In the Senate of the United States,

June 4, 2003.

Resolved, That the bill from the House of Representatives (H.R. 1588) entitled "An Act to authorize appropriations for fiscal year 2004 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes.", do pass with the following

AMENDMENT:

Strike out all after the enacting clause and insert:

1 SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "National Defense Au-
- 3 thorization Act for Fiscal Year 2004".

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1	SEC. 2. ORGANIZATION OF ACT INTO DIVISIONS; TABLE OF
2	CONTENTS.
3	(a) Divisions.—This Act is organized into three divi-
4	sions as follows:
5	(1) Division A—Department of Defense Author-
6	izations.
7	(2) Division B—Military Construction Author-
8	izations.
9	(3) Division C—Department of Energy National
10	Security Authorizations and Other Authorizations.
11	(b) Table of Contents.—The table of contents for
12	this Act is as follows:

- Sec. 1. Short title.
- Sec. 2. Organization of Act into divisions; table of contents.
- Sec. 3. Congressional defense committees defined.

DIVISION A—DEPARTMENT OF DEFENSE AUTHORIZATIONS

TITLE I—PROCUREMENT

Subtitle A—Authorization of Appropriations

- Sec. 101. Army.
- Sec. 102. Navy and Marine Corps.
- Sec. 103. Air Force.
- Sec. 104. Defense-wide activities.
- Sec. 105. Defense Inspector General.
- Sec. 106. Chemical agents and munitions destruction, Defense.
- Sec. 107. Defense health programs.
- Sec. 108. Reduction in authorization.

Subtitle B—Army Programs

- Sec. 111. CH-47 helicopter program.
- Sec. 112. Rapid infusion pumps.

Subtitle C-Navy Programs

- Sec. 121. Multiyear procurement authority for Navy programs.
- Sec. 122. Pilot program for flexible funding of naval vessel conversions and overhauls.

Subtitle D-Air Force Programs

- Sec. 131. Elimination of quantity limitations on multiyear procurement. authority for C-130J aircraft.
- Sec. 132. B-1B Bomber aircraft.

TITLE II—RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

Subtitle A—Authorization of Appropriations

- Sec. 201. Authorization of appropriations.
- Sec. 202. Amount for science and technology.
- Sec. 203. Defense Inspector General.
- Sec. 204. Defense health programs.

Subtitle B—Program Requirements, Restrictions, and Limitations

- Sec. 211. Prohibition on transfer of certain programs outside the Office of the Secretary of Defense.
- Sec. 212. Objective force indirect fires program.
- Sec. 213. Amount for Joint Engineering Data Management Information and Control System
- Sec. 214. Human tissue engineering.
- Sec. 215. Non-thermal imaging systems.
- Sec. 216. Magnetic levitation.
- Sec. 217. Composite sail test articles.
- Sec. 218. Portable Mobile Emergency Broadband Systems.
- Sec. 219. Boron energy cell technology.
- Sec. 220. Modification of program element of short range air defense radar program of the Army.
- Sec. 221. Amount for network centric operations.

Subtitle C—Ballistic Missile Defense

- Sec. 221. Fielding of ballistic missile defense capabilities.
- Sec. 222. Repeal of requirement for certain program elements for Missile Defense Agency activities.
- Sec. 223. Oversight of procurement, performance criteria, and operational test plans for ballistic missile defense programs.
- Sec. 224. Renewal of authority to assist local communities impacted by ballistic missile defense system test bed.
- Sec. 225. Requirement for specific authorization of Congress for design, development, or deployment of hit-to-kill ballistic missile interceptors.
- Sec. 226. Prohibition on use of funds for nuclear armed interceptors in missile defense systems.

Subtitle D—Other Matters

- Sec. 231. Global Research Watch program in the Office of the Director of Defense Research and Engineering.
- Sec. 232. Defense Advanced Research Projects Agency biennial strategic plan.
- Sec. 233. Enhancement of authority of Secretary of Defense to support science, mathematics, engineering, and technology education.
- Sec. 234. Department of Defense high-speed network-centric and bandwidth expansion program.

- Sec. 235. Department of Defense strategy for management of electromagnetic spectrum.
- Sec. 236. Amount for Collaborative Information Warfare Network.
- Sec. 237. Coproduction of Arrow ballistic missile defense system.

TITLE III—OPERATION AND MAINTENANCE

Subtitle A—Authorization of Appropriations

- Sec. 301. Operation and maintenance funding.
- Sec. 302. Working capital funds.
- Sec. 303. Armed Forces Retirement Home.

Subtitle B—Program Requirements, Restrictions, and Limitations

- Sec. 311. Emergency and morale communications programs.
- Sec. 312. Commercial imagery industrial base.
- Sec. 313. Information operations sustainment for land forces readiness of Army Reserve.
- Sec. 314. Submittal of survey on perchlorate contamination at Department of Defense sites.

Subtitle C—Environmental Provisions

- Sec. 321. General definitions applicable to facilities and operations.
- Sec. 322. Military readiness and conservation of protected species.
- Sec. 323. Arctic and Western Pacific Environmental Technology Cooperation Program.
- Sec. 324. Participation in wetland mitigation banks in connection with military construction projects.
- Sec. 325. Extension of authority to use environmental restoration account funds for relocation of a contaminated facility.
- Sec. 326. Applicability of certain procedural and administrative requirements to restoration advisory boards.
- Sec. 327. Expansion of authorities on use of vessels stricken from the Naval Vessel Register for experimental purposes.
- Sec. 328. Transfer of vessels stricken from the Naval Vessel Register for use as artificial reefs.
- Sec. 329. Salvage facilities.
- Sec. 330. Task force on resolution of conflict between military training and endangered species protection at Barry M. Goldwater Range, Arizona
- Sec. 331. Public health assessment of exposure to perchlorate.

Subtitle D—Reimbursement Authorities

- Sec. 341. Reimbursement of reserve component military personnel accounts for personnel costs of special operations reserve component personnel engaged in landmines clearance.
- Sec. 342. Reimbursement of reserve component accounts for costs of intelligence activities support provided by reserve component personnel.
- Sec. 343. Reimbursement rate for services provided to the Department of State.

Subtitle E—Defense Dependents Education

- Sec. 351. Assistance to local educational agencies that benefit dependents of members of the Armed Forces and Department of Defense civilian employees.
- Sec. 352. Impact aid for children with severe disabilities.

Subtitle F—Other Matters

- Sec. 361. Sale of Defense Information Systems Agency services to contractors performing the Navy-Marine Corps Intranet contract.
- Sec. 362. Use of the Defense Modernization Account for life cycle cost reduction initiatives.
- Sec. 363. Exemption of certain firefighting service contracts from prohibition on contracts for performance of firefighting functions.
- Sec. 364. Technical amendment relating to termination of Sacramento Army Depot, Sacramento, California.
- Sec. 365. Exception to competition requirement for workloads previously performed by depot-level activities.
- Sec. 366. Support for transfers of decommissioned vessels and shipboard equipment.
- Sec. 367. Aircraft for performance of aerial refueling mission.
- Sec. 368. Contracting with employers of persons with disabilities.
- Sec. 369. Repeal of calendar year limitations on use of commissary stores by certain Reserves and others.

TITLE IV—MILITARY PERSONNEL AUTHORIZATIONS

Subtitle A—Active Forces

- Sec. 401. End strengths for active forces.
- Sec. 402. Increased maximum percentage of general and flag officers on active duty authorized to be serving in grades above Brigadier General and Rear Admiral (lower half).
- Sec. 403. Extension of certain authorities relating to management of numbers of general and flag officers in certain grades.

Subtitle B—Reserve Forces

- Sec. 411. End strengths for Selected Reserve.
- Sec. 412. End strengths for Reserves on active duty in support of the Reserves.
- Sec. 413. End strengths for military technicians (dual status).
- Sec. 414. Fiscal year 2004 limitations on non-dual status technicians.

Subtitle C—Other Matters Relating to Personnel Strengths

- Sec. 421. Revision of personnel strength authorization and accounting process.
- Sec. 422. Exclusion of recalled retired members from certain strength limitations during period of war or national emergency.

Subtitle D—Authorization of Appropriations

Sec. 431. Authorization of appropriations for military personnel.

TITLE V-MILITARY PERSONNEL POLICY

Subtitle A—Officer Personnel Policy

- Sec. 501. Retention of health professions officers to fulfill active duty service obligations following failure of selection for promotion.
- Sec. 502. Eligibility for appointment as Chief of Army Veterinary Corps.

Subtitle B—Reserve Component Personnel Policy

- Sec. 511. Expanded authority for use of Ready Reserve in response to terrorism.
- Sec. 512. Streamlined process for continuing officers on the Reserve Active-status list.
- Sec. 513. National Guard officers on active duty in command of National Guard units.

Subtitle C-Revision of Retirement Authorities

Sec. 521. Permanent authority to reduce three-year time-in-grade requirement for retirement in grade for officers in grades above Major and Lieutenant Commander.

Subtitle D-Education and Training

- Sec. 531. Increased flexibility for management of senior level education and posteducation assignments.
- Sec. 532. Expanded educational assistance authority for cadets and midshipmen receiving ROTC scholarships.
- Sec. 533. Eligibility and cost reimbursement requirements for personnel to receive instruction at the Naval Postgraduate School.
- Sec. 534. Actions to address sexual misconduct at the service academies.
- Sec. 535. Funding of education assistance enlistment incentives to facilitate national service through Department of Defense Education Benefits Fund.

Subtitle E—Military Justice

- Sec. 551. Extended limitation period for prosecution of child abuse cases in courts-martial.
- Sec. 552. Clarification of blood alcohol content limit for the offense under the Uniform Code of Military Justice of drunken operation of a vehicle, aircraft, or vessel.

Subtitle F—Other Matters

- Sec. 561. High-tempo personnel management and allowance.
- Sec. 562. Alternate initial military service obligation for persons accessed under direct entry program.
- Sec. 563. Policy on concurrent deployment to combat zones of both military spouses of military families with minor children.
- Sec. 564. Enhancement of voting rights of members of the uniformed services.
- Sec. 565. Certain travel and transportation allowances for dependents of members of the Amed Frees who have committed dependent abuse.

TITLE VI—COMPENSATION AND OTHER PERSONNEL BENEFITS

Subtitle A-Pay and Allowances

- Sec. 601. Increase in basic pay for fiscal year 2004.
- Sec. 602. Revised annual pay adjustment process.
- Sec. 603. Computation of basic pay rate for commissioned officers with prior enlisted or warrant officer service.
- Sec. 604. Pilot program of monthly subsistence allowance for non-scholarship Senior ROTC members committing to continue ROTC participation as sophomores.
- Sec. 605. Basic allowance for housing for each member married to another member without dependents when both spouses are on sea duty.
- Sec. 606. Increased rate of family separation allowance.

Subtitle B-Bonuses and Special and Incentive Pays

- Sec. 611. One-year extension of certain bonus and special pay authorities for Reserve forces.
- Sec. 612. One-year extension of certain bonus and special pay authorities for certain health care professionals.
- Sec. 613. One-year extension of special pay and bonus authorities for nuclear officers.
- Sec. 614. One-year extension of other bonus and special pay authorities.
- Sec. 615. Special pay for reserve officers holding positions of unusual responsibility and of critical nature.
- Sec. 616. Assignment incentive pay for service in Korea.
- Sec. 617. Increased maximum amount of reenlistment bonus for active members.
- Sec. 618. Payment of Selected Reserve reenlistment bonus to members of Selected Reserve who are mobilized.
- Sec. 619. Increased rate of hostile fire and imminent danger special pay.
- Sec. 620. Availability of hostile fire and imminent danger special pay for reserve component members on inactive duty.
- Sec. 621. Expansion of overseas tour extension incentive program to officers.
- Sec. 622. Eligibility of warrant officers for accession bonus for new officers in critical skills.
- Sec. 623. Incentive bonus for conversion to military occupational specialty to ease personnel shortage.

Subtitle C—Travel and Transportation Allowances

- Sec. 631. Shipment of privately owned motor vehicle within continental United States.
- Sec. 632. Payment or reimbursement of student baggage storage costs for dependent children of members stationed overseas.
- Sec. 633. Contracts for full replacement value for loss or damage to personal property transported at Government expense.
- Sec. 634. Transportation of dependents to presence of members of the Armed Forces who are retired for illness or injury incurred in active duty.

Subtitle D-Retired Pay and Survivor Benefits

Sec. 641. Special rule for computation of retired pay base for commanders of combatant commands.

- Sec. 642. Survivor Benefit Plan annuities for surviving spouses of Reserves not eligible for retirement who die from a cause incurred or aggravated while on inactive-duty training.
- Sec. 643. Increase in death gratuity payable with respect to deceased members of the Armed Forces.
- Sec. 644. Full payment of both retired pay and compensation to disabled military retirees.

Subtitle E—Other Matters

- Sec. 651. Retention of accumulated leave.
- Sec. 652. GAO study.

Subtitle F—Naturalization and Family Protection for Military Members

- Sec. 661. Short title.
- Sec. 662. Requirements for naturalization through service in the Armed Forces of the United States.
- Sec. 663. Naturalization benefits for members of the Selected Reserve of the Ready Reserve.
- Sec. 664. Extension of posthumous benefits to surviving spouses, children, and parents.
- Sec. 665. Effective date.

TITLE VII—HEALTH CARE

- Sec. 701. Medical and dental screening for members of Selected Reserve units alerted for mobilization.
- Sec. 702. TRICARE beneficiary counseling and assistance coordinators for Reserve component beneficiaries.
- Sec. 703. Extension of authority to enter into personal services contracts for health care services to be performed at locations outside medical treatment facilities.
- Sec. 704. Department of Defense Medicare-Eligible Retiree Health Care Fund valuations and contributions.
- Sec. 705. Surveys on continued viability of TRICARE standard.
- Sec. 706. Elimination of limitation on covered beneficiaries' eligibility to receive health care services from former Public Health Service treatment facilities.
- Sec. 707. Modification of structure and duties of Department of Veterans Affairs-Department of Defense Health Executive Committee.
- Sec. 708. Eligibility of reserve officers for health care pending orders to active duty following commissioning.
- Sec. 709. Reimbursement of covered beneficiaries for certain travel expenses relating to specialized dental care.

TITLE VIII—ACQUISITION POLICY, ACQUISITION MANAGEMENT, AND RELATED MATTERS

Subtitle A—Acquisition Policy and Management

- Sec. 801. Temporary emergency procurement authority to facilitate defense against or recovery from terrorism or nuclear, biological, chemical, or radiological attack.
- Sec. 802. Special temporary contract closeout authority.

- Sec. 803. Defense acquisition program management for use of radio frequency spectrum.
- Sec. 804. National Security Agency Modernization Program.
- Sec. 805. Quality control in procurement of aviation critical safety items and related services.

Subtitle B—Procurement of Services

- Sec. 811. Expansion and extension of incentive for use of performance-based contracts in procurements of services.
- Sec. 812. Public-private competitions for the performance of Department of Defense functions.
- Sec. 813. Authority to enter into personal services contracts.

Subtitle C-Major Defense Acquisition Programs

- Sec. 821. Certain weapons-related prototype projects.
- Sec. 822. Applicability of Clinger-Cohen Act policies and requirements to equipment integral to a weapon or weapon system.
- Sec. 823. Applicability of requirement for reports on maturity of technology at initiation of major defense acquisition programs.

Subtitle D—Domestic Source Requirements

- Sec. 831. Exceptions to Berry amendment for contingency operations and other urgent situations.
- Sec. 832. Inapplicability of Berry amendment to procurements of waste and byproducts of cotton and wool fiber for use in the production of propellants and explosives.
- Sec. 833. Waiver authority for domestic source or content requirements.
- Sec. 834. Buy American exception for ball bearings and roller bearings used in foreign products.

Subtitle E—Defense Acquisition and Support Workforce

- Sec. 841. Flexibility for management of the defense acquisition and support workforce.
- Sec. 842. Limitation and reinvestment authority relating to reduction of the defense acquisition and support workforce.
- Sec. 843. Clarification and revision of authority for demonstration project relating to certain acquisition personnel management policies and procedures.

Subtitle F—Federal Support for Procurement of Anti-Terrorism Technologies and Services by State and Local Governments

- Sec. 851. Application of indemnification authority to State and local government contractors.
- Sec. 852. Federal support for enhancement of State and local anti-terrorism response capabilities.
- Sec. 853. Definitions.

Subtitle G—General Contracting Authorities, Procedures, and Limitations, and Other Matters

- Sec. 861. Limited acquisition authority for Commander of United States Joint Forces Command.
- Sec. 862. Operational test and evaluation.

- Sec. 863. Multiyear task and delivery order contracts.
- Sec. 864. Repeal of requirement for contractor assurances regarding the completeness, accuracy, and contractual sufficiency of technical data provided by the contractor.
- Sec. 865. Reestablishment of authority for short-term leases of real or personal property across fiscal years.
- Sec. 866. consolidation of contract requirements.

TITLE IX—DEPARTMENT OF DEFENSE ORGANIZATION AND MANAGEMENT

Subtitle A—Department Officers and Agencies

- Sec. 901. Clarification of responsibility of military departments to support combatant commands.
- Sec. 902. Redesignation of National Imagery and Mapping Agency as National Geospatial-Intelligence Agency.
- Sec. 903. Standards of conduct for members of the Defense Policy Board and the Defense Science Board.

Subtitle B—Space Activities

- Sec. 911. Coordination of space science and technology activities of the Department of Defense.
- Sec. 912. Space personnel cadre.
- Sec. 913. Policy regarding assured access to space for United States national security payloads.
- Sec. 914. Pilot program to provide space surveillance network services to entities outside the United States Government.
- Sec. 915. Content of biennial Global Positioning System report.

Subtitle C—Other Matters

- Sec. 921. Combatant Commander Initiative Fund.
- Sec. 922. Authority for the Marine Corps University to award the degree of master of operational studies.
- Sec. 923. Report on changing roles of United States Special Operations Command.
- Sec. 924. Integration of Defense intelligence, surveillance, and reconnaissance capabilities.
- Sec. 925. Establishment of the National Guard of the Northern Mariana Islands.

TITLE X—GENERAL PROVISIONS

Subtitle A—Financial Matters

- Sec. 1001. Transfer authority.
- Sec. 1002. United States contribution to NATO common-funded budgets in fiscal year 2004.
- Sec. 1003. Authorization of supplemental appropriations for fiscal year 2003.

Subtitle B—Improvement of Travel Card Management

- Sec. 1011. Mandatory disbursement of travel allowances directly to travel card creditors.
- Sec. 1012. Determinations of creditworthiness for issuance of Defense travel card.
- Sec. 1013. Disciplinary actions and assessing penalties for misuse of Defense travel cards.

Subtitle C—Reports

- Sec. 1021. Elimination and revision of various reporting requirements applicable to the Department of Defense.
- Sec. 1022. Global strike plan.
- Sec. 1023. Report on the conduct of Operation Iraqi Freedom.
- Sec. 1024. Report on mobilization of the reserves.
- Sec. 1025. Study of beryllium industrial base.

Subtitle D—Other Matters

- Sec. 1031. Blue forces tracking initiative.
- Sec. 1032. Loan, donation, or exchange of obsolete or surplus property.
- Sec. 1033. Acceptance of gifts and donations.
- Sec. 1034. Provision of living quarters for certain students working at National Security Agency laboratory.
- Sec. 1035. Protection of operational files of the National Security Agency.
- Sec. 1036. Transfer of administration of National Security Education Program to Director of Central Intelligence.
- Sec. 1037. Report on use of unmanned aerial vehicles for support of homeland security missions.
- Sec. 1038. Conveyance of surplus T-37 aircraft to Air Force Aviation Heritage Foundation, Incorporated.
- Sec. 1039. Sense of Senate on reward for information leading to resolution of status of members of the Armed Forces who remain missing in action.
- Sec. 1040. Advanced shipbuilding enterprise.
- Sec. 1041. Air fares for members of Armed Forces.
- Sec. 1042. Sense of Senate on deployment of airborne chemical agent monitoring systems at chemical stockpile disposal sites in the united states.
- Sec. 1043. Federal assistance for State programs under the National Guard Challenge Program.
- Sec. 1044. Sense of Senate on reconsideration of decision to terminate border seaport inspection duties of National Guard under National Guard drug interdiction and counter-drug mission.

TITLE XI—DEPARTMENT OF DEFENSE CIVILIAN PERSONNEL POLICY

- Sec. 1101. Authority to employ civilian faculty members at the Western Hemisphere Institute for Security Cooperation.
- Sec. 1102. Pay authority for critical positions.
- Sec. 1103. Extension, expansion, and revision of authority for experimental personnel program for scientific and technical personnel.
- Sec. 1104. Transfer of personnel investigative functions and related personnel of the Department of Defense.

TITLE XII—MATTERS RELATING TO OTHER NATIONS

- Sec. 1201. Authority to use funds for payment of costs of attendance of foreign visitors under Regional Defense Counterterrorism Fellowship Program.
- Sec. 1202. Availability of funds to recognize superior noncombat achievements or performance of members of friendly foreign forces and other foreign nationals.
- Sec. 1203. Check cashing and exchange transactions for foreign personnel in alliance or coalition forces.

- Sec. 1204. Clarification and extension of authority to provide assistance for international nonproliferation activities.
- Sec. 1205. Reimbursable costs relating to national security controls on satellite export licensing.
- Sec. 1206. Annual report on the NATO Prague capabilities commitment and the NATO Response Force.
- Sec. 1207. Expansion and extension of authority to provide additional support for counter-drug activities.
- Sec. 1208. Use of funds for unified counterdrug and counterterrorism campaign in Colombia.
- Sec. 1209. Competitive award of contracts for Iraqi reconstruction.

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

- Sec. 1301. Specification of Cooperative Threat Reduction programs and funds.
- Sec. 1302. Funding allocations.
- Sec. 1303. Annual certifications on use of facilities being constructed for Cooperative Threat Reduction projects or activities.
- Sec. 1304. Authority to use Cooperative Threat Reduction funds outside the former Soviet Union.
- Sec. 1305. One-year extension of inapplicability of certain conditions on use of funds for chemical weapons destruction.

DIVISION B—MILITARY CONSTRUCTION AUTHORIZATIONS

Sec. 2001. Short title.

TITLE XXI—ARMY

- Sec. 2101. Authorized Army construction and land acquisition projects.
- Sec. 2102. Family housing.
- Sec. 2103. Improvements to military family housing units.
- Sec. 2104. Authorization of appropriations, Army.
- Sec. 2105. Termination of authority to carry out certain fiscal year 2003 projects.
- Sec. 2106. Modification of authority to carry out certain fiscal year 2003 projects.
- Sec. 2107. Modification of authority to carry out certain fiscal year 2002 project.
- Sec. 2108. Modification of authority to carry out certain fiscal year 2001 project.

TITLE XXII—NAVY

- Sec. 2201. Authorized Navy construction and land acquisition projects.
- Sec. 2202. Family housing.
- Sec. 2203. Improvements to military family housing units.
- Sec. 2204. Authorization of appropriations, Navy.
- Sec. 2205. Termination of authority to carry out certain fiscal year 2003 project.

TITLE XXIII—AIR FORCE

- Sec. 2301. Authorized Air Force construction and land acquisition projects.
- Sec. 2302. Family housing.
- Sec. 2303. Improvements to military family housing units.
- Sec. 2304. Authorization of appropriations, Air Force.
- Sec. 2305. Modification of fiscal year 2003 authority relating to improvement of military family housing units.

TITLE XXIV—DEFENSE AGENCIES

- Sec. 2401. Authorized Defense Agencies construction and land acquisition projects.
- Sec. 2402. Family housing.
- Sec. 2403. Improvements to military family housing units.
- Sec. 2404. Energy conservation projects.
- Sec. 2405. Authorization of appropriations, Defense Agencies.
- Sec. 2406. Modification of authority to carry out certain fiscal year 2003 project.
- Sec. 2407. Modification of authority to carry out certain fiscal year 2003 projects.

TITLE XXV—NORTH ATLANTIC TREATY ORGANIZATION SECURITY INVESTMENT PROGRAM

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

TITLE XXVI—GUARD AND RESERVE FORCES FACILITIES

Sec. 2601. Authorized guard and reserve construction and land acquisition projects.

TITLE XXVII—EXPIRATION AND EXTENSION OF AUTHORIZATIONS

- Sec. 2701. Expiration of authorizations and amounts required to be specified by law
- Sec. 2702. Extension of authorizations of certain fiscal year 2001 projects.
- Sec. 2703. Extension of authorizations of certain fiscal year 2000 projects.
- Sec. 2704. Effective date.

TITLE XXVIII—GENERAL PROVISIONS

Subtitle A—Military Construction Program and Military Family Housing Changes

- Sec. 2801. Modification of general definitions relating to military construction.
- Sec. 2802. Increase in number of family housing units in Italy authorized for lease by the Navy.

Subtitle B—Real Property and Facilities Administration

- Sec. 2811. Increase in threshold for reports to Congress on real property transactions.
- Sec. 2812. Acceptance of in-kind consideration for easements.
- Sec. 2813. Expansion to military unaccompanied housing of authority to transfer property at military installations to be closed in exchange for military housing.
- Sec. 2814. Exemption from screening and use requirements under McKinney-Vento Homeless Assistance Act of Department of Defense property in emergency support of homeland security.

Subtitle C—Land Conveyances

- Sec. 2821. Transfer of land at Fort Campbell, Kentucky and Tennessee.
- Sec. 2822. Land conveyance, Fort Knox, Kentucky.
- Sec. 2823. Land conveyance, Marine Corps Logistics Base, Albany, Georgia.

- Sec. 2824. Land conveyance, Air Force and Army Exchange Service property, Dallas. Texas.
- Sec. 2825. Land exchange, Naval and Marine Corps Reserve Center, Portland Oregon.
- Sec. 2826. Land conveyance, Fort Ritchie, Maryland.
- Sec. 2827. Feasibility study of conveyance of Louisiana Army Ammunition Plant, Doyline, Louisiana.

Subtitle D—Review of Overseas Military Facility Structure

- Sec. 2841. Short title.
- Sec. 2842. Establishment of Commission.
- Sec. 2843. Duties of Commission.
- Sec. 2844. Powers of Commission.
- Sec. 2845. Commission personnel matters.
- Sec. 2846. Security.
- Sec. 2847. Termination of Commission.
- Sec. 2848. Funding.

DIVISION C—DEPARTMENT OF ENERGY NATIONAL SECU-RITY AUTHORIZATIONS AND OTHER AUTHORIZATIONS

TITLE XXXI—DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

Subtitle A-National Security Programs Authorizations

- Sec. 3101. National Nuclear Security Administration.
- Sec. 3102. Defense environmental management.
- Sec. 3103. Other defense activities.
- Sec. 3104. Defense nuclear waste disposal.
- Sec. 3105. Defense energy supply.

Subtitle B—Program Authorizations, Restrictions, and Limitations

- Sec. 3131. Repeal of prohibition on research and development of low-yield nuclear weapons.
- Sec. 3132. Readiness posture for resumption by the United States of underground nuclear weapons tests.
- Sec. 3133. Technical base and facilities maintenance and recapitalization activities.
- Sec. 3134. Continuation of processing, treatment, and disposition of legacy nuclear materials.
- Sec. 3135. Requirement for specific authorization of Congress for commencement of engineering development phase or subsequent phase of robust nuclear earth penetrator.

Subtitle C—Proliferation Matters

- Sec. 3141. Expansion of International Materials Protection, Control, and Accounting program.
- Sec. 3142. Semi-annual financial reports on Defense Nuclear Nonproliferation program.
- Sec. 3143. Report on reduction of excessive uncosted balances for defense nuclear nonproliferation activities.

Subtitle D—Other Matters

- Sec. 3151. Modification of authorities on Department of Energy personnel security investigations.
- Sec. 3152. Responsibilities of Environmental Management program and National Nuclear Security Administration of Department of Energy for environmental cleanup, decontamination and decommissioning, and waste management.
- Sec. 3153. Update of report on stockpile stewardship criteria.
- Sec. 3154. Progress reports on Energy Employees Occupational Illness Compensation Program.
- Sec. 3155. Study on the application of technology from the Robust Nuclear Earth
 Penetrator Program to Conventional Hard and Deeply Buried
 Target Weapons Development Programs.

Subtitle E—Consolidation of General Provisions on Department of Energy National Security Programs

Sec. 3161. Consolidation and assembly of recurring and general provisions on Department of Energy national security programs.

TITLE XXXII—DEFENSE NUCLEAR FACILITIES SAFETY BOARD

Sec. 3201. Authorization.

1 SEC. 3. CONGRESSIONAL DEFENSE COMMITTEES DEFINED.

- 2 For purposes of this Act, the term "congressional de-
- 3 fense committees" means—
- 4 (1) the Committee on Armed Services and the
- 5 Committee on Appropriations of the Senate; and
- 6 (2) the Committee on Armed Services and the
- 7 Committee on Appropriations of the House of Rep-
- 8 resentatives.

1	DIVISION A—DEPARTMENT OF
2	DEFENSE AUTHORIZATIONS
3	TITLE I—PROCUREMENT
4	Subtitle A—Authorization of
5	${\it Appropriations}$
6	SEC. 101. ARMY.
7	Funds are hereby authorized to be appropriated for fis-
8	cal year 2004 for procurement for the Army as follows:
9	(1) For aircraft, \$2,158,485,000.
10	(2) For missiles, \$1,553,462,000.
11	(3) For weapons and tracked combat vehicles,
12	\$1,658,504,000.
13	(4) For ammunition, \$1,363,305,000.
14	(5) For other procurement, \$4,266,027,000.
15	SEC. 102. NAVY AND MARINE CORPS.
16	(a) NAVY.—Funds are hereby authorized to be appro-
17	priated for fiscal year 2004 for procurement for the Navy
18	as follows:
19	(1) For aircraft, \$8,996,948,000.
20	(2) For weapons, including missiles and tor-
21	pedoes, \$2,046,821,000.
22	(3) For shipbuilding and conversion,
23	\$11,707,984,000.
24	(4) For other procurement, \$4,744,443,000.

- 1 (b) Marine Corps.—Funds are hereby authorized to
- 2 be appropriated for fiscal year 2004 for procurement for
- 3 the Marine Corps in the amount of \$1,089,599,000.
- 4 (c) NAVY AND MARINE CORPS AMMUNITION.—Funds
- 5 are hereby authorized to be appropriated for fiscal year
- 6 2004 for procurement of ammunition for the Navy and the
- 7 Marine Corps in the amount of \$924,355,000.
- 8 SEC. 103. AIR FORCE.
- 9 Funds are hereby authorized to be appropriated for fis-
- 10 cal year 2004 for procurement for the Air Force as follows:
- 11 (1) For aircraft, \$12,082,760,000.
- 12 (2) For ammunition, \$1,284,725,000.
- 13 (3) For missiles, \$4,394,439,000.
- 14 (4) For other procurement, \$11,630,659,000.
- 15 SEC. 104. DEFENSE-WIDE ACTIVITIES.
- 16 Funds are hereby authorized to be appropriated for fis-
- 17 cal year 2004 for Defense-wide procurement in the amount
- 18 of \$3,884,106,000.
- 19 SEC. 105. DEFENSE INSPECTOR GENERAL.
- 20 Funds are hereby authorized to be appropriated for fis-
- 21 cal year 2004 for procurement for the Inspector General of
- 22 the Department of Defense in the amount of \$2,100,000.

1	SEC. 106. CHEMICAL AGENTS AND MUNITIONS DESTRUC-
2	TION, DEFENSE.
3	There is hereby authorized to be appropriated for the
4	Office of the Secretary of Defense for fiscal year 2004 the
5	amount of \$1,530,261,000 for—
6	(1) the destruction of lethal chemical agents and
7	munitions in accordance with section 1412 of the De-
8	partment of Defense Authorization Act, 1986 (50
9	U.S.C. 1521); and
10	(2) the destruction of chemical warfare materiel
11	of the United States that is not covered by section
12	1412 of such Act.
13	SEC. 107. DEFENSE HEALTH PROGRAMS.
14	Funds are hereby authorized to be appropriated for fis-
15	cal year 2004 for the Department of Defense for procure-
16	ment for carrying out health care programs, projects, and
17	activities of the Department of Defense in the total amount
18	of \$327,826,000.
19	SEC. 108. REDUCTION IN AUTHORIZATION.1
20	The total amount authorized to be appropriated under
21	section 104 is hereby reduced by \$3,300,000, with
22	\$2,100,000 of the reduction to be allocated to Special Oper-
23	ations Forces rotary upgrades and \$1,200,000 to be allo-
24	cated to Special Operations Forces operational enhance-
25	ments.

Subtitle B—Army Programs

- 2 SEC. 111. CH-47 HELICOPTER PROGRAM.
- 3 (a) REQUIREMENT FOR STUDY.—The Secretary of the
- 4 Army shall study the feasibility and the costs and benefits
- 5 of providing for the participation of a second source in the
- 6 production of gears for the helicopter transmissions incor-
- 7 porated into CH-47 helicopters being procured by the Army
- 8 with funds authorized to be appropriated by this Act.
- 9 (b) Report.—Not later than 90 days after the date
- 10 of the enactment of this Act, the Secretary shall submit a
- 11 report on the results of the study to Congress.
- 12 SEC. 112. RAPID INFUSION PUMPS.
- 13 (a) AVAILABILITY OF FUNDS.—(1) Of the amount au-
- 14 thorized to be appropriated by section 101(5) for other pro-
- 15 curement, Army, \$2,000,000 may be available for medical
- 16 equipment for the procurement of rapid infusion (IV)
- 17 pumps.

1

- 18 (2) The total amount authorized to be appropriated
- 19 under section 101(5) is hereby increased by \$2,000,000.
- 20 (b) Offset.—Of the amount authorized to be appro-
- 21 priated by section 301(1) for operation and maintenance,
- 22 Army, the amount available is hereby reduced by
- 23 \$2,000,000.

Subtitle C—Navy Programs 1 SEC. 121. MULTIYEAR PROCUREMENT AUTHORITY FOR 3 NAVY PROGRAMS. 4 (a) AUTHORITY.—Beginning with the fiscal year 2004 program year, the Secretary of the Navy may, in accord-5 ance with section 2306b of title 10, United States Code, enter into a multiyear contract for procurement for the fol-7 lowing programs: 9 (1) The F/A-18 aircraft program. 10 (2) The E-2C aircraft program. 11 (3) The Tactical Tomahawk Cruise Missile pro-12 gram, subject to subsection (b). (4) The Virginia class submarine, subject to sub-13 14 section (c). 15 (5) The Phalanx Close In Weapon System pro-16 gram, Block 1B. 17 (b) Tactical Tomahawk Cruise Missiles.—The 18 Secretary may not enter into a multiyear contract for the procurement of Tactical Tomahawk Cruise Missiles under subsection (a)(3) until the Secretary determines on the basis 20 of operational testing that the Tactical Tomahawk Cruise Missile is effective for fleet use. 23 VIRGINIA CLASSSubmarines.—Paragraphs (2)(A), (3), and (4) of section 121(b) of the National Defense Authorization Act for Fiscal Year 1998 (Public Law 105–

1	85; 111 Stat. 1648) shall apply in the exercise of authority
2	to enter into a multiyear contract for the procurement of
3	$Virginia\ class\ submarines\ under\ subsection\ (a)(4).$
4	SEC. 122. PILOT PROGRAM FOR FLEXIBLE FUNDING OF
5	NAVAL VESSEL CONVERSIONS AND OVER
6	HAULS.
7	(a) Establishment.—The Secretary of the Navy may
8	carry out a pilot program of flexible funding of conversions
9	and overhauls of cruisers of the Navy in accordance with
10	this section.
11	(b) Authority.—Under the pilot program the Sec-
12	retary of the Navy may, subject to subsection (d), transfer
13	appropriated funds described in subsection (c) to the appro-
14	priation for the Navy for procurement for shipbuilding and
15	conversion for any fiscal year to continue to fund any con-
16	version or overhaul of a cruiser of the Navy that was ini-
17	tially funded with the appropriation to which transferred.
18	(c) Funds Available for Transfer.—The appro-
19	priations available for transfer under this section are the
20	appropriations to the Navy for any fiscal year after fiscal
21	year 2003 and before fiscal year 2013 for the following pur-
22	poses:
23	(1) For procurement, as follows:
24	(A) For shipbuilding and conversion.

(B) For weapons procurement.

25

1	(C) For other procurement.
2	(2) For operation and maintenance.
3	(d) Limitations.—(1) A transfer may be made with
4	respect to a cruiser under this section only to meet the fol-
5	lowing requirements:
6	(A) Any increase in the size of the workload for
7	conversion or overhaul to meet existing requirements
8	for the cruiser.
9	(B) Any new conversion or overhaul requirement
10	resulting from a revision of the original baseline con-
11	version or overhaul program for the cruiser.
12	(2) A transfer may not be made under this section be-
13	fore the date that is 30 days after the date on which the
14	Secretary of the Navy transmits to the congressional defense
15	committees a written notification of the intended transfer.
16	The notification shall include the following matters:
17	(A) The purpose of the transfer.
18	(B) The amounts to be transferred.
19	(C) Each account from which the funds are to be
20	transferred.
21	(D) Each program, project, or activity from
22	which the funds are to be transferred.
23	(E) Each account to which the funds are to be
24	transferred.

- 1 (F) A discussion of the implications of the trans-
- 2 fer for the total cost of the cruiser conversion or over-
- 3 haul program for which the transfer is to be made.
- 4 (e) Merger of Funds.—Amounts transferred to an
- 5 appropriation with respect to the conversion or overhaul of
- 6 a cruiser under this section shall be credited to and merged
- 7 with other funds in the appropriation to which transferred
- 8 and shall be available for the conversion or overhaul of such
- 9 cruiser for the same period as the appropriation with which
- 10 merged.
- 11 (f) Relationship to Other Transfer Author-
- 12 ITY.—The authority to transfer funds under this section is
- 13 in addition to any other authority provided by law to
- 14 transfer appropriated funds and is not subject to any re-
- 15 striction, limitation, or procedure that is applicable to the
- 16 exercise of any such other authority.
- 17 (g) Final Report.—Not later than October 1, 2011,
- 18 the Secretary of the Navy shall submit to the congressional
- 19 defense committees a report containing the Secretary's eval-
- 20 uation of the efficacy of the authority provided under this
- 21 section.
- 22 (h) Termination of Program.—No transfer may be
- 23 made under this section after September 30, 2012.

Subtitle D—Air Force Programs

- 2 SEC. 131. ELIMINATION OF QUANTITY LIMITATIONS ON
- 3 MULTIYEAR PROCUREMENT AUTHORITY FOR
- 4 *C-130J AIRCRAFT*.
- 5 Section 131(a) of the Bob Stump National Defense Au-
- 6 thorization Act for Fiscal Year 2003 (Public Law 107–314;
- 7 116 Stat. 2475) is amended by striking "up to 40 C-130J
- 8 aircraft in the CC-130J configuration and up to 24 C-
- 9 130J aircraft in the KC-130J configuration" and inserting
- 10 "C-130J aircraft in the CC-130J and KC-130J configura-
- 11 tions".

1

- 12 SEC. 132. B–1B BOMBER AIRCRAFT.
- 13 (a) Amount for Aircraft.—(1) Of the amount au-
- 14 thorized to be appropriated under section 103(1),
- 15 \$20,300,000 may be available to reconstitute the fleet of B-
- 16 1B bomber aircraft through modifications of 23 B-1B
- 17 bomber aircraft otherwise scheduled to be retired in fiscal
- 18 year 2003 that extend the service life of such aircraft and
- 19 maintain or, as necessary, improve the capabilities of such
- 20 aircraft for mission performance.
- 21 (2) The Secretary of the Air Force shall submit to the
- 22 congressional defense committees a report that specifies the
- 23 amounts necessary to be included in the future-years defense
- 24 program to reconstitute the B-1B bomber aircraft fleet of
- 25 the Air Force.

1	(b) Adjustment.—(1) The total amount authorized to
2	be appropriated under section 103(1) is hereby increased
3	by \$20,300,000.
4	(2) The total amount authorized to be appropriated
5	under section 104 is hereby reduced by \$20,300,000, with
6	the amount of the reduction to be allocated to Special Oper-
7	ations Forces operational enhancements.
8	TITLE II—RESEARCH, DEVELOP-
9	MENT, TEST, AND EVALUA-
10	TION
11	$Subtitle\ A-Authorization\ of$
12	${\it Appropriations}$
13	SEC. 201. AUTHORIZATION OF APPROPRIATIONS.
14	Funds are hereby authorized to be appropriated for fis-
15	cal year 2004 for the use of the Department of Defense for
16	research, development, test, and evaluation as follows:
17	(1) For the Army, \$9,012,500,000.
18	(2) For the Navy, \$14,590,284,000.
19	(3) For the Air Force, \$20,382,407,000.
20	(4) For Defense-wide activities, \$19,135,679,000,
21	of which \$286,661,000 is authorized for the Director
2.2.	of Operational Test and Evaluation

1 SEC. 202. AMOUNT FOR SCIENCE AND TECHNOLOGY.

- 2 (a) Amount for Projects.—Of the total amount au-
- 3 thorized to be appropriated by section 201, \$10,705,561,000
- 4 shall be available for science and technology projects.
- 5 (b) Science and Technology Defined.—In this
- 6 section, the term "science and technology project" means
- 7 work funded in program elements for defense research, de-
- 8 velopment, test, and evaluation under Department of De-
- 9 fense budget activities 1, 2, or 3.

10 SEC. 203. DEFENSE INSPECTOR GENERAL.

- 11 Funds are hereby authorized to be appropriated for fis-
- 12 cal year 2004 for research, development, test, and evalua-
- 13 tion for the Inspector General of the Department of Defense
- 14 in the amount of \$300,000.

15 SEC. 204. DEFENSE HEALTH PROGRAMS.

- 16 Funds are hereby authorized to be appropriated for fis-
- 17 cal year 2004 for the Department of Defense for research,
- 18 development, test, and evaluation for carrying out health
- 19 care programs, projects, and activities of the Department
- 20 of Defense in the total amount of \$65,796,000.

1	Subtitle B—Program Requirements,
2	Restrictions, and Limitations
3	SEC. 211. PROHIBITION ON TRANSFER OF CERTAIN PRO-
4	GRAMS OUTSIDE THE OFFICE OF THE SEC-
5	RETARY OF DEFENSE.
6	The Secretary of Defense may not designate any offi-
7	cial outside the Office of the Secretary of Defense to exercise
8	authority for programming or budgeting for any of the fol-
9	lowing programs:
10	(1) Explosive demilitarization technology (pro-
11	$gram\ element\ 0603104D8Z).$
12	(2) High energy laser research initiative (pro-
13	$gram\ element\ 0601108D8Z).$
14	(3) High energy laser research (program element
15	0602890D8Z).
16	(4) High energy laser advanced development
17	$(program\ element\ 0603924D8Z).$
18	(5) University research initiative (program ele-
19	$ment\ 0601103D8Z).$
20	SEC. 212. OBJECTIVE FORCE INDIRECT FIRES PROGRAM.
21	(a) Distinct Program Element.—The Secretary of
22	Defense shall ensure that, not later than October 1, 2003,
23	the Objective Force Indirect Fires Program is being
24	planned, programmed, and budgeted for as a distinct pro-
25	gram element and that funds available for such program

- 1 are being administered consistent with the budgetary status
- 2 of the program as a distinct program element.
- 3 (b) Prohibition.—Effective on October 1, 2003, the
- 4 Objective Force Indirect Fires Program may not be
- 5 planned, programmed, and budgeted for, and funds avail-
- 6 able for such program may not be administered, in one pro-
- 7 gram element in combination with the Armored Systems
- 8 Modernization program.
- 9 (c) Certification Requirement.—At the same time
- 10 that the President submits the budget for fiscal year 2005
- 11 to Congress under section 1105(a) of title 31, United States
- 12 Code, the Secretary of Defense shall submit to the Commit-
- 13 tees on Armed Services of the Senate and the House of Rep-
- 14 resentatives a written certification that the Objective Force
- 15 Indirect Fires Program is being planned, programmed, and
- 16 budgeted for, and funds available for such program are
- 17 being administered, in accordance with the requirement in
- 18 subsection (a) and the prohibition in subsection (b).
- 19 SEC. 213. AMOUNT FOR JOINT ENGINEERING DATA MAN-
- 20 AGEMENT INFORMATION AND CONTROL SYS-
- 21 **TEM**.
- 22 (a) NAVY RDT&E.—The amount authorized to be ap-
- 23 propriated under section 201(2) is hereby increased by
- 24 \$2,500,000. Such amount may be available for the Joint

- 1 Engineering Data Management Information and Control
- 2 System (JEDMICS).
- 3 (b) Navy Procurement.—The amount authorized to
- 4 be appropriated under section 102(a)(4) is hereby reduced
- 5 by \$2,500,000, to be derived from the amount provided for
- 6 the Joint Engineering Data Management Information and
- 7 Control System (JEDMICS).
- 8 SEC. 214. HUMAN TISSUE ENGINEERING.
- 9 (a) Amount.—Of the amount authorized to be appro-
- 10 priated under section 201(1), \$1,700,000 may be available
- 11 in PE 0602787 for human tissue engineering. The total
- 12 amount authorized to be appropriated under section 201(1)
- 13 *is hereby increased by* \$1,700,000.
- 14 (b) Offsets.—Of the amount authorized to be appro-
- 15 priated under section 301(4) for Operations and Mainte-
- 16 nance, Air Force is hereby reduced by \$1,700,000.
- 17 SEC. 215. NON-THERMAL IMAGING SYSTEMS.
- 18 (a) Availability of Funds.—Of the amount author-
- 19 ized to be appropriated by section 201(2) for research, devel-
- 20 opment, test, and evaluation for the Navy and available for
- 21 Power Projection Applied Research (PE 602114N),
- 22 \$2,000,000 may be available for research and development
- 23 of non-thermal imaging systems. The total amount author-
- 24 ized to be appropriated under section 201(2) is hereby in-
- 25 creased by \$2,000,000

- 1 (b) Offsets.—The amount authorized to be appro-
- 2 priated by section 301(4) for Operation and Maintenance,
- 3 Air Force is hereby reduced by \$1,000,000 and the amount
- 4 authorized to be appropriated by section 104 for Defense-
- 5 wide activities, is hereby reduced by \$1,000,000 for Special
- 6 Operations Forces rotary wing upgrades.

7 SEC. 216. MAGNETIC LEVITATION.

- 8 (a) Increase in Authorization of Appropria-
- 9 Tions.—The amount authorized to be appropriated by sec-
- 10 tion 201(3) for research, development, test, and evaluation
- 11 for the Air Force is hereby increased by \$2,100,000, with
- 12 the amount of the increase to be allocated to Major Test
- 13 and Evaluation Investment (PE 0604759F).
- 14 (b) AVAILABILITY.—(1) Of the amount authorized to
- 15 be appropriated by section 201(3) for research, development,
- 16 test, and evaluation for the Air Force and available for
- 17 Major Test and Evaluation Investment, as increased by
- 18 subsection (a), \$2,100,000 may be available for research and
- 19 development on magnetic levitation technologies at the high
- 20 speed test track at Holloman Air Force Base, New Mexico.
- 21 (2) The amount available under paragraph (1) for the
- 22 purpose specified in that paragraph is in addition to any
- 23 other amounts available under this Act for that purpose.

- 1 (c) Offset.—The amount authorized to be appro-
- 2 priated by section 301(4) for Operation and Maintenance,
- 3 Air Force, is hereby reduced by \$2,100,000.
- 4 SEC. 217. COMPOSITE SAIL TEST ARTICLES.
- 5 (a) Availability of Funds.—The total amount au-
- 6 thorized to be appropriated under section 201(2) for Vir-
- 7 ginia-class submarine development, may be increased by
- 8 \$2,000,000 for the development and fabrication of composite
- 9 sail test articles for incorporation into designs for future
- 10 submarines.
- 11 (b) Offset.—The amount authorized to be appro-
- 12 priated under section 104 may be reduced by \$2,000,000,
- 13 to be derived from the amount provided for Special Oper-
- 14 ations Forces operational enhancements.
- 15 SEC. 218. PORTABLE MOBILE EMERGENCY BROADBAND SYS-
- 16 **TEMS**.
- 17 (a) Availability of Funds.—(1) Of the amount au-
- 18 thorized to be appropriated by section 201(1) for research,
- 19 development, test, and evaluation for the Army, \$2,000,000
- 20 may be available for the development of Portable Mobile
- 21 Emergency Broadband Systems (MEBS).
- 22 (2) The total amount authorized to be appropriated
- 23 under section 201(1) is hereby increased by \$2,000,000.
- 24 (b) Offset.—The amount authorized to be appro-
- 25 priated by section 104 for procurement, Defense-wide ac-

- 1 tivities, Special Operations Forces operational enhance-
- 2 ments is hereby reduced by \$2,000,000.
- 3 SEC. 219. BORON ENERGY CELL TECHNOLOGY.
- 4 (a) Increase in RDT&E, Air Force.—The amount
- 5 authorized to be appropriated by section 201(3) for re-
- 6 search, development, test, and evaluation for the Air Force
- 7 is hereby increased by \$5,000,000.
- 8 (b) Availability for Boron Energy Cell Tech-
- 9 NOLOGY.—(1) of the amount authorized to be appropriated
- 10 by section 201(3) for research, development, test, and eval-
- 11 uation for the Air Force, as increased by subsection (a),
- 12 \$5,000,000 may be available for research, development, test,
- 13 and evaluation on boron energy cell technology.
- 14 (2) The amount available under paragraph (1) for the
- 15 purpose specified in that paragraph is in addition to any
- 16 other amounts available under this Act for that purpose.
- 17 (c) Offset from Operation and Maintenance,
- 18 ARMY.—The amount authorized to be appropriated by sec-
- 19 tion 301(1), for operation and maintenance for the Army
- 20 *is hereby reduced by* \$5,000,000.
- 21 SEC. 220. MODIFICATION OF PROGRAM ELEMENT OF
- 22 SHORT RANGE AIR DEFENSE RADAR PRO-
- 23 GRAM OF THE ARMY.
- 24 The program element of the short range air defense
- 25 radar program of the Army may be modified from Program

1	Element 602303A (Missile Technology) to Program Element
2	603772A (Advanced Tactical Computer Science and Sensor
3	Technology).
4	SEC. 221. AMOUNT FOR NETWORK CENTRIC OPERATIONS.
5	Of the amount authorized to be appropriated under
6	section 201(1) for historically Black colleges and univer-
7	sities, \$1,000,000 may be used for funding the initiation
8	of a capability in such institutions to support the network
9	centric operations of the Department of Defense.
10	Subtitle C—Ballistic Missile
11	Defense
12	SEC. 221. FIELDING OF BALLISTIC MISSILE DEFENSE CAPA-
13	BILITIES.
14	Funds authorized to be appropriated under section
15	201(4) for the Missile Defense Agency may be used for the
16	development and fielding of an initial set of ballistic missile
17	defense capabilities.
18	SEC. 222. REPEAL OF REQUIREMENT FOR CERTAIN PRO-
19	GRAM ELEMENTS FOR MISSILE DEFENSE
20	AGENCY ACTIVITIES.
21	Section 223 of title 10, United States Code is
22	amended—
23	(1) by striking subsection (a);
24	(2) by redesignating subsections (b) and (c) as
25	subsections (a) and (b), respectively; and

1	(3) in subsection (b), as so redesignated, by strik-
2	ing "specified in subsection (a)".
3	SEC. 223. OVERSIGHT OF PROCUREMENT, PERFORMANCE
4	CRITERIA, AND OPERATIONAL TEST PLANS
5	FOR BALLISTIC MISSILE DEFENSE PRO-
6	GRAMS.
7	(a) Procurement.—(1) Chapter 9 of title 10, United
8	States Code, is amended by inserting after section 223 the
9	following new section:
10	"§ 223a. Ballistic missile defense programs: procure-
11	ment
12	"(a) Budget Justification Materials.—(1) In the
13	budget justification materials submitted to Congress in sup-
14	port of the Department of Defense budget for any fiscal year
15	(as submitted with the budget of the President under section
16	1105(a) of title 31), the Secretary of Defense shall specify,
17	for each ballistic missile defense system element, the fol-
18	lowing information:
19	"(A) For each ballistic missile defense element
20	for which the Missile Defense Agency in engaged in
21	planning for production and initial fielding, the fol-
22	lowing information:
23	"(i) The production rate capabilities of the
24	production facilities planned to be used.

1	"(ii) The potential date of availability of
2	the element for initial fielding.
3	"(iii) The expected costs of the initial pro-
4	duction and fielding planned for the element.
5	"(iv) The estimated date on which the ad-
6	ministration of the acquisition of the element is
7	to be transferred to the Secretary of a military
8	department.
9	"(B) The performance criteria prescribed under
10	subsection (b).
11	"(2) The information provided under paragraph (1)
12	shall be submitted in an unclassified form, but may include
13	a classified annex as necessary.
14	"(b) Performance Criteria.—(1) The Director of
15	the Missile Defense Agency shall prescribe measurable per-
16	formance criteria for all planned development phases
17	(known as "blocks") of the ballistic missile defense system
18	and each of its elements. The performance criteria may be
19	updated as necessary while the program and any follow-
20	on program remain in development.
21	"(2) The performance criteria prescribed for a block
22	under paragraph (1) shall include one or more criteria that
23	specifically describe, in relation to that block, the intended
24	effectiveness against foreign adversary capabilities, includ-

- 1 ing a description of countermeasures, for which the system
- 2 is being designed as a defense.
- 3 "(c) Operational Test Plans.—The Director of
- 4 Operational Test and Evaluation, in consultation with the
- 5 Director of the Missile Defense Agency, shall establish and
- 6 approve for each ballistic missile defense system element ap-
- 7 propriate plans and schedules for operational testing. The
- 8 test plans shall include an estimate of when successful per-
- 9 formance of the element in accordance with each perform-
- 10 ance criterion is to be verified by operational testing. The
- 11 test plans for a program may be updated as necessary while
- 12 the program and any follow-on program remain in develop-
- 13 *ment*.
- 14 "(d) Annual Testing Progress.— The annual re-
- 15 port of the Director of Operational Test and Evaluation
- 16 required under section 232(h) of the National Defense Au-
- 17 thorization Act for Fiscal Year 2002 (Public Law 107–107;
- 18 10 U.S.C. 2431 note) shall include the following:
- 19 "(1) The test plans established under subsection
- 20 (c); and
- 21 "(2) An assessment of the progress being made
- 22 toward verifying through operational testing the per-
- formance of the system under a missile defense system
- 24 program as measured by the performance criteria
- 25 prescribed for the program under subsection (b).

- 1 "(e) Future-Years Defense Program.—The future-years defense program submitted to Congress each year under section 221 of this title shall include an estimate of the amount necessary for procurement for each ballistic missile defense system element, together with a discussion of the underlying factors and reasoning justifying the esti-7 mate.". 8 (2) The table of contents at the beginning of such chapter 9 is amended by inserting after the item relating to sec-10 tion 223 the following new item: "223a. Ballistic missile defense programs: procurement.". 11 (b) Exception for First Assessment.—The first 12 assessment required under subsection (d) of section 223a of title 10, United States Code (as added by subsection (a)), shall be an interim assessment submitted to the Committees on Armed Services of the Senate and the House of Representatives not later than July 31, 2004. 16 17 SEC. 224. RENEWAL OF AUTHORITY TO ASSIST LOCAL COM-MUNITIES IMPACTED BY BALLISTIC MISSILE
- 18
- 19 DEFENSE SYSTEM TEST BED.
- 20 Section 235(b) of the National Defense Authorization
- Act for Fiscal Year 2002 (Public Law 107–107; 115 Stat.
- 22 1041) is amended—
- 23 (1) in paragraph (1), by inserting ", 2004, 2005,
- or 2006" after "for fiscal year 2002"; and 24

1	(2) by adding at the end the following new para-
2	graph:
3	"(3) In the budget justification materials for the De-
4	partment of Defense that the Secretary of Defense submits
5	to Congress in connection with the submission of the budget
6	for fiscal year 2004, the budget for fiscal year 2005, and
7	the budget for fiscal year 2006 under section 1105(a) of title
8	31, United States Code, the Secretary shall include a de-
9	scription of the community assistance projects that are to
10	be supported in such fiscal year under this subsection and
11	an estimate of the total cost of each such project.".
12	SEC. 225. REQUIREMENT FOR SPECIFIC AUTHORIZATION OF
12	• • • • • • • • • • • • • • • • • • • •
	CONGRESS FOR DESIGN, DEVELOPMENT, OR
13	•
13 14	CONGRESS FOR DESIGN, DEVELOPMENT, OR
13 14 15	CONGRESS FOR DESIGN, DEVELOPMENT, OR DEPLOYMENT OF HIT-TO-KILL BALLISTIC MIS-
13 14 15 16	CONGRESS FOR DESIGN, DEVELOPMENT, OR DEPLOYMENT OF HIT-TO-KILL BALLISTIC MISSILE INTERCEPTORS.
13 14 15 16 17	CONGRESS FOR DESIGN, DEVELOPMENT, OR DEPLOYMENT OF HIT-TO-KILL BALLISTIC MIS- SILE INTERCEPTORS. (a) No amount authorized to be appropriated by this
13 14 15 16 17	CONGRESS FOR DESIGN, DEVELOPMENT, OR DEPLOYMENT OF HIT-TO-KILL BALLISTIC MIS- SILE INTERCEPTORS. (a) No amount authorized to be appropriated by this Act for research, development, test, and evaluation, Defense-
13 14 15 16 17 18	CONGRESS FOR DESIGN, DEVELOPMENT, OR DEPLOYMENT OF HIT-TO-KILL BALLISTIC MISSILE INTERCEPTORS. (a) No amount authorized to be appropriated by this Act for research, development, test, and evaluation, Defensewide, and available for Ballistic Missile Defense System
13 14 15 16 17 18 19 20	CONGRESS FOR DESIGN, DEVELOPMENT, OR DEPLOYMENT OF HIT-TO-KILL BALLISTIC MISSILE INTERCEPTORS. (a) No amount authorized to be appropriated by this Act for research, development, test, and evaluation, Defensewide, and available for Ballistic Missile Defense System Interceptors (PE 060886C), may be obligated or expended
13 14 15 16 17 18 19 20 21	CONGRESS FOR DESIGN, DEVELOPMENT, OR DEPLOYMENT OF HIT-TO-KILL BALLISTIC MIS- SILE INTERCEPTORS. (a) No amount authorized to be appropriated by this Act for research, development, test, and evaluation, Defense- wide, and available for Ballistic Missile Defense System Interceptors (PE 060886C), may be obligated or expended to design, develop, or deploy hit-to-kill interceptors or other
13 14 15 16 17 18 19 20 21	CONGRESS FOR DESIGN, DEVELOPMENT, OR DEPLOYMENT OF HIT-TO-KILL BALLISTIC MIS- SILE INTERCEPTORS. (a) No amount authorized to be appropriated by this Act for research, development, test, and evaluation, Defense- wide, and available for Ballistic Missile Defense System Interceptors (PE 060886C), may be obligated or expended to design, develop, or deploy hit-to-kill interceptors or other weapons for placement in space unless specifically author-

1	ceptors, \$14,000,000 is available for research and concept
2	definition for the space based test bed.
3	SEC. 226. PROHIBITION ON USE OF FUNDS FOR NUCLEAR
4	ARMED INTERCEPTORS IN MISSILE DEFENSE
5	SYSTEMS.
6	No funds authorized to be appropriated for the Depart-
7	ment of Defense by this Act may be obligated or expended
8	for research, development, test, and evaluation, procure-
9	ment, or deployment of nuclear armed interceptors in a
10	missile defense system.
11	Subtitle D—Other Matters
12	SEC. 231. GLOBAL RESEARCH WATCH PROGRAM IN THE OF-
13	FICE OF THE DIRECTOR OF DEFENSE RE-
14	SEARCH AND ENGINEERING.
15	Section 139a of title 10, United States Code, is amend-
16	ed by adding at the end the following new subsection:
17	"(c)(1) The Director shall carry out a Global Research
18	Watch program.
19	"(2) The goals of the program are as follows:
20	"(A) To monitor and analyze the basic and ap-
21	plied research activities and capabilities of foreign
22	nations in areas of military interest, including allies
23	and competitors.
24	"(B) To provide standards for comparison and
25	comparative analysis of research capabilities of for-

- eign nations in relation to the research capabilities of
 the United States.
- "(C) To assist Congress and Department of Defense officials in making investment decisions for research in technical areas where the United States may not be the global leader.
- 7 "(D) To identify areas where significant oppor-8 tunities for cooperative research may exist.
- 9 "(E) To coordinate and promote the inter-10 national cooperative research and analysis activities 11 of each of the armed forces and Defense Agencies.
- "(F) To establish and maintain an electronic database on international research capabilities, comparative assessments of capabilities, cooperative research opportunities, and ongoing cooperative proqrams.
- 17 "(3) The program shall be focused on research and 18 technologies at a technical maturity level equivalent to De-19 partment of Defense basic and applied research programs.
- 20 "(4) The Director shall coordinate the program with 21 the international cooperation and analysis activities of the 22 military departments and Defense Agencies.
- "(5) Information in electronic databases of the Global
 Research Watch program shall be maintained in unclassi-

1	fied form and, as determined necessary by the Director, in
2	classified form in such databases.".
3	SEC. 232. DEFENSE ADVANCED RESEARCH PROJECTS AGEN-
4	CY BIENNIAL STRATEGIC PLAN.
5	(a) Requirement for Plan.—(1) Subchapter II of
6	chapter 8 of title 10, United States Code, is amended by
7	inserting after section 201 the following new section:
8	"§ 202. Defense Advanced Research Projects Agency:
9	biennial strategic plan
10	"(a) Requirement for Strategic Plan.—(1)
11	Every other year, and in time for submission to Congress
12	under subsection (b), the Director of the Defense Advanced
13	Research Projects Agency shall prepare a strategic plan for
14	the activities of the agency.
15	"(2) The strategic plan shall include the following mat-
16	ters:
17	"(A) The long-term strategic goals of the agency.
18	"(B) Identification of the research programs that
19	support—
20	"(i) achievement of the strategic goals; and
21	"(ii) exploitation of opportunities that hold
22	the potential for yielding significant military
23	benefits.

1	"(C) The connection of agency activities and
2	programs to activities and missions of the armed
3	forces.
4	"(D) A technology transition strategy for agency
5	programs.
6	"(E) An assessment of agency policies on the
7	management, organization, and personnel of the agen-
8	cy.
9	"(b) Submission of Plan to Congress.—The Sec-
10	retary of Defense shall submit the latest biennial strategic
11	plan of the Defense Advanced Research Projects Agency to
12	Congress at the same time that the President submits the
13	budget for an even-numbered year to Congress under section
14	1105(a) of title 31.
15	"(c) Review Panel.—(1) The Secretary of Defense
16	shall establish a panel to advise the Director of the Defense
17	Research Projects Agency on the preparation, content, and
18	execution of the biennial strategic plan.
19	"(2) The panel shall be composed of members ap-
20	pointed by the Secretary of Defense from among persons
21	who are experienced and knowledgeable in research activi-
22	ties of potential military value, as follows:
23	"(A) The principal staff assistant to the Director
24	of the Defense Advanced Research Projects Agency,
25	who shall serve as chairman of the panel.

1	"(B) Three senior officers of the armed forces.
2	"(C) Three persons who are representative of—
3	"(i) private industry;
4	"(ii) academia; and
5	"(iii) federally funded research and develop-
6	ment centers or similar nongovernmental organi-
7	zations.
8	"(3) The members appointed under subparagraphs (B)
9	and (C) of paragraph (2) shall be appointed for a term
10	of two years. The members may be reappointed, except that
11	every two years the Secretary of Defense shall appoint a
12	replacement for at least one of the members appointed under
13	such subparagraph (B) and a replacement for at least one
14	of the members appointed under such subparagraph (C).
15	Any vacancy in the membership of the panel shall be filled
16	in the same manner as the original appointment.
17	"(4) The panel shall meet at the call of the Chairman.
18	"(5) The panel shall provide the Director of the Defense
19	Advanced Research Projects Agency with the following sup-
20	port:
21	"(A) Objective advice on—
22	"(i) the strategic plan; and
23	"(ii) the appropriate mix of agency sup-
24	ported research activities in technologies, includ-
25	ing system-level technologies, to address new and

1	evolving national security requirements and in-
2	terests, and to fulfill the technology development
3	mission of the agency.
4	"(B) An assessment of the extent to which the
5	agency is successful in—
6	"(i) supporting missions of the armed
7	forces; and
8	"(ii) achieving the transition of technologies
9	into acquisition programs of the military de-
10	partments.
11	"(C) An assessment of agency policies on the
12	management, organization, and personnel of the agen-
13	cy, together with recommended modifications of such
14	policies that could improve the mission performance
15	of the agency.
16	"(D) Final approval of the biennial strategic
17	plan.
18	"(6) Members of the panel who are not officers or em-
19	ployees of the United States shall serve without pay by rea-
20	son of their work on the panel, and their services as mem-
21	bers may be accepted without regard to section 1342 of title
22	31. However, such members shall be allowed travel expenses,
23	including per diem in lieu of subsistence, at rates author-
24	ized for employees of agencies under subchapter I of chapter

- 1 57 of title 5 while away from their homes or regular places
- 2 of business in the performance of services for the panel.
- 3 "(7) The Federal Advisory Committee Act (5 U.S.C.
- 4 App.) shall not apply to the panel.".
- 5 (2) The table of sections at the beginning of such sub-
- 6 chapter is amended by inserting after the item relating to
- 7 section 201 the following new item:

"202. Defense Advanced Research Projects Agency: biennial strategic plan.".

- 8 (b) Initial Appointments to Review Panel.—The
- 9 Secretary of Defense shall appoint the panel under sub-
- 10 section (c) of section 202 of title 10, United States Code
- 11 (as added by subsection (a)), not later than 60 days after
- 12 the date of the enactment of this Act.
- 13 SEC. 233. ENHANCEMENT OF AUTHORITY OF SECRETARY OF
- 14 DEFENSE TO SUPPORT SCIENCE, MATHE-
- 15 *MATICS*, *ENGINEERING*, *AND TECHNOLOGY*
- 16 EDUCATION.
- 17 Section 2192 of title 10, United States Code, is
- 18 amended—
- 19 (1) by redesignating subsection (b) as subsection
- (c); and
- 21 (2) by inserting after subsection (a) the following
- 22 new subsection (b):
- 23 "(b)(1) In furtherance of the authority of the Secretary
- 24 of Defense under this chapter or any other provision of law
- 25 to support educational programs in science, mathematics,

1	engineering, and technology, the Secretary of Defense
2	may—
3	"(A) enter into contracts and cooperative agree-
4	ments with eligible persons;
5	"(B) make grants of financial assistance to eligi-
6	ble persons;
7	"(C) provide cash awards and other items to eli-
8	gible persons; and
9	"(D) accept voluntary services from eligible per-
10	sons.
11	"(2) In this subsection:
12	"(A) The term 'eligible person' includes a depart-
13	ment or agency of the Federal Government, a State,
14	a political subdivision of a State, an individual, and
15	a not-for-profit or other organization in the private
16	sector.
17	"(B) The term 'State' means any State of the
18	United States, the District of Columbia, the Common-
19	wealth of Puerto Rico, Guam, the United States Vir-
20	gin Islands, the Commonwealth of the Northern Mar-
21	iana Islands, American Samoa, and any other terri-
22	tory or possession of the United States.".

1	SEC. 234. DEPARTMENT OF DEFENSE HIGH-SPEED NET-
2	WORK-CENTRIC AND BANDWIDTH EXPANSION
3	PROGRAM.
4	(a) In General.—The Secretary of Defense shall
5	carry out a program of research and development to pro-
6	mote greater bandwidth capability with high-speed net-
7	work-centric communications.
8	(b) Purposes of Activities.—The purposes of ac-
9	tivities required by subsection (a) are as follows:
10	(1) To facilitate the acceleration of the network-
11	centric operational capabilities of the Armed Forces,
12	including more extensive utilization of unmanned ve-
13	hicles, satellite communications, and sensors, through
14	the promotion of research and development, and the
15	focused coordination of programs, to fully achieve
16	high-bandwidth connectivity to military assets.
17	(2) To provide for the development of equipment
18	and technologies for military high-bandwidth net-
19	work-centric communications facilities.
20	(c) Research and Development Program.—(1) In
21	carrying out the program of research and development re-
22	quired by subsection (a)(1), the Secretary shall—
23	(A) identify areas of advanced wireless commu-
24	nications in which research and development, or the
25	leveraging of emerging technologies, has significant
26	potential to improve the performance, efficiency, cost,

1	and flexibility of advanced network-centric commu-
2	nications systems;
3	(B) develop a coordinated plan for research and
4	development on—
5	(i) improved spectrum access through spec-
6	trum-efficient network-centric communications
7	systems;
8	(ii) networks, including complex ad hoc
9	adaptive network structures;
10	(iii) end user devices, including efficient re-
11	ceivers and transmitter devices;
12	(iv) applications, including robust security
13	and encryption; and
14	(v) any other matters that the Secretary
15	considers appropriate for purposes of this sec-
16	tion;
17	(C) ensure joint research and development, and
18	promote joint systems acquisition and deployment,
19	among the various services and Defense Agencies, in-
20	cluding the development of common cross-service tech-
21	nology requirements and doctrines, so as to enhance
22	interoperability among the various services and De-
23	fense Agencies;
24	(D) conduct joint experimentation among the
25	various Armed Forces, and coordinate with the Joint

1	Forces Command, on experimentation to support net-
2	work-centric warfare capabilities to small units of the
3	Armed Forces; and
4	(E) develop, to the extent practicable and in con-
5	sultation with other Federal entities and private in-
6	dustry, cooperative research and development efforts.
7	(2) The Secretary shall carry out the program of re-
8	search and development through the Director of Defense Re-
9	search and Engineering, in full coordination with the Sec-
10	retaries of the military departments, the heads of appro-
11	priate Defense Agencies, and the heads of other appropriate
12	elements of the Department of Defense.
13	(d) Report.—(1) The Secretary shall, acting through
14	the Director of Defense Research and Engineering, submit
15	to the congressional defense committees a report on the ac-
16	tivities undertaken under this section as of the date of such
17	report. The report shall be submitted together with the budg-
18	et justification materials submitted to Congress in support
19	of the Department of Defense budget for fiscal year 2005
20	(as submitted with the budget of the President under section
21	1105(a) of title 31, United States Code).
22	(2) The report under paragraph (1) shall include—
23	(A) a description of the research and develop-
24	ment activities carried out under subsection (a), in-

1	cluding particular activities under subsection
2	(c)(1)(B);
3	(B) an assessment of current and proposed fund-
4	ing for the activities set forth in each of clauses (i)
5	through (v) of subsection $(c)(1)(B)$, including the ade-
6	quacy of such funding to support such activities;
7	(C) an assessment of the extent and success of
8	any joint research and development activities under
9	$subsection \ (c)(1)(C);$
10	(D) a description of any joint experimentation
11	$activities\ under\ subsection\ (c)(1)(D);$
12	(E) an assessment of the effects of limited com-
13	munications bandwidth, and of limited access to elec-
14	tromagnetic spectrum, on recent military operations;
15	and
16	(F) such recommendations for additional activi-
17	ties under this section as the Secretary considers ap-
18	propriate to meet the purposes of this section.
19	SEC. 235. DEPARTMENT OF DEFENSE STRATEGY FOR MAN-
20	AGEMENT OF ELECTROMAGNETIC SPECTRUM.
21	(a) In General.—The Secretary of Defense shall—
22	(1) in accordance with subsection (b), develop a
23	strategy for the Department of Defense for the man-
24	agement of the electromagnetic spectrum to improve

- spectrum access and high-bandwidth connectivity to
 military assets; and
- 3 (2) in accordance with subsection (c), commu-
- 4 nicate with civilian departments and agencies of the
- 5 Federal Government in the development of the strat-
- 6 egy identified in paragraph (1).
- 7 (b) Strategy for Department of Defense Spec-
- 8 TRUM MANAGEMENT.—(1) Not later than September 1,
- 9 2004, the Board shall develop a strategy for the Department
- 10 of Defense for the management of the electromagnetic spec-
- 11 trum in order to ensure the development and use of spec-
- 12 trum-efficient technologies to facilitate the availability of
- 13 adequate spectrum for network-centric warfare. The strat-
- 14 egy shall include specific timelines, metrics, plans for im-
- 15 plementation, including the implementation of technologies
- 16 for the efficient use of spectrum, and proposals for program
- 17 funding.
- 18 (2) In developing the strategy, the Board shall consider
- 19 and take into account the research and development pro-
- 20 gram carried out under section 234.
- 21 (3) The Board shall assist in updating the strategy de-
- 22 veloped under paragraph (1) on a biennial basis to address
- 23 changes in circumstances.
- 24 (4) The Board shall communicate with other depart-
- 25 ments and agencies of the Federal Government in the devel-

- 1 opment of the strategy described in subsection (a)(1), in-
- 2 cluding representatives of the military departments, the
- 3 Federal Communications Commission, the National Tele-
- 4 communications and Information Administration, the De-
- 5 partment of Homeland Security, the Federal Aviation Ad-
- 6 ministration, and other appropriate departments and agen-
- 7 cies of the Federal Government.
- 8 (c) Board Defined.—In this section, the term
- 9 "Board" means the board of senior acquisition officials as
- 10 defined in section 822.
- 11 SEC. 236. AMOUNT FOR COLLABORATIVE INFORMATION
- 12 **WARFARE NETWORK.**
- 13 (a) AVAILABILITY OF FUNDS.—(1) Of the amount au-
- 14 thorized to be appropriated by section 201(2), for research
- 15 and development, Navy, \$8,000,000 may be available for
- 16 the Collaborative Information Warfare Network.
- 17 (2) The total amount authorized to be appropriated
- 18 under section 201(2) is hereby increased by \$8,000,000.
- 19 (b) Offset.—Of the amount authorized to be appro-
- 20 priated by section 301(4) for operation and maintenance,
- 21 Air Force, the amount is hereby reduced by \$8,000,000.
- 22 SEC. 237. COPRODUCTION OF ARROW BALLISTIC MISSILE
- 23 **DEFENSE SYSTEM.**
- 24 Of the total amount authorized to be appropriated
- 25 under section 201 for ballistic missile defense, \$115,000,000

1	may be available for coproduction of the Arrow ballistic
2	missile defense system.
3	TITLE III—OPERATION AND
4	MAINTENANCE
5	$Subtitle \ A-Authorization \ of$
6	${oldsymbol Appropriations}$
7	SEC. 301. OPERATION AND MAINTENANCE FUNDING.
8	Funds are hereby authorized to be appropriated for fis-
9	cal year 2004 for the use of the Armed Forces and other
10	activities and agencies of the Department of Defense for ex-
11	penses, not otherwise provided for, for operation and main-
12	tenance, in amounts as follows:
13	(1) For the Army, \$24,668,004,000.
14	(2) For the Navy, \$28,051,390,000.
15	(3) For the Marine Corps, \$3,416,356,000.
16	(4) For the Air Force, \$26,975,231,000.
17	(5) For Defense-wide activities, \$15,739,047,000.
18	(6) For the Army Reserve, \$1,952,009,000.
19	(7) For the Naval Reserve, \$1,170,421,000.
20	(8) For the Marine Corps Reserve, \$173,452,000.
21	(9) For the Air Force Reserve, \$2,178,688,000.
22	(10) For the Army National Guard,
23	\$4,227,331,000.
24	(11) For the Air National Guard,
25	\$4,405,646,000.

1	(12) For the Defense Inspector General,
2	\$160,049,000.
3	(13) For the United States Court of Appeals for
4	the Armed Forces, \$10,333,000.
5	(14) For Environmental Restoration, Army,
6	\$396,018,000.
7	(15) For Environmental Restoration, Navy,
8	\$256,153,000.
9	(16) For Environmental Restoration, Air Force,
10	\$384,307,000.
11	(17) For Environmental Restoration, Defense-
12	wide, \$24,081,000.
13	(18) For Environmental Restoration, Formerly
14	Used Defense Sites, \$252,619,000.
15	(19) For Overseas Humanitarian, Disaster, and
16	Civic Aid programs, \$59,000,000.
17	(20) For Drug Interdiction and Counter-drug
18	Activities, Defense-wide, \$817,371,000.
19	(21) For Defense Health Program,
20	\$14,862,900,000.
21	(22) For Cooperative Threat Reduction pro-
22	grams, \$450,800,000.
23	SEC. 302. WORKING CAPITAL FUNDS.
24	Funds are hereby authorized to be appropriated for fis-
25	cal year 2004 for the use of the Armed Forces and other

- 1 activities and agencies of the Department of Defense for
- 2 providing capital for working capital and revolving funds
- 3 in amounts as follows:
- 4 (1) For the Defense Working Capital Funds,
- *\$1,661,307,000.*
- 6 (2) For the National Defense Sealift Fund,
- 7 \$1,062,762,000.
- 8 SEC. 303. ARMED FORCES RETIREMENT HOME.
- 9 There is hereby authorized to be appropriated for fiscal
- 10 year 2004 from the Armed Forces Retirement Home Trust
- 11 Fund the sum of \$65,279,000 for the operation of the Armed
- 12 Forces Retirement Home, including the Armed Forces Re-
- 13 tirement Home—Washington and the Armed Forces Retire-
- 14 ment Home—Gulfport.
- 15 Subtitle B—Program Requirements,
- 16 Restrictions, and Limitations
- 17 SEC. 311. EMERGENCY AND MORALE COMMUNICATIONS
- 18 **PROGRAMS**.
- 19 (a) Armed Forces Emergency Services.—Of the
- 20 amount authorized to be appropriated by section 301(5) for
- 21 operation and maintenance for Defense-wide activities,
- 22 \$5,000,000 shall be made available to the American Red
- 23 Cross to fund the Armed Forces Emergency Services.
- 24 (b) Department of Defense Morale Tele-
- 25 Communications Program.—(1) As soon as possible after

- 1 the date of enactment of this Act, the Secretary of Defense
- 2 shall establish and carry out a program to provide, wher-
- 3 ever practicable, prepaid phone cards, or an equivalent tele-
- 4 communications benefit which includes access to telephone
- 5 service, to members of the Armed Forces stationed outside
- 6 the United States who are directly supporting military op-
- 7 erations in Iraq or Afghanistan (as determined by the Sec-
- 8 retary) to enable them to make telephone calls to family
- 9 and friends in the United States without cost to the mem-
- 10 ber.
- 11 (2) The value of the benefit provided by paragraph (1)
- 12 shall not exceed \$40 per month per person.
- 13 (3) The program established by paragraph (1) shall
- 14 terminate on September 30, 2004.
- 15 (4) In carrying out the program under this subsection,
- 16 the Secretary shall maximize the use of existing Department
- 17 of Defense telecommunications programs and capabilities,
- 18 private entities free or reduced-cost services, and programs
- 19 to enhance morale and welfare. In addition, and notwith-
- 20 standing any limitation on the expenditure or obligation
- 21 of appropriated amounts, the Secretary may use available
- 22 funds appropriated to or for the use of the Department of
- 23 Defense that are not otherwise obligated or expended to
- 24 carry out the program.

- 1 (5) The Secretary may accept gifts and donations in
- 2 order to defray the costs of the program. Such gifts and
- 3 donations may be accepted from foreign governments; foun-
- 4 dations or other charitable organizations, including those
- 5 organized or operating under the laws of a foreign country;
- 6 and any source in the private sector of the United States
- 7 or a foreign country.
- 8 (6) The Secretary shall work with telecommunications
- 9 providers to facilitate the deployment of additional tele-
- 10 phones for use in calling the United States under the pro-
- 11 gram as quickly as practicable, consistent with the timely
- 12 provision of telecommunications benefits of the program, the
- 13 Secretary should carry out this subsection in a manner that
- 14 allows for competition in the provision of such benefits.
- 15 (7) The Secretary shall not take any action under this
- 16 subsection that would compromise the military objectives or
- 17 mission of the Department of Defense.
- 18 SEC. 312. COMMERCIAL IMAGERY INDUSTRIAL BASE.
- 19 (a) Limitation.—Not less than ninety percent of the
- 20 total amount authorized to be appropriated under this title
- 21 for the acquisition, processing, and licensing of commercial
- 22 imagery, including amounts authorized to be appropriated
- 23 under this title for experimentation related to commercial
- 24 imagery, shall be used for the following purposes:

1	(1) To acquire space-based imagery from com-
2	mercial sources.
3	(2) To support the development of next-genera-
4	tion commercial imagery satellites.
5	(b) Report.—(1) Not later than March 1, 2004, the
6	Secretary of Defense shall submit to the Committees on
7	Armed Services of the Senate and the House of Representa-
8	tives a report on the actions taken and to be taken by the
9	Secretary to implement the President's commercial remote
10	sensing policy. The Secretary shall consult with the Director
11	of Central Intelligence in preparing the report.
12	(2) The report under paragraph (1) shall include an
13	assessment of the following matters:
14	(A) The sufficiency of the policy, the funding for
15	fiscal year 2004 for the procurement of imagery from
16	commercial sources, and the funding planned in the
17	future-years defense program for the procurement of
18	imagery from commercial sources to sustain a viable
19	commercial imagery industrial base in the United
20	States.
21	(B) The extent to which the United States policy
22	and programs relating to the procurement of imagery
23	from commercial sources are sufficient to ensure that
24	imagery is available to the Department of Defense

from United States commercial firms to timely meet

25

- 1 the needs of the Department of Defense for the im-
- 2 agery.
- 3 SEC. 313. INFORMATION OPERATIONS SUSTAINMENT FOR
- 4 LAND FORCES READINESS OF ARMY RE-
- 5 SERVE.
- 6 (a) Increase in Authorization of Appropria-
- 7 Tions for Army Reserve.—The amount authorized to be
- 8 appropriated by section 301(6) for operation and mainte-
- 9 nance for the Army Reserve is hereby increased by
- 10 \$3,000,000.
- 11 (b) Availability for Information Operations
- 12 Sustainment.—(1) Of the amount authorized to be appro-
- 13 priated by section 301(6) for operation and maintenance
- 14 for the Army Reserve, as increased by subsection (a),
- 15 \$3,000,000 may be available for Information Operations
- 16 (Account #19640) for Land Forces Readiness-Information
- 17 Operations Sustainment.
- 18 (2) The amount available under paragraph (1) for the
- 19 purpose specified in that paragraph is in addition to any
- 20 other amounts available under this Act for that purpose.
- 21 (c) Offset.—The amount authorized to be appro-
- 22 priated by section 301(4) for operation and maintenance
- 23 for the Air Force is hereby reduced by \$3,000,000.

1	SEC. 314. SUBMITTAL OF SURVEY ON PERCHLORATE CON-
2	TAMINATION AT DEPARTMENT OF DEFENSE
3	SITES.
4	(a) Submittal of Perchlorate Survey.—Not later
5	than 30 days after the date of the enactment of this Act,
6	the Secretary of Defense shall submit to the appropriate
7	committees of Congress the 2001 survey to identify the po-
8	tential for perchlorate contamination at all active and
9	closed Department of Defense sites that was prepared by
10	the United States Air Force Research Laboratory, Aero-
11	space Expeditionary Force Technologies Division, Tyndall
12	Air Force Base and Applied Research Associates.
13	(b) Appropriate Committees of Congress De-
14	FINED.—In this section, the term "appropriate committees
15	of Congress" means—
16	(1) the Committee on Environment and Public
17	Works of the Senate; and
18	(2) the Committee on Energy and Commerce of
19	the House of Representatives.
20	Subtitle C—Environmental
21	Provisions
22	SEC. 321. GENERAL DEFINITIONS APPLICABLE TO FACILI-
23	TIES AND OPERATIONS.
24	(a) General Definitions Applicable to Facili-
25	Ties and Operations.—Section 101 of title 10, United
26	States Code, is amended—

1	(1) by redesignating subsections (e) and (f) as
2	subsections (f) and (g), respectively; and
3	(2) by inserting after subsection (d) the following
4	new subsection (e):
5	"(e) Facilities and Operations.—The following
6	definitions relating to facilities and operations shall apply
7	in this title:
8	"(1)(A) The term 'military munitions' means all
9	ammunition products and components produced for
10	or used by the armed forces for national defense and
11	security, including ammunition products or compo-
12	nents under the control of the Department of Defense,
13	the Coast Guard, the Department of Energy, and the
14	National Guard. The term includes confined gaseous,
15	liquid, and solid propellants, explosives, pyrotechnics,
16	chemical and riot control agents, smokes, and incen-
17	diaries, including bulk explosives and chemical war-
18	fare agents, chemical munitions, rockets, guided and
19	ballistic missiles, bombs, warheads, mortar rounds,
20	artillery ammunition, small arms ammunition, gre-
21	nades, mines, torpedoes, depth charges, cluster muni-
22	tions and dispensers, demolition charges, and devices
23	and components thereof.
24	"(B) The term does not include wholly inert
25	items, improvised explosive devices, and nuclear

weapons, nuclear devices, and nuclear components, except that the term does include nonnuclear components of nuclear devices that are managed under the nuclear weapons program of the Department of Energy after all required sanitization operations under the Atomic Energy Act of 1954 (42 U.S.C. 2011 et seq.) have been completed.

"(2) The term 'operational range' means a range under the jurisdiction, custody, or control of the Secretary concerned that—

"(A) is used for range activities; or

- "(B) is not currently used for range activities, but is still considered by the Secretary concerned to be a range and has not been put to a new use that is incompatible with range activities.
- "(3) The term 'range' means a designated land or water area that is set aside, managed, and used for range activities. The term includes firing lines and positions, maneuver areas, firing lanes, test pads, detonation pads, impact areas, electronic scoring sites, and buffer zones with restricted access and exclusionary areas. The term also includes airspace areas designated for military use according to regulations and procedures established by the Federal Aviation

1	Administration such as special use airspace areas,
2	military training routes, and other associated air-
3	space.
4	"(4) The term 'range activities' means—
5	"(A) research, development, testing, and
6	evaluation of military munitions, other ord-
7	nance, and weapons systems; and
8	"(B) the training of military personnel in
9	the use and handling of military munitions,
10	other ordnance, and weapons systems.
11	"(5) The term 'unexploded ordnance' means
12	military munitions that—
13	"(A) have been primed, fused, armed, or
14	otherwise prepared for action;
15	"(B) have been fired, dropped, launched,
16	projected, or placed in such a manner as to con-
17	stitute a hazard to operations, installations, per-
18	sonnel, or material; and
19	"(C) remain unexploded either by malfunc-
20	tion, design, or any other cause.".
21	(b) Conforming Amendments.—Section 2710(e) of
22	such title is amended by striking paragraphs (3), (5), and
23	(9) and redesignating paragraphs (4), (6), (7), (8), and
24	(10) as paragraphs (3), (4), (5), (6), and (7), respectively.

1	SEC. 322. MILITARY READINESS AND CONSERVATION OF
2	PROTECTED SPECIES.
3	(a) In General.—Part III of subtitle A of title 10,
4	United States Code, is amended by inserting after chapter
5	101 the following new chapter:
6	"CHAPTER 101A—READINESS AND RANGE
7	PRESERVATION
	"Sec. "2020. Military readiness and conservation of protected species.
8	"§ 2020. Military readiness and conservation of pro-
9	tected species
10	"(a) Limitation on Designation of Critical Habi-
11	TAT.—The Secretary of the Interior may not designate as
12	critical habitat any lands or other geographical areas
13	owned or controlled by the Department of Defense, or des-
14	ignated for its use, that are subject to an integrated natural
15	resources management plan prepared under section 101 of
16	the Sikes Act (16 U.S.C. 670a), if the Secretary of the Inte-
17	rior determines in writing that—
18	"(1) the management activities identified in the
19	plan will effectively conserve the threatened species
20	and endangered species within the lands or areas cov-
21	ered by the plan; and
22	"(2) the plan provides assurances that adequate
23	funding will be provided for such management activi-
24	ties.

1	"(b) Construction With Consultation Require-
2	MENT.—Nothing in subsection (a) may be construed to af-
3	fect the requirement to consult under section 7(a)(2) of the
4	Endangered Species Act (16 U.S.C. 1536(a)(2)) with re-
5	spect to an agency action (as that term is defined in that
6	section).".
7	(b) Clerical Amendments.—The table of chapters at
8	the beginning of subtitle A of title 10, United States Code,
9	and at the beginning of part III of such subtitle, are each
10	amended by inserting after the item relating to chapter 101
11	the following new item:
	"101A. Readiness and Range Preservation 2020".
12	SEC. 323. ARCTIC AND WESTERN PACIFIC ENVIRONMENTAL
13	TECHNOLOGY COOPERATION PROGRAM.
14	(a) In General.—Subchapter II of chapter 138 of
15	title 10, United States Code, is amended by adding at the
16	end the following new section:
17	"§ 2350m. Arctic and Western Pacific Environmental
18	Technology Cooperation Program
19	"(a) Authority To Conduct Program.—The Sec-
20	retary of Defense may, with the concurrence of the Secretary
21	of State, conduct on a cooperative basis with countries lo-
22	cated in the Arctic and Western Pacific regions a program
23	of environmental activities provided for in subsection (b)
24	in such regions. The program shall be known as the 'Arctic

- 1 and Western Pacific Environmental Technology Coopera-
- 2 tion Program'.
- 3 "(b) Program Activities.—(1) Except as provided
- 4 in paragraph (3), activities under the program under sub-
- 5 section (a) may include cooperation and assistance among
- 6 elements of the Department of Defense and military depart-
- 7 ments or relevant agencies of other countries on activities
- 8 that contribute to the demonstration of environmental tech-
- 9 nology.
- 10 "(2) Activities under the program shall be consistent
- 11 with the requirements of the Cooperative Threat Reduction
- 12 program.
- 13 "(3) Activities under the program may not include ac-
- 14 tivities for purposes prohibited under section 1403 of the
- 15 National Defense Authorization Act for Fiscal Year 1998
- 16 (Public Law 105-85; 111 Stat. 1960).
- 17 "(c) Limitation on Funding for Projects Other
- 18 Than Radiological Projects.—Not more than 10 per-
- 19 cent of the amount made available for the program under
- 20 subsection (a) in any fiscal year may be available for
- 21 projects under the program other than projects on radio-
- 22 logical matters.
- 23 "(d) Annual Report.—(1) Not later than March 1,
- 24 2004, and each year thereafter, the Secretary of Defense
- 25 shall submit to Congress a report on activities under the

1	program under subsection (a) during the preceding fiscal
2	year.
3	"(2) The report on the program for a fiscal year under
4	paragraph (1) shall include the following:
5	"(A) A description of the activities carried out
6	under the program during that fiscal year, including
7	a separate description of each project under the pro-
8	gram.
9	"(B) A statement of the amounts obligated and
10	expended for the program during that fiscal year, set
11	forth in aggregate and by project.
12	"(C) A statement of the life cycle costs of each
13	project, including the life cycle costs of such project as
14	of the end of that fiscal year and an estimate of the
15	total life cycle costs of such project upon completion
16	of such project.
17	"(D) A statement of the participants in the ac-
18	tivities carried out under the program during that
19	fiscal year, including the elements of the Department
20	of Defense and the military departments or agencies
21	of other countries.
22	"(E) A description of the contributions of the
23	military departments and agencies of other countries

to the activities carried out under the program during

24

- 1 that fiscal year, including any financial or other con-
- 2 tributions to such activities.".
- 3 (b) Clerical Amendment.—The table of sections at
- 4 the beginning of that subchapter is amended by adding at
- 5 the end the following new item:

"2350m. Arctic and Western Pacific Environmental Technology Cooperation Program.".

6 SEC. 324. PARTICIPATION IN WETLAND MITIGATION BANKS

- 7 IN CONNECTION WITH MILITARY CONSTRUC-
- 8 TION PROJECTS.
- 9 (a) Authority To Participate.—Chapter 159 of
- 10 title 10, United States Code, is amended by adding at the
- 11 end the following new section:
- 12 "§ 2697. Participation in wetland mitigation banks
- 13 "(a) AUTHORITY TO PARTICIPATE.—In the case of a
- 14 military construction project that results, or may result, in
- 15 the destruction of or impacts to wetlands, the Secretary con-
- 16 cerned may make one or more payments to a wetland miti-
- 17 gation banking program or consolidated user site (also re-
- 18 ferred to as an 'in-lieu-fee' program) meeting the require-
- 19 ment of subsection (b) in lieu of creating a wetland on Fed-
- 20 eral property as mitigation for the project.
- 21 "(b) Approval of Program or Site Required.—
- 22 The Secretary concerned may make a payment to a pro-
- 23 gram or site under subsection (a) only if the program or
- 24 site is approved in accordance with the Federal Guidance

- 1 for the Establishment, Use, and Operation of Mitigation
- 2 Banks or the Federal Guidance on the Use of In-Lieu-Fee
- 3 Arrangements for Compensatory Mitigation under section
- 4 404 of the Federal Water Pollution Control Act (33 U.S.C.
- 5 1344) or section 10 of the Rivers and Harbors Appropria-
- 6 tions Act of 1899 (33 U.S.C. 403).
- 7 "(c) Availability of Funds.—Amounts authorized
- 8 to be appropriated for a military construction project for
- 9 which a payment is authorized by subsection (a) may be
- 10 utilized for purposes of making the payment.".
- 11 (b) Clerical Amendment.—The table of sections at
- 12 the beginning of such chapter is amended by adding at the
- 13 end the following new item:

"2697. Participation in wetland mitigation banks.".

- 14 SEC. 325. EXTENSION OF AUTHORITY TO USE ENVIRON-
- 15 MENTAL RESTORATION ACCOUNT FUNDS FOR
- 16 RELOCATION OF A CONTAMINATED FACILITY.
- 17 Section 2703(c)(2) of title 10, United States Code, is
- 18 amended by striking "September 30, 2003" and inserting
- 19 "September 30, 2006".
- 20 SEC. 326. APPLICABILITY OF CERTAIN PROCEDURAL AND
- 21 ADMINISTRATIVE REQUIREMENTS TO RES-
- 22 TORATION ADVISORY BOARDS.
- Section 2705(d)(2) of title 10, United States Code, is
- 24 amended by adding at the end the following new subpara-
- 25 *graph*:

- 1 "(C)(i) Section 10(a)(2) of the Federal Advisory Com-
- 2 mittee Act (5 U.S.C. App.), relating to publication in the
- 3 Federal Register of notices of meetings of advisory commit-
- 4 tees, shall not apply to any meeting of a restoration advi-
- 5 sory board under this subsection, but a restoration advisory
- 6 board shall publish timely notice of each meeting of the res-
- 7 toration advisory board in a local newspaper of general cir-
- 8 culation.
- 9 "(ii) No limitation under any provision of law or reg-
- 10 ulations on the total number of advisory committees (as
- 11 that term is defined in section 3(2) of the Federal Advisory
- 12 Committee Act) in existence at any one time shall operate
- 13 to limit the number of restoration advisory boards in exist-
- 14 ence under this subsection at any one time.".
- 15 SEC. 327. EXPANSION OF AUTHORITIES ON USE OF VESSELS
- 16 STRICKEN FROM THE NAVAL VESSEL REG-
- 17 ISTER FOR EXPERIMENTAL PURPOSES.
- 18 (a) Expansion of Authorities.—Subsection (b) of
- 19 section 7306a of title 10, United States Code, is amended
- 20 to read as follows:
- 21 "(b) Stripping and Environmental Remediation
- 22 of Vessels.—(1) Before using a vessel for experimental
- 23 purposes pursuant to subsection (a), the Secretary shall
- 24 carry out such stripping of the vessel as is practicable and

- 1 such environmental remediation of the vessel as is required
- 2 for the use of the vessel for experimental purposes.
- 3 "(2) Material and equipment stripped from a vessel
- 4 under paragraph (1) may be sold by the contractor or by
- 5 a sales agent approved by the Secretary.
- 6 "(3) Amounts received as proceeds from the stripping
- 7 of a vessel pursuant to this subsection shall be credited to
- 8 funds available for stripping and environmental remedi-
- 9 ation of other vessels for use for experimental purposes.".
- 10 (b) Inclusion of Certain Purposes in Use for
- 11 Experimental Purposes.—That section is further
- 12 amended by adding at the end the following new subsection:
- 13 "(c) Use for Experimental Purposes.—For pur-
- 14 poses of this section, the term 'use for experimental pur-
- 15 poses', in the case of a vessel, includes use of the vessel by
- 16 the Navy in sink exercises and as a target.".
- 17 SEC. 328. TRANSFER OF VESSELS STRICKEN FROM THE
- 18 NAVAL VESSEL REGISTER FOR USE AS ARTIFI-
- 19 *CIAL REEFS*.
- 20 (a) Authority To Make Transfer.—Chapter 633
- 21 of title 10, United States Code, is amended by inserting
- 22 after section 7306a the following new section:

1	"§ 7306b. Vessels stricken from Naval Vessel Register;
2	transfer by gift or otherwise for use as ar-
3	tificial reefs
4	"(a) Authority To Make Transfer.—Subject to
5	subsection (b), the Secretary of the Navy may transfer, by
6	gift or otherwise, any vessel stricken from the Naval Vessel
7	Register to any State, Commonwealth, or possession of the
8	United States or any municipal corporation or political
9	subdivision thereof.
10	"(b) Inapplicability to Certain Vessels.—The
11	authority in subsection (a) shall not apply to vessels trans-
12	ferable to the Maritime Administration for disposal under
13	section 548 of title 40.
14	"(c) Vessel To Be Used as Artificial Reef.—An
15	agreement for the transfer of a vessel under subsection (a)
16	shall require that—
17	"(1) the recipient use, site, construct, monitor,
18	and manage the vessel only as an artificial reef in ac-
19	cordance with the requirements of the National Fish-
20	ing Enhancement Act of 1984 (title II of Public Law
21	98-623; 33 U.S.C. 2101 et seq.), except that the re-
22	cipient may use the artificial reef to enhance diving
23	opportunities if such use does not have an adverse ef-
24	fect on fishery resources (as that term is defined in
25	section 2(14) of the Magnuson-Stevens Fishery Con-

1 servation and Management Act (16 U.S.C. 1802(14)); 2 and "(2) the recipient obtain, and bear all responsi-3 bility for complying with, applicable Federal, State, interstate, and local permits for using, siting, con-5 6 structing, monitoring, and managing the vessel as an 7 artificial reef. "(d) Preparation of Vessel for Use as Artifi-8 CIAL REEF.—The Secretary shall ensure that the preparation of a vessel transferred under subsection (a) for use as 10 an artificial reef is conducted in accordance with— 12 "(1) the environmental best management prac-13 tices developed pursuant to section 3504(b) of the Bob 14 Stump National Defense Authorization Act for Fiscal 15 Year 2003 (Public Law 107–314; 16 U.S.C. 1220 16 note); and 17 "(2) any applicable environmental laws. 18 "(e) Cost Sharing.—The Secretary may share with the recipient of a vessel transferred under subsection (a) any 19 costs associated with transferring the vessel under that sub-20 21 section, including costs of the preparation of the vessel 22 under subsection (d). "(f) No Limitation on Number of Vessels Trans-23 FERABLE TO PARTICULAR RECIPIENT.—A State, Common-

wealth, or possession of the United States, or any municipal

- 1 corporation or political subdivision thereof, may be the re-
- 2 cipient of more than one vessel transferred under subsection
- 3 *(a)*.
- 4 "(g) Additional Terms and Conditions.—The Sec-
- 5 retary may require such additional terms and conditions
- 6 in connection with a transfer authorized by subsection (a)
- 7 as the Secretary considers appropriate.
- 8 "(h) Construction.—Nothing in this section shall be
- 9 construed to establish a preference for the use as artificial
- 10 reefs of vessels stricken from the Naval Vessel Register in
- 11 lieu of other authorized uses of such vessels, including the
- 12 domestic scrapping of such vessels, or other disposals of such
- 13 vessels, under this chapter or other applicable authority.".
- 14 (b) Clerical Amendment.—The table of sections at
- 15 the beginning of such chapter is amended by inserting after
- 16 the item relating to section 7306a the following new item:
 "7306b. Vessels stricken from Naval Vessel Register; transfer by gift or otherwise for use as artificial reefs."

17 SEC. 329. SALVAGE FACILITIES.

- 18 (a) Facilities To Include Environmental Pro-
- 19 TECTION EQUIPMENT.—Section 7361(a) of title 10, United
- 20 States Code, is amended—
- 21 (1) by inserting "(1)" before "The Secretary";
- 22 *and*
- 23 (2) by adding at the end the following new para-
- 24 *graph*:

1	"(2) For purposes of this section, salvage facilities
2	shall include equipment and gear utilized to prevent, abate,
3	or minimize damage to the environment arising from sal-
4	vage activities.".
5	(b) Claims To Include Compensation for Envi-
6	RONMENTAL PROTECTION.—Section 7363 of such title is
7	amended—
8	(1) by inserting "(a) AUTHORITY TO SETTLE
9	CLAIMS.—" before "The Secretary"; and
10	(2) by adding at the end the following new sub-
11	section:
12	"(b) Environmental Protection Services.—A
13	claim for salvage services covered by subsection (a) may in-
14	clude, in addition to a claim for such salvage services, a
15	claim for compensation for services to prevent, abate, or
16	minimize damage to the environment arising from such sal-
17	vage services.".
18	SEC. 330. TASK FORCE ON RESOLUTION OF CONFLICT BE-
19	TWEEN MILITARY TRAINING AND ENDAN-
20	GERED SPECIES PROTECTION AT BARRY M.
21	GOLDWATER RANGE, ARIZONA.
22	(a) Purpose of this section is to facili-
23	tate the determination of effective means of resolving the
24	current conflict between the dual objectives at Barry M.
25	Goldwater Range, Arizona, of the full utilization of live ord-

1	nance delivery areas for military training and the protec-
2	tion of endangered species.
3	(b) Task Force.—The Secretary of Defense shall es-
4	tablish a task force to determine and assess various means
5	of enabling full use of the live ordnance delivery areas at
6	Barry M. Goldwater Range while also protecting endan-
7	gered species that are present at Barry M. Goldwater
8	Range.
9	(c) Composition.—(1) The task force established
10	under subsection (b) shall be composed of the following:
11	(A) The Air Force range officer, who shall serve
12	as chair of the task force.
13	(B) The range officer at Barry M. Goldwater
14	Range.
15	(C) The commander of Luke Air Force Base, Ar-
16	izona.
17	(D) The commander of Marine Corps Air Sta-
18	tion, Yuma, Arizona.
19	(E) The Director of the United States Fish and
20	Wildlife Service.
21	(F) The manager of the Cabeza Prieta National
22	Wildlife Refuge, Arizona.
23	(G) A representative of the Department of Game
24	and Fish of the State of Arizona, as selected by the

1	Secretary in consultation with the Governor of the
2	State of Arizona.
3	(H) A representative of a wildlife interest group
4	in the State of Arizona, as selected by the Secretary
5	in consultation with wildlife interest groups in the
6	State of Arizona.
7	(I) A representative of an environmental interest
8	group (other than a wildlife interest group) in the
9	State of Arizona, as selected by the Secretary in con-
10	sultation with environmental interest groups in the
11	$State\ of\ Arizona.$
12	(2) The chair of the task force may secure for the task
13	force the services of such experts with respect to the duties
14	of the task force under subsection (d) as the chair considers
15	advisable to carry out such duties.
16	(d) Duties.—The task force established under sub-
17	section (b) shall—
18	(1) assess the effects of the presence of endangered
19	species on military training activities in the live ord-
20	nance delivery areas at Barry M. Goldwater Range
21	and in any other areas of the range that are adversely
22	effected by the presence of endangered species;
23	(2) determine various means of addressing any

significant adverse effects on military training activi-

1	ties on Barry M. Goldwater Range that are identified
2	pursuant to paragraph (1); and
3	(3) determine the benefits and costs associated
4	with the implementation of each means identified
5	under paragraph (2).
6	(e) Report.—Not later than February 28, 2005, the
7	task force under subsection (b) shall submit to Congress a
8	report on its activities under this section. The report shall
9	include—
10	(1) a description of the assessments and deter-
11	minations made under subsection (d);
12	(2) such recommendations for legislative and ad-
13	ministrative action as the task force considers appro-
14	priate; and
15	(3) an evaluation of the utility of task force pro-
16	ceedings as a means of resolving conflicts between
17	military training objectives and protection of endan-
18	gered species at other military training and testing
19	ranges.
20	SEC. 331. PUBLIC HEALTH ASSESSMENT OF EXPOSURE TO
21	PERCHLORATE.
22	(a) Epidemiological Study of Exposure to Per-
23	CHLORATE.—

1	(1) In General.—The Secretary of Defense shall
2	provide for an independent epidemiological study of
3	exposure to perchlorate in drinking water.
4	(2) Performance of Study.—The Secretary
5	shall provide for the performance of the study under
6	this subsection through the Centers for Disease Con-
7	trol, the National Institutes of Health, or another
8	Federal entity with experience in environmental toxi-
9	cology selected by the Secretary for purposes of the
10	study.
11	(3) Matters to be included in study.—In
12	providing for the study under this subsection, the Sec-
13	retary shall require the Federal entity conducting the
14	study—
15	(A) to assess the incidence of thyroid disease
16	and measurable effects of thyroid function in re-
17	lation to exposure to perchlorate;
18	(B) to ensure that the study is of sufficient
19	scope and scale to permit the making of mean-
20	ingful conclusions of the measurable public
21	health threat associated with exposure to per-
22	chlorate, especially the threat to sensitive sub-
23	populations; and
24	(C) to study thyroid function, including
25	measurements of urinary iodine and thyroid

- 1 hormone levels, in a sufficient number of preg-2 nant women, neonates, and infants exposed to 3 perchlorate in drinking water and match meas-4 urements of perchlorate levels in the drinking water of each study participant in order to per-5 6 mit the development of meaningful conclusions 7 on the public health threat to individuals ex-8 posed to perchlorate.
- 9 (4) REPORT ON STUDY.—The Secretary shall re-10 quire the Federal entity conducting the study under 11 this subsection to submit to the Secretary a report on 12 the study not later than June 1, 2005.
- 13 (b) Review of Effects of Perchlorate on Endo-14 Crine System.—
 - (1) In General.—The Secretary shall provide for an independent review of the effects of perchlorate on the human endocrine system.
- 18 (2) PERFORMANCE OF REVIEW.—The Secretary
 19 shall provide for the performance of the review under
 20 this subsection through the Centers for Disease Con21 trol, the National Institutes of Health, or another ap22 propriate Federal research entity with experience in
 23 human endocrinology selected by the Secretary for
 24 purposes of the review. The Secretary shall ensure

15

16

1	that the panel conducting the review is composed of
2	individuals with expertise in human endocrinology.
3	(3) Matters to be included in review.—In
4	providing for the review under this subsection, the
5	Secretary shall require the Federal entity conducting
6	the review to assess—
7	(A) available data on human exposure to
8	perchlorate, including clinical data and data on
9	exposure of sensitive subpopulations, and the lev-
10	els at which health effects were observed; and
11	(B) available data on other substances that
12	have endocrine effects similar to perchlorate to
13	which the public is frequently exposed.
14	(4) Report on review.—The Secretary shall
15	require the Federal entity conducting the review
16	under this subsection to submit to the Secretary a re-
17	port on the review not later than June 1, 2005.

1	Subtitle D—Reimbursement
2	Authorities
3	SEC. 341. REIMBURSEMENT OF RESERVE COMPONENT MILI-
4	TARY PERSONNEL ACCOUNTS FOR PER-
5	SONNEL COSTS OF SPECIAL OPERATIONS RE-
6	SERVE COMPONENT PERSONNEL ENGAGED
7	IN LANDMINES CLEARANCE.
8	(a) Reimbursement.—Funds authorized to be appro-
9	priated under section 301 for Overseas Humanitarian, Dis-
10	aster, and Civic Aid programs shall be available for transfer
11	to reserve component military personnel accounts in reim-
12	bursement of such accounts for the pay and allowances paid
13	to reserve component personnel under the United States
14	Special Operations Command for duty performed by such
15	personnel in connection with training and other activities
16	relating to the clearing of landmines for humanitarian pur-
17	poses.
18	(b) Maximum Amount.—Not more than \$5,000,000
19	may be transferred under subsection (a).
20	(c) Merger of Transferred Funds.—Funds trans-
21	ferred to an account under this section shall be merged with
22	other sums in the account and shall be available for the
23	same period and purposes as the sums with which merged.

1	(d) Relationship to Other Transfer Author-
2	ITY.—The transfer authority under this section is in addi-
3	tion to the transfer authority provided under section 1001.
4	SEC. 342. REIMBURSEMENT OF RESERVE COMPONENT AC-
5	COUNTS FOR COSTS OF INTELLIGENCE AC-
6	TIVITIES SUPPORT PROVIDED BY RESERVE
7	COMPONENT PERSONNEL.
8	(a) In General.—Chapter 1805 of title 10, United
9	States Code, is amended by inserting after section 18502
10	the following new section:
11	"§ 18503. Reserve components: reimbursement for costs
12	of intelligence support provided by reserve
13	$component\ personnel$
14	"(a) Reimbursement Requirement.—The Sec-
15	retary of Defense or the Secretary concerned shall transfer
16	to the appropriate reserve component military personnel ac-
17	count or operation and maintenance account the amount
18	necessary to reimburse such account for the costs charged
19	that account for military pay and allowances or operation
20	and maintenance associated with the performance of duty
21	described in subsection (b) by reserve component personnel.
22	"(b) Reimbursable Costs.—The transfer require-
23	ment under subsection (a) applies with respect to the per-
24	formance of duty in providing intelligence support, counter-
25	intelligence support, or intelligence and counterintelligence

- 1 support to a combatant command, Defense Agency, or joint
- 2 intelligence activity, including any activity or program
- 3 within the National Foreign Intelligence Program, the
- 4 Joint Military Intelligence Program, or the Tactical Intel-
- 5 ligence and Related Activities Program.
- 6 "(c) Sources of Reimbursements.—Funds avail-
- 7 able for operation and maintenance for the Army, Navy,
- 8 Air Force, or Marine Corps, for a combatant command, or
- 9 for a Defense Agency shall be available for transfer under
- 10 this section to military personnel accounts and operation
- 11 and maintenance accounts of the reserve components.
- 12 "(d) Distribution to Units.—Amounts reimbursed
- 13 to an account for duty performed by reserve component per-
- 14 sonnel shall be distributed to the lowest level unit or other
- 15 organization of such personnel that administers and is ac-
- 16 countable for the appropriated funds charged the costs that
- 17 are being reimbursed.
- 18 "(e) Merger of Transferred Funds.—Funds
- 19 transferred to an account under this section shall be merged
- 20 with other sums in the account and shall be available for
- 21 the same period and purposes as the sums with which
- 22 merged.".
- 23 (b) Clerical Amendment.—The table of sections at
- 24 the beginning of such chapter is amended inserting after
- 25 the item relating to section 18502 the following new item:

"18503. Reserve components: reimbursement for costs of intelligence support provided by reserve component personnel.".

1	SEC. 343. REIMBURSEMENT RATE FOR SERVICES PROVIDED
2	TO THE DEPARTMENT OF STATE.
3	(a) Authority.—Subsection (a) of section 2642 of
4	title 10, United States Code, is amended—
5	(1) by striking "(a) Authority" and all that
6	follows through "the Department of Defense" and in-
7	serting the following:
8	"(a) Authority.—The Secretary of Defense may au-
9	thorize the use of the Department of Defense reimbursement
10	rate for military airlift services provided by a component
11	of the Department of Defense as follows:
12	"(1) Military airlift services provided"; and
13	(2) by adding at the end the following new para-
14	graph:
15	"(2) Military airlift services provided to the De-
16	partment of State for the transportation of armored
17	motor vehicles to a foreign country to meet unfulfilled
18	requirements of the Department of State for armored
19	motor vehicles in such foreign country.".
20	(b) Conforming and Clerical Amendments.—(1)
21	The heading for such section is amended to read as follows:

1	"§2642. Reimbursement rate for airlift services pro-
2	vided to Central Intelligence Agency or
3	Department of State".
4	(2) The item relating to such section in the table of
5	sections at the beginning of chapter 157 of such title is
6	amended to read as follows:
	"2642. Reimbursement rate for airlift services provided to Central Intelligence Agency or Department of State.".
7	(c) Costs of Goods and Services Provided to
8	Department of State.—For any fee charged to the De-
9	partment of Defense by the Department of State during any
10	year for the maintenance, upgrade, or construction of
11	United States diplomatic facilities, the Secretary of Defense
12	may remit to the Department of State only that portion,
13	if any, of the total amount of the fee charged for such year
14	that exceeds the total amount of the costs incurred by the
15	Department of Defense for providing goods and services to
16	the Department of State during such year.
17	Subtitle E—Defense Dependents
18	Education
19	SEC. 351. ASSISTANCE TO LOCAL EDUCATIONAL AGENCIES
20	THAT BENEFIT DEPENDENTS OF MEMBERS
21	OF THE ARMED FORCES AND DEPARTMENT
22	OF DEFENSE CIVILIAN EMPLOYEES.
23	(a) Continuation of Department of Defense
24	PROGRAM FOR FISCAL VEAR 2004 —Of the amount author-

- 1 ized to be appropriated pursuant to section 301(5) for oper-
- 2 ation and maintenance for Defense-wide activities,
- 3 \$30,000,000 shall be available only for the purpose of pro-
- 4 viding educational agencies assistance to local educational
- 5 agencies.
- 6 (b) NOTIFICATION.—Not later than June 30, 2004, the
- 7 Secretary of Defense shall notify each local educational
- 8 agency that is eligible for educational agencies assistance
- 9 for fiscal year 2004 of—
- 10 (1) that agency's eligibility for the assistance;
- 11 *and*
- 12 (2) the amount of the assistance for which that
- 13 agency is eligible.
- 14 (c) Disbursement of Funds.—The Secretary of De-
- 15 fense shall disburse funds made available under subsection
- 16 (a) not later than 30 days after the date on which notifica-
- 17 tion to the eligible local educational agencies is provided
- 18 pursuant to subsection (b).
- 19 (d) Availability of Funds for Local Edu-
- 20 Cational Agencies Affected by the Brooks Air
- 21 Force Base Demonstration Project.—(1) Up to
- 22 \$500,000 of the funds made available under subsection (a)
- 23 may (notwithstanding the limitation in such subsection)
- 24 also be used for making basic support payments for fiscal
- 25 year 2004 to a local educational agency that received a

- 1 basic support payment for fiscal year 2003, but whose pay-
- 2 ment for fiscal year 2004 would be reduced because of the
- 3 conversion of Federal property to non-Federal ownership
- 4 under the Department of Defense infrastructure demonstra-
- 5 tion project at Brooks Air Force Base, Texas, and the
- 6 amounts of such basic support payments for fiscal year
- 7 2004 shall be computed as if the converted property were
- 8 Federal property for purposes of receiving the basic support
- 9 payments for the period in which the demonstration project
- 10 is ongoing, as documented by the local educational agency
- 11 to the satisfaction of the Secretary.
- 12 (2) If funds are used as authorized under paragraph
- 13 (1), the Secretary shall reduce the amount of any basic sup-
- 14 port payment for fiscal year 2004 for a local educational
- 15 agency described in paragraph (1) by the amount of any
- 16 revenue that the agency received during fiscal year 2002
- 17 from the Brooks Development Authority as a result of the
- 18 demonstration project described in paragraph (1).
- 19 (e) Definitions.—In this section:
- 20 (1) The term "educational agencies assistance"
- 21 means assistance authorized under section 386(b) of
- 22 the National Defense Authorization Act for Fiscal
- 23 Year 1993 (Public Law 102–484; 20 U.S.C. 7703
- 24 note).

1	(2) The term "local educational agency" has the
2	meaning given that term in section 8013(9) of the El-
3	ementary and Secondary Education Act of 1965 (20
4	U.S.C. 7713(9)).
5	(3) The term 'basic support payment' means a
6	payment authorized under section $8003(b(1))$ of the
7	Elementary and Secondary Education Act of 1965
8	$(20\ U.S.C.\ 7703(b)(1)).$
9	SEC. 352. IMPACT AID FOR CHILDREN WITH SEVERE DIS-
10	ABILITIES.
11	Of the amount authorized to be appropriated pursuant
12	to section 301(5) for operation and maintenance for De-
13	fense-wide activities, \$5,000,000 shall be available for pay-
14	ments under section 363 of the Floyd D. Spence National
15	Defense Authorization Act for Fiscal Year 2001 (as enacted
16	into law by Public Law 106–398; 114 Stat. 1654A-77; 20
17	U.S.C. 7703a).
18	Subtitle F—Other Matters
19	SEC. 361. SALE OF DEFENSE INFORMATION SYSTEMS AGEN-
20	CY SERVICES TO CONTRACTORS PER-
21	FORMING THE NAVY-MARINE CORPS
22	INTRANET CONTRACT.
23	(a) Authority.—The Secretary of Defense may sell
24	working-capital funded services of the Defense Information
25	Sustems Agency to a person outside the Department of De-

fense for use by that person in the performance of the Navy-Marine Corps Intranet contract. 3 (b) Reimbursement.—The Secretary shall require reimbursement of each working-capital fund for the costs of services sold under subsection (a) that were paid for out of such fund. The sources of the reimbursement shall be the appropriation or appropriations funding the Navy-Marine 8 Corps Intranet contract or any cash payments received by the Secretary for the services. 10 (c) NAVY-MARINE CORPS INTRANET CONTRACT DE-FINED.—In this section, the term "Navy-Marine Corps Intranet contract" has the meaning given such term in section 814 of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 (as enacted into law by Public Law 106–398 (114 Stat. 1654A–217)). SEC. 362. USE OF THE DEFENSE MODERNIZATION ACCOUNT 17 FOR LIFE CYCLE COST REDUCTION INITIA-18 TIVES. 19 (a) Funds Available for Defense Modernization Account.—Section 2216 of title 10, United States Code is 21 amended— 22 (1) by striking subsection (c); 23 (2) by redesignating subsection (b) as subsection

(c); and

1	(3) by inserting after subsection (a) the following
2	new subsection (b):
3	"(b) Funds Available for Account.—The Defense
4	Modernization Account shall consist of the following:
5	"(1) Amounts appropriated to the Defense Mod-
6	ernization Account for the costs of commencing
7	projects described in subsection (d)(1), and amounts
8	reimbursed to the Defense Modernization Account
9	under subsections $(c)(1)(B)(iii)$ out of savings derived
10	from such projects.
11	"(2) Amounts transferred to the Defense Mod-
12	ernization Account under subsection (c).".
13	(b) Start-Up Funding.—Subsection (d) of such sec-
14	tion is amended—
15	(1) by striking "available from the Defense Mod-
16	ernization Account pursuant to subsection (f) or (g)"
17	and inserting "in the Defense Modernization Ac-
18	count";
19	(2) by redesignating paragraphs (1) and (2) as
20	paragraphs (2) and (3), respectively; and
21	(3) by inserting after "purposes:" the following
22	new paragraph (1):
23	"(1) For paying the costs of commencing any
24	project that, in accordance with criteria prescribed by
25	the Secretary of Defense, is undertaken by the Sec-

- 1 retary of a military department or the head of a De-
- 2 fense Agency or other element of the Department of
- 3 Defense to reduce the life cycle cost of a new or exist-
- 4 ing system.".
- 5 (c) Reimbursement of Account Out of Savings.—
- 6 (1) Paragraph (1)(B) of subsection (c) of such section, as
- 7 redesignated by subsection (a)(2), is amended by adding at
- 8 the end the following new clause:
- 9 "(iii) Unexpired funds in appropriations ac-
- 10 counts that are available for procurement or oper-
- 11 ation and maintenance of a system, if and to the ex-
- 12 tent that savings are achieved for such accounts
- 13 through reductions in life cycle costs of such system
- that result from one or more projects undertaken with
- 15 respect to such systems with funds made available
- 16 from the Defense Modernization Account under sub-
- 17 *section* (b)(1).".
- 18 (2) Paragraph (2) of such subsection is amended by
- 19 inserting ", other than funds referred to in paragraph sub-
- 20 paragraph (B)(iii) of such paragraph," after "Funds re-
- 21 ferred to in paragraph (1)".
- 22 (d) Regulations.—Subsection (h) of such section is
- 23 amended—
- 24 (1) by inserting "(1)" after "Comptroller.—
- 25 "; and

1	(2) by adding at the end the following new para-
2	graph (2):
3	"(2) The regulations prescribed under paragraph (1)
4	shall, at a minimum, provide for—
5	"(A) the submission of proposals by the Secre-
6	taries concerned or heads of Defense Agencies or other
7	elements of the Department of Defense to the Comp-
8	troller for the use of Defense Modernization Account
9	funds for purposes set forth in subsection (d);
10	"(B) the use of a competitive process for the eval-
11	uation of such proposals and the selection of pro-
12	grams, projects, and activities to be funded out of the
13	Defense Modernization Account from among those
14	proposed for such funding; and
15	"(C) the calculation of—
16	"(i) the savings to be derived from projects
17	described in subsection $(d)(1)$ that are to be
18	funded out of the Defense Modernization Ac-
19	count; and
20	"(ii) the amounts to be reimbursed to the
21	Defense Modernization Account out of such sav-
22	ings pursuant to subsection $(c)(1)(B)(iii)$.".
23	(e) Annual Report.—Subsection (i) of such section
24	is amended—

1	(1) by striking "(i) Quarterly Reports.—(1)
2	Not later than 15 days after the end of each calendar
3	quarter," and inserting "(i) Annual Report.—(1)
4	Not later than 15 days after the end of each fiscal
5	year,"; and
6	(2) in paragraph (1), by striking "quarter" in
7	subparagraphs (A), (B), and (C), and inserting "fis-
8	cal year".
9	(f) Extension of Authority.—Section 912(c)(1) of
10	the National Defense Authorization Act for Fiscal Year
11	1996 is amended—
12	(1) by striking "section 2216(b)" and inserting
13	"section 2216(c)"; and
14	(2) by striking "September 30, 2003" and insert-
15	ing "September 30, 2006".
16	SEC. 363. EXEMPTION OF CERTAIN FIREFIGHTING SERVICE
17	CONTRACTS FROM PROHIBITION ON CON-
18	TRACTS FOR PERFORMANCE OF FIRE-
19	FIGHTING FUNCTIONS.
20	Section 2465(b) of title 10, United States Code, is
21	amended—
22	(1) in paragraph (2), by striking "or" at the
23	end;
24	(2) in paragraph (3), by striking the period and
25	insertina ": or": and

1	(3) by adding at the end the following new para-
2	graph:
3	"(4) to a contract for the performance for fire-
4	fighting functions if the contract is—
5	"(A) for a period of one year or less; and
6	"(B) for the performance of firefighting
7	functions that would otherwise be performed by
8	military firefighters who are otherwise de-
9	ployed.".
10	SEC. 364. TECHNICAL AMENDMENT RELATING TO TERMI-
11	NATION OF SACRAMENTO ARMY DEPOT, SAC-
12	RAMENTO, CALIFORNIA.
13	Section 2466 of title 10, United States Code, is amend-
14	ed by striking subsection (d).
15	SEC. 365. EXCEPTION TO COMPETITION REQUIREMENT FOR
16	WORKLOADS PREVIOUSLY PERFORMED BY
17	DEPOT-LEVEL ACTIVITIES.
18	Section 2469 of title 10, United States Code, is
19	amended—
20	(1) in subsection (b), by inserting ", except as
21	provided in subsection (c)" before the period at the
22	end;
23	(2) by redesignating subsection (c) as subsection
24	(d); and

1	(3) by inserting after subsection (b) the following
2	new subsection (c):
3	"(c) Exception.—Subsection (a) does not apply to
4	any depot-level maintenance and repair workload that is
5	performed by a public-private partnership under section
6	2474(b) of this title consisting of a depot-level activity and
7	a private entity.".
8	SEC. 366. SUPPORT FOR TRANSFERS OF DECOMMISSIONED
9	VESSELS AND SHIPBOARD EQUIPMENT.
10	(a) In General.—Chapter 633 of title 10, United
11	States Code, is amended by adding at the end the following
12	new section:
13	"§ 7316. Support for transfers of decommissioned ves-
14	sels and shipboard equipment
15	"(a) Authority To Provide Assistance.—The Sec-
16	retary of the Navy may provide an entity described in sub-
17	section (b) with assistance in support of a transfer of a ves-
18	sel or shipboard equipment described in such subsection that
19	is being executed under section 2572, 7306, 7307, or 7545
20	of this title, or under any other authority.
21	"(b) Covered Vessels and Equipment.—The au-
22	thority under this section applies—
23	"(1) in the case of a decommissioned vessel
24	that—

1	"(A) is owned and maintained by the Navy,
2	is located at a Navy facility, and is not in active
3	use; and
4	"(B) is being transferred to an entity des-
5	ignated by the Secretary of the Navy or by law
6	to receive transfer of the vessel; and
7	"(2) in the case of any shipboard equipment
8	that—
9	"(A) is on a vessel described in paragraph
10	(1)(A); and
11	"(B) is being transferred to an entity des-
12	ignated by the Secretary of the Navy or by law
13	to receive transfer of the equipment.
14	"(c) Reimbursement.—The Secretary may require a
15	recipient of assistance under subsection (a) to reimburse the
16	Navy for amounts expended by the Navy in providing the
17	assistance.
18	"(d) Deposit of Funds Received.—Funds received
19	in a fiscal year under subsection (c) shall be credited to
20	the appropriation available for such fiscal year for oper-
21	ation and maintenance for the office of the Navy managing
22	inactive ships, shall be merged with other sums in the ap-
23	propriation that are available for such office, and shall be
24	available for the same purposes and period as the sums with
25	which merged.".

- 1 (b) Clerical Amendment.—The table of sections at
- 2 the beginning of such chapter is amended by adding at the
- 3 end the following new item:
 - "7316. Support for transfers of decommissioned vessels and shipboard equipment.".
- 4 SEC. 367. AIRCRAFT FOR PERFORMANCE OF AERIAL RE-
- 5 FUELING MISSION.
- 6 (a) Restriction on Retirement of KC-135E Air-
- 7 CRAFT.—The Secretary of the Air Force shall ensure that
- 8 the number of KC-135E aircraft of the Air Force that are
- 9 retired in fiscal year 2004, if any, does not exceed 12 such
- 10 aircraft.
- 11 (b) REQUIRED ANALYSIS.—Not later than March 1,
- 12 2004, the Secretary of the Air Force shall submit to the con-
- 13 gressional defense committees an analysis of alternatives for
- 14 meeting the aerial refueling requirements that the Air Force
- 15 has the mission to meet. The Secretary shall provide for
- 16 the analysis to be performed by a federally funded research
- 17 and development center or another entity independent of
- 18 the Department of Defense.
- 19 SEC. 368. CONTRACTING WITH EMPLOYERS OF PERSONS
- 20 **WITH DISABILITIES.**
- 21 (a) Inapplicability of Randolph-Sheppard
- 22 Act.—The Randolph-Sheppard Act does not apply to any
- 23 contract described in subsection (b) for so long as the con-
- 24 tract is in effect, including for any period for which the

- 1 contract is extended pursuant to an option provided in the
- 2 contract.
- 3 (b) Javits-Wagner-O'Day Contracts.—Subsection
- 4 (a) applies to any contract for the operation of a Depart-
- 5 ment of Defense facility described in subsection (c) that was
- 6 entered into before the date of the enactment of this Act with
- 7 a nonprofit agency for the blind or an agency for other se-
- 8 verely handicapped in compliance with section 3 of the Jav-
- 9 its-Wagner-O'Day Act (41 U.S.C. 48) and is in effect on
- 10 such date.
- 11 (c) Covered Facilities.—The Department of De-
- 12 fense facilities referred to in subsection (b) are as follows:
- 13 (1) A military troop dining facility.
- 14 (2) A military mess hall.
- 15 (3) Any similar dining facility operated for the
- 16 purpose of providing meals to members of the Armed
- 17 Forces.
- 18 (d) Enactment of Popular Name as Short
- 19 Title.—The Act entitled "An Act to authorize the oper-
- 20 ation of stands in Federal buildings by blind persons, to
- 21 enlarge the economic opportunities of the blind, and for
- 22 other purposes", approved June 20, 1936 (commonly known
- 23 as the "Randolph-Sheppard Act") (20 U.S.C. 107 et seq.),
- 24 is amended by adding at the end the following new section:

1	"SEC. 11. This Act may be cited as the 'Randolph-
2	Sheppard Act'.".
3	(e) Demonstration Projects for Contractors
4	Employing Persons With Disabilities.—(1) The Sec-
5	retary of Defense may carry out two demonstration projects
6	for the purpose of providing opportunities for participation
7	by severely disabled individuals in the industries of manu-
8	facturing and information technology.
9	(2) Under each demonstration project, the Secretary
10	may enter into one or more contracts with an eligible con-
11	tractor for each of fiscal years 2004 and 2005 for the acqui-
12	sition of—
13	(A) aerospace end items or components; or
14	(B) information technology products or services.
15	(3) The items, components, products, or services au-
16	thorized to be procured under paragraph (2) include—
17	(A) computer numerically-controlled machining
18	and metal fabrication;
19	(B) computer application development, testing,
20	and support in document management, microfilming,
21	and imaging; and
22	(C) any other items, components, products, or
23	services described in paragraph (2) that are not de-
24	scribed in subparagraph (A) or (B).
25	(4) In this subsection:

1	(A) The term "eligible contractor" means a busi-
2	ness entity operated on a for-profit or nonprofit basis
3	that—
4	(i) employs not more than 500 individuals;
5	(ii) employs severely disabled individuals at
6	a rate that averages not less than 33 percent of
7	its total workforce over a period prescribed by
8	$the \ Secretary;$
9	(iii) employs each severely disabled indi-
10	vidual in its workforce generally on the basis of
11	40 hours per week;
12	(iv) pays not less than the minimum wage
13	prescribed pursuant to section 6 of the Fair
14	Labor Standards Act of 1938 (29 U.S.C. 206) to
15	the employees who are severely disabled individ-
16	uals;
17	(v) provides for its employees health insur-
18	ance and a retirement plan comparable to those
19	provided for employees by business entities of
20	similar size in its industrial sector or geographic
21	region; and
22	(vi) has or can acquire a security clearance
23	as necessary.
24	(B) The term "severely disabled individual"
25	means an individual with a disability (as defined in

1	section 3 of the Americans with Disabilities Act of
2	1990 (42 U.S.C. 12102)) who has a severe physical or
3	mental impairment that seriously limits one or more
4	functional capacities.
5	SEC. 369. REPEAL OF CALENDAR YEAR LIMITATIONS ON
6	USE OF COMMISSARY STORES BY CERTAIN
7	RESERVES AND OTHERS.
8	(a) Members of the Ready Reserve.—Section
9	1063(a) of title 10, United States Code, is amended by strik-
10	ing the period at the end of the first sentence and all that
11	follows and inserting "in that calendar year.".
12	(b) Certain Other Persons.—Section 1064 of such
13	title is amended by striking "for 24 days each calendar
14	year".
15	TITLE IV—MILITARY PERSONNEL
16	AUTHORIZATIONS
17	Subtitle A—Active Forces
18	SEC. 401. END STRENGTHS FOR ACTIVE FORCES.
19	The Armed Forces are authorized strengths for active
20	duty personnel as of September 30, 2004, as follows:
21	(1) The Army, 480,000.
22	(2) The Navy, 373,800.
23	(3) The Marine Corps, 175,000.
24	(4) The Air Force, 359,300.

1	SEC. 402. INCREASED MAXIMUM PERCENTAGE OF GENERAL
2	AND FLAG OFFICERS ON ACTIVE DUTY AU-
3	THORIZED TO BE SERVING IN GRADES ABOVE
4	BRIGADIER GENERAL AND REAR ADMIRAL
5	(LOWER HALF).
6	Section 525(a) of title 10, United States Code, is
7	amended by striking "50 percent" both places it appears
8	and inserting "55 percent".
9	SEC. 403. EXTENSION OF CERTAIN AUTHORITIES RELATE
10	ING TO MANAGEMENT OF NUMBERS OF GEN
11	ERAL AND FLAG OFFICERS IN CERTAIN
12	GRADES.
13	(a) Senior Joint Officer Positions.—Section
14	604(c) of title 10, United States Code, is amended by strik-
15	ing "December 31, 2004" and inserting "December 31,
16	2005".
17	(b) Distribution of Officers on Active Duty in
18	GENERAL AND FLAG OFFICER GRADES.—Section
19	525(b)(5)(C) of such title is amended by striking "December
20	31, 2004" and inserting "December 31, 2005".
21	(c) Authorized Strength for General and Flag
22	Officers on Active Duty.—Section 526(b)(3) of such
23	title is amended by striking "December 31, 2004" and in-
24	sorting "December 31 2005"

Subtitle B—Reserve Forces 1 SEC. 411. END STRENGTHS FOR SELECTED RESERVE. 3 (a) In General.—The Armed Forces are authorized strengths for Selected Reserve personnel of the reserve com-4 ponents as of September 30, 2004, as follows: 5 6 (1) The Army National Guard of the United 7 States, 350,000. 8 (2) The Army Reserve, 205,000. 9 (3) The Naval Reserve, 85,900. 10 (4) The Marine Corps Reserve, 39,600. 11 The Air National Guard of the United 12 States, 107,030. 13 (6) The Air Force Reserve, 75,800. 14 (7) The Coast Guard Reserve, 10,000. 15 (b) Adjustments.—The end strengths prescribed by subsection (a) for the Selected Reserve of any reserve component shall be proportionately reduced by— 17 18 (1) the total authorized strength of units orga-19 nized to serve as units of the Selected Reserve of such 20 component which are on active duty (other than for 21 training) at the end of the fiscal year; and 22 (2) the total number of individual members not 23 in units organized to serve as units of the Selected 24 Reserve of such component who are on active duty

(other than for training or for unsatisfactory partici-

1	pation in training) without their consent at the end
2	of the fiscal year.
3	Whenever such units or such individual members are re-
4	leased from active duty during any fiscal year, the end
5	strength prescribed for such fiscal year for the Selected Re-
6	serve of such reserve component shall be proportionately in-
7	creased by the total authorized strengths of such units and
8	by the total number of such individual members.
9	SEC. 412. END STRENGTHS FOR RESERVES ON ACTIVE
10	DUTY IN SUPPORT OF THE RESERVES.
11	Within the end strengths prescribed in section 411(a),
12	the reserve components of the Armed Forces are authorized,
13	as of September 30, 2004, the following number of Reserves
14	to be serving on full-time active duty or full-time duty, in
15	the case of members of the National Guard, for the purpose
16	of organizing, administering, recruiting, instructing, or
17	training the reserve components:
18	(1) The Army National Guard of the United
19	States, 25,599.
20	(2) The Army Reserve, 14,374.
21	(3) The Naval Reserve, 14,384.
22	(4) The Marine Corps Reserve, 2,261.
23	(5) The Air National Guard of the United
24	States, 12,191.
25	(6) The Air Force Reserve, 1,660.

1	SEC. 413. END STRENGTHS FOR MILITARY TECHNICIANS
2	(DUAL STATUS).
3	The minimum number of military technicians (dual
4	status) as of the last day of fiscal year 2004 for the reserve
5	components of the Army and the Air Force (notwith-
6	standing section 129 of title 10, United States Code) shall
7	be the following:
8	(1) For the Army Reserve, 6,699.
9	(2) For the Army National Guard of the United
10	States, 24,589.
11	(3) For the Air Force Reserve, 9,991.
12	(4) For the Air National Guard of the United
13	States, 22,806.
14	SEC. 414. FISCAL YEAR 2004 LIMITATIONS ON NON-DUAL
15	STATUS TECHNICIANS.
16	(a) Limitations.—(1) Within the limitation provided
17	in section 10217(c)(2) of title 10, United States Code, the
18	number of non-dual status technicians employed by the Na-
19	tional Guard as of September 30, 2004, may not exceed the
20	following:
21	(A) For the Army National Guard of the United
22	States, 1,600.
23	(B) For the Air National Guard of the United
24	States, 350.

1	(2) The number of non-dual status technicians em-
2	ployed by the Army Reserve as of September 30, 2004, may
3	not exceed 895.
4	(3) The number of non-dual status technicians em-
5	ployed by the Air Force Reserve as of September 30, 2004,
6	may not exceed 90.
7	(b) Non-Dual Status Technicians Defined.—In
8	this section, the term "non-dual status technician" has the
9	meaning given the term in section 10217(a) of title 10,
10	United States Code.
11	Subtitle C—Other Matters Relating
12	to Personnel Strengths
13	SEC. 421. REVISION OF PERSONNEL STRENGTH AUTHOR-
14	IZATION AND ACCOUNTING PROCESS.
15	(a) Annual Authorization of Strengths.—Sub-
16	section (a) of section 115 of title 10, United States Code,
17	is amended to read as follows:
18	"(a) Congress shall authorize personnel strength levels
19	for each fiscal year for each of the following:
20	"(1) The average strength for each of the armed
21	forces (other than the Coast Guard) for active-duty
22	personnel who are to be paid from funds appropriated
23	for active-duty personnel.
24	"(2) The average strength for each of the armed
25	forces (other than the Coast Guard) for active-duty

1	personnel and full-time National Guard duty per-
2	sonnel who are to be paid from funds appropriated
3	for reserve personnel.
4	"(3) The average strength for the Selected Re-
5	serve of each reserve component of the armed forces.".
6	(b) Limitation on USE of Funds.—Subsection (b)
7	of such section is amended by striking "end strength" in
8	paragraphs (1) and (2) and inserting "strength".
9	(c) Authority of Secretary of Defense To Vary
10	Strengths.—Subsection (c) of such section is amended—
11	(1) by striking "end strength" each place it ap-
12	pears and inserting "strength";
13	(2) in paragraph (1), by striking "subsection
14	(a)(1)(A)" and inserting "subsection (a)(1)";
15	(3) in paragraph (2), by striking "subsection
16	(a)(1)(B)" and inserting "subsection (a)(2)"; and
17	(4) in paragraph (3), by striking "subsection
18	(a)(2)" and inserting "subsection (a)(3)".
19	(d) Counting Personnel.—Subsection (d) of such
20	section is amended—
21	(1) by striking "end-strengths authorized pursu-
22	ant to subsection (a)(1)" and inserting "strengths au-
23	thorized pursuant to paragraphs (1) and (2) of sub-
24	section (a)": and

1 (2) in paragraph (9)(B), by striking "subsection 2 (a)(1)(A)" and inserting "subsection (a)(1)". 3 (e) Navy Strength When Augmented by Coast Guarding Gua striking "subsection (a)(1)" and inserting "paragraphs (1) and (2) of subsection (a)". 7 (f) AUTHORITY OF SECRETARIES OF MILITARY DE-PARTMENTS TO VARY STRENGTHS.—Subsection (f) of such section is amended— 10 (1) by striking "end strength" both places it ap-11 pears and inserting "strength"; and 12 (2) by striking "subsection (a)(1)(A)" in the first 13 sentence and inserting "subsection (a)(1)". 14 (q) Authorization of Strengths for Dual Sta-15 TUS MILITARY TECHNICIANS.—Subsection (g) of such section is amended by striking "end strength" both places it appears and inserting "strength". 17 18 (h)Conforming AMENDMENTS.—(1) Section 168(f)(1)(A) of title 10, United States Code, is amended by 19 striking "end strength for active-duty personnel authorized 21 pursuant to section 115(a)(1)" and inserting "strengths for active-duty personnel authorized pursuant to paragraphs (1) and (2) of section 115(a)".

- 1 (2) Section 691(f) of such title is amended by striking
- 2 "section 115(a)(1)" and inserting "paragraphs (1) and (2)
- 3 of section 115(a)".
- 4 (3) Section 3201(b) of such title is amended by striking
- 5 "section 115(a)(1)" and inserting "paragraphs (1) and (2)
- 6 of section 115(a)".
- 7 (4)(A) Section 10216 of such title is amended—
- 8 (i) by striking "end strengths" in subsections
- 9 (b)(1) and (c)(1) and inserting "strengths"; and
- 10 (ii) by striking "end strength" each place it ap-
- 11 pears in subsection (c)(2)(A) and inserting
- "strength".
- 13 (B) The heading for subsection (c) is amended by strik-
- 14 ing "END".
- 15 (5) Section 12310(c)(4) of such title is amended by
- 16 striking "end strength authorizations required by section
- 17 115(a)(1)(B) and 115(a)(2)" and inserting "strength au-
- 18 thorizations required by paragraphs (2) and (3) of section
- 19 *115(a)*".
- 20 (6) Section 16132(d) of such title is amended by strik-
- 21 ing "end strength required to be authorized each year by
- 22 section 115(a)(1)(B)" in the second sentence and inserting
- 23 "strength required to be authorized each year by section
- 24 115(a)(2)".

1	(7) Section 112 of title 32, United States Code, is
2	amended—
3	(A) in subsection (e)—
4	(i) in the heading, by striking "End-
5	Strength" and inserting "Strength"; and
6	(ii) by striking "end strength" and insert-
7	ing "strength";
8	(B) in subsection (f)—
9	(i) in the heading, by striking "END
10	Strength" and inserting "Strength"; and
11	(ii) in paragraph (2), by striking "end
12	strength" and inserting "strength"; and
13	(C) in subsection $(g)(1)$, by striking "end
14	strengths" and inserting "strengths".
15	SEC. 422. EXCLUSION OF RECALLED RETIRED MEMBERS
16	FROM CERTAIN STRENGTH LIMITATIONS
17	DURING PERIOD OF WAR OR NATIONAL
18	EMERGENCY.
19	(a) Annual Authorized End Strengths.—Section
20	115(d) of title 10, United States Code, is amended by add-
21	ing at the end the following new paragraph:
22	"(12) Members of the armed forces ordered to ac-
23	tive duty under section 688 of this title during any
24	period of war declared by Congress or any period of
25	national emergency declared by Congress or the Presi-

dent in which members of a reserve component are serving on active duty pursuant to an order to active duty under section 12301 or 12302 of this title, for so long as the members ordered to active duty under such section 688 continue to serve on active duty dur-ing the period of the war or national emergency and the one-year period beginning on the date of the ter-mination of the war or national emergency, as the case may be."

10 (b) STRENGTH LIMITATIONS FOR OFFICERS IN PAY
11 GRADES O-4 THROUGH O-6.—Section 523(b) of such title
12 is amended by adding at the end the following new para13 graph:

"(8) Officers ordered to active duty under section 688 of this title during any period of war declared by Congress or any period of national emergency declared by Congress or the President in which members of a reserve component are serving on active duty pursuant to an order to active duty under section 12301 or 12302 of this title, for so long as the members ordered to active duty under such section 688 continue to serve on active duty during the period of the war or national emergency and the one-year period beginning on the date of the termination of the war or national emergency, as the case may be.".

1	Subtitle D—Authorization of
2	${\small Appropriations}$
3	SEC. 431. AUTHORIZATION OF APPROPRIATIONS FOR MILI-
4	TARY PERSONNEL.
5	There is hereby authorized to be appropriated to the
6	Department of Defense for military personnel for fiscal year
7	2004 a total of \$99,194,206,000. The authorization in the
8	preceding sentence supersedes any other authorization of
9	appropriations (definite or indefinite) for such purpose for
10	fiscal year 2004.
11	TITLE V—MILITARY PERSONNEL
12	POLICY
13	Subtitle A—Officer Personnel Policy
14	SEC. 501. RETENTION OF HEALTH PROFESSIONS OFFICERS
15	TO FULFILL ACTIVE DUTY SERVICE OBLIGA-
16	TIONS FOLLOWING FAILURE OF SELECTION
17	FOR PROMOTION.
18	(a) In General.—Subsection (a) of section 632 of title
19	10, United States Code, is amended—
20	(1) by striking "or" at the end of paragraph (2);
21	(2) by striking the period at the end of para-
22	graph (3) and inserting "; or"; and
23	(3) by adding at the end the following new para-
24	aranh:

"(4) if the officer is a health professions officer 1 2 described in subsection (c) who, as of the date of discharge determined for the officer under paragraph 3 4 (1), has not completed an active duty service obligation incurred by the officer under section 2005, 2114, 5 6 2123, or 2603 of this title, be retained on active duty 7 until the officer completes the active duty service for 8 which obligated, unless the Secretary concerned deter-9 mines that the completion of the service obligation by 10 the officer is not in the best interest of the Army, 11 Navy, Air Force, or Marine Corps, as the case may 12 be.". 13 (b) Covered Health Professions Officers.—Sec-14 tion 632 of such title is amended by adding at the end the 15 following new subsection: 16 "(c) Health Professions Officers.—Subsection (a)(4) applies to the following officers: 17 18 "(1) A medical officer. 19 "(2) A dental officer. 20 "(3) Any other officer appointed in a medical 21 skill (as defined in regulations prescribed by the Sec-22 retary of Defense).". 23 (c) Technical Amendment.—Subsection (a)(3) of such section is amended by striking "clause (1)" and inserting "paragraph (1)". 25

1	SEC. 502. ELIGIBILITY FOR APPOINTMENT AS CHIEF OF
2	ARMY VETERINARY CORPS.
3	(a) Appointment From Among Members of the
4	Corps.—Section 3084 of title 10, United States Code, is
5	amended by inserting after "The Chief of the Veterinary
6	Corps of the Army" the following: "shall be appointed from
7	among officers of the Veterinary Corps. The Chief of the Vet-
8	erinary Corps".
9	(b) Applicability.—The amendment made by sub-
10	section (a) shall apply to appointments of the Chief of the
11	Veterinary Corps of the Army that are made on or after
12	the date of the enactment of this Act.
13	Subtitle B—Reserve Component
14	Personnel Policy
15	SEC. 511. EXPANDED AUTHORITY FOR USE OF READY RE-
	SEC. 311. EAPANDED AUTHORITT FOR USE OF READT RE-
16	SERVE IN RESPONSE TO TERRORISM.
16 17	
17	SERVE IN RESPONSE TO TERRORISM.
17	SERVE IN RESPONSE TO TERRORISM. Section 12304(b)(2) of title 10, United States Code, is
17 18	SERVE IN RESPONSE TO TERRORISM. Section 12304(b)(2) of title 10, United States Code, is amended by striking "catastrophic".
17 18 19	SERVE IN RESPONSE TO TERRORISM. Section 12304(b)(2) of title 10, United States Code, is amended by striking "catastrophic". SEC. 512. STREAMLINED PROCESS FOR CONTINUING OFFI-
17 18 19 20	SERVE IN RESPONSE TO TERRORISM. Section 12304(b)(2) of title 10, United States Code, is amended by striking "catastrophic". SEC. 512. STREAMLINED PROCESS FOR CONTINUING OFFICERS ON THE RESERVE ACTIVE-STATUS LIST.
17 18 19 20 21	Serve in response to terrorism. Section 12304(b)(2) of title 10, United States Code, is amended by striking "catastrophic". SEC. 512. STREAMLINED PROCESS FOR CONTINUING OFFICERS ON THE RESERVE ACTIVE-STATUS LIST. (a) CONTINUATION.—Section 14701 of title 10, United
17 18 19 20 21 22	SERVE IN RESPONSE TO TERRORISM. Section 12304(b)(2) of title 10, United States Code, is amended by striking "catastrophic". SEC. 512. STREAMLINED PROCESS FOR CONTINUING OFFICERS ON THE RESERVE ACTIVE-STATUS LIST. (a) CONTINUATION.—Section 14701 of title 10, United States Code, is amended—

1	this title" and inserting "under regulations pre-
2	scribed under subsection (b)";
3	(B) in paragraph (6), by striking "as a re-
4	sult of the convening of a selection board under
5	section 14101(b) of this title";
6	(2) by striking subsections (b) and (c); and
7	(3) by redesignating subsection (d) as subsection
8	<i>(b)</i> .
9	(b) Conforming Amendments.—Subsection (b) of
10	section 14101 of such title is amended—
11	(1) by striking paragraph (1); and
12	(2) by redesignating paragraphs (2) and (3) as
13	paragraphs (1) and (2), respectively.
14	SEC. 513. NATIONAL GUARD OFFICERS ON ACTIVE DUTY IN
15	COMMAND OF NATIONAL GUARD UNITS.
16	(a) Continuation in State Status.—Subsection (a)
17	of section 325 of title 32, United States Code, is amended—
18	(1) by striking "(a) Each" and inserting "(a)
19	Relief Required.—(1) Except as provided in para-
20	graph (2), each"; and
21	(2) by adding at the end the following new para-
22	graph:
23	"(2) An officer of the Army National Guard of the
24	United States or the Air National Guard of the United
25	States is not relieved from duty in the National Guard of

1	his State or Territory, or of Puerto Rico or the District
2	of Columbia, under paragraph (1) while serving on active
3	duty in command of a National Guard unit if—
4	"(A) the President authorizes such service in
5	both duty statuses; and
6	"(B) the Governor of his State or Territory or
7	Puerto Rico, or the Commanding General of the Dis-
8	trict of Columbia National Guard, as the case may
9	be, consents to such service in both duty statuses.".
10	(b) FORMAT AMENDMENT.—Subsection (b) of such sec-
11	tion is amended by inserting "Return to State Sta-
12	TUS.—" after "(b)".
13	Subtitle C—Revision of Retirement
14	Authorities
15	SEC. 521. PERMANENT AUTHORITY TO REDUCE THREE
16	YEAR TIME-IN-GRADE REQUIREMENT FOR RE-
17	TIREMENT IN GRADE FOR OFFICERS IN
18	GRADES ABOVE MAJOR AND LIEUTENANT
19	COMMANDER.
20	Section 1370(a)(2)(A) of title 10, United States Code,
21	is amended by striking "during the period beginning on
22	October 1, 2002, and ending on December 31, 2003" and
23	inserting "after September 30, 2002".

1	Subtitle D—Education and
2	Training
3	SEC. 531. INCREASED FLEXIBILITY FOR MANAGEMENT OF
4	SENIOR LEVEL EDUCATION AND POST-EDU-
5	CATION ASSIGNMENTS.
6	(a) Repeal of Post-Education Joint Duty As-
7	SIGNMENTS REQUIREMENT.—Subsection (d) of section 663
8	of title 10, United States Code, is repealed.
9	(b) Repeal of Minimum Duration Requirement
10	FOR PRINCIPAL COURSE OF INSTRUCTION AT THE JOINT
11	Forces Staff College.—Subsection (e) of such section
12	is repealed.
13	SEC. 532. EXPANDED EDUCATIONAL ASSISTANCE AUTHOR-
14	ITY FOR CADETS AND MIDSHIPMEN RECEIV-
15	ING ROTC SCHOLARSHIPS.
16	(a) Financial Assistance Program for Service
17	ON ACTIVE DUTY.—Section 2107(c) of title 10, United
18	States Code, is amended—
19	(1) in paragraph (1), by striking the first sen-
20	tence and inserting the following: "The Secretary con-
21	cerned may provide financial assistance described in
22	paragraph (3) for a student appointed as a cadet or
23	midshipman by the Secretary under subsection (a).";

1	(2) in paragraph (2), by striking "as described
2	in paragraph (1)" and inserting "as described in
3	paragraph (3)"; and
4	(3) by adding at the end the following new para-
5	graphs:
6	"(3)(A) The financial assistance provided for a student
7	under this subsection shall be the payment of one of the
8	two sets of expenses selected by the Secretary, as follows:
9	"(i) Tuition, fees, books, and laboratory expenses.
10	"(ii) Expenses for room and board and any
11	other necessary expenses imposed by the student's edu-
12	cational institution for the academic program in
13	which the student is enrolled, which may include any
14	of the expenses described in clause (i).
15	"(B) The total amount of the financial assistance pro-
16	vided for a student for an academic year under clause (ii)
17	of subparagraph (A) may not exceed the total amount of
18	the financial assistance that would otherwise have been pro-
19	vided for the student for that academic year under clause
20	(i) of such subparagraph.
21	"(4) The Secretary of the military department con-
22	cerned may provide for the payment of all expenses in the
23	Secretary's department of administering the financial as-
24	sistance program under this section, including the payment
25	of expenses described in paragraph (3).".

- 1 (b) Financial Assistance Program for Service in
- 2 Troop Program Units.—Section 2107a(c) of such title is
- 3 amended to read as follows:
- 4 "(c)(1) The Secretary of the Army may provide finan-
- 5 cial assistance described in paragraph (2) for a student ap-
- 6 pointed as a cadet by the Secretary under subsection (a).
- 7 "(2)(A) The financial assistance provided for a student
- 8 under this subsection shall be the payment of one of the
- 9 two sets of expenses selected by the Secretary concerned, as
- 10 follows:
- 11 "(i) Tuition, fees, books, and laboratory expenses.
- 12 "(ii) Expenses for room and board and any
- other necessary expenses imposed by the student's edu-
- cational institution for the academic program in
- 15 which the student is enrolled, which may include any
- of the expenses described in clause (i).
- 17 "(B) The total amount of the financial assistance pro-
- 18 vided for a student for an academic year under clause (ii)
- 19 of subparagraph (A) may not exceed the total amount of
- 20 the financial assistance that would otherwise have been pro-
- 21 vided for the student for that academic year under clause
- 22 (i) of such subparagraph.
- 23 "(3) The Secretary may provide for the payment of
- 24 all expenses in the Department of the Army for admin-
- 25 istering the financial assistance program under this section,

1	including the payment of expenses described in paragraph
2	(2).".
3	SEC. 533. ELIGIBILITY AND COST REIMBURSEMENT RE-
4	QUIREMENTS FOR PERSONNEL TO RECEIVE
5	INSTRUCTION AT THE NAVAL POST-
6	GRADUATE SCHOOL.
7	(a) Expanded Eligibility for Enlisted Per-
8	SONNEL.—Subsection (a)(2) of section 7045 of title 10,
9	United States Code, is amended—
10	(1) by inserting "(A)" after "(2)";
11	(2) by striking "this paragraph" in the second
12	sentence and inserting "this subparagraph"; and
13	(3) by adding at the end the following new sub-
14	paragraphs:
15	"(B) The Secretary may permit an enlisted member
16	of the armed forces to receive instruction in an executive
17	level seminar at the Naval Postgraduate School.
18	"(C) The Secretary may permit an eligible enlisted
19	member of the armed forces to receive instruction in connec-
20	tion with pursuit of a program of education in information
21	assurance as a participant in the Information Security
22	Scholarship program under chapter 112 of this title. To be
23	eligible for instruction under this subparagraph, the en-
24	listed member must have been awarded a baccalaureate de-
25	gree by an institution of higher education.".

1 (b) Payment of Costs for Participants in Infor-2 MATION SECURITY SCHOLARSHIP PROGRAM.—Subsection (b) of such section is amended— 3 (1) by inserting "(1)" after "(b)"; and 4 (2) by adding at the end the following new para-5 6 graph: 7 "(2) The requirements for payment of costs and fees 8 under paragraph (1) shall be subject to such exceptions as the Secretary of Defense may prescribe for members of the 10 armed forces who receive instruction at the Postgraduate School in connection with pursuit of a degree or certifi-12 cation as participants in the Information Security Scholarship program under chapter 112 of this title.". 13 14 "(3) The Department of the Army, the Department of 15 the Navy, and the Department of Transportation shall bear the cost of the instruction at the Air Force Institute of Tech-16 nology that is received by officers detailed for that instruction by the Secretaries of the Army, Navy, and Transpor-18 tation, respectively. In the case of an enlisted member per-19 mitted to receive instruction at the Institute, the Secretary 20 21 of the Air Force shall charge that member only for such costs and fees as the Secretary considers appropriate (taking into consideration the admission of enlisted members on a space-available basis).

1	(c) Conforming Amendments.—Paragraph (1) of
2	such subsection (b), as redesignated by subsection (b)(1) of
3	this section, is amended—
4	(A) in the first sentence, by striking "officers"
5	and inserting "members of the armed forces who are";
6	and
7	(B) in the second sentence—
8	(i) by inserting "under subsection
9	(a)(2)(A)" after "at the Postgraduate School";
10	and
11	(ii) by striking "(taking into consideration
12	the admission of enlisted members on a space-
13	available basis)".
14	SEC. 534. ACTIONS TO ADDRESS SEXUAL MISCONDUCT AT
15	THE SERVICE ACADEMIES.
16	(a) Policy on Sexual Misconduct.—(1) The Sec-
17	retary of the Army, the Secretary of the Navy, and the Sec-
18	retary of the Air Force shall, under guidance prescribed by
19	the Secretary of Defense, direct the Superintendent of the
20	United States Military Academy, the Superintendent of the
21	United States Naval Academy, and the Superintendent of
22	the United States Air Force Academy, respectively, to pre-
23	scribe a policy on sexual misconduct applicable to the per-
24	sonnel of the United States Military Academy, the United

1	States Naval Academy, and the United States Air Force
2	Academy, respectively.
3	(2) The policy on sexual misconduct prescribed for an
4	academy shall specify the following:
5	(A) Programs to promote awareness of the inci-
6	dence of rape, acquaintance rape, and other sexual of-
7	fenses of a criminal nature that involve academy per-
8	sonnel.
9	(B) Procedures that a cadet or midshipman, as
10	the case may be, should follow in the case of an occur-
11	rence of sexual misconduct, including—
12	(i) a specification of the person or persons
13	to whom the alleged offense should be reported;
14	(ii) a specification of any other person
15	whom the victim should contact; and
16	(iii) procedures on the preservation of evi-
17	dence potentially necessary for proof of criminal
18	$sexual\ assault.$
19	(C) Procedures for disciplinary action in cases of
20	alleged criminal sexual assault involving academy
21	personnel.
22	(D) Any other sanctions authorized to be im-
23	posed in a substantiated case of misconduct involving
24	academy personnel in rape, acquaintance rape, or

1	any other criminal sexual offense, whether forcible or
2	non for cible.
3	(E) Required training on the policy for all acad-
4	emy personnel, including the specific training re-
5	quired for personnel who process allegations of sexual
6	misconduct involving academy personnel.
7	(b) Annual Assessment.—(1) The Secretary of De-
8	fense, through the Secretaries of the military departments,
9	shall direct each Superintendent to conduct at the academy
10	under the jurisdiction of the Superintendent an assessment
11	in each academy program year to determine the effective-
12	ness of the academy's policies, training, and procedures on
13	sexual misconduct to prevent criminal sexual misconduct
14	involving academy personnel.
15	(2) For the assessment for each of the 2004, 2005, 2006,
16	2007, and 2008 academy program years, the Super-
17	intendent of the academy shall conduct a survey of all acad-
18	emy personnel—
19	(A) to measure—
20	(i) the incidence, in such program year, of
21	sexual misconduct events, on or off the academy
22	reservation, that have been reported to officials of
23	the academy; and
24	(ii) the incidence, in such program year, of
25	sexual misconduct events, on or off the academy

1	reservation, that have not been reported to offi-
2	cials of the academy; and
3	(B) to assess the perceptions of academy per-
4	sonnel on—
5	(i) the policies, training, and procedures on
6	sexual misconduct involving academy personnel;
7	(ii) the enforcement of such policies;
8	(iii) the incidence of sexual misconduct in-
9	volving academy personnel in such program
10	year; and
11	(iv) any other issues relating to sexual mis-
12	conduct involving academy personnel.
13	(c) Annual Report.—(1) The Secretary of the Army,
14	the Secretary of the Navy, and the Secretary of the Air
15	Force shall direct the Superintendent of the United States
16	Military Academy, the Superintendent of the United States
17	Naval Academy, and the Superintendent of the United
18	States Air Force Academy, respectively, to submit to the
19	Secretary a report on sexual misconduct involving academy
20	personnel for each of the 2004, 2005, 2006, 2007, and 2008
21	academy program years.
22	(2) The annual report for an academy under para-
23	graph (1) shall contain, for the academy program year cov-
24	ered by the report, the following matters:

- 1 (A) The number of sexual assaults, rapes, and 2 other sexual offenses involving academy personnel 3 that have been reported to academy officials during 4 the program year, and the number of the reported 5 cases that have been substantiated.
 - (B) The policies, procedures, and processes implemented by the Secretary of the military department concerned and the leadership of the academy in response to sexual misconduct involving academy personnel during the program year.
 - (C) In the report for the 2004 academy program year, a discussion of the survey conducted under subsection (b), together with an analysis of the results of the survey and a discussion of any initiatives undertaken on the basis of such results and analysis.
 - (D) In the report for each of the subsequent academy program years, the results of the annual survey conducted in such program year under subsection (b).
 - (E) A plan for the actions that are to be taken in the following academy program year regarding prevention of and response to sexual misconduct involving academy personnel.
- 23 (3) The Secretary of a military department shall 24 transmit the annual report on an academy under this sub-25 section, together with the Secretary's comments on the re-

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- 1 port, to the Secretary of Defense and the Board of Visitors
- 2 of the academy.
- 3 (4) The Secretary of Defense shall transmit the annual
- 4 report on each academy under this subsection, together with
- 5 the Secretary's comments on the report to, the Committees
- 6 on Armed Services of the Senate and the House of Rep-
- 7 resentatives.
- 8 (5) The report for the 2004 academy program year for
- 9 an academy shall be submitted to the Secretary of the mili-
- 10 tary department concerned not later than one year after
- 11 the date of the enactment of this Act.
- 12 (6) In this subsection, the term "academy program
- 13 year" with respect to a year, means the academy program
- 14 year that ends in that year.
- 15 SEC. 535. FUNDING OF EDUCATION ASSISTANCE ENLIST-
- 16 MENT INCENTIVES TO FACILITATE NATIONAL
- 17 SERVICE THROUGH DEPARTMENT OF DE-
- 18 FENSE EDUCATION BENEFITS FUND.
- 19 (a) In General.—Subsection (j) of section 510 of title
- 20 10, United States Code, is amended to read as follows:
- 21 "(j) Funding.—(1) Amounts for the payment of incen-
- 22 tives under paragraphs (1) and (2) of subsection (e) shall
- 23 be derived from amounts available to the Secretary of the
- 24 military department concerned for the payment of pay, al-

1	lowances and other expenses of the members of the armed
2	force concerned.
3	"(2) Amounts for the payment of incentives under
4	paragraphs (3) and (4) of subsection (e) shall be derived
5	from the Department of Defense Education Benefits Fund
6	under section 2006 of this title.".
7	(b) Conforming Amendments.—Section 2006(b) of
8	such title is amended—
9	(1) in paragraph (1), by inserting "paragraphs
10	(3) and (4) of section 510(e) and" after "Department
11	of Defense benefits under"; and
12	(2) in paragraph (2), by adding at the end the
13	following new subparagraph:
14	"(E) The present value of future benefits
15	payable from the Fund for educational assistance
16	under paragraphs (3) and (4) of section 510(e)
17	of this title to persons who during such period
18	become entitled to such assistance.".
19	Subtitle E—Military Justice
20	SEC. 551. EXTENDED LIMITATION PERIOD FOR PROSECU-
21	TION OF CHILD ABUSE CASES IN COURTS-
22	MARTIAL.
23	Section 843(b) of title 10, United States Code (article
24	43 of the Uniform Code of Military Justice) is amended—

1	(1) by redesignating paragraph (2) as para-
2	graph (3); and
3	(2) by inserting after paragraph (1) the fol-
4	lowing new paragraph (2):
5	"(2)(A) A person charged with having committed a
6	child abuse offense against a child is liable to be tried by
7	court-martial if the sworn charges and specifications are
8	received before the child reaches the age of 25 years by an
9	officer exercising summary court-martial jurisdiction with
10	respect to that person.
11	"(B) In subparagraph (A), the term 'child abuse of-
12	fense' means an act that involves sexual or physical abuse
13	of a person under 16 years of age and constitutes any of
14	the following offenses:
15	"(i) Rape or carnal knowledge in violation of
16	section 920 of this title (article 120).
17	"(ii) Maiming in violation of section 924 of this
18	title (article 124).
19	"(iii) Sodomy in violation of section 925 of this
20	title (article 126).
21	"(iv) Aggravated assault or assault consummated
22	by a battery in violation of section 928 of this title
23	(article 128).
24	"(v) Indecent assault, assault with intent to
25	commit murder, voluntary manslaughter, rape, or

1	sodomy, or indecent acts or liberties with a child in
2	violation of section 934 of this title (article 134).".
3	SEC. 552. CLARIFICATION OF BLOOD ALCOHOL CONTENT
4	LIMIT FOR THE OFFENSE UNDER THE UNI-
5	FORM CODE OF MILITARY JUSTICE OF
6	DRUNKEN OPERATION OF A VEHICLE, AIR-
7	CRAFT, OR VESSEL.
8	Section 911 of title 10, United States Code (article 111
9	of the Uniform Code of Military Justice), is amended—
10	(1) in subsection (a)(2), by striking "is in excess
11	of" and inserting "is equal to or exceeds"; and
12	(2) in subsection (b)—
13	(A) in paragraph (1), by striking subpara-
14	graph (A) and inserting the following:
15	"(A) In the case of the operation or control of a
16	vehicle, aircraft, or vessel in the United States, such
17	limit is the lesser of—
18	"(i) the blood alcohol content limit under
19	the law of the State in which the conduct oc-
20	curred, except as may be provided under para-
21	graph (2) for conduct on a military installation
22	that is in more than one State; or
23	"(ii) the blood alcohol content limit speci-
24	fied in paragraph (3)."; and

1	(B) by striking "maximum" in paragraphs
2	$(1)(B) \ and \ (3).$
3	Subtitle F—Other Matters
4	SEC. 561. HIGH-TEMPO PERSONNEL MANAGEMENT AND AL-
5	LOWANCE.
6	(a) Deployment Management.—Section 991(a) of
7	title 10, United States Code, is amended to read as follows:
8	"(a) Management Responsibilities.—(1) The de-
9	ployment (or potential deployment) of a member of the
10	armed forces shall be managed to ensure that the member
11	is not deployed, or continued in a deployment, on any day
12	on which the total number of days on which the member
13	has been deployed out of the preceding 365 days would ex-
14	ceed the maximum number of deployment days prescribed
15	for the purposes of this section by the Under Secretary of
16	Defense for Personnel and Readiness. The maximum num-
17	ber of deployment days so prescribed may not exceed 220
18	days.
19	"(2) A member may be deployed, or continued in a
20	deployment, without regard to paragraph (1) if such de-
21	ployment, or continued deployment, is approved by—
22	"(A) a member of the Senior Executive Service
23	designated by the Secretary of Defense to do so; or
24	"(B) the first officer in the member's chain of
25	command who is—

1	"(i) a general officer or, in the case of the
2	Navy, an officer in a grade above captain; or
3	"(ii) a colonel or, in the case of the Navy,
4	a captain who is recommended for promotion to
5	brigadier general or rear admiral, respectively,
6	in a report of a selection board convened under
7	section 611(a) or 14101(a) of this title that has
8	been approved by the President.".
9	(b) High-Tempo Allowance.—(1) Subsection (a) of
10	section 436 of title 37, United States Code, is amended to
11	read as follows:
12	"(a) Monthly Allowance.—The Secretary of the
13	military department concerned shall pay a high-tempo al-
14	lowance to a member of the armed forces under the Sec-
15	retary's jurisdiction for the following months:
16	"(1) Each month during which the member is
17	deployed and has, as of any day during that month,
18	been deployed—
19	"(A) for at least the number of days out of
20	the preceding 730 days that is prescribed for the
21	purpose of this subparagraph by the Under Sec-
22	retary of Defense for Personnel and Readiness,
23	except that the number of days so prescribed may
24	not be more than 401 days; or

1	"(B) at least the number of consecutive days
2	that is prescribed for the purpose of this sub-
3	paragraph by the Under Secretary of Defense for
4	Personnel and Readiness, except that the number
5	of days so prescribed may not be more than 191
6	days.
7	"(2) Each month that includes a day on which
8	the member serves on active duty pursuant to a call
9	or order to active duty for a period of more than 30
10	days under a provision of law referred to in section
11	101(a)(13)(B) of title 10, if such period begins within
12	one year after the date on which the member was re-
13	leased from previous service on active duty for a pe-
14	riod of more than 30 days under a call or order
15	issued under such a provision of law.".
16	(2) Subsection (c) of such section is amended to read
17	as follows:
18	"(c) Monthly Amount.—The Secretary of Defense
19	shall prescribe the amount of the monthly allowance pay-
20	able to a member under this section. The amount may not
21	exceed \$1,000.".
22	(3) Such section is further amended by adding at the
23	end the following new subsection:
24	"(a) Service in Exempted Duty Positions.—(1.

25 Except as provided in paragraph (2), a member is not eligi-

1	ble for the high-tempo allowance under this section while
2	serving in a duty position designated as exempt for the pur-
3	pose of this subsection by the Secretary concerned with the
4	approval of the Under Secretary of Defense for Personnel
5	and Readiness.
6	"(2) A designation of a duty position as exempt under
7	paragraph (1) does not terminate the eligibility for the
8	high-tempo allowance under this section of a member serv-
9	ing in the duty position at the time the designation is made.
10	"(h) Payment From Operation and Maintenance
11	FUNDS.—The monthly allowance payable to a member
12	under this section shall be paid from appropriations avail-
13	able for operation and maintenance for the armed force in
14	which the member serves.".
15	(4) Such section is further amended—
16	(A) in subsections (d) and (e), by striking "high-
17	deployment per diem" and inserting "high-tempo al-
18	lowance"; and
19	(B) in subsection (f)—
20	(i) by striking "per diem" and inserting
21	"allowance"; and
22	(ii) by striking "day on which" and insert-
23	ing "month during which".
24	(5)(A) The heading of such section is amended to read
25	as follows:

1	"§ 436. High-tempo allowance: lengthy or numerous
2	deployments; frequent mobilizations".
3	(B) The item relating to such section in the table of
4	sections at the beginning of chapter 7 of such title is amend-
5	ed to read as follows:
	"436. High-tempo allowance: lengthy or numerous deployments; frequent mobilizations.".
6	(c) Modified Reporting Requirement.—Section
7	487(b)(5) of title 10, United States Code, is amended to
8	read as follows:
9	"(5) For each of the armed forces, the description
10	shall indicate the number of members who received the
11	high-tempo allowance under section 436 of title 37,
12	the total number of months for which the allowance
13	was paid to members, and the total amount spent on
14	the allowance.".
15	SEC. 562. ALTERNATE INITIAL MILITARY SERVICE OBLIGA-
16	TION FOR PERSONS ACCESSED UNDER DI-
17	RECT ENTRY PROGRAM.
18	(a) Requirement for Program.—The Secretary of
19	Defense shall carry out a direct entry program for persons
20	with critical military skills who enter the Armed Forces for
21	an initial period of service in the Armed Forces.
22	(b) Eligible Persons.—The Secretary shall pre-
23	scribe the eligibility requirements for entering the Armed
24	Forces under the direct entry program carried out under

- 1 this section. The Secretary may limit eligibility as the Sec-
- 2 retary determines appropriate to meet the needs of the
- 3 Armed Forces.
- 4 (c) Critical Military Skills.—The Secretary shall
- 5 designate the military skills that are critical military skills
- 6 for the purposes of this section.
- 7 (d) Initial Service Obligation.—(1) The Secretary
- 8 shall prescribe the period of initial service in the Armed
- 9 Forces that is to be required of a person entering the Armed
- 10 Forces under the direct entry program. The period may not
- 11 be less than three years.
- 12 (2) Section 651(a) of title 10, United States Code, shall
- 13 not apply to a person who enters the Armed Forces under
- 14 the direct entry program.
- 15 (e) Reports.—(1) Not later than 30 days after the
- 16 direct entry program commences under this section, the Sec-
- 17 retary shall submit a report on the establishment of the pro-
- 18 gram to the Committees on Armed Services of the Senate
- 19 and the House of Representatives. The report shall include
- 20 the following:
- 21 (A) A list of the military skills designated as
- 22 critical military skills for the purposes of this section.
- 23 (B) The eligibility requirements for entering the
- 24 Armed Forces under the program.

1	(C) A detailed discussion of the other features of
2	the program.
3	(2) Whenever the list of critical military skills is re-
4	vised, the Secretary shall promptly submit the revised list
5	to the committees referred to in paragraph (1).
6	(3) The Secretary shall submit a final report on the
7	program to Congress not later than 180 days after the date
8	on which the direct entry program terminates under sub-
9	section (f). The report shall include the Secretary's assess-
10	ment of the effectiveness of the direct entry program for re-
11	cruiting personnel with critical military skills for the
12	Armed Forces.
13	(f) Period of Program.—The direct entry program
14	under this section shall commence on October 1, 2003, and
15	shall terminate on September 30, 2005.
16	SEC. 563. POLICY ON CONCURRENT DEPLOYMENT TO COM-
17	BAT ZONES OF BOTH MILITARY SPOUSES OF
18	MILITARY FAMILIES WITH MINOR CHILDREN.
19	(a) Publication of Policy.—Not later than 180
20	days after the date of the enactment of this Act, the Sec-
21	retary of Defense shall—
22	(1) prescribe the policy of the Department of De-
23	fense on concurrent deployment to a combat zone of
24	both spouses of a dual-military family with one or
25	more minor children; and

1	(2) transmit the policy to the Committees on
2	Armed Services of the Senate and the House of Rep-
3	resentatives.
4	(b) Dual-Military Family Defined.—In this sec-
5	tion, the term "dual-military family" means a family in
6	which both spouses are members of the Armed Forces.
7	SEC. 564. ENHANCEMENT OF VOTING RIGHTS OF MEMBERS
8	OF THE UNIFORMED SERVICES.
9	(a) Standard for Invalidation of Ballots Cast
10	BY ABSENT UNIFORMED SERVICES VOTERS IN FEDERAL
11	Elections.—.(1) Section 102 of the Uniformed and Over-
12	seas Citizens Absentee Voting Act (42 U.S.C. 1973ff-1) is
13	amended—
14	(A) by redesignating subsections (c) and (d) as
15	subsections (d) and (e), respectively; and
16	(B) by inserting after subsection (b) the fol-
17	lowing new subsection (c):
18	"(c) Standards for Invalidation of Certain Bal-
19	LOTS.—
20	"(1) In general.—A State may not refuse to
21	count a ballot submitted in an election for Federal of-
22	fice by an absent uniformed services voter—
23	"(A) solely on the grounds that the ballot
24	lacked—
25	"(i) a notarized witness signature:

1	"(ii) an address (other than on a Fed-
2	eral write-in absentee ballot, commonly
3	known as 'SF186');
4	"(iii) a postmark if there are any other
5	indicia that the vote was cast in a timely
6	manner; or
7	"(iv) an overseas postmark; or
8	"(B) solely on the basis of a comparison of
9	signatures on ballots, envelopes, or registration
10	forms unless there is a lack of reasonable simi-
11	larity between the signatures.
12	"(2) No effect on filing deadlines under
13	STATE LAW.—Nothing in this subsection may be con-
14	strued to affect the application to ballots submitted by
15	absent uniformed services voters of any ballot submis-
16	sion deadline applicable under State law.".
17	(2) The amendments made by paragraph (1) shall
18	apply with respect to ballots described in section 102(c) of
19	the Uniformed and Overseas Citizens Absentee Voting Act,
20	as added by paragraph (1), that are submitted with respect
21	to elections that occur after the date of the enactment of
22	this Act.
23	(b) Maximization of Access of Recently Sepa-
24	RATED UNIFORMED SERVICES VOTERS TO THE POLLS—

1	(1) Section 102(a) of the Uniformed and Overseas Citizens
2	Absentee Voting Act (42 U.S.C. 1973ff-1) is amended—
3	(A) in paragraph (4), by striking "and" at the
4	end;
5	(B) in paragraph (5), by striking the period at
6	the end and inserting a semicolon; and
7	(C) by adding at the end the following new para-
8	graphs:
9	"(6) in addition to using the postcard form for
10	the purpose described in paragraph (4), accept and
11	process any otherwise valid voter registration appli-
12	cation submitted by a uniformed service voter for the
13	purpose of voting in an election for Federal office;
14	and
15	"(7) permit each recently separated uniformed
16	services voter to vote in any election for which a voter
17	registration application has been accepted and proc-
18	essed under this section if that voter—
19	"(A) has registered to vote under this sec-
20	tion; and
21	"(B) is eligible to vote in that election
22	under State law.".
23	(2) The amendments made by paragraph (1) shall
24	apply with respect to elections for Federal office that occur
25	after the date of the enactment of this Act.

1	(c) Definitions.—Section 107 of the Uniformed and
2	Overseas Citizens Absentee Voting Act (42 U.S.C. 1973ff-
3	6) is amended—
4	(1) by redesignating paragraphs (7) and (8) as
5	paragraphs (9) and (11), respectively;
6	(2) by inserting after paragraph (6) the fol-
7	lowing new paragraph:
8	"(7) 'recently separated uniformed services voter'
9	means any individual who was a uniformed services
10	voter on the date that is 60 days before the date on
11	which the individual seeks to vote and who—
12	"(A) presents to the election official Depart-
13	ment of Defense form 214 evidencing the individ-
14	ual's former status as such a voter, or any other
15	official proof of such status;
16	"(B) is no longer such a voter; and
17	"(C) is otherwise qualified to vote in that
18	election;"; and
19	(3) by inserting after paragraph (9), as so redes-
20	ignated, the following new paragraph:
21	"(10) 'uniformed services voter' means—
22	"(A) a member of a uniformed service in
23	$active\ service;$
24	"(B) a member of the merchant marine;
25	and

1	"(C) a spouse or dependent of a member re-
2	ferred to in subparagraph (A) or (B) who is
3	qualified to vote; and".
4	SEC. 565. CERTAIN TRAVEL AND TRANSPORTATION AL-
5	LOWANCES FOR DEPENDENTS OF MEMBERS
6	OF THE ARMED FORCES WHO HAVE COM-
7	MITTED DEPENDENT ABUSE.
8	Section 406(h) of title 37, United States Code, is
9	amended by adding at the end the following new paragraph:
10	"(4)(A) If the Secretary concerned makes a determina-
11	tion described in subparagraph (B) with respect to the
12	spouse or a dependent of a member described in that sub-
13	paragraph and a request described in subparagraph (C) has
14	been by the spouse or on behalf of such dependent, the Sec-
15	retary may provide any benefit authorized for a member
16	under paragraph (1) or (3) to the spouse or such dependent
17	in lieu of providing such benefit to the member.
18	"(B) A determination described in this subparagraph
19	is a determination by the commanding officer of a member
20	that—
21	"(i) the member has committed a dependent-
22	abuse offense against the spouse or a dependent of the
23	member;
24	"(ii) a safety plan and counseling have been pro-
25	vided to the spouse or such dependent;

1	"(iii) the safety of the spouse or such dependent
2	is at risk; and
3	"(iv) the relocation of the spouse or such depend-
4	ent is advisable.
5	"(C) A request described in this subparagraph is a re-
6	quest by the spouse of a member, or by the parent of a de-
7	pendent child in the case of a dependent child of a member,
8	for relocation.
9	"(D) Transportation may be provided under this
10	paragraph for household effects or a motor vehicle only if
11	a written agreement of the member, or an order of a court
12	of competent jurisdiction, gives possession of the effects or
13	vehicle to the spouse or dependent of the member concerned.
14	"(E) In this paragraph, the term 'dependent-abuse of-
15	fense' means an offense described in section 1059(c) of title
16	10.".
17	TITLE VI—COMPENSATION AND
18	OTHER PERSONNEL BENEFITS
19	Subtitle A—Pay and Allowances
20	SEC. 601. INCREASE IN BASIC PAY FOR FISCAL YEAR 2004.
21	(a) Waiver of Section 1009 Adjustment.—The ad-
22	justment to become effective during fiscal year 2004 re-
23	quired by section 1009 of title 37, United States Code, in
24	the rates of monthly basic pay authorized members of the
25	uniformed services shall not be made.

- 1 (b) Increase in Basic Pay.—Effective on January
- 2 1, 2004, the rates of monthly basic pay for members of the
- 3 uniformed services within each pay grade are as follows: COMMISSIONED OFFICERS ¹

Years of service computed under section 205 of title 37, United States Code

Pay Grade	2 or less	Over 2	Over 3	Over 4	Over 6
O-10 ²	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
<i>O</i> –9	0.00	0.00	0.00	0.00	0.00
<i>O</i> –8	7,751.10	8,004.90	8,173.20	8,220.60	8,430.30
<i>O</i> –7	6,440.70	6,739.80	6,878.40	6,988.50	7,187.40
$O\!-\!6\;$	4,773.60	5,244.30	5,588.40	5,588.40	5,609.70
<i>O</i> – <i>5</i>	3,979.50	4,482.90	4,793.40	4,851.60	5,044.80
$O\!-\!4\;$	3,433.50	3,974.70	4,239.90	4,299.00	4,545.30
$O\!\!-\!\!3^{3}$	3,018.90	3,422.40	3,693.90	4,027.20	4,220.10
$O\!\!-\!\!2^{3}$	2,608.20	2,970.60	3,421.50	3,537.00	3,609.90
O–1 ³	2,264.40	2,356.50	2,848.50	2,848.50	2,848.50
	Over 8	Over 10	Over 12	Over 14	Over 16
O-10 ²	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
<i>O</i> –9	0.00	0.00	0.00	0.00	0.00
<i>O</i> –8	8,781.90	8,863.50	9,197.10	9,292.80	9,579.90
<i>O</i> –7	7,384.20	7,611.90	7,839.00	8,066.70	8,781.90
$O\!-\!6\;$	5,850.00	5,882.10	5,882.10	6,216.30	6,807.30
$O\!\!-\!\!5$	5,161.20	5,415.90	5,602.80	5,844.00	6,213.60
$O\!\!-\!\!4\;$	4,809.30	5,137.80	5,394.00	5,571.60	5,673.60
$O\!\!-\!\!3^{3}$	4,431.60	4,568.70	4,794.30	4,911.30	4,911.30
$O\!\!-\!\!2^{3}$	3,609.90	3,609.90	3,609.90	3,609.90	3,609.90
$O\!\!-\!\!1^{3}$	2,848.50	2,848.50	2,848.50	2,848.50	2,848.50
	Over 18	Over 20	Over 22	Over 24	Over 26
O-10 ²	\$0.00	\$12,524.70	\$12,586.20	\$12,847.80	\$13,303.80
<i>O</i> –9	0.00	10,954.50	11,112.30	11,340.30	11,738.40
<i>O</i> –8	9,995.70	10,379.10	10,635.30	10,635.30	10,635.30
<i>O</i> –7	9,386.10	9,386.10	9,386.10	9,386.10	9,433.50
<i>O</i> – <i>6</i>	7,154.10	7,500.90	7,698.30	7,897.80	8,285.40
$O\!\!-\!5$	6,389.70	6,563.40	6,760.80	6,760.80	6,760.80
$O\!\!-\!\!4\;$	5,733.00	5,733.00	5,733.00	5,733.00	5,733.00
$O\!\!-\!\!3^{3}$	4,911.30	4,911.30	4,911.30	4,911.30	4,911.30
$O\!\!-\!\!2^{3}$	3,609.50	3,609.50	3,609.50	3,609.50	3,609.50
O-1 ³	2,848.50	2,848.50	2,848.50	2,848.50	2,848.50

¹Notwithstanding the basic pay rates specified in this table, the actual rate of basic pay for commissioned officers in pay grades O-7 through O-10 may not exceed the rate of pay for level III of the Executive Schedule and the actual rate of basic pay for all other officers may not exceed the rate of pay for level V of the Executive Schedule.

This table does not apply to commissioned officers in pay grade O-1, O-2, or O-3 who have been credited with over 4 years of active duty service as an enlisted member or warrant officer.

Executive Schedule and the actual rate of basic pay for all other officers may not exceed the rate of pay for level V of the Executive Schedule.

2 Subject to the preceding footnote, the rate of basic pay for an afficer in this grade while serving as Chairman or Vice Chairman of the Joint Chiefs of Staff, Chief of Staff of the Army, Chief of Naval Operations, Chief of Staff of the Air Force, Commandant of the Marine Corps, Commandant of the Coast Guard, or commander of a unified or specified combatant command (as defined in section 161(c) of title 10, United States Code) is \$14,634.20, regardless of cumulative years of service computed under section 205 of title 37, United States Code.

Years of service computed under section 205 of title 37, United States Code

Pay Grade	2 or less	Over 2	Over 3	Over 4	Over 6
O-3E	\$0.00	\$0.00	\$0.00	\$4,027.20	\$4,220.10
O-2E	0.00	0.00	0.00	3,537.00	3,609.90
O-1E	0.00	0.00	0.00	2,848.50	3,042.30
	Over 8	Over 10	Over 12	Over 14	Over 16
O-3E	\$4,431.60	\$4,568.70	\$4,794.30	\$4,984.20	\$5,092.80
O-2E	3,724.80	3,918.60	4,068.60	4,180.20	4,180.20
O-1E	3,154.50	3,269.40	3,382.20	3,537.00	3,537.00
	Over 18	Over 20	Over 22	Over 24	Over 26
O-3E	\$5,241.30	\$5,241.30	\$5,241.30	\$5,241.30	\$5,241.30
O-2E	4,180.20	4,180.20	4,180.20	4,180.20	4,180.20
O-1E	3,537.00	3,537.00	3,537.00	3,537.00	3,537.00

WARRANT OFFICERS 1

Years of service computed under section 205 of title 37, United States Code

Pay Grade	2 or less	Over 2	Over 3	Over 4	Over 6
W-5	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
W-4	3,119.40	3,355.80	3,452.40	3,547.20	3,710.40
W-3	2,848.80	2,967.90	3,089.40	3,129.30	3,257.10
W-2	2,505.90	2,649.00	2,774.10	2,865.30	2,943.30
W–1	2,212.80	2,394.00	2,515.20	2,593.50	2,802.30
	Over 8	Over 10	Over 12	Over 14	Over 16
W-5	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
W-4	3,871.50	4,035.00	4,194.30	4,359.00	4,617.30
W-3	3,403.20	3,595.80	3,786.30	3,988.80	4,140.60
W-2	3,157.80	3,321.60	3,443.40	3,562.20	3,643.80
W–1	2,928.30	3,039.90	3,164.70	3,247.20	3,321.90
	Over 18	Over 20	Over 22	Over 24	Over 26
W-5	\$0.00	\$5,360.70	\$5,544.30	\$5,728.80	\$5,914.20
W-4	4,782.60	4,944.30	5,112.00	5,277.00	5,445.90
W-3	4,291.80	4,356.90	4,424.10	4,570.20	4,716.30
W-2	3,712.50	3,843.00	3,972.60	4,103.70	4,103.70
W-1	3,443.70	3,535.80	3,535.80	3,535.80	3,535.80

 $^{^{1}}$ Notwithstanding the basic pay rates specified in this table, the actual rate of basic pay for warrant officers may not exceed the rate of pay for level V of the Executive Schedule.

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ENLISTED MEMBERS ¹

Years of service computed under section 205 of title 37, United States Code

Pay Grade	2 or less	Over 2	Over 3	Over 4	Over 6
E-92	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
E-8	0.00	0.00	0.00	0.00	0.00
E-7	2,145.00	2,341.20	2,430.60	2,549.70	2,642.10
E-6	1,855.50	2,041.20	2,131.20	2,218.80	2,310.00
E-5	1,700.10	1,813.50	1,901.10	1,991.10	2,130.60
E-4	1,558.20	1,638.30	1,726.80	1,814.10	1,891.50
E-3	1,407.00	1,495.50	1,585.50	1,585.50	1,585.50
E-2	1,337.70	1,337.70	1,337.70	1,337.70	1,337.70
E-13	1,193.40	1,193.40	1,193.40	1,193.40	1,193.40
	Over 8	Over 10	Over 12	Over 14	Over 16
E-92	\$0.00	\$3,769.20	\$3,854.70	\$3,962.40	\$4,089.30
E-8	3,085.50	3,222.00	3,306.30	3,407.70	3,517.50
E-7	2,801.40	2,891.10	2,980.20	3,139.80	3,219.60
E-6	2,516.10	2,596.20	2,685.30	2,763.30	2,790.90
E-5	2,250.90	2,339.70	2,367.90	2,367.90	2,367.90
E-4	1,891.50	1,891.50	1,891.50	1,891.50	1,891.50
E-3	1,585.50	1,585.50	1,585.50	1,585.50	1,585.50
E-2	1,337.70	1,337.70	1,337.70	1,337.70	1,337.70
E-1 ³	1,193.40	1,193.40	1,193.40	1,193.40	1,193.40
	Over 18	Over 20	Over 22	Over 24	Over 26
$E-9^2$	\$4,216.50	\$4,421.10	\$4,594.20	\$4,776.60	\$5,054.70
E-8	3,715.50	3,815.70	3,986.40	4,081.20	4,314.30
E-7	3,295.50	3,341.70	3,498.00	3,599.10	3,855.00
E-6	2,809.80	2,809.80	2,809.80	2,809.80	2,809.80
E-5	2,367.90	2,367.90	2,367.90	2,367.90	2,367.90
E-4	1,891.50	1,891.50	1,891.50	1,891.50	1,891.50
E-3	1,585.50	1,585.50	1,585.50	1,585.50	1,585.50
E-2	1,337.70	1,337.70	1,337.70	1,337.70	1,337.70
$E-1^{3}$	1,193.40	1,193.40	1,193.40	1,193.40	1,193.40

 $^{^{1}}$ Notwithstanding the basic pay rates specified in this table, the actual rate of basic pay for enlisted members may not exceed the rate of pay for level V of the Executive Schedule.

1 SEC. 602. REVISED ANNUAL PAY ADJUSTMENT PROCESS.

- 2 (a) Requirement for Annual Adjustment.—Sub-
- 3 section (a) of section 1009 of title 37, United States Code,
- 4 is amended to read as follows:
- 5 "(a) Requirement for Annual Adjustment.—Ef-
- 6 fective on January 1 of each year, the rates of basic pay

² Subject to the preceding footnote, the rate of basic pay for an enlisted member in this grade while serving as Sergeant Major of the Army, Master Chief Petty Officer of the Navy, Chief Master Sergeant of the Air Force, Sergeant Major of the Marine Corps, or Master Chief Petty Officer of the Coast Guard, is \$6,090.90, regardless of cumulative years of service computed under section 205 of title 37, United States Code.

³In the case of members in pay grade E-1 who have served less than 4 months on active duty, the rate of basic pay is \$1,104.00.

- 1 for members of the uniformed services under section 203(a)
- 2 of this title shall be increased under this section.".
- 3 (b) Effectiveness of Adjustment.—Subsection (b)
- 4 of such section is amended by striking "shall—" and all
- 5 that follows and inserting "shall have the force and effect
- 6 *of law.*".
- 7 (c) Percentage of Adjustment.—Subsection (c) of
- 8 such section is amended to read as follow:
- 9 "(c) Equal Percentage Increase for All Mem-
- 10 BERS.—(1) An adjustment made under this section in a
- 11 year shall provide all eligible members with an increase in
- 12 the monthly basic pay that is the percentage (rounded to
- 13 the nearest one-tenth of 1 percent) by which the ECI for
- 14 the base quarter of the year before the preceding year exceeds
- 15 the ECI for the base quarter of the second year before the
- 16 preceding calendar year (if at all).
- 17 "(2) Notwithstanding paragraph (1), but subject to
- 18 subsection (d), the percentage of the adjustment taking effect
- 19 under this section during each of fiscal years 2004, 2005,
- 20 and 2006, shall be one-half of 1 percentage point higher
- 21 than the percentage that would otherwise be applicable
- 22 under such paragraph.".
- 23 (d) Repeal of Allocation Authority.—Such sec-
- 24 tion is further amended—
- 25 (1) by striking subsections (d), (e), and (g); and

- 1 (2) redesignating subsection (f) as subsection (d).
- 2 (e) Presidential Determination of Need for Al-
- 3 TERNATIVE PAY ADJUSTMENT.—Such section, as amended
- 4 by subsection (d), is further amended adding at the end the
- 5 following new subsection:
- 6 "(e) Presidential Determination of Need for
- 7 Alternative Pay Adjustment.—(1) If, because of na-
- 8 tional emergency or serious economic conditions affecting
- 9 the general welfare, the President considers the pay adjust-
- 10 ment which would otherwise be required by this section in
- 11 any year to be inappropriate, the President shall prepare
- 12 and transmit to Congress before September 1 of the pre-
- 13 ceding year a plan for such alternative pay adjustments
- 14 as the President considers appropriate, together with the
- 15 reasons therefor.
- 16 "(2) In evaluating an economic condition affecting the
- 17 general welfare under this subsection, the President shall
- 18 consider pertinent economic measures including the Indexes
- 19 of Leading Economic Indicators, the Gross National Prod-
- 20 uct, the unemployment rate, the budget deficit, the Con-
- 21 sumer Price Index, the Producer Price Index, the Employ-
- 22 ment Cost Index, and the Implicit Price Deflator for Per-
- 23 sonal Consumption Expenditures.
- 24 "(3) The President shall include in the plan submitted
- 25 to Congress under paragraph (1) an assessment of the im-

1	pact that the alternative pay adjustments proposed in the
2	plan would have on the Government's ability to recruit and
3	retain well-qualified persons for the uniformed services.".
4	(f) Definitions.—Such section, as amended by sub-
5	section (e), is further amended by adding at the end the
6	following:
7	"(f) Definitions.—In this section:
8	"(1) The term 'ECI' means the Employment
9	Cost Index (wages and salaries, private industry
10	workers) published quarterly by the Bureau of Labor
11	Statistics.
12	"(2) The term 'base quarter' for any year is the
13	3-month period ending on September 30 of such
14	year.".
15	SEC. 603. COMPUTATION OF BASIC PAY RATE FOR COMMIS-
16	SIONED OFFICERS WITH PRIOR ENLISTED OR
17	WARRANT OFFICER SERVICE.
18	Section 203(d)(2) of title 37, United States Code, is
19	amended—
20	(1) in subparagraph (A), by striking "enlisted
21	member," and all that follows through the period and
22	inserting "enlisted member."; and
23	(2) by striking subparagraph (B) and inserting
24	the following new subparagraph:

1	"(B) Service as a warrant officer, as an enlisted
2	member, or as a warrant officer and an enlisted
3	member, for which at least 1,460 points have been
4	credited to the officer for the purposes of section
5	12732(a)(2) of title 10.".
6	SEC. 604. PILOT PROGRAM OF MONTHLY SUBSISTENCE AL-
7	LOWANCE FOR NON-SCHOLARSHIP SENIOR
8	ROTC MEMBERS COMMITTING TO CONTINUE
9	ROTC PARTICIPATION AS SOPHOMORES.
10	(a) Authority.—Section 209 of title 37, United
11	States Code, is amended by adding at the end the following
12	new subsection:
13	"(e) Non-Scholarship Senior ROTC Members
14	Not in Advanced Training.—(1) A member of the Senior
15	Reserve Officers' Training Corps described in subsection (b)
16	is entitled to a monthly subsistence allowance at a rate pre-
17	scribed under subsection (a).
18	"(2) To be entitled to receive a subsistence allowance
19	under this subsection, a member must—
20	"(A) be a citizen of the United States;
21	"(B) enlist in an armed force under the jurisdic-
22	tion of the Secretary of the military department con-
23	cerned for the period prescribed by the Secretary;
24	"(C) contract, with the consent of his parent or
25	quardian if he is a minor, with the Secretary of the

1	military department concerned, or his designated rep-
2	resentative, to serve for the period required by the
3	program;
4	"(D) agree in writing that he will accept an ap-
5	pointment, if offered, as a commissioned officer in the
6	Army, Navy, Air Force, or Marine Corps, as the case
7	may be, and that he will serve in the armed forces for
8	the period prescribed by the Secretary;
9	"(E) successfully complete the first year of a
10	four-year Senior Reserve Officers' Training Corps
11	course;
12	" (F) not be eligible for advanced training under
13	section 2104 of title 10;
14	"(G) not be appointed under section 2107 of title
15	10; and
16	"(H) execute a certificate of loyalty in such form
17	as the Secretary of Defense prescribes or take a loy-
18	alty oath as prescribed by the Secretary.
19	"(3) The first month for which a monthly subsistence
20	allowance is payable to a member under this subsection
21	shall be a month designated by the Secretary of the military
22	department concerned that begins after the member satisfies
23	the condition in subparagraph (E) of paragraph (2). Pay-
24	ment of the subsistence allowance shall continue for as long
25	as the member continues to meet the conditions in such

1	paragraph and the member's obligations under the enlist-
2	ment, contract, and agreement entered into as described in
3	such paragraph. In no event, however, may a member re-
4	ceive the monthly subsistence allowance for more than 20
5	months.
6	"(4) In this subsection, the term 'program' means the
7	Senior Reserve Officers' Training Corps of an armed force.
8	"(5) No subsistence allowance may be paid under this
9	subsection with respect to a contract that is entered into
10	as described in paragraph (2)(C) after December 31, 2006.".
11	(b) Effective Date.—Subsection (e) of section 209
12	of title 37, United States Code (as added by subsection (a)),
13	shall take effect on January 1, 2004.
14	SEC. 605. BASIC ALLOWANCE FOR HOUSING FOR EACH
14 15	SEC. 605. BASIC ALLOWANCE FOR HOUSING FOR EACH MEMBER MARRIED TO ANOTHER MEMBER
15	MEMBER MARRIED TO ANOTHER MEMBER
15 16	MEMBER MARRIED TO ANOTHER MEMBER WITHOUT DEPENDENTS WHEN BOTH
15 16 17	MEMBER MARRIED TO ANOTHER MEMBER WITHOUT DEPENDENTS WHEN BOTH SPOUSES ARE ON SEA DUTY.
15 16 17 18	MEMBER MARRIED TO ANOTHER MEMBER WITHOUT DEPENDENTS WHEN BOTH SPOUSES ARE ON SEA DUTY. (a) Entitlement.—Section 403(f)(2)(C) of title 37,
15 16 17 18 19	MEMBER MARRIED TO ANOTHER MEMBER WITHOUT DEPENDENTS WHEN BOTH SPOUSES ARE ON SEA DUTY. (a) Entitlement.—Section 403(f)(2)(C) of title 37, United States Code, is amended—
15 16 17 18 19 20	MEMBER MARRIED TO ANOTHER MEMBER WITHOUT DEPENDENTS WHEN BOTH SPOUSES ARE ON SEA DUTY. (a) Entitlement.—Section 403(f)(2)(C) of title 37, United States Code, is amended— (1) in the first sentence, by striking "are jointly
15 16 17 18 19 20 21	MEMBER MARRIED TO ANOTHER MEMBER WITHOUT DEPENDENTS WHEN BOTH SPOUSES ARE ON SEA DUTY. (a) Entitlement.—Section 403(f)(2)(C) of title 37, United States Code, is amended— (1) in the first sentence, by striking "are jointly entitled to one basic allowance for housing" and in-
15 16 17 18 19 20 21	MEMBER MARRIED TO ANOTHER MEMBER WITHOUT DEPENDENTS WHEN BOTH SPOUSES ARE ON SEA DUTY. (a) Entitlement.—Section 403(f)(2)(C) of title 37, United States Code, is amended— (1) in the first sentence, by striking "are jointly entitled to one basic allowance for housing" and inserting "are each entitled to a basic allowance for

1	allowance payable to a member under the preceding
2	sentence shall be based on the without dependents rate
3	for the pay grade of the member.".
4	(b) Effective Date.—The amendments made by sub-
5	section (a) shall take effect on October 1, 2003.
6	SEC. 606. INCREASED RATE OF FAMILY SEPARATION AL-
7	LOWANCE.
8	(a) Rate.—Section 427(a)(1) of title 37, United
9	States Code, is amended by striking "\$100" and inserting
10	"\$250".
11	(b) Effective Date.—The amendment made by sub-
12	section (a) shall take effect on October 1, 2003.
13	Subtitle B—Bonuses and Special
13 14	Subtitle B—Bonuses and Special and Incentive Pays
	_
14	and Incentive Pays
14 15	and Incentive Pays SEC. 611. ONE-YEAR EXTENSION OF CERTAIN BONUS AND
141516	and Incentive Pays SEC. 611. ONE-YEAR EXTENSION OF CERTAIN BONUS AND SPECIAL PAY AUTHORITIES FOR RESERVE
14151617	and Incentive Pays SEC. 611. ONE-YEAR EXTENSION OF CERTAIN BONUS AND SPECIAL PAY AUTHORITIES FOR RESERVE FORCES.
14 15 16 17 18	and Incentive Pays SEC. 611. ONE-YEAR EXTENSION OF CERTAIN BONUS AND SPECIAL PAY AUTHORITIES FOR RESERVE FORCES. (a) SELECTED RESERVE REENLISTMENT BONUS.—
14 15 16 17 18 19	and Incentive Pays SEC. 611. ONE-YEAR EXTENSION OF CERTAIN BONUS AND SPECIAL PAY AUTHORITIES FOR RESERVE FORCES. (a) SELECTED RESERVE REENLISTMENT BONUS.— Section 308b(f) of title 37, United States Code, is amended
14 15 16 17 18 19 20	and Incentive Pays SEC. 611. ONE-YEAR EXTENSION OF CERTAIN BONUS AND SPECIAL PAY AUTHORITIES FOR RESERVE FORCES. (a) SELECTED RESERVE REENLISTMENT BONUS.— Section 308b(f) of title 37, United States Code, is amended by striking "December 31, 2003" and inserting "December
14 15 16 17 18 19 20 21	sec. 611. One-year extension of certain bonus and special pay authorities for reserve forces. (a) Selected Reserve Reenlistment Bonus.— Section 308b(f) of title 37, United States Code, is amended by striking "December 31, 2003" and inserting "December 31, 2004".

- 1 (c) Special Pay for Enlisted Members Assigned
- 2 to Certain High Priority Units.—Section 308d(c) of
- 3 such title is amended by striking "December 31, 2003" and
- 4 inserting "December 31, 2004".
- 5 (d) Selected Reserve Affiliation Bonus.—Sec-
- 6 tion 308e(e) of such title is amended by striking "December
- 7 31, 2003" and inserting "December 31, 2004".
- 8 (e) Ready Reserve Enlistment and Reenlist-
- 9 MENT BONUS.—Section 308h(g) of such title is amended by
- 10 striking "December 31, 2003" and inserting "December 31,
- 11 2004".
- 12 (f) Prior Service Enlistment Bonus.—Section
- 13 308i(f) of such title is amended by striking "December 31,
- 14 2003" and inserting "December 31, 2004".
- 15 SEC. 612. ONE-YEAR EXTENSION OF CERTAIN BONUS AND
- 16 SPECIAL PAY AUTHORITIES FOR CERTAIN
- 17 HEALTH CARE PROFESSIONALS.
- 18 (a) Nurse Officer Candidate Accession Pro-
- 19 GRAM.—Section 2130a(a)(1) of title 10, United States Code,
- 20 is amended by striking "December 31, 2003" and inserting
- 21 "December 31, 2004".
- 22 (b) Repayment of Education Loans for Certain
- 23 Health Professionals Who Serve in the Selected
- 24 Reserve.—Section 16302(d) of such title is amended by

- 1 striking "January 1, 2004" and inserting "January 1,
- 2 2005".
- 3 (c) Accession Bonus for Registered Nurses.—
- 4 Section 302d(a)(1) of title 37, United States Code, is
- 5 amended by striking "December 31, 2003" and inserting
- 6 "December 31, 2004".
- 7 (d) Incentive Special Pay for Nurse Anes-
- 8 THETISTS.—Section 302e(a)(1) of such title is amended by
- 9 striking "December 31, 2003" and inserting "December 31,
- 10 2004".
- 11 (e) Special Pay for Selected Reserve Health
- 12 Professionals in Critically Short Wartime Special-
- 13 TIES.—Section 302g(f) of such title is amended by striking
- 14 "December 31, 2003" and inserting "December 31, 2004".
- 15 (f) Accession Bonus for Dental Officers.—Sec-
- 16 tion 302h(a)(1) of such title is amended by striking "De-
- 17 cember 31, 2003" and inserting "December 31, 2004".
- 18 SEC. 613. ONE-YEAR EXTENSION OF SPECIAL PAY AND
- 19 BONUS AUTHORITIES FOR NUCLEAR OFFI-
- 20 CERS.
- 21 (a) Special Pay for Nuclear-Qualified Officers
- 22 Extending Period of Active Service.—Section 312(e)
- 23 of title 37, United States Code, is amended by striking "De-
- 24 cember 31, 2003" and inserting "December 31, 2004".

- 1 (b) Nuclear Career Accession Bonus.—Section
- 2 312b(c) of such title is amended by striking "December 31,
- 3 2003" and inserting "December 31, 2004".
- 4 (c) Nuclear Career Annual Incentive Bonus.—
- 5 Section 312c(d) of such title is amended by striking "De-
- 6 cember 31, 2003" and inserting "December 31, 2004".
- 7 SEC. 614. ONE-YEAR EXTENSION OF OTHER BONUS AND
- 8 SPECIAL PAY AUTHORITIES.
- 9 (a) Aviation Officer Retention Bonus.—Section
- 10 301b(a) of title 37, United States Code, is amended by strik-
- 11 ing "December 31, 2003" and inserting "December 31,
- 12 2004".
- 13 (b) Reenlistment Bonus for Active Members.—
- 14 Section 308(g) of such title is amended by striking "Decem-
- 15 ber 31, 2003" and inserting "December 31, 2004".
- 16 (c) Enlistment Bonus for Active Members.—Sec-
- 17 tion 309(e) of such title is amended by striking "December
- 18 31, 2003" and inserting "December 31, 2004".
- 19 (d) Retention Bonus for Members With Critical
- 20 Military Skills.—Section 323(i) of such title is amended
- 21 by striking "December 31, 2003" and inserting "December
- 22 31, 2004".
- 23 (e) Accession Bonus for New Officers in Crit-
- 24 ICAL SKILLS.—Section 324(g) of such title is amended by

1	striking "December 31, 2003" and inserting "December 31,
2	2004".
3	SEC. 615. SPECIAL PAY FOR RESERVE OFFICERS HOLDING
4	POSITIONS OF UNUSUAL RESPONSIBILITY
5	AND OF CRITICAL NATURE.
6	(a) Eligibility.—Section 306 of title 37, United
7	States Code, is amended—
8	(1) in subsection (a), by inserting "under section
9	201 of this title, or the compensation under section
10	206 of this title," after "is entitled to the basic pay";
11	(2) by redesignating subsections (b) through (e)
12	as subsections (c) through (f), respectively; and
13	(3) by inserting after subsection (a) the following
14	new subsection (b):
15	"(b) In the case of an officer who is a member of a
16	reserve component, special pay under subsection (a) shall
17	be paid at the rate of ½0 of the monthly rate authorized
18	by that subsection for each day of the performance of duties
19	described in that subsection.".
20	(b) Limitation.—Subsection (d) of such section, as re-
21	designated by subsection (a)(2) of this section, is
22	amended—
23	(1) by inserting "(1)" after "(d)"; and
24	(2) by adding at the end the following new para-
25	aranh:

- 1 "(2) Of the number of officers in the Selected Reserve
- 2 of the Ready Reserve of an armed force who are not on ac-
- 3 tive duty (other than for training), not more than 5 percent
- 4 of the number of such officers in each of the pay grades
- 5 O-3 and below, and not more than 10 percent of the number
- 6 of such officers in pay grade O-4, O-5, or O-6, may be
- 7 paid special pay under subsection (b).".
- 8 SEC. 616. ASSIGNMENT INCENTIVE PAY FOR SERVICE IN
- 9 KOREA.
- 10 (a) AUTHORITY.—(1) Chapter 5 of title 37, United
- 11 States Code, is amended by inserting after section 307a the
- 12 following new section:
- 13 "§ 307b. Special pay: Korea service incentive pay
- 14 "(a) AUTHORITY.—The Secretary concerned shall pay
- 15 monthly incentive pay under this section to a member of
- 16 a uniformed service for the period that the member performs
- 17 service in Korea while entitled to basic pay.
- 18 "(b) Rate.—The monthly rate of incentive pay pay-
- 19 able to a member under this section is \$100.
- 20 "(c) Relationship to Other Pay and Allow-
- 21 ANCES.—Incentive pay paid to a member under this section
- 22 is in addition to any other pay and allowances to which
- 23 the member is entitled.
- 24 "(d) Status Not Affected by Temporary Duty or
- 25 Leave.—The service of a member in an assignment referred

- 1 to in subsection (a) shall not be considered discontinued
- 2 during any period that the member is not performing serv-
- 3 ice in the assignment by reason of temporary duty per-
- 4 formed by the member pursuant to orders or absence of the
- 5 member for authorized leave.
- 6 "(e) Termination of Authority.—Special pay may
- 7 not be paid under this section for months beginning after
- 8 December 31, 2005.".
- 9 (2) The table of sections at the beginning of such chap-
- 10 ter is amended by inserting after the item relating to section
- 11 307a the following new item:

"307b. Special pay: Korea service incentive pay.".

- 12 (b) Effective Date.—Section 307(b) of title 37,
- 13 United States Code (as added by subsection (a)), shall take
- 14 effect on October 1, 2003.
- 15 SEC. 617. INCREASED MAXIMUM AMOUNT OF REENLIST-
- 16 **MENT BONUS FOR ACTIVE MEMBERS.**
- 17 (a) Maximum Amount.—Section 308(a)(2)(B) of title
- 18 37, United States Code, is amended by striking "\$60,000"
- 19 and inserting "\$70,000".
- 20 (b) Effective Date.—The amendment made by sub-
- 21 section (a) shall take effect on October 1, 2003, and shall
- 22 apply with respect to reenlistments and extensions of enlist-
- 23 ments that take effect on or after that date.

1	SEC. 618. PAYMENT OF SELECTED RESERVE REENLIST-
2	MENT BONUS TO MEMBERS OF SELECTED RE-
3	SERVE WHO ARE MOBILIZED.
4	Section 308b of title 37, United States Code, is
5	amended—
6	(1) by redesignating subsections (d), (e), and (f)
7	as subsections (e), (f), and (g), respectively; and
8	(2) by inserting after subsection (c) the following
9	new subsection (d):
10	"(d) Payment to Mobilized Members.—In the case
11	of a member entitled to a bonus under this section who is
12	called or ordered to active duty, any amount of such bonus
13	that is payable to the member during the period of active
14	duty of the member shall be paid the member during that
15	period of active duty without regard to the fact that the
16	member is serving on active duty pursuant to such call or
17	order to active duty.".
18	SEC. 619. INCREASED RATE OF HOSTILE FIRE AND IMMI-
19	NENT DANGER SPECIAL PAY.
20	(a) Rate.—Section 310(a) of title 37, United States
21	Code, is amended by striking "\$150" and inserting "\$225".
22	(b) Effective Date.—The amendment made by sub-
23	section (a) shall take effect on October 1, 2003.

1	SEC. 620. AVAILABILITY OF HOSTILE FIRE AND IMMINENT
2	DANGER SPECIAL PAY FOR RESERVE COMPO-
3	NENT MEMBERS ON INACTIVE DUTY.
4	(a) Expansion and Clarification of Current
5	Law.—Section 310 of title 37, United States Code, is
6	amended—
7	(1) by redesignating subsections (b) and (c) as
8	subsections (c) and (d), respectively; and
9	(2) by striking subsection (a) and inserting the
10	following new subsections:
11	"(a) Eligibility and Special Pay Amount.—Under
12	regulations prescribed by the Secretary of Defense, a mem-
13	ber of a uniformed service may be paid special pay at the
14	rate of \$150 for any month in which—
15	"(1) the member was entitled to basic pay or
16	compensation under section 204 or 206 of this title;
17	and
18	"(2) the member—
19	"(A) was subject to hostile fire or explosion
20	of hostile mines;
21	"(B) was on duty in an area in which the
22	member was in imminent danger of being ex-
23	posed to hostile fire or explosion of hostile mines
24	and in which, during the period the member was
25	on duty in the area, other members of the uni-

1	formed services were subject to hostile fire or ex-
2	plosion of hostile mines;
3	"(C) was killed, injured, or wounded by
4	hostile fire, explosion of a hostile mine, or any
5	other hostile action; or
6	"(D) was on duty in a foreign area in
7	which the member was subject to the threat of
8	physical harm or imminent danger on the basis
9	of civil insurrection, civil war, terrorism, or
10	$wartime\ conditions.$
11	"(b) Continuation During Hospitalization.—A
12	member covered by subsection (a)(2)(C) who is hospitalized
13	for the treatment of the injury or wound may be paid spe-
14	cial pay under this section for not more than three addi-
15	tional months during which the member is so hospitalized.".
16	(b) Clerical Amendments.—Such section is further
17	amended—
18	(1) in subsection (c), as redesignated by sub-
19	section (a)(1), by inserting "Limitations and Ad-
20	MINISTRATION.—" before "(1)"; and
21	(2) in subsection (d), as redesignated by sub-
22	section $(a)(1)$, by inserting "Determinations of
23	FACT.—" before "Any".

1	(c)	Effective 1	Date.—	-Subsections	(a)	and	<i>(b)</i>	of.	sec-

- 2 tion 310 of title 37, United States Code, as added by sub-
- 3 section (a)(2), shall take effect as of September 11, 2001.
- 4 SEC. 621. EXPANSION OF OVERSEAS TOUR EXTENSION IN-
- 5 CENTIVE PROGRAM TO OFFICERS.
- 6 (a) Special Pay or Bonus for Extending Over-
- 7 SEAS TOUR OF DUTY.—(1) Subsections (a) and (b) of sec-
- 8 tion 314 of title 37, United States Code, are amended by
- 9 striking "an enlisted member" and inserting "a member".
- 10 (2)(A) The heading of such section is amended to read
- 11 as follows:
- 12 "§314. Special pay or bonus: qualified members ex-
- 13 tending duty at designated locations over-
- 14 **seas**".
- 15 (B) The item relating to such section in the table of
- 16 sections at the beginning of chapter 5 of such title is amend-
- 17 ed to read as follows:
 - "314. Special pay or bonus: qualified members extending duty at designated locations overseas.".
- 18 (b) Rest and Recuperative Absence in Lieu of
- 19 Pay or Bonus.—(1) Subsection (a) of section 705 of title
- 20 10, United States Code, is amended by striking "an enlisted
- 21 member" and inserting "a member".
- 22 (2)(A) The heading of such section is amended to read
- 23 as follows:

1	"§ 705. Rest and recuperation absence: qualified					
2	members extending duty at designated lo-					
3	cations overseas".					
4	(B) The item relating to such section in the table of					
5	sections at the beginning of chapter 40 of such title is					
6	amended to read as follows:					
	"705. Rest and recuperation absence: qualified members extending duty at designated locations overseas.".					
7	SEC. 622. ELIGIBILITY OF WARRANT OFFICERS FOR ACCES-					
8	SION BONUS FOR NEW OFFICERS IN CRITICAL					
9	SKILLS.					
10	(a) Eligibility.—Section 324 of title 37, United					
11	States Code, is amended in subsections (a) and (f)(1) by					
12	inserting "or an appointment" after "commission".					
13	(b) Effective Date.—The amendment made by sub-					
14	section (a) shall take effect on October 1, 2003.					
15	SEC. 623. INCENTIVE BONUS FOR CONVERSION TO MILI-					
16	TARY OCCUPATIONAL SPECIALTY TO EASE					
17	PERSONNEL SHORTAGE.					
18	(a) In General.—Chapter 5 of title 37, United States					
19	Code, is amended by adding at the end the following new					
20	section:					

1	"§ 326. Incentive bonus: conversion to military occu-
2	pational specialty to ease personnel short-
3	age
4	"(a) Incentive Bonus Authorized.—The Secretary
5	concerned may pay a bonus under this section to an eligible
6	member of the armed forces who executes a written agree-
7	ment to convert to, and serve for a period of not less than
8	four years in, a military occupational specialty for which
9	there is a shortage of trained and qualified personnel.
10	"(b) Eligible Members.—A member is eligible for
11	a bonus under this section if—
12	"(1) the member is entitled to basic pay; and
13	"(2) at the time the agreement under subsection
14	(a) is executed, the member is serving in—
15	"(A) pay grade E-6 with not more than 10
16	years of service computed under section 205 of
17	this title; or
18	"(B) pay grade E-5 or below, regardless of
19	years of service.
20	"(c) Amount and Payment of Bonus.—(1) A bonus
21	under this section may not exceed \$4,000.
22	"(2) A bonus payable under this section shall be dis-
23	bursed in one lump sum when the member's conversion to
24	the military occupational specialty is approved by the chief
25	personnel officer of the member's armed force.

- 1 "(d) Relationship to Other Pay and Allow-
- 2 ANCES.—A bonus paid to a member under this section is
- 3 in addition to any other pay and allowances to which the
- 4 member is entitled.
- 5 "(e) Repayment of Bonus.—(1) A member who re-
- 6 ceives a bonus for conversion to a military occupational
- 7 specialty under this section and who, voluntarily or because
- 8 of misconduct, fails to serve in such military occupational
- 9 specialty for the period specified in the agreement shall re-
- 10 fund to the United States an amount that bears the same
- 11 ratio to the bonus amount paid to the member as the
- 12 unserved part of such period bears to the total period agreed
- 13 to be served.
- 14 "(2) An obligation to reimburse the United States im-
- 15 posed under paragraph (1) is, for all purposes, a debt owed
- 16 to the United States.
- 17 "(3) A discharge in bankruptcy under title 11 that is
- 18 entered less than five years after the termination of the
- 19 agreement for which a bonus was paid under this section
- 20 shall not discharge the person signing such agreement from
- 21 the debt arising under paragraph (1).
- 22 "(4) Under regulations prescribed pursuant to sub-
- 23 section (f), the Secretary concerned may waive, in whole
- 24 or in part, a refund required under paragraph (1) if the
- 25 Secretary determines that recovery would be against equity

1	and good conscience or would be contrary to the best inter-
2	ests of the United States.
3	"(f) Regulations.—The Secretaries concerned shall
4	prescribe regulations to carry out this section. Regulations
5	prescribed by the Secretary of a military department shall
6	be subject to the approval of the Secretary of Defense.
7	"(g) Termination of Authority.—No agreement
8	under this section may be entered into after December 31,
9	2006.".
10	(b) Clerical Amendment.—The table of sections at
11	the beginning of such chapter is amended by adding at the
12	end the following new item:
	"326. Incentive bonus: conversion to military occupational specialty to ease personnel shortage.".
13	Subtitle C—Travel and
14	$Transportation\ Allowances$
15	SEC. 631. SHIPMENT OF PRIVATELY OWNED MOTOR VEHI-
16	CLE WITHIN CONTINENTAL UNITED STATES.
17	(a) Authority To Procure Contract for Trans-
18	PORTATION OF MOTOR VEHICLE.—Section 2634 of title 10,
19	United States Code, is amended—
20	(1) by redesignating subsection (h) as subsection
21	(i); and
22	(2) by inserting after subsection (g) the following

1	"(h) In the case of a member's change of permanent
2	station described in subparagraph (A) or (B) of subsection
3	(i)(1), the Secretary concerned may authorize the member
4	to arrange for the shipment of the motor vehicle in lieu of
5	transportation at the expense of the United States under
6	this section. The Secretary concerned may pay the member
7	a monetary allowance in lieu of transportation, as estab-
8	lished under section 404(d)(1) of title 37, and the member
9	shall be responsible for any transportation costs in excess
10	of such allowance.".
11	(b) Allowance for Self-Procurement of Trans-
12	PORTATION OF MOTOR VEHICLE.—Section 406(b)(1)(B) of
13	title 37, United States Code, is amended by adding at the
14	end the following new sentence: "In the case of the transpor-
15	tation of a motor vehicle arranged by the member under
16	section 2634(h) of title 10, the Secretary concerned may pay
17	the member, upon presentation of proof of shipment, a mon-
18	etary allowance in lieu of transportation, as established
19	$under\ section\ 404(d)(1)\ of\ this\ title.$ ".
20	SEC. 632. PAYMENT OR REIMBURSEMENT OF STUDENT
21	BAGGAGE STORAGE COSTS FOR DEPENDENT
22	CHILDREN OF MEMBERS STATIONED OVER-
23	SEAS.
24	Section 430(b)(2) of title 37, United States Code, is
25	amended in the first sentence by inserting before the period

1	at the end the following: "or during a different period in
2	the same fiscal year selected by the member".
3	SEC. 633. CONTRACTS FOR FULL REPLACEMENT VALUE
4	FOR LOSS OR DAMAGE TO PERSONAL PROP-
5	ERTY TRANSPORTED AT GOVERNMENT EX-
6	PENSE.
7	(a) Authority.—Chapter 157 of title 10, United
8	States Code, is amended by inserting after section 2636 the
9	following new section:
10	"§ 2636a. Loss or damage to personal property trans-
11	ported at Government expense: full re-
12	placement value; deduction from amounts
13	due carriers
14	"(a) Procurement of Coverage.—The Secretary of
15	Defense may include in a contract for the transportation
16	of baggage and household effects for members of the armed
17	forces at Government expense a clause that requires the car-
18	rier under the contract to pay the full replacement value
19	for loss or damage to the baggage or household effects trans-
20	ported under the contract.
21	"(b) Deduction Upon Failure of Carrier To Set-
22	TLE.—In the case of a loss or damage of baggage or house-
23	hold effects transported under a contract with a carrier that
24	includes a clause described in subsection (a), the amount
25	equal to the full replacement value for the baggage or house-

- 1 hold effects may be deducted from the amount owed by the
- 2 United States to the carrier under the contract upon a fail-
- 3 ure of the carrier to settle a claim for such loss or total
- 4 damage within a reasonable time. The amount so deducted
- 5 shall be remitted to the claimant, notwithstanding section
- 6 2636 of this title.
- 7 "(c) Inapplicability of Related Limits.—The lim-
- 8 itations on amounts of claims that may be settled under
- 9 section 3721(b) of title 31 do not apply to a carrier's con-
- 10 tractual obligation to pay full replacement value under this
- 11 section.
- 12 "(d) Regulations.—The Secretary of Defense shall
- 13 prescribe regulations for administering this section. The
- 14 regulations shall include policies and procedures for vali-
- 15 dating and evaluating claims, validating proper claimants,
- 16 and determining reasonable time for settlement.
- 17 "(e) Transportation Defined.—In this section, the
- 18 terms 'transportation' and 'transport', with respect to bag-
- 19 gage or household effects, includes packing, crating,
- 20 drayage, temporary storage, and unpacking of the baggage
- 21 or household effects.".
- 22 (b) Clerical Amendment.—The table of sections at
- 23 the beginning of such chapter is amended by inserting after
- 24 the item relating to section 2636 the following new item:

[&]quot;2636a. Loss or damage to personal property transported at Government expense: full replacement value; deduction from amounts due carriers.".

1	SEC 634. TRANSPORTATION OF DEPENDENTS TO PRES-
2	ENCE OF MEMBERS OF THE ARMED FORCES
3	WHO ARE RETIRED FOR ILLNESS OR INJURY
4	INCURRED IN ACTIVE DUTY.
5	Section 411h(a) of title 37, United States Code, is
6	amended—
7	(1) in paragraph (1), by striking "paragraph
8	(2)" and inserting "paragraph (3)";
9	(2) by redesignating paragraph (2) as para-
10	graph(3);
11	(3) by inserting after paragraph (1) the fol-
12	lowing new paragraph (2):
13	"(2) Under the regulations prescribed under para-
14	graph (1), transportation described in subsection (c) may
15	be provided for not more than two family members of a
16	member otherwise described in paragraph (3) who is retired
17	for an illness or injury described in that paragraph if the
18	attending physician or surgeon and the commander or head
19	of the military medical facility exercising control over the
20	member determine that the presence of the family member
21	would be in the best interests of the family member."; and
22	(4) in paragraph (3), as so redesignated, by
23	striking "paragraph (1)" and inserting "paragraph
24	(1) or (2)".

1	Subtitle D—Retired Pay and
2	Survivor Benefits
3	SEC. 641. SPECIAL RULE FOR COMPUTATION OF RETIRED
4	PAY BASE FOR COMMANDERS OF COMBATANT
5	COMMANDS.
6	(a) Treatment Equivalent to Chiefs of Serv-
7	ICE.—Subsection (i) of section 1406 of title 10, United
8	States Code, is amended by inserting "as a commander of
9	a unified or specified combatant command (as defined in
10	section 161(c) of this title)," after "Chief of Service,".
11	(b) Conforming Amendment.—The heading for such
12	subsection is amended by inserting "Commanders of Com-
13	BATANT COMMANDS," after "CHIEFS OF SERVICE,".
14	(c) Effective Date and Applicability.—The
15	amendments made by this section shall take effect on the
16	date of the enactment of this Act and shall apply with re-
17	spect to officers who first become entitled to retired pay
18	under title 10, United States Code, on or after such date.

1	SEC. 642. SURVIVOR BENEFIT PLAN ANNUITIES FOR SUR-
2	VIVING SPOUSES OF RESERVES NOT ELIGI-
3	BLE FOR RETIREMENT WHO DIE FROM A
4	CAUSE INCURRED OR AGGRAVATED WHILE
5	ON INACTIVE-DUTY TRAINING.
6	(a) Surviving Spouse Annuity.—Paragraph (1) of
7	section 1448(f) of title 10, United States Code, is amended
8	to read as follows:
9	"(1) Surviving spouse annuity.—The Sec-
10	retary concerned shall pay an annuity under this
11	subchapter to the surviving spouse of—
12	"(A) a person who is eligible to provide a
13	reserve-component annuity and who dies—
14	"(i) before being notified under section
15	12731(d) of this title that he has completed
16	the years of service required for eligibility
17	for reserve-component retired pay; or
18	"(ii) during the 90-day period begin-
19	ning on the date he receives notification
20	under section 12731(d) of this title that he
21	has completed the years of service required
22	for eligibility for reserve-component retired
23	pay if he had not made an election under
24	subsection $(a)(2)(B)$ to participate in the
25	Plan; or

1	"(B) a member of a reserve component not
2	described in subparagraph (A) who dies from an
3	injury or illness incurred or aggravated in the
4	line of duty during inactive-duty training.".
5	(b) Conforming Amendment.—The heading for sub-
6	section (f) of section 1448 of such title is amended by insert-
7	ing "or Before" after "Dying When".
8	(c) Effective Date.—The amendments made by this
9	section shall take effect as of September 10, 2001, and shall
10	apply with respect to performance of inactive-duty training
11	(as defined in section 101(d) of title 10, United States Code)
12	on or after that date.
13	SEC. 643. INCREASE IN DEATH GRATUITY PAYABLE WITH
13 14	SEC. 643. INCREASE IN DEATH GRATUITY PAYABLE WITH RESPECT TO DECEASED MEMBERS OF THE
14	RESPECT TO DECEASED MEMBERS OF THE
14 15	RESPECT TO DECEASED MEMBERS OF THE ARMED FORCES. (a) Amount of Death Gratuity.—Section 1478(a)
14151617	RESPECT TO DECEASED MEMBERS OF THE ARMED FORCES. (a) Amount of Death Gratuity.—Section 1478(a)
14151617	RESPECT TO DECEASED MEMBERS OF THE ARMED FORCES. (a) Amount of Death Gratuity.—Section 1478(a) of title 10, United States Code, is amended by striking
14 15 16 17 18 19	RESPECT TO DECEASED MEMBERS OF THE ARMED FORCES. (a) Amount of Death Gratuity.—Section 1478(a) of title 10, United States Code, is amended by striking "\$6,000" and inserting "\$12,000".
14 15 16 17 18 19	RESPECT TO DECEASED MEMBERS OF THE ARMED FORCES. (a) Amount of Death Gratuity.—Section 1478(a) of title 10, United States Code, is amended by striking "\$6,000" and inserting "\$12,000". (b) Effective Date.—The amendment made by sub-
14 15 16 17 18 19 20	RESPECT TO DECEASED MEMBERS OF THE ARMED FORCES. (a) AMOUNT OF DEATH GRATUITY.—Section 1478(a) of title 10, United States Code, is amended by striking "\$6,000" and inserting "\$12,000". (b) Effective Date.—The amendment made by subsection (a) shall take effect as of September 11, 2001, and
14 15 16 17 18 19 20 21	RESPECT TO DECEASED MEMBERS OF THE ARMED FORCES. (a) AMOUNT OF DEATH GRATUITY.—Section 1478(a) of title 10, United States Code, is amended by striking "\$6,000" and inserting "\$12,000". (b) Effective Date.—The amendment made by subsection (a) shall take effect as of September 11, 2001, and shall apply with respect to deaths occurring on or after that

- (A) the sacrifices made by the members of the United States Armed Forces are significant and are worthy of meaningful expressions of gratitude by the Government of the United States, especially in cases of sacrifice through loss of life;
 - (B) the tragic events of September 11, 2001, and subsequent worldwide combat operations in the Global War on Terrorism and in Operation Iraqi Freedom have highlighted the significant disparity between the financial benefits for survivors of deceased members of the Armed Forces and the financial benefits for survivors of civilian victims of terrorism;
 - (C) the death benefits system composed of the death gratuity paid by the Department of Defense to survivors of members of the Armed Forces, the subsequently established Servicemembers' Group Life Insurance (SGLI) program, and other benefits for survivors of deceased members has evolved over time, but there are increasing indications that the evolution of such benefits has failed to keep pace with the expansion of indemnity and compensation available to segments of United States society outside the Armed Forces, a failure that is especially apparent in a comparison of the benefits for survivors of deceased mem-

1	bers with the compensation provided to families of ci-
2	vilian victims of terrorism; and
3	(D) while Servicemembers' Group Life Insurance
4	(SGLI) provides an assured source of life insurance
5	for members of the Armed Forces that benefits the sur-
6	vivors of such members upon death, the SGLI pro-
7	gram requires the members to pay for that life insur-
8	ance coverage and does not provide an assured min-
9	imum benefit.
10	(2) The Secretary of Defense shall carry out a study
11	of the totality of all current and projected death benefits
12	for survivors of deceased members of the Armed Forces to
13	determine the adequacy of such benefits. In carrying out
14	the study, the Secretary shall—
15	(A) compare the Federal Government death bene-
16	fits for survivors of deceased members of the Armed
17	Forces with commercial and other private sector
18	death benefits plans for segments of United States so-
19	ciety outside the Armed Forces, and also with the ben-
20	efits available under Public Law 107–37 (115 Stat.
21	219) (commonly known as the "Public Safety Officer
22	Benefits Bill'');
23	(B) assess the personnel policy effects that would
24	result from a revision of the death gratuity benefit to
25	provide a stratified schedule of entitlement amounts

1	that places a premium on deaths resulting from par-
2	ticipation in combat or from acts of terrorism;
3	(C) assess the adequacy of the current system of
4	Survivor Benefit Plan annuities and Dependency and
5	Indemnity Compensation and the anticipated effects
6	of an elimination of the offset of Survivor Benefit
7	Plan annuities by Dependency and Indemnity Com-
8	pensation;
9	(D) examine the commercial insurability of
10	members of the Armed Forces in high risk military
11	occupational specialties; and
12	(E) examine the extent to which private trusts
13	and foundations engage in fundraising or otherwise
14	provide financial benefits for survivors of deceased
15	members of the Armed Forces.
16	(3) Not later than March 1, 2004, the Secretary shall
17	submit a report on the results of the study under paragraph
18	(2) to the Committees on Armed Services of the Senate and
19	the House of Representatives. The report shall include the
20	following:
21	(A) The assessments, analyses, and conclusions
22	resulting from the study.
23	(B) Proposed legislation to address the defi-
24	ciencies in the system of Federal Government death
25	benefits for survivors of deceased members of the

1	Armed Forces that are identified in the course of the
2	study.
3	(C) An estimate of the costs of the system of
4	death benefits provided for in the proposed legislation.
5	(4) The Comptroller General shall conduct a study to
6	identify the death benefits that are payable under Federal,
7	State, and local laws for employees of the Federal Govern-
8	ment, State governments, and local governments. Not later
9	than November 1, 2003, the Comptroller General shall sub-
10	mit a report containing the results of the study to the Com-
11	mittees on Armed Services of the Senate and the House of
12	Representatives.
13	SEC. 644. FULL PAYMENT OF BOTH RETIRED PAY AND COM-
14	PENSATION TO DISABLED MILITARY RETIR-
15	EES.
16	(a) Restoration of Full Retired Pay Bene-
17	FITS.—Section 1414 of title 10, United States Code, is
18	amended to read as follows:
19	"§ 1414. Members eligible for retired pay who have
20	service-connected disabilities: payment of
21	retired pay and veterans' disability com-
22	pensation
23	"(a) Payment of Both Retired Pay and Com-
24	PENSATION.—Except as provided in subsection (b), a mem-
25	ber or former member of the uniformed services who is enti-

- 1 tled to retired pay (other than as specified in subsection
- 2 (c)) and who is also entitled to veterans' disability com-
- 3 pensation is entitled to be paid both without regard to sec-
- 4 tions 5304 and 5305 of title 38.
- 5 "(b) Special Rule for Chapter 61 Career Retir-
- 6 EES.—The retired pay of a member retired under chapter
- 7 61 of this title with 20 years or more of service otherwise
- 8 creditable under section 1405 of this title at the time of the
- 9 member's retirement is subject to reduction under sections
- 10 5304 and 5305 of title 38, but only to the extent that the
- 11 amount of the member's retired pay under chapter 61 of
- 12 this title exceeds the amount of retired pay to which the
- 13 member would have been entitled under any other provision
- 14 of law based upon the member's service in the uniformed
- 15 services if the member had not been retired under chapter
- 16 61 of this title.
- 17 "(c) Exception.—Subsection (a) does not apply to a
- 18 member retired under chapter 61 of this title with less than
- 19 20 years of service otherwise creditable under section 1405
- 20 of this title at the time of the member's retirement.
- 21 "(d) Definitions.—In this section:
- 22 "(1) The term 'retired pay' includes retainer
- 23 pay, emergency officers' retirement pay, and naval
- 24 pension.

1	"(2) The term 'veterans' disability compensation'
2	has the meaning given the term 'compensation' in sec-
3	tion 101(13) of title 38.".
4	(b) Repeal of Special Compensation Pro-
5	GRAMS.—Sections 1413 and 1413a of such title are re-
6	pealed.
7	(c) Clerical Amendment.—The table of sections at
8	the beginning of such chapter is amended by striking the
9	items relating to sections 1413, 1413a, and 1414 and insert-
10	ing the following:
	"1414. Members eligible for retired pay who have service-connected disabilities: payment of retired pay and veterans' disability compensation.".
11	(d) Effective Date.—The amendments made by this
12	section shall take effect on—
13	(1) the first day of the first month that begins
14	after the date of the enactment of this Act; or
15	(2) the first day of the fiscal year that begins in
16	the calendar year in which this Act is enacted, if later
17	than the date specified in paragraph (1).
18	(e) Prohibition on Retroactive Benefits.—No
19	benefits may be paid to any person by reason of section
20	1414 of title 10, United States Code, as amended by sub-
21	section (a), for any period before the effective date applica-
22	ble under subsection (d).

Subtitle E—Other Matters 1 2 SEC. 651. RETENTION OF ACCUMULATED LEAVE.

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3	(a) Higher Maximum Limitation Associated With
4	CERTAIN SERVICE.—Section 701(f) of title 10, United
5	States Code, is amended to read as follows:
6	"(f)(1) The Secretary of Defense may authorize a mem-
7	ber eligible under paragraph (2) to retain 120 days' leave
8	accumulated by the end of the fiscal year described in such
9	paragraph.
10	"(2) Paragraph (1) applies to a member who—
11	"(A) during a fiscal year—
12	"(i) serves on active duty for a continuous
13	period of at least 120 days in an area in which
14	the member is entitled to special pay under sec-
15	tion 310(a) of title 37; or
16	"(ii) is assigned to a deployable ship, to a
17	mobile unit, to duty in support of a contingency
18	operation, or to other duty designated for the
19	purpose of this section; and
20	"(B) except for paragraph (1), would lose any
21	accumulated leave in excess of 60 days at the end of
22	the fiscal year.
23	"(3) Leave in excess of 60 days accumulated under this

- 1 end of the third fiscal year after the fiscal year in which
- 2 the service described in paragraph (2) terminated.".
- 3 (b) Savings Provisions.—Regulations in effect under
- 4 subsection (f) of section 701 of title 10, United States Code,
- 5 on the day before the date of the enactment of this Act shall
- 6 remain in effect until revised or superseded by regulations
- 7 prescribed to implement the authority under the amend-
- 8 ment made by subsection (a).
- 9 (c) Effective Date.—The amendment made by sub-
- 10 section (a) shall take effect on October 1, 2003.
- 11 SEC. 652. GAO STUDY.
- Not later than April 1, 2004, the Comptroller General
- 13 shall submit a report regarding the adequacy of special
- 14 pays and allowances for service members who experience
- 15 frequent deployments away from their permanent duty sta-
- 16 tions for periods less than 30 days. The policies regarding
- 17 eligibility for family separation allowance, including those
- 18 relating to required duration of absences from the perma-
- 19 nently assigned duty station, should be assessed.
- 20 Subtitle F—Naturalization and
- 21 Family Protection for Military
- 22 **Members**
- 23 **SEC. 661. SHORT TITLE.**
- 24 This subtitle may be cited as the "Naturalization and
- 25 Family Protection for Military Members Act of 2003".

1	SEC. 662. REQUIREMENTS FOR NATURALIZATION THROUGH
2	SERVICE IN THE ARMED FORCES OF THE
3	UNITED STATES.
4	(a) Reduction of Period for Required Serv-
5	ICE.—Section 328(a) of the Immigration and Nationality
6	Act (8 U.S.C. 1439(a)) is amended by striking "three
7	years" and inserting "2 years".
8	(b) Prohibition on Imposition of Fees Relating
9	TO NATURALIZATION.—Title III of the Immigration and
10	Nationality Act (8 U.S.C. 1401 et seq.) is amended—
11	(1) in section 328(b)—
12	(A) in paragraph (3)—
13	(i) by striking "honorable. The" and
14	inserting "honorable (the"; and
15	(ii) by striking "discharge." and in-
16	serting "discharge); and"; and
17	(B) by adding at the end the following:
18	"(4) notwithstanding any other provision of law,
19	no fee shall be charged or collected from the applicant
20	for filing a petition for naturalization or for the
21	issuance of a certificate of naturalization upon citi-
22	zenship being granted to the applicant, and no clerk
23	of any State court shall charge or collect any fee for
24	such services unless the laws of the State require such
25	charge to be made, in which case nothing more than

1	the portion of the fee required to be paid to the State
2	shall be charged or collected."; and
3	(2) in section 329(b)—
4	(A) in paragraph (2), by striking "and" at
5	$the\ end;$
6	(B) in paragraph (3), by striking the period
7	at the end and inserting "; and"; and
8	(C) by adding at the end the following:
9	"(4) notwithstanding any other provision of law,
10	no fee shall be charged or collected from the applicant
11	for filing a petition for naturalization or for the
12	issuance of a certificate of naturalization upon citi-
13	zenship being granted to the applicant, and no clerk
14	of any State court shall charge or collect any fee for
15	such services unless the laws of the State require such
16	charge to be made, in which case nothing more than
17	the portion of the fee required to be paid to the State
18	shall be charged or collected.".
19	(c) Naturalization Proceedings Overseas for
20	Members of the Armed Forces.—Notwithstanding any
21	other provision of law, the Secretary of Homeland Security,
22	the Secretary of State, and the Secretary of Defense shall
23	ensure that any applications, interviews, filings, oaths,
24	ceremonies, or other proceedings under title III of the Immi-
25	gration and Nationality Act (8 U.S.C. 1401 et seq.) relating

- 1 to naturalization of members of the Armed Forces are avail-
- 2 able through United States embassies, consulates, and as
- 3 practicable, United States military installations overseas.
- 4 (d) Finalization of Naturalization Proceedings
- 5 For Members of the Armed Forces.—Not later than
- 6 90 days after the date of enactment of this Act, the Sec-
- 7 retary of Defense shall prescribe a policy that facilitates the
- 8 opportunity for a member of the Armed Forces to finalize
- 9 naturalization for which the member has applied. The pol-
- 10 icy shall include, for such purpose, the following:
- 11 (1) A high priority for grant of emergency leave.
- 12 (2) A high priority for transportation on air-
- 13 craft of, or chartered by, the Armed Forces.
- 14 (e) Technical and Conforming Amendment.—Sec-
- 15 tion 328(b)(3) of the Immigration and Nationality Act (8)
- 16 U.S.C. 1439(b)(3)) is amended by striking "Attorney Gen-
- 17 eral" and inserting "Secretary of Homeland Security".
- 18 SEC. 663. NATURALIZATION BENEFITS FOR MEMBERS OF
- 19 THE SELECTED RESERVE OF THE READY RE-
- 20 SERVE.
- 21 Section 329(a) of the Immigration and Nationality
- 22 Act (8 U.S.C. 1440(a)) is amended by inserting "as a mem-
- 23 ber of the Selected Reserve of the Ready Reserve or" after
- 24 "has served honorably".

SEC. 664. EXTENSION OF POSTHUMOUS BENEFITS TO SUR-

2	VIVING CROUGES	CHILD DEN	AND DADENIES
\angle	VIVING SPOUSES,	CHILDREN,	AND PARENTS.

(a) Treatment as Immediate Relatives.—

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(1) Spouses.—Notwithstanding the second sentence of section 201(b)(2)(A)(i) of the Immigration and Nationality Act (8 U.S.C. 1151(b)(2)(A)(i)), in the case of an alien who was the spouse of a citizen of the United States at the time of the citizen's death and was not legally separated from the citizen at the time of the citizen's death, if the citizen served honorably in an active duty status in the military, air, or naval forces of the United States and died as a result of injury or disease incurred in or aggravated by combat, the alien (and each child of the alien) shall be considered, for purposes of section 201(b) of such Act, to remain an immediate relative after the date of the citizen's death, but only if the alien files a petition under section 204(a)(1)(A)(ii) of such Act within 2 years after such date and only until the date the remarries. For purposes of such section alien204(a)(1)(A)(ii), an alien granted relief under the preceding sentence shall be considered an alien spouse describedinthesecond sentencesection 201(b)(2)(A)(i) of such Act.

(2) Children.—

1 (A) In general.—In the case of an alien 2 who was the child of a citizen of the United States at the time of the citizen's death, if the 3 4 citizen served honorably in an active duty status in the military, air, or naval forces of the United 5 6 States and died as a result of injury or disease 7 incurred in or aggravated by combat, the alien 8 shall be considered, for purposes of section 201(b) 9 of the Immigration and Nationality Act (8) 10 U.S.C. 1151(b)), to remain an immediate rel-11 ative after the date of the citizen's death (regard-12 less of changes in age or marital status there-13 after), but only if the alien files a petition under 14 subparagraph (B) within 2 years after such date. 15 (B) Petitions.—An alien described in sub-16 paragraph (A) may file a petition with the Sec-17 retary of Homeland Security for classification of 18 the alien under section 201(b)(2)(A)(i) of the Im-19 migration and Nationality Act (8 20 1151(b)(2)(A)(i)). For purposes of such Act, such 21 a petition shall be considered a petition filed

under section 204(a)(1)(A) of such Act (8 U.S.C.

1154(a)(1)(A).

(3) Parents.—

22

23

(A) In general.—In the case of an alien
who was the parent of a citizen of the United
States at the time of the citizen's death, if the
citizen served honorably in an active duty status
in the military, air, or naval forces of the United
States and died as a result of injury or disease
incurred in or aggravated by combat, the alien
shall be considered, for purposes of section 201(b)
of the Immigration and Nationality Act (8
U.S.C. 1151(b)), to remain an immediate rel-
ative after the date of the citizen's death (regard-
less of changes in age or marital status there-
after), but only if the alien files a petition under
subparagraph (B) within 2 years after such date.
(B) Petitions.—An alien described in sub-
paragraph (A) may file a petition with the Sec-
retary of Homeland Security for classification of
the alien under section $201(b)(2)(A)(i)$ of the Im-
migration and Nationality Act (8 U.S.C.
1151(b)(2)(A)(i)). For purposes of such Act, such
a petition shall be considered a petition filed
under section 204(a)(1)(A) of such Act (8 U.S.C.
1154(a)(1)(A)).

 $(C) \quad \textit{Exception.} \\ -- Notwith standing \quad section$

201(b)(2)(A)(i) of the Immigration and Nation-

24

1	ality Act (8 U.S.C. $1151(b)(2)(A)(i)$), for pur-
2	poses of this paragraph, a citizen described in
3	subparagraph (A) does not have to be 21 years
4	of age for a parent to benefit under this para-
5	graph.
6	(b) Applications for Adjustment of Status by
7	Surviving Spouses, Children, and Parents.—
8	(1) In general.—Notwithstanding subsections
9	(a) and (c) of section 245 of the Immigration and Na-
10	tionality Act (8 U.S.C. 1255), any alien who was the
11	spouse, child, or parent of an alien described in para-
12	graph (2), and who applied for adjustment of status
13	prior to the death described in paragraph $(2)(B)$,
14	may have such application adjudicated as if such
15	death had not occurred.
16	(2) Alien described in
17	this paragraph if the alien—
18	(A) served honorably in an active duty sta-
19	tus in the military, air, or naval forces of the
20	United States;
21	(B) died as a result of injury or disease in-
22	curred in or aggravated by combat; and
23	(C) was granted posthumous citizenship
24	under section 329A of the Immigration and Na-
25	tionality Act (8 U.S.C. 1440–1).

1	(c) Spouses and Children of Lawful Permanent
2	Resident Aliens.—
3	(1) Treatment as immediate relatives.—
4	(A) In general.—A spouse or child of an
5	alien described in paragraph (3) who is included
6	in a petition for classification as a family-spon-
7	sored immigrant under section 203(a)(2) of the
8	Immigration and Nationality Act (8 U.S.C.
9	1153(a)(2)) that was filed by such alien, shall be
10	considered (if the spouse or child has not been
11	admitted or approved for lawful permanent resi-
12	dence by such date) a valid petitioner for imme-
13	diate relative status under section
14	201(b)(2)(A)(i) of the Immigration and Nation-
15	ality Act (8 $U.S.C.$ 1151(b)(2)(A)(i)). Such
16	spouse or child shall be eligible for deferred ac-
17	tion, advance parole, and work authorization.
18	(B) Petitions.—An alien spouse or child
19	described in subparagraph (A) may file a peti-
20	tion with the Secretary of Homeland Security
21	for classification of the alien under section
22	201(b)(2)(A)(i) of the Immigration and Nation-
23	ality Act (8 U.S.C. 1151(b)(2)(A)(i)). For pur-
24	poses of such Act, such a petition shall be consid-

1	$ered\ a\ petition\ filed\ under\ section\ 204(a)(1)(A)$
2	of such Act (8 U.S.C. $1154(a)(1)(A)$).
3	(2) Self-petitions.—Any spouse or child of an
4	alien described in paragraph (3) who is not a bene-
5	ficiary of a petition for classification as a family-
6	sponsored immigrant may file a petition for such
7	classification under section $201(b)(2)(A)(i)$ of the Im-
8	migration and Nationality Act (8 U.S.C.
9	1151(b)(2)(A)(i)) with the Secretary of Homeland Se-
10	curity, but only if the spouse or child files a petition
11	within 2 years after such date. Such spouse or child
12	shall be eligible for deferred action, advance parole,
13	and work authorization.
14	(3) Alien described in
15	this paragraph if the alien—
16	(A) served honorably in an active duty sta-
17	tus in the military, air, or naval forces of the
18	United States;
19	(B) died as a result of injury or disease in-
20	curred in or aggravated by combat; and
21	(C) was granted posthumous citizenship
22	under section 329A of the Immigration and Na-
23	tionality Act (8 U.S.C. 1440–1).
24	(d) Parents of Lawful Permanent Resident
25	Aliens.—

1	(1) SELF-PETITIONS.—Any parent of an alren
2	described in paragraph (2) may file a petition for
3	classification under section $201(b)(2)(A)(i)$ of the Im-
4	migration and Nationality Act (8 U.S.C.
5	1151(b)(2)(A)(i)), but only if the parent files a peti-
6	tion within 2 years after such date. For purposes of
7	such Act, such petition shall be considered a petition
8	filed under section 204(a)(1)(A) of such Act (8 U.S.C.
9	1154(a)(1)(A)). Such parent shall be eligible for de-
10	ferred action, advance parole, and work authoriza-
11	tion.
12	(2) Alien described in
13	this paragraph if the alien—
14	(A) served honorably in an active duty sta-
15	tus in the military, air, or naval forces of the
16	United States;
17	(B) died as a result of injury or disease in-
18	curred in or aggravated by combat; and
19	(C) was granted posthumous citizenship
20	under section 329A of the Immigration and Na-
21	tionality Act (8 U.S.C. 1440–1).
22	(e) Adjustment of Status.—Notwithstanding sub-
23	sections (a) and (c) of section 245 of the Immigration and
24	Nationality Act (8 U.S.C. 1255), an alien physically
25	present in the United States who is the beneficiary of a

- 1 petition under paragraph (1), (2)(B), or (3)(B) of sub-
- 2 section (a), paragraph (1)(B) or (2) of subsection (c), or
- 3 subsection (d)(1) of this section, may apply to the Secretary
- 4 of Homeland Security for adjustment of status to that of
- 5 an alien lawfully admitted for permanent residence.
- 6 (f) Waiver of Certain Grounds of Inadmis-
- 7 SIBILITY.—In determining the admissibility of any alien
- 8 accorded an immigration benefit under this section, the
- 9 ground for inadmissibility specified in section 212(a)(4) of
- 10 the Immigration and Nationality Act (8 U.S.C. 1182(a)(4))
- 11 shall not apply, and notwithstanding any other provision
- 12 of law, the Secretary of Homeland Security may waive
- 13 paragraph (6)(A), (7), and (9)(B) of section 212(a) of the
- 14 Immigration and Nationality Act (8 U.S.C. 1182(a)) with
- 15 respect to such an alien if the alien establishes exceptional
- 16 and extremely unusual hardship to the alien or the alien's
- 17 spouse, parent, or child, who is a citizen of the United
- 18 States or an alien lawfully admitted for permanent resi-
- 19 dence. Any such waiver by the Secretary of Homeland Secu-
- 20 rity shall be in writing and shall be granted only on an
- 21 individual basis following an investigation.
- 22 (g) Benefits to Survivors; Technical Amend-
- 23 MENT.—Section 329A of the Immigration and Nationality
- 24 Act (8 U.S.C. 1440–1) is amended—
- 25 (1) by striking subsection (e); and

1	(2) by striking "Attorney General" each place
2	that term appears and inserting "Secretary of Home-
3	land Security".
4	(h) Technical and Conforming Amendments.—
5	Section 319(d) of the Immigration and Nationality Act (8
6	U.S.C. 1430(d)) is amended—
7	(1) by inserting ", child, or parent" after "sur-
8	viving spouse";
9	(2) by inserting ", parent, or child" after "whose
10	citizen spouse"; and
11	(3) by striking "who was living" and inserting
12	"who, in the case of a surviving spouse, was living".
13	SEC. 665. EFFECTIVE DATE.
14	This subtitle and the amendments made by this sub-
15	title shall take effect as if enacted on September 11, 2001.
16	TITLE VII—HEALTH CARE
17	SEC. 701. MEDICAL AND DENTAL SCREENING FOR MEM-
18	BERS OF SELECTED RESERVE UNITS ALERT-
19	ED FOR MOBILIZATION.
20	Section 1074a of title 10, United States Code, is
21	amended by adding at the end the following new subsection:
22	"(f)(1) At any time after the Secretary concerned noti-
23	fies members of the Ready Reserve that the members are
24	to be called or ordered to active duty, the administering
25	Secretaries may provide to each such member any medical

- 1 and dental screening and care that is necessary to ensure
- 2 that the member meets the applicable medical and dental
- 3 standards for deployment.
- 4 "(2) The screening and care authorized under para-
- 5 graph (1) shall include screening and care under
- 6 TRICARE, pursuant to eligibility under paragraph (3),
- 7 and continuation of care benefits under paragraph (4).
- 8 "(3)(A) Members of the Selected Reserve of the Ready
- 9 Reserve and members of the Individual Ready Reserve de-
- 10 scribed in section 10144(b) of this title are eligible, subject
- 11 to subparagraph (I), to enroll in TRICARE.
- 12 "(B) A member eligible under subparagraph (A) may
- 13 enroll for either of the following types of coverage:
- 14 "(i) Self alone coverage.
- 15 "(ii) Self and family coverage.
- 16 "(C) An enrollment by a member for self and family
- 17 covers the member and the dependents of the member who
- 18 are described in subparagraph (A), (D), or (I) of section
- 19 1072(2) of this title.
- 20 "(D) The Secretary of Defense shall provide for at least
- 21 one open enrollment period each year. During an open en-
- 22 rollment period, a member eligible under subparagraph (A)
- 23 may enroll in the TRICARE program or change or termi-
- 24 nate an enrollment in the TRICARE program.

- 1 "(E) A member and the dependents of a member en-
- 2 rolled in the TRICARE program under this paragraph
- 3 shall be entitled to the same benefits under this chapter as
- 4 a member of the uniformed services on active duty or a de-
- 5 pendent of such a member, respectively. Section 1074(c) of
- 6 this title shall apply with respect to a member enrolled in
- 7 the TRICARE program under this section.
- 8 "(F)(i) An enlisted member of the armed forces en-
- 9 rolled in the TRICARE program under this section shall
- 10 pay an annual premium of \$330 for self-only coverage and
- 11 \$560 for self and family coverage for which enrolled under
- 12 this section.
- 13 "(ii) An officer of the armed forces enrolled in the
- 14 TRICARE program under this section shall pay an annual
- 15 premium of \$380 for self-only coverage and \$610 for self
- 16 and family coverage for which enrolled under this section.
- 17 "(iii) The premiums payable by a member under this
- 18 subparagraph may be deducted and withheld from basic
- 19 pay payable to the member under section 204 of title 37
- 20 or from compensation payable to the member under section
- 21 206 of such title. The Secretary shall prescribe the require-
- 22 ments and procedures applicable to the payment of pre-
- 23 miums by members not entitled to such basic pay or com-
- 24 pensation.

- 1 "(iv) Amounts collected as premiums under this sub-
- 2 paragraph shall be credited to the appropriation available
- 3 for the Defense Health Program Account under section 1100
- 4 of this title, shall be merged with sums in such Account
- 5 that are available for the fiscal year in which collected, and
- 6 shall be available under subparagraph (B) of such section
- 7 for such fiscal year.
- 8 "(G) A person who receives health care pursuant to
- 9 an enrollment in a TRICARE program option under this
- 10 paragraph, including a member who receives such health
- 11 care, shall be subject to the same deductibles, copayments,
- 12 and other nonpremium charges for health care as apply
- 13 under this chapter for health care provided under the same
- 14 TRICARE program option to dependents described in sub-
- 15 paragraph (A), (D), or (I) of section 1072(2) of this title.
- 16 "(H) A member enrolled in the TRICARE program
- 17 under this paragraph may terminate the enrollment only
- 18 during an open enrollment period provided under subpara-
- 19 graph (D), except as provided in subparagraph (I). An en-
- 20 rollment of a member for self alone or for self and family
- 21 under this paragraph shall terminate on the first day of
- 22 the first month beginning after the date on which the mem-
- 23 ber ceases to be eligible under subparagraph (A). The enroll-
- 24 ment of a member under this paragraph may be terminated

- 1 on the basis of failure to pay the premium charged the
- 2 member under this paragraph.
- 3 "(I) A member may not enroll in the TRICARE pro-
- 4 gram under this paragraph while entitled to transitional
- 5 health care under subsection (a) of section 1145 of this title
- 6 or while authorized to receive health care under subsection
- 7 (c) of such section. A member who enrolls in the TRICARE
- 8 program under this paragraph within 90 days after the
- 9 date of the termination of the member's entitlement or eligi-
- 10 bility to receive health care under subsection (a) or (c) of
- 11 section 1145 of this title may terminate the enrollment at
- 12 any time within one year after the date of the enrollment.
- 13 "(J) The Secretary of Defense, in consultation with the
- 14 other administering Secretaries, shall prescribe regulations
- 15 for the administration of this paragraph.
- 16 "(4)(A) The Secretary concerned shall pay the applica-
- 17 ble premium to continue in force any qualified health bene-
- 18 fits plan coverage for an eligible reserve component member
- 19 for the benefits coverage continuation period if timely elect-
- 20 ed by the member in accordance with regulations prescribed
- 21 under subparagraph (J).
- 22 "(B) A member of a reserve component is eligible for
- 23 payment of the applicable premium for continuation of
- 24 qualified health benefits plan coverage under subparagraph
- 25 (A) while serving on active duty pursuant to a call or order

- 1 issued under a provision of law referred to in section
- 2 101(a)(13)(B) of this title during a war or national emer-
- 3 gency declared by the President or Congress.
- 4 "(C) For the purposes of this paragraph, health bene-
- 5 fits plan coverage for a member called or ordered to active
- 6 duty is qualified health benefits plan coverage if—
- 7 "(i) the coverage was in force on the date on
- 8 which the Secretary notified the member that issuance
- 9 of the call or order was pending or, if no such notifi-
- 10 cation was provided, the date of the call or order;
- "(ii) on such date, the coverage applied to the
- member and dependents of the member described in
- 13 subparagraph (A), (D), or (I) of section 1072(2) of
- 14 this title; and
- 15 "(iii) the coverage has not lapsed.
- 16 "(D) The applicable premium payable under this
- 17 paragraph for continuation of health benefits plan coverage
- 18 in the case of a member is the amount of the premium pay-
- 19 able by the member for the coverage of the member and de-
- 20 pendents.
- 21 "(E) The total amount that the Department of Defense
- 22 may pay for the applicable premium of a health benefits
- 23 plan for a member under this paragraph in a fiscal year
- 24 may not exceed the amount determined by multiplying—

1	"(i) the sum of one plus the number of the mem-
2	ber's dependents covered by the health benefits plan,
3	by
4	"(ii) the per capita cost of providing TRICARE
5	coverage and benefits for dependents under this chap-
6	ter for such fiscal year, as determined by the Sec-
7	retary of Defense.
8	"(F) The benefits coverage continuation period under
9	this paragraph for qualified health benefits plan coverage
10	in the case of a member called or ordered to active duty
11	is the period that—
12	"(i) begins on the date of the call or order; and
13	"(ii) ends on the earlier of the date on which the
14	member's eligibility for transitional health care under
15	section 1145(a) of this title terminates under para-
16	graph (3) of such section, or the date on which the
17	member elects to terminate the continued qualified
18	health benefits plan coverage of the dependents of the
19	member.
20	"(G) Notwithstanding any other provision of law—
21	"(i) any period of coverage under a COBRA con-
22	tinuation provision (as defined in section 9832(d)(1)
23	of the Internal Revenue Code of 1986) for a member
24	under this paragraph shall be deemed to be equal to

- 1 the benefits coverage continuation period for such
- 2 member under this paragraph; and
- 3 "(ii) with respect to the election of any period of
- 4 coverage under a COBRA continuation provision (as
- 5 so defined), rules similar to the rules under section
- 6 4980B(f)(5)(C) of such Code shall apply.
- 7 "(H) A dependent of a member who is eligible for bene-
- 8 fits under qualified health benefits plan coverage paid on
- 9 behalf of a member by the Secretary concerned under this
- 10 paragraph is not eligible for benefits under the TRICARE
- 11 program during a period of the coverage for which so paid.
- 12 "(I) A member who makes an election under subpara-
- 13 graph (A) may revoke the election. Upon such a revocation,
- 14 the member's dependents shall become eligible for benefits
- 15 under the TRICARE program as provided for under this
- 16 chapter.
- 17 "(J) The Secretary of Defense shall prescribe regula-
- 18 tions for carrying out this paragraph. The regulations shall
- 19 include such requirements for making an election of pay-
- 20 ment of applicable premiums as the Secretary considers ap-
- 21 propriate.
- 22 "(5) For the purposes of this section, all members of
- 23 the Ready Reserve who are to be called or ordered to active
- 24 duty include all members of the Ready Reserve.

1	"(6) The Secretary concerned shall promptly notify all
2	members of the Ready Reserve that they are eligible for
3	screening and care under this section.
4	"(7) A member provided medical or dental screening
5	or care under paragraph (1) may not be charged for the
6	screening or care.".
7	SEC. 702. TRICARE BENEFICIARY COUNSELING AND AS-
8	SISTANCE COORDINATORS FOR RESERVE
9	COMPONENT BENEFICIARIES.
10	Section 1095e(a)(1) of title 10, United States Code, is
11	amended—
12	(1) by striking "and" at the end of subpara-
13	graph(A);
14	(2) by redesignating subparagraph (B) as sub-
15	paragraph (C); and
16	(3) by inserting after subparagraph (A) the fol-
17	lowing new subparagraph (B):
18	"(B) designate for each of the TRICARE
19	program regions at least one person (other than
20	a person designated under subparagraph (A)) to
21	serve full-time as a beneficiary counseling and
22	assistance coordinator solely for members of the
23	reserve components and their dependents who are
24	beneficiaries under the TRICARE program;
25	and".

1	SEC. 703. EXTENSION OF AUTHORITY TO ENTER INTO PER-
2	SONAL SERVICES CONTRACTS FOR HEALTH
3	CARE SERVICES TO BE PERFORMED AT LOCA-
4	TIONS OUTSIDE MEDICAL TREATMENT FA-
5	CILITIES.
6	Section 1091(a)(2) of title 10, United States Code, is
7	amended by striking "December 31, 2003" and inserting
8	"December 31, 2008".
9	SEC. 704. DEPARTMENT OF DEFENSE MEDICARE-ELIGIBLE
10	RETIREE HEALTH CARE FUND VALUATIONS
11	AND CONTRIBUTIONS.
12	(a) Separate Periodic Actuarial Valuation for
13	SINGLE UNIFORMED SERVICE.—Section 1115(c) of title 10,
14	United States Code, is amended by adding at the end the
15	following new paragraph:
16	"(6) The Secretary of Defense may determine a single
17	level dollar amount under subparagraph (A) or (B) of para-
18	graph (1) for each or any of the participating uniformed
19	services separately from the other participating uniformed
20	services if the Secretary determines that a more accurate
21	and appropriate actuarial valuation under such subpara-
22	graph would be achieved by doing so.".
23	(b) Associated Calculations of Payments Into
24	THE FUND.—Section 1116 of such title is amended—

1	(1) in subsection (a), by striking "the amount
2	that" in the matter preceding paragraph (1) and in-
3	serting "the amount that, subject to subsection (b),";
4	(2) by redesignating subsections (b) and (c) as
5	subsections (c) and (d), respectively; and
6	(3) by inserting after subsection (a) the following
7	new subsection (b):
8	"(b) If an actuarial valuation referred to in paragraph
9	(1) or (2) of subsection (a) has been calculated in a single
10	level dollar amount for a participating uniformed service
11	separately from the other participating uniformed services
12	under section $1115(c)(6)$ of this title, the administering Sec-
13	retary for the department in which such uniformed service
14	is operating shall calculate the amount under such para-
15	graph separately for such uniformed service. If the admin-
16	istering Secretary is not the Secretary of Defense, the ad-
17	ministering Secretary shall notify the Secretary of Defense
18	of the amount so calculated. To determine a single amount
19	for the purpose of paragraph (1) or (2) of subsection (a),
20	as the case may be, the Secretary of Defense shall aggregate
21	the amount calculated under this subsection for a uniformed
22	service for the purpose of such paragraph with the amount
23	or amounts calculated (whether separately or otherwise) for
24	the other uniformed services for the purpose of such para-
25	graph.".

- 1 (c) Technical Correction.—Section 1115(c)(1)(B)
- 2 of such title is amended by striking "and other than mem-
- 3 bers" and inserting "(other than members"
- 4 (d) Conforming Amendment.—Subsections (a) and
- 5 (c)(5) of section 1115 of such title are amended by striking
- 6 "section 1116(b) of this title" and inserting section "1116(c)
- 7 of this title".
- 8 SEC. 705. SURVEYS ON CONTINUED VIABILITY OF TRICARE
- 9 **STANDARD**.
- 10 (a) Requirement for Surveys.—(1) The Secretary
- 11 of Defense shall conduct surveys in the TRICARE Standard
- 12 market areas in the continental United States to determine
- 13 how many health care providers are accepting new patients
- 14 under TRICARE Standard in each such market area.
- 15 (2) The Secretary shall carry out the surveys in at
- 16 least 20 TRICARE market areas in the continental United
- 17 States each fiscal year after fiscal year 2003 until all such
- 18 market areas in the continental United States have been
- 19 surveyed. The Secretary shall complete six of the fiscal year
- 20 2004 surveys not later than March 31, 2004.
- 21 (3) In prioritizing the market areas for the sequence
- 22 in which market areas are to be surveyed under this sub-
- 23 section, the Secretary shall consult with representatives of
- 24 TRICARE beneficiaries and health care providers to iden-
- 25 tify locations where TRICARE Standard beneficiaries are

1	experiencing significant levels of access-to-care problems
2	under TRICARE Standard and shall give a high priority
3	to surveying health care providers in such areas.
4	(b) Supervision.—(1) The Secretary shall designate
5	a senior official of the Department of Defense to take the
6	actions necessary for achieving and maintaining participa-
7	tion of health care providers in TRICARE Standard in
8	each TRICARE market area in a number that is adequate
9	to ensure the viability of TRICARE Standard for
10	TRICARE beneficiaries in that market area.
11	(2) The official designated under paragraph (1) shall
12	have the following duties:
13	(A) To educate health care providers about
14	TRICARE Standard.
15	(B) To encourage health care providers to accept
16	patients under TRICARE Standard.
17	(C) To ensure that TRICARE beneficiaries have
18	the information necessary to locate TRICARE Stand-
19	ard providers readily.
20	(D) To recommend adjustments in TRICARE
21	Standard provider payment rates that the official
22	considers necessary to ensure adequate availability of
23	TRICARE Standard providers for TRICARE Stand-
24	ard beneficiaries.

1	(c) GAO REVIEW.—(1) The Comptroller General shall,
2	on an ongoing basis, review—
3	(A) the processes, procedures, and analysis used
4	by the Department of Defense to determine the ade-
5	quacy of the number of health care providers accept-
6	ing TRICARE Standard beneficiaries as patients
7	under TRICARE Standard in each TRICARE mar-
8	ket area; and
9	(B) the actions taken by the Department of De-
10	fense to ensure ready access of TRICARE Standard
11	beneficiaries to health care under TRICARE Stand-
12	ard in each TRICARE market area.
13	(2)(A) The Comptroller General shall submit to the
14	Committees on Armed Services of the Senate and the House
15	of Representatives a semiannual report on the results of the
16	review under paragraph (1). The first semiannual report
17	shall be submitted not later than June 30, 2004.
18	(B) The semiannual report under subparagraph (A)
19	shall include the following:
20	(i) An analysis of the adequacy of the surveys
21	under subsection (a).
22	(ii) The adequacy of existing statutory authority
23	to address inadequate levels of participation by health
24	care providers in TRICARE Standard.

1	(iii) Identification of policy-based obstacles to
2	achieving adequacy of availability of TRICARE
3	Standard health care in the TRICARE Standard
4	market areas.
5	(iv) An assessment of the adequacy of Depart-
6	ment of Defense education programs to inform health
7	care providers about TRICARE Standard.
8	(v) An assessment of the adequacy of Department
9	of Defense initiatives to encourage health care pro-
10	viders to accept patients under TRICARE Standard.
11	(vi) An assessment of the adequacy of informa-
12	tion to TRICARE Standard beneficiaries to facilitate
13	access by such beneficiaries to health care under
14	TRICARE Standard.
15	(vii) Any need for adjustment of health care pro-
16	vider payment rates to attract participation in
17	TRICARE Standard by appropriate numbers of
18	health care providers.
19	(d) Definition.—In this section, the term
20	"TRICARE Standard" means the option of the TRICARE
21	program that is also known as the Civilian Health and
22	Medical Program of the Uniformed Services, as defined in
23	section 1072(4) of title 10 United States Code

1	SEC. 706. ELIMINATION OF LIMITATION ON COVERED
2	BENEFICIARIES' ELIGIBILITY TO RECEIVE
3	HEALTH CARE SERVICES FROM FORMER PUB-
4	LIC HEALTH SERVICE TREATMENT FACILI-
5	TIES.
6	Section 724(d) of the National Defense Authorization
7	Act for Fiscal Year 1997 (Public Law 104–201; 10 U.S.C.
8	1073 note) is amended by striking "who—" and all that
9	follows through "(2) are enrolled" and inserting "who are
10	enrolled".
11	SEC. 707. MODIFICATION OF STRUCTURE AND DUTIES OF
12	DEPARTMENT OF VETERANS AFFAIRS-DE-
13	PARTMENT OF DEFENSE HEALTH EXECUTIVE
14	COMMITTEE.
15	(a) In General.—Subsection (c) of section 8111 of
16	title 38, United States Code, is amended to read as follows:
17	"(c) DOD-VA Joint Executive Committee.—(1)
18	There is established an interagency committee to be known
19	as the Department of Veterans Affairs-Department of De-
20	fense Joint Executive Committee (hereinafter in this section
21	referred to as the 'Committee').
22	"(2) The Committee shall be composed of—
23	"(A) the Deputy Secretary of Veterans Affairs
24	and such other officers and employees of the Depart-
25	ment as the Secretary may designate; and

1	"(B) the Under Secretary of Defense for Per-
2	sonnel and Readiness and such other officers and em-
3	ployees of the Department of Defense as the Secretary
4	of Defense may designate.
5	"(3)(A) The Deputy Secretary and the Under Sec-
6	retary shall determine the size and structure of the Com-
7	mittee, except that the Committee shall have subordinate
8	committees as follows:
9	"(i) A Health Executive Committee.
10	"(ii) A Benefits Executive Committee.
11	"(iii) Such other subordinate committees as the
12	Deputy Secretary and the Under Secretary consider
13	appropriate.
14	"(B) The Deputy Secretary and the Under Secretary
15	shall establish the administrative and procedural guidelines
16	for the operation of the Committee.
17	"(C) The two Departments shall supply staff and re-
18	sources to the Committee in order to provide such adminis-
19	trative support and services for the Committee as are nec-
20	essary for the efficient operation of the Committee.
21	"(4) The Committee shall recommend to the Secretaries
22	strategic direction for the joint coordination and sharing
23	of efforts between and within the two Departments under
24	this section, and shall oversee implementation of such co-

25 ordination and efforts.

1	"(5) In order to enable the Committee to make rec-
2	ommendations under paragraph (4) in its annual report
3	under paragraph (6), the Committee shall—
4	"(A) review existing policies, procedures, and

- "(A) review existing policies, procedures, and practices relating to the coordination and sharing of health care resources and other resources between the two Departments;
- "(B) identify changes in policies, procedures, and practices that, in the judgment of the Committee, would promote mutually beneficial coordination, use, or exchange of use of services and health care resources and other resources of the two Departments in order to achieve the goal of improving the quality, efficiency, and effectiveness of the delivery of benefits and services to veterans, members of the Armed Forces, military retirees, and their families through an enhanced partnership between the two Departments;
- "(C) identify and assess further opportunities for coordination and collaboration between the two Departments that, in the judgment of the Committee, would not adversely affect the range of services, the quality of care, or the established priorities for benefits provided by either Department;

- 1 "(D) review the plans of both agencies for the ac-2 quisition of additional health care resources and other 3 resources, especially new facilities and major equip-4 ment and technology, in order to assess the potential 5 effect of such plans on further opportunities for the
- "(E) review the implementation of activities designed to promote the coordination and sharing of
 health care resources and other resources between the
 two Departments.

coordination and sharing of such resources; and

- "(6) The Committee shall submit to the Secretaries, 12 and to Congress, each year a report containing such rec-13 ommendations as the Committee considers appropriate, in-
- 14 cluding recommendations in light of activities under para-15 graph (5).".
- 16 (b) Conforming Amendment.—Subsection (e)(1) of 17 such section is amended by striking "subsection (c)(2)" and 18 inserting "subsection (c)(4)".
- 19 (c) Effective Date.—The amendments made by this 20 section shall take effect on October 1, 2003, as if included
- 21 in the amendments to section 8111 of title 38, United States
- 22 Code, made by section 721 of the Bob Stump National De-
- 23 fense Authorization Act for Fiscal Year 2003 (Public Law
- 24 107-314; 116 Stat. 2589), to which the amendments made
- 25 by this section relate.

1	(d) Integrated Healing Care Practices.—(1)
2	The Secretary of Defense and the Secretary of Veterans Af-
3	fairs may, acting through the Department of Veterans Af-
4	fairs-Department of Defense Joint Executive Committee,
5	conduct a program to develop and evaluate integrated heal-
6	ing care practices for members of the Armed Forces and
7	veterans.
8	(2) Amounts authorized to be appropriated by section
9	301(21) for the Defense Health Program may be available
10	for the program under paragraph (1).
11	SEC. 708. ELIGIBILITY OF RESERVE OFFICERS FOR
12	HEALTH CARE PENDING ORDERS TO ACTIVE
13	DUTY FOLLOWING COMMISSIONING.
14	Section 1074(a) of title 10, United States Code, is
15	amended—
16	
	(1) by inserting "(1)" after "(a)";
17	(1) by inserting "(1)" after "(a)";(2) by striking "who is on active duty" and in-
18	(2) by striking "who is on active duty" and in-
18 19	(2) by striking "who is on active duty" and inserting "described in paragraph (2)"; and
18 19 20	(2) by striking "who is on active duty" and inserting "described in paragraph (2)"; and (3) by adding at the end the following new para-
17 18 19 20 21 22	(2) by striking "who is on active duty" and inserting "described in paragraph (2)"; and(3) by adding at the end the following new paragraph:
18 19 20 21	 (2) by striking "who is on active duty" and inserting "described in paragraph (2)"; and (3) by adding at the end the following new paragraph: "(2) Members of the uniformed services referred to in

1	"(B) A member of a reserve component of a uni-
2	formed service who has been commissioned as an offi-
3	cer if—
4	"(i) the member has requested orders to ac-
5	tive duty for the member's initial period of ac-
6	tive duty following the commissioning of the
7	member as an officer;
8	"(ii) the request for orders has been ap-
9	proved;
10	"(iii) the orders are to be issued but have
11	not been issued; and
12	"(iv) the member does not have health care
13	insurance and is not covered by any other health
14	benefits plan.".
15	SEC. 709. REIMBURSEMENT OF COVERED BENEFICIARIES
16	FOR CERTAIN TRAVEL EXPENSES RELATING
17	TO SPECIALIZED DENTAL CARE.
18	Section 1074i of title 10, United States Code, is
19	amended—
20	(1) by inserting "(a) In General.—" before "In
21	any case"; and
22	(2) by adding at the end the following new sub-
23	section:
24	"(b) Specialty Care Providers.—For purposes of
25	subsection (a), the term 'specialty care provider' includes

1	a dental specialist (including an oral surgeon, orthodontist,
2	prosthodontist, periodontist, endodontist, or pediatric den-
3	tist).".
4	TITLE VIII—ACQUISITION POL-
5	ICY, ACQUISITION MANAGE-
6	MENT, AND RELATED MAT-
7	TERS
8	Subtitle A—Acquisition Policy and
9	Management
10	SEC. 801. TEMPORARY EMERGENCY PROCUREMENT AU-
11	THORITY TO FACILITATE DEFENSE AGAINST
12	OR RECOVERY FROM TERRORISM OR NU-
13	CLEAR, BIOLOGICAL, CHEMICAL, OR RADIO-
14	LOGICAL ATTACK.
15	(a) Extension of Authority.—Section 836(a) of the
16	National Defense Authorization Act for Fiscal Year 2002
17	(Public Law 107–107; 115 Stat. 1192; 10 U.S.C. 2302 note)
18	is amended by striking "fiscal year 2002 and 2003" and
19	inserting "fiscal years 2002, 2003, 2004, and 2005".
20	(b) Expanded Scope.—Such section 836(a) is further
21	amended—
22	(1) in paragraph (1), by striking "the defense
23	against terrorism or biological or chemical attack"
24	and inserting "defense against or recovery from ter-

1	rorism or nuclear, biological, chemical, or radiological
2	attack"; and
3	(2) in paragraph (2), by striking "the defense
4	against terrorism or biological attack" and inserting
5	"defense against or recovery from terrorism or nu-
6	clear, biological, chemical, or radiological attack".
7	(c) Conforming Amendment.—The heading for such
8	section is amended to read as follows:
9	"SEC. 836. TEMPORARY EMERGENCY PROCUREMENT AU-
10	THORITY TO FACILITATE DEFENSE AGAINST
11	OR RECOVERY FROM TERRORISM OR NU-
12	CLEAR, BIOLOGICAL, CHEMICAL, OR RADIO-
13	LOGICAL ATTACK."
14	SEC. 802. SPECIAL TEMPORARY CONTRACT CLOSEOUT AU-
15	THORITY.
16	(a) AUTHORITY.—The Secretary of Defense may settle
17	any financial account for a contract entered into by the
18	Secretary or the Secretary of a military department before
19	October 1, 1996, that is administratively complete if the
20	financial account has an unreconciled balance, either posi-
21	tive or negative, that is less than \$100,000.
22	(b) Finality of Decision.—A settlement under this
23	section shall be final and conclusive upon the accounting
24	officers of the United States.

1	(c) REGULATIONS.—The Secretary of Defense shall
2	prescribe regulations for the administration of the authority
3	under this section.
4	(d) Termination of Authority.—A financial ac-
5	count may not be settled under this section after September
6	30, 2006.
7	SEC. 803. DEFENSE ACQUISITION PROGRAM MANAGEMENT
8	FOR USE OF RADIO FREQUENCY SPECTRUM.
9	(a) Revision of Department of Defense Direc-
10	TIVE.—Not later than one year after the date of the enact-
11	ment of this Act, the Secretary of Defense shall revise and
12	reissue Department of Defense Directive 4650.1, relating to
13	management and use of the radio frequency spectrum, last
14	issued on June 24, 1987, to update the procedures applica-
15	ble to Department of Defense management and use of the
16	radio frequency spectrum.
17	(b) Acquisition Program Requirements.—The
18	Secretary of Defense shall—
19	(1) require that each military department or De-
20	fense Agency carrying out a program for the acquisi-
21	tion of a system that is to use the radio frequency
22	spectrum consult with the official or board designated
23	under subsection (c) on the usage of the spectrum by
24	the system as early as practicable during the concept

1	exploration and technology development phases of the
2	$acquisition\ program;$
3	(2) prohibit the program from proceeding into
4	system development and demonstration, or otherwise
5	obtaining production or procuring any unit of the
6	system, until—
7	(A) an evaluation of the proposed radio fre-
8	quency spectrum usage by the system is com-
9	pleted in accordance with requirements pre-
10	scribed by the Secretary; and
11	(B) the designated official or board reviews
12	and approves the proposed usage of the spectrum
13	by the system; and
14	(3) prescribe a procedure for waiving the prohi-
15	bition imposed under paragraph (2) in any case in
16	which it is determined necessary to do so in the na-
17	tional security interests of the United States.
18	(c) Designation of Official or Board.—The Sec-
19	retary of Defense shall designate an appropriate official or
20	board of the Department of Defense to perform the functions
21	described for the official or board in subsection (b).
22	SEC. 804. NATIONAL SECURITY AGENCY MODERNIZATION
23	PROGRAM.
24	(a) Responsibilities of Under Secretary of De-
25	Fense for Acquisition, Technology, and Logistics.—

1	The Secretary of Defense, acting through the Under Sec-
2	retary of Defense for Acquisition, Technology, and Logistics,
3	shall—
4	(1) direct and manage the acquisitions under the
5	National Security Agency Modernization Program;
6	and
7	(2) designate the projects under such program as
8	major defense acquisition programs.
9	(b) Projects Comprising Program.—The National
10	Security Agency Modernization Program includes the fol-
11	lowing projects of the National Security Agency:
12	(1) The Trailblazer project.
13	(2) The Groundbreaker project.
14	(3) Each cryptological mission management
15	project.
16	(4) Each other project that—
17	(A) meets either of the dollar threshold re-
18	quirements set forth in subsection (a)(2) of sec-
19	tion 2430 of title 10, United States Code (as ad-
20	justed under subsection (b) of such section); and
21	(B) is determined by the Under Secretary of
22	Defense for Acquisition, Technology, and Logis-
23	tics as being a modernization project of the Na-
24	tional Security Agency.

1	(c) Milestone Decision Authority.—(1) In the ad-
2	ministration of subsection (a), the Under Secretary of De-
3	fense for Acquisition, Technology, and Logistics shall exer-
4	cise the milestone decision authority for—
5	(A) each major defense acquisition program
6	under the National Security Agency Modernization
7	Program, as designated under subsection (a)(2); and
8	(B) the acquisition of each major system under
9	the National Security Agency Modernization Pro-
10	gram, as described in subsection (d).
11	(2) The Under Secretary may not delegate the mile-
12	stone decision authority to any other official before October
13	1, 2006.
14	(3) The Under Secretary may delegate the milestone
15	decision authority to the Director of the National Security
16	Agency at any time after the later of September 30, 2006,
17	or the date on which the following conditions are satisfied:
18	(A) The Under Secretary has determined that the
19	Director has implemented acquisition management
20	policies, procedures, and practices that are suffi-
21	ciently mature to ensure that National Security
22	Agency acquisitions are conducted in a manner con-
23	sistent with a sound, efficient acquisition enterprise.
24	(B) The Under Secretary has consulted with the
25	Under Secretary of Defense for Intelligence and the

1	Deputy Director of Central Intelligence for Commu-
2	nity Management on the delegation.
3	(C) The Secretary of Defense has approved the
4	delegation.
5	(D) The Under Secretary has transmitted to the
6	Committees on Armed Services of the Senate and the
7	House of Representatives, the Select Committee on In-
8	telligence of the Senate, and the Permanent Select
9	Committee on Intelligence of the House of Representa-
10	tives a notification of the intention to delegate the au-
11	thority, together with a detailed discussion of the jus-
12	tification for the delegation of authority.
13	(d) Major System Defined.—In this section, the
14	term "major system" means a system that meets either of
15	the dollar threshold requirements set forth in paragraph (1)
16	or (2) of subsection (a) of section 2302d of title 10, United
17	States Code (as adjusted under subsection (c) of such sec-
18	tion).
19	SEC. 805. QUALITY CONTROL IN PROCUREMENT OF AVIA-
20	TION CRITICAL SAFETY ITEMS AND RELATED
21	SERVICES.
22	(a) Quality Control Policy.—The Secretary of De-
23	fense shall prescribe a quality control policy for the procure-
24	ment of aviation critical safety items and the procurement
25	of modifications, repair, and overhaul of such items.

1	(b) Content of Policy.—The policy shall include the
2	following requirements:
3	(1) That the head of the design control activity
4	for aviation critical safety items establish processes to
5	identify and manage aviation critical safety items
6	and modifications, repair, and overhaul of such items.
7	(2) That the head of the contracting activity for
8	an aviation critical safety item enter into a contract
9	for such item only with a source approved by the de-
10	sign control activity in accordance with section 2319
11	of title 10, United States Code.
12	(3) That the aviation critical safety items deliv-
13	ered, and the services performed with respect to avia-
14	tion critical safety items, meet all technical and qual-
15	ity requirements specified by the design control activ-
16	ity, except for any requirement determined unneces-
17	sary by the Secretary of Defense in writing.
18	(c) Definitions.—In this section, the terms "aviation
19	critical safety item" and "design control activity" have the
20	meanings given such terms in section 2319(g) of title 10,
21	United States Code, as amended by subsection (d).
22	(d) Conforming Amendment to Title 10.—Section
23	2319 of title 10, United States Code, is amended—
24	(1) in subsection $(c)(3)$, by inserting after "the
25	contracting officer" the following: "(or, in the case of

- a contract for the procurement of an aviation critical
 item, the head of the design control activity for such
 item)"; and
 - (2) by adding at the end the following new subsection:
 - "(g) DEFINITIONS.—In this section:

- "(1) The term 'aviation critical safety item' means a part, an assembly, installation equipment, launch equipment, recovery equipment, or support equipment for an aircraft or aviation weapon system if the part, assembly, or equipment contains a characteristic any failure, malfunction, or absence of which could cause a catastrophic or critical failure resulting in the loss of or serious damage to the aircraft or weapon system, an unacceptable risk of personal injury or loss of life, an uncommanded engine shutdown that jeopardizes safety, or the failure of a military mission.
- "(2) The term 'design control activity', with respect to an aviation critical safety item, means the systems command of a military department that is specifically responsible for ensuring the airworthiness of an aviation system or equipment in which the item is to be used.".

1	Subtitle B—Procurement of Services
2	SEC. 811. EXPANSION AND EXTENSION OF INCENTIVE FOR
3	USE OF PERFORMANCE-BASED CONTRACTS
4	IN PROCUREMENTS OF SERVICES.
5	(a) Increased Maximum Amount of Procurement
6	Eligible for Commercial Items Treatment.—Para-
7	graph (1)(A) of section 821(b) of the Floyd D. Spence Na-
8	tional Defense Authorization Act for Fiscal Year 2001 (as
9	enacted into law by Public Law 106–398; 114 Stat. 1654A-
10	218; 10 U.S.C. 2302 note) is amended by striking
11	"\$5,000,000" and inserting '\$10,000,000".
12	(b) Extension of Authority.—Paragraph (4) of
13	such section 821(b) is amended by striking "more than 3
14	years after the date of the enactment of this Act" and insert-
15	ing "after October 30, 2006".
16	SEC. 812. PUBLIC-PRIVATE COMPETITIONS FOR THE PER-
17	FORMANCE OF DEPARTMENT OF DEFENSE
18	FUNCTIONS.
19	(a) Pilot Program for Best Value Source Se-
20	LECTION FOR THE PERFORMANCE OF INFORMATION TECH-
21	NOLOGY SERVICES.—
22	(1) Authority.—The Secretary of Defense may
23	carry out a pilot program for use of a best value cri-
24	terion in the selection of sources for performance of

1	information technology services for the Department of
2	Defense.
3	(2) Conversion to private sector perform-
4	ANCE.—(A) Under the pilot program, an analysis of
5	the performance of an information technology services
6	function for the Department of Defense under section
7	2461(b)(3) of title 10, United States Code, shall in-
8	clude an examination of the performance of the func-
9	tion by Department of Defense civilian employees and
10	by one or more private contractors to demonstrate
11	whether change to performance by the private sector
12	will result in the best value to the Government over
13	the life of the contract, including in the examination
14	$the\ following:$
15	(i) The cost to the Government, estimated by
16	the Secretary of Defense (based on offers re-
17	ceived), for performance of the function by the
18	private sector.
19	(ii) The estimated cost to the Government of
20	Department of Defense civilian employees per-
21	forming the function.
22	(iii) Benefits in addition to price that war-
23	rant performance of the function by a particular
24	source at a cost higher than that of performance

by Department of Defense civilian employees.

- 1 (iv) In addition to the cost referred to in 2 clause (i), an estimate of all other costs and ex-3 penditures that the Government would incur be-4 cause of the award of such a contract.
 - (B) Under the pilot program, subparagraph (A) of such section 2461(b)(3) shall not apply to an analysis of the performance of an information technology services function for the Department of Defense.
 - (3) Contracting for information technology services.—(A) Under the pilot program, except as otherwise provided by law, the Secretary shall procure information technology services necessary for or beneficial to the accomplishment of the authorized functions of the Department of Defense (other than functions which the Secretary of Defense determines must be performed by military or Government personnel) from a source in the private sector if performance by that source represents the best value to the United States, determined in accordance with the competition requirements of Office of Management and Budget Circular A-76.
 - (B) Under the pilot program, section 2462(a) of title 10, United States Code, shall not apply to a procurement described in paragraph (1).

- 1 (4) DURATION OF PILOT PROGRAM.—(A) The pe-2 riod for which the pilot program may be carried out 3 under this subsection shall be fiscal years 2004 4 through 2008.
 - (B) An analysis commenced under the pilot program in accordance with paragraph (2), and a procurement for which a solicitation has been issued in accordance with paragraph (3), before the end of the pilot program period may be continued in accordance with paragraph (2) or (3), respectively, after the end of such period.
 - (5) GAO REVIEW.—(A) The Comptroller General shall review the administration of any pilot program carried out under this subsection to assess the extent to which the program is effective and is equitable for the potential public sources and the potential private sources of information technology services for the Department of Defense.
 - (B) Not later than February 1, 2008, the Comptroller General shall submit to the congressional defense committees a report on the review of the program under subparagraph (A). The report shall include the Comptroller General's assessment of the matters required under that subparagraph and any other conclusions resulting from the review.

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1	(6) Information technology services de-
2	FINED.—In this subsection, the term "information
3	technology service" means any service performed in
4	the operation or maintenance of information tech-
5	nology (as defined in section 11101 of title 40, United
6	States Code).
7	(b) Resources-Based Schedules for Completion
8	OF PUBLIC-PRIVATE COMPETITIONS.—
9	(1) Application of timeframes.—Any interim
10	or final deadline or other schedule-related milestone
11	for the completion of a Department of Defense public-
12	private competition shall be established solely on the

1 basis of considered research and sound analysis re-13 garding the availability of sufficient personnel, train-14 15 ing, and technical resources to the Department of De-

17 ner.

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(2) Extension of timeframes.—Any interim or final deadline or other schedule-related milestone established (consistent with paragraph (1)) for the completion of a Department of Defense public-private competition shall be extended if the Department of Defense official responsible for managing the competition determines under procedures prescribed by the Secretary of Defense that the personnel, training, or

fense to carry out such competition in a timely man-

1	technical resources available to the Department of De-
2	fense to carry out such competition timely are insuffi-
3	cient.
4	SEC. 813. AUTHORITY TO ENTER INTO PERSONAL SERV-
5	ICES CONTRACTS.
6	(a) Authority.—Chapter 141 of title 10, United
7	States Code, is amended by inserting after section 2396 the
8	following new section:
9	"§2397. Personal services: procurement by certain
10	elements of the Department of Defense
11	"(a) AUTHORITY.—The head of an element of the De-
12	partment of Defense referred to in subsection (b) may enter
13	into a contract for the procurement of services described in
14	section 3109 of title 5 that are necessary to carry out a
15	mission of that element without regard to the limitations
16	in such section if the head of that element determines in
17	writing that the services to be procured are unique and that
18	it would not be practicable to obtain such services by other
19	means.
20	"(b) Applicability.—Subsection (a) applies to—
21	"(1) any element of the Department of Defense
22	within the intelligence community, as defined in sec-
23	tion 3(4) of the National Security Act of 1947 (50
24	$U.S.C.\ 401a(4));\ and$

1	"(2) the United States Special Operations Com-
2	mand, with respect to special operations activities de-
3	scribed in paragraphs (1), (2), (3), and (4) of section
4	167(j) of this title.".
5	(b) Clerical Amendment.—The table of sections at
6	the beginning of such chapter is amended by inserting after
7	the item relating to section 2396 the following new item:
	"2397. Personal services: procurement by certain elements of the Department of Defense.".
8	Subtitle C—Major Defense
9	Acquisition Programs
10	SEC. 821. CERTAIN WEAPONS-RELATED PROTOTYPE
11	PROJECTS.
12	(a) Extension of Authority.—Subsection (g) of sec-
13	tion 845 of the National Defense Authorization Act for Fis-
14	cal Year 1994 (10 U.S.C. 2371 note) is amended by striking
15	"September 30, 2004" and inserting "September 30, 2007".
16	(b) Increased Scope of Authority.—Subsection
17	(a) of such section is amended by inserting before the period
18	at the end the following: ", or to improvement of weapons
19	or weapon systems in use by the Armed Forces".
20	(c) Pilot Program for Transition to Follow-on
21	Contracts.—Such section, as amended by subsection (a),
22	is further amended—
23	(1) by redesignating subsections (e), (f), and (g)
24	as subsections (f), (g), and (h), respectively; and

1	(2) by inserting after subsection (d) the following
2	new subsection (e):
3	"(e) Pilot Program for Transition to Follow-
4	ON CONTRACTS.—(1) The Secretary of Defense is authorized
5	to carry out a pilot program for follow-on contracting for
6	the production of items or processes that are developed by
7	nontraditional defense contractors under prototype projects
8	carried out under this section.
9	"(2) Under the pilot program—
10	"(A) a qualifying contract for the procurement of
11	such an item or process, or a qualifying subcontract
12	under a contract for the procurement of such an item
13	or process, may be treated as a contract or sub-
14	contract, respectively, for the procurement of commer-
15	cial items, as defined in section 4(12) of the Office of
16	Federal Procurement Policy Act (41 U.S.C. 403(12));
17	and
18	"(B) the item or process may be treated as an
19	item or process, respectively, that is developed in part
20	with Federal funds and in part at private expense for
21	the purposes of section 2320 of title 10, United States
22	Code.
23	"(3) For the purposes of the pilot program, a quali-
24	fying contract or subcontract is a contract or subcontract,

1	respectively, with a nontraditional defense contractor
2	that—
3	"(A) does not exceed \$50,000,000; and
4	"(B) is either—
5	"(i) a firm, fixed-price contract or sub-
6	$contract;\ or$
7	"(ii) a fixed-price contract or subcontract
8	with economic price adjustment.
9	"(4) The authority to conduct a pilot program under
10	this subsection shall terminate on September 30, 2007. The
11	termination of the authority shall not affect the validity
12	of contracts or subcontracts that are awarded or modified
13	during the period of the pilot program, without regard to
14	whether the contracts or subcontracts are performed during
15	the period.".
16	SEC. 822. APPLICABILITY OF CLINGER-COHEN ACT POLI-
17	CIES AND REQUIREMENTS TO EQUIPMENT IN-
18	TEGRAL TO A WEAPON OR WEAPON SYSTEM.
19	(a) In General.—(1) Chapter 131 of title 10, United
20	States Code, is amended by inserting after section 2223 the
21	following:

1	"§ 2223a. Acquisition of equipment integral to a
2	weapon or a weapon system: applicability
3	of certain acquisition reform authorities
4	and information technology-related re-
5	quirements
6	"(a) Board of Senior Acquisition Officials.—(1)
7	The Secretary of Defense shall establish a board of senior
8	acquisition officials to administer the implementation of the
9	policies and requirements of chapter 113 of title 40 in pro-
10	$curements\ of\ information\ technology\ equipment\ determined$
11	by the Secretary as being an integral part of a weapon or
12	a weapon system.
13	"(2) The Board shall be composed of the following offi-
14	cials:
15	"(A) Under Secretary of Defense for Acquisition,
16	Technology, and Logistics, who shall be the Chair-
17	man.
18	"(B) The acquisition executive of each of the
19	military departments.
20	"(C) The Chief Information Officer of the De-
21	partment of Defense.
22	"(c) Responsibilities of Board.—The Board shall
23	be responsible for ensuring that—
24	"(1) the acquisition of information technology
25	equipment determined by the Secretary of Defense as
26	being an integral part of a weapon or a weapon sys-

- tem is conducted in a manner that is consistent with the capital planning, investment control, and performance and results-based management processes and requirements provided under sections 11302, 11303, 11312, and 11313 of title 40, to the extent that such processes requirements are applicable to the acquisition of such equipment;
 - "(2) issues of spectrum availability, interoperability, and information security are appropriately addressed in the development of weapons and weapon systems; and
 - "(3) in the case of information technology equipment that is to be incorporated into a weapon or a weapon system under a major defense acquisition program, the information technology equipment is incorporated in a manner that is consistent with—
 - "(A) the planned approach to applying certain provisions of law to major defense acquisition programs following the evolutionary acquisition process that the Secretary of Defense reported to Congress under section 802 of the Bob Stump National Defense Authorization Act for Fiscal Year 2003 (Public Law 107–314; 116 Stat. 2602):

1	"(B) the acquisition policies that apply to
2	spiral development programs under section 803
3	of such Act (116 Stat. 2603; 10 U.S.C. 2430
4	note); and
5	"(C) the software acquisition processes of
6	the military department or Defense Agency con-
7	cerned under section 804 of such Act (116 Stat.
8	2604; 10 U.S.C. 2430 note).
9	"(d) Inapplicability of Other Laws.—The fol-
10	lowing provisions of law do not apply to information tech-
11	nology equipment that is determined by the Secretary of
12	Defense as being an integral part of a weapon or a weapon
13	system:
14	"(1) Section 11315 of title 40.
15	"(2) The policies and procedures established
16	under section 11316 of title 40.
17	"(3) Subsections (d) and (e) of section 811 of the
18	Floyd D. Spence National Defense Authorization Act
19	for Fiscal Year 2001 (as enacted into law by Public
20	Law 106-398; 114 Stat. 1654A-211), and the re-
21	quirements and prohibitions that are imposed by De-
22	partment of Defense Directive 5000.1 pursuant to
23	subsections (b) and (c) of such section.

1	"(4) Section 351 of the Bob Stump National De-
2	fense Authorization Act for Fiscal Year 2003 (Public
3	Law 107–314; 116 Stat. 2516; 10 U.S.C. 221 note).
4	"(e) Definitions.—In this section:
5	"(1) The term 'acquisition executive', with re-
6	spect to a military department, means the official
7	who is designated as the senior procurement executive
8	of the military department under section 16(3) of the
9	Office of Federal Procurement Policy Act (41 U.S.C.
10	414(3)).
11	"(2) The term 'information technology' has the
12	meaning given such term in section 11101 of title 40.
13	"(3) The term 'major defense acquisition pro-
14	gram' has the meaning given such term in section
15	2430 of this title.".
16	(2) The table of sections at the beginning of such chap-
17	ter is amended by inserting after the item relating to section
18	2223 the following new item:
	"2223a. Acquisition of equipment integral to a weapon or a weapon system: applicability of certain acquisition reform authorities and information technology-related requirements.".
19	(b) Conforming Amendment.—Section 2223 of such
20	title is amended by adding at the end the following new
21	subsection:
22	"(c) Equipment Integral to a Weapon or Weapon
23	System.—(1) In the case of information technology equip-

24 ment determined by the Secretary of Defense as being an

1	integral part of a weapon or a weapon system, the respon-
2	sibilities under this section shall be performed by the board
3	of senior acquisition officials established pursuant to section
4	2223a of this title.
5	"(2) In this subsection, the term 'information tech-
6	nology' has the meaning given such term in section 11101
7	of title 40.".
8	SEC. 823. APPLICABILITY OF REQUIREMENT FOR REPORTS
9	ON MATURITY OF TECHNOLOGY AT INITI-
10	ATION OF MAJOR DEFENSE ACQUISITION
11	PROGRAMS.
12	Section 804(a) of the National Defense Authorization
13	Act for Fiscal Year 2003 (Public Law 107–107; 115 Stat.
14	1180) is amended by striking ", as in effect on the date
15	of enactment of this Act," and inserting "(as in effect on
16	the date of the enactment of this Act), and the corresponding
17	provision of any successor to such Instruction,".
18	Subtitle D—Domestic Source
19	Requirements
20	SEC. 831. EXCEPTIONS TO BERRY AMENDMENT FOR CON-
21	TINGENCY OPERATIONS AND OTHER URGENT
22	SITUATIONS.
23	Section 2533a(d) of title 10, United States Code, is
24	amended—

1	(1) in paragraph (1), by inserting "or contin-
2	gency operations" after "in support of combat oper-
3	ations"; and
4	(2) by adding at the end the following new para-
5	graph:
6	"(4) Procurements for which the use of proce-
7	dures other than competitive procedures has been ap-
8	proved on the basis of section $2304(c)(2)$ of this title,
9	relating to unusual and compelling urgency of need.".
10	SEC. 832. INAPPLICABILITY OF BERRY AMENDMENT TO
11	PROCUREMENTS OF WASTE AND BYPROD-
12	UCTS OF COTTON AND WOOL FIBER FOR USE
13	IN THE PRODUCTION OF PROPELLANTS AND
14	EXPLOSIVES.
15	Section 2533a(f) of title 10, United States Code, is
16	amended—
17	(1) by striking "(f) Exception" and all that fol-
18	lows through "the procurement of" and inserting the
19	following:
20	"(f) Exceptions for Certain Other Commodities
21	AND ITEMS.—Subsection (a) does not preclude the procure-
22	ment of the following:
23	"(1)";
24	(2) by capitalizing the initial letter of the word
25	following "(1)", as added by paragraph (1); and

1	(3) by adding at the end the following new para-
2	graph:
3	"(2) Waste and byproducts of cotton and wool
4	fiber for use in the production of propellants and ex-
5	plosives.".
6	SEC. 833. WAIVER AUTHORITY FOR DOMESTIC SOURCE OR
7	CONTENT REQUIREMENTS.
8	(a) Authority.—Subchapter V of chapter 148 of title
9	10, United States Code, is amended by adding at the end
10	the following new section:
11	"§2539c. Waiver of domestic source or content re-
12	quirements
13	"(a) Authority.—Except as provided in subsection
14	(f), the Secretary of Defense may waive the application of
15	any domestic source requirement or domestic content re-
16	quirement referred to in subsection (b) and thereby author-
17	ize the procurement of items that are grown, reprocessed,
18	reused, produced, or manufactured—
19	"(1) in a foreign country that has a Declaration
20	of Principles with the United States;
21	"(2) in a foreign country that has a Declaration
22	of Principles with the United States substantially
23	from components and materials grown, reprocessed,
24	reused, produced, or manufactured in the United

1	States or any foreign country that has a Declaration
2	of Principles with the United States; or

- "(3) in the United States substantially from components and materials grown, reprocessed, reused, produced, or manufactured in the United States or any foreign country that has a Declaration of Principles with the United States.
- 8 "(b) Covered Requirements.—For purposes of this 9 section:
- 10 "(1) A domestic source requirement is any re-11 quirement under law that the Department of Defense 12 satisfy its requirements for an item by procuring an 13 item that is grown, reprocessed, reused, produced, or 14 manufactured in the United States or by a manufac-15 turer that is a part of the national technology and industrial base (as defined in section 2500(1) of this 16 17 title).
 - "(2) A domestic content requirement is any requirement under law that the Department of Defense satisfy its requirements for an item by procuring an item produced or manufactured partly or wholly from components and materials grown, reprocessed, reused, produced, or manufactured in the United States.
- 24 "(c) Applicability.—The authority of the Secretary 25 to waive the application of a domestic source or content

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- 1 requirements under subsection (a) applies to the procure-
- 2 ment of items for which the Secretary of Defense determines
- 3 *that*—
- 4 "(1) application of the requirement would im-
- 5 pede the reciprocal procurement of defense items
- 6 under a Declaration of Principles with the United
- 7 States; and
- 8 "(2) such country does not discriminate against
- 9 defense items produced in the United States to a
- 10 greater degree than the United States discriminates
- against defense items produced in that country.
- 12 "(d) Limitation on Delegation.—The authority of
- 13 the Secretary to waive the application of domestic source
- 14 or content requirements under subsection (a) may not be
- 15 delegated to any officer or employee other than the Under
- 16 Secretary of Defense for Acquisition, Technology and Logis-
- 17 *tics*.
- 18 "(e) Consultations.—The Secretary may grant a
- 19 waiver of the application of a domestic source or content
- 20 requirement under subsection (a) only after consultation
- 21 with the United States Trade Representative, the Secretary
- 22 of Commerce, and the Secretary of State.
- 23 "(f) Laws Not Waivable.—The Secretary of Defense
- 24 may not exercise the authority under subsection (a) to

- 1 waive any domestic source or content requirement con-
- 2 tained in any of the following laws:
- 3 "(1) The Small Business Act (15 U.S.C. 631 et
- 4 *seq.*).
- 5 "(2) The Javits-Wagner-O'Day Act (41 U.S.C.
- 6 46 et seq.).
- 7 "(3) Sections 7309 and 7310 of this title.
- 8 "(4) Section 2533a of this title.
- 9 "(g) Relationship to Other Waiver Author-
- 10 ITY.—The authority under subsection (a) to waive a domes-
- 11 tic source requirement or domestic content requirement is
- 12 in addition to any other authority to waive such require-
- 13 ment.
- 14 "(h) Construction With Respect to Later En-
- 15 ACTED LAWS.—This section may not be construed as being
- 16 inapplicable to a domestic source requirement or domestic
- 17 content requirement that is set forth in a law enacted after
- 18 the enactment of this section solely on the basis of the later
- 19 enactment.
- 20 "(i) Declaration of Principles.—(1) In this sec-
- 21 tion, the term 'Declaration of Principles' means a written
- 22 understanding between the Department of Defense and its
- 23 counterpart in a foreign country signifying a cooperative
- 24 relationship between the Department and its counterpart
- 25 to standardize or make interoperable defense equipment

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used by the armed forces and the armed forces of the foreign
    country across a broad spectrum of defense activities,
    including—
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 4
              "(A) harmonization of military requirements
 5
         and acquisition processes;
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              "(B) security of supply;
 7
              "(C) export procedures:
 8
              "(D) security of information;
 9
              "(E) ownership and corporate governance;
10
              "(F) research and development;
11
              "(G) flow of technical information; and
12
              "(H) defense trade.
13
         "(2) A Declaration of Principles is underpinned by a
14
    memorandum of understanding or other agreement pro-
15
    viding for the reciprocal procurement of defense items be-
    tween the United States and the foreign country concerned
    without unfair discrimination in accordance with section
   2531 of this title.".
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19
         (b) Clerical Amendment.—The table of sections at
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    the beginning of such subchapter is amended by inserting
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    after the item relating to section 2539b the following new
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   item:
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"2539c. Waiver of domestic source or content requirements.".

1	SEC. 834. BUY AMERICAN EXCEPTION FOR BALL BEARINGS
2	AND ROLLER BEARINGS USED IN FOREIGN
3	PRODUCTS.
4	Section 2534(a)(5) of title 10, United States Code, is
5	amended by inserting before the period at the end the fol-
6	lowing: ", except ball bearings and roller bearings being
7	procured for use in an end product manufactured by a
8	manufacturer that does not satisfy the requirements of sub-
9	section (b) or in a component part manufactured by such
10	a manufacturer".
11	Subtitle E—Defense Acquisition
12	and Support Workforce
13	SEC. 841. FLEXIBILITY FOR MANAGEMENT OF THE DE-
14	FENSE ACQUISITION AND SUPPORT WORK-
15	FORCE.
16	(a) Management Structure.—(1) Sections 1703,
17	1705, 1706, and 1707 of title 10, United States Code, are
18	repealed.
19	(2) Section 1724(d) of such title is amended—
20	(A) in the first sentence, by striking "The acqui-
21	sition career program board concerned" and all that
22	follows through "if the board certifies" and inserting
23	"The Secretary of Defense may waive any or all of
24	the requirements of subsections (a) and (b) with re-
25	spect to an employee of the Department of Defense or

1	member of the armed forces if the Secretary deter-
2	mines";
3	(B) in the second sentence, by striking "the
4	board" and inserting "the Secretary"; and
5	(C) by striking the third sentence.
6	(3) Section 1732(b) of such title is amended—
7	(A) in paragraph (1)(C), by striking ", as vali-
8	dated by the appropriate career program management
9	board"; and
10	(B) in paragraph (2)(A)(ii), by striking 'has
11	been certified by the acquisition career program board
12	of the employing military department as possessing"
13	and inserting "possess".
14	(4) Section 1732(d) of such title is amended—
15	(A) in paragraph (1)—
16	(i) in the first sentence, by striking "the ac-
17	quisition career program board of a military de-
18	partment" and all that follows through "if the
19	board certifies" and inserting "The Secretary of
20	Defense may waive any or all of the require-
21	ments of subsection (b) with respect to an em-
22	ployee if the Secretary determines";
23	(ii) in the second sentence, by striking "the
24	board" and inserting "the Secretary"; and
25	(iii) by striking the third sentence; and

1	(B) in paragraph (2), by striking "The acquisi-
2	tion career program board of a military department"
3	and inserting "The Secretary".
4	(5) Section 1734(d) of such title is amended—
5	(A) in subsection (d)—
6	(i) by striking paragraph (2); and
7	(ii) in paragraph (3), by striking the second
8	sentence; and
9	(B) in subsection (e)(2), by striking ", by the ac-
10	quisition career program board of the department
11	concerned,".
12	(6) Section 1737(c) of such title is amended—
13	(A) by striking paragraph (2); and
14	(B) by striking "(1) The Secretary" and insert-
15	ing "The Secretary".
16	(b) Elimination of Role of Office of Personnel
17	Management.—(1) Section 1725 of such title is repealed.
18	(2) Section 1731 of such title is amended by striking
19	subsection (c).
20	(3) Section $1732(c)(2)$ of such title is amended by
21	striking the second and third sentences.
22	(4) Section 1734(g) of such title is amended—
23	(A) by striking paragraph (2); and
24	(B) in paragraph (1) by striking "(1) The Sec-
25	retary" and inserting "The Secretary".

1	(5) Section 1737 of such title is amended by striking
2	subsection (d).
3	(6) Section $1744(c)(3)(A)(i)$ of such title is amended
4	by striking "and such other requirements as the Office of
5	Personnel Management may prescribe".
6	(c) Single Acquisition Corps.—(1) Section 1731 of
7	such title is amended—
8	(A) in subsection (a)—
9	(i) by striking "each of the military depart-
10	ments and one or more Corps, as he considers
11	appropriate, for the other components of" in the
12	first sentence; and
13	(ii) by striking the second sentence; and
14	(B) in subsection (b), by striking "an Acquisi-
15	tion Corps" and inserting "the Acquisition Corps".
16	(2) Sections 1732(a), 1732(e)(1), 1732(e)(2), 1733(a),
17	1734(e)(1), and 1737(a)(1) of such title are amended by
18	striking "an Acquisition Corps" and inserting "the Acqui-
19	sition Corps".
20	(3) Section 1734 of such title is amended—
21	(A) in subsection (g), by striking "each Acquisi-
22	tion Corps, a test program in which members of a
23	Corps" and inserting "the Acquisition Corps, a test
24	program in which members of the Corps"; and

1	(B) in subsection (h), by striking "making as-
2	signments of civilian and military members of the
3	Acquisition Corps of that military department" and
4	inserting "making assignments of civilian and mili-
5	tary personnel of that military department who are
6	members of the Acquisition Corps".
7	(d) Consolidation of Certain Education and
8	Training Program Requirements.—(1) Section 1742 of
9	such title is amended to read as follows:
10	"§ 1742. Internship, cooperative education, and schol-
11	arship programs
12	"The Secretary of Defense shall conduct the following
13	education and training programs:
14	"(1) An intern program for purposes of pro-
15	viding highly qualified and talented individuals an
16	opportunity for accelerated promotions, career broad-
17	ening assignments, and specified training to prepare
18	them for entry into the Acquisition Corps.
19	"(2) A cooperative education credit program
20	under which the Secretary arranges, through coopera-
21	tive arrangements entered into with one or more ac-
22	credited institutions of higher education, for such in-
23	stitutions to grant undergraduate credit for work per-
24	formed by students who are employed by the Depart-
25	ment of Defense in acquisition positions.

1	"(3) A scholarship program for the purpose of
2	qualifying personnel for acquisition positions in the
3	Department of Defense.".
4	(2) Sections 1743 and 1744 of such title are repealed.
5	(e) General Management Provisions.—Subchapter
6	V of chapter 87 of such title is amended—
7	(1) by striking section 1763; and
8	(2) by adding at the end the following new sec-
9	tion 1764:
10	"§ 1764. Authority to establish different minimum re-
11	quirements
12	"(a) AUTHORITY.—(1) The Secretary of Defense may
13	prescribe a different minimum number of years of experi-
14	ence, different minimum education qualifications, and dif-
15	ferent tenure of service qualifications to be required for eli-
16	gibility for appointment or advancement to an acquisition
17	position referred to in subsection (b) than is required for
18	such position under or pursuant to any provision of this
19	chapter.
20	"(2) Any requirement prescribed under paragraph (1)
21	for a position referred to in any paragraph of subsection
22	(b) shall be applied uniformly to all positions referred to
23	in such paragraph.
24	"(b) APPLICABILITY.—This section applies to the fol-
25	lowing acquisition positions in the Department of Defense:

1	"(1) Contracting officer, except a position re-
2	ferred to in paragraph (5).
3	"(2) Program executive officer.
4	"(3) Senior contracting official.
5	"(4) Program manager.
6	"(5) A position in the contract contingency force
7	of an armed force that is filled by a member of that
8	armed force.
9	"(c) Definition.—In this section, the term 'contract
10	contingency force', with respect to an armed force, has the
11	meaning given such term in regulations prescribed by the
12	Secretary concerned.".
13	(f) Clerical Amendments.—(1) The table of sections
14	at the beginning of subchapter I of chapter 87 of title 10,
15	United States Code, is amended by striking the items relat-
16	ing to sections 1703, 1705, 1706, and 1707.
17	(2) The table of sections at the beginning of subchapter
18	II of such chapter is amended by striking the item relating
19	to section 1725.
20	(3) The table of sections at the beginning of subchapter
21	IV of such chapter is amended by striking the items relating
22	to sections 1742, 1743, and 1744 and inserting the fol-

"1742. Internship, cooperative education, and scholarship programs.".

23 lowing:

1	(4) The table of sections at the beginning of subchapter
2	V of such chapter is amended by striking the item relating
3	to section 1763 and inserting the following:
	"1764. Authority to establish different minimum requirements.".
4	SEC. 842. LIMITATION AND REINVESTMENT AUTHORITY
5	RELATING TO REDUCTION OF THE DEFENSE
6	ACQUISITION AND SUPPORT WORKFORCE.
7	(a) Limitation.—Notwithstanding any other provi-
8	sion of law, the defense acquisition and support workforce
9	may not be reduced, during fiscal years 2004, 2005, and
10	2006, below the level of that workforce as of September 30,
11	2002, determined on the basis of full-time equivalent posi-
12	tions, except as may be necessary to strengthen the defense
13	acquisition and support workforce in higher priority posi-
14	tions in accordance with this section.
15	(b) Workforce Flexibility.—During fiscal years
16	2004, 2005, and 2006, the Secretary of Defense may realign
17	any part of the defense acquisition and support workforce
18	to support reinvestment in other, higher priority positions
19	in such workforce.
20	(c) Higher Priority Positions.—For the purposes
21	of this section, higher priority positions in the defense ac-
22	quisition and support workforce include the following posi-
23	tions:
24	(1) Positions the responsibilities of which include
25	drafting performance-based work statements for serv-

ices contracts and overseeing the performance of con tracts awarded pursuant to such work statements.

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- (2) Positions the responsibilities of which include conducting spending analyses, negotiating companywide pricing agreements, and taking other measures to reduce contract costs.
- (3) Positions the responsibilities of which include reviewing contractor quality control systems, assessing and analyzing quality deficiency reports, and taking other measures to improve product quality.
- (4) Positions the responsibilities of which include effectively conducting public-private competitions in accordance with Office of Management and Budget Circular A-76.
- (5) Any other positions in the defense acquisition and support workforce that the Secretary identifies as being higher priority positions that are staffed at levels not likely to ensure efficient and effective performance of all of the responsibilities of those positions.
- 20 (d) Defense Acquisition and Support Work-21 force Defined.—In this section, the term "defense acqui-22 sition and support workforce" means members of the Armed 23 Forces and civilian personnel who are assigned to, or are 24 employed in, an organization of the Department of Defense

1	that has acquisition as its predominant mission, as deter-
2	mined by the Secretary of Defense.
3	SEC. 843. CLARIFICATION AND REVISION OF AUTHORITY
4	FOR DEMONSTRATION PROJECT RELATING
5	TO CERTAIN ACQUISITION PERSONNEL MAN-
6	AGEMENT POLICIES AND PROCEDURES.
7	Section 4308 of the National Defense Authorization
8	Act for Fiscal Year 1996 (10 U.S.C. 1701 note) is
9	amended—
10	(1) in subsection (b), by striking paragraph (3)
11	and inserting the following:
12	"(3) Conditions.—Paragraph (2) shall not
13	apply with respect to a demonstration project
14	unless—
15	"(A) for each organization or team partici-
16	pating in the demonstration project—
17	"(i) at least one-third of the workforce
18	participating in the demonstration project
19	consists of members of the acquisition work-
20	force; and
21	"(ii) at least two-thirds of the work-
22	force participating in the demonstration
23	project consists of members of the acquisi-
24	tion workforce and supporting personnel as-

1	signed to work directly with the acquisition
2	workforce; and
3	"(B) the demonstration project commences
4	before October 1, 2007.";
5	(2) in subsection (d), by striking "95,000" in
6	subsection (d) and inserting "120,000";
7	(3) by redesignating subsection (e) as subsection
8	(f); and
9	(4) by inserting after subsection (d) the fol-
10	lowing:
11	"(e) Effect of Reorganizations.—The applica-
12	bility of paragraph (2) of subsection (b) to an organization
13	or team shall not terminate by reason that the organization
14	or team, after having satisfied the conditions in paragraph
15	(3) of such subsection when it began to participate in a
16	demonstration project under this section, ceases to meet one
17	or both of the conditions set forth in subparagraph (A) of
18	such paragraph (3) as a result of a reorganization, restruc-
19	turing, realignment, consolidation, or other organizational
20	change.".

1	Subtitle F—Federal Support for
2	Procurement of Anti-Terrorism
3	Technologies and Services by
4	State and Local Governments
5	SEC. 851. APPLICATION OF INDEMNIFICATION AUTHORITY
6	TO STATE AND LOCAL GOVERNMENT CON-
7	TRACTORS.
8	(a) Authority.—Subject to the limitations of sub-
9	section (b), the President may exercise the discretionary au-
10	thority under Public Law 85–804 (50 U.S.C. 1431 et seq.)
11	so as to provide under such law for indemnification of con-
12	tractors and subcontractors in procurements by States or
13	units of local government of an anti-terrorism technology
14	or an anti-terrorism service for the purpose of preventing,
15	detecting, identifying, otherwise deterring, or recovering
16	from acts of terrorism.
17	(b) Limitations.—Any authority that is delegated by
18	the President under subsection (a) to the head of a Federal
19	agency to provide for the indemnification of contractors and
20	subcontractors under Public Law 85–804 (50 U.S.C. 1431
21	et seq.) for procurements by States or units of local govern-
22	ment may be exercised only—
23	(1) in the case of a procurement by a State or
24	unit of local government that—

1	(A) is made under a contract awarded pur-
2	suant to section 852; and
3	(B) is approved, in writing, for the provi-
4	sion of indemnification by the President or the
5	official designated by the President under section
6	852(a); and
7	(2) with respect to—
8	(A) amounts of losses or damages not fully
9	covered by private liability insurance and State
10	or local government-provided indemnification;
11	and
12	(B) liabilities of a contractor or subcon-
13	tractor not arising out of willful misconduct or
14	lack of good faith on the part of the contractor
15	$or\ subcontractor,\ respectively.$
16	SEC. 852. FEDERAL SUPPORT FOR ENHANCEMENT OF
17	STATE AND LOCAL ANTI-TERRORISM RE-
18	SPONSE CAPABILITIES.
19	(a) Procurements of Anti-Terrorism Tech-
20	NOLOGIES AND SERVICES BY STATE AND LOCAL GOVERN-
21	MENTS THROUGH FEDERAL CONTRACTS.—
22	(1) Establishment of program.—The Presi-
23	dent shall designate an officer or employee of the
24	United States—

1	(A) to establish, and the designated official
2	shall establish, a program under which States
3	and units of local government may procure
4	through contracts entered into by the designated
5	official anti-terrorism technologies or anti-ter-
6	rorism services for the purpose of preventing, de-
7	tecting, identifying, otherwise deterring, or recov-
8	ering from acts of terrorism; and
9	(B) to carry out the SAFER grant program
10	provided for under subsection (f).
11	(2) Designated federal procurement offi-
12	CIAL FOR PROGRAM.—In this section, the officer or
13	employee designated by the President under para-
14	graph (1) shall be referred to as the "designated Fed-
15	eral procurement official".
16	(3) Authorities.—Under the program, the des-
17	ignated Federal procurement official—
18	(A) may, but shall not be required to,
19	award contracts using the same authorities as
20	are provided to the Administrator of General
21	Services under section 309(b)(3) of the Federal
22	Property and Administrative Services Act (41
23	$U.S.C.\ 259(b)(3));\ and$
24	(B) may make SAFER grants in accord-
25	ance with subsection (f).

1	(4) Offers not required to state and
2	LOCAL GOVERNMENTS.—A contractor that sells anti-
3	terrorism technology or anti-terrorism services to the
4	Federal Government may not be required to offer such
5	technology or services to a State or unit of local gov-
6	ernment under the program.
7	(b) Responsibilities of the Contracting Offi-
8	CIAL.—In carrying out the program established under this
9	section, the designated Federal procurement official shall—
10	(1) produce and maintain a catalog of anti-ter-
11	rorism technologies and anti-terrorism services suit-
12	able for procurement by States and units of local gov-
13	ernment under this program; and
14	(2) establish procedures in accordance with sub-
15	section (c) to address the procurement of anti-ter-
16	rorism technologies and anti-terrorism services by
17	States and units of local government under contracts
18	awarded by the designated official.
19	(c) Required Procedures.—The procedures re-
20	quired by subsection (b)(2) shall implement the following
21	requirements and authorities:
22	(1) Submissions by States.—
23	(A) Requests and payments.—Except as
24	provided in subparagraph (B), each State desir-
25	ing to participate in a procurement of anti-ter-

1	rorism technologies or anti-terrorism services
2	through a contract entered into by the designated
3	Federal procurement official under this section
4	shall submit to that official in such form and
5	manner and at such times as such official pre-
6	scribes, the following:

- (i) REQUEST.—A request consisting of an enumeration of the technologies or services, respectively, that are desired by the State and units of local government within the State.
- (ii) Payment.—Advance payment for each requested technology or service in an amount determined by the designated official based on estimated or actual costs of the technology or service and administrative costs incurred by such official.
- (B) OTHER CONTRACTS.—The designated Federal procurement official may award and designate contracts under which States and units of local government may procure anti-terrorism technologies and anti-terrorism services directly from the contractors. No indemnification may be provided under Public Law 85–804 pursuant to an exercise of authority under section 851 for

- procurements that are made directly between contractors and States or units of local government.
 - (2) PERMITTED CATALOG TECHNOLOGIES AND SERVICES.—A State may include in a request submitted under paragraph (1) only a technology or service listed in the catalog produced under subsection (b)(1).
 - (3) Coordination of local requests within state.—The Governor of a State may establish such procedures as the Governor considers appropriate for administering and coordinating requests for anti-terrorism technologies or anti-terrorism services from units of local government within the State.
 - (4) Shipment and transportation costs.—A

 State requesting anti-terrorism technologies or antiterrorism services shall be responsible for arranging
 and paying for any shipment or transportation of the
 technologies or services, respectively, to the State and
 localities within the State.
- 21 (d) REIMBURSEMENT OF ACTUAL COSTS.—In the case 22 of a procurement made by or for a State or unit of local 23 government under the procedures established under this sec-24 tion, the designated Federal procurement official shall re-25 quire the State or unit of local government to reimburse

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the Department for the actual costs it has incurred for such procurement. 2 3 (e) Time for Implementation.—The catalog and procedures required by subsection (b) of this section shall be completed as soon as practicable and no later than 210 days after the enactment of this Act. 7 (f) SAFER GRANT PROGRAM.— 8 (1) AUTHORITY.—The designated Federal pro-9 curement official, in cooperation with the Secretary of 10 the Department of Homeland Security or his des-11 ignee, is authorized to make grants to eligible entities 12 for the purpose of supporting increases in the number 13 of permanent positions for firefighters in fire services 14 to ensure staffing at levels and with skill mixes that 15 are adequate emergency response to incidents or threats of terrorism. 16 17 (2) Use of funds.—The proceeds of a SAFER 18 grant to an eligible entity may be used only for the 19 purpose specified in paragraph (1). 20 (3) Duration.—A SAFER grant to an eligible 21 entity shall provide funding for a period of 4 years. 22 The proceeds of the grant shall be disbursed to the eli-23 gible entity in 4 equal annual installments. (4) Non-federal share.— 24

1	(A) Requirement.—An eligible entity may
2	receive a SAFER grant only if the entity enters
3	into an agreement with the designated Federal
4	procurement official to contribute non-Federal
5	funds to achieve the purpose of the grant in the
6	following amounts:
7	(i) During the second year in which
8	funds of a SAFER grant are received, an
9	amount equal to 25 percent of the amount
10	of the SAFER grant funds received that
11	year.
12	(ii) During the third year in which
13	funds of a SAFER grant are received, an
14	amount equal to 50 percent of the amount
15	of the SAFER grant funds received that
16	year.
17	(iii) During the fourth year in which
18	funds of a SAFER grant are received, an
19	amount equal to 75 percent of the amount
20	of the SAFER grant funds received that
21	year.
22	(B) Waiver.—The designated Federal pro-
23	curement official may waive the requirement for
24	a non-Federal contribution described in subpara-
25	graph (A) in the case of any eligible entity.

(C) Asset forfeiture funds.—An eligi-
ble entity may use funds received from the dis-
posal of property transferred to the eligible enti-
ty pursuant to section 9703(h) of title 31, United
States Code, section 981(e) of title 18, United
States Code, or section 616 of the Tariff Act of
1930 (19 U.S.C. 1616a) to provide the non-Fed-
eral share required under paragraph (1).
(D) BIA FUNDS.—Funds appropriated for
the activities of any agency of a tribal organiza-
tion or for the Bureau of Indian Affairs to per-
form firefighting functions on any Indian lands
may be used to provide the share required under
subparagraph (A), and such funds shall be
deemed to be non-Federal funds for such purpose.
(5) Applications.—
(A) Requirement.—To receive a SAFER
grant, an eligible entity shall submit an applica-
tion for the grant to the designated Federal pro-
curement official.
(B) Content.—Each application for a
SAFER grant shall contain, for each fire service
covered by the application, the following infor-

mation:

1	(i) A long-term strategy for increasing
2	the force of firefighters in the fire service to
3	ensure readiness for appropriate and effec-
4	tive emergency response to incidents or
5	threats of terrorism.
6	(ii) A detailed plan for implementing
7	the strategy that reflects consultation with
8	community groups, consultation with ap-
9	propriate private and public entities, and
10	consideration of any master plan that ap-
11	plies to the eligible entity.
12	(iii) An assessment of the ability of the
13	eligible entity to increase the force of fire-
14	fighters in the fire service without Federal
15	assistance.
16	(iv) An assessment of the levels of com-
17	munity support for increasing that force,
18	including financial and in-kind contribu-
19	tions and any other available community
20	resources.
21	(v) Specific plans for obtaining nec-
22	essary support and continued funding for
23	the firefighter positions proposed to be
24	added to the fire service with SAFER grant
25	funds.

1	(vi) An assurance that the eligible enti-
2	ty will, to the extent practicable, seek to re-
3	cruit and employ (or accept the voluntary
4	services of) firefighters who are members of
5	racial and ethnic minority groups or
6	women.
7	(vii) Any additional information that
8	the designated Federal procurement official
9	$considers\ appropriate.$
10	(C) Special rule for small commu-
11	NITIES.—The designated Federal procurement of-
12	ficial may authorize an eligible entity respon-
13	sible for a population of less than 50,000 to sub-
14	mit an application without information required
15	under subparagraph (B), and may otherwise
16	make special provisions to facilitate the expe-
17	dited submission, processing, and approval of an
18	application by such an entity.
19	(D) Preferential consideration.—The
20	designated Federal procurement official may give
21	preferential consideration, to the extent feasible,
22	to an application submitted by an eligible entity
23	that agrees to contribute a non-Federal share
24	higher than the share required under paragraph

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(4)(A).

1	(E) Assistance with applications.—The
2	designated Federal procurement official is au-
3	thorized to provide technical assistance to an eli-
4	gible entity for the purpose of assisting with the
5	preparation of an application for a SAFER
6	grant.
7	(6) Special rules on use of funds.—
8	(A) Supplement not supplant.—The
9	proceeds of a SAFER grant made to an eligible
10	entity shall be used to supplement and not sup-
11	plant other Federal funds, State funds, or funds
12	from a subdivision of a State, or, in the case of
13	a tribal organization, funds supplied by the Bu-
14	reau of Indian Affairs, that are available for sal-
15	aries or benefits for firefighters.
16	(B) Limitation relating to compensa-
17	TION OF FIREFIGHTERS.—
18	(i) In general.—The proceeds of a
19	SAFER grant may not be used to fund the
20	pay and benefits of a full-time firefighter if
21	the total annual amount of the pay and
22	benefits for that firefighter exceeds \$100,000.
23	The designated Federal procurement official
24	may waive the prohibition in the pro-

ceeding sentence in any particular case.

1	(ii) Adjustment for inflation.—
2	Effective on October 1 of each year, the total
3	annual amount applicable under subpara-
4	graph (A) shall be increased by the percent-
5	age (rounded to the nearest one-tenth of one
6	percent) by which the Consumer Price Index
7	for all-urban consumers published by the
8	Department of Labor for July of such year
9	exceeds the Consumer Price Index for all-
10	urban consumers published by the Depart-
11	ment of Labor for July of the preceding
12	year. The first adjustment shall be made on
13	October 1, 2004.

(7) Performance evaluation.—

(A) REQUIREMENT FOR INFORMATION.—The designated Federal procurement official shall evaluate, each year, whether an entity receiving SAFER grant funds in such year is substantially complying with the terms and conditions of the grant. The entity shall submit to the designated Federal procurement official any information that the designated Federal procurement official requires for that year for the purpose of the evaluation.

1	(B) Revocation or suspension of fund-
2	ING.—If the designated Federal procurement offi-
3	cial determines that a recipient of a SAFER
4	grant is not in substantial compliance with the
5	terms and conditions of the grant the designated
6	Federal procurement official may revoke or sus-
7	pend funding of the grant.
8	(8) Access to documents.—
9	(A) Audits by designated Federal pro-
10	CUREMENT OFFICIAL.—The designated Federal
11	procurement official shall have access for the
12	purpose of audit and examination to any perti-
13	nent books, documents, papers, or records of an
14	eligible entity that receives a SAFER grant.
15	(B) Audits by the comptroller gen-
16	ERAL.—Subparagraph (A) shall also apply with
17	respect to audits and examinations conducted by
18	the Comptroller General of the United States or
19	by an authorized representative of the Comp-
20	troller General.
21	(9) Termination of safer grant author-
22	ITY.—
23	(A) In general.—The authority to award
24	a SAFER grant shall terminate at the end of
25	September 30, 2010.

1	(B) REPORT TO CONGRESS.—Not later than
2	two years after the date of the enactment of this
3	Act, the designated Federal procurement official
4	shall submit to Congress a report on the SAFER
5	grant program under this section. The report
6	shall include an assessment of the effectiveness of
7	the program for achieving its purpose, and may
8	include any recommendations that the des-
9	ignated Federal procurement official has for in-
10	creasing the forces of firefighters in fire services.
11	(10) Definitions.—In this subsection:
12	(A) Eligible Entity.—The term "eligible
13	entity" means—
14	(i) a State;
15	(ii) a subdivision of a State;
16	(iii) a tribal organization;
17	(iv) any other public entity that the
18	designated Federal procurement official de-
19	termines appropriate for eligibility under
20	this section; and
21	(v) a multijurisdictional or regional
22	consortium of the entities described in
23	clauses (i) through (iv).
24	(B) Firefighter.—The term "firefighter"
25	means an employee or volunteer member of a fire

1	service, including a firefighter, paramedic, emer-
2	gency medical technician, rescue worker, ambu-
3	lance personnel, or hazardous materials worker,
4	who—
5	(i) is trained in fire suppression and
6	has the legal authority and responsibility to
7	engage in fire suppression; or
8	(ii) is engaged in the prevention, con-
9	trol, and extinguishment of fires or response
10	to emergency situations where life, property,
11	or the environment is at risk.
12	(C) Fire service.—The term "fire service"
13	includes an organization described in section
14	4(5) of the Federal Fire Prevention and Control
15	Act of 1974 that is under the jurisdiction of a
16	$tribal\ organization.$
17	(D) Master plan.—The term "master
18	plan" has the meaning given the term in section
19	10 of the Federal Fire Prevention and Control
20	Act of 1974.
21	(E) SAFER GRANT.—The term 'SAFER
22	grant' means a grant of financial assistance
23	under this subsection.
24	(F) Tribal organization.—The term
25	"tribal organization" has the meaning given the

1	term in section 4 of the Indian Self-Determina-
2	tion and Education Assistance Act (25 U.S.C.
3	450b).
4	(11) Authorization of Appropriations.—
5	There are authorized to be appropriated for the pur-
6	pose of carrying out this section such sums as may
7	be necessary from the Department of Homeland Secu-
8	rity, up to—
9	(A) \$1,000,000,000 for fiscal year 2004;
10	(B) \$1,030,000,000 for fiscal year 2005; and
11	(C) \$1,061,000,000 for fiscal year 2006.
12	SEC. 853. DEFINITIONS.
13	In this subtitle:
14	(1) Anti-terrorism technology and serv-
15	ICE.—The terms "anti-terrorism technology" and
16	"anti-terrorism service" mean any product, equip-
17	ment, or device, including information technology,
18	and any service, system integration, or other kind of
19	service (including a support service), respectively,
20	that is related to technology and is designed, devel-
21	oped, modified, or procured for the purpose of pre-
22	venting, detecting, identifying, otherwise deterring, or
23	recovering from acts of terrorism.
24	(2) Information technology.—The term "in-
25	formation technology" has the meaning given such

1	term in section 11101(6) of title 40, United States
2	Code.
3	(3) State.—The term "State" includes the Dis-
4	trict of Columbia, the Commonwealth of Puerto Rico,
5	the Commonwealth of the Northern Mariana Islands,
6	and any territory or possession of the United States.
7	(4) Unit of local government.—The term
8	"unit of local government" means any city, county,
9	township, town, borough, parish, village, or other gen-
10	eral purpose political subdivision of a State; an In-
11	dian tribe which performs law enforcement functions
12	as determined by the Secretary of the Interior; or any
13	agency of the District of Columbia Government or the
14	United States Government performing law enforce-
15	ment functions in and for the District of Columbia or
16	the Trust Territory of the Pacific Islands.
17	Subtitle G—General Contracting
18	Authorities, Procedures, and
19	Limitations, and Other Matters
20	SEC. 861. LIMITED ACQUISITION AUTHORITY FOR COM-
21	MANDER OF UNITED STATES JOINT FORCES
22	COMMAND.
23	Section 164 of title 10, United States Code, is amended
24	by adding at the end the following new subsection:

1	"(h) Limited Acquisition Authority for Com-
2	MANDER OF CERTAIN UNIFIED COMBATANT COMMAND.—
3	(1) The Secretary of Defense shall delegate to the com-
4	mander of the unified combatant command referred to in
5	paragraph (2) authority of the Secretary under chapter 137
6	of this title sufficient to enable the commander to develop
7	and acquire equipment described in paragraph (3). The ex-
8	ercise of authority so delegated is subject to the authority,
9	direction, and control of the Secretary.
10	"(2) The commander to which authority is delegated
11	under paragraph (1) is the commander of the unified com-
12	batant command that has the mission for joint warfighting
13	experimentation, as assigned by the Secretary of Defense.
14	"(3) The equipment referred to in paragraph (1) is
15	as follows:
16	"(A) Battlefield command, control, communica-
17	tions, and intelligence equipment.
18	"(B) Any other equipment that the commander
19	referred to in that paragraph determines necessary
20	and appropriate for—
21	"(i) facilitating the use of joint forces in
22	military operations; or
23	"(ii) enhancing the interoperability of
24	equipment used by the various components of
25	joint forces on the battlefield.

1	"(4) The authority delegated under paragraph (1) does
2	not apply to the development or acquisition of a system for
3	which—
4	"(A) the total expenditure for research, develop-
5	ment, test, and evaluation is estimated to be
6	\$10,000,000 or more; or
7	"(B) the total expenditure for procurement of the
8	system is estimated to be \$50,000,000 or more.
9	"(5) The commander of the unified combatant com-
10	mand referred to in paragraph (1) shall require the inspec-
11	tor general of the command to conduct internal audits and
12	inspections of purchasing and contracting administered by
13	the commander under the authority delegated under sub-
14	section (a).".
15	SEC. 862. OPERATIONAL TEST AND EVALUATION.
16	(a) Leadership and Duties of Department of
17	Defense Test Resource Management Center.—(1)
18	Subsection (b)(1) of section 196 of title 10, United States
19	Code, is amended—
20	(A) by striking "on active duty. The Director"
21	and inserting "on active duty or from among senior
22	civilian officers and employees of the Department of
23	Defense. A commissioned officer serving as the Direc-
24	tor"; and

1	(B) by adding at the end the following: "A civil-
2	ian officer or employee serving as the Director shall
3	serve in a pay level equivalent in rank to lieutenant
4	general.".
5	(2)(A) Subsection $(c)(1)(B)$ of such section is amended
6	by inserting after "Department of Defense" the following:
7	"other than budgets and expenditures for activities de-
8	scribed in section 139(i) of this title".
9	(B) Subsection (e)(1) of such section is amended—
10	(i) by striking ", the Director of Operational
11	Test and Evaluation,"; and
12	(ii) by striking ", Director's".
13	(b) Deployment Before Completion of OT&E.—
14	Section 806(c) of the Bob Stump National Defense Author-
15	ization Act for Fiscal Year 2003 (Public Law 107–314; 116
16	Stat. 2607; 10 U.S.C. 2302 note) is amended by adding
17	at the end the following new paragraph:
18	"(3) If items are deployed under the rapid acquisition
19	and deployment procedures prescribed pursuant to this sec-
20	tion, or under any other authority, before the completion
21	of operational test and evaluation of the items, the Director
22	of Operational Test and Evaluation shall have access to
23	operational records and data relevant to such items in ac-
24	cordance with section 139(e)(3) of title 10, United States
25	Code, for the purpose of completing operational test and

1	$evaluation\ of\ the\ items.\ The\ access\ to\ the\ operational\ records$
2	and data shall be provided in a time and manner deter-
3	mined by the Secretary of Defense consistent with require-
4	ments of operational security and other relevant operational
5	requirements.".
6	SEC. 863. MULTIYEAR TASK AND DELIVERY ORDER CON-
7	TRACTS.
8	(a) Repeal of Applicability of Existing Author-
9	ITY AND LIMITATIONS.—Section 2306c of title 10, United
10	States Code, is amended—
11	(1) by striking subsection (g); and
12	(2) by redesignating subsection (h) as subsection
13	(g).
14	(b) Multiyear Contracting Authority.—Section
15	2304a of such title is amended—
16	(1) by redesignating subsections (f) and (g) as
17	subsections (g) and (h), respectively; and
18	(2) by inserting after subsection (e) the following
19	new subsection (f):
20	"(f) Multiyear Contracts.—The head of an agency
21	entering into a task or delivery order contract under this
22	section may provide for the contract to cover any period
23	up to five years and may extend the contract period for
24	one or more successive periods pursuant to an option pro-
25	vided in the contract or a modification of the contract. In

1	no event, however, may the total contract period as extended
2	exceed eight years.".
3	SEC. 864. REPEAL OF REQUIREMENT FOR CONTRACTOR
4	ASSURANCES REGARDING THE COMPLETE-
5	NESS, ACCURACY, AND CONTRACTUAL SUFFI-
6	CIENCY OF TECHNICAL DATA PROVIDED BY
7	THE CONTRACTOR.
8	Section 2320(b) of title 10, United States Code, is
9	amended—
10	(1) by striking paragraph (7); and
11	(2) by redesignating paragraphs (8) and (9) as
12	paragraphs (7) and (8), respectively.
13	SEC. 865. REESTABLISHMENT OF AUTHORITY FOR SHORT-
14	TERM LEASES OF REAL OR PERSONAL PROP-
15	ERTY ACROSS FISCAL YEARS.
16	(a) Reestablishment of Authority.—Subsection
17	(a) of section 2410a of title 10, United States Code, is
18	amended—
19	(1) by inserting "(1)" before "The Secretary of
20	Defense";
21	(2) by striking "for procurement of severable
22	services" and inserting "for a purpose described in
23	paragraph (2)"; and
24	(3) by adding at the end the following new para-

1	"(2) The purpose of a contract described in this para-
2	graph is as follows:
3	"(A) The procurement of severable services.
4	"(B) The lease of real or personal property, in-
5	cluding the maintenance of such property when con-
6	tracted for as part of the lease agreement.".
7	(b) Conforming and Clerical Amendments.—(1)
8	The heading of such section is amended to read as follows:
9	"§2410a. Contracts for periods crossing fiscal years:
10	severable service contracts; leases of real
11	or personal property".
12	(2) The table of sections at the beginning of chapter
13	141 of such title is amended by striking the item relating
14	to section 2410a and inserting the following new item:
	"2410a. Contracts for periods crossing fiscal years: severable service contracts; leases of real or personal property.".
15	SEC. 866. CONSOLIDATION OF CONTRACT REQUIREMENTS.
16	(a) Amendment to Title 10.—(1) Chapter 141 of
17	title 10, United States Code, is amended by inserting after
18	section 2381 the following new section:
19	"§2382. Consolidation of contract requirements: pol-
20	icy and restrictions
21	"(a) Policy.—The Secretary of Defense shall require
22	the Secretary of each military department, the head of each
23	Defense Agency, and the head of each Department of Defense
24	Field Activity to ensure that the decisions made by that

- 1 official regarding consolidation of contract requirements of
- 2 the department, agency, or field activity, as the case may
- 3 be, are made with a view to providing small business con-
- 4 cerns with appropriate opportunities to participate in De-
- 5 partment of Defense procurements as prime contractors and
- 6 appropriate opportunities to participate in such procure-
- 7 ments as subcontractors.
- 8 "(b) Limitation on Use of Acquisition Strate-
- 9 GIES INVOLVING CONSOLIDATION.—(1) An official of a
- 10 military department, Defense Agency, or Department of De-
- 11 fense Field Activity may not execute an acquisition strategy
- 12 that includes a consolidation of contract requirements of the
- 13 military department, agency, or activity with a total value
- 14 in excess of \$5,000,000, unless the senior procurement execu-
- 15 tive concerned first—
- 16 "(A) conducts market research;
- 17 "(B) identifies any alternative contracting ap-
- proaches that would involve a lesser degree of consoli-
- 19 dation of contract requirements; and
- 20 "(C) determines that the consolidation is nec-
- 21 essary and justified.
- 22 "(2) A senior procurement executive may determine
- 23 that an acquisition strategy involving a consolidation of
- 24 contract requirements is necessary and justified for the pur-
- 25 poses of paragraph (1) if the benefits of the acquisition

- 1 strategy substantially exceed the benefits of each of the pos-
- 2 sible alternative contracting approaches identified under
- 3 subparagraph (B) of that paragraph. However, savings in
- 4 administrative or personnel costs alone do not constitute,
- 5 for such purposes, a sufficient justification for a consolida-
- 6 tion of contract requirements in a procurement unless the
- 7 total amount of the cost savings is expected to be substantial
- 8 in relation to the total cost of the procurement.
- 9 "(3) Benefits considered for the purposes of paragraphs
- 10 (1) and (2) may include cost and, regardless of whether
- 11 quantifiable in dollar amounts—
- 12 "(A) quality;
- 13 "(B) acquisition cycle;
- 14 "(C) terms and conditions; and
- 15 "(D) any other benefit.
- 16 "(c) Definitions.—In this section:
- 17 "(1) The terms 'consolidation of contract require-
- ments' and 'consolidation', with respect to contract
- 19 requirements of a military department, Defense Agen-
- 20 cy, or Department of Defense Field Activity, mean a
- 21 use of a solicitation to obtain offers for a single con-
- 22 tract or a multiple award contract to satisfy two or
- 23 more requirements of that department, agency, or ac-
- 24 tivity for goods or services that have previously been
- 25 provided to, or performed for, that department, agen-

1	cy, or activity under two or more separate contracts
2	smaller in cost than the total cost of the contract for
3	which the offers are solicited.
4	"(2) The term "multiple award contract"
5	means—
6	"(A) a contract that is entered into by the
7	Administrator of General Services under the
8	multiple award schedule program referred to in
9	section 2302(2)(C) of this title;
10	"(B) a multiple award task order contract
11	or delivery order contract that is entered into
12	under the authority of sections 2304a through
13	2304d of this title or sections 303H through
14	303K of the Federal Property and Administra-
15	tive Services Act of 1949 (41 U.S.C. 253h
16	through 253k); and
17	"(C) any other indeterminate delivery, in-
18	determinate quantity contract that is entered
19	into by the head of a Federal agency with two
20	or more sources pursuant to the same solicita-
21	tion.
22	"(3) The term 'senior procurement executive con-
23	cerned' means—
24	"(A) with respect to a military department,
25	the official designated under section 16(3) of the

1	Office of Federal Procurement Policy Act (41
2	U.S.C. 414(3)) as the senior procurement execu-
3	tive for the military department; or
4	"(B) with respect to a Defense Agency or a
5	Department of Defense Field Activity, the official
6	so designated for the Department of Defense.
7	"(4) The term 'small business concern' means of
8	business concern that is determined by the Adminis-
9	trator of the Small Business Administration to be a
10	small-business concern by application of the stand-
11	ards prescribed under section 3(a) of the Small Busi-
12	ness Act (15 U.S.C. 632(a)).".
13	(2) The table of sections at the beginning of such chap-
14	ter is amended by inserting after the item relating to section
15	2381 the following new item:
	"2382. Consolidation of contract requirements: policy and restrictions.".
16	(b) Data Review.—(1) The Secretary of Defense shall
17	revise the data collection systems of the Department of De-
18	fense to ensure that such systems are capable of identifying
19	each procurement that involves a consolidation of contract
20	requirements within the department with a total value in
21	excess of \$5,000,000.
22	(2) The Secretary shall ensure that appropriate offi-

23 cials of the Department of Defense periodically review the

24 information collected pursuant to paragraph (1) in co-

²⁵ operation with the Small Business Administration—

1	(A) to determine the extent of the consolidation
2	of contract requirements in the Department of De-
3	fense; and
4	(B) to assess the impact of the consolidation of
5	contract requirements on the availability of opportu-
6	nities for small business concerns to participate in
7	Department of Defense procurements, both as prime
8	contractors and as subcontractors.
9	(3) In this subsection:
10	(A) The term "consolidation of contract require-
11	ments" has the meaning given that term in section
12	2382(c)(1) of title 10, United States Code, as added
13	by subsection (a).
14	(B) The term "small business concern" means of
15	business concern that is determined by the Adminis-
16	trator of the Small Business Administration to be a
17	small-business concern by application of the stand-
18	ards prescribed under section 3(a) of the Small Busi-
19	ness Act (15 U.S.C. 632(a)).
20	(c) Applicability.—This section applies only with re-
21	spect to contracts entered into with funds authorized to be

22 appropriated by this Act.

1	TITLE IX—DEPARTMENT OF DE-
2	FENSE ORGANIZATION AND
3	MANAGEMENT
4	Subtitle A—Department Officers
5	and Agencies
6	SEC. 901. CLARIFICATION OF RESPONSIBILITY OF MILI-
7	TARY DEPARTMENTS TO SUPPORT COMBAT-
8	ANT COMMANDS.
9	Sections $3013(c)(4)$, $5013(c)(4)$, and $8013(3)(c)(4)$ of
10	title 10, United States Code, are amended by striking "(to
11	the maximum extent practicable)".
12	SEC. 902. REDESIGNATION OF NATIONAL IMAGERY AND
13	MAPPING AGENCY AS NATIONAL
14	GEOSPATIAL-INTELLIGENCE AGENCY.
15	(a) Redesignation.—The National Imagery and
16	Mapping Agency (NIMA) is hereby redesignated as the Na-
17	tional Geospatial-Intelligence Agency (NGA).
18	(b) Conforming Amendments.—
19	(1) Title 10, united states code.—(A) Chap-
20	ter 22 of title 10, United States Code, is amended by
21	striking "National Imagery and Mapping Agency"
22	each place it appears (other than the penultimate
23	place it appears in section 461(b) of such title) and
24	inserting "National Geospatial-Intelligence Agency".

1	(B) Section 453(b) of such title is amended by
2	striking "NIMA" each place it appears and inserting
3	" NGA ".
4	(C)(i) Subsection $(b)(3)$ of section 424 of such
5	title is amended by striking "National Imagery and
6	Mapping Agency" and inserting "National
7	$Geospatial \hbox{-} Intelligence\ Agency".$
8	(ii) The heading for such section is amended to
9	read as follows:
10	"§ 424. Disclosure of organizational and personnel in-
11	formation: exemption for Defense Intel-
12	ligence Agency, National Reconnaissance
13	Office, and National Geospatial Intel-
13 14	Office, and National Geospatial Intelligence Agency".
14	ligence Agency".
14 15	ligence Agency". (iii) The table of sections at the beginning of sub-
14 15 16	ligence Agency". (iii) The table of sections at the beginning of sub- chapter I of chapter 21 of such title is amended in
14 15 16 17	ligence Agency". (iii) The table of sections at the beginning of sub- chapter I of chapter 21 of such title is amended in the item relating to section 424 by striking "National
14 15 16 17 18	ligence Agency". (iii) The table of sections at the beginning of sub- chapter I of chapter 21 of such title is amended in the item relating to section 424 by striking "National Imagery and Mapping Agency" and inserting "Na-
14 15 16 17 18	ligence Agency". (iii) The table of sections at the beginning of subchapter I of chapter 21 of such title is amended in the item relating to section 424 by striking "National Imagery and Mapping Agency" and inserting "National Geospatial-Intelligence Agency".
14 15 16 17 18 19 20	ligence Agency". (iii) The table of sections at the beginning of subchapter I of chapter 21 of such title is amended in the item relating to section 424 by striking "National Imagery and Mapping Agency" and inserting "National Geospatial-Intelligence Agency". (D) Section 425(a) of such title is amended—
14 15 16 17 18 19 20 21	ligence Agency". (iii) The table of sections at the beginning of subchapter I of chapter 21 of such title is amended in the item relating to section 424 by striking "National Imagery and Mapping Agency" and inserting "National Geospatial-Intelligence Agency". (D) Section 425(a) of such title is amended— (i) by redesignating paragraphs (3) and (4)

1	"(3) The words 'National Geospatial-Intelligence
2	Agency', the initials 'NGA', or the seal of the National
3	Geospatial-Intelligence Agency.".
4	(E) Section 1614(2)(C) of such title is amended
5	by striking "National Imagery and Mapping Agency"
6	and inserting "National Geospatial-Intelligence Agen-
7	cy".
8	(F)(i) The heading for chapter 22 of such title is
9	amended to read as follows:
10	"CHAPTER 22—NATIONAL GEOSPATIAL-
11	INTELLIGENCE AGENCY."
12	(ii) The table of chapters at the beginning of sub-
13	title A of such title, and at the beginning of part I
14	of such subtitle, are each amended by striking the
15	item relating to chapter 22 and inserting the fol-
16	lowing new item:
	"22. National Geospatial-Intelligence Agency
17	(2) National Security act of 1947.—(A) Sec-
18	tion $3(4)(E)$ of the National Security Act of 1947 (50
19	$U.S.C.\ 401a(4)(E))$ is amended by striking "National
20	Imagery and Mapping Agency" and inserting "Na-
21	$tional\ Geospatial \hbox{-} Intelligence\ Agency".$
22	(B) That Act is further amended by striking
23	"National Imagery and Mapping Agency" each place
24	it appears in sections 105, 105A, 105C, 106, and 110

1	(50 U.S.C. 403–5, 403–5a, 403–5c, 403–6, 404e) and
2	$inserting\ ``National\ Geospatial\mbox{-} Intelligence\ Agency".$
3	(C) Section 105C of that Act (50 U.S.C. 403–5c)
4	is further amended—
5	(i) by striking "NIMA" each place it ap-
6	pears and inserting "NGA"; and
7	(ii) in subsection $(a)(6)(B)(iv)(II)$, by strik-
8	ing "NIMA's" and inserting "NGA's".
9	(D) The heading for section 105C of that Act (50
10	U.S.C. 403–5c) is amended to read as follows:
11	"PROTECTION OF OPERATIONAL FILES OF THE NATIONAL
12	GEOSPATIAL-INTELLIGENCE AGENCY'.
13	(E) The heading for section 110 of that Act (50
14	U.S.C. 404e) is amended to read as follows:
15	"NATIONAL MISSION OF NATIONAL GEOSPATIAL-
16	INTELLIGENCE AGENCY".
17	(F) The table of contents for that Act is
18	amended—
19	(i) by striking the item relating to section
20	105C and inserting the following new item:
	"Sec. 105C. Protection of operational files of the National Geospatial-Intelligence Agency."; and
21	(ii) by striking the item relating to section
22	110 and inserting the following new item:
	"Sec. 110. National mission of National Geospatial-Intelligence Agency.".

1	(c) Report on Utilization of Certain Data Ex-
2	TRACTION AND EXPLOITATION CAPABILITIES.—(1) Not
3	later than 60 days after the date of the enactment of this
4	Act, the Director of the National Geospatial-Intelligence
5	Agency shall submit to the appropriate committees of Con-
6	gress a report on the status of the efforts of the Agency to
7	incorporate within the Commercial Joint Mapping Tool Kit
8	(C/JMTK) applications for the rapid extraction and exploi-
9	tation of three-dimensional geospatial data from reconnais-
10	sance imagery.
11	(2) In this subsection, the term "appropriate commit-
12	tees of Congress" means—
13	(A) the Committee on Armed Services, the Sub-
14	committee on Defense of the Committee on Appropria-
15	tions, and the Select Committee on Intelligence of the
16	Senate; and
17	(B) the Committee on Armed Services, the Sub-
18	committee on Defense of the Committee on Appropria-
19	tions, and the Permanent Select Committee on Intel-
20	ligence of the House of Representatives.
21	(d) References.—Any reference to the National Im-
22	agery and Mapping Agency or NIMA in any law, regula-
23	tion, document, paper, or other record of the United States
24	shall be deemed to be a reference to the National Geospatial-
25	Intelligence Agency or NGA, respectively.

1	(e) Matters Relating to Geospatial Intel-
2	LIGENCE.—(1) Section 442(a)(2) of title 10, United States
3	Code, is amended by striking "Imagery, intelligence, and
4	information" and inserting "Geospatial intelligence".
5	(2) Section 467 of such title is amended by adding at
6	the end the following new paragraph:
7	"(5) The term 'geospatial intelligence' means the
8	exploitation and analysis of imagery and geospatial
9	information to describe, assess, and visually depict
10	physical features and geographically referenced activi-
11	ties on the earth, and includes imagery, imagery in-
12	telligence, and geospatial information.".
13	(3) Section 110(a) of the National Security Act of 1947
14	(50 U.S.C. 404e(a)) is amended by striking "imagery re-
15	quirements" and inserting "geospatial intelligence require-
16	ments".
17	SEC. 903. STANDARDS OF CONDUCT FOR MEMBERS OF THE
18	DEFENSE POLICY BOARD AND THE DEFENSE
19	SCIENCE BOARD.
20	(a) Standards Required.—Not later than 30 days
21	after the date of the enactment of this Act, the Secretary
22	of Defense shall promulgate standards of conduct for mem-
23	bers of the Defense Policy Board and the Defense Science

24 Board. The purpose of the standards of conduct shall be to

- 1 ensure public confidence in the Defense Policy Board and
- 2 the Defense Science Board.
- 3 (b) Issues To Be Addressed.—The standards of
- 4 conduct promulgated pursuant to subsection (a) shall ad-
- 5 dress, at a minimum, the following:
- 6 (1) Conditions governing the access of Board
- 7 members to classified information and other confiden-
- 8 tial information about the plans and operations of the
- 9 Department of Defense and appropriate limitations
- on any use of such information for private gain.
- 11 (2) Guidelines for addressing conflicting finan-
- cial interests and recusal from participation in mat-
- 13 ters affecting such interests.
- 14 (3) Guidelines regarding the lobbying of Depart-
- 15 ment of Defense officials or other contacts with De-
- partment of Defense officials regarding matters in
- 17 which Board members may have financial interests.
- 18 (c) Report to Congress.—The Secretary of Defense
- 19 shall provide the Committees on Armed Services of the Sen-
- 20 ate and the House of Representatives with a copy of the
- 21 standards of conduct promulgated pursuant to subsection
- 22 (a) immediately upon promulgation of the standards.

1	Subtitle B—Space Activities
2	SEC. 911. COORDINATION OF SPACE SCIENCE AND TECH-
3	NOLOGY ACTIVITIES OF THE DEPARTMENT
4	OF DEFENSE.
5	(a) Space Science and Technology Strategy.—
6	(1) The Under Secretary of the Air Force, in consultation
7	with the Director of Defense Research and Engineering,
8	shall develop a space science and technology strategy and
9	shall review and, as appropriate, revise the strategy annu-
10	ally.
11	(2) The strategy shall, at a minimum, address the fol-
12	lowing issues:
13	(A) Short-term and long-term goals of the space
14	science and technology programs of the Department of
15	Defense.
16	(B) The process for achieving the goals, includ-
17	ing an implementation plan.
18	(C) The process for assessing progress made to-
19	ward achieving the goals.
20	(3) Not later than March 15, 2004, the Under Sec-
21	retary shall submit a report on the space science and tech-
22	nology strategy to the Committees on Armed Services of the
23	Senate and the House of Representatives.
24	(b) REQUIRED COORDINATION.—In executing the
25	space science and technology strategy, the directors of the

1	research laboratories of the Department of Defense, the
2	heads of other Department of Defense research components,
3	and the heads of all other appropriate organizations identi-
4	fied jointly by the Under Secretary of the Air Force and
5	the Director of Defense Research and Engineering—
6	(1) shall identify research laboratory projects
7	that make contributions pertaining directly and
8	uniquely to the development of space technology; and
9	(2) may execute the identified projects only with
10	the concurrence of the Under Secretary of the Air
11	Force.
12	(c) General Accounting Office Review.—(1) The
13	Comptroller General shall review and assess the space
14	science and technology strategy developed under subsection
15	(a) and the effectiveness of the coordination process required
16	under subsection (b).
17	(2) Not later than September 1, 2004, the Comptroller
18	General shall submit a report containing the findings and
19	assessment under paragraph (1) to the committees on
20	Armed Services of the Senate and the House of Representa-
21	tives.
22	(d) Definitions.—In this section:
23	(1) The term "research laboratory of the Depart-
24	ment of Defense" means the following:
25	(A) The Air Force Research Laboratory.

1	(B) The Naval Research Laboratory.
2	(C) The Office of Naval Research.
3	(D) The Army Research Laboratory.
4	(2) The term "other Department of Defense re-
5	search component" means the following:
6	(A) The Defense Advanced Research Projects
7	Agency.
8	(B) The National Reconnaissance Office.
9	SEC. 912. SPACE PERSONNEL CADRE.
10	(a) Strategy Required.—(1) The Secretary of De-
11	fense shall develop a human capital resources strategy for
12	space personnel of the Department of Defense.
13	(2) The strategy shall be designed to ensure that the
14	space career fields of the military departments are inte-
15	grated to the maximum extent practicable.
16	(b) Report.—Not later than February 1, 2004, the
17	Secretary shall submit a report on the strategy to the Com-
18	mittees on Armed Services of the Senate and the House of
19	Representatives. The report shall contain the following in-
20	formation:
21	(1) The strategy.
22	(2) An assessment of the progress made in inte-
23	grating the space career fields of the military depart-
24	ments.

1	(3) A comprehensive assessment of the adequacy
2	of the establishment of the Air Force officer career
3	field for space under section 8084 of title 10, United
4	States Code, as a solution for correcting deficiencies
5	identified by the Commission To Assess United States
6	National Security Space Management and Organiza-
7	tion (established under section 1621 of Public Law
8	106-65; 113 Stat. 813; 10 U.S.C. 111 note).
9	(c) General Accounting Office Review.—(1) The
10	Comptroller General shall review the strategy developed
11	under subsection (a) the space career fields of the military
12	departments and the plans of the military departments for
13	developing space career fields. The review shall include an
14	assessment of how effective the strategy and the space career
15	fields and plans, when implemented, are likely to be for de-
16	veloping the necessary cadre of personnel who are expert
17	in space systems development and space systems operations.
18	(2) Not later than June 15, 2004, the Comptroller Gen-
19	eral shall submit to the Committees referred to in subsection
20	(a)(2) a report on the results of the review under paragraph
21	(1), including the assessment required by such paragraph.

1	SEC. 913. POLICY REGARDING ASSURED ACCESS TO SPACE
2	FOR UNITED STATES NATIONAL SECURITY
3	PAYLOADS.
4	(a) Policy.—It is the policy of the United States for
5	the President to undertake actions appropriate to ensure,
6	to the maximum extent practicable, that the United States
7	has the capabilities necessary to launch and insert United
8	States national security payloads into space whenever such
9	payloads are needed in space.
10	(b) Included Actions.—The appropriate actions re-
11	ferred to in subsection (a) shall include, at a minimum,
12	providing resources and policy guidance to sustain—
13	(1) the availability of at least two space launch
14	vehicles or families of space launch vehicles capable of
15	delivering into space all payloads designated as na-
16	tional security payloads by the Secretary of Defense
17	and the Director of Central Intelligence; and
18	(2) a robust space launch infrastructure and in-
19	dustrial base.
20	(c) Coordination.—The Secretary of Defense shall, to
21	the maximum extent practicable, pursue the attainment of
22	the capabilities described in subsection (a) in coordination
23	with the Administrator of the National Space and Aero-
24	nautics Administration.

1	SEC. 914. PILOT PROGRAM TO PROVIDE SPACE SURVEIL-
2	LANCE NETWORK SERVICES TO ENTITIES
3	OUTSIDE THE UNITED STATES GOVERNMENT.
4	(a) Establishment.—The Secretary of Defense shall
5	carry out a pilot program to provide eligible entities outside
6	the Federal Government with satellite tracking services
7	using assets owned or controlled by the Department of De-
8	fense.
9	(b) Eligible Entities.—The Secretary shall pre-
10	scribe the requirements for eligibility to obtain services
11	under the pilot program. The requirements shall, at a min-
12	imum, provide eligibility for the following entities:
13	(1) The governments of States.
14	(2) The governments of political subdivisions of
15	States.
16	(3) United States commercial entities.
17	(4) The governments of foreign countries.
18	(5) Foreign commercial entities.
19	(c) Sale of Services.—Services under the pilot pro-
20	gram may be provided by sale, except in the case of services
21	provided to a government described in paragraph (1) or (2)
22	of subsection (b).
23	(d) Contractor Intermediaries.—Services under
24	the pilot program may be provided either directly to an
25	eligible entity or through a contractor of the United States
26	or a contractor of an eligible entity.

- 1 (e) Satellite Data and Related Analyses.—The
- 2 services provided under the pilot program may include sat-
- 3 ellite tracking data or any analysis of satellite data if the
- 4 Secretary determines that it is in the national security in-
- 5 terests of the United States for the services to include such
- 6 data or analysis, respectively.
- 7 (f) Reimbursement of Costs.—The Secretary may
- 8 require an entity purchasing services under the pilot pro-
- 9 gram to reimburse the Department of Defense for the costs
- 10 incurred by the Department in entering into the sale.
- 11 (g) Crediting to Charged Accounts.—(1) The pro-
- 12 ceeds of a sale of services under the pilot program, together
- 13 with any amounts reimbursed under subsection (f) in con-
- 14 nection with the sale, shall be credited to the appropriation
- 15 for the fiscal year in which collected that is or corresponds
- 16 to the appropriation charged the costs of such services.
- 17 (2) Amounts credited to an appropriation under para-
- 18 graph (1) shall be merged with other sums in the appropria-
- 19 tion and shall be available for the same period and the same
- 20 purposes as the sums with which merged.
- 21 (h) Nontransferability Agreement.—The Sec-
- 22 retary shall require a recipient of services under the pilot
- 23 program to enter into an agreement not to transfer any
- 24 data or technical information, including any analysis of

1	satellite tracking data, to any other entity without the ex-
2	pressed approval of the Secretary.
3	(i) Prohibition Concerning Intelligence Assets
4	OR Data.—Services and information concerning, or de-
5	rived from, United States intelligence assets or data may
6	not be provided under the pilot program.
7	(j) Definitions.—In this section:
8	(1) The term "United States commercial entity"
9	means an entity that is involved in commerce and is
10	organized under laws of a State, the District of Co-
11	lumbia, the Commonwealth of Puerto Rico, Guam, the
12	United States Virgin Islands, the Commonwealth of
13	the Northern Mariana Islands, or American Samoa.
14	(2) The term "foreign commercial entity" means
15	an entity that is involved in commerce and is orga-
16	nized under laws of a foreign country.
17	(k) Duration of Pilot Program.—The pilot pro-
18	gram under this section shall be conducted for three years
19	beginning on a date designated by the Secretary of Defense,
20	but not later than 180 days after the date of the enactment
21	$of\ this\ Act.$
22	SEC. 915. CONTENT OF BIENNIAL GLOBAL POSITIONING
23	SYSTEM REPORT.
24	(a) REVISED CONTENT—Paragraph (1) of section

25 2281(d) of title 10, United States Code, is amended—

1	(1) by striking subparagraph (C);
2	(2) in subparagraph (E), by striking "Any
3	progress made toward" and inserting "Progress and
4	challenges in";
5	(3) by striking subparagraph (F), and inserting
6	$the\ following:$
7	"(F) Progress and challenges in protecting GPS
8	from jamming, disruption, and interference.";
9	(4) by redesignating subparagraphs (D), (E),
10	and (F), as subparagraphs (C), (D), and (E), respec-
11	tively; and
12	(5) by inserting after subparagraph (E), as so
13	$redesignated,\ the\ following\ new\ subparagraph\ (F):$
14	"(F) Progress and challenges in developing the
15	enhanced Global Positioning System required by sec-
16	tion 218(b) of Public Law 105–261 (112 Stat. 1951;
17	10 U.S.C. 2281 note).".
18	(b) Conforming Amendment.—Paragraph (2) of
19	such section 2281(d) is amended by inserting "(C)," after
20	"under subparagraphs".
21	Subtitle C—Other Matters
22	SEC. 921. COMBATANT COMMANDER INITIATIVE FUND.
23	(a) Redesignation of CINC Initiative Fund.—(1)
24	The CINC Initiative Fund administered under section 166a

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of title 10, United States Code, is redesignated as the "Com-
   batant Commander Initiative Fund".
 3
        (2) Section 166a of title 10, United States Code, is
   amended—
             (A) by striking the heading for subsection (a)
 5
 6
        and inserting "Combatant Commander Initiative
 7
        FUND.—": and
 8
             (B) by striking "CINC Initiative Fund" in sub-
        sections (a), (c), and (d), and inserting "Combatant
 9
10
        Commander Initiative Fund".
11
        (3) Any reference to the CINC Initiative Fund in any
12
   other provision of law or in any regulation, document,
   record, or other paper of the United States shall be consid-
   ered to be a reference to the Combatant Commander Initia-
14
15
   tive Fund.
16
        (b) Authorized Activities.—Subsection (b) of sec-
   tion 166a of title 10, United States Code, is amended by
18
   adding at the end the following new paragraph:
19
             "(10) Joint warfighting capabilities.".
20
        (c) Increased Maximum Amounts Authorized for
21
    USE.—Subsection (e)(1) of such section is amended—
22
                   in
                        subparagraph
                                         (A),
                                                by
                                                     striking
23
         "$7,000,000" and inserting "$15,000,000";
                                        (B),
24
             (2)
                   in
                        subparagraph
                                                by
                                                     striking
         "$1,000,000" and inserting "$10,000,000"; and
25
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1	(3) in subparagraph (C), by striking
2	"\$2,000,000" and inserting "\$10,000,000".
3	SEC. 922. AUTHORITY FOR THE MARINE CORPS UNIVER-
4	SITY TO AWARD THE DEGREE OF MASTER OF
5	OPERATIONAL STUDIES.
6	Section 7102(b) of title 10, United States Code, is
7	amended—
8	(1) by striking "Marine Corps War Col-
9	LEGE.—" and inserting "AWARDING OF DEGREES.—
10	(1)"; and
11	(2) by adding at the end the following new para-
12	graph:
13	"(2) Upon the recommendation of the Director and
14	faculty of the Command and Staff College of the Marine
15	Corps University, the President of the Marine Corps Uni-
16	versity may confer the degree of master of operational stud-
17	ies upon graduates of the School of Advanced Warfighting
18	of the Command and Staff College who fulfill the require-
19	ments for that degree.".
20	SEC. 923. REPORT ON CHANGING ROLES OF UNITED
21	STATES SPECIAL OPERATIONS COMMAND.
22	(a) Report Required.—Not later than 180 days
23	after the date of the enactment of this Act, the Secretary
24	of Defense shall submit to the Committees on Armed Serv-
25	ices of the Senate and the House of Representatives a report

1	on the changing roles of the United States Special Oper-
2	ations Command.
3	(b) Content of Report.—(1) The report shall spe-
4	cifically discuss in detail the following matters:
5	(A) The expanded role of the United States Spe-
6	cial Operations Command in the global war on ter-
7	rorism.
8	(B) The reorganization of the United States Spe-
9	cial Operations Command to function as a supported
10	combatant command for planning and executing op-
11	erations.
12	(C) The role of the United States Special Oper-
13	ations Command as a supporting combatant com-
14	mand.
15	(2) The report shall also include, in addition to the
16	matters discussed pursuant to paragraph (1), a discussion
17	of the following matters:
18	(A) The military strategy to employ the United
19	States Special Operations Command to fight the war
20	on terrorism and how that strategy contributes to the
21	overall national security strategy with regard to the
22	global war on terrorism.
23	(B) The scope of the authority granted to the
24	commander of the United States Special Operations

1 Command to act as a supported commander and to 2 prosecute the global war on terrorism.

- (C) The operational and legal parameters within which the commander of the United States Special Operations Command is to exercise command authority in foreign countries when taking action against foreign and United States citizens engaged in terrorist activities.
 - (D) The decisionmaking procedures for authorizing, planning, and conducting individual missions, including procedures for consultation with Congress.
 - (E) The procedures for the commander of the United States Special Operations Command to use to coordinate with commanders of other combatant commands, especially geographic commands.
 - (F) Future organization plans and resource requirements for conducting the global counterterrorism mission.
 - (G) The impact of the changing role of the United States Special Operations Command on other special operations missions, including foreign internal defense, psychological operations, civil affairs, unconventional warfare, counterdrug activities, and humanitarian activities.

1	(c) Forms of Report.—The report shall be submitted
2	in unclassified form and, as necessary, in classified form.
3	SEC. 924. INTEGRATION OF DEFENSE INTELLIGENCE, SUR-
4	VEILLANCE, AND RECONNAISSANCE CAPA-
5	BILITIES
6	$(a) \ Findings. — Congress \ makes \ the \ following \ findings:$
7	(1) As part of transformation efforts within the
8	Department of Defense, each of the Armed Forces is
9	developing intelligence, surveillance, and reconnais-
10	sance capabilities that best support future war fight-
11	ing as envisioned by the leadership of the military de-
12	partment concerned.
13	(2) Concurrently, intelligence agencies of the De-
14	partment of Defense outside the military departments
15	are developing transformation roadmaps to best sup-
16	port the future decisionmaking and war fighting
17	needs of their principal customers, but are not always
18	closely coordinating those efforts with the intelligence,
19	surveillance, and reconnaissance development efforts
20	of the military departments.
21	(3) A senior official of each military department
22	has been designated as the integrator of intelligence,
23	surveillance, and reconnaissance for each of the
24	Armed Forces in such military department, but there
25	is not currently a well-defined forum where the inte-

- grators of intelligence, surveillance, and reconnaissance capabilities for each of the Armed Forces can
 routinely interact with each other and with senior
 representatives of Department of Defense intelligence
 agencies, as well as with other members of the intelligence community, to ensure unity of effort and to
 preclude unnecessary duplication of effort.
 - (4) The current funding structure of a National Foreign Intelligence Program (NFIP), Joint Military Intelligence Program (JMIP), and Tactical Intelligence and Related Activities Program (TIARA) might not be the best approach for supporting the development of an intelligence, surveillance, and reconnaissance structure that is integrated to meet the national security requirements of the United States in the 21st century.
 - (5) The position of Under Secretary of Defense for Intelligence was established in 2002 by Public Law 107–314 in order to facilitate resolution of the challenges to achieving an integrated intelligence, surveillance, and reconnaissance structure in the Department of Defense to meet such 21st century requirements.
- 24 (b) GOAL.—It shall be a goal of the Department of De-25 fense to fully coordinate and integrate the intelligence, sur-

- 1 veillance, and reconnaissance capabilities and develop-
- 2 mental activities of the military departments, intelligence
- 3 agencies of the Department of Defense, and relevant combat-
- 4 ant commands as those departments, agencies, and com-
- 5 mands transform their intelligence, surveillance, and recon-
- 6 naissance systems to meet current and future needs.
- 7 (c) Requirement.—(1) The Under Secretary of De-
- 8 fense for Intelligence shall establish an Intelligence, Surveil-
- 9 lance, and Reconnaissance Integration Council to provide
- 10 a permanent forum for the discussion and arbitration of
- 11 issues relating to the integration of intelligence, surveil-
- 12 lance, and reconnaissance capabilities.
- 13 (2) The Council shall be composed of the senior intel-
- 14 ligence officers of the Armed Forces and the United States
- 15 Special Operations Command, the Director of Operations
- 16 of the Joint Staff, and the directors of the intelligence agen-
- 17 cies of the Department of Defense.
- 18 (3) The Under Secretary of Defense for Intelligence
- 19 shall invite the participation of the Director of Central In-
- 20 telligence or his representative in the proceedings of the
- 21 Council.
- 22 (d) ISR Integration Roadmap.—The Under Sec-
- 23 retary of Defense for Intelligence, in consultation with the
- 24 Intelligence, Surveillance, and Reconnaissance Integration
- 25 Council and the Director of Central Intelligence, shall de-

1	velop a comprehensive Defense Intelligence, Surveillance,
2	and Reconnaissance Integration Roadmap to guide the de-
3	velopment and integration of the Department of Defense in-
4	telligence, surveillance, and reconnaissance capabilities for
5	15 years.
6	(e) Report.—(1) Not later than September 30, 2004,
7	the Under Secretary of Defense for Intelligence shall submit
8	to the committees of Congress specified in paragraph (2)
9	a report on the Defense Intelligence, Surveillance, and Re-
10	connaissance Integration Roadmap developed under sub-
11	section (d). The report shall include the following matters:
12	(A) The fundamental goals established in the
13	roadmap.
14	(B) An overview of the intelligence, surveillance,
15	and reconnaissance integration activities of the mili-
16	tary departments and the intelligence agencies of the
17	Department of Defense.
18	(C) An investment strategy for achieving—
19	(i) an integration of Department of Defense
20	intelligence, surveillance, and reconnaissance ca-
21	pabilities that ensures sustainment of needed tac-
22	tical and operational efforts; and
23	(ii) efficient investment in new intelligence,
24	surveillance, and reconnaissance capabilities.

1	(D) A discussion of how intelligence gathered
2	and analyzed by the Department of Defense can en-
3	hance the role of the Department of Defense in ful-
4	filling its homeland security responsibilities.
5	(E) A discussion of how counterintelligence ac-
6	tivities of the Armed Forces and the Department of
7	Defense intelligence agencies can be better integrated.
8	(F) Recommendations on how annual funding
9	authorizations and appropriations can be optimally
10	structured to best support the development of a fully
11	integrated Department of Defense intelligence, surveil-
12	lance, and reconnaissance architecture.
13	(2) The committees of Congress referred to in para-
14	graph (1) are as follows:
15	(A) The Committee on Armed Services, the Com-
16	mittee on Appropriations, and the Select Committee
17	on Intelligence of the Senate.
18	(B) The Committee on Armed Services, the Com-
19	mittee on Appropriations, and the Permanent Select
20	Committee on Intelligence of the House of Representa-
21	tives.
22	SEC. 925. ESTABLISHMENT OF THE NATIONAL GUARD OF
23	THE NORTHERN MARIANA ISLANDS.
24	(a) Establishment.—The Secretary of Defense may
25	cooperate with the Governor of the Northern Mariana Is-

1	lands to establish the National Guard of the Northern Mar-
2	iana Islands, and may integrate into the Army National
3	Guard of the United States and the Air National Guard
4	of the United States the members of the National Guard
5	of the Northern Mariana Islands who are granted Federal
6	recognition under title 32, United States Code.
7	(b) Amendments to Title 10.—(1) Section 101 of
8	title 10, United States Code, is amended—
9	(A) in subsection (c), by inserting "the Northern
10	Mariana Islands," after "Puerto Rico," in para-
11	graphs (2) and (4); and
12	(B) in subsection $(d)(5)$, by inserting "the Com-
13	monwealth of the Northern Mariana Islands," after
14	"the Commonwealth of Puerto Rico,".
15	(2) Section 10001 of such title is amended by inserting
16	"the Commonwealth of the Northern Mariana Islands,"
17	after "the Commonwealth of Puerto Rico,".
18	(c) Amendments to Title 32.—Title 32, United
19	States Code, is amended as follows:
20	(1) Section 101 is amended—
21	(A) in paragraphs (4) and (6), by inserting
22	", the Northern Mariana Islands," after "Puerto
23	Rico"; and
24	(B) in paragraph (19), by inserting "the
25	Commonwealth of the Northern Mariana Is-

1	lands," after "the Commonwealth of Puerto
2	Rico,".
3	(2) Section 103 is amended by inserting ", the
4	Northern Mariana Islands," after "Puerto Rico".
5	(3) Section 104 is amended—
6	(A) in subsection (a), by striking "and
7	Puerto Rico" and inserting ", Puerto Rico, and
8	the Northern Mariana Islands"; and
9	(B) in subsections (c) and (d), by inserting
10	", the Northern Mariana Islands," after "Puerto
11	Rico".
12	(4) Section 107(b) is amended by inserting ", the
13	Northern Mariana Islands," after "Puerto Rico".
14	(5) Section 109 is amended by inserting "the
15	Northern Mariana Islands" in subsections (a), (b),
16	and (c) after "Puerto Rico,".
17	(6) Section $112(i)(3)$ is amended by inserting
18	"the Commonwealth of the Northern Mariana Is-
19	lands," after "the Commonwealth of Puerto Rico,".
20	(7) Section 304 is amended by inserting ", the
21	Northern Mariana Islands," after "or of Puerto Rico"
22	in the sentence following the oath.
23	(8) Section 314 is amended by inserting ", the
24	Northern Mariana Islands," after "Puerto Rico" in
25	subsections (a) and (d).

1	(9) Section 315 is amended by inserting ", the
2	Northern Mariana Islands," after "Puerto Rico" each
3	place it appears.
4	(10) Section 325(a) is amended by inserting ",
5	the Northern Mariana Islands," after "Puerto Rico".
6	(11) Section 501(b) is amended by inserting ",
7	the Northern Mariana Islands," after "Puerto Rico".
8	(12) Section 503(b) is amended by inserting ",
9	the Northern Mariana Islands," after "Puerto Rico".
10	(13) Section 504(b) is amended by inserting ",
11	the Northern Mariana Islands," after "Puerto Rico".
12	(14) Section 505 is amended by inserting "or the
13	Northern Mariana Islands," after "Puerto Rico," in
14	the first sentence.
15	(15) Section 509(l)(1) is amended by inserting
16	"the Commonwealth of the Northern Mariana Is-
17	lands," after "the Commonwealth of Puerto Rico,".
18	(16) Section 702 is amended—
19	(A) in subsection (a), by inserting ", or the
20	Northern Mariana Islands," after "Puerto Rico";
21	and
22	(B) in subsections (b), (c), and (d), by in-
23	serting ", the Northern Mariana Islands," after
24	"Puerto Rico".

1	(17) Section 703 is amended by inserting ", the
2	Northern Mariana Islands," after "Puerto Rico" in
3	subsections (a) and (b).
4	(18) Section 704 is amended by inserting ", the
5	Northern Mariana Islands," after "Puerto Rico" in
6	subsections (a) and (b).
7	(19) Section 708 is amended—
8	(A) in subsection (a), by striking "and
9	Puerto Rico," and inserting "Puerto Rico, and
10	the Northern Mariana Islands,"; and
11	(B) in subsection (d), by inserting ", the
12	Northern Mariana Islands," after "Puerto Rico".
13	(20) Section 710 is amended by inserting ", the
14	Northern Mariana Islands," after "Puerto Rico" each
15	place it appears in subsections (c), (d)(3), (e), and
16	(f)(1).
17	(21) Section 711 is amended by inserting ", the
18	Northern Mariana Islands," after "Puerto Rico".
19	(22) Section 712(1) is amended by inserting ",
20	the Northern Mariana Islands," after "Puerto Rico".
21	(23) Section 715(c) is amended by striking "or
22	the District of Columbia or Puerto Rico," and insert-
23	ing ", the District of Columbia, Puerto Rico, or the
24	Northern Mariana Islands".

- 1 (d) Amendments to Title 37.—Section 101 of title
- 2 37, United States Code, is amended by striking "the Canal
- 3 Zone," in paragraphs (7) and (9) and inserting "the North-
- 4 ern Mariana Islands,".
- 5 (e) Other References.—Any reference that is made
- 6 in any other provision of law or in any regulation of the
- 7 United States to a State, or to the Governor of a State,
- 8 in relation to the National Guard (as defined in section
- 9 101(3) of title 32, United States Code) shall be considered
- 10 to include a reference to the Commonwealth of the Northern
- 11 Mariana Islands or to the Governor of the Northern Mar-
- 12 iana Islands, respectively.

13 TITLE X—GENERAL PROVISIONS

14 Subtitle A—Financial Matters

- 15 SEC. 1001. TRANSFER AUTHORITY.
- 16 (a) Authority To Transfer Authorizations.—(1)
- 17 Upon determination by the Secretary of Defense that such
- 18 action is necessary in the national interest, the Secretary
- 19 may transfer amounts of authorizations made available to
- 20 the Department of Defense in this division for fiscal year
- 21 2004 between any such authorizations for that fiscal year
- 22 (or any subdivisions thereof). Amounts of authorizations so
- 23 transferred shall be merged with and be available for the
- 24 same purposes as the authorization to which transferred.

1	(2) The total amount of authorizations that the Sec-
2	retary may transfer under the authority of this section may
3	not exceed \$3,000,000,000.
4	(b) Limitations.—The authority provided by this sec-
5	tion to transfer authorizations—
6	(1) may only be used to provide authority for
7	items that have a higher priority than the items from
8	which authority is transferred; and
9	(2) may not be used to provide authority for an
10	item that has been denied authorization by Congress.
11	(c) Effect on Authorization Amounts.—A trans-
12	fer made from one account to another under the authority
13	of this section shall be deemed to increase the amount au-
14	thorized for the account to which the amount is transferred
15	by an amount equal to the amount transferred.
16	(d) Notice to Congress.—The Secretary shall
17	promptly notify Congress of each transfer made under sub-
18	section (a).
19	SEC. 1002. UNITED STATES CONTRIBUTION TO NATO COM-
20	MON-FUNDED BUDGETS IN FISCAL YEAR 2004.
21	(a) Fiscal Year 2004 Limitation.—The total
22	amount contributed by the Secretary of Defense in fiscal
23	year 2004 for the common-funded budgets of NATO may
24	be any amount up to, but not in excess of, the amount speci-
25	fied in subsection (b) (rather than the maximum amount

1	that would otherwise be applicable to those contributions
2	under the fiscal year 1998 baseline limitation).
3	(b) Total Amount.—The amount of the limitation
4	applicable under subsection (a) is the sum of the following:
5	(1) The amounts of unexpended balances, as of
6	the end of fiscal year 2003, of funds appropriated for
7	fiscal years before fiscal year 2004 for payments for
8	$those\ budgets.$
9	(2) The amount specified in subsection $(c)(1)$.
10	(3) The amount specified in subsection $(c)(2)$.
11	(4) The total amount of the contributions author-
12	ized to be made under section 2501.
13	(c) Authorized Amounts.—Amounts authorized to
14	be appropriated by titles II and III of this Act are available
15	for contributions for the common-funded budgets of NATO
16	as follows:
17	(1) Of the amount provided in section 201(1),
18	\$853,000 for the Civil Budget.
19	(2) Of the amount provided in section 301(1),
20	\$207,125,000 for the Military Budget.
21	(d) Definitions.—For purposes of this section:
22	(1) Common-funded budgets of nato.—The
23	term "common-funded budgets of NATO" means the
24	Military Budget, the Security Investment Program,
25	and the Civil Budget of the North Atlantic Treaty Or-

- ganization (and any successor or additional account
 or program of NATO).
- 3 (2) FISCAL YEAR 1998 BASELINE LIMITATION.—
- 4 The term "fiscal year 1998 baseline limitation"
- 5 means the maximum annual amount of Department
- 6 of Defense contributions for common-funded budgets of
- 7 NATO that is set forth as the annual limitation in
- 8 section 3(2)(C)(ii) of the resolution of the Senate giv-
- 9 ing the advice and consent of the Senate to the ratifi-
- 10 cation of the Protocols to the North Atlantic Treaty
- of 1949 on the Accession of Poland, Hungary, and the
- 12 Czech Republic (as defined in section 4(7) of that res-
- olution), approved by the Senate on April 30, 1998.
- 14 SEC. 1003. AUTHORIZATION OF SUPPLEMENTAL APPRO-
- 15 PRIATIONS FOR FISCAL YEAR 2003.
- 16 (a) DOD AND DOE AUTHORIZATIONS.—Amounts au-
- 17 thorized to be appropriated to the Department of Defense
- 18 and the Department of Energy for fiscal year 2003 in the
- 19 Bob Stump National Defense Authorization Act for Fiscal
- 20 Year 2003 (Public Law 107–314) are hereby adjusted, with
- 21 respect to any such authorized amount, by the amount by
- 22 which appropriations pursuant to such authorization are
- 23 increased (by a supplemental appropriation) or decreased
- 24 (by a rescission), or both, or are increased by a transfer
- 25 of funds, pursuant to title I of Public Law 108–11.

1	(b) Report on Fiscal Year 2003 Transfers.—Not
2	later than 30 days after the end of each fiscal quarter for
3	which unexpended balances of funds appropriated under
4	title I of Public Law 108–11 are available for the Depart-
5	ment of Defense, the Secretary of Defense shall submit to
6	the congressional defense committees a report stating, for
7	each transfer of such funds during such fiscal quarter of
8	an amount provided for the Department of Defense through
9	a so-called "transfer account", including the Iraqi Freedom
10	Fund or any other similar account—
11	(1) the amount of the transfer;
12	(2) the appropriation account to which the
13	transfer was made; and
14	(3) the specific purpose for which the transferred
15	funds were used or are to be used.
16	Subtitle B—Improvement of Travel
17	Card Management
18	SEC. 1011. MANDATORY DISBURSEMENT OF TRAVEL AL-
19	LOWANCES DIRECTLY TO TRAVEL CARD
20	CREDITORS.
21	Section 2784a(a) of title 10, United States Code, is
22	amended—
23	(1) in paragraph (1), by striking "The Secretary
24	of Defense may require" and inserting "The Secretary
25	of Defense shall require";

1	(2) by redesignating paragraph (2) as para-
2	graph (3); and
3	(3) by inserting after paragraph (1) the fol-
4	lowing new paragraph (2):
5	"(2) The Secretary of Defense may waive the require-
6	ment for a direct payment to a travel care issuer under
7	paragraph (1) in any case in which it is determined under
8	regulations prescribed by the Secretary that the direct pay-
9	ment would be against equity and good conscience or would
10	be contrary to the best interests of the United States.".
11	SEC. 1012. DETERMINATIONS OF CREDITWORTHINESS FOR
12	ISSUANCE OF DEFENSE TRAVEL CARD.
13	Section 2784a of title 10, United States Code, is
14	amended—
15	(1) by redesignating subsections (d) and (e) as
16	subsections (e) and (f), respectively; and
17	(2) by inserting after subsection (c) the following
18	new subsection (d):
19	"(d) Determinations of Creditworthiness for
20	Issuance of Defense Travel Card.—(1) The Secretary
21	of Defense shall require that the creditworthiness of an indi-
22	vidual be evaluated before a Defense travel card is issued
23	to the individual. The evaluation may include an examina-
24	tion of the individual's credit history in available credit
25	records.

1	"(2) An individual may not be issued a Defense travel
2	card if the individual is found not creditworthy as a result
3	of the evaluation required under paragraph (1).".
4	SEC. 1013. DISCIPLINARY ACTIONS AND ASSESSING PEN-
5	ALTIES FOR MISUSE OF DEFENSE TRAVEL
6	CARDS.
7	(a) Requirement for Guidance.—The Secretary of
8	Defense shall prescribe guidelines and procedures for mak-
9	ing determinations regarding the taking of disciplinary ac-
10	tion, including assessment of penalties, against Department
11	of Defense personnel for improper, fraudulent, or abusive
12	use of Defense travel cards by such personnel.
13	(b) Actions Covered.—The disciplinary actions and
14	penalties covered by the guidance and procedures prescribed
15	under subsection (a) may include the following:
16	(1) Civil actions for false claims under sections
17	3729 through 3731 of title 31, United States Code.
18	(2) Administrative remedies for false claims and
19	statements provided under chapter 38 of title 31,
20	United States Code.
21	(3) In the case of civilian personnel, adverse per-
22	sonnel actions under chapter 75 of title 5, United
23	States Code, and any other disciplinary actions
24	available under law for employees of the United
25	States.

1	(4) In the case of members of the Armed Forces,
2	disciplinary actions and penalties under chapter 47
3	of title 10, United States Code (the Uniform Code of
4	Military Justice).
5	(c) Report.—Not later than February 1, 2004, the
6	Secretary of Defense shall submit to the Committees on
7	Armed Services of the Senate and the House of Representa-
8	tives a report on the guidelines and penalties prescribed
9	under subsection (a). The report shall include the following:
10	(1) The guidelines and penalties.
11	(2) A discussion of the implementation of the
12	guidelines and penalties.
13	(3) A discussion of any additional administra-
14	tive action, or any recommended legislation, that the
15	Secretary considers necessary to effectively take dis-
16	ciplinary action against and penalize Department of
17	Defense personnel for improper, fraudulent, or abu-
18	sive use of Defense travel cards by such personnel.
19	(d) Defense Travel Card Defined.—In this sec-
20	tion, the term "Defense travel card" has the meaning given
21	such term in section 2784a(d)(1) of title 10, United States
22	Code.

1	Subtitle C—Reports
2	SEC. 1021. ELIMINATION AND REVISION OF VARIOUS RE-
3	PORTING REQUIREMENTS APPLICABLE TO
4	THE DEPARTMENT OF DEFENSE.
5	(a) Provisions of Title 10.—Title 10, United States
6	Code, is amended as follows:
7	(1) Section 128 is amended by striking sub-
8	section (d).
9	(2) Section 437 is amended—
10	(A) by striking subsection (b); and
11	(B) in subsection (c)—
12	(i) by striking "and" at the end of
13	paragraph (2);
14	(ii) by striking the period at the end of
15	paragraph (3) and inserting "; and"; and
16	(iii) by adding at the end the following
17	new paragraph:
18	"(4) a description of each corporation, partner-
19	ship, and other legal entity that was established dur-
20	ing such fiscal year.".
21	(3)(A) Section 520c is amended—
22	(i) by striking subsection (b);
23	(ii) by striking "(a) Provision of Meals
24	and Refreshments.—"; and

1	(iii) by striking the heading for such section
2	and inserting the following:
3	"§ 520c. Provision of meals and refreshments for re-
4	cruiting purposes".
5	(B) The item relating to such section in the table
6	of sections at the beginning of chapter 31 of such title
7	is amended to read as follow:
	"520c. Provision of meals and refreshments for recruiting purposes.".
8	(4) Section 986 is amended by striking sub-
9	section (e).
10	(5) Section 1060 is amended by striking sub-
11	section (d).
12	(6) Section 2212 is amended by striking sub-
13	sections (d) and (e).
14	(7) Section 2224 is amended by striking sub-
15	section (e).
16	(8) Section 2255(b) is amended—
17	(A) by striking paragraph (2);
18	(B) by striking "(b) Exception.—(1)" and
19	inserting "(b) Exception.—";
20	(C) by redesignating subparagraphs (A)
21	and (B) as paragraphs (1) and (2), respectively;
22	and
23	(D) by redesignating clauses (i), (ii), and
24	(iii) as subparagraphs (A), (B), and (C), respec-
25	tively.

1	(9) Section 2323(i) is amended by striking para-
2	graph(3).
3	(10) Section 2350a is amended by striking sub-
4	section (f).
5	(11) Section 2350b(d) is amended—
6	(A) by striking paragraphs (1) and (2) and
7	inserting the following new paragraph:
8	"(1) Not later than 90 days after the end of each fiscal
9	year in which the Secretary of Defense has authority dele-
10	gated as described in subsection (a), the Secretary shall sub-
11	mit to Congress a report on the administration of such au-
12	thority under this section. The report for a fiscal year shall
13	include the following information:
14	"(A) Each prime contract that the Secretary re-
15	quired to be awarded to a particular prime contractor
16	during such fiscal year, and each subcontract that the
17	Secretary required be awarded to a particular subcon-
18	tractor during such fiscal year, to comply with a co-
19	operative agreement, together with the reasons that
20	the Secretary exercised authority to designate a par-
21	ticular contractor or subcontractor, as the case may
22	be.
23	"(B) Each exercise of the waiver authority under
24	subsection (c) during such fiscal year, including the

1	particular provision or provisions of law that were
2	waived."; and
3	(B) by redesignating paragraph (3) as
4	paragraph (2).
5	(12) Section 2371(h) is amended by adding at
6	the end the following new paragraph:
7	"(3) No report is required under this section for fiscal
8	years after fiscal year 2006.".
9	(13) Section 2515(d) is amended—
10	(A) by striking "Annual Report.—" and
11	inserting "Biennial Report.—"; and
12	(B) in paragraph (1)—
13	(i) in the second sentence, by striking
14	"each year" and inserting "each even-num-
15	bered year"; and
16	(ii) in the third sentence, by striking
17	"during the fiscal year" and inserting
18	"during the two fiscal years".
19	(14) Section 2541d is amended—
20	(A) by striking subsection (b); and
21	(B) by striking "(a) Report by Commer-
22	CIAL FIRMS TO SECRETARY OF DEFENSE.—".
23	(15) Section 2645(d) is amended—
24	(A) by striking "to Congress" and all that
25	follows through "notification of the loss" in

1	paragraph (1) and inserting "to Congress notifi-
2	cation of the loss";
3	(B) by striking "loss; and" and inserting
4	"loss."; and
5	(C) by striking paragraph (2).
6	(16) Section 2680 is amended by striking sub-
7	section (e).
8	(17) Section 2688(e) is amended to read as fol-
9	lows:
10	"(e) Quarterly Report.—(1) Not later than 30 days
11	after the end of each quarter of a fiscal year, the Secretary
12	shall submit to the congressional defense committees a re-
13	port on the conveyances made under subsection (a) during
14	such fiscal quarter. The report shall include, for each such
15	conveyance, an economic analysis (based upon accepted life-
16	cycle costing procedures approved by the Secretary of De-
17	fense) demonstrating that—
18	"(A) the long-term economic benefit of the con-
19	veyance to the United States exceeds the long-term
20	economic cost of the conveyance to the United States;
21	and
22	"(B) the conveyance will reduce the long-term
23	costs of the United States for utility services provided
24	by the utility system concerned.

1	"(2) In this section, the term 'congressional defense
2	committees' means the following:
3	"(A) The Committee on Armed Services and the
4	Committee on Appropriations of the Senate.
5	"(B) The Committee on Armed Services and the
6	Committee on Appropriations of the House of Rep-
7	resentatives.".
8	(18) Section 2807(b) is amended by striking
9	"\$500,000" and inserting "\$1,000,000".
10	(19) Section 2827 is amended—
11	(A) by striking subsection (b); and
12	(B) by striking "(a) Subject to subsection
13	(b), the Secretary" and inserting "The Sec-
14	retary".
15	(20) Section 2902(g) is amended—
16	(A) by striking paragraph (2); and
17	(B) by striking " $(g)(1)$ " and inserting
18	"(g)".
19	(21) Section 9514 is amended—
20	(A) in subsection (c)—
21	(i) by striking "to Congress" and all
22	that follows through "notification of the
23	loss" in paragraph (1) and inserting "to
24	Congress notification of the loss":

1	(ii) by striking "loss; and" and insert-
2	ing "loss."; and
3	(iii) by striking paragraph (2); and
4	(B) by striking subsection (f).
5	(b) National Defense Authorization Act for
6	Fiscal Years 1992 and 1993.—Section 734 of the Na-
7	tional Defense Authorization Act for Fiscal Years 1992 and
8	1993 (Public Law 102–190; 105 Stat. 1411; 10 U.S.C. 1074
9	note) is amended by striking subsection (c).
10	(c) National Defense Authorization Act for
11	Fiscal Year 1993.—Section 324 of the National Defense
12	Authorization Act for Fiscal Year 1993 (Public Law 102-
13	484; 106 Stat. 2367; 10 U.S.C. 2701 note) is amended—
14	(1) by striking subsection (b); and
15	(2) in subsection (a), by striking "(a) Sense of
16	Congress.—".
17	(d) National Defense Authorization Act for
18	FISCAL YEAR 1995.—Section 721 of the National Defense
19	Authorization Act for Fiscal Year 1995 (Public Law 103-
20	337; 108 Stat. 2804; 10 U.S.C. 1074 note) is amended by
21	striking subsection (h).
22	(e) National Defense Authorization Act for
23	FISCAL YEAR 1997.—Section 324(c) of the National Defense
24	Authorization Act for Fiscal Year 1997 (Public Law 104-

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1 201; 110 Stat. 2480; 10 U.S.C. 2706 note) is amended by
   inserting "before 2006" after "submitted to Congress".
 3
        (f) Strom Thurmond National Defense Author-
   IZATION ACT FOR FISCAL YEAR 1999.—The Strom Thur-
   mond National Defense Authorization Act for Fiscal Year
   1999 (Public Law 105–261) is amended—
             (1) in section 745(e) (112 Stat. 2078; 10 U.S.C.
 7
 8
        1071 note)—
 9
                 (A) by striking paragraph (2); and
                 (B) by striking "TRICARE.—(1) The" and
10
11
             inserting "TRICARE.—The"; and
12
             (2) effective on January 1, 2004, by striking sec-
13
        tion 1223 (112 Stat. 2154; 22 U.S.C. 1928 note).
14
        (q) National Defense Authorization Act for
   Fiscal Year 2000.—The National Defense Authorization
16 Act for Fiscal Year 2000 (Public Law 106-65) is
17
   amended—
18
             (1) by striking section 1025 (113 Stat. 748; 10
19
        U.S.C. 113 note);
20
             (2) in section 1039 (113 Stat. 756; 10 U.S.C.
21
        113 note), by striking subsection (b); and
22
             (3) in section 1201 (113 Stat. 779; 10 U.S.C.
23
        168 note) by striking subsection (d).
        (h) Department of Defense and Emergency Sup-
24
   PLEMENTAL APPROPRIATIONS FOR RECOVERY FROM AND
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- 1 Response to Terrorist Attacks on the United
- 2 States Act, 2002.—Section 8009 of the Department of De-
- 3 fense and Emergency Supplemental Appropriations for Re-
- 4 covery from and Response to Terrorist Attacks on the
- 5 United States Act, 2002 (Public Law 107-117; 115 Stat.
- 6 2249) is amended by striking ", and these obligations shall
- 7 be reported to the Congress as of September 30 of each
- 8 year".

9 SEC. 1022. GLOBAL STRIKE PLAN.

- 10 (a) Integrated Plan for Prompt Global
- 11 Strike.—The Secretary of Defense shall prescribe an inte-
- 12 grated plan for developing, deploying, and sustaining a
- 13 prompt global strike capability in the Armed Forces. The
- 14 Secretary shall update the plan annually.
- 15 (b) Reports Required.—(1) Not later than April 1
- 16 of each of 2004, 2005, and 2006, the Secretary shall submit
- 17 to the congressional defense committees a report on the plan
- 18 prescribed under subsection (a).
- 19 (2) Each report required under paragraph (1) shall
- 20 include the following:
- 21 (A) A description and assessment of the targets
- 22 against which long-range strike assets might be di-
- 23 rected and the conditions under which the assets
- 24 might be used.

1	(B) The role of, and plans for ensuring,
2	sustainment and modernization of current long-range
3	strike assets, including bombers, intercontinental bal-
4	listic missiles, and submarine launched ballistic mis-
5	siles.
6	(C) A description of the capabilities desired for
7	advanced long-range strike assets and plans to achieve
8	those capabilities.
9	(D) A description of the capabilities desired for
10	advanced conventional munitions and the plans to
11	achieve those capabilities.
12	(E) An assessment of advanced nuclear concepts
13	that could contribute to the prompt global strike mis-
14	sion.
15	(F) An assessment of the command, control, and
16	communications capabilities necessary to support
17	prompt global strike capabilities.
18	(G) An assessment of intelligence, surveillance,
19	and reconnaissance capabilities necessary to support
20	prompt global strike capabilities.
21	(H) A description of how prompt global strike
22	capabilities are to be integrated with theater strike
23	capabilities.
24	(I) An estimated schedule for achieving the de-

 $sired\ prompt\ global\ strike\ capabilities.$

1	(I) The estimated cost of achieving the desired
2	prompt global strike capabilities.
3	(K) A description of ongoing and future studies
4	necessary for updating the plan appropriately.
5	SEC. 1023. REPORT ON THE CONDUCT OF OPERATION
6	IRAQI FREEDOM.
7	(a) Report Required.—(1) The Secretary of Defense
8	shall summit to the congressional defense committees, not
9	later than March 31, 2004, a report on the conduct of mili-
10	tary operations under Operation Iraqi Freedom.
11	(2) The report shall be prepared in consultation with
12	the Chairman of the Joint Chiefs of Staff, the Commander
13	of the United States Central Command, and such other offi-
14	cials as the Secretary considers appropriate.
15	(b) Content.—(1) The report shall include a discus-
16	sion of the matters described in paragraph (2), with a par-
17	ticular emphasis on accomplishments and shortcomings and
18	on near-term and long-term corrective actions to address
19	the shortcomings.
20	(2) The matters to be discussed in the report are as
21	follows:
22	(A) The military objectives of the international
23	coalition conducting Operation Iraqi Freedom, the
24	military strategy selected to achieve the objectives,

- and an assessment of the execution of the military
 strategy.
 - (B) The deployment process, including the adaptability of the process to unforeseen contingencies and changing requirements.
 - (C) The reserve component mobilization process, including the timeliness of notification, training, and subsequent demobilization.
 - (D) The use and performance of major items of United States military equipment, weapon systems, and munitions (including items classified under special access procedures and items drawn from prepositioned stocks) and any expected effects of the experience with the use and performance of those items on the doctrinal and tactical employment of such items and on plans for continuing the acquisition of such items.
 - (E) Any additional identified requirements for military equipment, weapon systems, and munitions, including mix and quantity for future contingencies.
 - (F) The effectiveness of joint air operations, including the doctrine for the employment of close air support in the varied environments of Operation Iraqi Freedom, and the effectiveness of attack heliconter operations.

1	(G) The use of special operations forces, includ-
2	ing operational and intelligence uses.
3	(H) The scope of logistics support, including
4	support from other nations.
5	(I) The incidents of accidental fratricide, to-
6	gether with a discussion of the effectiveness of the
7	tracking of friendly forces and of the combat identi-
8	fication systems in mitigating friendly fire incidents.
9	(J) The adequacy of spectrum and bandwidth to
10	transmit all necessary information to operational
11	forces and assets, including unmanned aerial vehicles,
12	ground vehicles, and individual soldiers.
13	(K) The effectiveness of information operations,
14	including the effectiveness of Commando Solo and
15	other psychological operations assets, in achieving es-
16	tablished objectives, together with a description of
17	technological and other restrictions on the use of psy-
18	chological operations capabilities.
19	(L) The effectiveness of the reserve component
20	forces used in Operation Iraqi Freedom.
21	(M) The adequacy of intelligence support to the
22	warfighter before, during, and after combat oper-
23	ations, including the adequacy of such support to fa-

cilitate searches for weapons of mass destruction.

- (N) The rapid insertion and integration, if any, of developmental but mission-essential equipment during all phases of the operation.
 - (O) The most critical lessons learned that could lead to long-term doctrinal, organizational, and technological changes, and the probable effects that an implementation of those changes would have on current visions, goals, and plans for transformation of the Armed Forces.
 - (P) The results of a study, carried out by the Secretary of Defense, regarding the availability of family support services provided to the dependents of members of the National Guard and other reserve components of the Armed Forces who are called or ordered to active duty (hereinafter in this subparagraph referred to as "mobilized members"), including, at a minimum, the following matters:
 - (i) A discussion of the extent to which cooperative agreements are in place or need to be entered into to ensure that dependents of mobilized members receive adequate family support services from within existing family readiness groups at military installations without regard to the members' armed force or component of an armed force.

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1	(ii) A discussion of what additional family
2	support services, and what additional family
3	support agreements between and among the
4	Armed Forces (including the Coast Guard), are
5	necessary to ensure that adequate family support
6	services are provided to the families of mobilized
7	members.
8	(iii) A discussion of what additional re-
9	sources are necessary to ensure that adequate
10	family support services are available to the de-
11	pendents of each mobilized member at the mili-
12	tary installation nearest the residence of the de-
13	pendents.
14	(iv) The additional outreach programs that
15	should be established between families of mobi-

- (iv) The additional outreach programs that should be established between families of mobilized members and the sources of family support services at the military installations in their respective regions.
- (v) A discussion of the procedures in place for providing information on availability of family support services to families of mobilized members at the time the members are called or ordered to active duty.

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1	(c) Forms of Report.—The report shall be submitted
2	in unclassified form, but may also be submitted in classified
3	form if necessary.
4	(d) Reporting Requirement Relating to Non-
5	COMPETITIVE CONTRACTING FOR THE RECONSTRUCTION OF
6	Infrastructure of Iraq.—(1) If a contract for the main-
7	tenance, rehabilitation, construction, or repair of infra-
8	structure in Iraq is entered into under the oversight and
9	direction of the Secretary of Defense or the Office of Recon-
10	struction and Humanitarian Assistance in the Office of the
11	Secretary of Defense without full and open competition, the
12	Secretary shall publish in the Federal Register or Commerce
13	Business Daily and otherwise make available to the public,
14	not later than 30 days after the date on which the contract
15	is entered into, the following information:
16	(i) The amount of the contract.
17	(ii) A brief description of the scope of the con-
18	tract.
19	(iii) A discussion of how the executive agency
20	identified, and solicited offers from, potential contrac-
21	tors to perform the contract, together with a list of the
22	potential contractors that were issued solicitations for
23	the offers.
24	(iv) The justification and approval documents on
25	which was based the determination to use procedures

1	other than procedures that provide for full and open
2	competition.
3	(B) Subparagraph (A) does not apply to a contract
4	entered into more than one year after date of enactment.
5	(2)(A) The head of an executive agency may—
6	(i) withhold from publication and disclosure
7	under paragraph (1) any document that is classified
8	for restricted access in accordance with an Executive
9	order in the interest of national defense or foreign
10	policy; and
11	(ii) redact any part so classified that is in a
12	document not so classified before publication and dis-
13	closure of the document under paragraph (1).
14	(B) In any case in which the head of an executive
15	agency withholds information under subparagraph (A), the
16	head of such executive agency shall make available an
17	unredacted version of the document containing that infor-
18	mation to the chairman and ranking member of each of
19	the following committees of Congress:
20	(i) The Committee on Governmental Affairs of
21	the Senate and the Committee on Government Reform
22	of the House of Representatives.
23	(ii) The Committees on Appropriations of the
24	Senate and the House of Representatives.

- 1 (iii) Each committee that the head of the execu-
- 2 tive agency determines has legislative jurisdiction for
- 3 the operations of such department or agency to which
- 4 the information relates.
- 5 (3) This subsection shall apply to contracts entered
- 6 into on or after October 1, 2002, except that, in the case
- 7 of a contract entered into before the date of the enactment
- 8 of this Act, paragraph (1) shall be applied as if the contract
- 9 had been entered into on the date of the enactment of this
- 10 *Act*.
- 11 (4) Nothing in this subsection shall be construed as af-
- 12 fecting obligations to disclose United States Government in-
- 13 formation under any other provision of law.
- 14 (5) In this subsection, the terms "executive agency"
- 15 and "full and open competition" have the meanings given
- 16 such terms in section 4 of the Office of Federal Procurement
- 17 Policy Act (41 U.S.C. 403).
- 18 SEC. 1024. REPORT ON MOBILIZATION OF THE RESERVES.
- 19 (a) Requirement for Report.—Not later than 90
- 20 days after the date of the enactment of this Act, the Sec-
- 21 retary of Defense shall submit to the Committees on Armed
- 22 Services of the Senate and the House of Representatives a
- 23 report on the mobilization of reserve component forces dur-
- 24 ing fiscal years 2002 and 2003.

1	(b) Content.—The report under subsection (a) shall
2	include, for the period covered by the report, the following
3	information:
4	(1) The number of Reserves who were called or
5	ordered to active duty under a provision of law re-
6	ferred to in section 101(a)(13)(B) of title 10, United
7	$States\ Code.$
8	(2) The number of such Reserves who were called
9	or ordered to active duty for one year or more, in-
10	cluding any extensions on active duty.
11	(3) The military specialties of the Reserves
12	counted under paragraph (2).
13	(4) The number of Reserves who were called or
14	ordered to active duty more than once under a provi-
15	$sion\ of\ law\ referred\ to\ in\ section\ 101(a)(13)(B)\ of$
16	title 10, United States Code.
17	(5) The military specialties of the Reserves
18	counted under paragraph (4).
19	(6) The known effects on the reserve components,
20	including the effects on recruitment and retention of
21	personnel for the reserve components, that have re-
22	sulted from—
23	(A) the calls and orders of Reserves to active
24	duty; and

1	(B) the tempo of the service of the Reserves
2	on the active duty to which called or ordered.
3	(7) The changes in the Armed Forces, including
4	any changes in the allocation of roles and missions
5	between the active components and the reserve compo-
6	nents of the Armed Forces, that are envisioned by the
7	Secretary of Defense on the basis of—
8	(A) the effects discussed under paragraph
9	(6); or
10	(B) the experienced need for calling and or-
11	dering Reserves to active duty during the period.
12	(8) An assessment of how necessary it would be
13	to call or order Reserves to active duty in the event
14	of a war or contingency operation (as defined in sec-
15	tion 101(a)(13) of title 10, United States Code) if
16	such changes were implemented.
17	(9) On the basis of the experience of calling and
18	ordering Reserves to active duty during the period, an
19	assessment of the process for calling and ordering Re-
20	serves to active duty, preparing such Reserves for the
21	active duty, processing the Reserves into the force
22	upon entry onto active duty, and deploying the Re-
23	serves, including an assessment of the adequacy of the
24	alert and notification process from the perspectives of

1	the individual Reserves, reserve component units, and
2	employers of Reserves.
3	SEC. 1025. STUDY OF BERYLLIUM INDUSTRIAL BASE.
4	(a) Requirement for Study.—The Secretary of De-
5	fense shall conduct a study of the adequacy of the industrial
6	base of the United States to meet defense requirements of
7	the United States for beryllium.
8	(b) Report.—Not later than January 30, 2004, the
9	Secretary shall submit a report on the results of the study
10	to Congress. The report shall contain, at a minimum, the
11	following information:
12	(1) A discussion of the issues identified with re-
13	spect to the long-term supply of beryllium.
14	(2) An assessment of the need, if any, for mod-
15	ernization of the primary sources of production of be-
16	ryllium.
17	(3) A discussion of the advisability of, and con-
18	cepts for, meeting the future defense requirements of
19	the United States for beryllium and maintaining a
20	stable domestic industrial base of sources of beryllium
21	through—
22	(A) cooperative arrangements commonly re-
23	ferred to as public-private partnerships;

1	(B) the administration of the National De-
2	fense Stockpile under the Strategic and Critical
3	Materials Stock Piling Act; and
4	(C) any other means that the Secretary
5	identifies as feasible.
6	Subtitle D—Other Matters
7	SEC. 1031. BLUE FORCES TRACKING INITIATIVE.
8	(a) FINDINGS.—Congress makes the following findings.
9	(1) For military commanders, a principal pur-
10	pose of technology is to enable the commanders to as-
11	certain the location of the units in their commands
12	in near real time.
13	(2) Each of the Armed Forces is developing and
14	testing a variety of technologies for tracking friendly
15	forces (known as 'blue forces').
16	(3) Situational awareness of blue forces has been
17	much improved since the 1991 Persian Gulf War, but
18	blue forces tracking remains a complex problem char-
19	acterized by information that is incomplete, not fully
20	accurate, or untimely.
21	(4) Casualties in recent warfare have declined,
22	but casualties associated with friendly fire incidents
23	have remained relatively constant.
24	(5) Despite significant investment, a coordi-
25	nated interoperable plan for tracking blue forces

1	throughout	a	United	States	or	coalition	forces	theater

- 2 of operations has not been developed.
- 3 (b) GOAL.—It shall be a goal of the Department of De-
- 4 fense to fully coordinate the various efforts of the Joint
- 5 Staff, the commanders of the combatant commands, and the
- 6 military departments to develop an effective blue forces
- 7 tracking system.
- 8 (c) Joint Blue Forces Tracking Experiment.—
- 9 (1) The Secretary of Defense, through the Commander of
- 10 the United States Joint Forces Command, shall carry out
- 11 a joint experiment in fiscal year 2004 to demonstrate and
- 12 evaluate available joint blue forces tracking technologies.
- 13 (2) The objectives of the experiment are as follows:
- 14 (A) To explore various options for tracking
- 15 United States and other friendly forces during combat
- 16 operations.
- 17 (B) To determine an optimal, achievable, and
- 18 ungradable solution for the development, acquisition,
- and fielding of a system for tracking all United
- 20 States military forces that is coordinated and inter-
- 21 operable and also accommodates the participation of
- 22 military forces of allied nations with United States
- forces in combat operations.
- 24 (d) Report.—Not later than 60 days after the conclu-
- 25 sion of the experiment under subsection (c), but not later

1	than December 1, 2004, the Secretary shall submit to the
2	congressional defense committees a report on the results of
3	the experiment, together with a comprehensive plan for the
4	development, acquisition, and fielding of a functional, near
5	real time blue forces tracking system.
6	SEC. 1032. LOAN, DONATION, OR EXCHANGE OF OBSOLETE
7	OR SURPLUS PROPERTY.
8	During fiscal years 2004 and 2005, the Secretary of
9	the military department concerned may exchange for an
10	historical artifact any obsolete or surplus property held by
11	such military department in accordance with section 2572
12	of title 10, United States Code, without regard to whether
13	the property is described in subsection (c) of such section.
14	SEC. 1033. ACCEPTANCE OF GIFTS AND DONATIONS.
15	(a) Authorized Sources of Gifts and Dona-
16	TIONS.—Subsection (a) of section 2611 of title 10, United
17	States Code, is amended—
18	(1) in paragraph (1), by striking "foreign gifts
19	and donations" and inserting "gifts and donations
20	from sources described in paragraph (2)";
21	(2) by redesignating paragraph (2) as para-
22	graph (3); and
23	(3) by inserting after paragraph (1) the fol-
24	lowing new paragraph (2):

1	"(2) The sources from which gifts and donations may
2	be accepted under paragraph (1) are as follows:
3	"(A) A department or agency of the Federal Gov-
4	ernment.
5	"(B) The government of a State or of a political
6	subdivision of a State.
7	"(C) The government of a foreign country.
8	"(D) A foundation or other charitable organiza-
9	tion, including a foundation or charitable organiza-
10	tion that is organized or operates under the laws of
11	a foreign country.
12	"(E) Any source in the private sector of the
13	United States or a foreign country.".
14	(b) Conforming Amendments.—(1) The headings for
15	subsections (a) and (f) of such section are amended by strik-
16	ing "Foreign".
17	(2) Subsection (c) is amended by striking "foreign".
18	(3) Subsection (f) is amended—
19	(A) by striking "foreign"; and
20	(B) by striking "faculty services" and all that
21	follows and inserting "faculty services).".
22	(4)(A) The heading of such section is amended to read
23	as follows:

1	<i>"§2611.</i>	Asia-Pacific	Center	for	Security	Studies:	ac-
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- 2 ceptance of gifts and donations".
- 3 (B) The item relating to such section in the table of
- 4 sections at the beginning of chapter 155 is amended to read
- 5 as follows:

"2611. Asia-Pacific Center for Security Studies: acceptance of gifts and donations.".

- 6 (c) Acceptance of Guarantees with Gifts in De-
- 7 velopment of Marine Corps Heritage Center, Ma-
- 8 RINE CORPS BASE, QUANTICO, VIRGINIA.—(1) The Sec-
- 9 retary of the Navy may utilize the authority in section 6975
- 10 of title 10, United States Code, for purposes of the project
- 11 to develop the Marine Corps Heritage Center at Marine
- 12 Corps Base, Quantico, Virginia, authorized by section 2884
- 13 of the Military Construction Authorization Act for Fiscal
- 14 Year 2001 (division B of the Floyd D. Spence National De-
- 15 fense Authorization Act for Fiscal Year 2001; as enacted
- 16 into law by Public Law 106–398; 114 Stat. 1654A–440).
- 17 (2) The authority in paragraph (1) shall expire on De-
- 18 cember 31, 2006.
- 19 (3) The expiration under paragraph (2) of the author-
- 20 ity in paragraph (1) shall not effect any qualified guar-
- 21 antee accepted pursuant to such authority for purposes of
- 22 the project referred to in paragraph (1) before the date of
- 23 the expiration of such authority under paragraph (2).

1	SEC. 1034. PROVISION OF LIVING QUARTERS FOR CERTAIN
2	STUDENTS WORKING AT NATIONAL SECURITY
3	AGENCY LABORATORY.
4	Section 2195 of title 10, United States Code, is amend-
5	ed by adding at the end the following new subsection:
6	"(d)(1) The Director of the National Security Agency
7	may provide living quarters to a student in the Student
8	Educational Employment Program or similar program (as
9	prescribed by the Office of Personnel Management) while
10	the student is employed at the laboratory of the Agency.
11	"(2) Notwithstanding section 5911(c) of title 5, living
12	quarters may be provided under paragraph (1) without
13	charge, or at rates or charges specified in regulations pre-
14	scribed by the Director.".
15	SEC. 1035. PROTECTION OF OPERATIONAL FILES OF THE
16	NATIONAL SECURITY AGENCY.
17	(a) Consolidation of Current Provisions on
18	Protection of Operational Files.—The National Se-
19	curity Act of 1947 (50 U.S.C. 401 et seq.) is amended by
20	transferring sections 105C and 105D to the end of title VII
21	and redesignating such sections, as so transferred, as sec-
22	tions 703 and 704, respectively.
23	(b) Protection of Operational Files of NSA.—
24	Title VII of such Act, as amended by subsection (a), is fur-
25	ther amended by adding at the end the following new sec-
26	tion:

1	"OPERATIONAL FILES OF THE NATIONAL SECURITY AGENCY
2	"Sec. 705. (a) Exemption of Certain Operational
3	FILES FROM SEARCH, REVIEW, PUBLICATION, OR DISCLO-
4	SURE.—(1) Operational files of the National Security Agen-
5	cy (hereafter in this section referred to as 'NSA') may be
6	exempted by the Director of NSA, in coordination with the
7	Director of Central Intelligence, from the provisions of sec-
8	tion 552 of title 5, United States Code, which require publi-
9	cation, disclosure, search, or review in connection therewith.
10	"(2)(A) In this section, the term 'operational files
11	means—
12	"(i) files of the Signals Intelligence Directorate,
13	and its successor organizations, which document the
14	means by which foreign intelligence or counterintel-
15	ligence is collected through technical systems; and
16	"(ii) files of the Research Associate Directorate,
17	and its successor organizations, which document the
18	means by which foreign intelligence or counterintel-
19	ligence is collected through scientific and technical
20	systems.
21	"(B) Files which are the sole repository of dissemi-
22	nated intelligence, and files that have been accessioned into
23	NSA Archives, or its successor organizations, are not oper-
24	ational files.

1	"(3) Notwithstanding paragraph (1), exempted oper-
2	ational files shall continue to be subject to search and review
3	for information concerning—
4	"(A) United States citizens or aliens lawfully
5	admitted for permanent residence who have requested
6	information on themselves pursuant to the provisions
7	of section 552 or 552a of title 5, United States Code;
8	"(B) any special activity the existence of which
9	is not exempt from disclosure under the provisions of
10	section 552 of title 5, United States Code; or
11	"(C) the specific subject matter of an investiga-
12	tion by any of the following for any impropriety, or
13	violation of law, Executive order, or Presidential di-
14	rective, in the conduct of an intelligence activity:
15	"(i) The Committee on Armed Services and
16	the Permanent Select Committee on Intelligence
17	of the House of Representatives.
18	"(ii) The Committee on Armed Services and
19	the Select Committee on Intelligence of the Sen-
20	ate.
21	"(iii) The Intelligence Oversight Board.
22	"(iv) The Department of Justice.
23	"(v) The Office of General Counsel of NSA.
24	"(vi) The Office of the Inspector General of
25	the Department of Defense.

- 1 "(vii) The Office of the Director of NSA.
- 2 "(4)(A) Files that are not exempted under paragraph
- 3 (1) which contain information derived or disseminated
- 4 from exempted operational files shall be subject to search
- 5 and review.
- 6 "(B) The inclusion of information from exempted oper-
- 7 ational files in files that are not exempted under paragraph
- 8 (1) shall not affect the exemption under paragraph (1) of
- 9 the originating operational files from search, review, publi-
- 10 cation, or disclosure.
- 11 "(C) The declassification of some of the information
- 12 contained in exempted operational files shall not affect the
- 13 status of the operational file as being exempt from search,
- 14 review, publication, or disclosure.
- 15 "(D) Records from exempted operational files which
- 16 have been disseminated to and referenced in files that are
- 17 not exempted under paragraph (1), and which have been
- 18 returned to exempted operational files for sole retention
- 19 shall be subject to search and review.
- 20 "(5) The provisions of paragraph (1) may not be su-
- 21 perseded except by a provision of law which is enacted after
- 22 the date of the enactment of the National Defense Authoriza-
- 23 tion Act for Fiscal Year 2004, and which specifically cites
- 24 and repeals or modifies such provisions.

1	"(6)(A) Except as provided in subparagraph (B),
2	whenever any person who has requested agency records
3	under section 552 of title 5, United States Code, alleges that
4	NSA has withheld records improperly because of failure to
5	comply with any provision of this section, judicial review
6	shall be available under the terms set forth in section
7	552(a)(4)(B) of title 5, United States Code.
8	"(B) Judicial review shall not be available in the man-
9	ner provided for under subparagraph (A) as follows:
10	"(i) In any case in which information specifi-
11	cally authorized under criteria established by an Ex-
12	ecutive order to be kept secret in the interests of na-
13	tional defense or foreign relations is filed with, or
14	produced for, the court by NSA, such information
15	shall be examined ex parte, in camera by the court.
16	"(ii) The court shall determine, to the fullest ex-
17	tent practicable, the issues of fact based on sworn
18	written submissions of the parties.
19	"(iii) When a complainant alleges that requested
20	records are improperly withheld because of improper
21	placement solely in exempted operational files, the
22	complainant shall support such allegation with a
23	sworn written submission based upon personal knowl-

 $edge\ or\ otherwise\ admissible\ evidence.$

- "(iv)(I) When a complainant alleges that requested records were improperly withheld because of improper exemption of operational files, NSA shall meet its burden under section 552(a)(4)(B) of title 5, United States Code, by demonstrating to the court by sworn written submission that exempted operational files likely to contain responsible records currently perform the functions set forth in paragraph (2).
 - "(II) The court may not order NSA to review the content of any exempted operational file or files in order to make the demonstration required under subclause (I), unless the complainant disputes NSA's showing with a sworn written submission based on personal knowledge or otherwise admissible evidence.
 - "(v) In proceedings under clauses (iii) and (iv), the parties may not obtain discovery pursuant to rules 26 through 36 of the Federal Rules of Civil Procedure, except that requests for admissions may be made pursuant to rules 26 and 36.
 - "(vi) If the court finds under this paragraph that NSA has improperly withheld requested records because of failure to comply with any provision of this subsection, the court shall order NSA to search and review the appropriate exempted operational file or files for the requested records and make such

- records, or portions thereof, available in accordance with the provisions of section 552 of title 5, United States Code, and such order shall be the exclusive
- 4 remedy for failure to comply with this subsection.
- "(vii) If at any time following the filing of a complaint pursuant to this paragraph NSA agrees to search the appropriate exempted operational file or files for the requested records, the court shall dismiss the claim based upon such complaint.
- "(viii) Any information filed with, or produced for the court pursuant to clauses (i) and (iv) shall be coordinated with the Director of Central Intelligence before submission to the court.
- "(b) DECENNIAL REVIEW OF EXEMPTED OPER15 ATIONAL FILES.—(1) Not less than once every 10 years, the
 16 Director of the National Security Agency and the Director
 17 of Central Intelligence shall review the exemptions in force
 18 under subsection (a)(1) to determine whether such exemp19 tions may be removed from a category of exempted files or
 20 any portion thereof. The Director of Central Intelligence
 21 must approve any determination to remove such exemp-
- "(2) The review required by paragraph (1) shall in-24 clude consideration of the historical value or other public 25 interest in the subject matter of a particular category of

tions.

- 1 files or portions thereof and the potential for declassifying
- 2 a significant part of the information contained therein.
- 3 "(3) A complainant that alleges that NSA has improp-
- 4 erly withheld records because of failure to comply with this
- 5 subsection may seek judicial review in the district court of
- 6 the United States of the district in which any of the parties
- 7 reside, or in the District of Columbia. In such a proceeding,
- 8 the court's review shall be limited to determining the fol-
- 9 lowing:
- 10 "(A) Whether NSA has conducted the review re-
- 11 quired by paragraph (1) before the expiration of the
- 12 10-year period beginning on the date of the enactment
- of the National Defense Authorization Act for Fiscal
- 14 Year 2004 or before the expiration of the 10-year pe-
- riod beginning on the date of the most recent review.
- 16 "(B) Whether NSA, in fact, considered the cri-
- 17 teria set forth in paragraph (2) in conducting the re-
- 18 quired review.".
- 19 (c) Conforming Amendments.—(1) Section 701(b) of
- 20 the National Security Act of 1947 (50 U.S.C. 431(b)) is
- 21 amended by striking "For purposes of this title" and insert-
- 22 ing "In this section and section 702,".
- 23 (2) Section 702(c) of such Act (50 U.S.C. 432(c)) is
- 24 amended by striking "enactment of this title" and inserting
- 25 "October 15, 1984,".

1	(3)(A) The title heading for title VII of such Act is
2	amended to read as follows:
3	"TITLE VII—PROTECTION OF OPERATIONAL
4	FILES".
5	(B) The section heading for section 701 of such Act
6	is amended to read as follows:
7	"PROTECTION OF OPERATIONAL FILES OF THE CENTRAL
8	INTELLIGENCE AGENCY".
9	(C) The section heading for section 702 of such Act
10	is amended to read as follows:
11	"DECENNIAL REVIEW OF EXEMPTED CENTRAL
12	INTELLIGENCE AGENCY OPERATIONAL FILES".
13	(d) Clerical Amendments.—The table of contents
14	for the National Security Act of 1947 is amended—
15	(1) by striking the items relating to sections
16	105C and 105D; and
17	(2) by striking the items relating to title VII and
18	inserting the following new items:
	"Title VII—Protection of Operational Files
	"Sec. 701. Protection of operational files of the Central Intelligence Agency. "Sec. 702. Decennial review of exempted Central Intelligence Agency operational
	files. "Sec. 703. Protection of operational files of the National Imagery and Mapping Agency.
	"Sec. 704. Protection of operational files of the National Reconnaissance Office. "Sec. 705. Protection of operational files of the National Security Agency.".

1	SEC. 1036. TRANSFER OF ADMINISTRATION OF NATIONAL
2	SECURITY EDUCATION PROGRAM TO DIREC-
3	TOR OF CENTRAL INTELLIGENCE.
4	(a) In General.—Section 802 of the David L. Boren
5	National Security Education Act of 1991 (title VIII of Pub-
6	lic Law 102–183; 50 U.S.C. 1902) is amended—
7	(1) in subsection (a), by striking "Secretary of
8	Defense" and inserting "Director of Central Intel-
9	ligence"; and
10	(2) by striking "Secretary" each place it appears
11	(other than in subsection (h)) and inserting "Direc-
12	tor".
13	(b) Awards To Attend Foreign Language Cen-
14	TER.—Section $802(h)$ of such Act (50 U.S.C. $1902(h)$) is
15	amended by inserting "of Defense" after "Secretary" each
16	place it appears.
17	(c) National Security Education Board.—(1)
18	Section 803 of such Act (50 U.S.C. 1903) is amended—
19	(A) in subsection (a), by striking "Secretary of
20	Defense" and inserting "Director";
21	(B) in subsection (b)—
22	(i) in paragraph (1), by striking "Secretary
23	of Defense" and inserting "Director";
24	(ii) by redesignating paragraphs (2)
25	through (7) as paragraphs (3) through (8), re-
26	spectively; and

1	(iii) by inserting after paragraph (1), as so
2	amended, the following new paragraph (2):
3	"(2) The Secretary of Defense.";
4	(C) in subsection (c), by striking "subsection
5	(b)(6)" and inserting "subsection (b)(8)"; and
6	(D) in subsection (d), by striking "Secretary"
7	each place it appears and inserting "Director".
8	(2) Section 806(d) of such Act (50 U.S.C. 1906(d)) is
9	amended by striking "paragraphs (1) through (7)" and in-
10	serting "paragraphs (2) through (8)".
11	(d) Administrative Provisions.—Section 805 of
12	such Act (50 U.S.C. 1905) is amended by striking "Sec-
13	retary" each place it appears and inserting "Director".
14	(e) Annual Report.—Section 806 of such Act (50
15	U.S.C. 1906) is amended by striking "Secretary" each place
16	it appears and inserting "Director".
17	(f) AUDITS.—Section 807 of such Act (50 U.S.C. 1907)
18	is amended by striking "Department of Defense" and in-
19	serting "Central Intelligence Agency".
20	(g) Definition.—Section 808 of such Act (50 U.S.C.
21	1908) is amended—
22	(1) by redesignating paragraphs (1) through (4)
23	as paragraphs (2) through (5), respectively; and
24	(2) by inserting before paragraph (2) the fol-
25	lowing new paragraph (1):
25	lowing new paragraph (1):

- 1 "(1) The term 'Director' means the Director of
- 2 Central Intelligence.".
- 3 (h) Matters Relating to National Flagship Lan-
- 4 GUAGE INITIATIVE.—(1) Effective as if included therein as
- 5 enacted by section 333(a) of the Intelligence Authorization
- 6 Act for Fiscal Year 2003 (Public Law 107–306; 116 Stat.
- 7 2396), section 802(i)(1) of the David L. Boren National Se-
- 8 curity Education Act of 1991 is amended by striking "Sec-
- 9 retary" and inserting "Director".
- 10 (2) Effective as if included therein as enacted by sec-
- 11 tion 333(b) of the Intelligence Authorization Act for Fiscal
- 12 Year 2003 (116 Stat. 2397), section 811(a) of the David
- 13 L. Boren National Security Education Act of 1991 is
- 14 amended by striking "Secretary" each place it appears and
- 15 inserting "Director".
- 16 (i) Effect of Transfer of Administration on
- 17 Service Agreements.—(1) The transfer to the Director
- 18 of Central Intelligence of the administration of the National
- 19 Security Education Program as a result of the amendments
- 20 made by this section shall not affect the force, validity, or
- 21 terms of any service agreement entered into under section
- 22 802(b) of the David L. Boren National Security Education
- 23 Act of 1991 (title VIII of Public Law 102–183; 50 U.S.C.
- 24 1902(b)) before the date of the enactment of this Act that
- 25 is in force as of that date, except that the Director shall

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administer such service agreement in lieu of the Secretary
 2
    of Defense.
 3
         (2) Notwithstanding any other provision of law, the
    Director of Central Intelligence may, for purposes of the im-
    plementation of any service agreement referred to in para-
   graph (1), adopt regulations for the implementation of such
    service agreement that were prescribed by the Secretary of
 8
    Defense under the David L. Boren National Security Edu-
    cation Act of 1991 before the date of the enactment of this
10
   Act.
11
         (j) Repeal of Satisfied Requirements.—Section
12
    802(q) of the David L. Boren National Security Education
   Act of 1991 (title VIII of Public Law 102–183; 50 U.S.C.
   1902(q)) is amended—
14
15
             (1) in paragraph (1)—
                  (A) by striking "(1)"; and
16
17
                  (B) by striking the second sentence; and
18
             (2) by striking paragraph (2).
19
         (k) Technical Amendment.—Paragraph (5)(A) of
    section 808 of such Act, as redesignated by subsection (g)(1)
20
21
    of this section, is further amended by striking "a agency"
   and inserting "an agency".
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1	SEC. 1037. REPORT ON USE OF UNMANNED AERIAL VEHI-
2	CLES FOR SUPPORT OF HOMELAND SECURITY
3	MISSIONS.
4	(a) Requirement for Report.—Not later than
5	April 1, 2004, the President shall submit to Congress a re-
6	port on the potential uses of unmanned aerial vehicles for
7	support of the performance of homeland security missions.
8	(b) Content.—The report shall, at a minimum, in-
9	clude the following matters:
10	(1) An assessment of the potential for using un-
11	manned aerial vehicles for monitoring activities in
12	remote areas along the northern and southern borders
13	of the United States.
14	(2) An assessment of the potential for using long-
15	endurance, land-based unmanned aerial vehicles for
16	supporting the Coast Guard in the performance of its
17	homeland security missions, drug interdiction mis-
18	sions, and other maritime missions along the ap-
19	proximately 95,000 miles of inland waterways in the
20	United States.
21	(3) An assessment of the potential for using un-
22	manned aerial vehicles for monitoring the safety and
23	integrity of critical infrastructure within the territory
24	of the United States, including the following:
25	(A) Oil and gas pipelines.
26	(B) Dams.

1	(C) Hydroelectric power plants.
2	(D) Nuclear power plants.
3	(E) Drinking water utilities.
4	(F) Long-distance power transmission lines.
5	(4) An assessment of the potential for using un-
6	manned aerial vehicles for monitoring the transpor-
7	tation of hazardous cargo.
8	(5) A discussion of the safety issues involved
9	in—
10	(A) the use of unmanned aerial vehicles by
11	agencies other than the Department of Defense;
12	and
13	(B) the operation of unmanned aerial vehi-
14	cles over populated areas of the United States.
15	(6) A discussion of—
16	(A) the effects on privacy and civil liberties
17	that could result from the monitoring uses of un-
18	manned aerial vehicles operated over the terri-
19	tory of the United States; and
20	(B) any restrictions on the domestic use of
21	unmanned aerial vehicles that should be im-
22	posed, or any other actions that should be taken,
23	to prevent any adverse effect of such a use of un-
24	manned aerial vehicles on privacy or civil lib-
25	erties.

1	(7) A discussion of what, if any, legislation and
2	organizational changes may be necessary to accommo-
3	date the use of unmanned aerial vehicles of the De-
4	partment of Defense in support of the performance of
5	homeland security missions, including any amend-
6	ment of section 1385 of title 18, United States Code
7	(popularly referred to as the "Posse Comitatus Act").
8	(8) An evaluation of the capabilities of manufac-
9	turers of unmanned aerial vehicles to produce such
10	vehicles at higher rates if necessary to meet any in-
11	creased requirements for homeland security and home-
12	land defense missions.
13	(c) Referral to Committees.—The report under
14	subsection (a) shall be referred—
15	(1) upon receipt in the Senate, to the Committee
16	on Armed Services of the Senate; and
17	(2) upon receipt in the House of Representatives,
18	to the Committee on Armed Services of the House of
19	Representatives.
20	SEC. 1038. CONVEYANCE OF SURPLUS T-37 AIRCRAFT TO
21	AIR FORCE AVIATION HERITAGE FOUNDA-
22	TION, INCORPORATED.
23	(a) Authority.—The Secretary of the Air Force may
24	convey, without consideration, to the Air Force Aviation
25	Heritage Foundation, Incorporated, of Georgia (in this sec-

- 1 tion referred to as the "Foundation"), all right, title, and
- 2 interest of the United States in and to one surplus T–37
- 3 "Tweet" aircraft. The conveyance shall be made by means
- 4 of a conditional deed of gift.
- 5 (b) Condition of Aircraft.—The Secretary may not
- 6 convey ownership of the aircraft under subsection (a) until
- 7 the Secretary determines that the Foundation has altered
- 8 the aircraft in such manner as the Secretary determines
- 9 necessary to ensure that the aircraft does not have any ca-
- 10 pability for use as a platform for launching or releasing
- 11 munitions or any other combat capability that it was de-
- 12 signed to have. The Secretary is not required to repair or
- 13 alter the condition of the aircraft before conveying owner-
- 14 ship of the aircraft.
- 15 (c) Conditions for Conveyance.—(1) The convey-
- 16 ance of a T-37 aircraft under this section shall be subject
- 17 to the following conditions:
- 18 (A) That the Foundation not convey any owner-
- ship interest in, or transfer possession of, the aircraft
- 20 to any other party without the prior approval of the
- 21 Secretary of the Air Force.
- 22 (B) That the operation and maintenance of the
- 23 aircraft comply with all applicable limitations and
- 24 maintenance requirements imposed by the Adminis-
- 25 trator of the Federal Aviation Administration.

- 1 (C) That if the Secretary of the Air Force deter-2 mines at any time that the Foundation has conveyed 3 an ownership interest in, or transferred possession of, the aircraft to any other party without the prior ap-5 proval of the Secretary, or has failed to comply with 6 the condition set forth in subparagraph (B), all right, 7 title, and interest in and to the aircraft, including 8 any repair or alteration of the aircraft, shall revert 9 to the United States, and the United States shall have the right of immediate possession of the aircraft. 10
- 11 (2) The Secretary shall include the conditions under 12 paragraph (1) in the instrument of conveyance of the T– 13 37 aircraft.
- 14 (d) Conveyance at No Cost to the United States.—Any conveyance of a T-37 aircraft under this 16 section shall be made at no cost to the United States. Any 17 costs associated with such conveyance, costs of determining 18 compliance by the Foundation with the conditions in sub-19 section (b), and costs of operation and maintenance of the 20 aircraft conveyed shall be borne by the Foundation.
- 21 (e) ADDITIONAL TERMS AND CONDITIONS.—The Sec-22 retary of the Air Force may require such additional terms 23 and conditions in connection with the conveyance under 24 this section as the Secretary considers appropriate to pro-25 tect the interests of the United States.

1	(f) Clarification of Liability.—Notwithstanding
2	any other provision of law, upon the conveyance of owner-
3	ship of a T-37 aircraft to the Foundation under subsection
4	(a), the United States shall not be liable for any death, in-
5	jury, loss, or damage that results from any use of that air-
6	craft by any person other than the United States.
7	SEC. 1039. SENSE OF SENATE ON REWARD FOR INFORMA-
8	TION LEADING TO RESOLUTION OF STATUS
9	OF MEMBERS OF THE ARMED FORCES WHO
10	REMAIN MISSING IN ACTION.
11	(a) FINDINGS.—The Senate makes the following find-
12	ings:
13	(1) The Department of Defense estimates that
14	there are more than 10,000 members of the Armed
15	Forces and others who as a result of activities during
16	the Korean War or the Vietnam War were placed in
17	a missing status or a prisoner of war status, or who
18	were determined to have been killed in action al-
19	though the body was not recovered, and who remain
20	$unaccounted\ for.$
21	(2) One member of the Armed Forces, Navy Cap-
22	tain Michael Scott Speicher, remains missing in ac-
23	tion from the first Persian Gulf War, and there have
24	been credible reports of him being seen alive in Iraq

1	in the years since his plane was shot down on Janu-
2	ary 16, 1991.
3	(3) The United States should always pursue
4	every lead and leave no stone unturned to completely
5	account for the fate of its missing members of the
6	Armed Forces.
7	(4) The Secretary of Defense has the authority to
8	disburse funds as a reward to individuals who pro-
9	vide information leading to the conclusive resolution
10	of cases of missing members of the Armed Forces.
11	(b) Sense of Senate.—It is the sense of the Senate—
12	(1) that the Secretary of Defense should use the
13	authority available to the Secretary to disburse funds
14	rewarding individuals who provide information lead-
15	ing to the conclusive resolution of the status of any
16	missing member of the Armed Forces; and
17	(2) to encourage the Secretary to authorize and
18	publicize a reward of \$1,000,000 for information re-
19	solving the fate of those members of the Armed Forces,
20	such as Michael Scott Speicher, who the Secretary has
21	reason to believe may yet be alive in captivity.
22	SEC. 1040. ADVANCED SHIPBUILDING ENTERPRISE.
23	(a) FINDINGS.—Congress makes the following findings:
24	(1) The President's budget for fiscal year 2004,
25	as submitted to Congress, includes \$10,300,000 for the

1	Advanced Shipbuilding Enterprise of the National
2	Shipbuilding Research Program.
3	(2) The Advanced Shipbuilding Enterprise is an
4	innovative program to encourage greater efficiency
5	among shipyards in the defense industrial base.
6	(3) The leaders of the Nation's shipbuilding in-
7	dustry have embraced the Advanced Shipbuilding En-
8	terprise as a method of exploring and collaborating
9	on innovation in shipbuilding and ship repair that
10	collectively benefits all manufacturers in the industry.
11	(b) Sense of the Senate.—It is the sense of the Sen-
12	ate that—
13	(1) the Senate strongly supports the innovative
14	Advanced Shipbuilding Enterprise of the National
15	Shipbuilding Research Program that has yielded new
16	processes and techniques to reduce the cost of building
17	and repairing ships in the United States;
18	(2) the Senate is concerned that the future-years
19	defense program submitted to Congress for fiscal year
20	2004 does not reflect any funding for the Advanced
21	Shipbuilding Enterprise after fiscal year 2004; and
22	(3) the Secretary of Defense and the Secretary of
23	the Navy should continue funding the Advanced Ship-
24	building Enterprise at a sustaining level through the

future-years defense program to support subsequent

25

1	rounds of research that reduce the cost of designing,
2	building, and repairing ships.
3	SEC. 1041. AIR FARES FOR MEMBERS OF ARMED FORCES.
4	It is the sense of the Senate that each United States
5	air carrier should—
6	(1) make every effort to allow active duty mem-
7	bers of the armed forces to purchase tickets, on a
8	space-available basis, for the lowest fares offered for
9	the flights desired, without regard to advance pur-
10	chase requirements and other restrictions; and
11	(2) offer flexible terms that allow members of the
12	armed forces on active duty to purchase, modify, or
13	cancel tickets without time restrictions, fees, or pen-
14	alties.
15	SEC. 1042. SENSE OF SENATE ON DEPLOYMENT OF AIR-
16	BORNE CHEMICAL AGENT MONITORING SYS-
17	TEMS AT CHEMICAL STOCKPILE DISPOSAL
18	SITES IN THE UNITED STATES.
19	(a) FINDINGS.—The Senate makes the following find-
20	ings:
21	(1) Millions of assembled chemical weapons are
22	stockpiled at chemical agent disposal facilities and
23	depot sites across the United States.

1	(2) Some of these weapons are filled with nerve
2	agents, such as GB and VX and blister agents such
3	as HD (mustard agent).
4	(3) Hundreds of thousands of United States citi-
5	zens live in the vicinity of these chemical weapons
6	stockpile sites and depots.
7	(4) The airborne chemical agent monitoring sys-
8	tems at these sites are inefficient or outdated com-
9	pared to newer and advanced technologies on the
10	market.
11	(b) Sense of Senate.—It is the sense of the Senate
12	that the Secretary of the Army should develop and deploy
13	a program to upgrade the airborne chemical agent moni-
14	toring systems at all chemical stockpile disposal sites across
15	the United States in order to achieve the broadest possible
16	protection of the general public, personnel involved in the
17	chemical demilitarization program, and the environment.
18	SEC. 1043. FEDERAL ASSISTANCE FOR STATE PROGRAMS
19	UNDER THE NATIONAL GUARD CHALLENGE
20	PROGRAM.
21	(a) Maximum Federal Share.—Section 509(d) of
22	title 32, United States Code, is amended—
23	(1) by striking paragraphs (1), (2), and (3);
24	(2) by redesignating paragraph (4) as para-
25	graph (1);

1	(3) in paragraph (1), as so redesignated, by
2	striking the period at the end and inserting "; and";
3	and
4	(4) by adding at the end the following new para-
5	graph(2);
6	"(2) for fiscal year 2004 (notwithstanding para-
7	graph (1)), 65 percent of the costs of operating the
8	State program during that year.".
9	(b) Study.—(1) The Secretary of Defense shall carry
10	out a study to evaluate (A) the adequacy of the requirement
11	under section 509(d) of title 32, United States Code, for
12	the United States to fund 60 percent of the costs of oper-
13	ating a State program of the National Guard Challenge
14	Program and the State to fund 40 percent of such costs,
15	and (B) the value of the Challenge program to the Depart-
16	ment of Defense.
17	(2) In carrying out the study under paragraph (1),
18	the Secretary should identify potential alternatives to the
19	matching funds structure provided for the National Guard
20	Challenge Program under section 509(d) of title 32, United
21	States Code, such as a range of Federal-State matching ra-
22	tios, that would provide flexibility in the management of
23	the program to better respond to temporary fiscal condi-
24	tions.

1	(3) The Secretary shall include the results of the study,
2	including findings, conclusions, and recommendations, in
3	the next annual report to Congress under section 509(k) of
4	title 32, United States Code, that is submitted to Congress
5	after the date of the enactment of this Act.
6	(c) Amount for Federal Assistance.—(1) The
7	amount authorized to be appropriated under section
8	301(10) is hereby increased by \$3,000,000.
9	(2) Of the total amount authorized to be appropriated
10	under section 301(10), \$68,216,000 shall be available for
11	the National Guard Challenge Program under section 509
12	of title 32, United States Code.
13	(3) The total amount authorized to be appropriated
14	under section 301(4) is hereby reduced by \$3,000,000.
15	SEC. 1044. SENSE OF SENATE ON RECONSIDERATION OF
16	DECISION TO TERMINATE BORDER SEAPORT
17	INSPECTION DUTIES OF NATIONAL GUARD
18	UNDER NATIONAL GUARD DRUG INTERDIC-
19	TION AND COUNTER-DRUG MISSION.
20	(a) Findings.—The Senate makes the following find-
21	ings:
22	(1) The counter-drug inspection mission of the
23	National Guard is highly important to preventing the
24	infiltration of illegal narcotics across United States
25	borders.

1	(2) The expertise of members of the National
2	Guard in vehicle inspections at United States borders
3	have made invaluable contributions to the identifica-
4	tion and seizure of illegal narcotics being smuggled
5	across United States borders.
6	(3) The support provided by the National Guard
7	to the Customs Service and the Border Patrol has
8	greatly enhanced the capability of the Customs Serv-
9	ice and the Border Patrol to perform counter-ter-
10	rorism surveillance and other border protection du-
11	ties.
12	(b) Sense of Senate.—It is the sense of the Senate
13	that the Secretary of Defense should reconsider the decision
14	of the Department of Defense to terminate the border inspec-
15	tion and seaport inspection duties of the National Guard
16	as part of the drug interdiction and counter-drug mission
17	of the National Guard.
18	TITLE XI—DEPARTMENT OF DE-
19	FENSE CIVILIAN PERSONNEL
20	POLICY
21	SEC. 1101. AUTHORITY TO EMPLOY CIVILIAN FACULTY
22	MEMBERS AT THE WESTERN HEMISPHERE IN-
23	STITUTE FOR SECURITY COOPERATION.
24	Section 1595(c) of title 10, United States Code, is
25	amended by adding at the end the following new paragraph:

- 1 "(6) The Western Hemisphere Institute for Secu-
- 2 rity Cooperation.".
- 3 SEC. 1102. PAY AUTHORITY FOR CRITICAL POSITIONS.
- 4 (a) AUTHORITY.—Chapter 81 of title 10, United States
- 5 Code, is amended by adding at the end the following new
- 6 section:

7 "§ 1599e. Pay authority for critical positions

- 8 "(a) AUTHORITY GENERALLY.—(1) When the Sec-
- 9 retary of Defense seeks a grant of authority under section
- 10 5377 of title 5 for critical pay for one or more positions
- 11 within the Department of Defense, the Director of the Office
- 12 of Management and Budget may fix the rate of basic pay,
- 13 notwithstanding sections 5377(d)(2) and 5307 of such title,
- 14 at any rate up to the salary set in accordance with section
- 15 104 of title 3.
- 16 "(2) Notwithstanding section 5307 of title 5, no allow-
- 17 ance, differential, bonus, award, or similar cash payment
- 18 may be paid to any employee receiving critical pay at a
- 19 rate fixed under paragraph (1), in any calendar year if,
- 20 or to the extent that, the employee's total annual compensa-
- 21 tion will exceed the maximum amount of total annual com-
- 22 pensation payable at the salary set in accordance with sec-
- 23 tion 104 of title 3.
- 24 "(b) Temporary Streamlined Critical Pay Au-
- 25 THORITY.—(1) The Secretary of Defense may establish, fix

1	the compensation of, and appoint persons to positions des-
2	ignated as critical administrative, technical, or professional
3	positions needed to carry out the functions of the Depart-
4	ment of Defense, subject to paragraph (2).
5	"(2) The authority under paragraph (1) may be exer-
6	cised with respect to a position only if—
7	"(A) the position—
8	"(i) requires expertise of an extremely high
9	level in an administrative, technical, or profes-
10	sional field; and
11	"(ii) is critical to the successful accomplish-
12	ment of an important mission by the Depart-
13	ment of Defense;
14	"(B) the exercise of the authority is necessary to
15	recruit or retain a person exceptionally well qualified
16	for the position;
17	"(C) the number of all positions covered by the
18	exercise of the authority does not exceed 40 at any one
19	time;
20	"(D) in the case of a position designated as a
21	critical administrative, technical, or professional po-
22	sition by an official other than the Secretary of De-
23	fense, the designation is approved by the Secretary;
24	"(E) the term of appointment to the position is
25	limited to not more than four years:

1	"(F) the appointee to the position was not a De-
2	partment of Defense employee before the date of the
3	enactment of the National Defense Authorization Act
4	for Fiscal Year 2004;
5	"(G) the total annual compensation for the ap-
6	pointee to the position does not exceed the highest
7	total annual compensation payable at the rate deter-
8	mined under section 104 of title 3; and
9	"(H) the position is excluded from collective bar-
10	gaining units.
11	"(3) The authority under this subsection may be exer-
12	cised without regard to—
13	"(A) subsection (a);
14	"(B) the provisions of title 5 governing appoint-
15	ments in the competitive service or the Senior Execu-
16	tive Service; and
17	"(C) chapters 51 and 53 of title 5, relating to
18	classification and pay rates.
19	"(4) The authority under this subsection may not be
20	exercised after the date that is 10 years after the date of
21	$the\ enactment\ of\ the\ National\ Defense\ Authorization\ Act\ for$
22	Fiscal Year 2004.
23	"(5) For so long as a person continues to serve without
24	a break in service in a position to which appointed under
25	this subsection, the expiration of authority under this sub-

- 1 section does not terminate the position, terminate the per-
- 2 son's appointment in the position before the end of the term
- 3 for which appointed under this subsection, or affect the com-
- 4 pensation fixed for the person's service in the position under
- 5 this subsection during such term of appointment.
- 6 "(6) Subchapter II of chapter 75 of title 5 does not
- 7 apply to an employee during a term of service in a critical
- 8 administrative, technical, or professional position to which
- 9 the employee is appointed under this subsection.".
- 10 (b) Clerical Amendment.—The table of sections at
- 11 the beginning of such chapter is amended by adding at the
- 12 end the following new item:

"1599e. Pay authority for critical positions.".

- 13 SEC. 1103. EXTENSION, EXPANSION, AND REVISION OF AU-
- 14 THORITY FOR EXPERIMENTAL PERSONNEL
- 15 **PROGRAM FOR SCIENTIFIC AND TECHNICAL**
- 16 **PERSONNEL.**
- 17 (a) Extension of Program.—Subsection (e)(1) of
- 18 section 1101 of the Strom Thurmond National Defense Au-
- 19 thorization Act for Fiscal Year 1999 (Public Law 105–261;
- 20 112 Stat. 2139; 5 U.S.C. 3104 note) is amended by striking
- 21 "October 16, 2005" and inserting "September 30, 2008".
- 22 (b) Increased Limitation on Number of Appoint-
- 23 MENTS.—Subsection (b)(1)(A) of such section is amended
- 24 by striking "40" and inserting "50".

- 1 (c) Commensurate Extension of Requirement
- 2 FOR ANNUAL REPORT.—Subsection (g) of such section is
- 3 amended by striking "2006" and inserting "2009".
- 4 SEC. 1104. TRANSFER OF PERSONNEL INVESTIGATIVE
- 5 FUNCTIONS AND RELATED PERSONNEL OF
- 6 THE DEPARTMENT OF DEFENSE.
- 7 (a) Transfer of Functions.—(1) With the consent
- 8 of the Director of the Office of Personnel Management, the
- 9 Secretary of Defense may transfer to the Office of Personnel
- 10 Management the personnel security investigations functions
- 11 that, as of the date of the enactment of this Act, are per-
- 12 formed by the Defense Security Service of the Department
- 13 of Defense.
- 14 (2) The Director of the Office of Personnel Manage-
- 15 ment may accept a transfer of functions under paragraph
- 16 (1).
- 17 (3) Any transfer of a function under this subsection
- 18 is a transfer of function within the meaning of section 3503
- 19 of title 5, United States Code.
- 20 (b) Transfer of Personnel.—(1) If the Director of
- 21 the Office of Personnel Management accepts a transfer of
- 22 functions under subsection (a), the Secretary of Defense
- 23 shall also transfer to the Office of Personnel Management,
- 24 and the Director shall accept—

1	(A) the Defense Security Service employees who
2	perform those functions immediately before the trans-
3	fer of functions; and
4	(B) the Defense Security Service employees who,
5	as of such time, are first level supervisors of employ-
6	$ees\ transferred\ under\ subparagraph\ (A).$
7	(2) The Secretary may also transfer to the Office of
8	Personnel Management any Defense Security Service em-
9	ployees (including higher level supervisors) who provide
10	support services for the performance of the functions trans-
11	ferred under subsection (a) or for the personnel (including
12	supervisors) transferred under paragraph (1) if the
13	Director—
14	(A) determines that the transfer of such addi-
15	tional employees and the positions of such employees
16	to the Office of Personnel Management is necessary in
17	the interest of effective performance of the transferred
18	functions; and
19	(B) accepts the transfer of the additional em-
20	ployees.
21	(3) In the case of an employee transferred to the Office
22	of Personnel Management under paragraph (1) or (2),
23	whether a full-time or part-time employee—

1	(A) subsections (b) and (c) of section 5362 of
2	title 5, United States Code, relating to grade reten-
3	tion, shall apply to the employee, except that—
4	(i) the grade retention period shall be the
5	one-year period beginning on the date of the
6	transfer; and
7	(ii) paragraphs (1), (2), and (3) of such
8	subsection (c) shall not apply to the employee;
9	and
10	(B) the employee may not be separated, other
11	than pursuant to chapter 75 of title 5, United States
12	Code, during such one-year period.
13	(c) Actions After Transfer.—(1) Not later than
14	one year after a transfer of functions to the Office of Per-
15	sonnel Management under subsection (a), the Secretary of
16	Defense shall review all functions performed by personnel
17	of the Defense Security Service at the time of the transfer
18	and make a written determination regarding whether each
19	such function is inherently governmental or is otherwise in-
20	appropriate for performance by contractor personnel.
21	(2) A function performed by Defense Security Service
22	employees as of the date of the enactment of this Act may
23	not be converted to contractor performance by the Director
24	of the Office of Personnel Management until—

1	(A) the Secretary of Defense reviews the function
2	in accordance with the requirements of paragraph (1)
3	and makes a written determination that the function
4	is not inherently governmental and is not otherwise
5	inappropriate for contractor performance; and
6	(B) the Director conducts a public-private com-
7	petition regarding the performance of that function in
8	accordance with the requirements of the Office of
9	Management and Budget Circular A-76.
10	TITLE XII—MATTERS RELATING
11	TO OTHER NATIONS
12	SEC. 1201. AUTHORITY TO USE FUNDS FOR PAYMENT OF
13	COSTS OF ATTENDANCE OF FOREIGN VISI-
14	TORS UNDER REGIONAL DEFENSE COUNTER-
15	TERRORISM FELLOWSHIP PROGRAM.
16	(a) Authority To Use Funds.—(1) Subchapter I of
17	chapter 134 of title 10, United States Code, is amended by
18	adding at the end the following new section:
19	"§ 2249c. Authority to use appropriated funds for
20	costs of attendance of foreign visitors
21	under Regional Defense Counterterrorism
22	Fellowship Program
23	"(a) Authority To Use Funds.—Under regulations
24	prescribed by the Secretary of Defense, funds appropriated
25	to the Department of Defense may be used to pay any costs

1	associated with the attendance of foreign military officers,
2	ministry of defense officials, or security officials at United
3	States military educational institutions, regional centers,
4	conferences, seminars, or other training programs con-
5	ducted under the Regional Defense Counterterrorism Fel-
6	lowship Program, including costs of transportation and
7	travel and subsistence costs.
8	"(b) Limitation.—The total amount of funds used
9	under the authority in subsection (a) in any fiscal year
10	may not exceed \$20,000,000.
11	"(c) Annual Report.—Not later than December 1 of
12	each year, the Secretary of Defense shall submit to Congress
13	a report on the administration of this section during the
14	fiscal year ended in such year. The report shall include the
15	following matters:
16	"(1) A complete accounting of the expenditure of
17	appropriated funds for purposes authorized under
18	subsection (a), including—
19	"(A) the countries of the foreign officers and
20	officials for whom costs were paid; and
21	"(B) for each such country, the total
22	amount of the costs paid.
23	"(2) The training courses attended by the foreign
24	officers and officials, including a specification of

1	which, if any, courses were conducted in foreign coun-
2	tries.
3	"(3) An assessment of the effectiveness of the Re-
4	gional Defense Counterterrorism Fellowship Program
5	in increasing the cooperation of the governments of
6	foreign countries with the United States in the global
7	war on terrorism.
8	"(4) A discussion of any actions being taken to
9	improve the program.".
10	(2) The table of sections at the beginning of such sub-
11	chapter is amended by adding at the end the following new
12	item:
	"2249c. Authority to use appropriated funds for costs of attendance of foreign visitors under Regional Defense Counterterrorism Fellowship Program.".
13	(b) Notification of Congress.—Not later than De-
14	cember 1, 2003, the Secretary of Defense shall—
15	(1) promulgate the final regulations for carrying
16	out section 2249c of title 10, United States Code, as
17	added by subsection (a); and
18	(2) notify the congressional defense committees of
19	the promulgation of such regulations.

1	SEC. 1202. AVAILABILITY OF FUNDS TO RECOGNIZE SUPE-
2	RIOR NONCOMBAT ACHIEVEMENTS OR PER-
3	FORMANCE OF MEMBERS OF FRIENDLY FOR-
4	EIGN FORCES AND OTHER FOREIGN NATION-
5	ALS.
6	(a) In General.—Chapter 53 of title 10, United
7	States Code, is amended by inserting the following new sec-
8	tion:
9	"§ 1051a. Bilateral or regional cooperation programs:
10	availability of funds to recognize superior
11	noncombat achievements or performance
12	"(a) In General.—The Secretary of Defense may ex-
13	pend amounts available to the Department of Defense or
14	the military departments for operation and maintenance
15	for the purpose of recognizing superior noncombat achieve-
16	ments or performance of members of friendly foreign forces,
17	or other foreign nationals, that significantly enhance or
18	support the national security strategy of the United States.
19	"(b) Covered Achievements or Performance.—
20	The achievements or performance that may be recognized
21	under subsection (a) include achievements or performance
22	that—
23	"(1) play a crucial role in shaping the inter-
24	national security environment in a manner that pro-
25	tects and promotes the interests of the United States:

1	"(2) support or enhance the United States pres-
2	ence overseas or support or enhance United States
3	peacetime engagement activities such as defense co-
4	operation initiatives, security assistance training and
5	programs, or training and exercises with the armed
6	forces of the United States;
7	"(3) help deter aggression and coercion, build
8	coalitions, or promote regional stability; or
9	"(4) serve as models for appropriate conduct for
10	military forces in emerging democracies.
11	"(c) Limitation on Value of Mementos.—The
12	value of any memento procured or produced under sub-
13	section (a) may not exceed the minimal value in effect
14	under section 7342(a)(5) of title 5.".
15	(b) Clerical Amendment.—The table of sections at
16	the beginning of such chapter is amended by inserting after
17	the item relating to section 1051 the following new item:
	"1051a. Bilateral or regional cooperation programs: availability of funds to recognize superior noncombat achievements or performance.".
18	SEC. 1203. CHECK CASHING AND EXCHANGE TRANS-
19	ACTIONS FOR FOREIGN PERSONNEL IN ALLI-
20	ANCE OR COALITION FORCES.
21	Section 3342(b) of title 31, United States Code, is
22	amended—
23	(1) by striking "or" at the end of paragraph (6):

1	(2) by striking the period at the end of para-
2	graph (7) and inserting "; or"; and
3	(3) by adding at the end the following new para-
4	graph:
5	"(8) a member of the armed forces of a foreign
6	nation who is participating in a combined operation,
7	combined exercise, or combined humanitarian or
8	peacekeeping mission that is carried out with armed
9	forces of the United States pursuant to an alliance or
10	coalition of the foreign nation with the United States
11	if—
12	"(A) the senior commander of the armed
13	forces of the United States participating in the
14	operation, exercise, or mission has authorized the
15	action under paragraph (1) or (2) of subsection
16	(a);
17	"(B) the government of the foreign nation
18	has guaranteed payment for any deficiency re-
19	sulting from such action; and
20	"(C) in the case of an action on a nego-
21	tiable instrument, the negotiable instrument is
22	drawn on a financial institution located in the
23	United States or on a foreign branch of such an
24	institution.".

1	SEC. 1204. CLARIFICATION AND EXTENSION OF AUTHOR-
2	ITY TO PROVIDE ASSISTANCE FOR INTER-
3	NATIONAL NONPROLIFERATION ACTIVITIES.
4	(a) Limitation on Amount of Assistance in Fis-
5	CAL YEAR 2004.—The total amount of the assistance for
6	fiscal year 2004 that is provided by the Secretary of Defense
7	under section 1505 of the Weapons of Mass Destruction
8	Control Act of 1992 (22 U.S.C. 5859a), including funds
9	used for activities of the Department of Defense in support
10	of the United Nations Monitoring, Verification and Inspec-
11	tion Commission, shall not exceed \$15,000,000.
12	(b) Extension of Authority To Provide Assist-
13	ANCE.—Subsection (f) of section 1505 of the Weapons of
14	Mass Destruction Control Act of 1992 (22 U.S.C. 5859a)
15	is amended by striking "fiscal year 2003" and inserting
16	"fiscal year 2004".
17	(c) References to United Nations Special Com-
18	MISSION ON IRAQ.—Section 1505 of the Weapons of Mass
19	Destruction Control Act of 1992 (22 U.S.C. 5859a) is fur-
20	ther amended—
21	(1) in subsection (b)(2), by striking "United Na-
22	tions Special Commission on Iraq (or any successor
23	organization)" and inserting "United Nations Moni-
24	toring, Verification and Inspection Commission"; and
25	(2) in subsection $(d)(4)(A)$, by striking "United
26	Nations Special Commission on Iraq (or any suc-

	1 (cessor	organization.)" and	inserting	"United	Nation
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- 2 Monitoring, Verification and Inspection Commis-
- $3 \quad sion$ ".
- 4 SEC. 1205. REIMBURSABLE COSTS RELATING TO NATIONAL
- 5 SECURITY CONTROLS ON SATELLITE EXPORT
- 6 LICENSING.
- 7 (a) Direct Costs of Monitoring Foreign
- 8 Launches of Satellites.—Section 1514(a)(1)(A) of the
- 9 Strom Thurmond National Defense Authorization Act for
- 10 Fiscal Year 1999 (Public Law 105–261; 22 U.S.C. 2778
- 11 note) is amended by striking "The costs of such monitoring
- 12 services" in the second sentence and inserting the following:
- 13 "The Department of Defense costs that are directly related
- 14 to monitoring the launch, including transportation and per
- 15 diem costs,".
- 16 (b) GAO STUDY.—(1) The Comptroller General shall
- 17 conduct a study of the Department of Defense costs of moni-
- 18 toring launches of satellites in a foreign country under sec-
- 19 tion 1514 of Public Law 105–261.
- 20 (2) Not later than April 1, 2004, the Comptroller Gen-
- 21 eral shall submit a report on the study to the Committees
- 22 on Armed Services of the Senate and the House of Rep-
- 23 resentatives. The report shall include the following:

1	(A) An assessment of the Department of Defense
2	costs of monitoring the satellite launches described in
3	paragraph (1).
4	(B) A review of the costs reimbursed to the De-
5	partment of Defense by each person or entity receiv-
6	ing the satellite launch monitoring services, including
7	the extent to which indirect costs have been included.
8	SEC. 1206. ANNUAL REPORT ON THE NATO PRAGUE CAPA-
9	BILITIES COMMITMENT AND THE NATO RE-
10	SPONSE FORCE.
11	(a) FINDINGS.—Congress makes the following findings:
12	(1) At the meeting of the North Atlantic Council
13	held in Prague in November 2002, the heads of states
14	and governments of the North Atlantic Treaty Orga-
15	nization (NATO) launched a Prague Capabilities
16	Commitment and decided to create a NATO Response
17	Force.
18	(2) The Prague Capabilities Commitment is part
19	of the continuing NATO effort to improve and develop
20	new military capabilities for modern warfare in a
21	high-threat environment. As part of this commitment,
22	individual NATO allies have made firm and specific
23	political commitments to improve their capabilities
24	in the areas of—

1	(A) chemical, biological, radiological, and
2	nuclear defense;
3	(B) intelligence, surveillance, and target ac-
4	quisition;
5	(C) air-to-ground surveillance;
6	(D) command, control, and communica-
7	tions;
8	(E) combat effectiveness, including precision
9	guided munitions and suppression of enemy air
10	defenses;
11	(F) strategic air and sea lift;
12	(G) air-to-air refueling; and
13	(H) deployable combat support and combat
14	service support units.
15	(3) The NATO Response Force is envisioned to
16	be a technologically advanced, flexible, deployable,
17	interoperable, and sustainable force that includes
18	land, sea, and air elements ready to move quickly to
19	wherever needed, as determined by the North Atlantic
20	Council. The NATO Response Force is also intended
21	to be a catalyst for focusing and promoting improve-
22	ments in NATO's military capabilities. It is expected
23	to have initial operational capability by October
24	2004, and full operational capability by October
25	2006.

1	(b) Annual Report.—(1) Not later than January 31
2	of each year, the Secretary of Defense shall submit to the
3	Committees on Armed Services and Foreign Relations of
4	the Senate and the Committees on Armed Services and
5	International Relations of the House of Representatives a
6	report, to be prepared in consultation with the Secretary
7	of State, on implementation of the Prague Capabilities
8	Commitment and development of the NATO Response Force
9	by the member nations of NATO. The report shall include
10	the following matters:
11	(A) A description of the actions taken by NATO
12	as a whole and by each member nation of NATO
13	other than the United States to further the Prague
14	Capabilities Commitment, including any actions
15	taken to improve capability shortfalls in the areas
16	identified for improvement.
17	(B) A description of the actions taken by NATO
18	as a whole and by each member nation of NATO, in-
19	cluding the United States, to create the NATO Re-
20	sponse Force.
21	(C) A discussion of the relationship between
22	NATO's efforts to improve capabilities through the
23	Prague Capabilities Commitment and those of the
24	European Union to enhance European capabilities
25	through the European Capabilities Action Plan, in-

1	cluding the extent to which they are mutually rein-
2	forcing.
3	(D) A discussion of NATO decisionmaking on
4	the implementation of the Prague Capabilities Com-
5	mitment and the development of the NATO Response
6	Force, including—
7	(i) an assessment of whether the Prague Ca-
8	pabilities Commitment and the NATO Response
9	Force are the sole jurisdiction of the Defense
10	Planning Committee, the North Atlantic Council,
11	$or\ the\ Military\ Committee;$
12	(ii) a description of the circumstances
13	which led to the defense, military, security, and
14	nuclear decisions of NATO on matters such as
15	the Prague Capabilities Commitment and the
16	NATO Response Force being made in bodies
17	other than the Defense Planning Committee;
18	(iii) a description of the extent to which
19	any member that does not participate in the in-
20	tegrated military structure of NATO contributes
21	to each of the component committees of NATO,
22	including any and all committees relevant to the
23	Prague Capabilities Commitment and the NATO
24	Response Force:

1	(iv) a description of the extent to which any
2	member that does not participate in the inte-
3	grated military structure of NATO participates
4	in deliberations and decisions of NATO on re-
5	source policy, contribution ceilings, infrastruc-
6	ture, force structure, modernization, threat as-
7	sessments, training, exercises, deployments, and
8	other issues related to the Prague Capabilities
9	Commitment or the NATO Response Force;
10	(v) a description and assessment of the im-
11	pediments, if any, that would preclude or limit
12	NATO from conducting deliberations and mak-
13	ing decisions on matters such as the Prague Ca-
14	pabilities Commitment or the NATO Response
15	Force solely in the Defense Planning Committee;
16	(vi) the recommendations of the Secretary of
17	Defense on streamlining defense, military, and
18	security decisionmaking within NATO relating
19	to the Prague Capabilities Commitment, and
20	NATO Response Force, and other matters, in-
21	cluding an assessment of the feasibility and ad-
22	visability of the greater utilization of the Defense
23	Planning Committee for such purposes; and
24	(vii) if a report under this subparagraph is
25	a report other than the first report under this

1	subparagraph, the information submitted in such
2	report under any of clauses (i) through (vi) may
3	consist solely of an update of any information
4	previously submitted under the applicable clause
5	in a preceding report under this subparagraph.
6	(2) The report shall be submitted in unclassified form,
7	but may also be submitted in classified form if necessary.
8	SEC. 1207. EXPANSION AND EXTENSION OF AUTHORITY TO
9	PROVIDE ADDITIONAL SUPPORT FOR
10	COUNTER-DRUG ACTIVITIES.
11	(a) General Extension of Authority.—Section
12	1033 of the National Defense Authorization Act for Fiscal
13	Year 1998 (Public Law 105–85; 111 Stat. 1881), as amend-
14	ed by section 1021 of the Floyd D. Spence National Defense
15	Authorization Act for Fiscal Year 2001 (as enacted into law
16	by Public Law 106–398; 114 Stat. 1654A–255), is further
17	amended—
18	(1) in subsection (a)—
19	(A) by inserting after "subsection (f)," the
20	following: "during fiscal years 1998 through
21	2006 in the case of the foreign governments
22	named in paragraphs (1) and (2) of subsection
23	(b), and fiscal years 2004 through 2006 in the
24	case of the foreign governments named in para-
25	graphs (3) through (9) of subsection (b),"; and

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(B) by striking "either or both" and insert-
 1
             ing "any"; and
 2
             (2) in subsection (b)—
 3
 4
                  (A) in paragraph (1), by striking ", for fis-
 5
             cal years 1998 through 2002"; and
                  (B) in paragraph (2), by striking ", for fis-
 6
 7
             cal years 1998 through 2006".
 8
        (b) Additional Governments Eligible To Re-
    CEIVE SUPPORT.—Subsection (b) of such section 1033 is
   further amended by adding at the end the following new
11
   paragraphs:
12
             "(3) The Government of Afghanistan.
13
             "(4) The Government of Bolivia.
14
             "(5) The Government of Ecuador.
15
             "(6) The Government of Pakistan.
             "(7) The Government of Tajikistan.
16
17
             "(8) The Government of Turkmenistan.
18
             "(9) The Government of Uzbekistan.".
19
        (c) Types of Support.—Subsection (c) of such sec-
20
    tion 1033 is amended—
21
             (1) in paragraph (2), by striking "riverine"; and
22
             (2) in paragraph (3), by inserting "or upgrade"
23
        after "maintenance and repair".
24
        (d) Maximum Annual Amount of Support.—Sub-
   section (e)(2) of such section 1033, as amended by such sec-
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1 tion 1021, is further amended by striking "$20,000,000
   during any of the fiscal years 1999 through 2006" and in-
    serting "$20,000,000 during any of fiscal years 1999
    through 2003, or $40,000,000 during any of fiscal years
    2004 through 2006".
 6
        (e) Counter-Drug Plan.—(1) Subsection (h) of such
    section 1033 is amended—
 8
             (A) in the subsection caption, by striking
        "RIVERINE";
 9
10
             (B) in the matter preceding paragraph (1)—
11
                  (i) by inserting "in the case of the govern-
12
             ments named in paragraphs (1) and (2) of sub-
13
             section (b) and for fiscal year 2004 in the case
14
             of the governments named in paragraphs (3)
15
             through (9) of subsection (b)"; and
                  (ii) by striking "riverine"; and
16
17
             (C) by striking "riverine" each place it appears
18
        in paragraphs (2), (7), (8), and (9).
19
        (2) Subsection (f)(2)(A) of such section 1033 is amend-
    ed by striking "riverine".
20
21
        (f) CLERICAL AMENDMENT.—The heading for such sec-
    tion 1033 is amended by striking "PERU AND COLOM-
23 BIA" and inserting "OTHER COUNTRIES".
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1	SEC. 1208. USE OF FUNDS FOR UNIFIED COUNTERDRUG
2	AND COUNTERTERRORISM CAMPAIGN IN CO-
3	LOMBIA.
4	(a) AUTHORITY.—(1) In fiscal years 2004 and 2005,
5	the Secretary of Defense may use funds available for assist-
6	ance to the Government of Colombia to support a unified
7	campaign against narcotics trafficking and against activi-
8	ties by organizations designated as terrorist organizations
9	such as the Revolutionary Armed Forces of Colombia
10	(FARC), the National Liberation Army (ELN), and the
11	United Self-Defense Forces of Colombia (AUC).
12	(2) The authority to provide assistance for a campaign
13	under this subsection includes authority to take actions to
14	protect human health and welfare in emergency cir-
15	cumstances, including the undertaking of rescue operations.
16	(b) Applicability of Certain Laws and Limita-
17	TIONS.—The use of funds pursuant to the authority in sub-
18	section (a) shall be subject to the following:
19	(1) Sections 556, 567, and 568 of the Foreign
20	Operations, Export Financing, and Related Programs
21	Appropriations Act, 2002 (Public Law 107–115; 115
22	Stat. 2160, 2165, and 2166).
23	(2) Section 8093 of the Department of Defense
24	Appropriations Act, 2002 (division A of Public Law
25	107–117; 115 Stat. 2267).

1	(3) The numerical limitations on the number of
2	United States military personnel and United States
3	individual civilian contractors in section 3204(b)(1)
4	of the Emergency Supplemental Act, 2000 (division B
5	of Public Law 106–246; 114 Stat. 575).
6	(c) Limitation on Participation of United
7	States Personnel.—No United States Armed Forces per-
8	sonnel or United States civilian contractor personnel em-
9	ployed by the United States may participate in any combat
10	operation in connection with assistance using funds pursu-
11	ant to the authority in subsection (a), except for the purpose
12	of acting in self defense or of rescuing any United States
13	citizen (including any United States Armed Forces per-
14	sonnel, United States civilian employee, or civilian con-
15	tractor employed by the United States).
16	(d) Construction With Other Authority.—The
17	authority in subsection (a) to use funds to provide assist-
18	ance to the Government of Colombia is in addition to any
19	other authority in law to provide assistance to the Govern-
20	ment of Colombia.
21	SEC. 1209. COMPETITIVE AWARD OF CONTRACTS FOR IRAQI
22	RECONSTRUCTION.
23	(a) Requirement.—The Department of Defense shall
24	fully comply with the Competition in Contracting Act (10
25	U.S.C. 2304 et sea.) for any contract awarded for recon-

- 1 struction activities in Iraq and shall conduct a full and
- 2 open competition for performing work needed for the recon-
- 3 struction of the Iraqi oil industry.
- 4 (b) Report to Congress.—If the Department of De-
- 5 fense does not have a fully competitive contract in place
- 6 to replace the March 8, 2003 contract for the reconstruction
- 7 of the Iraqi oil industry by August 31, 2003, the Secretary
- 8 of Defense shall submit a report to Congress by September
- 9 30, 2003, detailing the reasons for allowing this sole-source
- 10 contract to continue. A follow-up report shall be submitted
- 11 to Congress each 60 days thereafter until a competitive con-
- 12 tract is in place.
- 13 TITLE XIII—COOPERATIVE
- 14 THREAT REDUCTION WITH
- 15 **STATES OF THE FORMER SO**-
- 16 **VIET UNION**
- 17 SEC. 1301. SPECIFICATION OF COOPERATIVE THREAT RE-
- 18 **DUCTION PROGRAMS AND FUNDS.**
- 19 (a) Specification of CTR Programs.—For pur-
- 20 poses of section 301 and other provisions of this Act, Coop-
- 21 erative Threat Reduction programs are the programs speci-
- 22 fied in section 1501(b) of the National Defense Authoriza-
- 23 tion Act for Fiscal Year 1997 (Public Law 104–201; 110
- 24 Stat. 2731; 50 U.S.C. 2362 note).

1	(b) Fiscal Year 2004 Cooperative Threat Reduc-
2	TION FUNDS DEFINED.—As used in this title, the term "fis-
3	cal year 2004 Cooperative Threat Reduction funds" means
4	the funds appropriated pursuant to the authorization of ap-
5	propriations in section 301 for Cooperative Threat Reduc-
6	tion programs.
7	(c) Availability of Funds.—Funds appropriated
8	pursuant to the authorization of appropriations in section
9	301 for Cooperative Threat Reduction programs shall be
10	available for obligation for three fiscal years.
11	SEC. 1302. FUNDING ALLOCATIONS.
12	(a) Funding for Specific Purposes.—Of the
13	\$450,800,000 authorized to be appropriated to the Depart-
14	ment of Defense for fiscal year 2004 in section 301(22) for
15	Cooperative Threat Reduction programs, not more than the
16	following amounts may be obligated for the purposes speci-
17	fied:
18	(1) For strategic offensive arms elimination in
19	Russia, \$57,600,000.
20	(2) For strategic nuclear arms elimination in
21	Ukraine, \$3,900,000.
22	(3) For nuclear weapons transportation security
23	in Russia, \$23,200,000.
24	(4) For weapons storage security in Russia,
25	\$48,000,000.

1	(5) For weapons of mass destruction prolifera-
2	tion prevention activities in the states of the former
3	Soviet Union, \$39,400,000.
4	(6) For chemical weapons destruction in Russia,
5	\$200,300,000.
6	(7) For biological weapons proliferation preven-
7	tion activities in the former Soviet Union,
8	\$54,200,000.
9	(8) For defense and military contacts,
10	\$11,000,000.
11	(9) For activities designated as Other Assess-
12	$ments/Administrative\ Support,\ \$13,100,000.$
13	(b) Report on Obligation or Expenditure of
14	Funds for Other Purposes.—No fiscal year 2004 Coop-
15	erative Threat Reduction funds may be obligated or ex-
16	pended for a purpose other than a purpose listed in para-
17	graphs (1) through (9) of subsection (a) until 30 days after
18	the date that the Secretary of Defense submits to Congress
19	a report on the purpose for which the funds will be obligated
20	or expended and the amount of funds to be obligated or ex-
21	pended. Nothing in the preceding sentence shall be construed
22	as authorizing the obligation or expenditure of fiscal year
23	2004 Cooperative Threat Reduction funds for a purpose for
24	which the obligation or expenditure of such funds is specifi-

- 1 cally prohibited under this title or any other provision of
- 2 *law*.
- 3 (c) Limited Authority To Vary Individual
- 4 Amounts.—(1) Subject to paragraphs (2) and (3), in any
- 5 case in which the Secretary of Defense determines that it
- 6 is necessary to do so in the national interest, the Secretary
- 7 may obligate amounts appropriated for fiscal year 2004 for
- 8 a purpose listed in any of the paragraphs in subsection (a)
- 9 in excess of the amount specifically authorized for such pur-
- 10 pose.
- 11 (2) An obligation of funds for a purpose stated in any
- 12 of the paragraphs in subsection (a) in excess of the specific
- 13 amount authorized for such purpose may be made using
- 14 the authority provided in paragraph (1) only after—
- 15 (A) the Secretary submits to Congress notifica-
- 16 tion of the intent to do so together with a complete
- 17 discussion of the justification for doing so; and
- 18 (B) 15 days have elapsed following the date of
- 19 the notification.
- 20 (3) The Secretary may not, under the authority pro-
- 21 vided in paragraph (1), obligate amounts for a purpose
- 22 stated in any of paragraphs (6) through (9) of subsection
- 23 (a) in excess of 125 percent of the specific amount author-
- 24 ized for such purpose.

1	SEC. 1303. ANNUAL CERTIFICATIONS ON USE OF FACILI-
2	TIES BEING CONSTRUCTED FOR COOPERA-
3	TIVE THREAT REDUCTION PROJECTS OR AC-
4	TIVITIES.
5	(a) Certification on Use of Facilities Being
6	Constructed.—Not later than the first Monday of Feb-
7	ruary each year, the Secretary of Defense shall submit to
8	the congressional defense committees a certification for each
9	facility for a Cooperative Threat Reduction project or activ-
10	ity for which construction occurred during the preceding
11	fiscal year on matters as follows:
12	(1) Whether or not such facility will be used for
13	its intended purpose by the country in which the fa-
14	cility is constructed.
15	(2) Whether or not the country remains com-
16	mitted to the use of such facility for its intended pur-
17	pose.
18	(b) Applicability.—Subsection (a) shall apply to—
19	(1) any facility the construction of which com-
20	mences on or after the date of the enactment of this
21	Act; and
22	(2) any facility the construction of which is on-
23	going as of that date.

1	SEC. 1304. AUTHORITY TO USE COOPERATIVE THREAT RE-
2	DUCTION FUNDS OUTSIDE THE FORMER SO-
3	VIET UNION.
4	(a) AUTHORITY.—The President may obligate and ex-
5	pend Cooperative Threat Reduction funds for a fiscal year,
6	and any Cooperative Threat Reduction funds for a fiscal
7	year before such fiscal year that remain available for obliga-
8	tion, for a proliferation threat reduction project or activity
9	outside the states of the former Soviet Union if the President
10	determines that such project or activity will—
11	(1) assist the United States in the resolution of
12	a critical emerging proliferation threat; or
13	(2) permit the United States to take advantage
14	of opportunities to achieve long-standing non-
15	proliferation goals.
16	(b) Scope of Authority.—The authority in sub-
17	section (a) to obligate and expend funds for a project or
18	activity includes authority to provide equipment, goods,
19	and services for the project or activity utilizing such funds,
20	but does not include authority to provide cash directly to
21	the project or activity.
22	(c) Limitation.—The amount that may be obligated
23	in a fiscal year under the authority in subsection (a) may
24	not exceed \$50,000,000.
25	(d) Additional Limitations and Requirements.—
26	Except as otherwise provided in subsections (a) and (b),

1	the exercise of the authority in subsection (a) shall be subject
2	to any requirement or limitation under another provision
3	of law as follows:
4	(1) Any requirement for prior notice or other re-
5	ports to Congress on the use of Cooperative Threat
6	Reduction funds or on Cooperative Threat Reduction
7	projects or activities.
8	(2) Any limitation on the obligation or expendi-
9	ture of Cooperative Threat Reduction funds.
10	(3) Any limitation on Cooperative Threat Re-
11	duction projects or activities.
12	SEC. 1305. ONE-YEAR EXTENSION OF INAPPLICABILITY OF
13	CERTAIN CONDITIONS ON USE OF FUNDS
14	FOR CHEMICAL WEAPONS DESTRUCTION.
15	Section 8144 of Public Law 107–248 (116 Stat. 1571)
16	is amended—
17	(1) in subsection (a), by striking "and 2003"
18	and inserting "2003, and 2004"; and
19	(2) in subsection (b), by striking "September 30,
20	2003" and inserting "September 30, 2004".

1 **DIVISION B—MILITARY CON-**

2 STRUCTION AUTHORIZA-

- 3 **TIONS**
- 4 SEC. 2001. SHORT TITLE.
- 5 This division may be cited as the "Military Construc-
- 6 tion Authorization Act for Fiscal Year 2004".

7 TITLE XXI—ARMY

- 8 SEC. 2101. AUTHORIZED ARMY CONSTRUCTION AND LAND
- 9 **ACQUISITION PROJECTS.**
- 10 (a) Inside the United States.—Using amounts ap-
- 11 propriated pursuant to the authorization of appropriations
- 12 in section 2104(a)(1), the Secretary of the Army may ac-
- 13 quire real property and carry out military construction
- 14 projects for the installations and locations inside the United
- 15 States, and in the amounts, set forth in the following table:

Army: Inside the United States

State	Installation or location	Amount
Alabama	Redstone Arsenal	\$5,500,000
	Fort Richardson	\$10,700,000
Alaska	Fort Wainwright	\$138,800,000
Georgia	Fort Benning	\$30,000,000
	Fort Stewart/Hunter Army Air	
	Field	\$138,550,000
	Fort Gordon	\$4,350,000
Hawaii	Helemano Military Reservation	\$20,800,000
	Schofield Barracks	\$100,000,000
Kansas	Fort Leavenworth	\$115,000,000
	Fort Riley	\$40,000,000
Kentucky	Fort Knox	\$13,500,000
Louisiana	Fort Polk	\$72,000,000
Maryland	Aberdeen Proving Ground	\$13,000,000
	Fort Meade	\$9,600,000
New York	Fort Drum	\$125,500,000
North Carolina	Fort Bragg	\$152,000,000
Oklahoma	Fort Sill	\$3,500,000
Texas	Fort Hood	\$49,800,000
Virginia	Fort Myer	\$9,000,000
Washington	Fort Lewis	\$3,900,000

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Army: Inside the United States—Continued

State	Installation or location	Amount
	Total	\$1,055,500,000

- 1 (b) Outside the United States.—Using amounts
- 2 appropriated pursuant to the authorization of appropria-
- 3 tions in section 2104(a)(2), the Secretary of the Army may
- 4 acquire real property and carry out military construction
- 5 projects for the installations and locations outside the
- 6 United States, and in the amounts, set forth in the following
- 7 table:

Army: Outside the United States

Country	Installation or location	Amount
Korea	Aviano Air Base Livorno Camp Humphreys Kwajalein Atoll	\$15,500,000 \$22,000,000 \$105,000,000 \$9,400,000
	Total	\$151,900,000

- 8 SEC. 2102. FAMILY HOUSING.
- 9 (a) Construction and Acquisition.—Using
- 10 amounts appropriated pursuant to the authorization of ap-
- 11 propriations in section 2104(a)(6)(A), the Secretary of the
- 12 Army may construct or acquire family housing units (in-
- 13 cluding land acquisition and supporting facilities) at the
- 14 installations, for the purposes, and in the amounts set forth
- 15 in the following table:

Army: Family Housing

State	Installation or location	Purpose	Amount
Alaska	Fort Wainwright	140 Units	\$64,000,000
Arizona	Fort Huachuca	220 Units	\$41,000,000
Kansas	Fort Riley	72 Units	\$16,700,000
Kentucky	Fort Knox	178 Units	\$41,000,000
New Mexico	White Sands Missile Range	58 Units	\$14,600,000
Oklahoma	Fort Sill	120 Units	\$25.373.000

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Army: Family Housing—Continued

State	Installation or location	Purpose	Amount
Virginia	Fort Lee	90 Units	\$18,000,000
		Total:	\$220,673,000

- 1 (b) Planning and Design.—Using amounts appro-
- 2 priated pursuant to the authorization of appropriations in
- 3 section 2104(a)(6)(A), the Secretary of the Army may carry
- 4 out architectural and engineering services and construction
- 5 design activities with respect to the construction or im-
- 6 provement of family housing units in an amount not to
- 7 exceed \$34,488,000.
- 8 SEC. 2103. IMPROVEMENTS TO MILITARY FAMILY HOUSING
- 9 UNITS.
- 10 Subject to section 2825 of title 10, United States Code,
- 11 and using amounts appropriated pursuant to the author-
- 12 ization of appropriations in section 2104(a)(6)(A), the Sec-
- 13 retary of the Army may improve existing military family
- 14 housing units in an amount not to exceed \$156,030,000.
- 15 SEC. 2104. AUTHORIZATION OF APPROPRIATIONS, ARMY.
- 16 (a) In General.—Funds are hereby authorized to be
- 17 appropriated for fiscal years beginning after September 30,
- 18 2003, for military construction, land acquisition, and mili-
- 19 tary family housing functions of the Department of the
- 20 Army in the total amount of \$2,980,454,000, as follows:

1	(1) For military construction projects inside the
2	United States authorized by section 2101(a),
3	\$843,500,000.
4	(2) For military construction projects outside the
5	United States authorized by section 2101(b),
6	\$151,900,000.
7	(3) For unspecified minor construction projects
8	authorized by section 2805 of title 10, United States
9	Code, \$20,000,000.
10	(4) For architectural and engineering services
11	and construction design under section 2807 of title
12	10, United States Code, \$122,710,000.
13	(5) For military family housing functions:
14	(A) For construction and acquisition, plan-
15	ning and design, and improvement of military
16	family housing and facilities, \$409,191,000.
17	(B) For support of military family housing
18	(including the functions described in section
19	2833 of title 10, United States Code),
20	\$1,031,853,000.
21	(6) For the construction of phase 3 of Saddle Ac-
22	cess Road, Pohakoula Training Facility, Hawaii, au-
23	thorized by section 2101(a) of the Military Construc-
24	tion Authorization Act for Fiscal Year 2001 (division
25	B of the Floyd D. Spence National Defense Authoriza-

- tion Act for Fiscal Year 2001 (as enacted into law by
 Public Law 106–398; 114 Stat. 1654A–389)), as
 amended by section 2107 of this Act, \$17,000,000.
 - (7) For the construction of phase 3 of a barracks complex, D Street, at Fort Richardson, Alaska, authorized by section 2101(a) of the Military Construction Authorization Act for Fiscal Year 2002 (division B of Public Law 107–107; 115 Stat. 1280), as amended by section 2107 of this Act, \$33,000,000.
 - (8) For the construction of phase 3 of a barracks complex, 17th and B Streets, at Fort Lewis, Washington, authorized by section 2101(a) of the Military Construction Authorization Act for Fiscal Year 2002 (division B of Public Law 107–107; 115 Stat. 1280), \$48,000,000.
 - (9) For the construction of phase 2 of a barracks complex, Capron Road, at Schofield Barracks, Hawaii, authorized by section 2101(a) of the Military Construction Authorization Act for Fiscal Year 2003 (division B of Public Law 107–314; 116 Stat. 2681), \$49,000,000.
 - (10) For the construction of phase 2 of a combined arms collective training facility at Fort Riley, Kansas, authorized by section 2101(a) of the Military Construction Authorization Act for Fiscal Year 2003

1	(division B of Public Law 107–314; 116 Stat. 2681),
2	\$13,600,000.
3	(11) For the construction of phase 2 of a bar-
4	racks complex, Range Road, at Fort Campbell, Ken-
5	tucky, authorized by section 2101(a) of the Military
6	Construction Authorization Act for Fiscal Year 2003
7	(division B of Public Law 107–314; 116 Stat. 2681),
8	\$49,000,000.
9	(12) For the construction of phase 2 of a mainte-
10	nance complex at Fort Sill, Oklahoma, authorized by
11	section 2101(a) of the Military Construction Author-
12	ization Act for Fiscal year 2003 (division B of Public
13	Law 107–314; 116 Stat. 2681) \$13,000,000.
14	(b) Limitation on Total Cost of Construction
15	Projects.—Notwithstanding the cost variations author-
16	ized by section 2853 of title 10, United States Code, and
17	any other cost variation authorized by law, the total cost
18	of all projects carried out under section 2101 of this Act
19	may not exceed the sum of—
20	(1) the total amount authorized to be appro-
21	priated under paragraphs (1), and (2) of subsection
22	(a);
23	(2) \$32,000,000 (the balance of the amount au-
24	thorized under section 2101(a) for construction of a
25	barracks, Fort Stewart, Georgia);

1	(3) \$87,000,000 (the balance of the amount au-
2	thorized under section 2101(a) for construction of a
3	Lewis and Clark instructional facility, Fort Leaven-
4	worth, Kansas);
5	(4) \$43,000,000 (the balance of the amount au-
6	thorized under section 2101(a) for the construction of
7	a barracks complex, Wheeler-Sack Army Airfield, Fort
8	Drum, New York); and
9	(5) \$50,000,000 (the balance of the amount au-
10	thorized under section 2101(a) for construction of a
11	barracks complex, Bastogne Drive, Fort Bragg, North
12	Carolina).
13	SEC. 2105. TERMINATION OF AUTHORITY TO CARRY OUT
14	CERTAIN FISCAL YEAR 2003 PROJECTS.
15	(a) Military Construction Projects Outside
15 16	(a) MILITARY CONSTRUCTION PROJECTS OUTSIDE THE UNITED STATES.—The table in section 2101(b) of the
16 17	THE UNITED STATES.—The table in section 2101(b) of the
16 17	THE United States.—The table in section 2101(b) of the Military Construction Authorization Act for Fiscal Year
161718	THE UNITED STATES.—The table in section 2101(b) of the Military Construction Authorization Act for Fiscal Year 2003 (division B of Public Law 107–314; 116 Stat. 2682)
16 17 18 19	THE UNITED STATES.—The table in section 2101(b) of the Military Construction Authorization Act for Fiscal Year 2003 (division B of Public Law 107–314; 116 Stat. 2682) is amended—
16 17 18 19 20	THE UNITED STATES.—The table in section 2101(b) of the Military Construction Authorization Act for Fiscal Year 2003 (division B of Public Law 107–314; 116 Stat. 2682) is amended— (1) by striking the item relating to Area Support
16 17 18 19 20 21	THE UNITED STATES.—The table in section 2101(b) of the Military Construction Authorization Act for Fiscal Year 2003 (division B of Public Law 107–314; 116 Stat. 2682) is amended— (1) by striking the item relating to Area Support Group, Bamberg, Germany;
16171819202122	THE UNITED STATES.—The table in section 2101(b) of the Military Construction Authorization Act for Fiscal Year 2003 (division B of Public Law 107–314; 116 Stat. 2682) is amended— (1) by striking the item relating to Area Support Group, Bamberg, Germany; (2) by striking the item relating to Coleman

1	(4) by striking the item relating to Mannheim,
2	Germany;
3	(5) by striking the item relating to Schweinfurt,
4	Germany; and
5	(6) by striking the amount identified as the total
6	in the amount column and inserting "\$288,066,000".
7	(b) Family Housing Outside the United
8	States.—The table in section 2102(a) of that Act (116
9	Stat. 2683) is amended—
10	(1) by striking the item relating to Yongsan,
11	Korea; and
12	(2) by striking the amount identified as the total
13	in the amount column and inserting "\$23,852,000".
14	(c) Improvements to Military Family Housing
15	Units.—Section 2103 of that Act (116 Stat. 2683) is
16	amended by striking "\$239,751,000" and inserting
17	"\$190,551,000".
18	(d) Conforming Amendments.—Section 2104(a) of
19	that Act (116 Stat. 2683) is amended—
20	(1) in the matter preceding paragraph (1), by
21	striking "\$3,104,176,000" and inserting
22	"\$2,985,826,000";
23	(2) in paragraph (2), by striking
24	"\$354,116,000" and inserting "\$288,066,000"; and

1	(3) in paragraph (6)(A), by striking
2	"\$282,356,000" and inserting "\$230,056,000".
3	SEC. 2106. MODIFICATION OF AUTHORITY TO CARRY OUT
4	CERTAIN FISCAL YEAR 2003 PROJECTS.
5	(a) Military Construction Inside the United
6	States.—The table in section 2101(a) of the Military Con-
7	struction Authorization Act for Fiscal Year 2003 (division
8	B of Public Law 107–314; 116 Stat. 2681) is amended—
9	(1) in the item relating to Fort Riley, Kansas,
10	by striking "\$81,095,000" in the amount column and
11	inserting "\$81,495,000"; and
12	(2) by striking the amount identified as the total
13	in the amount column and inserting
14	"\$1,156,167,000".
15	(b) Military Construction Outside the United
16	States.—The table in section 2101(b) of that Act (116
17	Stat. 2682) is amended—
18	(1) by striking the item relating to Camp Castle,
19	Korea;
20	(2) by striking the item relating to Camp Hovey,
21	Korea;
22	(3) in the item relating to Camp Humphreys,
23	Korea, by striking "\$36,000,000" in the amount col-
24	umn and inserting "\$107,800,000"; and

1	(4) by striking the item relating to K16 Airfield,
2	Korea.
3	(c) Conforming Amendment.—Section 2104(b)(4) of
4	that Act (116 Stat. 2684) is amended by striking
5	"\$13,200,000" and inserting "\$13,600,000".
6	SEC. 2107. MODIFICATION OF AUTHORITY TO CARRY OUT
7	CERTAIN FISCAL YEAR 2002 PROJECT.
8	(a) Modification.—The table in section 2101(a) of
9	the Military Construction Authorization Act for Fiscal Year
10	2002 (division B of Public Law 107-107; 115 Stat. 1281),
11	as amended by section 2105 of the Military Construction
12	Authorization Act for Fiscal Year 2003 (division B of Pub-
13	lic Law 107–314; 116 Stat. 2689), is further amended—
14	(1) in the item relating to Fort Richardson,
15	Alaska, by striking "\$115,000,000" in the amount
16	column and inserting "\$117,000,000"; and
17	(2) by striking the amount identified as the total
18	in the amount column and inserting
19	"\$1,364,750,000".
20	(b) Conforming Amendment.—Section 2104(b)(2) of
21	that Act (115 Stat. 1284) is amended by striking
22	"\$52,000,000" and inserting "\$54,000,000".

1	SEC. 2108. MODIFICATION OF AUTHORITY TO CARRY OUT
2	CERTAIN FISCAL YEAR 2001 PROJECT.
3	(a) In General.—The table in section 2101(a) of the
4	Military Construction Authorization Act for Fiscal Year
5	2001 (division B of the Floyd D. Spence National Defense
6	Authorization Act for Fiscal Year 2001 (as enacted into law
7	by Public Law 106–398; 114 Stat. 1654A–389)), as amend-
8	ed by section 2105 of the Military Construction Authoriza-
9	tion Act for Fiscal Year 2002 (division B of Public Law
10	107–107; 115 Stat. 1285), is further amended—
11	(1) in the item relating to Pohakoula Training
12	Facility, Hawaii, by striking "\$32,000,000" in the
13	amount column and inserting "\$42,000,000"; and
14	(2) by striking the amount identified as the total
15	in the amount column and inserting "\$636,374,000".
16	(b) Conforming Amendment.—Section 2104(b)(7) of
17	$the\ Military\ Construction\ Authorization\ Act\ for\ Fiscal\ Year$
18	2001 (114 Stat. 1654A-392) is amended by striking
19	"\$20,000,000" and inserting "\$30,000,000".
20	TITLE XXII—NAVY
21	SEC. 2201. AUTHORIZED NAVY CONSTRUCTION AND LAND
22	ACQUISITION PROJECTS.
23	(a) Inside the United States.—Using amounts ap-
24	propriated pursuant to the authorization of appropriations
25	in section 2204(a)(1), the Secretary of the Navy may ac-
26	quire real property and carry out military construction

- 1 projects for the installations and locations inside the United
- 2 States, and in the amounts, set forth in the following table:

Navy: Inside the United States

State	Installation or location	Amount
Arizona	Marine Corps Air Station, Yuma	\$22,230,000
California	Marine Corps Base, Camp Pendleton	\$73,580,000
· ·	Naval Air Station, Lemoore	\$34,510,000
	Marine Corps Air Station, Miramar	\$4,740,000
	Naval Air Station, North Island	\$49,240,000
	Naval Air Warfare Center, China Lake	\$12,890,000
	Naval Air Warfare Center, Point Mugu,	
	San Nicholas Island	\$9,150,000
	Naval Air Facility, San Clemente Island	\$18,940,000
	Naval Postgraduate School, Monterey	\$35,550,000
	Naval Station, San Diego	\$42,710,000
	Marine Air Ground Task Force Training	
	Center, Twentynine Palms	\$28,390,000
Connecticut	New London	\$3,000,000
District of Columbia	Marine Corps Barracks	\$1,550,000
Florida	Naval Air Station, Jacksonville	\$3,190,000
	Naval Air Station, Whiting Field, Milton	\$4,830,000
	Naval Surface Warfare Center, Coastal	4
	Systems Station, Panama City	\$9,550,000
<i>a</i> .	Blount Island (Jacksonville)	\$115,711,000
Georgia	Strategic Weapons Facility Atlantic,	44. 740.000
	Kings Bay	\$11,510,000
Hawaii	Fleet and Industrial Supply Center,	400 400 000
	Pearl Harbor	\$32,180,000
	Naval Magazine, Lualualei	\$6,320,000
Illimaia	Naval Shipyard, Pearl Harbor	\$7,010,000
Illinois	Naval Training Center, Great Lakes Naval Air Warfare Center, Patuxent	\$137,120,000
Maryland	River	\$24,370,000
	Naval Surface Warfare Center, Indian	φ24,370,000
	Head	\$14,850,000
Mississippi	Naval Air Station, Meridian	\$4,570,000
Nevada	Naval Air Station, Fallon	\$4,700,000
New Jersey	Naval Air Warfare Center, Lakehurst	\$20,681,000
11000 9 01 50 g	Naval Weapons Station, Earle	\$123,720,000
North Carolina	Marine Corps Air Station, Cherry Point	\$1,270,000
	Marine Corps Air Station, New River	\$6,240,000
	Marine Corps Base, Camp Lejeune	\$29,450,000
Pennsylvania	Philadelphia Foundry	\$10,200,000
Rhode Island	Naval Station, Newport	\$18,690,000
	Naval Undersea Warfare Center, Newport	\$10,890,000
Texas	Naval Station, Ingleside	\$7,070,000
Virginia	Henderson Hall, Arlington	\$1,970,000
	Marine Corps Combat Development Com-	
	mand, Quantico	\$18,120,000
	Naval Amphibious Base, Little Creek	\$3,810,000
	Naval Station, Norfolk	\$182,240,000
	Naval Space Command Center, Dahlgren	\$24,020,000
	Norfolk Naval Shipyard, Portsmouth	\$17,770,000
Washington	Naval Magazine, Indian Island	\$2,240,000
	Naval Submarine Base, Bangor	\$33,820,000
	Strategic Weapons Facility Pacific, Ban-	
	gor	\$6,530,000
Various Locations	Various Locations, CONUS	\$56,360,000
	Total	\$1,287,482,000
	20000	γ1,~01,±02,000

- 1 (b) Outside the United States.—Using amounts
- 2 appropriated pursuant to the authorization of appropria-
- 3 tions in section 2204(a)(2), the Secretary of the Navy may
- 4 acquire real property and carry out military construction
- 5 projects for the locations outside the United States, and in
- 6 the amounts, set forth in the following table:

Navy: Outside the United States

Country	Installation or location	Amount
Bahrain Italy United Kingdom	Naval Support Activity, Bahrain Naval Support Activity, La Madalena Naval Air Station, Sigonella Joint Maritime Facility, St. Mawgan	\$18,030,000 \$39,020,000 \$34,070,000 \$7,070,000
	Total	\$98,190,000

7 SEC. 2202. FAMILY HOUSING.

- 8 (a) Construction and Acquisition.—Using
- 9 amounts appropriated pursuant to the authorization of ap-
- 10 propriations in section 2204(a)(5)(A), the Secretary of the
- 11 Navy may construct or acquire family housing units (in-
- 12 cluding land acquisition and supporting facilities) at the
- 13 installations, for the purposes, and in the amounts set forth
- 14 in the following table:

Navy: Family Housing

State or Country	Installation or location	Purpose	Amount
California Florida	Naval Air Station, Lemoore Naval Air Station, Pensa-	187 Units	\$41,585,000
North Carolina	cola Marine Corps Base, Camp	25 Units	\$3,197,000
north Carolina	Lejeune	519 Units	\$67,781,000
	Cherry Point	339 Units	\$42,803,000
		Total	\$155,366,000

- 15 (b) Planning and Design.—Using amounts appro-
- 16 priated pursuant to the authorization of appropriation in

1	section 2204(a)(5)(A), the Secretary of the Navy may carry
2	out architectural and engineering services and construction
3	design activities with respect to the construction or im
4	provement of military family housing units in an amoun
5	not to exceed \$8,381,000.
6	SEC. 2203. IMPROVEMENTS TO MILITARY FAMILY HOUSING
7	UNITS.
8	Subject to section 2825 of title 10, United States Code
9	and using amounts appropriated pursuant to the author
10	ization of appropriations in section 2204(a)(5)(A), the Sec
11	retary of the Navy may improve existing military family
12	housing units in an amount not to exceed \$20,446,000.
13	SEC. 2204. AUTHORIZATION OF APPROPRIATIONS, NAVY.
14	(a) In General.—Funds are hereby authorized to be
15	appropriated for fiscal years beginning after September 30
16	2003, for military construction, land acquisition, and mili
17	tary family housing functions of the Department of the
18	Navy in the total amount of \$2,179,919,000, as follows:
19	(1) For military construction projects inside the
20	United States authorized by section 2201(a)
21	\$959,702,000.
22	(2) For military construction projects outside the
23	United States authorized by section 2201(b)

\$98,190,000.

24

1	(3) For unspecified minor construction projects
2	authorized by section 2805 of title 10, United States
3	Code, \$12,334,000.
4	(4) For architectural and engineering services
5	and construction design under section 2807 of title
6	10, United States Code, \$65,612,000.
7	(5) For military family housing functions:
8	(A) For construction and acquisition, plan-
9	ning and design, and improvement of military
10	family housing and facilities, \$184,193,000.
11	(B) For support of military family housing
12	(including functions described in section 2833 of
13	title 10, United States Code), \$813,158,000.
14	(6) For construction of phase 2 of a bachelor en-
15	listed quarters shipboard ashore at Naval Shipyard
16	Norfolk, Virginia, authorized by section 2201(a) of the
17	Military Construction Authorization Act for Fiscal
18	Year 2003 (division B of Public Law 107–314; 116
19	Stat. 2687), \$46,730,000.
20	(b) Limitation on Total Cost of Construction
21	$Projects. {\color{blue}} Not with standing \ the \ cost \ variations \ author-$
22	ized by section 2853 of title 10, United States Code, and
23	any other cost variation authorized by law, the total cost
24	of all projects carried out under section 2201 of this Act
25	may not exceed the sum of—

1	(1) the total amount authorized to be appro-
2	priated under paragraphs (1) and (2) of subsection
3	(a);
4	(2) \$25,690,000 (the balance of the amount au-
5	thorized under section 2201(a) for the construction of
6	a tertiary sewage treatment complex, Marine Corps
7	Base, Camp Pendleton, California);
8	(3) \$58,190,000 (the balance of the amount au-
9	thorized under section 2201(a) for the construction of
10	a battle station training facility, Naval Training
11	Center, Great Lakes, Illinois);
12	(4) \$96,980,000 (the balance of the amount au-
13	thorized under section 2201(a) for replacement of a
14	general purpose berthing pier, Naval Weapons Sta-
15	tion, Earle, New Jersey);
16	(5) \$118,170,000 (the balance of the amount au-
17	thorized under section 2201(a) for replacement of pier
18	11, Naval Station, Norfolk, Virginia); and
19	(6) \$28,750,000 (the balance of the amount au-
20	thorized under section 2201(a) for the construction of
21	an outlying landing field and facilities at a location
22	to be determined).

1	SEC. 2205. TERMINATION OF AUTHORITY TO CARRY OUT
2	CERTAIN FISCAL YEAR 2003 PROJECT.
3	(a) TERMINATION.—The table in section 2201(b) of the
4	Military Construction Authorization Act for Fiscal Year
5	2003 (division B of Public Law 107–314; 116 Stat. 2687)
6	is amended—
7	(1) by striking the item relating to Naval Air
8	Station, Keflavik, Iceland; and
9	(2) by striking the amount identified as the total
10	in the amount column and inserting "\$135,900,000".
11	(b) Conforming Amendments.—Section 2204(a) of
12	that Act (116 Stat. 2688) is amended—
13	(1) in the matter preceding paragraph (1), by
14	striking "\$2,576,381,000" and inserting
15	"\$2,561,461,000"; and
16	(2) in paragraph (2), by striking
17	"\$148,250,000" and inserting "\$133,330,000".
18	TITLE XXIII—AIR FORCE
19	SEC. 2301. AUTHORIZED AIR FORCE CONSTRUCTION AND
20	LAND ACQUISITION PROJECTS.
21	(a) Inside the United States.—Using amounts ap-
22	propriated pursuant to the authorization of appropriations
23	in section 2304(a)(1), the Secretary of the Air Force may
24	acquire real property and carry out military construction
25	projects for the installations and locations inside the United
26	States, and in the amounts, set forth in the following table:

423 Air Force: Inside the United States

State	Installation or location	Amount
Alabama	Maxwell Air Force Base	\$13,400,000
Alaska	Eielson Air Force Base	\$48,774,000
	Elmendorf Air Force Base	\$2,000,000
Arizona	Davis-Monthan Air Force Base	\$9,864,000
	Luke Air Force Base	\$14,300,000
Arkansas	Little Rock Air Force Base	\$7,372,000
California	Beale Air Force Base	\$22,300,000
J	Edwards Air Force Base	\$19,060,000
	Los Angeles Air Force Base	\$5,000,000
	Vandenberg Air Force Base	\$16,500,000
Colorado	Buckley Air Force Base	\$6,957,000
	Peterson Air Force Base	\$10,200,000
Delaware	Dover Air Force Base	\$8,500,000
District of Columbia	Bolling Air Force Base	\$9,300,000
Florida	Hurlburt Field	\$27,200,000
	Patrick Air Force Base	\$8,800,000
	Tyndall Air Force Base	\$6,195,000
Georgia	Moody Air Force Base	\$7,600,000
3.07g/w	Robins Air Force Base	\$28,685,000
Hawaii	Hickam Air Force Base	\$78,276,000
Idaho	Mountain Home Air Force Base	\$15,137,000
Illinois	Scott Air Force Base	\$1,900,000
Mississippi	Columbus Air Force Base	\$5,500,000
m (33 (33 (ppt	Keesler Air Force Base	\$2,900,000
Nevada	Nellis Air Force Base	\$11,800,000
New Jersey	McGuire Air Force Base	\$11,627,000
New Mexico	Cannon Air Force Base	\$9,000,000
New Mexico	Kirtland Air Force Base	\$6,957,000
	Tularosa Radar Test Site	\$3,600,000
North Carolina	Pope Air Force Base	\$24,015,000
North Carolina		. , ,
North Dahota	Seymour Johnson Air Force Base	\$22,430,000
North Dakota	Minot Air Force Base	\$12,550,000
Ohio	Wright-Patterson Air Force Base	\$10,500,000
Oklahoma	Altus Air Force Base	\$1,144,000
	Tinker Air Force Base	\$25,560,000
0 11 0 11	Vance Air Force Base	\$15,000,000
South Carolina	Charleston Air Force Base	\$8,863,000
0 0 0 0 1 1	Shaw Air Force Base	\$8,500,000
South Dakota	Ellsworth Air Force Base	\$9,300,000
Texas	Goodfellow Air Force Base	\$19,970,000
	Lackland Air Force Base	\$64,926,000
	Randolph Air Force Base	\$13,600,000
	Sheppard Air Force Base	\$28,590,000
<i>Utah</i>	Hill Air Force Base	\$21,711,000
Virginia	Langley Air Force Base	\$24,969,000
Washington	McChord Air Force Base	\$19,000,000
<i>Wyoming</i>	F.E. Warren Air Force Base	\$10,000,000
	Total	\$740,909,000

- 1 (b) Outside the United States.—Using amounts
- 2 appropriated pursuant to the authorization of appropria-
- 3 tions in section 2304(a)(2), the Secretary of the Air Force
- 4 may acquire real property and carry out military construc-
- 5 tion projects for the installations and locations outside the

- 1 United States, and in the amounts, set forth in the following
- 2 table:

Air Force: Outside the United States

Country	Installation or location	Amount
Germany	Ramstein Air Base	\$35,616,000
	Spangdahlem Air Base	\$5,411,000
Italy	Aviano Air Base	\$14,025,000
Korea	Kunsan Air Base	\$7,059,000
	Osan Air Base	\$16,638,000
Portugal	Lajes Field, Azores	\$4,086,000
United Kingdom	Royal Air Force, Lakenheath	\$42,487,000
	Royal Air Force, Mildenhall	\$10,558,000
Wake Island	Wake Island	\$24,000,000
	Total	\$159,880,000

- 3 (c) Unspecified Worldwide.—Using amounts ap-
- 4 propriated pursuant to the authorization of appropriations
- 5 in section 2304(a)(3), the Secretary of the Air Force may
- 6 acquire real property and carry out military construction
- 7 projects for the installation and location, and in the
- 8 amount, set forth in the following table:

Air Force: Unspecified Worldwide

Location	Installation or location	Amount
Unspecified Worldwide	Classified Location	\$28,981,000
	Total	\$28,981,000

9 SEC. 2302. FAMILY HOUSING.

- 10 (a) Construction and Acquisition.—Using
- 11 amounts appropriated pursuant to the authorization of ap-
- 12 propriations in section 2304(a)(6)(A), the Secretary of the
- 13 Air Force may construct or acquire family housing units
- 14 (including land acquisition and supporting facilities) at
- 15 the installations, for the purposes, and in the amounts set
- 16 forth in the following table:

425 Air Force: Family Housing

State or Country	Installation or location	Purpose	Amount
Arizona	Davis-Monthan Air Force		
	Base	93 Units	\$19,357,000
California	Travis Air Force Base	56 Units	\$12,723,000
Delaware	Dover Air Force Base	112 Units	\$19,601,000
Florida	Eglin Air Force Base	279 Units	\$32,166,000
Idaho	Mountain Home Air Force		
	Base	186 Units	\$37,126,000
Maryland	Andrews Air Force Base	50 Units	\$20,233,000
Missouri	Whiteman Air Force Base	100 Units	\$18,221,000
Montana	Malmstrom Air Force Base	94 Units	\$19,368,000
North Carolina	Seymour Johnson Air Force		
	Base	138 Units	\$18,336,000
North Dakota	Grand Forks Air Force Base	144 Units	\$29,550,000
	Minot Air Force Base	200 Units	\$41,117,000
South Dakota	Ellsworth Air Force Base	75 Units	\$16,240,000
Texas	Dyess Air Force Base	116 Units	\$19,973,000
	Randolph Air Force Base	96 Units	\$13,754,000
Korea	Osan Air Base	111 Units	\$44,765,000
Portugal	Lajes Field, Azores	42 Units	\$13,428,000
United Kingdom	Royal Air Force,		
	Lakenheath	89 Units	\$23,640,000
		Total	\$399,598,000

- 1 (b) Planning and Design.—Using amounts appro-
- 2 priated pursuant to the authorization of appropriations in
- 3 section 2304(a)(6)(A), the Secretary of the Air Force may
- 4 carry out architectural and engineering services and con-
- 5 struction design activities with respect to the construction
- 6 or improvement of military family housing units in an
- 7 amount not to exceed \$33,488,000.
- 8 SEC. 2303. IMPROVEMENTS TO MILITARY FAMILY HOUSING
- 9 UNITS.
- 10 Subject to section 2825 of title 10, United States Code,
- 11 and using amounts appropriated pursuant to the author-
- 12 ization of appropriations in section 2304(a)(6)(A), the Sec-
- 13 retary of the Air Force may improve existing military fam-
- 14 ily housing units in an amount not to exceed \$223,979,000.

1	SEC. 2304. AUTHORIZATION OF APPROPRIATIONS, AIR
2	FORCE.
3	(a) In General.—Funds are hereby authorized to be
4	appropriated for fiscal years beginning after September 30,
5	2003, for military construction, land acquisition, and mili-
6	tary family housing functions of the Department of the Air
7	Force in the total amount of \$2,505,373,000, as follows:
8	(1) For military construction projects inside the
9	United States authorized by section 2301(a),
10	\$760,332,000.
11	(2) For military construction projects outside the
12	United States authorized by section 2301(b),
13	\$159,880,000.
14	(3) For military construction projects at unspec-
15	ified worldwide locations authorized by section
16	2301(c), \$28,981,000.
17	(4) For unspecified minor construction projects
18	authorized by section 2805 of title 10, United States
19	Code, \$12,000,000.
20	(5) For architectural and engineering services
21	and construction design under section 2807 of title
22	10, United States Code, \$74,345,000.
23	(6) For military housing functions:
24	(A) For construction and acquisition, plan-
25	ning and design, and improvement of military
26	family housing and facilities, \$657,065,000.

1	(B) For support of military family housing
2	(including functions described in section 2833 of
3	title 10, United States Code), \$812,770,000.
4	(b) Limitation on Total Cost of Construction
5	Projects.—Notwithstanding the cost variations author-
6	ized by section 2853 of title 10, United States Code, and
7	any other cost variation authorized by law, the total cost
8	of all projects carried out under section 2301 of this Act
9	may not exceed the total amount authorized to be appro-
10	priated under paragraphs (1), (2), and (3) of subsection
11	(a).
12	SEC. 2305. MODIFICATION OF FISCAL YEAR 2003 AUTHOR-
13	ITY RELATING TO IMPROVEMENT OF MILI-
14	TARY FAMILY HOUSING UNITS.
15	(a) Modification.—Section 2303 of the Military
16	Construction Authorization Act for Fiscal Year 2003 (divi-
17	sion B of Public Law 107–314; 116 Stat. 2693) is amended
18	by striking "\$226,068,000" and inserting "\$206,721,000".
19	(b) Conforming Amendments.—Section 2304(a) of
20	that Act (116 Stat. 2693) is amended—
21	(1) in the matter preceding paragraph (1), by
22	striking "\$2,633,738,000" and inserting
23	"\$2,614,391,000"; and
24	(2) in paragraph (6)(A), by striking
25	"\$689,824,000" and inserting "\$670,477,000".

1 TITLE XXIV—DEFENSE 2 AGENCIES

- 3 SEC. 2401. AUTHORIZED DEFENSE AGENCIES CONSTRUC-
- 4 TION AND LAND ACQUISITION PROJECTS.
- 5 (a) Inside the United States.—Using amounts ap-
- 6 propriated pursuant to the authorization of appropriations
- 7 in section 2405(a)(1), the Secretary of Defense may acquire
- 8 real property and carry out military construction projects
- 9 for the installations and locations inside the United States,
- 10 and in the amounts, set forth in the following table:

Defense Agencies: Inside the United States

Agency	Installation or location	Amount
Defense Education Activity	Marine Corps Base, Camp Lejeune,	
	North Carolina	\$15,259,000
Defense Logistics Agency	Defense Distribution Depot, New	. , ,
	Cumberland, Pennsylvania	\$27,000,000
	Eglin Air Force Base, Florida	\$4,800,000
	Eielson Air Force Base, Alaska	\$17,000,000
	Hickam Air Force Base, Hawaii	\$14,100,000
	Hurlburt Field, Florida	\$3,500,000
	Langley Air Force Base, Virginia	\$13,000,000
	Laughlin Air Force Base, Texas	\$4,688,000
	McChord Air Force Base, Washington	\$8,100,000
	Nellis Air Force Base, Nevada	\$12,800,000
	Offutt Air Force Base, Nebraska	\$13,400,000
National Security Agency	Fort Meade, Maryland	\$1,842,000
Special Operations Command	Dam Neck, Virginia	\$15,281,000
T I I I I I I I I I I I I I I I I I I I	Fort Benning, Georgia	\$2,100,000
	Fort Bragg, North Carolina	\$36,300,000
	Fort Campbell, Kentucky	\$7,800,000
	Harrisburg International Airport,	, , , , , , , ,
	Pennsylvania	\$3,000,000
	Hurlburt Field, Florida	\$6,000,000
	Little Creek, Virginia	\$9,000,000
	MacDill Air Force Base, Florida	\$25,500,000
Tri-Care Management Activity	Naval Station, Anacostia, District of	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	Columbia	\$15,714,000
	Naval Submarine Base, New London,	, ,,, ,,,,
	Connecticut	\$6,400,000
	United States Air Force Academy,	. , ,
	Colorado	\$21,500,000
	Walter Reed Medical Center, District	. , ,
	of Columbia	\$9,000,000
Washington Headquarters		. , ,
Services	Arlington, Virginia	\$38,086,000
	· -	<u> </u>
	Total	\$331,170,000

- 1 (b) Outside the United States.—Using amounts
- 2 appropriated pursuant to the authorization of appropria-
- 3 tions in section 2405(a)(2), the Secretary of Defense may
- 4 acquire real property and carry out military construction
- 5 projects for the installations and locations outside the
- 6 United States, and in the amounts, set forth in the following
- 7 table:

Defense Agencies: Outside the United States

Agency	Installation or location	Amount
Defense Education Agency	Grafenwoehr, Germany	\$36,247,000
	Heidelberg, Germany	\$3,086,000
	Sigonella, Italy	\$30,234,000
	Vicenza, Italy	\$16,374,000
	Vilseck, Germany	\$1,773,000
Special Operations Command	Stuttgart, Germany	\$11,400,000
Tri-Care Management Activity	Andersen Air Force Base, Guam	\$24,900,000
	Grafenwoehr, Germany	\$12,585,000
	Total	\$136,599,000

8 SEC. 2402. FAMILY HOUSING.

- 9 Using amounts appropriated pursuant to the author-
- 10 ization of appropriations in section 2405(a)(8)(A), the Sec-
- 11 retary of Defense may carry out architectural and engineer-
- 12 ing services and construction design activities with respect
- 13 to the construction or improvement of military family hous-
- 14 ing units in an amount not to exceed \$300,000.

15 SEC. 2403. IMPROVEMENTS TO MILITARY FAMILY HOUSING

- 16 *UNITS*.
- 17 Subject to section 2825 of title 10, United States Code,
- 18 and using amounts appropriated pursuant to the author-
- 19 ization of appropriations in section 2405(a)(8)(A), the Sec-

1	retary of Defense may improve existing military family
2	housing units in an amount not to exceed \$50,000.
3	SEC. 2404. ENERGY CONSERVATION PROJECTS.
4	Using amounts appropriated pursuant to the author-
5	ization of appropriations in section 2405(a)(6), the Sec-
6	retary of Defense may carry out energy conservation
7	projects under section 2865 of title 10, United States Code,
8	in the amount of \$69,500,000.
9	SEC. 2405. AUTHORIZATION OF APPROPRIATIONS, DE-
10	FENSE AGENCIES.
11	(a) In General.—Funds are hereby authorized to be
12	appropriated for fiscal years beginning after September 30,
13	2003, for military construction, land acquisition, and mili-
14	tary family housing functions of the Department of Defense
15	(other than the military departments) in the total amount
16	of \$1,154,402,000, as follows:
17	(1) For military construction projects inside the
18	United States authorized by section 2401(a),
19	\$331,170,000.
20	(2) For military construction projects outside the
21	United States authorized by section 2401(b),
22	\$102,703,000.
23	(3) For unspecified minor construction projects
24	under section 2805 of title 10, United States Code,
25	\$16,153,000.

1	(4) For contingency construction projects of the
2	Secretary of Defense under section 2804 of title 10,
3	United States Code, \$8,960,000.
4	(5) For architectural and engineering services
5	and construction design under section 2807 of title
6	10, United States Code, \$59,884,000.
7	(6) For energy conservation projects authorized
8	by section 2404, \$69,500,000.
9	(7) For base closure and realignment activities
10	as authorized by the Defense Base Closure and Re-
11	alignment Act of 1990 (part A of title XXIX of Public
12	Law 101-510; 10 U.S.C. 2687 note), \$370,427,000.
13	(8) For military family housing functions:
14	(A) For planning, design, and improvement
15	of military family housing and facilities,
16	\$350,000.
17	(B) For support of military family housing
18	(including functions described in section 2833 of
19	title 10, United States Code), \$49,440,000.
20	(C) For credit to the Department of Defense
21	Family Housing Improvement Fund established
22	by section 2883(a)(1) of title 10, United States
23	Code, \$300,000.
24	(9) For construction of the Defense Threat Re-
25	duction Center at Fort Belvoir, Virginia, authorized

- by section 2401(a) of the Military Construction Au thorization Act for Fiscal Year 2003 (division B of
 Public Law 107-314; 116 Stat. 2695), \$25,700,000.
 - (10) For construction of phase 5 of an ammunition demilitarization facility at Pueblo Chemical Activity, Colorado, authorized by section 2401(a) of the Military Construction Authorization Act for Fiscal Year 1997 (division B of Public Law 104–201; 110 Stat. 2775), as amended by section 2406 of the Military Construction Authorization Act for Fiscal Year 2000 (division B of Public Law 106–65; 113 Stat. 839) and section 2407 of the Military Construction Authorization Act for Fiscal Year 2003 (division B of Public Law 107–314; 116 Stat. 2698), \$88,388,000.
 - (11) For construction of phase 6 of an ammunition demilitarization facility at Newport Army Depot, Indiana, authorized by section 2401(a) of the Military Construction Authorization Act for Fiscal Year 1999 (division B of Public Law 105–261; 112 Stat. 2193), as amended by section 2406 of the Military Construction Authorization Act for Fiscal Year 2002 (division B of Public Law 107-107; 115 Stat. 1299) and section 2406 of the Military Construction Authorization Act for Fiscal Year 2003 (division B of Public Law 107–314; 116 Stat. 2698), \$15,207,000.

1	(12) For construction of phase 4 of an ammuni-
2	tion demilitarization facility at Blue Grass Army
3	Depot, Kentucky, authorized by section 2401(a) of the
4	Military Construction Authorization Act for Fiscal
5	Year 2000 (division B of Public Law 106-65; 113
6	Stat. 835), as amended by section 2405 of the Mili-
7	tary Construction Authorization Act for Fiscal Year
8	2002 (division B of Public Law 107–107; 115 Stat.
9	1298) and section 2405 of the Military Construction
10	Authorization Act for Fiscal Year 2003 (division B of
11	Public Law 107–314; 116 Stat. 2698), \$16,220,000.
12	(b) Limitation on Total Cost of Construction
13	Projects.—Notwithstanding the cost variations author-
14	ized by section 2853 of title 10, United States Code, and
15	any other cost variation authorized by law, the total cost
16	of all projects carried out under section 2401 of this Act
17	may not exceed the sum of—
18	(1) the total amount authorized to be appro-
19	priated under paragraphs (1), (2), and (3) of sub-
20	section (a);
21	(2) \$16,265,000 (the balance of the amount au-
22	thorized under section 2401(b) for the renovation and
23	construction of an elementary and high school, Naval
24	Station Sigonella, Italy); and

1	(3) \$17,631,000 (the balance of the amount au-
2	thorized under section 2401(b) for the construction of
3	an elementary and middle school, Grafenwoehr, Ger-
4	many).
5	SEC. 2406. MODIFICATION OF AUTHORITY TO CARRY OUT
6	CERTAIN FISCAL YEAR 2003 PROJECT.
7	The table in section 2401(b) of the Military Construc-
8	tion Authorization Act for Fiscal Year 2003 (division B
9	of Public Law 107-314; 116 Stat. 2695) is amended in the
10	matter relating to Department of Defense Dependent
11	Schools by striking "Seoul, Korea" in the installation or
12	location column and inserting "Camp Humphreys, Korea".
13	SEC. 2407. MODIFICATION OF AUTHORITY TO CARRY OUT
14	CERTAIN FISCAL YEAR 2003 PROJECTS.
15	(a) Modification.—The table in section 2401(b) of
16	the Military Construction Authorization Act for Fiscal Year
17	2003 (division B of Public Law 107–314; 116 Stat. 2695)
18	is amended—
19	(1) in the matter relating to Department of De-
20	fense Dependent Schools—
21	(A) by striking "Seoul, Korea" in the in-
22	stallation or location column and inserting
23	"Camp Humphreys, Korea"; and
24	(B) by striking the item relating to
25	Spanadahlem Air Base, Germanu: and

1	(2) by striking the amount identified as the total
2	in the amount column and inserting "\$205,586,000".
3	(b) Conforming Amendments.—Section 2404(a) of
4	that Act (116 Stat. 2696) is amended—
5	(1) in the matter preceding paragraph (1), by
6	striking \$1,434,795,000" and inserting
7	"\$1,433,798,000"; and
8	(2) in paragraph (2), by striking
9	"\$206,583,000" and inserting "\$205,586,000".
10	TITLE XXV—NORTH ATLANTIC
11	TREATY ORGANIZATION SE-
12	CURITY INVESTMENT PRO-
13	GRAM
14	SEC. 2501. AUTHORIZED NATO CONSTRUCTION AND LAND
15	ACQUISITION PROJECTS.
16	The Secretary of Defense may make contributions for
17	the North Atlantic Treaty Organization Security Invest-
18	ment program as provided in section 2806 of title 10,
19	United States Code, in an amount not to exceed the sum
20	of the amount authorized to be appropriated for this pur-
21	pose in section 2502 and the amount collected from the
22	North Atlantic Treaty Organization as a result of construc-
23	tion previously financed by the United States.

1	SEC. 2502. AUTHORIZATION OF APPROPRIATIONS, NATO.
2	Funds are hereby authorized to be appropriated for fis-
3	cal years beginning after September 30, 2003, for contribu-
4	tions by the Secretary of Defense under section 2806 of title
5	10, United States Code, for the share of the United States
6	of the cost of projects for the North Atlantic Treaty Organi-
7	zation Security Investment program authorized by section
8	2501, in the amount of \$169,300,000.
9	TITLE XXVI—GUARD AND
10	RESERVE FORCES FACILITIES
11	SEC. 2601. AUTHORIZED GUARD AND RESERVE CONSTRUC-
12	TION AND LAND ACQUISITION PROJECTS.
13	There are authorized to be appropriated for fiscal
14	years beginning after September 30, 2003, for the costs of
15	acquisition, architectural and engineering services, and
16	construction of facilities for the Guard and Reserve Forces,
17	and for contributions therefor, under chapter 1803 of title
18	10, United States Code (including the cost of acquisition
19	of land for those facilities), the following amounts:
20	(1) For the Department of the Army—
21	(A) for the Army National Guard of the
22	United States, \$276,779,000; and
23	(B) for the Army Reserve, \$74,478,000.
24	(2) For the Department of the Navy, for the
25	Naval and Marine Corps Reserve, \$34,132,000.
26	(3) For the Department of the Air Force—

1	(A) for the Air National Guard of the
2	United States, \$208,530,000; and
3	(B) for the Air Force Reserve, \$53,912,000.
4	TITLE XXVII—EXPIRATION AND
5	EXTENSION OF AUTHORIZA-
6	TIONS
7	SEC. 2701. EXPIRATION OF AUTHORIZATIONS AND
8	AMOUNTS REQUIRED TO BE SPECIFIED BY
9	LAW.
10	(a) Expiration of Authorizations After Three
11	Years.—Except as provided in subsection (b), all author-
12	izations contained in titles XXI through XXVI for military
13	construction projects, land acquisition, family housing
14	projects and facilities, and contributions to the North At-
15	lantic Treaty Organization Security Investment program
16	(and authorizations of appropriations therefor) shall expire
17	on the later of—
18	(1) October 1, 2006; or
19	(2) the date of the enactment of an Act author-
20	izing funds for military construction for fiscal year
21	2007.
22	(b) Exception.—Subsection (a) shall not apply to au-
23	thorizations for military construction projects, land acqui-
24	sition, family housing projects, and facilities, and contribu-
25	tions to the North Atlantic Treaty Organization Security

Investment program (and authorizations of appropriations therefor) for which appropriated funds have been obligated before the later of— 3 4 (1) October 1, 2006; or (2) the date of the enactment of an Act author-6 izing funds for fiscal year 2007 for military construc-7 tion projects. land acquisition, family housing 8 projects and facilities, and contributions to the North 9 Atlantic Treaty Organization Security Investment 10 program. SEC. 2702. EXTENSION OF AUTHORIZATIONS OF CERTAIN 12 FISCAL YEAR 2001 PROJECTS. 13 (a) Extension of Certain Projects.—Notwithstanding section 2701 of the Floyd D. Spence National De-14 fense Authorization Act for Fiscal Year 2001 (as enacted 16 into law by Public Law 106-398; 114 Stat. 1654A-407), authorizations set forth in the tables in subsection (b), as provided in section 2102, 2201, 2401, or 2601 of that Act, shall remain in effect until October 1, 2004, or the date of the enactment of an Act authorizing funds for military 21 construction for fiscal year 2005, whichever is later. 22 (b) Tables.—The tables referred to in subsection (a)

† HR 1588 EAS/PP

are as follows:

23

Army: Extension of 2001 Project Authorization

State	Installation or loca- tion	Project	Amount
South Carolina	Fort Jackson	New Construc- tion—Family Housing (1 Unit)	\$250,000

Navy: Extension of 2001 Project Authorization

State	Installation or loca- tion	Project	Amount
Pennsylvania	Naval Surface Warfare Center Shipyard Sys- tems Engineering Sta- tion, Philadelphia	Gas Turbine Test Facility	\$10,680,000

Defense Agencies: Extension of 2001 Project Authorizations

State or country	Installation or loca- tion	Project	Amount
Defense Education Activity	Seoul, Korea	Elementary School Full Day Kinder- garten Class- room Addi- tion	\$2,317,000
	Taegu, Korea	Elementary/ High School Full Day Kindergarten Classroom Addition	\$762,000

Army National Guard: Extension of 2001 Project Authorizations

State	Installation or loca- tion	Project	Amount
Arizona Pennsylvania	Papago Park Mansfield	Add/Alter Read- iness Center Readiness Cen- ter	\$2,265,000 \$3,100,000

SEC. 2703. EXTENSION OF AUTHORIZATIONS OF CERTAIN

- 2 FISCAL YEAR 2000 PROJECTS.
- 3 (a) Extension.—Notwithstanding section 2701 of the
- 4 Military Construction Authorization Act for Fiscal Year
- 5 2000 (division B of Public Law 106-65; 113 Stat. 841),
- 6 authorizations set forth in the tables in subsection (b), as

- 1 provided in section 2302 or 2601 of that Act and extended
- 2 by section 2702 of the Military Construction Authorization
- 3 Act for Fiscal Year 2003 (division B of Public Law 107-
- 4 314; 116 Stat. 2700), shall remain in effect until October
- 5 1, 2004, or the date of the enactment of an Act authorizing
- 6 funds for military construction for fiscal year 2005, which-
- 7 ever is later.
- 8 (b) Tables.—The table referred to in subsection (a)
- 9 is as follows:

Air Force: Extension of 2000 Project Authorization

State	Installation or loca- tion	Project	Amount
Oklahoma	Tinker Air Force Base	Replace Family Housing (41 Units)	\$6,000,000

Army National Guard: Extension of 2000 Project Authorization

State	Installation or loca- tion	Project	Amount
Virginia	Fort Pickett	Multi-purpose Range-Heavy	\$13,500,000

- 10 **SEC. 2704. EFFECTIVE DATE.**
- 11 Titles XXI, XXII, XXIII, XXIV, XXV, and XXVI of
- 12 this Act shall take effect on the later of—
- 13 (1) October 1, 2003; or
- 14 (2) the date of the enactment of this Act.

1	TITLE XXVIII—GENERAL
2	PROVISIONS
3	Subtitle A—Military Construction
4	Program and Military Family
5	Housing Changes
6	SEC. 2801. MODIFICATION OF GENERAL DEFINITIONS RE-
7	LATING TO MILITARY CONSTRUCTION.
8	(a) Military Construction.—Subsection (a) of sec-
9	tion 2801 of title 10, United States Code, is amended by
10	inserting before the period the following: ", whether to sat-
11	isfy temporary or permanent requirements".
12	(b) Military Installation.—Subsection (c)(2) of
13	such section is amended by inserting before the period the
14	following: ", without regard to the duration of operational
15	control".
16	SEC. 2802. INCREASE IN NUMBER OF FAMILY HOUSING
17	UNITS IN ITALY AUTHORIZED FOR LEASE BY
18	THE NAVY.
19	Section 2828(e)(2) of title 10, United States Code, is
20	amended by striking "2,000" and inserting "2,800".

1	Subtitle B—Real Property and
2	Facilities Administration
3	SEC. 2811. INCREASE IN THRESHOLD FOR REPORTS TO
4	CONGRESS ON REAL PROPERTY TRANS-
5	ACTIONS.
6	Section 2662 of title 10, United States Code, is amend-
7	ed by striking "\$500,000" each place it appears and insert-
8	ing "\$750,000".
9	SEC. 2812. ACCEPTANCE OF IN-KIND CONSIDERATION FOR
10	EASEMENTS.
11	(a) Easements for Rights-of-Way.—Section 2668
12	of title 10, United States Code, is amended—
13	(1) by redesignating subsection (e) as subsection
14	(f); and
15	(2) by inserting after subsection (d) the following
16	new subsection (e):
17	"(e) Subsection (c) of section 2667 of this title shall
18	apply with respect to in-kind consideration received by the
19	Secretary of a military department in connection with an
20	easement granted under this section in the same manner
21	as such subsection applies to in-kind consideration received
22	pursuant to leases entered into by that Secretary under such
23	section.".
24	(b) Easements for Utility Lines.—Section 2669 of
25	such title is amended—

1	(1) by redesignating subsection (e) as subsection
2	(f); and
3	(2) by inserting after subsection (d) the following
4	new subsection (e):
5	"(e) Subsection (c) of section 2667 of this title shall
6	apply with respect to in-kind consideration received by the
7	Secretary of a military department in connection with an
8	easement granted under this section in the same manner
9	as such subsection applies to in-kind consideration received
10	pursuant to leases entered into by that Secretary under such
11	section.".
12	SEC. 2813. EXPANSION TO MILITARY UNACCOMPANIED
13	HOUSING OF AUTHORITY TO TRANSFER
14	PROPERTY AT MILITARY INSTALLATIONS TO
14 15	PROPERTY AT MILITARY INSTALLATIONS TO BE CLOSED IN EXCHANGE FOR MILITARY
15	BE CLOSED IN EXCHANGE FOR MILITARY
15 16 17	BE CLOSED IN EXCHANGE FOR MILITARY HOUSING.
15 16 17	BE CLOSED IN EXCHANGE FOR MILITARY HOUSING. Section 2905(f)(1) of the Defense Base Closure and Re- alignment Act of 1990 (part A of title XXIX of Public Law
15 16 17 18	BE CLOSED IN EXCHANGE FOR MILITARY HOUSING. Section 2905(f)(1) of the Defense Base Closure and Realignment Act of 1990 (part A of title XXIX of Public Law
15 16 17 18 19	BE CLOSED IN EXCHANGE FOR MILITARY HOUSING. Section 2905(f)(1) of the Defense Base Closure and Re- alignment Act of 1990 (part A of title XXIX of Public Law 101–510; 10 U.S.C. 2687 note) is amended—
15 16 17 18 19 20	BE CLOSED IN EXCHANGE FOR MILITARY HOUSING. Section 2905(f)(1) of the Defense Base Closure and Re- alignment Act of 1990 (part A of title XXIX of Public Law 101–510; 10 U.S.C. 2687 note) is amended— (1) by inserting "unaccompanied members of the
15 16 17 18 19 20 21	BE CLOSED IN EXCHANGE FOR MILITARY HOUSING. Section 2905(f)(1) of the Defense Base Closure and Re- alignment Act of 1990 (part A of title XXIX of Public Law 101–510; 10 U.S.C. 2687 note) is amended— (1) by inserting "unaccompanied members of the Armed Forces or" before "members of the Armed

1	SEC. 2814. EXEMPTION FROM SCREENING AND USE RE-
2	QUIREMENTS UNDER MCKINNEY-VENTO
3	HOMELESS ASSISTANCE ACT OF DEPART-
4	MENT OF DEFENSE PROPERTY IN EMER-
5	GENCY SUPPORT OF HOMELAND SECURITY.
6	Section 501 of the McKinney-Vento Homeless Assist-
7	ance Act (42 U.S.C. 11411) is amended—
8	(1) by redesignating subsection (i) as subsection
9	(j); and
10	(2) by inserting after subsection (h) the following
11	new subsection (i):
12	"(i) Applicability to Department of Defense
13	PROPERTY IN EMERGENCY SUPPORT OF HOMELAND SECU-
14	RITY.—The provisions of this section shall not apply to a
15	building or property under the jurisdiction of the Depart-
16	ment of Defense that the Secretary of Defense determines
17	should be made available for use by a State or local govern-
18	ment, or private entity, on a temporary basis, for emer-
19	gency activities in support of homeland security.".
20	Subtitle C—Land Conveyances
21	SEC. 2821. TRANSFER OF LAND AT FORT CAMPBELL, KEN-
22	TUCKY AND TENNESSEE.
23	(a) Conveyance Authorized.—The Secretary of the
24	Army may convey to the State of Tennessee, all right, title,
25	and interest of the United States in and to a parcel of real
26	property (right-of-way), including improvements thereon,

1	located at Fort Campbell, Kentucky and Tennessee, for the
2	purpose of realigning and upgrading United States High
3	way 79 from a 2-lane highway to a 4-lane highway.
4	(b) Consideration.—
5	(1) Payment.—As consideration for the convey-
6	ance of the right-of-way parcel to be conveyed by sub-
7	section (a), the State of Tennessee shall pay from any
8	source (including Federal funds made available to the
9	State from the Highway Trust Fund) all of the Sec-
10	retary's costs associated with the following:
11	(A) Costs of conveyance.—The convey-
12	ance of the right-of-way parcel, including the
13	preparation of documents under the Nationa
14	Environmental Policy Act of 1969 (42 U.S.C
15	4321 et seq.), surveys (including surveys under
16	subsection (c)), appraisals, cultural reviews, ad-
17	ministrative expenses, cemetery relocation, and
18	other expenses necessary to transfer the property
19	(B) Acquisition of Replacement
20	LAND.—The acquisition of approximately 200
21	acres of mission-essential replacement land re-
22	quired to support the training mission at For
23	Campbell.

1	(C) Disposal of residual property.—
2	The disposal of residual land located south of the
3	realigned highway.
4	(2) Acceptance and credit.—The Secretary
5	may accept funds under this subsection from the Fed-
6	eral Highway Administration or the State of Ten-
7	nessee to pay the costs described in paragraph (1) and
8	shall credit the funds to the appropriate Department
9	of the Army accounts for the purpose of paying such
10	costs.
11	(3) Period of Availability.—All funds accept-
12	ed by the Secretary under this subsection shall remain
13	available until expended.
14	(c) Description of Property.—The acreage of the
15	real property to be conveyed, acquired, and disposed of
16	under this section shall be determined by surveys satisfac-
17	tory to the Secretary.
18	(d) Additional Terms and Conditions.—The Sec-
19	retary may require such additional terms and conditions
20	in connection with the conveyance under this section as the
21	Secretary considers appropriate to protect the interests of
22	the United States.
23	SEC. 2822. LAND CONVEYANCE, FORT KNOX, KENTUCKY.
24	(a) Conveyance Authorized.—The Secretary of the
25	Army may convey, without consideration, to the Depart-

- 1 ment of Veterans Affairs of the Commonwealth of Kentucky
- 2 (in this section referred to as the "Department"), all right,
- 3 title, and interest of the United States in and to a parcel
- 4 of real property, including any improvements thereon, con-
- 5 sisting of approximately 93 acres at Fort Knox, Kentucky,
- 6 for the purpose of permitting the Department to establish
- 7 and operate a State-run cemetery for veterans of the Armed
- 8 Forces.
- 9 (b) Reimbursement for Costs of Conveyance.—
- 10 (1) The Department shall reimburse the Secretary for any
- 11 costs incurred by the Secretary in making the conveyance
- 12 authorized by subsection (a), including costs related to envi-
- 13 ronmental documentation and other administrative costs.
- 14 This paragraph does not apply to costs associated with the
- 15 environmental remediation of the real property to be con-
- 16 veyed under such subsection.
- 17 (2) Any reimbursements received under paragraph (1)
- 18 for costs described in that paragraph shall be deposited into
- 19 the accounts from which the costs were paid, and amounts
- 20 so deposited shall be merged with amounts in such accounts
- 21 and available for the same purposes, and subject to the same
- 22 conditions and limitations, as the amounts in such accounts
- 23 with which merged.
- 24 (c) Description of Property.—The exact acreage
- 25 and legal description of the real property to be conveyed

- 1 under subsection (a) shall be determined by a survey satis-
- 2 factory to the Secretary. The cost of the survey shall be borne
- 3 by the Department.
- 4 (d) Additional Terms and Conditions.—The Sec-
- 5 retary may require such additional terms and conditions
- 6 in connection with the conveyance under subsection (a) as
- 7 the Secretary considers appropriate to protect the interests
- 8 of the United States.
- 9 SEC. 2823. LAND CONVEYANCE, MARINE CORPS LOGISTICS
- 10 BASE, ALBANY, GEORGIA.
- 11 (a) Conveyance Authorized.—The Secretary of the
- 12 Navy may convey through negotiated sale to the Preferred
- 13 Development Group Corporation, a corporation incor-
- 14 porated in the State of Georgia and authorized to do busi-
- 15 ness in the State of Georgia (referred to in this section as
- 16 the "Corporation"), all right, title, and interest of the
- 17 United States in and to a parcel of real property, including
- 18 any improvements thereon, consisting of approximately
- 19 10.44 acres located at Boyett Village/Turner Field and
- 20 McAdams Road in Albany, Georgia, for the purpose of per-
- 21 mitting the Corporation to use the property for economic
- 22 development.
- 23 (b) Conditions of Conveyance.—The conveyance
- 24 authorized under subsection (a) shall be subject to the fol-
- 25 lowing conditions:

1	(1) That the Corporation accept the real prop-
2	erty conveyed under subsection (a) as is.

- 3 (2) That the Corporation bear all costs related to 4 the use and redevelopment of the real property.
- 5 (c) Consideration.—As consideration for the convey-
- 6 ance authorized by subsection (a), the Corporation shall pay
- 7 the United States an amount, determined pursuant to nego-
- 8 tiations between the Secretary and the Corporation and
- 9 based upon the fair market value of the property (as deter-
- 10 mined pursuant to an appraisal acceptable to the Sec-
- 11 retary), that is appropriate for the property.
- 12 (d) Reimbursement for Costs of Conveyance.—
- 13 The Secretary may require the Corporation to reimburse
- 14 the Secretary for any costs incurred by the Secretary in
- 15 making the conveyance authorized by subsection (a).
- 16 (e) Deposit of Amounts.—(1) The consideration re-
- 17 ceived under subsection (c) shall be deposited in the Depart-
- 18 ment of Defense Base Closure Account 1990 established by
- 19 section 2906 of the Defense Base Closure and Realignment
- 20 Act of 1990 (part A of title XXIX of Public Law 101-510;
- 21 10 U.S.C. 2687 note).
- 22 (2) Any reimbursements received under subsection (d)
- 23 for costs described in that subsection shall be deposited into
- 24 the accounts from which the costs were paid, and amounts
- 25 so deposited shall be merged with amounts in such accounts

- 1 and available for the same purposes, and subject to the same
- 2 conditions and limitations, as the amounts in such accounts
- 3 with which merged.
- 4 (f) Exemption.—The conveyance authorized by sub-
- 5 section (a) shall be exempt from the requirement in section
- 6 2696 of title 10, United States Code, to screen the property
- 7 for further Federal use.
- 8 (g) Description of Property.—The exact acreage
- 9 and legal description of the real property to be conveyed
- 10 under subsection (a) shall be determined by a survey satis-
- 11 factory to the Secretary.
- 12 (h) Additional Terms and Conditions.—The Sec-
- 13 retary may require such additional terms and conditions
- 14 in connection with the conveyance under subsection (a) as
- 15 the Secretary considers appropriate to protect the interests
- 16 of the United States.
- 17 SEC. 2824. LAND CONVEYANCE, AIR FORCE AND ARMY EX-
- 18 CHANGE SERVICE PROPERTY, DALLAS, TEXAS.
- 19 (a) Conveyance Authorized.—The Secretary of De-
- 20 fense may authorize the Army and Air Force Exchange
- 21 Service to convey through negotiated sale all right, title, and
- 22 interest of the United States in and to a parcel of real prop-
- 23 erty, including any improvements thereon, consisting of ap-
- 24 proximately 7.5 acres located at 1515 Roundtable Drive in
- 25 Dallas, Texas.

- 1 (b) Consideration.—As consideration for the convey-
- 2 ance authorized by subsection (a), the purchaser shall pay
- 3 the United States a single payment equal to the fair market
- 4 value of the real property, as determined pursuant to an
- 5 appraisal acceptable to the Secretary.
- 6 (c) Deposit of Amounts.—Section 574 of title 40,
- 7 United States Code, shall apply to the consideration re-
- 8 ceived under subsection (b), except that in the application
- 9 of such section, all of the proceeds shall be returned to the
- 10 Army and Air Force Exchange Service.
- 11 (d) Description of Property.—The exact acreage
- 12 and legal description of the real property to be conveyed
- 13 under subsection (a) shall be determined by a survey satis-
- 14 factory to the Secretary. The cost of the survey shall be borne
- 15 by the purchaser.
- 16 (e) Additional Terms and Conditions.—The Sec-
- 17 retary may require such additional terms and conditions
- 18 in connection with the conveyance under subsection (a) as
- 19 the Secretary considers appropriate to protect the interests
- 20 of the United States.
- 21 SEC. 2825. LAND EXCHANGE, NAVAL AND MARINE CORPS
- 22 RESERVE CENTER, PORTLAND OREGON.
- 23 (a) Conveyance Authorized.—The Secretary of the
- 24 Navy may convey to the United Parcel Service, Inc. (in
- 25 this section referred to as "UPS"), any or all right, title,

- 1 and interest of the United States in and to a parcel of real
- 2 property, including improvements thereon, consisting of ap-
- 3 proximately 14 acres in Portland, Oregon, and comprising
- 4 the Naval and Marine Corps Reserve Center for the purpose
- 5 of facilitating the expansion of the UPS main distribution
- 6 complex in Portland.
- 7 (b) Property Received in Exchange.—(1) As con-
- 8 sideration for the conveyance under subsection (a), UPS
- 9 *shall* —
- 10 (A) convey to the United States a parcel of real
- 11 property determined to be suitable by the Secretary;
- 12 *and*
- 13 (B) design, construct, and convey such replace-
- 14 ment facilities on the property conveyed under sub-
- 15 paragraph (A) as the Secretary considers appro-
- 16 priate.
- 17 (2) The value of the real property and replacement fa-
- 18 cilities received by the Secretary under this subsection shall
- 19 be at least equal to the fair market value of the real property
- 20 conveyed under subsection (a), as determined by the Sec-
- 21 retary.
- 22 (c) Payment of Costs of Conveyance.—(1) The
- 23 Secretary may require UPS to cover costs to be incurred
- 24 by the Secretary, or to reimburse the Secretary for costs
- 25 incurred by the Secretary, to carry out the conveyance

- 1 under subsection (a), including survey costs, costs related
- 2 to environmental documentation, relocation expenses in-
- 3 curred under subsection (b), and other administrative costs
- 4 related to the conveyance. If amounts are collected from
- 5 UPS in advance of the Secretary incurring the actual costs,
- 6 and the amount collected exceeds the costs actually incurred
- 7 by the Secretary to carry out the conveyance, the Secretary
- 8 shall refund the excess amount to UPS.
- 9 (2) Amounts received as reimbursement under para-
- 10 graph (1) shall be credited to the fund or account that was
- 11 used to cover the costs incurred by the Secretary in carrying
- 12 out the conveyance. Amounts so credited shall be merged
- 13 with amounts in such fund or account, and shall be avail-
- 14 able for the same purposes, and subject to the same condi-
- 15 tions and limitations, as amounts in such fund or account.
- 16 (d) Condition of Conveyance.—The Secretary may
- 17 not make the conveyance authorized by subsection (a) until
- 18 the Secretary determines that the replacement facilities re-
- 19 quired by subsection (b) are suitable and available for the
- 20 relocation of the operations of the Naval and Marine Corps
- 21 Reserve Center.
- 22 (e) Exemption From Federal Screening.—The
- 23 conveyance authorized by subsection (a) is exempt from the
- 24 requirement to screen the property for other Federal use

- 1 pursuant to sections 2693 and 2696 of title 10, United
- 2 States Code.
- 3 (f) Description of Property.—The exact acreage
- 4 and legal description of the property to be conveyed under
- 5 this section shall be determined by surveys satisfactory to
- 6 the Secretary.
- 7 (g) Additional Terms and Conditions.—The Sec-
- 8 retary may require such additional terms and conditions
- 9 in connection with the conveyances under this section as
- 10 the Secretary considers appropriate to protect the interests
- 11 of the United States.
- 12 SEC. 2826. LAND CONVEYANCE, FORT RITCHIE, MARYLAND.
- 13 (a) Conveyance Authorized.—The Secretary of the
- 14 Army shall convey, without consideration, to the PenMar
- 15 Development Corporation, a public instrumentality of the
- 16 State of Maryland (in this section referred to as the "Cor-
- 17 poration"), all right, title, and interest of the United States
- 18 in and to a parcel of real property, including improvements
- 19 thereon, at former Fort Ritchie, Cascade, Maryland, con-
- 20 sisting of approximately 33 acres, that is currently being
- 21 leased by the International Masonry Institute (in this sec-
- 22 tion referred to as the "Institute"), for the purpose of ena-
- 23 bling the Corporation to sell the property to the Institute
- 24 for the economic development of former Fort Ritchie.

- 1 (b) Exemption from Federal Screening Require-
- 2 MENT.—The conveyance authorized by subsection (a) shall
- 3 be exempt from the requirement to screen the property con-
- 4 cerned for further Federal use pursuant to section 2696 of
- 5 title 10, United States Code, under the Defense Base and
- 6 Realignment Act of 1990 (part A of title XXIX of Public
- 7 Law 101–510; 10 U.S.C. 2687 note) or under any other
- 8 applicable law or regulation.
- 9 (c) Description of Property.—The exact acreage
- 10 and legal description of the real property to be conveyed
- 11 under subsection (a) shall be determined by a survey satis-
- 12 factory to the Secretary. The cost of the survey shall be borne
- 13 by the Corporation.
- 14 (d) Additional Terms and Conditions.—The Sec-
- 15 retary may require such additional terms and conditions
- 16 in connection with the conveyance under subsection (a) as
- 17 the Secretary considers appropriate to protect the interests
- 18 of the United States.
- 19 SEC. 2827. FEASIBILITY STUDY OF CONVEYANCE OF LOU-
- 20 ISIANA ARMY AMMUNITION PLANT, DOYLINE,
- 21 LOUISIANA.
- 22 (a) Study Required.—(1) The Secretary of the Army
- 23 shall conduct a study of the feasibility, costs, and benefits
- 24 for the conveyance of the Louisiana Army Ammunition
- 25 Plant as a model for a public-private partnership for the

1	utilization and development of the Plant and similar par-
2	cels of real property.
3	(2) In conducting the study, the Secretary shall
4	consider—
5	(A) the feasibility and advisability of entering
6	into negotiations with the State of Louisiana or the
7	Louisiana National Guard for the conveyance of the
8	Plant;
9	(B) means by which the conveyance of the Plant
10	could—
11	(i) facilitate the execution by the Depart-
12	ment of Defense of its national security mission;
13	and
14	(ii) facilitate the continued use of the Plant
15	by the Louisiana National Guard and the execu-
16	tion by the Louisiana National Guard of its na-
17	tional security mission;
18	(C) evidence presented by the State of Louisiana
19	of the means by which the conveyance of the Plant
20	could benefit current and potential private sector and
21	governmental tenants of the Plant and facilitate the
22	contribution of such tenants to economic development
23	$in\ Northwestern\ Louisiana;$
24	(D) the amount and type of consideration that
25	is appropriate for the conveyance of the Plant;

1	(E) the evidence presented by the State of Lou-
2	isiana of the extent to which the conveyance of the
3	Plant to a public-private partnership will contribute
4	to economic growth in the State of Louisiana and in
5	Northwestern Louisiana in particular;
6	(F) the value of any mineral rights in the lands
7	of the Plant; and
8	(G) the advisability of sharing revenues and
9	rents paid by current and potential tenants of the
10	Plant as a result of the Armament Retooling and
11	Manufacturing Support Program.
12	(b) Louisiana Army Ammunition Plant.—In this
13	section, the term "Louisiana Army Ammunition Plant"
14	means the Louisiana Army Ammunition Plant in Doyline,
15	Louisiana, consisting of approximately 14,949 acres, of
16	which 13,665 acres are under license to the Military De-
17	partment of the State of Louisiana and 1,284 acres are used
18	by the Army Joint Munitions Command.
19	(c) Report.—Not later than 180 days after the date
20	of the enactment of this Act, the Secretary shall submit to
21	the Committees on Armed Services of the Senate and the
22	House or Representatives a report on the study conducted
23	under subsection (a). The report shall include the results
24	of the study and any other matters in light of the study
25	that the Secretary considers appropriate.

Subtitle D—Review of Overseas Military Facility Structure

_	natitudi y a detitity structure
3	SEC. 2841. SHORT TITLE.
4	This subtitle may be cited as the "Overseas Military
5	Facility and Range Structure Review Act of 2003".
6	SEC. 2842. ESTABLISHMENT OF COMMISSION.
7	(a) Establishment.—There is established the Com-
8	mission on the Review of the Overseas Military Facility
9	and Range Structure of the United States (in this subtitle
10	referred to as the "Commission").
11	(b) Membership.—(1) The Commission shall be com-
12	posed of 9 members of whom—
13	(A) one shall be appointed by the Secretary of
14	Defense;
15	(B) two shall be appointed by the Majority
16	Leader of the Senate, in consultation with the Chair-
17	man of the Committee on Armed Services of the Sen-
18	ate and the Chairman of the Subcommittee on De-
19	fense of the Committee on Appropriations of the Sen-
20	ate;
21	(C) two shall be appointed by the Minority
22	Leader of the Senate, in consultation with the Rank-
23	ing Member of the Committee on Armed Services of
24	the Senate and the Ranking Member of the Sub-

1	committee on Defense of the Committee on Appropria
2	tions of the Senate;

- 3 (D) two shall be appointed by the Speaker of the 4 House of Representatives, in consultation with the 5 Chairman of the Committee on Armed Services of the 6 House of Representatives and the Chairman of the 7 Subcommittee on Defense of the Committee on Appro-8 priations of the House of Representatives; and
- 9 (E) two shall be appointed by the Minority
 10 Leader of the House of Representatives, in consulta11 tion with the Ranking Member of the Committee on
 12 Armed Services of the House of Representatives and
 13 the Ranking Member of the Subcommittee on Defense
 14 of the Committee on Appropriations of the House of
 15 Representatives.
- 16 (2) Individuals appointed to the Commission shall 17 have significant experience in the national security or for-18 eign policy of the United States.
- 19 (3) Appointments of the members of the Commission 20 shall be made not later than 45 days after the date of the 21 enactment of this Act.
- 22 (c) Period of Appointment; Vacancies.—Members 23 shall be appointed for the life of the Commission. Any va-24 cancy in the Commission shall not affect its powers, but

1	shall be filled in the same manner as the original appoint-
2	ment.
3	(d) Initial Meeting.—Not later than 30 days after
4	the date on which all members of the Commission have been
5	appointed, the Commission shall hold its first meeting.
6	(e) Meetings.—The Commission shall meet at the call
7	of the Chairman.
8	(f) Quorum.—A majority of the members of the Com-
9	mission shall constitute a quorum, but a lesser number of
10	members may hold hearings.
11	(g) Chairman and Vice Chairman.—The Commis-
12	sion shall select a Chairman and Vice Chairman from
13	among its members.
14	SEC. 2843. DUTIES OF COMMISSION.
15	(a) Study.—The Commission shall conduct a thor-
16	ough study of matters relating to the military facility and
17	range structure of the United States overseas.
18	(b) Matters to Be Studied.—In conducting the
19	study, the Commission shall—
20	(1) assess the number of military personnel of
21	the United States required to be based outside the
22	United States;
23	(2) examine the current state of the military fa-
24	cilities and training ranges of the United States over-

seas for all permanent stations and deployed loca-

25

- tions, including the condition of land and improvements at such facilities and ranges and the availability of additional land, if required, for such facilities and ranges;
 - (3) identify the amounts received by the United States, whether in direct payments, in-kind contributions, or otherwise, from foreign countries by reason of military facilities of the United States overseas;
 - (4) assess whether or not the current military basing and training range structure of the United States overseas is adequate to meet the current and future mission of the Department of Defense, including contingency, mobilization, and future force requirements;
 - (5) assess the feasibility and advisability of the closure or realignment of military facilities of the United States overseas, or the establishment of new military facilities of the United States overseas, to meet the requirements of the Department of Defense to provide for the national security of the United States; and
 - (6) consider or assess any other issue relating to military facilities and ranges of the United States overseas that the Commission considers appropriate.

- 1 (c) REPORT.—(1) Not later than August 30, 2004, the
- 2 Commission shall submit to the President and Congress a
- 3 report which shall contain a detailed statement of the find-
- 4 ings and conclusions of the Commission, together with its
- 5 recommendations for such legislation and administrative
- 6 actions as it considers appropriate.
- 7 (2) In addition to the matters specified in paragraph
- 8 (1), the report shall also include a proposal by the Commis-
- 9 sion for an overseas basing strategy for the Department of
- 10 Defense in order to meet the current and future mission
- 11 of the Department.
- 12 SEC. 2844. POWERS OF COMMISSION.
- 13 (a) Hearings.—The Commission may hold such hear-
- 14 ings, sit and act at such times and places, take such testi-
- 15 mony, and receive such evidence as the Commission con-
- 16 siders advisable to carry out this subtitle.
- 17 (b) Information From Federal Agencies.—The
- 18 Commission may secure directly from any Federal depart-
- 19 ment or agency such information as the Commission con-
- 20 siders necessary to carry out this subtitle. Upon request of
- 21 the Chairman of the Commission, the head of such depart-
- 22 ment or agency shall furnish such information to the Com-
- 23 mission.
- 24 (c) Administrative Support Services.—Upon re-
- 25 quest of the Commission, the Administrator of General

- 1 Services shall provide to the Commission, on a reimbursable
- 2 basis, the administrative support necessary for the Commis-
- 3 sion to carry out its duties under this subtitle.
- 4 (d) Postal Services.—The Commission may use the
- 5 United States mails in the same manner and under the
- 6 same conditions as other departments and agencies of the
- 7 Federal Government.
- 8 (e) GIFTS.—The Commission may accept, use, and dis-
- 9 pose of gifts or donations of services or property.
- 10 SEC. 2845. COMMISSION PERSONNEL MATTERS.
- 11 (a) Compensation of Members.—Each member of
- 12 the Commission who is not an officer or employee of the
- 13 Federal Government shall be compensated at a rate equal
- 14 to the daily equivalent of the annual rate of basic pay pre-
- 15 scribed for level IV of the Executive Schedule under section
- 16 5315 of title 5, United States Code, for each day (including
- 17 travel time) during which such member is engaged in the
- 18 performance of the duties of the Commission under this sub-
- 19 title. All members of the Commission who are officers or
- 20 employees of the United States shall serve without com-
- 21 pensation in addition to that received for their services as
- 22 officers or employees of the United States.
- 23 (b) Travel.—(1) Members of the Commission shall be
- 24 allowed travel expenses, including per diem in lieu of sub-
- 25 sistence, at rates authorized for employees of agencies under

- 1 subchapter I of chapter 57 of title 5, United States Code,
- 2 while away from their homes or regular places of business
- 3 in the performance of services for the Commission under
- 4 this subtitle.
- 5 (2) Members and staff of the Commission may receive
- 6 transportation on aircraft of the Military Airlift Command
- 7 to and from the United States, and overseas, for purposes
- 8 of the performance of the duties of the Commission to the
- 9 extent that such transportation will not interfere with the
- 10 requirements of military operations.
- 11 (c) Staff.—(1) The Chairman of the Commission
- 12 may, without regard to the civil service laws and regula-
- 13 tions, appoint and terminate an executive director and such
- 14 other additional personnel as may be necessary to enable
- 15 the Commission to perform its duties under this subtitle.
- 16 The employment of an executive director shall be subject to
- 17 confirmation by the Commission.
- 18 (2) The Commission may employ a staff to assist the
- 19 Commission in carrying out its duties. The total number
- 20 of the staff of the Commission, including an executive direc-
- 21 tor under paragraph (1), may not exceed 12.
- 22 (3) The Chairman of the Commission may fix the com-
- 23 pensation of the executive director and other personnel with-
- 24 out regard to chapter 51 and subchapter III of chapter 53
- 25 of title 5, United States Code, relating to classification of

- 1 positions and General Schedule pay rates, except that the
- 2 rate of pay for the executive director and other personnel
- 3 may not exceed the rate payable for level V of the Executive
- 4 Schedule under section 5316 of such title.
- 5 (d) Detail of Government Employees.—Any em-
- 6 ployee of the Department of Defense, the Department of
- 7 State, or the General Accounting Office may be detailed to
- 8 the Commission without reimbursement, and such detail
- 9 shall be without interruption or loss of civil service status
- 10 or privilege.
- 11 (e) Procurement of Temporary and Intermit-
- 12 Tent Services.—The Chairman of the Commission may
- 13 procure temporary and intermittent services under section
- 14 3109(b) of title 5, United States Code, at rates for individ-
- 15 uals which do not exceed the daily equivalent of the annual
- 16 rate of basic pay prescribed for level V of the Executive
- 17 Schedule under section 5316 of such title.
- 18 **SEC. 2846. SECURITY.**
- 19 (a) Security Clearances.—Members and staff of the
- 20 Commission, and any experts and consultants to the Com-
- 21 mission, shall possess security clearances appropriate for
- 22 their duties with the Commission under this subtitle.
- 23 (b) In General.—The Secretary of Defense shall as-
- 24 sume responsibility for the handling and disposition of any
- 25 information relating to the national security of the United

- 1 States that is received, considered, or used by the Commis-
- 2 sion under this subtitle.
- 3 SEC. 2847. TERMINATION OF COMMISSION.
- 4 The Commission shall terminate 45 days after the date
- 5 on which the Commission submits its report under section
- 6 2843(c).
- 7 **SEC. 2848. FUNDING.**
- 8 (a) In General.—Of the amount authorized to be ap-
- 9 propriated by section 301(5) for the Department of Defense
- 10 for operation and maintenance, Defense-wide, \$3,000,000
- 11 shall be available to the Commission to carry out this sub-
- 12 title.
- 13 (b) AVAILABILITY.—The amount authorized to be ap-
- 14 propriated by subsection (a) shall remain available, without
- 15 fiscal year limitation, until September 30, 2005.

1	DIVISION C—DEPARTMENT OF
2	ENERGY NATIONAL SECURITY
3	AUTHORIZATIONS AND
4	OTHER AUTHORIZATIONS
5	TITLE XXXI—DEPARTMENT OF
6	ENERGY NATIONAL SECURITY
7	PROGRAMS
8	Subtitle A—National Security
9	Programs Authorizations
10	SEC. 3101. NATIONAL NUCLEAR SECURITY ADMINISTRA-
11	TION.
12	(a) Authorization of Appropriations.—Funds are
13	hereby authorized to be appropriated to the Department of
14	Energy for fiscal year 2004 for the activities of the National
15	Nuclear Security Administration in carrying out programs
16	necessary for national security in the amount of
17	\$8,933,847,000, to be allocated as follows:
18	(1) For weapons activities, \$6,457,272,000.
19	(2) For defense nuclear nonproliferation activi-
20	ties, \$1,340,195,000.
21	(3) For naval reactors, \$788,400,000.
22	(4) For the Office of the Administrator for Nu-
23	clear Security, \$347,980,000.
24	(b) Authorization of New Plant Projects.—
25	From funds referred to in subsection (a) that are available

1	for carrying out plant projects, the Secretary of Energy
2	may carry out new plant projects for weapons activities
3	as follows:
4	(1) Project 04–D–101, test capabilities revital
5	ization, phase I, Sandia National Laboratories, Albu
6	querque, New Mexico, \$36,450,000.
7	(2) Project 04–D–102, exterior communications
8	infrastructure modernization, Sandia National Lab
9	oratories, Albuquerque, New Mexico, \$20,000,000.
10	(3) Project 04–D–103, project engineering and
11	design, various locations, \$2,000,000.
12	(4) Project 04–D–125, chemistry and metallurgy
13	research (CMR) facility replacement, Los Alamos Na
14	tional Laboratory, Los Alamos, New Mexico
15	\$20,500,000.
16	(5) Project 04–D–126, building 12–44 produc
17	tion cells upgrade, Pantex Plant, Amarillo, Texas
18	\$8,780,000.
19	(6) Project 04–D–127, cleaning and loading
20	modifications (CALM), Savannah River Site, Aiken
21	South Carolina, \$2,750,000.
22	(7) Project 04–D–128, TA–18 mission relocation
23	project, Los Alamos National Laboratory, Los Ala
24	mos, New Mexico, \$8,820,000.

1	(8) Project 04–D–203, project engineering and
2	design, facilities and infrastructure recapitalization
3	program, various locations, \$3,719,000.
4	(9) Project 03–D–102, sm.43 replacement ad-
5	ministration building, Los Alamos National Labora-
6	tory, Los Alamos, New Mexico, \$50,000,000.
7	SEC. 3102. DEFENSE ENVIRONMENTAL MANAGEMENT.
8	(a) AUTHORIZATION OF APPROPRIATIONS.—Funds are
9	hereby authorized to be appropriated to the Department of
10	Energy for fiscal year 2004 for environmental management
11	activities in carrying out programs necessary for national
12	security in the amount of \$6,809,814,000, to be allocated
13	as follows:
14	(1) For defense site acceleration completion,
15	\$5,814,635,000.
16	(2) For defense environmental services in car-
17	rying out environmental restoration and waste man-
18	agement activities necessary for national security pro-
19	grams, \$995,179,000.
20	(b) Authorization of New Plant Projects.—
21	From funds referred to in subsection (a) that are available
22	for carrying out plant projects, the Secretary of Energy
23	may carry out new plant projects for defense site accelera-
24	tion completion activities, as follows:

1	(1) Project 04–D–408, glass waste storage build-
2	ing #2, Savannah River Site, Aiken, South Carolina,
3	\$20,259,000.
4	(2) Project 04–D–414, project engineering and
5	design, various locations, \$23,500,000.
6	(3) Project 04–D–423, 3013 container surveil-
7	lance capability in 235–F, Savannah River Site,
8	Aiken, South Carolina, \$1,134,000.
9	SEC. 3103. OTHER DEFENSE ACTIVITIES.
10	Funds are hereby authorized to be appropriated to the
11	Department of Energy for fiscal year 2004 for other defense
12	activities in carrying out programs necessary for national
13	security in the amount of \$465,059,000.
14	SEC. 3104. DEFENSE NUCLEAR WASTE DISPOSAL.
15	Funds are hereby authorized to be appropriated to the
16	Department of Energy for fiscal year 2004 for defense nu-
17	clear waste disposal for payment to the Nuclear Waste Fund
18	established in section 302(c) of the Nuclear Waste Policy
19	Act of 1982 (42 U.S.C. 10222(c)) in the amount of
20	\$360,000,000.
21	SEC. 3105. DEFENSE ENERGY SUPPLY.
22	Funds are hereby authorized to be appropriated to the
23	Department of Energy for fiscal year 2004 for defense en-

24 ergy supply in carrying out programs necessary for na-

25 tional security in the amount of \$110,473,000.

1	Subtitle B—Program Authoriza-
2	tions, Restrictions, and Limita-
3	tions
4	SEC. 3131. REPEAL OF PROHIBITION ON RESEARCH AND DE-
5	VELOPMENT OF LOW-YIELD NUCLEAR WEAP-
6	ONS.
7	(a) Repeal.—Section 3136 of the National Defense
8	Authorization Act for Fiscal Year 1994 (Public Law 103–
9	160; 107 Stat. 1946; 42 U.S.C. 2121 note) is repealed.
10	(b) Construction.—Nothing in the repeal made by
11	subsection (a) shall be construed as authorizing the testing,
12	acquisition, or deployment of a low-yield nuclear weapon.
13	(c) Limitation.—The Secretary of Energy may not
14	commence the engineering development phase, or any subse-
15	quent phase, of a low-yield nuclear weapon unless specifi-
16	cally authorized by Congress.
17	(d) Report.—(1) Not later than March 1, 2004, the
18	Secretary of State, the Secretary of Defense and the Sec-
19	retary of Energy shall jointly submit to Congress a report
20	assessing whether or not the repeal of section 3136 of the
21	National Defense Authorization Act for Fiscal Year 1994
22	will affect the ability of the United States to achieve its
23	nonproliferation objectives and whether or not any changes
24	in programs and activities would be required to achieve
25	those objectives

1	(2)	The	report	shall	be	submitted	in	unclassified	form,
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- 2 but may include a classified annex if necessary.
- 3 SEC. 3132. READINESS POSTURE FOR RESUMPTION BY THE
- 4 UNITED STATES OF UNDERGROUND NU-
- 5 CLEAR WEAPONS TESTS.
- 6 (a) 18-Month Readiness Posture Required.—
- 7 Commencing not later than October 1, 2006, the Secretary
- 8 of Energy shall achieve, and thereafter maintain, a readi-
- 9 ness posture of 18 months for resumption by the United
- 10 States of underground nuclear tests, subject to subsection
- 11 *(b)*.
- 12 (b) Alternative Readiness Posture.—If as a re-
- 13 sult of the review conducted by the Secretary for purposes
- 14 of the report required by section 3142(c) of the Bob Stump
- 15 National Defense Authorization Act for Fiscal Year 2003
- 16 (Public Law 107-314; 116 Stat. 2733) the Secretary, in
- 17 consultation with the Administrator for Nuclear Security,
- 18 determines that the optimal, advisable, and preferred readi-
- 19 ness posture for resumption by the United States of under-
- 20 ground nuclear tests is a number of months other than 18
- 21 months, the Secretary may, and is encouraged to, achieve
- 22 and thereafter maintain under subsection (a) such optimal,
- 23 advisable, and preferred readiness posture instead of the
- 24 readiness posture of 18 months.

- 1 (c) Report on Determination.—(1) The Secretary
 2 shall submit to the congressional defense committees a re-
- 3 port on a determination described in subsection (b) if the
- 4 determination leads to the achievement by the Secretary of
- 5 a readiness posture of other than 18 months under that sub-
- 6 section.
- 7 (2) The report under paragraph (1) shall set forth—
- 8 (A) the determination described in that para-
- 9 graph, including the reasons for the determination;
- 10 *and*
- 11 (B) the number of months of the readiness pos-
- ture to be achieved and maintained under subsection
- 13 (b) as a result of the determination.
- 14 (3) The requirement for a report, if any, under para-
- 15 graph (1) is in addition to the requirement for a report
- 16 under section 3142(c) of the Bob Stump National Defense
- 17 Authorization Act for Fiscal Year 2003, and the require-
- 18 ment in that paragraph shall not be construed as termi-
- 19 nating, modifying, or otherwise affecting the requirement
- $20\ \ \textit{for a report under such section}.$
- 21 (d) Readiness Posture.—For purposes of this sec-
- 22 tion, a readiness posture of a specified number of months
- 23 for resumption by the United States of underground nuclear
- 24 weapons tests is achieved when the Department of Energy
- 25 has the capability to resume such tests, if directed by the

- 1 President to resume such tests, not later than the specified
- 2 number of months after the date on which the President so
- 3 directs.
- 4 SEC. 3133. TECHNICAL BASE AND FACILITIES MAINTE
- 5 NANCE AND RECAPITALIZATION ACTIVITIES.
- 6 (a) Deadline for Inclusion of Projects in Fa-
- 7 CILITIES AND INFRASTRUCTURE RECAPITALIZATION PRO-
- 8 GRAM.—(1) The Administrator for Nuclear Security shall
- 9 complete the selection of projects for inclusion in the Facili-
- 10 ties and Infrastructure Recapitalization Program (FIRP)
- 11 of the National Nuclear Security Administration not later
- 12 than September 30, 2004.
- 13 (2) No project may be included in the Facilities and
- 14 Infrastructure Recapitalization Program after September
- 15 30, 2004, unless such project has been selected for inclusion
- 16 in that program as of that date.
- 17 (b) Termination of Facilities and Infrastruc-
- $18\ \ \textit{ture Recapitalization Program.} -\textit{The Administrator}$
- $19\ \ \textit{shall terminate the Facilities and Infrastructure Recapital-}$
- 20 ization Program not later than September 30, 2011.
- 21 (c) Readiness in Technical Base and Facilities
- 22 Program.—(1) Not later than September 30, 2004, the Ad-
- 23 ministrator shall submit to the congressional defense com-
- 24 mittees a report setting forth guidelines on the conduct of

- 1 the Readiness in Technical Base and Facilities (RTBF)
- 2 program of the National Nuclear Security Administration.
- 3 (2) The guidelines on the Readiness in Technical Base
- 4 and Facilities program shall include the following:
- 5 (A) Criteria for the inclusion of projects in the
- 6 program, and for establishing priorities among
- 7 projects included in the program.
- 8 (B) Mechanisms for the management of facilities
- 9 under the program, including maintenance as pro-
- 10 vided pursuant to subparagraph (C).
- 11 (C) A description of the scope of maintenance ac-
- 12 tivities under the program, including recurring main-
- tenance, construction of facilities, recapitalization of
- 14 facilities, and decontamination and decommissioning
- 15 of facilities.
- 16 (3) The guidelines on the Readiness in Technical Base
- 17 and Facilities program shall ensure that the maintenance
- 18 activities provided for under paragraph (2)(C) are carried
- 19 out in a timely and efficient manner designed to avoid
- $20 \ \ maintenance \ backlogs.$
- 21 (d) Operations of Facilities Program.—(1) The
- 22 Administration shall provide for the administration of the
- 23 Operations of Facilities Program of the National Nuclear
- 24 Security Administration as a program independent of the
- 25 Readiness in Technical Base and Facilities Program and

1	of any other programs that the Operations of Facilities Pro-
2	gram is intended to support.
3	(2) The Operations of Facilities Program shall be
4	managed by the Associate Administrator of the Nationa
5	Nuclear Security Administration for Facilities and Oper-
6	ations, or by such other official within the National Nuclear
7	Security Administration as the Administrator shall des
8	ignate for that purpose.
9	SEC. 3134. CONTINUATION OF PROCESSING, TREATMENT
10	AND DISPOSITION OF LEGACY NUCLEAR MA
11	TERIALS.
12	(a) Continuation of H-Canyon Facility.—Sub-
13	section (a) of section 3137 of the Floyd D. Spence Nationa
14	Defense Authorization Act for Fiscal Year 2001 (as enacted
15	into law by Public Law 106-398; 114 Stat. 1654A-460,
16	is amended by striking "F-canyon and H-canyon facili
17	ties" and inserting "H-canyon facility".
18	(b) Modification of Limitation on Use of Funds
19	FOR DECOMMISSIONING F-CANYON FACILITY.—Subsection
20	(b) of such section is amended—
21	(1) by striking "and the Defense Nuclear Facili
22	ties Safety Board" and all that follows through
23	"House of Representatives" and inserting "submits to
24	the Committee on Armed Services of the Senate and

the Committee on Armed Services of the House of

25

1	Representatives, and the Defense Nuclear Facilities
2	Safety Board,"; and
3	(2) by striking "the following:" and all that fol-
4	lows and inserting "a report setting forth—
5	"(1) an assessment whether or not all materials
6	present in the F-canyon facility as of the date of the
7	report that required stabilization have been safely sta-
8	bilized as of that date;
9	"(2) an assessment whether or not the require-
10	ments applicable to the F-canyon facility to meet the
11	future needs of the United States for fissile materials
12	disposition can be met through full use of the H-can-
13	yon facility at the Savannah River Site; and
14	"(3) if it appears that one or more of the re-
15	quirements described in paragraph (2) cannot be met
16	through full use of the H-canyon facility—
17	"(A) an identification by the Secretary of
18	each such requirement that cannot be met
19	through full use of the H-canyon facility; and
20	"(B) for each requirement so identified, the
21	reasons why such requirement cannot be met
22	through full use of the H-canyon facility and a
23	description of the alternative capability for
24	fissile materials disposition that is needed to
25	meet such requirement.".

1	(c) Repeal of Superseded Plan Requirement.—
2	Subsection (c) of such section is repealed.
3	SEC. 3135. REQUIREMENT FOR SPECIFIC AUTHORIZATION
4	OF CONGRESS FOR COMMENCEMENT OF EN-
5	GINEERING DEVELOPMENT PHASE OR SUBSE-
6	QUENT PHASE OF ROBUST NUCLEAR EARTH
7	PENETRATOR.
8	The Secretary of Energy may not commence the engi-
9	neering development phase (phase 6.3) of the nuclear weap-
10	ons development process, or any subsequent phase, of a Ro-
11	bust Nuclear Earth Penetrator weapon unless specifically
12	authorized by Congress.
13	Subtitle C—Proliferation Matters
14	SEC. 3141. EXPANSION OF INTERNATIONAL MATERIALS
15	PROTECTION, CONTROL, AND ACCOUNTING
16	PROGRAM.
17	(a) Expansion of Program to Additional Coun-
18	TRIES.—The Secretary of Energy may expand the Inter-
19	national Materials, Protection, Control, and Accounting
20	Program to carry out nuclear nonproliferation threat re-
21	duction activities and projects outside the states of the
22	former Soviet Union.
23	
23	(b) Notice to Congress of Use of Funds.—Not
	(b) Notice to Congress of Use of Funds.—Not later than 15 days before the Secretary obligates funds for

1	counting Program for a project or activity in or with re-
2	spect to a country outside the former Soviet Union pursu-
3	ant to the authority in subsection (a), the Secretary shall
4	submit to the congressional defense committees a notice on
5	the obligation of such funds for the project or activity that
6	shall specify—
7	(1) the project or activity, and forms of assist-
8	ance, for which the Secretary proposes to obligate such
9	funds;
10	(2) the amount of the proposed obligation; and
11	(3) the projected involvement (if any) of any
12	United States department or agency (other than the
13	Department of Energy), or the private sector, in the
14	project, activity, or assistance for which the Secretary
15	proposes to obligate such funds.
16	SEC. 3142. SEMI-ANNUAL FINANCIAL REPORTS ON DE-
17	FENSE NUCLEAR NONPROLIFERATION PRO-
18	GRAM.
19	(a) Semiannual Reports Required.—Not later
20	than April 30 and October 30 each year, the Administrator
21	for Nuclear Security shall submit to the Committees on
22	Armed Services of the Senate and the House of Representa-
23	tives a report on the financial status during the half fiscal

24 year ending at the end of the preceding month of all Depart-

25 ment of Energy defense nuclear nonproliferation programs

1	for which funds were authorized to be appropriated for the
2	fiscal year in which such half fiscal year falls.
3	(b) Contents.—Each report on a half fiscal year
4	under subsection (a) shall set forth for each Department of
5	Energy defense nuclear nonproliferation program for which
6	funds were authorized to be appropriated for the fiscal year
7	in which such half fiscal year falls—
8	(1) the aggregate amount appropriated for such
9	fiscal year for such program; and
10	(2) of the aggregate amount appropriated for
11	such fiscal year for such program—
12	(A) the amounts obligated for such program
13	as of the end of the half fiscal year;
14	(B) the amounts committed for such pro-
15	gram as of the end of the half fiscal year;
16	(C) the amounts disbursed for such program
17	as of the end of the half fiscal year; and
18	(D) the amounts that remain available for
19	obligation for such program as of the end of the
20	half fiscal year.
21	(c) APPLICABILITY.—This section shall apply with re-
22	spect to fiscal years after fiscal year 2003.

1	SEC. 3143. REPORT ON REDUCTION OF EXCESSIVE
2	UNCOSTED BALANCES FOR DEFENSE NU-
3	CLEAR NONPROLIFERATION ACTIVITIES.
4	(a) Contingent Requirement for Report.—If as
5	of September 30, 2004, the aggregate amount obligated but
6	not expended for defense nuclear nonproliferation activities
7	from amounts authorized to be appropriated for such activi-
8	ties in fiscal year 2004 exceeds an amount equal to 20 per-
9	cent of the aggregate amount so obligated for such activities,
10	the Administrator for Nuclear Security shall submit to the
11	Committees on Armed Services of the Senate and the House
12	of Representatives a report containing an aggressive plan
13	to provide for the timely expenditure of amounts so obli-
14	gated but not expended.
15	(b) Submittal Date.—If required to be submitted
16	under subsection (a), the submittal date for the report under
17	that subsection shall be November 30, 2004.
18	Subtitle D—Other Matters
19	SEC. 3151. MODIFICATION OF AUTHORITIES ON DEPART-
20	MENT OF ENERGY PERSONNEL SECURITY IN-
21	VESTIGATIONS.
22	(a) In General.—Subsection e. of section 145 of the
23	Atomic Energy Act of 1954 (42 U.S.C. 2165) is amended
24	by striking paragraph (2) and inserting the following new
25	paragraph (2):

- 1 "(2) In the case of any program designated by the Sec-
- 2 retary of Energy as sensitive, the Secretary may require
- 3 that any investigation required by subsections a., b., and
- 4 c. of an individual employed in the program be made by
- 5 the Federal Bureau of Investigation.".
- 6 (b) Conforming Amendment.—Subsection f. of such
- 7 section is amended by striking "a majority of the members
- 8 of the Commission shall certify those specific positions" and
- 9 inserting "the Secretary of Energy may certify specific po-
- 10 sitions (in addition to positions in programs designated as
- 11 sensitive under subsection e.)".
- 12 SEC. 3152. RESPONSIBILITIES OF ENVIRONMENTAL MAN-
- 13 AGEMENT PROGRAM AND NATIONAL NU-
- 14 CLEAR SECURITY ADMINISTRATION OF DE-
- 15 PARTMENT OF ENERGY FOR ENVIRON-
- 16 MENTAL CLEANUP, DECONTAMINATION AND
- 17 **DECOMMISSIONING, AND WASTE MANAGE-**
- 18 **MENT**.
- 19 (a) Delineation of Responsibilities.—The Sec-
- 20 retary of Energy shall include in the budget justification
- 21 materials submitted to Congress in support of the Depart-
- 22 ment of Energy budget for fiscal year 2005 (as submitted
- 23 with the budget of the President under section 1105(a) of
- 24 title 31, United States Code) a report setting forth a delin-
- 25 eation of responsibilities between and among the Environ-

1	mental Management (EM) program and the National Nu-
2	clear Security Administration (NNSA) of the Department
3	of Energy for activities on each of the following:
4	(1) Environmental cleanup.
5	(2) Decontamination and decommissioning
6	(D&D).
7	(3) Waste management.
8	(b) Plan for Implementation of Delineated Re-
9	SPONSIBILITIES.—(1) The Secretary shall include in the
10	budget justification materials submitted to Congress in sup-
11	port of the Department of Energy budget for fiscal year
12	2006 (as so submitted) a report setting forth a plan to im-
13	plement among the Environmental Management program
14	and the National Nuclear Security Administration the re-
15	sponsibilities for activities referred to in subsection (a) as
16	delineated under that subsection.
17	(2) The report under paragraph (1) shall include such
18	recommendations for legislative action as the Secretary con-
19	siders appropriate in order to—
20	(A) clarify in law the responsibilities delineated
21	under subsection (a); and
22	(B) facilitate the implementation of the plan set
23	forth in the report.
24	(c) Consultation.—The Secretary shall carry out
25	this section in consultation with the Administrator for Nu-

1	clear Security and the Under Secretary of Energy for En-
2	ergy, Science, and Environment.
3	SEC. 3153. UPDATE OF REPORT ON STOCKPILE STEWARD-
4	SHIP CRITERIA.
5	(a) UPDATE OF REPORT.—Not later than March 1,
6	2005, the Secretary of Energy shall submit to the commit-
7	tees referred to in subsection (c) of section 4202 of the Atom-
8	ic Energy Defense Act a report updating the report sub-
9	mitted under subsection (a) of such section.
10	(b) Elements.—The report under subsection (a) of
11	this section shall—
12	(1) update any information or criteria described
13	in the report submitted under such section 4202;
14	(2) describe any additional information identi-
15	fied, or criteria established, on matters covered by
16	such section 4202 during the period beginning on the
17	date of the submittal of the report under such section
18	4202 and ending on the date of the submittal of the
19	report under subsection (a) of this section; and
20	(3) for each science-based tool developed by the
21	Department of Energy during such period—
22	(A) a description of the relationship of such
23	science-based tool to the collection of information
24	needed to determine that the nuclear weapons
25	stockpile is safe and reliable; and

1	(B) a description of the criteria for judging
2	whether or not such science-based tool provides
3	for the collection of such information.
4	SEC. 3154. PROGRESS REPORTS ON ENERGY EMPLOYEES
5	OCCUPATIONAL ILLNESS COMPENSATION
6	PROGRAM.
7	(a) Report on Access to Information for Per-
8	FORMANCE OF RADIATION DOSE RECONSTRUCTIONS.—(1)
9	Not later than 90 days after the date of the enactment of
10	this Act, the National Institute for Occupational Safety and
11	Health shall submit to Congress a report on the ability of
12	the Institute to obtain, in a timely, accurate, and complete
13	manner, information necessary for the purpose of carrying
14	out radiation dose reconstructions under the Energy Em-
15	ployees Occupational Illness Compensation Program Act of
16	2000 (42 U.S.C. 7384 et seq.), including information re-
17	quested from any element of the Department of Energy.
18	(2) The report shall include the following:
19	(A) An identification of each matter adversely
20	affecting the ability of the Institute to obtain infor-
21	mation described in paragraph (1) in a timely, accu-
22	rate, and complete manner.
23	(B) For each facility with respect to which the
24	Institute is carrying out one or more dose reconstruc-
25	tions described in paragraph (1)—

1	(i) a specification of the total number of
2	claims requiring dose reconstruction;
3	(ii) a specification of the number of claims
4	for which dose reconstruction has been adversely
5	affected by any matter identified under para-
6	graph (1); and
7	(iii) a specification of the number of claims
8	requiring dose reconstruction for which, because
9	of any matter identified under paragraph (1),
10	dose reconstruction has not been completed with-
11	in 150 days after the date on which the Sec-
12	retary of Labor submitted the claim to the Sec-
13	retary of Health and Human Services.
14	(b) Report on Denial of Claims.—(1) Not later
15	than 90 days after the date of the enactment of this Act,
16	the Secretary of Labor shall submit to Congress a report
17	on the denial of claims under the Energy Employees Occu-
18	pational Illness Compensation Program Act of 2000 as of
19	the date of such report.
20	(2) The report shall include for each facility with re-
21	spect to which the Secretary has received one or more claims
22	under that Act the following:
23	(A) The number of claims received with respect
24	to such facility that have been denied including the

1	percentage of total number of claims received with re-
2	spect to such facility that have been denied.
3	(B) The reasons for the denial of such claims, in-
4	cluding the number of claims denied for each such
5	reason.
6	SEC. 3155. STUDY ON THE APPLICATION OF TECHNOLOGY
7	FROM THE ROBUST NUCLEAR EARTH PENE-
8	TRATOR PROGRAM TO CONVENTIONAL HARD
9	AND DEEPLY BURIED TARGET WEAPONS DE-
10	VELOPMENT PROGRAMS.
11	(a) Findings.—Much of the work that will be carried
12	out by the Secretary of Energy in the feasibility study for
13	the Robust Nuclear Earth Penetrator will have applica-
14	bility to a nuclear or a conventional earth penetrator, but
15	the Department of Energy does not have responsibility for
16	development of conventional earth penetrator or other con-
17	ventional programs for hard and deeply buried targets.
18	(b) PLAN.—The Secretary of Energy and the Secretary
19	of Defense shall develop, submit to Congress three months
20	after the date of enactment of this Act, and implement, a
21	plan to coordinate the Robust Nuclear Earth Penetrator
22	feasibility study at the Department of Energy with the on-
23	going conventional hard and deeply buried weapons devel-
24	opment programs at the Department of Defense. This plan
25	shall ensure that over the course of the feasibility study for

1	the Robust Nuclear Earth Penetrator the ongoing results of
2	the work of the Department of Energy, with application to
3	the Department of Defense programs, is shared with and
4	integrated into the Department of Defense programs.
5	$Subtitle \ \ E-\!\!\!\!-\!$
6	eral Provisions on Department
7	of Energy National Security Pro-
8	grams
9	SEC. 3161. CONSOLIDATION AND ASSEMBLY OF RECUR-
10	RING AND GENERAL PROVISIONS ON DE-
11	PARTMENT OF ENERGY NATIONAL SECURITY
12	PROGRAMS.
13	(a) Purpose.—
14	(1) In General.—The purpose of this section is
15	to assemble together, without substantive amendment
16	but with technical and conforming amendments of a
17	non-substantive nature, recurring and general provi-
18	sions of law on Department of Energy national secu-
19	rity programs that remain in force in order to con-
20	solidate and organize such provisions of law into a
21	single Act intended to comprise general provisions of
22	law on such programs.
23	(2) Construction of transfers.—The trans-
24	fer of a provision of law by this section shall not be

1	construed as amending, altering, or otherwise modi-
2	fying the substantive effect of such provision.
3	(3) Treatment of satisfied require-
4	MENTS.—Any requirement in a provision of law
5	transferred under this section that has been fully sat-
6	isfied in accordance with the terms of such provision
7	of law as of the date of transfer under this section
8	shall be treated as so fully satisfied, and shall not be
9	treated as being revived solely by reason of transfer
10	under this section.
11	(4) CLASSIFICATION.—The provisions of the
12	Atomic Energy Defense Act, as amended by this sec-
13	tion, shall be classified to the United States Code as
14	a new chapter of title 50, United States Code.
15	(b) Division Heading.—The Bob Stump National
16	Defense Authorization Act for Fiscal Year 2003 (Public
17	Law 107-314) is amended by adding at the end the fol-
18	lowing new division heading:
19	"DIVISION D—ATOMIC ENERGY
20	DEFENSE PROVISIONS".
21	(c) Short Title; Definition.—
22	(1) Short title.—Section 3601 of the Atomic
23	Energy Defense Act (title XXXVI of Public Law 107–
24	314; 116 Stat. 2756) is—

1	(A) transferred to the end of the Bob Stump
2	National Defense Authorization Act for Fiscal
3	Year 2003;
4	(B) redesignated as section 4001;
5	(C) inserted after the heading for division D
6	of the Bob Stump National Defense Authoriza-
7	tion Act for Fiscal Year 2003, as added by sub-
8	section (b); and
9	(D) amended by striking "title" and insert-
10	ing "division".
11	(2) Definition.—Division D of the Bob Stump
12	National Defense Authorization Act for Fiscal Year
13	2003, as amended by this section, is further amended
14	by adding at the end the following new section:
15	"SEC. 4002. DEFINITION.
16	"In this division, the term 'congressional defense com-
17	mittees' means—
18	"(1) the Committee on Armed Services and the
19	Committee on Appropriations of the Senate; and
20	"(2) the Committee on Armed Services and the
21	Committee on Appropriations of the House of Rep-
22	resentatives.".
23	(d) Organizational Matters.—
24	(1) Title heading.—Division D of the Bob
25	Stump National Defense Authorization Act for Fiscal

1	Year 2003, as amended by this section, is further
2	amended by adding at the end the following:
3	"TITLE XLI—ORGANIZATIONAL
4	MATTERS".
5	(2) Naval nuclear propulsion program.—
6	Section 1634 of the Department of Defense Authoriza-
7	tion Act, 1985 (Public Law 98–525; 98 Stat. 2649)
8	is—
9	(A) transferred to title XLI of division D of
10	the Bob Stump National Defense Authorization
11	Act for Fiscal Year 2003, as added by paragraph
12	(1);
13	(B) inserted after the title heading for such
14	title, as so added; and
15	(C) amended—
16	(i) by striking the section heading and
17	inserting the following new section heading:
18	"SEC. 4101. NAVAL NUCLEAR PROPULSION PROGRAM.";
19	and
20	(ii) by striking "Sec. 1634.".
21	(3) Management structure for facilities
22	AND LABORATORIES.—Section 3140 of the National
23	Defense Authorization Act for Fiscal Year 1997 (Pub-
24	lic Law 104–201; 110 Stat. 2833) is—

1	(A) transferred to title XLI of division D of
2	the Bob Stump National Defense Authorization
3	Act for Fiscal Year 2003, as amended by this
4	subsection;
5	(B) redesignated as section 4102;
6	(C) inserted after section 4101, as added by
7	paragraph (2); and
8	(D) amended in subsection (d)(2), by $strik$ -
9	ing "120 days after the date of the enactment of
10	this Act," and inserting "January 21, 1997,".
11	(4) Restriction on licensing requirements
12	FOR CERTAIN ACTIVITIES AND FACILITIES.—Section
13	210 of the Department of Energy National Security
14	and Military Applications of Nuclear Energy Author-
15	ization Act of 1981 (Public Law 96–540; 94 Stat.
16	3202) is—
17	(A) transferred to title XLI of division D of
18	the Bob Stump National Defense Authorization
19	Act for Fiscal Year 2003, as amended by this
20	subsection;
21	(B) inserted after section 4102, as added by
22	paragraph (3); and
23	(C) amended—
24	(i) by striking the section heading and
25	inserting the following new section heading:

1	"SEC. 4103. RESTRICTION ON LICENSING REQUIREMENT
2	FOR CERTAIN DEFENSE ACTIVITIES AND FA-
3	CILITIES.";
4	(ii) by striking "SEC. 210."; and
5	(iii) by striking "this or any other
6	Act" and inserting "the Department of En-
7	ergy National Security and Military Appli-
8	cations of Nuclear Energy Authorization
9	Act of 1981 (Public Law 96–540) or any
10	$other\ Act$ ".
11	(e) Nuclear Weapons Stockpile Matters.—
12	(1) Headings.—Division D of the Bob Stump
13	National Defense Authorization Act for Fiscal Year
14	2003, as amended by this section, is further amended
15	by adding at the end the following new headings:
16	"TITLE XLII—NUCLEAR
17	WEAPONS STOCKPILE MATTERS
18	"Subtitle A-Stockpile Stewardship"
19	and Weapons Production".
20	(2) Stockpile stewardship program.—Sec-
21	tion 3138 of the National Defense Authorization Act
22	for Fiscal Year 1994 (Public Law 103–160; 107 Stat.
23	1946), as amended by section 3152(e) of the National
24	Defense Authorization Act for Fiscal Year 1998 (Pub-
25	lic Law 105–85; 111 Stat. 2042), is—

1	(A) transferred to title XLII of division D
2	of the Bob Stump National Defense Authoriza-
3	tion Act for Fiscal Year 2003, as added by para-
4	graph(1);
5	(B) redesignated as section 4201; and
6	(C) inserted after the heading for subtitle A
7	of such title, as so added.
8	(3) Stockpile stewardship criteria.—Sec-
9	tion 3158 of the Strom Thurmond National Defense
10	Authorization Act for Fiscal Year 1999 (Public Law
11	105–261; 112 Stat. 2257), as amended, is—
12	(A) transferred to title XLII of division D
13	of the Bob Stump National Defense Authoriza-
14	tion Act for Fiscal Year 2003, as amended by
15	$this\ subsection;$
16	(B) redesignated as section 4202; and
17	(C) inserted after section 4201, as added by
18	paragraph (2).
19	(4) Plan for stewardship, management, and
20	CERTIFICATION OF WARHEADS IN STOCKPILE.—Sec-
21	tion 3151 of the National Defense Authorization Act
22	for Fiscal Year 1998 (Public Law 105–85; 111 Stat.
23	2041) is—
24	(A) transferred to title XLII of division D
25	of the Bob Stump National Defense Authoriza-

1	tion Act for Fiscal Year 2003, as amended by
2	this subsection;
3	(B) redesignated as section 4203; and
4	(C) inserted after section 4202, as added by
5	paragraph (3).
6	(5) Stockpile life extension program.—
7	Section 3133 of the National Defense Authorization
8	Act for Fiscal Year 2000 (Public Law 106–65; 113
9	Stat. 926) is—
10	(A) transferred to title XLII of division D
11	of the Bob Stump National Defense Authoriza-
12	tion Act for Fiscal Year 2003, as amended by
13	$this\ subsection;$
14	(B) redesignated as section 4204;
15	(C) inserted after section 4203, as added by
16	paragraph (4); and
17	(D) amended in subsection (c)(1) by strik-
18	ing "the date of the enactment of this Act" and
19	inserting "October 5, 1999".
20	(6) Annual assessments and reports on
21	CONDITION OF STOCKPILE.—Section 3141 of the Bob
22	Stump National Defense Authorization Act for Fiscal
23	Year 2003 (Public Law 107–314; 116 Stat. 2730)
24	is—

1	(A) transferred to title XLII of division D
2	of such Act, as amended by this subsection;
3	(B) redesignated as section 4205;
4	(C) inserted after section 4204, as added by
5	paragraph (5); and
6	(D) amended in subsection $(d)(3)(B)$ by
7	striking "section 3137 of the National Defense
8	Authorization Act for Fiscal Year 1996 (42)
9	U.S.C. 2121 note)" and inserting "section 4213".
10	(7) Form of Certain Certifications regard-
11	ING STOCKPILE.—Section 3194 of the Floyd D.
12	Spence National Defense Authorization Act for Fiscal
13	Year 2001 (as enacted into law by Public Law 106-
14	398; 114 Stat. 1654A-481) is—
15	(A) transferred to title XLII of division D
16	of the Bob Stump National Defense Authoriza-
17	tion Act for Fiscal Year 2003, as amended by
18	this subsection;
19	(B) redesignated as section 4206; and
20	(C) inserted after section 4205, as added by
21	paragraph (6).
22	(8) Nuclear test ban readiness program.—
23	Section 1436 of the National Defense Authorization
24	Act, Fiscal Year 1989 (Public Law 100–456; 102
25	Stat. 2075) is—

1	(A) transferred to title XLII of division D
2	of the Bob Stump National Defense Authoriza-
3	tion Act for Fiscal Year 2003, as amended by
4	$this\ subsection;$
5	(B) redesignated as section 4207;
6	(C) inserted after section 4206, as added by
7	paragraph (7); and
8	(D) amended in the section heading by add-
9	ing a period at the end.
10	(9) Study on nuclear test readiness pos-
11	TURES.—Section 3152 of the National Defense Au-
12	thorization Act for Fiscal Year 1996 (Public Law
13	104–106; 110 Stat. 623), as amended by section 3192
14	of the Floyd D. Spence National Defense Authoriza-
15	tion Act for Fiscal Year 2001 (as enacted into law by
16	Public Law 106–398; 114 Stat. 1654A–480), is—
17	(A) transferred to title XLII of division D
18	of the Bob Stump National Defense Authoriza-
19	tion Act for Fiscal Year 2003, as amended by
20	$this\ subsection;$
21	(B) redesignated as section 4208; and
22	(C) inserted after section 4207, as added by
23	paragraph (8).
24	(10) Requirements for requests for new
25	OR MODIFIED NUCLEAR WEAPONS.—Section 3143 of

1	the Bob Stump National Defense Authorization Act
2	for Fiscal Year 2003 (Public Law 107–314; 116 Stat.
3	2733) is—
4	(A) transferred to title XLII of division D
5	of such Act, as amended by this subsection;
6	(B) redesignated as section 4209; and
7	(C) inserted after section 4208, as added by
8	paragraph (9).
9	(11) Limitation on underground nuclear
10	WEAPONS TESTS.—Subsection (f) of section 507 of the
11	Energy and Water Development Appropriations Act,
12	1993 (Public Law 102–337; 106 Stat. 1345) is—
13	(A) transferred to title XLII of division D
14	of the Bob Stump National Defense Authoriza-
15	tion Act for Fiscal Year 2003, as amended by
16	$this\ subsection;$
17	(B) inserted after section 4209, as added by
18	paragraph (10); and
19	(C) amended—
20	(i) by inserting before the text the fol-
21	lowing new section heading:
22	"SEC. 4210. LIMITATION ON UNDERGROUND NUCLEAR
23	WEAPONS TESTS.";
24	and
25	(ii) by striking "(f)".

1	(12) Prohibition on research and develop-
2	MENT OF LOW-YIELD NUCLEAR WEAPONS.—Section
3	3136 of the National Defense Authorization Act for
4	Fiscal Year 1994 (Public Law 103–160; 107 Stat.
5	1946) is—
6	(A) transferred to title XLII of division D
7	of the Bob Stump National Defense Authoriza-
8	tion Act for Fiscal Year 2003, as amended by
9	$this\ subsection;$
10	(B) redesignated as section 4211;
11	(C) inserted after section 4210, as added by
12	paragraph (11); and
13	(D) amended in subsection (b) by striking
14	"the date of the enactment of this Act," and in-
15	serting "November 30, 1993,".
16	(13) Testing of Nuclear Weapons.—Section
17	3137 of the National Defense Authorization Act for
18	Fiscal Year 1994 (Public Law 103–160; 107 Stat.
19	1946) is—
20	(A) transferred to title XLII of division D
21	of the Bob Stump National Defense Authoriza-
22	tion Act for Fiscal Year 2003, as amended by
23	$this\ subsection;$
24	(B) redesignated as section 4212;

1	(C) inserted after section 4211, as added by
2	paragraph (12); and
3	(D) amended—
4	(i) in subsection (a), by inserting "of
5	the National Defense Authorization Act for
6	Fiscal Year 1994 (Public Law 103–160)"
7	after "section $3101(a)(2)$ "; and
8	(ii) in subsection (b), by striking "this
9	Act" and inserting "the National Defense
10	Authorization Act for Fiscal Year 1994".
11	(14) Manufacturing infrastructure for
12	Stockpile.—Section 3137 of the National Defense
13	Authorization Act for Fiscal Year 1996 (Public Law
14	104–106; 110 Stat. 620), as amended by section 3132
15	of the National Defense Authorization Act for Fiscal
16	Year 1997 (Public Law 104–201; 110 Stat. 2829),
17	is—
18	(A) transferred to title XLII of division D
19	of the Bob Stump National Defense Authoriza-
20	tion Act for Fiscal Year 2003, as amended by
21	this subsection;
22	(B) redesignated as section 4213;
23	(C) inserted after section 4212, as added by
24	paragraph (13); and

1	(D) amended in subsection (d) by inserting
2	"of the National Defense Authorization Act for
3	Fiscal Year 1996 (Public Law 104–106)" after
4	"section 3101(b)".
5	(15) Reports on critical difficulties at
6	LABORATORIES AND PLANTS.—Section 3159 of the
7	National Defense Authorization Act for Fiscal Year
8	1997 (Public Law 104–201; 110 Stat. 2842), as
9	amended by section 1305 of the National Defense Au-
10	thorization Act for Fiscal Year 1998 (Public Law
11	105–85; 111 Stat. 1954) and section 3163 of the Na-
12	tional Defense Authorization Act for Fiscal Year 2000
13	(Public Law 106–65; 113 Stat. 944), is—
14	(A) transferred to title XLII of division D
15	of the Bob Stump National Defense Authoriza-
16	tion Act for Fiscal Year 2003, as amended by
17	$this\ subsection;$
18	(B) redesignated as section 4214; and
19	(C) inserted after section 4213, as added by
20	paragraph (14).
21	(16) Subtitle Heading on Tritium.—Title
22	XLII of division D of the Bob Stump National De-
23	fense Authorization Act for Fiscal Year 2003, as
24	amended by this subsection, is further amended by
25	adding at the end the following new subtitle heading:

1	"Subtitle B—Tritium".
2	(17) Tritium production program.—Section
3	3133 of the National Defense Authorization Act for
4	Fiscal Year 1996 (Public Law 104–106; 110 Stat.
5	618) is—
6	(A) transferred to title XLII of division D
7	of the Bob Stump National Defense Authoriza-
8	tion Act for Fiscal Year 2003, as amended by
9	$this\ subsection;$
10	(B) redesignated as section 4231;
11	(C) inserted after the heading for subtitle B
12	of such title XLII, as added by paragraph (16);
13	and
14	(D) amended—
15	(i) by striking "the date of the enact-
16	ment of this Act" each place it appears and
17	inserting "February 10, 1996"; and
18	(ii) in subsection (b), by inserting "of
19	the National Defense Authorization Act for
20	Fiscal Year 1996 (Public Law 104–106)"
21	after "section 3101".
22	(18) Tritium recycling.—Section 3136 of the
23	National Defense Authorization Act for Fiscal Year
24	1996 (Public Law 104–106; 110 Stat. 620) is—

1	(A) transferred to title XLII of division D
2	of the Bob Stump National Defense Authoriza-
3	tion Act for Fiscal Year 2003, as amended by
4	$this\ subsection;$
5	(B) redesignated as section 4232; and
6	(C) inserted after section 4231, as added by
7	paragraph (17).
8	(19) Tritium Production.—Subsections (c)
9	and (d) of section 3133 of the National Defense Au-
10	thorization Act for Fiscal Year 1997 (Public Law
11	104–201; 110 Stat. 2830) are—
12	(A) transferred to title XLII of division D
13	of the Bob Stump National Defense Authoriza-
14	tion Act for Fiscal Year 2003, as amended by
15	$this\ subsection;$
16	(B) inserted after section 4232, as added by
17	paragraph (18); and
18	(C) amended—
19	(i) by inserting before the text the fol-
20	lowing new section heading:
21	"SEC. 4233. TRITIUM PRODUCTION.";
22	(ii) by redesignating such subsections
23	as subsections (a) and (b), respectively; and

1	(iii) in subsection (a), as so redesig-
2	nated, by inserting "of Energy" after "The
3	Secretary".
4	(20) Modernization and consolidation of
5	TRITIUM RECYCLING FACILITIES.—Section 3134 of the
6	National Defense Authorization Act for Fiscal Year
7	1997 (Public Law 104–201; 110 Stat. 2830) is—
8	(A) transferred to title XLII of division D
9	of the Bob Stump National Defense Authoriza-
10	tion Act for Fiscal Year 2003, as amended by
11	$this\ subsection;$
12	(B) redesignated as section 4234;
13	(C) inserted after section 4233, as added by
14	paragraph (19); and
15	(D) amended in subsection (b) by inserting
16	"of the National Defense Authorization Act for
17	Fiscal Year 1997 (Public Law 104–201)" after
18	"section 3101".
19	(21) Procedures for meeting tritium pro-
20	Duction requirements.—Section 3134 of the Na-
21	tional Defense Authorization Act for Fiscal Year 2000
22	(Public Law 106–65; 113 Stat. 927) is—
23	(A) transferred to title XLII of division D
24	of the Bob Stump National Defense Authoriza-

1	tion Act for Fiscal Year 2003, as amended by
2	$this\ subsection;$
3	(B) redesignated as section 4235; and
4	(C) inserted after section 4234, as added by
5	paragraph (20).
6	(f) Proliferation Matters.—
7	(1) Title Heading.—Division D of the Bob
8	Stump National Defense Authorization Act for Fiscal
9	Year 2003, as amended by this section, is further
10	amended by adding at the end the following new title
11	heading:
12	"TITLE XLIII—PROLIFERATION
13	MATTERS".
14	(2) International cooperative stockpile
15	Stewardship.—Section 3133 of the National Defense
16	Authorization Act for Fiscal Year 1998 (Public Law
17	105-85; 111 Stat. 2036), as amended by sections 1069
18	and 3131 of the Strom Thurmond National Defense
19	Authorization Act for Fiscal Year 1999 (Public Law
20	105–261; 112 Stat. 2136, 2246), is—
21	(A) transferred to title XLIII of division D
22	of the Bob Stump National Defense Authoriza-
23	tion Act for Fiscal Year 2003, as added by para-
24	graph(1);
25	(B) redesignated as section 4301;

1	(C) inserted after the heading for such title,
2	as so added; and
3	(D) amended in subsection (b)(3) by strik-
4	ing "of this Act" and inserting "of the National
5	Defense Authorization Act for Fiscal Year 1998
6	(Public Law 105–85)".
7	(3) Nonproliferation initiatives and activi-
8	TIES.—Section 3136 of the National Defense Author-
9	ization Act for Fiscal Year 2000 (Public Law 106-
10	65; 113 Stat. 927) is—
11	(A) transferred to title XLIII of division D
12	of the Bob Stump National Defense Authoriza-
13	tion Act for Fiscal Year 2003, as amended by
14	$this\ subsection;$
15	(B) redesignated as section 4302;
16	(C) inserted after section 4301, as added by
17	paragraph (2); and
18	(D) amended in subsection (b)(1) by strik-
19	ing "this title" and inserting "title XXXI of the
20	National Defense Authorization Act for Fiscal
21	Year 2000 (Public Law 106–65)".
22	(4) Annual report on materials protec-
23	TION, CONTROL, AND ACCOUNTING PROGRAM.—Section
24	3171 of the Floyd D. Spence National Defense Au-
25	thorization Act for Fiscal Year 2001 (as enacted into

1	law by Public Law 106–398; 114 Stat. 1645A–475)
2	is—
3	(A) transferred to title XLIII of division D
4	of the Bob Stump National Defense Authoriza-
5	tion Act for Fiscal Year 2003, as amended by
6	$this\ subsection;$
7	(B) redesignated as section 4303;
8	(C) inserted after section 4302, as added by
9	paragraph (3); and
10	(D) amended in subsection (c)(1) by strik-
11	ing "this Act" and inserting "the Floyd D.
12	Spence National Defense Authorization Act for
13	Fiscal Year 2001 (as enacted into law by Public
14	Law 106–398)".
15	(5) Nuclear cities initiative.—Section 3172
16	of the Floyd D. Spence National Defense Authoriza-
17	tion Act for Fiscal Year 2001 (as enacted into law by
18	Public Law 106–398; 114 Stat. 1645A–476) is—
19	(A) transferred to title XLIII of division D
20	of the Bob Stump National Defense Authoriza-
21	tion Act for Fiscal Year 2003, as amended by
22	$this\ subsection;$
23	(B) redesignated as section 4304; and
24	(C) inserted after section 4303, as added by
25	paragraph (4).

1	(6) Programs on fissile materials.—Section
2	3131 of the National Defense Authorization Act for
3	Fiscal Year 1996 (Public Law 104–106; 110 Stat.
4	617), as amended by section 3152 of the Bob Stump
5	National Defense Authorization Act for Fiscal Year
6	2003 (Public Law 107–314; 116 Stat. 2738), is—
7	(A) transferred to title XLIII of division D
8	of the Bob Stump National Defense Authoriza-
9	tion Act for Fiscal Year 2003, as amended by
10	$this\ subsection;$
11	(B) redesignated as section 4305; and
12	(C) inserted after section 4304, as added by
13	paragraph (5).
14	(7) Disposition of Weapons usable pluto-
15	NIUM.—Section 3182 of the Bob Stump National De-
16	fense Authorization Act for Fiscal Year 2003 (Public
17	Law 107–314; 116 Stat. 2747) is—
18	(A) transferred to title XLIII of division D
19	of such Act, as amended by this subsection;
20	(B) redesignated as section 4306; and
21	(C) inserted after section 4305, as added by
22	paragraph (7).
23	(8) Disposition of surplus defense pluto-
24	NHIM.—Section 3155 of the National Defense Author-

1	ization Act for Fiscal Year 2002 (Public Law 107–
2	107; 115 Stat. 1378) is—
3	(A) transferred to title XLIII of division D
4	of the Bob Stump National Defense Authoriza-
5	tion Act for Fiscal Year 2003, as amended by
6	$this\ subsection;$
7	(B) redesignated as section 4307; and
8	(C) inserted after section 4306, as added by
9	paragraph (7).
10	(g) Environmental Restoration and Waste Man-
11	AGEMENT MATTERS.—
12	(1) Headings.—Division D of the Bob Stump
13	National Defense Authorization Act for Fiscal Year
14	2003, as amended by this section, is further amended
15	by adding at the end the following new headings:
16	"TITLE XLIV—ENVIRONMENTAL
17	RESTORATION AND WASTE
18	MANAGEMENT MATTERS
19	"Subtitle A—Environmental Res-
20	toration and Waste Manage-
21	ment".
22	(2) Defense environmental restoration
23	AND WASTE MANAGEMENT ACCOUNT.—Section 3134 of
24	the National Defense Authorization Act for Fiscal

1	Years 1992 and 1993 (Public Law 102–190; 105 Stat.
2	1575) is—
3	(A) transferred to title XLIV of division D
4	of the Bob Stump National Defense Authoriza-
5	tion Act for Fiscal Year 2003, as added by para-
6	graph(1);
7	(B) redesignated as section 4401; and
8	(C) inserted after the heading for subtitle A
9	of such title, as so added.
10	(3) Future use plans for environmental
11	Management program.—Section 3153 of the Na-
12	tional Defense Authorization Act for Fiscal Year 1997
13	(Public Law 104–201; 110 Stat. 2839) is—
14	(A) transferred to title XLIV of division D
15	of the Bob Stump National Defense Authoriza-
16	tion Act for Fiscal Year 2003, as amended by
17	this subsection;
18	(B) redesignated as section 4402;
19	(C) inserted after section 4401, as added by
20	paragraph (2); and
21	(D) amended—
22	(i) in subsection (d), by striking "the
23	date of the enactment of this Act" and in-
24	serting "September 23, 1996,"; and

1	(ii) in subsection (h)(1), by striking
2	"the date of the enactment of this Act" and
3	inserting "September 23, 1996".
4	(4) Integrated fissile materials manage-
5	MENT PLAN.—Section 3172 of the National Defense
6	Authorization Act for Fiscal Year 2000 (Public Law
7	106–65; 113 Stat. 948) is—
8	(A) transferred to title XLIV of division D
9	of the Bob Stump National Defense Authoriza-
10	tion Act for Fiscal Year 2003, as amended by
11	$this\ subsection;$
12	(B) redesignated as section 4403; and
13	(C) inserted after section 4402, as added by
14	paragraph (3).
15	(5) Baseline environmental management
16	REPORTS.—Section 3153 of the National Defense Au-
17	thorization Act for Fiscal Year 1994 (Public Law
18	103–160; 107 Stat. 1950), as amended by section
19	3160 of the National Defense Authorization Act for
20	Fiscal Year 1995 (Public Law 103–337; 108 Stat.
21	3094), section 3152 of the National Defense Author-
22	ization Act for Fiscal Year 1997 (Public Law 104-
23	201; 110 Stat. 2839), and section 3160 of the Na-
24	tional Defense Authorization Act for Fiscal Year 1998
25	(Public Law 105–85: 111 Stat. 2048). is—

1	(A) transferred to title XLIV of division D
2	of the Bob Stump National Defense Authoriza-
3	tion Act for Fiscal Year 2003, as amended by
4	$this\ subsection;$
5	(B) redesignated as section 4404; and
6	(C) inserted after section 4403, as added by
7	paragraph (4).
8	(6) Accelerated schedule for environ-
9	MENTAL RESTORATION AND WASTE MANAGEMENT.—
10	Section 3156 of the National Defense Authorization
11	Act for Fiscal Year 1996 (Public Law 104–106; 110
12	Stat. 625) is—
13	(A) transferred to title XLIV of division D
14	of the Bob Stump National Defense Authoriza-
15	tion Act for Fiscal Year 2003, as amended by
16	this subsection;
17	(B) redesignated as section 4405;
18	(C) inserted after section 4404, as added by
19	paragraph (5); and
20	(D) amended in subsection (b)(2) by insert-
21	ing before the period the following: ", the prede-
22	cessor provision to section 4404 of this Act".
23	(7) Defense Waste Cleanup Technology
24	PROGRAM.—Section 3141 of the National Defense Au-

1	thorization Act for Fiscal Years 1990 and 1991 (Pub-
2	lic Law 101–189; 103 Stat. 1679) is—
3	(A) transferred to title XLIV of division D
4	of the Bob Stump National Defense Authoriza-
5	tion Act for Fiscal Year 2003, as amended by
6	$this\ subsection;$
7	(B) redesignated as section 4406;
8	(C) inserted after section 4405, as added by
9	paragraph (6); and
10	(D) amended in the section heading by add-
11	ing a period at the end.
12	(8) Report on environmental restoration
13	Expenditures.—Section 3134 of the National De-
14	fense Authorization Act for Fiscal Year 1991 (Public
15	Law 101–510; 104 Stat. 1833) is—
16	(A) transferred to title XLIV of division D
17	of the Bob Stump National Defense Authoriza-
18	tion Act for Fiscal Year 2003, as amended by
19	$this\ subsection;$
20	(B) redesignated as section 4407;
21	(C) inserted after section 4406, as added by
22	paragraph (7); and
23	(D) amended in the section heading by add-
24	ing a period at the end.

1	(9) Public participation in planning for
2	ENVIRONMENTAL RESTORATION AND WASTE MANAGE-
3	MENT.—Subsection (e) of section 3160 of the National
4	Defense Authorization Act for Fiscal Year 1995 (Pub-
5	lic Law 103–337; 108 Stat. 3095) is—
6	(A) transferred to title XLIV of division D
7	of the Bob Stump National Defense Authoriza-
8	tion Act for Fiscal Year 2003, as amended by
9	$this\ subsection;$
10	(B) inserted after section 4407, as added by
11	paragraph (8); and
12	(C) amended—
13	(i) by inserting before the text the fol-
14	lowing new section heading:
15	"SEC. 4408. PUBLIC PARTICIPATION IN PLANNING FOR EN-
16	VIRONMENTAL RESTORATION AND WASTE
17	MANAGEMENT AT DEFENSE NUCLEAR FACILI-
18	<i>TIES.</i> ";
19	and
20	(ii) by striking "(e) Public Partici-
21	PATION IN PLANNING.—".
22	(10) Subtitle heading on closure of fa-
23	CILITIES.—Title XLIV of division D of the Bob
24	Stump National Defense Authorization Act for Fiscal
25	Year 2003, as amended by this subsection, is further

1	amended by adding at the end the following new sub-
2	title heading:
3	"Subtitle B—Closure of Facilities".
4	(11) Projects to accelerate closure ac-
5	TIVITIES AT DEFENSE NUCLEAR FACILITIES.—Section
6	3143 of the National Defense Authorization Act for
7	Fiscal Year 1997 (Public Law 104–201; 110 Stat.
8	2836) is—
9	(A) transferred to title XLIV of division D
10	of the Bob Stump National Defense Authoriza-
11	tion Act for Fiscal Year 2003, as amended by
12	$this\ subsection;$
13	(B) redesignated as section 4421;
14	(C) inserted after the heading for subtitle B
15	of such title, as added by paragraph (10); and
16	(D) amended in subsection (i), by striking
17	"the expiration of the 15-year period beginning
18	on the date of the enactment of this Act" and in-
19	serting "September 23, 2011".
20	(12) Reports in connection with permanent
21	CLOSURE OF DEFENSE NUCLEAR FACILITIES.—Sec-
22	tion 3156 of the National Defense Authorization Act
23	for Fiscal Years 1990 and 1991 (Public Law 101–
24	189; 103 Stat. 1683) is—

1	(A) transferred to title XLIV of division D
2	of the Bob Stump National Defense Authoriza-
3	tion Act for Fiscal Year 2003, as amended by
4	this subsection;
5	(B) redesignated as section 4422;
6	(C) inserted after section 4421, as added by
7	paragraph (11); and
8	(D) amended in the section heading by add-
9	ing a period at the end.
10	(13) Subtitle Heading on Privatization.—
11	Title XLIV of division D of the Bob Stump National
12	Defense Authorization Act for Fiscal Year 2003, as
13	amended by this subsection, is further amended by
14	adding at the end the following new subtitle heading:
15	"Subtitle C —Privatization".
16	(14) Defense environmental management
17	PRIVATIZATION PROJECTS.—Section 3132 of the Na-
18	tional Defense Authorization Act for Fiscal Year 1998
19	(Public Law 105–85; 111 Stat. 2034) is—
20	(A) transferred to title XLIV of division D
21	of the Bob Stump National Defense Authoriza-
22	tion Act for Fiscal Year 2003, as amended by
23	$this\ subsection;$
24	(B) redesignated as section 4431;

1	(C) inserted after the heading for subtitle C
2	of such title, as added by paragraph (13); and
3	(D) amended—
4	(i) in subsections (a), $(c)(1)(B)(i)$, and
5	(d), by inserting "of the National Defense
6	Authorization Act for Fiscal Year 1998
7	(Public Law 105–85)" after "section
8	3102(i)"; and
9	(ii) in subsections $(c)(1)(B)(ii)$ and (f) ,
10	by striking "the date of enactment of this
11	Act" and inserting "November 18, 1997".
12	(h) Safeguards and Security Matters.—
13	(1) Headings.—Division D of the Bob Stump
14	National Defense Authorization Act for Fiscal Year
15	2003, as amended by this section, is further amended
16	by adding at the end the following new headings:
17	"TITLE XLV—SAFEGUARDS AND
18	SECURITY MATTERS
19	"Subtitle A $ extstyle$ Safeguards and
20	Security".
21	(2) Prohibition on international inspec-
22	TIONS OF FACILITIES WITHOUT PROTECTION OF RE-
23	Stricted data.—Section 3154 of the National De-
24	fense Authorization Act for Fiscal Year 1996 (Public
25	Law 104–106; 110 Stat. 624) is—

1	(A) transferred to title XLV of division D of
2	the Bob Stump National Defense Authorization
3	Act for Fiscal Year 2003, as added by paragraph
4	(1);
5	(B) redesignated as section 4501;
6	(C) inserted after the heading for subtitle A
7	of such title, as so added; and
8	(D) amended—
9	(i) by striking "(1) The" and inserting
10	"The"; and
11	(ii) by striking "(2) For purposes of
12	paragraph (1)," and inserting "(c) RE-
13	STRICTED DATA DEFINED.—In this sec-
14	tion,".
15	(3) Restrictions on access to laboratories
16	BY FOREIGN VISITORS FROM SENSITIVE COUNTRIES.—
17	Section 3146 of the National Defense Authorization
18	Act for Fiscal Year 2000 (Public Law 106–65; 113
19	Stat. 935) is—
20	(A) transferred to title XLV of division D of
21	the Bob Stump National Defense Authorization
22	Act for Fiscal Year 2003, as amended by this
23	subsection;
24	(B) redesignated as section 4502:

1	(C) inserted after section 4501, as added by
2	paragraph (2); and
3	(D) amended—
4	(i) in subsection $(b)(2)$ —
5	(I) in the matter preceding sub-
6	paragraph (A), by striking "30 days
7	after the date of the enactment of this
8	Act" and inserting "on November 4,
9	1999,"; and
10	(II) in subparagraph (A), by
11	striking "The date that is 90 days
12	after the date of the enactment of this
13	Act" and inserting "January 3, 2000";
14	(ii) in subsection (d)(1), by striking
15	"the date of the enactment of this Act," and
16	inserting "October 5, 1999,"; and
17	(iii) in subsection (g), by adding at the
18	end the following new paragraphs:
19	"(3) The term 'national laboratory' means any
20	of the following:
21	"(A) Lawrence Livermore National Labora-
22	tory, Livermore, California.
23	"(B) Los Alamos National Laboratory, Los
24	Alamos. New Mexico.

1	"(C) Sandia National Laboratories, Albu-
2	querque, New Mexico and Livermore, California.
3	"(4) The term 'Restricted Data' has the meaning
4	given that term in section 11 y. of the Atomic Energy
5	Act of 1954 (42 U.S.C. 2014(y)).".
6	(4) Background investigations on certain
7	Personnel.—Section 3143 of the National Defense
8	Authorization Act for Fiscal Year 2000 (Public Law
9	106–65; 113 Stat. 934) is—
10	(A) transferred to title XLV of division D of
11	the Bob Stump National Defense Authorization
12	Act for Fiscal Year 2003, as amended by this
13	subsection;
14	(B) redesignated as section 4503;
15	(C) inserted after section 4502, as added by
16	paragraph (3); and
17	(D) amended—
18	(i) in subsection (b), by striking "the
19	date of the enactment of this Act" and in-
20	serting "October 5, 1999,"; and
21	(ii) by adding at the end the following
22	$new\ subsection:$
23	"(c) Definitions.—In this section, the terms 'na-
24	tional laboratory' and 'Restricted Data' have the meanings
25	aiven such terms in section 4502(a)).".

1	(5) Counterintelligence polygraph pro-
2	GRAM.—
3	(A) Department of energy counter-
4	INTELLIGENCE POLYGRAPH PROGRAM.—Section
5	3152 of the National Defense Authorization Act
6	for Fiscal Year 2002 (Public Law 107–107; 115
7	Stat. 1376) is—
8	(i) transferred to title XLV of division
9	D of the Bob Stump National Defense Au-
10	thorization Act for Fiscal Year 2003, as
11	amended by this subsection;
12	(ii) redesignated as section 4504;
13	(iii) inserted after section 4503, as
14	added by paragraph (4); and
15	(iv) amended in subsection (c) by
16	striking "section 3154 of the Department of
17	Energy Facilities Safeguards, Security, and
18	Counterintelligence Enhancement Act of
19	1999 (subtitle D of title $XXXI$ of $Public$
20	Law 106-65; 42 U.S.C. 7383h)" and insert-
21	ing "section 4504A".
22	(B) Counterintelligence polygraph
23	PROGRAM.—Section 3154 of the National Defense
24	Authorization Act for Fiscal Year 2000 (Public
25	Law 106-65; 113 Stat. 941), as amended by sec-

1	tion 3135 of the Floyd D. Spence National De-
2	fense Authorization Act for Fiscal Year 2001 (as
3	enacted into law by Public Law 106-398; 114
4	Stat. 1654A-456), is—
5	(i) transferred to title XLV of division
6	D of the Bob Stump National Defense Au-
7	thorization Act for Fiscal Year 2003, as
8	amended by this subsection;
9	(ii) redesignated as section 4504A;
10	(iii) inserted after section 4504, as
11	added by subparagraph (A); and
12	(iv) amended in subsection (h) by
13	striking "180 days after the date of the en-
14	actment of this Act," and inserting "April
15	<i>5</i> , <i>2000</i> ,".
16	(6) Notice of Security and Counterintel-
17	LIGENCE FAILURES.—Section 3150 of the National
18	Defense Authorization Act for Fiscal Year 2000 (Pub-
19	lic Law 106–65; 113 Stat. 939) is—
20	(A) transferred to title XLV of division D of
21	the Bob Stump National Defense Authorization
22	Act for Fiscal Year 2003, as amended by this
23	subsection;
24	(B) redesignated as section 4505; and

1	(C) inserted after section 4504A, as added
2	by $paragraph (5)(B)$.
3	(7) Annual report on security functions
4	AT NUCLEAR WEAPONS FACILITIES.—Section 3162 of
5	the National Defense Authorization Act for Fiscal
6	Year 1998 (Public Law 105–85; 111 Stat. 2049) is—
7	(A) transferred to title XLV of division D of
8	the Bob Stump National Defense Authorization
9	Act for Fiscal Year 2003, as amended by this
10	subsection;
11	(B) redesignated as section 4506;
12	(C) inserted after section 4505, as added by
13	paragraph (6); and
14	(D) amended in subsection (b) by inserting
15	"of the National Defense Authorization Act for
16	Fiscal Year 1998 (Public Law 105–85; 111 Stat.
17	2048; 42 U.S.C. 7251 note)" after "section
18	3161".
19	(8) Report on counterintelligence and se-
20	CURITY PRACTICES AT LABORATORIES.—Section 3152
21	of the National Defense Authorization Act for Fiscal
22	Year 2000 (Public Law 106–65; 113 Stat. 940) is—
23	(A) transferred to title XLV of division D of
24	the Bob Stump National Defense Authorization

1	Act for Fiscal Year 2003, as amended by this
2	subsection;
3	(B) redesignated as section 4507;
4	(C) inserted after section 4506, as added by
5	paragraph (7); and
6	(D) amended by adding at the end the fol-
7	lowing new subsection:
8	"(c) National Laboratory Defined.—In this sec-
9	tion, the term 'national laboratory' has the meaning given
10	that term in section $4502(g)(3)$.".
11	(9) Report on security vulnerabilities of
12	NATIONAL LABORATORY COMPUTERS.—Section 3153 of
13	the National Defense Authorization Act for Fiscal
14	Year 2000 (Public Law 106–65; 113 Stat. 940) is—
15	(A) transferred to title XLV of division D of
16	the Bob Stump National Defense Authorization
17	Act for Fiscal Year 2003, as amended by this
18	subsection;
19	(B) redesignated as section 4508;
20	(C) inserted after section 4507, as added by
21	paragraph (8); and
22	(D) amended by adding at the end the fol-
23	lowing new subsection:

1	"(f) National Laboratory Defined.—In this sec-
2	tion, the term 'national laboratory' has the meaning given
3	that term in section $4502(g)(3)$.".
4	(10) Subtitle heading on classified infor-
5	Mation.—Title XLV of division D of the Bob Stump
6	National Defense Authorization Act for Fiscal Year
7	2003, as amended by this subsection, is further
8	amended by adding at the end the following new sub-
9	title heading:
10	"Subtitle B—Classified
11	Information".
12	(11) Review of certain documents before
13	DECLASSIFICATION AND RELEASE.—Section 3155 of
14	the National Defense Authorization Act for Fiscal
15	Year 1996 (Public Law 104–106; 110 Stat. 625) is—
16	(A) transferred to title XLV of division D of
17	the Bob Stump National Defense Authorization
18	Act for Fiscal Year 2003, as amended by this
19	subsection;
20	(B) redesignated as section 4521; and
21	(C) inserted after the heading for subtitle B
22	of such title, as added by paragraph (10).
23	(12) Protection against inadvertent re-
24	LEASE OF RESTRICTED DATA AND FORMERLY RE-
25	Stricted data.—Section 3161 of the Strom Thur-

1	mond National Defense Authorization Act for Fiscal
2	Year 1999 (Public Law 105–261; 112 Stat. 2259), as
3	amended by section 1067(3) of the National Defense
4	Authorization Act for Fiscal Year 2000 (Public Law
5	106-65; 113 Stat. 774) and section 3193 of the Floyd
6	D. Spence National Defense Authorization Act for
7	Fiscal Year 2001 (as enacted into law by Public Law
8	106–398; 114 Stat. 1654A–480), is—
9	(A) transferred to title XLV of division D of
10	the Bob Stump National Defense Authorization
11	Act for Fiscal Year 2003, as amended by this
12	subsection;
13	(B) redesignated as section 4522;
14	(C) inserted after section 4521, as added by
15	paragraph (11); and
16	(D) amended—
17	(i) in subsection $(c)(1)$, by striking
18	"the date of the enactment of this Act" and
19	inserting "October 17, 1998,";
20	(ii) in subsection (f)(1), by striking
21	"the date of the enactment of this Act" and
22	inserting "October 17, 1998"; and
23	(iii) in subsection (f)(2), by striking
24	"The Secretary" and inserting "Com-
25	mencing with inadvertent releases discov-

1	ered on or after October 30, 2000, the Sec-
2	retary".
3	(13) Supplement to plan for declassifica-
4	TION OF RESTRICTED DATA AND FORMERLY RE-
5	Stricted data.—Section 3149 of the National De-
6	fense Authorization Act for Fiscal Year 2000 (Public
7	Law 106–65; 113 Stat. 938) is—
8	(A) transferred to title XLV of division D of
9	the Bob Stump National Defense Authorization
10	Act for Fiscal Year 2003, as amended by this
11	subsection;
12	(B) redesignated as section 4523;
13	(C) inserted after section 4522, as added by
14	paragraph (12); and
15	(D) amended—
16	(i) in subsection (a), by striking "sub-
17	section (a) of section 3161 of the Strom
18	Thurmond National Defense Act for Fiscal
19	Year 1999 (Public Law 105–261; 112 Stat.
20	2260; 50 U.S.C. 435 note)" and inserting
21	"subsection (a) of section 4522";
22	(ii) in subsection (b)—
23	(I) by striking "section 3161(b)(1)
24	of that Act" and inserting "subsection
25	(b)(1) of section 4522"; and

1	(II) by striking "the date of the
2	enactment of that Act" and inserting
3	"October 17, 1998,";
4	(iii) in subsection (c)—
5	(I) by striking "section 3161(c) of
6	that Act" and inserting "subsection (c)
7	of section 4522"; and
8	(II) by striking "section 3161(a)
9	of that Act" and inserting "subsection
10	(a) of such section"; and
11	(iv) in subsection (d), by striking "sec-
12	tion 3161(d) of that Act" and inserting
13	"subsection (d) of section 4522".
14	(14) Protection of classified information
15	DURING LABORATORY-TO-LABORATORY EXCHANGES.—
16	Section 3145 of the National Defense Authorization
17	Act for Fiscal Year 2000 (Public Law 106–65; 113
18	Stat. 935) is—
19	(A) transferred to title XLV of division D of
20	the Bob Stump National Defense Authorization
21	Act for Fiscal Year 2003, as amended by this
22	subsection;
23	(B) redesignated as section 4524; and
24	(C) inserted after section 4523, as added by
25	paragraph (13).

1	(15) Identification in budgets of amount
2	FOR DECLASSIFICATION ACTIVITIES.—Section 3173 of
3	the National Defense Authorization Act for Fiscal
4	Year 2000 (Public Law 106–65; 113 Stat. 949) is—
5	(A) transferred to title XLV of division D of
6	the Bob Stump National Defense Authorization
7	Act for Fiscal Year 2003, as amended by this
8	subsection;
9	(B) redesignated as section 4525;
10	(C) inserted after section 4524, as added by
11	paragraph (14); and
12	(D) amended in subsection (b) by striking
13	"the date of the enactment of this Act" and in-
14	serting "October 5, 1999,".
15	(16) Subtitle Heading on Emergency Re-
16	Sponse.—Title XLV of division D of the Bob Stump
17	National Defense Authorization Act for Fiscal Year
18	2003, as amended by this subsection, is further
19	amended by adding at the end the following new sub-
20	title heading:
21	"Subtitle C—Emergency Response".
22	(17) Responsibility for defense programs
23	EMERGENCY RESPONSE PROGRAM.—Section 3158 of
24	the National Defense Authorization Act for Fiscal
25	Year 1996 (Public Law 104–106: 110 Stat. 626) is—

1	(A) transferred to title XLV of division D of
2	the Bob Stump National Defense Authorization
3	Act for Fiscal Year 2003, as amended by this
4	subsection;
5	(B) redesignated as section 4541; and
6	(C) inserted after the heading for subtitle C
7	of such title, as added by paragraph (16).
8	(i) Personnel Matters.—
9	(1) Headings.—Division D of the Bob Stump
10	National Defense Authorization Act for Fiscal Year
11	2003, as amended by this section, is further amended
12	by adding at the end the following new headings:
13	"TITLE XLVI—PERSONNEL
14	MATTERS
15	"Subtitle A $-$ Personnel
16	Management".
17	(2) Authority for appointment of certain
18	SCIENTIFIC, ENGINEERING, AND TECHNICAL PER-
19	SONNEL.—Section 3161 of the National Defense Au-
20	thorization Act for Fiscal Year 1995 (Public Law
21	103–337; 108 Stat. 3095), as amended by section
22	3139 of the National Defense Authorization Act for
23	Fiscal Year 1998 (Public Law 105–85; 111 Stat.
24	2040), sections 3152 and 3155 of the Strom Thur-
25	mond National Defense Authorization Act for Fiscal

1	Year 1999 (Public Law 105–261; 112 Stat. 2253,
2	2257), and section 3191 of the Floyd D. Spence Na-
3	tional Defense Authorization Act for Fiscal Year 2001
4	(as enacted into law by Public Law 106–398; 114
5	Stat. 1654A–480), is—
6	(A) transferred to title XLVI of division D
7	of the Bob Stump National Defense Authoriza-
8	tion Act for Fiscal Year 2003, as added by para-
9	graph(1);
10	(B) redesignated as section 4601; and
11	(C) inserted after the heading for subtitle A
12	of such title, as so added.
13	(3) Whistleblower protection program.—
14	Section 3164 of the National Defense Authorization
15	Act for Fiscal Year 2000 (Public Law 106–65; 113
16	Stat. 946) is—
17	(A) transferred to title XLVI of division D
18	of the Bob Stump National Defense Authoriza-
19	tion Act for Fiscal Year 2003, as amended by
20	this subsection;
21	(B) redesignated as section 4602;
22	(C) inserted after section 4601, as added by
23	paragraph (2); and

1	(D) amended in subsection (n) by striking
2	"60 days after the date of the enactment of this
3	Act," and inserting "December 5, 1999,".
4	(4) Employee incentives for workers at
5	CLOSURE PROJECT FACILITIES.—Section 3136 of the
6	Floyd D. Spence National Defense Authorization Act
7	for Fiscal Year 2001 (as enacted into law by Public
8	Law 106–398; 114 Stat. 1654A–458) is—
9	(A) transferred to title XLVI of division D
10	of the Bob Stump National Defense Authoriza-
11	tion Act for Fiscal Year 2003, as amended by
12	$this\ subsection;$
13	(B) redesignated as section 4603;
14	(C) inserted after section 4602, as added by
15	paragraph (3); and
16	(D) amended—
17	(i) in subsections (c) and (i)(1)(A), by
18	striking "section 3143 of the National De-
19	fense Authorization Act for Fiscal Year
20	1997 (42 U.S.C. 7274n)" and inserting
21	"section 4421"; and
22	(ii) in subsection (g), by striking "sec-
23	tion 3143(h) of the National Defense Au-
24	thorization Act for Fiscal Year 1997" and
25	inserting "section 4421(h)".

1	(5) Defense nuclear facility workforce
2	RESTRUCTURING PLAN.—Section 3161 of the National
3	Defense Authorization Act for Fiscal Year 1993 (Pub-
4	lic Law 102–484; 106 Stat. 2644), as amended by sec-
5	tion $1070(c)(2)$ of the National Defense Authorization
6	Act for Fiscal Year 1995 (Public Law 103–337; 108
7	Stat. 2857), Public Law 105–277 (112 Stat. 2681–
8	419, 2681–430), and section 1048(h)(1) of the Na-
9	tional Defense Authorization Act for Fiscal Year 2002
10	(Public Law 107–107; 115 Stat. 1229), is—
11	(A) transferred to title XLVI of division D
12	of the Bob Stump National Defense Authoriza-
13	tion Act for Fiscal Year 2003, as amended by
14	$this\ subsection;$
15	(B) redesignated as section 4604;
16	(C) inserted after section 4603, as added by
17	paragraph (4); and
18	(D) amended—
19	(i) in subsection (a), by striking
20	"(hereinafter in this subtitle referred to as
21	the 'Secretary')"; and
22	(ii) by adding at the end the following
23	$new\ subsection:$

1	"(g) Department of Energy Defense Nuclear
2	Facility Defined.—In this section, the term 'Department
3	of Energy defense nuclear facility' means—
4	"(1) a production facility or utilization facility
5	(as those terms are defined in section 11 of the Atomic
6	Energy Act of 1954 (42 U.S.C. 2014)) that is under
7	the control or jurisdiction of the Secretary and that
8	is operated for national security purposes (including
9	the tritium loading facility at Savannah River,
10	South Carolina, the 236 H facility at Savannah
11	River, South Carolina; and the Mound Laboratory,
12	Ohio), but the term does not include any facility that
13	does not conduct atomic energy defense activities and
14	does not include any facility or activity covered by
15	Executive Order Number 12344, dated February 1,
16	1982, pertaining to the naval nuclear propulsion pro-
17	gram;
18	"(2) a nuclear waste storage or disposal facility
19	that is under the control or jurisdiction of the Sec-
20	retary;
21	"(3) a testing and assembly facility that is
22	under the control or jurisdiction of the Secretary and
23	that is operated for national security purposes (in-
24	cluding the Nevada Test Site, Nevada; the Pinnellas
25	Plant, Florida; and the Pantex facility, Texas);

1	"(4) an atomic weapons research facility that is
2	under the control or jurisdiction of the Secretary (in-
3	cluding Lawrence Livermore, Los Alamos, and
4	Sandia National Laboratories); or
5	"(5) any facility described in paragraphs (1)
6	through (4) that—
7	"(A) is no longer in operation;
8	"(B) was under the control or jurisdiction
9	of the Department of Defense, the Atomic Energy
10	Commission, or the Energy Research and Devel-
11	opment Administration; and
12	"(C) was operated for national security
13	purposes.".
14	(6) Authority to provide certificate of
15	COmmendation to employees.—Section 3195 of the
16	Floyd D. Spence National Defense Authorization Act
17	for Fiscal Year 2001 (as enacted into law by Public
18	Law 106–398; 114 Stat. 1654A–481) is—
19	(A) transferred to title XLVI of division D
20	of the Bob Stump National Defense Authoriza-
21	tion Act for Fiscal Year 2003, as amended by
22	$this\ subsection;$
23	(B) redesignated as section 4605; and
24	(C) inserted after section 4604, as added by
25	paragraph (5).

1	(7) Subtitle heading on training and edu-
2	Cation.—Title XLVI of division D of the Bob Stump
3	National Defense Authorization Act for Fiscal Year
4	2003, as amended by this subsection, is further
5	amended by adding at the end the following new sub-
6	title heading:
7	"Subtitle B—Education and
8	Training".
9	(8) Executive management training.—Sec-
10	tion 3142 of the National Defense Authorization Act
11	for Fiscal Years 1990 and 1991 (Public Law 101–
12	189; 103 Stat. 1680) is—
13	(A) transferred to title XLVI of division D
14	of the Bob Stump National Defense Authoriza-
15	tion Act for Fiscal Year 2003, as amended by
16	this subsection;
17	(B) redesignated as section 4621;
18	(C) inserted after the heading for subtitle B
19	of such title, as added by paragraph (7); and
20	(D) amended in the section heading by add-
21	ing a period at the end.
22	(9) Stockpile stewardship recruitment
23	AND TRAINING PROGRAM.—Section 3131 of the Na-
24	tional Defense Authorization Act for Fiscal Year 1995
25	(Public Law 103–337; 108 Stat. 3085) is—

1	(A) transferred to title XLVI of division D
2	of the Bob Stump National Defense Authoriza-
3	tion Act for Fiscal Year 2003, as amended by
4	$this\ subsection;$
5	(B) redesignated as section 4622;
6	(C) inserted after section 4621, as added by
7	paragraph (8); and
8	(D) amended—
9	(i) in subsection (a)(1), by striking
10	"section 3138 of the National Defense Au-
11	thorization Act for Fiscal Year 1994 (Public
12	Law 103–160; 107 Stat. 1946; 42 U.S.C.
13	2121 note)" and inserting "section 4201";
14	and
15	(ii) in subsection (b)(2), by inserting
16	"of the National Defense Authorization Act
17	for Fiscal Year 1995 (Public Law 103–
18	337)" after "section 3101(a)(1)".
19	(10) Fellowship program for development
20	OF SKILLS CRITICAL TO NUCLEAR WEAPONS COM-
21	PLEX.—Section 3140 of the National Defense Author-
22	ization Act for Fiscal Year 1996 (Public Law 104–
23	106; 110 Stat 621), as amended by section 3162 of the
24	National Defense Authorization Act for Fiscal Year
25	2000 (Public Law 106–65; 113 Stat. 943), is—

1	(A) transferred to title XLVI of division D
2	of the Bob Stump National Defense Authoriza-
3	tion Act for Fiscal Year 2003, as amended by
4	$this\ subsection;$
5	(B) redesignated as section 4623; and
6	(C) inserted after section 4622, as added by
7	paragraph (9).
8	(11) Subtitle Heading on Worker Safety.—
9	Title XLVI of division D of the Bob Stump National
10	Defense Authorization Act for Fiscal Year 2003, as
11	amended by this subsection, is further amended by
12	adding at the end the following new subtitle heading:
13	"Subtitle C—Worker Safety".
14	(12) Worker protection at nuclear weap-
15	ons facilities.—Section 3131 of the National De-
16	fense Authorization Act for Fiscal Years 1992 and
17	1993 (Public Law 102–190; 105 Stat. 1571) is—
18	(A) transferred to title XLVI of division D
19	of the Bob Stump National Defense Authoriza-
20	tion Act for Fiscal Year 2003, as amended by
21	this subsection;
22	(B) redesignated as section 4641;
23	(C) inserted after the heading for subtitle C

1	(D) amended in subsection (e) by inserting
2	"of the National Defense Authorization Act for
3	Fiscal Years 1992 and 1993 (Public Law 102–
4	190)" after "section 3101(9)(A)".
5	(13) Safety oversight and enforcement at
6	DEFENSE NUCLEAR FACILITIES.—Section 3163 of the
7	National Defense Authorization Act for Fiscal Year
8	1995 (Public Law 103–337; 108 Stat. 3097) is—
9	(A) transferred to title XLVI of division D
10	of the Bob Stump National Defense Authoriza-
11	tion Act for Fiscal Year 2003, as amended by
12	$this\ subsection;$
13	(B) redesignated as section 4642;
14	(C) inserted after section 4641, as added by
15	paragraph (12); and
16	(D) amended in subsection (b) by striking
17	"90 days after the date of the enactment of this
18	Act," and inserting "January 5, 1995,".
19	(14) Program to monitor workers at de-
20	FENSE NUCLEAR FACILITIES EXPOSED TO HAZARDOUS
21	AND RADIOACTIVE SUBSTANCES.—Section 3162 of the
22	National Defense Authorization Act for Fiscal Year
23	1993 (Public Law 102–484; 106 Stat. 2646) is—
24	(A) transferred to title XLVI of division D
25	of the Bob Stump National Defense Authoriza-

1	tion Act for Fiscal Year 2003, as amended by
2	this subsection;
3	(B) redesignated as section 4643;
4	(C) inserted after section 4642, as added by
5	paragraph (13); and
6	(D) amended—
7	(i) in subsection (b)(6), by striking "1
8	year after the date of the enactment of this
9	Act" and inserting "October 23, 1993";
10	(ii) in subsection (c), by striking "180
11	days after the date of the enactment of this
12	Act," and inserting "April 23, 1993,"; and
13	(iii) by adding at the end the following
14	new subsection:
15	"(c) Definitions.—In this section:
16	"(1) The term 'Department of Energy defense
17	nuclear facility' has the meaning given that term in
18	$section \ 4604(g).$
19	"(2) The term 'Department of Energy employee'
20	means any employee of the Department of Energy
21	employed at a Department of Energy defense nuclear
22	facility, including any employee of a contractor of
23	subcontractor of the Department of Energy employed
24	at such a facility.".

1	(j) Budget and Financial Management Mat-
2	TERS.—
3	(1) Headings.—Division D of the Bob Stump
4	National Defense Authorization Act for Fiscal Year
5	2003, as amended by this section, is further amended
6	by adding at the end the following new headings:
7	"TITLE XLVII—BUDGET AND FI-
8	NANCIAL MANAGEMENT MAT-
9	TERS
10	"Subtitle A—Recurring National
11	Security Authorization Provisions".
12	(2) Recurring national security author-
13	IZATION PROVISIONS.—Sections 3620 through 3631 of
14	the Bob Stump National Defense Authorization Act
15	for Fiscal Year 2003 (Public Law 107–314; 116 Stat.
16	2756) are—
17	(A) transferred to title XLVII of division D
18	of such Act, as added by paragraph (1);
19	(B) redesignated as sections 4701 through
20	4712, respectively;
21	(C) inserted after the heading for subtitle A
22	of such title, as so added; and
23	(D) amended—

1	(i) in section 4702, as so redesignated,
2	by striking "sections 3629 and 3630" and
3	inserting "sections 4710 and 4711";
4	(ii) in section $4706(a)(3)(B)$, as so re-
5	designated, by striking "section 3626" and
6	inserting "section 4707";
7	(iii) in section 4707(c), as so redesig-
8	nated, by striking "section 3625(b)(2)" and
9	inserting "section 4706(b)(2)";
10	(iv) in section 4710(c), as so redesig-
11	nated, by striking "section 3621" and in-
12	serting "section 4702";
13	(v) in section 4711(c), as so redesig-
14	nated, by striking "section 3621" and in-
15	serting "section 4702"; and
16	(vi) in section 4712, as so redesignated,
17	by striking "section 3621" and inserting
18	"section 4702".
19	(3) Subtitle Heading on Penalties.—Title
20	XLVII of division D of the Bob Stump National De-
21	fense Authorization Act for Fiscal Year 2003, as
22	amended by this subsection, is further amended by
23	adding at the end the following new subtitle heading:

1	"Subtitle B—Penalties".
2	(4) Restriction on use of funds to pay pen-
3	ALTIES UNDER ENVIRONMENTAL LAWS.—Section 3132
4	of the National Defense Authorization Act for Fiscal
5	Year 1987 (Public Law 99–661; 100 Stat. 4063) is—
6	(A) transferred to title XLVII of division D
7	of the Bob Stump National Defense Authoriza-
8	tion Act for Fiscal Year 2003, as amended by
9	$this\ subsection;$
10	(B) redesignated as section 4721;
11	(C) inserted after the heading for subtitle B
12	of such title, as added by paragraph (3); and
13	(D) amended in the section heading by add-
14	ing a period at the end.
15	(5) Restriction on use of funds to pay pen-
16	ALTIES UNDER CLEAN AIR ACT.—Section 211 of the
17	Department of Energy National Security and Mili-
18	tary Applications of Nuclear Energy Authorization
19	Act of 1981 (Public Law 96–540; 94 Stat. 3203) is—
20	(A) transferred to title XLVII of division D
21	of the Bob Stump National Defense Authoriza-
22	tion Act for Fiscal Year 2003, as amended by
23	this subsection;
24	(B) inserted after section 4721, as added by
25	paragraph (4); and

1	(C) amended—
2	(i) by striking the section heading and
3	inserting the following new section heading:
4	"SEC. 4722. RESTRICTION ON USE OF FUNDS TO PAY PEN-
5	ALTIES UNDER CLEAN AIR ACT.";
6	(ii) by striking SEC. 211."; and
7	(iii) by striking "this or any other
8	Act" and inserting "the Department of En-
9	ergy National Security and Military Appli-
10	cations of Nuclear Energy Authorization
11	Act of 1981 (Public Law 96–540) or any
12	$other\ Act$ ".
13	(6) Subtitle heading on other matters.—
14	Title XLVII of division D of the Bob Stump National
15	Defense Authorization Act for Fiscal Year 2003, as
16	amended by this subsection, is further amended by
17	adding at the end the following new subtitle heading:
18	"Subtitle C—Other Matters".
19	(7) Single request for authorization of
20	APPROPRIATIONS FOR COMMON DEFENSE AND SECU-
21	RITY PROGRAMS.—Section 208 of the Department of
22	Energy National Security and Military Applications
23	of Nuclear Energy Authorization Act of 1979 (Public
24	Law 95-509; 92 Stat. 1779) is—

1	(A) transferred to title XLVII of division D
2	of the Bob Stump National Defense Authoriza-
3	tion Act for Fiscal Year 2003, as amended by
4	$this\ subsection;$
5	(B) inserted after the heading for subtitle C
6	of such title, as added by paragraph (6); and
7	(C) amended—
8	(i) by striking the section heading and
9	inserting the following new section heading:
10	"SEC. 4731. SINGLE REQUEST FOR AUTHORIZATION OF AP-
11	PROPRIATIONS FOR COMMON DEFENSE AND
12	SECURITY PROGRAMS.";
13	and
14	(ii) by striking "Sec. 208.".
15	(k) Administrative Matters.—
16	(1) Headings.—Division D of the Bob Stump
17	National Defense Authorization Act for Fiscal Year
18	2003, as amended by this section, is further amended
19	by adding at the end the following new headings:
20	"TITLE XLVIII—ADMINISTRATIVE
21	MATTERS
22	"Subtitle A —Contracts".
23	(2) Costs not allowed under certain con-
24	TRACTS.—Section 1534 of the Department of Defense
25	Authorization Act, 1986 (Public Law 99–145; 99

1	Stat. 774), as amended by section 3131 of the Na-
2	tional Defense Authorization Act for Fiscal Years
3	1988 and 1989 (Public Law 100–180; 101 Stat.
4	1238), is—
5	(A) transferred to title XLVIII of division
6	D of the Bob Stump National Defense Authoriza-
7	tion Act for Fiscal Year 2003, as added by para-
8	graph(1);
9	(B) redesignated as section 4801;
10	(C) inserted after the heading for subtitle A
11	of such title, as so added; and
12	(D) amended—
13	(i) in the section heading, by adding a
14	period at the end; and
15	(ii) in subsection (b)(1), by striking
16	"the date of the enactment of this Act," and
17	inserting "November 8, 1985,".
18	(3) Prohibition on bonuses to contractors
19	OPERATING DEFENSE NUCLEAR FACILITIES.—Section
20	3151 of the National Defense Authorization Act for
21	Fiscal Years 1990 and 1991 (Public Law 101–189;
22	103 Stat. 1682) is—
23	(A) transferred to title XLVIII of division
24	D of the Bob Stump National Defense Authoriza-

I	tion Act for Fiscal Year 2003, as amended by
2	$this\ subsection;$
3	(B) redesignated as section 4802;
4	(C) inserted after section 4801, as added by
5	paragraph (2); and
6	(D) amended—
7	(i) in the section heading, by adding a
8	period at the end;
9	(ii) in subsection (a), by striking "the
10	date of the enactment of this Act" and in-
11	serting "November 29, 1989";
12	(iii) in subsection (b), by striking "6
13	months after the date of the enactment of
14	this Act," and inserting "May 29, 1990,";
15	and
16	(iv) in subsection (d), by striking "90
17	days after the date of the enactment of this
18	Act" and inserting "March 1, 1990".
19	(4) Contractor liability for injury or loss
20	OF PROPERTY ARISING FROM ATOMIC WEAPONS TEST-
21	ING PROGRAMS.—Section 3141 of the National De-
22	fense Authorization Act for Fiscal Year 1991 (Public
23	Law 101–510; 104 Stat. 1837) is—
24	(A) transferred to title XLVIII of division
25	D of the Bob Stump National Defense Authoriza-

1	tion Act for Fiscal Year 2003, as amended by
2	this subsection;
3	(B) redesignated as section 4803;
4	(C) inserted after section 4802, as added by
5	paragraph (3); and
6	(D) amended—
7	(i) in the section heading, by adding a
8	period at the end; and
9	(ii) in subsection (d), by striking "the
10	date of the enactment of this Act" each
11	place it appears and inserting "November
12	<i>5</i> , <i>1990</i> ,".
13	(5) Subtitle heading on research and de-
14	VELOPMENT.—Title XLVIII of division D of the Bob
15	Stump National Defense Authorization Act for Fiscal
16	Year 2003, as amended by this subsection, is further
17	amended by adding at the end the following new sub-
18	title heading:
19	"Subtitle B—Research and
20	Development".
21	(6) Laboratory-directed research and de-
22	VELOPMENT.—Section 3132 of the National Defense
23	Authorization Act for Fiscal Year 1991 (Public Law
24	101–510; 104 Stat. 1832) is—

1	(A) transferred to title XLVIII of division
2	D of the Bob Stump National Defense Authoriza-
3	tion Act for Fiscal Year 2003, as amended by
4	$this\ subsection;$
5	(B) redesignated as section 4811;
6	(C) inserted after the heading for subtitle B
7	of such title, as added by paragraph (5); and
8	(D) amended in the section heading by add-
9	ing a period at the end.
10	(7) Limitations on use of funds for lab-
11	ORATORY DIRECTED RESEARCH AND DEVELOP-
12	MENT.—
13	(A) Limitations on use of funds for
14	LABORATORY DIRECTED RESEARCH AND DEVEL-
15	OPMENT.—Section 3137 of the National Defense
16	Authorization Act for Fiscal Year 1998 (Public
17	Law 105–85; 111 Stat. 2038) is—
18	(i) transferred to title XLVIII of divi-
19	sion D of the Bob Stump National Defense
20	Authorization Act for Fiscal Year 2003, as
21	amended by this subsection;
22	(ii) redesignated as section 4812;
23	(iii) inserted after section 4811, as
24	added by paragraph (6); and
25	(iv) amended—

1	(I) in subsection (b), by striking
2	"section 3136(b) of the National De-
3	fense Authorization Act for Fiscal Year
4	1997 (Public Law 104–201; 110 Stat.
5	2831; 42 U.S.C. 7257b)" and inserting
6	"section 4812A(b)";
7	(II) in subsection (d)—
8	(aa) by striking "section
9	3136(b)(1)" and inserting "sec-
10	tion 4812A(b)(1)"; and
11	(bb) by striking "section
12	3132(c) of the National Defense
13	Authorization Act for Fiscal Year
14	1991 (42 U.S.C. 7257a(c))" and
15	inserting "section 4811(c)"; and
16	(III) in subsection (e), by striking
17	"section 3132(d) of the National De-
18	fense Authorization Act for Fiscal Year
19	1991 (42 U.S.C. 7257a(d))" and in-
20	serting "section 4811(d)".
21	(B) Limitation on use of funds for
22	CERTAIN RESEARCH AND DEVELOPMENT PUR-
23	Poses.—Section 3136 of the National Defense
24	Authorization Act for Fiscal Year 1997 (Public
25	Law 104–201; 110 Stat. 2830), as amended by

1	section 3137 of the National Defense Authoriza-
2	tion Act for Fiscal Year 1998 (Public Law 105–
3	85; 111 Stat. 2038), is—
4	(i) transferred to title XLVIII of divi-
5	sion D of the Bob Stump National Defense
6	Authorization Act for Fiscal Year 2003, as
7	amended by this subsection;
8	(ii) redesignated as section 4812A;
9	(iii) inserted after section 4812, as
10	added by paragraph (7); and
11	(iv) amended in subsection (a) by in-
12	serting "of the National Defense Authoriza-
13	tion Act for Fiscal Year 1997 (Public Law
14	104–201)" after "section 3101".
15	(8) Critical technology partnerships.—
16	Section 3136 of the National Defense Authorization
17	Act for Fiscal Years 1992 and 1993 (Public Law
18	102-190; 105 Stat. 1577), as amended by section
19	203(b)(3) of Public Law 103–35 (107 Stat. 102), is—
20	(A) transferred to title XLVIII of division
21	D of the Bob Stump National Defense Authoriza-
22	tion Act for Fiscal Year 2003, as amended by
23	$this\ subsection;$
24	(B) redesignated as section 4813; and

1	(C) inserted after section 4812A, as added
2	by paragraph $(7)(B)$.
3	(9) University-based research collabora-
4	TION PROGRAM.—Section 3155 of the National De-
5	fense Authorization Act for Fiscal Year 1998 (Public
6	Law 105–85; 111 Stat. 2044) is—
7	(A) transferred to title XLVIII of division
8	D of the Bob Stump National Defense Authoriza-
9	tion Act for Fiscal Year 2003, as amended by
10	$this\ subsection;$
11	(B) redesignated as section 4814;
12	(C) inserted after section 4813, as added by
13	paragraph (8); and
14	(D) amended in subsection (c) by striking
15	"this title" and inserting "title XXXI of the Na-
16	tional Defense Authorization Act for Fiscal Year
17	1998 (Public Law 105–85)".
18	(10) Subtitle heading on facilities man-
19	AGEMENT.—Title XLVIII of division D of the Bob
20	Stump National Defense Authorization Act for Fiscal
21	Year 2003, as amended by this subsection, is further
22	amended by adding at the end the following new sub-
23	title heading:

1	"Subtitle C—Facilities
2	Management".
3	(11) Transfers of real property at cer-
4	TAIN FACILITIES.—Section 3158 of the National De-
5	fense Authorization Act for Fiscal Year 1998 (Public
6	Law 105–85; 111 Stat. 2046) is—
7	(A) transferred to title XLVIII of division
8	D of the Bob Stump National Defense Authoriza-
9	tion Act for Fiscal Year 2003, as amended by
10	this subsection;
11	(B) redesignated as section 4831; and
12	(C) inserted after the heading for subtitle C
13	of such title, as added by paragraph (10).
14	(12) Engineering and manufacturing re-
15	SEARCH, DEVELOPMENT, AND DEMONSTRATION AT
16	CERTAIN NUCLEAR WEAPONS PRODUCTION PLANTS.—
17	Section 3156 of the Floyd D. Spence National Defense
18	Authorization Act for Fiscal Year 2001 (as enacted
19	into law by Public Law 106–398; 114 Stat. 1654A-
20	467) is—
21	(A) transferred to title XLVIII of division
22	D of the Bob Stump National Defense Authoriza-
23	tion Act for Fiscal Year 2003, as amended by
24	this subsection;
25	(B) redesignated as section 4832; and

1	(C) inserted after section 4831, as added by
2	paragraph (11).
3	(13) Pilot program on use of proceeds of
4	DISPOSAL OR UTILIZATION OF CERTAIN ASSETS.—
5	Section 3138 of the National Defense Authorization
6	Act for Fiscal Year 1998 (Public Law 105–85; 111
7	Stat. 2039) is—
8	(A) transferred to title XLVIII of division
9	D of the Bob Stump National Defense Authoriza-
10	tion Act for Fiscal Year 2003, as amended by
11	$this\ subsection;$
12	(B) redesignated as section 4833;
13	(C) inserted after section 4832, as added by
14	paragraph (12); and
15	(D) amended in subsection (d) by striking
16	"sections 202 and 203(j) of the Federal Property
17	and Administrative Services Act of 1949 (40
18	U.S.C. 483 and 484(j))" and inserting "sub-
19	chapter II of chapter 5 and section 549 of title
20	40, United States Code,".
21	(14) Subtitle Heading on other matters.—
22	Title XLVIII of division D of the Bob Stump Na-
23	tional Defense Authorization Act for Fiscal Year
24	2003, as amended by this subsection, is further

1	amended by adding at the end the following new sub-
2	title heading:
3	"Subtitle D—Other Matters".
4	(15) Semiannual reports on local impact
5	Assistance.—Subsection (f) of section 3153 of the
6	National Defense Authorization Act for Fiscal Year
7	1998 (Public Law 105–85; 111 Stat. 2044) is—
8	(A) transferred to title XLVIII of division
9	D of the Bob Stump National Defense Authoriza-
10	tion Act for Fiscal Year 2003, as amended by
11	$this\ subsection;$
12	(B) inserted after the heading for subtitle D
13	of such title, as added by paragraph (14); and
14	(C) amended—
15	(i) by inserting before the text the fol-
16	lowing new section heading:
17	"SEC. 4851. SEMIANNUAL REPORTS ON LOCAL IMPACT AS-
18	SISTANCE.";
19	(ii) by striking "(f) Semiannual
20	Reports on Local Impact Assist-
21	ANCE.—"; and
22	(iii) by striking "section $3161(c)(6)$ of
23	the National Defense Authorization Act of
24	Fiscal Year 1993 (42 U.S.C. 7274h(c)(6))"
25	and inserting "section $4604(c)(6)$ ".

1	(1) Matters Relating to Particular Facili-
2	TIES.—
3	(1) Headings.—Division D of the Bob Stump
4	National Defense Authorization Act for Fiscal Year
5	2003, as amended by this section, is further amended
6	by adding at the end the following new headings:
7	"TITLE XLIX—MATTERS RELAT-
8	ING TO PARTICULAR FACILI-
9	TIES
10	$"Subtitle \ A-Hanford \ Reservation,$
11	Washington".
12	(2) Safety measures for waste tanks.—Sec-
13	tion 3137 of the National Defense Authorization Act
14	for Fiscal Year 1991 (Public Law 101–510; 104 Stat.
15	1833) is—
16	(A) transferred to title XLIX of division D
17	of the Bob Stump National Defense Authoriza-
18	tion Act for Fiscal Year 2003, as added by para-
19	graph(1);
20	(B) redesignated as section 4901;
21	(C) inserted after the heading for subtitle A
22	of such title, as so added; and
23	(D) amended—
24	(i) in the section heading, by adding a
25	period at the end;

1	(ii) in subsection (a), by striking
2	"Within 90 days after the date of the enact-
3	ment of this Act," and inserting "Not later
4	than February 3, 1991,";
5	(iii) in subsection (b), by striking
6	"Within 120 days after the date of the en-
7	actment of this Act," and inserting "Not
8	later than March 5, 1991,";
9	(iv) in subsection (c), by striking "Be-
10	ginning 120 days after the date of the en-
11	actment of this Act," and inserting "Begin-
12	ning March 5, 1991,"; and
13	(v) in subsection (d), by striking
14	"Within six months of the date of the enact-
15	ment of this Act," and inserting "Not later
16	than May 5, 1991,".
17	(3) Programs for persons who may have
18	BEEN EXPOSED TO RADIATION RELEASED FROM HAN-
19	FORD RESERVATION.—Section 3138 of the National
20	Defense Authorization Act for Fiscal Year 1991 (Pub-
21	lic Law 101–510; 104 Stat. 1834), as amended by sec-
22	tion 3138 of the National Defense Authorization Act
23	for Fiscal Year 1995 (Public Law 103–337; 108 Stat.
24	3087), is—

1	(A) transferred to title XLIX of division D
2	of the Bob Stump National Defense Authoriza-
3	tion Act for Fiscal Year 2003, as amended by
4	this subsection;
5	(B) redesignated as section 4902;
6	(C) inserted after section 4901, as added by
7	paragraph (2); and
8	(D) amended—
9	(i) in the section heading, by adding a
10	period at the end;
11	(ii) in subsection (a), by striking "this
12	title" and inserting "title XXXI of the Na-
13	tional Defense Authorization Act for Fiscal
14	Year 1991 (Public Law 101–510)"; and
15	(iii) in subsection (c)—
16	(I) in paragraph (2), by striking
17	"six months after the date of the enact-
18	ment of this Act," and inserting "May
19	5, 1991,"; and
20	(II) in paragraph (3), by striking
21	"18 months after the date of the enact-
22	ment of this Act," and inserting "May
23	5, 1992,".
24	(4) Waste tank cleanup program.—Section
25	3139 of the Strom Thurmond National Defense Au-

1	thorization Act for Fiscal Year 1999 (Public Law
2	105–261; 112 Stat. 2250), as amended by section
3	3141 of the Floyd D. Spence National Defense Au-
4	thorization Act for Fiscal Year 2001 (as enacted into
5	law by Public Law 106–398; 114 Stat. 1654A–463)
6	and section 3135 of the National Defense Authoriza-
7	tion Act for Fiscal Year 2002 (Public Law 107–107;
8	115 Stat. 1368), is—
9	(A) transferred to title XLIX of division D
10	of the Bob Stump National Defense Authoriza-
11	tion Act for Fiscal Year 2003, as amended by
12	$this\ subsection;$
13	(B) redesignated as section 4903;
14	(C) inserted after section 4902, as added by
15	paragraph (3); and
16	(D) amended in subsection (d) by striking
17	"30 days after the date of the enactment of the
18	Floyd D. Spence National Defense Authorization
19	Act for Fiscal Year 2001," and inserting "No-
20	vember 29, 2000,".
21	(5) RIVER PROTECTION PROJECT.—Subsection
22	(a) of section 3141 of the Floyd D. Spence National
23	Defense Authorization Act for Fiscal Year 2001 (as
24	enacted into law by Public Law 106–398; 114 Stat.
25	1654A-462) is—

1	(A) transferred to title XLIX of division D
2	of the Bob Stump National Defense Authoriza-
3	tion Act for Fiscal Year 2003, as amended by
4	$this\ subsection;$
5	(B) inserted after section 4903, as added by
6	paragraph (4); and
7	(C) amended—
8	(i) by inserting before the text the fol-
9	lowing new section heading:
10	"SEC. 4904. RIVER PROTECTION PROJECT.";
11	and
12	(ii) by striking "(a) Redesignation
13	of Project.—".
14	(6) Funding for termination costs of river
15	PROTECTION PROJECT.—Section 3131 of the Floyd D.
16	Spence National Defense Authorization Act for Fiscal
17	Year 2001 (as enacted into law by Public Law 106–
18	398; 114 Stat. 1654A-454) is—
19	(A) transferred to title XLIX of division D
20	of the Bob Stump National Defense Authoriza-
21	tion Act for Fiscal Year 2003, as amended by
22	this subsection;
23	(B) redesignated as section 4905;
24	(C) inserted after section 4904, as added by
25	paragraph (5); and

1	(D) amended—
2	(i) by striking "section 3141" and in-
3	serting "section 4904"; and
4	(ii) by striking "the date of the enact-
5	ment of this Act" and inserting "October
6	30, 2000".
7	(7) Subtitle heading on savannah river
8	SITE, SOUTH CAROLINA.—Title XLIX of division D of
9	the Bob Stump National Defense Authorization Act
10	for Fiscal Year 2003, as amended by this subsection,
11	is further amended by adding at the end the following
12	new subtitle heading:
13	"Subtitle B—Savannah River Site,
14	South Carolina".
15	(8) Accelerated schedule for isolating
16	HIGH-LEVEL NUCLEAR WASTE AT DEFENSE WASTE
17	PROCESSING FACILITY.—Section 3141 of the National
18	Defense Authorization Act for Fiscal Year 1997 (Pub-
19	lic Law 104–201; 110 Stat. 2834) is—
20	(A) transferred to title XLIX of division D
21	of the Bob Stump National Defense Authoriza-
22	tion Act for Fiscal Year 2003, as amended by
23	$this\ subsection;$

1	(C) inserted after the heading for subtitle B
2	of such title, as added by paragraph (7).
3	(9) Multi-year plan for clean-up.—Sub-
4	section (e) of section 3142 of the National Defense Au-
5	thorization Act for Fiscal Year 1997 (Public Law
6	104–201; 110 Stat. 2834) is—
7	(A) transferred to title XLIX of division D
8	of the Bob Stump National Defense Authoriza-
9	tion Act for Fiscal Year 2003, as amended by
10	$this\ subsection;$
11	(B) inserted after section 4911, as added by
12	paragraph (8); and
13	(C) amended—
14	(i) by inserting before the text the fol-
15	lowing new section heading:
16	"SEC. 4912. MULTI-YEAR PLAN FOR CLEAN-UP.";
17	and
18	(ii) by striking "(e) Multi-Year Plan
19	FOR CLEAN-UP AT SAVANNAH RIVER
20	SITE.—The Secretary" and inserting "The
21	Secretary of Energy".
22	(10) Continuation of processing, treat-
23	MENT, AND DISPOSAL OF LEGACY NUCLEAR MATE-
24	RIALS.—

1	(A) FISCAL YEAR 2001.—Subsection (a) of
2	section 3137 of the Floyd D. Spence National
3	Defense Authorization Act for Fiscal Year 2001
4	(as enacted into law by Public Law 106–398;
5	114 Stat 1654A–460) is—
6	(i) transferred to title XLIX of division
7	D of the Bob Stump National Defense Au-
8	thorization Act for Fiscal Year 2003, as
9	amended by this subsection;
10	(ii) inserted after section 4912, as
11	added by paragraph (9); and
12	(iii) amended—
13	(I) by inserting before the text the
14	following new section heading:
15	"SEC. 4913. CONTINUATION OF PROCESSING, TREATMENT,
16	AND DISPOSAL OF LEGACY NUCLEAR MATE-
17	RIALS.";
18	and
19	(II) by striking "(a) Continu-
20	ATION.—".
21	(B) Fiscal year 2000.—Section 3132 of the
22	National Defense Authorization Act for Fiscal
23	Year 2000 (Public Law 106-65; 113 Stat. 924)
24	ie

1	(i) transferred to title XLIX of division
2	D of the Bob Stump National Defense Au-
3	thorization Act for Fiscal Year 2003, as
4	amended by this subsection;
5	(ii) redesignated as section 4913A; and
6	(iii) inserted after section 4913, as
7	added by subparagraph (A).
8	(C) Fiscal year 1999.—Section 3135 of the
9	Strom Thurmond National Defense Authoriza-
10	tion Act for Fiscal Year 1999 (Public Law 105–
11	261; 112 Stat. 2248) is—
12	(i) transferred to title XLIX of division
13	D of the Bob Stump National Defense Au-
14	thorization Act for Fiscal Year 2003, as
15	amended by this subsection;
16	(ii) redesignated as section 4913B; and
17	(iii) inserted after section 4913A, as
18	added by subparagraph (B).
19	(D) Fiscal year 1998.—Subsection (b) of
20	section 3136 of the National Defense Authoriza-
21	tion Act for Fiscal Year 1998 (Public Law 105–
22	85; 111 Stat. 2038) is—
23	(i) transferred to title XLIX of division
24	D of the Bob Stump National Defense Au-

1	thorization Act for Fiscal Year 2003, as
2	amended by this subsection;
3	(ii) inserted after section 4913B, as
4	added by subparagraph (C); and
5	(iii) amended—
6	(I) by inserting before the text the
7	following new section heading:
8	"SEC. 4913C. CONTINUATION OF PROCESSING, TREAT-
9	MENT, AND DISPOSAL OF LEGACY NUCLEAR
10	MATERIALS.";
11	and
12	(II) by striking "(b) Require-
13	MENT FOR CONTINUING OPERATIONS
14	AT SAVANNAH RIVER SITE.—".
15	(E) Fiscal year 1997.—Subsection (f) of
16	section 3142 of the National Defense Authoriza-
17	tion Act for Fiscal Year 1997 (Public Law 104–
18	201; 110 Stat. 2836) is—
19	(i) transferred to title XLIX of division
20	D of the Bob Stump National Defense Au-
21	thorization Act for Fiscal Year 2003, as
22	amended by this subsection;
23	(ii) inserted after section 4913C, as
24	added by subparagraph (D); and
25	(iii) amended—

1	(I) by inserting before the text the
2	following new section heading:
3	"SEC. 4913D. CONTINUATION OF PROCESSING, TREAT-
4	MENT, AND DISPOSAL OF LEGACY NUCLEAR
5	MATERIALS.";
6	(II) by striking "(f) Require-
7	MENT FOR CONTINUING OPERATIONS
8	AT SAVANNAH RIVER SITE.—The Sec-
9	retary" and inserting "The Secretary
10	of Energy"; and
11	(III) by striking "subsection (e)"
12	and inserting "section 4912".
13	(11) Limitation on use of funds for decom-
14	MISSIONING F-CANYON FACILITY.—Subsection (b) of
15	section 3137 of the Floyd D. Spence National Defense
16	Authorization Act for Fiscal Year 2001 (as enacted
17	into law by Public Law 106–398; 114 Stat. 1654A-
18	460) is—
19	(A) transferred to title XLIX of division D
20	of the Bob Stump National Defense Authoriza-
21	tion Act for Fiscal Year 2003, as amended by
22	this subsection;
23	(B) inserted after section 4913D, as added
24	by $paragraph (10)(E)$; and
25	(C) amended—

1	(i) by inserting before the text the fol-
2	lowing new section heading:
3	"SEC. 4914. LIMITATION ON USE OF FUNDS FOR DECOM-
4	MISSIONING F-CANYON FACILITY.";
5	(ii) by striking "(b) Limitation on
6	Use of Funds for Decommissioning F-
7	Canyon Facility.—";
8	(iii) by striking "this or any other
9	Act" and inserting "the Floyd D. Spence
10	National Defense Authorization Act for Fis-
11	cal Year 2001 (as enacted into law by Pub-
12	lic Law 106–398) or any other Act"; and
13	(iv) by striking "the Secretary" in the
14	matter preceding paragraph (1) and insert-
15	ing "the Secretary of Energy".
16	(12) Subtitle Heading on other facili-
17	TIES.—Title XLIX of division D of the Bob Stump
18	National Defense Authorization Act for Fiscal Year
19	2003, as amended by this subsection, is further
20	amended by adding at the end the following new sub-
21	title heading:
22	"Subtitle C—Other Facilities".
23	(13) Payment of costs of operation and
24	MAINTENANCE OF INFRASTRUCTURE AT NEVADA TEST
25	SITE.—Section 3144 of the National Defense Author-

1	ization Act for Fiscal Year 1997 (Public Law 104–
2	201; 110 Stat. 2838) is—
3	(A) transferred to title XLIX of division D
4	of such Act, as amended by this subsection;
5	(B) redesignated as section 4921; and
6	(C) inserted after the heading for subtitle C
7	of such title, as added by paragraph (12).
8	(m) Conforming Amendments.—(1) Title XXXVI of
9	the Bob Stump National Defense Authorization Act for Fis-
10	cal Year 2003 (Public Law 107–314; 116 Stat. 1756) is
11	repealed.
12	(2) Subtitle E of title XXXI of the National Defense
13	Authorization Act for Fiscal Year 1993 (Public Law 102-
14	484; 42 U.S.C. 7274h et seq.) is repealed.
15	(3) Section 8905a(d)(5)(A) of title 5, United States
16	Code, is amended by striking "section 3143 of the National
17	Defense Authorization Act for Fiscal Year 1997 (42 U.S.C.
18	7274n)" and inserting "section 4421 of the Atomic Energy
19	Defense Act".
20	TITLE XXXII—DEFENSE NU-
21	CLEAR FACILITIES SAFETY
22	BOARD
23	SEC. 3201. AUTHORIZATION.
24	There are authorized to be appropriated for fiscal year
25	2004, \$19,559,000 for the operation of the Defense Nuclear

- 1 Facilities Safety Board under chapter 21 of the Atomic En-
- $2\ \ ergy\ Act\ of\ 1954\ (42\ U.S.C.\ 2286\ et\ seq.).$

Attest:

Secretary.

108TH CONGRESS 1ST SESSION H.R. 1588

AMENDMENT