105TH CONGRESS H. R. 1119

AN ACT

To authorize appropriations for fiscal year 1998 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.

105TH CONGRESS 1ST SESSION

H. R. 1119

AN ACT

To authorize appropriations for fiscal year 1998 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.

- 1 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, **SECTION 1. SHORT TITLE.** 4 This Act may be cited as the "National Defense Authorization Act for Fiscal Year 1998". SEC. 2. ORGANIZATION OF ACT INTO DIVISIONS; TABLE OF 7 CONTENTS. 8 (a) DIVISIONS.—This Act is organized into three divisions as follows: 10 (1) Division A—Department of Defense Authorizations. 11 12 (2) Division B—Military Construction Author-13 izations. 14 (3) Division C—Department of Energy Na-15 tional Security Authorizations and Other Authoriza-
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- 18 this Act is as follows:

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- Sec. 2831. Land conveyance, James T. Coker Army Reserve Center, Durant, Oklahoma.
- Sec. 2832. Land conveyance, Fort A. P. Hill, Virginia.

- Sec. 2833. Expansion of land conveyance, Indiana Army Ammunition Plant, Charlestown, Indiana.
- Sec. 2834. Modification of land conveyance, Lompoc, California.
- Sec. 2835. Modification of land conveyance, Rocky Mountain Arsenal, Colorado.
- Sec. 2836. Correction of land conveyance authority, Army Reserve Center, Anderson, South Carolina.
- Sec. 2837. Land conveyance, Fort Bragg, North Carolina.
- Sec. 2838. Land conveyance, Gibson Army Reserve Center, Chicago, Illinois.
- Sec. 2839. Land conveyance, Fort Dix, New Jersey.

PART II—NAVY CONVEYANCES

Sec. 2851. Correction of lease authority, Naval Air Station, Meridian, Mississippi.

PART III—AIR FORCE CONVEYANCES

- Sec. 2861. Land transfer, Eglin Air Force Base, Florida.
- Sec. 2862. Study of land exchange options, Shaw Air Force Base, South Carolina.
- Sec. 2863. Land conveyance, March Air Force Base, California.
- Sec. 2864. Land conveyance, Ellsworth Air Force Base, South Dakota.

Subtitle E—Other Matters

- Sec. 2881. Repeal of requirement to operate Naval Academy dairy farm.
- Sec. 2882. Long-term lease of property, Naples Italy.
- Sec. 2883. Designation of military family housing at Lackland Air Force Base, Texas, in honor of Frank Tejeda, a former Member of the House of Representatives.

TITLE XXIX—SIKES ACT IMPROVEMENT

- Sec. 2901. Short title.
- Sec. 2902. Definition of Sikes Act for purposes of amendments.
- Sec. 2903. Codification of short title of Act.
- Sec. 2904. Integrated natural resource management plans.
- Sec. 2905. Review for preparation of integrated natural resource management plans.
- Sec. 2906. Annual reviews and reports.
- Sec. 2907. Transfer of wildlife conservation fees from closed military installations
- Sec. 2908. Federal enforcement.
- Sec. 2909. Natural resource management services.
- Sec. 2910. Definitions.
- Sec. 2911. Cooperative agreements.
- Sec. 2912. Repeal of superseded provision.
- Sec. 2913. Clerical amendments.
- Sec. 2914. Authorizations of appropriations.

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

TITLE XXXI—DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

Subtitle A-National Security Programs Authorizations

- Sec. 3101. Weapons activities.
- Sec. 3102. Environmental restoration and waste management.
- Sec. 3103. Other defense activities.
- Sec. 3104. Defense nuclear waste disposal.

Subtitle B—Recurring General Provisions

- Sec. 3121. Reprogramming.
- Sec. 3122. Limits on general plant projects.
- Sec. 3123. Limits on construction projects.
- Sec. 3124. Fund transfer authority.
- Sec. 3125. Authority for conceptual and construction design.
- Sec. 3126. Authority for emergency planning, design, and construction activities.
- Sec. 3127. Funds available for all national security programs of the Department of Energy.
- Sec. 3128. Authority relating to transfers of defense environmental management funds.

Subtitle C—Program Authorizations, Restrictions, and Limitations

Sec. 3131. Ballistic Missile Defense National Laboratory Program.

Subtitle D—Other Matters

- Sec. 3141. Plan for stewardship, management, and certification of warheads in the nuclear weapons stockpile.
- Sec. 3142. Repeal of obsolete reporting requirements.
- Sec. 3143. Study and funding relating to implementation of workforce restructuring plans.
- Sec. 3144. Extension of authority for appointment of certain scientific, engineering, and technical personnel.
- Sec. 3145. Report on proposed contract for Hanford Tank Waste Vitrification project.
- Sec. 3146. Limitation on conduct of subcritical nuclear weapons tests.
- Sec. 3147. Limitation on use of certain funds until future use plans are submitted.
- Sec. 3148. Plan for external oversight of national laboratories.
- Sec. 3149. University-based research center.
- Sec. 3150. Stockpile stewardship program.
- Sec. 3151. Reports on advanced supercomputer sales to certain foreign nations.
- Sec. 3152. Transfers of real and personal property at certain Department of Energy facilities.
- Sec. 3153. Requirement to delegate certain authorities to site manager of Hanford Reservation.

TITLE XXXII—DEFENSE NUCLEAR FACILITIES SAFETY BOARD

- Sec. 3201. Authorization.
- Sec. 3202. Plan for transfer of facilities from jurisdiction of Defense Nuclear Facilities Safety Board to jurisdiction of Nuclear Regulatory Commission.

TITLE XXXIII—NATIONAL DEFENSE STOCKPILE

- Sec. 3301. Authorized uses of stockpile funds.
- Sec. 3302. Disposal of beryllium copper master alloy in National Defense Stockpile.
- Sec. 3303. Disposal of titanium sponge in National Defense Stockpile.
- Sec. 3304. Conditions on transfer of stockpiled platinum reserves for Treasury use.
- Sec. 3305. Restrictions on disposal of certain manganese ferro.
- Sec. 3306. Required procedures for disposal of strategic and critical materials.

TITLE XXXIV—NAVAL PETROLEUM RESERVES

- Sec. 3401. Authorization of appropriations.
- Sec. 3402. Price requirement on sale of certain petroleum during fiscal year 1998.
- Sec. 3403. Termination of assignment of Navy officers to Office of Naval Petroleum and Oil Shale Reserves.
- Sec. 3404. Transfer of jurisdiction, Naval Oil Shale Reserves Numbered 1 and 3.

TITLE XXXV—PANAMA CANAL COMMISSION

Subtitle A—Authorization of Expenditures From Revolving Fund

- Sec. 3501. Short title.
- Sec. 3502. Authorization of expenditures.
- Sec. 3503. Purchase of vehicles.
- Sec. 3504. Expenditures only in accordance with treaties.

Subtitle B-Facilitation of Panama Canal Transition

- Sec. 3511. Short title; references.
- Sec. 3512. Definitions relating to Canal transition.

PART I—TRANSITION MATTERS RELATING TO COMMISSION OFFICERS AND EMPLOYEES

- Sec. 3521. Authority for the Administrator of the Commission to accept appointment as the Administrator of the Panama Canal Authority.
- Sec. 3522. Post-Canal Transfer Personnel Authorities.
- Sec. 3523. Enhanced authority of Commission to establish compensation of Commission officers and employees.
- Sec. 3524. Travel, transportation, and subsistence expenses for Commission personnel no longer subject to Federal Travel Regulation.
- Sec. 3525. Enhanced recruitment and retention authorities.
- Sec. 3526. Transition separation incentive payments.
- Sec. 3527. Labor-management relations.
- Sec. 3528. Availability of Panama Canal Revolving Fund for severance pay for certain employees separated by Panama Canal Authority after Canal Transfer Date.

PART II—TRANSITION MATTERS RELATING TO OPERATION AND ADMINISTRATION OF CANAL

- Sec. 3541. Establishment of procurement system and board of contract appeals.
- Sec. 3542. Transactions with the Panama Canal Authority.
- Sec. 3543. Time limitations on filing of claims for damages.

- Sec. 3544. Tolls for small vessels.
- Sec. 3545. Date of actuarial evaluation of FECA liability.
- Sec. 3546. Notaries public.
- Sec. 3547. Commercial services.
- Sec. 3548. Transfer from President to Commission of certain regulatory functions relating to employment classification appeals.
- Sec. 3549. Enhanced printing authority.
- Sec. 3550. Technical and conforming amendments.

TITLE XXXVI—MARITIME ADMINISTRATION

- Sec. 3601. Authorization of appropriations for fiscal year 1998.
- Sec. 3602. Repeal of obsolete annual report requirement concerning relative cost of shipbuilding in the various coastal districts of the United States.
- Sec. 3603. Provisions relating to maritime security fleet program.
- Sec. 3604. Authority to utilize replacement vessels and capacity.
- Sec. 3605. Authority to convey national defense reserve fleet vessel.
- Sec. 3606. Determination of gross tonnage for purposes of tank vessel double hull requirements.

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 National Security and the
- 7 Committee on Appropriations of the House of Rep-
- 8 resentatives.

9 DIVISION A—DEPARTMENT OF

10 **DEFENSE AUTHORIZATIONS**

- 11 TITLE I—PROCUREMENT
- 12 Subtitle A—Authorization of
- 13 Appropriations
- 14 SEC. 101. ARMY.
- 15 Funds are hereby authorized to be appropriated for
- 16 fiscal year 1998 for procurement for the Army as follows:

- 1 (1) For aircraft, \$1,535,264,000. 2 (2) For missiles, \$1,176,516,000. 3 (3) For weapons and tracked combat vehicles, 4 \$1,519,527,000. 5 (4) For ammunition, \$1,093,802,000. 6 (5) For other procurement, \$2,640,277,000. 7 SEC. 102. NAVY AND MARINE CORPS. 8 (a) Navy.—Funds are hereby authorized to be appropriated for fiscal year 1998 for procurement for the Navy as follows: 10 11 (1) For aircraft, \$6,172,950,000. 12 (2) For weapons, including missiles and tor-13 pedoes, \$1,214,687,000. 14 (3)For shipbuilding conversion, and 15 \$7,654,977,000. 16 (4) For other procurement, \$3,073,432,000. 17 (b) Marine Corps.—Funds are hereby authorized to be appropriated for fiscal year 1998 for procurement for 18 19 the Marine Corps in the amount of \$442,807,000.
- the Marine Corps in the amount of \$442,807,000.

 (c) NAVY AND MARINE CORPS AMMUNITION.—Funds
 are hereby authorized to be appropriated for procurement
 of ammunition for the Navy and the Marine Corps in the
 amount of \$470,355,000.

1 SEC. 103. AIR FORCE.

- 2 Funds are hereby authorized to be appropriated for
- 3 fiscal year 1998 for procurement for the Air Force as fol-
- 4 lows:
- 5 (1) For aircraft, \$6,770,900,000.
- 6 (2) For missiles, \$2,389,183,000.
- 7 (3) For ammunition, \$436,984,000.
- 8 (4) For other procurement, \$6,574,096,000.

9 SEC. 104. DEFENSE-WIDE ACTIVITIES.

- Funds are hereby authorized to be appropriated for
- 11 fiscal year 1998 for Defense-wide procurement in the
- 12 amount of \$1,836,989,000.

13 SEC. 105. RESERVE COMPONENTS.

- 14 Funds are hereby authorized to be appropriated for
- 15 fiscal year 1998 for procurement of aircraft, vehicles, com-
- 16 munications equipment, and other equipment for the re-
- 17 serve components of the Armed Forces as follows:
- 18 (1) For the Army National Guard,
- 19 \$102,700,000.
- 20 (2) For the Air National Guard, \$117,775,000.
- 21 (3) For the Army Reserve, \$90,400,000.
- 22 (4) For the Naval Reserve, \$118,000,000.
- 23 (5) For the Air Force Reserve, \$167,630,000.
- 24 (6) For the Marine Corps Reserve,
- **25** \$98,600,000.
- 26 (7) For the Coast Guard Reserve, \$5,250,000.

1 SEC. 106. DEFENSE INSPECTOR GENERAL.

- 2 Funds are hereby authorized to be appropriated for
- 3 fiscal year 1998 for procurement for the Inspector General
- 4 of the Department of Defense in the amount of
- 5 \$1,800,000.

6 SEC. 107. CHEMICAL DEMILITARIZATION PROGRAM.

- 7 There is hereby authorized to be appropriated for fis-
- 8 cal year 1998 the amount of \$610,700,000 for—
- 9 (1) the destruction of lethal chemical agents
- and munitions in accordance with section 1412 of
- the Department of Defense Authorization Act, 1986
- 12 (50 U.S.C. 1521); and
- 13 (2) the destruction of chemical warfare materiel
- of the United States that is not covered by section
- 15 1412 of such Act.

16 SEC. 108. DEFENSE HEALTH PROGRAMS.

- Funds are hereby authorized to be appropriated for
- 18 fiscal year 1998 for the Department of Defense for pro-
- 19 curement for carrying out health care programs, projects,
- 20 and activities of the Department of Defense in the total
- 21 amount of \$279,068,000.

22 SEC. 109. DEFENSE EXPORT LOAN GUARANTEE PROGRAM.

- Funds are hereby authorized to be appropriated for
- 24 fiscal year 1998 for the Department of Defense for carry-
- 25 ing out the Defense Export Loan Guarantee Program in
- 26 the total amount of \$1,231,000.

Subtitle B—Other Matters

2 \$	SEC.	121.	LIMITATION	ON	OBLIGATION	OF	FUNDS FOR	THE
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- 3 SEAWOLF SUBMARINE PROGRAM.
- 4 (a) Limitation.—The Secretary of the Navy may
- 5 not obligate more than 50 percent of the funds appro-
- 6 priated for fiscal year 1998 for Shipbuilding and Conver-
- 7 sion for the Navy that are specified as being available for
- 8 the Seawolf submarine program until the Secretary cer-
- 9 tifies to the congressional defense committees that the
- 10 Secretary will include in the future-years defense program
- 11 accompanying the fiscal year 1999 budget for the Depart-
- 12 ment of Defense not less than 50 percent of the amount
- 13 necessary to fully fund incorporation into each of the first
- 14 four vessels in the New Attack Submarine program the
- 15 technology insertion opportunities specified in subsection
- 16 (b).

1

- 17 (b) Technology Insertion Opportunities.—The
- 18 technology insertion opportunities referred to in sub-
- 19 section (a) are those technology insertion opportunities
- 20 available for the first four vessels in the New Attack Sub-
- 21 marine program that were presented by the Assistant Sec-
- 22 retary of the Navy (Research, Development, and Acquisi-
- 23 tion) in testimony before the Procurement Subcommittee
- 24 of the Committee on National Security of the House of
- 25 Representatives on March 18, 1997.

1	SEC. 122. REPORT ON ANNUAL BUDGET SUBMISSION RE-
2	GARDING THE RESERVE COMPONENTS.
3	(a) In General.—Chapter 1013 of title 10, United
4	States Code, is amended by adding at the end the follow-
5	ing new section:
6	"§ 10544. Budget information
7	"(a) Report.—The Secretary of Defense shall sub-
8	mit to the congressional committees specified in subsection
9	(d), at the same time that the President submits the budg-
10	et for a fiscal year under section 1105(a) of title 31, Unit-
11	ed States Code, a report on amounts requested in that
12	budget for the reserve components.
13	"(b) CONTENT.—The report shall include the follow-
14	ing:
15	"(1) A description of the anticipated effect that
16	the amounts requested (if approved by Congress)
17	will have to enhance the capabilities of each of the
18	reserve components.
19	"(2) A listing, with respect to each such compo-
20	nent, of each of the following:
21	"(A) The amount requested for each major
22	weapon system for which funds are requested in
23	the budget for that component.
24	"(B) The amount requested for each item
25	of equipment (other than a major weapon sys-

- tem) for which funds are requested in the budg-
- 2 et for that component.
- 3 "(c) Inclusion of Information in Next
- 4 FYDP.—The Secretary of Defense shall specifically dis-
- 5 play in the each future-years defense program (or program
- 6 revision) submitted to Congress under section 221 of this
- 7 title the amounts programmed for procurement of equip-
- 8 ment for each of the reserve components.
- 9 "(d) Congressional Committees Specified.—
- 10 The congressional committees referred to in subsection (a)
- 11 are the following:
- 12 "(1) The Committee on Armed Services and the
- 13 Committee on Appropriations of the Senate.
- 14 "(2) The Committee on National Security and
- the Committee on Appropriations of the House of
- Representatives.
- 17 "(e) Exclusion of Coast Guard Reserve.—In
- 18 this section, the term 'reserve components' does not in-
- 19 clude the Coast Guard Reserve.".
- 20 (b) Clerical Amendment.—The table of sections
- 21 at the beginning of such chapter is amended by adding
- 22 at the end the following new item:

[&]quot;10544. Budget information.".

1	TITLE II—RESEARCH, DEVELOP-
2	MENT, TEST, AND EVALUA-
3	TION
4	Subtitle A—Authorization of
5	Appropriations
6	SEC. 201. AUTHORIZATION OF APPROPRIATIONS.
7	Funds are hereby authorized to be appropriated for
8	fiscal year 1998 for the use of the Department of Defense
9	for research, development, test, and evaluation as follows:
10	(1) For the Army, \$4,752,913,000.
11	(2) For the Navy, \$7,946,996,000.
12	(3) For the Air Force, \$14,659,736,000.
13	(4) For Defense-wide activities,
14	\$9,914,080,000, of which—
15	(A) \$279,683,000 is authorized for the ac-
16	tivities of the Director, Test and Evaluation;
17	and
18	(B) \$23,384,000 is authorized for the Di-
19	rector of Operational Test and Evaluation.
20	SEC. 202. AMOUNT FOR BASIC AND APPLIED RESEARCH.
21	(a) FISCAL YEAR 1998.—Of the amounts authorized
22	to be appropriated by section 201, \$4,131,871,000 shall
23	be available for basic research and applied research
24	projects.

- 1 (b) Basic Research and Applied Research De-
- 2 FINED.—For purposes of this section, the term "basic re-
- 3 search and applied research" means work funded in pro-
- 4 gram elements for defense research and development
- 5 under Department of Defense category 6.1 or 6.2.

6 SEC. 203. DUAL-USE TECHNOLOGY PROGRAM.

- 7 (a) Funding Requirement.—Of the amounts ap-
- 8 propriated pursuant to the authorizations in section 201
- 9 for the Department of Defense for science and technology
- 10 programs for each of fiscal years 1998 through 2001, at
- 11 least the following percentages of such amounts shall be
- 12 available in the applicable fiscal year only for dual-use
- 13 projects of the Department of Defense:
- 14 (1) For fiscal year 1998, 5 percent.
- 15 (2) For fiscal year 1999, 7 percent.
- 16 (3) For fiscal year 2000, 10 percent.
- 17 (4) For fiscal year 2001, 15 percent.
- 18 (b) Senior Official for Dual-Use Program.—
- 19 The person responsible for developing policy relating to,
- 20 and ensuring effective implementation of, the dual-use
- 21 technology program of the Department of Defense is the
- 22 senior official designated by the Secretary of Defense
- 23 under section 203(b) of the National Defense Authoriza-
- 24 tion Act for Fiscal Year 1997 (Public Law 104–201; 110
- 25 Stat. 2451).

- 1 (c) Limitation on Obligations.—(1) Except as
- 2 provided in paragraph (2), funds made available pursuant
- 3 to subsection (a) may not be obligated until the senior offi-
- 4 cial referred to in subsection (b) approves the obligation.
- 5 (2) Paragraph (1) does not apply with respect to
- 6 funds made available pursuant to subsection (a) to the De-
- 7 fense Advanced Research Projects Agency.
- 8 (3) Funds made available pursuant to subsection (a)
- 9 may be used for a dual-use project only if the contract,
- 10 cooperative agreement, or other transaction by which the
- 11 project is carried out is entered into through the use of
- 12 competitive procedures.
- 13 (d) Transfer Authority.—In addition to the
- 14 transfer authority provided in section 1001, the Secretary
- 15 of Defense may transfer funds made available pursuant
- 16 to subsection (a) for a dual-use project from a military
- 17 department or defense agency to another military depart-
- 18 ment or defense agency to ensure efficient implementation
- 19 of the dual-use technology program. The Secretary may
- 20 delegate the authority provided in the preceding sentence
- 21 to the senior official referred to in subsection (b).
- 22 (e) Federal Cost Share.—(1) The share contrib-
- 23 uted by the Secretary of a military department or the head
- 24 of a defense agency for the cost of a dual-use project dur-
- 25 ing fiscal years 1998, 1999, 2000, and 2001 may not be

- 1 greater than 50 percent of the cost of the project for that
- 2 fiscal year.
- 3 (2) In calculating the share of the costs of a dual-
- 4 use program contributed by a military department or a
- 5 non-Government entity, the Secretaries of the military de-
- 6 partments may not consider in-kind contributions.
- 7 (f) Definitions.—In this section, the terms "dual-
- 8 use technology program", "dual-use project", and "science
- 9 and technology program" have the meanings provided by
- 10 section 203(h) of the National Defense Authorization Act
- 11 for Fiscal Year 1997 (Public Law 104–201; 110 Stat.
- 12 2452).
- 13 Subtitle B—Program Require-
- ments, Restrictions, and Limita-
- 15 **tions**
- 16 SEC. 211. MANUFACTURING TECHNOLOGY PROGRAM.
- 17 Section 2525 of title 10, United States Code, is
- 18 amended by adding at the end the following new sub-
- 19 section:
- 20 "(e) Funding Requirement.—(1) Subject to para-
- 21 graph (2), the Secretary of Defense shall make available
- 22 each fiscal year for the Manufacturing Technology Pro-
- 23 gram the greater of the following amounts:
- 24 "(A) 0.25 percent of the amount available for
- 25 the fiscal year concerned for the demonstration and

- 1 validation, engineering and manufacturing develop-
- 2 ment, operational systems development, and procure-
- 3 ment programs of the military departments and De-
- 4 fense Agencies.
- 5 "(B) The amount authorized to be appropriated
- 6 by law for the fiscal year concerned for projects of
- 7 the military departments and Defense Agencies
- 8 under the Manufacturing Technology Program.
- 9 "(2) Paragraph (1) applies to fiscal years 1998,
- 10 1999, and 2000.
- 11 "(f) Transfer Authority.—The Secretary of De-
- 12 fense may transfer funds made available pursuant to sub-
- 13 section (e) from a military department or Defense Agency
- 14 to another military department or Defense Agency to en-
- 15 sure efficient implementation of the Manufacturing Tech-
- 16 nology Program. The Secretary may delegate the author-
- 17 ity provided in the preceding sentence to the Under Sec-
- 18 retary of Defense for Acquisition and Technology. Author-
- 19 ity to transfer funds under this subsection is in addition
- 20 to any other authority provided by law to transfer funds
- 21 (whether enacted before, on, or after the date of the enact-
- 22 ment of this section) and is not subject to any dollar limi-
- 23 tation or notification requirement contained in any other
- 24 such authority to transfer funds.

1	"(g) Report.—(1) At the same time the President
2	submits to Congress the budget for fiscal year 1999 pur-
3	suant to section 1105(a) of title 31, the Secretary of De-
4	fense shall submit to Congress a report that—
5	"(A) specifies the plans of the Secretary for ex-
6	penditures under the program during fiscal years
7	1998, 1999, and 2000; and
8	"(B) assesses the effectiveness of the program.
9	"(2) The Secretary shall submit an updated version
10	of such report at the same time the President submits the
11	budget for each fiscal year after fiscal year 1999 during
12	which the program is in effect shall include—
13	"(A) an assessment of whether the funding of
14	the program, as provided pursuant to the funding
15	requirement of subsection (e), is sufficient; and
16	"(B) any recommendations considered appro-
17	priate by the Secretary for changes in, or an exten-
18	sion of, the funding requirement of subsection (e).".
19	SEC. 212. REPORT ON STRATEGIC ENVIRONMENTAL RE-
20	SEARCH AND DEVELOPMENT PROGRAM.
21	(a) Report.—Not later than February 28, 1998, the
22	Secretary of Defense shall submit to Congress a report
23	containing, for each project or activity of the Strategic En-
24	vironmental Research and Development Program—

- 1 (1) an explanation of why the project or activity
- 2 is not duplicative of environmentally related re-
- 3 search, development, and demonstration activities of
- 4 other departments and agencies of the Federal Gov-
- 5 ernment, of State and local governments, or of other
- 6 organizations engaged in such activities; and
- 7 (2) an explanation of why the project or activity
- 8 is uniquely related to and necessary for the mission
- 9 of the Department of Defense.
- 10 (b) Limitation on Use of Funds Pending Sub-
- 11 MISSION OF REPORT.—Not more than 50 percent of the
- 12 funds appropriated for the Strategic Environmental Re-
- 13 search and Development Program pursuant to the author-
- 14 ization of appropriations in section 201(4) may be ex-
- 15 pended until the Secretary of Defense submits the report
- 16 required under this section.

17 SEC. 213. TACTICAL UNMANNED AERIAL VEHICLES.

- 18 (a) Prohibition on Funding for Outrider
- 19 ACTD Program.—No funds authorized to be appro-
- 20 priated under section 201 may be obligated for the Out-
- 21 rider Advanced Concept Technology Demonstration
- 22 (ACTD) program.
- 23 (b) Funding Requirements.—Of the funds author-
- 24 ized to be appropriated for tactical unmanned aerial vehi-
- 25 cles (TUAV) under section 201—

1	(1) \$10,000,000 shall be available to carry out
2	a competition for an unmanned aerial vehicle capa-
3	ble of vertical takeoff and landing; and
4	(2) \$11,500,000 shall be available to provide a
5	Predator Unmanned Aerial Vehicle system equipped
6	with synthetic aperture radar and associated equip-
7	ment to facilitate the development of a common Tac-
8	tical Control System for unmanned aerial vehicles.
9	SEC. 214. REVISIONS TO MEMBERSHIP OF AND APPOINT
10	MENT AUTHORITY FOR NATIONAL OCEAN RE-
11	SEARCH LEADERSHIP COUNCIL.
12	(a) Membership Revisions.—Section 7902(b) of
13	title 10, United States Code, is amended—
14	(1) by striking out paragraph (11); and
15	(2) in paragraph (17), by striking out "One
16	member" and inserting in lieu thereof "Not more
17	than four members".
18	(b) Appointment Authority Revisions.—Section
19	7902 of such title is amended—
20	(1) in paragraphs (14), (15), (16), and (17) of
21	subsection (b), by striking out "chairman" each
22	place it appears and inserting in lieu thereof "Presi-
23	dent"; and
24	(2) by adding at the end the following new sub-
25	section:

- 1 "(j) Delegation of Appointment Authority.—
- 2 The President may delegate the authority to make ap-
- 3 pointments under subsection (b) to the head of a depart-
- 4 ment, without authority to redelegate.".
- 5 (c) Conforming Amendments.—(1) Section 7902
- 6 of such title is further amended—
- 7 (A) in subsection (b), by redesignating para-
- 8 graphs (12), (13), (14), (15), (16), and (17) as
- 9 paragraphs (11), (12), (13), (14), (15), and (16), re-
- spectively; and
- (B) in subsection (d), by striking out "(14),
- 12 (15), (16), or (17)" and inserting in lieu thereof
- "(13), (14), (15), or (16)".
- 14 (2) Section 282 of the National Defense Authoriza-
- 15 tion Act for Fiscal Year 1997 (Public Law 104–201; 110
- 16 Stat. 2473) is amended by striking out subsection (c).
- 17 SEC. 215. MAINTENANCE AND REPAIR OF REAL PROPERTY
- 18 AT AIR FORCE INSTALLATIONS.
- 19 (a) In General.—Chapter 949 of title 10, United
- 20 States Code, is amended by adding at the end the follow-
- 21 ing new section:
- 22 "§ 9782. Maintenance and repair of real property
- 23 "(a) Allocation of Funds.—The Secretary of the
- 24 Air Force shall allocate funds authorized to be appro-
- 25 priated by a provision described in subsection (c) and a

- 1 provision described in subsection (d) for maintenance and
- 2 repair of real property at military installations of the De-
- 3 partment of the Air Force without regard to whether the
- 4 installation is supported with funds authorized by a provi-
- 5 sion described in subsection (c) or (d).
- 6 "(b) Mixing of Funds Prohibited on Individual
- 7 Projects.—The Secretary of the Air Force may not com-
- 8 bine funds authorized to be appropriated by a provision
- 9 described in subsection (c) and funds authorized to be ap-
- 10 propriated by a provision described in subsection (d) for
- 11 an individual project for maintenance and repair of real
- 12 property at a military installation of the Department of
- 13 the Air Force.
- 14 "(c) Research, Development, Test, and Eval-
- 15 UATION FUNDS.—The provision described in this sub-
- 16 section is a provision of a national defense authorization
- 17 Act that authorizes funds to be appropriated for a fiscal
- 18 year to the Air Force for research, development, test, and
- 19 evaluation.
- 20 "(d) Operation and Maintenance Funds.—The
- 21 provision described in this subsection is a provision of a
- 22 national defense authorization Act that authorizes funds
- 23 to be appropriated for a fiscal year to the Air Force for
- 24 operation and maintenance.".

1	(b) CLERICAL AMENDMENT.—The table of sections
2	at the beginning of such chapter is amended by adding
3	at the end the following new item:
	"9782. Maintenance and repair of real property.".
4	SEC. 216. EXPANSION OF ELIGIBILITY FOR DEFENSE EX-
5	PERIMENTAL PROGRAM TO STIMULATE COM-
6	PETITIVE RESEARCH.
7	Section 257 of the National Defense Authorization
8	Act for Fiscal Year 1995 (Public Law 103–337; U.S.C.
9	2358 note) is amended by adding at the end of subsection
10	(d) the following new paragraph:
11	"(3) In this section, the term 'State' means a
12	State of the United States, the District of Columbia,
13	the Commonwealth of Puerto Rico, Guam, the Vir-
14	gin Islands, American Samoa, and the Common-
15	wealth of the Northern Mariana Islands.".
16	SEC. 217. BIOASSAY TESTING OF VETERANS EXPOSED TO
17	IONIZING RADIATION DURING MILITARY
18	SERVICE.
19	Of the amount provided in section 201(4),
20	\$300,000 shall be available for the Nuclear Test Personnel
21	Review Program conducted by the Defense Special Weap-

22 ons Agency.

1 SEC. 218. COMANCHE PROGRAM.

2	The Congress supports the Army in its Comanche
3	program technology transfer and acquisition efforts,
4	which—
5	(1) offer potential RAH-66 Air Vehicle and
6	T800 engine cost, schedule, and technical risk reduc-
7	tion; and
8	(2) include cooperative efforts with other Gov-
9	ernment agencies such as the National Guard (UH-
10	1H engine technology insertion), the Defense Ad-
11	vanced Research Projects Agency, and other re-
12	search and development programs of the military de-
13	partments.
14	SEC. 219. LAND ATTACK STANDARD MISSILE.
15	Of the amount provided in section 201(2) for re-
16	search, development, test, and evaluation for the Navy—
17	(1) the amount available for program element
18	63795N for the Land Attack Technology program is
19	increased by \$10,000,000, to be available for flight
20	test demonstration and risk reduction activities for
21	the Land Attack Standard Missile;
22	(2) the amount available for program element
23	62317N (Air Systems and Weapons Advance Tech-
24	nology) is reduced by \$5,000,000; and

1	(3) the amount available for program element
2	63508N (Ship Hull Mechanical and Electrical Tech-
3	nology) is reduced by \$5,000,000.
4	SEC. 220. REPORT ON OPERATIONAL FIELD ASSESSMENTS
5	PROGRAM.
6	(a) Finding.—Congress recognizes the potential
7	value that the Department of Defense Operational Field
8	Assessments program, which is managed by the Director
9	of Operational Test and Evaluation, provides to the com-
10	manders of the Unified Combatant Commands with re-
11	spect to assessment of the effectiveness of near-term oper-
12	ational concepts and critical operational issues in quick-
13	response operational tests and evaluations.
14	(b) Report.—Not later than March 30, 1998, the
15	Secretary of Defense shall submit to the congressional de-
16	fense committees a report on the Operational Field As-
17	sessments program.
18	(c) Content of Report.—The report shall contain
19	the following:
20	(1) A review of the Operational Field Assess-
21	ments program which describes the goals and objec-
22	tives of the program, assessments by the program
23	conducted as of the date of the submission of the re-
24	port and the results of those assessments

1	(2) A description of the current management
2	and support structure of the program within the De-
3	partment of Defense, including a description of how
4	program responsibilities are assigned within the Of-
5	fice of the Secretary of Defense and a description of
6	the roles of the Joint Staff, the commanders of the
7	Unified Combatant Commands, and the military de-
8	partments.
9	(3) A description of future plans for the pro-
10	gram and funding requirements for those plans.
11	(4) Recommendations regarding additional stat-
12	utory authority that may be required for the pro-
13	gram.
14	Subtitle C—Ballistic Missile
15	Defense Programs
16	SEC. 231. BUDGETARY TREATMENT OF AMOUNTS RE-
17	QUESTED FOR PROCUREMENT FOR BALLIS-
18	TIC MISSILE DEFENSE PROGRAMS.
19	(a) Requirement for Inclusion in Budget of
20	BMDO.—(1) Chapter 9 of title 10, United States Code,
21	is amended by inserting after section 222 the following
22	new section:

1 "§ 224. Ballistic missile defense programs: amounts

- 2 for procurement
- 3 "(a) Requirement.—Any amount in the budget
- 4 submitted to Congress under section 1105 of title 31 for
- 5 any fiscal year for procurement for the National Missile
- 6 Defense program or for any system that is part of the
- 7 core theater missile defense program shall be set forth
- 8 under the account of the Department of Defense for De-
- 9 fense-wide procurement and, within that account, under
- 10 the subaccount (or other budget activity level) for the Bal-
- 11 listic Missile Defense Organization.
- 12 "(b) Core Theater Ballistic Missile Defense
- 13 Program.—For purposes of this section, the core theater
- 14 missile defense program consists of the systems specified
- 15 in section 234 of the Ballistic Missile Defense Act of 1995
- 16 (10 U.S.C. 2431 note).".
- 17 (b) Clerical Amendment.—The table of sections
- 18 at the beginning of such chapter is amended by inserting
- 19 after the item relating to section 222 the following new
- 20 item:

"224. Ballistic missile defense programs: amounts for procurement.".

- 21 SEC. 232. COOPERATIVE BALLISTIC MISSILE DEFENSE PRO-
- GRAM.
- 23 (a) Requirement for New Program Element.—
- 24 The Secretary of Defense shall establish a program ele-
- 25 ment for the Ballistic Missile Defense Organization, to be

- 1 referred to as the "Cooperative Ballistic Missile Defense
- 2 Program", to support technical and analytical cooperative
- 3 efforts between the United States and other nations that
- 4 contribute to United States ballistic missile defense capa-
- 5 bilities. All international cooperative ballistic missile de-
- 6 fense programs of the Department of Defense shall be
- 7 budgeted and administered through that program element.
- 8 (b) Relationship to Other Program Ele-
- 9 Ments.—The program element established pursuant to
- 10 subsection (a) is in addition to the program elements for
- 11 activities of the Ballistic Missile Defense Organization re-
- 12 quired under section 251 of the National Defense Author-
- 13 ization Act for Fiscal Year 1996 (Public Law 104–106;
- 14 110 Stat. 233; 10 U.S.C. 221 note).
- 15 SEC. 233. DEPLOYMENT DATES FOR CORE THEATER MIS-
- 16 SILE DEFENSE PROGRAMS.
- 17 (a) Change in Deployment Dates.—Section
- 18 234(a) of the Ballistic Missile Defense Act of 1995 (sub-
- 19 title C of title II of Public Law 104–106; 110 Stat. 229;
- 20 10 U.S.C. 2431 note) is amended—
- 21 (1) in the matter preceding paragraph (1), by
- striking out ", to be carried out so as to achieve the
- specified capabilities";
- 24 (2) in paragraph (1), by striking out ", with a
- 25 first unit equipped (FUE) during fiscal year 1998";

1 (3) in paragraph (2), by striking out "Navy 2 Lower Tier (Area) system" and all that follows 3 through "fiscal year 1999" and inserting in lieu 4 thereof "Navy Area Defense system"; 5 (4) in paragraph (3)— (A) by striking out "with a" and inserting 6 in lieu thereof "to be carried out so as to 7 8 achieve a"; and 9 (B) by striking out "fiscal year 1998" and "fiscal year 2000" and inserting in lieu thereof 10 11 "fiscal year 2000" and "fiscal year 2004", re-12 spectively; and 13 (5) in paragraph (4), by striking out "Navy 14 Upper Tier (Theater Wide) system, with" and in-15 serting in lieu thereof "Navy Theater Wide system, 16 to be carried out so as to achieve". 17 (b) Conforming Amendments for Program Ele-MENT NAME CHANGES.—Section 251(a) of the National 18 Defense Authorization Act for Fiscal Year 1996 (Public 19 Law 104–106; 110 Stat. 233; 10 U.S.C. 221 note) is 21 amended— 22 (1) in paragraph (2), by striking out "Navy 23 Lower Tier (Area) system" and inserting in lieu 24 thereof "Navy Area Defense system"; and

1	(2) in paragraph (4), by striking out "Navy
2	Upper Tier (Theater Wide) system" and inserting in
3	lieu thereof "Navy Theater Wide system".
4	SEC. 234. ANNUAL REPORT ON THREAT POSED TO THE
5	UNITED STATES BY WEAPONS OF MASS DE-
6	STRUCTION, BALLISTIC MISSILES, AND
7	CRUISE MISSILES.
8	(a) Annual Report.—The Secretary of Defense
9	shall submit to Congress by January 30 of each year a
10	report on the threats posed to the United States and allies
11	of the United States—
12	(1) by weapons of mass destruction, ballistic
13	missiles, and cruise missiles; and
14	(2) by the proliferation of weapons of mass de-
15	struction, ballistic missiles, and cruise missiles.
16	(b) Consultation.—Each report submitted under
17	subsection (a) shall be prepared in consultation with the
18	Director of Central Intelligence.
19	(c) MATTERS TO BE INCLUDED.—Each report sub-
20	mitted under subsection (a) shall include the following:
21	(1) Identification of each foreign country and
22	non-State organization that possesses weapons of
23	mass destruction, ballistic missiles, or cruise mis-
24	siles, and a description of such weapons and missiles

- with respect to each such foreign country and non-State organization.
 - (2) A description of the means by which any foreign country and non-State organization that has achieved capability with respect to weapons of mass destruction, ballistic missiles, or cruise missiles has achieved that capability, including a description of the international network of foreign countries and private entities that provide assistance to foreign countries and non-State organizations in achieving that capability.
 - (3) An examination of the doctrines that guide the use of weapons of mass destruction in each foreign country that possesses such weapons.
 - (4) An examination of the existence and implementation of the control mechanisms that exist with respect to nuclear weapons in each foreign country that possesses such weapons.
 - (5) Identification of each foreign country and non-State organization that seeks to acquire or develop (indigenously or with foreign assistance) weapons of mass destruction, ballistic missiles, or cruise missiles, and a description of such weapons and missiles with respect to each such foreign country and non-State organization.

- (6) An assessment of various possible timelines for the achievement by foreign countries and non-State organizations of capability with respect to weapons of mass destruction, ballistic missiles, and cruise missiles, taking into account the probability of whether the Russian Federation and the People's Republic of China will comply with the Missile Technology Control Regime, the potential availability of assistance from foreign technical specialists, and the potential for independent sales by foreign private entities without authorization from their national Governments.
 - (7) For each foreign country or non-State organization that has not achieved the capability to target the United States or its territories with weapons of mass destruction, ballistic missiles, or cruise missiles as of the date of the enactment of this Act, an estimate of how far in advance the United States is likely to be warned before such foreign country or non-State organization achieves that capability.
 - (8) For each foreign country or non-State organization that has not achieved the capability to target members of the United States Armed Forces deployed abroad with weapons of mass destruction, ballistic missiles, or cruise missiles as of the date of

- 1 the enactment of this Act, an estimate of how far in
- advance the United States is likely to be warned be-
- fore such foreign country or non-State organization
- 4 achieves that capability.
- 5 (d) Classification.—Each report under subsection
- 6 (a) shall be submitted in classified and unclassified form.
- 7 SEC. 235. DIRECTOR OF BALLISTIC MISSILE DEFENSE OR-
- 8 GANIZATION.
- 9 (a) IN GENERAL.—Subchapter II of chapter 8 of title
- 10 10, United States Code, is amended by adding at the end
- 11 the following new section:
- 12 "§ 203. Director of Ballistic Missile Defense Organiza-
- 13 tion
- "(a) Grade.—The position of Director of the Ballis-
- 15 tic Missile Defense Organization—
- 16 "(1) may only be held by an officer of the
- armed forces on the active-duty list; and
- "(2) shall be designated under section 601 of
- this title as a position of importance and responsibil-
- 20 ity to carry the grade of general or admiral or lieu-
- 21 tenant general or vice admiral.
- 22 "(b) Line of Authority to Secretary of De-
- 23 FENSE.—The Director of the Ballistic Missile Defense Or-
- 24 ganization reports directly to the Secretary of Defense and
- 25 (if so directed by the Secretary) the Deputy Secretary of

- 1 Defense, without intervening review or approval by any
- 2 other officer of the Department of Defense, with respect
- 3 to all matters pertaining to the management of ballistic
- 4 missile defense programs for which the Director has re-
- 5 sponsibility (including matters pertaining to the status of
- 6 those programs and the budgets for those programs).".
- 7 (b) CLERICAL AMENDMENT.—The table of sections
- 8 at the beginning of such subchapter is amended by adding
- 9 at the end the following new item:

"203. Director of Ballistic Missile Defense Organization.".

10 SEC. 236. TACTICAL HIGH ENERGY LASER PROGRAM.

- 11 (a) Transfer of Program.—The Secretary of De-
- 12 fense shall transfer the Tactical High Energy Laser pro-
- 13 gram from the Secretary of the Army to the Director of
- 14 the Ballistic Missile Defense Organization, to be carried
- 15 out under the Cooperative Ballistic Missile Defense Pro-
- 16 gram established pursuant to section 232(a).
- 17 (b) AUTHORIZATION.—Of the amount authorized to
- 18 be appropriated in section 201, \$38,200,000 is authorized
- 19 for the Tactical High Energy Laser program.

TITLE III—OPERATION AND 1 **MAINTENANCE** 2 Subtitle A—Authorization of 3 **Appropriations** 4 5 SEC. 301. OPERATION AND MAINTENANCE FUNDING. 6 Funds are hereby authorized to be appropriated for fiscal year 1998 for the use of the Armed Forces and other 7 8 activities and agencies of the Department of Defense for 9 expenses, not otherwise provided for, for operation and 10 maintenance, in amounts as follows: 11 (1) For the Army, \$17,185,034,000. 12 (2) For the Navy, \$21,372,699,000. 13 (3) For the Marine Corps, \$2,381,245,000. 14 (4) For the Air Force, \$18,745,985,000. Defense-wide 15 For (5)activities, 16 \$10,030,057,000. 17 (6) For the Army Reserve, \$1,202,891,000. 18 (7) For the Naval Reserve, \$849,711,000. 19 For (8)the Marine Corps Reserve, 20 \$110,366,000. 21 (9) For the Air Force Reserve, \$1,629,120,000. 22 (10)For Army National the Guard, 23 \$2,266,432,000. 24 National (11)For the Air Guard, 25 \$2,985,969,000.

1	(12) For the Defense Inspector General,
2	\$136,580,000.
3	(13) For the United States Court of Appeals
4	for the Armed Forces, \$6,952,000.
5	(14) For Environmental Restoration, Army,
6	\$377,337,000.
7	(15) For Environmental Restoration, Navy,
8	\$277,500,000.
9	(16) For Environmental Restoration, Air Force,
10	\$378,900,000.
11	(17) For Environmental Restoration, Defense-
12	wide, \$27,900,000.
13	(18) For Environmental Restoration, Formerly
14	Used Defense Sites, \$202,300,000.
15	(19) For Overseas Humanitarian, Disaster, and
16	Civic Aid programs, \$50,000,000.
17	(20) For Drug Interdiction and Counter-drug
18	Activities, Defense-wide, \$661,671,000.
19	(21) For the Kaho'olawe Island Conveyance,
20	Remediation, and Environmental Restoration Trust
21	Fund, \$10,000,000.
22	(22) For Medical Programs, Defense,
23	\$9,975,382,000.
24	(23) For Cooperative Threat Reduction pro-
25	grams, \$284,700,000.

- 1 (24) For Overseas Contingency Operations 2 Transfer Fund, \$1,467,500,000. 3 SEC. 302. WORKING CAPITAL FUNDS. 4 Funds are hereby authorized to be appropriated for fiscal year 1998 for the use of the Armed Forces and other activities and agencies of the Department of Defense for providing capital for working capital and revolving funds 8 in amounts as follows: 9 (1) For the Defense Working Capital Funds, 10 \$971,952,000. 11 (2) For the National Defense Sealift Fund, 12 \$1,181,626,000. SEC. 303. ARMED FORCES RETIREMENT HOME. 14 There is hereby authorized to be appropriated for fis-15 cal year 1998 from the Armed Forces Retirement Home Trust Fund the sum of \$79,977,000 for the operation of 16 the Armed Forces Retirement Home, including the United States Soldiers' and Airmen's Home and the Naval Home. 19 SEC. 304. TRANSFER FROM NATIONAL DEFENSE STOCK-
- 21 (a) Transfer Authority.—To the extent provided

PILE TRANSACTION FUND.

- 22 in appropriations Acts, not more than \$150,000,000 is au-
- 23 thorized to be transferred from the National Defense
- 24 Stockpile Transaction Fund to operation and maintenance
- 25 accounts for fiscal year 1998 in amounts as follows:

1	(1) For the Army, \$50,000,000.
2	(2) For the Navy, \$50,000,000.
3	(3) For the Air Force, \$50,000,000.
4	(b) Treatment of Transfers.—Amounts trans-
5	ferred under this section—
6	(1) shall be merged with, and be available for
7	the same purposes and the same period as, the
8	amounts in the accounts to which transferred; and
9	(2) may not be expended for an item that has
10	been denied authorization of appropriations by Con-
11	gress.
12	(c) Relationship to Other Transfer Author-
13	ITY.—The transfer authority provided in this section is in
14	addition to the transfer authority provided in section
15	1001.
16	SEC. 305. REFURBISHMENT AND INSTALLATION OF AIR
17	SEARCH RADAR.
18	Of the amount authorized to be appropriated pursu-
19	ant to section 301(2) for operation and maintenance for
20	the Navy, \$6,000,000 shall be available only for the refur-
21	bishment and installation of the AN/SPS-48E air search
22	radar for the Ship Self Defense System at the Integrated
23	Ship Defense Systems Engineering Center, Naval Surface
24	Warfare Center, Wallops Islands, Virginia.

1 SEC. 306. REFURBISHMENT OF M1-A1 TANKS.

- 2 Of the amount authorized to be appropriated pursu-
- 3 ant to section 301(1) for operation and maintenance for
- 4 the Army, \$35,000,000 shall be available only for refur-
- 5 bishment of M1–A1 tanks at the Anniston Army Depot
- 6 under the AIM-XXI program if the Secretary of Defense
- 7 determines that the cost effectiveness of the pilot AIM-
- 8 XXI program is validated through user trials conducted
- 9 at the National Training Center, Fort Irwin, California.
- 10 SEC. 307. PROCUREMENT AND ELECTRONIC COMMERCE
- 11 TECHNICAL ASSISTANCE PROGRAM.
- 12 (a) AUTHORIZATION.—Subject to subsection (c), of
- 13 the amount authorized to be appropriated under section
- 14 301(5), \$15,000,000 shall be available for carrying out the
- 15 provisions of chapter 142 of title 10, United States Code.
- 16 (b) Prohibition.—Subject to subsection (c), the
- 17 Secretary of Defense may not obligate or expend any
- 18 funds available for research, development, test, and eval-
- 19 uation to establish or operate a resource center or pro-
- 20 gram to provide technical assistance relating to electronic
- 21 commerce.
- (c) Limitation.—Subsections (a) and (b) apply only
- 23 in the event of the consolidation of the procurement tech-
- 24 nical assistance program and the electronic commerce re-
- 25 source program as a single technical assistance program

1	funded with amounts available for operation and mainte-
2	nance.
3	Subtitle B—Military Readiness
4	Issues
5	SEC. 311. EXPANSION OF SCOPE OF QUARTERLY READI
6	NESS REPORTS.
7	(a) Expanded Reports Required.—Section 482
8	of title 10, United States Code, is amended to read as
9	follows:
10	"§ 482. Quarterly readiness reports
11	"(a) Quarterly Reports Required.—Not later
12	than 30 days after the end of each calendar-year quarter
13	the Secretary of Defense shall submit to the Committee
14	on Armed Services of the Senate and the Committee or
15	National Security of the House of Representatives a re-
16	port on military readiness. The report for a quarter shall
17	contain the information required by subsections (b) (d)
18	and (e).
19	"(b) Readiness Problems and Remedial Ac-
20	TIONS.—Each report shall specifically describe—
21	"(1) readiness problems or deficiencies identi-
22	fied using the assessments considered under sub-
23	section (e);
24	"(2) planned remedial actions; and

1	"(3) the key indicators and other relevant infor-
2	mation related to the identified problem or defi-
3	ciency.
4	"(c) Consideration of Readiness Assess-
5	MENTS.—The information required under subsection (b)
6	to be included in the report for a quarter shall be based
7	on readiness assessments that are provided during that
8	quarter—
9	"(1) to any council, committee, or other body of
10	the Department of Defense—
11	"(A) that has responsibility for readiness
12	oversight; and
13	"(B) whose membership includes at least
14	one civilian officer in the Office of the Secretary
15	of Defense at the level of Assistant Secretary of
16	Defense or higher;
17	"(2) by senior civilian and military officers of
18	the military departments and the commanders of the
19	unified and specified commands; and
20	"(3) as part of any regularly established proc-
21	ess of periodic readiness reviews for the Department
22	of Defense as a whole.
23	"(d) Comprehensive Readiness Indicators.—
24	Each report shall also include information regarding each
25	military department (and an evaluation of such informa-

1	tion) with respect to each of the following readiness indica-
2	tors:
3	"(1) Personnel Strength.—
4	"(A) Individual personnel status.
5	"(B) Historical and projected personnel
6	trends.
7	"(2) Personnel Turbulence.—
8	"(A) Recruit quality.
9	"(B) Borrowed manpower.
10	"(C) Personnel stability.
11	"(3) Other Personnel Matters.—
12	"(A) Personnel morale.
13	"(B) Medical and dental readiness.
14	"(C) Recruit shortfalls.
15	"(4) Training.—
16	"(A) Training unit readiness and pro-
17	ficiency.
18	"(B) Operations tempo.
19	"(C) Training funding.
20	"(D) Training commitments and deploy-
21	ments.
22	"(5) Logistics—equipment fill.—
23	"(A) Deployed equipment.
24	"(B) Equipment availability.

1	"(C) Equipment that is not mission capa-
2	ble.
3	"(D) Age of equipment.
4	"(E) Condition of nonpacing items.
5	"(6) Logistics—equipment maintenance.—
6	"(A) Maintenance backlog.
7	"(7) Logistics—supply.—
8	"(A) Availability of ordnance and spares.
9	"(e) Unit Readiness Indicators.—Each report
10	shall also include information regarding the readiness of
11	each unit of the armed forces at the battalion, squadron,
12	or an equivalent level (or a higher level) that received a
13	readiness rating of C-3 (or below) for any month of the
14	calendar-year quarter covered by the report. With respect
15	to each such unit, the report shall separately provide the
16	following information:
17	"(1) The unit designation and level of organiza-
18	tion.
19	"(2) The overall readiness rating for the unit
20	for the quarter and each month of the quarter.
21	"(3) The resource area or areas (personnel,
22	equipment and supplies on hand, equipment condi-
23	tion, or training) that adversely affected the unit's
24	readiness rating for the quarter.

- 1 "(4) If the unit received a readiness rating 2 below C-1 in personnel for the quarter, the primary 3 reason for the lower rating, by reason code and defi-
- 4 nition.
- 5 "(5) If the unit received a readiness rating 6 below C-1 in equipment and supplies on hand for 7 the quarter, the primary reason for the lower rating, 8 by reason code and definition.
- 9 "(6) If the unit received a readiness rating 10 below C-1 in equipment condition for the quarter, 11 the primary reason for the lower rating, by reason 12 code and definition.
- "(7) If the unit received a readiness rating below C-1 in training for the quarter, the primary reason for the lower rating, by reason code and definition.
- 17 "(f) Classification of Reports.—A report under
- 18 this section shall be submitted in unclassified form. To
- 19 the extent the Secretary of Defense determines necessary,
- 20 the report may also be submitted in classified form.".
- 21 (b) Implementation Plan to Examine Readi-
- 22 NESS INDICATORS.—Not later than January 15, 1998, the
- 23 Secretary of Defense shall submit to the congressional de-
- 24 fense committees a plan—

- 1 (1) specifying the manner in which the Sec-
- 2 retary will implement the additional reporting re-
- 3 quirement of subsection (d) of section 482 of title
- 4 10, United States Code, as added by this section;
- 5 and
- 6 (2) specifying the criteria proposed to be used
- 7 to evaluate the readiness indicators identified in
- 8 such subsection (d).
- 9 (c) Limitation Pending Receipt of Implementa-
- 10 TION PLAN.—Of the amount available for fiscal year 1998
- 11 for operation and support activities of the Office of the
- 12 Secretary of Defense, 10 percent may not be obligated
- 13 until after the date on which the implementation plan re-
- 14 quired by subsection (b) is submitted.
- 15 (d) First Report; Transition.—The first report
- 16 required under section 482 of title 10, United States Code,
- 17 as amended by subsection (a), shall be submitted not later
- 18 than October 31, 1997. Until the report required for the
- 19 third quarter of 1998 is submitted, the Secretary of De-
- 20 fense may omit the information required by subsection (d)
- 21 of such section if the Secretary determines that it is im-
- 22 practicable to comply with such subsection with regard to
- 23 the preceding reports.

1	SEC. 312. LIMITATION ON REALLOCATION OF FUNDS WITH-
2	IN OPERATION AND MAINTENANCE APPRO-
3	PRIATIONS.
4	(a) Limitation.—Whenever the Secretary of De-
5	fense proposes to reallocate funds within an O&M budget
6	activity in a manner described in subsection (b), the re-
7	allocation may be made only—
8	(1) after the Secretary submits to the congres-
9	sional defense committees notice of the proposed re-
10	allocation; and
11	(2) if the procedures generally applicable to
12	transfers of funds between appropriations of the De-
13	partment of Defense have been followed with respect
14	to such reallocation.
15	(b) Covered Reallocations.—Subsection (a) ap-
16	plies in the case of any reallocation of funds from a sub-
17	activity of an O&M budget activity to another subactivity
18	within the same O&M budget activity or to another O&M
19	budget activity within the same operation and mainte-
20	nance appropriation if the amount to be reallocated, when
21	added to any previous amounts reallocated from that sub-
22	activity for that fiscal year, is in excess of \$10,000,000.
23	(c) O&M Budget Activity Defined.—For pur-
24	poses of this section, the term "O&M budget activity"
25	means a budget activity within an operation and mainte-

- 1 nance appropriation of the Department of Defense for a
- 2 fiscal year.
- 3 (d) COVERED FISCAL YEARS.—This section applies
- 4 with respect to funds appropriated for fiscal years 1998,
- 5 1999, and 2000.
- 6 SEC. 313. OPERATION OF PREPOSITIONED FLEET, NA-
- 7 TIONAL TRAINING CENTER, FORT IRWIN,
- 8 CALIFORNIA.
- 9 Of the amount authorized to be appropriated pursu-
- 10 ant to section 301(1) for operation and maintenance for
- 11 the Army, \$60,200,000 shall be available only to pay costs
- 12 associated with the operation of the prepositioned fleet of
- 13 equipment during training rotations at the National
- 14 Training Center, Fort Irwin, California.
- 15 SEC. 314. PROHIBITION OF IMPLEMENTATION OF TIERED
- 16 READINESS SYSTEM.
- 17 (a) Prohibition.—The Secretary of a military de-
- 18 partment may not implement, or be required to imple-
- 19 ment, a readiness system for units of the Armed Forces
- 20 under the jurisdiction of that Secretary under which a
- 21 military unit would be categorized into one of several cat-
- 22 egories (or "tiers") according to the likelihood that the
- 23 unit will be required to respond to a military conflict and
- 24 the time in which the unit will be required to respond,
- 25 if that system would have the effect of changing the meth-

- 1 ods used as of October 1, 1996, by the Armed Forces
- 2 under the jurisdiction of that Secretary for determining
- 3 the priorities for allocating to such military units funding,
- 4 personnel, equipment, equipment maintenance, and train-
- 5 ing resources, and the associated levels of readiness of
- 6 those units that result from those priorities.
- 7 (b) Report to Congress Requesting Waiver.—
- 8 If the Secretary of Defense determines that implementa-
- 9 tion, for one or more of the Armed Forces, of a tiered
- 10 readiness system that is otherwise prohibited by sub-
- 11 section (a) would be in the national security interests of
- 12 the United States, the Secretary shall submit to the Com-
- 13 mittee on Armed Services of the Senate and the Commit-
- 14 tee on National Security of the House of Representatives
- 15 a report setting forth that determination of the Secretary,
- 16 together with the rationale for that determination, and a
- 17 request for the enactment of legislation to allow implemen-
- 18 tation of such a system.
- 19 SEC. 315. REPORTS ON TRANSFERS FROM HIGH-PRIORITY
- 20 READINESS APPROPRIATIONS.
- 21 (a) Annual and Quarterly Reports Re-
- 22 QUIRED.—Chapter 23 of title 10, United States Code, is
- 23 amended by adding at the end the following new section:

1	"§ 483. Reports on transfers from high-priority readi-
2	ness appropriations
3	"(a) Annual Reports.—Not later than the date on
4	which the President submits the budget for a fiscal year
5	to Congress pursuant to section 1105 of title 31, the Sec-
6	retary of Defense shall submit to the Committee on Armed
7	Services and the Committee on Appropriations of the Sen-
8	ate and the Committee on National Security and the Com-
9	mittee on Appropriations of the House of Representatives
10	a report on transfers during the preceding fiscal year from
11	funds available for each covered budget activity.
12	"(b) Quarterly Reports.—Not later than 30 days
13	after the end of each quarter of a fiscal year, the Secretary
14	of Defense shall submit to the congressional committees
15	specified in subsection (a) a report on transfers, during
16	that fiscal year quarter, from funds available for each cov-
17	ered budget activity.
18	"(c) Matters To Be Included.—In each report
19	under subsection (a) or (b), the Secretary of Defense shall
20	include for each covered budget activity the following:
21	"(1) A statement, for the period covered by the
22	report, of—
23	"(A) the total amount of transfers into
24	funds available for that activity;
25	"(B) the total amount of transfers from
26	funds available for that activity; and

1	"(C) the net amount of transfers into, or
2	out of, funds available for that activity.
3	"(2) A detailed explanation of the transfers
4	into, and out of, funds available for that activity
5	during the period covered by the report.
6	"(d) Covered Budget Activity Defined.—In
7	this section, the term 'covered budget activity' means each
8	of the following:
9	"(1) The budget activity groups (known as
10	'subactivities') within the Operating Forces budget
11	activity of the annual Operation and Maintenance,
12	Army, appropriation that are designated as follows:
13	"(A) All subactivities under the category of
14	Land Forces.
15	"(B) Land Forces Depot Maintenance.
16	"(C) Base Support.
17	"(D) Maintenance of Real Property.
18	"(2) The Air Operations budget activity groups
19	(known as 'subactivities') within the Operating
20	Forces budget activity of the annual Operation and
21	Maintenance, Navy, appropriation that are des-
22	ignated as follows:
23	"(A) Mission and Other Flight Operations.
24	"(B) Fleet Air Training.
25	"(C) Aircraft Depot Maintenance.

1	"(D) Base Support.
2	"(E) Maintenance of Real Property.
3	"(3) The Ship Operations budget activity
4	groups (known as 'subactivities') within the Operat-
5	ing Forces budget activity of the annual Operation
6	and Maintenance, Navy, appropriation that are des-
7	ignated as follows:
8	"(A) Mission and Other Ship Operations.
9	"(B) Ship Operational Support and Train-
10	ing.
11	"(C) Ship Depot Maintenance.
12	"(D) Base Support.
13	"(E) Maintenance of Real Property.
14	"(4) The Expeditionary Forces budget activity
15	groups (known as 'subactivities') within the Operat-
16	ing Forces budget activity of the annual Operation
17	and Maintenance, Marine Corps, appropriation that
18	are designated as follows:
19	"(A) Operational Forces.
20	"(B) Depot Maintenance.
21	"(C) Base Support.
22	"(D) Maintenance of Real Property.
23	"(5) The Air Operations and Combat Related
24	Operations budget activity groups (known as 'sub-
25	activities') within the Operating Forces budget activ-

1	ity of the annual Operation and Maintenance, Air
2	Force, appropriation that are designated as follows:
3	"(A) Primary Combat Forces.
4	"(B) Primary Combat Weapons.
5	"(C) Air Operations Training.
6	"(D) Depot Maintenance.
7	"(E) Base Support.
8	"(F) Maintenance of Real Property.
9	"(6) The Mobility Operations budget activity
10	group (known as a 'subactivity') within the Mobiliza-
11	tion budget activity of the annual Operation and
12	Maintenance, Air Force, appropriation that is des-
13	ignated as Airlift Operations.
14	"(e) TERMINATION.—The requirements specified in
15	subsections (a) and (b) shall terminate upon the submis-
16	sion of the annual report under subsection (a) covering
17	fiscal year 2000.".
18	(b) CLERICAL AMENDMENT.—The table of sections
19	at the beginning of such chapter is amended by adding
20	at the end the following new item:
	"483. Reports on transfers from high-priority readiness appropriations.".
21	SEC. 316. REPORT ON CHAIRMAN, JOINT CHIEFS OF STAFF
22	EXERCISE PROGRAM AND PARTNERSHIP FOR
23	PEACE PROGRAM.
24	(a) Report.—Not later than February 16, 1998, the
25	Secretary of Defense shall submit to the Committee on

- 1 Armed Services of the Senate and the Committee on Na-
- 2 tional Security of the House of Representatives a report
- 3 on the military exercises conducted by the Department of
- 4 Defense during fiscal years 1995, 1996, and 1997 and the
- 5 military exercises planned to be conducted during fiscal
- 6 years 1998, 1999, and 2000, under the training exercises
- 7 program known as the "CJCS Exercise Program" and
- 8 under the training exercises program known as the Part-
- 9 nership for Peace program.
- 10 (b) Information on Exercises Conducted or To
- 11 Be Conducted.—The report under subsection (a) shall
- 12 include the following information for each such exercise,
- 13 which shall be set forth by fiscal year and shown within
- 14 fiscal year by the sponsoring command:
- 15 (1) Name of the exercise.
- 16 (2) Type, description, duration, and objectives
- of the exercise
- 18 (3) Command sponsoring the exercise.
- 19 (4) Participating units, including the number of
- personnel participating in each unit.
- 21 (5) For each participating unit, the percentage
- of the tasks on that unit's specification of tasks
- knows as a Mission Essential Task List (or com-
- 24 parable specification, in the case of any of the
- Armed Forces that do not maintain a Mission Es-

- sential Task List designation) scheduled to be performed as part of the exercise.
 - (6) The cost of the exercise to the Chairman of the Joint Chiefs of Staff and the cost to each of the Armed Forces participating in the exercise, with a description of the categories of activities for which those costs are incurred in each such case.
 - (7) The priority of the exercise in relation to all other exercises planned by the sponsoring command to be conducted during that fiscal year.
 - (8) In the case of an exercise conducted under the Partnership for Peace program, the country with which each the exercise was conducted.
 - (c) Assessment.—The report shall include—
 - (1) an assessment of the ability of each of the Armed Forces to meet requirements of the CJCS Exercise Program and the Partnership for Peace program with available assets;
 - (2) an assessment of the training value of each exercise covered in the report to each unit participating in the exercise, including for each such unit an assessment of the value of the percentage under subsection (b)(5) as an indicator of the training value of the exercise for that unit; and

1	(3) options to minimize the negative effects or
2	operational and personnel tempo resulting from the
3	CJCS Exercise Program and the Partnership for
4	Peace program.
5	(d) Funding Limitation Pending Receipt of Re-
6	PORT.—Of the funds available for fiscal year 1998 for the
7	conduct of the CJSC Exercise Program, not more than
8	50 percent may be expended before the report under sub-
9	section (a) is submitted.
10	SEC. 317. QUARTERLY REPORTS ON EXECUTION OF OPER
11	ATION AND MAINTENANCE APPROPRIATIONS
12	(a) Report Required.—Chapter 23 of title 10
13	United States Code, is amended by inserting after section
14	483, as added by section 315, the following new section
15	"§ 484. Quarterly reports on execution of operation
16	and maintenance appropriations
17	"(a) Report Required.—Not later than 60 days
18	after the end of each quarter of a fiscal year, the Secretary
19	of Defense shall submit to the Committee on Armed Serv
20	ices and the Committee on Appropriations of the Senate
21	and the Committee on National Security and the Commit
22	tee on Appropriations of the House of Representatives a
23	report containing budget execution data for each budget
	activity oroun (known as a 'subactivity') within the annua

25 operation and maintenance appropriations for the period

- 1 covered by the report. A report shall cover all preceding
- 2 quarters of the fiscal year involved.
- 3 "(b) Manner of Presenting Data.—The budget
- 4 execution data required under subsection (a) shall be dis-
- 5 played for the fiscal year involved in the same manner
- 6 used in the operation and maintenance tables contained
- 7 in the budget justification document entitled 'O-1 Exhibit'
- 8 submitted to Congress in support of the budget of the De-
- 9 partment of Defense, as included in the budget of the
- 10 President submitted under section 1105 of title 31.
- 11 "(c) REQUIRED INFORMATION.—The following infor-
- 12 mation shall be provided for each budget activity group:
- "(1) Amounts authorized to be appropriated.
- 14 "(2) Amounts appropriated.
- 15 "(3) Direct obligations.
- 16 "(4) Total obligational authority.
- 17 "(5) Amounts related to unbudgeted contin-
- gency operations.
- 19 "(6) Direct obligations related to unbudgeted
- 20 contingency operations.".
- 21 (b) CLERICAL AMENDMENT.—The table of sections
- 22 at the beginning of such chapter is amended by inserting
- 23 after the item relating to section 483, as added by section
- 24 315, the following new item:

[&]quot;484. Quarterly reports on execution of operation and maintenance appropriations.".

Subtitle C—Civilian Personnel

2	SEC. 321. PAY PRACTICES WHEN OVERSEAS TEACHERS
3	TRANSFER TO GENERAL SCHEDULE POSI-
4	TIONS.
5	Section 5334(d) of title 5, United States Code, is
6	amended by striking out "is deemed increased by 20 per-
7	cent" and inserting in lieu thereof "shall be increased by
8	such amount as may be authorized, if any, under regula-
9	tions issued by the Secretary of Defense, but not to exceed
10	20 percent,".
11	SEC. 322. USE OF APPROVED FIRE-SAFE ACCOMMODATIONS
12	BY GOVERNMENT EMPLOYEES ON OFFICIAL
13	BUSINESS.
14	(a) Percentage Use Requirement.—Section
15	5707a of title 5, United States Code, is amended—
16	(1) by redesignating subsections (a) through (d)
17	as subsections (b) through (e), respectively; and
18	(2) by inserting after the section heading the
19	following new subsection:
20	(a)(1) For the purpose of making payments under
21	this chapter for lodging expenses incurred in a State, each
22	agency shall ensure that not less than 90 percent of the
23	commercial-lodging room nights for employees of that
24	agency for a fiscal year are booked in approved places of
25	public accommodation.

- 1 "(2) Each agency shall establish explicit procedures
- 2 to satisfy the percentage requirement of paragraph (1).".
- 3 (b) Definitions.—Such section is further amended
- 4 by adding at the end the following new subsection:
- 5 "(f) For purposes of this section:
- 6 "(1) The term 'agency' does not include the 7 government of the District of Columbia.
- 8 "(2) The term 'approved places of public ac-9 commodation' means hotels, motels, and other places 10 of public accommodation that are listed by the Fed-
- eral Emergency Management Agency as meeting the
- requirements of the fire prevention and control
- guidelines described in section 29 of the Federal
- 14 Fire Prevention and Control Act of 1974 (15 U.S.C.
- 15 2225).
- 16 "(3) The term 'State' means any State, the
- 17 District of Columbia, the Commonwealth of Puerto
- 18 Rico, the Commonwealth of the Northern Mariana
- 19 Islands, the Trust Territory of the Pacific Islands,
- the Virgin Islands, Guam, American Samoa, or any
- other territory or possession of the United States.".
- 22 (c) Conforming Amendments.—Such section is
- 23 further amended—
- 24 (1) in subsection (b), as redesignated by sub-
- section (a)(1)—

1	(A) by striking out "places of public ac-
2	commodation that meet the requirements of the
3	fire prevention and control guidelines described
4	in section 29 of the Federal Fire Prevention
5	and Control Act of 1974" and inserting in lieu
6	thereof "approved places of public accommoda-
7	tion"; and
8	(B) by striking out "as defined in section
9	4 of the Federal Fire Prevention and Control
10	Act of 1974";
11	(2) in subsection (c), as redesignated by sub-
12	section (a)(1), by striking out "does not meet the re-
13	quirements of the fire prevention and control guide-
14	lines described in section 29 of the Federal Fire Pre-
15	vention and Control Act of 1974" and inserting in
16	lieu thereof "is not an approved place of public ac-
17	commodation"; and
18	(3) in subsection (e), as redesignated by sub-
19	section (a)(1)—
20	(A) by striking out "encourage" and in-
21	serting in lieu thereof "facilitate the ability of";
22	and
23	(B) by striking out "places of public ac-
24	commodation that meet the requirements of the
25	fire prevention and control guidelines described

1	in section 29 of the Federal Fire Prevention
2	and Control Act of 1974" and inserting in lieu
3	thereof "approved places of public accommoda-
4	tion".
5	(d) REPORT ON IMPLEMENTATION.—Not later than
6	March 31, 1998, the Administrator of General Services,
7	after consultation with the agencies covered by section
8	5707a of title 5, United States Code, shall submit to Con-
9	gress a report describing the procedures established by
10	each agency to satisfy the percentage requirement imposed
11	by subsection (a) of such section, as amended by this sec-
12	tion.
10	CEC 999 VENEDANCE DECEMBER OF ATTIC FOR CERTAIN
13	SEC. 323. VETERANS' PREFERENCE STATUS FOR CERTAIN
13 14	VETERANS WHO SERVED ON ACTIVE DUTY
14	VETERANS WHO SERVED ON ACTIVE DUTY
14 15	VETERANS WHO SERVED ON ACTIVE DUTY DURING THE PERSIAN GULF WAR.
14 15 16 17	VETERANS WHO SERVED ON ACTIVE DUTY DURING THE PERSIAN GULF WAR. (a) DEFINITION OF VETERAN FOR PURPOSES OF
14 15 16 17	VETERANS WHO SERVED ON ACTIVE DUTY DURING THE PERSIAN GULF WAR. (a) DEFINITION OF VETERAN FOR PURPOSES OF PREFERENCE ELIGIBLE STATUS.—Section 2108 of title
14 15 16 17	VETERANS WHO SERVED ON ACTIVE DUTY DURING THE PERSIAN GULF WAR. (a) DEFINITION OF VETERAN FOR PURPOSES OF PREFERENCE ELIGIBLE STATUS.—Section 2108 of title 5, United States Code, is amended—
14 15 16 17 18	VETERANS WHO SERVED ON ACTIVE DUTY DURING THE PERSIAN GULF WAR. (a) DEFINITION OF VETERAN FOR PURPOSES OF PREFERENCE ELIGIBLE STATUS.—Section 2108 of title 5, United States Code, is amended— (1) in paragraph (1)—
14 15 16 17 18 19 20	VETERANS WHO SERVED ON ACTIVE DUTY DURING THE PERSIAN GULF WAR. (a) DEFINITION OF VETERAN FOR PURPOSES OF PREFERENCE ELIGIBLE STATUS.—Section 2108 of title 5, United States Code, is amended— (1) in paragraph (1)— (A) by striking "or" at the end of subpara-
14 15 16 17 18 19 20 21	VETERANS WHO SERVED ON ACTIVE DUTY DURING THE PERSIAN GULF WAR. (a) DEFINITION OF VETERAN FOR PURPOSES OF PREFERENCE ELIGIBLE STATUS.—Section 2108 of title 5, United States Code, is amended— (1) in paragraph (1)— (A) by striking "or" at the end of subparagraph (A);
14 15 16 17 18 19 20 21	VETERANS WHO SERVED ON ACTIVE DUTY DURING THE PERSIAN GULF WAR. (a) DEFINITION OF VETERAN FOR PURPOSES OF PREFERENCE ELIGIBLE STATUS.—Section 2108 of title 5, United States Code, is amended— (1) in paragraph (1)— (A) by striking "or" at the end of subparagraph (A); (B) by inserting "or" at the end of sub-

1	"(C) served on active duty as defined by
2	section 101(21) of title 38 in the armed forces
3	during the period beginning on August 2, 1990,
4	and ending on January 2, 1992;"; and
5	(2) in paragraph (3)(B), by inserting "or (C)"
6	after "paragraph (1)(B)".
7	(b) Additional Points.—Section 3309(2) of such
8	title is amended by striking "2108(3)(A)" and inserting
9	"2108(3)(A)–(B)".
10	(c) Technical Amendments.—Section 2108(1)(B)
11	of such title is further amended—
12	(1) by striking "the date of enactment of the
13	Veterans' Education and Employment Assistance
14	Act of 1976," and inserting "October 15, 1976,";
15	and
16	(2) by striking "511(d) of title 10" and insert-
17	ing "12103(d) of title 10".
18	Subtitle D—Depot-Level Activities
19	SEC. 331. EXTENSION OF AUTHORITY FOR AVIATION DE-
20	POTS AND NAVAL SHIPYARDS TO ENGAGE IN
21	DEFENSE-RELATED PRODUCTION AND SERV-
22	ICES.
23	Section 1425(e) of the National Defense Authoriza-
24	tion Act for Fiscal Year 1991 (Public Law 101–510; 104
25	Stat. 1684) is amended by striking out "September 30,

- 1 1997" and inserting in lieu thereof "September 30,
- 2 1999".
- 3 SEC. 332. EXCLUSION OF CERTAIN LARGE MAINTENANCE
- 4 AND REPAIR PROJECTS FROM PERCENTAGE
- 5 LIMITATION ON CONTRACTING FOR DEPOT-
- 6 LEVEL MAINTENANCE.
- 7 Section 2466 of title 10, United States Code, is
- 8 amended by inserting after subsection (a) the following
- 9 new subsection:
- 10 "(b) Treatment of Certain Large Projects.—
- 11 If a maintenance or repair project concerning an aircraft
- 12 carrier or submarine that is contracted for performance
- 13 by non-Federal Government personnel and that accounts
- 14 for five percent or more of the funds made available in
- 15 a fiscal year to a military department or a Defense Agency
- 16 for depot-level maintenance and repair workload, the
- 17 project and the funds necessary for the project shall not
- 18 be considered when applying the percentage limitation
- 19 specified in subsection (a) to that military department or
- 20 Defense Agency.".
- 21 SEC. 333. RESTRICTIONS ON CONTRACTS FOR PERFORM-
- 22 ANCE OF DEPOT-LEVEL MAINTENANCE AND
- 23 REPAIR AT CERTAIN FACILITIES.
- 24 (a) Depot-Level Maintenance and Repair De-
- 25 FINED.—(1) Chapter 146 of title 10, United States Code,

- 1 is amended by inserting before section 2461 the following
- 2 new section:
- 3 "§ 2460. Definition of depot-level maintenance and re-
- 4 pair
- 5 "(a) IN GENERAL.—In this chapter, the term 'depot-
- 6 level maintenance and repair' means material maintenance
- 7 or repair requiring the overhaul, upgrading, or rebuilding
- 8 of parts, assemblies, or subassemblies, and the testing and
- 9 reclamation of equipment as necessary, regardless of the
- 10 source of funds for the maintenance or repair. The term
- 11 includes all aspects of software maintenance and such por-
- 12 tions of interim contractor support, contractor logistics
- 13 support, or any similar contractor support for the per-
- 14 formance of services that are described in the preceding
- 15 sentence.
- 16 "(b) Exception.—The term does not include the
- 17 procurement of a major weapon system modification or
- 18 upgrade, except where the changes to the system are pri-
- 19 marily for safety reasons, to correct a deficiency, or to im-
- 20 prove program performance.".
- 21 (2) The table of sections at the beginning of such
- 22 chapter is amended by inserting before the item relating
- 23 to section 2461 the following new item:
 - "2460. Definition of depot-level maintenance and repair.".
- 24 (b) Restriction on Certain Contracts.—Section
- 25 2469 of title 10, United States Code, is amended—

- 1 (1) in subsections (a) and (b), by striking out
 2 "or repair" and inserting in lieu thereof "and re3 pair"; and
- 4 (2) by adding at the end the following new sub-5 section:
- 6 "(d) Restriction on Contracts at Certain Fa-7 cilities.—
- "(1) RESTRICTION.—The Secretary of Defense 8 9 may not enter into any contract for the performance 10 of depot-level maintenance and repair of weapon sys-11 tems or other military equipment of the Department 12 of Defense, or for the performance of management 13 functions related to depot-level maintenance and re-14 pair of such systems or equipment, at any military 15 installation where a depot-level maintenance and re-16 pair facility was approved in 1995 for closure under 17 the Defense Base Closure and Realignment Act of 18 1990 (part A of title XXIX of Public Law 101–510; 19 10 U.S.C. 2687 note). In the preceding sentence, the 20 term 'military installation' includes a former military 21 installation closed under the Act that was a military 22 installation when it was approved for closure under 23 the Act.
- 24 "(2) EXCEPTION.—Paragraph (1) shall not 25 apply with respect to an installation or former in-

stallation described in such paragraph if the Secretary of Defense certifies to Congress, not later than 45 days before entering into a contract for depot-level maintenance and repair at the installation or former installation, that—

"(A) not less than 80 percent of the capacity at each of the depot-level maintenance and repair activities of the military department concerned is being utilized on an ongoing basis to perform industrial operations in support of the depot-level maintenance and repair of weapon systems and other military equipment of the Department of Defense;

"(B) the Secretary has determined, on the basis of a detailed analysis (which the Secretary shall submit to Congress with the certification), that the total amount of the costs of the proposed contract to the Government, both recurring and nonrecurring and including any costs associated with planning for and executing the proposed contract, would be less than the costs that would otherwise be incurred if the depotlevel maintenance and repair to be performed under the contract were performed using equip-

1 ment and facilities of the Department of De-2 fense;

> "(C) all of the information upon which the Secretary determined that the total costs to the Government would be less under the contract is available for examination; and

> "(D) none of the depot-level maintenance and repair to be performed under the contract was considered, before July 1, 1995, to be a core logistics capability of the military department concerned pursuant to section 2464 of this title.

"(3) Capacity of Depot-Level activities.—
For purposes of paragraph (2)(A), the capacity of depot-level maintenance and repair activities shall be considered to be the same as the maximum potential capacity identified by the Defense Base Closure and Realignment Commission for purposes of the selection in 1995 of military installations for closure or realignment under the Defense Base Closure and Realignment Act of 1990, without regard, after 1995, to any limitation on the maximum number of Federal employees (expressed as full time equivalent employees or otherwise), Federal employment levels,

- or the actual availability of equipment to support depot-level maintenance and repair.
- "(4) GAO REVIEW.—At the same time that the 3 Secretary submits the certification and analysis to 5 Congress under paragraph (2), the Secretary shall 6 submit a copy of the certification and analysis to the 7 Comptroller General. The Comptroller General shall 8 review the analysis and the information referred to 9 in subparagraph (C) of paragraph (2) and, not later 10 than 30 days after Congress receives the certifi-11 cation, submit to Congress a report containing a 12 statement regarding whether the Comptroller Gen-13 eral concurs with the determination of the Secretary 14 included in the certification pursuant to subpara-15 graph (B) of that paragraph.
- 16 "(5) APPLICATION.—This subsection shall 17 apply with respect to any contract described in para-18 graph (1) that is entered into, or proposed to be en-19 tered into, after January 1, 1997.".
- 20 SEC. 334. CORE LOGISTICS FUNCTIONS OF DEPARTMENT
- 21 **OF DEFENSE.**
- Section 2464(a) of title 10, United States Code, is
- 23 amended—
- (1) in paragraph (1), by striking out "a logis-
- 25 ties capability (including personnel, equipment, and

- facilities)" and inserting in lieu thereof "a core lo-
- 2 gistics capability that is Government-owned and
- 3 Government-operated (including Government person-
- 4 nel and Government-owned and Government-oper-
- 5 ated equipment and facilities)";
- 6 (2) in paragraph (2), by striking out "the logis-
- 7 tics" and inserting in lieu thereof "the core logis-
- 8 tics"; and
- 9 (3) by adding at the end the following new
- paragraphs:
- 11 "(3) Those core logistics activities identified under
- 12 paragraphs (1) and (2) shall include the capability, facili-
- 13 ties, and equipment to maintain and repair all types of
- 14 weapon systems and other military equipment that are
- 15 identified by the Secretary, in consultation with the Joint
- 16 Chiefs of Staff, as necessary to enable the armed forces
- 17 to fulfill the national military strategy, including the capa-
- 18 bility and capacity to maintain and repair any new mis-
- 19 sion-essential weapon system or materiel within four years
- 20 after the system or materiel achieves initial operational ca-
- 21 pability.
- 22 "(4) The Secretary of Defense shall require the per-
- 23 formance of core logistics activities identified under para-
- 24 graphs (1), (2), and (3) at Government-owned, Govern-
- 25 ment-operated facilities of the Department of Defense (in-

- 1 cluding Government-owned, Government-operated facili-
- 2 ties of a military department) and shall assign such facili-
- 3 ties sufficient workload to ensure cost efficiency and tech-
- 4 nical proficiency in peacetime while preserving the surge
- 5 capacity and reconstitution capabilities necessary to meet
- 6 the military contingencies provided for in the national
- 7 military strategy.".
- 8 SEC. 335. CENTERS OF INDUSTRIAL AND TECHNICAL EX-
- 9 CELLENCE.
- 10 (a) Designation and Purpose.—(1) Chapter 146
- 11 of title 10, United States Code, is amended by adding at
- 12 the end the following new section:
- 13 "§ 2474. Centers of Industrial and Technical Excel-
- lence: designation; public-private part-
- 15 **nerships**
- 16 "(a) Designation.—(1) The Secretary of Defense
- 17 shall designate each depot-level activity of the military de-
- 18 partments and the Defense Agencies (other than facilities
- 19 approved for closure or major realignment under the De-
- 20 fense Base Closure and Realignment Act of 1990 (part
- 21 A of title XXIX of Public Law 101-510; 10 U.S.C. 2687
- 22 note)) as a Center of Industrial and Technical Excellence
- 23 in the recognized core competencies of the activity.
- 24 "(2) The Secretary shall establish a policy to encour-
- 25 age the Secretary of each military department and the

- 1 head of each Defense Agency to reengineer industrial
- 2 processes and adopt best-business practices at their depot-
- 3 level activities in connection with their core competency
- 4 requirements, so as to serve as recognized leaders in their
- 5 core competencies throughout the Department of Defense
- 6 and in the national technology and industrial base (as de-
- 7 fined in section 2500(1) of this title).
- 8 "(b) Public-Private Partnerships.—The Sec-
- 9 retary of Defense shall enable Centers of Industrial and
- 10 Technical Excellence to form public-private partnerships
- 11 for the performance of depot-level maintenance and repair
- 12 and shall encourage the use of such partnerships to maxi-
- 13 mize the utilization of the capacity at such Centers.
- 14 "(c) Additional Work.—The policy required under
- 15 subsection (a) shall include measures to enable a private
- 16 sector entity that enters into a partnership arrangement
- 17 under subsection (b) or leases excess equipment and facili-
- 18 ties at a Center of Industrial and Technical Excellence
- 19 pursuant to section 2471 of this title to perform additional
- 20 work at the Center, subject to the limitations outlined in
- 21 subsection (b) of such section, outside of the types of work
- 22 normally assigned to the Center.".
- 23 (2) The table of sections at the beginning of such
- 24 chapter is amended by adding at the end the following
- 25 new item:

"2474. Centers of Industrial and Technical Excellence: designation; public-private partnerships.".

1 (b) REPORTING REQUIREMENT.—Not later than March 1, 1998, the Secretary of Defense shall submit to 3 Congress a report on the policies established by the Secretary pursuant to section 2474 of title 10, United States Code, to implement the requirements of such section. The 5 report shall include— 6 7 (1) the details of any public-private partner-8 ships entered into as of that date under subsection 9 (b) of such section; 10 (2) the details of any leases entered into as of 11 that date under section 2471 of such title with au-12 thorized entities for dual-use (military and non-13 military) purposes; and 14 (3) the effect that the partnerships and leases 15 had on capacity utilization, depot rate structures, 16 and readiness. SEC. 336. PERSONNEL REDUCTIONS, ARMY DEPOTS PAR-18 TICIPATING IN ARMY WORKLOAD AND PER-19 FORMANCE SYSTEM. 20 The Secretary of the Army may not carry out a re-21 duction in force of civilian employees at the five Army de-22 pots participating in the demonstration and testing of the Army Workload and Performance System until after the

1	date on which the Secretary submits to Congress a report
2	certifying that—
3	(1) the Army Workload and Performance Sys-
4	tem is fully operational; and
5	(2) the manpower audits being performed by
6	the Comptroller General, the Army Audit Agency,
7	and the Inspector General of the Army as of the
8	date of the enactment of this Act have been com-
9	pleted.
10	Subtitle E—Environmental
11	Provisions
12	SEC. 341. REVISION OF MEMBERSHIP TERMS FOR STRATE
13	GIC ENVIRONMENTAL RESEARCH AND DE
14	VELOPMENT PROGRAM SCIENTIFIC ADVI
15	SORY BOARD.
16	Section 2904(b) of title 10, United States Code, is
17	amended in paragraph (4) by striking out "three" and in-
18	serting in lieu thereof "not less than two and not more
19	than four".
20	SEC. 342. AMENDMENTS TO AUTHORITY TO ENTER INTO
21	AGREEMENTS WITH OTHER AGENCIES IN
22	SUPPORT OF ENVIRONMENTAL TECHNOLOGY
23	CERTIFICATION.
24	(a) Authority To Enter Into Agreements With
25	Indian Tribes —Section 327 of the National Defense

- Authorization Act for Fiscal Year 1997 (Public Law 104– 201; 110 Stat. 2483) is amended— (1) in subsection (a), by inserting ", or with an 3 Indian tribe," after "with an agency of a State or 5 local government"; (2) by redesignating subsection (e) as sub-6 7 section (f); and 8 (3) by inserting after subsection (d) the follow-9 ing new subsection: 10 "(e) Definition.—In this section, the term 'Indian tribe' has the meaning given that term by section 101(36) 12 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (42 U.S.C. 9601(36)).". 14 15 (b) Elimination of Certain Limitation on Au-THORITY.—Subsection (b)(1) of such section is amended 16 by striking out "in carrying out its environmental restora-17 tion activities". 18 SEC. 343. AUTHORIZATION TO PAY NEGOTIATED SETTLE-20 MENT FOR ENVIRONMENTAL CLEANUP AT 21 FORMER DEPARTMENT OF DEFENSE SITES IN 22 CANADA.
- 23 (a) AUTHORIZATION.—To the extent provided in ap-24 propriations Acts, the Secretary of Defense may pay an 25 amount to the Government of Canada of not more than

- 1 \$100,000,000 (in fiscal year 1996 constant dollars), for
- 2 purposes of implementing the October 1996 negotiated
- 3 settlement between the United States and Canada relating
- 4 to environmental cleanup at various sites in Canada that
- 5 were formerly used by the Department of Defense.
- 6 (b) METHOD OF PAYMENT.—The amount authorized
- 7 by subsection (a) shall be paid in 10 annual payments,
- 8 with the first payment made in fiscal year 1998.
- 9 (c) FISCAL YEAR 1998 PAYMENT.—The payment
- 10 under this section for fiscal year 1998 shall be made from
- 11 amounts appropriated pursuant to section 301(5).
- 12 SEC. 344. MODIFICATIONS OF AUTHORITY TO STORE AND
- 13 **DISPOSE OF NONDEFENSE TOXIC AND HAZ-**
- 14 ARDOUS MATERIALS.
- 15 (a) Authority To Store Materials Owned by
- 16 Members of the Armed Forces.—Section 2692(a) of
- 17 title 10, United States Code, is amended—
- 18 (1) by inserting "either" before "by the Depart-
- ment"; and
- 20 (2) by inserting before the period at the end the
- 21 following: "or by a member of the armed forces (or
- a dependent of the member) assigned to or provided
- 23 military housing on the installation".

1	(b) Additional Exception to Limitation on
2	STORAGE AND DISPOSAL.—Section 2692(b) of such title
3	is amended—
4	(1) by redesignating paragraphs (1) through
5	(9) as paragraphs (2) through (10), respectively;
6	and
7	(2) by inserting before paragraph (2) (as so re-
8	designated) the following new paragraph (1):
9	"(1) the storage, treatment, or disposal of ma-
10	terials that will be or have been used in connection
11	with an activity of the Department of Defense or in
12	connection with a service to be performed on an in-
13	stallation of the Department for the benefit of the
14	Department;".
15	(c) Modification to Exception Relating to
16	STORAGE OR DISPOSAL OF EXPLOSIVES TO ASSIST LAW
17	Enforcement Agencies.—Section 2692(b) of such title
18	is amended in paragraph (3) (as redesignated by sub-
19	section (b))—
20	(1) by striking out "Federal law enforcement"
21	and inserting in lieu thereof "Federal, State, or local
22	law enforcement"; and
23	(2) by striking out "Federal agency" and in-
24	serting in lieu thereof "Federal, State, or local agen-
25	$av^{\prime\prime}$

1 (d) Modification to Exception Relating to STORAGE OF MATERIAL IN CONNECTION WITH USE OF A Defense Facility.—Section 2692(b) of such title is 3 amended in paragraph (9) (as redesignated by subsection 5 (b))— 6 (1) by striking out "by a private person in con-7 nection with the authorized and compatible use by 8 that person of an industrial-type" and inserting in lieu thereof "in connection with the authorized use 9 of a"; and 10 (2) by striking out "; and" at the end and in-11 12 serting in lieu thereof the following: "including the 13 use of such a facility for testing material and train-14 ing personnel;". 15 (e) Modification to Exception Relating to Treatment and Disposal of Material in Connec-16 17 TION WITH USE OF A DEFENSE FACILITY.—Section 2692(b) of such title is amended in paragraph (10) (as 18 19 redesignated by subsection (b))— (1) by striking out "by a private person in con-20 21 nection with the authorized and compatible commer-22 cial use by that person of an industrial-type" and in-

serting in lieu thereof "in connection with the au-

thorized use of a";

23

24

- 1 (2) by striking out "with that person" and in-2 serting in lieu thereof "or agreement with the pro-3 spective user";
- 4 (3) by striking out "for that person's" in sub-5 paragraph (B) and inserting in lieu thereof "for the 6 prospective user's"; and
- 7 (4) by striking out the period at the end and 8 inserting in lieu thereof "; and".
- 9 (f) Additional Exception Relating to Space 10 Launch Facilities.—Section 2692(b) of such title is 11 further amended by adding at the end the following new
- 12 paragraph:
- 13 "(11) the storage of any material that is not 14 owned by the Department of Defense if the Sec-15 retary of the military department concerned deter-16 mines that the material is required or generated in 17 connection with the use of a space launch facility lo-18 cated on an installation of the Department of De-19 fense or on other land controlled by the United 20 States.".
- 21 (g) Technical Amendments.—(1) Section
- 22 2692(a)(1) of such title is amended by striking out "stor-
- 23 age" and inserting in lieu thereof "storage, treatment,".
- 24 (2) The heading for section 2692 of such title is
- 25 amended to read as follows:

1	"§ 2692. Storage, treatment, and disposal of non-
2	defense toxic and hazardous materials".
3	(3) The item relating to section 2692 in the table of
4	sections at the beginning of chapter 159 of such title is
5	amended to read as follows:
	"2692. Storage, treatment, and disposal of nondefense toxic and hazardous materials.".
6	SEC. 345. REVISION OF REPORT REQUIREMENT FOR NAVY
7	PROGRAM TO MONITOR ECOLOGICAL EF-
8	FECTS OF ORGANOTIN.
9	Section 333(e) of the National Defense Authorization
10	Act for Fiscal Year 1997 (Public Law 104–201; 110 Stat.
11	2486) is amended—
12	(1) by striking out "June 1" and inserting in
13	lieu thereof "October 30";
14	(2) by striking out paragraphs (1) and (2);
15	(3) by redesignating paragraphs (3) and (4) as
16	paragraphs (1) and (2), respectively; and
17	(4) by adding at the end the following new
18	paragraph:
19	"(3) A description of the present and future
20	use, if any, of antifouling paints containing
21	organotin on naval vessels.".

SEC. 346. PARTNERSHIPS FOR INVESTMENT IN INNOVATIVE

2	ENVIRONMENTAL TECHNOLOGIES.

- 3 (a) AUTHORITY.—Subject to subsection (b), the Sec-
- 4 retary of Defense may enter into a partnership with one
- 5 or more private sector entities to demonstrate and validate
- 6 innovative environmental technologies.
- 7 (b) Limitations.—The Secretary of Defense may
- 8 enter into a partnership with respect to an environmental
- 9 technology under subsection (a)—
- 10 (1) subject to such terms and conditions as the
- 11 Secretary considers appropriate and in the national
- interest; and
- 13 (2) only if the Secretary determines that the
- technology has clear potential to be of significant
- value to the Department of Defense in carrying out
- its environmental activities.
- 17 (c) Funding.—Under a partnership entered into
- 18 under subsection (a), the Secretary may provide funds to
- 19 the partner or partners from appropriations available to
- 20 the Department of Defense for environmental activities,
- 21 for a period of up to five years.
- 22 (d) Report.—In the annual report required under
- 23 section 2706(a) of title 10, United States Code, the Sec-
- 24 retary of Defense shall include the following information
- 25 with respect to partnerships entered into under this sec-
- 26 tion:

- 1 (1) The number of such partnerships.
- 2 (2) A description of the nature of the tech-
- 3 nology involved in each such partnership.
- 4 (3) A list of all partners in such partnerships.
- 5 (e) COORDINATION.—The Secretary of Defense shall
- 6 ensure that the Department of Defense coordinates with
- 7 the Administrator of the Environmental Protection Agen-
- 8 cy in any verification sponsored by the Department of
- 9 technologies demonstrated and validated by a partnership
- 10 entered into under this section.
- 11 (f) TERMINATION OF AUTHORITY.—The authority to
- 12 enter into agreements under subsection (a) shall terminate
- 13 three years after the date of the enactment of this Act.
- 14 SEC. 347. PILOT PROGRAM TO TEST AN ALTERNATIVE
- 15 TECHNOLOGY FOR ELIMINATING SOLID AND
- 16 LIQUID WASTE EMISSIONS DURING SHIP OP-
- 17 ERATIONS.
- 18 (a) Determination by Secretary of the
- 19 Navy.—(1) The Secretary of the Navy shall make a deter-
- 20 mination whether the alternative technology described in
- 21 paragraph (2) has the clear potential for significant bene-
- 22 fit to the Navy.
- 23 (2) The technology referred to in paragraph (1) is
- 24 an alternative technology designed to thermally treat on
- 25 shipboard all kinds of liquid and solid wastes generated

- 1 on an operating ship by means of a plasma arc melter
- 2 system that is compact, stationary, and uses a high alu-
- 3 mina refractory hearth.
- 4 (b) Pilot Program.—If the determination made
- 5 under subsection (a)(1) is in the affirmative, the Secretary
- 6 shall establish a pilot program to test the alternative tech-
- 7 nology. In conducting the test, the Secretary shall seek
- 8 to demonstrate whether the technology is valid, cost-effec-
- 9 tive, and in compliance with environmental laws and regu-
- 10 lations.
- 11 (c) Funding.—From funds appropriated pursuant to
- 12 the authorization in section 301(2), the Secretary of the
- 13 Navy may use not more than \$4,000,000 to carry out the
- 14 pilot program.
- 15 (d) Report.—(1) If the determination made under
- 16 subsection (a)(1) is in the affirmative, upon completion
- 17 of the test conducted under the pilot program the Sec-
- 18 retary shall submit to the Committee on Armed Services
- 19 of the Senate and the Committee on National Security of
- 20 the House of Representatives a report setting forth in de-
- 21 tail the results of the test. The report shall include rec-
- 22 ommendations on whether the alternative technology mer-
- 23 its implementation on naval vessels and such other rec-
- 24 ommendations as the Secretary considers appropriate.

1	(2) If the determination made under subsection
2	(a)(1) is in the negative, the Secretary shall submit to the
3	committees referred to in paragraph (1) a report contain-
4	ing the analysis and data used by the Secretary in making
5	the determination and such other recommendations as the
6	Secretary considers appropriate.
7	Subtitle F—Commissaries and Non-
8	appropriated Fund Instrumen-
9	talities
10	SEC. 361. REORGANIZATION OF LAWS REGARDING COM-
11	MISSARIES AND EXCHANGES AND OTHER MO-
12	RALE, WELFARE, AND RECREATION ACTIVI-
13	TIES.
14	(a) Description of Chapter.—(1) The heading of
15	chapter 147 of title 10, United States Code, is amended
16	to read as follows:
17	"CHAPTER 147—COMMISSARIES AND EX-
18	CHANGES AND OTHER MORALE, WEL-
19	FARE, AND RECREATION ACTIVITIES".
20	(2) The tables of chapters at the beginning of subtitle
21	A, and at the beginning of part IV of subtitle A, of such
22	title are amended by striking out the item relating to chap-
23	ter 147 and inserting in lieu thereof the following new
24	item:
	"147. Commissaries and Exchanges and Other Morale, Welfare, and Recreation Activities

- 1 (b) Transfer and Redesignation of Unrelated
- 2 Provisions.—(1) Section 2481 of title 10, United States
- 3 Code, is transferred to chapter 159 of such title, inserted
- 4 after section 2685, and redesignated as section 2686.
- 5 (2) Sections 2483 and 2490 of such title are trans-
- 6 ferred to the end of subchapter III of chapter 169 of such
- 7 title and redesignated as sections 2867 and 2868, respec-
- 8 tively.
- 9 (3) Section 2491 of such title is redesignated as sec-
- 10 tion 2500.
- 11 (c) CLERICAL AMENDMENTS.—(1) The table of sec-
- 12 tions at the beginning of chapter 147 of title 10, United
- 13 States Code, is amended by striking out the items relating
- 14 to sections 2481, 2483, and 2490.
- 15 (2) The table of sections at the beginning of chapter
- 16 159 of such title is amended by inserting after the item
- 17 relating to section 2685 the following new item:
 - "2686. Utilities and services: sale; expansion and extension of systems and facilities.".
- 18 (3) The table of sections at the beginning of sub-
- 19 chapter III of chapter 169 of such title is amended by
- 20 adding at the end the following new items:
 - "2867. Sale of electricity from alternate energy and cogeneration production facilities.
 - "2868. Utility services: furnishing for certain buildings.".
- 21 (4) The table of sections at the beginning of sub-
- 22 chapter I of chapter 148 of such title is amended by strik-

1	ing out the item relating to section 2491 and inserting
2	in lieu thereof the following new item:
	"2500. Definitions.".
3	(d) Conforming Amendments.—(1) Section
4	2534(d) of title 10, United States Code, is amended by
5	striking out "section 2491(1)" both places it appears and
6	inserting in lieu thereof "section 2500(1)".
7	(2) Section 2865(b)(2) of such title is amended by
8	striking out "section 2483(b)(2)" and inserting in lieu
9	thereof "section 2867(b)(2)".
10	SEC. 362. MERCHANDISE AND PRICING REQUIREMENTS
11	FOR COMMISSARY STORES.
12	(a) Authorized Commissary Merchandise Cat-
13	EGORIES.—Subsection (b) of section 2486 of title 10,
14	United States Code, is amended—
15	(1) by striking out the matter preceding para-
1516	(1) by striking out the matter preceding paragraph (1) and inserting in lieu thereof the following:
16	graph (1) and inserting in lieu thereof the following:
16 17	graph (1) and inserting in lieu thereof the following: "(b) AUTHORIZED COMMISSARY MERCHANDISE
16 17 18	graph (1) and inserting in lieu thereof the following: "(b) AUTHORIZED COMMISSARY MERCHANDISE CATEGORIES.—Merchandise sold in, at, or by com-
16 17 18 19	graph (1) and inserting in lieu thereof the following: "(b) AUTHORIZED COMMISSARY MERCHANDISE CATEGORIES.—Merchandise sold in, at, or by commissary stores may include items only in the follow-
16 17 18 19 20	graph (1) and inserting in lieu thereof the following: "(b) AUTHORIZED COMMISSARY MERCHANDISE CATEGORIES.—Merchandise sold in, at, or by commissary stores may include items only in the following categories:"; and
161718192021	graph (1) and inserting in lieu thereof the following: "(b) AUTHORIZED COMMISSARY MERCHANDISE CATEGORIES.—Merchandise sold in, at, or by commissary stores may include items only in the following categories:"; and (2) by striking out paragraph (11) and insert-

- dise categories as the Secretary of Defense may pre-
- 2 scribe.".
- 3 (b) Alteration of Uniform Sales Price Sur-
- 4 Charge or Adjustment.—Subsection (c) of such section
- 5 is amended—
- 6 (1) by inserting "Uniform Sales Price Sur-
- 7 CHARGE OR ADJUSTMENT.—" after "(c)";
- 8 (2) by striking out "in commissary stores." and
- 9 inserting in lieu thereof "in, at, or by commissary
- stores."; and
- 11 (3) by adding at the end the following new sen-
- tence: "The uniform percentage in effect on the date
- of the enactment of the National Defense Authoriza-
- tion Act for Fiscal Year 1998 may not be changed
- except by a law enacted after such date.".
- 16 (c) Establishment of Sales Price.—Subsection
- 17 (d) of such section is amended to read as follows:
- 18 "(d) Sales Price Establishment.—The Secretary
- 19 of Defense shall establish the sales price of each item of
- 20 merchandise sold in, at, or by commissary stores at the
- 21 level that will recoup the actual product cost of the item
- 22 (consistent with this section and sections 2484 and 2685
- 23 of this title).".

- 1 (d) Congressional Notification; Special
- 2 Rules.—Such section is further amended by adding at
- 3 the end the following new subsections:
- 4 "(f) Congressional Notification.—(1) Any
- 5 change in the pricing policies for merchandise sold in, at,
- 6 or by commissary stores, and any addition of a merchan-
- 7 dise category under subsection (a)(11), shall not take ef-
- 8 fect until the Secretary of Defense submits written notice
- 9 of the proposed change or addition to Congress and a pe-
- 10 riod of 90 days of continuous session of Congress expires
- 11 following the date on which notice was received.
- 12 "(2) For purposes of this subsection, the continuity
- 13 of a session of Congress is broken only by an adjournment
- 14 of the Congress sine die, and the days on which either
- 15 House is not in session because of an adjournment or re-
- 16 cess of more than three days to a day certain are excluded
- 17 in a computation of such 90-day period.
- 18 "(g) Special Rule for Certain Merchandise.—
- 19 (1) Notwithstanding the general requirement that mer-
- 20 chandise sold in, at, or by commissary stores be com-
- 21 missary store inventory, the Secretary of Defense may au-
- 22 thorize the sale of items in the merchandise categories
- 23 specified in paragraph (2) as noncommissary store inven-
- 24 tory. Subsections (c) and (d) shall not apply to the pricing
- 25 of such items of merchandise.

```
1
        "(2) The merchandise categories referred to in para-
 2
   graph (1) are as follows:
 3
             "(A) Magazines and other periodicals.
             "(B) Tobacco products.".
 4
 5
        (e) CLERICAL AND CONFORMING AMENDMENTS.—
    Such section is further amended—
 6
 7
             (1) in subsection (a), by inserting "IN GEN-
        ERAL.—" after "(a)"; and
 8
 9
             (2) in subsection (e)—
                 (A) by inserting "Special Rule for
10
             Brand-Name Commercial Items.—" after
11
             "(e)"; and
12
13
                  (B) by striking out "in commissary stores"
14
             both places it appears and inserting in lieu
15
             thereof "in, at, or by commissary stores".
16
        (f) Effect of Amendment.—(1) In the case of
   merchandise categories authorized, before the date of the
18
   enactment of this Act, for sale in, at, or by commissary
19
   stores pursuant to regulations prescribed under subsection
20
   (b)(11) of section 2486 of title 10, United States Code,
21
   as in effect before such date, the Secretary of Defense may
22
   continue to authorize the sale of such merchandise cat-
23
   egories in, at, or by commissary stores after such date not-
   withstanding the amendment made by subsection (a)(2).
   However, the sale in commissary store of such merchan-
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1	dise categories shall be subject to the other requirements
2	of such section 2486.
3	(2) Not later than 30 days after the date of the enact-
4	ment of this Act, the Secretary of Defense shall submit
5	to Congress a report specifying the commissary merchan-
6	dise categories covered by paragraph (1).
7	SEC. 363. LIMITATION ON NONCOMPETITIVE PROCURE-
8	MENT OF BRAND-NAME COMMERCIAL ITEMS
9	FOR RESALE IN COMMISSARY STORES.
10	Section 2486(e) of title 10, United States Code, as
11	amended by section 362(e)(2), is further amended by add-
12	ing at the end the following new sentence: "In determining
13	whether a brand name commercial item is regularly sold
14	outside of commissary stores, the Secretary shall consider
15	only sales of the item on a regional or national basis by
16	commercial grocery or other retail operations consisting
17	of multiple stores.".
18	SEC. 364. TRANSFER OF JURISDICTION OVER EXCHANGE,
19	COMMISSARY, AND MORALE, WELFARE, AND
20	RECREATION ACTIVITIES TO UNDER SEC-
21	RETARY OF DEFENSE (COMPTROLLER).
22	(a) Comptroller Jurisdiction.—Section 135(c)
23	of title 10, United States Code, is amended—
24	(1) by striking out "and" at the end of para-

25

graph (4);

1	(2) by striking out the period at the end of
2	paragraph (5) and inserting "; and; and
3	(3) by adding at the end the following new
4	paragraph:
5	"(6) in the areas of exchange, commissary, and
6	nonappropriated fund instrumentalities regarding
7	morale, welfare, and recreation activities.".
8	(b) Conforming Amendment.—Section 136(b) of
9	title 10, United States Code, is amended by striking out
10	"exchange, commissary, and nonappropriated fund activi-
11	ties,".
12	SEC. 365. PUBLIC AND PRIVATE PARTNERSHIPS TO BENE-
13	FIT MORALE, WELFARE, AND RECREATION
10	
14	ACTIVITIES.
	ACTIVITIES. (a) Partnerships Authorized.—Chapter 147 of
14 15	
141516	(a) Partnerships Authorized.—Chapter 147 of
14 15 16 17	(a) Partnerships Authorized.—Chapter 147 of title 10, United States Code, as amended by section 361,
14 15 16 17 18	(a) Partnerships Authorized.—Chapter 147 of title 10, United States Code, as amended by section 361, is further amended by inserting before section 2482 the
14 15 16 17 18	(a) Partnerships Authorized.—Chapter 147 of title 10, United States Code, as amended by section 361, is further amended by inserting before section 2482 the following new section:
14 15 16 17 18	(a) Partnerships Authorized.—Chapter 147 of title 10, United States Code, as amended by section 361, is further amended by inserting before section 2482 the following new section: "§ 2481. Morale, welfare, and recreation activities:
14 15 16 17 18 19 20 21	(a) Partnerships Authorized.—Chapter 147 of title 10, United States Code, as amended by section 361, is further amended by inserting before section 2482 the following new section: "§ 2481. Morale, welfare, and recreation activities: leases and other contracts to benefit
14 15 16 17 18 19 20 21 22	(a) Partnerships Authorized.—Chapter 147 of title 10, United States Code, as amended by section 361, is further amended by inserting before section 2482 the following new section: "§ 2481. Morale, welfare, and recreation activities: leases and other contracts to benefit "(a) Leases and Other Contracts Author-
14 15 16 17 18 19 20 21 22 23	(a) Partnerships Authorized.—Chapter 147 of title 10, United States Code, as amended by section 361, is further amended by inserting before section 2482 the following new section: "§ 2481. Morale, welfare, and recreation activities: leases and other contracts to benefit "(a) Leases and Other Contracts Authorize a non-

- 1 ments involving real property (and related personal prop-
- 2 erty) under the control of the nonappropriated fund in-
- 3 strumentality in order to facilitate the provision of facili-
- 4 ties, goods, or services to authorized patrons of the non-
- 5 appropriated fund instrumentality.
- 6 "(b) Conditions.—A nonappropriated fund instru-
- 7 mentality may enter into an authorized lease or other con-
- 8 tract under subsection (a) only if the nonappropriated
- 9 fund instrumentality determines, in consultation with the
- 10 Secretary of Defense, that—
- 11 "(1) the use of the property subject to the lease
- or contract will provide appropriate space, or con-
- tribute to the provision of goods and services, for a
- morale, welfare, or recreation activity of the non-
- appropriated fund instrumentality;
- 16 "(2) the lease or contract will not be inconsist-
- ent with and will not adversely affect the mission of
- the Department or the nonappropriated fund instru-
- mentality; and
- 20 "(3) the lease or contract will enhance the use
- of the property subject to the lease or contract.
- 22 "(c) Access to Resulting Facilities, Goods, or
- 23 Services.—The use of a lease or contract under sub-
- 24 section (a) to provide facilities, goods, or services shall not
- 25 be construed to permit the use of the resulting facilities,

- 1 goods, or services by persons who are not authorized pa-
- 2 trons of the nonappropriated fund instrumentality that is
- 3 a party to the lease or contract.
- 4 "(d) Lease and Contract Terms.—Subsection (b)
- 5 of section 2667 of this title shall apply to a lease or con-
- 6 tract under subsection (a), except that references to the
- 7 Secretary concerned shall be deemed to mean the non-
- 8 appropriated fund instrumentality that is a party to the
- 9 lease or contract.
- 10 "(e) Money Rentals.—Money rentals received pur-
- 11 suant to a lease or contract under subsection (a) shall be
- 12 treated in the same manner as other receipts of the non-
- 13 appropriated fund instrumentality that is a party to the
- 14 lease or contract, except that use of the rentals shall be
- 15 restricted to the installation at which the property covered
- 16 by the lease or contract is located.
- 17 "(f) Definition.—In this section, the term 'non-
- 18 appropriated fund instrumentality' means the Army and
- 19 Air Force Exchange Service, Navy Exchange Service Com-
- 20 mand, Marine Corps exchanges, or any other instrumen-
- 21 tality of the United States under the jurisdiction of the
- 22 armed forces which is conducted for the comfort, pleasure,
- 23 contentment, or physical or mental improvement of mem-
- 24 bers of the armed forces.".

- 1 (b) CLERICAL AMENDMENTS.—The table of sections
- 2 at the beginning of chapter 147 of such title, as amended
- 3 by section 361, is further amended by inserting before the
- 4 item relating to section 2482 the following new item:
 - "2481. Morale, welfare, and recreation activities: leases and other contracts to benefit.".

5 SEC. 366. TREATMENT OF CERTAIN AMOUNTS RECEIVED BY

- 6 DEFENSE COMMISSARY AGENCY.
- 7 Section 2482 of title 10, United States Code, is
- 8 amended by adding at the end the following new sub-
- 9 section:
- 10 "(c) Treatment of Certain Receipts.—(1) The
- 11 Defense Commissary Agency shall deposit amounts re-
- 12 ceived from the sources specified in paragraph (2) into the
- 13 same account in which the proceeds from the adjustment
- 14 of, or surcharge on, commissary store prices authorized
- 15 by subsection (a) of section 2685 of this title are depos-
- 16 ited. In such amounts as provided in appropriations Acts,
- 17 the amounts deposited under this paragraph shall be avail-
- 18 able for the purposes described in subsection (b) of such
- 19 section.
- 20 "(2) Paragraph (1) shall apply with respect to
- 21 amounts received by the Defense Commissary Agency
- 22 from—
- 23 "(A) the sale of items for recycling;
- 24 "(B) the disposal of excess property;

1	"(C) license fees, royalties, incentive allowances,
2	and management and other fees; and
3	"(D) a nonappropriated fund instrumentality of
4	the United States.".
5	SEC. 367. AUTHORIZED USE OF APPROPRIATED FUNDS FOR
6	RELOCATION OF NAVY EXCHANGE SERVICE
7	COMMAND.
8	The Navy Exchange Service Command is not re-
9	quired to reimburse the United States for appropriated
10	funds allotted to the Navy Exchange Service Command
11	during fiscal years 1994, 1995, and 1996 to cover costs
12	incurred by the Navy Exchange Service Command to relo-
13	cate to Virginia Beach, Virginia, and to lease headquarters
14	space in Virginia Beach.
15	Subtitle G—Other Matters
16	SEC. 371. ASSISTANCE TO LOCAL EDUCATIONAL AGENCIES
17	THAT BENEFIT DEPENDENTS OF MEMBERS
18	OF THE ARMED FORCES AND DEPARTMENT
19	OF DEFENSE CIVILIAN EMPLOYEES.
20	(a) Continuation of Department of Defense
21	Program for Fiscal Year 1998.—Of the amount au-
22	thorized to be appropriated pursuant to section 301(5) for
23	operation and maintenance for Defense-wide activities—

1	(1) \$30,000,000 shall be available for providing
2	educational agencies assistance (as defined in sub-
3	section $(d)(1)$ to local educational agencies; and
4	(2) \$5,000,000 shall be available for making
5	educational agencies payments (as defined in sub-
6	section (d)(2)) to local educational agencies.
7	(b) Notification.—Not later than June 30, 1998,
8	the Secretary of Defense shall—
9	(1) notify each local educational agency that is
10	eligible for educational agencies assistance for fiscal
11	year 1998 of that agency's eligibility for such assist-
12	ance and the amount of such assistance for which
13	that agency is eligible; and
14	(2) notify each local educational agency that is
15	eligible for an educational agencies payment for fis-
16	cal year 1998 of that agency's eligibility for such
17	payment and the amount of the payment for which
18	that agency is eligible.
19	(c) DISBURSEMENT OF FUNDS.—The Secretary of
20	Defense shall disburse funds made available under para-
21	graphs (1) and (2) of subsection (a) not later than 30
22	days after the date on which notification to the eligible
23	local educational agencies is provided pursuant to sub-
24	section (b).

(d) DEFINITIONS.—In this section:

25

1	(1) The term "educational agencies assistance"
2	means assistance authorized under section 386(b) of
3	the National Defense Authorization Act for Fiscal
4	Year 1993 (Public Law 102–484; 20 U.S.C. 7703
5	note).
6	(2) The term "educational agencies payments"
7	means payments authorized under section 386(d) of
8	the National Defense Authorization Act for Fiscal
9	Year 1993 (Public Law 102–484; 20 U.S.C. 7703
10	note).
11	(3) The term "local educational agency" has
12	the meaning given that term in section 8013(9) of
13	the Elementary and Secondary Education Act of
14	1965 (20 U.S.C. 7713(9)).
15	(e) Technical Correction Relating to Origi-
16	NAL ASSISTANCE AUTHORITY.—Section 386(c)(1) of the
17	National Defense Authorization Act for Fiscal Year 1993
18	(Public Law 102–484; 20 U.S.C. 7703 note) is amend-
19	ed—
20	(1) by striking out "section 8003(a)" and in-
21	serting in lieu thereof "section 8003(a)(1)"; and
22	(2) by striking out "(20 U.S.C. 7703(a))" and
23	inserting in lieu thereof "(20 U.S.C. 7703(a)(1))".

1 SEC. 372. CONTINUATION OF OPERATION MONGOOSE.

- 2 Section 135 of title 10, United States Code, is
- 3 amended by adding at the end the following new sub-
- 4 section:
- 5 "(f) The Under Secretary of Defense (Comptroller)
- 6 shall be responsible for investigating evidence of fraud,
- 7 waste, and abuse uncovered as a result of the Department
- 8 of Defense program (known as Operation Mongoose) es-
- 9 tablished to identify and prevent fraud, waste, and abuse
- 10 within the Department of Defense, particularly fraud,
- 11 waste, and abuse regarding finance and accounting mat-
- 12 ters. The program shall continue through fiscal year
- 13 2003.".
- 14 SEC. 373. INCLUSION OF AIR FORCE DEPOT MAINTENANCE
- 15 AS OPERATION AND MAINTENANCE BUDGET
- 16 **ACTIVITY GROUP.**
- 17 For fiscal year 1999 and each fiscal year thereafter,
- 18 Air Force depot-level maintenance of materiel shall be dis-
- 19 played as one or more budget activity groups (known as
- 20 "subactivities") within the authorization request for Oper-
- 21 ation and Maintenance, Air Force, in the proposed budget
- 22 for that fiscal year submitted to Congress pursuant to sec-
- 23 tion 1105 of title 31, United States Code.

1	SEC. 374. PROGRAMS TO COMMEMORATE 50TH ANNIVER-
2	SARY OF MARSHALL PLAN AND KOREAN CON-
3	FLICT.
4	(a) Commemorative Programs.—(1) The Sec-
5	retary of Defense may conduct a program to commemo-
6	rate the 50th anniversary of the Marshall Plan that pro-
7	vided for the reconstruction of the economies of Western
8	Europe following World War II.
9	(2) The Secretary may conduct a program to com-
10	memorate the 50th anniversary of the Korean conflict.
11	(3) In conducting such commemorative programs, the
12	Secretary may coordinate, support, and facilitate other
13	programs and activities of the Federal Government, State
14	and local governments, and other persons in commemora-
15	tion of the Marshall Plan or the Korean conflict.
16	(b) Marshall Plan Commemorative Activi-
17	TIES.—The commemorative programs authorized by sub-
18	section (a)(1) may include activities and ceremonies—
19	(1) to honor George C. Marshall, who developed
20	the Marshall Plan, for a lifetime of service to the
21	United States as a commissioned officer of the Army
22	(including service during World War II as Chief of
23	Staff of the Army with the rank of General of the
24	Army) and as Secretary of Defense and Secretary of
25	State at the beginning of the Cold War, and

1	(2) to provide the people of the United States
2	with a clear understanding and appreciation of the
3	significance of Marshall Plan.
4	(c) Korean Conflict Commemorative Activi-
5	TIES.—The commemorative programs authorized by sub-
6	section (a)(2) may include activities and ceremonies—
7	(1) to provide the people of the United States
8	with a clear understanding and appreciation of the
9	lessons and history of the Korean conflict;
10	(2) to thank and honor veterans of the Korean
11	conflict and their families;
12	(3) to pay tribute to the sacrifices and contribu-
13	tions made on the home front by the people of the
14	United States during the Korean conflict;
15	(4) to highlight advances in technology, science
16	and medicine related to military research conducted
17	during the Korean conflict;
18	(5) to recognize the contributions and sacrifices
19	made by the allies of the United States in the Ko-
20	rean conflict; and
21	(6) to highlight the role of the Armed Forces of
22	the United States, then and now, in maintaining
23	world peace through strength.
24	(d) Names and Symbols.—The Secretary of De-
25	fence shall have the sole and evolusive right to use the

- 1 names "The Department of Defense 50th Anniversary of
- 2 the Marshall Plan", "50th Anniversary of the Marshall
- 3 Plan", and "The Korean Conflict Commemoration", and
- 4 such seal, emblems, and badges incorporating such names
- 5 as the Secretary may lawfully adopt. Nothing in this sec-
- 6 tion may be construed to supersede rights that are estab-
- 7 lished or vested before the date of the enactment of this
- 8 Act.
- 9 (e) Commemorative Account.—(1) There is estab-
- 10 lished in the Treasury an account to be known as the "De-
- 11 partment of Defense 50th Anniversary of the Marshall
- 12 Plan and Korean Conflict Commemoration Account",
- 13 which shall be administered by the Secretary of Defense
- 14 as a single account. There shall be deposited into the ac-
- 15 count all proceeds derived from the Secretary's use of the
- 16 exclusive rights described in subsection (d). The Secretary
- 17 may use funds in the account only for the purpose of con-
- 18 ducting the commemorative programs authorized by sub-
- 19 section (a).
- 20 (2) Not later than 60 days after completion of all ac-
- 21 tivities and ceremonies conducted as part of the com-
- 22 memorative programs, the Secretary shall submit to Con-
- 23 gress a report containing an accounting of all the funds
- 24 deposited into and expended from the account or otherwise
- 25 expended under this section, and of any funds remaining

- 1 in the account. Unobligated funds remaining in the ac-
- 2 count on that date shall be held in the account until trans-
- 3 ferred by law.
- 4 (f) ACCEPTANCE OF VOLUNTARY SERVICES.—(1)
- 5 Notwithstanding section 1342 of title 31, United States
- 6 Code, the Secretary of Defense may accept from any per-
- 7 son voluntary services to be provided in furtherance of the
- 8 commemorative programs authorized by subsection (a).
- 9 (2) A person providing voluntary services under this
- 10 subsection shall be considered to be a Federal employee
- 11 for purposes of chapter 81 of title 5, United States Code,
- 12 relating to compensation for work-related injuries. The
- 13 person shall also be considered a special governmental em-
- 14 ployee for purposes of standards of conduct and sections
- 15 202, 203, 205, 207, 208, and 209 of title 18, United
- 16 states Code. A person who is not otherwise employed by
- 17 the Federal Government shall not be considered to be a
- 18 Federal employee for any other purpose by reason of the
- 19 provision of voluntary services under this subsection.
- 20 (3) The Secretary may provide for reimbursement of
- 21 incidental expenses incurred by a person providing vol-
- 22 untary services under this subsection. The Secretary shall
- 23 determine which expenses are eligible for reimbursement
- 24 under this paragraph.

1	SEC. 375. PROHIBITION ON USE OF SPECIAL OPERATIONS
2	COMMAND BUDGET FOR BASE OPERATION
3	SUPPORT.
4	Section 167(f) of title 10, United States Code, is
5	amended.—
6	(1) by redesignating paragraphs (1) and (2) as
7	subparagraphs (A) and (B), respectively;
8	(2) by inserting "(1)" before "In addition"; and
9	(3) by adding at the end the following new
10	paragraph:
11	"(2) Funds provided for the special operations com-
12	mand as part of the budget for the special operations com-
13	mand under paragraph (1) may not be used to cover base
14	operation support expenses incurred at a military installa-
15	tion.".
16	SEC. 376. CONTINUATION AND EXPANSION OF DEMONSTRA-
17	TION PROGRAM TO IDENTIFY OVERPAY-
18	MENTS MADE TO VENDORS.
19	(a) Scope of Program.—Section 354 of the Na-
20	tional Defense Authorization Act for Fiscal Year 1996
21	(Public Law 104–106; 110 Stat. 268; 10 U.S.C. 2461
22	note) is amended—
23	(1) in subsection (a), by striking out the second
24	sentence; and
25	(2) in subsection (b)(1), by striking out "of the
26	Defense Logistics Agency that relate to (at least)

- fiscal years 1993, 1994, and 1995" and inserting in
- 2 lieu thereof "relating to fiscal years after fiscal year
- 3 1993 of the working-capital funds and industrial,
- 4 commercial, and support type activities managed
- 5 through the Defense Business Operations Fund, ex-
- 6 cept the Defense Logistics Agency to the extent such
- 7 records have already been audited".
- 8 (b) Collection Method; Contractor Pay-
- 9 MENTS.—Such section is further amended by striking out
- 10 subsections (d) and (e) and inserting in lieu thereof the
- 11 following new subsections:
- 12 "(d) Collection Method.—In the case of an over-
- 13 payment to a vendor identified under the demonstration
- 14 program, the Secretary shall require the use of the proce-
- 15 dures specified in section 32.611 of the Federal Acquisi-
- 16 tion Regulation, regarding a setoff against existing in-
- 17 voices for payment to the vendor, as the first method by
- 18 which the Department shall seek to recover the amount
- 19 of the overpayment (and any applicable interest and pen-
- 20 alties) from the vendor.
- 21 "(e) Fees for Contractor.—The Secretary shall
- 22 pay to the contractor under the contract entered into
- 23 under the demonstration program an amount not to ex-
- 24 ceed 25 percent of the total amount recovered by the De-
- 25 partment (through the collection of overpayments and the

- 1 use of setoffs) solely on the basis of information obtained
- 2 as a result of the audits performed by the contractor under
- 3 the program. When an overpayment is recovered through
- 4 the use of a setoff, amounts for the required payment to
- 5 the contractor shall be derived from funds available to the
- 6 working-capital fund or industrial, commercial, or support
- 7 type activity for which the overpayment is recovered.".
- 8 SEC. 377. APPLICABILITY OF FEDERAL PRINTING REQUIRE-
- 9 MENTS TO DEFENSE AUTOMATED PRINTING
- 10 SERVICE.
- 11 (a) Subchapter I of chapter 8 of title 10, United
- 12 States Code, is amended by adding at the end the follow-
- 13 ing new section:
- 14 "§ 195. Defense Automated Printing Service: applica-
- 15 bility of Federal printing requirements
- 16 "The Defense Automated Printing Service shall com-
- 17 ply fully with the requirements of chapter 5 of title 44
- 18 relating to the production and procurement of printing,
- 19 binding, and blank-book work.".
- 20 (b) Clerical Amendment.—The table of sections
- 21 at the beginning of such subchapter is amended by adding
- 22 at the end the following new item:
 - "195. Defense Automated Printing Service: applicability of Federal printing requirements.".

1	SEC. 378. BASE OPERATIONS SUPPORT FOR MILITARY IN-
2	STALLATIONS ON GUAM.
3	(a) Contractor Use of Nonimmigrant Aliens.—
4	Each contract for base operations support to be performed
5	on Guam shall contain a condition that work under the
6	contract may not be performed by any alien who is issued
7	a visa or otherwise provided nonimmigrant status under
8	section 101(a)(15)(H)(ii) of the Immigration and Nation-
9	ality Act (8 U.S.C. 1101(a)(15)(H)(ii)).
10	(b) Application of Section.—This section shall
11	apply to contracts entered into, amended, or otherwise
12	modified on or after the date of the enactment of this Act.
13	TITLE IV—PERSONNEL
14	AUTHORIZATIONS
15	Subtitle A—Active Forces
16	SEC. 401. END STRENGTHS FOR ACTIVE FORCES.
17	The Armed Forces are authorized strengths for active
18	duty personnel as of September 30, 1998, as follows:
19	(1) The Army, 495,000.
20	(2) The Navy, 395,000.
21	(3) The Marine Corps, 174,000.
22	(4) The Air Force, 381,000.

Subtitle B—Reserve Forces

2	SEC. 411. END STRENGTHS FOR SELECTED RESERVE.
3	(a) In General.—The Armed Forces are authorized
4	strengths for Selected Reserve personnel of the reserve
5	components as of September 30, 1998, as follows:
6	(1) The Army National Guard of the United
7	States, 366,516.
8	(2) The Army Reserve, 208,000.
9	(3) The Naval Reserve, 94,294.
10	(4) The Marine Corps Reserve, 42,000.
11	(5) The Air National Guard of the United
12	States, 107,377.
13	(6) The Air Force Reserve, 73,431.
14	(7) The Coast Guard Reserve, 8,000.
15	(b) WAIVER AUTHORITY.—The Secretary of Defense
16	may vary the end strength authorized by subsection (a)
17	by not more than 2 percent.
18	(c) Adjustments.—The end strengths prescribed by
19	subsection (a) for the Selected Reserve of any reserve com-
20	ponent shall be proportionately reduced by—
21	(1) the total authorized strength of units orga-
22	nized to serve as units of the Selected Reserve of
23	such component which are on active duty (other
24	than for training) at the end of the fiscal year: and

1	(2) the total number of individual members not
2	in units organized to serve as units of the Selected
3	Reserve of such component who are on active duty
4	(other than for training or for unsatisfactory partici-
5	pation in training) without their consent at the end
6	of the fiscal year.
7	Whenever such units or such individual members are re-
8	leased from active duty during any fiscal year, the end
9	strength prescribed for such fiscal year for the Selected
10	Reserve of such reserve component shall be proportion-
11	ately increased by the total authorized strengths of such
12	units and by the total number of such individual members.
13	SEC. 412. END STRENGTHS FOR RESERVES ON ACTIVE
13 14	SEC. 412. END STRENGTHS FOR RESERVES ON ACTIVE DUTY IN SUPPORT OF THE RESERVES.
14	DUTY IN SUPPORT OF THE RESERVES.
14 15 16	DUTY IN SUPPORT OF THE RESERVES. Within the end strengths prescribed in section
14 15 16 17	Within the end strengths prescribed in section 411(a), the reserve components of the Armed Forces are
14 15 16 17	DUTY IN SUPPORT OF THE RESERVES. Within the end strengths prescribed in section 411(a), the reserve components of the Armed Forces are authorized, as of September 30, 1998, the following number of Reserves to be serving on full-time active duty or
14 15 16 17	DUTY IN SUPPORT OF THE RESERVES. Within the end strengths prescribed in section 411(a), the reserve components of the Armed Forces are authorized, as of September 30, 1998, the following number of Reserves to be serving on full-time active duty or full-time duty, in the case of members of the National
14 15 16 17 18	DUTY IN SUPPORT OF THE RESERVES. Within the end strengths prescribed in section 411(a), the reserve components of the Armed Forces are authorized, as of September 30, 1998, the following number of Reserves to be serving on full-time active duty or full-time duty, in the case of members of the National
14 15 16 17 18 19 20	DUTY IN SUPPORT OF THE RESERVES. Within the end strengths prescribed in section 411(a), the reserve components of the Armed Forces are authorized, as of September 30, 1998, the following number of Reserves to be serving on full-time active duty or full-time duty, in the case of members of the National Guard, for the purpose of organizing, administering, re-
14 15 16 17 18 19 20	DUTY IN SUPPORT OF THE RESERVES. Within the end strengths prescribed in section 411(a), the reserve components of the Armed Forces are authorized, as of September 30, 1998, the following number of Reserves to be serving on full-time active duty or full-time duty, in the case of members of the National Guard, for the purpose of organizing, administering, recruiting, instructing, or training the reserve components:
14 15 16 17 18 19 20 21	DUTY IN SUPPORT OF THE RESERVES. Within the end strengths prescribed in section 411(a), the reserve components of the Armed Forces are authorized, as of September 30, 1998, the following number of Reserves to be serving on full-time active duty or full-time duty, in the case of members of the National Guard, for the purpose of organizing, administering, recruiting, instructing, or training the reserve components: (1) The Army National Guard of the United

1	(4) The Marine Corps Reserve, 2,559.
2	(5) The Air National Guard of the United
3	States, 10,616.
4	(6) The Air Force Reserve, 748.
5	SEC. 413. END STRENGTHS FOR MILITARY TECHNICIANS
6	(DUAL STATUS).
7	(a) Authorization for Fiscal Year 1998.—The
8	minimum number of military technicians (dual status) as
9	of the last day of fiscal year 1998 for the reserve compo-
10	nents of the Army and the Air Force (notwithstanding sec-
11	tion 129 of title 10, United States Code) shall be the fol-
12	lowing:
13	(1) For the Army Reserve, 5,503.
14	(2) For the Army National Guard of the United
15	States, 23,125.
16	(3) For the Air Force Reserve, 9,802.
17	(4) For the Air National Guard of the United
18	States, 22,853.
19	(b) Requests for Future Fiscal Years.—Sec-
20	tion 115(g) of title 10, United States Code, is amended
21	by adding at the end the following new sentence: "In each
22	budget submitted by the President to Congress under sec-
23	tion 1105 of title 31, the end strength requested for mili-
24	tary technicians (dual status) for each reserve component
25	of the Army and Air Force shall be specifically set forth.".

- 1 SEC. 414. INCREASE IN NUMBER OF MEMBERS IN CERTAIN
- 2 GRADES AUTHORIZED TO SERVE ON ACTIVE
- 3 DUTY IN SUPPORT OF THE RESERVES.
- 4 (a) Officers.—The table in section 12011(a) of title
- 5 10, United States Code, is amended to read as follows:

"Grade	Army	Navy	Air Force	Marine Corps
Major or Lieutenant Commander Lieutenant Colonel or Commander	3,219 1.524	1,071 520	$673 \\ 672$	140 90
Colonel or Navy Captain	437	188	274	30".

- 6 (b) SENIOR ENLISTED MEMBERS.—The table in sec-
- 7 tion 12012(a) of such title is amended to read as follows:

"Grade	Army	Navy	Air Force	Marine Corps
E-9 E-8	$627 \\ 2,585$	$\frac{202}{429}$	371 900	20 94".

Subtitle C—Authorization of Appropriations

- 10 SEC. 421. AUTHORIZATION OF APPROPRIATIONS FOR MILI-
- 11 TARY PERSONNEL.
- There is hereby authorized to be appropriated to the
- 13 Department of Defense for military personnel for fiscal
- 14 year 1998 a total of \$69,539,862,000. The authorization
- 15 in the preceding sentence supersedes any other authoriza-
- 16 tion of appropriations (definite or indefinite) for such pur-
- 17 pose for fiscal year 1998.

1	TITLE V—MILITARY PERSONNEL
2	POLICY
3	Subtitle A—Officer Personnel
4	Policy
5	SEC. 501. LIMITATION ON NUMBER OF GENERAL AND FLAG
6	OFFICERS WHO MAY SERVE IN POSITIONS
7	OUTSIDE THEIR OWN SERVICE.
8	(a) In General.—Chapter 41 of title 10, United
9	States Code, is amended by adding at the end the follow-
10	ing new section:
11	"§ 721. General and flag officers: limitation on ap-
12	pointments, assignments, details, and du-
13	ties outside an officer's own service
14	"(a) Limitation.—An officer described in subsection
15	(b) may not be appointed, assigned, or detailed for a pe-
16	riod in excess of 90 days to a position external to that
17	officer's armed force if, immediately following such ap-
18	pointment, assignment, or detail, the number of officers
19	described in subsection (b) serving in positions external
20	to such officers' armed force for a period in excess of 90
21	days would be in excess of 24.5 percent of the total num-
22	ber of such officers.
23	"(b) Covered Officers.—The officers covered by
24	subsection (a), and to be counted for the purposes of the
25	limitation in that subsection, are the following:

1	"(1) Any general or flag officer counted for
2	purposes of section 526(a) of this title.
3	"(2) Any general or flag officer serving in a
4	joint duty assignment position designated by the
5	Chairman of the Joint Chiefs of Staff under section
6	526(b) of this title.
7	"(3) Any colonel or Navy captain counted for
8	purposes of section 777(d)(1) of this title.
9	"(c) External Positions.—For purposes of this
10	section, the following positions shall be considered to be
11	external to an officer's armed force:
12	"(1) Any position (including a position in joint
13	education) that is a joint duty assignment for pur-
14	poses of chapter 38 of this title.
15	"(2) Any position in the Office of the Secretary
16	of Defense, a Defense Agency, or a Department of
17	Defense Field Activity.
18	"(3) Any position in the Joint Chiefs of Staff,
19	the Joint Staff, or the headquarters of a combatant
20	command (as defined in chapter 6 of this title).
21	"(4) Any position in the National Guard Bu-
22	reau.
23	"(5) Any position outside the Department of
24	Defense, including any position in the headquarters
25	of the North Atlantic Treaty Organization or any

1	other international military command, any combined
2	or multinational command, or military mission.
3	"(d) Assignments, Etc. For Periods in Excess
4	OF 90 Days.—For purposes of this section, the appoint-
5	ment, assignment, or detail of an officer to a position shall
6	be considered to be for a period in excess of 90 days unless
7	the appointment, assignment, or detail specifies that it is
8	made a period of 90 days or less.
9	"(e) Waiver During Period of War or National
10	EMERGENCY.—The President may suspend the operation
11	of this section during any period of war or of national
12	emergency declared by Congress or the President.".
13	(b) Clerical Amendment.—The table of sections
14	at the beginning of such chapter is amended by adding
15	at the end the following new item:
	"721. General and flag officers: limitation on appointments, assignments, details, and duties outside an officer's own service.".
16	SEC. 502. EXCLUSION OF CERTAIN RETIRED OFFICERS
17	FROM LIMITATION ON PERIOD OF RECALL
18	TO ACTIVE DUTY.
19	Effective October 1, 1997, section 688(e) of title 10,
20	United States Code, is amended—
21	(1) by inserting "(1)" before "A member"; and
22	(2) adding at the end the following new para-

graph:

23

1	"(2) Paragraph (1) shall not apply to the following
2	officers:
3	"(A) A chaplain who is assigned to duty as a
4	chaplain for the period of active duty to which or-
5	dered.
6	"(B) A health care professional (as character-
7	ized by the Secretary concerned) who is assigned to
8	duty as a health care professional for the period of
9	active duty to which ordered.
10	"(C) An officer assigned to duty with the Amer-
11	ican Battle Monuments Commission for the period
12	of active duty to which ordered.".
13	SEC. 503. CLARIFICATION OF OFFICERS ELIGIBLE FOR
13 14	SEC. 503. CLARIFICATION OF OFFICERS ELIGIBLE FOR CONSIDERATION BY SELECTION BOARDS.
14	CONSIDERATION BY SELECTION BOARDS.
14 15	consideration by selection boards. (a) Officers on the Active-Duty List.—Section
141516	CONSIDERATION BY SELECTION BOARDS. (a) OFFICERS ON THE ACTIVE-DUTY LIST.—Section 619(d) of title 10, United States Code, is amended—
14 15 16 17	consideration by selection boards. (a) Officers on the Active-Duty List.—Section 619(d) of title 10, United States Code, is amended— (1) by striking out "grade—" in the matter
14 15 16 17 18	CONSIDERATION BY SELECTION BOARDS. (a) OFFICERS ON THE ACTIVE-DUTY LIST.—Section 619(d) of title 10, United States Code, is amended— (1) by striking out "grade—" in the matter preceding paragraph (1) and inserting in lieu thereof
14 15 16 17 18	consideration by selection boards. (a) Officers on the Active-Duty List.—Section 619(d) of title 10, United States Code, is amended— (1) by striking out "grade—" in the matter preceding paragraph (1) and inserting in lieu thereof "grade any of the following officers:";
14 15 16 17 18 19 20	consideration by selection boards. (a) Officers on the Active-Duty List.—Section 619(d) of title 10, United States Code, is amended— (1) by striking out "grade—" in the matter preceding paragraph (1) and inserting in lieu thereof "grade any of the following officers:"; (2) in paragraph (1)—
14 15 16 17 18 19 20 21	consideration by selection boards. (a) Officers on the Active-Duty List.—Section 619(d) of title 10, United States Code, is amended— (1) by striking out "grade—" in the matter preceding paragraph (1) and inserting in lieu thereof "grade any of the following officers:"; (2) in paragraph (1)— (A) by striking out "an officer" and insert-

1	(3) by redesignating paragraph (2) as para-
2	graph (3) and in that paragraph striking out "an of-
3	ficer" and inserting in lieu thereof "An officer"; and
4	(4) by inserting after paragraph (1) the follow-
5	ing new paragraph (2):
6	"(2) An officer who is recommended for pro-
7	motion to that grade in the report of an earlier se-
8	lection board convened under that section, in the
9	case of such a report that has not yet been approved
10	by the President.".
11	(b) Officers on the Reserve Active-Status
12	List.—Section 14301(c) of such title is amended—
13	(1) by striking out "grade—" in the matter
14	preceding paragraph (1) and inserting in lieu thereof
15	"grade any of the following officers:";
16	(2) by striking out "an officer" in each of para-
17	graphs (1), (2), and (3) and inserting in lieu thereof
18	"An officer";
19	(3) by striking out the semicolon at the end of
20	paragraph (1) and inserting in lieu thereof a period;
21	(4) by striking out "; or" at the end of para-
22	graph (2) and inserting in lieu thereof a period;
23	(5) by redesignating paragraphs (2) and (3), as
24	so amended, as paragraphs (3) and (4), respectively,
25	and in each such paragraph striking out "the next

1	higher grade" and inserting in lieu thereof "that
2	grade"; and
3	(6) by inserting after paragraph (1) the follow-
4	ing new paragraph (2):
5	"(2) An officer who is recommended for pro-
6	motion to that grade in the report of an earlier se-
7	lection board convened under a provision referred to
8	in paragraph (1), in the case of such a report that
9	has not yet been approved by the President.".
10	(c) Clarifying Amendments.—Paragraphs (3) and
11	(4) of section 14301(c) of such title, as redesignated and
12	amended by subsection (b), are each amended by inserting
13	before the period at the end the following: ", if that nomi-
	, , , , , , , , , , , , , , , , , , ,
14	nation is pending before the Senate".
	•
14	nation is pending before the Senate".
14 15	nation is pending before the Senate". SEC. 504. AUTHORITY TO DEFER MANDATORY RETIREMENT
14 15 16	nation is pending before the Senate". SEC. 504. AUTHORITY TO DEFER MANDATORY RETIREMENT FOR AGE OF OFFICERS SERVING AS CHAP-
14 15 16 17	nation is pending before the Senate". SEC. 504. AUTHORITY TO DEFER MANDATORY RETIREMENT FOR AGE OF OFFICERS SERVING AS CHAP- LAINS.
14 15 16 17	nation is pending before the Senate". SEC. 504. AUTHORITY TO DEFER MANDATORY RETIREMENT FOR AGE OF OFFICERS SERVING AS CHAP- LAINS. (a) AUTHORITY FOR DEFERRAL OF RETIREMENT
14 15 16 17 18	nation is pending before the Senate". SEC. 504. AUTHORITY TO DEFER MANDATORY RETIREMENT FOR AGE OF OFFICERS SERVING AS CHAP- LAINS. (a) AUTHORITY FOR DEFERRAL OF RETIREMENT FOR CHAPLAINS PROVIDING DIRECT SUPPORT TO UNITS
14 15 16 17 18 19 20	nation is pending before the Senate". SEC. 504. AUTHORITY TO DEFER MANDATORY RETIREMENT FOR AGE OF OFFICERS SERVING AS CHAP- LAINS. (a) AUTHORITY FOR DEFERRAL OF RETIREMENT FOR CHAPLAINS PROVIDING DIRECT SUPPORT TO UNITS OR INSTALLATIONS.—Subsection (c) of section 1251 of
14 15 16 17 18 19 20	nation is pending before the Senate". SEC. 504. AUTHORITY TO DEFER MANDATORY RETIREMENT FOR AGE OF OFFICERS SERVING AS CHAP- LAINS. (a) AUTHORITY FOR DEFERRAL OF RETIREMENT FOR CHAPLAINS PROVIDING DIRECT SUPPORT TO UNITS OR INSTALLATIONS.—Subsection (c) of section 1251 of title 10, United States Code, is amended—
14 15 16 17 18 19 20 21	nation is pending before the Senate". SEC. 504. AUTHORITY TO DEFER MANDATORY RETIREMENT FOR AGE OF OFFICERS SERVING AS CHAP- LAINS. (a) AUTHORITY FOR DEFERRAL OF RETIREMENT FOR CHAPLAINS PROVIDING DIRECT SUPPORT TO UNITS OR INSTALLATIONS.—Subsection (c) of section 1251 of title 10, United States Code, is amended— (1) by redesignating paragraphs (2) and (3) as

- 1 "(2) The Secretary concerned may defer the retire-
- 2 ment under subsection (a) of an officer who is appointed
- 3 or designated as a chaplain if during the period of the
- 4 deferment the officer will be performing duties consisting
- 5 primarily of providing direct support as a chaplain to units
- 6 or installations.".
- 7 (b) Authority for Deferral of Retirement
- 8 FOR CHIEF AND DEPUTY CHIEF OF CHAPLAINS.—Such
- 9 section is further amended by adding at the end the fol-
- 10 lowing new subsection:
- 11 "(d) The Secretary concerned may defer the retire-
- 12 ment under subsection (a) of an officer who is the Chief
- 13 of Chaplains or Deputy Chief of Chaplains of that officer's
- 14 armed force. Such a deferment may not extend beyond the
- 15 first day of the month following the month in which the
- 16 officer becomes 68 years of age.".
- 17 (c) Qualification for Service as Navy Chief of
- 18 Chaplains or Deputy Chief of Chaplains.—(1) Sec-
- 19 tion 5142(b) of such title is amended by striking out ",
- 20 who are not on the retired list,".
- 21 (2) Section 5142a of such title is amended by striking
- 22 out ", who is not on the retired list,".

Subtitle B—Reserve Component 1 **Matters** 2 SEC. 511. INDIVIDUAL READY RESERVE ACTIVATION AU-4 THORITY. 5 (a) IRR Members Subject To Order to Active DUTY OTHER THAN DURING WAR OR NATIONAL EMER-7 GENCY.—Section 10144 of title 10, United States Code, is amended— (1) by inserting "(a)" before "Within the Ready 9 10 Reserve"; and 11 (2) by adding at the end the following new sub-12 section: 13 "(b)(1) Within the Individual Ready Reserve of each reserve component there is a category of members, as designated by the Secretary concerned, who are subject to being ordered to active duty involuntarily in accordance with section 12304 of this title. A member may not be placed in that mobilization category unless— 18 19 "(A) the member volunteers for that category; 20 and 21 "(B) the member is selected for that category 22 by the Secretary concerned, based upon the needs of 23 the service and the grade and military skills of that 24

member.

1	"(2) A member of the Individual Ready Reserve may
2	not be carried in such mobilization category of members
3	after the end of the 24-month period beginning on the date
4	of the separation of the member from active service.
5	"(3) The Secretary shall designate the grades and
6	military skills or specialities of members to be eligible for
7	placement in such mobilization category.
8	"(4) A member in such mobilization category shall
9	be eligible for benefits (other than pay and training) as
10	are normally available to members of the Selected Reserve,
11	as determined by the Secretary of Defense.".
12	(b) Criteria for Ordering to Active Duty.—
13	Subsection (a) of section 12304 of title 10, United States
14	Code, is amended by inserting after "of this title)," the
15	following: "or any member in the Individual Ready Re-
16	serve mobilization category and designated as essential
17	under regulations prescribed by the Secretary concerned,".
18	(c) Maximum Number.—Subsection (c) of such sec-
19	tion is amended—
20	(1) by inserting "and the Individual Ready Re-
21	serve" after "Selected Reserve"; and
22	(2) by inserting ", of whom not more than

30,000 may be members of the Individual Ready Re-

serve" before the period at the end.

23

24

1	(d) Conforming Amendments.—Such section is
2	further amended—
3	(1) in subsection (f), by inserting "or Individual
4	Ready Reserve" after "Selected Reserve";
5	(2) in subsection (g), by inserting ", or member
6	of the Individual Ready Reserve," after "to serve as
7	a unit"; and
8	(3) by adding at the end the following new sub-
9	section:
10	"(i) For purposes of this section, the term 'Individual
11	Ready Reserve mobilization category' means, in the case
12	of any reserve component, the category of the Individual
13	Ready Reserve described in section 10144(b) of this
14	title.".
15	(e) Clerical Amendments.—(1) The heading of
16	such section is amended to read as follows:
17	"§ 12304. Selected Reserve and certain Individual
18	Ready Reserve members; order to active
19	duty other than during war or national
20	emergency".
21	(2) The item relating to section 12304 in the table
22	of sections at the beginning of chapter 1209 of such title
23	is amended to read as follows:
	"12304. Selected Reserve and certain Individual Ready Reserve members: order

"12304. Selected Reserve and certain Individual Ready Reserve members; order to active duty other than during war or national emergency.".

1 SEC. 512. TERMINATION OF MOBILIZATION INCOME INSUR-

- 2 ANCE PROGRAM.
- 3 (a) IN GENERAL.—Chapter 1214 of title 10, United
- 4 States Code, is amended by adding at the end the follow-
- 5 ing new section:

6 "§ 12533. Termination of program

- 7 "(a) IN GENERAL.—The Secretary shall terminate
- 8 the insurance program in accordance with this section.
- 9 "(b) Termination of New Enrollments.—The
- 10 Secretary may not enroll a member of the Ready Reserve
- 11 for coverage under the insurance program after the date
- 12 of the enactment of this section.
- 13 "(c) Termination of Coverage.—(1) The enroll-
- 14 ment under the insurance program of insured members
- 15 other than insured members described in paragraph (2)
- 16 is terminated as of the date of the enactment of this sec-
- 17 tion. The enrollment of an insured member described in
- 18 paragraph (2) is terminated as of the date of the termi-
- 19 nation of the period of covered service of that member de-
- 20 scribed in that paragraph.
- 21 "(2) An insured member described in this paragraph
- 22 is an insured member who on the date of the enactment
- 23 of this section is serving on covered service for a period
- 24 of service, or has been issued an order directing the per-
- 25 formance of covered service, that satisfies or would satisfy
- 26 the entitlement-to-benefits provisions of this chapter.

- 1 "(d) Termination of Payment of Benefits.—
- 2 The Secretary may not make any benefit payment under
- 3 the insurance program after the date of the enactment of
- 4 this section other than to an insured member who on that
- 5 date (1) is serving on an order to covered service, (2) has
- 6 been issued an order directing performance of covered
- 7 service, or (3) has served on covered service before that
- 8 date for which benefits under the program have not been
- 9 paid to the member.
- 10 "(e) Termination of Insurance Fund.—The Sec-
- 11 retary shall close the Fund not later than 60 days after
- 12 the date on which the last benefit payment from the Fund
- 13 is made. Any amount remaining in the Fund when closed
- 14 shall be covered into the Treasury as miscellaneous re-
- 15 ceipts.".
- 16 (b) CLERICAL AMENDMENT.—The table of sections
- 17 at the beginning of such chapter is amended by adding
- 18 at the end the following new item:

[&]quot;12533. Termination of program.".

1	SEC. 513. CORRECTION OF INEQUITIES IN MEDICAL AND
2	DENTAL CARE AND DEATH AND DISABILITY
3	BENEFITS FOR RESERVE MEMBERS WHO
4	INCUR OR AGGRAVATE AN ILLNESS IN THE
5	LINE OF DUTY.
6	(a) Medical and Dental Care for Depend-
7	ENTS.—Section 1076(a)(2) of title 10, United States
8	Code, is amended—
9	(1) by striking out "or" at the end of subpara-
10	graph (A);
11	(2) by striking out the period at the end of sub-
12	paragraph (B) and inserting in lieu thereof "; or";
13	and
14	(3) by adding at the end the following new sub-
15	paragraph:
16	"(C) who incurs or aggravates an injury or ill-
17	ness in the line of duty while serving on active duty
18	for a period of 30 days or less and whose orders are
19	subsequently modified to extend the period of active
20	duty to a period of more than 30 days.".
21	(b) Medical and Dental Care.—Section
22	1074a(a)(3) of such title is amended by inserting "while
23	remaining overnight immediately before the commence-
24	ment of inactive-duty training, or" after "in the line of
25	duty"

1	(c) Eligibility for Disability Retirement.—
2	Section 1204(2)(C) of such title is amended by inserting
3	"while remaining overnight immediately before the com-
4	mencement of inactive-duty training, or" after "aggra-
5	vated".
6	(d) Eligibility for Disability Separation.—
7	Section 1206 of such title is amended—
8	(1) by redesignating paragraphs (2), (3), and
9	(4) as paragraphs (3), (4), and (5) respectively; and
10	(2) by inserting after paragraph (1) the follow-
11	ing new paragraph:
12	"(2) the disability was incurred in the line of
13	duty as a result of—
14	"(A) performing active duty or inactive-
15	duty training;
16	"(B) traveling directly to or from the place
17	at which such duty is performed; or
18	"(C) an injury, illness, or disease incurred
19	or aggravated while remaining overnight imme-
20	diately before the commencement of inactive-
21	duty training, or while remaining overnight be-
22	tween successive periods of inactive-duty train-
23	ing, at or in the vicinity of the site of the inac-
24	tive-duty training, if the site is outside reason-

- able commuting distance of the member's resi-
- dence;".
- 3 (e) Recovery, Care, and Disposition of Re-
- 4 Mains.—Section 1481(a)(2)(D) of such title is amended
- 5 by inserting "remaining overnight immediately before the
- 6 commencement of inactive-duty training, or" after "(D)".
- 7 (f) Entitlement to Basic Pay.—Section 204 of
- 8 title 37, United States Code, is amended by inserting
- 9 "while remaining overnight immediately before the com-
- 10 mencement of inactive-duty training, or" in subsections
- 11 (g)(1)(D) and (h)(1)(D) after "in line of duty".
- 12 (g) Compensation for Inactive-Duty Train-
- 13 ING.—Section 206(a)(3)(C) of such title is amended by
- 14 inserting "while remaining overnight immediately before
- 15 the commencement of inactive-duty training, or" after "in
- 16 line of duty".
- 17 SEC. 514. TIME-IN-GRADE REQUIREMENTS FOR RESERVE
- 18 COMMISSIONED OFFICERS RETIRED DURING
- 19 FORCE DRAWDOWN PERIOD.
- 20 (a) Authority Comparable to Active-Duty List
- 21 Officers.—Subsection (d)(3) of section 1370 of title 10,
- 22 United States Code, is amended by adding at the end the
- 23 following new subparagraph:
- 24 "(F) The Secretary of Defense may authorize the
- 25 Secretary of a military department to reduce the three-

- 1 year period specified in subparagraph (A) to a period of
- 2 not less than two years in the case of retirements effective
- 3 during the period beginning on the date of the enactment
- 4 of this subparagraph and ending on September 30, 1999.
- 5 The number of officers in an armed force in a grade for
- 6 whom a reduction is made during any fiscal year in the
- 7 period of service-in-grade otherwise required under this
- 8 paragraph may not exceed the number equal to two per-
- 9 cent of the authorized reserve active status strength for
- 10 that fiscal year for officers of that armed force in that
- 11 grade.".
- 12 (b) Technical Amendments.—Such section is fur-
- 13 ther amended—
- 14 (1) in subsection (a)(2)(A), by inserting "of"
- after "reduce such period to a period"; and
- 16 (2) in subsection (d)(1), by striking out "chap-
- ter 1225" and inserting in lieu thereof "chapter
- 18 1223".
- 19 SEC. 515. AUTHORITY TO PERMIT NON-UNIT ASSIGNED OF-
- 20 FICERS TO BE CONSIDERED BY VACANCY
- 21 PROMOTION BOARD TO GENERAL OFFICER
- GRADES.
- 23 (a) Convening of Selection Boards.—Section
- 24 14101(a)(2) of title 10, United States Code, is amended
- 25 by striking out "(except in the case of a board convened

1	to consider officers as provided in section 14301(e) of this
2	title).".
3	(b) Eligibility for Consideration of Certain
4	ARMY OFFICERS.—Section 14301 of such title is amend-
5	ed—
6	(1) by striking out subsection (e); and
7	(2) by redesignating subsections (f) and (g) as
8	subsections (e) and (f), respectively.
9	(c) General Officer Promotions.—Section
10	14308 of such title is amended—
11	(1) in subsection (e)(2), by inserting "a grade
12	below colonel in" after "(2) an officer in"; and
13	(2) in subsection (g)—
14	(A) by inserting "or the Air Force" in the
15	first sentence after "of the Army" the first
16	place it appears;
17	(B) by striking out "in that grade" in the
18	first sentence and all that follows through "Sec-
19	retary of the Army' and inserting in lieu there-
20	of "in the Army Reserve or the Air Force Re-
21	serve, as the case may be, in that grade"; and
22	(C) by striking out the second sentence.
23	(d) Vacancy Promotions.—Section 14315(b)(1) of
24	such title is amended by striking out "the duties" in clause
25	(A) and all that follows through "as a unit," and inserting

1	in lieu thereof "duties of a general officer of the next high-
2	er reserve grade in the Army Reserve,".
3	SEC. 516. GRADE REQUIREMENT FOR OFFICERS ELIGIBLE
4	TO SERVE ON INVOLUNTARY SEPARATION
5	BOARDS.
6	Section 14906(a)(2) of title 10, United States Code,
7	is amended by striking out "a grade above lieutenant colo-
8	nel or commander" and inserting in lieu thereof "the
9	grade of lieutenant colonel or commander or a higher
10	grade".
11	SEC. 517. LIMITATION ON USE OF AIR FORCE RESERVE AGR
12	PERSONNEL FOR AIR FORCE BASE SECURITY
12 13	PERSONNEL FOR AIR FORCE BASE SECURITY FUNCTIONS.
13	FUNCTIONS.
13 14 15	FUNCTIONS. (a) LIMITATION.—The Secretary of the Air Force
13 14 15 16	FUNCTIONS. (a) LIMITATION.—The Secretary of the Air Force may not use members of the Air Force Reserve who are
13 14 15 16	FUNCTIONS. (a) LIMITATION.—The Secretary of the Air Force may not use members of the Air Force Reserve who are AGR personnel for the performance of force protection.
13 14 15 16	FUNCTIONS. (a) LIMITATION.—The Secretary of the Air Force may not use members of the Air Force Reserve who are AGR personnel for the performance of force protection, base security, or security police functions at an Air Force
113 114 115 116 117	FUNCTIONS. (a) LIMITATION.—The Secretary of the Air Force may not use members of the Air Force Reserve who are AGR personnel for the performance of force protection, base security, or security police functions at an Air Force facility in the United States until six months after the date
13 14 15 16 17 18	FUNCTIONS. (a) LIMITATION.—The Secretary of the Air Force may not use members of the Air Force Reserve who are AGR personnel for the performance of force protection, base security, or security police functions at an Air Force facility in the United States until six months after the date on which the Secretary submits to Congress a report on
13 14 15 16 17 18 19 20	FUNCTIONS. (a) LIMITATION.—The Secretary of the Air Force may not use members of the Air Force Reserve who are AGR personnel for the performance of force protection, base security, or security police functions at an Air Force facility in the United States until six months after the date on which the Secretary submits to Congress a report on such use of AGR personnel.
13 14 15 16 17 18 19 20 21	FUNCTIONS. (a) LIMITATION.—The Secretary of the Air Force may not use members of the Air Force Reserve who are AGR personnel for the performance of force protection, base security, or security police functions at an Air Force facility in the United States until six months after the date on which the Secretary submits to Congress a report or such use of AGR personnel. (b) Matters To Be Included in Report.—The

- 1 during the year in which the report is submitted and 2 each of the five subsequent years.
- 3 (2) A detailed rationale for, and evaluation of, the cost effectiveness of the use of AGR personnel to perform such functions at Air Force facilities in 5 6 the United States compared to the use of Depart-7 ment of Defense civilian personnel or contractor per-8 sonnel for the performance of these functions at 9 those facilities.
- 10 (3) A plan, including a cost estimate, for the reemployment, conversion to AGR status, or retire-12 ment of civilian employees and military technicians 13 who are displaced by the use of Air Force Reserve 14 AGR personnel to perform those functions.
- 15 (c) AGR Personnel Defined.—For the purposes of this section, the term "AGR personnel" means members 16 of the Air Force Reserve who are on active duty (other than for training) in connection with organizing, administering, recruiting, instructing, or training the Air Force 20 Reserve.

11

Subtitle C—Military Technicians

2	SEC. 521. AUTHORITY TO RETAIN ON THE RESERVE AC-
3	TIVE-STATUS LIST UNTIL AGE 60 MILITARY
4	TECHNICIANS IN THE GRADE OF BRIGADIER
5	GENERAL.
6	(a) Retention.—Section 14702(a) of title 10, Unit-
7	ed States Code, is amended—
8	(1) by striking out "section 14506 or 14507"
9	and inserting in lieu thereof "section 14506, 14507,
10	or 14508"; and
11	(2) by striking out "or colonel" and inserting in
12	lieu thereof "colonel, or brigadier general".
13	(b) Technical Amendment.—Section 14508(c) of
14	such title is amended by striking out "not later than the
15	date on which the officer becomes 60 years of age" and
16	inserting in lieu thereof "not later than the last day of
17	the month in which the officer becomes 60 years of age".
18	SEC. 522. MILITARY TECHNICIANS (DUAL STATUS).
19	(a) Definition.—Subsection (a) of section 10216 of
20	title 10, United States Code, is amended to read as fol-
21	lows:
22	"(a) In General.—(1) For purposes of this section
23	and any other provision of law, a military technician (dual
24	status) is a Federal civilian employee who—

1	"(A) is employed under section 3101 of title 5
2	or section 709 of title 32;
3	"(B) is required as a condition of that employ-
4	ment to maintain membership in the Selected Re-
5	serve; and
6	"(C) is assigned to a position as a technician in
7	the administration and training of the Selected Re-
8	serve or in the maintenance and repair of supplies
9	or equipment issued to the Selected Reserve or the
10	armed forces.
11	"(2) Military technicians (dual status) shall be au-
12	thorized and accounted for as a separate category of civil-
13	ian employees.".
14	(b) Unit Membership and Dual-Status Re-
15	QUIREMENT.—Subsection (d) of such section is amended
16	to read as follows:
17	"(d) Unit Membership Requirement.—(1) Un-
18	less specifically exempted by law, each individual who is
19	hired as a military technician (dual status) after Decem-
20	ber 1, 1995, shall be required as a condition of that em-
21	ployment to maintain membership in—
22	"(A) the unit of the Selected Reserve by which
23	the individual is employed as a military technician;
24	or

- 1 "(B) a unit of the Selected Reserve that the in-
- 2 dividual is employed as a military technician to sup-
- 3 port.
- 4 "(2) Paragraph (1) does not apply to a military tech-
- 5 nician (dual status) who is employed by the Army Reserve
- 6 in an area other than Army Reserve troop program units.
- 7 "(e) Dual-Status Requirement.—(1) Funds ap-
- 8 propriated for the Department of Defense may not (except
- 9 as provided in paragraph (2)) be used for compensation
- 10 as a military technician of any individual hired as a mili-
- 11 tary technician after February 10, 1996, who is no longer
- 12 a member of the Selected Reserve.
- 13 "(2) The Secretary concerned may pay compensation
- 14 described in paragraph (1) to an individual described in
- 15 that paragraph who is no longer a member of the Selected
- 16 Reserve for a period not to exceed six months following
- 17 the individual's loss of membership in the Selected Reserve
- 18 if the Secretary determines such loss of membership was
- 19 not due to the failure of that individual to meet military
- 20 standards.".
- 21 (c) National Guard Dual-Status Require-
- 22 MENT.—Section 709(b) of title 32, United States Code,
- 23 is amended by striking out "Except as prescribed by the
- 24 Secretary concerned, a technician" and inserting in lieu
- 25 thereof "A technician".

- 1 (d) Plan for Clarification of Statutory Au-
- 2 THORITY OF MILITARY TECHNICIANS.—(1) The Secretary
- 3 of Defense shall submit to Congress, as part of the budget
- 4 justification materials submitted in support of the budget
- 5 for the Department of Defense for fiscal year 1999, a leg-
- 6 islative proposal to provide statutory authority and clari-
- 7 fication under title 5, United States Code—
- 8 (A) for the hiring, management, promotion,
- 9 separation, and retirement of military technicians
- who are employed in support of units of the Army
- 11 Reserve or Air Force Reserve; and
- 12 (B) for the transition to the competitive service
- of an individual who is hired as military technician
- in support of a unit of the Army Reserve or Air
- Force Reserve and who (as determined by the Sec-
- 16 retary concerned) fails to maintain membership in
- the Selected Reserve through no fault of the individ-
- ual.
- 19 (2) The legislative proposal under paragraph (1) shall
- 20 be developed in consultation with the Director of the Of-
- 21 fice of Personnel Management.
- 22 (e) Conforming Repeal.—Section 8106 of Public
- 23 Law 104–61 (109 Stat. 654; 10 U.S.C. 10101 note) is
- 24 repealed.

1	(f) Cross-Reference Corrections.—Section
2	10216(c)(1) of title 10, United States Code, is amended
3	by striking out "subsection (a)(1)" in subparagraphs (A),
4	(B), (C), and (D) and inserting in lieu thereof "subsection
5	(b)(1)".
6	(g) Conforming Amendments to Section
7	10216.—Section 10216 of title 10, United States Code,
8	is further amended as follows:
9	(1) The heading of subsection (b) is amended
10	by inserting "(Dual Status)" after "Military
11	TECHNICIANS".
12	(2) Subsection (b)(1) is amended—
13	(A) by inserting "(dual status)" after "for
14	military technicians";
15	(B) by striking out "dual status military
16	technicians" and inserting in lieu thereof "mili-
17	tary technicians (dual status)";
18	(C) by inserting "(dual status)" after
19	"military technicians" in subparagraph (C).
20	(3) Subsection (b)(2) is amended by inserting
21	"(dual status)" after "military technicians" both
22	places it appears.
23	(4) Subsection (b)(3) is amended by inserting
24	"(dual status)" after "Military technician".
25	(5) Subsection (c) is amended—

1	(A) in the matter preceding paragraph
2	(1)(A), by inserting "(dual status)" after "mili-
3	tary technicians";
4	(B) in paragraph (1), by striking out "dual
5	status technicians" in subparagraphs (A), (B),
6	(C), and (D) and inserting in lieu thereof "mili-
7	tary technicians (dual status)";
8	(C) in paragraph (2)(A), by inserting
9	"(dual status)" after "military technician"; and
10	(D) in paragraph (2)(B), by striking out
11	"delineate—" and all that follows through "or
12	other reasons" in clause (ii) and inserting in
13	lieu thereof "delineate the specific force struc-
14	ture reductions".
15	(h) Clerical Amendments.—(1) The heading of
16	section 10216 of such title is amended to read as follows:
17	"§ 10216. Military technicians (dual status)".
18	(2) The item relating to such section in the table of
19	sections at the beginning of chapter 1007 of such title is
20	amended to read as follows:
	"10216. Military technicians (dual status).".
21	(i) Other Conforming Amendments.—(1) Section
22	115(g) of such title is amended by inserting "(dual sta-
23	tus)" in the first sentence after "military technicians" and
24	in the second sentence after "military technician".

(2) Section 115a(h) of such title is amended—

1	(A) by inserting "(displayed in the aggregate
2	and separately for military technicians (dual status)
3	and non-dual status military technicians)" in the
4	matter preceding paragraph (1) after "of the follow-
5	ing"; and
6	(B) by striking out paragraph (3).
7	SEC. 523. NON-DUAL STATUS MILITARY TECHNICIANS.
8	(a) In General.—(1) Chapter 1007 of title 10
9	United States Code, is amended by adding at the end the
10	following new section:
11	"§ 10217. Non-dual status military technicians
12	"(a) Definition.—For the purposes of this section
13	and any other provision of law, a non-dual status military
14	technician is a civilian employee of the Department of De-
15	fense who—
16	"(1) was hired as a military technician before
17	the date of the enactment of the National Defense
18	Authorization Act for Fiscal Year 1998 under any of
19	the authorities specified in subsection (d); and
20	"(2) as of the date of the enactment of that Act
21	is not a member of the Selected Reserve or after
22	such date ceases to be a member of the Selected Re-
23	serve.
24	"(b) FISCAL YEAR 1998 LIMITATION.—As of Sep-
25	tember 30 1998, the number of civilian employees of a

military department who are non-dual status military technicians may not exceed the following: 3 "(1) For the Army Reserve, 1,200. "(2) For the Army National Guard of the Unit-4 5 ed States, 2,260. 6 "(3) For the Air Force Reserve, 0. "(4) For the Air National Guard of the United 7 8 States, 395. 9 "(c) Reductions for Future Years.—For each of the 10 fiscal years beginning with fiscal year 1999, the 10 Secretary of the military department concerned shall re-12 duce the number of non-dual status military technicians under the jurisdiction of that Secretary, as of the end of that fiscal year, from the authorized number for the pre-14 15 ceding fiscal year by not less— "(1) 120, for the Army Reserve; 16 17 "(2) 226, for the Army National Guard of the 18 United States; and 19 "(3) 39, for the Air National Guard of the 20 United States. 21 "(d) EMPLOYMENT AUTHORITIES.—The authorities 22 referred to in subsection (a) are the following: "(1) Section 10216 of this title. 23

"(2) Section 709 of title 32.

- 1 "(3) The requirements referred to in section 2 8401 of title 5.
- 3 "(4) Section 8016 of the Department of De-
- 4 fense Appropriations Act, 1996 (Public Law 104–
- 5 61; 109 Stat. 654), and any comparable provision
- 6 provided on an annual basis in the Department of
- 7 Defense Appropriations Acts for fiscal years 1984
- 8 through 1995.
- 9 "(5) Any memorandum of agreement between
- the Department of Defense and the Office of Per-
- sonnel Management providing for the hiring of mili-
- tary technicians.".
- 13 (2) The table of sections at the beginning of such
- 14 chapter is amended by adding at the end the following
- 15 new item:

"10217. Non-dual status military technicians.".

- 16 (b) Plan for Non-Dual Status Technicians.—
- 17 Not later than March 31, 1998, the Secretary of Defense
- 18 shall submit to Congress a report setting forth rec-
- 19 ommendations of the Secretary (including proposals for
- 20 such legislative changes as may be necessary to implement
- 21 the recommendations of the Secretary) for eliminating
- 22 non-dual status military technician positions. In develop-
- 23 ing the plan, the Secretary shall consider (among other
- 24 alternatives) the feasibility and cost of each of the follow-
- 25 ing:

1	(1) Elimination or consolidation of functions
2	and positions.
3	(2) Contracting for performance by contractor
4	personnel of functions currently performed by per-
5	sonnel in those positions.
6	(3) Conversion of those technicians and posi-
7	tions, in the case of technicians of the Army Na-
8	tional Guard of the United States or the Air Na-
9	tional Guard of the United States, to State employ-
10	ment and positions or competitive service employ-
11	ment positions under title 5, United States Code.
12	(4) Conversion of those technicians or positions
13	to employment and positions in the competitive serv-
14	ice under title 5, United States Code, in the case of
15	technicians of the Army Reserve.
16	(5) Use of incentives to facilitate the reductions
17	required under subsection (c) of section 10217 of
18	title 10, United States Code, as added by subsection
19	(a).
20	SEC. 524. REPORT ON FEASIBILITY AND DESIRABILITY OF
21	CONVERSION OF AGR PERSONNEL TO MILL
22	TARY TECHNICIANS (DUAL-STATUS).
23	(a) Report Required.—Not later than January 1,
24	1998, the Secretary of Defense shall submit to Congress

a report on the feasibility and desirability of conversion

1	of AGR personnel to military technicians (dual-status).
2	The report shall—
3	(1) identify advantages and disadvantages of
4	such a conversion;
5	(2) identify possible savings if such a conver-
6	sion were to be carried out; and
7	(3) set forth the recommendation of the Sec-
8	retary as to whether such a conversion should be
9	made.
10	(b) AGR Personnel Defined.—For purposes of
11	subsection (a), the term "AGR personnel" means mem-
12	bers of the Army or Air Force reserve components who
13	are on active duty (other than for training) in connection
14	with organizing, administering, recruiting, instructing, or
15	training their respective reserve components.
16	Subtitle D—Measures To Improve
17	Recruit Quality and Reduce Re-
18	cruit Attrition
19	SEC. 531. REFORM OF MILITARY RECRUITING SYSTEMS.
20	(a) In General.—The Secretary of Defense shall
21	carry out reforms in the recruiting systems of the Army
22	Navy, Air Force, and Marine Corps in order to improve
23	the quality of new recruits and to reduce attrition among

24 recruits.

- 1 (b) Specific Reforms.—As part of the reforms in 2 military recruiting systems to be undertaken under sub-3 section (a), the Secretary shall take the following steps:
 - (1) Improve the system of separation codes used for recruits who are separated during recruit training by (A) revising and updating those codes to allow more accurate and useful data collection about those separations, and (B) prescribing regulations to ensure that those codes are interpreted in a uniform manner by the military services.
 - (2) Develop a reliable database for (A) analyzing service-wide data on reasons for attrition of new recruits, and (B) undertaking service-wide measures to control and manage such attrition.
 - (3) Require that the Secretary of each military department (A) adopt or strengthen incentives for recruiters to thoroughly prescreen potential candidates for recruitment, and (B) link incentives for recruiters, in part, to the ability of a recruiter to screen out unqualified candidates before enlistment.
 - (4) Require that the Secretary of each military department include as a measurement of recruiter performance the percentage of persons enlisted by a recruiter who complete initial combat training or basic training.

- 1 (5) Assess trends in the number and use of 2 waivers over the 1991–1997 period that were issued 3 to permit applicants to enlist with medical or other 4 conditions that would otherwise be disqualifying.
 - (6) Require the Secretary of each military department to implement policies and procedures (A) to ensure the prompt separation of recruits who are unable to successfully complete basic training, and (B) to remove those recruits from the training environment while separation proceedings are pending.
- 11 (c) Report.—The Secretary shall submit to Con-12 gress a report of the trends assessed under subsection 13 (b)(5). The information on those trends provided in the report shall be shown by armed force and by category of 14 15 waiver. The report shall include recommendations of the Secretary for changing, revising, or limiting the use of 16 waivers referred to in that subsection and shall be submit-17 18 ted not later than March 31, 1998.

19 SEC. 532. IMPROVEMENTS IN MEDICAL PRESCREENING OF 20 APPLICANTS FOR MILITARY SERVICE.

- 21 (a) In General.—The Secretary of Defense shall 22 improve the medical prescreening of applicants for en-
- 23 trance into the Army, Navy, Air Force, or Marine Corps.
- 24 (b) Specific Steps.—As part of those improve-
- 25 ments, the Secretary shall take the following steps:

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- 1 (1) Require that each applicant for service in 2 the Army, Navy, Air Force, or Marine Corps (A) 3 provide to the Secretary the name of the applicant's 4 medical insurer and the names of past medical pro-5 viders, and (B) sign a release allowing the Secretary 6 to request and obtain medical records of the appli-7 cant.
 - (2) Require that the forms and procedures for medical prescreening of applicants that are used by recruiters and by Military Entrance Processing Commands be revised so as to ensure that medical questions are specific, unambiguous, and tied directly to the types of medical separations most common for recruits during basic training and follow-on training.
 - (3) Add medical screening tests to the examinations of recruits carried out by Military Entrance Processing Station, provide more thorough medical examinations to selected groups of applicants, or both, to the extent that the Secretary determines that to do so could be cost effective in reducing attrition at basic training.
 - (4) Assign the responsibility for evaluating medical conditions of a recruit that are missed during accession processing to an agency or contractor

- other than the Military Entrance Processing Command which carried out the accession processing of that recruit (such command being the organization responsible for accession medical exams).
- 5 (5) Require that the Secretary of each military 6 department test an applicant for entrance into the 7 Armed Forces for use of illegal drugs at the Military 8 Entrance Processing Station which carries out the 9 accession processing of that recruit (in addition to 10 any subsequent drug testing that may be required).

11 SEC. 533. IMPROVEMENTS IN PHYSICAL FITNESS OF RE-

12 CRUITS.

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- 13 (a) IN GENERAL.—The Secretary of Defense shall 14 take steps to improve the physical fitness of recruits before 15 they enter basic training.
- 16 (b) SPECIFIC STEPS.—As part of those improve-17 ments, the Secretary shall take the following steps:
 - (1) Direct the Secretary of each military department to implement programs under which new recruits who are in the Delayed Entry Program are encouraged to participate in physical fitness activities before reporting to basic training.
- 23 (2) Develop a range of incentives for new re-24 cruits to participate in physical fitness programs, as 25 well as for those recruits who improve their level of

1	fitness while in the Delayed Entry Program, which
2	may include the use of monetary or other incentives,
3	access to Department of Defense military fitness fa-
4	cilities, and access to military medical facilities in
5	the case of a recruit who is injured while participat-
6	ing in physical activities with recruiters or other
7	military personnel.

(3) Evaluate whether partnerships between recruiters and reserve components, or other innovative arrangements, could provide a pool of qualified personnel to assist in the conduct of physical training programs for new recruits in the Delayed Entry Program.

Subtitle E—Military Education and Training

- 16 SEC. 541. INDEPENDENT PANEL TO REVIEW MILITARY
 17 BASIC TRAINING.
- 18 (a) ESTABLISHMENT.—There is hereby established a 19 panel to review the basic training programs of the Army,
- 20 Navy, Air Force, and Marine Corps and to make rec-
- 21 ommendations on improvements to those programs.
- 22 (b) Composition.—(1) The panel shall be composed
- 23 of seven members, appointed as follows:
- 24 (A) Three members shall be appointed jointly

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- of the Committee on National Security of the House Representatives.
- 3 (B) Three members shall be appointed jointly 4 by the chairman and ranking minority party member 5 of the Committee on Armed Services of the Senate.
- 6 (C) One member shall be appointed by the Sec-7 retary of Defense.
- 8 (2) The members of the panel shall choose one of the 9 members to chair the panel.
- 10 (c) QUALIFICATIONS.—Members of the panel shall be 11 appointed from among private United States citizens with 12 knowledge and expertise in one or more of the following:
- 13 (1) Training of military personnel.
- 14 (2) Social and cultural matters affecting en-15 trance into the Armed Forces and affecting military 16 service, military training, and military readiness, 17 such knowledge and expertise to have been gained 18 through recognized research, policy making and 19 practical experience, as demonstrated by retired mili-20 tary personnel, representatives from educational or-21 ganizations, and leaders from civilian industry and 22 other Government agencies.
 - (3) Factors that define appropriate military job qualifications, including physical, mental, and educational factors.

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1	(4) Combat or other theater of war operations.
2	(d) Panel Functions Relating to Basic Train-
3	ING PROGRAMS GENERALLY.—The panel shall review the
4	course objectives, structure, and length of the basic train-
5	ing programs of the Army, Navy, Air Force, and Marine
6	Corps. As part of that review, the panel shall (with respect
7	to each of those services) take the following measures:
8	(1) Determine the current end-state objectives
9	established for graduates of basic training, particu-
10	larly in regard to—
11	(A) physical conditioning;
12	(B) technical and physical skills pro-
13	ficiency;
14	(C) knowledge;
15	(D) military socialization, including the in-
16	culcation of service values and attitudes; and
17	(E) basic combat operational requirements.
18	(2) Assess whether those current end-state ob-
19	jectives, and basic training itself, should be modified
20	(in structure, length, focus, program of instruction,
21	training methods or otherwise) based, in part, on the
22	following:
23	(A) An assessment of the perspectives of
24	operational units on the quality and qualifica-
25	tions of the initial entry training graduates

being assigned to those units, considering in particular whether the basic training system produces graduates who arrive in operational units with an appropriate level of skills, physical conditioning, and degree of military socialization to meet unit requirements and needs.

- (B) An assessment of the demographics, backgrounds, attitudes, experience, and physical fitness of new recruits entering basic training, considering in particular the question of whether, given the entry level demographics, education, and background of new recruits, the basic training systems and objectives are most efficiently and effectively structured and conducted to produce graduates who meet service needs.
- (C) An assessment of the perspectives of personnel who conduct basic training with regard to measures required to improve basic training.
- 21 (e) Panel Functions Relating to Gender-Inte-22 Grated and Gender-Segregated Basic Training.— 23 The panel shall review the basic training policies of each 24 of the Army, Navy, Air Force, and Marine Corps with re-25 gard to gender-integrated and gender-segregated basic

- 1 training. As part of that review, the panel shall (with re-
- 2 spect to each of those services) take the following meas-
- 3 ures:

- 4 (1) Determine the historical rationales for the 5 establishment and disestablishment of gender-inte-6 grated or gender-segregated basic training.
 - (2) Examine the current rationales for the use of gender-integrated or gender-segregated basic training and, as part of such examination, evaluate whether at the time any of the services made a decision to integrate, or to segregate, basic training by gender, the Secretary of the military department concerned had substantive reason to believe, or has since developed data to support, any of the following:
 - (A) That gender-integrated basic training, or gender-segregated basic training, improves the readiness or performance of operational units
 - (B) That the entry level of new recruits with regard to physical condition, attitudes, and values is so different from that required and expected in the military services in general, and in operational units in particular, that an intense period of focused training is required, free

from the additional challenges of training males and females together.

- (C) That a significant percentage of women entering basic training experienced sexual abuse or assault before entering military service and that gender-segregated basic training (with same-sex drill instructors) provides the best opportunity for such women to have positive military female role models as mentors and to enter gender-integrated operational forces from a position of confidence, strength, and knowledge.
- (3) Assess whether the concept of "training as you will fight" is a valid rationale for gender-integrated basic training or whether the training requirements and objectives for basic training are sufficiently different from those of operational unit so that such concept, when balanced against other factors relating to basic training, might not be a sufficient rationale for gender-integrated basic training.
- (4) Assess the degree to which different standards have been established, or if not established are in fact being implemented, for males and females in basic training for matters such as physical fitness, physical performance (such as confidence and obsta-

- cle courses), military skills (such as marksmanship and hand-grenade qualifications), and nonphysical tasks required of individuals and, to the degree that differing standards exist or are in fact being implemented, assess the effect of the use of those differing standards.
 - (5) Assess the degree to which performance standards in basic training are based on military readiness.
 - (6) Review Department of Defense and military department efforts to objectively measure or evaluate the effectiveness of gender-integrated basic training, as compared to gender-segregated basic training, particularly with regard to the adequacy and scope of the efforts and with regard to the relevancy of findings to operational unit requirements.
 - (7) Compare the pattern of attrition in genderintegrated basic training units with the pattern of attrition in gender-segregated basic training units and assess the relevancy of the findings of such comparison.
 - (8) Compare the level of readiness and morale of gender-integrated basic training units with the level of readiness and morale of gender-segregated

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- units and assess the relevancy of the findings of such comparison.
- 3 (f) Recommendations.—The panel shall prepare—
- 4 (1) an evaluation of gender-integrated and gen-5 der-segregated basic training programs, based upon 6 the review under subsection (e); and
- 7 (2) recommendations for such changes to the 8 current system of basic training as the panel consid-9 ers warranted.
- 10 (g) Reports.—(1) Not later than six months after 11 the members of the panel are appointed, the panel shall 12 submit an interim report on its findings and conclusions 13 to the Secretary of Defense.
- 14 (2) Not later than one year after establishment of 15 the panel, the panel shall submit a final report to the Secretary of Defense. The final report shall include rec-16 17 ommendations for legislative and administrative changes to basic training programs to improve the readiness and 18 19 performance of initial entry training graduates and to re-20 duce attrition, both during training and in the first term 21 of enlistment.
- (h) Submission of Reports to Congress.—Not later than one month after receipt of the panel's interim report and one month after receipt of the panel's final report, the Secretary of Defense shall submit the report to

- 1 Congress together with the views of the Secretary regard-
- 2 ing the report and the matter covered in the report.
- 3 (i) Pay and Expenses of Members.—(1) Each
- 4 member of the panel who is not an employee of the Gov-
- 5 ernment shall be paid at a rate equal to the daily equiva-
- 6 lent of the annual rate of basic pay payable for level IV
- 7 of the Executive Schedule under section 5315 of title 5,
- 8 United States Code, for each day (including travel time)
- 9 during which the member is engaged in the performance
- 10 of the duties of the panel.
- 11 (2) The members of the panel shall be allowed travel
- 12 expenses, including per diem in lieu of subsistence, at
- 13 rates authorized for employees of agencies under sub-
- 14 chapter I of chapter 57 of title 5, United States Code,
- 15 while away from their homes or regular places of business
- 16 in the performance of services for the panel.
- 17 (j) Administrative Support.—(1) Upon the re-
- 18 quest of the chairman of the panel, the Secretary of De-
- 19 fense may detail to the panel, on a nonreimbursable basis,
- 20 personnel of the Department of Defense to assist the panel
- 21 in carrying out its duties.
- 22 (2) The Secretary of Defense shall furnish to the
- 23 panel such administrative and support services as may be
- 24 requested by the chairman of the panel.

- 1 (k) Funding.—The Secretary of Defense shall, upon
- 2 the request of the panel, make available to the panel such
- 3 amounts as the panel may require to carry out its duties
- 4 under this title.
- 5 (l) TERMINATION OF THE PANEL.—The panel shall
- 6 terminate 60 days after the date on which it submits its
- 7 final report under subsection (g).
- 8 (m) Subsequent Consideration by Congress.—
- 9 After submission of the final report of the panel to Con-
- 10 gress, the Congress shall, based upon the results of the
- 11 study (and such other matters as Congress considers ap-
- 12 propriate), consider whether to require by law that the
- 13 Secretaries of the military departments conduct basic
- 14 training on a gender-segregated basis.
- 15 SEC. 542. REFORM OF ARMY DRILL SERGEANT SELECTION
- 16 AND TRAINING PROCESS.
- 17 (a) IN GENERAL.—The Secretary of the Army shall
- 18 reform the process for selection and training of drill ser-
- 19 geants for the Army.
- 20 (b) Measures To Be Taken.—As part of such re-
- 21 form, the Secretary shall undertake the following meas-
- 22 ures (unless, in the case of any such measure, the Sec-
- 23 retary determines that that measure would not result in
- 24 improved effectiveness and efficiency in the drill sergeant
- 25 selection and training process):

1	(1) Review the overall process used by the De-
2	partment of the Army for selection of drill sergeants
3	to determine—
4	(A) if that process is providing drill ser-
5	geant candidates in sufficient quantity and
6	quality to meet the needs of the training sys-
7	tem; and
8	(B) whether duty as a drill sergeant is a
9	career-enhancing assignment (or is seen by po-
10	tential drill sergeant candidates as a career-en-
11	hancing assignment) and what steps could be
12	taken to ensure that such duty is in fact a ca-
13	reer-enhancing assignment.
14	(2) Incorporate into the selection process for all
15	drill sergeants the views and recommendations of the
16	officers and senior noncommissioned officers in the
17	chain of command of each candidate for selection
18	(particularly those of senior noncommissioned offi-
19	cers) regarding the candidate's suitability and quali-
20	fications to be a drill sergeant.
21	(3) Establish a requirement for psychological
22	screening for each drill sergeant candidate.
23	(4) Reform the psychological screening process
24	for drill sergeant candidates to improve the quality,

depth, and rigor of that screening process.

- 1 (5) Revise the evaluation system for drill ser2 geants in training to provide for a so-called "whole
 3 person" assessment that gives insight into the quali4 fications and suitability of a drill sergeant candidate
 5 beyond the candidate's ability to accomplish required
 6 performance tasks.
 - (6) Revise the Army military personnel records system so that, under specified conditions and circumstances, a drill sergeant trainee who fails to complete the training to be a drill sergeant and is denied graduation will not have the fact of that failure recorded in those records. The conditions and circumstances under which the authority provided in the preceding sentence may be shall be prescribed by the Secretary in regulations.
 - (7) Provide each drill sergeant in training with the opportunity, before or during that training, to work with new recruits in initial entry training and to be evaluated on that opportunity.
- 20 (c) Report.—Not later than March 31, 1998, the 21 Secretary shall submit to the Committee on National Se-22 curity of the House of Representatives and the Committee 23 on Armed Services of the Senate a report of the reforms 24 adopted pursuant to this section or, in the case of any 25 measure specified in any of paragraphs (1) through (7)

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1	of subsection (b) that was not adopted, the rationale why
2	that measure was not adopted.
3	SEC. 543. REQUIREMENT FOR CANDIDATES FOR ADMISSION
4	TO UNITED STATES NAVAL ACADEMY TO
5	TAKE OATH OF ALLEGIANCE.
6	(a) Requirement.—Section 6958 of title 10, United
7	States Code, is amended by adding at the end the follow-
8	ing new subsection:
9	"(d) To be admitted to the Naval Academy, an ap-
10	pointee must take and subscribe to an oath prescribed by
11	the Secretary of the Navy. If a candidate for admission
12	refuses to take and subscribe to the prescribed oath, the
13	candidate's appointment is terminated.".
14	(b) Exception for Midshipmen From Foreign
15	Countries.—Section 6957 of such title is amended by
16	adding at the end the following new subsection:
17	"(d) A person receiving instruction under this section
18	is not subject to section 6958(d) of this title.".
19	SEC. 544. REIMBURSEMENT OF EXPENSES INCURRED FOR
20	INSTRUCTION AT SERVICE ACADEMIES OF
21	PERSONS FROM FOREIGN COUNTRIES.
22	(a) United States Military Academy.—Section
23	4344(b) of title 10, United States Code, is amended—
24	(1) in paragraph (2), by striking out the period
25	at the end and inserting in lieu thereof the following:

- 1 ", except that the reimbursement rates may not be
- 2 less than the cost to the United States of providing
- 3 such instruction, including pay, allowances, and
- 4 emoluments, to a cadet appointed from the United
- 5 States."; and
- 6 (2) by adding at the end the following new
- 7 paragraph:
- 8 "(3) The amount of reimbursement waived under
- 9 paragraph (2) may not exceed 25 percent of the per-per-
- 10 son reimbursement amount otherwise required to be paid
- 11 by a foreign country under such paragraph, except in the
- 12 case of not more than five persons receiving instruction
- 13 at the Academy under this section at any one time.".
- 14 (b) NAVAL ACADEMY.—Section 6957(b) of such title
- 15 is amended—
- 16 (1) in paragraph (2), by striking out the period
- at the end and inserting in lieu thereof the following:
- 18 ", except that the reimbursement rates may not be
- less than the cost to the United States of providing
- such instruction, including pay, allowances, and
- emoluments, to a midshipman appointed from the
- 22 United States."; and
- (2) by adding at the end the following new
- 24 paragraph:

- 1 "(3) The amount of reimbursement waived under
- 2 paragraph (2) may not exceed 25 percent of the per-per-
- 3 son reimbursement amount otherwise required to be paid
- 4 by a foreign country under such paragraph, except in the
- 5 case of not more than five persons receiving instruction
- 6 at the Naval Academy under this section at any one
- 7 time.".
- 8 (c) AIR FORCE ACADEMY.—Section 9344(b) of such
- 9 title is amended—
- 10 (1) in paragraph (2), by striking out the period
- at the end and inserting in lieu thereof the following:
- 12 ", except that the reimbursement rates may not be
- less than the cost to the United States of providing
- such instruction, including pay, allowances, and
- emoluments, to a cadet appointed from the United
- 16 States."; and
- 17 (2) by adding at the end the following new
- paragraph:
- 19 "(3) The amount of reimbursement waived under
- 20 paragraph (2) may not exceed 25 percent of the per-per-
- 21 son reimbursement amount otherwise required to be paid
- 22 by a foreign country under such paragraph, except in the
- 23 case of not more than five persons receiving instruction
- 24 at the Academy under this section at any one time.".

1	SEC. 545. UNITED STATES NAVAL POSTGRADUATE SCHOOL.
2	(a) Authority to Admit Enlisted Members as
3	STUDENTS.—Section 7045 of title 10, United States
4	Code, is amended—
5	(1) in subsection (a)—
6	(A) by inserting "(1)" after "(a)"; and
7	(B) by adding at the end the following new
8	paragraph:
9	"(2) The Secretary may permit an enlisted member
10	of the armed forces who is assigned to the Naval Post-
11	graduate School or to a nearby command to receive in-
12	struction at the Naval Postgraduate School. Admission of
13	enlisted members for instruction under this paragraph
14	shall be on a space-available basis.";
15	(2) in subsection (b)—
16	(A) by striking out "the students" and in-
17	serting in lieu thereof "officers"; and
18	(B) by adding at the end the following new
19	sentence: "In the case of an enlisted member
20	permitted to receive instruction at the Post-
21	graduate School, the Secretary of the Navy
22	shall charge that member only for such costs
23	and fees as the Secretary considers appropriate
24	(taking into consideration the admission of en-
25	listed members on a space-available basis).";
26	and

1	(3) in subsection (c)—
2	(A) by striking out "officers" both places
3	it appears and inserting in lieu thereof "mem-
4	bers''; and
5	(B) by striking out "the same regulations"
6	and inserting in lieu thereof "regulations, as de-
7	termined appropriate by the Secretary of the
8	Navy,".
9	(b) Expansion of Authority to Admit Civilians
10	AS STUDENTS.—Section 7047 of such title is amended to
11	read as follows:
12	"§ 7047. Civilian students at institutions of higher
	"§ 7047. Civilian students at institutions of higher education: admission
121314	
13 14	education: admission
13 14 15	education: admission "(a) Admission on Tuition-Free, Exchange
13 14 15 16	education: admission "(a) Admission on Tuition-Free, Exchange Basis.—(1) The Secretary of the Navy may enter into an
13 14 15 16 17	education: admission "(a) Admission on Tuition-Free, Exchange Basis.—(1) The Secretary of the Navy may enter into an agreement with an accredited institution of higher edu-
13 14 15 16 17	education: admission "(a) Admission on Tuition-Free, Exchange Basis.—(1) The Secretary of the Navy may enter into an agreement with an accredited institution of higher edu- cation (or a consortium of such institutions) under which
13 14 15 16 17	education: admission "(a) Admission on Tuition-Free, Exchange Basis.—(1) The Secretary of the Navy may enter into an agreement with an accredited institution of higher edu- cation (or a consortium of such institutions) under which students described in subsection (c) who are enrolled at
13 14 15 16 17 18	education: admission "(a) Admission on Tuition-Free, Exchange Basis.—(1) The Secretary of the Navy may enter into an agreement with an accredited institution of higher edu- cation (or a consortium of such institutions) under which students described in subsection (c) who are enrolled at that institution (or an institution in such consortium) are
13 14 15 16 17 18 19 20	education: admission "(a) Admission on Tuition-Free, Exchange Basis.—(1) The Secretary of the Navy may enter into an agreement with an accredited institution of higher edu- cation (or a consortium of such institutions) under which students described in subsection (c) who are enrolled at that institution (or an institution in such consortium) are permitted to receive instruction at the Naval Postgraduate
13 14 15 16 17 18 19 20 21	education: admission "(a) Admission on Tuition-Free, Exchange Basis.—(1) The Secretary of the Navy may enter into an agreement with an accredited institution of higher edu- cation (or a consortium of such institutions) under which students described in subsection (c) who are enrolled at that institution (or an institution in such consortium) are permitted to receive instruction at the Naval Postgraduate School on a space-available, tuition-free basis in exchange

- 1 properly admitted for instruction at the Naval Post-
- 2 graduate School.
- 3 "(2) Exchange of students under paragraph (1) need
- 4 not be on a one-for-one basis.
- 5 "(3) An exchange under such an agreement shall be
- 6 on the basis of in-kind reimbursement, with the total value
- 7 of the instruction provided during a year by the Naval
- 8 Postgraduate School to civilian students from the institu-
- 9 tions that are parties to the agreement being at least as
- 10 great as the value of instruction provided by those institu-
- 11 tions to students from the Naval Postgraduate School.
- 12 "(4) In determining the value of the in-kind reim-
- 13 bursement for the instruction provided by the Naval Post-
- 14 graduate School, the Secretary shall use the same amount
- 15 charged by the Secretary for the provision of the same
- 16 instruction to a Federal employee who is not a Depart-
- 17 ment of Defense employee.
- 18 "(5) The authority of the Secretary to accept an offer
- 19 of in-kind reimbursement under this subsection may not
- 20 be delegated below the level of Assistant Secretary of the
- 21 Navy.
- 22 "(b) Admission on Cost-Reimbursable Basis.—
- 23 (1) The Secretary of the Navy may permit a student de-
- 24 scribed in subsection (c) who is enrolled at an accredited
- 25 institution of higher education that is a party to an agree-

1	ment under subsection (a) to receive instruction at the
2	Naval Postgraduate School on a cost-reimbursable, space-
3	available basis.
4	"(2) The Secretary shall ensure that the value of any
5	reimbursement received under this subsection in the case
6	of any such student is not less than the amount charged
7	by the Secretary for the provision of the same instruction
8	to a Federal employee who is not a Department of Defense
9	employee.
10	"(c) ELIGIBLE STUDENTS.—A student enrolled at an
11	accredited institution of higher education that is party to
12	an agreement under subsection (a) may be admitted to
13	the Naval Postgraduate School under subsection (a) or (b)
14	if the student—
15	"(1) is a citizen of the United States or is law-
16	fully admitted for permanent residence in the United
17	States;
18	"(2) has a demonstrated ability, as determined
19	by the Secretary of the Navy, in a field of study des-
20	ignated by the Secretary as related to naval warfare,
21	armed conflict, or national security; and

"(3) meets the academic requirements for the course or courses for which the student seeks admission to the Naval Postgraduate School.

1	"(d) STANDARDS OF CONDUCT.—Except as the Sec-
2	retary of the Navy otherwise determines necessary, a per-

- 3 son receiving instruction under this section is subject to
- 4 the same regulations governing attendance, discipline, dis-
- 5 missal, and standards of study as apply to students who
- 6 are officers of the naval service.
- 7 "(e) Retention of Funds Received.—Amounts
- 8 received under subsection (b) to reimburse the Naval Post-
- 9 graduate School for the costs of providing instruction to
- 10 students permitted to attend the Naval Postgraduate
- 11 School under this section shall be credited to the current
- 12 appropriation supporting the operation and maintenance
- 13 of the Naval Postgraduate School.".
- 14 (c) CLERICAL AMENDMENTS.—(1) The heading of
- 15 section 7045 of such title is amended to read as follows:
- 16 "§ 7045. Officers of the other armed forces; enlisted
- 17 members: admission".
- 18 (2) The table of sections at the beginning of chapter
- 19 605 of such title is amended—
- 20 (A) by striking out the item relating to section
- 21 7045 and inserting in lieu thereof the following:
 - "7045. Officers of the other armed forces; enlisted members: admission.";
- 22 and
- (B) by striking out the item relating to section
- 24 7047 and inserting in lieu thereof the following:

[&]quot;7047. Civilian students at institutions of higher education: admission.".

- 1 (d) Amendment To Reflect Revised Civil Serv-
- 2 ICE GRADE STRUCTURE.—Section 7043(b) of such title
- 3 is amended by striking out "grade GS-18 of the General
- 4 Schedule under section 5332 of title 5" and inserting in
- 5 lieu thereof "level IV of the Executive Schedule".
- 6 SEC. 546. AIR FORCE ACADEMY CADET FOREIGN EX-
- 7 CHANGE PROGRAM.
- 8 (a) Exchange Program Authorized.—Chapter
- 9 903 of title 10, United States Code, is amended by insert-
- 10 ing after section 9344 the following new section:
- 11 "§ 9345. Exchange program with foreign military
- 12 academies
- 13 "(a) Exchange Program Authorized.—The Sec-
- 14 retary of the Air Force may permit a student enrolled at
- 15 a military academy of a foreign country to receive instruc-
- 16 tion at the Air Force Academy in exchange for an Air
- 17 Force cadet receiving instruction at that foreign military
- 18 academy pursuant to an exchange agreement entered into
- 19 between the Secretary and appropriate officials of the for-
- 20 eign country. Students receiving instruction at the Acad-
- 21 emy under the exchange program shall be in addition to
- 22 persons receiving instruction at the Academy under sec-
- 23 tion 9344 of this title.
- 24 "(b) Limitations on Number and Duration of
- 25 Exchanges.—An exchange agreement under this section

- 1 between the Secretary and a foreign country shall provide
- 2 for the exchange of students on a one-for-one basis each
- 3 fiscal year. Not more than 10 Air Force cadets and a com-
- 4 parable number of students from all foreign military acad-
- 5 emies participating in the exchange program may be ex-
- 6 changed during any fiscal year. The duration of an ex-
- 7 change may not exceed the equivalent of one academic se-
- 8 mester at the Air Force Academy.
- 9 "(c) Costs and Expenses.—(1) A student from a
- 10 military academy of a foreign country is not entitled to
- 11 the pay, allowances, and emoluments of an Air Force
- 12 cadet by reason of attendance at the Air Force Academy
- 13 under the exchange program, and the Department of De-
- 14 fense may not incur any cost of international travel re-
- 15 quired for transportation of such a student to and from
- 16 the sponsoring foreign country.
- 17 "(2) The Secretary may provide a student from a for-
- 18 eign country under the exchange program, during the pe-
- 19 riod of the exchange, with subsistence, transportation
- 20 within the continental United States, clothing, health care,
- 21 and other services to the same extent that the foreign
- 22 country provides comparable support and services to the
- 23 exchanged Air Force cadet in that foreign country.
- 24 "(3) The Air Force Academy shall bear all costs of
- 25 the exchange program from funds appropriated for the

- 1 Academy. Expenditures in support of the exchange pro-
- 2 gram may not exceed \$50,000 during any fiscal year.
- 3 "(d) Application of Other Laws.—Subsections
- 4 (c) and (d) of section 9344 of this title shall apply with
- 5 respect to a student enrolled at a military academy of a
- 6 foreign country while attending the Air Force Academy
- 7 under the exchange program.
- 8 "(e) Regulations.—The Secretary shall prescribe
- 9 regulations to implement this section. Such regulations
- 10 may include qualification criteria and methods of selection
- 11 for students of foreign military academies to participate
- 12 in the exchange program.".
- 13 (b) CLERICAL AMENDMENT.—The table of sections
- 14 at the beginning of such chapter is amended by inserting
- 15 after the item relating to section 9344 the following new
- 16 item:

"9345. Exchange program with foreign military academies.".

- 17 (c) Repeal of Obsolete Limitation.—Section
- 18 9353(a) of such title is amended by striking out "After
- 19 the date of the accrediting of the Academy, the" and in-
- 20 serting in lieu thereof "The".
- 21 SEC. 547. TRAINING IN HUMAN RELATIONS MATTERS FOR
- 22 ARMY DRILL SERGEANT TRAINEES.
- (a) Human Relations Training Required.—The
- 24 Secretary of the Army shall include as part of the training

- 1 program for drill sergeants a course in human relations.
- 2 The course shall be a minimum of two days in duration.
- 3 (b) Resources.—In developing a human relations
- 4 course under this section, the Secretary shall use the capa-
- 5 bilities and expertise of the Defense Equal Opportunity
- 6 Management Institute (DEOMI).
- 7 (c) Effective Date.—This section shall apply with
- 8 respect drill sergeant trainee classes that begin after the
- 9 end of the 90-day period beginning on the date of the
- 10 enactment of this Act.

11 SEC. 548. STUDY OF FEASIBILITY OF GENDER-SEGREGATED

- 12 BASIC TRAINING.
- Not later than 180 days after the date of the enact-
- 14 ment of this Act, the Secretary of each military depart-
- 15 ment shall submit to Congress a report on gender-seg-
- 16 regated basic training. Each report shall give the views
- 17 of the Secretary—
- (1) on the feasibility and implications of con-
- ducting basic training (or equivalent training) at the
- company level and below through separate units for
- 21 male and female recruits, including the costs and
- other resource commitments required to implement
- and conduct basic training in such a manner and the
- 24 implications for readiness and unit cohesion; and

1	(2) assuming that basic training were to be
2	conducted as described in paragraph (1), on the fea-
3	sibility and implications of requiring drill instructors
4	for basic training units to be of the same sex as the
5	recruits in those units.
6	Subtitle F—Military Decorations
7	and Awards
8	SEC. 551. STUDY OF NEW DECORATIONS FOR INJURY OF
9	DEATH IN LINE OF DUTY.
10	(a) Determination of Criteria for New Deco-
11	RATION.—(1) The Secretary of Defense shall determine
12	the appropriate name, policy, award criteria, and design
13	for two possible new decorations.
14	(2) The first such decoration would, if implemented
15	be awarded to members of the Armed Forces who, while
16	serving under competent authority in any capacity with
17	the Armed Forces, are killed or injured in the line of duty
18	as a result of noncombat circumstances occurring—
19	(A) as a result of an international terrorist at
20	tack against the United States or a foreign nation
21	friendly to the United States;
22	(B) while engaged in, training for, or traveling
23	to or from a peacetime or contingency operation; or

- 1 (C) while engaged in, training for, or traveling
- 2 to or from service outside the territory of the United
- 3 States as part of a peacekeeping force.
- 4 (3) The second such decoration would, if imple-
- 5 mented, be awarded to civilian nationals of the United
- 6 States who, while serving under competent authority in
- 7 any capacity with the Armed Forces, are killed or injured
- 8 in the line of duty under circumstances which, if they were
- 9 members of the Armed Forces, would qualify them for
- 10 award of the Purple Heart or the medal described in para-
- 11 graph (2).
- 12 (b) Limitation on Implementation.—Any such
- 13 decoration may only be implemented as provided by a law
- 14 enacted after the date of the enactment of this Act.
- 15 (c) Recommendation to Congress.—Not later
- 16 than July 31, 1998, the Secretary shall submit to Con-
- 17 gress a legislative proposal that would, if enacted, estab-
- 18 lish the new decorations developed pursuant to subsection
- 19 (a). The Secretary shall include with that proposal the
- 20 Secretary's recommendation concerning the need for, and
- 21 propriety of, each of the decorations.
- 22 (d) Coordination.—The Secretary shall carry out
- 23 this section in coordination with the Secretaries of the
- 24 military departments and the Secretary of Transportation
- 25 with regard to the Coast Guard.

1	SEC.	552.	PURPLE	HEART TO) BE	AWARDED	ONLY	TO	MEM
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- 2 BERS OF THE ARMED FORCES.
- 3 (a) IN GENERAL.—(1) Chapter 57 of title 10, United
- 4 States Code, is amended by adding at the end the follow-
- 5 ing new section:

6 "§ 1131. Purple Heart: limitation to members of the

7 armed forces

- 8 "The decoration known as the Purple Heart (author-
- 9 ized to be awarded pursuant to Executive Order 11016)
- 10 may only be awarded to a person who is a member of the
- 11 armed forces at the time the person is killed or wounded
- 12 under circumstances otherwise qualifying that person for
- 13 award of the Purple Heart.".
- 14 (2) The table of sections at the beginning of such
- 15 chapter is amended by adding at the end the following
- 16 new item:

"1131. Purple Heart: limitation to members of the armed forces.".

- 17 (b) Effective Date.—Section 1131 of title 10,
- 18 United States Code, as added by subsection (a), shall
- 19 apply with respect to persons who are killed or wounded
- 20 after the end of the 180-day period beginning on the date
- 21 of the enactment of this Act.

1	SEC. 553. ELIGIBILITY FOR ARMED FORCES EXPEDITION-
2	ARY MEDAL FOR PARTICIPATION IN OPER-
3	ATION JOINT ENDEAVOR OR OPERATION
4	JOINT GUARD.
5	(a) Inclusion of Operations.—For the purpose of
6	determining the eligibility of members and former mem-
7	bers of the Armed Forces for the Armed Forces Expedi-
8	tionary Medal, the Secretary of Defense shall designate
9	participation in Operation Joint Endeavor or Operation
10	Joint Guard in the Republic of Bosnia and Herzegovina,
11	and in such other areas in the region as the Secretary
12	considers appropriate, as service in an area that meets the
13	general requirements for the award of that medal.
14	(b) Individual Determination.—The Secretary of
15	the military department concerned shall determine wheth-
16	er individual members or former members of the Armed
17	Forces who participated in Operation Joint Endeavor or
18	Operation Joint Guard meet the individual service require-
19	ments for award of the Armed Forces Expeditionary
20	Medal as established in applicable regulations. A member
21	or former member shall be considered to have participated
22	in Operation Joint Endeavor or Operation Joint Guard
23	if the member—
24	(1) was deployed in the Republic of Bosnia and
25	Herzegovina, or in such other area in the region as

- the Secretary of Defense considers appropriate, in
 direct support of one or both of the operations;
 - (2) served on board a United States naval vessel operating in the Adriatic Sea in direct support of one or both of the operations; or
- 6 (3) operated in airspace above the Republic of 7 Bosnia and Herzegovina, or in such other area in 8 the region as the Secretary of Defense considers ap-9 propriate, while the operations were in effect.
- 10 (c) OPERATIONS DEFINED.—For purposes of this 11 section:
 - (1) The term "Operation Joint Endeavor" means operations of the United States Armed Forces conducted in the Republic of Bosnia and Herzegovina during the period beginning on November 20, 1995, and ending on December 20, 1996, to assist in implementing the General Framework Agreement and Associated Annexes, initialed on November 21, 1995, in Dayton, Ohio.
 - (2) The term "Operation Joint Guard" means operations of the United States Armed Forces conducted in the Republic of Bosnia and Herzegovina as a successor to Operation Joint Endeavor during the period beginning on December 20, 1996, and

1	ending on such date as the Secretary of Defense
2	may designate.
3	SEC. 554. WAIVER OF TIME LIMITATIONS FOR AWARD OF
4	CERTAIN DECORATIONS TO SPECIFIED PER-
5	SONS.
6	(a) Waiver of Time Limitation.—Any limitation
7	established by law or policy for the time within which a
8	recommendation for the award of a military decoration or
9	award must be submitted shall not apply in the case of
10	awards of decorations described in subsections (b), (c),
11	and (d), the award of each such decoration having been
12	determined by the Secretary of the military department
13	concerned to be warranted in accordance with section
14	1130 of title 10, United States Code.
15	(b) Silver Star Medal.—Subsection (a) applies to
16	the award of the Silver Star Medal as follows:
17	(1) To Joseph M. Moll, Jr. of Milford, New
18	Jersey, for service during World War II.
19	(2) To Philip Yolinsky of Hollywood, Florida,
20	for service during the Korean Conflict.
21	(c) NAVY AND MARINE CORPS MEDAL.—Subsection
22	(a) applies to the award of the Navy and Marine Corps
23	Medal to Gary A. Gruenwald of Damascus, Maryland, for
24	service in Tunisia in October 1977.

1	(d) Distinguished Flying Cross.—Subsection (a)
2	applies to awards of the Distinguished Flying Cross for
3	service during World War II or Korea (including multiple
4	awards to the same individual) in the case of each individ-
5	ual concerning whom the Secretary of the Navy (or an
6	officer of the Navy acting on behalf of the Secretary) sub-
7	mitted to the Committee on National Security of the
8	House of Representatives and the Committee on Armed
9	Services of the Senate, before the date of the enactment
10	of this Act, a notice as provided in section 1130(b) of title
11	10, United States Code, that the award of the Distin-
12	guished Flying Cross to that individual is warranted and
13	that a waiver of time restrictions prescribed by law for
14	recommendation for such award is recommended.
15	Subtitle G—Other Matters
16	SEC. 561. SUSPENSION OF TEMPORARY EARLY RETIRE-
17	MENT AUTHORITY.
18	Notwithstanding subsection (i) of section 4403 of the
19	National Defense Authorization Act for Fiscal Year 1993
20	(Public Law 102–484; 10 U.S.C. 1293 note), the Sec-
21	retary of a military department may not use the authority

22 provided under such section to retire a member of the

23 Armed Forces during fiscal year 1998.

1	SEC. 562. TREATMENT OF EDUCATIONAL ACCOMPLISH-
2	MENTS OF NATIONAL GUARD CHALLENGE
3	PROGRAM PARTICIPANTS.
4	Section 509 of title 32, United States Code, as added
5	by section 1057, is amended by adding at the end of sub-
6	section (f) the following new paragraph:
7	"(3) In the case of a person who is selected for train-
8	ing in a State program conducted under the National
9	Guard Challenge Program and who obtains a general edu-
10	cation diploma in connection with such training, the gen-
11	eral education diploma shall be treated as equivalent to
12	a high school diploma for purposes of determining the eli-
13	gibility of the person for enlistment in the armed forces.".
14	SEC. 563. AUTHORITY FOR PERSONNEL TO PARTICIPATE IN
15	MANAGEMENT OF CERTAIN NON-FEDERAL
16	ENTITIES.
17	(a) Military Personnel.—(1) Chapter 53 of title
18	10, United States Code, is amended by inserting after sec-
19	tion 1032 the following new section:
20	"§ 1033. Participation in management of specified
21	non-Federal entities: authorized activi-
22	ties
23	"(a) Authorization.—The Secretary concerned
24	may authorize a member of the armed forces under the
25	Secretary's jurisdiction, as part of that member's official

- 1 cer, or trustee, or to otherwise participate, in the manage-
- 2 ment of an entity designated under subsection (b). Any
- 3 such authorization shall be made on a case-by-case basis,
- 4 for a particular member to participate in a specific capac-
- 5 ity with a specific designated entity. Such authorization
- 6 may be made only for the purpose of providing oversight
- 7 and advice to, and coordination with, the designated en-
- 8 tity, and participation of the member in the activities of
- 9 the designated entity may not extend to participation in
- 10 the day-to-day operations of the entity.
- 11 "(b) Designated Entities.—(1) The Secretary of
- 12 Defense, and the Secretary of Transportation in the case
- 13 of the Coast Guard when it is not operating as a service
- 14 in the Navy, shall designate those entities for which au-
- 15 thorization under subsection (a) may be provided. The list
- 16 of entities so designated may not be revised more fre-
- 17 quently than semiannually. In making such designations,
- 18 the Secretary shall designate each military welfare society
- 19 and may designate any other entity described in para-
- 20 graph (3). No other entities may be designated.
- 21 "(2) In this section, the term 'military welfare soci-
- 22 ety' means the following:
- 23 "(A) Army Emergency Relief.
- 24 "(B) Air Force Aid Society, Inc.
- 25 "(C) Navy-Marine Corps Relief Society.

1	"(D) Coast Guard Mutual Assistance.
2	"(3) An entity described in this paragraph is an en-
3	tity that—
4	"(A) regulates and supports the athletic pro-
5	grams of the service academies (including athletic
6	conferences);
7	"(B) regulates international athletic competi-
8	tions;
9	"(C) accredits service academies and other
10	schools of the armed forces (including regional ac-
11	crediting agencies); or
12	"(D)(i) regulates the performance, standards,
13	and policies of military health care (including health
14	care associations and professional societies), and (ii)
15	has designated the position or capacity in that entity
16	in which a member of the armed forces may serve
17	if authorized under subsection (a).
18	"(c) Publication of Designated Entities and
19	OF AUTHORIZED PERSONS.—A designation of an entity
20	under subsection (b), and an authorization under sub-
21	section (a) of a member of the armed forces to participate
22	in the management of such an entity, shall be published
23	in the Federal Register.
24	"(d) REGULATIONS.—The Secretary of Defense, and
25	the Secretary of Transportation in the case of the Coast

- 1 Guard when it is not operating as a service in the Navy,
- 2 shall prescribe regulations to carry out this section.".
- 3 (2) The table of sections at the beginning of such
- 4 chapter is amended by inserting after the item relating
- 5 to section 1032 the following new item:
 - "1033. Participation in management of specified non-Federal entities: authorized activities.".
- 6 (b) CIVILIAN PERSONNEL.—(1) Chapter 81 of such
- 7 title is amended by inserting after section 1588 the follow-
- 8 ing new section:
- 9 "§ 1589. Participation in management of specified
- 10 non-Federal entities: authorized activi-
- 11 ties
- 12 "(a) Authorization.—(1) The Secretary concerned
- 13 may authorize an employee described in paragraph (2),
- 14 as part of that employee's official duties, to serve without
- 15 compensation as a director, officer, or trustee, or to other-
- 16 wise participate, in the management of an entity des-
- 17 ignated under subsection (b). Any such authorization shall
- 18 be made on a case-by-case basis, for a particular employee
- 19 to participate in a specific capacity with a specific des-
- 20 ignated entity. Such authorization may be made only for
- 21 the purpose of providing oversight and advice to, and co-
- 22 ordination with, the designated entity, and participation
- 23 of the employee in the activities of the designated entity

- 1 may not extend to participation in the day-to-day oper-
- 2 ations of the entity.
- 3 "(2) Paragraph (1) applies to any employee of the
- 4 Department of Defense or, in the case of the Coast Guard
- 5 when not operating as a service in the Navy, of the De-
- 6 partment of Transportation. For purposes of this section,
- 7 the term 'employee' includes a civilian officer.
- 8 "(b) Designated Entities.—(1) The Secretary of
- 9 Defense, and the Secretary of Transportation in the case
- 10 of the Coast Guard when it is not operating as a service
- 11 in the Navy, shall designate those entities for which au-
- 12 thorization under subsection (a) may be provided. The list
- 13 of entities so designated may not be revised more fre-
- 14 quently than semiannually. In making such designations,
- 15 the Secretary shall designate each military welfare society
- 16 and may designate any other entity described in para-
- 17 graph (3). No other entities may be designated.
- 18 "(2) In this section, the term 'military welfare soci-
- 19 ety' means the following:
- 20 "(A) Army Emergency Relief.
- 21 "(B) Air Force Aid Society, Inc.
- 22 "(C) Navy-Marine Corps Relief Society.
- "(D) Coast Guard Mutual Assistance.
- "(3) An entity described in this paragraph is an en-
- 25 tity that—

- "(A) regulates and supports the athletic pro-1 2 grams of the service academies (including athletic 3 conferences); 4 "(B) regulates international athletic competi-5 tions; 6 "(C) accredits service academies and other 7 schools of the armed forces (including regional ac-8 crediting agencies); or 9 "(D)(i) regulates the performance, standards, 10 and policies of military health care (including health 11 care associations and professional societies), and (ii) 12 has designated the position or capacity in that entity 13 in which a Federal employee described in subsection 14 (a)(2) may serve if authorized under subsection (a). 15 "(c) Publication of Designated Entities and OF AUTHORIZED PERSONS.—A designation of an entity 16 17 under subsection (b), and an authorization under sub-18 section (a) of an employee to participate in the management of such an entity, shall be published in the Federal 19 20 Register.
- 21 "(d) CIVILIANS OUTSIDE THE MILITARY DEPART-
- 22 Ments.—In this section, the term 'Secretary concerned'
- 23 includes the Secretary of Defense with respect to employ-
- 24 ees of the Department of Defense who are not employees
- 25 of a military department.

- 1 "(e) Regulations.—The Secretary of Defense, and
- 2 the Secretary of Transportation in the case of the Coast
- 3 Guard when it is not operating as a service in the Navy,
- 4 shall prescribe regulations to carry out this section.".
- 5 (2) The table of sections at the beginning of such
- 6 chapter is amended by inserting after the item relating
- 7 to section 1588 the following new item:
 - "1589. Participation in management of specified non-Federal entities: authorized activities.".

8 SEC. 564. CREW REQUIREMENTS OF WC-130J AIRCRAFT.

- 9 (a) STUDY.—The Secretary of the Air Force shall
- 10 conduct a study of the crew requirements for WC-130J
- 11 aircraft engaged in the aerial weather reconnaissance mis-
- 12 sion involving the eyewall penetration of tropical cyclones.
- 13 The study shall involve the operation of WC-130J aircraft
- 14 in weather reconnaissance missions configured to carry
- 15 five crewmembers, including a navigator. The study shall
- 16 include the participation of members of the Armed Forces
- 17 assigned to units currently engaged in weather reconnais-
- 18 sance operations.
- 19 (b) Report.—The Secretary shall submit to Con-
- 20 gress a report on the results of the study. The report shall
- 21 include the views of members of the Armed Forces as-
- 22 signed to units currently engaged in weather reconnais-
- 23 sance operations who participated in the study.

1	(c) Limitation on Revision to Personnel Re-
2	QUIREMENTS.—The Secretary of the Air Force may not
3	reduce the personnel requirement levels of units that, as
4	of the date of the enactment of this Act, are engaged in
5	weather reconnaissance operations involving the eyewall
6	penetration of tropical cyclones, including requirements
7	for navigators, below the requirements established for
8	those units as of October 1, 1997, until the end of the
9	six-month period beginning on the date on which the re-
10	port required under subsection (b) is submitted to Con-
11	gress.
12	SEC. 565. COMPTROLLER GENERAL STUDY OF DEPART-
13	MENT OF DEFENSE CIVIL MILITARY PRO-
1314	MENT OF DEFENSE CIVIL MILITARY PRO- GRAMS.
14	GRAMS.
14 15	GRAMS. (a) STUDY REQUIRED.—The Comptroller General
141516	GRAMS. (a) Study Required.—The Comptroller General shall conduct a study to evaluate the following:
14151617	GRAMS. (a) Study Required.—The Comptroller General shall conduct a study to evaluate the following: (1) The nature, extent, and cost to the Depart-
1415161718	GRAMS. (a) Study Required.—The Comptroller General shall conduct a study to evaluate the following: (1) The nature, extent, and cost to the Department of Defense of the support and services being
141516171819	GRAMS. (a) STUDY REQUIRED.—The Comptroller General shall conduct a study to evaluate the following: (1) The nature, extent, and cost to the Department of Defense of the support and services being provided by units and members of the Armed Forces
14 15 16 17 18 19 20	GRAMS. (a) Study Required.—The Comptroller General shall conduct a study to evaluate the following: (1) The nature, extent, and cost to the Department of Defense of the support and services being provided by units and members of the Armed Forces to non-Department of Defense organizations and ac-
14 15 16 17 18 19 20 21	GRAMS. (a) STUDY REQUIRED.—The Comptroller General shall conduct a study to evaluate the following: (1) The nature, extent, and cost to the Department of Defense of the support and services being provided by units and members of the Armed Forces to non-Department of Defense organizations and activities under the authority of section 2012 of title
14 15 16 17 18 19 20 21 22	GRAMS. (a) STUDY REQUIRED.—The Comptroller General shall conduct a study to evaluate the following: (1) The nature, extent, and cost to the Department of Defense of the support and services being provided by units and members of the Armed Forces to non-Department of Defense organizations and activities under the authority of section 2012 of title 10, United States Code.

- cially the requirements that the assistance meet specific requirements relative to military training and that the assistance provided be incidental to military training.
- 5 (3) The degree to which the regulations and 6 procedures for implementing such section, as re-7 quired by subsection (f) of such section, are consist-8 ent with the requirements of such section.
 - (4) The effectiveness of the Secretary of Defense and the Secretaries of the military departments in conducting oversight of the implementation of such section, and the provision of such support and services under such section, to ensure compliance with the requirements of such section.
- 15 (b) Submission of Report.—Not later than March 16 31, 1998, the Comptroller General shall submit to Con-17 gress a report containing the results of the study required 18 by subsection (a).
- 19 SEC. 566. TREATMENT OF PARTICIPATION OF MEMBERS IN
- 20 **DEPARTMENT OF DEFENSE CIVIL MILITARY**
- PROGRAMS.
- Section 2012 of title 10, United States Code, is
- 23 amended—

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- 24 (1) by redesignating subsections (g) and (h) as
- subsections (h) and (i), respectively; and

1	(2) by inserting after subsection (f) the follow-
2	ing new subsection:
3	"(g) Treatment of Member's Participation in
4	Provision of Support or Services.—(1) The Sec-
5	retary of a military department may not require or request
6	a member of the armed forces to submit for consideration
7	by a selection board (including a promotion board, com-
8	mand selection board, or any other kind of selection
9	board) evidence of the member's participation in the provi-
10	sion of support and services to non-Department of Defense
11	organizations and activities under this section or the mem-
12	ber's involvement in, or support of, other community rela-
13	tions and public affairs activities of the armed forces. A
14	selection board may not evaluate a member on the basis
15	of the member's participation or involvement in, or sup-
16	port of, such support, services, or activities.
17	"(2) Paragraph (1) shall not apply with respect to
18	the following members:
19	"(A) A member who is in a public affairs career
20	field.
21	"(B) A member who is not in a public affairs
22	career field, but who is serving, at the time the
23	member is considered by a selection board, in a pub-
24	lic affairs position specified in service authorization
25	documents or who served in such a position within

1	three years before being considered by a selection
2	board.".
3	SEC. 567. CONTINUATION OF SUPPORT TO SENIOR MILI-
4	TARY COLLEGES.
5	(a) Definition of Senior Military Colleges.—
6	For purposes of this section, the term "senior military col-
7	leges" means the following:
8	(1) Texas A&M University.
9	(2) Norwich University.
10	(3) The Virginia Military Institute.
11	(4) The Citadel.
12	(5) Virginia Polytechnic Institute and State
13	University.
14	(6) North Georgia College and State University.
15	(b) FINDINGS.—Congress finds the following:
16	(1) The senior military colleges consistently
17	have provided substantial numbers of highly quali-
18	fied, long-serving leaders to the Armed Forces.
19	(2) The quality of the military leaders produced
20	by the senior military colleges is, in part, the result
21	of the rigorous military environment imposed on stu-
22	dents attending the senior military colleges by the
23	colleges, as well as the result of the long-standing
24	close support relationship between the Corps of Ca-
25	dets at each college and the Reserve Officer Train-

- ing Corps personnel at the colleges who serve as effective leadership role models and mentors.
- 3 (3) In recognition of the quality of the young leaders produced by the senior military colleges, the 5 Department of Defense and the military services 6 have traditionally maintained special relationships 7 with the colleges, including the policy to grant active 8 duty service in the Army to graduates of the colleges 9 who desire such service and who are recommended 10 for such service by their ROTC professors of mili-11 tary science.
 - (4) Each of the senior military colleges has demonstrated an ability to adapt its systems and operations to changing conditions in, and requirements of, the Armed Forces without compromising the quality of leaders produced and without interruption of the close relationship between the colleges and the Department of Defense.
- (c) Sense of Congress.—In light of the findingsin subsection (b), it is the sense of Congress that—
- 21 (1) the proposed initiative of the Secretary of 22 the Army to end the commitment to active duty 23 service for all graduates of senior military colleges 24 who desire such service and who are recommended 25 for such service by their ROTC professors of mili-

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- tary science is short-sighted and contrary to the
 long-term interests of the Army;
- (2) as they have in the past, the senior military colleges can and will continue to accommodate to changing military requirements to ensure that future graduates entering military service continue to be officers of superb quality who are quickly assimilated by the Armed Forces and fully prepared to make significant contributions to the Armed Forces through extended military careers; and
 - (3) decisions of the Secretary of Defense or the Secretary of a military department that fundamentally and unilaterally change the long-standing relationship of the Armed Forces with the senior military colleges are not in the best interests of the Department of Defense or the Armed Forces and are patently unfair to students who made decisions to enroll in the senior military colleges on the basis of existing Department and Armed Forces policy.
- 20 (d) Continuation of Support for Senior Mili-21 Tary Colleges.—Section 2111a of title 10, United 22 States Code, is amended—
- 23 (1) by redesignating subsection (d) as sub-24 section (g); and

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1	(2) by inserting after subsection (c) the follow-
2	ing new subsections:
3	"(d) Additional Support.—(1) The Secretaries of
4	the military departments shall ensure that each unit of
5	the Senior Reserve Officers' Training Corps at a senior
6	military college provides support to the Corps of Cadets
7	at the college over and above the level of support associ-
8	ated with the conduct of the formal Senior Reserve Offi-
9	cers' Training Corps course of instruction.
10	"(2) This additional support shall include the follow-
11	ing:
12	"(A) Mentoring, teaching, coaching, counseling
13	and advising cadets and cadet leaders in the areas
14	of leadership, military, and academic performance.
15	"(B) Involvement in cadet leadership training,
16	development, and evaluation, as well as drill, cere-
17	monies, parades, and inspections.
18	"(3) This additional support may include the follow-
19	ing:
20	"(A) Advising cadet teams, clubs, and organiza-
21	tions.
22	"(B) Involvement in matters of discipline and
23	administration of the Corps of Cadets so long as
24	such involvement does not interfere with the conduct
25	of the formal Senior Reserve Officers' Training

- 1 Corps course of instruction or the support required
- 2 by paragraph (2).
- 3 "(e) Termination or Reduction of Program
- 4 Prohibited.—The Secretary of Defense and the Sec-
- 5 retaries of the military departments may not take or au-
- 6 thorize any action to terminate or reduce a unit of the
- 7 Senior Reserve Officers' Training Corps at a senior mili-
- 8 tary college unless the termination or reduction is specifi-
- 9 cally requested by the college.
- 10 "(f) Assignment to Active Duty.—(1) The Sec-
- 11 retary of the Army shall ensure that a graduate of a senior
- 12 military college who desires to serve as a commissioned
- 13 officer on active duty upon graduation from the college,
- 14 who is medically and physically qualified for active duty,
- 15 and who is recommended for such duty by the professor
- 16 of military science at the college, shall be assigned to ac-
- 17 tive duty. This paragraph shall apply to a member of the
- 18 program at a senior military college who graduates from
- 19 the college after March 31, 1997.
- 20 "(2) Nothing in this section shall be construed to pro-
- 21 hibit the Secretary of the Army from requiring a member
- 22 of the program who graduates from a senior military col-
- 23 lege to serve on active duty.".

1	(e) Technical Corrections.—Subsection (g) of
2	such section, as redesignated by subsection (d)(1), is
3	amended—
4	(1) in paragraph (2), by striking out "College"
5	and inserting in lieu thereof "University"; and
6	(2) in paragraph (6), by inserting before the pe-
7	riod the following: "and State University".
8	(f) Clerical Amendments.—(1) The heading of
9	such section is amended to read as follows:
10	"§ 2111a. Support for senior military colleges".
11	(2) The item relating to such section in the table of
12	sections at the beginning of chapter 103 of title 10, United
13	States Code, is amended to read as follows:
	"2111a. Support for senior military colleges.".
14	SEC. 568. IMPROVEMENT OF MISSING PERSONS AUTHORI-
15	TIES APPLICABLE TO DEPARTMENT OF DE-
16	FENSE.
17	(a) Applicability to Department of Defense
18	CIVILIAN EMPLOYEES AND CONTRACTOR EMPLOYEES.—
19	(1) Section 1501 of title 10, United States Code, is
20	amended—
21	(A) by striking out subsection (c) and inserting
22	in lieu thereof the following:
23	"(c) Covered Persons.—Section 1502 of this title
	applies in the case of the following persons:

1	"(1) Any member of the armed forces on active
2	duty who becomes involuntarily absent as a result of
3	a hostile action, or under circumstances suggesting
4	that the involuntary absence is a result of a hostile
5	action, and whose status is undetermined or who is
6	unaccounted for.
7	"(2)(A) Any other person who is a citizen of
8	the United States and is described in subparagraph
9	(B) who serves with or accompanies the armed
10	forces in the field under orders and becomes involun-
11	tarily absent as a result of a hostile action, or under
12	circumstances suggesting that the involuntary ab-
13	sence is a result of a hostile action, and whose sta-
14	tus is undetermined or who is unaccounted for.
15	"(B) A person described in this subparagraph
16	is any of the following:
17	"(i) A civilian officer or employee of the
18	Department of Defense.
19	"(ii) An employee of a contractor of the
20	Department of Defense.
21	"(iii) An employee of a United States firm
22	licensed by the United States under section 38
23	of the Arms Export Control Act (22 U.S.C.
24	2778) to perform duties under contract with a

foreign government involving military training

1	of the military forces of that government in ac-
2	cordance with policies of the Department of De-
3	fense."; and
4	(B) by adding at the end the following new sub-
5	section:
6	"(f) Secretary Concerned.—In this chapter, the
7	term 'Secretary concerned' includes—
8	"(1) in the case of a person covered by clause
9	(i) of subsection (c)(2)(B), the Secretary of the mili-
10	tary department or head of the element of the De-
11	partment of Defense employing the employee;
12	"(2) in the case of a person covered by clause
13	(ii) of subsection $(c)(2)(B)$, the Secretary of the
14	military department or head of the element of the
15	Department of Defense contracting with the contrac-
16	tor; and
17	"(3) in the case of a person covered by clause
18	(iii) of subsection $(c)(2)(B)$, the Secretary of De-
19	fense.".
20	(2) Section 1503(c) of such title is amended—
21	(A) in paragraph (1), by striking out "one mili-
22	tary officer" and inserting in lieu thereof "one indi-
23	vidual described in paragraph (2)";
24	(B) by redesignating paragraphs (2) and (3) as
25	paragraphs (3) and (4), respectively; and

1	(C) by inserting after paragraph (1) the follow-
2	ing new paragraph (2):
3	"(2) An individual referred to in paragraph (1) is the
4	following:
5	"(A) A military officer, in the case of an in-
6	quiry with respect to a member of the armed forces.
7	"(B) A civilian, in the case of an inquiry with
8	respect to a civilian employee of the Department of
9	Defense or of a contractor of the Department of De-
10	fense.".
11	(3) Section 1504(d) of such title is amended—
12	(A) in paragraph (1), by striking out "who are"
13	and all that follows in that paragraph and inserting
14	in lieu thereof "as follows:
15	"(A) In the case of a board that will inquire
16	into the whereabouts and status of one or more
17	members of the armed forces (and no civilians de-
18	scribed in subparagraph (B)), the board shall be
19	composed of officers having the grade of major or
20	lieutenant commander or above.
21	"(B) In the case of a board that will inquire
22	into the whereabouts and status of one or more civil-
23	ian employees of the Department of Defense or con-
24	tractors of the Department of Defense (and no

1	members of the armed forces), the board shall be
2	composed of—
3	"(i) not less than three employees of the
4	Department of Defense whose rate of annual
5	pay is equal to or greater than the rate of an-
6	nual pay payable for grade GS-13 of the Gen-
7	eral Schedule under section 5332 of title 5; and
8	"(ii) such members of the armed forces as
9	the Secretary considers advisable.
10	"(C) In the case of a board that will inquire
11	into the whereabouts and status of both one or more
12	members of the armed forces and one or more civil-
13	ians described in subparagraph (B)—
14	"(i) the board shall include at least one of-
15	ficer described in subparagraph (A) and at least
16	one employee of the Department of Defense de-
17	scribed in subparagraph (B)(i); and
18	"(ii) the ratio of such officers to such em-
19	ployees on the board shall be roughly propor-
20	tional to the ratio of the number of members of
21	the armed forces who are subjects of the
22	board's inquiry to the number of civilians who
23	are subjects of the board's inquiry."; and

1	(B) in paragraph (4), by striking out "section
2	1503(c)(3)" and inserting in lieu thereof "section
3	1503(c)(4)".
4	(4) Paragraph (1) of section 1513 of such title is
5	amended to read as follows:
6	"(1) The term 'missing person' means—
7	"(A) a member of the armed forces on ac-
8	tive duty who is in a missing status; or
9	"(B) a civilian employee of the Depart-
10	ment of Defense or an employee of a contractor
11	of the Department of Defense who serves with
12	or accompanies the armed forces in the field
13	under orders and who is in a missing status.
14	Such term includes an unaccounted for person de-
15	scribed in section 1509(b) of this title, under the cir-
16	cumstances specified in the last sentence of section
17	1509(a) of this title.".
18	(b) Report on Preliminary Assessment of Sta-
19	TUS.—(1) Section 1502 of such title is amended—
20	(A) in subsection (a)(2)—
21	(i) by striking out "10 days" and inserting
22	in lieu thereof "48 hours"; and
23	(ii) by striking out "Secretary concerned"
24	and inserting in lieu thereof "theater compo-

1	nent commander with jurisdiction over the
2	missing person";
3	(B) in subsection (a), as amended by subpara-
4	graph (A)—
5	(i) by redesignating paragraphs (1) and
6	(2) as subparagraphs (A) and (B), respectively;
7	(ii) by inserting "(1)" after "Com-
8	MANDER.—"; and
9	(iii) by adding at the end the following new
10	paragraph:
11	"(2) However, if the commander determines that
12	operational conditions resulting from hostile action or
13	combat constitute an emergency that prevents timely re-
14	porting under paragraph (1)(B), the initial report should
15	be made as soon as possible, but in no case later than
16	ten days after the date on which the commander receives
17	such information under paragraph (1).";
18	(C) by redesignating subsection (b) as sub-
19	section (c);
20	(D) by inserting after subsection (a), as amend-
21	ed by subparagraphs (A) and (B), the following new
22	subsection (b):
23	"(b) Transmission Through Theater Compo-
24	NENT COMMANDER.—Upon reviewing a report under sub-
25	section (a) recommending that a person be placed in a

- 1 missing status, the theater component commander shall
- 2 ensure that all necessary actions are being taken, and all
- 3 appropriate assets are being used, to resolve the status
- 4 of the missing person. Not later than 14 days after receiv-
- 5 ing the report, the theater component commander shall
- 6 forward the report to the Secretary of Defense or the Sec-
- 7 retary concerned in accordance with procedures prescribed
- 8 under section 1501(b) of this title. The theater component
- 9 commander shall include with such report a certification
- 10 that all necessary actions are being taken, and all appro-
- 11 priate assets are being used, to resolve the status of the
- 12 missing person."; and
- (E) in subsection (c), as redesignated by sub-
- paragraph (C), by adding at the end the following
- new sentence: "The theater component commander
- through whom the report with respect to the missing
- person is transmitted under subsection (b) shall en-
- sure that all pertinent information relating to the
- whereabouts and status of the missing person that
- 20 results from the preliminary assessment or from ac-
- 21 tions taken to locate the person is properly safe-
- guarded to avoid loss, damage, or modification.".
- 23 (2) Section 1503(a) of such title is amended by strik-
- 24 ing out "section 1502(a)" and inserting in lieu thereof
- 25 "section 1502(b)".

- 1 (3) Section 1504 of such title is amended by striking out "section 1502(a)(2)" in subsections (a), (b), and 2 (e)(1) and inserting in lieu thereof "section 1502(a)". 3 4 (4) Section 1513 of such title is amended by adding 5 at the end the following new paragraph: 6 "(8) The term 'theater component commander'
- 7 means, with respect to any of the combatant com-8 mands, an officer of any of the armed forces who 9 (A) is commander of all forces of that armed force 10 assigned to that combatant command, and (B) is di-11 rectly subordinate to the commander of the combat-
- 12 ant command.".
- (c) Frequency of Subsequent Reviews.—Sub-14 section (b) of section 1505 of such title is amended to read 15 as follows:
- "(b) Frequency of Subsequent Reviews.—(1) 16
- In the case of a missing person who was last known to
- be alive or who was last suspected of being alive, the Sec-18
- retary shall appoint a board to conduct an inquiry with 19
- 20 respect to a person under this subsection—
- "(A) on or about three years after the date of 21
- 22 the initial report of the disappearance of the person
- 23 under section 1502(a) of this title; and
- "(B) not later than every three years there-24
- 25 after.

- 1 "(2) In addition to appointment of boards under
- 2 paragraph (1), the Secretary shall appoint a board to con-
- 3 duct an inquiry with respect to a missing person under
- 4 this subsection upon receipt of information that could re-
- 5 sult in a change of status of the missing person. When
- 6 the Secretary appoints a board under this paragraph, the
- 7 time for subsequent appointments of a board under para-
- 8 graph (1)(B) shall be determined from the date of the re-
- 9 ceipt of such information.
- 10 "(3) The Secretary is not required to appoint a board
- 11 under paragraph (1) with respect to the disappearance of
- 12 any person—
- 13 "(A) more than 30 years after the initial report
- of the disappearance of the missing person required
- by section 1502(a) of this title; or
- 16 "(B) if, before the end of such 30-year period,
- the missing person is accounted for.".
- 18 (d) Information To Accompany Recommenda-
- 19 TION OF STATUS OF DEATH.—Section 1507(b) of such
- 20 title is amended adding at the end the following new para-
- 21 graphs:
- 22 "(3) A description of the location of the body,
- if recovered.
- 24 "(4) If the body has been recovered and is not
- 25 identifiable through visual means, a certification by

- 1 a practitioner of an appropriate forensic science that
- 2 the body recovered is that of the missing person.".
- 3 (e) Missing Person's Counsel.—(1) Sections
- 4 1503(f)(1) and 1504(f)(1) of such title are amended by
- 5 adding at the end the following: "The identity of counsel
- 6 appointed under this paragraph for a missing person shall
- 7 be made known to the missing person's primary next of
- 8 kin and any other previously designated person of the per-
- 9 son.".
- 10 (2) Section 1503(f)(4) of such title is amended by
- 11 adding at the end the following: "The primary next of kin
- 12 of a missing person and any other previously designated
- 13 person of the missing person shall have the right to submit
- 14 information to the missing person's counsel relative to the
- 15 disappearance or status of the missing person.".
- 16 (3) Section 1505(c)(1) is amended by adding at the
- 17 end the following: "The Secretary concerned shall appoint
- 18 counsel to represent any such missing person to whom
- 19 such information may be related. The appointment shall
- 20 be in the same manner, and subject to the same provi-
- 21 sions, as an appointment under section 1504(f)(1) of this
- 22 title.".
- 23 (f) Scope of Preenactment Review.—(1) Section
- 24 1509 of such title is amended by striking out in subsection
- 25 (a) and inserting in lieu thereof the following:

- 1 "(a) Review of Status.—(1) If new information is
- 2 found or received that may be related to one or more unac-
- 3 counted for persons described in subsection (b) (whether
- 4 or not such information specifically relates (or may specifi-
- 5 cally relate) to any particular such unaccounted for per-
- 6 son), that information shall be provided to the Secretary
- 7 of Defense. Upon receipt of such information, the Sec-
- 8 retary shall ensure that the information is treated under
- 9 paragraphs (2) and (3) of section 1505(c) of this title and
- 10 under section 1505(d) of this title in the same manner
- 11 as information received under paragraph (1) of section
- 12 1505(c) of this title. For purposes of the applicability of
- 13 other provisions of this chapter in such a case, each such
- 14 unaccounted for person to whom the new information may
- 15 be related shall be considered to be a missing person.
- 16 "(2) The Secretary concerned shall appoint counsel
- 17 to represent each such unaccounted for person to whom
- 18 the new information may be related. The appointment
- 19 shall be in the same manner, and subject to the same pro-
- 20 visions, as an appointment under section 1504(f)(1) of
- 21 this title.
- 22 "(3) For purposes of this subsection, new information
- 23 is information that—
- 24 "(A) is found or received after the date of the
- enactment of the National Defense Authoriza-

- 1 tion Act for Fiscal Year 1998 by a United States in-
- telligence agency, by a Department of Defense agen-
- 3 cy, or by a person specified in section 1504(g) of
- 4 this title; or
- 5 "(B) is identified after the date of the enact-
- 6 ment of the National Defense Authorization Act for
- 7 Fiscal Year 1998 in records of the United States as
- 8 information that could be relevant to the case of one
- 9 or more unaccounted for persons described in sub-
- section (b).".
- 11 (2) Such section is further amended by adding at the
- 12 end the following new subsection:
- 13 "(d) Establishment of Personnel Files for
- 14 KOREAN CONFLICT CASES.—The Secretary of Defense
- 15 shall ensure that a personnel file is established for each
- 16 unaccounted for person who is described in subsection
- 17 (b)(1). Each such file shall be handled in accordance with,
- 18 and subject to the provisions of, section 1506 of this title
- 19 in the same manner as applies to the file of a missing
- 20 person.".
- 21 (g) Withholding of Classified Information.—
- 22 Section 1506(b) of such title is amended—
- 23 (1) by inserting "(1)" before "The Secretary";
- 24 (2) by redesignating paragraphs (1) and (2) as
- subparagraphs (A) and (B), respectively; and

1	(3) by adding at the end the following:
2	"(2) If classified information withheld under this sub-
3	section refers to one or more unnamed missing persons,
4	the Secretary shall ensure that notice of that withheld in-
5	formation, and notice of the date of the most recent review
6	of the classification of that withheld information, is made
7	reasonably accessible to family members of missing per-
8	sons.".
9	(h) Withholding of Privileged Information.—
10	Section 1506(d) of such title is amended—
11	(1) in paragraph (2)—
12	(A) by striking out "non-derogatory" both
13	places it appears in the first sentence;
14	(B) by inserting "or about unnamed miss-
15	ing persons" in the first sentence after "the de-
16	briefing report";
17	(C) by striking out "the missing person"
18	in the second sentence and inserting in lieu
19	thereof "each missing person named in the de-
20	briefing report"; and
21	(D) by adding at the end the following new
22	sentence: "Any information contained in the ex-
23	tract of the debriefing report that pertains to
24	unnamed missing persons shall be made reason-

1	ably accessible to family members of missing
2	persons."; and
3	(2) in paragraph (3)—
4	(A) by inserting ", or part of a debriefing
5	report," after "a debriefing report"; and
6	(B) by adding at the end the following new
7	sentence: "Whenever the Secretary withholds a
8	debriefing report, or part of a debriefing report,
9	containing information on unnamed missing
10	persons from accessibility to families of missing
11	persons under this section, the Secretary shall
12	ensure that notice that the withheld debriefing
13	report exists is made reasonably accessible to
14	family members of missing persons.".
15	SEC. 569. ESTABLISHMENT OF SENTENCE OF CONFINE-
16	MENT FOR LIFE WITHOUT ELIGIBILITY FOR
17	PAROLE.
18	(a) Establishment of Sentence.—(1) Chapter
19	47 of title 10, United States Code (the Uniform Code of
20	Military Justice), is amended by inserting after section
21	856 (article 56) the following new section (article):
22	"§856a. Art. 56a. Sentence of confinement for life
23	without eligibility for parole
4 3	without eligibility for parole
23	"(a) For any offense for which a sentence of confine-

1	judge a sentence of confinement for life without eligibility
2	for parole.
3	"(b) An accused who is sentenced to confinement for
4	life without eligibility for parole shall be confined for the
5	remainder of the accused's life unless—
6	"(1) the sentence is set aside or otherwise
7	modified as a result of—
8	"(A) action taken by the convening author-
9	ity, the Secretary concerned, or another person
10	authorized to act under section 860 of this title
11	(article 60); or
12	"(B) any other action taken during post-
13	trial procedure and review under any other pro-
14	vision of subchapter IX;
15	"(2) the sentence is set aside or otherwise
16	modified as a result of action taken by a Court of
17	Criminal Appeals, the Court of Appeals for the
18	Armed Forces, or the Supreme Court; or
19	"(3) the accused is pardoned.".
20	(2) The table of sections at the beginning of sub-
21	chapter VIII of such chapter is amended by inserting after
22	the item relating to section 856 (article 56) the following

"856a. 56a. Sentence of confinement for life without eligibility for parole.".

24 (b) Effective Date.—Section 856a of title 10,

25 United States Code (article 56a of the Uniform Code of

23 new item:

- Military Justice), as added by subsection (a), shall be applicable only with respect to an offense committed after
 the date of the enactment of this Act.
 SEC. 570. LIMITATION ON APPEAL OF DENIAL OF PAROLE
 FOR OFFENDERS SERVING LIFE SENTENCE.
 (a) EXCLUSIVE AUTHORITY TO GRANT PAROLE ON
 APPEAL OF DENIAL.—Section 952 of title 10, United
- 8 States Code, is amended—
- 9 (1) by inserting "(a)" before "The Secretary";
- 10 and
- 11 (2) by adding at the end the following new sub-
- section:
- 13 "(b) In a case in which parole for an offender serving
- 14 a sentence of confinement for life is denied, only the Presi-
- 15 dent or the Secretary concerned may grant the offender
- 16 parole on appeal of that denial. The authority to grant
- 17 parole on appeal in such a case may not be delegated.".
- 18 (b) Effective Date.—This section shall apply only
- 19 with respect to any decision to deny parole made after the
- 20 date of the enactment of this Act.
- 21 SEC. 571. ESTABLISHMENT OF PUBLIC AFFAIRS BRANCH IN
- THE ARMY.
- 23 (a) New Special Branch.—Section 3064(a) of title
- 24 10, United States Code, is amended—

1 (1) by redesignating paragraphs (3) and (4) as 2 paragraphs (4) and (5); and (2) by inserting after paragraph (2) the follow-3 4 ing new paragraph: "(3) the Public Affairs Corps;". 5 6 (b) Public Affairs Corps.—(1) Chapter 307 of title 10, United States Code, is amended by adding at the 8 end the following new section: "§ 3083. Public Affairs Corps 10 "There is a Public Affairs Corps in the Army. The Public Affairs Corps consists of— "(1) the Chief of the Public Affairs Corps; 12 "(2) commissioned officers of the Regular Army 13 14 appointed therein; and "(3) other members of the Army assigned 15 16 thereto by the Secretary of the Army.". 17 (2) The table of sections at the beginning of such chapter is amended by adding at the end the following 18 19 new item: "3083. Public Affairs Corps.". 20 (c) Transition.—The Secretary of the Army shall implement the amendments made by this section not later

than October 1, 1998.

1	SEC. 572. REPORT ON MAKING UNITED STATES NATIONALS
2	ELIGIBLE FOR PARTICIPATION IN SENIOR
3	RESERVE OFFICERS' TRAINING CORPS.
4	(a) Report.—Not later than 180 days after the date
5	of the enactment of this Act, the Secretary of Defense
6	shall submit to the Committee on National Security of the
7	House of Representatives and the Committee on Armed
8	Services of the Senate a report on the utility of permitting
9	United States nationals to participate in the Senior Re-
10	serve Officers' Training Corps program.
11	(b) REQUIRED INFORMATION.—The Secretary shall
12	include in the report the following information:
13	(1) A brief history of the prior admission of
14	United States nationals to the Senior Reserve Offi-
15	cers' Training Corps, including the success rate of
16	these cadets and midshipmen and how that rate
17	compared to the average success rate of cadets and
18	midshipmen during that same period.
19	(2) The advantages of permitting United States
20	nationals to participate in the Senior Reserve Offi-
21	cers' Training Corps program.
22	(3) The disadvantages of permitting United
23	States nationals to participate in the Senior Reserve
24	Officers' Training Corps program.

1	(4) The incremental cost of including United
2	States nationals in the Senior Reserve Officers'
3	Training Corps.

- (5) Methods of minimizing the risk that United States nationals admitted to the Senior Reserve Officers' Training Corps would be later disqualified because of ineligibility for United States citizenship.
- 8 (6) The recommendations of the Secretary on 9 whether United States nationals should be eligible to 10 participate in the Senior Reserve Officers' Training 11 Corps program, and if so, a legislative proposal 12 which would, if enacted, achieve that result.

13 SEC. 573. COMMUNITY COLLEGE OF THE AIR FORCE.

- 14 (a) LIMITED EXPANSION.—Paragraph (1) of sub-15 section (a) of section 9315 of title 10, United States Code, 16 is amended to read as follows:
- "(1) prescribe programs of higher education for enlisted members described in subsection (d) designed to improve the technical, managerial, and related skills of those members and to prepare them for military jobs which require the use of those skills; and ".
- 23 (b) ELIGIBLE MEMBERS.—Such section is further 24 amended by adding at the end the following new sub-25 section:

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1	"(d) Subsection (a)(1) applies to the following mem-
2	bers:
3	"(1) Enlisted members of the Air Force.
4	"(2) Enlisted members of other armed forces
5	attending Air Force training schools whose jobs are
6	closely related to Air Force jobs.
7	"(3) Enlisted members of other armed forces
8	who are serving as instructors at Air Force training
9	schools.".
10	(c) Effective Date.—The amendments made by
11	subsections (a) and (b) shall apply with respect to enroll-
12	ments in the Community College of the Air Force after
13	March 31, 1996.
14	TITLE VI—COMPENSATION AND
15	OTHER PERSONNEL BENEFITS
16	Subtitle A—Pay and Allowances
17	SEC. 601. INCREASE IN BASIC PAY FOR FISCAL YEAR 1998.
18	(a) Waiver of Section 1009 Adjustment.—The
19	adjustment, to become effective during fiscal year 1998,
20	required by section 1009(b) of title 37, United States
21	Code (as amended by section 602), in the rate of monthly
22	basic pay authorized members of the uniformed services
23	by section 203(a) of such title shall not be made

1	(b) Increase in Basic Pay.—Effective on January
2	1, 1998, the rates of basic pay of members of the uni-
3	formed services are increased by 2.8 percent.
4	SEC. 602. ANNUAL ADJUSTMENT OF BASIC PAY AND PRO-
5	TECTION OF MEMBER'S TOTAL COMPENSA-
6	TION WHILE PERFORMING CERTAIN DUTY.
7	(a) In General.—Section 1009 of title 37, United
8	States Code, is amended to read as follows:
9	"§ 1009. Certain elements of compensation: adjust-
10	ment; protection against change
11	"(a) Elements of Compensation.—In this sec-
12	tion, the term 'elements of compensation' means—
13	"(1) the monthly basic pay authorized members
14	of the uniformed services by section 203(a) of this
15	title;
16	"(2) the basic allowance for subsistence author-
17	ized members of the uniformed services by section
18	402 of this title; and
19	"(3) the basic allowance for housing authorized
20	members of the uniformed services by section 403 of
21	this title.
22	"(b) Annual Adjustment of Basic Pay.—Effec-
23	tive as of the first day of the first applicable pay period
24	beginning on or after January 1 of each calendar year,
25	the rates of basic pay of members of the uniformed serv-

- 1 ices shall be increased by the percentage (rounded to the
- 2 nearest one-tenth of one percent) equal to the percentage
- 3 by which the Employment Cost Index for the base quarter
- 4 of the year before the preceding calendar year exceeds the
- 5 Employment Cost Index for the base quarter of the second
- 6 year before the preceding calendar year (if at all).
- 7 "(c) Allocation of Adjustment.—(1) Subject to
- 8 paragraph (2), whenever the President determines such
- 9 action to be in the best interest of the Government, the
- 10 President may allocate the percentage increase in basic
- 11 pay among such pay grade and years-of-service categories
- 12 as the President considers appropriate.
- "(2) In making any allocation under paragraph (1),
- 14 the amount of the increase in basic pay for any given pay
- 15 grade and years-of-service category after the allocation
- 16 under paragraph (1) may not be less than 75 percent of
- 17 the amount of the increase that otherwise would have been
- 18 effective with respect to such pay grade and years-of-serv-
- 19 ice category under subsection (b).
- 20 "(3) Whenever the President plans to use the author-
- 21 ity provided under paragraph (1) with respect to any an-
- 22 ticipated increase in the compensation of members of the
- 23 uniformed services, the President shall advise the Con-
- 24 gress, at the earliest practicable time before the effective
- 25 date of the increase, regarding the proposed allocation of

- 1 the increase among pay grade and years-of-service cat-
- 2 egories.
- 3 "(d) Protection of Member's Total Compensa-
- 4 TION WHILE PERFORMING CERTAIN DUTY.—(1) The
- 5 total daily amount of the elements of compensation, de-
- 6 scribed in subsection (a), together with other pay and al-
- 7 lowances under this title, to be paid to a member of the
- 8 uniformed services who is temporarily assigned to duty
- 9 away from the member's permanent duty station or to
- 10 duty under field conditions at the member's permanent
- 11 duty station shall not be less, for any day during the as-
- 12 signment period, than the total amount, for the day imme-
- 13 diately preceding the date of the assignment, of the ele-
- 14 ments of compensation and other pay and allowances of
- 15 the member.
- 16 "(2) Paragraph (1) shall not apply with respect to
- 17 an element of compensation or other pay or allowance of
- 18 a member during an assignment described in such para-
- 19 graph to the extent that the element of compensation or
- 20 other pay or allowance is reduced or terminated due to
- 21 circumstances unrelated to the assignment.
- 22 "(e) Other Definitions.—In this section:
- 23 "(1) The term 'Employment Cost Index' means
- 24 the Employment Cost Index (wages and salaries,

- 1 private industry workers) published quarterly by the
- 2 Bureau of Labor Statistics.
- 3 "(2) The term 'base quarter', for each year,
- 4 means the three-month period ending on September
- 5 30 of such year.".
- 6 (b) CLERICAL AMENDMENT.—The item relating to
- 7 such section in the table of sections at the beginning of
- 8 chapter 19 of such title is amended to read as follows: "1009. Certain elements of compensation: adjustment; protection against change.".
- 9 SEC. 603. USE OF FOOD COST INFORMATION TO DETER-
- 10 MINE BASIC ALLOWANCE FOR SUBSISTENCE.
- 11 (a) FOOD-COST BASED ALLOWANCE.—Section 402
- 12 of title 37, United States Code, is amended to read as
- 13 follows:
- 14 "§ 402. Basic allowance for subsistence
- 15 "(a) Entitlement; Rate; Adjustment.—(1) Ex-
- 16 cept as otherwise provided by law, each member of a uni-
- 17 formed service described in subsection (b) or (c) is entitled
- 18 to a basic allowance for subsistence. The rate for the al-
- 19 lowance shall be prescribed in regulations by the Secretary
- 20 of Defense after consultation with the Secretaries con-
- 21 cerned specified in subparagraphs (D), (E), and (F) of
- 22 section 101(5) of this title. The allowance may be paid
- 23 in advance for a period of not more than three months.

1	"(2) Whenever basic pay is increased pursuant to sec-
2	tion 1009 of this title or another law, the Secretary of
3	Defense shall adjust the basic allowance for subsistence
4	at the same rate as the most recent adjustment made to
5	the cost of the moderate food plan of the Department of
6	Agriculture (one of the four official food plans used by
7	the Department of Agriculture under the Food Stamp Act
8	of 1977) to reflect changes in the cost of the diet described
9	by the moderate food plan.
10	"(b) Enlisted Members.—An enlisted member is
11	entitled to the basic allowance for subsistence on a daily
12	basis if the member is entitled to basic pay and one or
13	more of the following applies with respect to the member:
14	"(1) Rations in kind are not available.
15	"(2) Rations in kind are available, but the Sec-
16	retary of Defense authorizes the payment of the
17	basic allowance for subsistence.
18	"(3) Permission to mess separately is granted.
19	"(4) The member is assigned to duty under
20	emergency conditions where no messing facilities of
21	the United States are available.
22	"(5) The member is on an authorized leave of
23	absence, is confined in a hospital, or is performing
24	travel under orders away from the member's des-

ignated post of duty (except when rations in kind

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- 1 are available and the Secretary of Defense does not
- 2 authorize the payment of the basic allowance for
- 3 subsistence.).
- 4 "(c) Officers.—An officer of a uniformed service
- 5 who is entitled to basic pay is entitled, at all times, to
- 6 the basic allowances for subsistence. An aviation cadet of
- 7 the Navy, Air Force, Marine Corps, or Coast Guard is
- 8 entitled to the same basic allowance for subsistence as is
- 9 provided for an officer of the Navy, Air Force, Marine
- 10 Corps, or Coast Guard, respectively.
- 11 "(d) Special Rule for Certain Members Au-
- 12 THORIZED TO MESS SEPARATELY.—Under regulations
- 13 and in areas prescribed by the Secretary of Defense, and
- 14 the Secretary of Transportation with respect to the Coast
- 15 Guard when it is not operating as a service in the Navy,
- 16 an enlisted member who is granted permission to mess
- 17 separately, and whose duties require the member to buy
- 18 at least one meal from other than a messing facility of
- 19 the United States, is entitled to not more than the pro
- 20 rata allowance authorized for each such meal for an en-
- 21 listed member when rations in kind are not available.
- 22 "(e) Payment for Rations in Kind Actually
- 23 Received.—The Secretary of Defense may require a
- 24 member of the uniformed services to pay for rations in

- 1 kind actually received by the member while entitled to a
- 2 basic allowance for subsistence.
- 3 "(f) Administration.—(1) The Secretary of De-
- 4 fense may prescribe regulations for the administration of
- 5 this section.
- 6 "(2) For purposes of subsection (b)(5), a member
- 7 shall not be considered to be performing travel under or-
- 8 ders away from his designated post of duty if the mem-
- 9 ber—
- 10 "(A) is an enlisted member serving the mem-
- ber's first tour of active duty;
- 12 "(B) has not actually reported to a permanent
- duty station pursuant to orders directing such as-
- signment; and
- 15 "(C) is not actually traveling between stations
- pursuant to orders directing a change of station.
- 17 "(g) Percentage Limitation on Enlisted Mem-
- 18 BERS RECEIVING ALLOWANCE.—(1) This subsection ap-
- 19 ples with respect to enlisted members of the Army, Navy,
- 20 Air Force, and Marine Corps who, when present at their
- 21 permanent duty station and at which adequate messing
- 22 facilities of the United States are available, reside without
- 23 dependents in Government quarters. The Secretary con-
- 24 cerned may not provide a basic allowance for subsistence

- 1 to more than 12 percent of such members under the juris-
- 2 diction of the Secretary concerned.
- 3 "(2) The Secretary concerned may exceed the per-
- 4 centage limitation specified in paragraph (1) if the Sec-
- 5 retary determines that compliance would increase costs to
- 6 the Government, would impose financial hardships on
- 7 members otherwise entitled to a basic allowance for sub-
- 8 sistence, or would reduce the quality of life for such mem-
- 9 bers.
- 10 "(3) This subsection shall not apply to a member de-
- 11 scribed in paragraph (1) when the member is not residing
- 12 at the member's permanent duty station.
- 13 "(h) Rations in Kind for Certain Reserves.—
- 14 (1) The Secretary concerned may provide rations in kind,
- 15 or a part thereof, to an enlisted member of a reserve com-
- 16 ponent or of the National Guard when the member's in-
- 17 struction or duty periods, described in section 206(a) of
- 18 this title, total at least eight hours in a calendar day. The
- 19 Secretary concerned may provide the member with a com-
- 20 mutation when rations in kind are not available.
- 21 "(2) This subsection shall not apply with respect to
- 22 an enlisted member of a reserve component or of the Na-
- 23 tional Guard who is entitled to basic pay.
- 24 "(i) Use of Messing Facilities.—The Secretary
- 25 of Defense, in consultation with the Secretaries concerned,

- 1 shall establish policies regarding the use of messing facili-
- 2 ties of the United States, including field messing facili-
- 3 ties.".
- 4 (b) Conforming Amendments.—(1) Section
- 5 404(b)(2) of title 37, United States Code, is amended by
- 6 striking out "under section 402(e) of this title" and insert-
- 7 ing in lieu thereof "by the Secretary of Defense".
- 8 (2) Section 1012 of title 37, United States Code, is
- 9 amended by striking out "section 402(b)(3)" and inserting
- 10 in lieu thereof "section 402(h)".
- 11 (3) Section 6912 of title 10, United States Code, is
- 12 amended by striking out "section 402(a) and (b)" and in-
- 13 serting in lieu thereof "section 402(c)".
- 14 SEC. 604. CONSOLIDATION OF BASIC ALLOWANCE FOR
- 15 QUARTERS, VARIABLE HOUSING ALLOWANCE,
- 16 AND OVERSEAS HOUSING ALLOWANCES.
- 17 (a) Consolidation of Allowances.—Section 403
- 18 of title 37, United States Code, is amended to read as
- 19 follows:
- 20 "§ 403. Basic allowance for housing
- 21 "(a) Components of Basic Allowance for
- 22 Housing.—The basic allowance for housing consists of
- 23 the following components:
- 24 "(1) A basic allowance for quarters for mem-
- bers of the uniformed services stationed in the Unit-

- ed States and, under certain circumstances, members on duty outside of the United States whose dependents continue to reside in the United States.
- 4 "(2) A overseas station housing allowance for 5 members on duty outside of the United States to re-6 flect housing costs incurred by the members.
- 7 "(3) A family separation housing allowance for 8 members with dependents when the movement of the 9 dependents to the members' permanent station is 10 not authorized at the expense of the United States.
- "(b) ELIGIBILITY FOR ALLOWANCE.—(1) Except as
 otherwise provided by law, a member of a uniformed service who is entitled to basic pay shall receive the component
 or components of the basic allowance for housing to which
 the member is entitled under this section at the monthly
 rates prescribed in connection with the component under
- 17 this section or other provision of law. The amount of the
- 18 allowance for a member will vary according to the pay
- 19 grade in which the member is assigned or distributed for
- 20 basic pay purposes and the member's dependency status.
- 21 "(2) The basic allowance for housing may be paid in 22 advance.
- 23 "(c) Effect of Assignment to Government
- 24 Quarters.—(1) Except as otherwise provided by law, a
- 25 member of a uniformed service who is assigned to quarters

- 1 of the United States appropriate to the grade, rank, or
- 2 rating of the member and adequate for the member and
- 3 dependents, if with dependents, is not entitled to a basic
- 4 allowance for housing. In this section, the term 'quarters
- 5 of the United States' includes a housing facility under the
- 6 jurisdiction of a uniformed service.
- 7 "(2) A member without dependents who is in a pay
- 8 grade above pay grade E-6 and is assigned to quarters
- 9 of the United States may elect not to occupy those quar-
- 10 ters and instead receive the basic allowance for housing
- 11 to which the member is otherwise entitled.
- 12 "(3) A member without dependents who is in pay
- 13 grade E-6 and is assigned to quarters of the United
- 14 States that do not meet the minimum adequacy standards
- 15 established by the Secretary of Defense for members in
- 16 such pay grade may elect not to occupy those quarters
- 17 and instead to receive the basic allowance for housing to
- 18 which the member is otherwise entitled. The Secretary
- 19 concerned may deny the right to make an election under
- 20 this paragraph if the Secretary determines that the exer-
- 21 cise of such an election would adversely affect a training
- 22 mission, military discipline, or military readiness.
- 23 "(4) In the case of a member with dependents who
- 24 is assigned to quarters of the United States at a location
- 25 or under circumstances that, as determined by the Sec-

- 1 retary concerned, require the member's dependents to re-
- 2 side at different location, the member shall receive a basic
- 3 allowance for housing as if the member were assigned to
- 4 duty in the area in which the dependents reside and did
- 5 not reside in quarters of the United States.
- 6 "(d) Effect of Field Duty and Sea Duty.—(1)
- 7 The Secretary concerned may deny the basic allowance for
- 8 housing to a member of a uniformed service without de-
- 9 pendents when the member is assigned to field duty with
- 10 a unit conducting field operations.
- 11 "(2) A member of a uniformed service without de-
- 12 pendents who is in a pay grade below pay grade E-6 is
- 13 not entitled to a basic allowance for housing while on sea
- 14 duty. After taking into consideration the availability of
- 15 quarters for members serving in pay grade E-5, the Sec-
- 16 retary concerned may authorize the payment of a basic
- 17 allowance for housing to a member without dependents
- 18 who is serving in such pay grade and is assigned to sea
- 19 duty.
- 20 "(3) Notwithstanding section 421 of this title, two
- 21 members of the uniformed services in a pay grade below
- 22 pay grade E-6 who are married to each other, have no
- 23 other dependents, and are simultaneously assigned to sea
- 24 duty are jointly entitled to one basic allowance for housing
- 25 during the period of such simultaneous sea duty. The

- 1 amount of the allowance shall be based on the without de-
- 2 pendents rate for the pay grade of the senior member of
- 3 the couple. However, this paragraph shall not apply to a
- 4 couple if one or both of the members are entitled to a
- 5 basic allowance for housing under paragraph (2).
- 6 "(4) For purposes of this subsection, the Secretary
- 7 of Defense shall prescribe, by regulation, definitions of the
- 8 terms 'field duty' and 'sea duty'.
- 9 "(e) Basic Allowance for Quarters.—(1) The
- 10 Secretary of Defense shall determine the costs of adequate
- 11 housing in a military housing area for all members of the
- 12 uniformed services entitled to a basic allowance for quar-
- 13 ters in that area. The Secretary shall base the determina-
- 14 tion upon the costs of adequate housing for civilians with
- 15 comparable income levels in the same area.
- 16 "(2) The monthly amount of a basic allowance for
- 17 quarters for an area of the United States for a member
- 18 of a uniformed service is equal to difference between—
- 19 "(A) the monthly cost of housing in that area,
- as determined by the Secretary of Defense, for mem-
- 21 bers of the uniformed services serving in the same
- pay grade and with the same dependency status as
- 23 the member; and
- 24 "(B) 15 percent of the national average month-
- 25 ly cost of housing in the United States, as deter-

1	mined by the Secretary, for members of the uni-
2	formed services serving in the same pay grade and
3	with the same dependency status as the member.
4	"(3) The rates of basic allowance for quarters shall
5	be reduced as necessary to comply with this paragraph.
6	The total amount that may be paid for a fiscal year for
7	the basic allowance for quarters is the product of—
8	"(A) the total amount authorized to be paid for
9	such allowance for the preceding fiscal year (as ad-
10	justed under paragraph (5)); and
11	"(B) a fraction—
12	"(i) the numerator of which is the index of
13	the national average monthly cost of housing
14	for June of the preceding fiscal year; and
15	"(ii) the denominator of which is the index
16	of the national average monthly cost of housing
17	for June of the fiscal year before the preceding
18	fiscal year.
19	"(4) An adjustment in the rates of basic allowance
20	for quarters as a result of the Secretary's redetermination
21	of housing costs in an area shall take effect on the same
22	date as the effective date of the next increase in basic pay
23	under section 1009 of this title or other provision of law.
24	"(5) In making a determination under paragraph (3)
25	for a fiscal year, the amount authorized to be paid for

- 1 the preceding fiscal year for the basic allowance for quar-
- 2 ters shall be adjusted to reflect changes during the year
- 3 for which the determination is made in the number, grade
- 4 distribution, geographic distribution, and dependency sta-
- 5 tus of members of the uniformed services entitled to the
- 6 allowance from the number of such members during the
- 7 preceding fiscal year.
- 8 "(6) So long as a member of a uniformed service re-
- 9 tains uninterrupted eligibility to receive a basic allowance
- 10 for quarters within an area of the United States, the
- 11 monthly amount of the allowance for the member may not
- 12 be reduced as a result of changes in housing costs in the
- 13 area, changes in the national average monthly cost of
- 14 housing, or the promotion of the member.
- 15 "(f) Overseas Station Housing Allowance.—
- 16 (1) The Secretary of Defense may prescribe an overseas
- 17 station housing allowance for a member of a uniformed
- 18 service who is on duty outside of the United States. The
- 19 Secretary shall base the station housing allowance on
- 20 housing costs in the overseas area in which the member
- 21 is assigned.
- 22 "(2) So long as a member of a uniformed service re-
- 23 tains uninterrupted eligibility to receive an overseas sta-
- 24 tion housing allowance in an overseas area and the actual
- 25 monthly cost of housing for the member is not reduced,

- 1 the monthly amount of the overseas station housing allow-
- 2 ance may not be reduced as a result of changes in housing
- 3 costs in the area or the promotion of the member. The
- 4 monthly amount of the allowance may be adjusted to re-
- 5 flect changes in currency rates.
- 6 "(g) Family Separation Housing Allowance.—
- 7 (1) A member of a uniformed service with dependents who
- 8 is on permanent duty at a location described in paragraph
- 9 (2) is entitled to a family separation housing allowance
- 10 under this subsection at a monthly rate equal to the rate
- 11 of basic allowance for quarters or overseas station housing
- 12 allowance established for that location for members with-
- 13 out dependents in the same grade.
- 14 "(2) A permanent duty location referred to in para-
- 15 graph (1) is a location—
- 16 "(A) to which the movement of the member's
- dependents is not authorized at the expense of the
- 18 United States under section 406 of this title, and
- the member's dependents do not reside at or near
- the location; and
- 21 "(B) at which quarters of the United States are
- 22 not available for assignment to the member.
- "(3) The allowance provided under this subsection is
- 24 in addition to any other allowance or per diem that the
- 25 member is otherwise entitled to under this title.

- 1 "(h) Partial Allowance.—(1) The Secretary of
- 2 Defense may prescribe a partial basic allowance for hous-
- 3 ing for a member of a uniformed service without depend-
- 4 ents who is not entitled to the allowance pursuant to sub-
- 5 section (c) or (d).
- 6 "(2) In the case of a member of a uniformed service
- 7 who is assigned to quarters of the United States and pays
- 8 child support, the Secretary of Defense may authorize the
- 9 payment of a partial basic allowance for housing, at a rate
- 10 prescribed by the Secretary, on account of the member's
- 11 payment of the child support. The allowance shall be at
- 12 a reduced rate to reflect the member's assignment to quar-
- 13 ters of the United States. The amount of the partial allow-
- 14 ance shall not exceed the monthly rate of the member's
- 15 child support. The payment of a partial allowance under
- 16 this paragraph to a member may be in addition to any
- 17 allowance paid to the member under paragraph (1).
- 18 "(i) Special Rules for Certain Members.—
- 19 (1)(A) In the case of a member of a reserve component
- 20 of a uniformed service without dependents who is called
- 21 or ordered to active duty (other than for training) or a
- 22 retired member without dependents ordered to active duty
- 23 under section 688(a) of title 10, the member shall be con-
- 24 sidered to be assigned to duty at the location of the pri-
- 25 mary residence of the member at the time of the call or

- 1 order for purposes of determining the amount of the mem-
- 2 ber's basic allowance for housing.
- 3 "(B) If a member described in subparagraph (A) is
- 4 called or ordered to active duty for less than 30 days, the
- 5 Secretary of Defense shall prescribe the amount of the
- 6 basic allowance for housing to be paid to the member.
- 7 "(C) This paragraph shall not apply to a member de-
- 8 scribed in subparagraph (A) if the member is authorized
- 9 transportation of household goods under section 406 of
- 10 this title as part of the call or order to active duty or if
- 11 the primary residence of the member is not owned by the
- 12 member or the member is not responsible for rental pay-
- 13 ments.
- 14 "(2) A member of a uniformed service without de-
- 15 pendents who is in pay grade E-4 (four or more years'
- 16 service), or above, is entitled to a basic allowance for hous-
- 17 ing while the member is in a travel or leave status between
- 18 permanent duty stations, including time granted as delay
- 19 en route or proceed time, when the member is not assigned
- 20 to quarters of the United States. Notwithstanding sub-
- 21 section (e)(2), the rate of basic allowance for quarters for
- 22 such a member shall be equal to the national average
- 23 monthly cost of housing in the United States, as deter-
- 24 mined by the Secretary, for members of the uniformed

- 1 services serving in the same pay grade and with the same
- 2 dependency status as the member.
- 3 "(3) The eligibility of an aviation cadet of the Navy,
- 4 Air Force, Marine Corps, or Coast Guard for a basic al-
- 5 lowance for housing shall be determined as if the aviation
- 6 cadet were a member of the uniformed services in pay
- 7 grade E-4.
- 8 "(4) In the case of a member without dependents who
- 9 is assigned to duty inside the United States, the location
- 10 or the circumstances of which make it necessary that the
- 11 member be reassigned under the conditions of low cost or
- 12 no cost permanent change of station or permanent change
- 13 of assignment, the member may be treated as if the mem-
- 14 ber were not reassigned if the Secretary concerned deter-
- 15 mines that it would be inequitable to base the member's
- 16 entitlement to, and amount of, a basic allowance for hous-
- 17 ing on the area to which the member is reassigned.
- 18 "(j) Administration.—(1) The Secretary concerned
- 19 may make such determinations as may be necessary to ad-
- 20 minister this section, including determinations of depend-
- 21 ency and relationship. When warranted by the cir-
- 22 cumstances, the Secretary concerned may reconsider and
- 23 change or modify any such determination. This authority
- 24 may be delegated by the Secretary concerned. Any deter-
- 25 mination made under this section with regard to a member

- 1 of the uniformed services is final and is not subject to re-
- 2 view by any accounting officer of the United States or a
- 3 court, unless there is fraud or gross negligence.
- 4 "(2) Parking facilities (including utility connections)
- 5 provided members of the uniformed services for house
- 6 trailers and mobile homes not owned by the Government
- 7 shall not be considered to be quarters for the purposes
- 8 of this section or any other provision of law. Any fees es-
- 9 tablished by the Government for the use of such a facility
- 10 shall be established in an amount sufficient to cover the
- 11 cost of maintenance, services, and utilities and to amortize
- 12 the cost of construction of the facility over the 25-year
- 13 period beginning with the completion of such construction.
- 14 "(k) Temporary Continuation of Allowance.—
- 15 (1) The Secretary of Defense, or the Secretary of Trans-
- 16 portation in the case of the Coast Guard when not operat-
- 17 ing as a service in the Navy, may allow the dependents
- 18 of a member of the armed forces who dies while on active
- 19 duty and whose dependents are occupying family housing
- 20 provided by the Department of Defense, or by the Depart-
- 21 ment of Transportation in the case of the Coast Guard,
- 22 other than on a rental basis on the date of the member's
- 23 death to continue to occupy such housing without charge
- 24 for a period of 180 days.

1	"(2) The Secretary concerned may pay an allowance
2	for housing to the dependents of a member of the uni-
3	formed services who dies while on active duty and whose
4	dependents are not occupying a housing facility under the
5	jurisdiction of a uniformed service on the date of the mem-
6	ber's death or are occupying such housing on a rental
7	basis on such date, or whose dependents vacate such hous-
8	ing sooner than 180 days after the date of the member's
9	death. The amount of the allowance shall be the same
10	amount that would otherwise be payable to the deceased
11	member under this section if the member had not died.
12	The payment of an allowance under this paragraph shall
13	terminate 180 days after the date of the member's
14	death.".
15	(b) Repeal of Superseded Authorities.—(1)
16	Section 403a of title 37, United States Code, is repealed.
17	(2) Section 405 of such title is amended—
18	(A) by striking out subsection (b); and
19	(B) by redesignating subsections (c) and (d) as
20	subsections (b) and (c), respectively.
21	(3) Section 427 of such title is amended—
22	(A) by striking out subsection (a); and
23	(B) in subsection (b)—
24	(i) by striking out "(b) Additional Sepa-
25	RATION ALLOWANCE.—" and inserting in lieu

1	thereof "(a) Availability of Separation Al-
2	LOWANCE.—'';
3	(ii) in paragraph (1), by striking out "in-
4	cluding subsection (a)" and inserting in lieu
5	thereof "including section 403(g) of this title";
6	(iii) in paragraph (4)—
7	(I) by striking out "(4) A member"
8	and inserting in lieu thereof "(b) Effect
9	OF ELECTION TO SERVE UNACCOMPANIED
10	Tour of Duty.—A member";
11	(II) by striking out "paragraph (1)(A)
12	of this subsection" and inserting in lieu
13	thereof "subsection (a)(1)(A)"; and
14	(iv) in paragraph (5)—
15	(I) by striking out "(5) Section 421"
16	and inserting in lieu thereof "(c) Effect
17	OF DEPENDENT ENTITLED TO BASIC
18	Pay.—Section 421"; and
19	(II) by striking out "paragraph
20	(1)(D)" both places it appears and insert-
21	ing in lieu thereof "subsection $(a)(1)(D)$ ".
22	(4) The table of sections at the beginning of chapter
23	7 of title 37, United States Code, is amended by striking
24	out the items relating to sections 403 and 403a and insert-
25	ing in lieu thereof the following new item:

[&]quot;403. Basic allowance for housing.".

1	(c) Conforming Amendments.—(1) Title 37, Unit-
2	ed States Code, is amended—
3	(A) in section 101(25), by striking out "basic
4	allowance for quarters (including any variable hous-
5	ing allowance or station housing allowance)" and in-
6	serting in lieu thereof "basic allowance for housing";
7	(B) in section 406(c), by striking out "sections
8	404 and 405" and inserting in lieu thereof "sections
9	403(f), 404, and 405";
10	(C) in section 420(c), by striking out "quar-
11	ters" and inserting in lieu thereof "housing";
12	(D) in section 551(3)(D), by striking out "basic
13	allowance for quarters" and inserting in lieu thereof
14	"basic allowance for housing"; and
15	(E) in section 1014(a), by striking out "basic
16	allowance for quarters" and inserting in lieu thereof
17	"basic allowance for housing".
18	(2) Title 10, United States Code, is amended—
19	(A) in section 708(c)(1), by striking out "basic
20	allowance for quarters or basic allowance for subsist-
21	ence" and inserting in lieu thereof "basic allowance
22	for housing under section 403 of title 37, basic al-
23	lowance for subsistence under section 402 of such
24	title,";
25	(B) in section 2830(a)—

1	(i) in paragraph (1), by striking out "basic
2	allowance for quarters" and inserting in lieu
3	thereof "basic allowance for housing under sec-
4	tion 403 of title 37"; and
5	(ii) in paragraph (2), by striking out
6	"basic allowance for quarters" and inserting in
7	lieu thereof "basic allowance for housing";
8	(C) in section 2882(b)—
9	(i) in paragraph (1), by striking out "sec-
10	tion 403(b)" and inserting in lieu thereof "sec-
11	tion 403"; and
12	(ii) in paragraph (2), by striking out
13	"basic allowance for quarters" and all that fol-
14	lows through the end of the paragraph and in-
15	serting in lieu thereof "basic allowance for
16	housing under section 403 of title 37.";
17	(D) in section 7572(b)—
18	(i) in paragraph (1), by striking out "the
19	total of—" and all that follows through the end
20	of the paragraph and inserting in lieu thereof
21	"the basic allowance for housing payable under
22	section 403 of title 37 to a member of the same
23	pay grade without dependents for the period
24	during which the member is deprived of quar-
25	ters on board ship."; and

- 1 (ii) in paragraph (2), by striking out
 2 "basic allowance for quarters" and inserting in
 3 lieu thereof "basic allowance for housing"; and
 4 (E) in section 7573, by striking out "basic al5 lowance for quarters" and inserting in lieu thereof
 6 "basic allowance for housing under section 403 of
- 8 (3) Section 5561(6)(D) of title 5, United States 9 Code, is amended by striking out "basic allowance for
- 10 quarters" and inserting in lieu thereof "basic allowance
- 11 for housing".

title 37".

7

- 12 (4) Section 107(b) of title 32, United States Code,
- 13 is amended by striking out "and quarters" and inserting
- 14 in lieu thereof "and housing".
- 15 (5) Section 4(k)(10) of the Military Selective Service
- 16 Act (50 U.S.C. App. 454(k)(10)) is amended by striking
- 17 out "as such terms" and all that follows through "ex-
- 18 tended or amended" and inserting in lieu thereof "shall
- 19 be entitled to receive a dependency allowance equal to the
- 20 basic allowance for quarters provided for persons in pay
- 21 grade E-1 under section 403 of title 37, United States
- 22 Code,".
- 23 (d) Transition to Basic Allowance for Hous-
- 24 ING.—The Secretary of Defense shall develop and imple-
- 25 ment a plan to incrementally manage the rate of growth

- 1 of the various components of the basic allowance for hous-
- 2 ing authorized by section 403 of title 37, United States
- 3 Code (as amended by subsection (a)), during a transition
- 4 period of not more than six years. During the transition
- 5 period, the Secretary may continue to use the authorities
- 6 provided under sections 403, 403a, 405(b), and 427(a) of
- 7 title 37, United States Code (as in effect on the day before
- 8 the date of the enactment of this Act), but subject to such
- 9 modifications as the Secretary considers necessary, to pro-
- 10 vide allowances for members of the uniformed services.
- 11 (e) Availability of Funds to Reduce Out-Of-
- 12 Pocket Housing Costs.—Of the amount authorized to
- 13 be appropriated pursuant to section 421 for military per-
- 14 sonnel, \$35,000,000 shall be available to the Secretary of
- 15 Defense to increase the rates of basic allowance for quar-
- 16 ters authorized members of the Armed Forces by section
- 17 403 of title 37, United States Code (as amended by sub-
- 18 section (a)), so as to further reduce out-of-pocket housing
- 19 costs incurred by members of the Armed Forces.

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1	Subtitle B—Bonuses and Special
2	and Incentive Pays
3	SEC. 611. ONE-YEAR EXTENSION OF CERTAIN BONUSES
4	AND SPECIAL PAY AUTHORITIES FOR RE-
5	SERVE FORCES.
6	(a) Special Pay for Health Professionals in
7	CRITICALLY SHORT WARTIME SPECIALTIES.—Section
8	302g(f) of title 37, United States Code, is amended by
9	striking out "September 30, 1998" and inserting in lieu
10	thereof "September 30, 1999".
11	(b) Selected Reserve Reenlistment Bonus.—
12	Section 308b(f) of title 37, United States Code, is amend-
13	ed by striking out "September 30, 1998" and inserting
14	in lieu thereof "September 30, 1999".
15	(c) Selected Reserve Enlistment Bonus.—Sec-
16	tion 308c(e) of title 37, United States Code, is amended
17	by striking out "September 30, 1998" and inserting in
18	lieu thereof "September 30, 1999".
19	(d) Special Pay for Enlisted Members As-
20	SIGNED TO CERTAIN HIGH PRIORITY UNITS.—Section
21	308d(c) of title 37, United States Code, is amended by
22	striking out "September 30, 1998" and inserting in lieu

- 24 (e) Selected Reserve Affiliation Bonus.—Sec-
- 25 tion 308e(e) of title 37, United States Code, is amended

thereof "September 30, 1999".

- 1 by striking out "September 30, 1998" and inserting in
- 2 lieu thereof "September 30, 1999".
- 3 (f) Ready Reserve Enlistment and Reenlist-
- 4 MENT BONUS.—Section 308h(g) of title 37, United States
- 5 Code, is amended by striking out "September 30, 1998"
- 6 and inserting in lieu thereof "September 30, 1999".
- 7 (g) Prior Service Enlistment Bonus.—Section
- 8 308i(i) of title 37, United States Code, is amended by
- 9 striking out "September 30, 1998" and inserting in lieu
- 10 thereof "September 30, 1999".
- 11 SEC. 612. ONE-YEAR EXTENSION OF CERTAIN BONUSES
- 12 AND SPECIAL PAY AUTHORITIES FOR NURSE
- 13 OFFICER CANDIDATES, REGISTERED NURSES,
- 14 AND NURSE ANESTHETISTS.
- 15 (a) Nurse Officer Candidate Accession Pro-
- 16 GRAM.—Section 2130a(a)(1) of title 10, United States
- 17 Code, is amended by striking out "September 30, 1998"
- 18 and inserting in lieu thereof "September 30, 1999".
- 19 (b) Accession Bonus for Registered Nurses.—
- 20 Section 302d(a)(1) of title 37, United States Code, is
- 21 amended by striking out "September 30, 1998" and in-
- 22 serting in lieu thereof "September 30, 1999".
- (c) Incentive Special Pay for Nurse Anes-
- 24 THETISTS.—Section 302e(a)(1) of title 37, United States

- 1 Code, is amended by striking out "September 30, 1998"
- 2 and inserting in lieu thereof "September 30, 1999".
- 3 SEC. 613. ONE-YEAR EXTENSION OF AUTHORITIES RELAT-
- 4 ING TO PAYMENT OF OTHER BONUSES AND
- 5 SPECIAL PAYS.
- 6 (a) Aviation Officer Retention Bonus.—Sec-
- 7 tion 301b(a) of title 37, United States Code, is amended
- 8 by striking out "September 30, 1998," and inserting in
- 9 lieu thereof "September 30, 1999,".
- 10 (b) REENLISTMENT BONUS FOR ACTIVE MEM-
- 11 BERS.—Section 308(g) of title 37, United States Code, is
- 12 amended by striking out "September 30, 1998" and in-
- 13 serting in lieu thereof "September 30, 1999".
- 14 (c) Enlistment Bonuses for Members With
- 15 Critical Skills.—Sections 308a(c) and 308f(c) of title
- 16 37, United States Code, are each amended by striking out
- 17 "September 30, 1998" and inserting in lieu thereof "Sep-
- 18 tember 30, 1999".
- 19 (d) Special Pay for Nuclear Qualified Offi-
- 20 CERS EXTENDING PERIOD OF ACTIVE DUTY.—Section
- 21 312(e) of title 37, United States Code, is amended by
- 22 striking out "September 30, 1998" and inserting in lieu
- 23 thereof "September 30, 1999".
- 24 (e) Nuclear Career Accession Bonus.—Section
- 25 312b(c) of title 37, United States Code, is amended by

1	striking out "September 30, 1998" and inserting in lieu			
2	thereof "September 30, 1999".			
3	(f) Nuclear Career Annual Incentive			
4	Bonus.—Section 312c(d) of title 37, United States Code,			
5	is amended by striking out "October 1, 1998" and insert-			
6	ing in lieu thereof "October 1, 1999".			
7	(g) Repayment of Education Loans for Cer-			
8	TAIN HEALTH PROFESSIONALS WHO SERVE IN THE SE-			
9	LECTED RESERVE.—Section 16302(d) of title 10, United			
10	States Code, is amended by striking out "October 1,			
11	1998" and inserting in lieu thereof "October 1, 1999".			
12	SEC. 614. INCREASE IN MINIMUM MONTHLY RATE OF HAZ-			
13	ARDOUS DUTY INCENTIVE PAY FOR CERTAIN			
14	MEMBERS.			
14 15				
	MEMBERS.			
15 16	MEMBERS. (a) Aerial Flight Crewmembers.—The table in			
15 16	MEMBERS. (a) Aerial Flight Crewmembers.—The table in subsection (b) of section 301 of title 37, United States			
15 16 17	MEMBERS. (a) Aerial Flight Crewmembers.—The table in subsection (b) of section 301 of title 37, United States Code, is amended—			
15 16 17 18	MEMBERS. (a) AERIAL FLIGHT CREWMEMBERS.—The table in subsection (b) of section 301 of title 37, United States Code, is amended— (1) by striking out "110" each place it appears			
15 16 17 18	MEMBERS. (a) Aerial Flight Crewmembers.—The table in subsection (b) of section 301 of title 37, United States Code, is amended— (1) by striking out "110" each place it appears and inserting in lieu thereof "150"; and			
15 16 17 18 19	MEMBERS. (a) Aerial Flight Crewmembers.—The table in subsection (b) of section 301 of title 37, United States Code, is amended— (1) by striking out "110" each place it appears and inserting in lieu thereof "150"; and (2) by striking out "125" each place it appears			

(1) by striking out "100" in the first column of

amounts and inserting in lieu thereof "150";

24

1	(2) by striking out "110" in the last column of		
2	amounts and inserting in lieu thereof "150"; and		
3	(3) by striking out "125" each place it appears		
4	and inserting in lieu thereof "150".		
5	(c) Other Members.—Subsection (c)(1) of such		
6	section is amended—		
7	(1) by striking out "\$110" and inserting in lieu		
8	thereof "\$150"; and		
9	(2) by striking out "\$165" and inserting in lieu		
10	thereof "\$225".		
11	SEC. 615. AVAILABILITY OF MULTIYEAR RETENTION BONUS		
12	FOR DENTAL OFFICERS.		
13	(a) AVAILABILITY OF RETENTION BONUS.—Chapter		
13 14	(a) AVAILABILITY OF RETENTION BONUS.—Chapter 5 of title 37, United States Code, is amended by inserting		
	• • • • • • • • • • • • • • • • • • •		
14	5 of title 37, United States Code, is amended by inserting		
14 15	5 of title 37, United States Code, is amended by inserting after section 301d the following new section:		
14 15 16	5 of title 37, United States Code, is amended by inserting after section 301d the following new section: "§ 301e. Multiyear retention bonus: dental officers of		
14 15 16 17	5 of title 37, United States Code, is amended by inserting after section 301d the following new section: "§ 301e. Multiyear retention bonus: dental officers of the armed forces		
14 15 16 17	5 of title 37, United States Code, is amended by inserting after section 301d the following new section: "§ 301e. Multiyear retention bonus: dental officers of the armed forces "(a) Bonus Authorized.—(1) A dental officer de-		
114 115 116 117 118	5 of title 37, United States Code, is amended by inserting after section 301d the following new section: "§ 301e. Multiyear retention bonus: dental officers of the armed forces "(a) Bonus Authorized.—(1) A dental officer described in subsection (b) who executes a written agreement		
14 15 16 17 18 19 20	5 of title 37, United States Code, is amended by inserting after section 301d the following new section: "§ 301e. Multiyear retention bonus: dental officers of the armed forces "(a) Bonus Authorized.—(1) A dental officer described in subsection (b) who executes a written agreement to remain on active duty for two, three, or four years after		
14 15 16 17 18 19 20 21	5 of title 37, United States Code, is amended by inserting after section 301d the following new section: "§ 301e. Multiyear retention bonus: dental officers of the armed forces "(a) Bonus Authorized.—(1) A dental officer described in subsection (b) who executes a written agreement to remain on active duty for two, three, or four years after completion of any other active-duty service commitment		

1	"(2) The amount of a retention bonus under para
2	graph (1) may not exceed \$14,000 for each year covered
3	by a four-year agreement. The maximum yearly retention
4	bonus for two-year and three-year agreements shall be re
5	duced to reflect the shorter service commitment.
6	"(b) Officers Automatically Eligible.—Sub
7	section (a) applies to an officer of the armed forces who—
8	"(1) is an officer of the Dental Corps of the
9	Army or the Navy or an officer of the Air Force des
10	ignated as a dental officer;
11	"(2) has a dental specialty in oral and maxillo
12	facial surgery;
13	"(3) is in a pay grade below pay grade 0-7;
14	"(4) has at least eight years of creditable serv
15	ice (computed as described in section 302b(g) of this
16	title) or has completed any active-duty service com
17	mitment incurred for dental education and training
18	and
19	"(5) has completed initial residency training (or
20	will complete such training before September 30 or
21	the fiscal year in which the officer enters into an
22	agreement under subsection (a)).

"(c) Extension of Bonus to Other Dental Of-

24 FICERS.—At the discretion of the Secretary of the military

25 department concerned, the Secretary may enter into a

- 1 written agreement described in subsection (a)(1) with a
- 2 dental officer who does not have the dental specialty speci-
- 3 fied in subsection (b)(2), and pay a retention bonus to
- 4 such an officer as provided in this section, if the officer
- 5 otherwise satisfies the eligibility requirements specified in
- 6 subsection (b). The Secretaries shall exercise the authority
- 7 provided in this section in a manner consistent with regu-
- 8 lations prescribed by the Secretary of Defense.
- 9 "(d) Refunds.—(1) Refunds shall be required, on
- 10 a pro rata basis, of sums paid under this section if the
- 11 officer who has received the payment fails to complete the
- 12 total period of active duty specified in the agreement, as
- 13 conditions and circumstances warrant.
- 14 "(2) An obligation to reimburse the United States
- 15 imposed under paragraph (1) is for all purposes a debt
- 16 owed to the United States.
- 17 "(3) A discharge in bankruptcy under title 11, United
- 18 States Code, that is entered less than five years after the
- 19 termination of an agreement under this section does not
- 20 discharge the member signing such agreement from a debt
- 21 arising under such agreement or under paragraph (1).
- 22 This paragraph applies to any case commenced under title
- 23 11 after the date of the enactment of the National Defense
- 24 Authorization Act for Fiscal Year 1998.".

1	(b) CLERICAL AMENDMENT.—The table of sections		
2	at the beginning of such chapter is amended by inserting		
3	after the item relating to section 301d the following new		
4	item:		
	"301e. Multiyear retention bonus: dental officers of the armed forces.".		
5	SEC. 616. INCREASE IN VARIABLE AND ADDITIONAL SPE-		
6	CIAL PAYS FOR CERTAIN DENTAL OFFICERS.		
7	(a) Variable Special Pay for Junior Offi-		
8	CERS.—Paragraph (2) of section 302b(a) of title 37, Unit-		
9	ed States Code, is amended by striking out subparagraphs		
10	(C) through (F) and inserting in lieu thereof the following		
11	new subparagraphs:		
12	"(C) $$7,000$ per year, if the officer has at least		
13	six but less than eight years of creditable service.		
14	"(D) $$12,000$ per year, if the officer has at		
15	least eight but less than 12 years of creditable serv-		
16	ice.		
17	"(E) \$10,000 per year, if the officer has at		
18	least 12 but less than 14 years of creditable service.		
19	"(F) \$9,000 per year, if the officer has at least		
20	14 but less than 18 years of creditable service.		
21	"(G) \$8,000 per year, if the officer has 18 or		
22	more years of creditable service.".		
23	(b) Variable Special Pay for Senior Offi-		
24	CERS.—Paragraph (3) of such section is amended by		

- 1 striking out "\$1,000" and inserting in lieu thereof
- 2 "\$7,000".
- 3 (c) Additional Special Pay.—Paragraph (4) of
- 4 such section is amended by striking out subparagraphs
- 5 (B) through (D) and inserting in lieu thereof the following
- 6 new subparagraphs:
- 7 "(B) \$6,000 per year, if the officer has at least
- 8 three but less than 10 years of creditable service.
- 9 "(C) \$15,000 per year, if the officer has 10 or
- more years of creditable service.".
- 11 SEC. 617. SPECIAL PAY FOR DUTY AT DESIGNATED HARD-
- 12 SHIP DUTY LOCATIONS.
- 13 (a) Special Pay Authorized.—Section 305 of title
- 14 37, United States Code, is amended by striking out sub-
- 15 section (a) and inserting in lieu thereof the following new
- 16 subsection:
- 17 "(a) Special Pay Authorized.—A member of a
- 18 uniformed service who is entitled to basic pay may be paid
- 19 special pay under this section at a monthly rate not to
- 20 exceed \$300 while the member is on duty at a location
- 21 in the United States or outside the United States des-
- 22 ignated by the Secretary of Defense as a hardship duty
- 23 location.".
- 24 (b) Cross References and Regulations.—Such
- 25 section is further amended—

1	(1) in subsection (b)—
2	(A) by inserting "Exception for Cer-
3	TAIN MEMBERS SERVING IN CERTAIN LOCA-
4	TIONS.—" after "(b)"; and
5	(B) by striking out "as foreign duty pay"
6	and inserting in lieu thereof "as hardship duty
7	location pay";
8	(2) in subsection (c)—
9	(A) by inserting "Exception for Mem-
10	BERS RECEIVING CAREER SEA PAY.—" after
11	"(e)"; and
12	(B) by striking out "special pay under this
13	section" and inserting in lieu thereof "hardship
14	duty location pay under subsection (a)"; and
15	(3) by adding at the end the following new sub-
16	section:
17	"(d) Regulations.—The Secretary of Defense shall
18	prescribe regulations for the provision of hardship duty
19	location pay under subsection (a), including the actual
20	monthly rates at which the special pay will be available.".
21	(c) Clerical Amendments.—(1) the heading of
22	such section is amended to read as follows:
23	"§ 305. Special pay: hardship duty location pay".
24	(2) The table of sections at the beginning of chapter
25	5 of title 37, United States Code, is amended by striking

- 1 out the item relating to section 305 and inserting in lieu
- 2 thereof the following new item:
 - "305. Special pay: hardship duty location pay.".
- 3 (d) Conforming Amendment.—Section 907(d) of
- 4 such title is amended by striking out "duty at certain
- 5 places" and inserting in lieu thereof "duty at a hardship
- 6 duty location".
- 7 (e) Transition.—Until such time as the Secretary
- 8 of Defense prescribes regulations regarding the provision
- 9 of hardship duty location pay under section 305 of title
- 10 37, United States Code, as amended by this section, the
- 11 Secretary may continue to use the authority provided by
- 12 such section 305, as in effect on the day before the date
- 13 of the enactment of this Act, to provide special pay to en-
- 14 listed members of the uniformed services on duty at cer-
- 15 tain places.
- 16 SEC. 618. SELECTED RESERVE REENLISTMENT BONUS.
- 17 (a) Eligible Members.—Subsection (a)(1) of sec-
- 18 tion 308b of title 37, United States Code, is amended by
- 19 striking out "ten years" and inserting in lieu thereof "14
- 20 years".
- 21 (b) Bonus Amounts; Payment.—Subsection (b) of
- 22 such section is amended to read as follows:
- "(b)(1) The amount of a bonus under this section
- 24 may not exceed—

- 1 "(A) \$2,500, in the case of a member who reen-
- 2 lists or extends an enlistment for a period of three
- 3 years; and
- 4 "(B) \$5,000, in the case of a member who reen-
- 5 lists or extends an enlistment for a period of six
- 6 years.
- 7 "(2) The bonus shall be paid according to a payment
- 8 schedule determined by the Secretary concerned, except
- 9 that the initial payment to a member may not exceed one-
- 10 half the total bonus amount for the member.".
- 11 (c) Number of Individual Bonuses.—Subsection
- 12 (c) of such section is amended to read as follows:
- 13 "(c) A member may not be paid more than one six-
- 14 year bonus or two three-year bonuses under this section.".
- 15 (d) Effect of Failure to Serve Satisfac-
- 16 TORILY.—Subsection (d) of such section is amended to
- 17 read as follows:
- 18 "(d) A member who receives a bonus under this sec-
- 19 tion and who fails, during the period for which the bonus
- 20 was paid, to serve satisfactorily in the element of the Se-
- 21 lected Reserve of the Ready Reserve with respect to which
- 22 the bonus was paid shall refund to the United States an
- 23 amount that bears the same relation to the amount of the
- 24 bonus paid to the member as the period that the member

- 1 failed to serve satisfactorily bears to the total period for
- 2 which the bonus was paid.".
- 3 SEC. 619. SELECTED RESERVE ENLISTMENT BONUS FOR
- 4 FORMER ENLISTED MEMBERS.
- 5 (a) Eligible Persons.—Subsection (a)(2) of sec-
- 6 tion 308i of title 37, United States Code, is amended by
- 7 striking out subparagraph (A) and inserting in lieu thereof
- 8 the following new subparagraph:
- 9 "(A) has completed a military obligation but
- has less than 14 years of total military service;";
- 11 (b) Bonus Amounts; Payment.—Subsection (b) of
- 12 such section is amended to read as follows:
- "(b)(1) The amount of a bonus under this section
- 14 may not exceed—
- 15 "(A) \$2,500, in the case of a person who enlists
- 16 for a period of three years; and
- 17 "(B) \$5,000, in the case of a person who enlists
- for a period of six years.
- 19 "(2) The bonus shall be paid according to a payment
- 20 schedule determined by the Secretary concerned, except
- 21 that the initial payment to a person may not exceed one-
- 22 half the total bonus amount for the person.".
- (c) Limitations.—Subsection (c) of such section is
- 24 amended to read as follows:

1	"(c)(1) A person may not be paid more than one six-		
2	year bonus or two three-year bonuses under this section.		
3	"(2) A person may not be paid a bonus under this		
4	section unless the specialty associated with the position		
5	the person is projected to occupy as a member of the Se-		
6	lected Reserve is a specialty in which—		
7	"(A) the person successfully served while a		
8	member on active duty; and		
9	"(B) the person attained a level of qualification		
10	while a member commensurate with the grade and		
11	years of service of the member.".		
12	SEC. 620. SPECIAL PAY OR BONUSES FOR ENLISTED MEM		
13	BERS EXTENDING TOURS OF DUTY OVER		
14	SEAS.		
14	SEAS.		
14 15 16	SEAS. (a) Inclusion of Bonus Incentive.—(1) Section 314 of title 37, United States Code, is amended to read		
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14 15 16 17 18	SEAS. (a) Inclusion of Bonus Incentive.—(1) Section 314 of title 37, United States Code, is amended to read as follows: "§ 314. Special pay or bonus: qualified enlisted members extending duty at designated loca-		
14 15 16 17 18 19 20	SEAS. (a) Inclusion of Bonus Incentive.—(1) Section 314 of title 37, United States Code, is amended to read as follows: "§ 314. Special pay or bonus: qualified enlisted members extending duty at designated locations overseas		
14 15 16 17 18 19 20	SEAS. (a) Inclusion of Bonus Incentive.—(1) Section 314 of title 37, United States Code, is amended to read as follows: "\$314. Special pay or bonus: qualified enlisted members extending duty at designated locations overseas "(a) Covered Members.—This section applies with		
14 15 16 17 18 19 20 21	SEAS. (a) Inclusion of Bonus Incentive.—(1) Section 314 of title 37, United States Code, is amended to read as follows: "§ 314. Special pay or bonus: qualified enlisted members extending duty at designated locations overseas "(a) Covered Members.—This section applies with respect to an enlisted member of an armed force who—		

1	"(3) has completed a tour of duty (as defined
2	in accordance with regulations prescribed by the
3	Secretary concerned) at a location outside the 48
4	contiguous States and the District of Columbia that
5	is designated by the Secretary concerned for the
6	purposes of this section; and
7	"(4) at the end of that tour of duty executes an
8	agreement to extend that tour for a period of not
9	less than one year.
10	"(b) Special Pay or Bonus Authorized.—Under
11	regulations prescribed by the Secretary concerned, an en-
12	listed member described in subsection (a) is entitled, upon
13	acceptance by the Secretary concerned of the agreement
14	providing for extension of the member's tour of duty, to
15	either—
16	"(1) special pay for duty performed during the
17	period of the extension at a rate of not more than
18	\$80 per month, as prescribed by the Secretary con-
19	cerned; or
20	"(2) a bonus of up to \$2,000 per year, as pre-
21	scribed by the Secretary concerned, for specialty re-
22	quirements at designated locations.
23	"(c) Selection and Payment of Special Pay or
24	Bonus.—Not later than the date on which the Secretary
25	concerned accepts an agreement described in subsection

- 1 (a)(4) providing for the extension of a member's tour of
- 2 duty, the Secretary concerned shall notify the member re-
- 3 garding whether the member will receive special pay or
- 4 a bonus under this section. The payment rate for the spe-
- 5 cial pay or bonus shall be fixed at the time of the agree-
- 6 ment and may not be changed during the period of the
- 7 extended tour of duty. The Secretary concerned may pay
- 8 a bonus under this section either in a lump sum or install-
- 9 ments.
- 10 "(d) Repayment of Bonus.—(1) If a member who
- 11 receives all or part of a bonus under this section fails to
- 12 complete the total period of extension specified in the
- 13 agreement described in subsection (a)(4), the Secretary
- 14 concerned may require the member to repay the United
- 15 States, on a pro rata basis and to the extent that the Sec-
- 16 retary determines conditions and circumstances warrant,
- 17 amounts paid to the member under this section.
- 18 "(2) An obligation to repay the United States im-
- 19 posed under paragraph (1) is for all purposes a debt owed
- 20 to the United States.
- 21 "(3) A discharge in bankruptcy under title 11 that
- 22 is entered less than five years after the termination of the
- 23 agreement does not discharge the member signing the
- 24 agreement from a debt arising under the agreement or

- 1 under paragraph (1). This paragraph applies to any case
- 2 commenced under title 11 on or after October 1, 1997.
- 3 "(e) Effect of Rest and Recuperative Ab-
- 4 SENCE.—A member who elects to receive one of the bene-
- 5 fits specified in section 705(b) of title 10 as part of the
- 6 extension of a tour of duty is not entitled to the special
- 7 pay or bonus authorized by this section for the period of
- 8 the extension of duty for which the benefit under such sec-
- 9 tion is provided.".
- 10 (2) The item relating to section 314 in the table of
- 11 sections at the beginning of chapter 5 of such title is
- 12 amended to read as follows:
 - "314. Special pay or bonus: qualified enlisted members extending duty at designated locations overseas.".
- 13 (b) Application of Amendment.—Section 314 of
- 14 title 37, United States Code, as amended by subsection
- 15 (a), shall apply with respect to an agreement to extend
- 16 a tour of duty as provided in such section executed on
- 17 or after October 1, 1997.
- 18 SEC. 621. INCREASE IN AMOUNT OF FAMILY SEPARATION
- 19 ALLOWANCE.
- Section 427 of title 37, United States Code (as
- 21 amended by section 604(b)(3), is further amended in sub-
- 22 section (a)(1) by striking out "\$75" and inserting in lieu
- 23 thereof "\$100".

1	SEC. 622. CHANGE IN REQUIREMENTS FOR READY RE-
2	SERVE MUSTER DUTY ALLOWANCE.
3	Section 433(c) of title 37, United States Code, is
4	amended—
5	(1) in the first sentence, by striking out "and
6	shall be" and all that follows through "is per-
7	formed"; and
8	(2) by inserting after the first sentence the fol-
9	lowing new sentence: "The allowance may be paid to
10	the member on or before the date on which the mus-
11	ter duty is performed, but shall be paid not later
12	than 30 days after the date on which the muster
13	duty is performed.".
14	SEC. 623. EXPANSION OF RESERVE AFFILIATION BONUS TO
14 15	SEC. 623. EXPANSION OF RESERVE AFFILIATION BONUS TO INCLUDE COAST GUARD RESERVE.
15	INCLUDE COAST GUARD RESERVE.
15 16	INCLUDE COAST GUARD RESERVE. Section 308e of title 37, United States Code, is
15 16 17	Section 308e of title 37, United States Code, is amended—
15 16 17 18	Section 308e of title 37, United States Code, is amended— (1) in subsection (a), by striking out "Under
15 16 17 18	INCLUDE COAST GUARD RESERVE. Section 308e of title 37, United States Code, is amended— (1) in subsection (a), by striking out "Under regulations prescribed by the Secretary of Defense,
15 16 17 18 19	Section 308e of title 37, United States Code, is amended— (1) in subsection (a), by striking out "Under regulations prescribed by the Secretary of Defense, the Secretary of a military department" and insert-
15 16 17 18 19 20 21	INCLUDE COAST GUARD RESERVE. Section 308e of title 37, United States Code, is amended— (1) in subsection (a), by striking out "Under regulations prescribed by the Secretary of Defense, the Secretary of a military department" and inserting in lieu thereof "The Secretary concerned";
15 16 17 18 19 20 21	Section 308e of title 37, United States Code, is amended— (1) in subsection (a), by striking out "Under regulations prescribed by the Secretary of Defense, the Secretary of a military department" and inserting in lieu thereof "The Secretary concerned"; (2) in subsection (b)(3), by striking out "des-
15 16 17 18 19 20 21 22 23	Section 308e of title 37, United States Code, is amended— (1) in subsection (a), by striking out "Under regulations prescribed by the Secretary of Defense, the Secretary of a military department" and inserting in lieu thereof "The Secretary concerned"; (2) in subsection (b)(3), by striking out "designated by the Secretary of Defense for the purposes

1	(3) in subsection $(c)(3)$, by striking out "regu-		
2	lations prescribed by the Secretary of Defense" and		
3	inserting in lieu thereof "the regulations prescribed		
4	under subsection (f)"; and		
5	(4) by adding at the end the following new sub-		
6	section:		
7	"(f) This section shall be administered under regula-		
8	tions prescribed by the Secretary of Defense for the armed		
9	forces under the jurisdiction of the Secretary of Defense		
10	and by the Secretary of Transportation for the Coast		
11	Guard when the Coast Guard is not operating as a service		
12	in the Navy.".		
13	Subtitle C—Travel and		
14	Transportation Allowances		
15	SEC. 631. TRAVEL AND TRANSPORTATION ALLOWANCES		
16	FOR DEPENDENTS OF MEMBER SENTENCED		
17	BY COURT-MARTIAL.		
18	Section 406(h)(2)(C) of title 37, United States Code,		
19	is amended by striking out the comma at the end of clause		
20	(iii) and all that follows through "title 10." and inserting		
21	in lieu thereof a period.		
22	SEC. 632. DISLOCATION ALLOWANCE.		
23			
23	Section 407 of title 37, United States Code, is		

1	§ 407. Travel and transportation anowances: disloca-
2	tion allowance
3	"(a) Basic Eligibility.—(1) Under regulations pre-
4	scribed by the Secretary concerned, a member of a uni-
5	formed service described in paragraph (2) is entitled to
6	a dislocation allowance at the rate set forth in the tables
7	in subsection (c) for the member's pay grade and depend-
8	ency status.
9	"(2) A member of the uniformed services referred to
10	in paragraph (1) is any of the following:
11	"(A) A member who makes a change of perma-
12	nent station and the member's dependents actually
13	make an authorized move in connection with the
14	change, including a move by the dependents—
15	"(i) to join the member at the member's
16	duty station after an unaccompanied tour of
17	duty when the member's next tour of duty is an
18	accompanied tour at the same station; and
19	"(ii) to a location designated by the mem-
20	ber after an accompanied tour of duty when the
21	member's next tour of duty is an unaccom-
22	panied tour at the same duty station.
23	"(B) A member whose dependents actually
24	move pursuant to section 405a(a), 406(e), 406(h),
25	or 554 of this title.

1	"(C) A member whose dependents actually
2	move from their place of residence under cir-
3	cumstances described in section 406a of this title.
4	"(D) A member who is without dependents
5	and—
6	"(i) actually moves to a new permanent
7	station where the member is not assigned to
8	quarters of the United States; or
9	"(ii) actually moves from a place of resi-
10	dence under circumstances described in section
11	406a of this title.
12	"(E) A member who is ordered to move in con-
13	nection with the closure or realignment of a military
14	installation and, as a result, the member's depend-
15	ents actually move or, in the case of a member with-
16	out dependents, the member actually moves.
17	"(3) If a dislocation allowance is paid under this sub-
18	section to a member described in subparagraph (C) or
19	(D)(ii), the member is not entitled to another dislocation
20	allowance as a member described in subparagraph (A) or
21	(E) in connection with the same move.
22	"(b) Second Allowance Authorized Under
23	CERTAIN CIRCUMSTANCES.—(1) Under regulations pre-
24	scribed by the Secretary concerned, whenever a member
25	is entitled to a dislocation allowance as a member de-

- 1 scribed in subparagraph (C) or (D)(ii) of subsection
- 2 (a)(2), the member is also entitled to a second dislocation
- 3 allowance at the rate set forth in the tables in subsection
- 4 (c) for the member's pay grade and dependency status if,
- 5 subsequent to the member or the member's dependents ac-
- 6 tually moving from their place of residence under cir-
- 7 cumstances described in section 406a of this title, the
- 8 member or member's dependents complete that move to
- 9 a new location and then actually move from that new loca-
- 10 tion to another location also under circumstances de-
- 11 scribed in section 406a of this title.
- 12 "(2) If a second dislocation allowance is paid under
- 13 this subsection, the member is not entitled to a dislocation
- 14 allowance as a member described in subparagraph (A) or
- 15 (E) of subsection (a)(2) in connection with those moves.
- 16 "(c) Dislocation Allowance Rates.—(1) A dis-
- 17 location allowance under this section shall be paid at the
- 18 following monthly rates, based on a member's pay grade
- 19 and dependency status:

"COMMISSIONED OFFICERS

Paygrade	Without dependents	With dependents
O-10	\$2,061.75	\$2,538.00
O-9	2,061.75	2,538.00
O-8	2,061.75	2,538.00
O-7	2,061.75	2,538.00
O-6	1,891.50	2,285.25
0–5	1,821.75	2,202.75
0–4	1,688.25	1,941.75
0-3	1,353.00	1,606.50
0–2	1,073.25	1,371.75

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"COMMISSIONED OFFICERS—Continued

Paygrade	Without dependents	With dependents
0–1	903.75	1,226.25

"COMMISSIONED OFFICERS WITH OVER 4 YEARS OF ACTIVE DUTY SERVICE AS AN ENLISTED MEMBER OR WARRANT OFFICER

Paygrade	Without dependents	With dependents
O–3E	\$1,461.00	\$1,726.50
O–2E	1,242.00	1,557.75
O–1E	1,068.00	1,439.25

"WARRANT OFFICER

Paygrade	Without dependents	With dependents
W-5	\$1,715.25	\$1,874.25
W-4	1,523.25	1,718.25
W-3	1,280.00	1,574.25
W-2	1,137.00	1,448.25
W-1	951.75	1,252.50

"ENLISTED MEMBER

Paygrade	Without dependents	With dependents
E-9	\$1,251.00	\$1,649.25
E-8	1,148.25	1,520.25
E-7	981.00	1,411.50
E-6	888.00	1,304.25
E-5	819.00	1,173.00
E-4	712.50	1,020.00
E-3	699.00	949.50
E-2	567.75	903.75
E-1	506.25	903.75

- 1 "(2) For each calendar year after 1997, the Secretary
- 2 of Defense shall adjust the rates in the tables in para-
- 3 graph (1) by the percentage equal to the rate of change
- 4 of the national average monthly cost of housing, as deter-
- 5 mined by the Secretary under section 403 of this title for
- 6 that calendar year.

- "(d) FISCAL YEAR LIMITATION; EXCEPTIONS.—(1) 1 A member is not entitled to more than one dislocation allowance during a fiscal year unless— 3 "(A) the Secretary concerned finds that the ex-4 5 igencies of the service require the member to make 6 more than one change of permanent station during 7 the fiscal year; "(B) the member is ordered to a service school 8 9 as a change of permanent station; "(C) the member's dependents are covered by 10 11 section 405a(a), 406(e), 406(h), or 554 of this title; 12 or 13 "(D) subparagraph (C) or (D)(ii) of subsection 14 (a)(2) or subsection (b) apply with respect to the 15 member or the member's dependents. "(2) This subsection does not apply in time of na-16 tional emergency or in time of war. "(e) First or Last Duty.—A member is not enti-18 tled to payment of a dislocation allowance when ordered 19 from the member's home to the member's first duty sta-20 21 tion or from the member's last duty station to the mem-
- 23 "(f) Rule of Construction.—For purposes of this 24 section, a member whose dependents may not make an au-

ber's home.

- 1 thorized move in connection with a change of permanent
- 2 station is considered a member without dependents.
- 3 "(g) ADVANCE PAYMENT.—A dislocation allowance
- 4 payable under this section may be paid in advance.".

5 Subtitle D—Retired Pay, Survivor

6 Benefits, and Related Matters

- 7 SEC. 641. TIME IN WHICH CERTAIN CHANGES IN BENE-
- 8 FICIARY UNDER SURVIVOR BENEFIT PLAN
- 9 MAY BE MADE.
- 10 (a) Extension of Time for Change.—Section
- 11 1450(f)(1)(C) of title 10, United States Code, is amended
- 12 by inserting before the period at the end the following:
- 13 ", except that such a change of election to change a bene-
- 14 ficiary under the Plan from a former spouse to a spouse
- 15 may be made at any time after the person providing the
- 16 annuity remarries (rather than only within one year after
- 17 the date on which that person marries)".
- 18 (b) Effective Date.—The amendment made by
- 19 subsection (a) shall apply with respect to marriages occur-
- 20 ring before, on, or after the date of the enactment of this
- 21 Act.

1	Subtitle E—Other Matters
2	SEC. 651. DEFINITION OF SEA DUTY FOR PURPOSES OF CA
3	REER SEA PAY.
4	Section 305a(d) of title 37, United States Code, is
5	amended—
6	(1) in paragraph (1)(A), by striking out ", ship-
7	based staff, or ship-based aviation unit";
8	(2) in paragraph (1)(B), by striking out "or
9	ship-based staff'';
10	(3) by redesignating paragraphs (2) and (3) as
11	paragraphs (3) and (4), respectively; and
12	(4) by inserting after paragraph (1) the follow-
13	ing new paragraph:
14	"(2) The Secretary concerned may designate duty
15	performed by a member while serving on a ship the pri-
16	mary mission of which is accomplished either while under
17	way or in port as 'sea duty' for purposes of this section
18	even though the duty is performed while the member is
19	permanently or temporarily assigned to a ship-based staff
20	or other unit not covered by paragraph (1).".
21	SEC. 652. LOAN REPAYMENT PROGRAM FOR COMMIS
22	SIONED OFFICERS IN CERTAIN HEALTH PRO-
23	FESSIONS.
24	(a) Chapter 109 of title 10, United States Code, is

25 amended by adding at the end the following new section:

1	"§ 2173. Education loan repayment program: commis-
2	sioned officers in specified health profes-
3	sions
4	"(a) Authority To Repay Education Loans.—
5	For the purpose of maintaining adequate numbers of com-
6	missioned officers of the armed forces on active duty who
7	are qualified in the various health professions, the Sec-
8	retary of a military department may repay, in the case
9	of a person described in subsection (b), a loan that was
10	used by the person to finance education regarding a health
11	profession and was obtained from a governmental entity,
12	private financial institution, school, or other authorized
13	entity.
14	"(b) Eligible Persons.—To be eligible to obtain
15	a loan repayment under this section, a person must—
16	"(1) satisfy one of the academic requirements
17	specified in subsection (e);
18	"(2) be fully qualified for, or hold, an appoint-
19	ment as a commissioned officer in one of the health
20	professions; and
21	"(3) sign a written agreement to serve on active
22	duty, or, if on active duty, to remain on active duty
23	for a period in addition to any other incurred active
24	duty obligation.
25	"(c) Academic Requirements.—One of the follow-
26	ing academic requirements must be satisfied for purposes

- 1 of determining the eligibility of a person for a loan repay-
- 2 ment under this section:
- 3 "(1) The person must be fully qualified in a
- 4 health profession that the Secretary of the military
- 5 department concerned has determined to be nec-
- 6 essary to meet identified skill shortages.
- 7 "(2) The person must be enrolled as a full-time
- 8 student in the final year of a course of study at an
- 9 accredited educational institution leading to a degree
- in a health profession other than medicine or osteo-
- 11 pathic medicine.
- "(3) The person must be enrolled in the final
- year of an approved graduate program leading to
- specialty qualification in medicine, dentistry, osteo-
- pathic medicine, or other health profession.
- 16 "(d) Certain Person Ineligible.—Participants of
- 17 the Armed Forces Health Professions Scholarship and Fi-
- 18 nancial Assistance program under subchapter I of chapter
- 19 105 of this title and students of the Uniformed Services
- 20 University of the Health Sciences established under sec-
- 21 tion 2112 of this title are not eligible for the repayment
- 22 of an education loan under this section.
- 23 "(e) Loan Repayments.—(1) Subject to the limits
- 24 established by paragraph (2), a loan repayment under this
- 25 section may consist of payment of the principal, interest,

- 1 and related expenses of a loan obtained by a person de-
- 2 scribed in subsection (b) for—
- 3 "(A) all educational expenses, comparable to all
- 4 educational expenses recognized under section
- 5 2127(a) of this title for participants in the Armed
- 6 Forces Health Professions Scholarship and Finan-
- 7 cial Assistance program; and
- 8 "(B) reasonable living expenses, not to exceed
- 9 expenses comparable to the stipend paid under sec-
- tion 2121(d) of this title for participants in the
- 11 Armed Forces Health Professions Scholarship and
- 12 Financial Assistance program.
- 13 "(2) For each year of obligated service that a person
- 14 agrees to serve in an agreement described in subsection
- 15 (b)(3), the Secretary of the military department concerned
- 16 may pay not more than \$22,000 on behalf of the person.
- 17 This maximum amount shall be increased annually by the
- 18 Secretary of Defense effective October 1 of each year by
- 19 a percentage equal to the percent increase in the average
- 20 annual cost of educational expenses and stipend costs of
- 21 a single scholarship under the Armed Forces Health Pro-
- 22 fessions Scholarship and Financial Assistance program.
- 23 The total amount that may be repaid on behalf of any
- 24 person may not exceed an amount determined on the basis
- 25 of a four-year active duty service obligation.

- 1 "(f) ACTIVE DUTY SERVICE OBLIGATION.—(1) A
- 2 person entering into an agreement described in subsection
- 3 (b)(3) incurs an active duty service obligation. The length
- 4 of this obligation shall be determined under regulations
- 5 prescribed by the Secretary of Defense, but those regula-
- 6 tions may not provide for a period of obligation of less
- 7 than one year for each maximum annual amount, or por-
- 8 tion thereof, paid on behalf of the person for qualified
- 9 loans.
- 10 "(2) For persons on active duty before entering into
- 11 the agreement, the active duty service obligation shall be
- 12 served consecutively to any other incurred obligation.
- 13 "(g) Effect of Failure To Complete Obliga-
- 14 TION.—A commissioned officer who is relieved of the offi-
- 15 cer's active duty obligation under this section before the
- 16 completion of that obligation may be given, with or with-
- 17 out the consent of the officer, any alternative obligation
- 18 comparable to any of the alternative obligations authorized
- 19 by section 2123(e) of this title for participants in the
- 20 Armed Forces Health Professions Scholarship and Finan-
- 21 cial Assistance program.
- 22 "(h) Regulations.—The Secretary of Defense shall
- 23 prescribe regulations to carry out this section, including
- 24 standards for qualified loans and authorized payees and

1	other terms and conditions for the making of loan repay-
2	ments.".
3	(b) Clerical Amendment.—The table of sections
4	at the beginning of such chapter is amended by adding
5	at the end the following new item:
	"2173. Education loan repayment program: commissioned officers in specified health professions.".
6	SEC. 653. CONFORMANCE OF NOAA COMMISSIONED OFFI
7	CERS SEPARATION PAY TO SEPARATION PAY
8	FOR MEMBERS OF OTHER UNIFORMED SERV
9	ICES.
10	(a) Elimination of Limitations on Amount of
11	SEPARATION PAY.—Section 9 of the Coast and Geodetic
12	Survey Commissioned Officers' Act of 1948 (33 U.S.C.
13	853h) is amended—
14	(1) in subsection $(b)(1)$, by striking ", or
15	\$30,000, whichever is less";
16	(2) in subsection (b)(2), by striking ", but in no
17	event more than \$15,000"; and
18	(3) in subsection (d), by striking "(1)", and by
19	striking paragraph (2).
20	(b) Waiver of Recoupment of Amounts With-
21	HELD FOR TAX PURPOSES FROM CERTAIN SEPARATION
22	PAY.—Section 9(e)(2) of the Coast and Geodetic Survey

23 Commissioned Officers' Act of 1948 (33 U.S.C. 853h) is

24 amended in the first sentence by inserting before the pe-

- 1 riod at the end the following: ", less the amount of Federal
- 2 income tax withheld from such pay (such withholding
- 3 being at the flat withholding rate for Federal income tax
- 4 withholding, as in effect pursuant to regulations pre-
- 5 scribed under chapter 24 of the Internal Revenue Code
- 6 of 1986)".
- 7 (c) Effective Date and Application.—The
- 8 amendments made by this section shall take effect on Oc-
- 9 tober 1, 1996, and shall apply to payments of separation
- 10 pay that are made after September 30, 1997.
- 11 SEC. 654. REIMBURSEMENT OF PUBLIC HEALTH SERVICE
- 12 OFFICERS FOR ADOPTION EXPENSES.
- 13 Section 221(a) of the Public Health Service Act (42
- 14 U.S.C. 213a(a)) is amended by adding at the end the fol-
- 15 lowing new paragraph:
- 16 "(16) Section 1052, Reimbursement for adop-
- tion expenses.".
- 18 SEC. 655. PAYMENT OF BACK QUARTERS AND SUBSISTENCE
- 19 ALLOWANCES TO WORLD WAR II VETERANS
- 20 who served as guerrilla fighters in
- 21 THE PHILIPPINES.
- 22 (a) In General.—The Secretary of the military de-
- 23 partment concerned shall pay, upon request, to an individ-
- 24 ual described in subsection (b) the amount determined
- 25 with respect to that individual under subsection (c).

- 1 (b) Covered Individuals.—A payment under sub-
- 2 section (a) shall be made to any individual who as a mem-
- 3 ber of the Armed Forces during World War II—
- 4 (1) was captured within the territory of the
- 5 Philippines by Japanese forces;
- 6 (2) escaped from captivity; and
- 7 (3) served as a guerrilla fighter in the Phil-
- 8 ippines during the period from January 1942
- 9 through February 1945.
- 10 (c) Amount To Be Paid.—The amount of a pay-
- 11 ment under subsection (a) shall be the amount of quarters
- 12 and subsistence allowance which accrued to an individual
- 13 described in subsection (b) during the period specified in
- 14 paragraph (3) of subsection (b) and which was not paid
- 15 to that individual. For the purposes of this subsection, the
- 16 Secretary of War shall be deemed to have determined that
- 17 conditions in the Philippines during the specified period
- 18 justified payment under applicable regulations of quarters
- 19 and subsistence allowances at the maximum special rate
- 20 for duty where emergency conditions existed. The Sec-
- 21 retary shall apply interest compounded at the three-month
- 22 Treasury bill rate.
- 23 (d) Payment to Survivors.—In the case of any in-
- 24 dividual described in subsection (b) who is deceased, pay-
- 25 ment under this section with respect to that individual

- 1 shall be made to that individual's nearest surviving rel-
- 2 ative, as determined by the Secretary concerned.
- 3 SEC. 656. SPACE AVAILABLE TRAVEL FOR MEMBERS OF SE-
- 4 LECTED RESERVE.
- 5 (a) In General.—Chapter 157 of title 10, United
- 6 States Code, is amended by adding at the end the follow-
- 7 ing new section:
- 8 "§ 2646. Space available travel: members of Selected
- 9 Reserve
- 10 "(a) AVAILABILITY.—The Secretary of Defense shall
- 11 prescribe regulations to allow members of the Selected Re-
- 12 serve in good standing (as determined by the Secretary
- 13 concerned), and dependents of such members, to receive
- 14 transportation on aircraft of the Department of Defense
- 15 on a space available basis under the same terms and con-
- 16 ditions as apply to members of the armed forces on active
- 17 duty and dependents of such members.
- 18 "(b) Condition on Dependent Transpor-
- 19 TATION.—A dependent of a member of the Selected Re-
- 20 serve may be provided transportation under this section
- 21 only when the dependent is actually accompanying the
- 22 member on the travel.".
- 23 (b) Clerical Amendment.—The table of sections
- 24 at the beginning of such chapter is amended by adding
- 25 at the end the following new item:

[&]quot;2646. Space available travel: members of Selected Reserve.".

1	SEC. 657. STUDY ON MILITARY PERSONNEL AT, NEAR, OR
2	BELOW THE POVERTY LINE.
3	(a) REQUIREMENT.—The Secretary of Defense shall
4	conduct a study of members of the Armed Forces and
5	their dependents who subsist at, near, or below the poverty
6	line.
7	(b) MATTERS TO BE INCLUDED.—The study shall
8	include the following:
9	(1) An analysis of potential solutions for miti-
10	gating or eliminating income levels for members of
11	the Armed Forces that result in certain members
12	and their dependents subsisting at, near, or below
13	the poverty line, including potential solutions involv-
14	ing changes in the systems and rates of—
15	(A) basic allowance for subsistence for
16	members of the Armed Forces under section
17	402 of title 37, United States Code;
18	(B) basic allowance for quarters for mem-
19	bers of the Armed Forces under section 403 of
20	such title; and
21	(C) variable housing allowance for mem-
22	bers of the Armed Forces under section 403a of
23	such title.
24	(2) An analysis of the effect of the amendments
25	made by sections 603 and 604 of this Act regarding
26	the calculation of the basic allowance for subsistence

- 1 and the consolidation of the basic allowance for 2 quarters and variable housing allowance on mitigat-3 ing or eliminating income levels for members of the Armed Forces that result in certain members and 5 their dependents subsisting at, near, or below the 6 poverty line (as defined in section 673(2) of the Om-7 nibus Budget Reconciliation Act of 1981, including 8 any revision required by that section).
 - (3) Identification of the populations of members of the Armed Forces and their dependents most likely to need income support under Federal programs (and the number of individuals in each population), including—
 - (A) the populations living in areas of the United States where housing costs are notably high; and
- 17 (B) the populations living outside the Unit-18 ed States.
- 19 (4) The desirability of increasing rates of basic 20 pay during a defined number of years by varying percentages depending on pay grade, so as to pro-22 vide for greater increases for members in lower pay 23 grades than for higher pay grades.
- 24 (c) Submission to Congress.—Not later than 180 days after the date of the enactment of this Act, the Sec-

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- 1 retary shall submit to Congress the findings of the study
- 2 conducted under subsection (a).
- 3 SEC. 658. IMPLEMENTATION OF DEPARTMENT OF DEFENSE
- 4 SUPPLEMENTAL FOOD PROGRAM FOR MILI-
- 5 TARY PERSONNEL OUTSIDE THE UNITED
- 6 STATES.
- 7 (a) Funding.—Section 1060a(b) of title 10, United
- 8 States Code, is amended by adding at the end the follow-
- 9 ing new sentence: "Pending receipt of such funds from
- 10 the Secretary of Agriculture for any fiscal year, the Sec-
- 11 retary of Defense may use funds appropriated to the De-
- 12 partment of Defense for that fiscal year for operations and
- 13 maintenance to carry out, and to avoid delay in implemen-
- 14 tation of, the program referred to in subsection (a) during
- 15 any fiscal year.".
- 16 (b) Submission of Plan to Congress.—Not later
- 17 than 90 days after the date of the enactment of this Act,
- 18 the Secretary of Defense shall submit to Congress a plan
- 19 for implementing the special supplemental food program
- 20 under section 1060a of title 10, United States Code, as
- 21 amended by subsection (a).

1	TITLE VII—HEALTH CARE
2	PROVISIONS
3	Subtitle A—Health Care Services
4	SEC. 701. EXPANSION OF RETIREE DENTAL INSURANCE
5	PLAN TO INCLUDE SURVIVING SPOUSE AND
6	CHILD DEPENDENTS OF CERTAIN DECEASED
7	MEMBERS.
8	Section 1076c(b)(4) of title 10, United States Code,
9	is amended—
10	(1) in subparagraph (A)—
11	(A) by striking out "dies" and inserting in
12	lieu thereof "died"; and
13	(B) by striking out "or" at the end of the
14	subparagraph;
15	(2) by striking out the period at the end of sub-
16	paragraph (B) and inserting in lieu thereof "; or";
17	and
18	(3) by adding at the end the following new sub-
19	paragraph:
20	"(C) who died while on active duty for a
21	period of more than 30 days and whose eligible
22	dependents are not eligible, or no longer eligi-
23	ble, for dental benefits under section 1076a of
24	this title pursuant to subsection (i)(2) of such
25	section.".

1	SEC. 702. PROVISION OF PROSTHETIC DEVICES TO COV-
2	ERED BENEFICIARIES.
3	(a) Inclusion Among Authorized Care.—Sub-
4	section (a) of section 1077 of title 10, United States Code,
5	is amended by adding at the end the following new para-
6	graph:
7	"(15) Prosthetic devices, as determined by the
8	Secretary of Defense to be necessary because of sig-
9	nificant conditions resulting from trauma, congenital
10	anomalies, or disease.".
11	(b) Conforming Amendment.—Subsection (b) of
12	such section is amended by striking out paragraph (2) and
13	inserting in lieu thereof the following new paragraph:
14	"(2) Hearing aids, orthopedic footwear, and
15	spectacles, except that, outside of the United States
16	and at stations inside the United States where ade-
17	quate civilian facilities are unavailable, such items
18	may be sold to dependents at cost to the United
19	States.".
20	Subtitle B—TRICARE Program
21	SEC. 711. ADDITION OF DEFINITION OF TRICARE PROGRAM
22	TO TITLE 10.
23	Section 1072 of title 10, United States Code, is
24	amended by adding at the end the following new para-
25	graph:

1	"(7) The term 'TRICARE program' means the
2	managed health care program that is established by
3	the Department of Defense under the authority of
4	this chapter, principally section 1097 of this title
5	and includes the competitive selection of contractors
6	to financially underwrite the delivery of health care
7	services under the Civilian Health and Medical Pro-
8	gram of the Uniformed Services.".
9	SEC. 712. PLAN FOR EXPANSION OF MANAGED CARE OP
10	TION OF TRICARE PROGRAM.
11	(a) Expansion Plan Required.—The Secretary of
12	Defense shall prepare a plan for the expansion of the man-
13	aged care option of the TRICARE program, known as
14	TRICARE Prime, into areas of the United States located
15	outside of the catchment areas of medical treatment facili-
16	ties of the uniformed services, but in which the managed
17	care option is a cost-effective alternative because of—
18	(1) the significant number of covered bene-
19	ficiaries under chapter 55 of title 10, United States
20	Code, including retired members of the Armed
21	Forces and their dependents, who reside in the
22	areas; and
23	(2) the presence in the areas of sufficient non-
24	military health care provider networks.

1 (b) ALTERNATIVES.—As an alternative to expa	nsion
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- 2 of the managed care option of the TRICARE program to
- 3 areas of the United States in which there is few or no
- 4 nonmilitary health care provider networks, the Secretary
- 5 shall include in the plan required under subsection (a) an
- 6 evaluation of the feasibility and cost-effectiveness of pro-
- 7 viding a member of the Armed Forces on active duty who
- 8 is stationed in such an area, or whose dependents reside
- 9 in such an area, with one or both of the following:
- 10 (1) A monetary stipend to assist the member in
- obtaining health care services for the member or the
- member's dependents.
- 13 (2) A reduction in the cost-sharing require-
- ments applicable to the TRICARE program options
- otherwise available to the member to match the re-
- duced cost-sharing responsibilities of the managed
- 17 care option of the TRICARE program.
- 18 (c) Submission of Plan.—Not later than March 1,
- 19 1998, the Secretary shall submit to Congress the plan re-
- 20 quired under subsection (a).

1	Subtitle C—Uniformed Services
2	Treatment Facilities
3	SEC. 721. IMPLEMENTATION OF DESIGNATED PROVIDER
4	AGREEMENTS FOR UNIFORMED SERVICES
5	TREATMENT FACILITIES.
6	(a) Commencement of Health Care Services
7	Under Agreement.—Subsection (c) of section 722 of
8	the National Defense Authorization Act for Fiscal Year
9	1997 (Public Law 104–201, 10 U.S.C. 1073 note) is
10	amended—
11	(1) by redesignating paragraphs (1) and (2) as
12	subparagraphs (A) and (B);
13	(2) by inserting "(1)" before "Unless"; and
14	(3) by adding at the end the following new
15	paragraph:
16	"(2) The Secretary may modify the effective date es-
17	tablished under paragraph (1) for an agreement to permit
18	a transition period of not more than six months between
19	the date on which the agreement is executed by the parties
20	and the date on which the designated provider commences
21	the delivery of health care services under the agreement.".
22	(b) Temporary Continuation of Existing Par-
23	TICIPATION AGREEMENTS.—Subsection (d) of such sec-
24	tion is amended by inserting before the period at the end

- 1 the following: ", including any transitional period provided
- 2 by the Secretary under paragraph (2) of such subsection".
- 3 SEC. 722. LIMITATION ON TOTAL PAYMENTS.
- 4 Section 726(b) of the National Defense Authorization
- 5 Act for Fiscal Year 1997 (Public Law 104–201, 10 U.S.C.
- 6 1073 note) is amended by adding at the end the following
- 7 new sentence: "In establishing the ceiling rate for enroll-
- 8 ees with the designated providers who are also eligible for
- 9 the Civilian Health and Medical Program of the Uni-
- 10 formed Services, the Secretary of Defense shall take into
- 11 account the health status of the enrollees.".
- 12 SEC. 723. CONTINUED ACQUISITION OF REDUCED-COST
- DRUGS.
- 14 Section 722 of the National Defense Authorization
- 15 Act for Fiscal Year 1997 (Public Law 104–201; 10 U.S.C.
- 16 1073 note) is amended by adding at the end the following
- 17 new subsection:
- 18 "(g) Continued Acquisition of Reduced-Cost
- 19 Drugs.—A designated provider shall be treated as part
- 20 of the Department of Defense for purposes of section 8126
- 21 of title 38, United States Code, in connection with the pro-
- 22 vision by the designated provider of health care services
- 23 to covered beneficiaries pursuant to the participation
- 24 agreement of the designated provider under section 718(c)
- 25 of the National Defense Authorization Act for Fiscal Year

1	1991 (Public Law 101–510; 42 U.S.C. 248c note) or pur-
2	suant to the agreement entered into under subsection
3	(b).".
4	Subtitle D—Other Changes to Ex-
5	isting Laws Regarding Health
6	Care Management
7	SEC. 731. WAIVER OR REDUCTION OF COPAYMENTS UNDER
8	OVERSEAS DENTAL PROGRAM.
9	Section 1076a(h) of title 10, United States Code, is
10	amended—
11	(1) in the first sentence, by striking out "Sec-
12	retary" and inserting in lieu thereof "Secretary of
13	Defense''; and
14	(2) by adding at the end the following new sen-
15	tence: "In the case of such an overseas dental plan
16	the Secretary may waive or reduce the copayments
17	otherwise required by subsection (e) to the extent
18	the Secretary determines appropriate for the effec-
19	tive and efficient operation of the plan.".
20	SEC. 732. PREMIUM COLLECTION REQUIREMENTS FOR
21	MEDICAL AND DENTAL INSURANCE PRO-
22	GRAMS.
23	(a) Selected Reserve Dental Insurance.—
24	Paragraph (3) of section 1076b(b) of title 10, United
25	States Code, is amended to read as follows:

- 1 "(3) The Secretary of Defense shall establish proce-
- 2 dures for the collection of the member's share of the pre-
- 3 mium for coverage by the dental insurance plan. Not later
- 4 than October 1, 1998, the Secretary shall permit a mem-
- 5 ber to pay the member's share of the premium through
- 6 a deduction and withholding from basic pay payable to the
- 7 member for inactive duty training or basic pay payable
- 8 to the member for active duty.".
- 9 (b) Retiree Dental Insurance Plan.—Para-
- 10 graph (2) of section 1076c(c) of such title is amended to
- 11 read as follows:
- 12 "(2) In the regulations prescribed under subsection
- 13 (h), the Secretary of Defense shall establish procedures
- 14 for the payment by enrolled members and by other en-
- 15 rolled covered beneficiaries of premiums charged for cov-
- 16 erage by the dental insurance plan. Not later than October
- 17 1, 1998, the Secretary shall permit a member enrolled in
- 18 the plan and entitled to retired pay to pay the member's
- 19 share of the premium through a deduction and withhold-
- 20 ing from the retired pay of the member.".
- 21 (c) Implementation Plan.—Not later than March
- 22 1, 1998, the Secretary of Defense shall submit to Congress
- 23 a plan to permit, not later than October 1, 1998—
- 24 (1) an enrollee in the Selected Reserve dental
- insurance plan authorized under section 1076b of

- 1 title 10, United States Code, to pay the enrollee's
- 2 share of the premium for such insurance through a
- deduction and withholding from basic pay payable to
- 4 the enrollee;
- 5 (2) a retired member of the uniformed services
- 6 enrolled in the dental insurance plan authorized
- 7 under section 1076c of such title to pay the enroll-
- 8 ee's share of the premium for such insurance
- 9 through a deduction and withholding from retired
- pay payable to the enrollee; and
- 11 (3) a retired member of the uniformed services
- enrolled in the managed care option of the
- 13 TRICARE program known as TRICARE Prime to
- pay the enrollee's share of the premium for such op-
- tion through a deduction and withholding from re-
- tired pay payable to the enrollee.
- 17 SEC. 733. CONSISTENCY BETWEEN CHAMPUS AND MEDI-
- 18 CARE IN PAYMENT RATES FOR SERVICES.
- 19 (a) Conformity Between Rates.—Section
- 20 1079(h) of title 10, United States Code, is amended by
- 21 striking out paragraphs (1), (2), and (3) and inserting in
- 22 lieu thereof the following new paragraph:
- "(1) Except as provided in paragraphs (2) and (3),
- 24 payment for a charge for services by an individual health
- 25 care professional (or other noninstitutional health care

- 1 provider) for which a claim is submitted under a plan con-
- 2 tracted for under subsection (a) shall be equal to an
- 3 amount determined to be appropriate, to the extent prac-
- 4 ticable, in accordance with the same reimbursement rules
- 5 as apply to payments for similar services under title XVIII
- 6 of the Social Security Act (42 U.S.C. 1395 et seq.). The
- 7 Secretary of Defense shall determine the appropriate pay-
- 8 ment amount under this paragraph in consultation with
- 9 the other administering Secretaries.".
- 10 (b) REDUCED RATES AUTHORIZED.—Paragraph (5)
- 11 of such section is amended by adding at the end the follow-
- 12 ing new sentence: "With the consent of the health care
- 13 provider, the Secretary is also authorized to reduce the
- 14 authorized payment for certain health care services below
- 15 the amount otherwise required by the payment limitations
- 16 under paragraph (1).".
- 17 (c) Conforming Amendments.—Such section is
- 18 further amended—
- 19 (1) in paragraph (5), by striking out "para-
- graph (4), the Secretary" and inserting in lieu there-
- of "paragraph (2), the Secretary of Defense"; and
- 22 (2) by redesignating paragraphs (4), (5), and
- 23 (6) as paragraphs (2), (3), and (4), respectively.

1	SEC. 734. USE OF PERSONAL SERVICES CONTRACTS FOR
2	PROVISION OF HEALTH CARE SERVICES AND
3	LEGAL PROTECTION FOR PROVIDERS.
4	(a) Use of Contracts Outside Medical Treat-
5	MENT FACILITIES.—Section 1091(a) of title 10, United
6	States Code, is amended—
7	(1) by inserting "(1)" before "The Secretary of
8	Defense''; and
9	(2) by adding at the end the following new
10	paragraph:
11	"(2) The Secretary of Defense may also enter into
12	personal services contracts to carry out other health care
13	responsibilities of the Secretary, such as the provision of
14	medical screening examinations at Military Entrance
15	Processing Stations, at locations outside medical treat-
16	ment facilities, as determined necessary pursuant to regu-
17	lations issued by the Secretary.".
18	(b) Defense of Suits.—Section 1089 of such title
19	is amended—
20	(1) in subsection (a), by adding at the end the
21	following new sentence: "This subsection shall also
22	apply if the physician, dentist, nurse, pharmacist, or
23	paramedical or other supporting personnel (or the
24	estate of such person) involved is serving under a
25	personal services contract entered into by the Sec-

1	retary of Defense under section 1091 of this title.";
2	and
3	(2) in subsection (f)—
4	(A) by inserting "(1)" after "(f)"; and
5	(B) by adding at the end the following new
6	paragraph:
7	"(2) With respect to the Secretary of Defense and
8	the Armed Forces Retirement Home Board, the authority
9	provided by paragraph (1) also includes the authority to
10	provide for reasonable attorney's fees for persons de-
11	scribed in subsection (a), as determined necessary pursu-
12	ant to regulations issued by the head of the agency con-
	comed "
13	cerned.".
13 14	SEC. 735. PORTABILITY OF STATE LICENSES FOR DEPART-
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	SEC. 735. PORTABILITY OF STATE LICENSES FOR DEPART-
14 15	SEC. 735. PORTABILITY OF STATE LICENSES FOR DEPART- MENT OF DEFENSE HEALTH CARE PROFES-
14 15 16 17	SEC. 735. PORTABILITY OF STATE LICENSES FOR DEPART- MENT OF DEFENSE HEALTH CARE PROFES- SIONALS.
14 15 16 17	SEC. 735. PORTABILITY OF STATE LICENSES FOR DEPART- MENT OF DEFENSE HEALTH CARE PROFES- SIONALS. Section 1094 of title 10, United States Code, is
14 15 16 17	SEC. 735. PORTABILITY OF STATE LICENSES FOR DEPART- MENT OF DEFENSE HEALTH CARE PROFES- SIONALS. Section 1094 of title 10, United States Code, is amended—
114 115 116 117 118	SEC. 735. PORTABILITY OF STATE LICENSES FOR DEPART- MENT OF DEFENSE HEALTH CARE PROFES- SIONALS. Section 1094 of title 10, United States Code, is amended— (1) by redesignating subsection (d) as sub-
14 15 16 17 18 19 20	SEC. 735. PORTABILITY OF STATE LICENSES FOR DEPART- MENT OF DEFENSE HEALTH CARE PROFES- SIONALS. Section 1094 of title 10, United States Code, is amended— (1) by redesignating subsection (d) as subsection (e); and
14 15 16 17 18 19 20 21	SEC. 735. PORTABILITY OF STATE LICENSES FOR DEPART- MENT OF DEFENSE HEALTH CARE PROFES- SIONALS. Section 1094 of title 10, United States Code, is amended— (1) by redesignating subsection (d) as subsection (e); and (2) by inserting after subsection (c) the follow-
14 15 16 17 18 19 20 21	SEC. 735. PORTABILITY OF STATE LICENSES FOR DEPART- MENT OF DEFENSE HEALTH CARE PROFES- SIONALS. Section 1094 of title 10, United States Code, is amended— (1) by redesignating subsection (d) as subsection (e); and (2) by inserting after subsection (c) the following new subsection:

- 1 sion or professions of the health-care professional in any
- 2 State, the District of Columbia, or a Commonwealth, terri-
- 3 tory, or possession of the United States, regardless of
- 4 whether the practice occurs in a health care facility of the
- 5 Department of Defense, a civilian facility affiliated with
- 6 the Department of Defense, or any other location author-
- 7 ized by the Secretary of Defense.
- 8 "(2) A health-care professional referred to in para-
- 9 graph (1) is a member of the armed forces who—
- 10 "(A) has a current license to practice medicine,
- osteopathic medicine, dentistry, or another health
- 12 profession; and
- 13 "(B) is performing authorized duties for the
- 14 Department of Defense.".
- 15 SEC. 736. STANDARD FORM AND REQUIREMENTS REGARD-
- 16 ING CLAIMS FOR PAYMENT FOR SERVICES.
- 17 (a) Clarification of Existing Requirements.—
- 18 Section 1106 of title 10, United States Code, is amended
- 19 to read as follows:
- 20 "§ 1106. Submittal of claims: standard form; time lim-
- 21 its
- 22 "(a) Standard Form.—The Secretary of Defense,
- 23 after consultation with the other administering Secretar-
- 24 ies, shall prescribe by regulation a standard form for the

- 1 submission of claims for the payment of health care serv-
- 2 ices provided under this chapter.
- 3 "(b) Time for Submission.—A claim for payment
- 4 for services shall be submitted as provided in such regula-
- 5 tions not later than one year after the services are pro-
- 6 vided.".
- 7 (b) Clerical Amendment.—The table of sections
- 8 at the beginning of chapter 55 of title 10, United States
- 9 Code, is amended by striking out the item relating to sec-
- 10 tion 1106 and inserting in lieu thereof the following new
- 11 item:

"1106. Submittal of claims: standard form; time limits.".

12 SEC. 737. MEDICAL PERSONNEL CONSCIENCE CLAUSE.

- 13 (a) Secretary of Defense Policy.—The Sec-
- 14 retary of Defense shall establish a uniform policy for the
- 15 Army, Navy, and Air Force establishing the circumstances
- 16 under which covered members (as defined in subsection
- 17 (d)) of the Army, Navy, and Air Force may refuse, based
- 18 on conscience, to perform an abortion (or participate in
- 19 the performance of an abortion) or provide a covered fam-
- 20 ily planning service (or participate in the provision of such
- 21 a service).
- 22 (b) Conscience Clause.—(1) The policy estab-
- 23 lished under subsection (a) shall provide that a member
- 24 of the Army, Navy, or Air Force who is a covered member
- 25 may not be required to perform an abortion (or participate

- 1 in the performance of an abortion), or to provide a covered
- 2 family planning service (or participate in the provision of
- 3 such a service), if the member believes that to do so would
- 4 be wrong on moral, ethical or religious grounds.
- 5 (2) Paragraph (1) does not apply in a case in which
- 6 refusal to perform an abortion (or participate in the per-
- 7 formance of an abortion) or provide a covered family plan-
- 8 ning service would pose a life-threatening risk to the pa-
- 9 tient.
- 10 (c) COVERED FAMILY PLANNING SERVICES.—For
- 11 the purposes of this section, a covered family planning
- 12 service is any of the following:
- 13 (1) Contraceptive services, not limited to the
- prescription or provision of a pharmaceutical prepa-
- 15 ration, device, or chemical method.
- 16 (2) Surgical sterilization.
- 17 (d) COVERED MEMBER.—In this section, the term
- 18 "covered member" means a member of the Army, Navy,
- 19 or Air Force who—
- 20 (1) in the case of the Army, is a member of the
- 21 Medical Corps, Dental Corps, Nurse Corps, Medical
- 22 Service Corps, Veterinary Corps, or Army Medical
- 23 Specialist Corps or is an enlisted member directly
- 24 engaged in or directly supporting medically related
- 25 activities;

1	(2) in the case of the Navy, is a member of the
2	Medical Corps, Dental Corps, Nurse Corps, or Medi-
3	cal Service Corps or is an enlisted member directly
4	engaged in or directly supporting medically related
5	activities; and
6	(3) in the case of the Air Force, is designated
7	as a medical officer, dental officer, Air Force nurse,
8	medical service officer, or biomedical science officer
9	or is an enlisted member directly engaged in or di-
10	rectly supporting medically related activities.
11	(e) Effective Date.—The policy established pursu-
12	ant to subsection (a) shall apply with respect to any re-
13	fusal on or after the date of the enactment of this Act
14	to perform an abortion (or participate in the performance
15	of an abortion) or to provide a covered family planning
16	service.
17	Subtitle E—Other Matters
18	SEC. 741. CONTINUED ADMISSION OF CIVILIANS AS STU-
19	DENTS IN PHYSICIAN ASSISTANT TRAINING
20	PROGRAM OF ARMY MEDICAL DEPARTMENT.
21	(a) CIVILIAN ATTENDANCE.—(1) Chapter 407 of title
22	10, United States Code, is amended by adding at the end
23	the following new section:

1	"§ 4416. Academy of Health Sciences: admission of ci-
2	vilians in physician assistant training
3	program
4	"(a) Reciprocal Agreements With Colleges.—
5	The Secretary of the Army may enter into an agreement
6	with an accredited institution of higher education under
7	which students of the institution may attend the physician
8	assistant training program conducted by the Army Medi-
9	cal Department at the Academy of Health Sciences at
10	Fort Sam Houston, Texas, during the didactic portion of
11	the program. In exchange for the admission of such stu-
12	dents, the institution of higher education shall agree to
13	provide such academic services as the Secretary and the
14	institution consider to be appropriate to support the physi-
15	cian assistant training program at the Academy. The Sec-
16	retary shall ensure that the Army Medical Department
17	does not incur any additional costs as a result of the
18	agreement than the Department would incur to obtain
19	such academic services in the absence of the agreement.
20	"(b) Selection of Students.—The attendance of
21	civilian students at the Academy pursuant to an agree-
22	ment under subsection (a) may not result in a decrease
23	in the number of members of the armed forces enrolled
24	in the physician assistant training program. In consulta-
25	tion with the institution of higher education that is a party
26	to the agreement, the Secretary shall establish qualifica-

- 1 tions and methods of selection for students to receive in-
- 2 struction at the Academy. The qualifications established
- 3 shall be comparable to those generally required for admis-
- 4 sion to the physician assistant training program at the
- 5 Academy.
- 6 "(c) Rules of Attendance.—Except as the Sec-
- 7 retary determines necessary, a civilian student who re-
- 8 ceives instruction at the Academy pursuant to an agree-
- 9 ment entered into under subsection (a) shall be subject
- 10 to the same regulations governing attendance, discipline,
- 11 discharge, and dismissal as apply to other persons attend-
- 12 ing the Academy.
- 13 "(d) Report.—For each year in which an agreement
- 14 under subsection (a) is in effect, the Secretary shall sub-
- 15 mit to Congress a report specifying the number of civilian
- 16 students who received instruction at the Academy under
- 17 the agreement during the period covered by the report and
- 18 accessing the benefits to the United States of the agree-
- 19 ment.
- 20 "(e) Academy Defined.—In this section, the term
- 21 'Academy' means the Academy of Health Sciences of the
- 22 Army Medical Department at Fort Sam Houston,
- 23 Texas.".

1	(2)	The	table	of	sections	at	the	beginning	of	such

- 2 chapter is amended by adding at the end the following
- 3 new item:

"4416. Academy of Health Sciences: admission of civilians in physician assistant training program.".

- 4 (b) Effect on Existing Demonstration Pro-
- 5 GRAM.—An agreement entered into under the demonstra-
- 6 tion program for the admission of civilians as physician
- 7 assistant students at the Academy of Health Sciences,
- 8 Fort Sam Houston, Texas, established pursuant to section
- 9 732 of the National Defense Authorization Act for Fiscal
- 10 Year 1995 (Public Law 103–337; 108 Stat. 2810) shall
- 11 be treated as an agreement entered into under section
- 12 4416 of title 10, United States Code (as added by sub-
- 13 section (a)). The agreement may be extended in such man-
- 14 ner and for such period as the parties to the agreement
- 15 consider appropriate consistent with such section 4416.
- 16 SEC. 742. EMERGENCY HEALTH CARE IN CONNECTION
- 17 WITH OVERSEAS ACTIVITIES OF ON-SITE IN-
- 18 SPECTION AGENCY OF DEPARTMENT OF DE-
- 19 FENSE.
- 20 (a) Payment of Expenses for Emergency
- 21 Health Care.—Chapter 152 of title 10, United States
- 22 Code, is amended by inserting after section 2549 the fol-
- 23 lowing new section:

1	"§ 2549a.	Emergency	health	care:	overseas	activities
2		of On-Site	e Inspec	tion A	gency	

- 3 "(a) AUTHORITY TO PAY EXPENSES.—From funds
- 4 appropriated for the necessary expenses of the On-Site In-
- 5 spection Agency of the Department of Defense, the Sec-
- 6 retary of Defense may pay or reimburse an employee of
- 7 the Agency, a member of the uniformed services or a civil-
- 8 ian employee assigned or detailed to the Agency, or an
- 9 employee of a contractor operating under a contract with
- 10 the Agency, for emergency health care services obtained
- 11 by the employee, member, or contractor employee while
- 12 permanently or temporarily on duty in a state of the
- 13 former Soviet Union or the former Warsaw Pact.
- 14 "(b) Initial Deposits.—The expenses for emer-
- 15 gency health care that may be paid or reimbursed under
- 16 subsection (a) include initial deposits for emergency care
- 17 and inpatient care.".
- 18 (b) CLERICAL AMENDMENT.—The table of sections
- 19 at the beginning of such chapter is amended by inserting
- 20 after the item relating to section 2549 the following new
- 21 item:

[&]quot;2549a. Emergency health care: overseas activities of On-Site Inspection Agency.".

1	SEC. 743. COMPTROLLER GENERAL STUDY OF ADEQUACY
2	AND EFFECT OF MAXIMUM ALLOWABLE
3	CHARGES FOR PHYSICIANS UNDER
4	CHAMPUS.
5	(a) STUDY REQUIRED.—The Comptroller General
6	shall conduct a study regarding the adequacy of the maxi-
7	mum allowable charges for physicians established under
8	the Civilian Health and Medical Program of the Uni-
9	formed Services (CHAMPUS) and the effect of such
10	charges on the participation of physicians in CHAMPUS.
11	The study shall include an evaluation of the following:
12	(1) The methodology used by the Secretary of
13	Defense to establish maximum allowable charges for
14	physicians under CHAMPUS, and whether such
15	methodology conforms to the requirements of section
16	1079(h) of title 10, United States Code.
17	(2) The differences between the established
18	charges under CHAMPUS and reimbursement rates
19	for similar services under title XVIII of the Social
20	Security Act and other health care programs.
21	(3) The basis for physician complaints that the
22	CHAMPUS established charges are too low.
23	(4) The difficultly of CHAMPUS in ensuring
24	physician compliance with the CHAMPUS estab-
25	lished charges in the absence of legal mechanisms to

1	enforce compliance, and the effect of noncompliance
2	on patient out-of-pocket expenses.
3	(5) The effect of the established charges under
4	CHAMPUS on the participation of physicians in
5	CHAMPUS, and the extent and success of Depart-
6	ment of Defense efforts to increase physician partici-
7	pation in areas with low participation rates.
8	(b) Submission of Report.—Not later than March
9	1, 1998, the Comptroller General shall submit to Congress
10	a report containing the results of the study required by
11	subsection (a).
12	SEC. 744. COMPTROLLER GENERAL STUDY OF DEPART-
	MENT OF DEFENSE PHARMACY PROGRAMS.
13 14	MENT OF DEFENSE PHARMACY PROGRAMS. Not later than March 31, 1998, the Comptroller Gen-
13	
13 14	Not later than March 31, 1998, the Comptroller Gen-
13 14 15	Not later than March 31, 1998, the Comptroller General shall submit to Congress a study evaluating the phar-
13 14 15 16	Not later than March 31, 1998, the Comptroller General shall submit to Congress a study evaluating the pharmacy programs of the Department of Defense. The study
13 14 15 16 17	Not later than March 31, 1998, the Comptroller General shall submit to Congress a study evaluating the pharmacy programs of the Department of Defense. The study shall include an examination of the following:
13 14 15 16 17	Not later than March 31, 1998, the Comptroller General shall submit to Congress a study evaluating the pharmacy programs of the Department of Defense. The study shall include an examination of the following: (1) The merits and feasibility of establishing a
13 14 15 16 17 18	Not later than March 31, 1998, the Comptroller General shall submit to Congress a study evaluating the pharmacy programs of the Department of Defense. The study shall include an examination of the following: (1) The merits and feasibility of establishing a uniform formulary for military treatment facility
13 14 15 16 17 18 19 20	Not later than March 31, 1998, the Comptroller General shall submit to Congress a study evaluating the pharmacy programs of the Department of Defense. The study shall include an examination of the following: (1) The merits and feasibility of establishing a uniform formulary for military treatment facility pharmacies and civilian contractor pharmacy benefit
13 14 15 16 17 18 19 20 21	Not later than March 31, 1998, the Comptroller General shall submit to Congress a study evaluating the pharmacy programs of the Department of Defense. The study shall include an examination of the following: (1) The merits and feasibility of establishing a uniform formulary for military treatment facility pharmacies and civilian contractor pharmacy benefit administrators.

1	States Code, pharmacy care access and shifting such
2	beneficiaries to other sources of pharmacy care.

- (3) The merits and feasibility of implementing other pharmacy benefit management best practices at military treatment facility and civilian contractor pharmacies.
- 7 (4) The cost impacts of TRICARE program 8 contractors being unable to procure pharmaceuticals 9 at discounted prices pursuant to section 8126 of title 10 38, United States Code, and potential ways to in-11 crease the discounts available to TRICARE program 12 contractors, with appropriate controls.

13 SEC. 745. COMPTROLLER GENERAL STUDY OF NAVY GRAD-

14 UATE MEDICAL EDUCATION PROGRAM.

15 (a) STUDY REQUIRED.—The Comptroller General shall conduct a study to evaluate the validity of the rec-16 ommendations made by the Medical Education Policy 17 18 Council of the Bureau of Medicine and Surgery of the Navy regarding restructuring the graduate medical edu-19 20 cation program of the Department of the Navy. The study 21 shall specifically address the Council's recommendations relating to residency training conducted at Naval Medical 23 Center, Portsmouth, Virginia, and National Naval Medical

Center, Bethesda, Maryland.

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- 1 (b) Submission of Report.—Not later than March
- 2 1, 1998, the Comptroller General shall submit to Congress
- 3 and the Secretary of the Navy a report containing the re-
- 4 sults of the study required by subsection (a).
- 5 (c) Moratorium on Restructuring.—Until the
- 6 report required by subsection (b) is submitted to Congress,
- 7 the Secretary of the Navy may not make any change in
- 8 the types of residency programs conducted under the Navy
- 9 graduate medical education program or the locations at
- 10 which such residency programs are conducted or otherwise
- 11 restructure the Navy graduate medical education pro-
- 12 gram.
- 13 SEC. 746. STUDY OF EXPANSION OF PHARMACEUTICALS BY
- 14 MAIL PROGRAM TO INCLUDE ADDITIONAL
- 15 MEDICARE-ELIGIBLE COVERED BENE-
- 16 FICIARIES.
- Not later than six months after the date of the enact-
- 18 ment of this Act, the Secretary of Defense shall submit
- 19 to Congress a report regarding the feasibility and advis-
- 20 ability of expanding the category of persons eligible to par-
- 21 ticipate in the demonstration project for the purchase of
- 22 prescription pharmaceuticals by mail, as required by sec-
- 23 tion 702(a) of the National Defense Authorization Act for
- 24 Fiscal Year 1993 (Public Law 102–484; 10 U.S.C. 1079)
- 25 note), to include persons referred to in section 1086(c) of

- 1 title 10, United States Code, who are covered by sub-
- 2 section (d)(1) of such section and reside in the United
- 3 States outside of the catchment area of a medical treat-
- 4 ment facility of the uniformed services.
- 5 SEC. 747. COMPTROLLER GENERAL STUDY OF REQUIRE-
- 6 MENT FOR MILITARY MEDICAL FACILITIES IN
- 7 NATIONAL CAPITAL REGION.
- 8 (a) Study Required.—The Comptroller General
- 9 shall conduct a study to evaluate the requirement for
- 10 Army, Navy, and Air Force medical facilities in the Na-
- 11 tional Capital Region (as defined in section 2674(f)(2) of
- 12 title 10, United States Code). The study shall—
- 13 (1) specifically address requirements with re-
- spect to geography, facilities, integrated residencies,
- and medical environments; and
- 16 (2) provide specific recommendations with re-
- spect to how medical and health care provided by
- these facilities may be better coordinated to more ef-
- ficiently serve, throughout the National Capital Re-
- gion, members of the Armed Forces on active duty
- and covered beneficiaries under chapter 55 of title
- 22 10, United States Code.
- 23 (b) Submission of Report.—Not later than six
- 24 months after the date of the enactment of this Act, the
- 25 Comptroller General shall submit to Congress and the Sec-

1	retary of Defense a report containing the results of the
2	study required by subsection (a).
3	Subtitle F—Persian Gulf Illness
4	SEC. 751. DEFINITIONS.
5	For purposes of this subtitle:
6	(1) The term "Gulf War illness" means any one
7	of the complex of illnesses and symptoms that might
8	have been contracted by members of the Armed
9	Forces as a result of service in the Southwest Asia
10	theater of operations during the Persian Gulf War.
11	(2) The term "Persian Gulf War" has the
12	meaning given that term in section 101 of title 38,
13	United States Code.
14	(3) The term "Persian Gulf veteran" means an
15	individual who served on active duty in the Armed
16	Forces in the Southwest Asia theater of operations
17	during the Persian Gulf War.
18	(4) The term "contingency operation" has the
19	meaning given that term in section 101(a) of title
20	10, United States Code, and includes a humani-
21	tarian operation, peacekeeping operation, or similar

operation.

1	SEC. 752. PLAN FOR HEALTH CARE SERVICES FOR PERSIAN
2	GULF VETERANS.
3	(a) PLAN REQUIRED.—The Secretary of Defense and
4	the Secretary of Veterans Affairs, acting jointly, shall pre-
5	pare a plan to provide appropriate health care to Persian
6	Gulf veterans (and their dependents) who suffer from a
7	Gulf War illness.
8	(b) CONTENTS OF PLAN.—In preparing the plan, the
9	Secretaries shall—
10	(1) use the presumptions of service connection
11	and illness specified in paragraphs (1) and (2) of
12	section 721(d) of the National Defense Authoriza-
13	tion Act for Fiscal Year 1995 (Public Law 103–337;
14	10 U.S.C. 1074 note) to determine the Persian Gulf
15	veterans (and the dependents of Persian Gulf veter-
16	ans) who should be covered by the plan;
17	(2) consider the need and methods available to
18	provide health care services to Persian Gulf veterans
19	who are no longer on active duty in the Armed
20	Forces, such as Persian Gulf veterans who are mem-
21	bers of the reserve components and Persian Gulf
22	veterans who have been separated from the Armed
23	Forces; and
24	(3) estimate the costs to the Government to
25	provide full or partial health care services under the

- 1 plan to covered Persian Gulf veterans (and their cov-
- 2 ered dependents).
- 3 (c) Follow-up Treatment.—The plan required by
- 4 subsection (a) shall specifically address the measures to
- 5 be used to monitor the quality, appropriateness, and effec-
- 6 tiveness of, and patient satisfaction with, health care serv-
- 7 ices provided to Persian Gulf veterans after their initial
- 8 medical examination as part of registration in the Persian
- 9 Gulf War Veterans Health Registry or the Comprehensive
- 10 Clinical Evaluation Program.
- 11 (d) Submission of Plan.—Not later than March 1,
- 12 1998, the Secretaries shall submit to Congress the plan
- 13 required by subsection (a).
- 14 SEC. 753. COMPTROLLER GENERAL STUDY OF REVISED
- 15 **DISABILITY CRITERIA FOR PHYSICAL EVAL**
- 16 UATION BOARDS.
- Not later than March 1, 1998, the Comptroller Gen-
- 18 eral shall submit to Congress a study evaluating the revi-
- 19 sions made by the Secretary of Defense to the criteria
- 20 used by Physical Evaluation Boards to set disability rat-
- 21 ings for members of the Armed Forces who are no longer
- 22 medically qualified for continuation on active duty so as
- 23 to ensure accurate disability ratings related to a diagnosis
- 24 of a Persian Gulf illness. Such revisions were required by
- 25 section 721(e) of the National Defense Authorization Act

- 1 for Fiscal Year 1995 (Public Law 103-337; 10 U.S.C.
- 2 1074 note).
- 3 SEC. 754. IMPROVED MEDICAL TRACKING SYSTEM FOR
- 4 MEMBERS DEPLOYED OVERSEAS IN CONTIN-
- 5 GENCY OR COMBAT OPERATIONS.
- 6 (a) System Required.—Chapter 55 of title 10,
- 7 United States Code, is amended by inserting after section
- 8 1074d the following new section:
- 9 "§ 1074e: Medical tracking system for members de-
- 10 ployed overseas
- 11 "(a) System Required.—The Secretary of Defense
- 12 shall establish a system to assess the medical condition
- 13 of members of the armed forces (including members of the
- 14 reserve components) who are deployed outside the United
- 15 States or its territories or possessions as part of a contin-
- 16 gency operation (including a humanitarian operation,
- 17 peacekeeping operation, or similar operation) or combat
- 18 operation.
- 19 "(b) Elements of System.—The system shall in-
- 20 clude the use of predeployment medical examinations and
- 21 postdeployment medical examinations (including an as-
- 22 sessment of mental health and the drawing of blood sam-
- 23 ples) to accurately record the medical condition of mem-
- 24 bers before their deployment and any changes in their
- 25 medical condition during the course of their deployment.

- 1 The postdeployment examination shall be conducted when
- 2 the member is redeployed or otherwise leaves an area in
- 3 which the system is in operation (or as soon as possible
- 4 thereafter).
- 5 "(c) Recordkeeping.—The results of all medical
- 6 examinations conducted under the system, records of all
- 7 health care services (including immunizations) received by
- 8 members described in subsection (a) in anticipation of
- 9 their deployment or during the course of their deployment,
- 10 and records of events occurring in the deployment area
- 11 that may affect the health of such members shall be re-
- 12 tained and maintained in a centralized location to improve
- 13 future access to the records.
- 14 "(d) QUALITY ASSURANCE.—The Secretary of De-
- 15 fense shall establish a quality assurance program to evalu-
- 16 ate the success of the system in ensuring that members
- 17 described in subsection (a) receive predeployment medical
- 18 examinations and postdeployment medical examinations
- 19 and that the recordkeeping requirements are met.".
- 20 (b) Clerical Amendment.—The table of sections
- 21 at the beginning of such chapter is amended by inserting
- 22 after the item relating to section 1074d the following new
- 23 item:

[&]quot;1074e: Medical tracking system for members deployed overseas.".

1	SEC. 755. REPORT ON PLANS TO TRACK LOCATION OF MEM-
2	BERS IN A THEATER OF OPERATIONS.
3	Not later than March 1, 1998, the Secretary of De-
4	fense shall submit to Congress a report containing a plan
5	for collecting and maintaining information regarding the
6	daily location of units of the Armed Forces, and to the
7	extent practicable individual members of such units, serv-
8	ing in a theater of operations during a contingency oper-
9	ation or combat operation.
10	SEC. 756. REPORT ON PLANS TO IMPROVE DETECTION AND
11	MONITORING OF CHEMICAL, BIOLOGICAL,
12	AND SIMILAR HAZARDS IN A THEATER OF OP-
13	ERATIONS.
14	Not later than March 1, 1998, the Secretary of De-
15	fense shall submit to Congress a report containing a plan
16	regarding the deployment, in a theater of operations dur-
17	ing a contingency operation or combat operation, of a spe-
18	cialized unit of the Armed Forces with the capability and
19	expertise to detect and monitor the presence of chemical,
20	biological, and similar hazards to which members of the
21	Armed Forces may be exposed.
22	SEC. 757. NOTICE OF USE OF INVESTIGATIONAL NEW
23	DRUGS.
24	(a) Notice Requirements.—Chapter 55 of title 10,
25	United States Code, is amended by adding at the end the
26	following new section:

1 "§ 1107. Notice of use of investigational new drugs

- 2 "(a) Notice Required.—(1) Whenever the Sec-
- 3 retary of Defense requests or requires a member of the
- 4 armed forces to receive an investigational new drug, the
- 5 Secretary shall provide the member with notice containing
- 6 the information specified in subsection (d).
- 7 "(2) The Secretary shall also ensure that medical
- 8 providers who administer an investigational new drug or
- 9 who are likely to treat members who receive an investiga-
- 10 tional new drug receive the information required to be pro-
- 11 vided under paragraphs (3) and (4) of subsection (d).
- 12 "(b) Time for Notice.—The notice required to be
- 13 provided to a member under subsection (a)(1) shall be pro-
- 14 vided before the investigational new drug is first adminis-
- 15 tered to the member, if practicable, but in no case later
- 16 than 30 days after the investigational new drug is first
- 17 administered to the member.
- 18 "(c) Form of Notice.—The notice required under
- 19 subsection (a)(1) shall be provided in writing unless the
- 20 Secretary of Defense determines that the use of written
- 21 notice is impractical because of the number of members
- 22 receiving the investigational new drug, time constraints,
- 23 or similar reasons. If the Secretary provides notice under
- 24 subsection (a)(1) in a form other than in writing, the Sec-
- 25 retary shall submit to Congress a report describing the

- 1 notification method used and the reasons for the use of
- 2 the alternative method.
- 3 "(d) Content of Notice.—The notice required
- 4 under subsection (a)(1) shall include the following:
- 5 "(1) Clear notice that drug being administered
- 6 is an investigational new drug.
- 7 "(2) The reasons why the investigational new
- 8 drug is being administered.
- 9 "(3) Information regarding the possible side ef-
- fects of the investigational new drug, including any
- 11 known side effects possible as a result of the inter-
- action of the investigational new drug with other
- drugs or treatments being administered to the mem-
- bers receiving the investigational new drug.
- 15 "(4) Such other information that, as a condi-
- tion of authorizing the use of the investigational new
- drug, the Secretary of Health and Human Services
- may require to be disclosed.
- 19 "(e) Records of Use.—The Secretary of Defense
- 20 shall ensure that the medical records of members accu-
- 21 rately document the receipt by members of any investiga-
- 22 tional new drug and the notice required by subsection (d).
- 23 "(f) Definition.—In this section, the term 'inves-
- 24 tigational new drug' means a drug covered by section

1	505(i) of the Federal Food, Drug, and Cosmetic Act (21
2	U.S.C. 355(i)).".
3	(b) CLERICAL AMENDMENT.—The table of sections
4	at the beginning of such chapter is amended by adding
5	at the end the following new item:
	"1107. Notice of use of investigational new drugs.".
6	SEC. 758. REPORT ON EFFECTIVENESS OF RESEARCH EF
7	FORTS REGARDING GULF WAR ILLNESSES.
8	Not later than March 1, 1998, the Secretary of De-
9	fense shall submit to Congress a report evaluating the ef-
10	fectiveness of medical research initiatives regarding Gulf
11	War illnesses. The report shall address the following:
12	(1) The type and effectiveness of previous re-
13	search efforts, including the activities undertaken
14	pursuant to section 743 of the National Defense Au-
15	thorization Act for Fiscal Year 1997 (Public Law
16	104–201; 10 U.S.C. 1074 note), section 722 of the
17	National Defense Authorization Act for Fiscal Year
18	1995 (Public Law 103–337; 10 U.S.C. 1074 note)
19	and sections 270 and 271 of the National Defense
20	Authorization Act for Fiscal Year 1994 (Public Law
21	103–160; 110 Stat. 1613).
22	(2) Recommendations regarding additional re-

(2) Recommendations regarding additional research regarding Gulf War illnesses, including research regarding the nature and causes of Gulf War

23

- illnesses and appropriate treatments for such illnesses.
- 3 (3) The adequacy of Federal funding and the 4 need for additional funding for medical research ini-5 tiatives regarding Gulf War illnesses.

6 SEC. 759. PERSIAN GULF ILLNESS CLINICAL TRIALS PRO-

7 GRAM.

- (a) FINDINGS.—Congress finds the following:
- 10 (1) There are many ongoing studies that inves-10 tigate risk factors which may be associated with the 11 health problems experienced by Persian Gulf veter-12 ans; however, there have been no studies which ex-13 amine health outcomes and the effectiveness of the 14 treatment received by such veterans.
- 15 (2) The medical literature and testimony pre-16 sented in hearings on Gulf War illnesses indicate 17 there are therapies, such as cognitive behavioral 18 therapy, which have been effective in treating pa-19 tients with symptoms similar to those seen in many 20 Persian Gulf veterans.
- 21 (b) Establishment of Program.—The Secretary 22 of Defense and the Secretary of Veterans Affairs, acting 23 jointly, shall establish a program of cooperative clinical 24 trials at multiple sites to assess the effectiveness of proto-

1	ill-defined or undiagnosed conditions. Such protocols shall
2	include a multidisciplinary treatment model, of which cog-
3	nitive behavioral therapy is a component.
4	(c) Funding.—Of the funds authorized to be appro-
5	priated in section 201(1) for research, development, test,
6	and evaluation for the Army, the sum of \$4,500,000 shall
7	be available for program element 62787A (medical tech-
8	nology) in the budget of the Department of Defense for
9	fiscal year 1998 to carry out the clinical trials program
10	established pursuant to subsection (b).
11	SEC. 760. SENSE OF THE CONGRESS CONCERNING GULF
10	WAR ILLNESS.
12	WAIT ILLINESS.
13	(a) FINDINGS.—Congress makes the following find-
13	(a) FINDINGS.—Congress makes the following find-
13 14	(a) FINDINGS.—Congress makes the following findings:
13 14 15	(a) FINDINGS.—Congress makes the following findings:(1) Americans served in the Persian Gulf Con-
13 14 15 16	(a) FINDINGS.—Congress makes the following findings:(1) Americans served in the Persian Gulf Conflict of 1991 in defense of vital national security in-
13 14 15 16 17	 (a) FINDINGS.—Congress makes the following findings: (1) Americans served in the Persian Gulf Conflict of 1991 in defense of vital national security interests of the United States.
13 14 15 16 17	 (a) FINDINGS.—Congress makes the following findings: (1) Americans served in the Persian Gulf Conflict of 1991 in defense of vital national security interests of the United States. (2) It was known to United States intelligence
13 14 15 16 17 18	 (a) FINDINGS.—Congress makes the following findings: (1) Americans served in the Persian Gulf Conflict of 1991 in defense of vital national security interests of the United States. (2) It was known to United States intelligence and military commanders that biological and chemi-
13 14 15 16 17 18 19 20	 (a) FINDINGS.—Congress makes the following findings: (1) Americans served in the Persian Gulf Conflict of 1991 in defense of vital national security interests of the United States. (2) It was known to United States intelligence and military commanders that biological and chemical agents were in theater throughout the conflict.
13 14 15 16 17 18 19 20 21	 (a) FINDINGS.—Congress makes the following findings: (1) Americans served in the Persian Gulf Conflict of 1991 in defense of vital national security interests of the United States. (2) It was known to United States intelligence and military commanders that biological and chemical agents were in theater throughout the conflict. (3) An undetermined amount of these agents

1	Southwest Asia theater of operations have been
2	stricken with a variety of severe illnesses.
3	(5) Previous efforts to discern the causes of
4	those illnesses have been inadequate, and those ill-
5	nesses are affecting the health of both veterans and
6	their families.
7	(b) Sense of Congress.—It is the sense of Con-
8	gress that all promising technology and treatments relat-
9	ing to Gulf War illnesses should be fully explored and test-
10	ed to facilitate treatment for members of the Armed
11	Forces and veterans who served the United States in the
12	Persian Gulf conflict and are stricken with unexplainable
13	illness.
14	TITLE VIII—ACQUISITION POL-
15	ICY, ACQUISITION MANAGE-
16	MENT, AND RELATED MAT-
17	TERS
18	Subtitle A—Acquisition Policy
19	SEC. 801. CASE-BY-CASE WAIVERS OF DOMESTIC SOURCE
20	LIMITATIONS.
21	(a) Requirement for Case-by-Case Waivers.—
22	Section 2534(d) of title 10, United States Code, is amend-
23	ed in the matter appearing before paragraph (1) by strik-
24	ing out "waive the limitation in subsection (a) with respect
25	to the procurement of an item listed in that subsection

- 1 if the Secretary determines" and inserting in lieu thereof
- 2 the following: "waive, on a case-by-case basis, the limita-
- 3 tion in subsection (a) in the case of a specific procurement
- 4 of an item listed in that subsection if the Secretary deter-
- 5 mines, for that specific procurement,".
- 6 (b) Effective Date.—The amendment made by
- 7 subsection (a) shall apply with respect to contracts entered
- 8 into after the expiration of the 30-day period beginning
- 9 on the date of the enactment of this Act.
- 10 SEC. 802. EXPANSION OF AUTHORITY TO ENTER INTO CON-
- 11 TRACTS CROSSING FISCAL YEARS TO ALL
- 12 SEVERABLE SERVICES CONTRACTS NOT EX-
- 13 **CEEDING A YEAR.**
- 14 (a) Expanded Authority.—Section 2410a of title
- 15 10, United States Code, is amended to read as follows:
- 16 "§ 2410a. Severable services contracts for periods
- 17 crossing fiscal years
- 18 "(a) AUTHORITY.—The Secretary of Defense or the
- 19 Secretary of a military department may enter into a con-
- 20 tract for procurement of severable services for a period
- 21 that begins in one fiscal year and ends in the next fiscal
- 22 year if (without regard to any option to extend the period
- 23 of the contract) the contract period does not exceed one
- 24 year.

1	"(b) Obligation of Funds.—Funds made available
2	for a fiscal year may be obligated for the total amount
3	of a contract entered into under the authority of sub-
4	section (a).".
5	(b) CLERICAL AMENDMENT.—The item relating to
6	that section in the table of sections at the beginning of
7	chapter 141 of such title is amended to read as follows:
	"2410a. Severable services contracts for periods crossing fiscal years.".
8	SEC. 803. CLARIFICATION OF VESTING OF TITLE UNDER
9	CONTRACTS.
10	Section 2307 of title 10, United States Code, is
11	amended by adding at the end the following new sub-
12	section:
13	"(i) VESTING OF TITLE.—If a contract made by the
14	head of an agency provides for title to property to vest
15	in the United States, such title shall vest in accordance
16	with the terms of the contract, regardless of any security
17	interest in the property asserted by the contractor.".
18	SEC. 804. EXCLUSION OF DISASTER RELIEF, HUMANI-
19	TARIAN, AND PEACEKEEPING OPERATIONS
20	FROM RESTRICTIONS ON USE OF
21	UNDEFINITIZED CONTRACT ACTIONS.
22	Section 2326 of title 10, United States Code, is
23	amended—
24	(1) in subsection (b)—

(A) by striking out paragraph (4); and

25

1	(B) by redesignating paragraph (5) as
2	paragraph (4); and
3	(2) in subsection (g)(1), by adding at the end
4	the following new subparagraphs:
5	"(E) Purchases in support of contingency
6	operations.
7	"(F) Purchases in support of humanitarian
8	or peacekeeping operations, as defined in
9	2302(7)(B) of this title.
10	"(G) Purchases in support of emergency
11	work and other disaster relief operations per-
12	formed pursuant to the Robert T. Stafford Dis-
13	aster Relief and Emergency Assistance Act (42
14	U.S.C. 5121 et seq.).".
15	SEC. 805. LIMITATION AND REPORT ON PAYMENT OF RE-
16	STRUCTURING COSTS UNDER DEFENSE CON-
17	TRACTS.
18	(a) In General.—(1) Chapter 137 of title 10, Unit-
19	ed States Code, is amended by inserting after section 2324
20	the following new section:
21	"§ 2325. Restructuring costs
22	"(a) Limitation on Payment of Restructuring
23	Costs.—(1) The Secretary of Defense may not pay, under
24	section 2324 of this title, a defense contractor for restruc-
25	turing costs associated with a business combination of the

- 1 contractor unless the Secretary determines in writing ei-
- 2 ther—
- 3 "(A) that the amount of savings for the De-
- 4 partment of Defense associated with the restructur-
- 5 ing, based on audited cost data, will be at least twice
- 6 the amount of the costs allowed; or
- 7 "(B) that the amount of savings for the De-
- 8 partment of Defense associated with the restructur-
- 9 ing, based on audited cost data, will exceed the
- amount of the costs allowed and that the business
- 11 combination will result in the preservation of a criti-
- cal capability that otherwise might be lost to the De-
- partment.
- 14 "(2) The Secretary may not delegate the authority
- 15 to make a determination under paragraph (1) to an offi-
- 16 cial of the Department of Defense below the level of an
- 17 Assistant Secretary of Defense.
- 18 "(b) Report.—Not later than March 1 in each of
- 19 1998, 1999, 2000, 2001, and 2002, the Secretary of De-
- 20 fense shall submit to Congress a report containing the fol-
- 21 lowing:
- "(1) For each defense contractor to which the
- Secretary has paid, under section 2324 of this title,
- restructuring costs associated with a business com-
- bination, a summary of the following:

1	"(A) The amount of savings for the De-
2	partment of Defense associated with such busi-
3	ness combination that has been realized as of
4	the date of the report, based on audited cost
5	data.
6	"(B) An estimate, as of the date of the re-
7	port, of the amount of savings for the Depart-
8	ment of Defense associated with such business
9	combination that is expected to be achieved in
10	the future.
11	"(2) An identification of any business combina-
12	tion for which the Secretary has paid restructuring
13	costs under section 2324 of this title during the pre-
14	ceding calendar year and, for each such business
15	combination—
16	"(A) the supporting rationale for allowing
17	such costs;
18	"(B) factual information associated with
19	the determination made under subsection (a)
20	with respect to such costs; and
21	"(C) a discussion of whether the business
22	combination would have proceeded without the
23	payment of restructuring costs by the Sec-
24	retary.

1 "	(3) An	assessment of	the deg	gree of vertica	l in-
-----	--------	---------------	---------	-----------------	-------

- 2 tegration resulting from business combinations of
- defense contractors and a discussion of the measures
- 4 taken by the Secretary of Defense to increase the
- 5 ability of the Department of Defense to monitor ver-
- 6 tical integration trends and address any resulting
- 7 negative consequences.
- 8 "(c) Definition.—In this section, the term 'business
- 9 combination' includes a merger or acquisition.".
- 10 (2) The table of sections at the beginning of such
- 11 chapter is amended by inserting after the item relating
- 12 to section 2324 the following new item:

"2325. Restructuring costs.".

- 13 (b) Effective Date.—Section 2325 of title 10,
- 14 United States Code, as added by subsection (a), shall
- 15 apply with respect to business combinations that occur
- 16 after the date of the enactment of this Act.
- 17 (c) Repeal of Superseded Provision.—Sub-
- 18 section (a) of section 818 of the National Defense Author-
- 19 ization Act for Fiscal Year 1995 (10 U.S.C. 2324 note)
- 20 is repealed.
- 21 SEC. 806. AUTHORITY RELATING TO PURCHASE OF CER-
- TAIN VEHICLES.
- Section 2253(a)(2) of title 10, United States Code,
- $24\,$ is amended by striking out "\$12,000" and inserting in
- 25 lieu thereof "\$30,000".

1 SEC. 807. MULTIYEAR PROCUREMENT CONTRACTS.

- 2 (a) Requirement for Authorization by Law in
- 3 Acts Other Than Appropriations Acts.—(1) Sub-
- 4 section (i) of section 2306b of title 10, United States
- 5 Code, is amended by adding at the end the following new
- 6 paragraph:
- 7 "(3) In the case of the Department of Defense, a
- 8 multiyear contract may not be entered into for any fiscal
- 9 year under this section unless the contract is specifically
- 10 authorized by law in an Act other than an appropriations
- 11 Act.".
- 12 (2) Paragraph (3) of section 2306b(i) of title 10,
- 13 United States Code, as added by paragraph (1), shall not
- 14 apply with respect to a contract authorized by law before
- 15 the date of the enactment of this Act.
- 16 (b) Codification of Annual Recurring
- 17 Multiyear Procurement Requirements.—(1) Such
- 18 section is further amended by adding at the end the fol-
- 19 lowing new subsection:
- 20 "(1) Various Additional Requirements With
- 21 Respect to Multiyear Defense Contracts.—(1)(A)
- 22 The head of an agency may not initiate a contract de-
- 23 scribed in subparagraph (B) unless the congressional de-
- 24 fense committees are notified of the proposed contract at
- 25 least 30 days in advance of the award of the proposed
- 26 contract.

1	"(B) Subparagraph (A) applies to the following con-
2	tracts:
3	"(i) A multiyear contract—
4	"(I) that employs economic order quantity
5	procurement in excess of \$20,000,000 in any
6	one year of the contract; or
7	"(II) that includes an unfunded contingent
8	liability in excess of \$20,000,000.
9	"(ii) Any contract for advance procurement
10	leading to a multiyear contract that employs eco-
11	nomic order quantity procurement in excess of
12	\$20,000,000 in any one year.
13	"(2) The head of an agency may not initiate a
14	multiyear contract for which the economic order quantity
15	advance procurement is not funded at least to the limits
16	of the Government's liability.
17	"(3) The head of an agency may not initiate a
18	multiyear procurement contract for any system (or compo-
19	nent thereof) if the value of the multiyear contract would
20	exceed \$500,000,000 unless authority for the contract is
21	specifically provided in an appropriations Act.
22	"(4) The head of an agency may not terminate a
23	multiyear procurement contract until 10 days after the
24	date on which notice of the proposed termination is pro-
25	vided to the congressional defense committees.

1	"(5) The execution of multiyear authority shall re-
2	quire the use of a present value analysis to determine low-
3	est cost compared to an annual procurement.
4	"(6) This subsection does not apply to the National
5	Aeronautics and Space Administration or to the Coast
6	Guard.
7	"(7) In this subsection, the term 'congressional de-
8	fense committees' means the following:
9	"(A) The Committee on Armed Services of the
10	Senate and the Subcommittee on Defense of the
11	Committee on Appropriations of the Senate.
12	"(B) The Committee on National Security of
13	the House of Representatives and the Subcommittee
14	on National Security of the Committee on Appro-
15	priations of the House of Representatives.".
16	(2) The amendment made by paragraph (1) shall
17	take effect on October 1, 1998.
18	(c) Technical and Conforming Amendments.—
19	Such section is further amended as follows:
20	(1) Subsection (a) is amended—
21	(A) by striking out "finds—" in the matter
22	preceding paragraph (1) and inserting in lieu
23	thereof "finds each of the following:";

1	(B) by capitalizing the initial letter of the
2	first word in each of paragraphs (1) through
3	(6);
4	(C) by striking out the semicolon at the
5	end of paragraphs (1) through (4) and insert-
6	ing in lieu thereof a period; and
7	(D) by striking out "; and" at the end of
8	paragraph (5) and inserting in lieu thereof a
9	period.
10	(2) Subsection (d)(1) is amended by striking
11	out "paragraph (1)" and inserting in lieu thereof
12	"subsection (a)".
13	(3) Subsection (i)(1) is amended by striking
14	"five-year" and inserting in lieu thereof "future-
15	years''.
16	(4) Subsection (k) is amended by striking out
17	"subsection" and inserting in lieu thereof "section".
18	SEC. 808. DOMESTIC SOURCE LIMITATION AMENDMENTS.
19	(a) Addition of Shipboard Work Stations.—
20	Section 2534(a)(3)(B) of title 10, United States Code, is
21	amended—
22	(1) by striking out "and" before "totally"; and
23	(2) by inserting before the period at the end the
24	following: ", and shipboard work stations".

1 (b) Extension of Domestic Source Limit	ATION
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- 2 FOR VALVES AND MACHINE TOOLS.—Section
- 3 2534(c)(2)(C) of such title is amended by striking out
- 4 "October 1, 1996" and inserting in lieu thereof "October
- 5 1, 2001".
- 6 SEC. 809. REPEAL OF EXPIRATION OF DOMESTIC SOURCE
- 7 LIMITATION FOR CERTAIN NAVAL VESSEL
- 8 PROPELLERS.
- 9 Section 2534(c) of title 10, United States Code, is
- 10 amended by striking out paragraph (4).
- 11 SEC. 810. AUDIT OF PROCUREMENT OF GOODS BY MILI-
- 12 TARY INSTALLATIONS IN THE UNITED
- 13 STATES.
- 14 (a) AUDIT REQUIREMENT.—Not later than Septem-
- 15 ber 30, 1998, the Inspector General of the Department
- 16 of Defense shall perform a random audit of the procure-
- 17 ment of goods by military installations during fiscal years
- 18 1996 and 1997 to determine the extent to which such in-
- 19 stallations procured goods made in a country other than
- 20 the United States during those fiscal years.
- 21 (b) Definition.—For purposes of this section, the
- 22 term "random audit of the procurement of goods by mili-
- 23 tary installations"—
- 24 (1) means an audit of the procurement of goods
- 25 (not including goods obtained from the Defense Lo-

- 1 gistics Agency) by not less than four and not more
- 2 than twelve military installations in the United
- 3 States;
- 4 (2) shall include an audit of the procurement of
- 5 goods by a military installation of each of the Army,
- 6 Navy, Air Force, and Marine Corps.
- 7 (c) Report.—Not later than October 31, 1998, the
- 8 Inspector General of the Department of Defense shall sub-
- 9 mit to Congress a report on the results of the audit per-
- 10 formed under subsection (a).

11 Subtitle B—Other Matters

- 12 SEC. 821. REPEAL OF CERTAIN ACQUISITION REQUIRE-
- 13 MENTS AND REPORTS
- 14 (a) Repeal of Reporting Requirement for
- 15 Nonmajor Acquisition Programs.—Section 2220(b) of
- 16 title 10, United States Code, is amended by striking out
- 17 "and nonmajor".
- 18 (b) Repeal of Additional Documentation Re-
- 19 QUIREMENT FOR COMPETITION EXCEPTION FOR INTER-
- 20 NATIONAL AGREEMENTS.—Section 2304(f) of title 10,
- 21 United States Code, is amended in paragraph (2)(E) by
- 22 striking out "procedures and such document is approved
- 23 by the competition advocate for the procuring activity."
- 24 and inserting in lieu thereof "procedures.".

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1
        (c) Elimination of Completion Status Re-
   QUIREMENT IN CERTAIN SELECTED ACQUISITION RE-
   PORTS.—Section 2432(h)(2) of title 10, United States
 4
   Code, is amended—
 5
            (1) by striking out subparagraph (D); and
 6
            (2) by redesignating subparagraphs (E) and
 7
        (F) as subparagraphs (D) and (E), respectively.
 8
        (d) Repeal of Requirement To Establish Pro-
   CUREMENT COMPETITION GOALS.—Section 913 of the
   Department of Defense Authorization Act, 1986 (Public
   Law 99–145; 99 Stat. 687; 10 U.S.C. 2302 note), is re-
12
   pealed.
13
        (e) Repeal of Annual Report by Advocates
14
   FOR COMPETITION.—Section 20(b) of the Office of Fed-
15
   eral Procurement Policy Act (41 U.S.C. 418(b)) is amend-
16 ed—
17
            (1) by striking out "and" at the end of para-
18
        graph (3)(B);
19
            (2) by striking out paragraph (4); and
20
            (3) by redesignating paragraphs (5), (6), and
21
        (7) as paragraphs (4), (5), and (6), respectively.
22
        (f) Repeal of Review and Report Relating to
23
   PROCUREMENT REGULATIONS.—Section 25 of the Office
   of Federal Procurement Policy Act (41 U.S.C. 421) is
   amended—
25
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1	(1) by striking out paragraphs (4), (5), and (6)
2	of subsection (c); and
3	(2) by striking out subsection (g).
4	SEC. 822. EXTENSION OF AUTHORITY FOR USE OF TEST
5	AND EVALUATION INSTALLATIONS BY COM-
6	MERCIAL ENTITIES.
7	Section 2681(g) of title 10, United States Code, is
8	amended by striking out "September 30, 1998" and in-
9	serting in lieu thereof "September 30, 2000".
10	SEC. 823. REQUIREMENT TO DEVELOP AND MAINTAIN LIST
11	OF FIRMS NOT ELIGIBLE FOR DEFENSE CON-
12	TRACTS.
13	(a) Development and Maintenance of List.—
14	Section 2327 of title 10, United States Code, is amend-
15	ed—
16	(1) by redesignating subsections (d) and (e) as
17	subsections (e) and (f), respectively; and
18	(2) by inserting after subsection (c) the follow-
19	ing new subsection:
20	"(d) List of Firms Subject to Subsection (b).—
21	(1) The Secretary of Defense shall develop and maintain
22	a list of all firms and subsidiaries of firms that have been
23	subject to the prohibition in subsection (b) since the date
24	occurring five years before the date of the enactment of
25	the National Defense Authorization Act for Fiscal Year

- 1 1998. The Secretary shall make the list available to the
- 2 public.
- 3 "(2) A firm or subsidiary included on the list main-
- 4 tained under paragraph (1) may request the Secretary of
- 5 Defense to remove such firm or subsidiary from the list
- 6 if its foreign ownership circumstances have significantly
- 7 changed. Upon receipt of such request, the Secretary shall
- 8 determine if paragraphs (1) and (2) of subsection (b) still
- 9 apply to the firm or subsidiary. If the Secretary deter-
- 10 mines such paragraphs no longer apply, the Secretary
- 11 shall remove the firm or subsidiary from the list.
- 12 "(3) The head of an agency shall provide a copy of
- 13 the list maintained under paragraph (1) to each firm or
- 14 subsidiary of a firm that submits a bid or proposal in re-
- 15 sponse to a solicitation issued by the Department of De-
- 16 fense.
- 17 "(4) The head of an agency shall prohibit each firm
- 18 or subsidiary of a firm awarded a contract by the agency
- 19 from using in the performance of the contract any equip-
- 20 ment, parts, or services that are provided by a firm or
- 21 subsidiary included on the list maintained under para-
- 22 graph (1).".
- 23 (b) Removal From List.—Section 2327(c)(1)(A) of
- 24 such title is amended by inserting after "United States,"
- 25 the following: "the Secretary shall remove the firm or sub-

1	sidiary from the list maintained under subsection $(d)(1)$
2	and".
3	SEC. 824. ALLOWABILITY OF COSTS OF EMPLOYEE STOCK
4	OWNERSHIP PLANS.
5	(a) Prohibition.—Under section 2324 of title 10,
6	United States Code, the Secretary of Defense may not de-
7	termine the allowability of costs of employee stock owner-
8	ship plans under contracts with the Department of De-
9	fense in accordance with the rule described in subsection
10	(b).
11	(b) Rule.—The rule referred to in subsection (a) is
12	the rule that was—
13	(1) proposed by the Civilian Agency Acquisition
14	Council and the Defense Acquisition Regulations
15	Council on November 7, 1995, and referred to as
16	FAR Case 92–024, Employee Stock Ownership
17	Plans (60 Federal Register 56216); and
18	(2) withdrawn by such Councils on April 3,
19	1996 (61 Federal Register 14944).
20	SEC. 825. EXPANSION OF PERSONNEL ELIGIBLE TO PAR-
21	TICIPATE IN DEMONSTRATION PROJECT RE-
22	LATING TO ACQUISITION WORKFORCE.
23	(a) Amendment to Purpose of Project.—Sec-
24	tion 4308(a) of the National Defense Authorization Act
25	for Fiscal Year 1996 (Public Law 104–106; 10 U.S.C.

- 1 1701 note) is amended by adding before the period at the
- 2 end the following: "and supporting personnel assigned to
- 3 work directly with the acquisition workforce".
- 4 (b) Amendment to Eligible Workforce.—Sec-
- 5 tion 4308(b)(3)(A) of such Act is amended by inserting
- 6 before the semicolon the following: "or involves a team of
- 7 personnel more than half of which consists of members
- 8 of the acquisition workforce and the remainder of which
- 9 consists of supporting personnel assigned to work directly
- 10 with the acquisition workforce".
- 11 (c) Commencement of Project.—Section
- 12 4308(b)(3)(C) of such Act, as redesignated by subsection
- 13 (b)(2), is amended by striking out "this Act" and inserting
- 14 in lieu thereof "the National Defense Authorization Act
- 15 for Fiscal Year 1998".
- 16 (d) Limitation on Number of Participants.—
- 17 Section 4308 of such Act is amended by adding at the
- 18 end the following:
- 19 "(d) Limitation on Number of Participants.—
- 20 The total number of persons who may participate in the
- 21 demonstration project under this section may not exceed
- 22 the number that is equal to the total number of persons
- 23 who are members of the acquisition workforce.".

1	SEC. 826. TIME FOR SUBMISSION OF ANNUAL REPORT RE-
2	LATING TO BUY AMERICAN ACT.
3	Section 827 of the National Defense Authorization
4	Act for Fiscal Year 1997 (Public Law 104–201; 41 U.S.C.
5	10b-3) is amended by striking out "120 days" and insert-
6	ing in lieu thereof "60 days".
7	TITLE IX—DEPARTMENT OF DE-
8	FENSE ORGANIZATION AND
9	MANAGEMENT
10	SEC. 901. LIMITATION ON OPERATION AND SUPPORT
11	FUNDS FOR THE OFFICE OF THE SECRETARY
12	OF DEFENSE.
13	(a) REDUCTION IN FUNDS.—The amount of funds
14	appropriated pursuant to section 301 that are available
15	for operation and support activities of the Office of the
16	Secretary of Defense may not exceed the amount equal
17	to 80 percent of the amount of funds requested for such
18	purpose in the budget submitted by the President to Con-
19	gress under section 1105 of title 31, United States Code,
20	for fiscal year 1998.
21	(b) Limitation Pending Receipt of Previously
22	REQUIRED REPORTS.—Of the amount available for fiscal
23	year 1998 for operation and support activities of the Of-
24	fice of the Secretary of Defense (as limited pursuant to
25	subsection (a)), not more than 90 percent may be obli-

- 1 gated until each of the following reports has been submit-
- 2 ted to the congressional defense committees:
- 3 (1) The report required by section 901(c) of the
- 4 National Defense Authorization Act for Fiscal Year
- 5 1996 (Public Law 104–106; 110 Stat. 401).
- 6 (2) The report required by section 904(b) of the
- 7 National Defense Authorization Act for Fiscal Year
- 8 1997 (Public Law 104–201; 110 Stat. 2619).
- 9 SEC. 902. COMPONENTS OF NATIONAL DEFENSE UNIVER-
- 10 **SITY.**
- 11 (a) Employment and Compensation of Civilian
- 12 Faculty.—Section 1595(d)(2) of title 10, United States
- 13 Code, is amended by striking out "Institute for National
- 14 Strategic Study," and inserting in lieu thereof "Institute
- 15 for National Strategic Studies, the Information Resources
- 16 Management College,".
- 17 (b) Preparation of Budget Requests.—Section
- 18 2162(d)(2) of such title is amended by inserting after "the
- 19 Armed Forces Staff College," the following: "the Institute
- 20 for National Strategic Studies, the Information Resources
- 21 Management College,".
- 22 SEC. 903. AUTHORIZATION FOR THE MARINE CORPS UNI-
- VERSITY TO EMPLOY CIVILIAN PROFESSORS.
- 24 (a) IN GENERAL.—Subsections (a) and (c) of 7478
- 25 of title 10, United States Code, are amended by striking

1 "or at the Marine Corps Command and Staff College" and

2	inserting in lieu thereof "or at a school of the Marine
3	Corps University".
4	(b) Clerical Amendments.—(1) The heading of
5	such section is amended to read as follows:
6	"§ 7478. Naval War College and Marine Corps Univer-
7	sity: civilian faculty members".
8	(2) The item relating to such section in the table of
9	sections at the beginning of chapter 643 of such title is
10	amended to read as follows:
	``7478. Naval War College and Marine Corps University: civilian faculty members.".
11	SEC. 904. CENTER FOR THE STUDY OF CHINESE MILITARY
12	AFFAIRS.
13	(a) FINDINGS.—The Congress finds the following:
14	(1) The strategic relationship between the Unit-
15	ed States and the People's Republic of China will be
16	very important for future peace and security, not
17	only in the Asia-Pacific region but around the world.
18	(2) The United States does not view China as
19	an enemy, nor consider that the coming century nec-
20	essarily will see a new great power competition be-
21	tween the two nations.
22	(3) The end of the Cold War has eliminated
23	what had been the one fundamental common strate-

- gic interest of the United States and China, that ofcontaining the Soviet Union.
 - (4) The rapid economic rise and stated geopolitical ambitions of China will pose challenges that will require careful management in order to preserve peace and protect the national security interests of the United States.
 - (5) The ability of the Department of Defense, and the United States Government more generally, to develop sound security and military strategies is hampered by a limited understanding of Chinese strategic goals and military capabilities. The low priority accorded the study of Chinese strategic and military affairs within the Government and within the academic community has contributed to this limited understanding.
 - (6) There is a need for a United States national institute for research and assessment of political, strategic, and military affairs in the People's Republic of China. Such an institute should be capable of providing analysis for the purpose of shaping United States military strategy and policy with regard to China and should be readily accessible to senior leaders within the Department of Defense, but should maintain academic and intellectual independ-

- 1 ence so that that analysis is not first shaped by pol-
- 2 icy.
- 3 (b) Establishment of Center for the Study
- 4 OF CHINESE MILITARY AFFAIRS.—(1) Chapter 108 of
- 5 title 10, United States Code, is amended by adding at the
- 6 end the following new section:

7 "§ 2165. National Defense University: Center for the

- 8 Study of Chinese Military Affairs
- 9 "(a) Establishment.—(1) The Secretary of De-
- 10 fense shall establish a Center for the Study of Chinese
- 11 Military Affairs (hereinafter in this section referred to as
- 12 the 'Center') as part of the National Defense University.
- 13 The Center shall be organized as an independent institute
- 14 under the University.
- 15 "(2) The Director of the Center shall be a distin-
- 16 guished scholar of proven academic, management, and
- 17 leadership credentials with a superior record of achieve-
- 18 ment and publication regarding Chinese political, strate-
- 19 gic, and military affairs. The Director shall be appointed
- 20 by the Secretary of Defense in consultation with the chair-
- 21 man and ranking minority party member of the Commit-
- 22 tee on National Security of the House of Representatives
- 23 and the chairman and ranking minority party member of
- 24 the Committee on Armed Services of the Senate.

1	"(b) Mission.—The mission of the Center is to study
2	the national goals and strategic posture of the People's
3	Republic of China and the ability of that nation to develop,
4	field, and deploy an effective military instrument in sup-
5	port of its national strategic objectives.
6	"(c) Areas of Study.—The Center shall conduct
7	research relating to the People's Republic of China as fol-
8	lows:
9	"(1) To assess the potential of that nation to
10	act as a global great power, the Center shall conduct
11	research that considers the policies and capabilities
12	of that nation in a regional and world-wide context,
13	including Central Asia, Southwest Asia, Europe, and
14	Latin America, as well as the Asia-Pacific region.
15	"(2) To provide a fuller assessment of the areas
16	of study referred to in paragraph (1), the Center
17	shall conduct research on—
18	"(A) economic trends relative to strategie
19	goals and military capabilities;
20	"(B) strengths and weaknesses in the sci-
21	entific and technological sector; and
22	"(C) relevant demographic and human re-
23	source factors on progress in the military
24	sphere.

1	"(3) The Center shall conduct research on the
2	armed forces of the People's Republic of China, tak-
3	ing into account the character of those armed forces
4	and their role in Chinese society and economy, the
5	degree of their technological sophistication, and their
6	organizational and doctrinal concepts. That research
7	shall include inquiry into the following matters:
8	"(A) Concepts concerning national inter-
9	ests, objectives, and strategic culture.
10	"(B) Grand strategy, military strategy,
11	military operations, and tactics.
12	"(C) Doctrinal concepts at each of the four
13	levels specified in subparagraph (B).
14	"(D) The impact of doctrine on China's
15	force structure choices.
16	"(E) The interaction of doctrine and force
17	structure at each level to create an integrated
18	system of military capabilities through procure-
19	ment, officer education, training, and practice
20	and other similar factors.
21	"(d) Faculty of the Center.—(1) The core fac-
22	ulty of the Center should comprise mature scholars capa-
23	ble of providing diverse perspectives on Chinese political,
24	strategic, and military thought. Center scholars shall dem-
25	onstrate the following competencies and canabilities:

1	"(A) Analysis of national strategy, military
2	strategy, and doctrine.
3	"(B) Analysis of force structure and military
4	capabilities.
5	"(C) Analysis of—
6	"(i) issues relating to weapons of mass de-
7	struction, military intelligence, defense econom-
8	ics, trade, and international economics; and
9	"(ii) the relationship between those issues
10	and grand strategy, science and technology, the
11	sociology of human resources and demography,
12	and political science.
13	"(2) A substantial number of Center scholars shall
14	be competent in the Chinese language. The Center shall
15	include a core of junior scholars capable of providing lin-
16	guistics and translation support to the Center.
17	"(e) Activities of the Center.—The activities of
18	the Center shall include other elements appropriate to its
19	mission, including the following:
20	"(1) The Center should include an active con-
21	ference program with an international reach.
22	"(2) The Center should conduct an inter-
23	national competition for a Visiting Fellowship in
24	Chinese Military Affairs and Chinese Security Is-
25	sues. The term of the fellowship should be for one

- 1 year, renewable for a second. The visitor should con-
- 2 tract to produce a major publication in the visitor's
- area of expertise.
- 4 "(3) The Center shall provide funds to support
- 5 at least one trip per analyst per year to China and
- 6 the region and to support visits of Chinese military
- 7 leaders to the Center.
- 8 "(4) The Center shall support well defined, dis-
- 9 tinguished, signature publications.
- 10 "(5) Center scholars shall have appropriate ac-
- 11 cess to intelligence community assessments of Chi-
- 12 nese military affairs.
- 13 "(f) Studies and Reports.—The Director may
- 14 contract for studies and reports from the private sector
- 15 to supplement the work of the Center.".
- 16 (2) The table of sections at the beginning of such
- 17 chapter is amended by adding at the end the following
- 18 new item:
 - "2165. National Defense University: Center for the Study of Chinese Military Affairs.".
- 19 (c) Implementation Report.—Not later than Jan-
- 20 uary 1, 1998, the Secretary of Defense shall submit to
- 21 Congress a report stating the timetable and organizational
- 22 plan for establishing the Center for the Study of Chinese
- 23 Military Affairs under section 2165 of title 10, United
- 24 States Code, as added by subsection (b).

- 1 (d) STARTUP OF CENTER.—The Secretary shall es-
- 2 tablish the Center for the Study of Chinese Military Af-
- 3 fairs under section 2165 of title 10, United States Code,
- 4 as added by subsection (b), not later than March 1, 1998,
- 5 and shall appoint the first Director of the Center not later
- 6 than June 1, 1998.
- 7 (e) First Year Funding.—Of the amount available
- 8 to the Secretary of Defense for fiscal year 1998 for De-
- 9 fense-wide operation and maintenance (other than funds
- 10 otherwise available for the activities of the National De-
- 11 fense University), the Secretary shall make \$5,000,000
- 12 available for the Center for the Study of Chinese Military
- 13 Affairs established under section 2165 of title 10, United
- 14 States Code, as added by subsection (b).
- 15 SEC. 905. WHITE HOUSE COMMUNICATIONS AGENCY.
- Of the amount appropriated pursuant to section 301
- 17 for operation and maintenance for fiscal year 1998, not
- 18 more than \$55,000,000 may be made available for the
- 19 White House Communications Agency.
- 20 SEC. 906. REVISION TO REQUIRED FREQUENCY FOR PROVI-
- 21 SION OF POLICY GUIDANCE FOR CONTIN-
- 22 GENCY PLANS.
- Section 113(g)(2) of title 10, United States Code, is
- 24 amended—

1	(1) in the first sentence, by striking out "annu-
2	ally''; and
3	(2) in the second sentence, by inserting "be
4	provided every two years or more frequently as need-
5	ed and shall" after "Such guidance shall".
6	SEC. 907. TERMINATION OF THE DEFENSE AIRBORNE RE-
7	CONNAISSANCE OFFICE.
8	(a) Termination of Office.—The organization
9	within the Department of Defense known as the Defense
10	Airborne Reconnaissance Office is terminated. No funds
11	available for the Department of Defense may be used for
12	the operation of that Office after the date specified in sub-
13	section (d).
14	(b) Transfer of Functions.—(1) Subject to para-
15	graphs (2) and (3), the Secretary of Defense shall transfer
16	to the Defense Intelligence Agency the functions that were
17	performed on the day before the date of the enactment
18	this Act by the Defense Airborne Reconnaissance Office
19	relating to its responsibilities for management oversight
20	and coordination of defense airborne reconnaissance capa-
21	bilities.
22	(2) The Secretary shall determine which functions
23	are appropriate for transfer under paragraph (1). In mak-
24	ing such determination, the Secretary shall ensure that
25	program management, development and acquisition, oper-

- 1 ations, and related responsibilities for individual programs
- 2 within the Defense Airborne Reconnaissance program re-
- 3 main within the military departments.
- 4 (3) Any functions transferred under this subsection
- 5 shall be subject to the authority, direction, and control of
- 6 the Secretary.
- 7 (c) Report.—(1) Not later than 90 days after the
- 8 date of the enactment of this Act, the Secretary of Defense
- 9 shall submit to the committees named in paragraph (2)
- 10 a report containing the Secretary's plan for terminating
- 11 and transferring the functions of the Defense Airborne
- 12 Reconnaissance Office.
- 13 (2) The committees referred to in paragraph (1)
- 14 are—
- 15 (A) the Committee on Armed Services and the
- 16 Select Committee on Intelligence of the Senate; and
- 17 (B) the Permanent Select Committee on Intel-
- 18 ligence and the Committee on National Security of
- the House of Representatives.
- 20 (d) Effective Date.—Subsection (a) shall take ef-
- 21 fect at the end of the 120-day period beginning on the
- 22 date of the enactment of this Act.

TITLE X—GENERAL PROVISIONS

2 Subtitle A—Financial Matters

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3	SEC. 1001. TRANSFER AUTHORITY.
4	(a) Authority To Transfer Authorizations.—
5	(1) Upon determination by the Secretary of Defense that
6	such action is necessary in the national interest, the Sec-
7	retary may transfer amounts of authorizations made avail-
8	able to the Department of Defense in this division for fis-
9	cal year 1998 between any such authorizations for that
10	fiscal year (or any subdivisions thereof). Amounts of au-
11	thorizations so transferred shall be merged with and be
12	available for the same purposes as the authorization to
13	which transferred.
14	(2) The total amount of authorizations that the Sec-
15	retary of Defense may transfer under the authority of this
16	section may not exceed \$2,000,000,000.
17	(b) LIMITATIONS.—The authority provided by this
18	section to transfer authorizations—
19	(1) may only be used to provide authority for
20	items that have a higher priority than the items
21	from which authority is transferred; and
22	(2) may not be used to provide authority for an
23	item that has been denied authorization by Con-

gress.

24

- 1 (c) Effect on Authorization Amounts.—A
- 2 transfer made from one account to another under the au-
- 3 thority of this section shall be deemed to increase the
- 4 amount authorized for the account to which the amount
- 5 is transferred by an amount equal to the amount trans-
- 6 ferred.
- 7 (d) Notice to Congress.—The Secretary shall
- 8 promptly notify Congress of each transfer made under
- 9 subsection (a).

10 SEC. 1002. INCORPORATION OF CLASSIFIED ANNEX.

- 11 (a) Status of Classified Annex.—The Classified
- 12 Annex prepared by the Committee on National Security
- 13 of the House of Representatives to accompany the bill
- 14 H.R. 1119 of the One Hundred Fifth Congress and trans-
- 15 mitted to the President is hereby incorporated into this
- 16 Act.
- 17 (b) Construction With Other Provisions of
- 18 Act.—The amounts specified in the Classified Annex are
- 19 not in addition to amounts authorized to be appropriated
- 20 by other provisions of this Act.
- 21 (c) Limitation on Use of Funds.—Funds appro-
- 22 priated pursuant to an authorization contained in this Act
- 23 that are made available for a program, project, or activity
- 24 referred to in the Classified Annex may only be expended
- 25 for such program, project, or activity in accordance with

- 1 such terms, conditions, limitations, restrictions, and re-
- 2 quirements as are set out for that program, project, or
- 3 activity in the Classified Annex.
- 4 (d) Distribution of Classified Annex.—The
- 5 President shall provide for appropriate distribution of the
- 6 Classified Annex, or of appropriate portions of the annex,
- 7 within the executive branch of the Government.
- 8 SEC. 1003. AUTHORITY FOR OBLIGATION OF UNAUTHOR-
- 9 IZED FISCAL YEAR 1997 DEFENSE APPRO-
- 10 **PRIATIONS.**
- 11 (a) AUTHORITY.—The amounts described in sub-
- 12 section (b) may be obligated and expended for programs,
- 13 projects, and activities of the Department of Defense in
- 14 accordance with fiscal year 1997 defense appropriations.
- 15 (b) COVERED AMOUNTS.—The amounts referred to
- 16 in subsection (a) are the amounts provided for programs,
- 17 projects, and activities of the Department of Defense in
- 18 fiscal year 1997 defense appropriations that are in excess
- 19 of the amounts provided for such programs, projects, and
- 20 activities in fiscal year 1997 defense authorizations.
- 21 (c) Definitions.—For the purposes of this section:
- 22 (1) FISCAL YEAR 1997 DEFENSE APPROPRIA-
- Tions.—The term "fiscal year 1997 defense appro-
- priations" means amounts appropriated or otherwise
- 25 made available to the Department of Defense for fis-

- 1 cal year 1997 in the Department of Defense Appro-
- 2 priations Act, 1997 (as contained in section 101(b)
- 3 of Public Law 104–208).
- 4 (2) Fiscal year 1997 defense authoriza-
- 5 Tions.—The term "fiscal year 1997 defense author-
- 6 izations" means amounts authorized to be appro-
- 7 priated for the Department of Defense for fiscal
- 8 year 1997 in the National Defense Authorization
- 9 Act for Fiscal Year 1997 (Public Law 104–201).
- 10 SEC. 1004. AUTHORIZATION OF SUPPLEMENTAL APPRO-
- 11 PRIATIONS FOR FISCAL YEAR 1997.
- 12 Amounts authorized to be appropriated to the De-
- 13 partment of Defense for fiscal year 1997 in the National
- 14 Defense Authorization Act for Fiscal Year 1997 (Public
- 15 Law 104–201) are hereby adjusted, with respect to any
- 16 such authorized amount, by the amount by which appro-
- 17 priations pursuant to such authorization were increased
- 18 (by a supplemental appropriation) or decreased (by a re-
- 19 scission), or both, in the 1997 Emergency Supplemental
- 20 Appropriations Act for Recovery from Natural Disasters,
- 21 and for Overseas Peacekeeping Efforts, Including Those
- 22 in Bosnia.

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1	SEC.	1005.	INCREASE	IN	FISCAL	YEAR	1996	TRANSFER	AU-

- 2 THORITY.
- 3 Section 1001(a)(2) of the National Defense Author-
- 4 ization Act for Fiscal Year 1996 (Public Law 104–106;
- 5 100 Stat. 2630) is amended by striking out
- 6 "\$2,000,000,000" and inserting in lieu thereof
- 7 "\$3,100,000,000".
- 8 SEC. 1006. FISHER HOUSE TRUST FUNDS.
- 9 Section 2221(c) of title 10, United States Code, is
- 10 amended by adding at the end the following new para-
- 11 graph:
- 12 "(5) There is hereby authorized to be appropriated
- 13 for any fiscal year from a trust fund specified in sub-
- 14 section (a) any amount referred to in paragraph (1), (2),
- 15 or (3) (as applicable to that trust fund), such amount to
- 16 be available only for the purposes stated in that para-
- 17 graph. With respect to any such amount, the preceding
- 18 sentence is the specific authorization by law required by
- 19 section 1321(b)(2) of title 31.".
- 20 SEC. 1007. FLEXIBILITY IN FINANCING CLOSURE OF CER-
- 21 TAIN OUTSTANDING CONTRACTS FOR WHICH
- 22 A SMALL FINAL PAYMENT IS DUE.
- 23 (a) Closure of Outstanding Contracts.—The
- 24 Secretary of Defense may make the final payment on a
- 25 contract to which this section applies from the account es-
- 26 tablished pursuant to subsection (d).

- 1 (b) COVERED CONTRACTS.—This section applies to
- 2 any contract of the Department of Defense—
- 3 (1) that was entered into before December 5,
- 4 1990; and
- 5 (2) for which an unobligated balance of an ap-
- 6 propriation that had been initially applied to the
- 7 contract was canceled before December 5, 1990,
- 8 pursuant to section 1552 of title 31, United States
- 9 Code, as in effect before that date.
- 10 (c) Authority Limited to Small Final Pay-
- 11 MENTS.—The Secretary may use the authority provided
- 12 by this section only for a contract for which the amount
- 13 of the final payment due is not greater than the micro-
- 14 purchase threshold (as defined in section 32 of the Office
- 15 of Federal Procurement Policy Act (41 U.S.C. 428)).
- 16 (d) ACCOUNT.—The Secretary may establish an ac-
- 17 count for the purposes of this section. The Secretary may
- 18 from time to time transfer into the account, from funds
- 19 available to the Department of Defense for procurement
- 20 or for research, development, test, and evaluation, such
- 21 amounts as the Secretary determines to be needed for the
- 22 purposes of the account, except that no such transfer may
- 23 be made that would result in the balance of the account
- 24 exceeding \$1,000,000. Amounts in the account may be
- 25 used only for the purposes of this section.

1	(e) CLOSURE OF ACCOUNT.—When the Secretary de-
2	termines that all contracts to which this section applies
3	have been closed and there is no further need for the ac-
4	count established under subsection (d), the Secretary shall
5	close the account. Any amounts remaining in the account
6	shall be covered into the Treasury as miscellaneous re-
7	ceipts.
8	SEC. 1008. UNITED STATES MAN AND THE BIOSPHERE PRO-
9	GRAM LIMITATION.
10	No funds appropriated pursuant to this Act shall be
11	used for the United States Man and Biosphere Program,
12	or related projects.
13	Subtitle B—Naval Vessels and
14	Shipyards
15	SEC. 1021. RELATIONSHIP OF CERTAIN LAWS TO DISPOSAL
16	OF VESSELS FOR EXPORT FROM THE NAVAL
17	VESSEL REGISTER AND THE NATIONAL DE-
18	FENSE RESERVE FLEET.
19	(a) Naval Vessel Register.—(1) Section 7305 of
20	title 10, United States Code, is amended by adding at the
21	end the following:
22	"(e) Relationship to Toxic Substances Con-
23	TROL ACT.—(1) Subject to paragraph (2), the sale of a
24	vessel under this section for export, or any subsequent re-

1	"(A) is not a disposal or a distribution in com-
2	merce under section 6 or 12(a) of the Toxic Sub-
3	stances Control Act (15 U.S.C. 2605 and 2611(a))
4	or an export of hazardous waste under section 3017
5	of the Solid Waste Disposal Act (42 U.S.C. 6938);
6	and
7	"(B) is not subject to section 12(b) of the Toxic
8	Substances Control Act (15 U.S.C. 2611(b)).
9	"(2)(A) Paragraph (1) applies to a vessel being sold
10	for export only if, before the sale of such vessel, any item
11	listed in subparagraph (B) containing polychlorinated
12	biphenyls is removed from the vessel.
13	"(B) Subparagraph (A) covers any transformer, large
14	high or low voltage capacitor, or hydraulic or heat transfer
15	fluid.".
16	(2) Section 7306a of such title is amended—
17	(A) in the heading, by adding at the end the
18	following: "or operational training";
19	(B) in subsection (a), by inserting "or oper-
20	ational training" after "purposes"; and
21	(C) by adding at the end the following:
22	"(c) Relationship to Other Laws.—The sinking
23	of a vessel for an experimental purpose or for operational
24	training pursuant to subsection (a) is not—

1	"(1) a disposal or a distribution in commerce
2	under section 6 or 12(a) of the Toxic Substances
3	Control Act (15 U.S.C. 2605 and 2611(a)); or
4	"(2) the transport of material for the purpose
5	of dumping it into ocean waters, or the dumping of
6	material transported from a location outside the
7	United States, under section 101 of the Marine Pro-
8	tection, Research, and Sanctuaries Act of 1972 (33
9	U.S.C. 1411).".
10	(b) National Defense Reserve Fleet.—(1) Sec-
11	tion 510(i) of the Merchant Marine Act, 1936 (46 U.S.C.
12	App. 1160(i)) is amended—
13	(A) by inserting "(1)" after "(i)"; and
14	(B) by adding at the end the following new
15	paragraph:
16	"(2)(A) Subject to subparagraph (B), the sale under
17	this subsection of a vessel from the National Defense Re-
18	serve Fleet for export, or any subsequent resale of a vessel
19	sold from the Fleet for export—
20	"(i) is not a disposal or a distribution in com-
21	merce under section 6 or 12(a) of the Toxic Sub-
22	stances Control Act (15 U.S.C. 2605 and 2611(a))
23	or an export of hazardous waste under section 3017
24	of the Solid Waste Disposal Act (42 U.S.C. 6938);
25	and

1	"(ii) is not subject to subsection (b) of section
2	12 of the Toxic Substances Control Act (15 U.S.C.
3	2611).
4	"(B)(i) Subparagraph (A) applies to a vessel being
5	sold for export only if, before the sale of such vessel, any
6	item listed in clause (ii) containing polychlorinated
7	biphenyls is removed from the vessel.
8	"(ii) Clause (i) covers any transformer, large high or
9	low voltage capacitor, or hydraulic or heat transfer fluid.".
10	(2) Section 6 of the National Maritime Heritage Act
11	of 1994 (Public Law 103–451; 108 Stat. 4776; 16 U.S.C.
12	5405) is amended—
13	(A) in subsections (a)(1) and (b)(2)—
14	(i) by inserting "or 510(i)" after "508";
15	and
16	(ii) by inserting "or 1160(i)" after
17	"1158"; and
18	(B) in subsection $(c)(1)(A)$, by striking out
19	"1999" and inserting in lieu thereof "2001".
20	SEC. 1022. AUTHORITY TO ENTER INTO A LONG-TERM
21	CHARTER FOR A VESSEL IN SUPPORT OF THE
22	SURVEILLANCE TOWED-ARRAY SENSOR
23	(SURTASS) PROGRAM.
24	The Secretary of the Navy is authorized to enter into
25	a contract in accordance with section 2401 of title 10

- 1 United States Code, for the charter, for a period through
- 2 fiscal year 2003, of the vessel RV CORY CHOUEST
- 3 (United States official number 933435) in support of the
- 4 Surveillance Towed-Array Sensor (SURTASS) program.
- 5 SEC. 1023. TRANSFER OF TWO SPECIFIED OBSOLETE TUG-
- 6 BOATS OF THE ARMY.
- 7 (a) AUTHORITY TO TRANSFER VESSELS.—The Sec-
- 8 retary of the Army may transfer the two obsolete tugboats
- 9 of the Army described in subsection (b) to the Brownsville
- 10 Navigation District, Brownsville, Texas.
- 11 (b) Vessels Covered.—Subsection (a) applies to
- 12 the following two decommissioned tugboats of the Army,
- 13 each of which is listed as of the date of the enactment
- 14 of this Act as being surplus to the needs of the Army:
- 15 the Normandy (LT-1971) and the Salerno (LT-1953).
- 16 (c) Transfers To Be at No Cost to United
- 17 States.—A transfer authorized by this section shall be
- 18 made at no cost to the United States.
- 19 (d) Terms and Conditions.—The Secretary may
- 20 require such additional terms and conditions in connection
- 21 with the transfers authorized by this section as the Sec-
- 22 retary considers appropriate.

1	SEC. 1024. NAMING OF A DDG-51 CLASS DESTROYER THE
2	U.S.S. THOMAS F. CONNOLLY.
3	It is the sense of Congress that the Secretary of the
4	Navy should name a guided missile destroyer of the DDG-
5	51 class the U.S.S. Thomas F. Connolly, in honor of Vice
6	Admiral Thomas F. Connolly (1909–1996), of the State
7	of Minnesota, who during an active-duty naval career ex-
8	tending from 1933 to 1971 became a leading architect of
9	the modern United States Navy.
10	SEC. 1025. CONGRESSIONAL REVIEW PERIOD WITH RE-
11	SPECT TO TRANSFER OF THE EX-U.S.S. MID-
12	WAY (CV-41).
13	In applying section 7306 of title 10, United States
14	Code, with respect to the transfer of the decommissioned
15	aircraft carrier ex-U.S.S. MIDWAY (CV-41), subsection
16	(d)(1)(B) of that section shall be applied by substituting
17	"30 calendar days" for "60 days of continuous session of
18	Congress".
19	Subtitle C—Counter-Drug
20	Activities
21	SEC. 1031. PROHIBITION ON USE OF NATIONAL GUARD FOR
22	CIVIL-MILITARY ACTIVITIES UNDER STATE
23	DRUG INTERDICTION AND COUNTER-DRUG
24	ACTIVITIES PLAN.
25	Section 112 of title 32, United States Code, is
26	amended—

1	(1) by redesignating subsections (g) and (h) as
2	subsections (h) and (i), respectively; and
3	(2) by inserting after subsection (f) the follow-
4	ing new subsection:
5	"(g) Prohibition on Certain Civil-Military Ac-
6	TIVITIES.—Funds provided under this section may not be
7	used to conduct activities, including community-outreach
8	programs, designed to reduce the demand for illegal drugs
9	among persons who are not members of the National
10	Guard or their dependents.".
11	SEC. 1032. ASSIGNMENT OF DEPARTMENT OF DEFENSE
12	PERSONNEL TO ASSIST IMMIGRATION AND
13	NATURALIZATION SERVICE AND CUSTOMS
14	SERVICE.
15	(a) Assignment Authority of Secretary of De-
16	FENSE.—Chapter 18 of title 10, United States Code, is
17	amended by inserting after section 374 the following new
18	section:
19	"§ 374a. Assignment of personnel to assist border pa-
19 20	"§ 374a. Assignment of personnel to assist border patrol and control
20 21	trol and control

1	"(1) the Immigration and Naturalization Serv-
2	ice in preventing the entry of terrorists, drug traf-
3	fickers, and illegal aliens into the United States; and
4	"(2) the United States Customs Service in the
5	inspection of cargo, vehicles, and aircraft at points
6	of entry into the United States.
7	"(b) Request for Assignment.—The assignment
8	of Department of Defense personnel under subsection (a)
9	may only occur—
10	"(1) at the request of the Attorney General, in
11	the case of an assignment to the Immigration and
12	Naturalization Service; and
13	"(2) at the request of the Secretary of the
14	Treasury, in the case of an assignment to the Unit-
15	ed States Customs Service.".
16	"(c) Reimbursement Requirement.—Section 377
17	of this title shall apply in the case of Department of De-
18	fense personnel assigned under subsection (a).".
19	(b) Clerical Amendment.—The table of sections
20	at the beginning of such chapter is amended by inserting
21	after the item relating to section 374 the following new

"374a. Assignment of personnel to assist border patrol and control.".

22 item:

1	SEC. 1033. ANNUAL REPORT ON DEVELOPMENT AND DE-
2	PLOYMENT OF NARCOTICS DETECTION TECH-
3	NOLOGIES.
4	(a) REPORT REQUIREMENT.—Not later than Decem-
5	ber 1st of each year, the Director of the Office of National
6	Drug Control Policy shall submit to Congress and the
7	President a report on the development and deployment of
8	narcotics detection technologies by Federal agencies. Each
9	such report shall be prepared in consultation with the Sec-
10	retary of Defense, the Secretary of State, the Secretary
11	of Transportation, and the Secretary of the Treasury.
12	(b) MATTERS TO BE INCLUDED.—Each report under
13	subsection (a) shall include—
14	(1) a description of each project implemented
15	by a Federal agency relating to the development or
16	deployment of narcotics detection technology;
17	(2) the agency responsible for each project de-
18	scribed in paragraph (1);
19	(3) the amount of funds obligated or expended
20	to carry out each project described in paragraph (1)
21	during the fiscal year in which the report is submit-
22	ted or during any fiscal year preceding the fiscal
23	year in which the report is submitted;
24	(4) the amount of funds estimated to be obli-
25	gated or expended for each project described in
26	paragraph (1) during any fiscal year after the fiscal

1	year in which the report is submitted to Congress;
2	and
3	(5) a detailed timeline for implementation of
4	each project described in paragraph (1).
5	Subtitle D—Miscellaneous Report
6	Requirements and Repeals
7	SEC. 1041. REPEAL OF MISCELLANEOUS OBSOLETE RE-
8	PORTS REQUIRED BY PRIOR DEFENSE AU-
9	THORIZATION ACTS.
10	(a) Report on Removal of Basic Point Defense
11	MISSILE SYSTEM FROM NAVAL AMPHIBIOUS VESSELS.—
12	Section 1437 of the Department of Defense Authorization
13	Act, 1986 (Public Law 99–145; 99 Stat. 757), is repealed.
14	(b) Report Concerning the Stretchout of
15	Major Defense Acquisition Programs.—Section 117
16	of the National Defense Authorization Act, Fiscal Year
17	1989 (Public Law 100–456; 102 Stat. 1933), is repealed.
18	(c) Report Concerning the B–2 Aircraft Pro-
19	GRAM.—Section 115 of the National Defense Authoriza-
20	tion Act for Fiscal Years 1990 and 1991 (Public Law
21	101–189; 103 Stat. 1373) is repealed.

1	SEC. 1042. REPEAL OF ANNUAL REPORT REQUIREMENT RE-	
2	LATING TO TRAINING OF SPECIAL OPER-	
3	ATIONS FORCES WITH FRIENDLY FOREIGN	
4	FORCES.	
5	Section 2011 of title 10, United States Code, is	
6	amended by striking out subsection (e).	
7	SEC. 1043. REPORT ON ANTI-TERRORISM ACTIVITIES.	
8	Not later than 180 days after the date of the enact-	
9	ment of this Act, the Secretary of Defense shall submit	
10	to Congress a report, in classified and unclassified form,	
11	describing—	
12	(1) the programs designed to carry out anti-ter-	
13	rorism activities of the Department of Defense;	
14	(2) any deficiencies in those programs; and	
15	(3) any actions taken by the Secretary to im-	
16	prove implementation of such programs.	
17	Subtitle E—Other Matters	
18	SEC. 1051. AUTHORITY FOR SPECIAL AGENTS OF THE DE-	
19	FENSE CRIMINAL INVESTIGATIVE SERVICE	
20	TO EXECUTE WARRANTS AND MAKE A	
21	RESTS.	
22	(a) Authority.—Chapter 81 of title 10, United	
23	States Code, is amended by inserting after section 1585	
24	the following new section:	

1	"§ 1585a. Special agents of the Defense Criminal In-
2	vestigative Service: authority to execute
3	warrants and make arrests
4	"(a) Authority.—The Secretary of Defense may
5	authorize any DCIS special agent—
6	"(1) to execute and serve any warrant or other
7	process issued under the authority of the United
8	States; and
9	"(2) to make arrests without a warrant—
10	"(A) for any offense against the United
11	States committed in the presence of that agent;
12	and
13	"(B) for any felony cognizable under the
14	laws of the United States if the agent has prob-
15	able cause to believe that the person to be ar-
16	rested has committed or is committing the fel-
17	ony.
18	"(b) Attorney General Guidelines.—Authority
19	of a DCIS special agent under subsection (a) may be exer-
20	cised only in accordance with guidelines approved by the
21	Attorney General.
22	"(c) DCIS Special Agent Defined.—In this sec-
23	tion, the term 'DCIS special agent' means an employee
24	of the Department of Defense who is a special agent of
25	the Defense Criminal Investigative Service (or any succes-
26	sor to that service).".

	1 (b) Clerical	AMENDMENT.—The	table of	sections
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- 2 at the beginning of such chapter is amended by inserting
- 3 after the item relating to section 1585 the following new
- 4 item:

"1585a. Special agents of the Defense Criminal Investigative Service: authority to execute warrants and make arrests.".

5 SEC. 1052. STUDY OF INVESTIGATIVE PRACTICES OF MILI-

- 6 TARY CRIMINAL INVESTIGATIVE ORGANIZA-
- 7 TIONS RELATING TO SEX CRIMES.
- 8 (a) Independent Study Required.—(1) The Sec-
- 9 retary of Defense shall provide for an independent study
- 10 of the policies, procedures, and practices of the military
- 11 criminal investigative organizations for the conduct of in-
- 12 vestigations of complaints of sex crimes and other criminal
- 13 sexual misconduct arising in the Armed Forces.
- 14 (2) The Secretary shall provide for the study to be
- 15 conducted by the National Academy of Public Administra-
- 16 tion. The amount of a contract for the study may not ex-
- 17 ceed \$2,000,000.
- 18 (3) The Secretary shall require that all components
- 19 of the Department of Defense cooperate fully with the or-
- 20 ganization carrying out the study.
- 21 (b) Matters To Be Included in Study.—The
- 22 Secretary shall require that the organization conducting
- 23 the study under this section specifically consider each of
- 24 the following matters:

- (1) The need (if any) for greater organizational independence and autonomy for the military criminal investigative organizations than exists under current chain-of-command structures within the military departments.
 - (2) The authority of each of the military criminal investigative organizations to investigate allegations of sex crimes and other criminal sexual misconduct and the policies of those organizations for carrying out such investigations.
 - (3) The training (including training in skills and techniques related to the conduct of interviews) provided by each of those organizations to agents or prospective agents responsible for conducting or providing support to investigations of alleged sex crimes and other criminal sexual misconduct, including—
 - (A) the extent to which that training is comparable to the training provided by the Federal Bureau of Investigation and other civilian law enforcement agencies; and
 - (B) the coordination of training and investigative policies related to alleged sex crimes and other criminal sexual misconduct of each of those organizations with the Federal Bureau of

- 1 Investigation and other civilian Federal law en-2 forcement agencies.
 - (4) The procedures and relevant professional standards of each military criminal investigative organization with regard to recruitment and hiring of agents, including an evaluation of the extent to which those procedures and standards provide for—
 - (A) sufficient screening of prospective agents based on background investigations; and
 - (B) obtaining sufficient information about the qualifications and relevant experience of prospective agents.
 - (5) The advantages and disadvantages of establishing, within each of the military criminal investigative organizations or within the Defense Criminal Investigative Service only, of a special unit for the investigation of alleged sex crimes and other criminal sexual misconduct.
 - (6) The clarity of guidance for, and consistency of investigative tactics used by, each of the military criminal investigative organizations for the investigation of alleged sex crimes and other criminal sexual misconduct, together with a comparison with the guidance and tactics used by the Federal Bureau of

- 1 Investigation and other civilian law enforcement 2 agencies for such investigations.
- (7) The number of allegations of agent misconduct in the investigation of sex crimes and other criminal sexual misconduct for each of those organizations, together with a comparison with the number of such allegations concerning agents of the Federal Bureau of Investigation and other civilian law enforcement agencies for such investigations.
 - (8) The procedures of each of the military criminal investigative organizations for administrative identification (known as "titling") of persons suspected of committing sex crimes or other criminal sexual misconduct, together with a comparison with the comparable procedures of the Federal Bureau of Investigation and other civilian Federal law enforcement agencies for such investigations.
 - (9) The accuracy, timeliness, and completeness of reporting of sex crimes and other criminal sexual misconduct by each of the military criminal investigative organizations to the National Crime Information Center maintained by the Department of Justice.
 - (10) Any recommendation for legislation or administrative action to revise the organizational or

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- 1 operational arrangements of the military criminal in-
- 2 vestigative organizations or to alter recruitment,
- 3 training, or operational procedures, as they pertain
- 4 to the investigation of sex crimes and other criminal
- 5 sexual misconduct.
- 6 (c) Report.—(1) The Secretary of Defense shall re-
- 7 quire the organization conducting the study under this
- 8 section to submit to the Secretary a report on the study
- 9 not later than one year after the date of the enactment
- 10 of this Act. The organization shall include in the report
- 11 its findings and conclusions concerning each of the mat-
- 12 ters specified in subsection (b).
- 13 (2) The Secretary shall submit the report under para-
- 14 graph (1), together with the Secretary's comments on the
- 15 report, to Congress not later than 30 days after the date
- 16 on which the report is submitted to the Secretary under
- 17 paragraph (1).
- 18 (d) Military Criminal Investigative Organiza-
- 19 TION DEFINED.—For the purposes of this section, the
- 20 term "military criminal investigative organization" means
- 21 any of the following:
- 22 (1) The Army Criminal Investigation Com-
- 23 mand.
- 24 (2) The Naval Criminal Investigative Service.

1	(3) The Air Force Office of Special Investiga-
2	tions.
3	(4) The Defense Criminal Investigative Service.
4	(e) Criminal Sexual Misconduct Defined.—For
5	the purposes of this section, the term "criminal sexual
6	misconduct" means conduct by a member of the Armed
7	Forces involving sexual abuse, sexual harassment, or other
8	sexual misconduct that constitutes an offense under the
9	Uniform Code of Military Justice.
10	SEC. 1053. TECHNICAL AND CLERICAL AMENDMENTS.
11	(a) TITLE 10, UNITED STATES CODE.—Title 10,
12	United States Code, is amended as follows:
13	(1) The tables of chapters at the beginning of
14	subtitle A, and at the beginning of part I of subtitle
15	A, are each amended by striking out "471" in the
16	item relating to chapter 23 and inserting in lieu
17	thereof "481".
18	(2) The tables of chapters at the beginning of
19	subtitle A, and at the beginning of part IV of sub-
20	title A, are each amended by striking out "2540" in
21	the item relating to chapter 152 and inserting in
22	lieu thereof "2541".
23	(3) Section 116(b)(2) is amended by striking
24	out "such subsection" and inserting in lieu thereof
25	"subsection (a)".

1	(4) Section 129c(e) is amended by striking out
2	"section $115a(g)(2)$ " and inserting in lieu thereof
3	"section 115a(e)(2)".
4	(5) Section 382(g) is amended by striking out
5	"the date of the enactment of the National Defense
6	Authorization Act for Fiscal Year 1997" and insert-
7	ing in lieu thereof "September 23, 1996".
8	(6) The table of sections at the beginning of
9	subchapter I of chapter 21 is amended by striking
10	out the items relating to sections 424 and 425 and
11	inserting in lieu thereof the following:
	"424. Disclosure of organizational and personnel information: exemption for Defense Intelligence Agency, National Reconnaissance Office, and National Imagery and Mapping Agency.".
12	(7) Section 445 is amended—
13	(A) by striking out "(1)" before "Except
14	with";
15	(B) by redesignating subparagraphs (A),
16	(B), and (C) as paragraphs (1), (2), and (3),
17	respectively;
18	(C) by striking out "(2)" before "When-
19	ever it appears" and inserting in lieu thereof
20	"(b) Injunctive Relief.—"; and
21	(D) by striking out "paragraph (1)" and
22	inserting in lieu thereof "subsection (a)".
23	(8) Section 858b is amended in the first sen-
24	tence by striking out "forfeiture" and all that fol-

1	lows through "due that member" and inserting in
2	lieu thereof "forfeiture of pay, or of pay and allow-
3	ances, due that member".
4	(9) Section 943(c) is amended—
5	(A) in the third sentence, by striking out
6	"such positions" and inserting in lieu thereof
7	"positions referred to in the preceding sen-
8	tences"; and
9	(B) by capitalizing the initial letter of the
10	third word of the subsection heading.
11	(10) Section 954 is amended by striking out
12	"this" and inserting in lieu thereof "his".
13	(11) Section 972(b) is amended by striking out
14	"the date of the enactment of the National Defense
15	Authorization Act for Fiscal Year 1996" in the mat-
16	ter preceding paragraph (1) and inserting in lieu
17	thereof "February 10, 1996".
18	(12) Section 976(f) is amended by striking out
19	"shall," and all that follows and inserting in lieu
20	thereof "shall be fined under title 18 or imprisoned
21	not more than 5 years, or both, except that, in the
22	case of an organization (as defined in section 18 of
23	such title), the fine shall not be less than \$25,000.".
24	(13) Section 977 is amended—

1	(A) in subsection (c), by striking out "Be-
2	ginning on October 1, 1996, not more than"
3	and inserting in lieu thereof "Not more than";
4	and
5	(B) in subsection (d)(2), by striking out
6	"before October 1, 1996," and all that follows
7	through "so assigned" the second place it ap-
8	pears.
9	(14) Section 1129(c) is amended—
10	(A) by striking out "the date of the enact-
11	ment of this section," and inserting in lieu
12	thereof "November 30, 1993,"; and
13	(B) by striking out "before the date of the
14	enactment of this section or" and inserting in
15	lieu thereof "before such date or".
16	(15) Section 1151(b) is amended by striking
17	out "WITH" in the subsection heading and inserting
18	in lieu thereof "WITH".
19	(16) Section 1152(g) is amended by inserting
20	"(1)" before "The Secretary may".
21	(17) Section 1408(d) is amended—
22	(A) by striking out "To" in the subsection
23	heading and inserting in lieu thereof "To"; and
24	(B) by redesignating the second paragraph
25	(6) as paragraph (7).

1	(18) Section $1599e(e)(1)(F)$ is amended by
2	striking out "Sections 106(f)" and inserting in lieu
3	thereof "Sections 106(e)".
4	(19) Section 1763 is amended—
5	(A) by striking out "On and after October
6	1, 1993, the Secretary of Defense" and insert-
7	ing in lieu thereof "The Secretary of Defense";
8	and
9	(B) by striking out "secretaries" and in-
10	serting in lieu thereof "Secretaries".
11	(20) Section 2010(e) is repealed.
12	(21) Section 2208(k) is repealed.
13	(22)(A) Section 2306(h) is amended by insert-
14	ing "for the purchase of property" after "Multiyear
15	contracting authority".
16	(B)(i) The heading of section 2306b is amended
17	to read as follows:
18	"§ 2306b. Multiyear contracts: acquisition of prop-
19	erty".
20	(ii) The item relating to such section in the
21	table of sections at the beginning of chapter 137 of
22	such title is amended to read as follows:
	"2306b. Multiyear contracts: acquisition of property.".
23	(23) Section 2306b(k) is amended by striking
24	out "this subsection" in the first sentence and in-
25	serting in lieu thereof "this section".

1	(24) Section 2315(a) is amended by striking
2	out "the Information Technology Management Re-
3	form Act of 1996" and inserting in lieu thereof "di-
4	vision E of the Clinger-Cohen Act of 1996 (40
5	U.S.C. 1401 et seq.)".
6	(25) Section 2371a is amended by inserting
7	"Defense" before "Advanced Research Projects
8	Agency".
9	(26) Section 2401a(a) is amended by striking
10	out "leasing of such vehicles" and inserting in lieu
11	thereof "such leasing".
12	(27) Section 2466(e) is repealed.
13	(28) Section 2684(b) is amended by striking
14	out ", United States Code,".
15	(29) Section 2885 is amended by striking out
16	"five years after the date of the enactment of the
17	National Defense Authorization Act for Fiscal Year
18	1996" and inserting in lieu thereof "on February
19	10, 2001".
20	(30) Section 12733(3) is amended—
21	(A) by inserting a comma after "(B)"; and
22	(B) by striking out "the date of the enact-
23	ment of the National Defense Authorization Act
24	for Fiscal Year 1997" and inserting in lieu
25	thereof "September 23, 1996,".

1	(b) Title 37, United States Code.—Section
2	205(d) of title 37, United States Code, is amended by
3	striking out the period after "August 1, 1979" and insert-
4	ing in lieu thereof a comma.
5	(c) Public Law 104–201.—Effective as of Septem-
6	ber 23, 1996, and as if included therein as enacted, the
7	National Defense Authorization Act for Fiscal Year 1997
8	(Public Law 104–201) is amended as follows:
9	(1) Section 367 (110 Stat. 2496) is amended—
10	(A) in subsection (a), by striking out
11	"Subchapter II of chapter" and inserting in lieu
12	thereof "Chapter"; and
13	(B) in subsection (b), by striking out "sub-
14	chapter" and inserting in lieu thereof "chap-
15	ter".
16	(2) Section $614(b)(2)(B)$ (110 Stat. 2544) is
17	amended by striking out "the period" and inserting
18	in lieu thereof "the semicolon".
19	(3) Section 802(1) (110 Stat. 2604) is amended
20	by striking out "1995" in the first quoted matter
21	therein and inserting in lieu thereof "1996".
22	(4) Section 829(c) (110 Stat. 2612) is amend-
23	ed —

1	(A) in paragraph (2), by striking out "Sec-
2	tion 2502(b)" and inserting in lieu thereof
3	"Section 2502(c)"; and
4	(B) by redesignating paragraph (3) as sub-
5	paragraph (C) of paragraph (2).
6	(d) Other Annual Defense Authorization
7	Acts.—
8	(1) of The National Defense Authorization Act
9	for Fiscal Year 1996 (Public Law 104–106) is
10	amended as follows:
11	(A) Section 533(b) (110 Stat. 315) is
12	amended by inserting before the period at the
13	end the following: "and the amendments made
14	by subsection (b), effective as of October 5,
15	1994".
16	(B) Section 1501(d)(1) (110 Stat. 500) is
17	amended by striking out "337(b)" and "2717"
18	and inserting in lieu thereof "377(b)" and
19	"2737", respectively.
20	(2) Section 845 of the National Defense Au-
21	thorization Act for Fiscal Year 1994 (Public Law
22	103–160; 10 U.S.C. 2371 note) is amended—
23	(A) in subsection (a), by inserting "De-
24	fense" before "Advanced": and

1	(B) in the section heading, by inserting
2	" DEFENSE " after the third word.
3	(3) The National Defense Authorization Act for
4	Fiscal Year 1993 (Public Law 102–484) is amended
5	as follows:
6	(A) Section 812(e) (10 U.S.C. 1723 note)
7	is amended by inserting "and Technology" after
8	"for Acquisition".
9	(B) Subsection (e) of section 4471 (10
10	U.S.C. 2501 note) is amended—
11	(i) by realigning that subsection so as
12	to be flush to the margin; and
13	(ii) by capitalizing the initial letter of
14	the third word of the subsection heading.
15	(4) Section 807(b)(2)(A) of the National De-
16	fense Authorization Act for Fiscal Years 1992 and
17	1993 (Public Law 102–190; 10 U.S.C. 2320 note)
18	is amended by inserting before the period the follow-
19	ing: "and Technology".
20	(5) The National Defense Authorization Act for
21	Fiscal Year 1991 (Public Law 101–510) is amended
22	as follows:
23	(A) Section 1205 (10 U.S.C. 1746 note) is
24	amended by striking out "Under Secretary of
25	Defense for Acquisition' each place it appears

1	and inserting in lieu thereof "Under Secretary
2	of Defense for Acquisition and Technology".
3	(B) Section 2921 (10 U.S.C. 2687 note) is
4	amended—
5	(i) in subsection (e)(3)(B), by striking
6	out "Subcommittees" and inserting in lieu
7	thereof "Subcommittee"; and
8	(ii) in subsection $(f)(2)$, by striking
9	out "the Committees on Armed Services of
10	the Senate and House of Representatives"
11	and inserting in lieu thereof "the Commit-
12	tee on Armed Services of the Senate and
13	the Committee on National Security of the
14	House of Representatives".
15	(6) Section 1121(c) of the National Defense
16	Authorization Act for Fiscal Years 1988 and 1989
17	(Public Law 100–180; 10 U.S.C. 113 note) is
18	amended by striking out "under this section—" and
19	all that follow through "fiscal year 1990" and in-
20	serting in lieu thereof "under this section may not
21	exceed 5,000 during any fiscal year".
22	(d) TITLE 5, UNITED STATES CODE.—Title 5, Unit-
23	ed States Code, is amended as follows:

1	(1) Section 3329(b) is amended by striking out
2	"a position described in subsection (c)" the second
3	place it appears.
4	(2) Section 5315 is amended—
5	(A) in the item relating to the Chief Infor-
6	mation Officer of the Department of the Inte-
7	rior, by inserting "the" before "Interior"; and
8	(B) in the item relating to the Chief Infor-
9	mation Officer of the Department of the Treas-
10	ury, by inserting "the" before "Treasury".
11	(3) Section 5316 is amended by striking out
12	"Atomic Energy" after "Assistant to the Secretary
13	of Defense for" and inserting in lieu thereof "Nu-
14	clear and Chemical and Biological Defense Pro-
15	grams''.
16	(e) Acquisition Policy Statutes.—
17	(1) Section 309 of the Federal Property and
18	Administrative Services Act of 1949 (41 U.S.C. 259)
19	is amended by striking out "and" at the end of sub-
20	section $(b)(2)$.
21	(2) The Office of Federal Procurement Policy
22	Act is amended as follows:
23	(A) The item relating to section 27 in the
24	table of contents in section 1 is amended to
25	read as follows:

"Sec. 27. Restrictions on disclosing and obtaining contractor bid or proposal information or source selection information.".

1	(B) Section 6(d) (41 U.S.C. 405(d)) is
2	amended—
3	(i) by striking out the period at the
4	end of paragraph (5)(J) and inserting in
5	lieu thereof a semicolon;
6	(ii) by moving paragraph (6) two ems
7	to the left; and
8	(iii) in paragraph (12), by striking out
9	"small business" and inserting in lieu
10	thereof "small businesses".
11	(C) Section 35(b)(2) (41 U.S.C. 431(b)(2))
12	is amended by striking out "commercial" and
13	inserting in lieu thereof "commercially avail-
14	able''.
15	(3) Section 6 of the Contract Disputes Act of
16	1978 (41 U.S.C. 605) is amended in subsections (d)
17	and (e) by striking out "(as in effect on September
18	30, 1995)" each place it appears.
19	(4) Subsections (d)(1) and (e) of section 16 of
20	the Small Business Act (15 U.S.C. 645) are each
21	amended by striking out "concerns" and inserting in
22	lieu thereof "concern".
23	(f) Coordination With Other Amendments.—
24	For purposes of applying amendments made by provisions

- 1 of this Act other than provisions of this section, this sec-
- 2 tion shall be treated as having been enacted immediately
- 3 before the other provisions of this Act.

4 SEC. 1054. DISPLAY OF POW/MIA FLAG.

- 5 (a) REQUIRED DISPLAY.—The POW/MIA flag shall
- 6 be displayed at the locations specified in subsection (c)
- 7 each year on POW/MIA flag display days. Such display
- 8 shall serve (1) as the symbol of the Nation's concern and
- 9 commitment to achieving the fullest possible accounting
- 10 of Americans who, having been prisoners of war or missing
- 11 in action, still remain unaccounted for, and (2) as the
- 12 symbol of the Nation's commitment to achieving the full-
- 13 est possible accounting for Americans who in the future
- 14 may become prisoners of war, missing in action, or other-
- 15 wise unaccounted for as a result of hostile action.
- (b) Days for Flag Display.—(1) For purposes of
- 17 this section, POW/MIA flag display days are the following:
- 18 (A) Armed Forces Day, the third Saturday in
- 19 May.
- (B) Memorial Day, the last Monday in May.
- 21 (C) Flag Day, June 14.
- (D) Independence Day, July 4.
- 23 (E) National POW/MIA Recognition Day.
- 24 (F) Veterans Day, November 11.

1	(2) In the case of display at United States Postal
2	Service post offices (required by subsection (c)(8)), POW/
3	MIA flag display days in any year include, in addition to
4	the days specified in paragraph (1), the last business day
5	before each such day that itself is not a business day.
6	(c) Locations for Flag Display.—The locations
7	for the display of the POW/MIA flag under this section
8	are the following:
9	(1) The Capitol.
10	(2) The White House.
11	(3) The Korean War Veterans Memorial and
12	the Vietnam Veterans Memorial.
13	(4) Each national cemetery.
14	(5) The buildings containing the primary offices
15	of—
16	(A) the Secretary of State;
17	(B) the Secretary of Defense;
18	(C) the Secretary of Veterans Affairs; and
19	(D) the Director of the Selective Service
20	System.
21	(6) Each major military installation, as des-
22	ignated by the Secretary of Defense.
23	(7) Each Department of Veterans Affairs medi-
24	cal center.

- 1 (8) Each United States Postal Service post of-
- 2 fice.
- 3 (d) Coordination With Other Display Require-
- 4 MENT.—Display of the POW/MIA flag at the Capitol pur-
- 5 suant to paragraph (1) of subsection (c) is in addition to
- 6 the display of that flag in the Rotunda of the Capitol re-
- 7 quired by Senate Concurrent Resolution 5 of the 101st
- 8 Congress, agreed to on February 22, 1989 (103 Stat.
- 9 2533).
- 10 (e) REQUIREMENTS CONCERNING DISPLAY AT SPEC-
- 11 IFIED LOCATIONS.—(1) Display of the POW/MIA flag at
- 12 the buildings specified in paragraphs (1), (2), (5), and (7)
- 13 of subsection (c) shall be on, or on the grounds of, each
- 14 such building.
- 15 (2) Display of that flag pursuant to paragraph (5)
- 16 of subsection (c) at the buildings containing the primary
- 17 offices of the officials specified in that paragraph shall be
- 18 in an area visible to the public.
- 19 (3) Display of that flag at United States Postal Serv-
- 20 ice post offices pursuant to paragraph (8) of subsection
- 21 (c) shall be on the grounds or in the public lobby of each
- 22 such post office.
- 23 (f) POW/MIA FLAG DEFINED.—As used in this sec-
- 24 tion, the term "POW/MIA flag" means the National
- 25 League of Families POW/MIA flag recognized officially

- 1 and designated by section 2 of Public Law 101–355 (36)
- 2 U.S.C. 189).
- 3 (g) Regulations for Implementation.—Within
- 4 180 days after the date of the enactment of this Act, the
- 5 head of each department, agency, or other establishment
- 6 responsible for a location specified in subsection (c) (other
- 7 than the Capitol) shall prescribe such regulations as nec-
- 8 essary to carry out this section.
- 9 (h) Procurement and Distribution of Flags.—
- 10 Within 30 days after the date of the enactment of this
- 11 Act, the Administrator of General Services shall procure
- 12 POW/MIA flags and distribute them as necessary to carry
- 13 out this section.
- 14 (i) Repeal of Prior Law.—Section 1084 of Public
- 15 Law 102–190 (36 U.S.C. 189 note) is repealed.
- 16 (j) Daily Display of Flag at Department of
- 17 Veterans Affairs Medical Centers.—In addition to
- 18 the display required by subsection (a), the POW/MIA flag
- 19 shall be displayed on, or on the grounds of, each Depart-
- 20 ment of Veterans Affairs medical center on every day on
- 21 which the flag of the United States is displayed.

1	SEC. 1055. CERTIFICATION REQUIRED BEFORE OBSERV-
2	ANCE OF MORATORIUM ON USE BY ARMED
3	FORCES OF ANTIPERSONNEL LANDMINES.
4	Any moratorium imposed by law (whether enacted be-
5	fore, on, or after the date of the enactment of this Act)
6	on the use of antipersonnel landmines by the Armed
7	Forces may be implemented only if (and after) the Sec-
8	retary of Defense, after consultation with the Chairman
9	of the Joint Chiefs of Staff, certifies to Congress that—
10	(1) the moratorium will not adversely affect the
11	ability of United States forces to defend against at-
12	tack on land by hostile forces; and
13	(2) the Armed Forces have systems that are ef-
14	fective substitutes for antipersonnel landmines.
15	SEC. 1056. PROTECTION OF SAFETY-RELATED INFORMA-
15 16	SEC. 1056. PROTECTION OF SAFETY-RELATED INFORMA- TION VOLUNTARILY PROVIDED BY AIR CAR-
16	TION VOLUNTARILY PROVIDED BY AIR CAR-
16 17	TION VOLUNTARILY PROVIDED BY AIR CARRIERS.
16 17 18	TION VOLUNTARILY PROVIDED BY AIR CARRIERS. (a) AUTHORITY TO PROTECT INFORMATION.—Sec-
16 17 18	TION VOLUNTARILY PROVIDED BY AIR CARRIERS. (a) AUTHORITY TO PROTECT INFORMATION.—Section 2640 of title 10, United States Code, is amended—
16 17 18 19 20	TION VOLUNTARILY PROVIDED BY AIR CARRIERS. (a) AUTHORITY TO PROTECT INFORMATION.—Section 2640 of title 10, United States Code, is amended— (1) by redesignating subsections (h) and (i) as
16 17 18 19 20 21	TION VOLUNTARILY PROVIDED BY AIR CARRIERS. (a) AUTHORITY TO PROTECT INFORMATION.—Section 2640 of title 10, United States Code, is amended— (1) by redesignating subsections (h) and (i) as subsections (i) and (j), respectively; and
16 17 18 19 20 21	RIERS. (a) AUTHORITY TO PROTECT INFORMATION.—Section 2640 of title 10, United States Code, is amended— (1) by redesignating subsections (h) and (i) as subsections (i) and (j), respectively; and (2) by inserting after subsection (g) the follow-
16 17 18 19 20 21 22 23	RIERS. (a) Authority To Protect Information.—Section 2640 of title 10, United States Code, is amended— (1) by redesignating subsections (h) and (i) as subsections (i) and (j), respectively; and (2) by inserting after subsection (g) the following new subsection:

1	provides safety-related information to the Secretary for
2	purposes of this section, the Secretary may (notwithstand-
3	ing any other provision of law) withhold the information
4	from public disclosure if the Secretary determines that—
5	"(A) disclosure of the information would inhibit
6	the air carrier from voluntarily providing safety-re-
7	lated information to the Secretary; and
8	"(B) the information would aid—
9	"(i) the Secretary in carrying out his re-
10	sponsibilities under this section; or
11	"(ii) the head of another agency in carry-
12	ing out the safety responsibilities of the agency.
13	"(2) If the Secretary provides to the head of another
14	agency safety-related information described in paragraph
15	(1) with respect to which the Secretary has made a deter-
16	mination described in that paragraph, the head of that
17	agency shall (notwithstanding any other provision of law)
18	withhold the information from public disclosure.".
19	(b) Applicability.—Subsection (h) of section 2640
20	of title 10, United States Code, as added by subsection
21	(a), shall apply with respect to requests for information

22 made on or after the date of the enactment of this Act.

	303
1	SEC. 1057. NATIONAL GUARD CHALLENGE PROGRAM TO
2	CREATE OPPORTUNITIES FOR CIVILIAN
3	YOUTH.
4	(a) Program Authority.—Chapter 5 of title 32
5	United States Code, is amended by adding at the end the
6	following new section:
7	"§ 509. National Guard Challenge Program of oppor-
8	tunities for civilian youth
9	"(a) Program Authority and Purpose.—The
10	Secretary of Defense, acting through the Chief of the Na-
11	tional Guard Bureau, may conduct a National Guard civil-
12	ian youth opportunities program (to be known as the 'Na-
13	tional Guard Challenge Program') to use the National
14	Guard to provide military-based training, including super-
15	vised work experience in community service and conserva-
16	tion projects, to civilian youth who cease to attend second-
17	ary school before graduating so as to improve the life skills
18	and employment potential of such youth.
19	"(b) Conduct of the Program.—The Secretary of
20	Defense shall provide for the conduct of the National
21	Guard Challenge Program in such States as the Secretary
22	considers to be appropriate, except that Federal expendi-
23	tures under the program may not exceed \$50,000,000 for

- 25 "(c) Program Agreements.—(1) To carry out the
- 26 National Guard Challenge Program in a State, the Sec-

24 any fiscal year.

- 1 retary of Defense shall enter into an agreement with the
- 2 Governor of the State or, in the case of the District of
- 3 Columbia, with the commanding general of the District
- 4 of Columbia National Guard, under which the Governor
- 5 or the commanding general will establish, organize, and
- 6 administer the National Guard Challenge Program in the
- 7 State.
- 8 "(2) The agreement may provide for the Secretary
- 9 to provide funds to the State for civilian personnel costs
- 10 attributable to the use of civilian employees of the Na-
- 11 tional Guard in the conduct of the National Guard Chal-
- 12 lenge Program.
- 13 "(d) Matching Funds Required.—The amount of
- 14 assistance provided under this section to a State program
- 15 of the National Guard Challenge Program may not ex-
- 16 ceed—
- 17 "(1) for fiscal year 1998, 75 percent of the
- 18 costs of operating the State program during that
- 19 year;
- 20 "(2) for fiscal year 1999, 70 percent of the
- 21 costs of operating the State program during that
- 22 year;
- "(3) for fiscal year 2000, 65 percent of the
- costs of operating the State program during that
- 25 year; and

1	"(4) for fiscal year 2001 and each subsequent
2	fiscal year, 60 percent of the costs of operating the
3	State program during that year.
4	"(e) Persons Eligible to Participate in Pro-
5	GRAM.—A school dropout from secondary school shall be
6	eligible to participate in the National Guard Challenge
7	Program. The Secretary of Defense shall prescribe the
8	standards and procedures for selecting participants from
9	among school dropouts.
10	"(f) Authorized Benefits for Participants.—
11	(1) To the extent provided in an agreement entered into
12	in accordance with subsection (e) and subject to the ap-
13	proval of the Secretary of Defense, a person selected for
14	training in the National Guard Challenge Program may
15	receive the following benefits in connection with that train-
16	ing:
17	"(A) Allowances for travel expenses, personal
18	expenses, and other expenses.
19	"(B) Quarters.
20	"(C) Subsistence.
21	"(D) Transportation.
22	"(E) Equipment.
23	"(F) Clothing.
24	"(G) Recreational services and supplies.
25	"(H) Other services.

- 1 "(I) Subject to paragraph (2), a temporary sti-
- 2 pend upon the successful completion of the training,
- 3 as characterized in accordance with procedures pro-
- 4 vided in the agreement.
- 5 "(2) In the case of a person selected for training in
- 6 the National Guard Challenge Program who afterwards
- 7 becomes a member of the Civilian Community Corps under
- 8 subtitle E of title I of the National and Community Serv-
- 9 ice Act of 1990 (42 U.S.C. 12611 et seq.), the person may
- 10 not receive a temporary stipend under paragraph (1)(I)
- 11 while the person is a member of that Corps. The person
- 12 may receive the temporary stipend after completing service
- 13 in the Corps unless the person elects to receive benefits
- 14 provided under subsection (f) or (g) of section 158 of such
- 15 Act (42 U.S.C. 12618).
- 16 "(g) Program Personnel.—(1) Personnel of the
- 17 National Guard of a State in which the National Guard
- 18 Challenge Program is conducted may serve on full-time
- 19 National Guard duty for the purpose of providing com-
- 20 mand, administrative, training, or supporting services for
- 21 the program. For the performance of those services, any
- 22 such personnel may be ordered to duty under section
- 23 502(f) of this title for not longer than the period of the
- 24 program.

- 1 "(2) A Governor participating in the National Guard
- 2 Challenge Program and the commanding general of the
- 3 District of Columbia National Guard (if the District of
- 4 Columbia National Guard is participating in the program)
- 5 may procure by contract the temporary full time services
- 6 of such civilian personnel as may be necessary to augment
- 7 National Guard personnel in carrying out the National
- 8 Guard Challenge Program in that State.
- 9 "(3) Civilian employees of the National Guard per-
- 10 forming services for the National Guard Challenge Pro-
- 11 gram and contractor personnel performing such services
- 12 may be required, when appropriate to achieve the purposes
- 13 of the program, to be members of the National Guard and
- 14 to wear the military uniform.
- 15 "(h) Equipment and Facilities.—(1) Equipment
- 16 and facilities of the National Guard, including military
- 17 property of the United States issued to the National
- 18 Guard, may be used in carrying out the National Guard
- 19 Challenge Program.
- 20 "(2) Activities under the National Guard Challenge
- 21 Program shall be considered noncombat activities of the
- 22 National Guard for purposes of section 710 of this title.
- 23 "(i) Status of Participants.—(1) A person receiv-
- 24 ing training under the National Guard Challenge Program

1	shall be considered an employee of the United States for
2	the purposes of the following provisions of law:
3	"(A) Subchapter I of chapter 81 of title 5 (re-
4	lating to compensation of Federal employees for
5	work injuries).
6	"(B) Section 1346(b) and chapter 171 of title
7	28 and any other provision of law relating to the li-
8	ability of the United States for tortious conduct of
9	employees of the United States.
10	"(2) In the application of the provisions of law re-
11	ferred to in paragraph (1)(A) to a person referred to in
12	paragraph (1)—
13	"(A) the person shall not be considered to be in
14	the performance of duty while the person is not at
15	the assigned location of training or other activity or
16	duty authorized in accordance with a program agree-
17	ment referred to in subsection (c), except when the
18	person is traveling to or from that location or is on
19	pass from that training or other activity or duty;
20	"(B) the person's monthly rate of pay shall be
21	deemed to be the minimum rate of pay provided for
22	grade GS-2 of the General Schedule under section
23	5332 of title 5; and
24	"(C) the entitlement of a person to receive com-
25	pensation for a disability shall begin on the day fol-

- 1 lowing the date on which the person's participation
- 2 in the National Guard Challenge Program is termi-
- 3 nated.
- 4 "(3) A person referred to in paragraph (1) may not
- 5 be considered an employee of the United States for any
- 6 purpose other than a purpose set forth in that paragraph.
- 7 "(j) Supplemental Resources.—(1) To carry out
- 8 the National Guard Challenge Program in a State, the
- 9 Governor of the State or, in the case of the District of
- 10 Columbia, the commanding general of the District of Co-
- 11 lumbia National Guard may supplement funds made avail-
- 12 able under the program out of other resources (including
- 13 gifts) available to the Governor or the commanding gen-
- 14 eral. The Governor or the commanding general may ac-
- 15 cept, use, and dispose of gifts or donations of money, other
- 16 property, or services for the National Guard Challenge
- 17 Program.
- 18 "(k) Report.—Within 90 days after the end of each
- 19 fiscal year, the Secretary of Defense shall submit to Con-
- 20 gress a report on the design, conduct, and effectiveness
- 21 of the National Guard Challenge Program during the pre-
- 22 ceding fiscal year. In preparing the report, the Secretary
- 23 shall coordinate with the Governor of each State in which
- 24 the National Guard Challenge Program is carried out and,
- 25 if the program is carried out in the District of Columbia,

1	with the commanding general of the District of Columbia
2	National Guard.
3	"(1) Definitions.—In this section:
4	"(1) The term 'State' includes the Common-
5	wealth of Puerto Rico, the territories, and the Dis-
6	trict of Columbia.
7	"(2) The term 'school dropout' means an indi-
8	vidual who is no longer attending any school and
9	who has not received a secondary school diploma or
10	a certificate from a program of equivalency for such
11	a diploma.".
12	(b) Clerical Amendment.—The table of sections
13	at the beginning of such chapter is amended by adding
14	at the end the following new item:
	"509. National Guard Challenge Program of opportunities for civilian youth.".
15	SEC. 1058. LEASE OF NON-EXCESS PERSONAL PROPERTY
16	OF THE MILITARY DEPARTMENTS.
17	(a) Receipt of Fair Market Value.—Subsection
18	(b)(4) of section 2667 of title 10, United States Code, is
19	amended by striking out ", in the case of the lease of real
20	property,".
21	(b) Competitive Selection.—Such section is fur-
22	ther amended—
23	(1) by redesignating subsection (g) as sub-

section (h); and

1	(2) by inserting after subsection (f) the follow-
2	ing new subsection:
3	" $(g)(1)$ If a proposed lease under subsection (a) in
4	volves only personal property, the lease term exceeds one
5	year, and the fair market value of the lease interest ex-
6	ceeds \$100,000, as determined by the Secretary con-
7	cerned, the Secretary shall use competitive procedures to
8	select the lessee.
9	"(2) Not later than 45 days before entering into a
10	lease referred to in paragraph (1), the Secretary concerned
11	shall submit to Congress written notice describing the
12	terms of the proposed lease and the competitive proce-
13	dures used to select the lessee.".
14	SEC. 1059. COMMENDATION OF MEMBERS OF THE ARMEI
15	FORCES AND GOVERNMENT CIVILIAN PER
16	SONNEL WHO SERVED DURING THE COLL
17	WAR.
18	(a) FINDINGS.—The Congress finds the following:
19	(1) During the period of the Cold War, from
20	the end of World War II until the collapse of the So-
21	viet Union in 1991, the United States and the Sovier
22	Union engaged in a global military rivalry.
23	(2) This rivalry, potentially the most dangerous
24	military confrontation in the history of mankind, has

- 1 come to a close without a direct superpower military
 2 conflict.
- 3 (3) Military and civilian personnel of the De-4 partment of Defense, personnel in the intelligence 5 community, members of the foreign service, and 6 other officers and employees of the United States 7 faithfully performed their duties during the Cold 8 War.
 - (4) Many such personnel performed their duties while isolated from family and friends and served overseas under frequently arduous conditions in order to protect the United States and achieve a lasting peace.
 - (5) The discipline and dedication of those personnel were fundamental to the prevention of a superpower military conflict.
- 17 (b) Congressional Commendation.—The Con18 gress hereby commends, and expresses its gratitude and
 19 appreciation for, the service and sacrifices of the members
 20 of the Armed Forces and civilian personnel of the Govern21 ment who contributed to the historic victory in the Cold
 22 War.

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1	SEC. 1060. PROHIBITION OF PERFORMANCE OF MILITARY
2	HONORS UPON DEATH OF PERSONS CON-
3	VICTED OF CAPITAL CRIMES.
4	(a) MILITARY FUNERALS.—The Secretary of Defense
5	and the Secretary of Transportation, with respect to the
6	Coast Guard when it is not operating as a service in the
7	Navy, may not provide military honors at the funeral of
8	a person who has been convicted of a crime under State
9	or Federal law for which death is a possible punishment
10	and for which the person was sentenced to death or life
11	imprisonment without parole.
12	(b) Applicability of Section.—This section ap-
13	plies without regard to any other provision of law relating
14	to funeral or burial benefits.
15	SEC. 1061. STUDY OF UNITED STATES CAPACITOR AND RE-
16	SISTOR INDUSTRIES.
17	The Secretary of Defense shall conduct a study to
18	assess the capacitor and resistor industries in the United
19	States in order to determine—
20	(1) the importance of such industries to the na-
21	tional defense and the defense mobilization base; and
22	(2) whether such industries are in danger of
23	being critically weakened because of the removal of
24	tariffs on imports under the Information Technology
25	Agreement.

1	SEC. 1062. SENSE OF THE CONGRESS ON DEPLOYMENT OF
2	UNITED STATES ARMED FORCES ABROAD
3	FOR ENVIRONMENTAL PRESERVATION AC-
4	TIVITIES.
5	(a) Sense of Congress.—It is the sense of Con-
6	gress that United States Armed Forces should not be de-
7	ployed outside the United States to provide assistance to
8	another nation in connection with environmental preserva-
9	tion activities in that nation.
10	(b) Scope of Section.—For purposes of this sec-
11	tion, environmental preservation activities do not include
12	activities undertaken for humanitarian purposes, disaster
13	relief activities, peacekeeping activities, or operational
14	training activities.
15	SEC. 1063. STUDY OF TRANSFER OF MODULAR AIRBORNE
16	FIRE FIGHTING SYSTEM.
17	Not later than six months after the date of the enact-
18	ment of this Act, the Secretary of Defense, in consultation
19	with the Secretary of Agriculture, shall submit to Con-
20	gress a report evaluating the feasibility of transferring ju-
21	risdiction over units of the Modular Airborne Fire Fight-
22	ing System from the Department of Agriculture to the De-
23	partment of Defense.

1	SEC. 1064. OVERSIGHT OF COUNTER-TERRORISM AND ANTI-
2	TERRORISM PROGRAMS AND ACTIVITIES OF
3	THE UNITED STATES.
4	(a) In General.—Not later than 120 days after the
5	date of the enactment of this Act, the Director of the Of-
6	fice of Management and Budget shall—
7	(1) establish a Government-wide reporting sys-
8	tem with respect to the budget and expenditure of
9	funds by executive departments and agencies for the
10	purpose of carrying out counter-terrorism and anti-
11	terrorism programs and activities; and
12	(2) collect information on—
13	(A) the budget and expenditure of funds
14	by executive departments and agencies during
15	fiscal years 1995 through 1997 for purposes of
16	carrying out counter-terrorism and anti-terror-
17	ism programs and activities; and
18	(B) the specific programs and activities for
19	which such funds were expended.
20	(b) REPORT REQUIREMENT.—Not later than March
21	1st of each year, the Director of the Office of Management
22	and Budget shall submit to the President and to Congress
23	a report, in classified and unclassified form, describing
24	for each executive department and agency and for the ex-
25	ecutive branch as whole—

(1) the amounts proposed to be expended di-
rectly for counter-terrorism and anti-terrorism pro-
grams and activities for the fiscal year beginning in
the calendar year in which the report is submitted

- (2) the amounts proposed to be expended directly for counter-terrorism and anti-terrorism programs and activities for the fiscal year in which the report is submitted and the amounts that have already been expended for such programs and activities for that fiscal year;
- (3) the amounts proposed to be expended directly and the amounts actually expended directly for counter-terrorism and anti-terrorism programs and activities for the three fiscal years preceding the fiscal year in which the report is submitted; and
- (4) the specific counter-terrorism and anti-terrorism programs and activities being implemented, any priorities with respect to such programs and activities, and whether there has been any duplication of efforts in implementing such programs and activities.

22 SEC. 1065. ARMAMENT RETOOLING AND MANUFACTURING 23 SUPPORT INITIATIVE.

24 (a) Expansion of Purposes of Initiative.—Sec-25 tion 193(b) of the Armament Retooling and Manufactur-

- 1 ing Support Act of 1992 (subtitle H of title I of Public
- 2 Law 102–484; 10 U.S.C. 2501 note) is amended by add-
- 3 ing at the end the following new paragraph:
- 4 "(10) To allow for the use of ammunition man-
- 5 ufacturing facilities by other entities for the purpose
- of modernization, development, and restoration of
- 7 the facilities.".
- 8 (b) AUTHORITY TO ENTER INTO AGREEMENTS.—
- 9 Section 194(a) of such Act is amended—
- 10 (1) by striking out "and" at the end of para-
- 11 graph (1);
- 12 (2) by striking out the period at the end of
- paragraph (2) and inserting in lieu thereof "; and";
- 14 and
- 15 (3) by adding at the end the following new
- paragraph:
- 17 "(3) to enter into agreements (which may in-
- clude contracts, leases, or other arrangements for a
- period of not more than 99 years) with other entities
- with respect to the ammunition manufacturing facil-
- 21 ity, or a part of such facility.".
- (c) Reporting Requirement.—Not later than Jan-
- 23 uary 1, 1998, the Secretary of the Army shall submit to
- 24 Congress a report on progress with respect to the imple-
- 25 mentation of the amendments made to the Armament Re-

- 1 tooling and Manufacturing Support Act of 1992 by this
- 2 section.

3 TITLE XI—COOPERATIVE

- 4 THREAT REDUCTION WITH
- 5 STATES OF FORMER SOVIET
- 6 UNION
- 7 SEC. 1101. SPECIFICATION OF COOPERATIVE THREAT RE-
- 8 **DUCTION PROGRAMS.**
- 9 (a) In General.—For purposes of section 301 and
- 10 other provisions of this Act, Cooperative Threat Reduction
- 11 programs are the programs specified in subsection (b) of
- 12 section 406 of title 10, United States Code, as added by
- 13 section 1110.
- 14 (b) Fiscal Year 1998 Cooperative Threat Re-
- 15 DUCTION FUNDS DEFINED.—As used in this title, the
- 16 term "fiscal year 1998 Cooperative Threat Reduction
- 17 funds" means the funds appropriated pursuant to the au-
- 18 thorization of appropriations in section 301 for Coopera-
- 19 tive Threat Reduction programs.
- 20 SEC. 1102. FISCAL YEAR 1998 FUNDING ALLOCATIONS.
- 21 (a) IN GENERAL.—Of the fiscal year 1998 Coopera-
- 22 tive Threat Reduction funds, not more than the following
- 23 amounts may be obligated for the purposes specified:
- 24 (1) For strategic offensive arms elimination in
- 25 Russia, \$77,900,000.

1	(2) For strategic nuclear arms elimination in
2	Ukraine, \$76,700,000.
3	(3) For fissile material containers in Russia,
4	\$7,000,000.
5	(4) For planning and design of a chemical
6	weapons destruction facility in Russia, \$14,400,000.
7	(5) For planning, design, and construction of a
8	storage facility for Russian fissile material,
9	\$57,700,000.
10	(6) For weapons storage security in Russia,
11	\$23,500,000.
12	(7) For activities designated as Defense and
13	Military-to-Military Contacts in Russia, Ukraine,
14	and Kazakhstan, \$7,000,000.
15	(8) For military-to-military programs of the
16	United States that focus on countering the threat of
17	proliferation of weapons of mass destruction and
18	that include the security forces of the independent
19	states of the former Soviet Union other than Russia,
20	Ukraine, Belarus, and Kazakstan, \$2,000,000.
21	(9) For activities designated as Other Assess-
22	ments/Administrative Support \$18,500,000.
23	(b) Limited Authority To Vary Individual
24	Amounts.—(1) If the Secretary of Defense determines
25	that it is necessary to do so in the national interest, the

- 1 Secretary may, subject to paragraph (2), obligate amounts
- 2 for the purposes stated in any of the paragraphs of sub-
- 3 section (a) in excess of the amount specified for those pur-
- 4 poses in that paragraph, but not in excess of 115 percent
- 5 of that amount. However, the total amount obligated for
- 6 the purposes stated in the paragraphs in subsection (a)
- 7 may not by reason of the use of the authority provided
- 8 in the preceding sentence exceed the sum of the amounts
- 9 specified in those paragraphs.
- 10 (2) An obligation for the purposes stated in any of
- 11 the paragraphs in subsection (a) in excess of the amount
- 12 specified in that paragraph may be made using the author-
- 13 ity provided in paragraph (1) only after—
- 14 (A) the Secretary submits to Congress notifica-
- 15 tion of the intent to do so together with a complete
- discussion of the justification for doing so; and
- (B) 15 days have elapsed following the date of
- the notification.
- 19 SEC. 1103. PROHIBITION ON USE OF FUNDS FOR SPECIFIED
- 20 **PURPOSES.**
- 21 (a) IN GENERAL.—No fiscal year 1998 Cooperative
- 22 Threat Reduction funds, and no funds appropriated for
- 23 Cooperative Threat Reduction programs for any prior fis-
- 24 cal year and remaining available for obligation, may be
- 25 obligated or expended for any of the following purposes:

1	(1) Conducting with Russia any peacekeeping
2	exercise or other peacekeeping-related activity.
3	(2) Provision of housing.
4	(3) Provision of assistance to promote environ-
5	mental restoration.
6	(4) Provision of assistance to promote job re-
7	training.
8	(b) Limitation With Respect to Defense Con-
9	VERSION ASSISTANCE.—None of the funds appropriated
10	pursuant to this Act or any other Act may be obligated
11	or expended for the provision of assistance to Russia or
12	any other state of the former Soviet Union to promote de-
13	fense conversion.
14	SEC. 1104. PROHIBITION ON USE OF FUNDS UNTIL SPECI-
15	FIED REPORTS ARE SUBMITTED.
16	No fiscal year 1998 Cooperative Threat Reduction
17	funds may be obligated or expended until 15 days after
18	the date that is the latest of the following:
19	(1) The date on which the President submits to
20	Congress the determinations required under sub-
21	
_ 1	section (c) of section 211 of Public Law 102–228
22	section (c) of section 211 of Public Law 102–228 (22 U.S.C. 2551 note) with respect to any certifi-

- tember 23, 1996, and ending on the date of the enactment of this Act.
- 3 (2) The date on which the Secretary of Defense 4 submits to Congress the annual report required to 5 be submitted not later than January 31, 1998, 6 under section 1206(a) of the National Defense Au-7 thorization Act for Fiscal Year 1996 (Public Law 8 104–106; 110 Stat. 471; 22 U.S.C. 5955 note).
- 9 (3) The date on which the Secretary of Defense 10 submits to Congress the report for fiscal year 1997 11 required under section 1205(c) of the National De-12 fense Authorization Act for Fiscal Year 1995 (Pub-13 lie Law 103–337; 108 Stat. 2883; 22 U.S.C. 5952 14 note).

15 SEC. 1105. LIMITATION ON USE OF FUNDS UNTIL SUBMIS-

- 16 SION OF CERTIFICATION.
- 17 (a) Limitation on Use of Funds Until Submis-
- 18 SION OF CERTIFICATION.—No fiscal year 1998 Coopera-
- 19 tive Threat Reduction funds may be obligated or expended
- 20 for strategic offensive arms elimination projects in Russia
- 21 related to the START II Treaty (as defined in section
- 22 1302(d) of the National Defense Authorization Act for
- 23 Fiscal Year 1997 (Public Law 104–201; 110 Stat. 2701))
- 24 until 30 days after the date on which the President sub-
- 25 mits to Congress a certification in writing that—

1	(1) implementation of the projects would bene-
2	fit the national security interest of the United
3	States; and
4	(2) Russia has agreed to share the cost for the
5	projects.
6	(b) Report.—Not later than 15 days after the date
7	that the President submits to Congress the certification
8	under subsection (a), the Secretary of Defense shall sub-
9	mit to the congressional defense committees a report de-
10	scribing the arrangement between the United States and
11	Russia with respect to the sharing of costs for strategie
12	offensive arms elimination projects in Russia related to
13	the START II Treaty.
13 14	the START II Treaty. SEC. 1106. USE OF FUNDS FOR CHEMICAL WEAPONS DE-
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14	SEC. 1106. USE OF FUNDS FOR CHEMICAL WEAPONS DE-
14 15	SEC. 1106. USE OF FUNDS FOR CHEMICAL WEAPONS DESTRUCTION FACILITY.
14 15 16 17	SEC. 1106. USE OF FUNDS FOR CHEMICAL WEAPONS DESTRUCTION FACILITY. (a) LIMITATION ON USE OF FUNDS UNTIL SUBMISSION.
14 15 16 17	SEC. 1106. USE OF FUNDS FOR CHEMICAL WEAPONS DESTRUCTION FACILITY. (a) LIMITATION ON USE OF FUNDS UNTIL SUBMISSION OF NOTIFICATIONS TO CONGRESS.—No fiscal year
14 15 16 17 18	SEC. 1106. USE OF FUNDS FOR CHEMICAL WEAPONS DESTRUCTION FACILITY. (a) LIMITATION ON USE OF FUNDS UNTIL SUBMISSION OF NOTIFICATIONS TO CONGRESS.—No fiscal year 1998 Cooperative Threat Reduction funds may be obli-
14 15 16 17 18	SEC. 1106. USE OF FUNDS FOR CHEMICAL WEAPONS DESTRUCTION FACILITY. (a) LIMITATION ON USE OF FUNDS UNTIL SUBMISSION OF NOTIFICATIONS TO CONGRESS.—No fiscal year 1998 Cooperative Threat Reduction funds may be obligated or expended for planning and design of a chemical
14 15 16 17 18 19 20	SEC. 1106. USE OF FUNDS FOR CHEMICAL WEAPONS DESTRUCTION FACILITY. (a) LIMITATION ON USE OF FUNDS UNTIL SUBMISSION OF NOTIFICATIONS TO CONGRESS.—No fiscal year 1998 Cooperative Threat Reduction funds may be obligated or expended for planning and design of a chemical weapons destruction facility until 15 days after the date
14 15 16 17 18 19 20 21	SEC. 1106. USE OF FUNDS FOR CHEMICAL WEAPONS DESTRUCTION FACILITY. (a) LIMITATION ON USE OF FUNDS UNTIL SUBMISSION OF NOTIFICATIONS TO CONGRESS.—No fiscal year 1998 Cooperative Threat Reduction funds may be obligated or expended for planning and design of a chemical weapons destruction facility until 15 days after the date that is the later of the following:

1	such chemical weapons destruction facility that in-
2	cludes—
3	(A) an agreement providing for a limita-
4	tion on the financial contribution by the United
5	States for the facility;
6	(B) an agreement that the United States
7	will not pay the costs for infrastructure deter-
8	mined by Russia to be necessary to support the
9	facility; and
10	(C) an agreement on the site of the facil-
11	ity.
12	(2) The date on which the Secretary of Defense
13	submits to Congress notification that the Govern-
14	ment of Russia has formally approved a plan—
15	(A) that allows for the destruction of
16	chemical weapons in Russia; and
17	(B) that commits Russia to pay a portion
18	of the cost for the facility.
19	(b) Prohibition on Use of Funds for Facility
20	Construction.—No fiscal year 1998 Cooperative Threat
21	Reduction funds authorized to be obligated in section
22	1102(a)(4) for planning and design of a chemical weapons
23	destruction facility in Russia may be used for construction
24	of such facility.

1	SEC. 1107. LIMITATION ON USE OF FUNDS FOR STORAGE
2	FACILITY FOR RUSSIAN FISSILE MATERIAL.
3	(a) Limitation on Use of Fiscal Year 1998
4	Funds.—No fiscal year 1998 Cooperative Threat Reduc-
5	tion funds may be obligated or expended for planning, de-
6	sign, or construction of a storage facility for Russian
7	fissile material until 15 days after the date that is the
8	later of the following:
9	(1) The date on which the Secretary of Defense
10	submits to Congress notification of an agreement be-
11	tween the United States and Russia that the total
12	share of the cost to the United States for such facil-
13	ity will not exceed \$275,000,000.
14	(2) The date on which the Secretary submits to
15	Congress notification of an agreement between the
16	United States and Russia incorporating the principle
17	of transparency with respect to the use of the facil-
18	ity.
19	(b) Limitation on Use of Funds for Fiscal
20	YEARS BEFORE FISCAL YEAR 1998.—None of the funds
21	appropriated for Cooperative Threat Reduction programs
22	for a fiscal year before fiscal year 1998 and remaining
23	available for obligation on the date of the enactment of
24	this Act may be obligated or expended for planning, de-
25	sign, or construction of a storage facility for Russian
26	fissile material until—

1	(1) the Secretary of Defense submits to the
2	congressional defense committees a report on the
3	costs and schedule for the planning, design, and con-
4	struction of the facility and transparency issues re-
5	lating to the facility; and
6	(2) 15 days have elapsed following the date of
7	the notification.
8	SEC. 1108. LIMITATION ON USE OF FUNDS FOR WEAPONS
9	STORAGE SECURITY.
10	No fiscal year 1998 Cooperative Threat Reduction
11	funds may be obligated or expended for weapons storage
12	security in Russia until—
13	(1) the Secretary of Defense submits to the
14	congressional defense committees notification of an
15	agreement between the United States and Russia on
16	audits and examinations with respect to weapons
17	storage security; and
18	(2) 15 days have elapsed following the date of
19	the notification.
20	SEC. 1109. REPORT TO CONGRESS ON ISSUES REGARDING
21	PAYMENT OF TAXES OR DUTIES ON ASSIST-
22	ANCE PROVIDED TO RUSSIA UNDER COOPER-
23	ATIVE THREAT REDUCTION PROGRAMS.
24	Not later than September 30, 1997, the Secretary of
25	Defense shall submit to Congress a report on—

- (1) any disputes between the United States and Russia with respect to payment by the United States of taxes or duties on assistance provided to Russia under a Cooperative Threat Reduction program, including a description of the nature of each dispute, the amount of payment disputed, whether the dispute was resolved, and if the dispute was resolved, the means by which the dispute was resolved;
 - (2) the actions taken by the Secretary to prevent disputes between the United States and Russia with respect to payment by the United States of taxes or duties on assistance provided to Russia under a Cooperative Threat Reduction program;
 - (3) any agreements between the United States and Russia with respect to payment by the United States of taxes or duties on assistance provided to Russia under a Cooperative Threat Reduction program; and
 - (4) any proposals of the Secretary on actions that should be taken to prevent disputes between the United States and Russia with respect to payment by the United States of taxes or duties on assistance provided to Russia under a Cooperative Threat Reduction program.

1	SEC. 1110. LIMITATION ON OBLIGATION OF FUNDS FOR A
2	SPECIFIED PERIOD.
3	(a) In General.—(1) Chapter 20 of title 10, United
4	States Code, is amended by adding at the end the follow-
5	ing new section:
6	"§ 406. Use of Cooperative Threat Reduction program
7	funds: limitation
8	"(a) In General.—In carrying out Cooperative
9	Threat Reduction programs during any fiscal year, the
10	Secretary of Defense may use funds appropriated for
11	those programs only to the extent that those funds were
12	appropriated for that fiscal year or for either of the two
13	preceding fiscal years.
14	"(b) Definition of Cooperative Threat Reduc-
15	TION PROGRAMS.—In this section, the term 'Cooperative
16	Threat Reduction programs' means the following pro-
17	grams with respect to states of the former Soviet Union:
18	"(1) Programs to facilitate the elimination, and
19	the safe and secure transportation and storage, of
20	nuclear, chemical, and other weapons and their de-
21	livery vehicles.
22	"(2) Programs to facilitate the safe and secure
23	storage of fissile materials derived from the elimi-
24	nation of nuclear weapons.

"(3) Programs to prevent the proliferation of

2	weapons, components, and weapons-related tech-
3	nology and expertise.
4	"(4) Programs to expand military-to-military
5	and defense contacts.".
6	(2) The table of sections at the beginning of such
7	chapter is amended by adding at the end the following
8	new item:
	"406. Use of Cooperative Threat Reduction program funds: limitation.".
9	(b) Effective Date.—Section 406 of title 10, Unit-
10	ed States Code, as added by subsection (a), shall apply
11	with respect to fiscal years beginning with fiscal year
12	1998.
13	SEC. 1111. AVAILABILITY OF FUNDS.
14	Funds appropriated pursuant to the authorization of
15	appropriations in section 301 for Cooperative Threat Re-
16	duction programs shall be available for obligation for three
17	fiscal years.
18	TITLE XII—MATTERS RELATING
19	TO OTHER NATIONS
20	Subtitle A—General Matters
21	SEC. 1201. REPORTS TO CONGRESS RELATING TO UNITED
22	STATES FORCES IN BOSNIA.
23	(a) Secretary of Defense Reports on Non-
24	MILITARY TASKS CARRIED OUT BY UNITED STATES
25	FORCES.—The Secretary of Defense shall submit to the
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- 1 congressional defense committees two reports identifying
- 2 each activity being carried out, as of the date of the report,
- 3 by covered United States forces in Bosnia that is an activ-
- 4 ity that (as determined by the Secretary) is expected to
- 5 be performed by an international or local civilian organiza-
- 6 tion once the multinational peacekeeping mission in
- 7 Bosnia is concluded.
- 8 (b) Covered United States Forces.—For pur-
- 9 poses of this section, covered United States forces in
- 10 Bosnia are United States ground forces in the Republic
- 11 of Bosnia and Herzegovina that are assigned to the multi-
- 12 national peacekeeping force known as the Stabilization
- 13 Force (SFOR) or to any other multinational peacekeeping
- 14 force that is a successor to the Stabilization Force.
- 15 (c) Matters To Be Included.—The Secretary
- 16 shall include in each report under subsection (a), for each
- 17 activity identified under that subsection, the following:
- 18 (1) The number of United States military per-
- sonnel involved.
- 20 (2) Whether forces assigned to the SFOR (or
- 21 successor multinational force) from other nations
- also participated in that activity.
- 23 (3) The justification for using military forces
- rather than civilian organizations to perform that
- activity.

1	(d) Submission of Reports.—The first report
2	under subsection (a) shall be submitted not later than De-
3	cember 1, 1997. The second such report shall be submit-
4	ted not later than March 31, 1998.
5	SEC. 1202. ONE-YEAR EXTENSION OF
6	COUNTERPROLIFERATION AUTHORITIES.
7	Section 1505 of the Weapons of Mass Destruction
8	Control Act of 1992 (title XV of Public Law 102–484)
9	22 U.S.C. 5859a) is amended—
10	(1) in subsection (d)(3), by striking out "or"
11	after "fiscal year 1996," and by inserting ", or
12	\$15,000,000 for fiscal year 1998" before the period
13	at the end; and
14	(2) in subsection (f), by striking out "1997"
15	and inserting in lieu thereof "1998".
16	SEC. 1203. REPORT ON FUTURE MILITARY CAPABILITIES
17	AND STRATEGY OF THE PEOPLE'S REPUBLIC
18	OF CHINA.
19	(a) Report.—The Secretary of Defense shall pre-
20	pare a report, in both classified and unclassified form, or
21	the future pattern of military modernization of the Peo-
22	ple's Republic of China. The report shall address the prob-

25 grand strategy, security strategy, and military strategy,

- 1 and of military organizations and operational concepts,
- 2 through 2015.

- 3 (b) Matters To Be Included.—The report shall
- 4 include analyses and forecasts of the following:
- 5 (1) The goals of Chinese grand strategy, secu-6 rity strategy, and military strategy.
 - (2) Trends in Chinese political grand strategy meant to establish the People's Republic of China as the leading political power in the Asia-Pacific region and as a political and military presence in other regions of the world, including Central Asia, Southwest Asia, Europe, and Latin America.
 - (3) Developments in Chinese military doctrine, focusing on (but not limited to) efforts to exploit the emerging Revolution in Military Affairs or to conduct preemptive strikes.
 - (4) Efforts by the People's Republic of China to enhance its capabilities in the area nuclear weapons development.
 - (5) Efforts by the People's Republic of China to develop long-range air-to-air or air defense missiles designed to target special support aircraft such as Airborne Warning and Control System (AWACS) aircraft, Joint Surveillance and Target Attack Radar System (JSTARS) aircraft, or other command and

- control, intelligence, airborne early warning, or electronic warfare aircraft.
 - (6) Efforts by the People's Republic of China to develop a capability to conduct "information warfare" at the strategic, operational, and tactical levels of war.
 - (7) Development by the People's Republic of China of capabilities in the area of electronic warfare.
 - (8) Efforts by the People's Republic of China to develop a capability to establish control of space or to deny access and use of military and commercial space systems in times of crisis or war, including programs to place weapons in space or to develop earth-based weapons capable of attacking spacebased systems.
 - (9) Trends that would lead the People's Republic of China toward the development of advanced intelligence, surveillance, and reconnaissance capabilities, including gaining access to commercial or third-party systems with military significance.
 - (10) Efforts by the People's Republic of China to develop highly accurate and stealthy ballistic and cruise missiles, including sea-launched cruise missiles, particularly in numbers sufficient to conduct

- attacks capable of overwhelming projected defense
 capabilities in the Asia-Pacific region.
- 3 (11) Development by the People's Republic of 4 China of command and control networks, particu-5 larly those capable of battle management of long-6 range precision strikes.
 - (12) Efforts by the People's Republic of China in the area of telecommunications, including common channel signaling and synchronous digital hierarchy technologies.
 - (13) Development by People's Republic of China of advanced aerospace technologies with military applications (including gas turbine "hot section" technologies).
 - (14) Programs of the People's Republic of China involving unmanned aerial vehicles, particularly those with extended ranges or loitering times or potential strike capabilities.
 - (15) Exploitation by the People's Republic of China for military purposes of the Global Positioning System or other similar systems (including commercial land surveillance satellites), with such analysis and forecasts focusing particularly on those signs indicative of an attempt to increase accuracy of

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1	weapons or situational awareness of operating
2	forces.
3	(16) Development by the People's Republic of
4	China of capabilities for denial of sea control, includ-
5	ing such systems as advanced sea mines, improved
6	submarine capabilities, or land-based sea-denial sys-
7	tems.
8	(17) Efforts by the People's Republic of China
9	to develop its anti-submarine warfare capabilities.
10	(18) Continued development by the People's Re-
11	public of China of follow-on forces, particularly
12	forces capable of rapid air or amphibious assault.
13	(19) Efforts by the People's Republic of China
14	to enhance its capabilities in such additional areas of
15	strategic concern as the Secretary identifies.
16	(c) Analysis of Implications of Sales of Prod-
17	UCTS AND TECHNOLOGIES TO ENTITIES IN CHINA.—The
18	report under subsection (a) shall include, with respect to
19	each area for analyses and forecasts specified in sub-
20	section (b)—
21	(1) an assessment of the implications of sales of
22	United States and foreign products and technologies
23	to entities in the People's Republic of China; and
24	(2) the potential threat of developments in that
25	area to United States strategic interests.

1	(d) Submission of Report.—The report shall be
2	submitted to Congress not later than March 15, 1998.
3	SEC. 1204. TEMPORARY USE OF GENERAL PURPOSE VEHI-
4	CLES AND NONLETHAL MILITARY EQUIP-
5	MENT UNDER ACQUISITION AND CROSS
6	SERVICING AGREEMENTS.
7	Section 2350(1) of title 10, United States Code, is
8	amended by striking out "other items" in the second sen-
9	tence and all that follows through "United States Muni-
10	tions List" and inserting in lieu thereof "other nonlethal
11	items of military equipment which are not designated as
12	significant military equipment on the United States Muni-
13	tions List promulgated".
14	SEC. 1205. DEFENSE BURDENSHARING.
15	(a) Efforts To Increase Allied
16	BURDENSHARING.—The President shall seek to have each
17	nation that has cooperative military relations with the
18	United States (including security agreements, basing ar-
19	rangements, or mutual participation in multinational mili-
20	tary organizations or operations) take one or more of the
21	following actions:
22	(1) For any nation in which United States mili-
23	tary personnel are assigned to permanent duty
24	ashore, increase its financial contributions to the
25	payment of the nonpersonnel costs incurred by the

- United States Government for stationing United
 States military personnel in that nation, with a goal
 of achieving by September 30, 2000, 75 percent of
 such costs. An increase in financial contributions by
 any nation under this paragraph may include the
 elimination of taxes, fees, or other charges levied on
 United States military personnel, equipment, or facilities stationed in that nation.
 - (2) Increase its annual budgetary outlays for national defense as a percentage of its gross domestic product by 10 percent or at least to a level commensurate that of the United States by September 30, 1998.
 - (3) Increase its annual budgetary outlays for foreign assistance (to promote democratization, economic stabilization, transparency arrangements, defense economic conversion, respect for the rule of law, and internationally recognized human rights) by 10 percent or at least to a level commensurate to that of the United States by September 30, 1998.
 - (4) Increase the amount of military assets (including personnel, equipment, logistics, support and other resources) that it contributes, or would be prepared to contribute, to multinational military activities worldwide.

1	(b) Authorities To Encourage Actions by
2	United States Allies.—In seeking the actions de-
3	scribed in subsection (a) with respect to any nation, or
4	in response to a failure by any nation to undertake one
5	or more of such actions, the President may take any of
6	the following measures to the extent otherwise authorized
7	by law:
8	(1) Reduce the end strength level of members
9	of the Armed Forces assigned to permanent duty
10	ashore in that nation.
11	(2) Impose on that nation fees or other charges
12	similar to those that such nation imposes on United
13	States forces stationed in that nation.
14	(3) Reduce (through rescission, impoundment
15	or other appropriate procedures as authorized by
16	law) the amount the United States contributes to
17	the NATO Civil Budget, Military Budget, or Secu-
18	rity Investment Program.
19	(4) Suspend, modify, or terminate any bilatera
20	security agreement the United States has with that
21	nation, consistent with the terms of such agreement
22	(5) Reduce (through rescission, impoundment

or other appropriate procedures as authorized by

law) any United States bilateral assistance appro-

priated for that nation.

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1	(6) Take any other action the President deter-
2	mines to be appropriate as authorized by law.
3	(c) Report on Progress in Increasing Allied
4	BURDENSHARING.—Not later than March 1, 1998, the
5	Secretary of Defense shall submit to Congress a report
6	on—
7	(1) steps taken by other nations to complete the
8	actions described in subsection (a);
9	(2) all measures taken by the President, includ-
10	ing those authorized in subsection (b), to achieve the
11	actions described in subsection (a);
12	(3) the difference between the amount allocated
13	by other nations for each of the actions described in
14	subsection (a) during the period beginning on March
15	1, 1996, and ending on February 28, 1997, and dur-
16	ing the period beginning on March 1, 1997, and
17	ending on February 28, 1998; and
18	(4) the budgetary savings to the United States
19	that are expected to accrue as a result of the steps
20	described under paragraph (1).
21	(d) Report on National Security Bases for
22	FORWARD DEPLOYMENT AND BURDENSHARING RELA-
23	TIONSHIPS.—(1) In order to ensure the best allocation of
24	budgetary resources, the President shall undertake a re-
25	view of the status of elements of the United States Armed

- 1 Forces that are permanently stationed outside the United
- 2 States. The review shall include an assessment of the fol-
- 3 lowing:

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- 4 (A) The alliance requirements that are to be 5 found in agreements between the United States and
- 6 other countries.
 - (B) The national security interests that support permanently stationing elements of the United States Armed Forces outside the United States.
 - (C) The stationing costs associated with the forward deployment of elements of the United States Armed Forces.
 - (D) The alternatives available to forward deployment (such as material prepositioning, enhanced airlift and sealift, or joint training operations) to meet such alliance requirements or national security interests, with such alternatives identified and described in detail.
 - (E) The costs and force structure configurations associated with such alternatives to forward deployment.
 - (F) The financial contributions that allies of the United States make to common defense efforts (to promote democratization, economic stabilization, transparency arrangements, defense economic con-

1	version, respect for the rule of law, and internation-
2	ally recognized human rights).
3	(G) The contributions that allies of the United
4	States make to meeting the stationing costs associ-
5	ated with the forward deployment of elements of the
6	United States Armed Forces.
7	(H) The annual expenditures of the United
8	States and its allies on national defense, and the rel-
9	ative percentages of each nation's gross domestic
10	product constituted by those expenditures.
11	(2) The President shall submit to Congress a report
12	on the review under paragraph (1). The report shall be
13	submitted not later than March 1, 1998, in classified and
14	unclassified form.
15	SEC. 1206. PRESIDENTIAL CERTIFICATIONS CONCERNING
16	DETARGETING OF RUSSIAN INTERCONTI-
17	NENTAL BALLISTIC MISSILES.
18	(a) REQUIRED CERTIFICATIONS.—Not later than
19	January 1, 1998, the President shall submit to Congress
20	a report containing a certification by the President of each
21	of the following:
22	(1) Whether it is possible for the United States
23	to verify by technical means that a Russian ICBM
24	is or is not targeted at a site in the United States.

- 1 (2) The length of time it would take for a Rus-2 sian ICBM formerly, but no longer, targeted at a 3 site in the United States to be retargeted at a site 4 in the United States.
- 5 (3) Whether a Russian ICBM that was for-6 merly, but is no longer, targeted at a site in the 7 United States would be automatically retargeted at 8 a site in the United States in the event of an acci-9 dental launch of such missile.
- 10 (b) Russian ICBMs Defined.—For purposes of 11 subsection (a), the term "Russian ICBM" means an inter-12 continental ballistic missile of the Russian Federation.

13 SEC. 1207. LIMITATION ON PAYMENTS FOR COST OF NATO

- 14 EXPANSION.
- 15 (a) The amount spent by the United States as its
- 16 share of the total cost to North Atlantic Treaty Organiza-
- 17 tion member nations of the admission of new member na-
- 18 tions to the North American Treaty Organization may not
- 19 exceed 10 percent of the cost of expansion or a total of
- 20 \$2,000,000,000, whichever is less, for fiscal years 1998
- 21 through 2010.
- (b) If at any time during the period specified in sub-
- 23 section (a), the United States' share of the total cost of
- 24 expanding the North Atlantic Treaty Organization exceeds
- 25 10 percent, no further United States funds may be ex-

1	pended for the costs of such expansion until that percent-
2	age is reduced to below 10 percent.
3	SEC. 1208. SENSE OF THE CONGRESS RELATING TO LEVEL
4	OF UNITED STATES MILITARY PERSONNEL IN
5	THE ASIA AND PACIFIC REGION.
6	(a) FINDINGS.—The Congress finds the following:
7	(1) The stability of the Asia-Pacific region is a
8	matter of vital national interest affecting the well-
9	being of all Americans.
10	(2) The nations of the Pacific Rim collectively
11	represent the United States largest trading partner
12	and are expected to account for almost one-third of
13	the world's economic activity by the start of the next
14	century.
15	(3) The increased reliance by the United States
16	on trade and Middle East oil sources has reinforced
17	United States security interests in the Southeast
18	Asia shipping lanes through the South China Sea
19	and the key straits of Malacca, Sunda, Lombok, and
20	Makassar.
21	(4) The South China Sea is a vital conduit for
22	United States Navy ships passing from the Pacific
23	to the Indian Ocean and the Persian Gulf.

- (5) Maintaining freedom of navigation in the South China Sea is a fundamental interest of the United States.
 - (6) The threats of proliferation of weapons of mass destruction, the emerging nationalism amidst long-standing ethnic and national rivalries, and the unresolved territorial disputes combine to create a political landscape of potential instability and conflict in this region that would jeopardize the interests of the United States and the safety of United States nationals.
 - (7) A critical component of the East Asia strategy of the United States is maintaining forward deployed forces in Asia to ensure broad regional stability, to help to deter aggression, to lessen the pressure for arms races, and to contribute to the political and economic advances of the region from which the United States benefits.
 - (8) The forward presence of the United States in Northeast Asia enables the United States to respond to regional contingencies, to protect sea lines of communication, to sustain influence, and to support operations as distant as operations in the Persian Gulf.

- 1 (9) The military forces of the United States
 2 serve to prevent the political or economic control of
 3 the Asia-Pacific region by a rival, hostile power or
 4 coalition of such powers, thus preventing any such
 5 group from obtaining control over the vast resources,
 6 enormous wealth, and advanced technology of the region.
 - (10) Allies of the United States in the region can base their defense planning on a reliable American security commitment, a reduction of which could stimulate an arms buildup in the region.
 - (11) The Joint Announcement of the United States-Japan Security Consultative Committee of December 1996, acknowledged that "the forward presence of U.S. forces continues to be an essential element for pursuing our common security objectives".
 - (12) The administration has committed itself on numerous occasions to maintain approximately 100,000 troops in the region, most recently by the President in Australia, the Secretary of Defense in the Quadrennial Defense Review, and the Secretary of State in the Republic of Korea.
- (13) The United States and Japan signed the
 United States-Japan Security Declaration in April

- 1 1996, in which the United States reaffirmed its com-2 mitment to maintain this level of 100,000 United 3 States military personnel in the region.
 - (14) The United States military presence is recognized by the nations of the region as serving stability and signaling United States engagement.
 - (15) The nations of East Asia and the Pacific consider the commitment of the forces of the United States to be so vital to their future that they scrutinize actions of the United States for any sign of weakened commitment to the security of the region.
 - (16) The reduction of forward-based military forces could negatively affect the ability of the United States to contribute to the maintenance of peace and stability of the Asia and Pacific region.
 - (17) Recognizing that while the United States must consider the overall capabilities of its forces in its decisions to deploy troops, nevertheless any reduction in the number of forward-based troops may reduce the perception of American capability and commitment in the region that cannot be completely offset by modernization of the remaining forces.
 - (18) During time of crisis, redeployment of forces previously removed from the area might itself be deemed an act of provocation that could be used

1	as a pretext by a hostile power for armed aggression
2	within the region, and the existence of that possibil-
3	ity might hinder such a deployment.
4	(19) Proposals to reduce the forward presence
5	of the United States in Asia or drastically subordi-
6	nate security interests to United States domestic
7	budgetary concerns can erode the perception of the
8	commitment of the United States to its alliances and
9	interests in the region.
10	(b) Sense of the Congress.—It is the sense of
11	the Congress that the United States should maintain ap-
12	proximately 100,000 United States military personnel in
13	the Asia and Pacific region until such time as there is
14	a peaceful and permanent resolution to the major security
15	and political conflicts in the region.
16	SEC. 1209. SENSE OF THE CONGRESS ON NEED FOR RUS-
17	SIAN OPENNESS ON THE YAMANTAU MOUN
18	TAIN PROJECT.
19	(a) FINDINGS.—Congress finds as follows:
20	(1) The United States and Russia have been
21	working in the post-Cold War era to establish a new
22	strategic relationship based on cooperation and
23	openness between the two nations.
24	(2) This effort to establish a new strategic rela-

tionship has resulted in the conclusion or agreement

- in principle on a number of far-reaching agreements,
 including START I, II, and III, a revision in the
 Conventional Forces in Europe Treaty, and a series
 of other agreements (such as the Comprehensive
 Test Ban Treaty and the Chemical Weapons Convention), designed to further reduce bilateral threats
 and limit the proliferation of weapons of mass destruction.
 - (3) These far-reaching agreements were based on the understanding between the United States and Russia that there would be a good faith effort on both sides to comply with the letter and spirit of the agreements, that both sides would end their Cold War competition, and that neither side would seek to gain or maintain unilateral strategic advantage over the other.
 - (4) Reports indicate that Russia has been pursuing construction of a massive underground facility of unknown purpose at Yamantau Mountain and the city of Mezhgorye (formerly the settlements of Beloretsk-15 and Beloretsk-16) that is designed to survive a nuclear war and appears to exceed reasonable defense requirements.
 - (5) The Yamantau Mountain project does not appear to be consistent with the lowering of strate-

- gic threats, openness, and cooperation that is the basis of the post-Cold War strategic partnership between the United States and Russia.
 - (6) Russia appears to have engaged in a campaign to deliberately conceal and mislead the United States about the purpose of the Yamantau Mountain project, as shown by the following:
 - (A) General and Bashkortostan, People's Deputy Leonid Akimovich Tsirkunov, commandant of Beloretsk-15 and Beloretsk-16, stated in 1991 and 1992 that the purpose of the construction there was to build a mining and ore-processing complex, but later claimed that it was an underground warehouse for food and clothing.
 - (B) M.Z. Shakiorov, a former communist official in the region, alleged in 1992 that the Yamantau Mountain facility was to become a shelter for the Russian national leadership in case of nuclear war.
 - (C) Sources of the Segodnya newspaper in 1996 claimed that the Yamantau Mountain project was associated with the so-called "Dead Hand" nuclear retaliatory command and control system for strategic missiles.

- 1 (D) Then Commander-in-Chief of the Stra-2 tegic Rocket Forces General Igor Sergeyev de-3 nied that the facility was associated with nu-4 clear forces.
 - (E) R. Zhukov, a Deputy in the State Assembly, in 1996 claimed that the Yamantau Mountain facility belonged to "atomic scientists" and posed a serious environmental hazard.
 - (F) Russia's 1997 federal budget lists the project as a closed territory containing installations of the Ministry of Defense, while First Deputy Defense Minister Andrey Kokoshin recently stated that the Ministry of Defense has nothing to do with the project.
 - (7) Continued cooperation and progress on forging a new strategic relationship between the United States and Russia requires that both nations make transparent to one another major projects underway or plans under consideration that could alter the strategic balance sought in arms control agreements or otherwise be construed by the other side as an important new potential threat.
 - (8) The United States has allowed senior Russian military and government officials to have access

- 1 to key strategic facilities of the United States by
- 2 providing tours of the North American Air Defense
- 3 (NORAD) command at Cheyenne Mountain and the
- 4 United States Strategic Command (STRACOM)
- 5 headquarters in Omaha, Nebraska, among other
- 6 sites, and by providing extensive briefings on the op-
- 7 erations of those facilities.
- 8 (b) Sense of Congress.—In light of the findings
- 9 in subsection (a), it is the sense of Congress that—
- 10 (1) the Russian government should provide to
- the United States a written explanation on the prin-
- cipal and secondary purposes of the Yamantau
- Mountain project, specifically identifying the in-
- tended end user and explaining the heavy investment
- in that project;
- 16 (2) the Russian government should allow a
- 17 United States delegation, including officials of the
- executive branch, Members of Congress, and United
- 19 States experts on underground facilities, to have ac-
- cess to the Yamantau Mountain project to inspect
- 21 the facility and all rail-served buildings in the south-
- 22 ern and northern settlements located near
- Yamantau; and
- 24 (3) the Russian government should direct senior
- officials responsible for the Yamantau Mountain

- 1 project to explain to such a United States delegation
- 2 the purpose and operational concept of all completed
- and planned underground facilities at Yamantau
- 4 Mountain in sufficient detail (including through the
- 5 use of drawings and diagrams) to support a high-
- 6 confidence judgment by the United States delegation
- 7 that the design is consistent with the official expla-
- 8 nations.

9 SEC. 1210. UNITED STATES ARMED FORCES IN BOSNIA.

- 10 (a) Limitation.—Funds appropriated or otherwise
- 11 made available for the Department of Defense may not
- 12 be obligated for the deployment of any ground elements
- 13 of the United States Armed Forces in the Republic of
- 14 Bosnia and Herzegovina after—
- 15 (1) June 30, 1998; or
- 16 (2) such later date as may be specifically pre-
- scribed by law after the date of the enactment of
- this Act, based upon a request from the President
- or otherwise as the Congress may determine.
- 20 (b) Exceptions.—The limitation in subsection (a)
- 21 shall not apply to the extent necessary to support (1) a
- 22 limited number of United States military personnel suffi-
- 23 cient only to protect United States diplomatic facilities in
- 24 existence on the date of the enactment of this Act, and
- 25 (2) noncombat military personnel sufficient only to advise

- 1 the commanders North Atlantic Treaty Organization
- 2 peacekeeping operations in the Republic of Bosnia and
- 3 Herzegovina.
- 4 (c) Construction of Section.—Nothing in this
- 5 section shall be deemed to restrict the authority of the
- 6 President under the Constitution to protect the lives of
- 7 United States citizens.
- 8 SEC. 1211. LIMITATION ON SUPPORT FOR LAW ENFORCE-
- 9 MENT ACTIVITIES IN BOSNIA.
- None of the funds appropriated or otherwise made
- 11 available to the Department of Defense may be obligated
- 12 or expended after the date of the enactment of this Act
- 13 for the conduct of, or direct support for, law enforcement
- 14 activities in the Republic of Bosnia and Herzegovina, ex-
- 15 cept for the training of law enforcement personnel or to
- 16 prevent imminent loss of life.
- 17 SEC. 1212. PRESIDENTIAL REPORT ON POLITICAL AND
- 18 MILITARY CONDITIONS IN BOSNIA.
- 19 (a) Report.—Not later than December 15, 1997,
- 20 the President shall submit to Congress a report on the
- 21 political and military conditions in the Republic of Bosnia
- 22 and Herzegovina (hereafter in this section referred to as
- 23 Bosnia-Herzegovina). Of the funds available to the Sec-
- 24 retary of Defense for fiscal year 1998 for the operation
- 25 of United States ground forces in Bosnia-Herzegovina

- 1 during that fiscal year, no more than 60 percent may be
- 2 expended before the report is submitted.
- 3 (b) Matters To Be Included.—The report under
- 4 subsection (a) shall include a discussion of the following:
- 5 (1) An identification of the specific steps taken
- 6 by the United States Government to transfer the
- 7 United States portion of the peacekeeping mission in
- 8 the Republic of Bosnia and Herzegovina to Euro-
- 9 pean allied nations or organizations.
- 10 (2) A detailed discussion of the proposed role
- and involvement of the United States in supporting
- peacekeeping activities in the Republic of Bosnia
- and Herzegovina following the withdrawal of United
- 14 States ground forces from the Republic of Bosnia
- and Herzegovina pursuant to section 1205.
- 16 (3) A detailed explanation and timetable for
- carrying out the President's commitment to with-
- draw all United States ground forces from Bosnia-
- 19 Herzegovina by the end of June 1998, including the
- 20 planned date of commencement and completion of
- 21 the withdrawal.
- 22 (4) The date on which the transition from the
- 23 multinational force known as the Stabilization Force
- to the planned multinational successor force to be
- known as the Deterrence Force will occur and how

- the decision as to that date will impact the estimates
 of costs associated with the operation of United
 States ground forces in Bosnia-Herzegovina during
 fiscal year 1998 as contained in the President's
- 5 budget for fiscal year 1998.

- (5) The military and political considerations that will affect the decision to carry out such a transition.
- (6) Any plan to maintain or expand other Bosnia-related operations (such as the operation designated as Operation Deliberate Guard) if tensions in Bosnia-Herzegovina remain sufficient to delay the transition from the Stabilization Force to the Deterrence Force and the estimated cost associated with each such operation.
 - (7) Whether allied nations participating in the Bosnia mission have similar plans to increase and maintain troop strength or maintain ground forces in Bosnia-Herzegovina and, if so, the identity of each such country and a description of that country's plans.
- 22 (c) STABILIZATION FORCE DEFINED.—As used in 23 this section, the term "Stabilization Force" (referred to 24 as "SFOR") means the follow-on force to the Implementa-25 tion Force (known as "IFOR") in the Republic of Bosnia

1	and Herzegovina and other countries in the region, au-
2	thorized under United Nations Security Council Resolu-
3	tion 1008 (December 12, 1996).
4	Subtitle B-Matters Relating To
5	Prevention of Technology Diver-
6	sion
7	SEC. 1231. FINDINGS.
8	Congress finds as follows:
9	(1) There have been numerous reports of Unit-
10	ed States-origin supercomputers being obtained by
11	countries of proliferation concern for use in weapon
12	development programs.
13	(2) China is considered by the United States
14	Government to be a country of proliferation concern.
15	(3) According to United States officials, China
16	has acquired at least 47 United States-origin super-
17	computers.
18	(4) Recent reports indicate that China has pur-
19	chased hundreds of supercomputers for use in its
20	weapons programs and that the United States is un-
21	sure of the location of those supercomputers or the
22	purposes for which they are being used.
23	(5) China has refused to allow the United
24	States to conduct post-shipment verifications of
25	dual-use items exported from the United States to

- 1 ensure that those items are not diverted to military
- 2 use.
- 3 (6) China has in the past diverted dual-use
- 4 items intended for civilian use to military purposes.

5 SEC. 1232. EXPORT APPROVALS FOR SUPERCOMPUTERS.

- 6 (a) Prior Approval of Exports and Reex-
- 7 PORTS.—The President shall require that no digital com-
- 8 puter with a composite theoretical performance of more
- 9 than 2,000 millions of theoretical operations per second
- 10 (MTOPS) may be exported or reexported to a country
- 11 specified in subsection (b) without the prior written ap-
- 12 proval of the Secretary of Commerce, the Secretary of De-
- 13 fense, the Secretary of Energy, the Secretary of State, and
- 14 the Director of the Arms Control and Disarmament Agen-
- 15 cy.
- 16 (b) COVERED COUNTRIES.—For purposes of sub-
- 17 section (a), the countries specified in this subsection are
- 18 the countries listed as "computer tier 3" eligible countries
- 19 in section 740.7(d) of title 15 of the Code of Federal Reg-
- 20 ulations, as in effect on June 10, 1997.
- 21 (c) Time Limit.—The Secretary of Commerce, the
- 22 Secretary of Defense, the Secretary of Energy, the Sec-
- 23 retary of State, and the Director of the Arms Control and
- 24 Disarmament Agency shall provide a written response to
- 25 an application for export approval under subsection (a)

- within 10 days after the application is received. If any such Secretary or the Director declines to approve the ex-3 port of a computer, the computer may be exported or reex-4 ported only pursuant to a license issued by the Secretary of Commerce under the Export Administration Regulations of the Department of Commerce, and without regard to the licensing exceptions otherwise authorized under sec-8 tion 740.7 of title 15 of the Code of Federal Regulations, as in effect on June 10, 1997. 10 SEC. 1233. REPORT ON EXPORTS OF SUPERCOMPUTERS. (a) Report.—Not later than 30 days after the date 11 12 of the enactment of this Act, the President shall provide to the congressional committees specified in subsection (d) a report identifying all exports of digital computers with 14 15 a composite theoretical performance of over 2,000 millions of theoretical operations per second (MTOPS) to all coun-16 tries since January 25, 1996. For each export, the report 18 shall identify— 19 (1) whether an export license was applied for 20 and whether one was granted; 21 (2) the date of the transfer of the computer; 22 (3) the United States manufacturer and ex-23 porter of the computer;
- 24 (4) the MTOPS level of the computer; and
- 25 (5) the recipient country and end user.

1	(b) Additional Information on Exports to
2	CERTAIN COUNTRIES.—In the case of exports to countries
3	specified in subsection (c), the report under subsection (a)
4	shall identify the intended end use for the exported com-
5	puter and the assessment by the executive branch of
6	whether the end user is a military end user or an end user
7	involved in activities relating to nuclear, chemical, or bio-
8	logical weapons or missile technology. Information pro-
9	vided under this subsection may be submitted in classified
10	form if necessary.
11	(c) Covered Countries.—For purposes of sub-
12	section (b), the countries specified in this subsection are—
13	(1) the countries listed as "computer tier 3" eli-
14	gible countries in section 740.7(d) of title 15 of the
15	Code of Federal Regulations, as in effect on June
16	10, 1997; and
17	(2) the countries listed in section 740.7(e) of
18	title 15 of the Code of Federal Regulations, as in ef-
19	fect on June 10, 1997.
20	(d) Congressional Committees.—For purposes of
21	subsection (a), the congressional committees specified in
22	this subsection are the following:
23	(1) The Committee on Banking, Housing, and

Urban Affairs and the Committee on Armed Serv-

ices of the Senate.

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1	(2) The Committee on International Relations
2	and the Committee on National Security of the
3	House of Representatives.
4	SEC. 1234. POST-SHIPMENT VERIFICATION OF EXPORT OF
5	SUPERCOMPUTERS.
6	(a) Required Post-Shipment Verification.—
7	The Secretary of Commerce shall conduct post-shipment
8	verification of each supercomputer that is exported from
9	the United States, on or after the date of the enactment
10	of this Act, to a country specified in subsection (c).
11	(b) Covered Supercomputers.—Subsection (a)
12	applies with respect to a digital computer with a composite
13	theoretical performance in excess of 2,000 millions of theo-

- (c) COVERED COUNTRIES.—For purposes of sub-
- 16 section (a), the countries specified in this subsection are
- 17 the countries listed as "computer tier 3" eligible countries
- 18 in section 740.7 of title 15 of the Code of Federal Regula-
- 19 tions, as in effect on June 10, 1997.

14 retical operations per second (MTOPS).

- 20 (d) Annual Report.—The Secretary of Commerce
- 21 shall submit to the congressional committees specified in
- 22 subsection (f) an annual report on the results of post-ship-
- 23 ment verifications conducted under this section during the
- 24 preceding year. Each such report shall include a list of
- 25 all such items exported from the United States to such

1	countries during the previous year and, with respect to
2	each such export, the following:
3	(1) The destination country.
4	(2) The date of export.
5	(3) The intended end use and intended end
6	user.
7	(4) The results of the post-shipment verifica-
8	tion.
9	(e) Explanation When Verification Not Con-
10	DUCTED.—If a post-shipment verification has not been
11	conducted in accordance with subsection (a) with respect
12	to any such export during the period covered by a report
13	the Secretary shall include in the report for that period
14	a detailed explanation of the reasons why such a post-ship-
15	ment verification was not conducted.
16	(f) Congressional Committees.—For purposes of
17	subsection (a), the congressional committees specified in
18	this subsection are the following:
19	(1) The Committee on National Security and
20	the Committee on International Relations of the
21	House of Representatives.
22	(2) The Committee on Armed Services and the
23	Committee on Banking, Housing, and Urban Affairs
24	of the Senate.

1	TITLE XIII—DEFENSE
2	PERSONNEL REFORMS
3	SEC. 1301. REDUCTION IN PERSONNEL ASSIGNED TO MAN-
4	AGEMENT HEADQUARTERS AND HEAD-
5	QUARTERS SUPPORT ACTIVITIES.
6	(a) In General.—(1) Chapter 3 of title 10, United
7	States Code, is amended by adding at the end the follow-
8	ing new section:
9	" \S 130a. Management headquarters and headquarters
10	support activities personnel: limitation
11	"(a) Limitation.—Effective October 1, 2001, the
12	number of management headquarters and headquarters
13	support activities personnel in the Department of Defense
14	may not exceed the 75 percent of the baseline number.
15	"(b) Phased Reduction.—The number of manage-
16	ment headquarters and headquarters support activities
17	personnel in the Department of Defense—
18	"(1) as of October 1, 1998, may not exceed 90
19	percent of the baseline number;
20	"(2) as of October 1, 1999, may not exceed 85
21	percent of the baseline number; and
22	"(3) as of October 1, 2000, may not exceed 80
23	percent of the baseline number.
24	"(c) Baseline Number.—In this section, the term
25	'baseline number' means the number of management

- 1 headquarters and headquarters support activities person-
- 2 nel in the Department of Defense as of October 1, 1997.
- 3 "(d) Management Headquarters and Head-
- 4 QUARTERS SUPPORT ACTIVITIES PERSONNEL DE-
- 5 FINED.—In this section:
- 6 "(1) The term 'management headquarters and
- 7 headquarters support activities personnel' means
- 8 military and civilian personnel of the Department of
- 9 Defense who are assigned to, or employed in, func-
- tions in management headquarters activities or in
- 11 management headquarters support activities.
- 12 "(2) The terms 'management headquarters ac-
- tivities' and 'management headquarters support ac-
- tivities' have the meanings given those terms in De-
- partment of Defense Directive 5100.73, entitled 'De-
- 16 partment of Defense Management Headquarters and
- 17 Headquarters Support Activities', as in effect on No-
- 18 vember 12, 1996.
- 19 "(e) Limitation on Reassignment of Func-
- 20 Tions.—In carrying out reductions in the number of per-
- 21 sonnel assigned to, or employed in, management head-
- 22 quarters and headquarters support activities in order to
- 23 comply with this section, the Secretary of Defense and the
- 24 Secretaries of the military departments may not reassign

- 1 functions in order to evade the requirements of this sec-
- 2 tion.
- 3 "(f) Flexibility.—If the Secretary of Defense de-
- 4 termines, and certifies to Congress, that the limitation in
- 5 subsection (b) with respect to any fiscal year would ad-
- 6 versely affect United States national security, the Sec-
- 7 retary may waive the limitation under that subsection with
- 8 respect to that fiscal year. If the Secretary of Defense de-
- 9 termines, and certifies to Congress, that the limitation in
- 10 subsection (a) during fiscal year 2001 would adversely af-
- 11 fect United States national security, the Secretary may
- 12 waive the limitation under that subsection with respect to
- 13 that fiscal year. The authority under this subsection may
- 14 be used only once, with respect to a single fiscal year.".
- 15 (2) The table of sections at the beginning of such
- 16 chapter is amended by adding at the end the following
- 17 new item:

"130a. Management headquarters and headquarters support activities personnel: limitation.".

- 18 (b) Implementation Report.—Not later than Jan-
- 19 uary 15, 1998, the Secretary of Defense shall submit to
- 20 Congress a report—
- 21 (1) containing a plan to achieve the personnel
- reductions required by section 130a of title 10, Unit-
- ed States Code, as added by subsection (a); and

1	(2) including the recommendations of the Sec-
2	retary regarding—
3	(A) the revision, replacement, or aug-
4	mentation of Department of Defense Directive
5	5100.73, entitled "Department of Defense
6	Management Headquarters and Headquarters
7	Support Activities", as in effect on November
8	12, 1996; and
9	(B) the revision of the definitions of the
10	terms "management headquarters activities"
11	and "management headquarters support activi-
12	ties" under that Directive so that those terms
13	apply uniformly throughout the Department of
14	Defense.
15	(c) Codification of Prior Permanent Limita-
16	TION ON OSD PERSONNEL.—(1) Chapter 4 of title 10,
17	United States Code, is amended by adding at the end a
18	new section 143 consisting of—
19	(A) a heading as follows:
20	"§ 143. Office of the Secretary of Defense personnel:
21	limitation";
22	and
23	(B) a text consisting of the text of subsections
24	(a) through (f) of section 903 of the National De-

1	fense Authorization Act for Fiscal Year 1997 (Pub-
2	lic Law 104–201; 110 Stat. 2617).
3	(2) The table of sections at the beginning of such
4	chapter is amended by adding at the end the following
5	new item:
	"143. Office of the Secretary of Defense personnel: limitation.".
6	(3) Section 903 of the National Defense Authoriza-
7	tion Act for Fiscal Year 1997 (Public Law 104–201; 110
8	Stat. 2617) is repealed.
9	SEC. 1302. ADDITIONAL REDUCTION IN DEFENSE ACQUISI-
10	TION WORKFORCE.
11	(a) In General.—(1) Chapter 87 of title 10, United
12	States Code, is amended by adding at the end the follow-
13	ing new section:
14	"§ 1765. Limitations on number of personnel
15	"(a) Limitation.—Effective October 1, 2001, the
16	number of defense acquisition personnel may not exceed
17	the baseline number reduced by 124,000.
18	"(b) Phased Reduction.—The number of the num-
19	ber of defense acquisition personnel—
20	"(1) as of October 1, 1998, may not exceed the
21	baseline number reduced by 40,000;
22	"(2) as of October 1, 1999, may not exceed the
23	baseline number reduced by 80,000; and
24	"(3) as of October 1, 2000, may not exceed the

baseline number reduced by 102,000.

- 1 "(c) Baseline Number.—For purposes of this sec-
- 2 tion, the baseline number is the total number of defense
- 3 acquisition personnel as of October 1, 1997.
- 4 "(d) Defense Acquisition Personnel De-
- 5 FINED.—(1) In this section, the term 'defense acquisition
- 6 personnel' means military and civilian personnel (other
- 7 than civilian personnel described in paragraph (2)) who
- 8 are assigned to, or employed in, acquisition organizations
- 9 of the Department of Defense (as specified in Department
- 10 of Defense Instruction numbered 5000.58 dated January
- 11 14, 1992).
- 12 "(2) Such term does not include civilian employees
- 13 of the Department of Defense who are employed at a
- 14 maintenance depot.".
- 15 (2) The table of sections at the beginning of such
- 16 chapter is amended by adding at the end the following
- 17 new item:

"1765. Limitations on number of personnel.".

- 18 (b) Implementation Report.—Not later than Jan-
- 19 uary 15, 1998, the Secretary of Defense shall submit to
- 20 Congress a report—
- 21 (1) containing a plan to achieve the personnel
- reductions required by section 1765 of title 10,
- United States Code, as added by subsection (a); and

1	(2) containing any recommendations (including
2	legislative proposals) that the Secretary considers
3	necessary to fully achieve such reductions.
4	(c) Technical Reference Correction.—Section
5	1721(c) of title 10, United States Code, is amended by
6	striking out "November 25, 1988" and inserting in lieu
7	thereof "November 12, 1996".
8	SEC. 1303. AVAILABILITY OF FUNDS FOR SEPARATION PAY
9	FOR DEFENSE ACQUISITION PERSONNEL.
10	Of the amount authorized to be appropriated pursu-
11	ant to section $301(5)$ for operation and maintenance for
12	Defense-wide activities, \$100,000,000 shall be available
13	only for the payment of separation pay under section 5597
14	of title 5, United States Code, to civilian employees of the
15	Department of Defense who are defense acquisition per-
16	sonnel (as defined in section 1765(d) of title 10, United
17	States Code).
18	SEC. 1304. PERSONNEL REDUCTIONS IN UNITED STATES
19	TRANSPORTATION COMMAND.
20	(a) Purpose of Reduction.—The purpose of the
21	reduction in the number of United States Transportation
22	Command personnel is to recognize and continue the ef-
23	fort of the Secretary of Defense to achieve the United
24	States Transportation Command reengineering reform

- 1 plan to eliminate administrative duplication and process
- 2 inefficiencies.
- 3 (b) Reduction in United States Transpor-
- 4 TATION COMMAND PERSONNEL.—(1) Effective October 1,
- 5 1998, the number of United States Transportation Com-
- 6 mand personnel may not exceed the number equal to the
- 7 baseline number reduced by 1,000.
- 8 (2) For purposes of this section, the baseline number
- 9 is the total number of United States Transportation Com-
- 10 mand personnel as of September 30, 1997.
- 11 (c) United States Transportation Command
- 12 Personnel Defined.—For purposes of this section, the
- 13 term "United States Transportation Command personnel"
- 14 means military and civilian personnel who are assigned to,
- 15 or employed in, the United States Transportation Com-
- 16 mand Headquarters, Air Force Air Mobility Command,
- 17 Navy Military Sealift Command, Army Military Traffic
- 18 Management Command, and Defense Courier Service.
- 19 (d) Source of Reductions.—In reducing the num-
- 20 ber of United States Transportation Command personnel
- 21 as required by subsection (b), the Secretary of Defense
- 22 shall limit such reductions to the United States Transpor-
- 23 tation Command personnel who are in the following occu-
- 24 pational classifications established to group similar occu-
- 25 pations and work positions into a consistent structure:

- 1 (1) Enlisted members in the Functional Sup2 port and Administration classification (designated as
 3 occupational code 5XX), as described in Department
 4 of Defense Instruction 1312.1, dated August 9,
 5 1995, regarding "Department of Defense Occupational Information Collection and Reporting".
 - (2) Officers in the General Officers and Executives classification (designated as occupational code 1XX), Administrators (designated as occupational code 7XX), and Supply, Procurement, and Allied Officers classification (designated as occupational code 8XX), as described in such instruction.
 - (3) Civilian personnel in the Program Management classification (designated as occupational code GS-0340), Accounting and Budget classification (designated as occupational code GS-0500 and related codes), Business and Industry classification (designated as occupational code GS-1100 and related codes), and Supply classification (designated as occupational code GS-2000 and related codes), as described in Office of Personnel Management document El-12, dated November 1, 1995, entitled "Federal Occupational Groups".

1	(e) WAIVER AUTHORITY.—The Secretary of Defense
2	may waive or suspend operation of this section in the event
3	of a war or national emergency.
4	TITLE XIV—DEFENSE BUSINESS
5	PRACTICES REFORMS
6	Subtitle A—Competitive
7	Procurement Requirements
8	SEC. 1401. COMPETITIVE PROCUREMENT OF FINANCE AND
9	ACCOUNTING SERVICES.
10	(a) Competitive Procurement Required.—
11	Chapter 165 of title 10, United States Code, is amended
12	by adding at the end the following new section:
13	"§ 2784. Competitive procurement of finance and ac-
14	counting services
15	"(a) Study and Report.—(1) Not later than De-
16	cember 1, 1997, the Secretary of Defense shall initiate a
17	study regarding the competitive procurement of finance
18	and accounting services for the Department of Defense,
19	including non-appropriated fund instrumentalities of the
20	Department of Defense. The study shall analyze the con-
21	duct of competitions among private-sector sources and the
22	Defense Finance and Accounting Service and other inter-
23	ested Federal agencies.

- 1 "(2) Not later than June 1, 1998, the Secretary of
- 2 Defense shall submit to Congress a report containing the
- 3 results of the study conducted under paragraph (1).
- 4 "(b) Competitive Procurement Required.—Be-
- 5 ginning not later than October 1, 1999, the Secretary of
- 6 Defense shall competitively procure finance and account-
- 7 ing services for the Department of Defense, including non-
- 8 appropriated fund instrumentalities of the Department of
- 9 Defense. The Secretary shall conduct competitions among
- 10 private-sector sources and the Defense Finance and Ac-
- 11 counting Service and other interested Federal agencies.
- 12 Such a competition shall not involve competition between
- 13 components of the Defense Finance and Accounting Serv-
- 14 ice.
- 15 "(c) Improvement of Competitive Ability.—Be-
- 16 fore conducting a competition under subsection (b) for the
- 17 procurement of finance and accounting services that are
- 18 being provided by a component of the Defense Finance
- 19 and Accounting Service, the Secretary of Defense shall
- 20 provide the component with an opportunity to establish
- 21 its most efficient organization.".
- 22 (b) Clerical Amendment.—The table of sections
- 23 at the beginning of such chapter is amended by adding
- 24 at the end the following new item:

[&]quot;2784. Competitive procurement of finance and accounting services.".

1	SEC. 1402. COMPETITIVE PROCUREMENT OF SERVICES TO
2	DISPOSE OF SURPLUS DEFENSE PROPERTY.
3	(a) Competitive Procurement Required.—(1)
4	Chapter 153 of title 10, United States Code, is amended
5	by inserting after section 2572 the following new sections
6	"§ 2573. Competitive procurement of services to dis-
7	pose of surplus property
8	"(a) Competitive Procurement of Services.—
9	Beginning not later than October 1, 1998, the Secretary
10	of Defense shall competitively procure services for the De-
11	partment of Defense in connection with the disposal of
12	surplus property at each site at which the Defense Reutili-
13	zation and Marketing Service operates. The Secretary
14	shall conduct competitions among private-sector sources
15	and the Defense Reutilization and Marketing Service and
16	other interested Federal agencies for the performance of
17	all such services at a particular site.
18	"(b) Improvement of Competitive Ability.—Be-
19	fore conducting a competition under subsection (a) for the
20	procurement of services described in such subsection that
21	are being provided by a component of the Defense Reutili-
22	zation and Marketing Service, the Secretary of Defense
23	shall provide the component with an opportunity to estab-
24	lish its most efficient organization.
25	"(c) Reporting Requirements.—Not later than

90 days after the end of each fiscal year in which services

1	for the disposal of surplus property are competitively pro-
2	cured under subsection (a), the Secretary of Defense shall
3	submit to Congress a report specifying—
4	"(1) the type and volume of such services pro-
5	cured by the Department of Defense during that fis-
6	cal year from the Defense Reutilization and Market-
7	ing Service and from other sources;
8	"(2) the former sites of the Defense Reutiliza-
9	tion and Marketing Service operated during that fis-
10	cal year by contractors (other than the Defense Re-
11	utilization and Marketing Service); and
12	"(3) the total amount of any fees paid by such
13	contractors in connection with the performance of
14	such services during that fiscal year.
15	"(d) Rule of Construction.—Nothing in this sec-
16	tion shall be construed to alter the requirements regarding
17	the identification or demilitarization of an item of excess
18	property or surplus property of the Department of De-
19	fense before the disposal of the item.
20	"(e) Definitions.—In this section:
21	"(1) The term 'surplus property' means any
22	personal excess property which is not required for

the needs and the discharge of the responsibilities of

all Federal agencies and the disposal of which is the

responsibility of the Department of Defense.

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"(2) The term 'excess property' means any per-

2	sonal property under the control of the Department
3	of Defense which is not required for its needs and
4	the discharge of its responsibilities, as determined by
5	the Secretary of Defense.".
6	(2) The table of sections at the beginning of such
7	chapter is amended by inserting after the item relating
8	to section 2572 the following new item:
	"2573. Competitive procurement of services to dispose of surplus property.".
9	(b) Implementation Report.—Not later than
10	March 1, 1998, the Secretary of Defense shall submit to
11	Congress a report—
12	(1) containing a plan to implement the competi-
13	tive procurement requirements of section 2573 of
14	title 10, United States Code, as added by subsection
15	(a); and
16	(2) identifying other functions of the Defense
17	Reutilization and Marketing Service that the Sec-
18	retary considers suitable for performance by private-
19	sector sources.
20	SEC. 1403. COMPETITIVE PROCUREMENT OF FUNCTIONS
21	PERFORMED BY DEFENSE INFORMATION
22	SYSTEMS AGENCY.
23	(a) Competitive Procurement Required.—
24	Chapter 146 of title 10, United States Code, is amended
25	by adding at the end the following new section:

1	"§ 2474. Competitive procurement of information
2	services
3	"(a) Study and Report.—(1) Not later than De-
4	cember 1, 1997, the Secretary of Defense shall initiate a
5	study regarding the competitive procurement of those
6	commercial and industrial type functions performed before
7	the date of the enactment of this Act by the Defense Infor-
8	mation Systems Agency, with particular regard to the
9	functions performed at the entities known as megacenters
10	The study shall analyze the conduct of competitions
11	among private-sector sources and the Defense Information
12	Systems Agency and other interested Federal agencies.
13	"(2) Not later than June 1, 1998, the Secretary of
14	Defense shall submit to Congress a report containing the
15	results of the study conducted under paragraph (1).
16	"(b) Competitive Procurement Required.—Be-
17	ginning not later than October 1, 1999, the Secretary of
18	Defense shall competitively procure those commercial and
19	industrial type functions performed before that date by the
20	Defense Information Systems Agency. The Secretary shall
21	conduct competitions among private-sector sources and
22	the Defense Information Systems Agency and other inter-
23	ested Federal agencies.
24	"(c) Improvement of Competitive Ability.—Be-
25	fore conducting a competition under subsection (b) for the

26 procurement of information services that are being pro-

vided by a component of the Defense Information Systems Agency, the Secretary of Defense shall provide the component with an opportunity to establish its most efficient or-4 ganization. 5 "(d) Exception for Classified Functions.—(1) The requirement of subsection (b) shall not apply to the 6 procurement of services involving a classified function per-8 formed by the Defense Information Systems Agency. 9 "(2) In this subsection, the term 'classified function' means any telecommunications or information services 10 11 that— "(A) involve intelligence activities; 12 13 "(B) involve cryptologic activities related to na-14 tional security; "(C) involve command and control of military 15 16 forces; 17 "(D) involve equipment that is an integral part 18 of a weapon or weapons system; or 19 "(E) are critical to the direct fulfillment of mili-20 tary or intelligence missions (other than routine ad-21 ministrative and business applications, such as pay-22 roll, finance, logistics, and personnel management

applications).".

1	(b) Clerical Amendment.—The table of sections					
2	at the beginning of such chapter is amended by adding					
3	at the end the following new item:					
	"2474. Competitive procurement of information services.".					
4	SEC. 1404. COMPETITIVE PROCUREMENT OF PRINTING AND					
5	DUPLICATION SERVICES.					
6	(a) Extension.—Subsection (a) of section 351 of					
7	the National Defense Authorization Act for Fiscal Year					
8	1996 (Public Law 104–106; 110 Stat. 266) is amended—					
9	(1) by striking out "and 1997" and inserting in					
10	lieu thereof "through 1998"; and					
11	(2) by striking out "Defense Printing Service"					
12	and inserting in lieu thereof "Defense Automation					
13	and Printing Service".					
14	(b) Prohibition on Surcharge for Services.—					
15	Such section is further amended by adding at the end the					
16	following new subsection:					
17	"(d) Prohibition on Imposition of Sur-					
18	CHARGE.—The Defense Automation and Printing Service					
19	may not impose a surcharge on any printing and duplica-					
20	tion service for the Department of Defense that is pro-					
21	cured from a source outside of the Department.".					
22	SEC. 1405. COMPETITIVE PROCUREMENT OF CERTAIN OPH					
23	THALMIC SERVICES.					

(a) Competitive Procurement Required.—Be-

25 ginning not later than October 1, 1998, the Secretary of

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- 1 Defense shall competitively procure from private-sector
- 2 sources, or other sources outside of the Department of De-
- 3 fense, all ophthalmic services related to the provision of
- 4 single vision and multivision eyeware for members of the
- 5 Armed Forces, retired members, and certain covered bene-
- 6 ficiaries under chapter 55 of title 10, United States Code,
- 7 who would otherwise receive such ophthalmic services
- 8 through the Department of Defense.
- 9 (b) Exception.—Subsection (a) shall not apply to
- 10 the extent that the Secretary of Defense determines that
- 11 the use of sources within the Department of Defense to
- 12 provide such ophthalmic services—
- 13 (1) is necessary to meet the readiness require-
- ments of the Armed Forces; or
- 15 (2) is more cost effective.
- 16 (c) Completion of Existing Orders.—Subsection
- 17 (a) shall not apply to orders for ophthalmic services re-
- 18 ceived on or before September 30, 1998.
- 19 SEC. 1406. COMPETITIVE PROCUREMENT OF COMMERCIAL
- 20 AND INDUSTRIAL TYPE FUNCTIONS BY DE-
- 21 FENSE AGENCIES.
- 22 (a) Competition Required.—Section 2461 of title
- 23 10, United States Code, is amended—
- 24 (1) by redesignating subsection (g) as sub-
- section (h); and

- 1 (2) by inserting after subsection (f) the follow-
- 2 ing new subsection:
- 3 "(g) Competitive Procurement by Defense
- 4 AGENCIES.—(1) Beginning not later than September 30,
- 5 1999 (unless an earlier effective date is otherwise required
- 6 for a specific Defense Agency), the Secretary of Defense
- 7 shall competitively procure those commercial and indus-
- 8 trial type functions performed before that date by a De-
- 9 fense Agency. The Secretary shall conduct competitions
- 10 among private-sector sources and the Defense Agency in-
- 11 volved and other interested Federal agencies.
- 12 "(2) Before conducting a competition under sub-
- 13 section (a) for the procurement of a commercial or indus-
- 14 trial type function that is being performed by a component
- 15 of a Defense Agency, the Secretary of Defense shall pro-
- 16 vide the component with an opportunity to establish its
- 17 most efficient organization.
- 18 "(3) In this subsection, the term 'Defense Agency'
- 19 means a program activity specified in the table entitled
- 20 'Program and Financing' for operation and maintenance,
- 21 Defense-wide activities, in the budget of the President
- 22 transmitted to Congress for fiscal year 1998 pursuant to
- 23 section 1105 of title 31 (and any successor of such activ-
- 24 ity).".

1	(b) Implementation Report.—Not later than
2	March 1, 1998, the Secretary of Defense shall submit to
3	Congress a report containing a plan to implement the com-
4	petitive procurement requirements of section 2461(g) of
5	title 10, United States Code, as added by subsection (a).
6	Subtitle B—Reform of Conversion
7	Process
8	SEC. 1411. DEVELOPMENT OF STANDARD FORMS REGARD-
9	ING PERFORMANCE WORK STATEMENT AND
10	REQUEST FOR PROPOSAL FOR CONVERSION
11	OF CERTAIN OPERATIONAL FUNCTIONS OF
12	MILITARY INSTALLATIONS.
13	(a) Standard Forms Required.—Chapter 146 of
14	title 10, United States Code, is amended by inserting after
15	section 2474, as added by section 1403, the following new
16	section:
17	"§ 2475. Military installations: use of standard forms
18	in conversion process
19	"(a) Standardization of Requirements.—(1)
20	The Secretary of Defense shall develop standard forms (to
21	be known as a 'standard performance work statement' and
22	a 'standard request for proposal') to be used in the consid-
23	eration for conversion to contractor performance of those
24	commercial services and functions at military installations
25	that have been converted to contractor performance at a

- 1 rate of 50 percent or more, as determined under sub-
- 2 section (c).
- 3 "(2) A separate standard form shall be developed for
- 4 each service and function covered by paragraph (1) and
- 5 the forms shall be used throughout the Department of De-
- 6 fense in lieu of the performance work statement and re-
- 7 quest for proposal otherwise required under the proce-
- 8 dures and requirements of Office of Management and
- 9 Budget Circular A-76 (or any successor administrative
- 10 regulation or policy).
- 11 "(3) The Secretary shall develop and implement the
- 12 standard forms not later than October 1, 1998.
- 13 "(b) Inapplicability of Elements of OMB Cir-
- 14 CULAR A-76.—On and after October 1, 1998, the proce-
- 15 dures and requirements of Office of Management and
- 16 Budget Circular A-76 regarding performance work state-
- 17 ments and requests for proposals shall not apply with re-
- 18 spect to the conversion to contractor performance at a
- 19 military installation of a service or function for which a
- 20 standard form is required under subsection (a).
- 21 "(c) Determination of Contractor Perform-
- 22 ANCE PERCENTAGE.—In determining the percentage at
- 23 which a particular commercial service or function at mili-
- 24 tary installations has been converted to contractor per-
- 25 formance, the Secretary of Defense shall take into consid-

- 1 eration all military installations and use the final estimate
- 2 of the percentage of contractor performance of services
- 3 and functions contained in the most recent commercial
- 4 and industrial activity inventory database established
- 5 under Office of Management and Budget Circular A-76.
- 6 "(d) Exclusion of Multi-Function Conver-
- 7 SION.—If a commercial service or function for which a
- 8 standard form is developed under subsection (a) is com-
- 9 bined with another service or function (for which such a
- 10 form is not required) for purposes of considering the serv-
- 11 ices and functions at the military installation for conver-
- 12 sion to contractor performance, a standard form developed
- 13 under subsection (a) may not be used in the conversion
- 14 process in lieu of the procedures and requirements of Of-
- 15 fice of Management and Budget Circular A–76 regarding
- 16 performance work statements and requests for proposals.
- 17 "(e) Effect on Other Laws.—Nothing in this sec-
- 18 tion shall be construed to supersede any other require-
- 19 ments or limitations, specifically contained in this chapter,
- 20 on the conversion to contractor performance of activities
- 21 performed by civilian employees of the Department of De-
- 22 fense.
- 23 "(f) MILITARY INSTALLATION DEFINED.—In this
- 24 section, the term 'military installation' means a base,
- 25 camp, post, station, yard, center, homeport facility for any

- 1 ship, or other activity under the jurisdiction of the Depart-
- 2 ment of Defense, including any leased facility.".
- 3 (b) Clerical Amendment.—The table of sections
- 4 at the beginning of such chapter is amended by inserting
- 5 after the item relating to section 2474, as added by section
- 6 1403, the following new item:
 - "2475. Military installations: use of standard forms in conversion process.".
- 7 SEC. 1412. STUDY AND NOTIFICATION REQUIREMENTS FOR
- 8 CONVERSION OF COMMERCIAL AND INDUS-
- 9 TRIAL TYPE FUNCTIONS TO CONTRACTOR
- 10 **PERFORMANCE.**
- 11 (a) NOTIFICATION.—Section 2461 of title 10, United
- 12 States Code, is amended by striking out subsections (a)
- 13 and (b) and inserting in lieu thereof the following new sub-
- 14 sections:
- 15 "(a) Notification of Conversion Study.—(1) In
- 16 the case of a commercial or industrial type function of the
- 17 Department of Defense that on October 1, 1980, was
- 18 being performed by Department of Defense civilian em-
- 19 ployees, the Secretary of Defense shall notify Congress of
- 20 any decision to study the function for possible conversion
- 21 to performance by a private contractor. The notification
- 22 shall include information regarding the anticipated length
- 23 and cost of the study.

- 1 "(2) A study of a commercial or industrial type func-
- 2 tion for possible conversion to contractor performance
- 3 shall include the following:
- 4 "(A) A comparison of the performance of the
- 5 function by Department of Defense civilian employ-
- 6 ees and by private contractor to determine whether
- 7 contractor performance will result in savings to the
- 8 Government over the life of the contract.
- 9 "(B) An examination of the potential economic
- effect on employees who would be affected by the
- 11 conversion, and the potential economic effect on the
- local community and the United States if more than
- 75 employees perform the function.
- 14 "(C) An examination of the effect of contract-
- ing for performance of the function on the military
- mission of the function.
- 17 "(b) Notification of Conversion Decision.—If,
- 18 as a result of the completion of a study under subsection
- 19 (a) regarding the possible conversion of a function to per-
- 20 formance by a private contractor, a decision is made to
- 21 convert the function to contractor performance, the Sec-
- 22 retary of Defense shall notify Congress of the conversion
- 23 decision. The notification shall—

1	"(1) indicate that the study conducted regard-
2	ing conversion of the function to performance by a
3	private contractor has been completed;
4	"(2) certify that the comparison required by
5	subsection (a)(2)(A) as part of the study dem-
6	onstrates that the performance of the function by a
7	private contractor will result in savings to the Gov-
8	ernment over the life of the contract;
9	"(3) certify that the entire comparison is avail-
10	able for examination; and
11	"(4) contain a timetable for completing conver-
12	sion of the function to contractor performance.".
13	(b) Waiver for Small Functions.—Subsection
14	(d) of such section is amended by striking out "45 or
15	fewer" and inserting in lieu thereof "20 or fewer".
16	SEC. 1413. COLLECTION AND RETENTION OF COST INFOR-
17	MATION DATA ON CONTRACTED OUT SERV-
18	ICES AND FUNCTIONS.
19	(a) Collection and Retention Required.—Sec-
20	tion 2463 of title 10, United States Code, is amended—
21	(1) by redesignating subsections (a) and (b) as
22	subsections (b) and (c), respectively; and
23	(2) by inserting after the section heading the
24	following new subsection:

1	"(a) Requirements In Connection With Con-								
2	VERSION TO CONTRACTOR PERFORMANCE.—With respect								
3	to each contract converting the performance of a service								
4	or function of the Department of Defense to contractor								
5	performance (and any extension of such a contract), the								
6	Secretary of Defense shall collect, during the term of the								
7	contract or extension, but not to exceed five years, cost								
8	information data regarding performance of the service or								
9	function by private contractor employees. The Secretary								
10	shall provide for the permanent retention of information								
11	collected under this subsection.".								
12	(b) Conforming Amendments.—Such section is								
13	further amended—								
14	(1) in subsection (b), as redesignated by sub-								
15	section (a)(1)—								
16	(A) by striking out the subsection heading								
17	and inserting in lieu thereof "REQUIREMENTS								
18	In Connection With Return to Employee								
19	Performance.—"; and								
20	(B) by striking out "to which this section								
21	applies" and inserting in lieu thereof "described								
22	in subsection (e),"; and								
23	(2) in subsection (c), as redesignated by sub-								
24	section (a)(1)—								

1	(A) by striking out the subsection heading
2	and inserting in lieu thereof "COVERED FISCAL
3	Years.—"; and
4	(B) by striking out "This section" and in-
5	serting in lieu thereof "Subsection (b)".
6	(c) Clerical Amendments.—(1) The heading of
7	such section is amended to read as follows:
8	"§ 2463. Collection and retention of cost information
9	data on contracted out services and func-
10	tions
11	(2) The item relating to such section in the table of
12	sections at the beginning of chapter 146 of title 10, United
13	States Code, is amended to read as follows:
	"2463. Collection and retention of cost information data on contracted out services and functions.".
14	Subtitle C—Other Reforms
15	SEC. 1421. REDUCTION IN OVERHEAD COSTS OF INVEN-
16	TORY CONTROL POINTS.
17	(a) REDUCTION IN COSTS REQUIRED.—The Sec-
18	retary of Defense shall take such actions as may be nec-
19	essary to reduce the annual overhead costs of the supply
20	management activities of the Defense Logistics Agency
21	and the military departments (known as Inventory Control
22	Points) so that the annual overhead costs are not more
23	than eight percent of annual net sales at standard price
24	by the Inventory Control Points.

1	(b) Time To Achieve Reduction.—The Secretary
2	shall achieve the cost reductions required by subsection
3	(a) not later than September 30, 2000.
4	(c) Implementation Plan.—Not later than March
5	1, 1998, the Secretary of Defense shall submit to Congress
6	a plan to achieve the reduction in overhead costs required
7	by subsection (a).
8	(d) Definitions.—For purposes of this section:
9	(1) The term "overhead costs" means the total
10	expenses of the Inventory Control Points, exclud-
11	ing—
12	(A) annual materiel costs; and
13	(B) military and civilian personnel related
14	costs, defined as personnel compensation and
15	benefits under the March 1996 Department of
16	Defense Financial Management Regulations,
17	Volume 2A, Chapter 1, Budget Account Title
18	File (Object Classification Name/Code), object
19	classifications 200, 211, 220, 221, 222, and
20	301.
21	(2) The term "net sales at standard price" has
22	the meaning given that term in the March 1996 De-
23	partment of Defense Financial Management Regula-
24	tions, Volume 2B, Chapter 9, and displayed in "Ex-

1	hibit Fund—14 Revenue and Expenses" for the sup-
2	ply management business areas.
3	SEC. 1422. CONSOLIDATION OF PROCUREMENT TECHNICAL
4	ASSISTANCE AND ELECTRONIC COMMERCE
5	TECHNICAL ASSISTANCE.
6	(a) Consolidation of Assistance.—Chapter 142
7	of title 10, United States Code, is amended as follows:
8	(1) Sections 2412, 2414, 2417, and 2418 are
9	each amended by inserting "and electronic com-
10	merce" after "procurement" each place it appears.
11	(2) Section 2413 is amended—
12	(A) in subsection (b), by striking out "pro-
13	curement technical assistance" and inserting in
14	lieu thereof "both procurement technical assist-
15	ance and electronic commerce technical assist-
16	ance"; and
17	(B) in subsection (c), by inserting "and
18	electronic commerce" after "procurement".
19	(b) REQUIREMENT TO USE COMPETITIVE PROCE-
20	DURES.—Section 2413 of such title is amended by adding
21	at the end the following new subsection:
22	"(d) The Secretary shall use competitive procedures
23	in entering into cooperative agreements under subsection
24	(a).".

1	(c) Limitation on Use of Funds.—Section 2417								
2	of such title is amended—								
3	(1) by striking out "The Director" and insert-								
4	ing in lieu thereof the following: "(b) ADMINISTRA-								
5	TIVE COSTS.—The Director"; and								
6	(2) by inserting before subsection (b) (as des-								
7	ignated by paragraph (1)) the following:								
8	"(a) Limitation on Use of Funds.—In any fiscal								
9	year the Secretary of Defense may use for the program								
10	authorized by this chapter only funds specifically appro-								
11	priated for the program for that fiscal year.".								
12	(d) CLERICAL AMENDMENTS.—(1) The heading for								
13	chapter 142 of such title is amended to read as follows:								
14	"CHAPTER 142—PROCUREMENT AND								
15	ELECTRONIC COMMERCE TECHNICAL								
16	ASSISTANCE PROGRAM".								
17	(2) The tables of chapters at the beginning of subtitle								
18	A, and at the beginning of part IV of subtitle A, of such								
19	title are each amended by striking out the item relating								
20	to chapter 142 and inserting in lieu thereof the following:								
	"142. Procurement and Electronic Commerce Technical Assistance Program								
21	(3) The heading for section 2417 of such title is								
22	amended to read as follows:								

1	"§ 2417.	Funding	provisions".
1	3 4 TI	I ununi	DI OVISIONS .

- 2 (4) The table of sections at the beginning of chapter
- 3 142 of such title is amended by striking out the item relat-
- 4 ing to section 2417 and inserting in lieu thereof the follow-
- 5 ing:

"2417. Funding provisions.".

6 SEC. 1423. PERMANENT AUTHORITY REGARDING CONVEY-

- 7 ANCE OF UTILITY SYSTEMS.
- 8 (a) In General.—Chapter 159 of title 10, United
- 9 States Code, is amended by inserting after section 2687
- 10 the following new section:
- 11 "§ 2688. Utility systems: permanent conveyance au-
- 12 thority.
- 13 "(a) Conveyance Authority.—The Secretary of a
- 14 military department may convey a utility system, or part
- 15 of a utility system, under the jurisdiction of the Secretary
- 16 to a municipal, private, regional, district, or cooperative
- 17 utility company or other entity. The conveyance may con-
- 18 sist of all right, title, and interest of the United States
- 19 in the utility system or such lesser estate as the Secretary
- 20 considers appropriate to serve the interests of the United
- 21 States.
- 22 "(b) Utility System Defined.—In this section,
- 23 the term 'utility system' includes the following:
- 24 "(1) Electrical generation and supply systems.
- "(2) Water supply and treatment systems.

1	"(3) Wastewater collection and treatment sys-					
2	tems.					
3	"(4) Steam or hot or chilled water generation					
4	and supply systems.					
5	"(5) Natural gas supply systems.					
6	"(6) Sanitary landfills or lands to be used for					
7	sanitary landfills.					
8	"(7) Similar utility systems.					
9	"(c) Consideration.—(1) The Secretary of a mili-					
10	tary department may accept consideration received for a					
11	conveyance under subsection (a) in the form of a cash pay-					
12	ment or a reduction in utility rate charges for a period					
13	of time sufficient to amortize the monetary value of the					
14	utility system, including any real property interests, con-					
15	veyed.					
16	"(2) Cash payments received shall be credited to an					
17	appropriation account designated as appropriate by the					
18	Secretary of Defense. Amounts so credited shall be avail-					
19	able for the same time period as the appropriation credited					
20	and shall be used only for the purposes authorized for that					
21	appropriation.					
22	"(d) Congressional Notification.—A conveyance					
23	may not be made under subsection (a) until—					
24	"(1) the Secretary of the military department					
25	concerned submits to the appropriate committees of					

- 1 Congress (as defined in section 2801(c)(4) of this
- 2 title) a report containing an economic analysis
- 3 (based upon accepted life-cycle costing procedures
- 4 approved by the Secretary of Defense) which dem-
- 5 onstrates that the full cost to the United States of
- 6 the proposed conveyance is cost-effective when com-
- 7 pared with alternative means of furnishing the same
- 8 utility systems; and
- 9 "(2) a period of 21 days has elapsed after the
- date on which the report is received by the commit-
- 11 tees.
- 12 "(e) Additional Terms and Conditions.—The
- 13 Secretary of the military department concerned may re-
- 14 quire such additional terms and conditions in a conveyance
- 15 entered into under subsection (a) as the Secretary consid-
- 16 ers appropriate to protect the interests of the United
- 17 States.".
- 18 (b) CLERICAL AMENDMENT.—The table of sections
- 19 at the beginning of such chapter is amended by inserting
- 20 after the item relating to section 2687 the following new
- 21 item:

[&]quot;2688. Utility systems: permanent conveyance authority.".

1	TITLE XV—MISCELLANEOUS AD-							
2	DITIONAL DEFENSE RE-							
3	FORMS							
4	SEC. 1501. LONG-TERM CHARTER CONTRACTS FOR ACQUI-							
5	SITION OF AUXILIARY VESSELS FOR THE DE-							
6	PARTMENT OF DEFENSE.							
7	(a) Program Authorization.—Chapter 631 of title							
8	3 10, United States Code, is amended by adding at the end							
9	the following new section:							
10	"§ 7233. Auxiliary vessels: authority for long-term							
11	charter contracts							
12	"(a) AUTHORIZED CONTRACTS.—After September							
13	30, 1998, the Secretary of the Navy, subject to subsection							
14	(b), may enter into a contract for the long-term lease or							
15	charter of a newly built surface vessel, under which the							
16	contractor agrees to provide a crew for the vessel for the							
17	term of the long-term lease or charter, for any of the fol-							
18	lowing:							
19	"(1) The combat logistics force of the Navy.							
20	"(2) The strategic sealift program of the Navy.							
21	"(3) Other auxiliary support vessels for the De-							
22	partment of Defense.							
23	"(b) Contracts Required To Be Authorized by							
24	Law.—A contract may be entered into under this section							
25	with respect to specific vessels only if the Secretary is spe-							

- 1 cifically authorized by law to enter into such a contract
- 2 with respect to those vessels.
- 3 "(c) Funds for Contract Payments.—The Sec-
- 4 retary may make payments for contracts entered into
- 5 under this section using funds available for obligation dur-
- 6 ing the fiscal year for which the payments are required
- 7 to be made. Any such contract shall provide that the Unit-
- 8 ed States will not be required to make a payment under
- 9 the contract (other than a termination payment, if re-
- 10 quired) before October 1, 2000.
- 11 "(d) Budgeting Provisions.—Any contract en-
- 12 tered into under this section shall be treated as a
- 13 multiyear service contract and as an operating lease for
- 14 purposes of any provision of law relating to the Federal
- 15 budget and Federal budget accounting procedures, includ-
- 16 ing part C of title II of the Balanced Budget and Emer-
- 17 gency Deficit Control Act of 1985 (2 U.S.C. 900 et seq.),
- 18 and any regulation or directive (including any directive of
- 19 the Office of Management and Budget) prescribed with
- 20 respect to the Federal budget and Federal budget account-
- 21 ing procedures.
- 22 "(e) Term of Contract.—In this section, the term
- 23 'long-term lease or charter' means a lease, charter, service
- 24 contract, or conditional sale agreement with respect to a

- 1 vessel the term of which (including any option period) is
- 2 for a period of 20 years or more.
- 3 "(f) Option To Buy.—A contract entered into under
- 4 the authority of this section may contain options for the
- 5 United States to purchase one or more of the vessels cov-
- 6 ered by the contract at any time during, or at the end
- 7 of, the contract period (including any option period) upon
- 8 payment of an amount not in excess of the unamortized
- 9 portion of the cost of the vessels plus amounts incurred
- 10 in connection with the termination of the financing ar-
- 11 rangements associated with the vessels.
- 12 "(g) Domestic Construction.—The Secretary
- 13 shall require in any contract entered into under this sec-
- 14 tion that each vessel to which the contract applies—
- 15 "(1) shall have been constructed in a shipyard
- within the United States; and
- 17 "(2) upon delivery, shall be documented under
- the laws of the United States.
- 19 "(h) Vessel Crewing.—The Secretary shall require
- 20 in any contract entered into under this section that the
- 21 crew of any vessel to which the contract applies be com-
- 22 prised of private sector commercial mariners.
- 23 "(i) Contingent Waiver of Other Provisions
- 24 OF LAW.—A contract authorized by this section may be
- 25 entered into without regard to section 2401 or 2401a of

- 1 this title if the Secretary of Defense makes the following
- 2 findings with respect to that contract:
- "(1) The need for the vessels or services to be provided under the contract is expected to remain substantially unchanged during the contemplated contract or option period.
- 7 "(2) There is a reasonable expectation that 8 throughout the contemplated contract or option pe-9 riod the Secretary of the Navy (or, if the contract 10 is for services to be provided to, and funded by, an-11 other military department, the Secretary of that 12 military department) will request funding for the 13 contract at the level required to avoid contract can-14 cellation.
- 15 "(3) The use of such contract or the exercise of 16 such option is in the interest of the national defense.
- 17 "(j) Source of Funds for Termination Liabil-
- 18 ITY.—If a contract entered into under this section is ter-
- 19 minated, the costs of such termination may be paid
- 20 from—
- 21 "(1) amounts originally made available for per-
- formance of the contract;
- 23 "(2) amounts currently available for operation
- and maintenance of the type of vessels or services
- concerned and not otherwise obligated; or

1 "	(3)	funds	apj	propriate	d for	those	costs.'	,
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- 2 (b) Clerical Amendment.—The table of sections
- 3 at the beginning of such chapter is amended by adding
- 4 at the end the following new item:

"7233. Auxiliary vessels: authority for long-term charter contracts.".

5 SEC. 1502. FIBER-OPTICS BASED TELECOMMUNICATIONS

6 LINKAGE OF MILITARY INSTALLATIONS.

- 7 (a) Installation Required.—In at least one met-
- 8 ropolitan area of the United States containing multiple
- 9 military installations of one or more military department
- 10 or Defense Agency, the Secretary of Defense shall provide
- 11 for the installation of fiber-optics based telecommuni-
- 12 cations technology to link as many of the installations in
- 13 the area as practicable in a privately dedicated tele-
- 14 communications network. The Secretary shall use a com-
- 15 petitive process to provide for the installation of the tele-
- 16 communications network through one or more new con-
- 17 tracts.
- 18 (b) Features of Network.—The telecommuni-
- 19 cations network shall provide direct access to local and
- 20 long distance telephone carriers, allow for transmission of
- 21 both classified and unclassified information, and take ad-
- 22 vantage of the various capabilities of fiber-optics based
- 23 telecommunications technology.
- 24 (c) Time for Installation.—The telecommuni-
- 25 cations network or networks to be installed under this sec-

- 1 tion shall be installed and operational not later than Sep-
- 2 tember 30, 1999.
- 3 (d) Report on Implementation.—Not later than
- 4 March 1, 1998, the Secretary of Defense shall submit to
- 5 the congressional defense committees a report on the im-
- 6 plementation of subsections (a) and (b), including the met-
- 7 ropolitan area or areas selected for the telecommuni-
- 8 cations network, the estimated cost of the network, and
- 9 potential areas for the future use of such fiber-optics
- 10 based telecommunications technology.
- 11 SEC. 1503. REPEAL OF REQUIREMENT FOR CONTRACTOR
- 12 GUARANTEES ON MAJOR WEAPON SYSTEMS.
- 13 (a) Repeal.—Section 2403 of title 10, United States
- 14 Code, is repealed.
- 15 (b) Clerical and Conforming Amendments.—
- 16 (1) The table of sections at the beginning of chapter 141
- 17 of such title is amended by striking out the item relating
- 18 to section 2403.
- 19 (2) Section 803 of the National Defense Authoriza-
- 20 tion Act for Fiscal Year 1997 (Public Law 104–201; 110
- 21 Stat. 2604; 10 U.S.C. 2430 note) is amended—
- 22 (A) in subsection (a), by striking out "2403,";
- 23 (B) by striking out subsection (c); and
- 24 (C) by redesignating subsection (d) as sub-
- section (c).

1	SEC. 1504. REQUIREMENTS RELATING TO MICRO-PUR-
2	CHASES OF COMMERCIAL ITEMS.
3	(a) In General.—Section 2304 of title 10, United
4	States Code, is amended by adding at the end the follow-
5	ing new subsection:
6	"(l) Micro-Purchases.—(1) A contracting officer
7	may not award a contract or issue a purchase order to
8	buy commercial items for an amount equal to or less than
9	the micro-purchase threshold unless a member of the Sen-
10	ior Executive Service or a general or flag officer makes
11	a written determination that—
12	"(A) the source or sources available for the
13	commercial item do not accept a preferred micro-
14	purchase method, and the contracting officer is seek-
15	ing a source that does accept such a method; or
16	"(B) the nature of the commercial item neces-
17	sitates a contract or purchase order so that terms
18	and conditions can be specified.
19	"(2) In this subsection:
20	"(A) The term 'micro-purchase threshold' has
21	the meaning provided in section 32 of the Office of
22	Federal Procurement Policy Act (41 U.S.C. 428).
23	"(B) The term 'preferred micro-purchase meth-
24	od' means the use of the Government-wide commer-
25	cial purchase card or any other method for carrying
26	out micro-purchases that the Secretary of Defense

- 1 prescribes in the regulations implementing this sub-
- 2 section.
- 3 "(3) The Secretary of Defense shall prescribe regula-
- 4 tions to implement this subsection. The regulations shall
- 5 include such additional preferred methods of carrying out
- 6 micro-purchases, and such exceptions to the requirement
- 7 of paragraph (1), as the Secretary considers appro-
- 8 priate.".
- 9 (b) Effective Date.—Subsection (l) of section
- 10 2304 of title 10, United States Code, as added by sub-
- 11 section (a), shall apply with respect to micro-purchases
- 12 made on or after October 1, 1997.
- 13 SEC. 1505. AVAILABILITY OF SIMPLIFIED PROCEDURES TO
- 14 COMMERCIAL ITEM PROCUREMENTS.
- 15 (a) Armed Services Acquisitions.—Section
- 16 2304(g) of title 10, United States Code, is amended in
- 17 paragraph (1)(B) by striking out "only".
- 18 (b) CIVILIAN AGENCY ACQUISITIONS.—Section
- 19 303(g) of the Federal Property and Administrative Serv-
- 20 ices Act of 1949 (41 U.S.C. 253(g)) is amended in para-
- 21 graph (1)(B) by striking out "only".
- 22 SEC. 1506. TERMINATION OF THE ARMED SERVICES PAT-
- 23 ENT ADVISORY BOARD.
- 24 (a) TERMINATION OF BOARD.—The organization
- 25 within the Department of Defense known as the Armed

- 1 Services Patent Advisory Board is terminated. No funds
- 2 available for the Department of Defense may be used for
- 3 the operation of that Board after the date specified in sub-
- 4 section (c).
- 5 (b) Transfer of Functions.—All functions per-
- 6 formed on the day before the date of the enactment of
- 7 this Act by the Armed Services Patent Advisory Board
- 8 (including performance of the responsibilities of the De-
- 9 partment of Defense for security review of patent applica-
- 10 tions under chapter 17 of title 35, United States Code)
- 11 shall be transferred to the Defense Technology Security
- 12 Administration.
- 13 (c) Effective Date.—Subsection (a) shall take ef-
- 14 fect at the end of the 120-day period beginning on the
- 15 date of the enactment of this Act.
- 16 SEC. 1507. COORDINATION OF DEPARTMENT OF DEFENSE
- 17 CRIMINAL INVESTIGATIONS AND AUDITS.
- 18 (a) BOARD ON CRIMINAL INVESTIGATIONS.—Chapter
- 19 7 of title 10, United States Code, is amended by adding
- 20 at the end the following new section:
- 21 "§ 182. Board on Criminal Investigations
- 22 "(a) Establishment.—(1) There is in the Depart-
- 23 ment of Defense a Board on Criminal Investigations. The
- 24 Board consists of the following officials:

- 1 "(A) The Assistant Secretary of Defense for
- 2 Command, Control, Communications, and Intel-
- 3 ligence.
- 4 "(B) The head of the Army Criminal Investiga-
- 5 tion Command.
- 6 "(C) The head of the Naval Criminal Investiga-
- 7 tive Service.
- 8 "(D) The head of the Air Force Office of Spe-
- 9 cial Investigations.
- 10 "(2) To ensure cooperation between the military de-
- 11 partment criminal investigative organizations and the De-
- 12 fense Criminal Investigative Service, the Inspector General
- 13 of the Department of Defense shall serve as a nonvoting
- 14 member of the Board.
- 15 "(b) Functions of Board.—The Board shall pro-
- 16 vide for coordination and cooperation between the military
- 17 department criminal investigative organizations so as to
- 18 avoid duplication of effort and maximize resources avail-
- 19 able to the military department criminal investigative or-
- 20 ganizations.
- 21 "(c) Regional Working Groups.—The Board
- 22 shall establish working groups at the regional level to ad-
- 23 dress and resolve issues of jurisdictional responsibility that
- 24 may arise regarding criminal investigations involving a
- 25 military department criminal investigative organization. A

- 1 working group shall consist of managers or supervisors of
- 2 the military department criminal investigative organiza-
- 3 tions who have the authority to make binding decisions
- 4 regarding which organization will conduct a particular
- 5 criminal investigation or whether a criminal investigation
- 6 should be conducted jointly.
- 7 "(d) AUTHORITY OF ASSISTANT SECRETARY.—In the
- 8 event that a regional working group or the Board is unable
- 9 to resolve an issue of investigative responsibility, the As-
- 10 sistant Secretary of Defense for Command, Control, Com-
- 11 munications, and Intelligence shall have the responsibility
- 12 to make a final determination regarding the issue.
- 13 "(e) Military Department Criminal Investiga-
- 14 TIVE ORGANIZATION DEFINED.—In this section, the term
- 15 'military department criminal investigative organization'
- 16 means any of the following:
- 17 "(1) The Army Criminal Investigation Com-
- mand.
- 19 "(2) The Naval Criminal Investigative Service.
- 20 "(3) The Air Force Office of Special Investiga-
- 21 tions.".
- 22 (b) Board on Audits.—Such chapter is further
- 23 amended by inserting after section 182, as added by sub-
- 24 section (a), the following new section:

1 "§ 183. Board on Audits

- 2 "(a) Establishment.—(1) There is in the Depart-
- 3 ment of Defense a Board on Audits. The Board consists
- 4 of the following officials:
- 5 "(A) The Under Secretary of Defense (Comp-
- 6 troller).
- 7 "(B) The Auditor General of the Army.
- 8 "(C) The Auditor General of the Navy.
- 9 "(D) The Auditor General of the Air Force.
- 10 "(E) The director of the Defense Contract
- 11 Audit Agency.
- 12 "(2) To ensure cooperation between the defense au-
- 13 diting organizations and the Office of the Inspector Gen-
- 14 eral of the Department of Defense, the Inspector General
- 15 of the Department of Defense shall serve as a nonvoting
- 16 member of the Board.
- 17 "(b) Functions of Board.—The Board shall pro-
- 18 vide for coordination and cooperation between the defense
- 19 auditing organizations so as to avoid duplication of effort
- 20 and maximize resources available to the defense auditing
- 21 organizations.
- 22 "(c) Regional Working Groups.—The Board
- 23 shall establish working groups at the regional level to ad-
- 24 dress and resolve issues of jurisdictional responsibility that
- 25 may arise regarding audits involving a defense auditing
- 26 organization. A working group shall consist of managers

- 1 or supervisors of the defense auditing organizations who
- 2 have the authority to make binding decisions regarding
- 3 which defense auditing organization will conduct a par-
- 4 ticular audit or whether an audit should be conducted
- 5 jointly.
- 6 "(d) Authority of Under Secretary of De-
- 7 FENSE (COMPTROLLER).—In the event that a regional
- 8 working group or the Board is unable to resolve an issue
- 9 of jurisdictional responsibility, the Under Secretary of De-
- 10 fense (Comptroller) shall have the responsibility to make
- 11 a final determination regarding the issue.
- 12 "(e) Defense Auditing Organization De-
- 13 FINED.—In this section, the term 'defense auditing orga-
- 14 nization' means any of the following:
- 15 "(1) The Army Audit Agency.
- 16 "(2) The Naval Audit Service.
- 17 "(3) The Air Force Audit Agency.
- 18 "(4) The Defense Contract Audit Agency.".
- 19 (c) WORKING GUIDANCE.—Not later than December
- 20 31, 1997, the Secretary of Defense shall prescribe such
- 21 policies as may be necessary for the operation of the Board
- 22 on Criminal Investigations and the Board on Audits estab-
- 23 lished pursuant to the amendments made by this section.

- 1 (d) CLERICAL AMENDMENTS.—The table of sections
- 2 at the beginning of such chapter is amended by adding
- 3 at the end the following new items:
 - "182. Board on Criminal Investigations.
 - "183. Board on Audits.".

4 SEC. 1508. DEPARTMENT OF DEFENSE BOARDS, COMMIS-

- 5 SIONS, AND ADVISORY COMMITTEES.
- 6 (a) Termination of Existing Advisory Commit-
- 7 TEES.—(1) Effective December 31, 1998, any advisory
- 8 committee established in, or administered or funded (in
- 9 whole or in part) by, the Department of Defense that (A)
- 10 is in existence on the day before the date of the enactment
- 11 of this Act, and (B) was not established by law, or ex-
- 12 pressly continued by law, after January 1, 1995, is termi-
- 13 nated.
- 14 (2) For purposes of this section, the term "advisory
- 15 committee" means an entity that is subject to the provi-
- 16 sions of the Federal Advisory Committee Act (5 U.S.C.
- 17 App.).
- 18 (b) Report on Committees For Which Continu-
- 19 ATION IS REQUESTED.—Not later than March 1, 1998,
- 20 the Secretary of Defense shall submit to Congress a report
- 21 setting forth those advisory committees subject to sub-
- 22 section (a) that the Secretary proposes to continue. The
- 23 Secretary shall include in the report, for each such com-
- 24 mittee, the justification for continuing the committee and

- 1 a statement of the costs of such continuation over the next
- 2 four fiscal years. The Secretary shall include in the report
- 3 a proposal for any legislation that may be required for
- 4 the continuations proposed in the report.
- 5 (c) Policy for Future DOD Advisory Commit-
- 6 TEES.—(1) Chapter 7 of title 10, United States Code, is
- 7 amended by inserting after section 183, as added by sec-
- 8 tion 1507(b), the following new section:
- 9 "§ 184. Boards, commissions, and other advisory com-
- 10 mittees: limitations
- 11 "(a) Limitation on Establishment.—No advisory
- 12 committee may be established in, or administered or fund-
- 13 ed (in whole or in part) by, the Department of Defense
- 14 except as specifically provided by law after the date of the
- 15 enactment of this section.
- 16 "(b) Termination of Advisory Committees.—
- 17 Each advisory committee of the Department of Defense
- 18 (whether established by law, by the President, or by the
- 19 Secretary of Defense) shall terminate not later than the
- 20 expiration of the four-year period beginning on the date
- 21 of its establishment or on the date of the most recent con-
- 22 tinuation of the advisory committee by law.
- 23 "(c) Exception for Temporary Advisory Com-
- 24 MITTEES.—Subsection (a) does not apply to an advisory
- 25 committee established for a period of one year or less for

- 1 the purpose (as set forth in the charter of the advisory
- 2 committee) of examining a matter that is critical to the
- 3 national security of the United States.
- 4 "(d) Annual Report.—Not later than March 1 of
- 5 each year (beginning in 1999), the Secretary of Defense
- 6 shall submit to Congress a report on advisory committees
- 7 of the Department of Defense. In each such report, the
- 8 Secretary shall identify each advisory committee that the
- 9 Secretary proposes to support during the next fiscal year
- 10 and shall set forth the justification for each such commit-
- 11 tee and the projected costs for that committee for the next
- 12 fiscal year. In the case of any advisory committee that is
- 13 to terminate in the year following the year in which the
- 14 report is submitted pursuant to subsection (b) and that
- 15 the Secretary proposes be continued by law, the Secretary
- 16 shall include in the report a request for continuation of
- 17 the committee and a justification and cost estimate for
- 18 such continuation.
- 19 "(e) Advisory Committee Defined.—In this sec-
- 20 tion, the term 'advisory committee' means an entity that
- 21 is subject to the provisions of the Federal Advisory Com-
- 22 mittee Act (5 U.S.C. App.).".
- 23 (2) The table of sections at the beginning of such
- 24 chapter is amended by inserting after the item relating

1	to section 183, as added by section 1507(d), the following
2	new item:
	"184. Boards, commissions, and other advisory committees: limitations.".
3	SEC. 1509. ADVANCES FOR PAYMENT OF PUBLIC SERVICES.
4	(a) In General.—Subsection (a) of section 2396 of
5	title 10, United States Code, is amended—
6	(1) by striking out "and" at the end of para-
7	graph (2);
8	(2) by striking out the period at the end of
9	paragraph (3) and inserting in lieu thereof "; and";
10	and
11	(3) by adding at the end the following new
12	paragraph:
13	"(4) public service utilities.".
14	(b) CLERICAL AMENDMENTS.—(1) The heading of
15	such section is amended to read as follows:
16	"§ 2396. Advances for payments for compliance with
17	foreign laws, rent in foreign countries,
18	tuition, public utility services, and pay
19	and supplies of armed forces of friendly
20	foreign countries".
21	(2) The item relating to such section in the table of
22	sections at the beginning of chapter 141 of such title is

"2396. Advances for payments for compliance with foreign laws, rent in foreign countries, tuition, public utility services, and pay and supplies of armed forces of friendly foreign countries.".

amended to read as follows:

1 TITLE XVI—COMMISSION ON DE-

2 FENSE ORGANIZATION AND

3	STREAMLINING
4	SEC. 1601. ESTABLISHMENT OF COMMISSION.
5	(a) Establishment.—There is hereby established a
6	commission to be known as the "Commission on Defense
7	Organization and Streamlining" (hereinafter in this title
8	referred to as the "Commission").
9	(b) Composition.—The Commission shall be com-
10	posed of nine members, appointed as follows:
11	(1) Two members shall be appointed by the
12	chairman of the Committee on National Security of
13	the House of Representatives.
14	(2) Two members shall be appointed by the
15	ranking minority party member of the Committee on
16	National Security of the House of Representatives.
17	(3) Two members shall be appointed by the
18	chairman of the Committee on Armed Services of
19	the Senate.
20	(4) Two members shall be appointed by the
21	ranking minority party member of the Committee on
22	Armed Services of the Senate.
23	(5) One member, who shall serve as chairman
24	of the Commission, shall be appointed by at least

- three of the Members of Congress referred to para-
- 2 graphs (1) through (4) acting jointly.
- 3 (c) QUALIFICATIONS.—Members of the Commission
- 4 shall be appointed from among private United States citi-
- 5 zens with knowledge and expertise in organization and
- 6 management matters.
- 7 (d) Period of Appointment; Vacancies.—Mem-
- 8 bers shall be appointed for the life of the Commission. Any
- 9 vacancy in the Commission shall be filled in the same man-
- 10 ner as the original appointment.
- 11 (e) Initial Organization Requirements.—(1) All
- 12 appointments to the Commission shall be made not later
- 13 than 30 days after the date of the enactment of this Act.
- 14 (2) The Commission shall convene its first meeting
- 15 not later than 30 days after the date on which all members
- 16 of the Commission have been appointed.
- 17 (f) Security Clearances.—The Secretary of De-
- 18 fense shall expedite the processing of appropriate security
- 19 clearances for members of the Commission.
- 20 SEC. 1602. DUTIES OF COMMISSION.
- 21 (a) IN GENERAL.—(1) The Commission shall exam-
- 22 ine the missions, functions, and responsibilities of the Of-
- 23 fice of the Secretary of Defense, the management head-
- 24 quarters and headquarters support activities of the mili-
- 25 tary departments and Defense Agencies, and the various

- 1 acquisition organizations of the Department of Defense
- 2 (and the relationships among such Office, activities, and
- 3 organizations).
- 4 (2) On the basis of such examination, the Commis-
- 5 sion shall propose alternative organizational structures
- 6 and alternative allocations of authorities as it considers
- 7 appropriate.
- 8 (b) Duplication and Redundancy.— In carrying
- 9 out its duties, the Commission shall identify areas of du-
- 10 plication and recommend options to streamline, reduce,
- 11 and eliminate redundancies.
- 12 (c) Special Requirements Regarding Office of
- 13 Secretary.—The examination of the missions, functions,
- 14 and responsibilities of the Office of the Secretary of De-
- 15 fense shall include the following:
- 16 (1) An assessment of the appropriate functions
- of the Office and whether the Office of the Secretary
- of Defense or some of its component parts should be
- organized along mission lines.
- 20 (2) An assessment of the adequacy of the
- 21 present organizational structure to efficiently and ef-
- fectively support the Secretary in carrying out re-
- sponsibilities in a manner that ensures civilian au-
- thority in the Department of Defense.

1	(3) An assessment of the extent of unnecessary
2	duplication of functions between the Office of the
3	Secretary of Defense and the Joint Staff.
4	(4) An assessment of the extent of unnecessary
5	duplication of functions between the Office of the
6	Secretary of Defense and the military departments.
7	(5) An assessment of the appropriate number of
8	Under Secretaries of Defense, Assistant Secretaries
9	of Defense, Deputy Under Secretaries of Defense,
10	and Deputy Assistant Secretaries of Defense.
11	(6) An assessment of any benefits or efficiencies
12	derived from decentralizing certain functions cur-
13	rently performed by the Office of the Secretary of
14	Defense.
15	(d) Special Requirements Regarding Head-
16	QUARTERS.—The examination of the missions, functions,
17	and responsibilities of the management headquarters and
18	headquarters support activities of the military depart-
19	ments and Defense Agencies shall include the following:
20	(1) An assessment on the adequacy of the
21	present headquarters organization structure to effi-
22	ciently and effectively support the mission of the
23	military departments and the Defense Agencies.

- 1 (2) An assessment of options to reduce the 2 number of personnel assigned to such headquarters 3 staffs and headquarters support activities.
 - (3) An assessment of the extent of unnecessary duplication of functions between the Office of the Secretary of Defense and headquarters staffs of the military departments and the Defense Agencies.
 - (4) An assessment of the possible benefits that could be derived from further functional consolidation between the civilian secretariat of the military departments and the staffs of the military service chiefs.
 - (5) An assessment of the possible benefits that could be derived from reducing the number of civilian officers in the military departments who are appointed by and with the advice and consent of the Senate.
- 18 (e) Special Requirements Regarding Acquisi-19 tion Organizations.—The examination of the missions, 20 functions, and responsibilities of the various acquisition 21 organizations of the Department of Defense shall include 22 the following:
- 23 (1) An assessment of benefits of consolidation 24 or selected elimination of Department of Defense ac-25 quisition organizations.

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- 1 (2) An assessment of the opportunities to streamline the defense acquisition infrastructure 2 3 that were realized as a result of the enactment of the Federal Acquisition Streamlining Act of 1994 (Public Law 103–355) and the Clinger-Cohen Act of 6 1996 (divisions D and E of Public Law 104–106) or 7 as result of other acquisition reform initiatives im-8 plemented administratively during the period from 9 1993 through 1997.
- 10 (3) An assessment of such other defense acqui-11 sition infrastructure streamlining or restructuring 12 options as the Commission considers appropriate.
- (f) Cooperation From Government Officials.—
- 14 In carrying out its duties, the Commission should receive
- 15 the full and timely cooperation of the Secretary of Defense
- 16 and any other United States Government official respon-
- 17 sible for providing the Commission with analyses, brief-
- 18 ings, and other information necessary for the fulfillment
- 19 of its responsibilities.
- 20 **SEC. 1603. REPORTS.**
- The Commission shall submit to Congress an interim
- 22 report containing its preliminary findings and conclusions
- 23 not later than March 15, 1998, and a final report contain-
- 24 ing its findings and conclusions not later than July 15,
- 25 1998.

l SEC. 1604. POWERS.

- 2 (a) Hearings.—The Commission or, at its direction,
- 3 any panel or member of the Commission, may, for the pur-
- 4 pose of carrying out the provisions of this title, hold hear-
- 5 ings, sit and act at times and places, take testimony, re-
- 6 ceive evidence, and administer oaths to the extent that the
- 7 Commission or any panel or member considers advisable.
- 8 (b) Information.—The Commission may secure di-
- 9 rectly from the Department of Defense and any other Fed-
- 10 eral department or agency information that the Commis-
- 11 sion considers necessary to enable the Commission to
- 12 carry out its responsibilities under this title.

13 SEC. 1605. COMMISSION PROCEDURES.

- 14 (a) Meetings.—The Commission shall meet at the
- 15 call of the Chairman.
- 16 (b) Quorum.—(1) Five members of the Commission
- 17 shall constitute a quorum other than for the purpose of
- 18 holding hearings.
- 19 (2) The Commission shall act by resolution agreed
- 20 to by a majority of the members of the Commission.
- 21 (c) Commission.—The Commission may establish
- 22 panels composed of less than full membership of the Com-
- 23 mission for the purpose of carrying out the Commission's
- 24 duties. The actions of each such panel shall be subject to
- 25 the review and control of the Commission. Any findings
- 26 and determinations made by such a panel shall not be con-

- 1 sidered the findings and determinations of the Commis-
- 2 sion unless approved by the Commission.
- 3 (d) Authority of Individuals To Act for Com-
- 4 MISSION.—Any member or agent of the Commission may,
- 5 if authorized by the Commission, take any action which
- 6 the Commission is authorized to take under this title.

7 SEC. 1606. PERSONNEL MATTERS.

- 8 (a) Pay of Members.—Members of the Commission
- 9 shall serve without pay by reason of their work on the
- 10 Commission.
- 11 (b) Travel Expenses.—The members of the Com-
- 12 mission shall be allowed travel expenses, including per
- 13 diem in lieu of subsistence, at rates authorized for employ-
- 14 ees of agencies under subchapter I of chapter 57 of title
- 15 5, United States Code, while away from their homes or
- 16 regular places of business in the performance of services
- 17 for the Commission.
- 18 (c) Staff.—(1) The chairman of the Commission
- 19 may, without regard to the provisions of title 5, United
- 20 States Code, governing appointments in the competitive
- 21 service, appoint a staff director and such additional per-
- 22 sonnel as may be necessary to enable the Commission to
- 23 perform its duties. The appointment of a staff director
- 24 shall be subject to the approval of the Commission.

- 1 (2) The chairman of the Commission may fix the pay
- 2 of the staff director and other personnel without regard
- 3 to the provisions of chapter 51 and subchapter III of chap-
- 4 ter 53 of title 5, United States Code, relating to classifica-
- 5 tion of positions and General Schedule pay rates, except
- 6 that the rate of pay fixed under this paragraph for the
- 7 staff director may not exceed the rate payable for level
- 8 V of the Executive Schedule under section 5316 of such
- 9 title and the rate of pay for other personnel may not ex-
- 10 ceed the maximum rate payable for grade GS-15 of the
- 11 General Schedule.
- 12 (d) Detail of Government Employees.—Upon
- 13 request of the chairman of the Commission, the head of
- 14 any Federal department or agency may detail, on a non-
- 15 reimbursable basis, any personnel of that department or
- 16 agency to the Commission to assist it in carrying out its
- 17 duties.
- 18 (e) Procurement of Temporary and Intermit-
- 19 TENT SERVICES.—The chairman of the Commission may
- 20 procure temporary and intermittent services under section
- 21 3109(b) of title 5, United States Code, at rates for individ-
- 22 uals which do not exceed the daily equivalent of the annual
- 23 rate of basic pay payable for level V of the Executive
- 24 Schedule under section 5316 of such title.

1 SEC. 1607. MISCELLANEOUS ADMINISTRATIVE PROVISIONS.

- 2 (a) Postal and Printing Services.—The Com-
- 3 mission may use the United States mails and obtain print-
- 4 ing and binding services in the same manner and under
- 5 the same conditions as other departments and agencies of
- 6 the Federal Government.
- 7 (b) Miscellaneous Administrative and Sup-
- 8 PORT SERVICES.—The Secretary of Defense shall furnish
- 9 the Commission, on a reimbursable basis, any administra-
- 10 tive and support services requested by the Commission.
- 11 SEC. 1608. FUNDING.
- Funds for activities of the Commission shall be pro-
- 13 vided from amounts appropriated for the Department of
- 14 Defense for operation and maintenance for Defense-wide
- 15 activities for fiscal year 1998. Upon receipt of a written
- 16 certification from the Chairman of the Commission speci-
- 17 fying the funds required for the activities of the Commis-
- 18 sion, the Secretary of Defense shall promptly disburse to
- 19 the Commission, from such amounts, the funds required
- 20 by the Commission as stated in such certification.
- 21 SEC. 1609. TERMINATION OF THE COMMISSION.
- The Commission shall terminate 60 days after the
- 23 date of the submission of its final report under section
- 24 1603.

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 1998".

7 TITLE XXI—ARMY

- 8 SEC. 2101. AUTHORIZED ARMY CONSTRUCTION AND LAND
- 9 **ACQUISITION PROJECTS.**
- 10 (a) Inside the United States.—Using amounts
- 11 appropriated pursuant to the authorization of appropria-
- 12 tions in section 2104(a)(1), the Secretary of the Army
- 13 may acquire real property and carry out military construc-
- 14 tion projects for the installations and locations inside the
- 15 United States, and in the amounts, set forth in the follow-
- 16 ing table:

Army: Inside the United States

State	Installation or Location	Amount
Arizona	Fort Huachuca	\$20,000,000
California	Fort Irwin	\$11,150,000
	Naval Weapons Station, Concord	\$23,000,000
Colorado	Fort Carson	\$47,300,000
Georgia	Fort Gordon	\$22,000,000
	Hunter Army Air Field, Fort Stew-	
	art	\$54,000,000
Hawaii	Schofield Barracks	\$44,000,000
Indiana	Crane Army Ammunition Activity	\$7,700,000
Kansas	Fort Leavenworth	\$63,000,000
	Fort Riley	\$25,800,000
Kentucky	Fort Campbell	\$43,700,000
	Fort Knox	\$7,200,000
Missouri	Fort Leonard Wood	\$3,200,000
New Jersey	Fort Monmouth	\$2,050,000
New Mexico	White Sands Missile Range	\$6,900,000
New York	Fort Drum	\$24,400,000
North Carolina	Fort Bragg	\$61,900,000
Oklahoma	Fort Sill	\$25,000,000
South Carolina	Fort Jackson	\$5,400,000

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Army: Inside the United States—Continued

State	Installation or Location	Amount
Texas	Naval Weapons Station, Charleston Fort Bliss Fort Hood	\$7,700,000 \$7,700,000 \$27,200,000
Virginia	Fort Sam Houston Fort A.P. Hill Fort Myer	\$16,000,000 \$5,400,000 \$8,200,000
Washington	Fort Story	\$2,050,000 \$33,000,000 \$6,500,000
	Total	\$614,900,000

- 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
- 4 may acquire real property and carry out military construc-
- 5 tion projects for the locations outside the United States,
- 6 and in the amounts, set forth in the following table:

Army: Outside the United States

Country	Installation or Location	Amount
Germany	Ansbach	\$22,000,000
	Heidelberg	\$8,800,000
	Mannheim	\$6,200,000
	Military Support Group,	
	Kaiserslautern	\$6,000,000
Korea	Camp Casey	\$5,100,000
	Camp Castle	\$8,400,000
	Camp Humphreys	\$32,000,000
	Camp Red Cloud	\$23,600,000
	Camp Stanley	\$7,000,000
Overseas Classified	Overseas Classified	\$37,000,000
	Total	\$156,100,000

7 SEC. 2102. FAMILY HOUSING.

- 8 (a) Construction and Acquisition.—Using
- 9 amounts appropriated pursuant to authorization of appro-
- 10 priations in section 2104(a)(5)(A), the Secretary of the
- 11 Army may construct or acquire family housing units (in-

- 1 cluding land acquisition) at the installations, for the pur-
- 2 poses, and in the amounts set forth in the following table:

Army: Family Housing

State	Installation or Location	Purpose	Amount
Arizona Hawaii Maryland New Jersey North Carolina Texas	Fort Huachuca	55 Units	\$8,000,000 \$26,600,000 \$7,900,000 \$7,300,000 \$20,150,000 \$12,900,000 \$18,800,000

- 3 (b) Planning and Design.—Using amounts appro-
- 4 priated pursuant to the authorization of appropriations in
- 5 section 2104(a)(5)(A), the Secretary of the Army may
- 6 carry out architectural and engineering services and con-
- 7 struction design activities with respect to the construction
- 8 or improvement of family housing units in an amount not
- 9 to exceed \$9,550,000.
- 10 SEC. 2103. IMPROVEMENTS TO MILITARY FAMILY HOUSING
- 11 UNITS.
- 12 Subject to section 2825 of title 10, United States
- 13 Code, and using amounts appropriated pursuant to the
- 14 authorization of appropriations in sections 2104(a)(5)(A),
- 15 the Secretary of the Army may improve existing military
- 16 family housing units in an amount not to exceed
- 17 \$89,200,000.
- 18 SEC. 2104. AUTHORIZATION OF APPROPRIATIONS, ARMY.
- 19 (a) In General.—Funds are hereby authorized to
- 20 be appropriated for fiscal years beginning after September

1	30, 1997, for military construction, land acquisition, and
2	military family housing functions of the Department of the
3	Army in the total amount of \$2,055,364,000 as follows:
4	(1) For military construction projects inside the
5	United States authorized by section 2101(a),
6	\$425,850,000.
7	(2) For the military construction projects out-
8	side the United States authorized by section
9	2101(b), \$162,600,000.
10	(3) For unspecified minor military construction
11	projects authorized by section 2805 of title 10, Unit-
12	ed States Code, \$6,000,000.
13	(4) For architectural and engineering services
14	and construction design under section 2807 of title
15	10, United States Code, \$71,577,000.
16	(5) For military family housing functions:
17	(A) For construction and acquisition, plan-
18	ning and design and improvement of military
19	family housing and facilities, \$200,400,000.
20	(B) For support of military family housing
21	(including the functions described in section
22	2833 of title 10, United States Code),
23	\$1,148,937,000.
24	(6) For the construction of the National Range
25	Control Center, White Sands Missile Range, New

1	Mexico, authorized by section 2101(a) of the Mili-
2	tary Construction Authorization Act for Fiscal Year
3	1997 (division B of Public Law 104–201; 110 State
4	2763), \$18,000,000.
5	(7) For the construction of the whole barracks
6	complex renewal, Fort Knox, Kentucky, authorized
7	by section 2101(a) of the Military Construction Au-
8	thorization Act for Fiscal Year 1997 (division B of
9	Public Law 104–201; 110 Stat. 2763), \$22,000,000
10	(b) Limitation on Total Cost of Construction
11	Projects.—Notwithstanding the cost variations author-
12	ized by section 2853 of title 10, United States Code, and
13	any other cost variation authorized by law, the total cost
14	of all projects carried out under section 2101 of this Act
15	may not exceed—
16	(1) the total amount authorized to be appro-
17	priated under paragraphs (1) and (2) of subsection
18	(a);
19	(2) \$14,400,000 (the balance of the amount au-
20	thorized under section 2101(a) for the construction
21	of the Force XXI Soldier Development School at
22	Fort Hood, Texas);

(3) \$24,000,000 (the balance of the amount au-

thorized under section 2101(a) for rail yard expan-

sion at Fort Carson, Colorado);

23

24

1	(4) \$43,000,000 (the balance of the amount au-
2	thorized under section 2101(a) for the construction
3	of a disciplinary barracks at Fort Leavenworth,
4	Kansas);
5	(5) \$36,500,000 (the balance of the amount au-
6	thorized under section 2101(a) for the construction
7	of a barracks at Hunter Army Airfield, Fort Stew-
8	art, Georgia);
9	(6) \$44,200,000 (the balance of the amount au-
10	thorized under section 2101(a) for the construction
11	of a barracks at Fort Bragg, North Carolina); and
12	(7) \$17,000,000 (the balance of the amount au-
13	thorized under section 2101(a) for the construction
14	of a barracks at Fort Sill, Oklahoma).
15	SEC. 2105. CORRECTION IN AUTHORIZED USES OF FUNDS,
16	FORT IRWIN, CALIFORNIA.
17	In the case of amounts appropriated pursuant to the
18	authorization of appropriations in section 2104(a)(1) of
19	the Military Construction Authorization Act for Fiscal
20	Year 1995 (division B of Public Law 103–337; 108 Stat.
21	3029) and section 2104(a)(1) of the Military Construction
22	Authorization Act for Fiscal Year 1996 (division B of
23	Public Law 104–106; 110 Stat. 524) for a military con-
24	struction project for Fort Irwin, California, involving the
25	construction of an air field for the National Training Cen-

- 1 ter at Barstow-Daggett, California, the Secretary of the
- 2 Army may use such amounts for the construction of a heli-
- 3 port at the same location.

4 TITLE XXII—NAVY

- 5 SEC. 2201. AUTHORIZED NAVY CONSTRUCTION AND LAND
- 6 ACQUISITION PROJECTS.
- 7 (a) Inside the United States.—Using amounts
- 8 appropriated pursuant to the authorization of appropria-
- 9 tions in section 2204(a)(1), the Secretary of the Navy may
- 10 acquire real property and carry out military construction
- 11 projects for the installations and locations inside the Unit-
- 12 ed States, and in the amounts, set forth in the following
- 13 table:

Navy: Inside the United States

State	Installation or Location	Amount
Arizona	Marine Corps Air Station, Yuma	\$12,250,000
	Navy Detachment, Camp Navajo	\$11,426,000
California	Marine Corps Air Station, Camp	
	Pendleton	\$24,150,000
	Marine Corps Air Station, Miramar	\$8,700,000
	Marine Corps Air-Ground Combat	
	Center, Twentynine Palms	\$3,810,000
	Marine Corps Base, Camp Pendle-	
	ton	\$60,069,000
	Naval Air Facility, El Centro	\$11,000,000
	Naval Air Station, North Island	\$19,600,000
	Naval Amphibious Base, Coronado	\$10,100,000
	Naval Construction Battalion Cen-	
	ter, Port Hueneme	\$3,200,000
Connecticut	Naval Submarine Base, New Lon-	
	don	\$18,300,000
Florida	Naval Air Station, Jacksonville	\$3,480,000
	Naval Air Station, Whiting Field	\$1,300,000
	Naval Station, Mayport	\$17,940,000
Hawaii	Marine Corps Air Station, Kaneohe	
	Bay	\$19,000,000
	Naval Communications and Tele-	
	communications Area Master Sta-	
	tion Eastern Pacific, Honolulu	\$3,900,000
	Naval Station, Pearl Harbor	\$25,000,000
Illinois	Naval Training Center, Great Lakes	\$41,220,000
Indiana	Naval Surface Warfare Center,	
	Crane	\$4,120,000

519 Navy: Inside the United States—Continued

State	Installation or Location	Amount
Maryland	Naval Electronics System Command,	
	St. Ingoes	\$2,610,000
Mississippi	Naval Air Station, Meridian	\$7,050,000
North Carolina	Marine Corps Air Station, Cherry	
	Point	\$8,800,000
	Marine Corps Air Station, New	
	River	\$19,900,000
Rhode Island	Naval Undersea Warfare Center Di-	
	vision, Newport	\$8,900,000
South Carolina	Marine Corps Air Station, Beaufort	\$17,730,000
	Marine Corps Reserve Detachment	
	Parris Island	\$3,200,000
Texas	Naval Air Station, Corpus Christi	\$800,000
Virginia	AEGIS Training Center, Dahlgren	\$6,600,000
	Fleet Combat Training Center, Dam	
	Neck	\$7,000,000
	Naval Air Station, Norfolk	\$18,240,000
	Naval Air Station, Oceana	\$34,000,000
	Naval Amphibious Base, Little	
	Creek	\$8,685,000
	Naval Shipyard, Norfolk, Ports-	100 440 000
	mouth	\$29,410,000
	Naval Station, Norfolk	\$18,850,000
	Naval Surface Warfare Center,	±40 000 coo
	Dahlgren	\$13,880,000
	Naval Weapons Station, Yorktown	\$14,547,000
Washington	Naval Air Station, Whidbey Island	\$1,100,000
	Puget Sound Naval Shipyard, Brem-	±4.400.000
	erton	\$4,400,000
	Total	\$524,267,000

- 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 installations and locations outside the
- 6 United States, and in the amounts, set forth in the follow-
- 7 ing table:

Navy: Outside the United States

Country	Installation or Location	Amount
Bahrain	Administrative Support Unit, Bahrain Naval Communications and Telecommunications Area Master Sta-	\$30,100,000
	tion Western Pacific, Guam	\$4,050,000
Italy	Naval Air Station, Sigonella	\$21,440,000

520 Navy: Outside the United States—Continued

Country	Installation or Location	Amount
Puerto RicoUnited Kingdom	Naval Support Activity, Naples Naval Station, Roosevelt Roads Joint Maritime Communications Center, St. Mawgan	\$8,200,000 \$500,000 \$2,330,000
	Total	\$66,620,000

1 SEC. 2202. FAMILY HOUSING.

- 2 (a) Construction and Acquisition.—Using
- 3 amounts appropriated pursuant to the authorization of ap-
- 4 propriations in section 2204(a)(5)(A), the Secretary of the
- 5 Navy may construct or acquire family housing units (in-
- 6 cluding land acquisition) at the installations, for the pur-
- 7 poses, and in the amounts set forth in the following table:

Navy: Family Housing

State	Installation or Location	Purpose	Amount
California	Marine Corps Air Station, Miramar Marine Corps Air-	166 Units	\$28,881,000
	Ground Combat Center, Twentynine Palms	132 Units	\$23,891,000
	Marine Corps Base, Camp Pendleton	171 Units	\$22,518,000
	Naval Air Station, Lemoore Naval Complex, San	128 Units	\$23,226,000
Hawaii	Diego Naval Complex, Pearl	94 Units	\$13,500,000
Louisiana	Harbor Naval Complex, New	84 Units	\$17,900,000
Texas	Orleans Naval Complex, Kingsville and Cor-	100 Units	\$11,930,000
Washington	pus Christi Naval Complex, Bangor	212 Units 118 Units	\$22,250,000 \$15,700,000
		Total	\$179,796,000

- 8 (b) Planning and Design.—Using amounts appro-
- 9 priated pursuant to the authorization of appropriation in
- 10 section 2204(a)(5)(A), the Secretary of the Navy may

- 1 carry out architectural and engineering services and con-
- 2 struction design activities with respect to the construction
- 3 or improvement of military family housing units in an
- 4 amount not to exceed \$15,100,000.

5 SEC. 2203. IMPROVEMENTS TO MILITARY FAMILY HOUSING

- 6 UNITS.
- 7 Subject to section 2825 of title 10, United States
- 8 Code, and using amounts appropriated pursuant to the
- 9 authorization of appropriations in section 2204(a)(5)(A),
- 10 the Secretary of the Navy may improve existing military
- 11 family housing units in an amount not to exceed
- 12 \$214,282,000.
- 13 SEC. 2204. AUTHORIZATION OF APPROPRIATIONS, NAVY.
- (a) In General.—Funds are hereby authorized to
- 15 be appropriated for fiscal years beginning after September
- 16 30, 1997, for military construction, land acquisition, and
- 17 military family housing functions of the Department of the
- 18 Navy in the total amount of \$2,053,025,000 as follows:
- 19 (1) For military construction projects inside the
- 20 United States authorized by section 2201(a),
- \$524,267,000.
- 22 (2) For military construction projects outside
- 23 the United States authorized by section 2201(b),
- 24 \$66,120,000.

1	(3) For unspecified minor construction projects
2	authorized by section 2805 of title 10, United States
3	Code, \$9,960,000.
4	(4) For architectural and engineering services
5	and construction design under section 2807 of title
6	10, United States Code, \$46,659,000.
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, \$409,178,000.
11	(B) For support of military housing (in-
12	cluding functions described in section 2833 of
13	title 10, United States Code), \$976,504,000.
14	(6) For construction of bachelor enlisted quar-
15	ters at Naval Hospital, Great Lakes, Illinois, author-
16	ized by section 2201(a) of the Military Construction
17	Authorization Act for Fiscal Year 1997 (division B
18	of Public Law 104–201; 110 Stat. 2766),
19	\$5,200,000.
20	(7) For construction of bachelor enlisted quar-
21	ters at Naval Station, Roosevelt Roads, Puerto Rico,
22	authorized by section 2201(a) of the Military Con-
23	struction Authorization Act for Fiscal Year 1997
24	(division B of Public Law 104–201; 110 Stat.

2767), \$14,600,000.

- 1 (8) For construction of a large anecohic cham-
- 2 ber facility at Patuxent River Naval Air Warfare
- 3 Center, Maryland, authorized by section 2201(a) of
- 4 the Military Construction Authorization Act for Fis-
- 5 cal Year 1993 (division B of Public Law 102–484;
- 6 106 Stat. 2590), \$9,000,000.
- 7 (b) Limitation on Total Cost of Construction
- 8 Projects.—Notwithstanding the cost variations author-
- 9 ized by section 2853 of title 10, United States Code, and
- 10 any other cost variation authorized by law, the total cost
- 11 of all projects carried out under section 2201 of this Act
- 12 may not exceed the total amount authorized to be appro-
- 13 priated under paragraphs (1) and (2) of subsection (a).
- 14 (c) Adjustment.—The total amount authorized to
- 15 be appropriated pursuant to paragraphs (1) through (8)
- 16 of subsection (a) is the sum of the amounts authorized
- 17 to be appropriated in such paragraphs, reduced by
- 18 \$8,463,000, which represents the combination of project
- 19 savings resulting from favorable bids, reduced overhead
- 20 costs, and cancellations due to force structure changes.

1	SEC. 2205. AUTHORIZATION OF MILITARY CONSTRUCTION		
2	PROJECT AT NAVAL AIR STATION,		
3	PASCAGOULA, MISSISSIPPI, FOR WHICH		
4	FUNDS HAVE BEEN APPROPRIATED.		
5	(a) Authorization.—The table in section 2201(a)		
6	of the Military Construction Authorization Act for Fiscal		
7	Year 1997 (division B of Public Law 104–201; 110 Stat.		
8	2766) is amended—		
9	(1) by striking out the amount identified as the		
10	total and inserting in lieu thereof "\$594,982,000";		
11	and		
12	(2) by inserting after the item relating to Sten-		
13	nis Space Center, Mississippi, the following new		
14	item:		
	"Naval Air Station, Pascagoula \$4,990,000".		
15	(b) Conforming Amendments.—Section 2204(a)		
16	of such Act (110 Stat. 2769) is amended—		
17	(1) in the matter preceding the paragraphs, by		
18	striking out "\$2,213,731,000" and inserting in lieu		
19	thereof "\$2,218,721,000"; and		
20	(2) in paragraph (1), by striking out		
21	"\$579,312,000" and inserting in lieu thereof		
22	"\$584,302,000".		

TITLE XXIII—AIR FORCE

- 2 SEC. 2301. AUTHORIZED AIR FORCE CONSTRUCTION AND
- 3 LAND ACQUISITION PROJECTS.
- 4 (a) Inside the United States.—Using amounts
- 5 appropriated pursuant to the authorization of appropria-
- 6 tions in section 2304(a)(1), the Secretary of the Air Force
- 7 may acquire real property and carry out military construc-
- 8 tion projects for the installations and locations inside the
- 9 United States, and in the amounts, set forth in the follow-
- 10 ing table:

1

Air Force: Inside the United States

Air Force; fisside the United States				
State	Installation or Location	Amount		
Alabama	Maxwell Air Force Base	\$14,874,000		
Alaska	Clear Air Station	\$67,069,000		
	Eielson Air Force Base	\$7,764,000		
	Indian Mountain	\$1,991,000		
Arizona	Luke Air Force Base	\$10,000,000		
Arkansas	Little Rock Air Force Base	\$3,400,000		
California	Edwards Air Force Base	\$2,887,000		
	Vandenberg Air Force Base	\$26,876,000		
Colorado	Buckley Air National Guard Base	\$6,718,000		
	Falcon Air Force Station	\$10,551,000		
	Peterson Air Force Base	\$4,081,000		
	United States Air Force Academy	\$15,229,000		
Florida	Eglin Auxiliary Field 9	\$6,470,000		
	MacDill Air Force Base	\$1,543,000		
Georgia	Moody Air Force Base	\$9,100,000		
	Robins Air Force Base	\$27,763,000		
Idaho	Mountain Home Air Force Base	\$17,719,000		
Kansas	McConnell Air Force Base	\$11,669,000		
Louisiana	Barksdale Air Force Base	\$19,410,000		
Mississippi	Keesler Air Force Base	\$30,855,000		
Missouri	Whiteman Air Force Base	\$40,419,000		
Nevada	Nellis Air Force Base	\$1,950,000		
New Jersey	McGuire Air Force Base	\$18,754,000		
North Carolina	Pope Air Force Base	\$20,656,000		
North Dakota	Grand Forks Air Force Base	\$8,560,000		
	Minot Air Force Base	\$5,200,000		
Ohio	Wright-Patterson Air Force Base	\$19,350,000		
Oklahoma	Tinker Air Force Base	\$9,655,000		
	Vance Air Force Base	\$6,700,000		
South Carolina	Shaw Air Force Base	\$6,072,000		
South Dakota	Ellsworth Air Force Base	\$6,600,000		
Tennessee	Arnold Air Force Base	\$20,650,000		
Texas	Dyess Air Force Base	\$10,000,000		
	Laughlin Air Force Base	4,800,000		
	Randolph Air Force Base	\$2,488,000		
Utah	Hill Air Force Base	\$6,470,000		
Virginia	Langley Air Force Base	\$4,031,000		

526 Air Force: Inside the United States—Continued

State	Installation or Location	Amount
Washington CONUS Classified	Fairchild Air Force Base	\$7,366,000 \$9,655,000 \$6,175,000
	Total	\$511,520,000

- 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
- 6 United States, and in the amounts, set forth in the follow-
- 7 ing table:

Air Force: Outside the United States

Country	Installation or Location	Amount
Germany	Spangdahlem Air Base Aviano Air Base Kunsan Air Base Osan Air Base	\$18,500,000 \$15,220,000 \$10,325,000 \$11,100,000
Portugal United Kingdom Overseas Classified	Lajes Field, Azores Royal Air Force, Lakenheath Classified Location	\$11,100,000 \$4,800,000 \$11,400,000 \$31,100,000
	Total	\$102,445,000

8 SEC. 2302. FAMILY HOUSING.

- 9 (a) Construction and Acquisition.—Using
- 10 amounts appropriated pursuant to the authorization of ap-
- 11 propriations in section 2304(a)(5)(A), the Secretary of the
- 12 Air Force may construct or acquire family housing units
- 13 (including land acquisition) at the installations, for the
- 14 purposes, and in the amounts set forth in the following
- 15 table:

527 Air Force: Family Housing

State	Installation or Location	Purpose	Amount
Arizona	Davis-Monthan Air		
	Force Base	70 Units	\$9,800,000
California	Edwards Air Force		, , , , , , , , , , , , , , , , , , , ,
	Base	95 Units	\$16,800,000
	Travis Air Force Base	70 Units	\$9,714,000
	Vandenberg Air Force		
	Base	108 Units	\$17,100,000
Delaware	Dover Air Force Base	Ancillary Facil-	
		ity	\$831,000
District of Columbia	Bolling Air Force Base	46 Units	\$5,100,000
Florida	MacDill Air Force Base	58 Units	\$10,000,000
	Tyndall Air Force Base	32 Units	\$4,200,000
Georgia	Robins Air Force Base	60 Units	\$6,800,000
Idaho	Mountain Home Air		
	Force Base	60 Units	\$11,032,000
Kansas	McConnell Air Force		
	Base	19 Units	\$2,951,000
	McConnell Air Force		
	Base	Ancillary Facil-	\$501.000
3.f	G 1 1 4: F	ity	\$581,000
Mississippi	Columbus Air Force	50 Units	ф <i>С</i> 200 000
	Base Keesler Air Force Base	40 Units	\$6,200,000 \$5,000,000
Montana	Malmstrom Air Force	40 Umts	\$ 5,000,000
Montana	Base	28 Units	\$4,842,000
New Mexico	Kirtland Air Force	20 Umts	φ=,0=2,000
New Mexico	Base	180 Units	\$20,900,000
North Dakota	Grand Forks Air Force	100 01105	Ψ20,000,000
Troi til Ballota	Base	42 Units	\$7,936,000
Texas	Dyess Air Force Base	70 Units	\$10,503,000
	Goodfellow Air Force		+,,
	Base	3 Units	\$500,000
	Lackland Air Force		. ,
	Base	50 Units	\$7,400,000
	Sheppard Air Force		, ,
	Base	40 Units	\$7,400,000
Wyoming	F. E. Warren Air		
	Force Base	52 Units	\$6,853,000
		m , 1	ф170 449 000
		Total	\$172,443,000

- 1 (b) Planning and Design.—Using amounts appro-
- 2 priated pursuant to the authorization of appropriations in
- 3 section 2304(a)(5)(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 \$11,971,000.

1	SEC. 2303. IMPROVEMENTS TO MILITARY FAMILY HOUSING
2	UNITS.
3	Subject to section 2835 of title 10, United States
4	Code, and using amounts appropriated pursuant to the
5	authorization of appropriations in section 2304(a)(5)(A)
6	the Secretary of the Air Force may improve existing mili-
7	tary family housing units in an amount not to exceed
8	\$156,995,000.
9	SEC. 2304. AUTHORIZATION OF APPROPRIATIONS, AIR
10	FORCE.
11	(a) In General.—Funds are hereby authorized to
12	be appropriated for fiscal years beginning after September
13	30, 1997, for military construction, land acquisition, and
14	military family housing functions of the Department of the
15	Air Force in the total amount of \$1,810,090,000 as fol-
16	lows:
17	(1) For military construction projects inside the
18	United States authorized by section 2301(a),
19	\$505,435,000.
20	(2) For military construction projects outside
21	the United States authorized by section 2301(b),
22	\$102,445,000.
23	(3) For unspecified minor construction projects
24	authorized by section 2805 of title 10, United States
25	Code, \$8,545,000.

1	(4) For architectural and engineering services
2	and construction design under section 2807 of title
3	10, United States Code, \$45,880,000.
4	(5) For military housing functions:
5	(A) For construction and acquisition, plan-
6	ning and design and improvement of military
7	family housing and facilities, \$341,409,000.
8	(B) For support of military family housing
9	(including the functions described in section
10	2833 of title 10, United States Code),
11	\$830,234,000.
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 2301 of this Act
17	may not exceed—
18	(1) the total amount authorized to be appro-
19	priated under paragraphs (1) and (2) of subsection
20	(a); and
21	(2) \$11,000,000 (the balance of the amount au-
22	thorized under section 2301(a) for the construction
23	of a B–2 low observability restoration facility at
24	Whiteman Air Force Base, Missouri).

1	(c) Adjustment.—The total amount authorized to
2	be appropriated pursuant to paragraphs (1) through (5)
3	of subsection (a) is the sum of the amounts authorized
4	to be appropriated in such paragraphs, reduced by
5	\$23,858,000, which represents the combination of project
6	savings resulting from favorable bids, reduced overhead
7	costs, and cancellations due to force structure changes.
8	SEC. 2305. AUTHORIZATION OF MILITARY CONSTRUCTION
9	PROJECT AT MCCONNELL AIR FORCE BASE,
10	KANSAS, FOR WHICH FUNDS HAVE BEEN AP-
11	PROPRIATED.
12	(a) Authorization.—The table in section 2301(a)
12 13	(a) Authorization.—The table in section 2301(a) of the Military Construction Authorization Act for Fiscal
13 14	of the Military Construction Authorization Act for Fiscal Year 1997 (division B of Public Law 104–201; 110 Stat.
13 14 15	of the Military Construction Authorization Act for Fiscal Year 1997 (division B of Public Law 104–201; 110 Stat.
13	of the Military Construction Authorization Act for Fiscal Year 1997 (division B of Public Law 104–201; 110 Stat. 2771) is amended in the item relating to McConnell Air
13 14 15 16	of the Military Construction Authorization Act for Fiscal Year 1997 (division B of Public Law 104–201; 110 Stat. 2771) is amended in the item relating to McConnell Air Force Base, Kansas, by striking out "\$19,130,000" in the
13 14 15 16	of the Military Construction Authorization Act for Fiscal Year 1997 (division B of Public Law 104–201; 110 Stat. 2771) is amended in the item relating to McConnell Air Force Base, Kansas, by striking out "\$19,130,000" in the amount column and inserting in lieu thereof
13 14 15 16 17	of the Military Construction Authorization Act for Fiscal Year 1997 (division B of Public Law 104–201; 110 Stat. 2771) is amended in the item relating to McConnell Air Force Base, Kansas, by striking out "\$19,130,000" in the amount column and inserting in lieu thereof "\$25,830,000".

striking out "\$1,894,594,000" and inserting in lieu

thereof "\$1,901,294,000" and

22

1	(2) i	n paragra	aph (1),	by	strikir	ng out
2	"\$603,834 <u>,</u>	,000" and	inserting	in	lieu	thereof
3	"\$610,534 <u>,</u>	,000".				

4 TITLE XXIV—DEFENSE 5 AGENCIES

- 6 SEC. 2401. AUTHORIZED DEFENSE AGENCIES CONSTRUC-
- 7 TION AND LAND ACQUISITION PROJECTS.
- 8 (a) Inside the United States.—Using amounts
- 9 appropriated pursuant to the authorization of appropria-
- 10 tions in section 2405(a)(1), the Secretary of Defense may
- 11 acquire real property and carry out military construction
- 12 projects for the installations and locations inside the Unit-
- 13 ed States, and in the amounts, set forth in the following
- 14 table:

Defense Agencies: Inside the United States

Agency	Installation or Location	Amount
Defense Commissary Agency	Fort Lee, Virginia	\$9,300,000
Defense Finance and Ac-		
counting Service	Columbus Center, Ohio	\$9,722,000
	Naval Air Station, Millington, Ten-	
	nessee	\$6,906,000
	Naval Station, Norfolk, Virginia	\$12,800,000
	Naval Station, Pearl Harbor, Hawaii	\$10,000,000
Defense Intelligence Agency	Bolling Air Force Base, District of	
	Columbia	\$7,000,000
	Redstone Arsenal, Alabama	\$32,700,000
Defense Logistics Agency	Defense Distribution Depot—	. ,
	DDNV, Virginia	\$16,656,000

532 **Defense Agencies: Inside the United States—**Continued

Agency	Installation or Location	Amount
	Defense Distribution New Cumberland—DDSP, Pennsylvania	\$15,500,000
	Defense Fuel Support Point, Craney Island, Virginia	\$22,100,000
	Defense General Supply Center, Richmond (DLA), Virginia	\$5,200,000
	Elmendorf Air Force Base, Alaska Naval Air Station, Jacksonville,	\$21,700,000
	Florida	\$9,800,000
	Truax Field, Wisconsin Westover Air Reserve Base, Massa-	\$4,500,000
	chusetts	\$4,700,000
Defense Medical Facilities	CONUS Various, CONUS Various	\$11,275,000
Office	Fort Campbell, Kentucky	\$13,600,000
	Fort Detrick, Maryland	\$5,300,000
	Fort Lewis, Washington	\$5,000,000
	Hill Air Force Base, Utah	\$3,100,000
	Mexico	\$3,000,000
	Lackland Air Force Base, Texas	\$3,000,000
	Marine Corps Combat Dev Com,	410,000,000
	Quantico, Virginia	\$19,000,000
	McGuire Air Force Base, New Jersey	\$35,217,000
	Naval Air Station, Pensacola, Flor-	
	ida	\$2,750,000
	Naval Station, Everett, Washington	\$7,500,000
	Naval Station, San Diego, California Naval Submarine Base, New Lon-	\$2,100,000
	don, Connecticut	\$2,300,000
	Robins Air Force Base, Georgia	\$19,000,000
	Tinker Air Force Base, Oklahoma	\$6,500,000
	Wright-Patterson Air Force Base,	
	Ohio	\$2,750,000
National Security Agency	Fort Meade, Maryland	\$29,800,000
Special Operations Command	Eglin Auxiliary Field 3, Florida	\$6,100,000
	Fort Benning, Georgia	\$12,314,000
	Fort Bragg, North Carolina	\$1,500,000
	Hurlburt Field, Florida Naval Amphibious Base, Coronado,	\$2,450,000
	California	\$7,400,000
	Total	\$389,440,000

- 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

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

Defense Agencies: Outside the United States

Agency	Installation or Location	Amount
Ballistic Missile Defense Organization.	Pacific Missile Range, Kwajalein Atoll	\$4,565,000
Defense Logistics Agency	Defense Fuel Support Point, Guam	\$16,000,000
Defense Medical Facilities	Moron Air Base, Spain	\$14,400,000
Office	Andersen Air Force Base, Guam	\$3,700,000
	Total	\$38,665,000

3 SEC. 2402. MILITARY HOUSING PLANNING AND DESIGN.

- 4 Using amounts appropriated pursuant to the author-
- 5 ization of appropriations in section 2405(a)(13)(A), the
- 6 Secretary of Defense may carry out architectural and en-
- 7 gineering services and construction design activities with
- 8 respect to the construction or improvement of military
- 9 family housing units in an amount not to exceed \$50,000.

10 SEC. 2403. IMPROVEMENTS TO MILITARY FAMILY HOUSING

- 11 UNITS.
- 12 Subject to section 2825 of title 10, United States
- 13 Code, and using amounts appropriated pursuant to the
- 14 authorization of appropriation in section 2405(a)(12)(A),
- 15 the Secretary of Defense may improve existing military
- 16 family housing units in an amount not to exceed
- 17 \$4,900,000.

18 SEC. 2404. ENERGY CONSERVATION PROJECTS.

- 19 Using amounts appropriated pursuant to the author-
- 20 ization of appropriations in section 2405(a)(10), the Sec-

1	retary of Defense may carry out energy conservation
2	projects under section 2865 of title 10, United States
3	Code.
4	SEC. 2405. AUTHORIZATION OF APPROPRIATIONS, DE-
5	FENSE AGENCIES.
6	(a) In General.—Funds are hereby authorized to
7	be appropriated for fiscal years beginning after September
8	30, 1997, for military construction, land acquisition, and
9	military family housing functions of the Department of
10	Defense (other than the military departments), in the total
11	amount of \$2,711,761,000 as follows:
12	(1) For military construction projects inside the
13	United States authorized by section 2401(a),
14	\$382,390,000
15	(2) For military construction projects outside
16	the United States authorized by section 2401(a),
17	\$34,965,000.
18	(3) For military construction projects at Annis-
19	ton Army Depot, Alabama, ammunition demilitariza-
20	tion facility, authorized by section 2101(a) of the
21	Military Construction Authorization Act for Fiscal
22	Year 1993 (division B of the Public Law 102–484;
	,

106 Stat. 2587), which was originally authorized as

an Army construction project, but which became a

Defense Agencies construction project by reason of

23

24

- 1 the amendments made by section 142 of the Na-
- 2 tional Defense Authorization Act for Fiscal Year
- 3 1995 (Public Law 103–337; 108 Stat. 2689),
- 4 \$9,900,000.
- 5 (4) For military construction projects at Walter
- 6 Reed Army Institute of Research, Maryland, hospital
- 7 replacement, authorized by section 2401(a) of the
- 8 Military Construction Authorization Act for Fiscal
- 9 Year 1993 (division B of Public Law 102–484; 106
- 10 Stat. 2599), \$20,000,000.
- 11 (5) For military construction projects at
- 12 Umatilla Army Depot, Oregon, authorized by section
- 13 2401(a) of the Military Construction Authorization
- 14 Act for Fiscal Year 1995 (division B of the Public
- 15 Law 103–337; 108 Stat. 3040), as amended by sec-
- tion 2407 of the Military Construction Authorization
- 17 Act for Fiscal Year 1996 (110 Stat. 539) and sec-
- 18 tion 2407(2) of this Act, \$57,427,000.
- 19 (6) For military construction projects at De-
- fense Finance and Accounting Service, Columbus,
- Ohio, authorized by section 2401(a) of the Military
- 22 Construction Authorization Act of Fiscal Year 1996
- 23 (division B of Public Law 104–106; 110 Stat. 535),
- 24 \$14,200,000.

1	(7) For contingency construction projects of the
2	Secretary of Defense under section 2804 of title 10,
3	United States Code, \$9,844,000.
4	(8) For unspecified minor construction projects
5	under section 2805 of title 10, United States Code,
6	\$25,257,000.
7	(9) For architectural and engineering services
8	and construction design under section 2807 of title
9	10, United States Code, \$34,350,000.
10	(10) For Energy Conservation projects author-
11	ized by section 2403, \$25,000,000.
12	(11) For base closure and realignment activities
13	as authorized by the Defense Base Closure and Re-
14	alignment Act of 1990 (part A of title XXIX of
15	Public Law 101–510; 10 U.S.C. 2687 note),
16	\$2,060,854,000.
17	(12) For military family housing functions:
18	(A) For improvement and planning of mili-
19	tary family housing and facilities, \$4,950,000.
20	(B) For support of military housing (in-
21	cluding functions described in section 2833 of
22	title 10, United States Code), \$32,724,000 of
23	which not more than \$27,673,000 may be obli-
24	gated or expended for the leasing of military
25	family housing units worldwide.

1	(b) Limitation of Total Cost of Construction
2	Projects.—Notwithstanding the cost variation author-
3	ized by section 2853 of title 10, United States Code, and
4	any other cost variations authorized by law, the total cost
5	of all projects carried out under section 2401 of this Act
6	may not exceed the total amount authorized to be appro-
7	priated under paragraphs (1) and (2) of subsection (a)
8	SEC. 2406. CORRECTION IN AUTHORIZED USES OF FUNDS
9	MCCLELLAN AIR FORCE BASE, CALIFORNIA.
10	In the case of amounts appropriated pursuant to the
11	authorization of appropriations in section 2405(a)(1) of
12	the Military Construction Authorization Act for Fiscal
13	Year 1995 (division B of Public Law 103–337; 108 Stat
14	3041) for a military construction project involving the up-
15	grade of the hospital facility at McClellan Air Force Base
16	California, the Secretary of Defense may use such
17	amounts for the following medical construction projects
18	authorized by section 2401 of this Act:
19	(1) The Aeromedical Clinic Addition at Ander-
20	sen Air Base, Guam, in the amount of \$3,700,000
21	(2) The Occupational Health Clinic Facility at
22	Tinker Air Force Base, Oklahoma, in the amount of
23	\$6,500,000.

1	SEC. 2407. MODIFICATION OF AUTHORITY TO CARRY OUT
2	FISCAL YEAR 1995 PROJECTS.
3	The table in section 2401 of the Military Construc-
4	tion Authorization Act for Fiscal Year 1995 (division B
5	of Public Law 103–337; 108 Stat. 3040), as amended by
6	section 2407 of the Military Construction Authorization
7	Act for Fiscal Year 1996 (division B of Public Law 104–
8	106; 110 Stat. 539), under the agency heading relating
9	to Chemical Weapons and Munitions Destruction, is fur-
10	ther amended—
11	(1) in the item relating to Pine Bluff Arsenal,
12	Arkansas, by striking out "\$115,000,000" in the
13	amount column and inserting in lieu thereof
14	"\$134,000,000"; and
15	(2) in the item relating to Umatilla Army
16	Depot, Oregon, by striking out "\$186,000,000" in
17	the amount column and inserting in lieu thereof
18	"\$187,000,000".
	TITLE XXV—NORTH ATLANTIC
20	
	CURITY INVESTMENT PRO-
	GRAM
	SEC. 2501. AUTHORIZED NATO CONSTRUCTION AND LAND
24	ACQUISITION PROJECTS.
25	The Secretary of Defense may make contributions for
26	the North Atlantic Treaty Organization Security Invest-

- 1 ment program as provided in section 2806 of title 10,
- 2 United States Code, in an amount not to exceed the sum
- 3 of the amount authorized to be appropriated for this pur-
- 4 pose in section 2502 and the amount collected from the
- 5 North Atlantic Treaty Organization as a result of con-
- 6 struction previously financed by the United States.

7 SEC. 2502. AUTHORIZATION OF APPROPRIATIONS, NATO.

- 8 Funds are hereby authorized to be appropriated for
- 9 fiscal years beginning after September 30, 1997, for con-
- 10 tributions by the Secretary of Defense under section 2806
- 11 of title 10, United States Code, for the share of the United
- 12 States of the cost of projects for the North Atlantic Treaty
- 13 Organization Security Investment program authorized by
- 14 section 2501, in the amount of \$166,300,000.

15 TITLE XXVI—GUARD AND

16 **RESERVE FORCES FACILITIES**

- 17 SEC. 2601. AUTHORIZED GUARD AND RESERVE CONSTRUC-
- 18 TION AND LAND ACQUISITION PROJECTS.
- 19 (a) In General.—There are authorized to be appro-
- 20 priated for fiscal years beginning after September 30,
- 21 1997, for the costs of acquisition, architectural and engi-
- 22 neering services, and construction of facilities for the
- 23 Guard and Reserve Forces, and for contributions therefor,
- 24 under chapter 1803 of title 10, United States Code (in-

1	cluding the cost of acquisition of land for those facilities),
2	the following amounts:
3	(1) For the Department of the Army—
4	(A) for the Army National Guard of the
5	United States, \$45,098,000; and
6	(B) for the Army Reserve, \$69,831,000.
7	(2) For the Department of the Navy, for the
8	Naval and Marine Corps Reserve, \$40,561,000.
9	(3) For the Department of the Air Force—
10	(A) for the Air National Guard of the
11	United States, \$137,275,000; and
12	(B) for the Air Force Reserve,
13	\$34,443,000.
14	(b) ADJUSTMENT.—The amount authorized to be ap-
15	propriated pursuant to subsection (a)(1)(B) is reduced by
16	\$7,900,000, which represents the combination of project
17	savings resulting from favorable bids, reduced overhead
18	costs, and cancellations due to force structure changes.
19	SEC. 2602. AUTHORIZATION OF MILITARY CONSTRUCTION
20	PROJECTS FOR WHICH FUNDS HAVE BEEN
21	APPROPRIATED.
22	(a) Army National Guard, Hilo, Hawaii.—Para-
23	graph (1)(A) of section 2601 of the Military Construction
24	Authorization Act for Fiscal Year 1997 (division B of
25	Public Law 104–201: 110 Stat. 2780) is amended by

- 1 striking out "\$59,194,000" and inserting in lieu thereof
- 2 "\$65,094,000" to account for a project involving additions
- 3 and alterations to an Army aviation support facility in
- 4 Hilo, Hawaii.
- 5 (b) Naval and Marine Corps Reserve, New Or-
- 6 Leans.—Paragraph (2) of such section is amended by
- 7 striking out "\$32,779,000" and inserting in lieu thereof
- 8 "\$37,579,000" to account for a project for the construc-
- 9 tion of bachelor enlisted quarters at Naval Air Station,
- 10 New Orleans, Louisiana.
- 11 SEC. 2603. ARMY RESERVE CONSTRUCTION PROJECT, SALT
- 12 LAKE CITY, UTAH.
- With regard to the military construction project for
- 14 the Army Reserve concerning construction of a reserve
- 15 center and organizational maintenance shop in Salt Lake
- 16 City, Utah, to be carried out using funds appropriated
- 17 pursuant to the authorization of appropriations in section
- 18 2601(1)(B), the Secretary of the Army may enter into an
- 19 agreement with the State of Utah under which the State
- 20 agrees to provide financial or in-kind contributions toward
- 21 land acquisition, site preparation, environmental assess-
- 22 ment and remediation, relocation, and other costs in con-
- 23 nection with the project.

1	TITLE XXVII—EXPIRATION AND
2	EXTENSION OF AUTHORIZA-
3	TIONS
4	SEC. 2701. EXPIRATION OF AUTHORIZATIONS AND
5	AMOUNTS REQUIRED TO BE SPECIFIED BY
6	LAW.
7	(a) Expiration of Authorizations After Three
8	YEARS.—Except as provided in subsection (b), all author-
9	izations contained in titles XXI through XXVI for military
10	construction projects, land acquisition, family housing
11	projects and facilities, and contributions to the North At-
12	lantic Treaty Organization Security Investment program
13	(and authorizations of appropriations therefor) shall ex-
14	pire on the later of—
15	(1) October 1, 2000; or
16	(2) the date for the enactment of an Act au-
17	thorizing funds for military construction for fiscal
18	year 2001.
19	(b) Exception.—Subsection (a) shall not apply to
20	authorizations for military construction projects, land ac-
21	quisition, family housing projects and facilities, and con-
22	tributions to the North Atlantic Treaty Organization Se-
23	curity Investment program (and authorizations of appro-
24	priations therefor), for which appropriated funds have
25	been obligated before the later of—

	949
1	(1) October 1, 2000; or
2	(2) the date of the enactment of an Act author-
3	izing funds for fiscal year 2001 for military con-
4	struction projects, land acquisition, family housing
5	projects and facilities, or contributions to the North
6	Atlantic Treaty Organization Security Investment
7	program.
8	SEC. 2702. EXTENSION OF AUTHORIZATIONS OF CERTAIN
9	FISCAL YEAR 1995 PROJECTS.
10	(a) Extension.—Notwithstanding section 2701 of
11	the Military Construction Authorization Act for Fiscal
12	Year 1995 (division B of Public Law 103–337, 108 Stat.
13	3046), authorizations for the projects set forth in the ta-
14	bles in subsection (b), as provided in section 2101, 2201,
15	2202, 2301, 2302, 2401, or 2601 of that Act, shall remain
16	in effect until October 1, 1998, or the date of the enact-
17	ment of an Act authorizing funds for military construction
18	for fiscal year 1999, whichever is later.
19	(b) Tables.—The tables referred to in subsection (a)

Army: Extension of 1995 Project Authorization

State	Installation or Location	Project	Amount
California	Fort Irwin	National Training Center Airfield Phase I	\$10,000,000

20 are as follows:

544 Navy: Extension of 1995 Project Authorizations

State	Installation or Location	Project	Amount
Maryland	Indian Head Naval Surface Warfare		
	Center	Upgrade Power	
		Plant	\$4,000,000
	Indian Head Naval Surface Warfare		
	Center	Denitrification/	
		Acid Mixing	
		Facility	\$6,400,000
Virginia	Norfolk Marine Corps		
	Security Force Bat-		
	talion Atlantic	Bachelor En-	
		listed Quar-	±a 100 000
***	N 100 11 D	ters	\$6,480,000
Washington	Naval Station Puget	N G	
	Sound, Everett	New Construc-	
		tion (Hous-	ф 7 90,000
CONUS Classified	Classified Leastier	ing Office) Aircraft Fire/	\$780,000
CONUS Classified	Classified Location	Rescue & Ve-	
		hicle Mainte-	
		nance Facil-	
		ity	\$2,200,000

Air Force: Extension of 1995 Project Authorizations

State	Installation or Location	Project	Amount
California	Beale Air Force Base	Consolidated Support Center	\$10,400,000
	Los Angeles Air Force Station	Family Housing (50	
North Carolina	Pope Air Force Base	Units) Combat Control Team Facil-	\$8,962,000
	Pope Air Force Base	ity Fire Training Center	\$2,400,000 \$1,100,000

Defense Agencies: Extension of 1995 Project Authorizations

State	Installation or Location	Project	Amount
Alabama	Anniston Army Depot	Carbon Filtra- tion System	\$5,000,000
Arkansas	Pine Bluff Arsenal	Ammunition	. , ,
		Demilitariza- tion Facility	\$115,000,000
California	Defense Contract Management Office, El		
	Segundo	Administrative	ф г 100 000
Oregon	Umatilla Army Depot	Facility Ammunition Demilitariza-	\$5,100,000
		tion Facility	\$186,000,000

545 Army National Guard: Extension of 1995 Project Authorization

State	Installation or Location	Project	Amount
California	Camp Roberts	Combat Pistol	4079.000
	Camp Roberts	Range Modify Record	\$952,000
		Fire Range/ Maintenance	
		Shop Con- struction	
Pennsylvania	Fort Indiantown Gap	Project Barracks Con-	\$3,910,000
-	•	struction Project	\$6,200,000

Naval Reserve: Extension of 1995 Project Authorization

State	Installation or Location	Project	Amount
Georgia		Training Center	\$2,650,000

SEC. 2703. EXTENSION OF AUTHORIZATIONS OF CERTAIN

- 2 FISCAL YEAR 1994 PROJECTS.
- 3 (a) Extension.—Notwithstanding section 2701 of
- 4 the Military Construction Authorization Act for Fiscal
- 5 Year 1994 (division B of Public Law 103–160, 107 Stat.
- 6 1880), authorizations for the projects set forth in the table
- 7 in subsection (b), as provided in section 2201 of that Act
- 8 and extended by section 2702 of the Military Construction
- 9 Authorization Act for Fiscal Year 1997 (division B of
- 10 Public Law 104–201; 110 Stat. 2783), shall remain in ef-
- 11 fect until October 1, 1998, or the date of the enactment
- 12 of an Act authorizing funds for military construction for
- 13 fiscal year 1999, whichever is later.
- (b) Table.—The table referred to in subsection (a)
- 15 is as follows:

546 Navy: Extension of 1994 Project Authorizations

State	Installation or Location	Project	Amount
California Connecticut	Camp Pendleton Marine Corps Base New London Naval Submarine Base	Sewage Facility Hazardous Waste Facil-	\$7,930,000
		ity	\$1,450,000

1 SEC. 2704. EXTENSION OF AUTHORIZATIONS OF CERTAIN

- 2 FISCAL YEAR 1993 PROJECTS.
- 3 (a) Extension.—Notwithstanding section 2701 of
- 4 the Military Construction Authorization Act for Fiscal
- 5 Year 1993 (division B of Public Law 102–484; 106 Stat.
- 6 2602), the authorizations for the projects set forth in the
- 7 tables in subsection (b), as provided in section 2101 or
- 8 2601 of that Act and extended by section 2702 of the Mili-
- 9 tary Construction Authorization Act for Fiscal Year 1996
- 10 (division B of Public Law 104–106; 110 Stat. 541) and
- 11 section 2703 of the Military Construction Authorization
- 12 Act for Fiscal Year 1997 (division B of Public Law 104–
- 13 201; 110 Stat. 2784), shall remain in effect until October
- 14 1, 1998, or the date of the enactment of an Act authoriz-
- 15 ing funds for military construction for fiscal year 1999,
- 16 whichever is later.
- 17 (b) Tables.—The tables referred to in subsection (a)
- 18 are as follows:

Army: Extension of 1993 Project Authorization

State	Installation or location	Project	Amount
Arkansas	Pine Bluff Arsenal	Ammunition Demilitarization Support	\$15,000,000

Army National Guard: Extension of 1993 Project Authorization

State	Installation or Location	Project	Amount
Alabama	Union Springs	Armory	\$813,000

SEC. 2705. EXTENSION OF AUTHORIZATIONS OF CERTAIN

- 2 FISCAL YEAR 1992 PROJECTS.
- 3 (a) Extension.—Notwithstanding section 2701 of
- 4 the Military Construction Authorization Act for Fiscal
- 5 Year 1992 (division B of Public Law 102–190; 105 Stat.
- 6 1535), authorizations for the projects set forth in the table
- 7 in subsection (b), as provided in section 2101 of that Act
- 8 and extended by section 2702 of the Military Construction
- 9 Authorization Act for Fiscal Year 1995 (division B of
- 10 Public Law 103–337; 108 Stat. 3047), section 2703 of
- 11 the Military Construction Authorization Act for Fiscal
- 12 Year 1996 (division B of Public Law 104-106; 110 Stat.
- 13 543), and section 2704 of the Military Construction Au-
- 14 thorization Act for Fiscal Year 1997 (division B of Public
- 15 Law 104–201; 110 Stat. 2784), shall remain in effect
- 16 until October 1, 1998, or the date of the enactment of
- 17 an Act authorizing funds for military construction for fis-
- 18 cal year 1999, whichever is later.
- 19 (b) Table.—The table referred to in subsection (a)
- 20 is as follows:

Army: Extension of 1992 Project Authorizations

State	Installation or location	Project	Amount
Oregon	Umatilla Army Depot	Ammunition Demili- tarization Support Facility	\$3,600,000

 ${\bf 548}$ ${\bf Army: Extension \ of \ 1992 \ Project \ Authorizations} — {\bf Continued}$

State	Installation or location	Project	Amount
	Umatilla Army Depot	Ammunition Demilitarization Utilities	\$7,500,000

1	SEC. 2706. EXTENSION OF AVAILABILITY OF FUNDS FOR
2	CONSTRUCTION OF OVER-THE-HORIZON
3	RADAR IN PUERTO RICO.
4	Amounts appropriated under the heading "Drug
5	Interdiction and Counter-Drug Activities, De-
6	FENSE" in the Department of Defense Appropriations
7	Act, 1995 (Public Law 103–335; 108 Stat. 2615), and
8	transferred to the "Military Construction, Navy" appro-
9	priation for construction of a Relocatable Over-the-Hori-
10	zon Radar at Naval Station Roosevelt Roads, Puerto Rico,
11	shall remain available for obligation until October 1, 1998,
12	or the date of the enactment of an Act authorizing funds
13	for military construction for fiscal year 1999, whichever
14	is later.
15	SEC. 2707. EFFECTIVE DATE.
16	Titles XXI, XXII, XXIII, XXIV, XXV, and XXVI
17	shall take effect on the later of—
18	(1) October 1, 1997; or
19	(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. USE OF MOBILITY ENHANCEMENT FUNDS FOR
7	UNSPECIFIED MINOR CONSTRUCTION.
8	(a) Congressional Notification.—Subsection
9	(b)(2) of section 2805 of title 10, United States Code, is
10	amended by adding at the end the following new sentence:
11	"This paragraph shall apply even though the project is
12	to be carried out using funds made available to enhance
13	the deployment and mobility of military forces and sup-
14	plies.".
15	(b) RESTRICTION ON USE OF OPERATION AND MAIN-
16	TENANCE FUNDS.—Subsection (c) of such section is
17	amended—
18	(1) in paragraph (1), by striking out "para-
19	graph (2)" and inserting in lieu thereof "paragraphs
20	(2) and (3)"; and
21	(2) by adding at the end the following new
22	paragraph:
23	"(3) The limitations specified in paragraph (1) shall
24	not apply if the unspecified minor military construction
	project is to be carried out using funds made available

1	to enhance the deployment and mobility of military forces
2	and supplies.".
3	(c) Technical Amendments.—Such section is fur-
4	ther amended—
5	(1) in subsection (a)(1)—
6	(A) by striking out "minor military con-
7	struction projects" in the first sentence and in-
8	serting in lieu thereof "unspecified minor mili-
9	tary construction projects";
10	(B) by striking out "A minor" in the sec-
11	ond sentence and inserting in lieu thereof "An
12	unspecified minor"; and
13	(C) by striking out "a minor" in the last
14	sentence and inserting in lieu thereof "an un-
15	specified minor";
16	(2) in subsection (b)(1), by striking out "A
17	minor" and inserting in lieu thereof "An unspecified
18	minor";
19	(3) in subsection $(b)(2)$, by striking out "a
20	minor" and inserting in lieu thereof "an unspecified
21	minor"; and
22	(4) in subsection (c), by striking out "unspec-
23	ified military" each place it appears and inserting in
24	lieu thereof "unspecified minor military".

1	SEC. 2802. LIMITATION ON USE OF OPERATION AND MAIN-
2	TENANCE FUNDS FOR FACILITY REPAIR
3	PROJECTS.
4	Section 2811 of title 10, United States Code, is
5	amended by adding at the end the following new sub-
6	sections:
7	"(d) Congressional Notification.—When a deci-
8	sion is made to carry out a repair project under this sec-
9	tion with an estimated cost in excess of \$10,000,000, the
10	Secretary concerned shall submit to the appropriate com-
11	mittees of Congress a report containing—
12	"(1) the justification for the repair project and
13	the current estimate of the cost of the project; and
14	"(2) the justification for carrying out the
15	project under this section.
16	"(e) Repair Project Defined.—In this section,
17	the term 'repair project' means a project to restore a real
18	property facility, system, or component to such a condition
19	that it may effectively be used for its designated functional
20	purpose.".
21	SEC. 2803. LEASING OF MILITARY FAMILY HOUSING, UNIT-
22	ED STATES SOUTHERN COMMAND, MIAMI,
23	FLORIDA.
24	(a) Leases to Exceed Maximum Rental.—Sec-
25	tion 2828(b) of title 10, United States Code, is amended—

- 1 (1) in paragraph (2), by striking out "para-2 graph (3)" and inserting in lieu thereof "paragraphs 3 (3) and (4)";
- 4 (2) by redesignating paragraph (4) as para-5 graph (5); and
- 6 (3) by inserting after paragraph (3) the follow-7 ing new paragraph:
- 8 "(4) The Secretary of the Army may lease not more
- 9 than eight housing units in the vicinity of Miami, Florida,
- 10 for key and essential personnel, as designated by the Sec-
- 11 retary, for the United States Southern Command for
- 12 which the expenditure for the rental of such units (includ-
- 13 ing the cost of utilities, maintenance, and operation, in-
- 14 cluding security enhancements) exceeds the expenditure
- 15 limitations in paragraphs (2) and (3). The total amount
- 16 for all leases under this paragraph may not exceed
- 17 \$280,000 per year, and no lease on any individual housing
- 18 unit may exceed \$60,000 per year.".
- 19 (b) Conforming Amendment.—Paragraph (5) of
- 20 such section, as redesignated by subsection (a)(2), is
- 21 amended by striking out "paragraphs (2) and (3)" and
- 22 inserting in lieu thereof "paragraphs (2), (3), and (4)".

1	SEC. 2804. USE OF FINANCIAL INCENTIVES PROVIDED AS
2	PART OF ENERGY SAVINGS AND WATER CON-
3	SERVATION ACTIVITIES.
4	(a) Energy Savings.—Section 2865 of title 10,
5	United States Code, is amended—
6	(1) in subsection $(b)(1)$, by striking out "and fi-
7	nancial incentives described in subsection (d)(2)";
8	(2) in subsection (d)(2), by adding at the end
9	the following new sentence: "Financial incentives re-
10	ceived under this paragraph or section 2866(a)(2) of
11	this title shall be credited to an appropriation ac-
12	count designated by the Secretary of Defense."; and
13	(3) in subsection (f), by adding at the end the
14	following new sentence: "Each report shall also de-
15	scribe the types and amount of financial incentives
16	received under subsection $(d)(2)$ and section
17	2866(a)(2) of this title during the period covered by
18	the report and the appropriation account or accounts
19	to which the incentives were credited.".
20	(b) Water Conservation.—Section 2866(b) of
21	such title is amended—
22	(1) by striking out "SAVINGS.—" in the sub-
23	section heading and inserting in lieu thereof "SAV-
24	INGS AND FINANCIAL INCENTIVES.—(1)"; and
25	(2) by adding at the end the following new
26	paragraph:

1	(2) Financial incentives received under this section
2	shall be used as provided in section 2865(d)(2) of this
3	title.".
4	SEC. 2805. CONGRESSIONAL NOTIFICATION REQUIRE-
5	MENTS REGARDING USE OF DEPARTMENT OF
6	DEFENSE HOUSING FUNDS FOR INVEST-
7	MENTS IN NONGOVERNMENTAL ENTITIES.
8	Section 2875 of title 10, United States Code, is
9	amended by adding at the end the following new sub-
10	section:
11	"(e) Congressional Notification Required.—
12	Amounts in the Department of Defense Family Housing
13	Improvement Fund or the Department of Defense Military
14	Unaccompanied Housing Improvement Fund may be used
15	to make a cash investment under this section in a non-
16	governmental entity only after the end of the 30-day pe-
17	riod beginning on the date the Secretary of Defense sub-
18	mits written notice of, and justification for, the investment
19	to the appropriate committees of Congress.".
20	Subtitle B—Real Property And
21	Facilities Administration
22	SEC. 2811. INCREASE IN CEILING FOR MINOR LAND ACQUI-
23	SITION PROJECTS.
24	(a) Increase.—Section 2672 of title 10, United
25	States Code, is amended by striking out "\$200,000" both

- 1 places it appears in subsection (a) and inserting in lieu
- 2 thereof "\$500,000".
- 3 (b) CLERICAL AMENDMENTS.—(1) The section head-
- 4 ing for such section is amended to read as follows:
- 5 "§ 2672. Acquisition: interests in land when cost is
- 6 **not more than \$500,000".**
- 7 (2) The table of sections at the beginning of chapter
- 8 159 of such title is amended by striking out the item relat-
- 9 ing to section 2672 and inserting in lieu thereof the follow-
- 10 ing new item:

"2672. Acquisition: interests in land when cost is not more than \$500,000.".

- 11 SEC. 2812. ADMINISTRATIVE EXPENSES FOR CERTAIN REAL
- 12 **PROPERTY TRANSACTIONS.**
- 13 (a) IN GENERAL.—Chapter 159 of title 10, United
- 14 States Code, is amended by adding at the end the follow-
- 15 ing new section:
- 16 "§ 2695. Acceptance of funds to cover administrative
- 17 expenses relating to certain real property
- 18 transactions
- 19 "(a) AUTHORITY TO ACCEPT.—In connection with a
- 20 real property transaction described in subsection (b) with
- 21 a non-Federal person or entity, the Secretary of a military
- 22 department may accept amounts provided by the person
- 23 or entity to cover administrative expenses incurred by the
- 24 Secretary in entering into the transaction.

1	"(b) Covered Transactions.—Subsection (a) ap-
2	plies to the following transactions:
3	"(1) The conveyance or exchange of real prop-
4	erty.
5	"(2) The grant of an easement over, in, or upon
6	real property of the United States.
7	"(3) The lease or license of real property of the
8	United States.
9	"(c) Use of Amounts Collected.—Amounts col-
10	lected under subsection (a) for administrative expenses
11	shall be credited to the appropriation, fund, or account
12	from which the expenses were paid. Amounts so credited
13	shall be merged with funds in such appropriation, fund,
14	or account and shall be available for the same purposes
15	and subject to the same limitations as the funds with
16	which merged.".
17	(b) CLERICAL AMENDMENT.—The table of sections
18	at the beginning of chapter 159 of such title is amended
19	by adding at the end the following:
	"2695. Acceptance of funds to cover administrative expenses relating to certain real property transactions.".
20	SEC. 2813. DISPOSITION OF PROCEEDS FROM SALE OF AIR
21	FORCE PLANT 78, BRIGHAM CITY, UTAH.
22	Notwithstanding subparagraph (A) of section

204(h)(2) of the Federal Property and Administrative

24 Services Act of 1949 (40 U.S.C. 485(h)(2)), the entire

- 1 amount derived from the sale of Air Force Plant 78 in
- 2 Brigham City, Utah, and deposited in the special account
- 3 in the Treasury established pursuant to such section shall,
- 4 to the extent provided in appropriations Acts, be available
- 5 to the Secretary of the Air Force for facility maintenance,
- 6 repair, or environmental restoration at other industrial
- 7 plants of the Department of the Air Force.

8 Subtitle C—Defense Base Closure

9 and Realignment

- 10 SEC. 2821. CONSIDERATION OF MILITARY INSTALLATIONS
- 11 AS SITES FOR NEW FEDERAL FACILITIES.
- 12 (a) 1988 Law.—Section 204(b)(5) of the Defense
- 13 Authorization Amendments and Base Closure and Re-
- 14 alignment Act (Public Law 100-526; 10 U.S.C. 2687
- 15 note) is amended—
- 16 (1) in subparagraph (A), by striking out "sub-
- paragraph (B)" and inserting in lieu thereof "sub-
- paragraphs (B) and (C)"; and
- 19 (2) by adding at the end the following new sub-
- paragraph:
- 21 "(C)(i) Before acquiring non-Federal real property as
- 22 the location for a new or replacement Federal facility of
- 23 any type, the head of the Federal agency acquiring the
- 24 property shall consult with the Secretary regarding the
- 25 feasibility and cost advantages of using Federal property

- 1 or facilities at a military installation to be closed or re-
- 2 aligned under this title as the location for the new or re-
- 3 placement facility. In considering the availability and suit-
- 4 ability of a specific military installation, the Secretary and
- 5 the head of the Federal agency involved shall consult with
- 6 the redevelopment authority with respect to the installa-
- 7 tion and comply with the redevelopment plan for the in-
- 8 stallation.
- 9 "(ii) Not later than 30 days after acquiring non-Fed-
- 10 eral real property as the location for a new or replacement
- 11 Federal facility, the head of the Federal agency acquiring
- 12 the property shall submit to Congress a report containing
- 13 the results of the consultation under clause (i) and the
- 14 reasons why military installations referred to in such
- 15 clause that are located within the area to be served by
- 16 the new or replacement Federal facility or within a 200-
- 17 mile radius of the new or replacement facility, whichever
- 18 area is greater, were considered to be unsuitable or un-
- 19 available for the site of the new or replacement facility.".
- 20 (b) 1990 Law.—Section 2905(b)(5) of the Defense
- 21 Base Closure and Realignment Act of 1990 (Public Law
- 22 101–510; 10 U.S.C. 2687 note) is amended—
- 23 (1) in subparagraph (A), by striking out "sub-
- paragraph (B)" and inserting in lieu thereof "sub-
- paragraphs (B) and (C)"; and

- 1 (2) by adding at the end the following new sub-
- 2 paragraph:
- 3 "(C)(i) Before acquiring non-Federal real property as
- 4 the location for a new or replacement Federal facility of
- 5 any type, the head of the Federal agency acquiring the
- 6 property shall consult with the Secretary regarding the
- 7 feasibility and cost advantages of using Federal property
- 8 or facilities at a military installation to be closed or re-
- 9 aligned under this part as the location for the new or re-
- 10 placement facility. In considering the availability and suit-
- 11 ability of a specific military installation, the Secretary and
- 12 the head of the Federal agency involved shall consult with
- 13 the redevelopment authority with respect to the installa-
- 14 tion and comply with the redevelopment plan for the in-
- 15 stallation.
- 16 "(ii) Not later than 30 days after acquiring non-Fed-
- 17 eral real property as the location for a new or replacement
- 18 Federal facility, the head of the Federal agency acquiring
- 19 the property shall submit to Congress a report containing
- 20 the results of the consultation under clause (i) and the
- 21 reasons why military installations referred to in such
- 22 clause that are located within the area to be served by
- 23 the new or replacement Federal facility or within a 200-
- 24 mile radius of the new or replacement facility, whichever

- 1 area is greater, were considered to be unsuitable or un-
- 2 available for the site of the new or replacement facility.".
- 3 SEC. 2822. PROHIBITION AGAINST CONVEYANCE OF PROP-
- 4 ERTY AT MILITARY INSTALLATIONS TO
- 5 STATE-OWNED SHIPPING COMPANIES.
- 6 (a) Prohibition Against Direct Conveyance.—
- 7 In disposing of real property in connection with the closure
- 8 of a military installation under the Defense Base Closure
- 9 and Realignment Act of 1990 (part A of title XXIX of
- 10 Public Law 101–510; 10 U.S.C. 2687 note), the Secretary
- 11 of Defense may not convey any portion of the property
- 12 (by sale, lease, or other method) to a State-owned shipping
- 13 company.
- 14 (b) Prohibition Against Indirect Convey-
- 15 ANCE.—The Secretary of Defense shall impose as a condi-
- 16 tion on each conveyance of real property located at such
- 17 an installation the requirement that the property may not
- 18 be subsequently conveyed (by sale, lease, or other method)
- 19 to a State-owned shipping company.
- 20 (c) Reversionary Interest.—If the Secretary de-
- 21 termines at any time that real property located at such
- 22 an installation and conveyed under the Defense Base Clo-
- 23 sure and Realignment Act of 1990 has been conveyed to
- 24 a State-owned shipping company in violation of subsection
- 25 (b) or is otherwise being used by a State-owned shipping

- 1 company in violation of such subsection, all right, title,
- 2 and interest in and to the property shall revert to the
- 3 United States, and the United States shall have immediate
- 4 right of entry thereon.
- 5 (d) Definition.—In this section, the term "State-
- 6 owned shipping company" means a commercial shipping
- 7 company owned or controlled by a foreign country.

8 Subtitle D—Land Conveyances

- 9 Part I—Army Conveyances
- 10 SEC. 2831. LAND CONVEYANCE, JAMES T. COKER ARMY RE-
- 11 SERVE CENTER, DURANT, OKLAHOMA.
- 12 (a) Conveyance Authorized.—The Secretary of
- 13 the Army may convey, without consideration, to Big Five
- 14 Community Services, Incorporated, a nonprofit organiza-
- 15 tion operating in Durant, Oklahoma, all right, title, and
- 16 interest of the United States in and to a parcel of real
- 17 property located at 1500 North First Street in Durant,
- 18 Oklahoma, and containing the James T. Coker Army Re-
- 19 serve Center, if the Secretary determines that the Reserve
- 20 Center is excess to the needs of the Armed Forces.
- 21 (b) Description of Property.—The exact acreage
- 22 and legal description of the real property to be conveyed
- 23 under subsection (a) shall be determined by a survey satis-
- 24 factory to the Secretary. The cost of the survey shall be
- 25 borne by Big Five Community Services, Incorporated.

- 1 (c) CONDITION ON CONVEYANCE.—The conveyance
- 2 authorized under subsection (a) shall be subject to the
- 3 condition that Big Five Community Services, Incor-
- 4 porated, retain the conveyed property for educational pur-
- 5 poses.
- 6 (d) REVERSION.—If the Secretary determines at any
- 7 time that the real property conveyed under subsection (a)
- 8 is not being used for the purpose specified in subsection
- 9 (c), all right, title, and interest in and to such real prop-
- 10 erty, including any improvements thereon, shall revert to
- 11 the United States, and the United States shall have the
- 12 right of immediate entry thereon.
- 13 (e) Additional Terms and Conditions.—The
- 14 Secretary may require such additional terms and condi-
- 15 tions in connection with the conveyance under subsection
- 16 (a) as the Secretary considers appropriate to protect the
- 17 interests of the United States.
- 18 SEC. 2832. LAND CONVEYANCE, FORT A. P. HILL, VIRGINIA.
- 19 (a) Conveyance Authorized.—The Secretary of
- 20 the Army may convey to Caroline County, Virginia (in this
- 21 section referred to as the "County"), all right, title, and
- 22 interest of the United States in and to a parcel of unim-
- 23 proved real property consisting of approximately 10 acres
- 24 located at Fort A. P. Hill, Virginia. The purpose of the

- 1 conveyance is to permit the County to establish a solid
- 2 waste transfer and recycling facility on the property.
- 3 (b) Consideration.—As consideration for the con-
- 4 veyance under subsection (a), the County shall permit the
- 5 Army, at no cost, to dispose of not less than 1,800 tons
- 6 of solid waste annually at the facility established on the
- 7 conveyed property. The obligation of the County to accept
- 8 solid waste under this subsection shall not commerce until
- 9 after the solid waste transfer and recycling facility on the
- 10 conveyed property becomes operational, and the establish-
- 11 ment of a solid waste collection and transfer site on the
- 12 .36-acre parcel described in subsection (d)(2) shall not be
- 13 construed to impose the obligation.
- 14 (c) DISCLAIMER.—The United States shall not be re-
- 15 sponsible for the provision or cost of utilities or any other
- 16 improvements necessary to carry out the conveyance under
- 17 subsection (a) or to establish or operate the solid waste
- 18 transfer and recycling facility intended for the property.
- 19 (d) Reversion.—(1) Except as provided in para-
- 20 graph (2), if the Secretary determines that a solid waste
- 21 transfer and recycling facility is not operational, before
- 22 December 31, 1999, on the real property conveyed under
- 23 subsection (a), all right, title, and interest in and to such
- 24 real property, including any improvements thereon, shall

- 1 revert to the United States, and the United States shall
- 2 have the right of immediate entry thereon.
- 3 (2) Paragraph (1) shall not apply with respect to a
- 4 parcel of approximately .36 acres of the approximately 10-
- 5 acre parcel to be conveyed under subsection (a), which is
- 6 included in the larger conveyance to permit the County
- 7 to establish a solid waste collection and transfer site for
- 8 residential waste.
- 9 (e) Additional Terms and Conditions.—The
- 10 Secretary may require such additional terms and condi-
- 11 tions in connection with the conveyance under subsection
- 12 (a) as the Secretary considers appropriate to protect the
- 13 interests of the United States.
- 14 SEC. 2833. EXPANSION OF LAND CONVEYANCE, INDIANA
- 15 ARMY AMMUNITION PLANT, CHARLESTOWN,
- 16 INDIANA.
- 17 (a) Additional Conveyance.—Subsection (a) of
- 18 section 2858 of the National Defense Authorization Act
- 19 for Fiscal Year 1996 (Public Law 104–106; 110 Stat.
- 20 571) is amended—
- 21 (1) by inserting "(1)" before "The Secretary of
- the Army"; and
- 23 (2) by adding at the end the following new
- 24 paragraph:

- 1 "(2) The Secretary may also convey to the State,
- 2 without consideration, an additional parcel of real prop-
- 3 erty at the Indiana Army Ammunition Plant consisting
- 4 of approximately 500 acres located along the Ohio River.".
- 5 (b) Conforming Amendments.—Such section is
- 6 further amended by striking out "conveyance" both places
- 7 it appears in subsections (b) and (d) and inserting in lieu
- 8 thereof "conveyances".
- 9 SEC. 2834. MODIFICATION OF LAND CONVEYANCE,
- 10 LOMPOC, CALIFORNIA.
- 11 (a) Change in Authorized Uses of Land.—Sec-
- 12 tion 834(b)(1) of the Military Construction Authorization
- 13 Act, 1985 (Public Law 98–407; 98 Stat. 1526), is amend-
- 14 ed by striking out subparagraphs (A) and (B) and insert-
- 15 ing in lieu thereof the following new subparagraphs:
- 16 "(A) for educational and recreational purposes;
- 17 "(B) for open space; or".
- 18 (b) Conforming Deed Changes.—With respect to
- 19 the land conveyance made pursuant to section 834 of the
- 20 Military Construction Authorization Act, 1985, the Sec-
- 21 retary of the Army shall execute and file in the appro-
- 22 priate office or offices an amended deed or other appro-
- 23 priate instrument effectuating the changes to the author-
- 24 ized uses of the conveyed property resulting from the
- 25 amendment made by subsection (a).

1	SEC. 2835. MODIFICATION OF LAND CONVEYANCE, ROCKY
2	MOUNTAIN ARSENAL, COLORADO.
3	Section 5(c) of Public Law 102–402 (106 Stat. 1966)
4	is amended by striking out "The transferred property
5	shall be sold in advertised sales" and inserting in lieu
6	thereof "The Administrator shall convey the transferred
7	property to Commerce City, Colorado, in a negotiated
8	sale,".
9	SEC. 2836. CORRECTION OF LAND CONVEYANCE AUTHOR-
10	ITY, ARMY RESERVE CENTER, ANDERSON,
11	SOUTH CAROLINA.
12	(a) Identification of Recipient.—Subsection (a)
13	of section 2824 of the Military Construction Authorization
14	Act for Fiscal Year 1997 (division B of Public Law 104–
15	201; 110 Stat. 2793) is amended by striking out "County
16	of Anderson, South Carolina (in this section referred to
17	as the 'County')" and inserting in lieu thereof "Board of
18	Education, Anderson County, South Carolina (in this sec-
19	tion referred to as the 'Board')".
20	(b) Conforming Amendments.—Subsections (b)
21	and (c) of such section are amended by striking out
22	"County" each place it appears and inserting in lieu there-
23	of "Board".

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1	SEC.	2837.	LAND	CONVEYA	NCE.	FORT	BRAGG.	NORTH	CARO-

- 2 LINA.
- 3 (a) Conveyance Authorized.—The Secretary of
- 4 the Army may convey, without consideration, to the Town
- 5 of Spring Lake, North Carolina (in this section referred
- 6 to as the "Town", all right, title, and interest of the Unit-
- 7 ed States in and to a parcel of unimproved real property
- 8 consisting of approximately 50 acres located at Fort
- 9 Bragg, North Carolina. The purpose of the conveyance is
- 10 to improve access by the Town to a waste treatment facil-
- 11 ity and to permit economic development.
- 12 (b) Description of Property.—The exact acreage
- 13 and legal description of the real property to be conveyed
- 14 under subsection (a) shall be determined by a survey satis-
- 15 factory to the Secretary. The cost of the survey shall be
- 16 borne by the Town.
- 17 (c) Additional Terms and Conditions.—The
- 18 Secretary may require such additional terms and condi-
- 19 tions in connection with the conveyance under subsection
- 20 (a) as the Secretary considers appropriate to protect the
- 21 interests of the United States.
- 22 SEC. 2838. LAND CONVEYANCE, GIBSON ARMY RESERVE
- 23 CENTER, CHICAGO, ILLINOIS.
- 24 (a) Conveyance Authorized.—The Secretary of
- 25 the Army may convey, without consideration, to the
- 26 Lawndale Business and Local Development Corporation

- 1 (in this section referred to as the "Corporation"), a non-
- 2 profit organization organized in the State of Illinois, all
- 3 right, title, and interest of the United States in and to
- 4 a parcel of real property, including improvements thereon,
- 5 that is located at 4454 West Cermak Road in Chicago,
- 6 Illinois, and contains the Gibson Army Reserve Center.
- 7 (b) Description of Property.—The exact acreage
- 8 and legal description of the real property to be conveyed
- 9 under subsection (a) shall be determined by a survey satis-
- 10 factory to the Secretary. The cost of the survey shall be
- 11 borne by the Corporation.
- 12 (c) Additional Terms and Conditions.—The
- 13 Secretary may require such additional terms and condi-
- 14 tions in connection with the conveyance under subsection
- 15 (a) as the Secretary considers appropriate to protect the
- 16 interests of the United States.
- 17 SEC. 2839. LAND CONVEYANCE, FORT DIX, NEW JERSEY.
- 18 (a) Conveyances Authorized.—(1) The Secretary
- 19 of the Army may convey, without consideration, to the
- 20 Borough of Wrightstown, New Jersey (in this section re-
- 21 ferred to as the "Borough"), all right, title, and interest
- 22 of the United States in and to a parcel of real property
- 23 (including improvements thereon) consisting of approxi-
- 24 mately 39.69 acres located at Fort Dix, New Jersey, for

- 1 the purpose of permitting the Borough to develop the par-
- 2 cel for economic purposes.
- 3 (2) The Secretary may convey, without consideration,
- 4 to the New Hanover Board of Education (in this section
- 5 referred to as the "Board"), all right, title, and interest
- 6 of the United States in and to an additional parcel of real
- 7 property (including improvements thereon) at Fort Dix
- 8 consisting of approximately five acres for the purpose of
- 9 permitting the Board to develop the parcel for educational
- 10 purposes.
- 11 (b) 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 surveys satis-
- 14 factory to the Secretary. The cost of the survey in connec-
- 15 tion with the conveyance under subsection (a)(1) shall be
- 16 borne by the Borough, and the cost of the survey in con-
- 17 nection with the conveyance under subsection (a)(2) shall
- 18 be borne by the Board.
- 19 (c) Additional Terms and Conditions.—The
- 20 Secretary may require such additional terms and condi-
- 21 tions in connection with the conveyances under subsection
- 22 (a) as the Secretary considers appropriate to protect the
- 23 interests of the United States.

1	Part II—Navy Conveyances
2	SEC. 2851. CORRECTION OF LEASE AUTHORITY, NAVAL AIR
3	STATION, MERIDIAN, MISSISSIPPI.
4	(a) Correction of Lessee.—Subsection (a) of sec-
5	tion 2837 of the Military Construction Authorization Act
6	for Fiscal Year 1997 (division B of Public Law 104–201;
7	110 Stat. 2798) is amended—
8	(1) by striking out "State of Mississippi (in this
9	section referred to as the 'State')" and inserting in
10	lieu thereof "County of Lauderdale, Mississippi (in
11	this section referred to as the 'County')"; and
12	(2) by striking out "The State" and inserting
13	in lieu thereof "The County".
14	(b) Conforming Amendments.—Subsections (b)
15	and (c) of such section are amended by striking out
16	"State" each place it appears and inserting in lieu thereof
17	"County".
18	Part III—Air Force Conveyances
19	SEC. 2861. LAND TRANSFER, EGLIN AIR FORCE BASE, FLOR-
20	IDA.
21	(a) Transfer.—Jurisdiction over the real property
22	withdrawn by Executive Order 4525, dated October 1,
23	1826, which consists of approximately 440 acres of land
24	at Cape San Blas, Gulf County, Florida, and any improve-
25	ments thereon, is transferred from the administrative ju-
26	risdiction of the Secretary of Transportation to the admin-

- 1 istrative jurisdiction of the Secretary of the Air Force,
- 2 without reimbursement. Executive Order 4525 is revoked,
- 3 and the transferred real property shall be administered by
- 4 the Secretary of the Air Force pursuant to the Federal
- 5 Property and Administrative Services Act of 1949 (40
- 6 U.S.C. 471 et seq.) and such other laws as may be applica-
- 7 ble to Federal real property.
- 8 (b) Use of Property.—The real property trans-
- 9 ferred under subsection (a) may be used in conjunction
- 10 with operations at Eglin Air Force Base, Florida.
- 11 (c) Legal Description.—The exact acreage and
- 12 legal description of the real property to be transferred
- 13 under this section shall be determined by a survey satis-
- 14 factory to the Secretary of the Air Force. The cost of the
- 15 survey shall be borne by the Secretary of the Air Force.
- 16 SEC. 2862. STUDY OF LAND EXCHANGE OPTIONS, SHAW AIR
- 17 FORCE BASE, SOUTH CAROLINA.
- 18 Section 2874 of the National Defense Authorization
- 19 Act for Fiscal Year 1996 (Public Law 104–106; 110 Stat.
- 20 583) is amended by adding at the end the following new
- 21 subsection:
- 22 "(g) Study of Exchange Options.—To facilitate
- 23 the use of a land exchange to acquire the real property
- 24 described in subsection (a), the Secretary of the Air Force
- 25 shall conduct a study to identify real property in the pos-

- 1 session of the Air Force (located in the State of South
- 2 Carolina or elsewhere) that satisfies the requirements of
- 3 subsection (b)(2), is acceptable to the party holding the
- 4 property to be acquired, and is otherwise suitable for ex-
- 5 change under this section. Not later than three months
- 6 after the date of the enactment of the National Defense
- 7 Authorization Act for Fiscal Year 1998, the Secretary
- 8 shall submit to Congress a report containing the results
- 9 of the study.".
- 10 SEC. 2863. LAND CONVEYANCE, MARCH AIR FORCE BASE,
- 11 CALIFORNIA.
- 12 (a) Conveyance Authorized.—The Secretary of
- 13 the Air Force may convey to Air Force Village West, In-
- 14 corporated (in this section referred to as the "Corpora-
- 15 tion"), of Riverside, California, all right, title, and interest
- 16 of the United States in and to a parcel of real property
- 17 located at March Air Force Base, California, and consist-
- 18 ing of approximately 75 acres, as more fully described in
- 19 subsection (c).
- 20 (2) If the Secretary does not make the conveyance
- 21 authorized by paragraph (1) to the Corporation on or be-
- 22 fore January 1, 2006, the Secretary shall convey the real
- 23 property instead to the March Joint Powers Authority, the
- 24 redevelopment authority established for March Air Force
- 25 Base.

1	(b) Consideration.—As consideration for the con-
2	veyance under subsection (a), the Corporation shall pay
3	to the United States an amount equal to the fair market
4	value of the real property, as determined by the Secretary.
5	(c) Land Description.—The real property to be
6	conveyed under this section is contiguous to land conveyed
7	to the Corporation pursuant to section 835 of the Military
8	Construction Authorization Act, 1985 (Public Law 98–
9	407; 98 Stat. 1527), and lies within sections 27, 28, 33,
10	and 34 of Township 3 South, Range 4 West, San
11	Bernardino Base and Meridian, County of Riverside, Cali-
12	fornia. The exact acreage and legal description of the real
13	property shall be determined by a survey satisfactory to
14	the Secretary. The cost of the survey shall be borne by
15	the party receiving the property.
16	(d) Technical Corrections Regarding Pre-
17	VIOUS CONVEYANCE.—Section 835 of the Military Con-
18	struction Authorization Act, 1985 (Public Law 98-407;
19	98 Stat. 1527), is amended—
20	(1) in subsection (b), by striking out "sub-

(a)"; and
(2) in subsection (c), by striking out "Clark

section (b)" and inserting in lieu thereof "subsection

24 Street," and all that follows through the period and 25 inserting in lieu thereof "Village West Drive, on the

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1	west by Allen Avenue, on the south by 8th Street,
2	and the north is an extension of 11th Street between
3	Allen Avenue and Clark Street.".
4	SEC. 2864. LAND CONVEYANCE, ELLSWORTH AIR FORCE
5	BASE, SOUTH DAKOTA.
6	(a) Conveyance Required.—The Secretary of the
7	Air Force may convey, without consideration, to the
8	Greater Box Elder Area Economic Development Corpora-
9	tion, Box Elder, South Dakota (in this section referred
10	to as the "Corporation"), all right, title, and interest of
11	the United States in and to the parcels of real property
12	located at Ellsworth Air Force Base, South Dakota, re-
13	ferred to in subsection (b).
14	(b) Covered Property.—(1) Subject to paragraph
15	(2), the real property referred to in subsection (a) is the
16	following:
17	(A) A parcel of real property, together with any
18	improvements thereon, consisting of approximately
19	53.32 acres and comprising the Skyway Military
20	Family Housing Area.
21	(B) A parcel of real property, together with any
22	improvements thereon, consisting of approximately
23	137.56 acres and comprising the Renal Heights
24	Military Family Housing Area.

1	(C) A parcel of real property, together with any
2	improvements thereon, consisting of approximately
3	14.92 acres and comprising the East Nike Military
4	Family Housing Area.
5	(D) A parcel of real property, together with any
6	improvements thereon, consisting of approximately
7	14.69 acres and comprising the South Nike Military
8	Family Housing Area.
9	(E) A parcel of real property, together with any
10	improvements thereon, consisting of approximately
11	14.85 acres and comprising the West Nike Military
12	Family Housing Area.
13	(2) The real property referred to in subsection (a)
14	does not include the portion of real property referred to
15	in paragraph (1)(B) that the Secretary determines to be
16	required for the construction of an access road between
17	the main gate of Ellsworth Air Force Base and an inter-
18	change on Interstate Route 90 located in the vicinity of
19	mile marker 67 in South Dakota.
20	(c) Conditions of Conveyance.—The conveyance
21	of the real property referred to in subsection (b) shall be
22	subject to the following conditions:
23	(1) That the Corporation, and any person or
24	entity to which the Corporation transfers the prop-

erty, comply in the use of the property with the ap-

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- 1 plicable provisions of the Ellsworth Air Force Base
- 2 Air Installation Compatible Use Zone Study.
- 3 (2) That the Corporation convey a portion of
- 4 the real property referred to in paragraph (1)(A) of
- 5 that subsection, together with any improvements
- 6 thereon, consisting of approximately 20 acres to the
- 7 Douglas School District, South Dakota, for use for
- 8 education purposes.
- 9 (d) REVERSIONARY INTEREST.—If the Secretary de-
- 10 termines that any portion of the real property conveyed
- 11 under subsection (a) is not being utilized in accordance
- 12 with the applicable provision of subsection (c), all right,
- 13 title, and interest in and to that portion of the real prop-
- 14 erty shall revert to the United States, and the United
- 15 States shall have the right of immediate entry thereon.
- 16 (e) Legal Description.—The exact acreage and
- 17 legal description of the property conveyed under sub-
- 18 section (a) shall be determined by a survey satisfactory
- 19 to the Secretary. The cost of the survey shall be borne
- 20 by the Corporation.
- 21 (f) Additional Terms and Conditions.—The Sec-
- 22 retary may require such additional terms and conditions
- 23 in connection with the conveyance under subsection (a) as
- 24 the Secretary considers appropriate to protect the inter-
- 25 ests of the United States.

Subtitle E—Other Matters 1 SEC. 2881. REPEAL OF REQUIREMENT TO OPERATE NAVAL 3 ACADEMY DAIRY FARM. 4 (a) Operation.—(1) Chapter 603 of title 10, United States Code, is amended by adding at the end the follow-5 ing new section: 6 7 "§ 6976. Operation of Naval Academy dairy farm 8 "(a) Discretion Regarding Continued Oper-ATION.—(1) Subject to paragraph (2), the Secretary of 10 the Navy may terminate or reduce the dairy or other oper-11 ations conducted at the Naval Academy dairy farm located 12 in Gambrills, Maryland. 13 "(2) Notwithstanding the termination or reduction of operations at the Naval Academy dairy farm under para-15 graph (1), the real property containing the dairy farm 16 (consisting of approximately 875 acres)— 17 "(A) may not be declared to be excess real 18 property to the needs of the Navy or transferred or 19 otherwise disposed of by the Navy or any Federal 20 agency; and 21 "(B) shall be maintained in its rural and agri-22 cultural nature. 23 "(b) Lease Authority.—(1) Subject to paragraph 24 (2), to the extent that the termination or reduction of op-

erations at the Naval Academy dairy farm permit, the Sec-

- 1 retary of the Navy may lease the real property containing
- 2 the dairy farm, and any improvements and personal prop-
- 3 erty thereon, to such persons and under such terms as
- 4 the Secretary considers appropriate. In leasing any of the
- 5 property, the Secretary may give a preference to persons
- 6 who will continue dairy operations on the property.
- 7 "(2) Any lease of property at the Naval Academy
- 8 dairy farm shall be subject to a condition that the lessee
- 9 maintain the rural and agricultural nature of the leased
- 10 property.
- 11 "(c) Effect of Other Laws.—Nothing in section
- 12 6971 of this title shall be construed to require the Sec-
- 13 retary of the Navy or the Superintendent of the Naval
- 14 Academy to operate a dairy farm for the Naval Academy
- 15 in Gambrills, Maryland, or any other location.".
- 16 (2) The table of sections at the beginning of such
- 17 chapter is amended by adding at the end the following
- 18 new item:

"6976. Operation of Naval Academy dairy farm.".

- 19 (b) Conforming Repeal of Existing Require-
- 20 Ments.—Section 810 of the Military Construction Au-
- 21 thorization Act, 1968 (Public Law 90–110; 81 Stat. 309),
- 22 is repealed.

1	SEC. 2882. LONG-TERM LEASE OF PROPERTY, NAPLES
2	ITALY.
3	(a) Authority.—Subject to subsection (d), the Sec-
4	retary of the Navy may acquire by long-term lease struc-
5	tures and real property relating to a regional hospital com-
6	plex in Naples, Italy, that the Secretary determines to be
7	necessary for purposes of the Naples Improvement Initia-
8	tive.
9	(b) Lease Term.—Notwithstanding section 2675 of
10	title 10, United States Code, the lease authorized by sub-
11	section (a) shall be for a term of not more than 20 years.
12	(c) Expiration of Authority.—The authority of
13	the Secretary to enter into a lease under subsection (a)
14	shall expire on September 30, 2002.
15	(d) Authority Contingent on Appropriations
16	ACTS.—The authority of the Secretary to enter into a
17	lease under subsection (a) is available only to the extent
18	or in the amount provided in advance in appropriations
19	Acts.
20	SEC. 2883. DESIGNATION OF MILITARY FAMILY HOUSING
21	AT LACKLAND AIR FORCE BASE, TEXAS, IN
22	HONOR OF FRANK TEJEDA, A FORMER MEM-
23	BER OF THE HOUSE OF REPRESENTATIVES.
24	The military family housing developments to be con-
25	structed at two locations on Government property at
26	Lackland Air Force Base, Texas, under the authority of

1	subchapter IV of chapter 169 of title 10, United States
2	Code, shall be designated by the Secretary of the Air
3	Force, at an appropriate time, as follows:
4	(1) The northern development shall be des-
5	ignated as "Frank Tejeda Estates North".
6	(2) The southern development shall be des-
7	ignated as "Frank Tejeda Estates South".
8	TITLE XXIX—SIKES ACT
9	IMPROVEMENT
10	SEC. 2901. SHORT TITLE.
11	This title may be cited as the "Sikes Act Improve-
12	ment Amendments of 1997".
13	SEC. 2902. DEFINITION OF SIKES ACT FOR PURPOSES OF
14	AMENDMENTS.
15	In this title, the term "Sikes Act" means the Act en-
	<i>'</i>
16	titled "An Act to promote effectual planning, development,
	,
16	titled "An Act to promote effectual planning, development, maintenance, and coordination of wildlife, fish, and game
16 17	titled "An Act to promote effectual planning, development, maintenance, and coordination of wildlife, fish, and game
16 17 18	titled "An Act to promote effectual planning, development, maintenance, and coordination of wildlife, fish, and game conservation and rehabilitation in military reservations",
16 17 18 19	titled "An Act to promote effectual planning, development, maintenance, and coordination of wildlife, fish, and game conservation and rehabilitation in military reservations", approved September 15, 1960 (16 U.S.C. 670a et seq.),
16 17 18 19 20	titled "An Act to promote effectual planning, development, maintenance, and coordination of wildlife, fish, and game conservation and rehabilitation in military reservations", approved September 15, 1960 (16 U.S.C. 670a et seq.), commonly referred to as the "Sikes Act".
116 117 118 119 220 221	titled "An Act to promote effectual planning, development, maintenance, and coordination of wildlife, fish, and game conservation and rehabilitation in military reservations", approved September 15, 1960 (16 U.S.C. 670a et seq.), commonly referred to as the "Sikes Act". SEC. 2903. CODIFICATION OF SHORT TITLE OF ACT.
16 17 18 19 20 21 22	titled "An Act to promote effectual planning, development, maintenance, and coordination of wildlife, fish, and game conservation and rehabilitation in military reservations", approved September 15, 1960 (16 U.S.C. 670a et seq.), commonly referred to as the "Sikes Act". SEC. 2903. CODIFICATION OF SHORT TITLE OF ACT. The Sikes Act (16 U.S.C. 670a et seq.) is amended.

1 SEC. 2904. INTEGRATED NATURAL RESOURCE MANAGE-

- 2 MENT PLANS.
- 3 (a) Plans Required.—Subsection (a) of section
- 4 101 of the Sikes Act (16 U.S.C. 670a) is amended to read
- 5 as follows:
- 6 "(a) Integrated Natural Resources Manage-
- 7 MENT PLANS.—
- 8 "(1) Plans required.—The Secretary of De-
- 9 fense shall carry out a program to provide for the
- 10 conservation and rehabilitation of natural resources
- on military installations. To facilitate the program,
- the Secretary of each military department shall pre-
- pare and implement an integrated natural resources
- management plan for each military installation in
- the United States under the jurisdiction of the Sec-
- retary, unless the Secretary determines that the ab-
- sence of significant natural resources on a particular
- installation makes preparation of such a plan inap-
- 19 propriate.
- 20 "(2) Cooperative Preparation.—The Sec-
- 21 retary of a military department shall prepare the in-
- tegrated natural resources management plans for
- which the Secretary is responsible in cooperation
- 24 with the Secretary of the Interior, acting through
- 25 the Director of the Fish and Wildlife Service, and
- the head of the appropriate State fish and wildlife

1	agency or agencies for the State in which the mili-
2	tary installation involved is located. The resulting
3	plan for a military installation consistent with para-
4	graph (4) shall reflect the mutual agreement of the
5	parties concerning conservation, protection, and
6	management of fish and wildlife resources.
7	"(3) Purpose of Plans.—Consistent with the
8	use of military installations to ensure the prepared-
9	ness of the Armed Forces, the Secretaries of the
10	military departments shall carry out the program re-
11	quired by this subsection to provide for—
12	"(A) the conservation and rehabilitation of
13	natural resources on military installations;
14	"(B) the sustained multipurpose use of
15	these resources, to include hunting, fishing,
16	trapping, and nonconsumptive uses; and
17	"(C) subject to safety requirements and
18	military security, public access to military in-
19	stallations to facilitate these uses.
20	"(4) Rule of Construction.—Nothing in
21	this Act shall be construed as modifying or repealing
22	the provisions of any Federal law governing the con-
23	servation or protection of fish and wildlife resources,
24	nor as enlarging or diminishing the responsibility

and authority of the States for the protection and

25

1	management of fish and resident wildlife. Except as
2	elsewhere specifically provided in this section and
3	section 102, nothing in this Act shall be construed
4	as authorizing the Secretary of a military depart-
5	ment to require a Federal license or permit to hunt,
6	fish, or trap on a military installation.
7	(b) Conforming Amendments.—Title I of the
8	Sikes Act is amended—
9	(1) in section $101(b)(4)$ (16 U.S.C.
10	670a(b)(4)), by striking out "cooperative plan" each
11	place it appears and inserting in lieu thereof "inte-
12	grated natural resource management plan";
13	(2) in section 101(c) (16 U.S.C. 670a(c)), in
14	the matter preceding paragraph (1) by striking out
15	"a cooperative plan" and inserting in lieu thereof
16	"an integrated natural resource management plan";
17	(3) in section 101(d) (16 U.S.C. 670a(d)), in
18	the matter preceding paragraph (1) by striking out
19	"cooperative plans" and inserting in lieu thereof "in-
20	tegrated natural resource management plans";
21	(4) in section 101(e) (16 U.S.C. 670a(e)), by
22	striking out "Cooperative plans" and inserting in
23	lieu thereof "Integrated natural resource manage-
24	ment plans";

1	(5) in section 102 (16 U.S.C. 670b), by striking
2	out "a cooperative plan" and inserting in lieu there-
3	of "an integrated natural resource management
4	plan'';
5	(6) in section 103 (16 U.S.C. 670c), by striking
6	out "a cooperative plan" and inserting in lieu there-
7	of "an integrated natural resource management
8	plan'';
9	(7) in section 106(a) (16 U.S.C. 670f(a)), by
10	striking out "cooperative plans" and inserting in lieu
11	thereof "integrated natural resource management
12	plans''; and
13	(8) in section 106(c) (16 U.S.C. 670f(c)), by
14	striking out "cooperative plans" and inserting in lieu
15	thereof "integrated natural resource management
16	plans''.
17	(c) Contents of Plans.—Section 101(b) of the
18	Sikes Act (16 U.S.C. 670a(b)) is amended—
19	(1) by striking out "Each cooperative plan" and
20	all that follows through paragraph (1) and inserting
21	in lieu thereof the following:
22	"(b) Required Elements of Plans.—Consistent
23	with the use of military installations to ensure the pre-
24	paredness of the Armed Forces, each integrated natural

1	resources management plan prepared under subsection
2	(a)—
3	"(1) shall, where appropriate and applicable,
4	provide for—
5	"(A) fish and wildlife management, land
6	management, forest management, and fish and
7	wildlife-oriented recreation;
8	"(B) fish and wildlife habitat enhancement
9	or modifications;
10	"(C) wetland protection, enhancement, and
11	restoration, where necessary for support of fish
12	or wildlife;
13	"(D) integration of, and consistency
14	among, the various activities conducted under
15	the plan;
16	"(E) establishment of specific natural re-
17	source management objectives and time frames
18	for proposed action;
19	"(F) sustained use by the public of natural
20	resources to the extent such use is not incon-
21	sistent with the needs of fish and wildlife re-
22	sources management;
23	"(G) public access to the military installa-
24	tion that is necessary or appropriate for the use
25	described in subparagraph (F), subject to re-

1	quirements necessary to ensure safety and mili-
2	tary security;
3	"(H) enforcement of natural resource laws
4	and regulations;
5	"(I) no net loss in the capability of mili-
6	tary installation lands to support the military
7	mission of the installation; and
8	"(J) such other activities as the Secretary
9	of the military department considers appro-
10	priate;"
11	(2) by striking out paragraph (3);
12	(3) by redesignating paragraph (4) as para-
13	graph (3); and
14	(4) in paragraph (3)(A) (as so redesignated), by
15	striking out "collect the fees therefor," and inserting
16	in lieu thereof "collect, spend, administer, and ac-
17	count for fees therefor,".
18	SEC. 2905. REVIEW FOR PREPARATION OF INTEGRATED
19	NATURAL RESOURCE MANAGEMENT PLANS.
20	(a) Review of Military Installations.—
21	(1) Review.—The Secretary of each military
22	department shall, by not later than nine months
23	after the date of the enactment of this Act—
24	(A) review each military installation in the
25	United States that is under the jurisdiction of

1	that Secretary to determine the military instal-
2	lations for which the preparation of an inte-
3	grated natural resource management plan
4	under section 101 of the Sikes Act, as amended
5	by this title, is appropriate; and
6	(B) submit to the Secretary of Defense a
7	report on those determinations.
8	(2) Report to congress.—The Secretary of
9	Defense shall, by not later than 12 months after the
10	date of the enactment of this Act, submit to the
11	Congress a report on the reviews conducted under
12	paragraph (1). The report shall include—
13	(A) a list of those military installations re-
14	viewed under paragraph (1) for which the Sec-
15	retary of the military department concerned de-
16	termines the preparation of an integrated natu-
17	ral resource management plan is not appro-
18	priate; and
19	(B) for each of the military installations
20	listed under subparagraph (A), an explanation
21	of the reasons such a plan is not appropriate.
22	(b) Deadline for Integrated Natural Re-
23	SOURCE MANAGEMENT PLANS.—Not later than two years
24	after the date of the submission of the report required
25	under subsection (a)(2), the Secretary of each military de-

I	partment shall,	for each	military	installation	for v	vhich	the

- 2 Secretary has not determined under subsection (a)(2)(A)
- 3 that preparation of an integrated natural resource man-
- 4 agement plan is not appropriate—
- 5 (1) prepare and begin implementing such a plan 6 in accordance with section 101(a) of the Sikes Act, 7 as amended by section 2904; or
- 8 (2) in the case of a military installation for 9 which there is in effect a cooperative plan under sec-10 tion 101(a) of the Sikes Act on the day before the 11 date of the enactment of this Act, complete negotia-12 tions with the Secretary of the Interior and the 13 heads of the appropriate State agencies regarding 14 changes to that plan that are necessary for the plan 15 to constitute an integrated natural resource plan 16 that complies with that section, as amended by sec-17 tion 2904.
- 18 (c) Public Comment.—The Secretary of each mili-19 tary department shall provide an opportunity for the sub-20 mission of public comments on—
- 21 (1) integrated natural resource management 22 plans proposed pursuant to subsection (b)(1); and
- 23 (2) changes to cooperative plans proposed pur-24 suant to subsection (b)(2).

1 SEC. 2906. ANNUAL REVIEWS AND REPORTS.

2	Section 101 of the Sikes Act (16 U.S.C. 670a) is
3	amended by adding at the end the following new sub-
4	section:
5	"(f) REVIEWS AND REPORTS.—
6	"(1) Secretary of Defense.—The Secretary
7	of Defense shall, by not later than March 1 of each
8	year, review the extent to which integrated natural
9	resource management plans were prepared or in ef-
10	fect and implemented in accordance with this Act in
11	the preceding year, and submit a report on the find-
12	ings of that review to the committees. Each report
13	shall include—
14	"(A) the number of integrated natural re-
15	source management plans in effect in the year
16	covered by the report, including the date on
17	which each plan was issued in final form or
18	most recently revised;
19	"(B) the amount of moneys expended on
20	conservation activities conducted pursuant to
21	those plans in the year covered by the report;
22	and
23	"(C) an assessment of the extent to which
24	the plans comply with the requirements of this
25	Act .

1 "(2) Secretary of the interior.—The Sec-2 retary of the Interior, by not later than March 1 of 3 each year and in consultation with State agencies responsible for conservation or management of fish or 5 wildlife, shall submit a report to the committees on 6 the amount of moneys expended by the Department 7 of the Interior and those State agencies in the year 8 covered by the report on conservation activities con-9 ducted pursuant to integrated natural resource man-10 agement plans.

"(3) COMMITTEES DEFINED.—For purposes of this subsection, the term 'committees' means the Committee on Resources and the Committee on National Security of the House of Representatives and the Committee on Armed Services and the Committee on Environment and Public Works of the Senate.".

18 SEC. 2907. TRANSFER OF WILDLIFE CONSERVATION FEES

19 FROM CLOSED MILITARY INSTALLATIONS.

- Subsection (b)(3)(B) of section 101(b) of the Sikes 21 Act (16 U.S.C. 670a(b)), as redesignated and amended 22 by section 2904, is further amended by inserting before
- 23 the period at the end the following: ", unless that military
- 24 installation is subsequently closed, in which case the fees

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- 1 may be transferred to another military installation to be
- 2 used for the same purposes".
- 3 SEC. 2908. FEDERAL ENFORCEMENT.
- 4 Title I of the Sikes Act (16 U.S.C. 670a et seq.) is
- 5 amended—
- 6 (1) by redesignating section 106, as amended
- 7 by section 2904(b), as section 109; and
- 8 (2) by inserting after section 105 the following
- 9 new section:
- 10 "SEC. 106. FEDERAL ENFORCEMENT OF OTHER LAWS.
- 11 "All Federal laws relating to the conservation of nat-
- 12 ural resources on Federal lands may be enforced by the
- 13 Secretary of Defense with respect to violations of those
- 14 laws that occur on military installations within the United
- 15 States.".
- 16 SEC. 2909. NATURAL RESOURCE MANAGEMENT SERVICES.
- 17 Title I of the Sikes Act (16 U.S.C. 670a et seq.) is
- 18 amended by inserting after section 106 (as added by sec-
- 19 tion 2908) the following new section:
- 20 "SEC. 107. NATURAL RESOURCE MANAGEMENT SERVICES.
- 21 "The Secretary of each military department shall en-
- 22 sure, within available resources, that sufficient numbers
- 23 of professionally trained natural resource management
- 24 personnel and natural resource law enforcement personnel
- 25 are available and assigned responsibility to perform tasks

- 1 necessary to comply with this Act, including the prepara-
- 2 tion and implementation of integrated natural resource
- 3 management plans.".
- 4 SEC. 2910. DEFINITIONS.
- 5 Title I of the Sikes Act (16 U.S.C. 670a et seq.) is
- 6 amended by inserting after section 107 (as added by sec-
- 7 tion 2909) the following new section:
- 8 "SEC. 108. DEFINITIONS.
- 9 "In this title:

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11 'military installation' means any land or interest in 12 land owned by the United States and administered 13 by the Secretary of Defense or the Secretary of a

"(1) MILITARY INSTALLATION.—(A) The term

- military department (except civil works lands). The
- initially department (encope of in worth addition). The

term includes all public lands withdrawn from all

- forms of appropriation under public land laws and
- 17 reserved for use by the Secretary of Defense or the
- 18 Secretary of a military department.
- 19 "(B) The term does not include any lands oth-
- erwise covered by subparagraph (A) that are subject
- 21 to an approved recommendation for closure under
- the Defense Base Closure and Realignment Act of
- 23 1990 (part A of title XXIX of Public Law 101–510;
- 24 10 U.S.C. 2687 note).

1 "(2) State fish and wildlife agency.—The 2 term 'State fish and wildlife agency' means an agency or agencies of State government that is respon-3 sible under State law for managing fish or wildlife 5 resources. 6 "(3) United STATES.—The term 'United 7 States' means the States, the District of Columbia, 8 and the territories and possessions of the United 9 States.". 10 SEC. 2911. COOPERATIVE AGREEMENTS. 11 Section 103a of the Sikes Act (16 U.S.C. 670c-1) 12 is amended— (1) in subsection (a) by striking out "Secretary 13 14 of Defense" and inserting "Secretary of a military 15 department"; 16 (b) by striking out subsection (b) and inserting in lieu thereof the following new subsection: 17 18 "(b) Funds appropriated to the Department of Defense for a fiscal year may be obligated to cover the cost 19 of goods and services provided either under a cooperative 20 21 agreement entered into under subsection (a) or through 22 an agency agreement under section 1535 of title 31, Unit-23 ed States Code, during any 18-month period beginning in that fiscal year, without regard to whether the agreement

crosses fiscal years.".

1	SEC. 2912. REPEAL OF SUPERSEDED PROVISION.
2	Section 2 of the Act of October 27, 1986 (Public Law
3	99–561; 16 U.S.C. 670a–1), is repealed.
4	SEC. 2913. CLERICAL AMENDMENTS.
5	Title I of the Sikes Act, as amended by this title,
6	is amended—
7	(1) in the heading for the title by striking out
8	"MILITARY RESERVATIONS" and inserting in
9	lieu thereof "MILITARY INSTALLATIONS";
10	(2) in section $101(b)(3)$ (16 U.S.C.
11	670a(b)(3)), as redesignated and amended by sec-
12	tion 2904—
13	(A) in subparagraph (A), by striking out
14	"the reservation" and inserting in lieu thereof
15	"the installation"; and
16	(B) in subparagraph (B), by striking out
17	"the military reservation" and inserting in lieu
18	thereof "the military installation";
19	(4) in section 101(c) (16 U.S.C. 670a(c))—
20	(A) in paragraph (1), by striking out "a
21	military reservation" and inserting in lieu
22	thereof "a military installation"; and
23	(B) in paragraph (2), by striking out "the
24	reservation" and inserting in lieu thereof "the
25	installation";

1	(5) in section 102 (16 U.S.C. 670b), by striking
2	out "military reservations" and inserting in lieu
3	thereof "military installations"; and
4	(6) in section 103 (16 U.S.C. 670c)—
5	(A) by striking out "military reservations"
6	and inserting in lieu thereof "military installa-
7	tions'; and
8	(B) by striking out "such reservations"
9	and inserting in lieu thereof "such installa-
10	tions".
11	SEC. 2914. AUTHORIZATIONS OF APPROPRIATIONS.
12	(a) Programs on Military Installations.—Sub-
13	sections (b) and (c) of section 109 of the Sikes Act (as
14	redesignated by section 1408) are each amended by strik-
15	ing out "1983" and all that follows through "1993," and
16	inserting in lieu thereof "1983 through 2000,".
17	(b) Programs on Public Lands.—Section 209 of
18	the Sikes Act (16 U.S.C. 6700) is amended—
19	(1) in subsection (a), by striking out "the sum
20	of \$10,000,000" and all that follows through "to en-
21	able the Secretary of the Interior" and inserting in
22	lieu thereof "\$4,000,000 for each of fiscal years
23	1998 through 2003, to enable the Secretary of the
24	Interior"; and

1	(2) in subsection (b), by striking out "the sum
2	of \$12,000,000" and all that follows through "to en-
3	able the Secretary of Agriculture" and inserting in
4	lieu thereof "\$5,000,000 for each of fiscal years
5	1998 through 2003, to enable the Secretary of Agri-
6	culture".
7	DIVISION C—DEPARTMENT OF
8	ENERGY NATIONAL SECURITY
9	AUTHORIZATIONS AND
10	OTHER AUTHORIZATIONS
11	TITLE XXXI—DEPARTMENT OF
12	ENERGY NATIONAL SECURITY
13	PROGRAMS
14	Subtitle A—National Security
15	Programs Authorizations
16	SEC. 3101. WEAPONS ACTIVITIES.
17	(a) Stockpile Stewardship.—Funds are hereby
18	authorized to be appropriated to the Department of En-
19	ergy for fiscal year 1998 for stockpile stewardship in car-
20	rying out weapons activities necessary for national secu-
21	rity programs in the amount of \$1,733,400,000, to be allo-
22	cated as follows:
23	(1) For core stockpile stewardship
24	\$1,257,100,000, to be allocated as follows:

1	(A) For operation and maintenance,
2	\$1,158,290,000.
3	(B) For plant projects (including mainte-
4	nance, restoration, planning, construction, ac-
5	quisition, modification of facilities, and the con-
6	tinuation of projects authorized in prior years,
7	and land acquisition related thereto),
8	\$98,810,000, to be allocated as follows:
9	Project 97–D–102, dual-axis radio-
10	graphic hydrotest facility, Los Alamos Na-
11	tional Laboratory, Los Alamos, New Mex-
12	ico, \$46,300,000.
13	Project 96–D–102, stockpile steward-
14	ship facilities revitalization, Phase VI, var-
15	ious locations, \$19,810,000.
16	Project 96–D–103, ATLAS, Los Ala-
17	mos National Laboratory, Los Alamos,
18	New Mexico, \$13,400,000.
19	Project 96–D–105, contained firing
20	facility addition, Lawrence Livermore Na-
21	tional Laboratory, Livermore, California,
22	\$19,300,000.
23	(2) For inertial fusion, \$414,800,000, to be al-
24	located as follows:

1	(A) For operation and maintenance,
2	\$217,000,000.
3	(B) For the following plant project (includ-
4	ing maintenance, restoration, planning, con-
5	struction, acquisition, and modification of facili-
6	ties, and land acquisition related thereto),
7	\$197,800,000, to be allocated as follows:
8	Project 96–D–111, national ignition
9	facility, location to be determined,
10	\$197,800,000.
11	(3) For technology transfer and education,
12	\$61,500,000, to be allocated as follows:
13	(A) For technology transfer, \$52,500,000.
14	(B) For education, \$9,000,000.
15	(b) STOCKPILE MANAGEMENT.—Funds are hereby
16	authorized to be appropriated to the Department of En-
17	ergy for fiscal year 1998 for stockpile management in car-
18	rying out weapons activities necessary for national secu-
19	rity programs in the amount of \$2,024,150,000, to be allo-
20	cated as follows:
21	(1) For operation and maintenance,
22	\$1,868,265,000.
23	(2) For plant projects (including maintenance,
24	restoration, planning, construction, acquisition,
25	modification of facilities, and the continuation of

1	projects authorized in prior years, and land acquisi-
2	tion related thereto), \$155,885,000, to be allocated
3	as follows:
4	Project 98-D-123, stockpile management
5	restructuring initiative, tritium factory mod-
6	ernization and consolidation, Savannah River
7	Site, Aiken, South Carolina, \$11,000,000.
8	Project 98-D-124, stockpile management
9	restructuring initiative, Y-12 Plant consolida-
10	tion, Oak Ridge, Tennessee, \$6,450,000.
11	Project 98–D–125, tritium extraction facil-
12	ity, Savannah River Site, Aiken, South Caro-
13	lina, \$9,650,000.
14	Project 98–D–126, accelerator production
15	of tritium, various locations, \$67,865,000.
16	Project 97–D–122, nuclear materials stor-
17	age facility renovation, Los Alamos National
18	Laboratory, Los Alamos, New Mexico,
19	\$9,200,000.
20	Project 97–D–124, steam plant wastewater
21	treatment facility upgrade, Y-12 Plant, Oak
22	Ridge, Tennessee, \$1,900,000.
23	Project 96–D–122, sewage treatment qual-
24	ity upgrade (STQU), Pantex Plant, Amarillo,
25	Texas, \$6,900,000.

1	Project 96–D–123, retrofit heating, ven-
2	tilation, and air conditioning and chillers for
3	ozone protection, Y–12 Plant, Oak Ridge, Ten-
4	nessee, \$2,700,000.
5	Project 95–D–122, sanitary sewer up-
6	grade, Y–12 Plant, Oak Ridge, Tennessee,
7	\$12,600,000.
8	Project 94–D–124, hydrogen fluoride sup-
9	ply system, Y–12 Plant, Oak Ridge, Tennessee,
10	\$1,400,000.
11	Project 94–D–125, upgrade life safety,
12	Kansas City Plant, Kansas City, Missouri,
13	\$2,000,000.
14	Project 93–D–122, life safety upgrades,
15	Y–12 Plant, Oak Ridge, Tennessee,
16	\$2,100,000.
17	Project 92–D–126, replace emergency noti-
18	fication system, various locations, \$3,200,000.
19	Project 88–D–122, facilities capability as-
20	surance program, various locations,
21	\$18,920,000.
22	(c) Program Direction.—Funds are hereby au-
23	thorized to be appropriated to the Department of Energy
24	for fiscal year 1998 for program direction in carrying out

- 1 weapons activities necessary for national security pro-
- 2 grams in the amount of \$208,500,000.
- 3 SEC. 3102. ENVIRONMENTAL RESTORATION AND WASTE
- 4 **MANAGEMENT.**
- 5 (a) Environmental Restoration.—Funds are
- 6 hereby authorized to be appropriated to the Department
- 7 of Energy for fiscal year 1998 for environmental restora-
- 8 tion in carrying out environmental restoration and waste
- 9 management activities necessary for national security pro-
- 10 grams in the amount of \$1,000,973,000, of which
- 11 \$388,000,000 shall be allocated to the uranium enrich-
- 12 ment decontamination and decommissioning fund.
- 13 (b) CLOSURE PROJECTS.—Funds are hereby author-
- 14 ized to be appropriated to the Department of Energy for
- 15 fiscal year 1998 for closure projects carried out in accord-
- 16 ance with section 3143 of the National Defense Authoriza-
- 17 tion Act for Fiscal Year 1997 (Public Law 104–201; 110
- 18 Stat. 2836; 42 U.S.C. 7274n) in the amount of
- 19 \$905,800,000.
- 20 (c) Waste Management.—Funds are hereby au-
- 21 thorized to be appropriated to the Department of Energy
- 22 for fiscal year 1998 for waste management in carrying out
- 23 environmental restoration and waste management activi-
- 24 ties necessary for national security programs in the
- 25 amount of \$1,536,344,000, to be allocated as follows:

1	(1) For operation and maintenance,
2	\$1,455,576,000.
3	(2) For plant projects (including maintenance,
4	restoration, planning, construction, acquisition,
5	modification of facilities, and the continuation of
6	projects authorized in prior years, and land acquisi-
7	tion related thereto), \$80,768,000, to be allocated as
8	follows:
9	Project 98–D–401, H-tank farm storm
10	water systems upgrade, Savannah River Site,
11	Aiken, South Carolina, \$1,000,000.
12	Project 97–D–402, tank farm restoration
13	and safe operations, Richland, Washington,
14	\$13,961,000.
15	Project 96–D–408, waste management up-
16	grades, various locations, \$8,200,000.
17	Project 95–D-402, install permanent elec-
18	trical service, Waste Isolation Pilot Plant,
19	Carlsbad, New Mexico, \$176,000.
20	Project 95–D–405, industrial landfill V
21	and construction/demolition landfill VII, Y-12
22	Plant, Oak Ridge, Tennessee, \$3,800,000.
23	Project 95–D–407, 219–S secondary con-
24	tainment upgrade, Richland, Washington,
25	\$2,500,000.

1	Project 94–D–404, Melton Valley storage
2	tank capacity increase, Oak Ridge National
3	Laboratory, Oak Ridge, Tennessee, \$1,219,000.
4	Project 94–D–407, initial tank retrieval
5	systems, Richland, Washington, \$15,100,000.
6	Project 93–D–187, high-level waste re-
7	moval from filled waste tanks, Savannah River
8	Site, Aiken, South Carolina, \$17,520,000.
9	Project 92–D–172, hazardous waste treat-
10	ment and processing facility, Pantex Plant,
11	Amarillo, Texas, \$5,000,000.
12	Project 89–D–174, replacement high-level
13	waste evaporator, Savannah River Site, Aiken,
14	South Carolina, \$1,042,000.
15	Project 86–D–103, decontamination and
16	waste treatment facility, Lawrence Livermore
17	National Laboratory, Livermore, California,
18	\$11,250,000.
19	(d) TECHNOLOGY DEVELOPMENT.—Funds are here-
20	by authorized to be appropriated to the Department of
21	Energy for fiscal year 1998 for technology development
22	in carrying out environmental restoration and waste man-
23	agement activities necessary for national security pro-
24	grams in the amount of \$182.881.000.

1	(e) Nuclear Materials and Facilities Sta-
2	BILIZATION.—Funds are hereby authorized to be appro-
3	priated to the Department of Energy for fiscal year 1998
4	for nuclear materials and facilities stabilization in carrying
5	out environmental restoration and waste management ac-
6	tivities necessary for national security programs in the
7	amount of $$1,244,021,000$, to be allocated as follows:
8	(1) For operation and maintenance,
9	\$1,159,114,000.
10	(2) For plant projects (including maintenance,
11	restoration, planning, construction, acquisition,
12	modification of facilities, and the continuation of
13	projects authorized in prior years, and land acquisi-
14	tion related thereto), \$84,907,000, to be allocated as
15	follows:
16	Project 98–D-453, plutonium stabilization
17	and handling system for plutonium finishing
18	plant, Richland, Washington, \$8,136,000.
19	Project 98–D–700, road rehabilitation,
20	Idaho National Engineering Laboratory, Idaho,
21	\$500,000.
22	Project 97–D–450, Actinide packaging and
23	storage facility, Savannah River Site, Aiken,
24	South Carolina, \$18,000,000.

1	Project 97–D–451, B-Plant safety class
2	ventilation upgrades, Richland, Washington,
3	\$2,000,000.
4	Project 97–D–470, environmental monitor-
5	ing laboratory, Savannah River Site, Aiken,
6	South Carolina, \$5,600,000.
7	Project 97–D–473, health physics site sup-
8	port facility, Savannah River Site, Aiken, South
9	Carolina, \$4,200,000.
10	Project 96–D–406, spent nuclear fuels
11	canister storage and stabilization facility, Rich-
12	land, Washington, \$16,744,000.
13	Project 96–D–461, electrical distribution
14	upgrade, Idaho National Engineering Labora-
15	tory, Idaho, \$2,927,000.
16	Project 96–D–464, electrical and utility
17	systems upgrade, Idaho Chemical Processing
18	Plant, Idaho National Engineering Laboratory,
19	Idaho, \$14,985,000.
20	Project 96–D–471, chlorofluorocarbon
21	heating, ventilation, and air conditioning and
22	chiller retrofit, Savannah River Site, Aiken,
23	South Carolina, \$8,500,000.

- Project 95–D–155, upgrade site road infrastructure, Savannah River Site, South Carolina, \$2,713,000.
- Project 95–D–456, security facilities consolidation, Idaho Chemical Processing Plant,
 Idaho National Engineering Laboratory, Idaho,
- 7 \$602,000.
- 8 (f) Program Direction.—Funds are hereby au-
- 9 thorized to be appropriated to the Department of Energy
- 10 for fiscal year 1998 for program direction in carrying out
- 11 environmental restoration and waste management activi-
- 12 ties necessary for national security programs in the
- 13 amount of \$288,251,000.
- 14 (g) POLICY AND MANAGEMENT.—Funds are hereby
- 15 authorized to be appropriated to the Department of En-
- 16 ergy for fiscal year 1998 for policy and management in
- 17 carrying out environmental restoration and waste manage-
- 18 ment activities necessary for national security programs
- 19 in the amount of \$20,000,000.
- 20 (h) Environmental Science Program.—Funds
- 21 are hereby authorized to be appropriated to the Depart-
- 22 ment of Energy for fiscal year 1998 for the environmental
- 23 science program in carrying out environmental restoration
- 24 and waste management activities necessary for national
- 25 security programs in the amount of \$55,000,000.

1	(i) Hanford Tank Waste Vitrification.—Funds
2	are hereby authorized to be appropriated to the Depart-
3	ment of Energy for fiscal year 1998 for the Hanford Tank
4	Waste Vitrification project, subject to the provisions of
5	section 3145, in the amount of \$70,000,000.
6	(j) Adjustment.—The total amount authorized to
7	be appropriated pursuant to this section is the sum of the
8	amounts authorized to be appropriated in subsections (a)
9	through (h) reduced by the sum of \$20,000,000, to be de-
10	rived from non-safety-related contractor training expenses.
11	SEC. 3103. OTHER DEFENSE ACTIVITIES.
12	Funds are hereby authorized to be appropriated to
13	the Department of Energy for fiscal year 1998 for other
14	defense activities in carrying out programs necessary for
15	national security in the amount of \$1,512,551,000, to be
16	allocated as follows:
17	(1) For verification and control technology,
18	\$428,600,000, to be allocated as follows:
19	(A) For nonproliferation and verification
20	research and development, \$190,000,000.
21	(B) For arms control, \$205,000,000.
22	(C) For intelligence, \$33,600,000.
23	(2) For nuclear safeguards and security,
24	\$47,200,000.
25	(3) For security investigations, \$25,000,000.

1	(4) For emergency management, \$17,000,000.
2	(5) For program direction, \$68,900,000.
3	(6) For worker and community transition as-
4	sistance, \$22,000,000, to be allocated as follows:
5	(A) For worker and community transition,
6	\$20,000,000.
7	(B) For program direction, \$2,000,000.
8	(7) For fissile materials control and disposition,
9	\$103,451,000, to be allocated as follows:
10	(A) For operation and maintenance,
11	\$99,451,000.
12	(B) For program direction, \$4,000,000.
13	(8) For environment, safety, and health, de-
14	fense, \$73,000,000, to be allocated as follows:
15	(A) For the Office of Environment, Safety,
16	and Health (Defense), \$63,000,000.
17	(B) For program direction, \$10,000,000.
18	(9) For the Office of Hearings and Appeals,
19	\$1,900,000.
20	(10) For nuclear energy, \$47,000,000, to be al-
21	located as follows:
22	(A) For nuclear technology research and
23	development (electrometallurgical),
24	\$12,000,000.

1	(B) For international nuclear safety (So-
2	viet-designed reactors), \$25,000,000.
3	(C) For Russian plutonium reactor core
4	conversion, \$10,000,000.
5	(11) For naval reactors development,
6	\$678,500,000, to be allocated as follows:
7	(A) For operation and maintenance,
8	\$648,920,000.
9	(B) For program direction, \$20,080,000.
10	(C) For plant projects (including mainte-
11	nance, restoration, planning, construction, ac-
12	quisition, modification of facilities, and the con-
13	tinuation of projects authorized in prior years,
14	and land acquisition related thereto),
15	\$9,500,000, to be allocated as follows:
16	Project 98–D–200, site laboratory/fa-
17	cility upgrade, various locations,
18	\$1,200,000.
19	Project 97–D–201, advanced test re-
20	actor secondary coolant refurbishment,
21	Idaho National Engineering Laboratory,
22	Idaho, \$4,100,000.
23	Project 95–D–200, laboratory systems
24	and hot cell upgrades, various locations,
25	\$1,100,000.

1	Project 90–N–102, expended core fa-
2	cility dry cell project, Naval Reactors Fa-
3	cility, Idaho, \$3,100,000.
4	SEC. 3104. DEFENSE NUCLEAR WASTE DISPOSAL.
5	Funds are hereby authorized to be appropriated to
6	the Department of Energy for fiscal year 1998 for pay-
7	ment to the Nuclear Waste Fund established in section
8	302(c) of the Nuclear Waste Policy Act of 1982 (42
9	U.S.C. 10222(c)) in the amount of \$190,000,000.
10	Subtitle B—Recurring General
11	Provisions
12	SEC. 3121. REPROGRAMMING.
13	(a) In General.—Until the Secretary of Energy
14	submits to the congressional defense committees the re-
15	port referred to in subsection (b) and a period of 30 days
16	has elapsed after the date on which such committees re-
17	ceive the report, the Secretary may not use amounts ap-
18	propriated pursuant to this title for any program—
19	(1) in amounts that exceed, in a fiscal year—
20	(A) 110 percent of the amount authorized
21	for that program by this title; or
22	(B) $$1,000,000$ more than the amount au-
23	thorized for that program by this title; or
24	(2) which has not been presented to, or re-
25	quested of, Congress.

- 1 (b) Report.—(1) The report referred to in sub-
- 2 section (a) is a report containing a full and complete state-
- 3 ment of the action proposed to be taken and the facts and
- 4 circumstances relied upon in support of such proposed ac-
- 5 tion.
- 6 (2) In the computation of the 30-day period under
- 7 subsection (a), there shall be excluded any day on which
- 8 either House of Congress is not in session because of an
- 9 adjournment of more than 3 days to a day certain.
- 10 (c) Limitations.—(1) In no event may the total
- 11 amount of funds obligated pursuant to this title exceed
- 12 the total amount authorized to be appropriated by this
- 13 title.
- 14 (2) Funds appropriated pursuant to this title may not
- 15 be used for an item for which Congress has specifically
- 16 denied funds.
- 17 SEC. 3122. LIMITS ON GENERAL PLANT PROJECTS.
- 18 (a) In General.—The Secretary of Energy may
- 19 carry out any construction project under the general plant
- 20 projects authorized by this title if the total estimated cost
- 21 of the construction project does not exceed \$2,000,000.
- 22 (b) Report to Congress.—If, at any time during
- 23 the construction of any general plant project authorized
- 24 by this title, the estimated cost of the project is revised
- 25 because of unforeseen cost variations and the revised cost

- 1 of the project exceeds \$2,000,000, the Secretary shall im-
- 2 mediately furnish a complete report to the congressional
- 3 defense committees explaining the reasons for the cost
- 4 variation.

5 SEC. 3123. LIMITS ON CONSTRUCTION PROJECTS.

- 6 (a) In General.—(1) Except as provided in para-
- 7 graph (2), construction on a construction project may not
- 8 be started or additional obligations incurred in connection
- 9 with the project above the total estimated cost, whenever
- 10 the current estimated cost of the construction project,
- 11 which is authorized by section 3101, 3102, or 3103, or
- 12 which is in support of national security programs of the
- 13 Department of Energy and was authorized by any pre-
- 14 vious Act, exceeds by more than 25 percent the higher
- 15 of—
- 16 (A) the amount authorized for the project; or
- 17 (B) the amount of the total estimated cost for
- the project as shown in the most recent budget jus-
- 19 tification data submitted to Congress.
- 20 (2) An action described in paragraph (1) may be
- 21 taken if—
- (A) the Secretary of Energy has submitted to
- 23 the congressional defense committees a report on the
- 24 actions and the circumstances making such action
- 25 necessary; and

- 1 (B) a period of 30 days has elapsed after the
- 2 date on which the report is received by the commit-
- 3 tees.
- 4 (3) In the computation of the 30-day period under
- 5 paragraph (2), there shall be excluded any day on which
- 6 either House of Congress is not in session because of an
- 7 adjournment of more than 3 days to a day certain.
- 8 (b) Exception.—Subsection (a) shall not apply to
- 9 any construction project which has a current estimated
- 10 cost of less than \$5,000,000.

11 SEC. 3124. FUND TRANSFER AUTHORITY.

- 12 (a) Transfer to Other Federal Agencies.—
- 13 The Secretary of Energy may transfer funds authorized
- 14 to be appropriated to the Department of Energy pursuant
- 15 to this title to other Federal agencies for the performance
- 16 of work for which the funds were authorized. Funds so
- 17 transferred may be merged with and be available for the
- 18 same purposes and for the same period as the authoriza-
- 19 tions of the Federal agency to which the amounts are
- 20 transferred.
- 21 (b) Transfer Within Department of Energy;
- 22 Limitations.—(1) Subject to paragraph (2), the Sec-
- 23 retary of Energy may transfer funds authorized to be ap-
- 24 propriated to the Department of Energy pursuant to this
- 25 title between any such authorizations. Amounts of author-

- 1 izations so transferred may be merged with and be avail-
- 2 able for the same purposes and for the same period as
- 3 the authorization to which the amounts are transferred.
- 4 (2) Not more than five percent of any such authoriza-
- 5 tion may be transferred between authorizations under
- 6 paragraph (1). No such authorization may be increased
- 7 or decreased by more than five percent by a transfer under
- 8 such paragraph.
- 9 (3) The authority provided by this section to transfer
- 10 authorizations—
- 11 (A) may only be used to provide funds for items
- relating to weapons activities necessary for national
- security programs that have a higher priority than
- the items from which the funds are transferred; and
- 15 (B) may not be used to provide authority for an
- item that has been denied funds by Congress.
- 17 (c) Notice to Congress.—The Secretary of Energy
- 18 shall promptly notify the Committee on Armed Services
- 19 of the Senate and the Committee on National Security of
- 20 the House of Representatives of any transfer of funds to
- 21 or from authorizations under this title.
- 22 SEC. 3125. AUTHORITY FOR CONCEPTUAL AND CONSTRUC-
- 23 TION DESIGN.
- 24 (a) Requirement for Conceptual Design.—(1)
- 25 Subject to paragraph (2) and except as provided in para-

- 1 graph (3), before submitting to Congress a request for
- 2 funds for a construction project that is in support of a
- 3 national security program of the Department of Energy,
- 4 the Secretary of Energy shall complete a conceptual de-
- 5 sign for that project. The Secretary shall submit to Con-
- 6 gress a report on each conceptual design completed under
- 7 this paragraph.
- 8 (2) If the estimated cost of completing a conceptual
- 9 design for a construction project exceeds \$3,000,000, the
- 10 Secretary shall submit to Congress a request for funds for
- 11 the conceptual design before submitting a request for
- 12 funds for the construction project.
- 13 (3) The requirement in paragraph (1) does not apply
- 14 to a request for funds—
- 15 (A) for a construction project the total esti-
- mated cost of which is less than \$2,000,000; or
- 17 (B) for emergency planning, design, and con-
- struction activities under section 3126.
- 19 (b) Authority for Construction Design.—(1)
- 20 Within the amounts authorized by this title, the Secretary
- 21 of Energy may carry out construction design (including
- 22 architectural and engineering services) in connection with
- 23 any proposed construction project if the total estimated
- 24 cost for such design does not exceed \$600,000.

- 1 (2) If the total estimated cost for construction design
- 2 in connection with any construction project exceeds
- 3 \$600,000, funds for such design must be specifically au-
- 4 thorized by law.
- 5 SEC. 3126. AUTHORITY FOR EMERGENCY PLANNING, DE-
- 6 SIGN, AND CONSTRUCTION ACTIVITIES.
- 7 (a) AUTHORITY.—The Secretary of Energy may use
- 8 any funds available to the Department of Energy pursuant
- 9 to an authorization in this title, including those funds au-
- 10 thorized to be appropriated for advance planning and con-
- 11 struction design under sections 3101, 3102, and 3103, to
- 12 perform planning, design, and construction activities for
- 13 any Department of Energy national security program con-
- 14 struction project that, as determined by the Secretary,
- 15 must proceed expeditiously in order to protect public
- 16 health and safety, to meet the needs of national defense,
- 17 or to protect property.
- 18 (b) Limitation.—The Secretary may not exercise
- 19 the authority under subsection (a) in the case of any con-
- 20 struction project until the Secretary has submitted to the
- 21 congressional defense committees a report on the activities
- 22 that the Secretary intends to carry out under this section
- 23 and the circumstances making such activities necessary.
- 24 (c) Specific Authority.—The requirement of sec-
- 25 tion 3125(b)(2) does not apply to emergency planning, de-

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- 2 tion.
- 3 SEC. 3127. FUNDS AVAILABLE FOR ALL NATIONAL SECU-
- 4 RITY PROGRAMS OF THE DEPARTMENT OF
- 5 ENERGY.
- 6 Subject to the provisions of appropriations Acts and
- 7 section 3121, amounts appropriated pursuant to this title
- 8 for management and support activities and for general
- 9 plant projects are available for use, when necessary, in
- 10 connection with all national security programs of the De-
- 11 partment of Energy.
- 12 SEC. 3128. AUTHORITY RELATING TO TRANSFERS OF DE-
- 13 FENSE ENVIRONMENTAL MANAGEMENT
- 14 FUNDS.
- 15 (a) Transfer Authority for Defense Environ-
- 16 MENTAL MANAGEMENT FUNDS.—The Secretary of En-
- 17 ergy shall provide the manager of each field office of the
- 18 Department of Energy with the authority to transfer de-
- 19 fense environmental management funds from a program
- 20 or project under the jurisdiction of the office to another
- 21 such program or project. Any such transfer may be made
- 22 only once in a fiscal year to or from a program or project,
- 23 and the amount transferred to or from a program or
- 24 project may not exceed \$5,000,000 in a fiscal year.

1	(b) Determination.—A transfer may not be carried
2	out by a manager of a field office pursuant to the author-
3	ity provided under subsection (a) unless the manager de-
4	termines that such transfer is necessary to address a risk
5	to health, safety, or the environment or to assure the most
6	efficient use of defense environmental management funds
7	at that field office.
8	(c) Exemption From Reprogramming Require-
9	MENTS.—The requirements of section 3121 shall not
10	apply to transfers of funds pursuant to subsection (a).
11	(d) Notification.—The Secretary of Energy, acting
12	through the Assistant Secretary of Energy for Environ-
13	mental Management, shall notify Congress of any transfer
14	of funds pursuant to subsection (a) not later than 30 days
15	after such a transfer occurs.
16	(e) Limitation.—Funds transferred pursuant to
17	subsection (a) may not be used for an item for which Con-
18	gress has specifically denied funds or for a new program
19	or project that has not been authorized by Congress.
20	(f) Definitions.—In this section:
21	(1) The term "program or project" means, with
22	respect to a field office of the Department of En-
23	ergy, any of the following:
24	(A) A project listed in subsection (b) or (e)
25	of section 3102 being carried out by the office.

- 1 (B) A program referred to in subsection 2 (a), (b), (c), (e), or (g) of section 3102 being 3 carried out by the office.
 - (C) A project or program not described in subparagraph (A) or (B) that is for environmental restoration or waste management activities necessary for national security programs of the Department of Energy, that is being carried out by the office, and for which defense environmental management funds have been authorized and appropriated before the date of the enactment of this Act.
 - (2) The term "defense environmental management funds" means funds appropriated to the Department of Energy pursuant to an authorization for carrying out environmental restoration and waste management activities necessary for national security programs.
- 19 (g) DURATION OF AUTHORITY.—The authority pro-20 vided under subsection (a) to a manager of a field office 21 shall be in effect for the period beginning on October 1, 22 1997, and ending on September 30, 1998.

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1	Subtitle	C—Program	Authoriza-			
2	tions,	Restrictions,	and	Limita-		
3	tions					

- 4 SEC. 3131. BALLISTIC MISSILE DEFENSE NATIONAL LAB-
- 5 ORATORY PROGRAM.
- 6 (a) Program.—The Secretary of Energy shall estab-
- 7 lish a program for purposes of making available to the
- 8 Secretary of Defense the expertise of the national labora-
- 9 tories for the ballistic missile defense programs of the De-
- 10 partment of Defense.
- 11 (b) Task Force.—The Secretary of Energy shall
- 12 conduct the program through a task force consisting of
- 13 the directors of the Los Alamos National Laboratory, the
- 14 Sandia National Laboratories, and the Lawrence Liver-
- 15 more National Laboratory. The chairmanship of the task
- 16 force shall rotate each year among the directors of the lab-
- 17 oratories. The director of the Lawrence Livermore Na-
- 18 tional Laboratory shall serve as the first chairman.
- 19 (c) Activities.—Under the program, the national
- 20 laboratories shall carry out those activities necessary to
- 21 respond to requests for assistance from the Secretary of
- 22 Defense with respect to the ballistic missile defense pro-
- 23 grams of the Department of Defense. Such activities may
- 24 include the identification of technical modifications and
- 25 test techniques, the analysis of physics problems, the con-

1	solidation of range and test activities, and the analysis and
2	simulation of theater missile defense deployment problems
3	(d) Funding.—Of the amounts authorized to be ap-
4	propriated by section 3101(a)(1), \$50,000,000 shall be
5	available only for the program authorized by this section.
6	Subtitle D—Other Matters
7	SEC. 3141. PLAN FOR STEWARDSHIP, MANAGEMENT, AND
8	CERTIFICATION OF WARHEADS IN THE NU-
9	CLEAR WEAPONS STOCKPILE.
10	(a) Plan Requirement.—The Secretary of Energy
11	shall develop and annually update a plan for maintaining
12	the nuclear weapons stockpile. The plan shall cover, at a
13	minimum, stockpile stewardship, stockpile management
14	and program direction and shall be consistent with the
15	programmatic and technical requirements of the most re-
16	cent annual Nuclear Weapons Stockpile Memorandum.
17	(b) Plan Elements.—The plan and each update of
18	the plan shall set forth the following:
19	(1) The number of warheads (including active
20	and inactive warheads) for each type of warhead in
21	the nuclear weapons stockpile.
22	(2) The current age of each warhead type, and
23	any plans for stockpile lifetime extensions and modi-
24	fications or replacement of each warhead type

- 1 (3) The process by which the Secretary of En2 ergy is assessing the lifetime, and requirements for
 3 lifetime extension or replacement, of the nuclear and
 4 nonnuclear components of the warheads (including
 5 active and inactive warheads) in the nuclear weapons
 6 stockpile.
 - (4) The process used in recertifying the safety, security, and reliability of each warhead type in the nuclear weapons stockpile.
- 10 (5) Any concerns which would affect the ability
 11 of the Secretary of Energy to recertify the safety,
 12 security, or reliability of warheads in the nuclear
 13 weapons stockpile (including active and inactive war14 heads).
- 15 (c) Annual Submission of Plan to Congress.—
- 16 The Secretary of Energy shall submit to Congress the plan
- 17 developed under subsection (a) not later than March 15,
- 18 1998, and shall submit an updated version of the plan not
- 19 later than March 15 of each year thereafter. The plan
- 20 shall be submitted in both classified and unclassified form.
- 21 (d) Repeal of Superseded Requirements.—The
- 22 following provisions of law are repealed:
- (1) Subsection (d) of section 3138 of the Na-
- 24 tional Defense Authorization Act for Fiscal Year

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8

1	1994 (Public Law 103–160; 107 Stat. 1947; 42
2	U.S.C. 2121 note).
3	(2) Section 3153 of the National Defense Au-
4	thorization Act for Fiscal Year 1996 (Public Law
5	104–106; 110 Stat. 624; 42 U.S.C. 2121 note).
6	(3) Section 3159 of the National Defense Au-
7	thorization Act for Fiscal Year 1996 (Public Law
8	104–106; 110 Stat. 626; 42 U.S.C. 7271b note).
9	(4) Section 3156 of the National Defense Au-
10	thorization Act for Fiscal Year 1997 (Public Law
11	104–201; 110 Stat. 2841; 42 U.S.C. 7271c).
12	SEC. 3142. REPEAL OF OBSOLETE REPORTING REQUIRE-
13	MENTS.
13 14	MENTS. The following provisions of law are repealed:
14	The following provisions of law are repealed:
14 15	The following provisions of law are repealed: (1) Subsection (e) of section 1436 of the Na-
141516	The following provisions of law are repealed: (1) Subsection (e) of section 1436 of the National Defense Authorization Act, Fiscal Year 1989
14151617	The following provisions of law are repealed: (1) Subsection (e) of section 1436 of the National Defense Authorization Act, Fiscal Year 1989 (Public Law 100–456; 102 Stat. 2075; 42 U.S.C.
1415161718	The following provisions of law are repealed: (1) Subsection (e) of section 1436 of the National Defense Authorization Act, Fiscal Year 1989 (Public Law 100–456; 102 Stat. 2075; 42 U.S.C. 2121 note).
141516171819	The following provisions of law are repealed: (1) Subsection (e) of section 1436 of the National Defense Authorization Act, Fiscal Year 1989 (Public Law 100–456; 102 Stat. 2075; 42 U.S.C. 2121 note). (2) Section 3143 of the National Defense Au-
14 15 16 17 18 19 20	The following provisions of law are repealed: (1) Subsection (e) of section 1436 of the National Defense Authorization Act, Fiscal Year 1989 (Public Law 100–456; 102 Stat. 2075; 42 U.S.C. 2121 note). (2) Section 3143 of the National Defense Authorization Act for Fiscal Years 1990 and 1991
14 15 16 17 18 19 20 21	The following provisions of law are repealed: (1) Subsection (e) of section 1436 of the National Defense Authorization Act, Fiscal Year 1989 (Public Law 100–456; 102 Stat. 2075; 42 U.S.C. 2121 note). (2) Section 3143 of the National Defense Authorization Act for Fiscal Years 1990 and 1991 (Public Law 101–189; 103 Stat. 1681; 42 U.S.C.
14 15 16 17 18 19 20 21 22	The following provisions of law are repealed: (1) Subsection (e) of section 1436 of the National Defense Authorization Act, Fiscal Year 1989 (Public Law 100–456; 102 Stat. 2075; 42 U.S.C. 2121 note). (2) Section 3143 of the National Defense Authorization Act for Fiscal Years 1990 and 1991 (Public Law 101–189; 103 Stat. 1681; 42 U.S.C. 7271a).

1	SEC. 3143. STUDY AND FUNDING RELATING TO IMPLEMEN-
2	TATION OF WORKFORCE RESTRUCTURING
3	PLANS.
4	(a) Study Requirement.—The Secretary of En-
5	ergy shall conduct a study on the effects of workforce re-
6	structuring plans for defense nuclear facilities developed
7	pursuant to section 3161 of the National Defense Author-
8	ization Act for Fiscal Year 1993 (42 U.S.C. 7274h).
9	(b) Matters Covered by Study.— The study shall
10	cover the four-year period preceding the date of the enact-
11	ment of this Act and shall include the following:
12	(1) An analysis of the number of jobs created
13	under workforce restructuring plans developed pur-
14	suant to section 3161 of the National Defense Au-
15	thorization Act for Fiscal Year 1993 (42 U.S.C.
16	7274h).
17	(2) An analysis of other benefits provided pur-
18	suant to such plans and through community reuse
19	organizations.
20	(3) A description of the funds expended, and
21	the funds obligated but not expended, pursuant to
22	such plans as of the date of the report.
23	(4) A description of the criteria used since Oc-
24	tober 23, 1992, in providing assistance pursuant to
25	such plans.

1	(5) A comparison of the benefits provided pur-
2	suant to such plans—
3	(A) to employees whose employment at fa-
4	cilities covered by such plans is terminated; and
5	(B) to employees whose employment at fa-
6	cilities where more than 50 percent of the reve-
7	nues are derived from contracts with the De-
8	partment of Defense is terminated.
9	(c) CONDUCT OF STUDY.—(1) The study shall be
10	conducted through a contract with a private auditing firm
11	with which the Department of Energy has no other audit-
12	ing contracts.
13	(2)(A) The Secretary of Energy may not enter into
14	the contract for the conduct of the study until—
15	(i) the Secretary submits a notification of the
16	proposed contract award to the congressional de-
17	fense committees; and
18	(ii) a period of 30 days of continuous session of
19	Congress has expired following the date on which
20	the notification is submitted.
21	(B) For purposes of subparagraph (A)(ii), the con-
22	tinuity of a session of Congress is broken only by an ad-
23	journment of the Congress sine die, and the days on which
24	either House is not in session because of an adjournment

- 1 of more than three days to a day certain are excluded in
- 2 the computation of such 30-day period.
- 3 (3) The Secretary of Energy shall ensure that the
- 4 firm conducting the study is provided access to all docu-
- 5 ments in the possession of the Department of Energy that
- 6 are relevant to the study, including documents in the pos-
- 7 session of the Inspector General of the Department of En-
- 8 ergy.
- 9 (d) Report on Study.—The Secretary of Energy
- 10 shall submit a report to Congress on the results of the
- 11 study not later than January 30, 1998.
- 12 (e) Funding.—In addition to amounts available pur-
- 13 suant to the authorization of appropriations in section
- 14 3103(6), the Secretary of Energy may use an amount not
- 15 exceeding \$44,000,000 for implementation of the
- 16 workforce restructuring plans for contractor employees, to
- 17 be derived from excess unobligated and available funds.
- 18 (f) Revisions to Defense Nuclear Facilities
- 19 Workforce Restructuring Plan Requirements.—
- 20 (1) Revision of Period for Notification
- 21 OF CHANGES IN WORKFORCE.—Section
- 22 3161(c)(1)(B) of the National Defense Authoriza-
- tion Act for Fiscal Year 1993 (42 U.S.C.
- 7274h(c)(1)(B) is amended by striking out "120"
- and inserting in lieu thereof "90".

1	(2) Repeal of requirement for submis-
2	SION TO CONGRESS.—Subsection (f) of section 3161
3	of such Act is repealed.
4	(3) Prohibition on use of funds for
5	LOCAL IMPACT ASSISTANCE.—None of the funds au-
6	thorized to be appropriated to the Department of
7	Energy pursuant to section 3103(6) may be used for
8	local impact assistance from the Department of En-
9	ergy under section $3161(c)(6)$ of such Act (42)
10	U.S.C. $7274h(e)(6)$) until—
11	(A) with respect to assistance referred to
12	in section 3161(c)(6)(A) of such Act, the Sec-
13	retary of Energy coordinates with and obtains
14	approval of the Secretary of Labor; and
15	(B) with respect to assistance referred to
16	in section 3161(c)(6)(C) of such Act, the Sec-
17	retary of Energy coordinates with and obtains
18	approval of the Secretary of Commerce.
19	(4) Semiannual report to congress of
20	LOCAL IMPACT ASSISTANCE.—Every six months the
21	Secretary of Energy shall submit to Congress a re-
22	port setting forth a description of, and the value of,
23	all local impact assistance provided under section

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3161(c)(6) of such Act.

1	(g) EFFECT ON USEC PRIVATIZATION ACT.—Noth-
2	ing in this section shall be construed as diminishing the
3	obligations of the Secretary of Energy under section
4	3110(a)(5) of the USEC Privatization Act (Public Law
5	104–134; 110 Stat. 1321–341; 42 U.S.C. 2297h–8(a)(5)).
6	(h) Definitions.—In this section:
7	(1) The term "defense nuclear facility" has the
8	meaning provided the term "Department of Energy
9	defense nuclear facility" in section 3163 of the Na-
10	tional Defense Authorization Act for Fiscal Year
11	1993 (Public Law 102–484; 42 U.S.C. 7274j).
12	(2) The term "contractor employee" means an
13	employee of a contractor or subcontractor of the De-
14	partment of Energy at a defense nuclear facility.
15	SEC. 3144. EXTENSION OF AUTHORITY FOR APPOINTMENT
16	OF CERTAIN SCIENTIFIC, ENGINEERING, AND
17	TECHNICAL PERSONNEL.
18	Section 3161 of the National Defense Authorization
19	Act for Fiscal Year 1995 (Public Law 103–337; 108 Stat.
20	3095; 42 U.S.C. 7231 note) is amended—
21	(1) by striking out subsection (c); and
22	(2) in subsection (d)(1), by striking out "1997"
23	and inserting in lieu thereof "1999".

1	SEC. 3145. REPORT ON PROPOSED CONTRACT FOR HAN-
2	FORD TANK WASTE VITRIFICATION PROJECT.
3	(a) Prior Notice to Congressional Defense
4	Committees Before Entering Into Contract.— (1)
5	The Secretary of Energy may not enter into a contract
6	for the Hanford Tank Waste Vitrification project until—
7	(A) the Secretary submits a report on the pro-
8	posed contract to the congressional defense commit-
9	tees; and
10	(B) a period of 30 days of continuous session
11	of Congress has expired following the date on which
12	the report is submitted.
13	(2) For purposes of paragraph (1)(B), the continuity
14	of a session of Congress is broken only by an adjournment
15	of the Congress sine die, and the days on which either
16	House is not in session because of an adjournment of more
17	than three days to a day certain are excluded in the com-
18	putation of such 30-day period.
19	(b) Report.—A report under subsection (a)(1) shall
20	include the following:
21	(A) A description of the activities to be carried
22	out under the contract.
23	(B) A description of the funds expended, and
24	the funds obligated but not expended, as of the date
25	of the report on remediation of Hanford tank waste
26	since 1989.

- 1 (C) A description of the contractual and finan-2 cial aspects of the contract, including any provisions 3 relating to the risk of nonperformance and risk as-4 sumption by the United States and the contractor or 5 contractors.
 - (D) An analysis of the cost to the United States of the proposed contract, including a detailed analysis of the annual budget authority and outlay requirements for the life of the project.
 - (E) If the proposed contract contemplates construction of two projects, an analysis of the basis for the selection of the two projects, and a detailed analysis of the costs to the United States of two projects compared to the costs to the United States of one project.
 - (F) If the proposed contract provides for financing of the project (or projects) by an entity or entities other than the United States, a detailed analysis of the costs of such financing compared to the costs of financing the project (or projects) by the United States.

22 SEC. 3146. LIMITATION ON CONDUCT OF SUBCRITICAL NU-

23 CLEAR WEAPONS TESTS.

The Secretary of Energy may not conduct any subcritical nuclear weapons tests using funds available to the

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- 1 Secretary for fiscal year 1998 until 30 days after the Sec-
- 2 retary submits to the Committee on Armed Services of the
- 3 Senate and the Committee on National Security of the
- 4 House of Representatives a detailed report on the manner
- 5 in which funds available to the Secretary for fiscal years
- 6 1996 and 1997 to conduct such tests were used.

7 SEC. 3147. LIMITATION ON USE OF CERTAIN FUNDS UNTIL

- 8 FUTURE USE PLANS ARE SUBMITTED.
- 9 (a) Limitation.—The Secretary of Energy may not
- 10 use more than 80 percent of the funds available to the
- 11 Secretary pursuant to the authorization of appropriations
- 12 in section 3102(f) (relating to policy and management)
- 13 until the Secretary submits the plans described in sub-
- 14 section (b).
- 15 (b) Plans.—The plans referred to in subsection (a)
- 16 are the draft future use plan and the final future use plan
- 17 required under section 3153(f) of the National Defense
- 18 Authorization Act for Fiscal Year 1997 (Public Law 104–
- 19 201; 110 Stat. 2840; 42 U.S.C. 7274k).
- 20 SEC. 3148. PLAN FOR EXTERNAL OVERSIGHT OF NATIONAL
- 21 LABORATORIES.
- 22 (a) Plan Requirement.—The Secretary of Energy,
- 23 acting through the Assistant Secretary for Defense Pro-
- 24 grams, shall develop a plan for the external oversight of
- 25 the national laboratories.

1	(b) Plan Elements.—The plan shall—
2	(1) provide for the establishment of an external
3	oversight committee comprised of representatives of
4	industry and academia for the purpose of making
5	recommendations to the Secretary of Energy and the
6	congressional defense committees on the productivity
7	of the laboratories and on the excellence, relevance,
8	and appropriateness of the research conducted by
9	the laboratories; and
10	(2) provide for the establishment of a competi-
11	tive peer review process for funding basic research at
12	the laboratories.
13	(c) Submission to Congress.—The Secretary of
14	Energy shall submit the plan to the congressional defense
15	committees not later than 120 days after the date of the
16	enactment of this Act.
17	(d) National Laboratories Covered.—For pur-
18	poses of this section, the national laboratories are—
19	(1) the Lawrence Livermore National Labora-
20	tory, Livermore, California;
21	(2) the Los Alamos National Laboratory, Los
22	Alamos, New Mexico;
23	(3) the Sandia National Laboratories, Albu-
24	querque, New Mexico; and
25	(4) the Nevada Test Site.

SEC. 3149. UNIVERSITY-BASED RESEARCH CENTER.

2	(\mathbf{a})	FINDINGS.—	The	Congress	finds	the	follo	wing:
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- (1) The maintenance of scientific and engineer ing competence in the United States is vital to long term national security and the defense and national
 security missions of the Department of Energy.
 - (2) Engaging the universities and colleges of the Nation in research on long-range problems of vital national security interest will be critical to solving the technology challenges faced within the defense and national programs of the Department of Energy in the next century.
- 13 (3) Enhancing collaboration among the national 14 laboratories, universities and colleges, and industry 15 will contribute significantly to the performance of 16 these Department of Energy missions.
- 17 (b) Center.—The Secretary of Energy shall estab-
- 18 lish a university-based research center at a location that
- 19 can develop the most effective collaboration among na-
- 20 tional laboratories, universities and colleges, and industry
- 21 in support of scientific and engineering advancement in
- 22 key Department of Energy defense program areas.
- (c) Funding.—Of the funds authorized to be appro-
- 24 priated to the Department of Energy in fiscal year 1998,
- 25 the Secretary shall make \$5,000,000 available for the es-
- 26 tablishment and operation of the Center.

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1 SEC. 3150. STOCKPILE STEWARDSHIP PROGRAM.

2	(a) FINDINGS.—Congress finds the following:
3	(1) Eliminating the threat posed by nuclear
4	weapons to the United States is an important na-
5	tional security goal.
6	(2) As long as nuclear threats remain, the nu-
7	clear deterrent of the United States must be effec-
8	tive and reliable.
9	(3) A safe, secure, effective, and reliable United
10	States nuclear stockpile is central to the current nu-
11	clear deterrence strategy of the United States.
12	(4) The Secretary of Energy has undertaken a
13	stockpile stewardship and management program to
14	ensure the safety, security, effectiveness, and reli-
15	ability of the nuclear weapons stockpile of the Unit-
16	ed States, consistent with all United States treaty
17	requirements and the requirements of the nuclear
18	deterrence strategy of the United States.
19	(5) It is the policy of the current administration
20	that new nuclear weapon designs are not required to
21	effectively implement the nuclear deterrence strategy
22	of the United States.
23	(b) Policy.—It is the policy of the United States
24	that—
25	(1) activities of the stockpile stewardship pro-
26	gram shall be directed toward ensuring that the

- 1 United States possesses a safe, secure, effective, and
- 2 reliable nuclear stockpile, consistent with the na-
- 3 tional security requirements of the United States;
- 4 and
- 5 (2) stockpile stewardship activities of the Unit-
- 6 ed States shall be conducted in conformity with the
- 7 terms of the Treaty on the Non-Proliferation of Nu-
- 8 clear Weapons (TIAS 6839) and the Comprehensive
- 9 Test Ban Treaty signed by the President on Sep-
- tember 24, 1996, when and if that treaty enters into
- 11 force.
- 12 SEC. 3151. REPORTS ON ADVANCED SUPERCOMPUTER
- 13 SALES TO CERTAIN FOREIGN NATIONS.
- 14 (a) Reports.—The Secretary of Energy shall re-
- 15 quire that any company that is a participant in the Accel-
- 16 erated Strategic Computing Initiative (ASCI) program of
- 17 the Department of Energy report to the Secretary and to
- 18 the Secretary of Defense each sale by that company to
- 19 a country designated as a Tier III country of a computer
- 20 capable of operating at a speed in excess of 2,000 millions
- 21 theoretical operations per second (MTOPS). The report
- 22 shall include a description of the following with respect
- 23 to each such sale:
- 24 (1) The anticipated end-use of the computer
- sold.

1	(2) The software included with the computer.
2	(3) Any arrangement under the terms of the
3	sale regarding—
4	(A) upgrading the computer;
5	(B) servicing of the computer; or
6	(C) the furnishing of spare parts for the
7	computer.
8	(b) COVERED COUNTRIES.—For purposes of this sec-
9	tion, the countries designated as Tier III countries are the
10	countries listed as "computer tier 3" eligible countries in
11	part 740.7 of title 15 of the Code of Federal Regulations,
12	as in effect on June 10, 1997 (or any successor list).
13	(c) Quarterly Submission of Reports.—The
14	Secretary of Energy shall require that reports under sub-
15	section (a) be submitted quarterly.
16	(d) Annual Report.—The Secretary of Energy
17	shall submit to Congress an annual report containing all
18	information received under subsection (a) during the pre-
19	ceding year. The first annual report shall be submitted
20	not later than July 1, 1998.
21	SEC. 3152. TRANSFERS OF REAL AND PERSONAL PROPERTY
22	AT CERTAIN DEPARTMENT OF ENERGY FA-
23	CILITIES.
24	(a) Transfer Guidelines.—(1) The Secretary of
25	Energy shall issue guidelines for the transfer by sale or

- 1 lease of real and personal property at Department of En-
- 2 ergy defense nuclear facilities in consultation with the
- 3 community reuse organizations associated with the facili-
- 4 ties and the local governments within whose jurisdiction
- 5 the facilities are located. The Secretary shall issue the
- 6 guidelines not later than 90 days after the date of the
- 7 enactment of this Act.
- 8 (2)(A) The Secretary of Energy may not transfer real
- 9 or personal property under the guidelines issued under
- 10 paragraph (1) until—
- 11 (i) the Secretary submits a notification of the
- proposed transfer to the congressional defense com-
- mittees; and
- 14 (ii) a period of 30 days of continuous session of
- 15 Congress has expired following the date on which
- the notification is submitted.
- 17 (B) For purposes of subparagraph (A)(ii), the con-
- 18 tinuity of a session of Congress is broken only by an ad-
- 19 journment of the Congress sine die, and the days on which
- 20 either House is not in session because of an adjournment
- 21 of more than three days to a day certain are excluded in
- 22 the computation of such 30-day period.
- 23 (b) Indemnification.—(1) In the sale or lease of
- 24 real or personal property pursuant to the guidelines issued
- 25 under subsection (a), the Secretary of Energy may indem-

- 1 nify a transferee against an action for injury to person
- 2 or property resulting from the release or threatened re-
- 3 lease of a hazardous substance or pollutant or contami-
- 4 nant as a result of Department of Energy activities. Be-
- 5 fore such a sale or lease, the Secretary shall notify the
- 6 transferee that the Secretary has authority to provide in-
- 7 demnification to the transferee under this subsection. The
- 8 Secretary shall include in an agreement for such a sale
- 9 or lease a provision addressing indemnification for such
- 10 an action.
- 11 (2) Nothing in this section shall be construed as af-
- 12 fecting or modifying in any way section 120(h) of the
- 13 Comprehensive Environmental Response, Compensation,
- 14 and Liability Act of 1980 (42 U.S.C. 9620(h)).
- 15 (c) Definitions.—In this section:
- 16 (1) The term "Department of Energy defense
- 17 nuclear facility" has the meaning provided by sec-
- tion 318 of the Atomic Energy Act of 1954 (42
- 19 U.S.C. 2286g).
- 20 (2) The term "transferee" means a person to
- 21 which real property is transferred pursuant to the
- 22 guidelines issued under subsection (a).
- 23 (3) The terms "hazardous substance", "re-
- lease", and "pollutant or contaminant" have the
- 25 meanings provided by section 101 of the Comprehen-

1	sive Environmental Response, Compensation, and
2	Liability Act of 1980 (42 U.S.C. 9601).
3	SEC. 3153. REQUIREMENT TO DELEGATE CERTAIN AU-
4	THORITIES TO SITE MANAGER OF HANFORD
5	RESERVATION.
6	Section 3173(b) of the National Defense Authoriza-
7	tion Act for Fiscal Year 1997 (Public Law 104–201; 110
8	Stat. 2848; 42 U.S.C. 7274k) is amended—
9	(1) in paragraph (1), by striking out "In addi-
10	tion" and inserting in lieu thereof "Except as pro-
11	vided in paragraph (5), in addition"; and
12	(2) by adding at the end the following new
13	paragraph:
14	"(5) In the case of the Hanford Reservation, Rich-
15	land, Washington, the Secretary shall delegate to the Site
16	Manager the authority described in paragraph (1). The
17	Secretary may withdraw the delegated authority if the
18	Secretary—
19	"(A) determines that the Site Manager of the
20	Hanford Reservation has misused or misapplied that
21	authority; and
22	"(B) the Secretary submits to Congress a noti-
23	fication of the Secretary's intent to withdraw the au-
24	thority.".

1	TITLE XXXII—DEFENSE NU-
2	CLEAR FACILITIES SAFETY
3	BOARD
4	SEC. 3201. AUTHORIZATION.
5	There are authorized to be appropriated for fiscal
6	year 1998, \$17,500,000 for the operation of the Defense
7	Nuclear Facilities Safety Board under chapter 21 of the
8	Atomic Energy Act of 1954 (42 U.S.C. 2286 et seq.).
9	SEC. 3202. PLAN FOR TRANSFER OF FACILITIES FROM JU-
10	RISDICTION OF DEFENSE NUCLEAR FACILI-
11	TIES SAFETY BOARD TO JURISDICTION OF
12	NUCLEAR REGULATORY COMMISSION.
13	(a) Plan Requirement.—(1) The Defense Nuclear
14	Facilities Safety Board (in this section referred to as the
15	"Board") shall develop, in consultation with the Secretary
16	of Energy and the Nuclear Regulatory Commission, a plan
17	for—
18	(A) increasing the authority of the Nuclear
19	Regulatory Commission to include the regulation of
20	Department of Energy defense nuclear facilities; and
21	(B) decreasing or eliminating the functions of
22	the Board with respect to such facilities under chap-
23	ter 21 of the Atomic Energy Act of 1954 (42 U.S.C.
24	2286 et seq.).

1	(2) The plan shall be submitted to Congress not later
2	than six months after the date of the enactment of this
3	Act.
4	(b) Plan Elements.—The plan shall include the
5	following:
6	(1) A list of facilities as described in subsection
7	(c).
8	(2) A schedule for the orderly transfer of such
9	facilities from the jurisdiction of the Board to the
10	jurisdiction of the Nuclear Regulatory Commission
11	(3) Recommendations on the order in which the
12	facilities should be transferred, including such rec-
13	ommendations as the Board considers appropriate
14	with respect to the suitability of the various facilities
15	for transfer and the appropriateness for the various
16	facilities of the schedule for conducting the transfer.
17	(4) Such other provisions as the Board consid-
18	ers necessary to carry out an orderly transfer under
19	paragraph (2).
20	(c) List of Facilities.—The plan shall contain a
21	list of all Department of Energy defense nuclear facilities
22	grouped according to the following criteria:
23	(1) Facilities that are similar to facilities regu-
24	lated by the Nuclear Regulatory Commission on the

date of the enactment of this Act.

1	(2) Facilities that are in compliance with De-
2	partment of Energy nuclear safety requirements and
3	Board recommendations in existence on the date of
4	the enactment of this Act.
5	(3) Facilities the regulation of which would in-
6	volve the Nuclear Regulatory Commission in unique
7	national security interests, including the classified
8	design and configuration of a nuclear weapon or ex-
9	plosive device.
10	(d) Facility Defined.—In this section, the term
11	"Department of Energy defense nuclear facility" has the
12	meaning provided by section 318 of the Atomic Energy
13	Act of 1954 (42 U.S.C. 2286g), except that the term in-
14	cludes such a facility that is under construction or is
15	planned by the Secretary of Energy to be constructed.
16	(e) Repeal of Prohibition on Use of Funds.—
17	Section 210 of the Department of Energy National Secu-
18	rity and Military Applications of Nuclear Energy Author-
19	ization Act of 1981 (42 U.S.C. 7272) is repealed.
20	TITLE XXXIII—NATIONAL
21	DEFENSE STOCKPILE
22	SEC. 3301. AUTHORIZED USES OF STOCKPILE FUNDS.
23	(a) Obligation of Stockpile Funds.—During fis-
24	cal year 1998, the National Defense Stockpile Manager
25	may obligate up to \$73,000,000 of the funds in the Na-

- 1 tional Defense Stockpile Transaction Fund for the author-
- 2 ized uses of such funds under section 9(b)(2) of the Stra-
- 3 tegic and Critical Materials Stock Piling Act (50 U.S.C.
- 4 98h(b)(2)).
- 5 (b) Additional Obligations.—The National De-
- 6 fense Stockpile Manager may obligate amounts in excess
- 7 of the amount specified in subsection (a) if the National
- 8 Defense Stockpile Manager notifies Congress that extraor-
- 9 dinary or emergency conditions necessitate the additional
- 10 obligations. The National Defense Stockpile Manager may
- 11 make the additional obligations described in the notifica-
- 12 tion after the end of the 45-day period beginning on the
- 13 date Congress receives the notification.
- (c) LIMITATIONS.—The authorities provided by this
- 15 section shall be subject to such limitations as may be pro-
- 16 vided in appropriations Acts.
- 17 SEC. 3302. DISPOSAL OF BERYLLIUM COPPER MASTER
- 18 ALLOY IN NATIONAL DEFENSE STOCKPILE.
- 19 (a) DISPOSAL AUTHORIZATION.—Pursuant to section
- 20 5(b) of the Strategic and Critical Materials Stock Piling
- 21 Act (50 U.S.C. 98d(b)), the National Defense Stockpile
- 22 Manager may dispose of all beryllium copper master alloy
- 23 from the National Defense Stockpile provided for in sec-
- 24 tion 4 of such Act (50 U.S.C. 98c) as part of continued
- 25 efforts to modernize the Stockpile.

- 1 (b) Precondition for Disposal.—Before begin-
- 2 ning the disposal of beryllium copper master alloy under
- 3 subsection (a), the National Defense Stockpile Manager
- 4 shall certify to Congress that the disposal of beryllium cop-
- 5 per master alloy will not adversely affect the capability of
- 6 the National Defense Stockpile to supply the strategic and
- 7 critical material needs of the United States.
- 8 (c) Consultation With Market Impact Commit-
- 9 TEE.—In disposing of beryllium copper master alloy under
- 10 subsection (a), the National Defense Stockpile Manager
- 11 shall consult with the Market Impact Committee estab-
- 12 lished under section 10(c) of the Strategic and Critical
- 13 Materials Stock Piling Act (50 U.S.C. 98h–1(c)) to ensure
- 14 that the disposal of beryllium copper master alloy does not
- 15 disrupt the domestic beryllium industry.
- 16 (d) Extended Sales Contracts.—The National
- 17 Defense Stockpile Manager shall provide for the use of
- 18 long-term sales contracts for the disposal of beryllium cop-
- 19 per master alloy under subsection (a) so that the domestic
- 20 beryllium industry can re-absorb this material into the
- 21 market in a gradual and nondisruptive manner. However,
- 22 no such contract shall provide for the disposal of beryllium
- 23 copper master alloy over a period longer than eight years,
- 24 beginning on the date of the commencement of the first
- 25 contract under this section.

- 1 (e) Relationship to Other Disposal Author-
- 2 ITY.—The disposal authority provided in subsection (a) is
- 3 new disposal authority and is in addition to, and shall not
- 4 affect, any other disposal authority provided by law re-
- 5 garding beryllium copper master alloy.
- 6 (f) Beryllium Copper Master Alloy De-
- 7 FINED.—For purposes of this section, the term "beryllium
- 8 copper master alloy" means an alloy of nominally four per-
- 9 cent beryllium in copper.
- 10 SEC. 3303. DISPOSAL OF TITANIUM SPONGE IN NATIONAL
- 11 DEFENSE STOCKPILE.
- (a) DISPOSAL REQUIRED.—Subject to subsection (b),
- 13 the National Defense Stockpile Manager shall dispose of
- 14 34,800 short tons of titanium sponge contained in the Na-
- 15 tional Defense Stockpile provided for in section 4 of the
- 16 Strategic and Critical Materials Stock Piling Act (50
- 17 U.S.C. 98c) and excess to stockpile requirements.
- 18 (b) Consultation With Market Impact Commit-
- 19 TEE.—In disposing of titanium sponge under subsection
- 20 (a), the National Defense Stockpile Manager shall consult
- 21 with the Market Impact Committee established under sec-
- 22 tion 10(c) of the Strategic and Critical Materials Stock
- 23 Piling Act (50 U.S.C. 98h-1(c)) to ensure that the dis-
- 24 posal of titanium sponge does not disrupt the domestic
- 25 titanium industry.

- 1 (c) Relationship to Other Disposal Author-
- 2 ITY.—The disposal authority provided in subsection (a) is
- 3 new disposal authority and is in addition to, and shall not
- 4 affect, any other disposal authority provided by law re-
- 5 garding titanium sponge.
- 6 SEC. 3304. CONDITIONS ON TRANSFER OF STOCKPILED
- 7 PLATINUM RESERVES FOR TREASURY USE.
- 8 (a) Imposition of Conditions.—Any transfer of
- 9 platinum contained in the National Defense Stockpile pro-
- 10 vided for in section 4 of the Strategic and Critical Mate-
- 11 rials Stock Piling Act (50 U.S.C. 98c) to the Secretary
- 12 of the Treasury for use to mint and issue bullion and proof
- 13 platinum coins or for any other purpose shall be subject
- 14 to the conditions contained in this section.
- 15 (b) Yearly Limitation.—The quantity of platinum
- 16 transferred from the stockpile to the Secretary of the
- 17 Treasury may not exceed 200,000 troy ounces during any
- 18 fiscal year, of which not more than 81,600 troy ounces
- 19 per year may be platinum of the highest quality specifica-
- 20 tion.
- 21 (c) Replacement Upon Notice.—The Secretary of
- 22 the Treasury shall replace platinum received from the
- 23 stockpile within one year after receiving notice from the
- 24 Secretary of Defense specifying the quantity and quality

- 1 of transferred platinum to be replaced and the need for
- 2 replacement.
- 3 (d) Costs.—Any transfer of platinum from the
- 4 stockpile to the Secretary of the Treasury shall be made
- 5 without the expenditure of any funds available to the De-
- 6 partment of Defense. The Secretary of the Treasury shall
- 7 be responsible for all costs incurred in connection with the
- 8 transfer, subsequent to the transfer, or in connection with
- 9 the replacement of the transferred platinum, such as
- 10 transportation, storage, testing, refining, or casting costs.
- 11 SEC. 3305. RESTRICTIONS ON DISPOSAL OF CERTAIN MAN-
- 12 GANESE FERRO.
- 13 (a) Requirement for Remelting by Domestic
- 14 Ferroalloy Producers.—High carbon manganese
- 15 ferro in the National Defense Stockpile that does not meet
- 16 the National Defense Stockpile classification of Grade
- 17 One, Specification 30(a), as revised May 22, 1992, may
- 18 be sold only for remelting by a domestic ferroalloy pro-
- 19 ducer unless the President determines that a domestic
- 20 ferroalloy producer is not available to acquire the material.
- 21 After the date of the enactment of this Act, the President
- 22 may not reclassify high carbon manganese ferro stored in
- 23 the National Defense Stockpile as of that date.
- 24 (b) Domestic Ferroalloy Producer Defined.—
- 25 For purposes of this section, the term "domestic ferroalloy

- 1 producer" means a company or other business entity that,
- 2 as determined by the President—
- 3 (1) is engaged in operations to upgrade man-
- 4 ganese ores of metallurgical grade or manganese
- 5 ferro; and
- 6 (2) conducts a significant level of its research,
- development, engineering, and upgrading operations
- 8 in the United States.
- 9 (c) Consultation With Market Impact Commit-
- 10 TEE.—In disposing of high carbon manganese ferro in the
- 11 National Defense Stockpile, the National Defense Stock-
- 12 pile Manager shall consult with the Market Impact Com-
- 13 mittee established under section 10(c) of the Strategic and
- 14 Critical Materials Stock Piling Act (50 U.S.C. 98h-1(c))
- 15 to ensure that the disposal of high carbon manganese ferro
- 16 does not disrupt the domestic manganese ferro industry.
- 17 (d) Conforming Repeal.—Section 3304 of the Na-
- 18 tional Defense Authorization Act for Fiscal Year 1996
- 19 (Public Law 104–106; 110 Stat. 629) is repealed.
- 20 SEC. 3306. REQUIRED PROCEDURES FOR DISPOSAL OF
- 21 STRATEGIC AND CRITICAL MATERIALS.
- Section 6(b) of the Strategic and Critical Materials
- 23 Stock Piling Act (50 U.S.C. 98e(b)) is amended in the
- 24 first sentence by striking out "materials from the stockpile
- 25 shall be made by formal advertising or competitive nego-

- 1 tiation procedures." and inserting in lieu thereof "strate-
- 2 gic and critical materials from the stockpile shall be made
- 3 in accordance with the next sentence.".

4 TITLE XXXIV—NAVAL

5 **PETROLEUM RESERVES**

- 6 SEC. 3401. AUTHORIZATION OF APPROPRIATIONS.
- 7 There is hereby authorized to be appropriated to the
- 8 Secretary of Energy \$117,000,000 for fiscal year 1998 for
- 9 the purpose of carrying out activities under chapter 641
- 10 of title 10, United States Code, relating to the naval petro-
- 11 leum reserves (as defined in section 7420(2) of such title).
- 12 Funds appropriated pursuant to such authorization shall
- 13 remain available until expended.
- 14 SEC. 3402. PRICE REQUIREMENT ON SALE OF CERTAIN PE-
- 15 TROLEUM DURING FISCAL YEAR 1998.
- Notwithstanding section 7430(b)(2) of title 10, Unit-
- 17 ed States Code, during fiscal year 1998, any sale of any
- 18 part of the United States share of petroleum produced
- 19 from Naval Petroleum Reserves Numbered 1, 2, and 3
- 20 shall be made at a price not less than 90 percent of the
- 21 current sales price, as estimated by the Secretary of En-
- 22 ergy, of comparable petroleum in the same area.

1	SEC. 3403. TERMINATION OF ASSIGNMENT OF NAVY OFFI-
2	CERS TO OFFICE OF NAVAL PETROLEUM AND
3	OIL SHALE RESERVES.
4	(a) Termination of Assignment Require-
5	MENT.—Section 2 of Public Law 96–137 (42 U.S.C.
6	7156a) is repealed.
7	(b) Effect on Existing Assignments.—In the
8	case of an officer of the Navy assigned, as of the date
9	of the enactment of this Act, to a management position
10	within the Office of Naval Petroleum and Oil Shale Re-
11	serves, the Secretary of the Navy may continue such as-
12	signment notwithstanding the repeal of section 2 of Public
13	Law 96–137 (42 U.S.C. 7156a), except that such assign-
14	ment may not extend beyond the date of the sale of Naval
15	Petroleum Reserve Numbered 1 (Elk Hills) pursuant to
16	subtitle B of title XXXIV of the National Defense Author-
17	ization Act for Fiscal Year 1996 (Public Law 104–106;
18	10 U.S.C. 7420 note).
19	SEC. 3404. TRANSFER OF JURISDICTION, NAVAL OIL SHALE
20	RESERVES NUMBERED 1 AND 3.
21	(a) Transfer Required.—Chapter 641 of title 10,
22	United States Code, is amended by adding at the end the

23 following new section:

1	"§ 7439. Certain oil shale reserves: transfer of juris-
2	diction and petroleum exploration, devel-
3	opment, and production
4	"(a) Transfer Required.—(1) Upon the enact-
5	ment of this section, the Secretary of Energy shall trans-
6	fer to the Secretary of the Interior administrative jurisdic-
7	tion over all public domain lands included within Oil Shale
8	Reserve Numbered 1 and those public domain lands in-
9	cluded within the undeveloped tracts of Oil Shale Reserve
10	Numbered 3.
11	"(2) Not later than one year after the date of the
12	enactment of this section, the Secretary of Energy shall
13	transfer to the Secretary of the Interior administrative ju-
14	risdiction over those public domain lands included within
15	the developed tract of Oil Shale Reserve Numbered 3
16	which consists of approximately 6,000 acres and 24 natu-
17	ral gas wells, together with pipelines and associated facili-
18	ties.
19	"(3) Notwithstanding the transfer of jurisdiction, the
20	Secretary of Energy shall continue to be responsible for
21	all environmental restoration, waste management, and en-
22	vironmental compliance activities that are required under
23	Federal and State laws with respect to conditions existing
24	on the lands at the time of the transfer.
25	"(4) Upon the transfer to the Secretary of the Inte-

26 rior of jurisdiction over public domain lands under this

- 1 subsection, the other provisions of this chapter shall cease
- 2 to apply with respect to the transferred lands.
- 3 "(b) AUTHORITY TO LEASE.—(1) Beginning on the
- 4 date of the enactment of this section, or as soon thereafter
- 5 as practicable, the Secretary of the Interior shall enter
- 6 into leases with one or more private entities for the pur-
- 7 pose of exploration for, and development and production
- 8 of, petroleum (other than in the form of oil shale) located
- 9 on or in public domain lands in Oil Shale Reserves Num-
- 10 bered 1 and 3 (including the developed tract of Oil Shale
- 11 Reserve Numbered 3). Any such lease shall be made in
- 12 accordance with the requirements of the Mineral Leasing
- 13 Act (30 U.S.C. 181 et seq.) regarding the lease of oil and
- 14 gas lands and shall be subject to valid existing rights.
- 15 "(2) Notwithstanding the delayed transfer of the de-
- 16 veloped tract of Oil Shale Reserve Numbered 3 under sub-
- 17 section (a)(2), the Secretary of the Interior shall enter into
- 18 a lease under paragraph (1) with respect to the developed
- 19 tract before the end of the one-year period beginning on
- 20 the date of the enactment of this section.
- 21 "(c) Management.—The Secretary of the Interior,
- 22 acting through the Director of the Bureau of Land Man-
- 23 agement, shall manage the lands transferred under sub-
- 24 section (a) in accordance with the Federal Land Policy

- 1 and Management Act of 1976 (43 U.S.C. 1701 et seq.)
- 2 and other laws applicable to the public lands.
- 3 "(d) Transfer of Existing Equipment.—The
- 4 lease of lands by the Secretary of the Interior under this
- 5 section may include the transfer, at fair market value, of
- 6 any well, gathering line, or related equipment owned by
- 7 the United States on the lands transferred under sub-
- 8 section (a) and suitable for use in the exploration, develop-
- 9 ment, or production of petroleum on the lands.
- 10 "(e) Cost Minimization.—The cost of any environ-
- 11 mental assessment required pursuant to the National En-
- 12 vironmental Policy Act of 1969 (42 U.S.C. 4321 et seq.)
- 13 in connection with a proposed lease under this section
- 14 shall be paid out of unobligated amounts available for ad-
- 15 ministrative expenses of the Bureau of Land Management.
- 16 "(f) Distribution of Receipts.—Notwithstanding
- 17 any other provision of law, all moneys received from a
- 18 lease under this section (including sales, bonuses, royalties
- 19 (including interest charges collected under the Federal Oil
- 20 and Gas Royalty Management Act of 1982 (30 U.S.C.
- 21 1701 et seq.)), and rentals) shall be paid and distributed
- 22 under section 35 of the Mineral Leasing Act (30 U.S.C.
- 23 191) in the same manner as moneys derived from other
- 24 oil and gas leases involving public domain lands other than
- 25 naval petroleum reserves.".

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

"7439. Certain oil shale reserves: transfer of jurisdiction and petroleum exploration, development, and production.".

4 TITLE XXXV—PANAMA CANAL

5 **COMMISSION**

- $_6$ Subtitle A—Authorization of Ex-
- 7 penditures From Revolving
- 8 Fund
- 9 SEC. 3501. SHORT TITLE.
- This subtitle may be cited as the "Panama Canal
- 11 Commission Authorization Act for Fiscal Year 1998".
- 12 SEC. 3502. AUTHORIZATION OF EXPENDITURES.
- 13 (a) In General.—Subject to subsection (b), the
- 14 Panama Canal Commission is authorized to use amounts
- 15 in the Panama Canal Revolving Fund to make such ex-
- 16 penditures within the limits of funds and borrowing au-
- 17 thority available to it in accordance with law, and to make
- 18 such contracts and commitments, as may be necessary
- 19 under the Panama Canal Act of 1979 (22 U.S.C. 3601
- 20 et seq.) for the operation, maintenance, improvement, and
- 21 administration of the Panama Canal for fiscal year 1998.
- (b) Limitations.—For fiscal year 1998, the Panama
- 23 Canal Commission may expend from funds in the Panama

1	Canal Revolving Fund not more than \$85,000 for official
2	reception and representation expenses, of which—
3	(1) not more than \$23,000 may be used for of-
4	ficial reception and representation expenses of the
5	Supervisory Board of the Commission;
6	(2) not more than \$12,000 may be used for of-
7	ficial reception and representation expenses of the
8	Secretary of the Commission; and
9	(3) not more than \$50,000 may be used for of-
10	ficial reception and representation expenses of the
11	Administrator of the Commission.
12	SEC. 3503. PURCHASE OF VEHICLES.
13	Notwithstanding any other provision of law, the
14	funds available to the Commission shall be available for
15	the purchase and transportation to the Republic of Pan-
16	
	ama of passenger motor vehicles built in the United
17	ama of passenger motor vehicles built in the United States, the purchase price of which shall not exceed
	•
	States, the purchase price of which shall not exceed
18	States, the purchase price of which shall not exceed \$22,000 per vehicle.
18 19	States, the purchase price of which shall not exceed \$22,000 per vehicle. SEC. 3504. EXPENDITURES ONLY IN ACCORDANCE WITH
18 19 20	States, the purchase price of which shall not exceed \$22,000 per vehicle. SEC. 3504. EXPENDITURES ONLY IN ACCORDANCE WITH TREATIES.
18 19 20 21	States, the purchase price of which shall not exceed \$22,000 per vehicle. SEC. 3504. EXPENDITURES ONLY IN ACCORDANCE WITH TREATIES. Expenditures authorized under this subtitle may be

Subtitle B—Facilitation of Panama Canal Transition

2	Canal Transition
3	SEC. 3511. SHORT TITLE; REFERENCES.
4	(a) Short Title.—This subtitle may be cited as the
5	"Panama Canal Transition Facilitation Act of 1997".
6	(b) References.—Except as otherwise expressly
7	provided, whenever in this subtitle an amendment or re-
8	peal is expressed in terms of an amendment to, or repeal
9	of, a section or other provision, the reference shall be con-
10	sidered to be made to a section or other provision of the
11	Panama Canal Act of 1979 (22 U.S.C. 3601 et seq.).
12	SEC. 3512. DEFINITIONS RELATING TO CANAL TRANSITION.
13	Section 3 (22 U.S.C. 3602) is amended by adding
14	at the end the following new subsection:
15	"(d) For purposes of this Act:
16	"(1) The term 'Canal Transfer Date' means
17	December 31, 1999, such date being the date speci-
18	fied in the Panama Canal Treaty of 1977 for the
19	transfer of the Panama Canal from the United
20	States of America to the Republic of Panama.
21	"(2) The term 'Panama Canal Authority'
22	means the entity created by the Republic of Panama
23	to succeed the Panama Canal Commission as of the
24	Canal Transfer Date.".

1	PART I—TRANSITION MATTERS RELATING TO
2	COMMISSION OFFICERS AND EMPLOYEES
3	SEC. 3521. AUTHORITY FOR THE ADMINISTRATOR OF THE
4	COMMISSION TO ACCEPT APPOINTMENT AS
5	THE ADMINISTRATOR OF THE PANAMA
6	CANAL AUTHORITY.
7	(a) Authority for Dual Role.—Section 1103 (22
8	U.S.C. 3613) is amended by adding at the end the follow-
9	ing new subsection:
10	"(c) The Congress consents, for purposes of the 8th
11	clause of article I, section 9 of the Constitution of the
12	United States, to the acceptance by the individual serving
13	as Administrator of the Commission of appointment by
14	the Republic of Panama to the position of Administrator
15	of the Panama Canal Authority. Such consent is effective
16	only if that individual, while serving in both such posi-
17	tions, serves as Administrator of the Panama Canal Au-
18	thority without compensation, except for payments by the
19	Republic of Panama of travel and entertainment expenses,
20	including per diem payments.".
21	(b) Waiver of Certain Conflict-of-Interest
22	STATUTES.—Such section is further amended by adding
23	at the end the following new subsections:
24	"(d) The Administrator, with respect to participation
25	in any matter as Administrator of the Panama Canal
26	Commission (whether such participation is before, on, or

1	after the date of the enactment of the Panama Canal
2	Transition Facilitation Act of 1997), shall not be subject
3	to section 208 of title 18, United States Code, insofar as
4	the matter relates to prospective employment as Adminis-
5	trator of the Panama Canal Authority.
6	"(e) If the Republic of Panama appoints as the Ad-
7	ministrator of the Panama Canal Authority the individual
8	serving as the Administrator of the Commission and it
9	that individual accepts the appointment—
10	"(1) the Foreign Agents Registration Act of
11	1938, as amended (22 U.S.C. 611 et seq.), shall not
12	apply to that individual with respect to service as
13	the Administrator of the Panama Canal Authority
14	"(2) that individual, with respect to participa-
15	tion in any matter as the Administrator of the Pan-
16	ama Canal Commission, is not subject to section 208
17	of title 18, United States Code, insofar as the mat-
18	ter relates to service as, or performance of the duties
19	of, the Administrator of the Panama Canal Author-
20	ity; and
21	"(3) that individual, with respect to official acts
22	performed as the Administrator of the Panama
23	Canal Authority, is not subject to the following:
24	"(A) Sections 203 and 205 of title 18
25	United States Code.

1	"(B) Effective upon termination of the in-
2	dividual's appointment as Administrator of the
3	Panama Canal Commission at noon on the
4	Canal Transfer Date, section 207 of title 18,
5	United States Code.
6	"(C) Sections 501(a) and 502(a)(4) of the
7	Ethics in Government Act of 1978 (5 U.S.C.
8	App.), with respect to compensation received
9	for, and service in, the position of Adminis-
10	trator of the Panama Canal Authority.".
11	SEC. 3522. POST-CANAL TRANSFER PERSONNEL AUTHORI-
10	TIES.
12	1120
13	(a) Waiver of Certain Post-employment Re-
13 14	(a) Waiver of Certain Post-employment Re-
13 14 15	(a) Waiver of Certain Post-employment Restrictions for Commission Personnel Becoming
13 14 15 16	(a) Waiver of Certain Post-employment Restrictions for Commission Personnel Becoming Employees of the Panama Canal Authority.—Sec-
13 14 15 16 17	(a) Waiver of Certain Post-employment Restrictions for Commission Personnel Becoming Employees of the Panama Canal Authority.—Section 1112 (22 U.S.C. 3622) is amended by adding at the
13 14 15 16 17	(a) Waiver of Certain Post-employment Restrictions for Commission Personnel Becoming Employees of the Panama Canal Authority.—Section 1112 (22 U.S.C. 3622) is amended by adding at the end the following new subsection:
13 14 15 16 17	(a) Waiver of Certain Post-employment Restrictions for Commission Personnel Becoming Employees of the Panama Canal Authority.—Section 1112 (22 U.S.C. 3622) is amended by adding at the end the following new subsection: "(e) Effective as of the Canal Transfer Date, section
13 14 15 16 17 18	(a) Waiver of Certain Post-employment Restrictions for Commission Personnel Becoming Employees of the Panama Canal Authority.—Section 1112 (22 U.S.C. 3622) is amended by adding at the end the following new subsection: "(e) Effective as of the Canal Transfer Date, section 207 of title 18, United States Code, shall not apply to
13 14 15 16 17 18 19 20	(a) Waiver of Certain Post-employment Restrictions for Commission Personnel Becoming Employees of the Panama Canal Authority.—Section 1112 (22 U.S.C. 3622) is amended by adding at the end the following new subsection: "(e) Effective as of the Canal Transfer Date, section 207 of title 18, United States Code, shall not apply to an individual who is an officer or employee of the Panama
13 14 15 16 17 18 19 20 21	(a) Waiver of Certain Post-Employment Restrictions for Commission Personnel Becoming Employees of the Panama Canal Authority.—Section 1112 (22 U.S.C. 3622) is amended by adding at the end the following new subsection: "(e) Effective as of the Canal Transfer Date, section 207 of title 18, United States Code, shall not apply to an individual who is an officer or employee of the Panama Canal Authority, but only with respect to official acts of

- 1 with the Commission was terminated at noon on the Canal
- 2 Transfer Date.".
- 3 (b) Consent of Congress for Acceptance by
- 4 Reserve and Retired Members of the Armed
- 5 Forces of Employment by Panama Canal Author-
- 6 ITY.—Such section is further amended by adding after
- 7 subsection (e), as added by subsection (a), the following
- 8 new subsection:
- 9 "(f)(1) The Congress consents to the following per-
- 10 sons accepting civil employment (and compensation for
- 11 that employment) with the Panama Canal Authority for
- 12 which the consent of the Congress is required by the last
- 13 paragraph of section 9 of article I of the Constitution of
- 14 the United States, relating to acceptance of emoluments,
- 15 offices, or titles from a foreign government:
- 16 "(A) Retired members of the uniformed serv-
- ices.
- 18 "(B) Members of a reserve component of the
- 19 armed forces.
- 20 "(C) Members of the Commissioned Reserve
- 21 Corps of the Public Health Service.
- 22 "(2) The consent of the Congress under paragraph
- 23 (1) is effective without regard to subsection (b) of section
- 24 908 of title 37, United States Code (relating to approval

1	required for employment of Reserve and retired members
2	by foreign governments).".
3	SEC. 3523. ENHANCED AUTHORITY OF COMMISSION TO ES-
4	TABLISH COMPENSATION OF COMMISSION
5	OFFICERS AND EMPLOYEES.
6	(a) Repeal of Limitations on Commission Au-
7	THORITY.—The following provisions are repealed:
8	(1) Section 1215 (22 U.S.C. 3655), relating to
9	basic pay.
10	(2) Section 1219 (22 U.S.C. 3659), relating to
11	salary protection upon conversion of pay rate.
12	(3) Section 1225 (22 U.S.C. 3665), relating to
13	minimum level of pay and minimum annual in-
14	creases.
15	(b) Savings Provision.—Section 1202 (22 U.S.C.
16	3642) is amended by adding at the end the following new
17	subsection:
18	"(c) In the case of an individual who is an officer
19	or employee of the Commission on the day before the date
20	of the enactment of the Panama Canal Transition Facili-
21	tation Act of 1997 and who has not had a break in service
22	with the Commission since that date, the rate of basic pay
23	for that officer or employee on or after that date may not
24	be less than the rate in effect for that officer or employee

25 on the day before that date of enactment except—

1	"(1) as provided in a collective bargaining
2	agreement;
3	"(2) as a result of an adverse action against the
4	officer or employee; or
5	"(3) pursuant to a voluntary demotion.".
6	(c) Cross-Reference Amendments.—(1) Section
7	1216 (22 U.S.C. 3656) is amended by striking out "1215"
8	and inserting in lieu thereof "1202".
9	(2) Section 1218 (22 U.S.C. 3658) is amended by
10	striking out "1215" and "1217" and inserting in lieu
11	thereof "1202" and "1217(a)", respectively.
12	SEC. 3524. TRAVEL, TRANSPORTATION, AND SUBSISTENCE
13	EXPENSES FOR COMMISSION PERSONNEL NO
13 14	EXPENSES FOR COMMISSION PERSONNEL NO LONGER SUBJECT TO FEDERAL TRAVEL REG-
14	LONGER SUBJECT TO FEDERAL TRAVEL REG-
14 15	LONGER SUBJECT TO FEDERAL TRAVEL REG- ULATION.
14151617	LONGER SUBJECT TO FEDERAL TRAVEL REG- ULATION. (a) Repeal of Applicability of Title 5 Provi-
14151617	LONGER SUBJECT TO FEDERAL TRAVEL REG- ULATION. (a) Repeal of Applicability of Title 5 Provi- Sions.—(1) Section 1210 (22 U.S.C. 3650) is amended
1415161718	LONGER SUBJECT TO FEDERAL TRAVEL REG- ULATION. (a) Repeal of Applicability of Title 5 Provi- Sions.—(1) Section 1210 (22 U.S.C. 3650) is amended by striking out subsections (a), (b), and (c).
141516171819	LONGER SUBJECT TO FEDERAL TRAVEL REG- ULATION. (a) REPEAL OF APPLICABILITY OF TITLE 5 PROVI- SIONS.—(1) Section 1210 (22 U.S.C. 3650) is amended by striking out subsections (a), (b), and (c). (2) Section 1224 (22 U.S.C. 3664) is amended—
14 15 16 17 18 19 20	LONGER SUBJECT TO FEDERAL TRAVEL REG- ULATION. (a) Repeal of Applicability of Title 5 Provisions.—(1) Section 1210 (22 U.S.C. 3650) is amended by striking out subsections (a), (b), and (c). (2) Section 1224 (22 U.S.C. 3664) is amended— (A) by striking out paragraph (10); and
14 15 16 17 18 19 20 21	LONGER SUBJECT TO FEDERAL TRAVEL REG- ULATION. (a) REPEAL OF APPLICABILITY OF TITLE 5 PROVI- SIONS.—(1) Section 1210 (22 U.S.C. 3650) is amended by striking out subsections (a), (b), and (c). (2) Section 1224 (22 U.S.C. 3664) is amended— (A) by striking out paragraph (10); and (B) by redesignating paragraphs (11) through

1	(A) by redesignating subsection $(d)(1)$ as sub-
2	section (a) and in that subsection striking out
3	"paragraph (2)" and inserting in lieu thereof "sub-
4	section (b)"; and
5	(B) by redesignating subsection (d)(2) as sub-
6	section (b) and in that subsection—
7	(i) striking out "Notwithstanding para-
8	graph (1), an" and inserting in lieu thereof
9	"An"; and
10	(ii) striking out "referred to in paragraph
11	(1)" and inserting in lieu thereof "who is a citi-
12	zen of the Republic of Panama".
13	(2) The heading of such section is amended to read
14	as follows:
15	"AIR TRANSPORTATION".
16	(c) Effective Date.—The amendments made by
17	this section shall take effect on January 1, 1999.
18	SEC. 3525. ENHANCED RECRUITMENT AND RETENTION AU-
19	THORITIES.
20	(a) Recruitment, Relocation, and Retention
21	Bonuses.—Section 1217 (22 U.S.C. 3657) is amended—
22	(1) by redesignating subsection (c) as sub-
23	section (e);
24	(2) in subsection (e) (as so redesignated), by
25	striking out "for the same or similar work ner-

- 1 formed in the United States by individuals employed
- 2 by the Government of the United States" and insert-
- 3 ing in lieu thereof "of the individual to whom the
- 4 compensation is paid"; and
- 5 (3) by inserting after subsection (b) the follow-
- 6 ing new subsections:
- 7 "(c)(1) The Commission may pay a recruitment
- 8 bonus to an individual who is newly appointed to a posi-
- 9 tion with the Commission, or a relocation bonus to an em-
- 10 ployee of the Commission who must relocate to accept a
- 11 position, if the Commission determines that the Commis-
- 12 sion would be likely, in the absence of such a bonus, to
- 13 have difficulty in filling the position.
- 14 "(2) A recruitment or relocation bonus may be paid
- 15 to an employee under this subsection only if the employee
- 16 enters into an agreement with the Commission to complete
- 17 a period of employment with the Commission established
- 18 by the Commission. If the employee voluntarily fails to
- 19 complete such period of employment or is separated from
- 20 service in such employment as a result of an adverse ac-
- 21 tion before the completion of such period, the employee
- 22 shall repay the entire amount of the bonus.
- 23 "(3) A relocation bonus under this subsection may
- 24 be paid as a lump sum. A recruitment bonus under this
- 25 subsection shall be paid on a pro rata basis over the period

1	of employment covered by the agreement under paragraph
2	(2). A bonus under this subsection may not be considered
3	to be part of the basic pay of an employee.
4	(d)(1) The Commission may pay a retention bonus
5	to an employee of the Commission if the Commission de-
6	termines that—
7	"(A) the employee has unusually high or unique
8	qualifications and those qualifications make it essen-
9	tial for the Commission to retain the employee for
10	a period specified by the Commission ending not
11	later than the Canal Transfer Date, or the Commis-
12	sion otherwise has a special need for the services of
13	the employee making it essential for the Commission
14	to retain the employee for a period specified by the
15	Commission ending not later than the Canal Trans-
16	fer Date; and
17	"(B) the employee would be likely to leave em-
18	ployment with the Commission before the end of
19	that period if the retention bonus is not paid.
20	"(2) A retention bonus under this subsection—
21	"(A) shall be in a fixed amount;
22	"(B) shall be paid on a pro rata basis (over the
23	period specified by the Commission as essential for
24	the retention of the employee), with such payments

- 1 to be made at the same time and in the same man-
- 2 ner as basic pay; and
- 3 "(C) may not be considered to be part of the
- 4 basic pay of an employee.
- 5 "(3) A decision by the Commission to exercise or to
- 6 not exercise the authority to pay a bonus under this sub-
- 7 section shall not be subject to review under any statutory
- 8 procedure or any agency or negotiated grievance procedure
- 9 except under any of the laws referred to in section 2302(d)
- 10 of title 5, United States Code.".
- 11 (b) EDUCATIONAL SERVICES.—Section 1321(e)(2)
- 12 (22 U.S.C. 3731(e)(2)) is amended by striking out "and
- 13 persons" and inserting in lieu thereof ", to other Commis-
- 14 sion employees when determined by the Commission to be
- 15 necessary for their recruitment or retention, and to other
- 16 persons".
- 17 SEC. 3526. TRANSITION SEPARATION INCENTIVE PAY-
- 18 MENTS.
- 19 Chapter 2 of title I (22 U.S.C. 3641 et seq.) is
- 20 amended by adding at the end of subchapter III the fol-
- 21 lowing new section:
- 22 "Transition separation incentive payments
- "Sec. 1233. (a) In applying to the Commission and
- 24 employees of the Commission the provisions of section 663
- 25 of the Treasury, Postal Service, and General Government

1	Appropriations Act, 1997 (as contained in section 101(f)
2	of division A of Public Law 104–208; 110 Stat. 3009–
3	383), relating to voluntary separation incentives for em-
4	ployees of certain Federal agencies (in this section re-
5	ferred to as 'section 663')—
6	"(1) the term 'employee' shall mean an em-
7	ployee of the Commission who has served in the Re-
8	public of Panama in a position with the Commission
9	for a continuous period of at least three years imme-
10	diately before the employee's separation under an
11	appointment without time limitation and who is cov-
12	ered under the Civil Service Retirement System or
13	the Federal Employees' Retirement System under
14	subchapter III of chapter 83 or chapter 84, respec-
15	tively, of title 5, United States Code, other than—
16	"(A) an employee described in any of sub-
17	paragraphs (A) through (F) of subsection
18	(a)(2) of section 663; or
19	"(B) an employee of the Commission who,
20	during the 24-month period preceding the date
21	of separation, has received a recruitment or re-
22	location bonus under section 1217(c) of this Act
23	or who, within the 12-month period preceding
24	the date of separation, received a retention
25	bonus under section 1217(d) of this Act:

1	"(2) the strategic plan under subsection (b) of
2	section 663 shall include (in lieu of the matter speci-
3	fied in subsection (b)(2) of that section)—
4	"(A) the positions to be affected, identified
5	by occupational category and grade level;
6	"(B) the number and amounts of separa-
7	tion incentive payments to be offered; and
8	"(C) a description of how such incentive
9	payments will facilitate the successful transfer
10	of the Panama Canal to the Republic of Pan-
11	ama;
12	"(3) a separation incentive payment under sec-
13	tion 663 may be paid to a Commission employee
14	only to the extent necessary to facilitate the success-
15	ful transfer of the Panama Canal by the United
16	States of America to the Republic of Panama as re-
17	quired by the Panama Canal Treaty of 1977;
18	"(4) such a payment—
19	"(A) may be in an amount determined by
20	the Commission not to exceed \$25,000; and
21	"(B) may be made (notwithstanding the
22	limitation specified in subsection $(c)(2)(D)$ of
23	section 663) in the case of an eligible employee
24	who voluntarily separates (whether by retire-
25	ment or resignation) during the 90-day period

1	beginning on the date of the enactment of this
2	section or during the period beginning on Octo-
3	ber 1, 1998, and ending on December 31, 1998;
4	"(5) in the case of not more than 15 employees
5	who (as determined by the Commission) are unwill-
6	ing to work for the Panama Canal Authority after
7	the Canal Transfer Date and who occupy critical po-
8	sitions for which (as determined by the Commission)
9	at least two years of experience is necessary to en-
10	sure that seasoned managers are in place on and
11	after the Canal Transfer Date, such a payment (not-
12	withstanding paragraph (4))—
13	"(A) may be in an amount determined by
14	the Commission not to exceed 50 percent of the
15	basic pay of the employee; and
16	"(B) may be made (notwithstanding the
17	limitation specified in subsection $(c)(2)(D)$ of
18	section 663) in the case of such an employee
19	who voluntarily separates (whether by retire-
20	ment or resignation) during the 90-day period
21	beginning on the date of the enactment of this
22	section; and
23	"(6) the provisions of subsection (f) of section
24	663 shall not apply.

- 1 "(b) A decision by the Commission to exercise or to
- 2 not exercise the authority to pay a transition separation
- 3 incentive under this section shall not be subject to review
- 4 under any statutory procedure or any agency or negotiated
- 5 grievance procedure except under any of the laws referred
- 6 to in section 2302(d) of title 5, United States Code.".

7 SEC. 3527. LABOR-MANAGEMENT RELATIONS.

- 8 Section 1271 (22 U.S.C. 3701) is amended by adding
- 9 at the end the following new subsection:
- " (c)(1) This subsection applies to any matter that be-
- 11 comes the subject of collective bargaining between the
- 12 Commission and the exclusive representative for any bar-
- 13 gaining unit of employees of the Commission during the
- 14 period beginning on the date of the enactment of this sub-
- 15 section and ending on the Canal Transfer Date.
- 16 "(2)(A) The resolution of impasses resulting from
- 17 collective bargaining between the Commission and any
- 18 such exclusive representative during that period shall be
- 19 conducted in accordance with such procedures as may be
- 20 mutually agreed upon between the Commission and the
- 21 exclusive representative (without regard to any otherwise
- 22 applicable provisions of chapter 71 of title 5, United
- 23 States Code). Such mutually agreed upon procedures shall
- 24 become effective upon transmittal by the Chairman of the
- 25 Commission to the Congress of notice of the agreement

- 1 to use those procedures and a description of those proce-
- 2 dures.
- 3 "(B) The Federal Services Impasses Panel shall not
- 4 have jurisdiction to resolve any impasse between the Com-
- 5 mission and any such exclusive representative in negotia-
- 6 tions over a procedure for resolving impasses.
- 7 "(3) If the Commission and such an exclusive rep-
- 8 resentative do not reach an agreement concerning a proce-
- 9 dure for resolving impasses with respect to a bargaining
- 10 unit and transmit notice of the agreement under para-
- 11 graph (2) on or before July 1, 1998, the following shall
- 12 be the procedure by which collective bargaining impasses
- 13 between the Commission and the exclusive representative
- 14 for that bargaining unit shall be resolved:
- 15 "(A) If bargaining efforts do not result in an
- agreement, the parties shall request the Federal Me-
- diation and Conciliation Service to assist in achiev-
- ing an agreement.
- "(B) If an agreement is not reached within 45
- days after the date on which either party requests
- 21 the assistance of the Federal Mediation and Concil-
- iation Service in writing (or within such shorter pe-
- riod as may be mutually agreed upon by the par-
- 24 ties), the parties shall be considered to be at an im-
- passe and shall request the Federal Services Im-

passes Panel of the Federal Labor Relations Author ity to decide the impasse.

"(C) If the Federal Services Impasses Panel fails to issue a decision within 90 days after the date on which its services are requested (or within such shorter period as may be mutually agreed upon by the parties), the efforts of the Panel shall be terminated.

"(D) In such a case, the Chairman of the Panel (or another member in the absence of the Chairman) shall immediately determine the matter by a drawing (conducted in such manner as the Chairman (or, in the absence of the Chairman, such other member) determines appropriate) between the last offer of the Commission and the last offer of the exclusive representative, with the offer chosen through such drawing becoming the binding resolution of the matter.

"(4) In the case of a notice of agreement described 20 in paragraph (2)(A) that is transmitted to the Congress 21 as described in the second sentence of that paragraph 22 after July 1, 1998, the impasse resolution procedures cov-23 ered by that notice shall apply to any impasse between 24 the Commission and the other party to the agreement

- 1 that is unresolved on the date on which that notice is
- 2 transmitted to the Congress.".
- 3 SEC. 3528. AVAILABILITY OF PANAMA CANAL REVOLVING
- 4 FUND FOR SEVERANCE PAY FOR CERTAIN
- 5 EMPLOYEES SEPARATED BY PANAMA CANAL
- 6 AUTHORITY AFTER CANAL TRANSFER DATE.
- 7 (a) AVAILABILITY OF REVOLVING FUND.—Section
- 8 1302(a) (22 U.S.C. 3712(a)) is amended by adding at the
- 9 end the following new paragraph:
- "(10) Payment to the Panama Canal Authority,
- 11 not later than the Canal Transfer Date, of such
- amount as is computed by the Commission to be the
- future amount of severance pay to be paid by the
- Panama Canal Authority to employees whose em-
- ployment with the Authority is terminated, to the
- extent that such severance pay is attributable to pe-
- 17 riods of service performed with the Commission be-
- 18 fore the Canal Transfer Date (and assuming for
- 19 purposes of such computation that the Panama
- 20 Canal Authority, in paying severance pay to termi-
- 21 nated employees, will provide for crediting of periods
- of service with the Commission).".
- 23 (b) STYLISTIC AMENDMENTS.—Such section is fur-
- 24 ther amended—

1	(1) by striking out "for—" in the matter pre-
2	ceding paragraph (1) and inserting in lieu thereof
3	"for the following purposes:";
4	(2) by capitalizing the initial letter of the first
5	word in each of paragraphs (1) through (9);
6	(3) by striking out the semicolon at the end of
7	each of paragraphs (1) through (7) and inserting in
8	lieu thereof a period; and
9	(4) by striking out "; and" at the end of para-
10	graph (8) and inserting in lieu thereof a period.
11	PART II—TRANSITION MATTERS RELATING TO
12	OPERATION AND ADMINISTRATION OF CANAL
13	SEC. 3541. ESTABLISHMENT OF PROCUREMENT SYSTEM
13 14	SEC. 3541. ESTABLISHMENT OF PROCUREMENT SYSTEM AND BOARD OF CONTRACT APPEALS.
14	AND BOARD OF CONTRACT APPEALS.
14 15 16	AND BOARD OF CONTRACT APPEALS. Title III of the Panama Canal Act of 1979 (22)
14 15 16	AND BOARD OF CONTRACT APPEALS. Title III of the Panama Canal Act of 1979 (22 U.S.C. 3601 et seq.) is amended by inserting after the
14 15 16 17	AND BOARD OF CONTRACT APPEALS. Title III of the Panama Canal Act of 1979 (22 U.S.C. 3601 et seq.) is amended by inserting after the title heading the following new chapter:
14 15 16 17	AND BOARD OF CONTRACT APPEALS. Title III of the Panama Canal Act of 1979 (22 U.S.C. 3601 et seq.) is amended by inserting after the title heading the following new chapter: "Chapter 1—Procurement
14 15 16 17 18	AND BOARD OF CONTRACT APPEALS. Title III of the Panama Canal Act of 1979 (22 U.S.C. 3601 et seq.) is amended by inserting after the title heading the following new chapter: "Chapter 1—Procurement" "Procurement system
14 15 16 17 18 19 20	AND BOARD OF CONTRACT APPEALS. Title III of the Panama Canal Act of 1979 (22 U.S.C. 3601 et seq.) is amended by inserting after the title heading the following new chapter: "Chapter 1—Procurement "Procurement system "Sec. 3101. (a) Panama Canal Acquisition Regu-
14 15 16 17 18 19 20 21	AND BOARD OF CONTRACT APPEALS. Title III of the Panama Canal Act of 1979 (22 U.S.C. 3601 et seq.) is amended by inserting after the title heading the following new chapter: "Chapter 1—Procurement "Procurement system" "Sec. 3101. (a) Panama Canal Acquisition Regulation.—(1) The Commission shall establish by regulation a comprehensive procurement system. The regulation

- 1 shall provide for the procurement of goods and services
- 2 by the Commission in a manner that—
- 3 "(A) applies the fundamental operating prin-
- 4 ciples and procedures in the Federal Acquisition
- 5 Regulation;
- 6 "(B) uses efficient commercial standards of
- 7 practice; and
- 8 "(C) is suitable for adoption and uninterrupted
- 9 use by the Republic of Panama after the Canal
- Transfer Date.
- 11 "(2) The Regulation shall contain provisions regard-
- 12 ing the establishment of the Panama Canal Board of Con-
- 13 tract Appeals described in section 3102.
- 14 "(b) Supplement to Regulation.—The Commis-
- 15 sion shall develop a Supplement to the Regulation (in this
- 16 section referred to as the 'Supplement') that identifies
- 17 both the provisions of Federal law applicable to procure-
- 18 ment of goods and services by the Commission and the
- 19 provisions of Federal law waived by the Commission under
- 20 subsection (c).
- 21 "(c) Waiver Authority.—(1) Subject to paragraph
- 22 (2), the Commission shall determine which provisions of
- 23 Federal law should not apply to procurement by the Com-
- 24 mission and may waive those laws for purposes of the Reg-
- 25 ulation and Supplement.

- 1 "(2) For purposes of paragraph (1), the Commission
- 2 may not waive—
- 3 "(A) section 27 of the Office of Federal Pro-
- 4 curement Policy Act (41 U.S.C. 423);
- 5 "(B) the Contract Disputes Act of 1978 (41
- 6 U.S.C. 601 et seq.), other than section 10(a) of such
- 7 Act (41 U.S.C 609(a)); or
- 8 "(C) civil rights, environmental, or labor laws.
- 9 "(d) Consultation With Administrator for
- 10 Federal Procurement Policy.—In establishing the
- 11 Regulation and developing the Supplement, the Commis-
- 12 sion shall consult with the Administrator for Federal Pro-
- 13 curement Policy.
- 14 "(e) Effective Date.—The Regulation and the
- 15 Supplement shall take effect on the date of publication
- 16 in the Federal Register, or January 1, 1999, whichever
- 17 is earlier.
- 18 "PANAMA CANAL BOARD OF CONTRACT APPEALS
- 19 "Sec. 3102. (a) Establishment.—(1) The Sec-
- 20 retary of Defense, in consultation with the Commission,
- 21 shall establish a board of contract appeals, to be known
- 22 as the Panama Canal Board of Contract Appeals, in ac-
- 23 cordance with section 8 of the Contract Disputes Act of
- 24 1978 (41 U.S.C. 607). Except as otherwise provided by
- 25 this section, the Panama Canal Board of Contract Appeals
- 26 (in this section referred to as the 'Board') shall be subject

- 1 to the Contract Disputes Act of 1978 (41 U.S.C. 601 et
- 2 seq.) in the same manner as any other agency board of
- 3 contract appeals established under that Act.
- 4 "(2) The Board shall consist of three members. At
- 5 least one member of the Board shall be licensed to practice
- 6 law in the Republic of Panama. Individuals appointed to
- 7 the Board shall take an oath of office, the form of which
- 8 shall be prescribed by the Secretary of Defense.
- 9 "(b) Exclusive Jurisdiction To Decide Ap-
- 10 PEALS.—Notwithstanding section 10(a)(1) of the Contract
- 11 Disputes Act of 1978 (41 U.S.C. 609(a)(1)) or any other
- 12 provision of law, the Board shall have exclusive jurisdic-
- 13 tion to decide an appeal from a decision of a contracting
- 14 officer under section 8(d) of such Act (41 U.S.C. 607(d)).
- 15 "(c) Exclusive Jurisdiction To Decide Pro-
- 16 TESTS.—The Board shall decide protests submitted to it
- 17 under this subsection by interested parties in accordance
- 18 with subchapter V of title 31, United States Code. Not-
- 19 withstanding section 3556 of that title, section 1491(b)
- 20 of title 28, United States Code, and any other provision
- 21 of law, the Board shall have exclusive jurisdiction to decide
- 22 such protests. For purposes of this subsection—
- "(1) except as provided in paragraph (2), each
- 24 reference to the Comptroller General in sections

1	3551 through 3555 of title 31, United States Code,
2	is deemed to be a reference to the Board;
3	"(2) the reference to the Comptroller General
4	in section 3553(d)(3)(C)(ii) of such title is deemed
5	to be a reference to both the Board and the Comp-
6	troller General;
7	"(3) the report required by paragraph (1) of
8	section 3554(e) of such title shall be submitted to
9	the Comptroller General as well as the committees
10	listed in such paragraph;
11	"(4) the report required by paragraph (2) of
12	such section shall be submitted to the Comptroller
13	General as well as Congress; and
14	"(5) section 3556 of such title shall not apply
15	to the Board, but nothing in this subsection shall af-
16	fect the right of an interested party to file a protest
17	with the appropriate contracting officer.
18	"(d) Procedures.—The Board shall prescribe such
19	procedures as may be necessary for the expeditious deci-
20	sion of appeals and protests under subsections (b) and (c).
21	"(e) Commencement.—The Board shall begin to
22	function as soon as it has been established and has pre-
23	scribed procedures under subsection (d), but not later
24	than January 1, 1999.

- 1 "(f) Transition.—The Board shall have jurisdiction
- 2 under subsection (b) and (c) over any appeals and protests
- 3 filed on or after the date on which the Board begins to
- 4 function. Any appeals and protests filed before such date
- 5 shall remain before the forum in which they were filed.
- 6 "(g) OTHER FUNCTIONS.—The Board may perform
- 7 functions similar to those described in this section for such
- 8 other matters or activities of the Commission as the Com-
- 9 mission may determine and in accordance with regulations
- 10 prescribed by the Commission.".
- 11 SEC. 3542. TRANSACTIONS WITH THE PANAMA CANAL AU-
- 12 THORITY.
- 13 Section 1342 (22 U.S.C. 3752) is amended—
- 14 (1) by designating the text of the section as
- subsection (a); and
- 16 (2) by adding at the end the following new sub-
- 17 sections:
- 18 "(b) The Commission may provide office space,
- 19 equipment, supplies, personnel, and other in-kind services
- 20 to the Panama Canal Authority on a nonreimbursable
- 21 basis.
- 22 "(c) Any executive department or agency of the Unit-
- 23 ed States may, on a reimbursable basis, provide to the
- 24 Panama Canal Authority materials, supplies, equipment,
- 25 work, or services requested by the Panama Canal Author-

ity, at such rates as may be agreed upon by that depart-
ment or agency and the Panama Canal Authority.".
SEC. 3543. TIME LIMITATIONS ON FILING OF CLAIMS FOR
DAMAGES.
(a) FILING OF ADMINISTRATIVE CLAIMS WITH COM-
MISSION.—Sections 1411(a) (22 U.S.C. 3771(a)) and
1412 (22 U.S.C. 3772) are each amended in the last sen-
tence by striking out "within 2 years after" and all that
follows through "of 1985," and inserting in lieu thereof
"within one year after the date of the injury or the date
of the enactment of the Panama Canal Transition Facili-
tation Act of 1997,".
(b) FILING OF JUDICIAL ACTIONS.—The penultimate
sentence of section 1416 (22 U.S.C. 3776) is amended—
(1) by striking out "one year" the first place it
appears and inserting in lieu thereof "180 days";
and
(2) by striking out "claim, or" and all that fol-
lows through "of 1985," and inserting in lieu there-
of "claim or the date of the enactment of the Pan-
ama Canal Transition Facilitation Act of 1997,".

- 22 SEC. 3544. TOLLS FOR SMALL VESSELS.
- 23 Section 1602(a) (22 U.S.C. 3792(a)) is amended—

1	(1) in the first sentence, by striking out "supply
2	ships, and yachts" and inserting in lieu thereof "and
3	supply ships"; and
4	(2) by adding at the end the following new sen-
5	tence: "Tolls for small vessels (including yachts), as
6	defined by the Commission, may be set at rates de-
7	termined by the Commission without regard to the
8	preceding provisions of this subsection.".
9	SEC. 3545. DATE OF ACTUARIAL EVALUATION OF FECA LI-
10	ABILITY.
11	Section 5(a) of the Panama Canal Commission Com-
12	pensation Fund Act of 1988 (22 U.S.C. 3715c(a)) is
13	amended by striking out "Upon the termination of the
14	Panama Canal Commission" and inserting in lieu thereof
15	"By March 31, 1998".
16	SEC. 3546. APPOINTMENT OF NOTARIES PUBLIC.
17	Section 1102a (22 U.S.C. 3612a) is amended—
18	(1) by redesignating subsection (g) as sub-
19	section (h); and
20	(2) by inserting after subsection (f) the follow-
21	ing new subsection:
22	"(g)(1) The Commission may appoint any United
23	States citizen to have the general powers of a notary pub-
24	lic to perform, on behalf of Commission employees and
25	their dependents outside the United States, any notarial

- 1 act that a notary public is required or authorized to per-
- 2 form within the United States. Unless an earlier expira-
- 3 tion is provided by the terms of the appointment, any such
- 4 appointment shall expire three months after the Canal
- 5 Transfer Date.
- 6 "(2) Every notarial act performed by a person acting
- 7 as a notary under paragraph (1) shall be as valid, and
- 8 of like force and effect within the United States, as if exe-
- 9 cuted by or before a duly authorized and competent notary
- 10 public in the United States.
- 11 "(3) The signature of any person acting as a notary
- 12 under paragraph (1), when it appears with the title of that
- 13 person's office, is prima facie evidence that the signature
- 14 is genuine, that the person holds the designated title, and
- 15 that the person is authorized to perform a notarial act.".
- 16 SEC. 3547. COMMERCIAL SERVICES.
- 17 Section 1102b (22 U.S.C. 3612b) is amended by add-
- 18 ing at the end the following new subsection:
- 19 "(e) The Commission may conduct and promote com-
- 20 mercial activities related to the management, operation,
- 21 or maintenance of the Panama Canal. Any such commer-
- 22 cial activity shall be carried out consistent with the Pan-
- 23 ama Canal Treaty of 1977 and related agreements.".

1	SEC. 3548. TRANSFER FROM PRESIDENT TO COMMISSION
2	OF CERTAIN REGULATORY FUNCTIONS RE-
3	LATING TO EMPLOYMENT CLASSIFICATION
4	APPEALS.
5	Sections 1221(a) and 1222(a) (22 U.S.C. 3661(a),
6	3662(a)) are amended by striking out "President" and in-
7	serting in lieu thereof "Commission".
8	SEC. 3549. ENHANCED PRINTING AUTHORITY.
9	Section 1306(a) (22 U.S.C. 3714b(a)) is amended by
10	striking out "Section 501" and inserting in lieu thereof
11	"Sections 501 through 517 and 1101 through 1123".
12	SEC. 3550. TECHNICAL AND CONFORMING AMENDMENTS.
13	(a) Clerical Amendments.—The table of contents
14	in section 1 is amended—
15	(1) by striking out the item relating to section
16	1210 and inserting in lieu thereof the following:
	"Sec. 1210. Air transportation.";
17	(2) by striking out the items relating to sections
18	1215, 1219, and 1225;
19	(3) by inserting after the item relating to sec-
20	tion 1232 the following new item:
	"Sec. 1233. Transition separation incentive payments.";
21	and
22	(4) by inserting after the item relating to the
23	heading of title III the following:

"Chapter 1—Procurement

- "Sec. 3101. Procurement system.
- "Sec. 3102. Panama Canal Board of Contract Appeals.".
- 1 (b) Amendment To Reflect Prior Change in
- 2 Compensation of Administrator.—Section 5315 of
- 3 title 5, United States Code, is amended by striking out
- 4 the following:
- 5 "Administrator of the Panama Canal Commis-
- $6 \quad \text{sion.}$ ".
- 7 (c) Amendments To Reflect Change in Travel
- 8 AND TRANSPORTATION EXPENSES AUTHORITY.—(1) Sec-
- 9 tion 5724(a)(3) of title 5, United States Code, is amended
- 10 by striking out ", the Commonwealth of Puerto Rico," and
- 11 all that follows through "Panama Canal Act of 1979" and
- 12 inserting in lieu thereof "or the Commonwealth of Puerto
- 13 Rico".
- 14 (2) Section 5724a(j) of such title is amended—
- 15 (A) by inserting "and" after "Northern Mari-
- ana Islands,"; and
- 17 (B) by striking out "United States, and" and
- all that follows through the period at the end and
- inserting in lieu thereof "United States.".
- 20 (3) The amendments made by this subsection shall
- 21 take effect on January 1, 1999.
- 22 (d) Miscellaneous Technical Amendments.—
- 23 (1) Section 3(b) (22 U.S.C. 3602(b)) is amend-
- ed by striking out "the Canal Zone Code" and all

- 1 that follows through "other laws" the second place
- 2 it appears and inserting in lieu thereof "laws of the
- 3 United States and regulations issued pursuant to
- 4 such laws''.
- 5 (2)(A) The following provisions are each
- 6 amended by striking out "the effective date of this
- 7 Act" and inserting in lieu thereof "October 1,
- 8 1979": sections 3(b), 3(c), 1112(b), and 1321(c)(1).
- 9 (B) Section 1321(c)(2) is amended by striking
- out "such effective date" and inserting in lieu there-
- of "October 1, 1979".
- 12 (C) Section 1231(c)(3)(A) (22 U.S.C.
- 3671(c)(3)(A)) is amended by striking out "the day
- before the effective date of this Act" and inserting
- in lieu thereof "September 30, 1979".
- 16 (3) Section 1102a(h), as redesignated by sec-
- tion 3546(1), is amended by striking out "section
- 18 1102B" and inserting in lieu thereof "section
- 19 1102b".
- 20 (4) Section 1110(b)(2) (22 U.S.C. 3620(b)(2))
- 21 is amended by striking out "section 16 of the Act
- of August 1, 1956 (22 U.S.C. 2680a)," and insert-
- ing in lieu thereof "section 207 of the Foreign Serv-
- 24 ice Act of 1980 (22 U.S.C. 3927)".

1	(5) Section 1212(b)(3) (22 U.S.C. 3652(b)(3))
2	is amended by striking out "as last in effect before
3	the effective date of section 3530 of the Panama
4	Canal Act Amendments of 1996" and inserting in
5	lieu thereof "as in effect on September 22, 1996".
6	(6) Section 1243(e)(2) (22 U.S.C. 3681(e)(2))
7	is amended by striking out "retroactivity" and in-
8	serting in lieu thereof "retroactively".
9	(7) Section $1341(f)$ (22 U.S.C. $3751(f)$) is
10	amended by striking out "sections 1302(c)" and in-
11	serting in lieu thereof "sections 1302(b)".
12	TITLE XXXVI—MARITIME
13	ADMINISTRATION
	ADMINISTRATION SEC. 3601. AUTHORIZATION OF APPROPRIATIONS FOR FIS-
13 14 15	
14	SEC. 3601. AUTHORIZATION OF APPROPRIATIONS FOR FIS-
14 15	SEC. 3601. AUTHORIZATION OF APPROPRIATIONS FOR FISCAL YEAR 1998.
14 15 16 17	SEC. 3601. AUTHORIZATION OF APPROPRIATIONS FOR FISCAL YEAR 1998. Funds are hereby authorized to be appropriated for
14 15 16 17	SEC. 3601. AUTHORIZATION OF APPROPRIATIONS FOR FISCAL YEAR 1998. Funds are hereby authorized to be appropriated for fiscal year 1998, to be available without fiscal year limita-
14 15 16 17 18	SEC. 3601. AUTHORIZATION OF APPROPRIATIONS FOR FISCAL YEAR 1998. Funds are hereby authorized to be appropriated for fiscal year 1998, to be available without fiscal year limitation if so provided in appropriations Act, for the use of
14 15 16 17 18	SEC. 3601. AUTHORIZATION OF APPROPRIATIONS FOR FISCAL YEAR 1998. Funds are hereby authorized to be appropriated for fiscal year 1998, to be available without fiscal year limitation if so provided in appropriations Act, for the use of the Department of Transportation for the Maritime Ad-
14 15 16 17 18 19 20	SEC. 3601. AUTHORIZATION OF APPROPRIATIONS FOR FISCAL YEAR 1998. Funds are hereby authorized to be appropriated for fiscal year 1998, to be available without fiscal year limitation if so provided in appropriations Act, for the use of the Department of Transportation for the Maritime Administration as follows:
14 15 16 17 18 19 20 21	SEC. 3601. AUTHORIZATION OF APPROPRIATIONS FOR FISCAL YEAR 1998. Funds are hereby authorized to be appropriated for fiscal year 1998, to be available without fiscal year limitation if so provided in appropriations Act, for the use of the Department of Transportation for the Maritime Administration as follows: (1) For expenses necessary for operations and

1	Act, 1936 (46 U.S.C. App. 1271 et seq.),
2	\$39,000,000 of which—
3	(A) \$35,000,000 is for the cost (as defined
4	in section 502(5) of the Federal Credit Reform
5	Act of 1990 (2 U.S.C. 661a(5))) of loan guar-
6	antees under the program; and
7	(B) \$4,000,000 is for administrative ex-
8	penses related to loan guarantee commitments
9	under the program.
10	SEC. 3602. REPEAL OF OBSOLETE ANNUAL REPORT RE-
11	QUIREMENT CONCERNING RELATIVE COST
12	OF SHIPBUILDING IN THE VARIOUS COASTAL
13	DISTRICTS OF THE UNITED STATES.
14	(a) Repeal.—Section 213 of the Merchant Marine
15	Act, 1936 (46 U.S.C. App. 1123), is amended by striking
16	out paragraph (c).
17	(b) Conforming Amendments.—Such section is
18	further amended—
19	(1) by striking out "on—" in the matter pre-
20	ceding paragraph (a) and inserting in lieu thereof
21	"on the following:";
22	(2) by redesignating paragraphs (a) and (b) as
23	paragraphs (1) and (2), respectively;

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1	(3) by striking out the semicolon at the end of
2	each of those paragraphs and inserting in lieu there-
3	of a period; and
4	(4) by realigning those paragraphs so as to be
5	indented 2 ems from the left margin.
6	SEC. 3603. PROVISIONS RELATING TO MARITIME SECURITY
7	FLEET PROGRAM.
8	(a) Authority of Contractors To Operate
9	SELF-PROPELLED TANK VESSELS IN NONCONTIGUOUS
10	Domestic Trades.—Section 656(b) of the Merchant Ma-
11	rine Act, 1936 (46 U.S.C. App. 1187e(b)) is amended by
12	inserting "(1)" after "(b)", and by adding at the end the
13	following new paragraph:
14	"(2) Subsection (a) shall not apply to operation by
15	a contractor of a self-propelled tank vessel in a noncontig-
16	uous domestic trade, or to ownership by a contractor of
17	an interest in a self-propelled tank vessel that operates
18	in a noncontiguous domestic trade.".

- 19 (b) Relief from Delay in Certain Operations
- 20 Following Documentation.—Section 652(c) of the
- 21 Merchant Marine Act, 1936 (46 U.S.C. 1187a(c)) is
- 22 amended by adding at the end the following: "The third
- 23 sentence of section 901(b)(1) shall not apply to a vessel
- 24 included in an operating agreement under this subtitle.".

1	SEC. 3604. AUTHORITY TO UTILIZE REPLACEMENT VESSELS
2	AND CAPACITY.
3	Section 653(d)(1) of the Merchant Marine Act, 1936
4	(46 U.S.C. App. 1187c(d)(1)) is amended to read as fol-
5	lows:
6	"(1) a contractor or other person that commits
7	to make available a vessel or vessel capacity under
8	the Emergency Preparedness Program or another
9	primary sealift readiness program approved by the
10	Secretary of Defense may, during the activation of
11	that vessel or capacity under that program, operate
12	or employ in foreign commerce a foreign-flag vessel
13	or foreign-flag vessel capacity as a temporary re-
14	placement for the activated vessel or capacity; and".
15	SEC. 3605. AUTHORITY TO CONVEY NATIONAL DEFENSE RE-
16	SERVE FLEET VESSEL.
17	(a) AUTHORITY TO CONVEY.—The Secretary of
18	Transportation may convey all right, title, and interest of
19	the United States Government in and to the vessel GOLD-
20	EN BEAR (United States official number 239932) to the
21	Artship Foundation, located in Oakland, California (in
22	this section referred to as the "recipient"), for use as a
23	multi-cultural center for the arts.
24	(b) Terms of Conveyance.—

1	(1) Delivery of Vessel.—In carrying out
2	subsection (a), the Secretary shall deliver the ves-
3	sel—
4	(A) at the place where the vessel is located
5	on the date of conveyance;
6	(B) in its condition on that date; and
7	(C) at no cost to the United States Gov-
8	ernment.
9	(2) Additional Terms.—The Secretary may
10	require such additional terms in connection with the
11	conveyance authorized by this section as the Sec-
12	retary considers appropriate.
13	(c) OTHER UNNEEDED EQUIPMENT.—The Secretary
14	may convey to the recipient of the vessel conveyed under
15	this section any unneeded equipment from other vessels
16	in the National Defense Reserve Fleet, for use to restore
17	the vessel conveyed under this section to museum quality.
18	SEC. 3606. DETERMINATION OF GROSS TONNAGE FOR PUR-
19	POSES OF TANK VESSEL DOUBLE HULL RE-
20	QUIREMENTS.
21	Section 3703a of title 46, United States Code, is
22	amended by adding at the end the following:
23	"(e) For purposes of this section, the gross tonnage
24	of a vessel for which a tonnage certificate was issued or
25	accepted by the Secretary under this title before July 1,

- 1 1997, shall be the gross tonnage of the vessel stated on
- 2 the most recent such certificate.".

Passed the House of Representatives June 25, 1997. Attest:

Clerk.