Union Calendar No. 113 H.R.2586

107th CONGRESS 1st Session

[Report No. 107-194]

To authorize appropriations for fiscal year 2002 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal year 2002, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JULY 23, 2001

Mr. STUMP (for himself and Mr. SKELTON) (both by request) introduced the following bill; which was referred to the Committee on Armed Services

September 4, 2001

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

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

[For text of introduced bill, see copy of bill as introduced on July 23, 2001]

A BILL

- To authorize appropriations for fiscal year 2002 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal year 2002, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1	SECTION 1. SHORT TITLE.
2	This Act may be cited as the "National Defense Au-
3	thorization Act for Fiscal Year 2002".
4	SEC. 2. ORGANIZATION OF ACT INTO DIVISIONS; TABLE OF
5	CONTENTS.
6	(a) DIVISIONS.—This Act is organized into three divi-
7	sions as follows:
8	(1) Division A—Department of Defense Author-
9	izations.
10	(2) Division B—Military Construction Author-
11	izations.
12	(3) Division C—Department of Energy National
13	Security Authorizations and Other Authorizations.
14	(b) TABLE OF CONTENTS.—The table of contents for
15	this Act is as follows:
	Sec. 1. Short title; findings. Sec. 2. Organization of Act into divisions; table of contents. Sec. 3. Congressional defense committees defined.

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- Sec. 102. Navy and Marine Corps.
- Sec. 103. Air Force.
- Sec. 104. Defense-wide activities.
- Sec. 105. Defense Inspector General.
- $Sec. \ 106. \ Chemical \ demilitarization \ program.$
- $Sec. \ 107. \ Defense \ health \ programs.$

Subtitle B—Army Programs

- Sec. 111. Extension of multiyear contract for Family of Medium Tactical Vehicles.
- $Sec. \ 112. \ Repeal \ of \ limitations \ on \ bunker \ defeat \ munitions \ program.$

Subtitle C—Air Force Programs

Sec. 121. Responsibility of Air Force for contracts for all defense space launches. Sec. 122. Multi-year procurement of C-17 aircraft.

Subtitle D—Chemical Munitions Destruction

Sec. 141. Destruction of existing stockpile of lethal chemical agents and munitions.

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- Sec. 201. Authorization of appropriations.
- Sec. 202. Amount for basic and applied research.

Subtitle B—Program Requirements, Restrictions, and Limitations

- Sec. 211. Cooperative Department of Defense-Department of Veterans Affairs medical research program.
- Sec. 212. Advanced Land Attack Missile program.
- Sec. 213. Collaborative program for development of advanced radar systems for naval applications.

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- Sec. 231. Transfer of responsibility for procurement for missile defense programs from Ballistic Missile Defense Organization to military departments.
- Sec. 232. Repeal of program element requirements for ballistic missile defense programs.
- Sec. 233. Support of ballistic missile defense activities of the Department of Defense by the national defense laboratories of the Department of Energy.
- Sec. 234. Missile defense testing initiative.
- Sec. 235. Missile Defense System Test Bed Facilities.

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- Sec. 242. Demonstration project to increase small business and university participation in Office of Naval Research efforts to extend benefits of science and technology research to fleet.
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- Sec. 303. Armed Forces Retirement Home.
- Sec. 304. Transfer from National Defense Stockpile Transaction Fund.

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- Sec. 312. National security impact statements.
- Sec. 313. Reimbursement for certain costs in connection with Hooper Sands site, South Berwick, Maine.
- Sec. 314. River mitigation studies.
- Sec. 315. Elimination of annual report on contractor reimbursement for costs of environmental response actions.

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- Sec. 321. Reserve component commissary benefits.
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- Sec. 323. Civil recovery for nonappropriated fund instrumentality costs related to shoplifting.

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- Sec. 332. Applicability of core logistics capability requirements to nuclear aircraft carriers.
- Sec. 333. Continuation of contractor manpower reporting system in Department of the Army.
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- Sec. 512. Expanded application of Reserve special selection boards.
- Sec. 513. Exception to baccalaureate degree requirement for appointment of reserve officers to grades above first lieutenant.
- Sec. 514. Improved disability benefits for certain reserve component members.
- Sec. 515. Time-in-grade requirement for reserve component officers with a nonservice connected disability.
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- Sec. 542. Review regarding award of medal of honor to certain Jewish American and Hispanic American war veterans.
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- Sec. 583. Permanent authority for use of military recruiting funds for certain expenses at Department of Defense recruiting functions.
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- Sec. 3130. Transfers of weapons activities funds at national security laboratories and nuclear weapons production facilities.

Subtitle C—Program Authorizations, Restrictions, and Limitations

- Sec. 3131. Termination date of Office of River Protection, Richland, Washington.
- Sec. 3132. Organizational modifications for National Nuclear Security Administration.
- Sec. 3133. Consolidation of Nuclear Cities Initiative program with Initiatives for Proliferation Prevention program.
- Sec. 3134. Disposition of surplus defense plutonium at Savannah River Site, Aiken, South Carolina.
- Sec. 3135. Support for public education in the vicinity of Los Alamos National Laboratory, New Mexico.

TITLE XXXII—DEFENSE NUCLEAR FACILITIES SAFETY BOARD

Sec. 3201. Authorization.

TITLE XXXIII—NATIONAL DEFENSE STOCKPILE

- Sec. 3301. Definitions.
- Sec. 3302. Authorized uses of stockpile funds.
- Sec. 3303. Disposal of obsolete and excess materials contained in national defense stockpile.
- Sec. 3304. Expedited implementation of authority to dispose of cobalt from National Defense Stockpile.

TITLE XXXIV—NAVAL PETROLEUM RESERVES

Sec. 3401. Authorization of appropriations.

TITLE XXXV—MARITIME ADMINISTRATION

Sec. 3501. Authorization of appropriations for fiscal year 2002.

Sec. 3502. Define "war risks" to vessels to include confiscation, expropriation, nationalization, and deprivation of the vessels.

Sec. 3503. Holding obligor's cash as collateral under title XI of Merchant Marine Act, 1936.

1 SEC. 3. CONGRESSIONAL DEFENSE COMMITTEES DEFINED.

2 For purposes of this Act, the term "congressional de3 fense committees" means—

,

4 (1) the Committee on Armed Services and the

5 Committee on Appropriations of the Senate; and

6 (2) the Committee on Armed Services and the

7 Committee on Appropriations of the House of Rep-

8 resentatives.

9 DIVISION A—DEPARTMENT OF

- 10 **DEFENSE AUTHORIZATIONS**
- 11 **TITLE I—PROCUREMENT**

Subtitle A—Authorization of Appropriations

14 SEC. 101. ARMY.

15 Funds are hereby authorized to be appropriated for fis-

16 cal year 2002 for procurement for the Army as follows:

- 17 (1) For aircraft, \$1,987,491,000.
- 18 (2) For missiles, \$1,097,286,000.
- 19 (3) For weapons and tracked combat vehicles,

20 \$2,367,046,000.

	11
1	(4) For ammunition, \$1,208,565,000.
2	(5) For other procurement, \$4,143,986,000.
3	SEC. 102. NAVY AND MARINE CORPS.
4	(a) NAVY.—Funds are hereby authorized to be appro-
5	priated for fiscal year 2002 for procurement for the Navy
6	as follows:
7	(1) For aircraft, \$8,337,243,000.
8	(2) For weapons, including missiles and tor-
9	pedoes, \$1,476,692,000.
10	(3) For shipbuilding and conversion,
11	\$9,321,121,000.
12	(4) For other procurement, \$4,157,313,000.
13	(b) MARINE CORPS.—Funds are hereby authorized to
14	be appropriated for fiscal year 2002 for procurement for
15	the Marine Corps in the amount of \$1,025,624,000.
16	(c) NAVY AND MARINE CORPS AMMUNITION.—Funds
17	are hereby authorized to be appropriated for fiscal year
18	2002 for procurement of ammunition for the Navy and the
19	Marine Corps in the amount of \$463,507,000.
20	SEC. 103. AIR FORCE.
21	Funds are hereby authorized to be appropriated for fis-
22	cal year 2002 for procurement for the Air Force as follows:
23	(1) For aircraft, \$10,705,687,000.
24	(2) For missiles, \$3,226,336,000.
25	(3) For ammunition, \$871,344,000.

(4) For other procurement, \$8,250,821,000.

18

2 SEC. 104. DEFENSE-WIDE ACTIVITIES.

1

Funds are hereby authorized to be appropriated for fiscal year 2002 for Defense-wide procurement in the amount
of \$2,267,346,000.

6 SEC. 105. DEFENSE INSPECTOR GENERAL.

Funds are hereby authorized to be appropriated for fiscal year 2002 for procurement for the Inspector General of
the Department of Defense in the amount of \$1,800,000.

10 SEC. 106. CHEMICAL DEMILITARIZATION PROGRAM.

There is hereby authorized to be appropriated for fiscal
year 2002 the amount of \$1,078,557,000 for—

(1) the destruction of lethal chemical agents and
munitions in accordance with section 1412 of the Department of Defense Authorization Act, 1986 (50
U.S.C. 1521); and

17 (2) the destruction of chemical warfare materiel
18 of the United States that is not covered by section
19 1412 of such Act.

20 SEC. 107. DEFENSE HEALTH PROGRAMS.

Funds are hereby authorized to be appropriated for fiscal year 2002 for the Department of Defense for procurement for carrying out health care programs, projects, and
activities of the Department of Defense in the total amount
of \$267,915,000.

1 Subtitle B—Army Programs 2 sec. 111. EXTENSION OF MULTIYEAR CONTRACT FOR FAM 3 ILY OF MEDIUM TACTICAL VEHICLES.

4 In order to ensure that an adequate number of vehicles of the "A1" variant of the Family of Medium Tactical Vehi-5 cles program continue to be fielded to the Army, the Sec-6 retary of the Army may extend for one additional year the 7 8 existing multiyear procurement contract, authorized by sec-9 tion 112(b) of the National Defense Authorization Act for Fiscal Year 1998 (Public Law 105-85; 111 Stat. 1648) and 10 11 awarded on October 14, 1998, for procurement of vehicles under that program (notwithstanding the maximum period 12 for such contracts otherwise applicable under section 13 14 2306b(k) of title 10, United States Code) if the Secretary 15 determines that it is necessary to do so in order to prevent a break in production of those vehicles. 16

17 SEC. 112. REPEAL OF LIMITATIONS ON BUNKER DEFEAT 18 MUNITIONS PROGRAM.

19 Section 116 of the National Defense Authorization Act
20 for Fiscal Year 1995 (Public Law 103–337; 108 Stat. 2682)
21 is repealed.

Subtitle C—Air Force Programs 1 2 SEC. 121. RESPONSIBILITY OF AIR FORCE FOR CONTRACTS 3 FOR ALL DEFENSE SPACE LAUNCHES. 4 (a) IN GENERAL.—(1) Chapter 807 of title 10, United 5 States Code, is amended by inserting after section 8062 the following new section: 6 "§8063. Contracts for space launches: responsibility 7 8 of Air Force for all Department of Defense 9 elements 10 "The Secretary of the Air Force shall ensure that con-11 tracts for space launch vehicles and space launch services for all elements of the Department of Defense are prepared, 12 negotiated, executed, and managed in a manner that maxi-13 14 mizes launch effectiveness, minimizes cost of launch services, provides clear visibility to all elements into contract costs 15 and functions, and, where practicable, takes advantage of 16 commercial space launch capabilities.". 17 18 (2) The table of sections at the beginning of such chapter is amended by inserting after the item relating to section 19 8062 the following new item: 20 "8063. Contracts for space launches: responsibility of Air Force for all Department of Defense elements.".

(b) REPORT.—Not later than 180 days after the date
of the enactment of this Act, the Secretary of the Air Force
shall submit to the congressional defense committees and the
congressional intelligence committees a report on the imple-

mentation of section 8063 of title 10, United States Code,
 as added by subsection (a).

3 SEC. 122. MULTI-YEAR PROCUREMENT OF C-17 AIRCRAFT.

4 If the Secretary of Defense certifies to the congressional defense committees before the enactment of this Act that it 5 is in the interest of the Department of Defense to proceed 6 7 with a follow-on multi-year procurement of additional C-8 17 aircraft, then the Secretary may, in accordance with sec-9 tion 2306b of title 10, United States Code, enter into a new multi-year procurement contract or extend the current 10 multi-year procurement contract beginning in fiscal year 11 2002 to procure up to 60 additional C-17 aircraft in order 12 to meet the Department's airlift requirements. 13

14 Subtitle D—Chemical Munitions 15 Destruction

16 SEC. 141. DESTRUCTION OF EXISTING STOCKPILE OF LE-

17 THAL CHEMICAL AGENTS AND MUNITIONS.

18 Section 152 of the National Defense Authorization Act
19 for Fiscal Year 1996 (Public Law 104–106; 50 U.S.C. 1521
20 note) is amended—

21 (1) in subsection (b)—

22 (A) by inserting "for that site" after "in
23 place"; and

24 (B) by adding at the end the following new25 paragraphs:

1	"(4) Emergency preparedness and response capa-
2	bilities have been established at the site and in the
3	surrounding communities to respond to emergencies
4	involving risks to public health or safety that are
5	identified by the Secretary of Defense as being risks
6	resulting from the storage or destruction of lethal
7	chemical agents and munitions at the site.
8	"(5) The Under Secretary of Defense for Acquisi-
9	tion, Technology, and Logistics recommends initi-
10	ation of destruction at the site after considering the
11	recommendation by the board established by sub-
12	section (g)."; and
13	(2) by adding at the end the following new sub-
14	section:
15	"(g) Oversight Boards.—(1) The Under Secretary
16	of Defense for Acquisition, Technology, and Logistics shall
17	convene, for each site at which the chemical munitions
18	stockpile is stored, an independent oversight board com-
19	posed of—
20	"(A) the Secretary of the Army;
21	``(B) the Director of the Federal Emergency
22	Management Agency;
23	``(C) the Administrator of the Environmental
24	Protection Agency;

3 "(E) the Governor of the State in which the site
4 is located; and

5 "(F) one individual designated by the Under 6 Secretary from a list of three local representatives of 7 the area in which the site is located, prepared jointly 8 by the Member of the House of Representatives who 9 represents the Congressional District in which the site 10 is located and the Senators representing the State in 11 which the site is located.

"(2) Not later than six months after each such board
is convened, the board shall make a recommendation to the
Under Secretary whether the destruction of the chemical
munitions stockpile should be initiated at the site.

16 "(3) The Under Secretary may not recommend initi-17 ation of destruction of the chemical munitions stockpile at 18 a site after considering a negative recommendation of the 19 board until 90 days after the Under Secretary provides no-20 tice to Congress of the intent to recommend initiation of 21 destruction.".

1

2

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 fis-
8	cal year 2002 for the use of the Department of Defense for
9	research, development, test, and evaluation as follows:
10	(1) For the Army, \$6,749,025,000.
11	(2) For the Navy, \$10,863,274,000.
12	(3) For the Air Force, \$14,455,653,000.
13	(4) For Defense-wide activities, \$15,591,978,000,
14	of which \$217,355,000 is authorized for the Director
15	of Operational Test and Evaluation.
16	SEC. 202. AMOUNT FOR BASIC AND APPLIED RESEARCH.
17	(a) FISCAL YEAR 2002.—Of the amounts authorized
18	to be appropriated by section 201, \$4,973,843,000 shall be
19	available for basic research and applied research projects.
20	(b) BASIC RESEARCH AND APPLIED RESEARCH DE-
21	FINED.—For purposes of this section, the term "basic re-
22	search and applied research" means work funded in pro-
23	gram elements for defense research and development under
24	Department of Defense category 6.1 or 6.2.

Subtitle B—Program Requirements, Restrictions, and Limitations

3 SEC. 211. COOPERATIVE DEPARTMENT OF DEFENSE-DE4 PARTMENT OF VETERANS AFFAIRS MEDICAL
5 RESEARCH PROGRAM.

6 Of the funds authorized to be appropriated by section 7 201(4), \$5,000,000 shall be available for the cooperative De-8 partment of Defense/Department of Veterans Affairs med-9 ical research program. The Secretary of Defense shall trans-10 fer such amount to the Secretary of Veterans Affairs for 11 such purpose not later than 30 days after the date of the 12 enactment of this Act.

13 SEC. 212. ADVANCED LAND ATTACK MISSILE PROGRAM.

(a) PROGRAM REQUIRED.—The Secretary of Defense
shall establish a competitive program for the development
of an advanced land attack missile for the DD–21 land attack destroyer and other naval combatants.

(b) REPORT.—The Secretary of Defense shall submit
to the congressional defense committees, with the submission
of the budget request for the Department of Defense for fiscal
year 2003, a report providing the program plan for the Advanced Land Attack Missile program, the schedule for that
program, and funding required for that program.

24 (c) FUNDING.—Of the amount authorized to be appro25 priated under section 201(2) for research, development, test,

and evaluation for the Navy, \$20,000,000 shall be available
 in PE 0603795N for the Advanced Land Attack Missile pro gram.

4 SEC. 213. COLLABORATIVE PROGRAM FOR DEVELOPMENT
5 OF ADVANCED RADAR SYSTEMS FOR NAVAL
6 APPLICATIONS.

7 (a) PROGRAM REQUIRED.—The Secretary of Defense
8 shall carry out a program to develop and demonstrate ad9 vanced technologies and concepts leading to advanced radar
10 systems for naval and other applications.

11 (b) DESCRIPTION OF PROGRAM.—The program under 12 subsection (a) shall be carried out collaboratively pursuant 13 to a memorandum of agreement to be entered into by the 14 Director of Defense Research and Engineering, the Sec-15 retary of the Navy, and the Director of the Defense Ad-16 vanced Research Projects Agency. The program shall in-17 clude the following activities:

18 (1) Activities needed to develop and deploy ad19 vanced electronics materials, including specifically
20 wide band gap electronics components needed to ex21 tend the range and sensitivity of naval radars.

(2) Identification of acquisition systems for use
of the new technology.

24 (c) REPORT.—Not later than January 31, 2002, the
25 Director of Defense Research and Engineering, the Sec-

retary of the Navy, and the Director of the Defense Ad vanced Research Projects Agency shall submit to the con gressional defense committees a joint report on the imple mentation of the program under subsection (a). The report
 shall include the following:

6 (1) A description of the memorandum of agree7 ment referred to in subsection (b).

8 (2) A schedule for the program.

9 (3) Identification of the funding required for fis10 cal year 2003 and for the future-years defense pro11 gram to carry out the program.

12 (4) A list of program capability goals and objec13 tives.

14 (d) FUNDING.—(1) Of the amount authorized to be ap-15 propriated for Defense-wide activities by section 201(4) for 16 the Defense Advanced Research *Projects* Agency, 17 \$41,000,000 shall be available for applied research and maturation of high frequency and high power wide band 18 gap semiconductor electronics technology to carry out the 19 program under subsection (a). 20

(2) Of the amount authorized to be appropriated by
section 201(2) for the Department of the Navy, \$15,500,000
shall be available to carry out the program under subsection
(a).

Subtitle C—Ballistic Missile Defense

1

2

3 SEC. 231. TRANSFER OF RESPONSIBILITY FOR PROCURE4 MENT FOR MISSILE DEFENSE PROGRAMS
5 FROM BALLISTIC MISSILE DEFENSE ORGANI6 ZATION TO MILITARY DEPARTMENTS.

7 (a) BUDGETING OF MISSILE DEFENSE PROCUREMENT
8 AUTHORITY.—(1) Subsection (a) of section 224 of title 10,
9 United States Code is amended by striking "procurement"
10 both places it appears and inserting "research, development,
11 test, and evaluation".

(2) Such section is further amended by striking subsections (b) and (c) and inserting the following:

14 "(b) COVERED PROGRAMS.—Subsection (a) applies to
15 any ballistic missile defense program for which research,
16 development, test, and evaluation is carried out by the Bal17 listic Missile Defense Organization.".

18 (3)(A) The heading of that section is amended to read19 as follows:

20 "§224. Ballistic missile defense programs: display of
amounts for research, development, test,
and evaluation".

(B) The item relating to section 224 in the table of
sections at the beginning of chapter 9 of such title is amended to read as follows:

"224. Ballistic missile defense programs: display of amounts for research, development, test, and evaluation.".

1 (b) TRANSFER CRITERIA.—The Secretary of Defense 2 shall establish, and submit to the congressional defense com-3 mittees, criteria for the transfer of ballistic missile defense programs from the Ballistic Missile Defense Organization 4 to the military departments. Those criteria shall, at a min-5 imum, address technical maturity of the program, avail-6 7 ability of facilities for production, and service commitment 8 to procurement funding.

9 (c) NOTIFICATION OF TRANSFER.—Before responsi-10 bility for a ballistic missile defense program is transferred 11 from the Ballistic Missile Defense Organization to the Sec-12 retary of a military department, the Secretary of Defense shall submit to the congressional defense committees notice 13 14 in writing of the Secretary's intent to make that transfer. The Secretary shall include with such notice a certification 15 that the program has met the criteria established under sub-16 section (b) for such a transfer. The transfer may then be 17 carried out after the end of the 60-day period beginning 18 19 on the date of such notice.

20 SEC. 232. REPEAL OF PROGRAM ELEMENT REQUIREMENTS21FOR BALLISTIC MISSILE DEFENSE PRO-22GRAMS.

23 (a) REPEAL.—Section 223 of title 10, United States
24 Code, is repealed.

(b) CLERICAL AMENDMENT.—The table of sections at
 the beginning of chapter 9 of such title is amended by strik ing the item relating to section 223.

4 SEC. 233. SUPPORT OF BALLISTIC MISSILE DEFENSE AC5 TIVITIES OF THE DEPARTMENT OF DEFENSE
6 BY THE NATIONAL DEFENSE LABORATORIES
7 OF THE DEPARTMENT OF ENERGY.

8 (a) Funds To Carry Out Certain Ballistic Mis-9 SILE DEFENSE ACTIVITIES.—Of the amounts authorized to 10 be appropriated to the Department of Defense pursuant to section 201(4), \$25,000,000 shall be available, subject to 11 subsection (b) and at the discretion of the Director of the 12 13 Ballistic Missile Defense Organization, for research, development, and demonstration activities at the national lab-14 15 oratories of the Department of Energy in support of the missions of the Ballistic Missile Defense Organization, in-16 17 cluding the following activities:

18 (1) Technology development, concept demonstra19 tion, and integrated testing to enhance performance,
20 reduce risk, and improve reliability in hit-to-kill
21 interceptors for ballistic missile defense.

(2) Support for science and engineering teams to
assess critical technical problems and prudent alternative approaches as agreed upon by the Director of

3 (b) REQUIREMENT FOR MATCHING FUNDS FROM
4 NNSA.—Funds shall be available as provided in subsection
5 (a) only if the Administrator for Nuclear Security makes
6 available matching funds for the activities referred to in
7 subsection (a).

8 (c) MEMORANDUM OF UNDERSTANDING.—The activi-9 ties referred to in subsection (a) shall be carried out under 10 the memorandum of understanding entered into by the Secretary of Energy and the Secretary of Defense for the use 11 of national laboratories for ballistic missile defense pro-12 grams, as required by section 3131 of the National Defense 13 Authorization Act for Fiscal Year 1998 (Public Law 105– 14 15 85; 111 Stat. 2034) and modified pursuant to section 3132 of the Floyd D. Spence National Defense Authorization Act 16 for Fiscal Year 2001 (as enacted into law by Public Law 17 106–398; 114 Stat. 1654A–455) to provide for jointly fund-18 19 ed projects.

20 SEC. 234. MISSILE DEFENSE TESTING INITIATIVE.

21 (a) TESTING INFRASTRUCTURE.—(1) The Secretary of
22 Defense shall ensure that each annual budget request of the
23 Department of Defense—

(A) is designed to provide for comprehensive test ing of ballistic missile defense programs during early
 stages of development; and

4 (B) includes necessary funding to support and
5 improve test infrastructure and provide adequate test
6 assets for the testing of such programs.

7 (2) The Secretary shall ensure that ballistic missile de-8 fense programs incorporate, to the greatest possible extent, 9 operationally realistic test configurations (referred to as 10 "test bed" configurations) to demonstrate system perform-11 ance across a broad range of capability and, during final 12 stages of operational testing, to demonstrate reliable per-13 formance.

(3) The Secretary shall ensure that the test infrastructure for ballistic missile defense programs is capable of supporting continued testing of ballistic missile defense systems
after deployment.

(b) REQUIREMENTS FOR EARLY STAGES OF SYSTEM
DEVELOPMENT.—In order to demonstrate acceptable risk
and developmental stability, the Secretary of Defense shall
ensure that any ballistic missile defense program incorporates, to the maximum extent practicable, the following
elements during the early stages of system development:

24 (1) Pursuit of parallel conceptual approaches
25 and technological paths for all critical problematic

components until effective and reliable solutions can
 be demonstrated.

3 (2) Comprehensive ground testing in conjunction
4 with flight-testing for key elements of the proposed
5 system that are considered to present high risk, with
6 such ground testing to make use of existing facilities
7 and combinations of facilities that support testing at
8 the highest possible levels of integration.

9 (3) Where appropriate, expenditures to enhance 10 the capabilities of existing test facilities, or to con-11 struct new test facilities, to support alternative com-12 plementary test methodologies.

(4) Sufficient funding of test instrumentation to
ensure accurate measurement of all critical test events
and, where possible, incorporation of mobile assets to
enhance flexibility in test configurations.

17 (5) Incorporation into the program of sufficient
18 schedule flexibility and expendable test assets, includ19 ing missile interceptors and targets, to ensure that
20 failed or aborted tests can be repeated in a prudent,
21 but expeditious manner.

22 (6) Incorporation into flight-test planning for
23 the program, where possible, of—

24 (A) methods referred to as "campaign test25 ing" and "test through failure" and other appro-

1	priate test methods in order to reduce costs per
2	test event;
3	(B) events to demonstrate engagement of
4	multiple targets, "shoot-look-shoot", and other
5	planned operational concepts; and
6	(C) exploitation of opportunities to facili-
7	tate early development and demonstration of
8	"family of systems" concepts.
9	(c) Specific Requirements for Ground-Based
10	MID-COURSE INTERCEPTOR SYSTEMS.—For ground-based
11	mid-course interceptor systems, the Secretary of Defense
12	shall initiate steps during fiscal year 2002 to establish a
13	flight-test capability of launching not less than three missile
14	defense interceptors and not less than two ballistic missile
15	targets to provide a realistic test infrastructure.
16	SEC. 235. MISSILE DEFENSE SYSTEM TEST BED FACILITIES.
17	(a) Authority To Acquire or Construct Facili-
18	TIES.—(1) The Secretary of Defense, using funds appro-
19	priated to the Department of Defense for research, develop-
20	ment, test, and evaluation for fiscal years after fiscal year
21	2001 that are available for programs of the Ballistic Missile
22	Defense Organization, may carry out construction projects,
23	or portions of construction projects, including projects for
24	the acquisition, improvement, or construction of facilities

of general utility, to establish and operate the Missile De fense System Test Bed Facilities.

3 (2) The authority provided in paragraph (1) may be
4 used to acquire, improve, or construct facilities at a total
5 cost not to exceed \$500,000,000.

6 (b) Authority To Provide Assistance to Local 7 COMMUNITIES.—(1) Subject to paragraph (2), the Sec-8 retary of Defense, using funds appropriated to the Depart-9 ment of Defense for research, development, test, and evaluation for fiscal years after fiscal year 2001 that are available 10 for programs of the Ballistic Missile Defense Organization, 11 may provide assistance, by grant or otherwise, to local com-12 munities to meet the need for increased municipal or com-13 munity services or facilities resulting from the construction, 14 15 installation, or operation of the Missile Defense System Test Bed Facilities. 16

(2) Assistance may be provided to a community under
paragraph (1) only if the Secretary of Defense determines
that there is an immediate and substantial increase in the
need for municipal or community services or facilities as
a direct result of the construction, installation, or operation
of the Missile Defense System Test Bed Facilities.

1 Subtitle D—Other Matters 2 sec. 241. Establishment of unmanned Aerial vehicle 3 JOINT OPERATIONAL TEST BED SYSTEM.

4 (a) Establishment of Test Bed System.—The commander of the United States Joint Forces Command 5 shall establish a capability (referred to as a "test bed") 6 within the facilities and resources of that command to 7 8 evaluate and ensure joint interoperability of unmanned 9 aerial vehicle systems. That capability shall be independent 10 of the military departments and shall be managed directly 11 by the Joint Forces Command.

12 (b) REQUIRED TRANSFER OF PREDATOR UAV As-13 SETS.—The Secretary of the Navy shall transfer to the com-14 mander of the Joint Forces Command the two Predator un-15 manned aerial vehicles currently undergoing operational 16 testing by the Navy, together with associated payloads and 17 antennas and the associated tactical control system (TCS) 18 ground station.

19 (c) USE BY JOINT FORCES COMMAND.—The items 20 transferred pursuant to subsection (a) may be used by the 21 commander of the United States Joint Forces Command 22 only through the independent joint operational test bed sys-23 tem established pursuant to subsection (a) for testing of 24 those items, including further development of the associated 25 tactical control system (TCS) ground station, other aspects of unmanned aerial vehicle interoperability, and participa tion in such experiments and exercises as the commander
 considers appropriate to the mission of that command.

4 (d) DEADLINE FOR TRANSFERS.—The transfers re5 quired by subsection (b) shall be completed not later than
6 90 days after the date of the enactment of this Act.

7 (e) TRANSFER WHEN NO LONGER REQUIRED BY 8 JOINT FORCES COMMAND.—Upon a determination by the 9 commander of the United States Joint Forces Command 10 that any of the items transferred pursuant to subsection (a) 11 are no longer needed by that command for use as provided 12 in subsection (c), those items shall be transferred to the Sec-13 retary of the Air Force.

14 SEC. 242. DEMONSTRATION PROJECT TO INCREASE SMALL

15BUSINESS AND UNIVERSITY PARTICIPATION16IN OFFICE OF NAVAL RESEARCH EFFORTS TO17EXTEND BENEFITS OF SCIENCE AND TECH-18NOLOGY RESEARCH TO FLEET.

(a) PROJECT REQUIRED.—The Secretary of the Navy,
acting through the Chief of Naval Research, shall carry out
a demonstration project to increase access to Navy facilities
of small businesses and universities that are engaged in
science and technology research beneficial to the fleet.

(b) PROJECT ELEMENTS.—In carrying out the demonstration project, the Secretary shall—

1	(1) establish and operate a Navy Technology Ex-
2	tension Center at a location to be selected by the Sec-
3	retary;

4 (2) permit participants in the Small Business
5 Innovation Research Program (SBIR) and Small
6 Business Technology Transfer Program (STTR) that
7 are awarded contracts by Office of Naval Research to
8 access and use Navy facilities without charge for
9 purposes of carrying out such contracts; and

10 (3) permit universities, institutions of higher
11 learning, and Federally Funded Research and Devel12 opment Centers (FFRDC) collaborating with SBIR
13 and STTR participants to use Navy facilities.

(c) REPORT.—Not later than February 1, 2004, the
Secretary shall submit to Congress a report on the demonstration project. The report shall include a description
of the activities carried out under the demonstration project
and any recommendations for the improvement or expansion of the demonstration project that the Secretary considers appropriate.

21 SEC. 243. MANAGEMENT RESPONSIBILITY FOR NAVY MINE 22 COUNTERMEASURES PROGRAMS.

23 Section 216(a) of the National Defense Authorization
24 Act for Fiscal Years 1992 and 1993 (Public Law 102–190;
25 105 Stat. 1317), as most recently amended by section 211

of the Strom Thurmond National Defense Authorization Act
 for Fiscal Year 1999 (Public Law 105–261; 112 Stat.
 1946), is amended by striking "through 2003" and insert ing "through 2008".

5 SEC. 244. PROGRAM TO ACCELERATE THE INTRODUCTION 6 OF INNOVATIVE TECHNOLOGY IN DEFENSE 7 ACQUISITION PROGRAMS.

8 (a) PROGRAM REQUIRED.—The Secretary of Defense 9 shall carry out a program to provide opportunities for the 10 increased introduction of innovative and cost-saving technology in acquisition programs of the Department of De-11 fense. The program, to be known as the Challenge Program, 12 13 shall provide an individual or activity within or outside the Department of Defense with the opportunity to propose 14 15 alternatives, to be known as challenge proposals, at the component, subsystem, or system level of an existing Depart-16 ment of Defense acquisition program that would result in 17 18 improvements performance, affordability, inmanufacturability, or operational capability at the compo-19 nent, subsystem, or system level of that acquisition pro-20 21 gram.

(b) PANEL.—(1) In carrying out the Challenge Program, the Secretary of Defense shall establish a panel of
highly qualified scientists and engineers (hereinafter in this
section referred to as the "Panel") under the auspices of

the Under Secretary of Defense for Acquisition, Technology,
 and Logistics. The duty of the Panel shall be to carry out
 review and evaluation of challenge proposals under sub section (c).

5 (2) A member of the Panel may not participate in any
6 review and evaluation of a challenge proposal under sub7 section (c) if at any time within the previous five years
8 that member has, in any capacity, participated in or been
9 affiliated with the Department of Defense program for
10 which the challenge proposal is proposed.

(c) REVIEW AND EVALUATION OF CHALLENGE PROPOSALS.—(1) Under procedures prescribed by the Secretary,
an individual or activity within or outside the Department
of Defense may submit challenge proposals to the Panel.

15 (2) The Panel shall carry out an expedited evaluation of each challenge proposal submitted under paragraph (1) 16 to determine whether a prima facie case has been made that 17 the challenge proposal will result in improvements in per-18 formance, affordability, manufacturability, or operational 19 capability at the component, subsystem, or system level of 20 21 the applicable acquisition program. If the Panel determines 22 that such a case has not been made, the Panel may turn 23 down the challenge proposal. In any other case, the Panel 24 shall provide for a full review of the challenge proposal 25 under paragraph (3).

(3) In carrying out a full review of a challenge pro posal, the Panel shall ensure the following:

3 (A) Any incumbent that would be displaced by
4 the implementation of the challenge proposal is pro5 vided notice of the challenge proposal and a full op6 portunity to demonstrate why the challenge proposal
7 should not be implemented.

8 (B) Notice of the full review of the challenge pro9 posal is published in one or more appropriate com10 mercial publications of national circulation.

(C) If one or more other challenge proposals are submitted on matters relating to the challenge proposal being reviewed, the Panel shall, to the maximum extent practicable, carry out a full review of those other challenge proposals together with the full review of the original challenge proposal.

(4) The Secretary of Defense shall ensure that the
Panel, in carrying out review and evaluation of challenge
proposals under this subsection, has the authority to call
upon the technical resources of the laboratories, research,
development, and engineering centers, test and evaluation
activities, and other elements of the Department.

(d) FINDINGS OF SUBSTANTIAL SUPERIORITY.—If,
after the full review of a challenge proposal is completed,
the Panel finds that the challenge proposal will result in

improvements in performance, affordability,
 manufacturability, or operational capability at the compo nent, subsystem, or system level of the applicable acquisi tion program that are substantially superior to that of the
 incumbent, the Panel shall submit that finding to the Under
 Secretary.

7 (e) ACTION UPON FINDINGS.—Upon receiving a find8 ing under subsection (d), the Under Secretary shall carry
9 out a plan to acquire and implement the challenge proposal
10 with respect to which the finding was made. The Secretary
11 shall carry out such plan—

12 (1) after canceling the contract of any incumbent
13 that would be displaced by the implementation of the
14 challenge proposal; or

(2) after an appropriate program milestone
(such as the expiration of such a contract) has been
reached.

(f) ELIMINATION OF CONFLICTS OF INTEREST.—In
19 carrying out each review and evaluation under subsection
20 (c), the Secretary shall ensure the elimination of conflicts
21 of interest.

(g) FUNDING.—Of the funds authorized to be appropriated by section 201(4) for Defense-wide research, development, test, and evaluation for fiscal year 2002,

\$40,000,000 shall be available in PE 63826D8Z for the
 Challenge Program required by this section.

3 (h) REPORT.—The Secretary shall submit to Congress,
4 with the submission of the budget request for the Depart5 ment of Defense for each fiscal year beginning with fiscal
6 year 2003, a report on the implementation of this section.
7 The report shall include the number and scope of challenge
8 proposals submitted, reviewed and evaluated, found to be
9 substantially superior, and implemented.

10 TITLE III—OPERATION AND
 11 MAINTENANCE

Subtitle A—Authorization of Appropriations

14 SEC. 301. OPERATION AND MAINTENANCE FUNDING.

15 Funds are hereby authorized to be appropriated for fis-16 cal year 2002 for the use of the Armed Forces and other 17 activities and agencies of the Department of Defense for ex-18 penses, not otherwise provided for, for operation and main-19 tenance, in amounts as follows:

- 20 (1) For the Army, \$21,015,280,000.
- 21 (2) For the Navy, \$26,587,962,000.
- 22 (3) For the Marine Corps, \$2,898,114,000.
- 23 (4) For the Air Force, \$25,811,462,000.
- 24 (5) For Defense-wide activities, \$11,922,131,000.
- 25 (6) For the Army Reserve, \$1,814,246,000.

(7) For the Naval Reserve, \$1,003,690,000.
(8) For the Marine Corps Reserve, \$144,023,000.
(9) For the Air Force Reserve, \$2,017,866,000.
(10) For the Army National Guard,
\$3,705,359,000.
(11) For the Air National Guard,
\$3,967,361,000.
(12) For the Defense Inspector General,
\$152,021,000.
(13) For the United States Court of Appeals for
the Armed Forces, \$9,096,000.
(14) For Environmental Restoration, Army,
\$389,800,000.
(15) For Environmental Restoration, Navy,
\$257,517,000.
(16) For Environmental Restoration, Air Force,
\$385,437,000.
(17) For Environmental Restoration, Defense-
wide, \$23,492,000.
(18) For Environmental Restoration, Formerly
Used Defense Sites, \$190,255,000.
(19) For Overseas Humanitarian, Disaster, and
Civic Aid programs, \$49,700,000.
(20) For Drug Interdiction and Counter-drug
Activities, Defense-wide, \$820,381,000.

	10
1	(21) For the Kaho'olawe Island Conveyance, Re-
2	mediation, and Environmental Restoration Trust
3	Fund, \$25,000,000.
4	(22) For Defense Health Program,
5	\$17,570,750,000.
6	(23) For Cooperative Threat Reduction pro-
7	grams, \$403,000,000.
8	(24) For Overseas Contingency Operations
9	Transfer Fund, \$2,844,226,000.
10	(25) Support for International Sporting Com-
11	petitions, Defense, \$15,800,000.
12	SEC. 302. WORKING CAPITAL FUNDS.
13	Funds are hereby authorized to be appropriated for fis-
14	cal year 2002 for the use of the Armed Forces and other
15	activities and agencies of the Department of Defense for
16	providing capital for working capital and revolving funds
17	in amounts as follows:
18	(1) For the Defense Working Capital Funds,
19	\$1,951,986,000.
20	(2) For the National Defense Sealift Fund,
21	\$407,708,000.
22	SEC. 303. ARMED FORCES RETIREMENT HOME.
23	There is hereby authorized to be appropriated for fiscal
24	year 2002 from the Armed Forces Retirement Home Trust
25	Fund the sum of \$71,440,000 for the operation of the Armed

1	Forces Retirement Home, including the United States Sol-
2	diers' and Airmen's Home and the Naval Home.
3	SEC. 304. TRANSFER FROM NATIONAL DEFENSE STOCKPILE
4	TRANSACTION FUND.
5	(a) TRANSFER AUTHORITY.—To the extent provided in
6	appropriations Acts, not more than \$150,000,000 is author-
7	ized to be transferred from the National Defense Stockpile
8	Transaction Fund to operation and maintenance accounts
9	for fiscal year 2002 in amounts as follows:
10	(1) For the Army, \$50,000,000.
11	(2) For the Navy, \$50,000,000.
12	(3) For the Air Force, \$50,000,000.
13	(b) TREATMENT OF TRANSFERS.—Amounts trans-
14	ferred under this section—
15	(1) shall be merged with, and be available for the
16	same purposes and the same period as, the amounts
17	in the accounts to which transferred; and
18	(2) may not be expended for an item that has
19	been denied authorization of appropriations by Con-
20	gress.
21	(c) Relationship to Other Transfer Author-
22	ITY.—The transfer authority provided in this section is in
23	addition to the transfer authority provided in section 1001.

Subtitle B—Environmental 1 **Provisions** 2 3 SEC. 311. INVENTORY OF EXPLOSIVE RISK SITES AT 4 FORMER MILITARY RANGES. 5 (a) INVENTORY REQUIRED.—(1) Chapter 160 of title 10, United States Code, is amended by adding at the end 6 the following new section: 7 8 "§2710. Former military ranges: inventory of explosive 9 risk sites; use of inventory; public safety 10 issues 11 "(a) DEFINITIONS.—In this section: 12 "(1) The term 'former military range' means a 13 military range presently located in the United States that-14 "(A) is or was owned by, leased to, or other-15 16 wise possessed or used by the Federal Govern-17 *ment*: 18 "(B) is designated as a closed, transferred, 19 or transferring military range (rather than as 20 an active or inactive range); or 21 "(C) is or was used as a site for the dis-22 posal of military munitions or for the use of 23 military munitions in training or research, de-24 velopment, testing, and evaluation.

1	"(2) The term 'abandoned military munitions'
2	means unexploded ordnance and other abandoned
3	military munitions, including components thereof
4	and chemical weapons materiel, that pose a threat to
5	human health or safety.
6	"(3) The term 'State' includes the District of Co-
7	lumbia, the Commonwealth of Puerto Rico, and the
8	territories and possessions.
9	"(4) The term 'United States', in a geographic
10	sense, includes the Commonwealth of Puerto Rico and
11	the territories and possessions.
12	"(b) INVENTORY REQUIRED.—(1) The Secretary of De-
13	fense shall develop and maintain an inventory of former
14	military ranges that are known or suspected to contain
15	abandoned military munitions.
16	"(2) The information for each former military range
17	in the inventory shall include, at a minimum, the following:
18	"(A) A unique identifier for the range and its
19	current designation as either a closed, transferred, or
20	transferring range.
21	``(B) An appropriate record showing the loca-
22	tion, boundaries, and extent of the range, including
23	identification of the State and political subdivisions
24	of the State in which the range is located and any
25	Tribal lands encompassed by the range.

"(C) Known persons and entities, other than a
 military department, with any current ownership in terest or control of lands encompassed by the range.
 "(D) Any restrictions or other land use controls
 currently in place that might affect the potential for
 public and environmental exposure to abandoned
 military munitions.

8 "(c) SITE PRIORITIZATION.—(1) With respect to each 9 former military range included on the inventory, the Sec-10 retary of Defense shall assign the range a relative priority 11 for response activities based on the overall conditions at the 12 range. The level of response priority assigned the range shall 13 be included with the information required by subsection 14 (b)(2) to be maintained for the range.

"(2) In assigning the response priority for a former
military range, the Secretary of Defense shall primarily
consider factors relating to safety and environmental hazard potential, such as the following:

"(A) Whether there are known, versus suspected,
abandoned military munitions on all or any portion
of the range and the types of munitions present or
suspected to be present.

23 "(B) Whether public access to the range is con24 trolled, and the effectiveness of these controls.

1	``(C) The potential for direct human contact with
2	abandoned military munitions at the range and evi-
3	dence of people entering the range.
4	(D) Whether a response action has been or is
5	being undertaken at the range under the Formerly
6	Used Defense Sites program or other programs.
7	``(E) The planned or mandated dates for transfer
8	of the range from military control.
9	``(F) The extent of any documented incidents in-
10	volving abandoned military munitions at or from the
11	range. In this subparagraph, the term 'incidents'
12	means any or all of the following: explosions, discov-
13	eries, injuries, reports, and investigations.
14	``(G) The potential for drinking water contami-
15	nation or the release of weapon components into the
16	air.
17	``(H) The potential for destruction of sensitive
18	ecosystems and damage to natural resources.
19	"(d) UPDATES AND AVAILABILITY.—(1) The Secretary
20	of Defense shall annually update the inventory and site
21	prioritization list to reflect new information that becomes
22	available. The inventory shall be available in published and
23	electronic form.
24	"(2) The Secretary of Defense shall work with adjacent

communities to provide information concerning conditions

at the former military range and response activities, and 1 shall respond to inquiries. At a minimum, the Secretary 2 shall notify immediately affected individuals, appropriate 3 State, local, tribal, and Federal officials, and, when appro-4 5 priate, civil defense or emergency management agencies.". 6 (2) The table of sections at the beginning of such chap-7 ter is amended by adding at the end the following new item: "2710. Former military ranges: inventory of explosive risk sites; use of inventory; public safety issues.".

8 (b) INITIAL INVENTORY.—The inventory required by 9 section 2710 of title 10, United States Code, as added by 10 subsection (a), shall be completed and made available not 11 later than one year after the date of the enactment of this 12 Act.

13 SEC. 312. NATIONAL SECURITY IMPACT STATEMENTS.

(a) EVALUATION OF NATIONAL SECURITY IMPACTS
REQUIRED.—(1) Chapter 160 of title 10, United States
Code, is amended by inserting after section 2710, as added
by section 311, the following new section:

18 "§2711. Environmental impact statements and envi 19 ronmental assessments: evaluation of na 20 tional security impacts of proposed action
 21 and alternatives

(a) AGENCY ACTION.—Whenever an environmental
impact statement or environmental assessment is required
under section 102 of the National Environmental Policy

1 Act of 1969 (42 U.S.C. 4332) to be prepared in connection with a proposed Department of Defense action, the Sec-2 3 retary of Defense shall include as a part of the environ-4 mental impact statement or environmental assessment a de-5 tailed evaluation of the impact of the proposed action, and each alternative to the proposed action considered in the 6 7 statement or assessment, on national security, including the 8 readiness, training, testing, and operations of the armed forces. 9

10 "(b) AGENCY INPUT.—The Secretary of Defense shall 11 also include the evaluation required by subsection (a) in 12 any input provided by the Department of Defense as a co-13 operating agency to a lead agency preparing an environ-14 mental impact statement or environmental assessment.".

(2) The table of sections at the beginning of such chapter is amended by adding at the end the following new item:
"2711. Environmental impact statements and environmental assessments: evaluation of national security impacts of proposed action and alternatives.".

17 (b) EFFECTIVE DATE.—Section 2711 of title 10, 18 United States Code, as added by subsection (a), shall take 19 effect on the date of the enactment of this Act and apply 20 with respect to any environmental impact statement or en-21 vironmental assessment prepared by the Secretary of De-22 fense that has not been released in final form as of that 23 date.

1SEC. 313. REIMBURSEMENT FOR CERTAIN COSTS IN CON-2NECTION WITH HOOPER SANDS SITE, SOUTH3BERWICK, MAINE.

4 Using amounts authorized to be appropriated by sec-5 tion 301(15) for environmental restoration for the Navy, the Secretary of the Navy may pay \$1,005,478 to the Hoo-6 7 per Sands Special Account within the Hazardous Sub-8 stance Superfund established by section 9507 of the Internal 9 Revenue Code of 1986 (26 U.S.C. 9507) to reimburse the Environmental Protection Agency in full for certain re-10 sponse costs incurred by the Environmental Protection 11 Agency for actions taken pursuant to the Comprehensive 12 13 Environmental Response, Compensation, and Liability Act of 1980 (42 U.S.C. 9601 et seq.) at the Hooper Sands site 14 in South Berwick, Maine, pursuant to an interagency 15 16 agreement entered into by the Department of the Navy and the Environmental Protection Agency in January 2001. 17

18 SEC. 314. RIVER MITIGATION STUDIES.

(a) PORT OF ORANGE, SABINE RIVER.—The Secretary
of Defense may conduct a study regarding mitigation needs
in connection with protruding structures and submerged objects remaining from the World War II Navy ship building
industry located at the former Navy installation in Orange,
Texas, which create navigational hazards along the Sabine
River and surrounding the Port of Orange.

(b) PHILADELPHIA NAVAL SHIPYARD, DELAWARE
 RIVER.—The Secretary of Defense may conduct a study re garding mitigation needs in connection with floating and
 partially submerged debris possibly relating to the Philadel phia Naval Shipyard in that portion of the Delaware River
 from Philadelphia to the mouth of the river which create
 navigational hazards along the river.

8 (c) USE OF EXISTING INFORMATION.—In conducting 9 the studies authorized by this section, the Secretary shall 10 take into account any information available from other 11 studies conducted in connection with the same navigation 12 channels.

(d) CONSULTATION.—The Secretary shall conduct the
studies authorized by this section in consultation with appropriate State and local government entities and Federal
agencies.

(e) REPORT ON STUDY RESULTS.—Not later than
April 30, 2002, the Secretary of Defense shall submit to the
Committee on Armed Services of the House of Representatives and the Committee on Armed Services of the Senate
a report that summarizes the results of the studies conducted
under this section.

23 (f) COST SHARING.—Nothing in this section is in-24 tended to require non-Federal cost sharing of the costs incurred by the Secretary of Defense to conduct the studies
 authorized by this section.

3 (g) REMOVAL AUTHORITY.—Consistent with existing
4 laws, using funds authorized to be appropriated for these
5 purposes, and after providing notice to Congress, the Sec6 retary of Defense may work with the other Federal, State,
7 local, and private entities—

8 (1) to remove the protruding structures and sub-9 merged objects along the Sabine River and sur-10 rounding the Port of Orange that resulted from the 11 abandonment of the ship building industry and Navy 12 installation in Orange, Texas; and

(2) to remove floating and partially submerged
debris in the portion of the Delaware River subject to
the study under subsection (b).

(h) RELATION TO OTHER LAWS AND AGREEMENTS.—
This section is not intended to modify any authorities provided to the Secretary of the Army by the Water Resources
Development Act of 1986 (33 U.S.C. 2201 et seq.), nor is
it intended to modify any non-Federal cost-sharing responsibilities outlined in any local cooperation agreements.

1	SEC. 315. ELIMINATION OF ANNUAL REPORT ON CON-
2	TRACTOR REIMBURSEMENT FOR COSTS OF
3	ENVIRONMENTAL RESPONSE ACTIONS.
4	Section 2706 of title 10, United States Code, is amend-
5	ed by striking subsection (c).
6	Subtitle C—Commissaries and Non-
7	appropriated Fund Instrumen-
8	talities
9	SEC. 321. RESERVE COMPONENT COMMISSARY BENEFITS.
10	(a) Eligibility for Commissary Benefits.—Sec-
11	tion 1063 of title 10, United States Code, is amended—
12	(1) by striking subsection (a);
13	(2) by redesignating subsections (b) and (c) as
14	subsections (d) and (e), respectively; and
15	(3) by inserting after the section heading the fol-
16	lowing new subsections:
17	"(a) ELIGIBILITY.—Subject to subsection (c), the Sec-
18	retary concerned shall authorize members of the Ready Re-
19	serve described in subsection (b) to have 24 days of eligi-
20	bility to use commissary stores of the Department of Defense
21	for any calendar year.
22	"(b) Covered Members.—Subsection (a) applies
23	with respect to the following members of the Ready Reserve:
24	"(1) A member of the Selected Reserve who is
25	satisfactorily participating in required training as

1	prescribed in section $10147(a)(1)$ of this title or sec-
2	tion 502(a) of title 32 in that calendar year.
3	"(2) A member of the Ready Reserve (other than
4	a member described in paragraph (1)) who satisfac-
5	torily completes 50 or more points credible under sec-
6	tion $12732(a)(2)$ of this title in that calendar year.
7	"(c) Reduced Number of Commissary Visits for
8	New Members.—The number of commissary visits author-
9	ized for a member of the Selected Reserve described in sub-
10	section (b)(1) who enters the Selected Reserve after the be-
11	ginning of the calendar year shall be equal to twice the
12	number of full months remaining in the calendar year.".
13	(b) Clerical Amendments.—(1) The heading of such
14	section is amended to read as follows:
15	"§1063. Use of commissary stores: members of Ready
16	Reserve".
17	(2) The table of sections at the beginning of chapter
18	54 of such title is amended by striking the item relating
19	to section 1063 and inserting the following new item:
	"1063. Use of commissary stores: members of Ready Reserve.".
20	SEC. 322. REIMBURSEMENT FOR NONCOMMISSARY USE OF
21	COMMISSARY FACILITIES.
22	Section 2685 of title 10, United States Code, is amend-
23	ed by adding at the end the following new subsection:
24	"(f) Reimbursement for Noncommissary Use of
25	COMMISSARY FACILITIES.—(1) If the Secretary concerned
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uses for noncommissary purposes a commissary facility 1 whose construction was financed (in whole or in part) using 2 the proceeds of adjustments or surcharges authorized by sub-3 4 section (a) or revenues referred to in subsection (e), the Secretary concerned shall reimburse the commissary surcharge 5 account for the depreciated value of the investment made 6 7 with such proceeds and revenues. 8 "(2) In paragraph (1), the term 'construction' has the meaning given such term in subsection (d)(2).". 9 10 SEC. 323. CIVIL RECOVERY FOR NONAPPROPRIATED FUND 11 **INSTRUMENTALITY** COSTS RELATED TO 12 SHOPLIFTING. 13 Section 3701(b)(1)(B) of title 31, United States Code, is amended by inserting before the comma at the end the 14 following: ", including actual and administrative costs re-15 16 lated to shoplifting, theft detection, and theft prevention". Subtitle D—Workforce and Depot 17 Issues 18 19 SEC. 331. FISCAL YEAR 2002 LIMITATIONS ON WORKFORCE 20 **REVIEWS.**

(a) WORKFORCE REVIEW DEFINED.—In this section,
the term "workforce review" has the meaning given the term
in section 2461a(a) of title 10, United States Code.
(b) LIMITED NUMBER OF FULL-TIME EQUIVALENT

25 POSITIONS REVIEWED.—During fiscal year 2002, the total

number of full-time equivalent positions considered for pos sible change to performance by the private sector through
 the performance of a workforce review may not exceed the
 following:

5 (1) 328, in the case of full-time equivalent posi6 tions for civilian employees of the Department of the
7 Army;

8 (2) 453, in the case of full-time equivalent posi9 tions for civilian employees of the Department of the
10 Navy;

(3) 936, in the case of full-time equivalent positions for civilian employees of the Department of the
Air Force; and

14 (4) 1,336, in the case of full-time equivalent po15 sitions for civilian employees of the Department of
16 Defense, other than civilian employees of a military
17 department.

(c) ADDITIONAL LIMITATION.—None of the full-time
equivalent positions for civilian employees of the Department of the Navy that may be considered in a workforce
review during fiscal year 2002 may involve civilian employees who perform functions on behalf of the Marine
Corps.

1	SEC. 332. APPLICABILITY OF CORE LOGISTICS CAPABILITY
2	REQUIREMENTS TO NUCLEAR AIRCRAFT CAR-
3	RIERS.
4	Section 2464(a)(3) of title 10, United States Code, is
5	amended by striking "nuclear aircraft carriers" and insert-
6	ing "nuclear refueling of aircraft carriers".
7	SEC. 333. CONTINUATION OF CONTRACTOR MANPOWER RE-
8	PORTING SYSTEM IN DEPARTMENT OF THE
9	ARMY.
10	Section 343 of the National Defense Authorization Act
11	for Fiscal Year 2000 (Public Law 106–65; 113 Stat. 569)
12	is amended—
13	(1) by striking subsection (a) and inserting the
14	following new subsection (a):
15	"(a) Reporting Requirement for Department of
16	THE ARMY.—(1) Not later than March 1 of each fiscal year,
17	the Secretary of the Army shall submit to Congress a report
18	describing the use during the previous fiscal year of non-
19	Federal entities to provide services to the Department of the
20	Army.
21	"(2) The data collection required to prepare the report
22	is deemed to be in compliance with the requirements of
23	chapter 35 of title 44, United States Code, commonly known

24 as the Paperwork Reduction Act.

"(3) The report required by this section is needed to
 comply with sections 115a and 129a of title 10, United
 States Code, and is not a procurement action.";

4 (2) by striking "Department of Defense" each
5 place it appears and inserting "Department of the
6 Army"; and

7 (3) by adding at the end the following new sub-8 section:

9 "(d) GAO EVALUATION.—Not later than 60 days after 10 the Secretary submits to Congress the report required under 11 subsection (a) for a fiscal year, the Comptroller General 12 shall submit to Congress an evaluation of the report.".

13 SEC. 334. LIMITATION ON EXPANSION OF WHOLESALE LO14 GISTICS MODERNIZATION PROGRAM.

(a) LIMITATION.—The Secretary of the Army may not
authorize the expansion of the Wholesale Logistics Modernization Program beyond the original legacy systems included in the scope of the contract awarded in December
1999 until the Secretary certifies to Congress that the original legacy systems have been successfully replaced.

(b) GAO EVALUATION.—Not later than 60 days after
the Secretary of the Army submits to Congress the certification required under subsection (a), the Comptroller General shall submit to Congress an evaluation of the certification.

1	SEC. 335. PILOT PROJECT FOR EXCLUSION OF CERTAIN EX-
2	PENDITURES FROM LIMITATION ON PRIVATE
3	SECTOR PERFORMANCE OF DEPOT-LEVEL
4	MAINTENANCE.

5 Section 2474 of title 10, United States Code, is amend6 ed by adding at the end the following new subsection:

7 "(g) PILOT PROJECT FOR THE EXCLUSION OF CER8 TAIN EXPENDITURES FROM LIMITATION ON PRIVATE SEC9 TOR PERFORMANCE OF DEPOT-LEVEL MAINTENANCE.—

10 "(1) Amounts excluded.—Amounts expended 11 out of funds described in paragraph (2) for the per-12 formance of a depot-level maintenance and repair 13 workload by non-Federal Government personnel at a 14 Center of Industrial and Technical Excellence named 15 in paragraph (4) shall not be counted for the purposes 16 of section 2466(a) of this title if the personnel are 17 provided by private industry pursuant to a public-18 private partnership undertaken by the Center under 19 subsection (b).

20 "(2) FUNDS FOR FISCAL YEARS 2002 THROUGH
21 2006.—The funds referred to in paragraph (1) are
22 funds available to the Air Force for depot-level main23 tenance and repair workloads for fiscal year 2002,
24 2003, 2004, 2005, or 2006, and shall not exceed 10
25 percent of the total funds available in any single
26 year.

1	"(3) Reporting requirements.—All funds
2	covered by paragraph (1) shall be included as a sepa-
3	rate item in the reports required under paragraphs
4	(1), (2), and (3) of section 2466(e) of this title.
5	"(4) COVERED CENTERS.—(A) The Centers of In-
6	dustrial and Technical Excellence referred to in para-
7	graph (1) are the following:
8	"(i) Oklahoma City Air Logistics Center,
9	Oklahoma.
10	"(ii) Ogden Air Logistics Center, Utah.
11	"(iii) Warner-Robins Air Logistics Center,
12	Georgia.
13	(B) The Secretary of the Air Force shall des-
14	ignate as a Center of Industrial and Technical Excel-
15	lence under this section any of the air logistics centers
16	named in subparagraph (A) that have not previously
17	been so designated and shall specify the core com-
18	petencies for which the designation is made.".
19	SEC. 336. PROTECTIONS FOR PURCHASERS OF ARTICLES
20	AND SERVICES MANUFACTURED OR PER-
21	FORMED BY WORKING-CAPITAL FUNDED IN-
22	DUSTRIAL FACILITIES OF THE DEPARTMENT
23	OF DEFENSE
24	(a) GENERAL RULE.—Section 2563(c) of title 10,
25	United States Code, is amended—

(1) in paragraph (1)(B), by striking "in any
 case of willful misconduct or gross negligence" and
 inserting "as provided in paragraph (3)"; and

4 (2) by adding at the end the following new para5 graph:

6 "(3) Paragraph (1)(B) does not apply in any case of 7 willful misconduct or gross negligence or in the case of a 8 claim by a purchaser of articles or services under this sec-9 tion that damages or injury arose from the failure of the 10 Government to comply with quality, schedule, or cost per-11 formance requirements in the contract to provide the arti-12 cles or services.".

13 (b) CONFORMING AMENDMENT.—Section
14 2474(e)(2)(B)(i) of such title is amended by striking "in
15 a case of willful conduct or gross negligence" and inserting
16 "under the circumstances described in section 2563(c)(3) of
17 this title".

18	Subtitle E—Defense Dependents
19	Education

20 SEC. 341. ASSISTANCE TO LOCAL EDUCATIONAL AGENCIES

21THAT BENEFIT DEPENDENTS OF MEMBERS22OF THE ARMED FORCES AND DEPARTMENT23OF DEFENSE CIVILIAN EMPLOYEES.

24 (a) EDUCATIONAL AGENCIES ASSISTANCE.—Of the
25 amount authorized to be appropriated by section 301(5) for

operation and maintenance for Defense-wide activities,
 \$30,000,000 shall be available only for the purpose of pro viding educational agencies assistance to local educational
 agencies.

5 (b) NOTIFICATION.—Not later than June 30, 2002, the
6 Secretary of Defense shall notify each local educational
7 agency that is eligible for educational agencies assistance
8 for fiscal year 2002 of—

9 (1) that agency's eligibility for educational agen10 cies assistance: and

(2) the amount of the educational agencies assistance for which that agency is eligible.

(c) DISBURSEMENT OF FUNDS.—The Secretary of Defense shall disburse funds made available under subsection
(a) not later than 30 days after the date on which notification to the eligible local educational agencies is provided
pursuant to subsection (b).

18 (d) DEFINITIONS.—In this section:

19 (1) The term "educational agencies assistance"
20 means assistance authorized under section 386(b) of
21 the National Defense Authorization Act for Fiscal
22 Year 1993 (Public Law 102–484; 20 U.S.C. 7703
23 note).

24 (2) The term 'local educational agency' has the
25 meaning given that term in section 8013(9) of the El-

ementary and Secondary Education Act of 1965 (20

2	U.S.C. 7713(9)).
3	SEC. 342. AVAILABILITY OF AUXILIARY SERVICES OF DE-
4	FENSE DEPENDENTS' EDUCATION SYSTEM
5	FOR DEPENDENTS WHO ARE HOME SCHOOL
6	STUDENTS.
7	Section 1407 of the Defense Dependents' Education Act
8	of 1978 (20 U.S.C. 926) is amended—
9	(1) by redesignating subsection (d) as subsection
10	(e); and
11	(2) by inserting after subsection (c) the following
12	new subsection:
13	"(d) Auxiliary Services Available to Home
14	School Students.—(1) A dependent who is educated in
15	a home school setting, but who is eligible to enroll in a
16	school of the defense dependents' education system, shall be
17	permitted to use or receive auxiliary services of that school
18	without being required to either enroll in that school or reg-
19	ister for a minimum number of courses offered by that
20	school. The dependent may be required to satisfy other eligi-
21	bility requirements applicable to students actually enrolled
22	in that school who use or receive the same auxiliary services.
23	"(2) For purposes of paragraph (1), the term 'auxil-
24	iary services' includes registration in individual courses,
25	use of academic resources, access to the library of the school,
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after hours use of school facilities, and participation in
 music, sports, and other extracurricular and interscholastic
 activities.".

4 SEC. 343. REPORT REGARDING COMPENSATION FOR TEACH5 ERS EMPLOYED IN TEACHING POSITIONS IN 6 OVERSEAS SCHOOLS OPERATED BY THE DE7 PARTMENT OF DEFENSE.

8 Not later than 180 days after the date of the enactment 9 of this Act, the Secretary of Defense shall submit to Congress 10 a report evaluating the method currently used by the Secretary to fix the basic compensation for teachers and teach-11 ing positions in the Department of Defense under the De-12 fense Department Overseas Teachers Pay and Personnel 13 Practices Act (20 U.S.C. 901 et seq.). The report shall in-14 15 clude the recommendations of the Secretary regarding a proposal to increase such compensation to reflect the aver-16 age of the range of rates of basic compensation for similar 17 teaching positions of a comparable level of duties and re-18 sponsibilities for teachers employed in public schools in the 19 District of Columbia metropolitan area, which includes the 20 21 District of Columbia Public Schools, Arlington Public 22 Schools, Alexandria City Public Schools, Fairfax County 23 Public Schools, Montgomery County Public Schools, and 24 Prince George's County Public Schools.

1	Subtitle F—Other Matters
2	SEC. 351. AVAILABILITY OF EXCESS DEFENSE PERSONAL
3	PROPERTY TO SUPPORT DEPARTMENT OF
4	VETERANS AFFAIRS INITIATIVE TO ASSIST
5	HOMELESS VETERANS.
6	(a) TRANSFER AUTHORITY.—Section 2557(a) of title
7	10, United States Code, is amended—
8	(1) by striking "The Secretary" and inserting
9	"(1) The Secretary"; and
10	(2) by adding at the end the following new para-
11	graph:
12	"(2) The Secretary of Defense may make excess cloth-
13	ing, shoes, sleeping bags, and related nonlethal excess sup-
14	plies available to the Secretary of Veterans Affairs for dis-
15	tribution to homeless veterans and programs assisting
16	homeless veterans. The transfer of nonlethal excess supplies
17	to the Secretary of Veterans Affairs under this paragraph
18	shall be without reimbursement.".
19	(b) CLERICAL AMENDMENTS.—(1) The heading of such

section is amended to read as follows:

<i>"§2557</i> .	Excess	nonlethal	supplies:	availab	oility	for		
	homeless veteran initiatives and humani							
	tari	an relief".						
(2)	The tabl	le of section.	s at the beg	ginning a	of cha	pter		
152 of s	such title	is amended	by striking	y the item	ı rela	ting		

to section 2557 and inserting the following new item: 6

"2557. Excess nonlethal supplies: availability for homeless veteran initiatives and humanitarian relief.".

7 SEC. 352. CONTINUATION OF LIMITATIONS ON IMPLEMEN-8 TATION OF NAVY-MARINE CORPS INTRANET 9 CONTRACT.

10 (a) EXCLUSION OF MARINE CORPS.—Subsection (c) of section 814 of the Floyd D. Spence National Defense Au-11 12 thorization Act for Fiscal Year 2001 (as enacted by Public Law 106–398; 114 Stat. 1654A–215) is amended— 13

14 (1) by striking "PROHIBITION ON INCREASE OF 15 RATES CHARGED.—" and inserting *"Prohibi-*16 TIONS. - (1)'';

17 (2) by striking "fiscal year 2001" and inserting 18 "fiscal year 2002"; and

19 (3) by adding at the end the following new para-20 graph:

21 "(2) The Navy Intranet contract may not include any activities of the Marine Corps.". 22

23 (b) Limitation on Phased Implementation.—Sub-24 section (b)(4) of such section is amended—

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1	(1) by striking "fiscal year 2001" both places it
2	appears and inserting ''fiscal year 2002''; and
3	(2) by striking "Marine Corps, the naval ship-
4	yards, or" both places it appears and inserting
5	"naval shipyards or".
6	SEC. 353. COMPLETION AND EVALUATION OF CURRENT
7	DEMONSTRATION PROGRAMS TO IMPROVE
8	QUALITY OF PERSONAL PROPERTY SHIP-
9	MENTS OF MEMBERS.
10	(a) COMPLETION.—The Secretary of Defense shall con-
11	duct to completion all demonstration programs in the De-
12	partment of Defense that were designed to improve the
13	movement of household goods of members of the Armed
14	Forces and were being conducted or authorized as of October
15	1, 2000,
16	(b) EVALUATION.—Not later than August 31, 2002, the
17	Secretary of Defense shall submit to Congress a report eval-
18	uating whether the demonstration programs referred to in
19	subsection (a), as implemented, satisfy the goals (as con-
20	tained in the General Accounting Report NSIAD 97-49)

21 for such demonstration programs previously agreed upon
22 between the Department of Defense and representatives of
23 private sector entities involved in the transportation of
24 household goods for members of the Armed Forces.

(c) INTERIM REPORTS.—Not later than January 15,
 2002, and April 15, 2002, the Secretary shall submit to
 Congress interim reports regarding the progress of the dem onstration programs referred to in subsection (a).

5 SEC. 354. EXPANSION OF ENTITIES ELIGIBLE FOR LOAN,
6 GIFT, AND EXCHANGE OF DOCUMENTS, HIS7 TORICAL ARTIFACTS, AND OBSOLETE COM8 BAT MATERIEL.

9 Section 2572(a)(1) of title 10, United States Code, is
10 amended by inserting before the period at the end the fol11 lowing: ", county, or other political subdivision of a State".

12 Subtitle G—Service Contracting 13 Reform

14 SEC. 361. SHORT TITLE.

15 This subtitle may be cited as the "Department of De16 fense Service Contracting Reform Act of 2001".

17 SEC. 362. REQUIRED COST SAVINGS LEVEL FOR CHANGE OF
18 FUNCTION TO CONTRACTOR PERFORMANCE.

19 Section 2461(b) of title 10, United States Code, is20 amended by adding at the end the following new paragraph:

21 "(5)(A) A commercial or industrial type function of
22 the Department of Defense may not be changed to perform23 ance by the private sector unless, as a result of the cost com24 parison examination required under paragraph (3)(A), that
25 employed the most efficient organization process described

in Office of Management and Budget Circular A-76 or any
 successor administrative regulation or policy, at least a 10 percent cost savings would be achieved by performance of
 the function by the private sector over the term of the con tract.

6 "(B) The cost savings requirement specified in sub-7 paragraph (A) does not apply to any contracts for special 8 studies and analyses, construction services, architectural 9 services, engineering services, medical services, scientific 10 and technical services related to (but not in support of) re-11 search and development, and depot-level maintenance and 12 repair services.

13 "(C) The Secretary of Defense may waive the cost sav14 ings requirement if—

15 "(i) the written waiver is prepared by the Sec16 retary of Defense, or the relevant Assistant Secretary
17 or agency head; and

"(ii) the written waiver is accompanied by a detailed determination that national security interests
are so compelling as to preclude compliance with the
requirement for a cost comparison examination.

22 "(D) The Secretary of Defense shall publish a copy of
23 the waiver in the Federal Register.".

3 **DUSTRIAL TYPE FUNCTIONS.** 4 (a) NEW FUNCTIONS.—Section 2461(a) of title 10, 5 United States Code, is amended— 6 (1) by striking "CHANGE IN PERFORMANCE.—" 7 and inserting "CHANGE IN OR INITIATION OF PER-8 FORMANCE.—(1)"; and 9 (2) by adding at the end the following new para-10 graphs: 11 "(2) In the case of a commercial or industrial type function of the Department of Defense not previously per-12 formed by Department of Defense civilian employees or a 13 contractor, the performance of the function by the private 14

"(A) the Secretary of Defense conducts a cost
comparison examination that employs the most efficient organization process described in Office of Management and Budget Circular A-76, and its supplemental handbook or any successor administrative regulation or policy; and

sector may not be initiated until—

"(B) a determination is made that performance
of the function by the private sector would be less
costly over the term of the contract than performance
by Department of Defense civilian employees during
that same period.

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"(3) This subsection does not apply to the following
 contracts:

3	((A) A contract between the Department of De-
4	fense and the private sector for work with a contract
5	value of less than \$1,000,000 so long as the work was
6	not divided, modified, or in any way changed for the
7	purpose of avoiding the requirements of this section.
8	``(B) A contract for special studies and analyses,
9	construction services, architectural services, engineer-
10	ing services, medical services, scientific and technical
11	services related to (but not in support of) research
12	and development, and depot-level maintenance and
13	repair services.
14	"(4) The Secretary of Defense may waive the applica-
15	bility of this section if—
16	"(A) the written waiver is prepared by the Sec-
17	retary of Defense, or the relevant Assistant Secretary
18	or agency head; and
19	(B) the written waiver is accompanied by a de-
20	tailed determination that—
21	"(i) there is no reasonable expectation that
22	civilian employees would win a public-private
23	competition for the function; and
24	"(ii) the issuance of a waiver would not
25	serve to reduce significantly the level of or qual-

3 "(5) The Secretary of Defense shall publish a copy of
4 the waiver in the Federal Register.".

5 (b) Minimal Levels of Public-Private Competi-6 TION FOR NEW WORK.—(1) Notwithstanding the use of the 7 waiver authority provided in section 2461 of title 10, 8 United States Code, as amended by this section, not less 9 than the percentage specified in paragraph (2) of the total 10 dollars expended during a specified fiscal year for the performance by contractors of commercial or industrial type 11 12 functions of the Department of Defense not previously per-13 formed by Department of Defense civilian employees or the 14 private sector (that are not otherwise exempt from compari-15 son under such section) shall be expended for service con-16 tracts that are awarded after the completion of cost comparison examinations. 17

18 (2) The requirements of paragraph (1) apply as fol-19 lows:

20 (A) Not less than 10 percent, for fiscal year
21 2003.

22 (B) Not less than 20 percent, for fiscal year
23 2004.

24 (C) Not less than 30 percent, for fiscal year
25 2005.

3	"§2461. Commercial or industrial type functions: re-
4	quired studies and reports before conver-
5	sion to, or initiation of, contractor or ci-
6	vilian employee performance".

7 (2) The item relating to such section in the table of
8 sections at the beginning of chapter 146 of title 10, United

9 States Code, is amended to read as follows:

"2461. Commercial or industrial type functions: required studies and reports before conversion to, or initiation of, contractor or civilian employee performance.".

10 SEC. 364. REPEAL OF WAIVER FOR SMALL FUNCTIONS.

11 Section 2461 of title 10, United States Code, is amend-

12 ed by striking subsection (d).

13 SEC. 365. REQUIREMENT FOR EQUITY IN PUBLIC-PRIVATE

14 **COMPETITIONS.**

15 Section 2461 of title 10, United States Code, is amend16 ed by inserting after subsection (c) the following new sub17 section:

18 "(d) EQUITY IN PUBLIC-PRIVATE COMPETITION.—(1) 19 For any fiscal year in which commercial or industrial type 20 functions of the Department of Defense performed by De-21 partment of Defense civilian employees are studied for pos-22 sible change to private sector performance, the Secretary of 23 Defense shall subject approximately the same number of po-24 sitions held by non-Federal employees under contracts with the Department of Defense to the same cost comparison ex amination described in subsection (b)(3), subject to the com pletion of the terms of those contracts.

4 "(2) To the extent possible, the Secretary of Defense 5 should, in complying with this subsection, select those contract positions held by non-Federal employees under con-6 7 tracts with the Department of Defense that are associated 8 with commercial or industrial type functions that are, or 9 have been, performed at least in part by Department of Defense civilian employees at any time on or after October 10 11 1, 1980.

12 "(3) Notwithstanding any limitation on the number 13 of Department of Defense civilian employees established by 14 law, regulation, or policy, the Department of Defense may 15 continue to employ, or may hire, such civilian employees 16 as are necessary to perform functions acquired through the 17 public-private competitions required by this subsection or 18 any other provision of this section.".

19 SEC. 366. REPORTING REQUIREMENTS REGARDING DE-20PARTMENT OF DEFENSE'S SERVICE CON-21TRACTOR WORKFORCE.

(a) IMPOSITION OF REPORTING REQUIREMENT.—(1)
Chapter 146 of title 10, United States Code, is amended
by inserting after section 2461a the following new section:

1	"§2461b. Use of private sector to perform commercial
2	or industrial type function: contractor re-
3	porting requirements
4	"(a) DEFINITIONS.—In this section:
5	"(1) CONTRACTOR.—The term 'contractor' in-
6	cludes a subcontractor.
7	"(2) Secretary concerned.—The term 'Sec-
8	retary concerned' includes the Secretary of Defense
9	with respect to matters concerning the Defense Agen-
10	cies.
11	"(b) General Reporting Requirement.—The Sec-
12	retary concerned shall require each defense contractor to re-
13	port to secure websites established and maintained by the
14	Defense Agencies and military departments the same con-
15	tractor direct and indirect manhour and cost information
16	collected by the Department of the Army pursuant to part
17	668 of title 32, Code of Federal Regulations, as in effect
18	on December 26, 2000, in terms of functions performed, ap-
19	propriations funding the contract, and identification of the
20	subordinate organizational elements within the Defense
21	Agency or military department directly overseeing the con-
22	tractor performance. The indirect information reported
23	may comprise annualized rates for an entire company,
24	which are not apportioned by specific contracts.
25	"(c) Assignment of Reporting Responsibility.—
26	The Defense Agency or military department containing the

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1 major organizational element receiving or reviewing the work performed by a defense contractor shall be responsible 2 3 for collecting the data required by this section, even where 4 all or part of the contracted work is funded by appropria-5 tions not controlled by the Secretary concerned. If the Defense Agency or military department containing the major 6 7 organizational element receiving or reviewing the work per-8 formed by the contractor is different from the Defense Agen-9 cy or military department containing the contracting activity, the Secretary concerned shall ensure that the contractor 10 11 reports the required information to the Defense Agency or 12 military department containing the major organizational element receiving or reviewing the work performed by the 13 14 contractor.

15 "(d) TIMING OF CONTRACTOR REPORTING TO ASSURE 16 DATA QUALITY.—The Secretary concerned shall require 17 contractors to report the information described in sub-18 section (c) to the secure web-site contemporaneous with sub-19 mission of a request for payment (for example, voucher, in-20 voice, or request for progress payment) or not later than 21 quarterly.

(e) CONTRACT REQUIREMENT EFFECTIVE DATE.—
The Secretary concerned shall include the reporting requirement described in this section in each contract solicitation
issued, contract awarded, and bilateral modification of an

existing contract executed, by the Secretary concerned after
 October 1, 2001.

3 "(f) CONTRACTOR SELF-EXEMPTION.—The Secretary 4 concerned shall exempt a contractor from the data collection 5 requirement imposed by this section if the contractor certifies in writing that the contractor does not have an inter-6 7 nal system for aggregating billable hours in the direct or 8 indirect pools, or an internal payroll accounting system, 9 and does not otherwise have to ever provide this information 10 to the Government. A contractor may not claim an exemption on the sole basis that the contractor is a foreign con-11 tractor, that services are provided pursuant to a firm fixed 12 13 price or time and materials contract or similar instrument. that the payroll system of the contractor is performed by 14 15 another person, or that the contractor has too many subcontractors. The validity of this certification is the only re-16 quirement in this section subject to audit and verification 17 by the Secretary concerned. 18

"(g) REPORT TO CONGRESS AND COMPTROLLER GENERAL ACTIONS.—The Secretary concerned shall submit the
information collected under subsection (c) to Congress not
later than October 1 of each year for the prior fiscal year.
Not later than April 1 of each year, the Comptroller General
will review the information submitted for the prior fiscal
year to assess compliance with this section and the effective-

ness of Department of Defense initiatives to integrate this
 information into its budgeting process.

3 "(h) PUBLICATION OF REPORTS.—After completion of
4 the Comptroller General review under subsection (h), the
5 Secretary concerned shall take steps to make the nonpropri6 etary compilations of the data public on web sites, using
7 the publication standard expressed by the Department of
8 the Army in part 668 of title 32, Code of Federal Regula9 tions.".

(2) The table of sections at the beginning of such chapter is amended by inserting after the item relating to section
2461a the following new item:

"2461b. Use of private sector to perform commercial or industrial type function: contractor reporting requirements.".

(b) EFFECTIVE DATE.—Section 2461b of title 10,
14 United States Code, as added by subsection (a), shall take
15 effect on October 1, 2001.
16 TITLE IV—MILITARY PERSONNEL
17 AUTHORIZATIONS

18 Subtitle A—Active Forces

19 SEC. 401. END STRENGTHS FOR ACTIVE FORCES.

20 The Armed Forces are authorized strengths for active

21 duty personnel as of September 30, 2002, as follows:

- 22 (1) The Army, 480,000.
- 23 (2) The Navy, 376,000.
- 24 (3) The Marine Corps, 172,600.

1	(4) The Air Force, 358,800.
2	SEC. 402. REVISION IN PERMANENT END STRENGTH MIN-
3	IMUM LEVELS.
4	(a) Revised End Strength Floors.—Section
5	691(b) of title 10, United States Code, is amended—
6	(1) in paragraph (2), by striking "372,000" and
7	inserting "376,000"; and
8	(2) in paragraph (4), by striking "357,000" and
9	inserting "358,800".
10	(b) EFFECTIVE DATE.—The amendments made by sub-
11	section (a) shall take effect on October 1, 2001, or the date
12	of the enactment of this Act, whichever is later.
13	Subtitle B—Reserve Forces
14	SEC. 411. END STRENGTHS FOR SELECTED RESERVE.
1 7	
14	(a) IN GENERAL.—The Armed Forces are authorized
15	(a) IN GENERAL.—The Armed Forces are authorized strengths for Selected Reserve personnel of the reserve com-
15 16	(a) IN GENERAL.—The Armed Forces are authorized strengths for Selected Reserve personnel of the reserve com-
15 16 17	(a) IN GENERAL.—The Armed Forces are authorized strengths for Selected Reserve personnel of the reserve com- ponents as of September 30, 2002, as follows:
15 16 17 18	 (a) IN GENERAL.—The Armed Forces are authorized strengths for Selected Reserve personnel of the reserve com- ponents as of September 30, 2002, as follows: (1) The Army National Guard of the United
15 16 17 18 19	 (a) IN GENERAL.—The Armed Forces are authorized strengths for Selected Reserve personnel of the reserve com- ponents as of September 30, 2002, as follows: (1) The Army National Guard of the United States, 350,000.
15 16 17 18 19 20	 (a) IN GENERAL.—The Armed Forces are authorized strengths for Selected Reserve personnel of the reserve components as of September 30, 2002, as follows: (1) The Army National Guard of the United States, 350,000. (2) The Army Reserve, 205,000.
 15 16 17 18 19 20 21 	 (a) IN GENERAL.—The Armed Forces are authorized strengths for Selected Reserve personnel of the reserve com- ponents as of September 30, 2002, as follows: (1) The Army National Guard of the United States, 350,000. (2) The Army Reserve, 205,000. (3) The Naval Reserve, 87,000.
 15 16 17 18 19 20 21 22 	 (a) IN GENERAL.—The Armed Forces are authorized strengths for Selected Reserve personnel of the reserve com- ponents as of September 30, 2002, as follows: (1) The Army National Guard of the United States, 350,000. (2) The Army Reserve, 205,000. (3) The Naval Reserve, 87,000. (4) The Marine Corps Reserve, 39,558.

(7) The Coast Guard Reserve, 8,000.
 (b) ADJUSTMENTS.—The end strengths prescribed by
 subsection (a) for the Selected Reserve of any reserve compo nent shall be proportionately reduced by—

5 (1) the total authorized strength of units orga6 nized to serve as units of the Selected Reserve of such
7 component which are on active duty (other than for
8 training) at the end of the fiscal year; and

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

15 Whenever such units or such individual members are re-16 leased from active duty during any fiscal year, the end 17 strength prescribed for such fiscal year for the Selected Re-18 serve of such reserve component shall be proportionately in-19 creased by the total authorized strengths of such units and 20 by the total number of such individual members.

21 SEC. 412. END STRENGTHS FOR RESERVES ON ACTIVE22DUTY 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, 2002, the following number of Reserves

1	to be serving on full-time active duty or full-time duty, in
2	the case of members of the National Guard, for the purpose
3	of organizing, administering, recruiting, instructing, or
4	training the reserve components:
5	(1) The Army National Guard of the United
6	States, 22,974.
7	(2) The Army Reserve, 13,108.
8	(3) The Naval Reserve, 14,811.
9	(4) The Marine Corps Reserve, 2,261.
10	(5) The Air National Guard of the United
11	States, 11,591.
12	(6) The Air Force Reserve, 1,437.
13	SEC. 413. END STRENGTHS FOR MILITARY
13 14	SEC. 413. END STRENGTHS FOR MILITARY TECHNICIANS (DUAL STATUS).
14	TECHNICIANS (DUAL STATUS). The minimum number of military technicians (dual
14 15	TECHNICIANS (DUAL STATUS). The minimum number of military technicians (dual status) as of the last day of fiscal year 2002 for the reserve
14 15 16	TECHNICIANS (DUAL STATUS). The minimum number of military technicians (dual status) as of the last day of fiscal year 2002 for the reserve components of the Army and the Air Force (notwith-
14 15 16 17	TECHNICIANS (DUAL STATUS). The minimum number of military technicians (dual status) as of the last day of fiscal year 2002 for the reserve components of the Army and the Air Force (notwith-
14 15 16 17 18	TECHNICIANS (DUAL STATUS). The minimum number of military technicians (dual status) as of the last day of fiscal year 2002 for the reserve components of the Army and the Air Force (notwith- standing section 129 of title 10, United States Code) shall
14 15 16 17 18 19	TECHNICIANS (DUAL STATUS). The minimum number of military technicians (dual status) as of the last day of fiscal year 2002 for the reserve components of the Army and the Air Force (notwith-standing section 129 of title 10, United States Code) shall be the following:
 14 15 16 17 18 19 20 	TECHNICIANS (DUAL STATUS). The minimum number of military technicians (dual status) as of the last day of fiscal year 2002 for the reserve components of the Army and the Air Force (notwith- standing section 129 of title 10, United States Code) shall be the following: (1) For the Army National Guard of the
 14 15 16 17 18 19 20 21 	TECHNICIANS (DUAL STATUS). The minimum number of military technicians (dual status) as of the last day of fiscal year 2002 for the reserve components of the Army and the Air Force (notwith- standing section 129 of title 10, United States Code) shall be the following: (1) For the Army National Guard of the United States, 23,128.
 14 15 16 17 18 19 20 21 22 	TECHNICIANS (DUAL STATUS).The minimum number of military technicians (dualstatus) as of the last day of fiscal year 2002 for the reservecomponents of the Army and the Air Force (notwith-standing section 129 of title 10, United States Code) shallbe the following:(1) For the Army National Guard of theUnited States, 23,128.(2) For the Army Reserve, 5,999.

1	SEC. 414. FISCAL YEAR 2002 LIMITATION ON NON-DUAL STA-
2	TUS TECHNICIANS.
3	(a) LIMITATION.—The number of non-dual status tech-
4	nicians employed by the reserve components of the Army
5	and the Air Force as of September 30, 2002, may not exceed
6	the following:
7	(1) For the Army Reserve, 1,095.
8	(2) For the Army National Guard of the United
9	States, 1,600.
10	(3) For the Air Force Reserve, 90.
11	(4) For the Air National Guard of the United
12	<i>States, 350.</i>
13	(b) Non-Dual Status Technicians Defined.—In
14	this section, the term "non-dual status technician" has the
15	meaning given that term in section 10217(a) of title 10,
16	United States Code.
17	SEC. 415. LIMITATIONS ON NUMBERS OF RESERVE PER-
18	SONNEL SERVING ON ACTIVE DUTY OR FULL-
19	TIME NATIONAL GUARD DUTY IN CERTAIN
20	GRADES FOR ADMINISTRATION OF RESERVE
21	COMPONENTS.
22	(a) Officers.—The text of section 12011 of title 10,
23	United States Code, is amended to read as follows:
24	"(a) LIMITATIONS.—(1) Of the total number of mem-
25	bers of a reserve component who are serving on full-time
26	reserve component duty at the end of any fiscal year, the
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number of those members who may be serving in each of
 the grades of major, lieutenant colonel, and colonel may not,
 as of the end of that fiscal year, exceed the number deter mined in accordance with the following table:

"Total number of members of a reserve compo- nent serving on full-time reserve component	Number of officers of	that reserve component wh in the grade of:	to may be servir
duty:	Major	Lieutenant Colonel	Colonel
Army Reserve:			
10,000	1,390	740	230
11,000	1,529	803	242
12,000	1,668	864	252
13,000	1,804	924	262
14,000	1,940	984	272
15,000	2,075	1,044	282
16,000	2,210	1,104	291
17,000	2,345	1,164	300
18,000	2,479	1,223	309
19,000	2,613	1,282	318
20,000	2,747	1,341	327
21,000	2,877	1,400	330
Amount National Guard			
Army National Guard:	1 500	050	201
20,000	1,500	850	325
22,000	1,650	930	350
24,000	1,790	1,010	370
26,000	1,930	1,085	385
28,000	2,070	1,160	400
30,000	2,200	1,235	405
32,000	2,330	1,305	408
34,000	2,450	1,375	411
36,000	2,570	1,445	411
38,000	2,670	1,515	411
40,000	2,770	1,580	411
42,000	2,837	1,644	411
Marine Corps Reserve:			
1,100	106	56	20
1,200	110	60	21
1,300	114	63	22
1,400	118	66	23
1,500	121	69	24
1,600	124	72	25
1,700	124 127	72 75	20
·	130	75 78	
1,800			27
<i>1,900</i>	133	81	28
2,000	136	84	29
2,100	139	87	30
2,200	141	90	31
2,300	143	92	32
2,400	145	94	33
2,500	147	96	34
2,600	149	98	35
Air Force Reserve:			
500	83	85	50
1,000	155	165	95
1,500	220	240	135
2,000	285	310	170
2,500	350	369	203

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"Total number of members of a reserve compo- nent serving on full-time reserve component	Number of officers of	that reserve component wh in the grade of:	io may be serving
duty:	Major	Lieutenant Colonel	Colonel
3,000	413	420	220
3,500	473	464	230
4,000	530	500	240
4,500	585	529	247
5,000	638	550	254
5,500	688	565	261
6,000	735	575	268
7,000	770	595	280
8,000	805	615	290
10,000	835	635	300
Air National Guard:			
5,000	333	335	251
6,000	403	394	260
7,000	472	453	269
8,000	539	512	278
9,000	606	571	287
10,000	673	630	296
11,000	740	688	305
12,000	807	742	314
13,000	873	795	323
14,000	939	848	332
15,000	1,005	898	341
16,000	1,067	948	350
17,000	1,126	998	359
18,000	1,185	1,048	368
19,000	1,235	1,098	377
20,000	1,283	1,148	380.

"(2) Of the total number of members of the Naval Re serve who are serving on full-time reserve component duty
 at the end of any fiscal year, the number of those members
 who may be serving in each of the grades of lieutenant com mander, commander, and captain may not, as of the end
 of that fiscal year, exceed the number determined in accord ance with the following table:

	Number of officers	s who may be serving in	the grade of:
"Total number of members of Naval Reserve serving on full-time reserve component duty	Lieutenant com- mander	Commander	Captain
10,000	807	447	141
11,000	867	467	153
12,000	924	485	163
13,000	980	503	173
14,000	1,035	521	183
15,000	1,088	538	193
16,000	1,142	555	203
17,000	1,195	565	213
18,000	1,246	575	223
19,000	1,291	585	233

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	Number of officers	s who may be serving in	the grade of:	
"Total number of members of Naval Reserve serving on full-time reserve component duty	Lieutenant com- mander	Commander	Captain	
20,000	1,334	595	242	
21,000	1,364	603	250	
22,000	1,384	610	258	
23,000	1,400	615	265	
24,000	1,410	620	270	

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"(b) DETERMINATIONS BY INTERPOLATION.-If the 1 total number of members of a reserve component serving 2 3 on full-time reserve component duty is between any two consecutive numbers in the first column of the appropriate 4 table in paragraph (1) or (2) of subsection (a), the cor-5 responding authorized strengths for each of the grades 6 7 shown in that table for that component are determined by mathematical interpolation between the respective numbers 8 9 of the two strengths. If the total number of members of a 10 reserve component serving on full-time reserve component 11 duty is more or less than the highest or lowest number, re-12 spectively, set forth in the first column of the appropriate table in paragraph (1) or (2) of subsection (a), the Sec-13 14 retary concerned shall fix the corresponding strengths for the grades shown in that table at the same proportion as 15 is reflected in the nearest limit shown in the table. 16

17 "(c) REALLOCATIONS TO LOWER GRADES.—Whenever
18 the number of officers serving in any grade for duty de19 scribed in subsection (a) is less than the number authorized
20 for that grade under this section, the difference between the

two numbers may be applied to increase the number author ized under this section for any lower grade.

3 "(d) SECRETARIAL WAIVER.—(1) Upon determining 4 that it is in the national interest to do so, the Secretary 5 of Defense may increase for a particular fiscal year the number of reserve officers that may be on full-time reserve 6 7 component duty for a reserve component in a grade referred 8 to in a table in subsection (a) by a number that does not 9 exceed the number equal to 5 percent of the maximum num-10 ber specified for the grade in that table.

11 "(2) Whenever the Secretary exercises the authority 12 provided in paragraph (1), the Secretary shall submit to 13 the Committee on Armed Services of the Senate and the 14 Committee on Armed Services of the House of Representa-15 tives notice in writing of the adjustment made.

16 "(e) FULL-TIME RESERVE COMPONENT DUTY DE17 FINED.—In this section, the term 'full-time reserve compo18 nent duty' means the following duty:

19 "(1) Active duty described in sections 10211,
20 10302, 10303, 10304, 10305, 12310, or 12402 of this
21 title.

22 "(2) Full-time National Guard duty (other than
23 for training) under section 502(f) of title 32.

24 "(3) Active duty described in section 708 of title
25 32.".

(b) SENIOR ENLISTED MEMBERS.—The text of section
 12012 of title 10, United States Code, is amended to read
 as follows:

4 "(a) LIMITATIONS.—Of the total number of members 5 of a reserve component who are serving on full-time reserve component duty at the end of any fiscal year, the number 6 7 ofthose members in eachofpay grades of8 E-8 and E-9 who may be serving on active duty under section 10211 or 12310, or on full-time National Guard 9 duty under the authority of section 502(f) of title 32 (other 10 11 than for training) in connection with organizing, administering, recruiting, instructing, or training the reserve 12 components or the National Guard may not, as of the end 13 of that fiscal year, exceed the number determined in accord-14 15 ance with the following table:

"Total number of members of a reserve component serving on full-time	Number of members of the nent who may be serving	
reserve component duty:	E-8	E-9
Army Reserve:		
10,000	1,052	154
11,000	1,126	168
12,000	1,195	180
13,000	1,261	191
14,000	1,327	202
15,000	1,391	213
16,000	1,455	224
17,000	1,519	235
18,000	1,583	246
19,000	1,647	257
20,000	1,711	268
21,000	1,775	278
Army National Guard:		
20,000	1,650	550
22,000	1,775	615
24,000	1,900	645
26,000	1,945	675
28,000	1,945	705
30,000	1,945	725
32,000	1,945	730
34,000	1.945	735

Total number of members of a reserve component serving on full-time	Number of members of that reserve compo nent who may be serving in the grade of:	
reserve component duty:	E-8	E-9
6,000	1,945	738
8,000	1,945	741
0,000	1,945	743
,000	1,945	743
ıval Reserve:		
9,000	340	143
,000	364	156
2,000	386	169
3,000	407	182
£,000	423	195
5,000	435	208
5,000	447	221
,000	459	234
,000	471	247
,000	483	260
,000	495	273
,000	507	286
000	519	299
000	531	312
000	540	325
urine Corps Reserve:		
00	50	11
00	55	12
00	60	13
	65	14
	70	15
90	75	16
00	80	17
00	85	18
00	89	19
	93	20
	96	21
00	99	22
00	101	23
00	103	24
	105	25
	107	26
r Force Reserve:		
0	75	40
	145	75
500	208	105
	270	130
	202	150
00	325	
00 00	375	170
00 00 00		170 190
90 90 90 90	375	
00	$375 \\ 420$	190
00	375 420 460	190 210
00	375 420 460 495	190 210 230
00	375 420 460 495 530	190 210 230 250
00	375 420 460 495 530 565	190 210 230 250 270
00	375 420 460 495 530 565 600	190 210 230 250 270 290
00	375 420 460 495 530 565 600 670	190 210 230 250 270 290 330
00	375 420 460 495 530 565 600 670 740	190 210 230 250 270 290 330 370
000	375 420 460 495 530 565 600 670 740	190 210 230 250 270 290 330 370
00	375 420 460 495 530 565 600 670 740 800	190 210 230 250 270 290 330 370 400
00	375 420 460 495 530 565 600 670 740 800 1,020 1,070	190 210 230 250 290 330 370 400
00	375 420 460 495 530 565 600 670 740 800 1,020	190 210 230 250 290 330 370 400 405 435

"Total number of members of a reserve component serving on full-time	Number of members of that reserve compo- nent who may be serving in the grade of:	
reserve component duty:	E -8	E-9
10,000	1,270	530
11,000	1,320	550
12,000	1,370	570
13,000	1,420	589
14,000	1,470	608
15,000	1,520	626
16,000	1,570	644
17,000	1,620	661
18,000	1,670	678
19,000	1,720	695
20,000	1,770	712.

"(b) DETERMINATIONS BY INTERPOLATION.—If the 1 2 total number of members of a reserve component serving 3 on full-time reserve component duty is between any two consecutive numbers in the first column of the table in sub-4 section (a), the corresponding authorized strengths for each 5 of the grades shown in that table for that component are 6 7 determined by mathematical interpolation between the re-8 spective numbers of the two strengths. If the total number 9 of members of a reserve component serving on full-time re-10 serve component duty is more or less than the highest or 11 lowest number, respectively, set forth in the first column of the table in subsection (a), the Secretary concerned shall 12 fix the corresponding strengths for the grades shown in the 13 table at the same proportion as is reflected in the nearest 14 15 limit shown in the table.

16 "(c) REALLOCATIONS TO LOWER GRADE.—Whenever
17 the number of officers serving in pay grade E-9 for duty
18 described in subsection (a) is less than the number author19 ized for that grade under this section, the difference between
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the two numbers may be applied to increase the number
 authorized under this section for pay grade E-8.

3 "(d) SECRETARIAL WAIVER.—(1) Upon determining 4 that it is in the national interest to do so, the Secretary 5 of Defense may increase for a particular fiscal year the number of reserve enlisted members that may be on active 6 7 duty or full-time National Guard duty as described in sub-8 section (a) for a reserve component in a pay grade referred 9 to in a table in subsection (a) by a number that does not 10 exceed the number equal to 5 percent of the maximum number specified for that grade and reserve component in the 11 12 table.

13 "(2) Whenever the Secretary exercises the authority 14 provided in paragraph (1), the Secretary shall submit to 15 the Committee on Armed Services of the Senate and the 16 Committee on Armed Services of the House of Representa-17 tives notice in writing of the adjustment made.

18 "(e) FULL-TIME RESERVE COMPONENT DUTY DE19 FINED.—In this section, the term 'full-time reserve compo20 nent duty' has the meaning given the term in section
21 12011(e) of this title.".

(c) EFFECTIVE DATE.—The amendments made by this
section shall take effect on October 1, 2001, or the date of
the enactment of this Act, whichever is later.

Subtitle C—Other Matters Relating 1 to Personnel Strengths 2 3 SEC. 421. INCREASE IN PERCENTAGE BY WHICH ACTIVE 4 COMPONENT END STRENGTHS FOR ANY FIS-5 CAL YEAR MAY BE INCREASED. 6 (a) INCREASE.—Section 115(c)(1) of title 10, United States Code, is amended by striking "1 percent" and insert-7 8 ing "2 percent". 9 (b) EFFECTIVE DATE.—The amendment made by sub-10 section (a) shall take effect on October 1, 2001, or the date 11 of the enactment of this Act, whichever is later. 12 SEC. 422. ACTIVE DUTY END STRENGTH EXEMPTION FOR NATIONAL GUARD AND RESERVE PERSONNEL

13NATIONAL GUARD AND RESERVE PERSONNEL14PERFORMING FUNERAL HONORS FUNCTIONS.

15 Section 115(d) of title 10, United States Code, is
16 amended by adding at the end the following new para17 graphs:

18 "(10) Members of reserve components on active
19 duty to prepare for and to perform funeral honors
20 functions for funerals of veterans in accordance with
21 section 1491 of this title.

22 "(11) Members on full-time National Guard duty
23 to prepare for and perform funeral honors functions
24 for funerals of veterans in accordance with section
25 1491 of this title.".

SEC. 423. INCREASE IN AUTHORIZED STRENGTHS FOR AIR FORCE OFFICERS ON ACTIVE DUTY IN THE GRADE OF MAJOR.

4 The table in section 523(a)(1) of title 10, United States
5 Code, is amended by striking the figures under the heading
6 "Major" in the portion of the table relating to the Air Force
7 and inserting the following:

"9,861 10,727 11,593 12,460 13,326 14,192 15,058 15,925 16,792 17,657 18,524 19,389 20,256 21,123 21,989 22,855 23,721 24,588 25,454".

8 Subtitle D—Authorization of 9 Appropriations

10 SEC. 431. AUTHORIZATION OF APPROPRIATIONS FOR MILI-

11

TARY PERSONNEL.

12 There is hereby authorized to be appropriated to the 13 Department of Defense for military personnel for fiscal year 14 2002 a total of \$82,279,101,000. The authorization in the 15 preceding sentence supersedes any other authorization of

1 appropriations (definite or indefinite) for such purpose for 2 fiscal year 2002. TITLE V—MILITARY PERSONNEL 3 POLICY 4 Subtitle A—General Personnel 5 **Management** Authorities 6 7 SEC. 501. ENHANCED FLEXIBILITY FOR MANAGEMENT OF 8 SENIOR GENERAL AND FLAG OFFICER POSI-9 TIONS. 10 (a) Repeal of Limit on Number of Officers on ACTIVE DUTY IN GRADES OF GENERAL AND ADMIRAL.— 11 Section 528 of title 10, United States Code, is repealed. 12 (b) CLERICAL AMENDMENT.—The table of sections at 13 14 the beginning of chapter 32 of such title is amended by 15 striking the item relating to section 528. 16 SEC. 502. ORIGINAL APPOINTMENTS IN REGULAR GRADES 17 FOR ACADEMY GRADUATES AND CERTAIN 18 OTHER NEW OFFICERS. 19 (a) Repeal of Requirement for One Year of Ac-TIVE DUTY IN A RESERVE GRADE.—Section 532(e) of title 20 10. United States Code, is repealed. 21 22 (b)MILITARY ACADEMY GRADUATES.—Section 23 4353(b) of such title is amended to read as follows: 24 "(b) A cadet who completes the prescribed course of in-25 struction, is qualified for an original appointment in a reg-

ular component under section 532 of this title, and meets 1 such other criteria for appointment as a commissioned offi-2 cer in the Army as may be prescribed by the Secretary of 3 4 the Army shall, upon graduation, be appointed a second 5 lieutenant in the Regular Army under section 531 of this title, unless appointed under that section in a regular com-6 7 ponent of one of the other armed forces in accordance with 8 section 541 of this title.".

9 (c) NAVAL ACADEMY GRADUATES.—Section 6967 of 10 such title is amended—

(1) by inserting "(a)" before "Under regulations"; and

13 (2) by adding at the end the following:

14 "(b) A midshipman who completes the prescribed 15 course of instruction, is qualified for an original appointment in a regular component under section 532 of this title, 16 and meets such other criteria for appointment as a commis-17 sioned officer in the naval service as may be prescribed by 18 the Secretary of the Navy shall, upon graduation, be ap-19 pointed an ensign in the Regular Navy or a second lieuten-20 21 ant in the Regular Marine Corps under section 531 of this 22 title, unless appointed under that section in a regular com-23 ponent of one of the other armed forces in accordance with 24 section 541 of this title.".

(d) AIR FORCE ACADEMY GRADUATES.—Section
 2 9353(b) of such title is amended to read as follows:

3 "(b) A cadet who completes the prescribed course of in-4 struction, is qualified for an original appointment in a regular component under section 532 of this title, and meets 5 such other criteria for appointment as a commissioned offi-6 7 cer in the Air Force as may be prescribed by the Secretary 8 of the Air Force shall, upon graduation, be appointed a sec-9 ond lieutenant in the Regular Air Force under section 531 10 of this title, unless appointed under that section in a regular component of one of the other armed forces in accord-11 ance with section 541 of this title.". 12

13 ROTC DISTINGUISHED GRADUATES.—Section (e)2106(a) of such title is amended by adding at the end the 14 15 following new sentence: "However, a member of the program selected for an appointment under this section who, under 16 regulations prescribed by the Secretary of the military de-17 partment concerned, is designated or selected as a Distin-18 quished Graduate (or the equivalent) shall be appointed as 19 a regular officer.". 20

(f) OTHER COMMISSIONING PROGRAMS.—(1) Chapter
33 of such title is amended by adding at the end the following new section:

"A person who is selected for an original appointment 4 5 as a commissioned officer in the Army, Navy, Air Force, or Marine Corps as a result of satisfactory completion of 6 7 an officer commissioning program other than the course of instruction at one of the service academies named in section 8 9 541 of this title or the Senior Reserve Officers' Training 10 Corps program and who, under regulations prescribed by 11 the Secretary of the military department concerned, is designated or selected as a Distinguished Graduate of that pro-12 gram (or the equivalent) shall be appointed as a regular 13 officer.". 14

- (2) The table of sections at the beginning of such chapter is amended by adding at the end the following new item:
 "542. Distinguished Graduates of officer commissioning programs other than service academies and ROTC.".
- 17 (g) EFFECTIVE DATE.—The amendments made by this
 18 section shall take effect on May 1, 2002.

1	SEC. 503. TEMPORARY REDUCTION OF TIME-IN-GRADE RE-
2	QUIREMENT FOR ELIGIBILITY FOR PRO-
3	MOTION FOR CERTAIN ACTIVE-DUTY LIST OF-
4	FICERS IN GRADES OF FIRST LIEUTENANT
5	AND LIEUTENANT (JUNIOR GRADE).
6	(a) AUTHORITY.—Subsection (a) of section 619 of title
7	10, United States Code, is amended—
8	(1) in paragraph (1)(B), by inserting before the
9	period at the end the following: ", or such shorter pe-
10	riod as may be in effect under paragraph (6)"; and
11	(2) by adding at the end the following new para-
12	graph:
13	"(6)(A) When the needs of the service require, the Sec-
14	retary of the military department concerned may reduce to
15	eighteen months the period of service in grade applicable
16	for purposes of paragraph $(1)(B)$ in the case of officers who
17	are serving in a position that is authorized for officers in
18	the grade of captain or, in the case of the Navy, lieutenant.
19	"(B) If the Secretary of the military department con-
20	cerned uses the authority provided in subparagraph (A),
21	the number of captains or, in the case of the Navy, lieuten-
22	ants on the active-duty list may not exceed the number of
23	positions for which officers in that grade are authorized by
24	more than one percent.

1	"(C) The authority under subparagraph (A) and the
2	limitation under subparagraph (B) expire on September
3	30, 2005.".
4	(b) Stylistic Amendments.—Such section is further
5	amended as follows:
6	(1) Subsection (a) is amended by striking
7	"(a)(1)" and inserting "(a) TIME-IN-GRADE RE-
8	QUIREMENTS.—(1)".
9	(2) Subsection (b) is amended by striking
10	"(b)(1)" and inserting "(b) CONTINUED ELIGIBILITY
11	FOR CONSIDERATION FOR PROMOTION OF OFFICERS
12	Who Have Previously Failed of Selection.—
13	(1)".
14	(3) Subsection (c) is amended by striking
15	"(c)(1)" and inserting "(c) OFFICERS TO BE CONSID-
16	ERED BY PROMOTION BOARDS.—(1)".
17	(4) Subsection (d) is amended by inserting
18	"Certain Officers Not To Be Considered.—"
19	after ''(d)''.
20	(c) Technical Amendment.—Subsection $(a)(4)$ of
21	such section is amended by striking "clause (A)" and insert-
22	ing "subparagraph (A)".

SEC. 504. INCREASE IN SENIOR ENLISTED ACTIVE DUTY GRADE LIMIT FOR NAVY, MARINE CORPS, AND AIR FORCE. (a) MEMBERS IN PAY GRADE E-8.—Section 517(a) of

5 title 10, United States Code, is amended by striking "2 per6 cent (or, in the case of the Army, 2.5 percent)" and insert7 ing "2.5 percent".

8 (b) EFFECTIVE DATE.—The amendment made by sub9 section (a) shall take effect on October 1, 2001, or the date
10 of the enactment of this Act, whichever is later.

11SEC. 505. AUTHORITY FOR LIMITED EXTENSION OF MED-12ICAL DEFERMENT OF MANDATORY RETIRE-13MENT OR SEPARATION.

14 The text of section 640 of title 10, United States Code,15 is amended to read as follows:

16 "(a) If the Secretary of the military department concerned determines that the evaluation of the physical condi-17 tion of an officer and determination of the officer's entitle-18 19 ment to retirement or separation for physical disability require hospitalization or medical observation and that such 20 hospitalization or medical observation cannot be completed 21 22 with confidence in a manner consistent with the member's 23 well being before the date on which the officer would other-24 wise be required to retire or be separated under this title, the Secretary may defer the retirement or separation of the 25 26 officer under this title.

"(b) A deferral of retirement or separation under sub section (a) may not extend for more than 30 days after com pletion of the evaluation requiring hospitalization or med ical observation.".

5 SEC. 506. AUTHORITY FOR LIMITED EXTENSION ON ACTIVE 6 DUTY OF MEMBERS SUBJECT TO MANDATORY 7 RETIREMENT OR SEPARATION.

8 (a) SECTION 12305 STOP-LOSS AUTHORITY.—Section
9 12305 of title 10, United States Code, is amended by adding
10 at the end the following new subsection:

11 "(c) Upon the termination of a suspension made under 12 the authority of subsection (a) of a provision of law otherwise requiring the separation or retirement of officers on 13 active duty because of age, length of service or length of serv-14 15 ice in grade, or failure of selection for promotion, the Secretary concerned shall extend by up to 90 days the otherwise 16 required separation or retirement date of any officer covered 17 by the suspended provision whose separation or retirement 18 date, but for the suspension, would have been before the date 19 of the termination of the suspension or within 90 days of 20 21 the date of such termination.".

(b) SECTION 123 STOP-LOSS AUTHORITY.—Section
123 of such title is amended by adding at the end the following new subsection:

1 "(d) Upon the termination of a suspension made under 2 the authority of subsection (a) of a provision of law otherwise requiring the separation or retirement of officers on 3 4 active duty because of age, length of service or length of service in grade, or failure of selection for promotion, the Sec-5 retary concerned shall extend by up to 90 days the otherwise 6 7 required separation or retirement date of any officer covered 8 by the suspended provision whose separation or retirement 9 date, but for the suspension, would have been before the date of the termination of the suspension or within 90 days of 10 11 the date of such termination.".

12 SEC. 507. CLARIFICATION OF DISABILITY SEVERANCE PAY 13 COMPUTATION.

(a) CLARIFICATION.—Section 1212(a)(2) of title 10,
United States Code, is amended by striking "for promotion" in subparagraph (C) and the first place it appears
in subparagraph (D).

(b) EFFECTIVE DATE.—The amendments made by subsection (a) shall apply with respect to members separated
under section 1203 or 1206 of title 10, United States Code,
on or after date of the enactment of this Act.

22 SEC. 508. OFFICER IN CHARGE OF UNITED STATES NAVY
23 BAND.

24 (a) DETAIL AND GRADE.—Section 6221 of title 10,
25 United States Code, is amended to read as follows:

1 §6221. United States Navy Band; officer in charge

2 "(a) There is a Navy band known as the United States
3 Navy Band.

4 "(b) An officer of the Navy designated for limited duty 5 under section 5589 or 5596 of this title who is serving in a grade not below lieutenant commander may be detailed 6 7 by the Secretary of the Navy as Officer in Charge of the United States Navy Band. While so serving, an officer so 8 9 detailed shall hold the grade of captain if recommended by 10 the Secretary of the Navy for appointment to that grade and appointed to that grade by the President, by and with 11 the advice and consent of the Senate. Such an appointment 12 may be made notwithstanding section 5596(d) of this 13 title.". 14

- 15 (b) CLERICAL AMENDMENT.—The item relating to sec-
- 16 tion 6221 in the table of sections at the beginning of chapter
- 17 565 of such title is amended to read as follows:"6221. United States Navy Band; officer in charge.".

18 SEC. 509. ONE-YEAR EXTENSION OF EXPIRATION DATE FOR
19 CERTAIN FORCE MANAGEMENT AUTHORI20 TIES.

(a) EARLY RETIREMENT AUTHORITY FOR ACTIVE
FORCE MEMBERS.—Section 4403(i) of the National Defense
Authorization Act for Fiscal Year 1993 (10 U.S.C. 1293
note) is amended by striking "December 31, 2001" and inserting "December 31, 2002".

(b) SSB AND VSI.—Sections 1174a(h)(1) and
 2 1175(d)(3) of title 10, United States Code, are amended by
 3 striking "December 31, 2001" and inserting "December 31,
 4 2002".

5 (c) SELECTIVE EARLY RETIREMENT BOARDS.—Sec6 tion 638a(a) of such title is amended by striking "December
7 31, 2001" and inserting "December 31, 2002".

8 (d) TIME-IN-GRADE REQUIREMENT FOR RETENTION
9 OF GRADE UPON VOLUNTARY RETIREMENT.—Section 1370
10 of such title is amended by striking "December 31, 2001"
11 in subsections (a)(2)(A) and (d)(5) and inserting "Decem12 ber 31, 2002".

(e) MINIMUM COMMISSIONED SERVICE FOR VOL14 UNTARY RETIREMENT AS AN OFFICER.—Sections 3911(b),
15 6323(a)(2), and 8911(b) of such title are amended by strik16 ing "December 31, 2001" and inserting "December 31,
17 2002".

(f) TRAVEL, TRANSPORTATION, AND STORAGE BENE-18 19 FITS.—Sections 404(c)(1)(C). 404(f)(2)(B)(v),406(a)(2)(B)(v), and 406(q)(1)(C) of title 37, United States 20 21 Code, and section 503(c)(1) of the National Defense Author-22 ization Act for Fiscal Year 1991 (37 U.S.C. 406 note) are 23 amended by striking "December 31, 2001" and inserting "December 31, 2002". 24

(g) EDUCATIONAL LEAVE FOR PUBLIC AND COMMU NITY SERVICE.—Section 4463(f) of the National Defense
 Authorization Act for Fiscal Year 1993 (10 U.S.C. 1143a
 note) is amended by striking "December 31, 2001" and in serting "December 31, 2002".

6 (h) TRANSITIONAL HEALTH BENEFITS.—Subsections
7 (a)(1), (c)(1), and (e) of section 1145 of title 10, United
8 States Code, are amended by striking "December 31, 2001"
9 and inserting "December 31, 2002".

(i) TRANSITIONAL COMMISSARY AND EXCHANGE BENEFITS.—Section 1146 of such title is amended by striking
"December 31, 2001" both places it appears and inserting
"December 31, 2002".

(j) TRANSITIONAL USE OF MILITARY HOUSING.—
Paragraphs (1) and (2) of section 1147(a) of such title are
amended by striking "December 31, 2001" and inserting
"December 31, 2002".

(k) CONTINUED ENROLLMENT OF DEPENDENTS IN DEFENSE DEPENDENTS' EDUCATION SYSTEM.—Section
1407(c)(1) of the Defense Dependents' Education Act of
1978 (20 U.S.C. 926(c)(1)) is amended by striking "December 31, 2001" and inserting "December 31, 2002".

(1) FORCE REDUCTION TRANSITION PERIOD DEFINED
FOR CERTAIN GUARD AND RESERVE BENEFITS.—Section
4411 of the National Defense Authorization Act for Fiscal

Year 1993 (10 U.S.C. 12681 note) is amended by striking
 "December 31, 2001" and inserting "December 31, 2002".
 (m) RETIRED PAY FOR NON-REGULAR SERVICE.—
 Sections 12731(f) and 12731a(b) of title 10, United States
 Code, are amended by striking "December 31, 2001" and
 inserting "December 31, 2002".

7 (n) AFFILIATION WITH GUARD AND RESERVE UNITS;
8 WAIVER OF CERTAIN LIMITATIONS.—Section 1150(a) of
9 such title is amended by striking "December 31, 2001" and
10 inserting "December 31, 2002".

(o) RESERVE MONTGOMERY GI BILL.—Section
12 16133(b)(1)(B) of such title is amended by striking "Decem13 ber 31, 2001" and inserting "December 31, 2002".

14 Subtitle B—Reserve Component 15 Personnel Policy

16 SEC. 511. PLACEMENT ON ACTIVE-DUTY LIST OF CERTAIN

17 RESERVE OFFICERS ON ACTIVE DUTY FOR A

18 **PERIOD OF THREE YEARS OR LESS.**

19 (a) CLARIFICATION OF EXEMPTION.—Section
20 641(1)(D) of title 10, United States Code, is amended to
21 read as follows:

"(D) on active duty under section 12301(d)
of this title, other than as provided under subparagraph (C), if the call or order to active
duty, under regulations prescribed by the Sec-

3 active-status list;".

1

2

4 (b) RETROACTIVE APPLICATION.—(1) The Secretary of the military department concerned may provide that an of-5 ficer who was excluded from the active-duty list under sec-6 7 tion 641(1)(D) of title 10. United States Code, as amended 8 by section 521 of the Floyd D. Spence National Defense Au-9 thorization Act for Fiscal Year 2001 (as enacted into law 10 by Public Law 106–398; 114 Stat. 1654A–108), shall be considered to have been on the active-duty list during the 11 period beginning on the date on which the officer was so 12 excluded and ending on the date of the enactment of this 13 Act. 14

(2) The Secretary of the military department concerned may provide that a Reserve officer who was placed
on the active-duty list on or after October 30, 1997, shall
be placed on the reserve active-status list if the officer otherwise meets the conditions specified in section 641(1)(D) of
title 10, United States Code, as amended by subsection (a).
SEC. 512. EXPANDED APPLICATION OF RESERVE SPECIAL

22 SELECTION BOARDS.

23 (a) SPECIAL SELECTION BOARD FOR BELOW-THE24 ZONE CONSIDERATION.—Section 14502 of title 10, United
25 States Code, is amended—

1	(1) in subsection (a)(1), by striking "from in or
2	above the promotion zone";
3	(2) in subsection (a)(3), by inserting "for selec-
4	tion for promotion from in or above the promotion
5	zone" after "for consideration"; and
6	(3) in subsection $(b)(1)$, by striking "from in or
7	above the promotion zone".
8	(b) Technical Amendment.—Subsection (b)(1) of
9	such section is amended by striking "under this chapter by
10	a selection board" and inserting "by a promotion board
11	convened under section 14101(a) of this title".
12	(c) EFFECTIVE DATE.—The amendments made by sub-
13	section (a) shall apply to any Reserve officer who was not
14	considered for promotion because of administrative error,
15	or was considered for promotion but not selected because
16	of material error, under part III of subtitle E of title 10,
17	United States Code, on or after October 1, 1996.
18	SEC. 513. EXCEPTION TO BACCALAUREATE DEGREE RE-
19	QUIREMENT FOR APPOINTMENT OF RESERVE
20	OFFICERS TO GRADES ABOVE FIRST LIEU-
21	TENANT.
22	Section 12205(b) of title 10, United States Code, is
23	amended—
24	(1) by redesignating paragraphs (4) and (5) as
25	paragraphs (5) and (6), respectively; and

1	(2) by inserting after paragraph (3) the fol-
2	lowing new paragraph (4):
3	"(4) The appointment to a grade in the Army
4	Reserve of a person whose original appointment as an
5	officer in the Army Reserve was through the Officer
6	Candidate School program and who immediately be-
7	fore that original appointment was an enlisted mem-
8	ber on active duty.".
9	SEC. 514. IMPROVED DISABILITY BENEFITS FOR CERTAIN
10	RESERVE COMPONENT MEMBERS.
11	(a) Medical and Dental Care.—Sections
12	1074a(a)(3) and $1076(a)(2)(C)$ of title 10, United States
13	Code, are each amended by striking ", if the" and all that
14	follows through "member's residence".
15	(b) ELIGIBILITY FOR DISABILITY RETIREMENT
16	OR SEPARATION.—Sections 1204(2)(B)(iii) and
17	1206(2)(B)(iii) of title 10, United States Code, are each
18	amended by striking ", if the" and all that follows through
19	"member's residence".
20	(c) Recovery, Care, and Disposition of Re-
21	MAINS.—Section 1481(a)(2)(D) of title 10, United States
22	Code, is amended by striking ", if the site is outside reason-
23	able commuting distance from the member's residence".
24	(d) PAY.—Sections $204(g)(1)(D)$, $204(h)(1)(D)$, and

206(a)(3)(C) of title 37, United States Code, are each

amended by striking ", if the site is outside reasonable com muting distance from the member's residence".

3 SEC. 515. TIME-IN-GRADE REQUIREMENT FOR RESERVE
 4 COMPONENT OFFICERS WITH A NONSERVICE
 5 CONNECTED DISABILITY.

6 Section 1370(d)(3)(B) of title 10, United States Code,
7 is amended to read as follows:

8 "(B) A person covered by subparagraph (A) who has 9 completed at least six months of satisfactory service in 10 grade may be credited with satisfactory service in the grade 11 in which serving at the time of transfer or discharge, not-12 withstanding failure of the person to complete three years 13 of service in that grade, if that person—

14 "(i) is transferred from an active status or dis-15 charged as a reserve commissioned officer solely due 16 to the requirements of a nondiscretionary provision of 17 law requiring that transfer or discharge due to the 18 person's age or years of service; or

"(ii) is retired under chapter 1223 of this title
because the person no longer meets the qualification
for membership in the Ready Reserve solely because of
a physical disability, as determined, at a minimum,
by a medical evaluation board.".

1	SEC. 516. RESERVE MEMBERS CONSIDERED TO BE DE-
2	PLOYED FOR PURPOSES OF PERSONNEL
3	TEMPO MANAGEMENT.
4	Section 991(b) of title 10, United States Code, is
5	amended—
6	(1) in paragraph (1)—
7	(A) by inserting "active" before "service";
8	and
9	(B) by adding at the end the following:
10	"For the purpose of applying the preceding sen-
11	tence to a member of a reserve component per-
12	forming active service, the housing in which the
13	member resides when on garrison duty at the
14	member's permanent duty station or homeport,
15	as the case may be, shall be considered to be ei-
16	ther the housing the member normally occupies
17	when on garrison duty or the member's perma-
18	nent civilian residence.";
19	(2) by striking paragraph (2);
20	(3) by redesignating paragraphs (3) and (4) as
21	paragraphs (2) and (3), respectively; and
22	(4) in paragraph (3) (as so redesignated), by
23	striking "in paragraphs (1) and (2)" and inserting
24	"in paragraph (1)".

1SEC. 517. FUNERAL HONORS DUTY PERFORMED BY RE-2SERVE AND GUARD MEMBERS TO BE TREAT-3ED AS INACTIVE-DUTY TRAINING FOR CER-4TAIN PURPOSES.

(a) RESERVE MEMBERS.—Section 12503(a) of title 10,
United States Code, is amended by adding at the end the
following new sentence: "Performance of funeral honors
duty by a Reserve not on active duty shall be treated as
inactive-duty training (including with respect to travel to
and from such duty) for purposes of any provision of law
other than sections 206 and 435 of title 37.".

12 (b) NATIONAL GUARD MEMBERS.—Section 115(a) of 13 title 32, United States Code, is amended by adding at the end the following new sentence: "Performance of funeral 14 honors duty by such a member not on active duty or full-15 16 time National Guard duty shall be treated as inactive-duty training (including with respect to travel to and from such 17 duty) for purposes of any provision of law other than sec-18 19 tions 206 and 435 of title 37.".

20 (c) EFFECTIVE DATE.—The amendments made by this
21 section shall apply to funeral honors duty performed on or
22 after October 30, 2000.

SEC. 518. MEMBERS OF THE NATIONAL GUARD PER FORMING FUNERAL HONORS DUTY WHILE IN NON-FEDERAL STATUS. Section 1491(b) of title 10, United States Code, is amended by adding at the end the following new paragraph: "(3) A member of the Army National Guard of the United States or the Air National Guard of the United

8 States who serves as a member of a funeral honors detail
9 while in a duty status authorized under State law shall
10 be considered to be a member of the armed forces for the
11 purposes of the first sentence of paragraph (2).".

12 SEC. 519. USE OF MILITARY LEAVE FOR FUNERAL HONORS 13 DUTY BY RESERVE MEMBERS AND NATIONAL 14 GUARDSMEN.

15 Section 6323(a)(1) of title 5, United States Code, is
16 amended by inserting "funeral honors duty (as described
17 in section 12503 of title 10 and section 115 of title 32),"
18 after "(as defined in section 101 of title 37),".

19 Subtitle C—Joint Specialty Officers 20 and Joint Professional Military

21 **Education**

22 SEC. 521. NOMINATIONS FOR JOINT SPECIALTY.

23 Paragraph (2) of section 661(b) of title 10, United
24 States Code, is amended by striking "The Secretaries" and
25 all that follows through "officers—" and inserting "Each
26 officer on the active-duty list on the date of the enactment
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of the National Defense Authorization Act for Fiscal Year 1 2002 who has not before that date been nominated for the 2 joint specialty by the Secretary of a military department, 3 4 and each officer who is placed on the active-duty list after 5 such date, who meets the requirements of subsection (c) shall automatically be considered to have been nominated for the 6 7 joint specialty. From among those officers considered to be 8 nominated for the joint specialty, the Secretary may select for the joint specialty only officers—". 9

10 SEC. 522. JOINT DUTY CREDIT.

11 Paragraph (4) of section 664(i) of title 10, United
12 States Code, is amended—

(1) in subparagraph (E), by striking "The" and
inserting "Except as provided in subparagraph (F),
the"; and

16 (2) by adding at the end the following new sub-17 paragraph:

"(F) Service in a temporary joint task force assignment not involved in combat or combat-related
operations may not be credited for the purposes of
joint duty, unless, and only if—

22 "(i) the service of the officer and the nature
23 of the joint task force not only meet all criteria
24 of this section, except subparagraph (E), but also

1	any additional criteria the Secretary may estab-
2	lish;
3	"(ii) the Secretary has specifically approved
4	the operation conducted by the joint task force as
5	one that qualifies for joint service credit, and no-
6	tifies Congress upon each approval, providing
7	the criteria that led to that approval; and
8	"(iii) the operation is conducted by the
9	joint task force in an environment where an ex-
10	tremely fragile state of peace and high potential
11	for hostilities coexist.".
12	SEC. 523. RETROACTIVE JOINT SERVICE CREDIT FOR DUTY
13	IN CERTAIN JOINT TASK FORCES.
13 14	IN CERTAIN JOINT TASK FORCES. (a) AUTHORITY.—In accordance with section 664(i) of
14	(a) AUTHORITY.—In accordance with section 664(i) of
14 15	(a) AUTHORITY.—In accordance with section 664(i) of title 10, United States Code, as amended by section 522,
14 15 16 17	(a) AUTHORITY.—In accordance with section 664(i) of title 10, United States Code, as amended by section 522, the Secretary of Defense may award joint service credit to
14 15 16 17	(a) AUTHORITY.—In accordance with section 664(i) of title 10, United States Code, as amended by section 522, the Secretary of Defense may award joint service credit to any officer who served on the staff of a United States joint
14 15 16 17 18 19	(a) AUTHORITY.—In accordance with section 664(i) of title 10, United States Code, as amended by section 522, the Secretary of Defense may award joint service credit to any officer who served on the staff of a United States joint task force headquarters in an operation and during the pe-
14 15 16 17 18 19	(a) AUTHORITY.—In accordance with section 664(i) of title 10, United States Code, as amended by section 522, the Secretary of Defense may award joint service credit to any officer who served on the staff of a United States joint task force headquarters in an operation and during the pe- riod set forth in subsection (b) and who meets the criteria
 14 15 16 17 18 19 20 	(a) AUTHORITY.—In accordance with section 664(i) of title 10, United States Code, as amended by section 522, the Secretary of Defense may award joint service credit to any officer who served on the staff of a United States joint task force headquarters in an operation and during the pe- riod set forth in subsection (b) and who meets the criteria specified in such section. To determine which officers qual-
 14 15 16 17 18 19 20 21 	(a) AUTHORITY.—In accordance with section 664(i) of title 10, United States Code, as amended by section 522, the Secretary of Defense may award joint service credit to any officer who served on the staff of a United States joint task force headquarters in an operation and during the pe- riod set forth in subsection (b) and who meets the criteria specified in such section. To determine which officers qual- ify for such retroactive credit, the Secretary shall undertake

25 credit under subsection (a):

1	(1) Operation Northern Watch, during the period
2	beginning on August 1, 1992, and ending on a date
3	to be determined.
4	(2) Operation Southern Watch, during the pe-
5	riod beginning on August 27, 1992, and ending on a
6	date to be determined.
7	(3) Operation Able Sentry, during the period be-
8	ginning on June 26, 1993, and ending on February
9	28, 1999.
10	(4) Operation Joint Endeavor, during the period
11	beginning on December 25, 1995, and ending on De-
12	cember 19, 1996.
13	(5) Operation Joint Guard, during the period
14	beginning on December 20, 1996, and ending on June
15	20, 1998.
16	(6) Operation Desert Thunder, beginning on
17	January 24, 1998, and ending on December 15, 1998.
18	(7) Operation Joint Forge, beginning on June
19	20, 1998, and ending on June 10, 1999.
20	(8) Operation Noble Anvil, beginning on March
21	24, 1999, and ending on July 20, 1999.
22	(9) Operation Joint Guardian, beginning on
23	June 11, 1999, and ending on a date to be deter-
24	mined.

1	(c) REPORT.—Not later than one year after the date
2	of the enactment of this Act, the Secretary of Defense shall
3	submit to Congress a report of the numbers, by service,
4	grade, and operation, of the officers given joint service cred-
5	it in accordance with this section.
6	SEC. 524. REVISION TO ANNUAL REPORT ON JOINT OFFI-
7	CER MANAGEMENT.
8	Section 667 of title 10, United States Code, is
9	amended—
10	(1) in paragraph (1)—
11	(A) by inserting "(A)" after "(1)"; and
12	(B) by adding at the end the following new
13	subparagraph:
14	``(B) The number of officers who meet the cri-
15	teria for selection for the joint specialty but were not
16	selected, together with the reasons why.";
17	(2) by amending paragraph (2) to read as fol-
18	lows:
19	"(2) The number of officers with the joint spe-
20	cialty, shown by grade and branch or specialty and
21	by education.";
22	(3) in paragraph (3)—
23	(A) in subparagraph (A) and (B), by strik-
24	ing "nominated" and inserting "selected";

1	(B) by inserting "and" at the end of sub-
2	paragraph (D);
3	(C) by striking subparagraph (E); and
4	(D) by redesignating subparagraph (F) as
5	subparagraph (E);
6	(4) in paragraph (4)(A), by striking "nomi-
7	nated" and inserting "selected";
8	(5) in paragraph (14)—
9	(A) by inserting "(A)" after "(14)"; and
10	(B) by adding at the end the following new
11	subparagraph:
12	``(B) An assessment of the extent to which the
13	Secretary of each military department is assigning
14	personnel to joint duty assignments in accordance
15	with this chapter and the policies, procedures, and
16	practices established by the Secretary of Defense
17	under section 661(a) of this title."; and
18	(6) in paragraph (16), by striking "section
19	664(i)" in the matter preceding subparagraph (A)
20	and in subparagraph (B) and inserting "subpara-
21	graphs (E) and (F) of section $664(i)(4)$ ".

1	SEC. 525. REQUIREMENT FOR SELECTION FOR JOINT SPE-
2	CIALTY BEFORE PROMOTION TO GENERAL OR
3	FLAG OFFICER GRADE.
4	(a) Requirement.—Subsection (a) of section 619a of
5	title 10, United States Code, is amended by striking "un-
б	less" and all that follows and inserting "unless—
7	"(1) the officer has completed a full tour of duty
8	in a joint duty assignment (as described in section
9	664(f) of this title); and
10	"(2) for appointments after September 30, 2007,
11	the officer has been selected for the joint specialty in
12	accordance with section 661 of this title."
13	(b) WAIVER AUTHORITY.—Subsection (b) of that sec-
14	tion is amended by striking "may waive subsection (a) in
15	the following circumstances:" and inserting "may waive
16	paragraph (1) or paragraph (2) of subsection (a), or both
17	paragraphs (1) and (2) of subsection (a), in the following
18	circumstances (except that paragraph (2) of subsection (a)
19	may not be waived by reason of paragraph (4)):".
20	(c) Proposed Legislative Changes.—Not later
21	than December 1, 2002, the Secretary of Defense shall sub-
22	

22 mit to Congress a draft proposal for such legislative changes23 as the Secretary considers needed to implement the amend-

24 ment made by subsections (a) and (b).

1SEC. 526. INDEPENDENT STUDY OF JOINT OFFICER MAN-2AGEMENT AND JOINT PROFESSIONAL MILI-3TARY EDUCATION REFORMS.

4 (a) STUDY.—The Secretary of Defense shall provide for 5 an independent study of the joint officer management system and the joint professional military education system. 6 7 The Secretary shall ensure that the entity conducting the study is provided such information and support as re-8 9 quired. The Secretary shall include in the contract for the study a requirement that the entity conducting the study 10 11 submit a report to Congress on the study not later than June 30, 2002. 12

(b) MATTERS TO BE INCLUDED WITH RESPECT TO
14 JOINT OFFICER MANAGEMENT.—With respect to the joint
15 officer management system, the entity conducting the inde16 pendent study shall provide for the following:

17 (1) Assessment of implications for joint officer 18 education, development, and management that would 19 result from proposed joint organizational operational 20 concepts (such as standing joint task forces) and from 21 emerging officer management and personnel reforms 22 (such as longer careers and more stabilization), that 23 are under consideration by the Secretary of Defense. 24 (2) Assessment of the effectiveness of the current joint officer management system to develop and use 25 26 joint specialty qualified officers in meeting both current and future requirements for joint specialty offi cers.

3 (3) Recommendations, based on empirical and
4 other data, to improve the effectiveness of the joint of5 ficer management system, especially with regard to
6 the following:

7 (A) The proper mix and sequencing of edu-8 cation assignments and experience assignments 9 (to include, with respect to both types of assign-10 ments, consideration of the type and quality, 11 and the length, of such assignments) to qualify 12 an officer as a joint specialty officer, as well as 13 the implications of adopting a variable joint 14 duty tour length and the advisability and impli-15 cations of a system of qualifying officers as joint 16 specialty officers that uses multiple shorter quali-17 fication tracks to selection as a joint specialty of-18 ficer than are now codified.

19(B) The system of using joint specialty offi-20cers, including the continued utility of such21measures as—

(i) the required fill of positions on the
joint duty assignment list, as specified in
paragraphs (1) and (4) of section 661(d) of
title 10, United States Code;

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1	(ii) the fill by such officers of a re-
2	quired number of critical billets, as pre-
3	scribed by section $661(d)(2)$ of such title;
4	(iii) the mandated fill by general and
5	flag officers of a minimum number of crit-
6	ical billets, as prescribed by section
7	661(d)(3) of such title; and
8	(iv) current promotion policy objectives
9	for officers with the joint specialty, officers
10	serving on the Joint Staff, and officers serv-
11	ing in joint duty assignment list positions,
12	as prescribed by section 662 of such title.
13	(C) Changes in policy and law required to
14	provide officers the required joint specialty qual-
15	ification before promotion to general or flag offi-
16	cer grade.
17	(D) A determination of the number of re-
18	serve component officers who would be qualified
19	for designation as a joint specialty officer by
20	reason of experience or education if the stand-
21	ards of existing law, including waiver authori-
22	ties, were applied to them, and recommendations
23	for a process for qualifying and employing fu-
24	ture reserve component officers as joint specialty
25	officers.

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2 JOINT PROFESSIONAL MILITARY EDUCATION.—With re3 spect to the joint professional military education system,
4 the entity conducting the independent study shall provide
5 for the following:

6 (1) The number of officers who under the current 7 system (A) qualified as joint specialty officers by at-8 tending joint professional military education pro-9 grams before their first joint duty assignment, (B) 10 qualified as joint specialty officers after arriving at 11 their first joint duty assignment but before completing 12 that assignment, and (C) qualified as joint specialty 13 officers without any joint professional military edu-14 cation.

(2) Recommended initiatives (include changes in
officer personnel management law, if necessary) to
provide incentives and otherwise facilitate attendance
at joint professional military education programs before an officer's first joint duty assignment.

20 (3) Recommended goals for attendance at the
21 Joint Forces Staff College en route to a first joint
22 duty assignment.

23 (4) An assessment of the continuing utility of
24 statutory requirements for use of officers following

joint professional military education, as prescribed by
 section 662(d) of title 10, United States Code.

3 (5) Determination of whether joint professional
4 military education programs should remain prin5 cipally an in-resident, multi-service experience and
6 what role non-resident or distributive learning can or
7 should play in future joint professional military edu8 cation programs.

9 (6) Examination of options for the length of and 10 increased capacity at Joint Forces Staff College, and 11 whether other in-resident joint professional military 12 education sources should be opened, and if opened, 13 how they might be properly accredited and overseen 14 to provide instruction at the level of the program des-15 ignated as "joint professional military education".

(d) CHAIRMAN OF JOINT CHIEFS OF STAFF.—With respect to the roles of the Secretary of Defense and the Chairman of the Joint Chiefs of Staff, the entity conducting the
independent study shall—

(1) provide for an evaluation of the current roles
of the Secretary of Defense, the Chairman of the Joint
Chiefs of Staff, and joint staff in law, policy, and implementation with regard to establishing and maintaining oversight of joint officer management, career

1	guidelines, and joint professional military education;
2	and
3	(2) make recommendations to improve and
4	strengthen those roles.
5	(e) Requirements for Study Entity.—In pro-
6	viding for the independent study required by subsection (a),
7	the Secretary of Defense shall ensure that the entity con-
8	ducting the study—
9	(1) is not a Department of Defense organization;
10	and
11	(2) shall, at a minimum, involve in the study,
12	in an integral way, the following persons:
13	(A) The Chairman of the Joint Chiefs of
14	Staff and available former Chairmen of the
15	Joint Chiefs of Staff.
16	(B) Members and former members of the
17	Joint Staff, the Armed Forces, the Congress, and
18	congressional staff who are or who have been sig-
19	nificantly involved in the development, imple-
20	mentation, or modification of joint officer man-
21	agement and joint professional military edu-
22	cation.
23	(C) Experts in joint officer management
24	and education from civilian academic and re-
25	search centers.

1 SEC. 527. PROFESSIONAL DEVELOPMENT EDUCATION.

2 (a) EXECUTIVE AGENT FOR FUNDING.—(1) Effective 3 beginning with fiscal year 2003, the Secretary of Defense shall be the executive agent for funding professional develop-4 5 ment education operations of all components of the National Defense University, including the Joint Forces Staff Col-6 7 lege. The Secretary may not delegate the Secretary's func-8 tions and responsibilities under the preceding sentence to 9 the Secretary of a military department. 10 (2) Nothing in this subsection affects policies in effect on the date of the enactment of this Act with respect to— 11 12 (A) the reporting of the President of the National 13 Defense University to the Chairman of the Joint Chiefs of Staff; or 14 (B) provision of logistical and base operations 15 16 support for components of the National Defense Uni-17 versity by the military departments. 18 (b) PREPARATION OF BUDGET REQUESTS.—Section 19 2162(b) of title 10. United States Code, is amended— 20 (1) by redesignating paragraph (2) as para-21 graph (3); and 22 (2) by inserting after paragraph (1) the fol-23 lowing new paragraph: 24 "(2) As executive agent for funding professional development education at the National Defense University, in-25 26 cluding the Joint Forces Staff College, the Secretary of De-

fense, with the advice of the Chairman of the Joint Chiefs 1 of Staff, shall prepare the annual budget for professional 2 3 development education operations at the National Defense 4 University and set forth that request as a separate budget 5 request in the materials submitted to Congress in support of the budget request for the Department of Defense. Nothing 6 7 in the preceding sentence affects policies in effect on the date 8 of the enactment of this paragraph with respect to budgeting 9 for the funding of logistical and base operations support 10 for components of the National Defense University through the military departments.". 11

(c) FUNDING SOURCE.—(1) Section 2165 of title 10,
United States Code, is amended by adding at the end the
following new subsection:

15 "(d) SOURCE OF FUNDS FOR PROFESSIONAL DEVEL16 OPMENT EDUCATION OPERATIONS.—Funding for the pro17 fessional development education operations of the National
18 Defense University shall be provided from funds made
19 available to the Secretary of Defense from the annual ap20 propriation 'Operation and Maintenance, Defense-wide'.".
21 (2) Subsection (d) of section 2165 of title 10, United

22 States Code, as added by paragraph (1), shall become effec23 tive beginning with fiscal year 2003.

1SEC. 528. AUTHORITY FOR NATIONAL DEFENSE UNIVER-2SITY TO ENROLL CERTAIN PRIVATE SECTOR3CIVILIANS.

4 (a) IN GENERAL.—(1) Chapter 108 of title 10, United
5 States Code, is amended by adding at the end the following
6 new section:

7 "§2167. National Defense University: admission of 8 private sector civilians to professional 9 military education program

10 "(a) AUTHORITY FOR ADMISSION.—The Secretary of 11 Defense may permit eligible private sector employees who work in organizations relevant to national security to re-12 13 ceive instruction at the National Defense University in accordance with this section. No more than 10 full-time equiv-14 alent private sector employees may be enrolled at any one 15 time. Upon successful completion of the course of instruction 16 in which enrolled, any such private sector employee may 17 be awarded an appropriate diploma or degree under section 18 19 2165 of this title.

20 "(b) ELIGIBLE PRIVATE SECTOR EMPLOYEES.—For
21 purposes of this section, an eligible private sector employee
22 is an individual employed by a private firm that is engaged
23 in providing to the Department of Defense or other Govern24 ment departments or agencies significant and substantial
25 defense-related systems, products, or services or whose work
26 product is relevant to national security policy or strategy.
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A private sector employee admitted for instruction at the
 National Defense University remains eligible for such in struction only so long as that person remains employed by
 the same firm.

5 "(c) ANNUAL CERTIFICATION BY SECRETARY OF DE-FENSE.—Private sector employees may receive instruction 6 7 at the National Defense University during any academic 8 year only if, before the start of that academic year, the Sec-9 retary of Defense determines, and certifies to the Committee on Armed Services of the Senate and the Committee on 10 Armed Services of the House of Representatives, that pro-11 viding instruction to private sector employees under this 12 section during that year will further national security in-13 terests of the United States. 14

15 "(d) PROGRAM REQUIREMENTS.—The Secretary of
16 Defense shall ensure that—

"(1) the curriculum for the professional military
education program in which private sector employees
may be enrolled under this section is not readily
available through other schools and concentrates on
national security relevant issues; and

"(2) the course offerings at the National Defense
University continue to be determined solely by the
needs of the Department of Defense.

"(e) TUITION.—The President of the National Defense
 University shall charge students enrolled under this section
 a rate—

4 "(1) that is at least the rate charged for employ5 ees of the United States outside the Department of De6 fense, less infrastructure costs, and

7 "(2) that considers the value to the school and
8 course of the private sector student.

9 "(f) STANDARDS OF CONDUCT.—While receiving in-10 struction at the National Defense University, students en-11 rolled under this section, to the extent practicable, are sub-12 ject to the same regulations governing academic perform-13 ance, attendance, norms of behavior, and enrollment as 14 apply to Government civilian employees receiving instruc-15 tion at the university.

16 "(g) USE OF FUNDS.—Amounts received by the Na-17 tional Defense University for instruction of students en-18 rolled under this section shall be retained by the university 19 to defray the costs of such instruction. The source, and the 20 disposition, of such funds shall be specifically identified in 21 records of the university.".

(2) The table of sections at the beginning of such chapter is amended by adding at the end the following new item:
"2167. National Defense University: admission of private sector civilians to professional military education program.". (b) EFFECTIVE DATE.—Section 2167 of title 10,
 United States Code, as added by subsection (a), shall take
 effect on January 1, 2002.

4 SEC. 529. CONTINUATION OF RESERVE COMPONENT PRO5 FESSIONAL MILITARY EDUCATION TEST.

6 (a) CONTINUATION OF CONCEPT VALIDATION TEST.—
7 During fiscal year 2002, the Secretary of Defense shall con8 tinue the concept validation test of Reserve component joint
9 professional military education that was begun in fiscal
10 year 2001 at the National Defense University.

(b) PILOT PROGRAM.—If the Secretary of Defense determines that the results of the concept validation test referred to in subsection (a) warrant conducting a pilot program of the concept that was the subject of the test, the Secretary shall conduct such a pilot program during fiscal year
2003.

(c) FUNDING.—The Secretary shall provide funds for
the concept validation test under subsection (a) and for any
pilot program under subsection (b) from funds appropriated to the Secretary of Defense in addition those appropriated for operations of the National Defense University.

Subtitle D—Military Education and Training

3 SEC. 531. DEFENSE LANGUAGE INSTITUTE FOREIGN LAN-4 GUAGE CENTER.

5 (a) AUTHORITY TO CONFER ASSOCIATE OF ARTS DE6 GREE.—Chapter 108 of title 10, United States Code, is
7 amended by adding after section 2167, as added by section
8 528(a)(1), the following new section:

9 "§2168. Defense Language Institute Foreign Lan10 guage Center: degree of Associate of Arts
11 in foreign language

12 "(a) Subject to subsection (b), the Commandant of the 13 Defense Language Institute may confer an Associate of Arts 14 degree in a foreign language upon any graduate of the For-15 eign Language Center of the Institute who fulfills the re-16 quirements for that degree.

"(b) A degree may be conferred upon a student under
this section only if the Provost of the Center certifies to the
Commandant that the student has satisfied all the requirements prescribed for the degree.

21 "(c) The authority provided by subsection (a) shall be
22 exercised under regulations prescribed by the Secretary of
23 Defense.".

24 (b) CLERICAL AMENDMENT.—The table of sections at
25 the beginning of such chapter is amended by adding after

1	the item relating to section 2167, as added by section
2	528(a)(2), the following new item:
	"2168. Defense Language Institute Foreign Language Center: degree of Associate of Arts in foreign language.".
3	SEC. 532. AUTHORITY FOR THE MARINE CORPS UNIVERSITY
4	TO AWARD DEGREE OF MASTER OF STRA-
5	TEGIC STUDIES.
6	(a) MARINE CORPS WAR COLLEGE DEGREE.—Section
7	7102 of title 10, United States Code, is amended—
8	(1) by redesignating subsection (b) as subsection
9	(c); and
10	(2) by inserting after subsection (a) the following
11	new subsection (b):
12	"(b) Marine Corps War College.—Upon the rec-
13	ommendation of the Director and faculty of the Marine
14	Corps War College of the Marine Corps University, the
15	President of the Marine Corps University may confer the
16	degree of master of strategic studies upon graduates of the
17	Marine Corps War College who fulfill the requirements for
18	that degree.".
19	(b) Conforming Amendments.—(1) Subsection (a) of
20	such section is amended by striking "upon graduates" and
21	all that follows and inserting "upon graduates of the Com-
22	mand and Staff College who fulfill the requirements for that
23	degree.".

(2) Subsection (c) of such section, as redesignated by
 subsection (a)(1), is amended by striking "subsection (a)"
 and inserting "subsections (a) and (b)".

4 (3)(A) The heading of such section is amended to read
5 as follows:

6 "§7102. Marine Corps University: masters degrees; 7 board of advisors".

8 (B) The item relating to such section in the table of 9 sections at the beginning of chapter 609 of such title is 10 amended to read as follows:

"7102. Marine Corps University: masters degrees; board of advisors.".

11 (c) Codification of Requirement for Board of ADVISORS.—(1) Section 7102 of title 10, United States 12 Code, as amended by subsections (a) and (b), is further 13 amended by adding at the end the following new subsection: 14 15 "(d) BOARD OF ADVISORS.—The Secretary of the Navy shall establish a board of advisors for the Marine Corps 16 17 University. The Secretary shall ensure that the board is established so as to meet all requirements of the appropriate 18 regional accrediting association.". 19

20 (2) Section 912 of the National Defense Authorization
21 Act for Fiscal Year 1995 (Public Law 103–337; 10 U.S.C.
22 7102 note) is repealed.

23 (d) EFFECTIVE DATE.—The authority to confer the de24 gree of master of strategic studies under section 7102(b) of
25 title 10, United States Code (as added by subsection (a))
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may not be exercised until the Secretary of Education deter-1 2 mines, and certifies to the President of the Marine Corps 3 University, that the requirements established by the Marine 4 Corps War College of the Marine Corps University for that degree are in accordance with generally applicable require-5 ments for a degree of master of arts. Upon receipt of such 6 7 a certification, the President of the University shall 8 promptly transmit a copy of the certification to the Com-9 mittee on Armed Services of the Senate and Committee on Armed Services of the House of Representatives. 10

SEC. 533. INCREASE IN NUMBER OF FOREIGN STUDENTS AUTHORIZED TO BE ADMITTED TO THE SERV ICE ACADEMIES.

(a) UNITED STATES MILITARY ACADEMY.—(1) Subsection (a)(1) of section 4344 of title 10, United States Code,
is amended by striking "40 persons" and inserting "60 persons".

18 (2) Subsection (b) of such section is amended—

(A) by inserting "some or all" in paragraph (2)
after "unless a written waiver of"; and

(B) by striking paragraph (3).

(3) The amendments made by paragraph (2) shall not
apply with respect to any person who entered the United
States Military Academy to receive instruction under sec-

tion 4344 of title 10, United States Code, before the date
 of the enactment of this Act.

3 (b) UNITED STATES NAVAL ACADEMY.—(1) Subsection
4 (a)(1) of section 6957 of title 10, United States Code, is
5 amended by striking "40 persons" and inserting "60 per6 sons".

7 (2) Subsection (b) of such section is amended—

8 (A) by inserting "some or all" in paragraph (2)
9 after "unless a written waiver of"; and

10 (B) by striking paragraph (3).

(3) The amendments made by paragraph (2) shall not
apply with respect to any person who entered the United
States Naval Academy to receive instruction under section
6957 of title 10, United States Code, before the date of the
enactment of this Act.

(c) UNITED STATES AIR FORCE ACADEMY.—(1) Subsection (a)(1) of section 9344 of title 10, United States Code,
is amended by striking "40 persons" and inserting "60 persons".

20 (2) Subsection (b) of such section is amended—

21 (A) by inserting "some or all" in paragraph (2)
22 after "unless a written waiver of"; and

(B) by striking paragraph (3).

24 (3) The amendments made by paragraph (2) shall not
25 apply with respect to any person who entered the United

	100
1	States Air Force Academy to receive instruction under sec-
2	tion 9344 of title 10, United States Code, before the date
3	of the enactment of this Act.
4	SEC. 534. INCREASE IN MAXIMUM AGE FOR APPOINTMENT
5	AS A CADET OR MIDSHIPMAN IN SENIOR RE-
6	SERVE OFFICER TRAINING CORPS SCHOLAR-
7	SHIP PROGRAMS.
8	(a) General ROTC Scholarship Program.—Sec-
9	tion 2107(a) of title 10, United States Code, is amended—
10	(1) by striking "27 years of age on June 30" and
11	inserting "35 years of age on December 31"; and
12	(2) by striking ", except that" and all that fol-
13	lows through "on such date" the second place it ap-
14	pears.
15	(b) ARMY RESERVE AND ARMY NATIONAL GUARD
16	ROTC Scholarship Program.—Section 2107a(a) of such
17	title is amended—
18	(1) by striking "27 years of age on June 30" and
19	inserting "35 years of age on December 31"; and
20	(2) by striking ", except that" and all that fol-
21	lows through "on such date" the second place it ap-
22	pears.

1

2 MIDSHIPMAN IN SENIOR ROTC ADVANCED 3 TRAINING.

4 (a) SENIOR RESERVE OFFICER TRAINING CORPS.—
5 Section 2104(b)(3) of title 10, United States Code, is
6 amended by striking "a reserve component of"".

7 (b) BASIC PAY.—Section 209(c) of title 37, United
8 States Code, is amended by inserting "unless the cadet or
9 midshipman is serving on active duty" before the period
10 at the end.

 11
 SEC. 536. AUTHORITY TO MODIFY THE SERVICE OBLIGA

 12
 TION OF CERTAIN ROTC CADETS IN MILITARY

 13
 JUNIOR COLLEGES RECEIVING FINANCIAL

 14
 ASSISTANCE.

(a) AUTHORITY TO MODIFY AGREEMENTS.—Subsection (b) of section 2107a of title 10, United States Code,
is amended—

18 (1) by inserting "(1)" after "(b)";

 19
 (2) by redesignating paragraphs (1), (2), (3),

 20
 (4), (5), and (6) as subparagraphs (A), (B), (C), (D),

 $21 \qquad (E), and (F), respectively;$

22 (3) by designating the sentence following sub23 paragraph (F), as so redesignated, as paragraph (2);
24 and

25 (4) by adding at the end the following new para-26 graph:

1 "(3) In the case of a cadet under this section at a mili-2 tary junior college, the Secretary may, at any time and 3 with the consent of the cadet concerned, modify an agree-4 ment described in paragraph (1)(F) submitted by the cadet 5 to reduce or eliminate the troop program unit service obligation specified in the agreement and to establish, in lieu 6 7 of that obligation, an active duty service obligation. Such 8 a modification may be made only if the Secretary deter-9 mines that it is in the best interests of the United States 10 to do so.".

11 (b) RETROACTIVE APPLICATION.—The authority of the 12 Secretary of Defense under section 2107a(b)(3) of title 10, 13 United States Code, as added by subsection (a), may be exercised with regard to any agreement described in sub-14 15 section (b)(1)(F) (including agreements related to participation in the Advanced Course of the Army Reserve Offi-16 cers' Training Corps at a military college or civilian insti-17 18 tution) entered into during the period beginning on January 1, 1991 and ending on July 12, 2000. 19

(c) TECHNICAL AMENDMENT.—Subsection (h) of such
section is amended by striking "military college" in the second sentence and inserting "military junior college".

1	SEC. 537. MODIFICATION OF NURSE OFFICER CANDIDATE
2	ACCESSION PROGRAM RESTRICTION ON STU-
3	DENTS ATTENDING EDUCATIONAL INSTITU-
4	TIONS WITH SENIOR RESERVE OFFICERS'
5	TRAINING PROGRAMS.
6	Section 2130a of title 10, United States Code, is
7	amended—
8	(1) in subsection $(a)(2)$, by striking "that does
9	not have a Senior Reserve Officers' Training Program
10	established under section 2102 of this title"; and
11	(2) in subsection $(b)(1)$, by inserting before the
12	semicolon at the end "or that has a Senior Reserve
13	Officers' Training Program for which the student is
14	··· -1····7-1 - ··
14	ineligible".
14	sec. 538. Repeal of limitation on number of junior
15	SEC. 538. REPEAL OF LIMITATION ON NUMBER OF JUNIOR
15 16	SEC. 538. REPEAL OF LIMITATION ON NUMBER OF JUNIOR RESERVE OFFICERS' TRAINING CORPS
15 16 17	SEC. 538. REPEAL OF LIMITATION ON NUMBER OF JUNIOR RESERVE OFFICERS' TRAINING CORPS (JROTC) UNITS.
15 16 17 18	SEC. 538. REPEAL OF LIMITATION ON NUMBER OF JUNIOR RESERVE OFFICERS' TRAINING CORPS (JROTC) UNITS. Section 2031(a)(1) of title 10, United States Code, is
15 16 17 18 19	SEC. 538. REPEAL OF LIMITATION ON NUMBER OF JUNIOR RESERVE OFFICERS' TRAINING CORPS (JROTC) UNITS. Section 2031(a)(1) of title 10, United States Code, is amended by striking the second sentence.
15 16 17 18 19 20	SEC. 538. REPEAL OF LIMITATION ON NUMBER OF JUNIOR RESERVE OFFICERS' TRAINING CORPS (JROTC) UNITS. Section 2031(a)(1) of title 10, United States Code, is amended by striking the second sentence. SEC. 539. RESERVE HEALTH PROFESSIONALS STIPEND PRO-
 15 16 17 18 19 20 21 	SEC. 538. REPEAL OF LIMITATION ON NUMBER OF JUNIOR RESERVE OFFICERS' TRAINING CORPS (JROTC) UNITS. Section 2031(a)(1) of title 10, United States Code, is amended by striking the second sentence. SEC. 539. RESERVE HEALTH PROFESSIONALS STIPEND PRO- GRAM EXPANSION.
 15 16 17 18 19 20 21 22 	SEC. 538. REPEAL OF LIMITATION ON NUMBER OF JUNIOR RESERVE OFFICERS' TRAINING CORPS (JROTC) UNITS. Section 2031(a)(1) of title 10, United States Code, is amended by striking the second sentence. SEC. 539. RESERVE HEALTH PROFESSIONALS STIPEND PRO- GRAM EXPANSION. (a) PURPOSE OF PROGRAM.—Subsection (a) of section

1	(2) by striking "training in such specialties"
2	and inserting "training that leads to a degree in
3	medicine or dentistry or training in a health profes-
4	sions specialty that is critically needed in wartime";
5	and
б	(3) by striking "training in certain health care
7	specialties" and inserting "health care education and
8	training".
9	(b) Medical and Dental Student Stipend.—Such
10	section is further amended—
11	(1) by redesignating subsections (b), (c), (d), and
12	(e) as subsections (c), (d), (e), and (f), respectively;
13	and
14	(2) by inserting after subsection (a) the following
15	(1, 1, 2, 1, 2, 2, 1, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2,
10	new subsection (b):
16	new subsection (b): "(b) Medical and Dental School Students.—(1)
16	"(b) Medical and Dental School Students.—(1)
16 17	"(b) MEDICAL AND DENTAL SCHOOL STUDENTS.—(1) Under the stipend program under this chapter, the Sec-
16 17 18	"(b) MEDICAL AND DENTAL SCHOOL STUDENTS.—(1) Under the stipend program under this chapter, the Sec- retary of the military department concerned may enter into
16 17 18 19	"(b) MEDICAL AND DENTAL SCHOOL STUDENTS.—(1) Under the stipend program under this chapter, the Sec- retary of the military department concerned may enter into an agreement with a person who—
16 17 18 19 20	"(b) MEDICAL AND DENTAL SCHOOL STUDENTS.—(1) Under the stipend program under this chapter, the Sec- retary of the military department concerned may enter into an agreement with a person who— "(A) is eligible to be appointed as an officer in
16 17 18 19 20 21	"(b) MEDICAL AND DENTAL SCHOOL STUDENTS.—(1) Under the stipend program under this chapter, the Sec- retary of the military department concerned may enter into an agreement with a person who— "(A) is eligible to be appointed as an officer in a reserve component;

1	"(C) signs an agreement that, unless sooner sepa-
2	rated, the person will—
3	((i) complete the educational phase of the
4	program;
5	"(ii) accept a reappointment or redesigna-
6	tion within the person's reserve component, if
7	tendered, based upon the person's health profes-
8	sion, following satisfactory completion of the
9	educational and intern programs; and
10	"(iii) participate in a residency program;
11	and
12	(D) if required by regulations prescribed by the
13	Secretary of Defense, agrees to apply for, if eligible,
14	and accept, if offered, residency training in a health
15	profession skill which has been designated by the Sec-
16	retary of Defense as a critically needed wartime skill.
17	"(2) Under the agreement—
18	"(A) the Secretary of the military department
19	concerned shall agree to pay the participant a sti-
20	pend, in the amount determined under subsection (f),
21	for the period or the remainder of the period the stu-
22	dent is satisfactorily progressing toward a degree in
23	medicine or dentistry while enrolled in an accredited
24	medical or dental school;

1	``(B) the participant shall not be eligible to re-
2	ceive such stipend before appointment, designation, or
3	assignment as an officer for service in the Ready Re-
4	serve;
5	(C) the participant shall be subject to such ac-
6	tive duty requirements as may be specified in the
7	agreement and to active duty in time of war or na-
8	tional emergency as provided by law for members of

the Ready Reserve; and

10 "(D) the participant shall agree to serve, upon 11 successful completion of the program, one year in the 12 Selected Reserve for each six months, or part thereof, 13 for which the stipend is provided. In the case of a 14 participant who enters into a subsequent agreement 15 under subsection (c) and successfully completes resi-16 dency training in a specialty designated by the Sec-17 retary of Defense as a specialty critically needed by 18 the military department in wartime, the requirement 19 to serve in the Selected Reserve may be reduced to one 20 year for each year, or part thereof, for which the sti-21 pend was provided while enrolled in medical or den-22 tal school.".

23 (c) WARTIME CRITICAL SKILLS.—Subsection (c) of
24 such section (as redesignated by subsection (b)(1)) is
25 amended—

9

3 (2) by inserting "or has been appointed as a
4 medical or dental officer in the Reserve of the armed
5 force concerned" in paragraph (1)(B) before the semi6 colon at the end.

7 (d) Service Obligation Requirement.—Paragraph 8 (2)(D) of subsection (c) of such section (as redesignated by 9 subsection (b)(1) and paragraph (2)(D) of subsection (d)10 of such section (as so redesignated) are amended by striking 11 "two years in the Ready Reserve for each year," and inserting "one year in the Ready Reserve for each six months,". 12 13 (e) CROSS-REFERENCE.—Paragraph (2)(A) of subsection (c) of such section (as redesignated by subsection 14 15 (b)(1) and paragraph (2)(A) of subsection (d) of such section (as so redesignated) are amended by striking "sub-16 17 section (e)" and inserting "subsection (f)".

18 SEC. 540. HOUSING ALLOWANCE FOR THE CHAPLAIN FOR

19THE CORPS OF CADETS, UNITED STATES20MILITARY ACADEMY.

(a) AUTHORITY.—The second sentence of section 4337
of title 10, United States Code, is amended to read as follows: "Notwithstanding any other provision of law, the
chaplain is entitled to the same basic allowance for housing

allowed to a lieutenant colonel, and to fuel and light for
 quarters in kind.".

3 (b) EFFECTIVE DATE.—The amendment made by sub4 section (a) shall take effect on the first day of the first
5 month beginning on or after the date of the enactment of
6 this Act.

Subtitle E—Decorations, Awards, and Commendations

9 SEC. 541. AUTHORITY FOR AWARD OF THE MEDAL OF
10 HONOR TO HUMBERT R. VERSACE FOR VALOR
11 DURING THE VIETNAM WAR.

12 (a) WAIVER OF TIME LIMITATION.—Notwithstanding 13 the time limitations specified in section 3744 of title 10, United States Code, or any other time limitation with re-14 15 spect to the awarding of certain medals to persons who served in the military service, the President may award the 16 Medal of Honor under section 3741 of that title to Humbert 17 R. Versace for the acts of valor referred to in subsection 18 19 (b).

(b) ACTION DESCRIBED.—The acts of valor referred to
in subsection (a) are the actions of Humbert R. Versace between October 29, 1963, and September 26, 1965, while interned as a prisoner-of-war by the Vietnamese Communist
National Liberation Front (Viet Cong) in the Republic of
Vietnam.

1SEC. 542. REVIEW REGARDING AWARD OF MEDAL OF2HONOR TO CERTAIN JEWISH AMERICAN AND3HISPANIC AMERICAN WAR VETERANS.

4 (a) REVIEW REQUIRED.—The Secretary of each mili5 tary department shall review the service records of each
6 Jewish American war veteran or Hispanic American war
7 veteran described in subsection (b) to determine whether
8 that veteran should be awarded the Medal of Honor.

9 (b) COVERED JEWISH AMERICAN WAR VETERANS AND
10 HISPANIC AMERICAN WAR VETERANS.—The Jewish Amer11 ican war veterans and Hispanic American war veterans
12 whose service records are to be reviewed under subsection
13 (a) are the following:

14 (1) Any Jewish American war veteran or His15 panic American war veteran who was awarded the
16 Distinguished Service Cross, the Navy Cross, or the
17 Air Force Cross before the date of the enactment of
18 this Act.

(2) Any other Jewish American war veteran or
Hispanic American war veteran whose name is submitted to the Secretary concerned for such purpose before the end of the one-year period beginning on the
date of the enactment of this Act.

24 (c) CONSULTATIONS.—In carrying out the review
25 under subsection (a), the Secretary of each military depart26 ment shall consult with the Jewish War Veterans of the
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1 United States of America and with such other veterans serv-

2 ice organizations as the Secretary considers appropriate.

3 (d) RECOMMENDATION BASED ON REVIEW.—If the 4 Secretary concerned determines, based upon the review 5 under subsection (a) of the service records of any Jewish American war veteran or Hispanic American war veteran, 6 7 that the award of the Medal of Honor to that veteran is 8 warranted, the Secretary shall submit to the President a 9 recommendation that the President award the Medal of Honor to that veteran. 10

(e) AUTHORITY TO AWARD MEDAL OF HONOR.—A
Medal of Honor may be awarded to a Jewish American war
veteran or Hispanic American war veteran in accordance
with a recommendation of the Secretary concerned under
subsection (a).

(f) WAIVER OF TIME LIMITATIONS.—An award of the
Medal of Honor may be made under subsection (e) without
regard to—

19 (1) section 3744, 6248, or 8744 of title 10,
20 United States Code, as applicable; and

21 (2) any regulation or other administrative re22 striction on—

23 (A) the time for awarding the Medal of
24 Honor; or

(B) the awarding of the Medal of Honor for
 service for which a Distinguished Service Cross,
 Navy Cross, or Air Force Cross has been award ed.

(g) DEFINITION.—For purposes of this section, the
term "Jewish American war veteran" means any person
who served in the Armed Forces during World War II or
a later period of war and who identified himself or herself
as Jewish on his or her military personnel records.

10 SEC. 543. AUTHORITY TO ISSUE DUPLICATE MEDAL OF11HONOR.

(a) ARMY.—(1) Chapter 357 of title 10, United States
Code, is amended by adding at the end the following new
section:

15 "§3754. Medal of honor: duplicate medal

16 "A person awarded a medal of honor shall, upon writ17 ten application of that person, be issued, without charge,
18 one duplicate medal of honor with ribbons and appur19 tenances. Such duplicate medal of honor shall be marked,
20 in such manner as the Secretary of the Army may deter21 mine, as a duplicate or for display purposes only.".

(2) The table of sections at the beginning of such chapter is amended by adding at the end the following new item:
"3754. Medal of honor: duplicate medal.".

(b) NAVY.—(1) Chapter 567 of title 10, United States
 Code, is amended by adding at the end the following new
 section:

4 "§6256. Medal of honor: duplicate medal

5 "A person awarded a medal of honor shall, upon writ6 ten application of that person, be issued, without charge,
7 one duplicate medal of honor with ribbons and appur8 tenances. Such duplicate medal of honor shall be marked,
9 in such manner as the Secretary of the Navy may deter10 mine, as a duplicate or for display purposes only.".

- 11 (2) The table of sections at the beginning of such chap-
- 12 ter is amended by adding at the end the following new item: "6256. Medal of honor: duplicate medal.".

13 (c) AIR FORCE.—(1) Chapter 857 of title 10, United
14 States Code, is amended by adding at the end the following
15 new section:

16 "§8754. Medal of honor: duplicate medal

17 "A person awarded a medal of honor shall, upon writ18 ten application of that person, be issued, without charge,
19 one duplicate medal of honor with ribbons and appur20 tenances. Such duplicate medal of honor shall be marked,
21 in such manner as the Secretary of the Air Force may deter22 mine, as a duplicate or for display purposes only.".

23 (2) The table of sections at the beginning of such chap-

24 ter is amended by adding at the end the following new item: "8754. Medal of honor: duplicate medal.". (d) COAST GUARD.—(1) Chapter 13 of title 14, United
 States Code, is amended by inserting after section 503 the
 following new section:

4 "§ 504. Medal of honor: duplicate medal

5 "A person awarded a medal of honor shall, upon writ6 ten application of that person, be issued, without charge,
7 one duplicate medal of honor with ribbons and appur8 tenances. Such duplicate medal of honor shall be marked,
9 in such manner as the Secretary may determine, as a du10 plicate or for display purposes only.".

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

"504. Medal of honor: duplicate medal.".

(e) DEFINITION OF MEDAL OF HONOR FOR PURPOSES
OF FEDERAL UNAUTHORIZED-USE CRIME.—Section
704(b)(2)(B) of title 18, United States Code, is amended
to read as follows:

18 "(B) As used in this subsection, 'Congressional
19 Medal of Honor' means—

20 "(i) a medal of honor awarded under sec21 tion 3741, 6241, or 8741 of title 10 or section
22 491 of title 14;

23 "(ii) a duplicate medal of honor issued
24 under section 3754, 6256, or 8754 of title 10 or
25 section 504 of title 14; or

1	"(iii) a replacement of a medal of honor
2	provided under section 3747, 6253, or 8747 of
3	title 10 or section 501 of title 14.".

4 SEC. 544. AUTHORITY TO REPLACE STOLEN MILITARY 5 DECORATIONS.

6 (a) ARMY, NAVY, AND AIR FORCE.—Sections 3747,
7 6253, and 8747 of title 10, United States Code, are each
8 amended by striking "lost or destroyed" and inserting "sto9 len, lost, or destroyed".

10 (b) COAST GUARD.—Section 501 of title 14, United 11 States Code, is amended by inserting "stolen," before 12 "lost,".

13 SEC. 545. WAIVER OF TIME LIMITATIONS FOR AWARD OF14NAVY DISTINGUISHED FLYING CROSS TO15CERTAIN PERSONS.

16 (a) WAIVER.—Any limitation established by law or policy for the time within which a recommendation for the 17 award of a military decoration or award must be submitted 18 shall not apply to awards of decorations described in this 19 section, the award of each such decoration having been de-20 21 termined by the Secretary concerned to be warranted in ac-22 cordance with section 1130 of title 10, United States Code. 23 (b) DISTINGUISHED FLYING CROSS.—Subsection (a) 24 applies to the award of the Distinguished Flying Cross for service during World War II or Korea (including multiple 25

awards to the same individual) in the case of each indi-1 2 vidual concerning whom the Secretary of the Navy (or an officer of the Navy acting on behalf of the Secretary) sub-3 4 mitted to the Committee on Armed Services of the House of Representatives and the Committee on Armed Services 5 of the Senate, during the period beginning on October 31, 6 7 2000, and ending on the day before the date of the enact-8 ment of this Act, a notice as provided in section 1130(b) 9 of title 10, United States Code, that the award of the Distin-10 quished Flying Cross to that individual is warranted and that a waiver of time restrictions prescribed by law for rec-11 ommendation for such award is recommended. 12

13 SEC. 546. KOREA DEFENSE SERVICE MEDAL.

(a) ARMY.—(1) Chapter 357 of title 10, United States
Code, as amended by section 543(a)(1), is further amended
by adding at the end the following new section:

17 "§3755. Korea Defense Service Medal

18 "(a) The Secretary of the Army shall issue a campaign 19 medal, to be known as the Korea Defense Service Medal, 20 to each person who while a member of the Army served in 21 the Republic of Korea or the waters adjacent thereto during 22 the KDSM eligibility period and met the service require-23 ments for the award of that medal prescribed under sub-24 section (c). "(b) In this section, the term 'KDSM eligibility period'
 means the period beginning on July 28, 1954, and ending
 on such date after the date of the enactment of this section
 as may be determined by the Secretary of Defense to be ap propriate for terminating eligibility for the Korea Defense
 Service Medal.

7 "(c) The Secretary of the Army shall prescribe service
8 requirements for eligibility for the Korea Defense Service
9 Medal. Those requirements shall not be more stringent than
10 the service requirements for award of the Armed Forces Ex11 peditionary Medal for instances in which the award of that
12 medal is authorized.".

13 (2) The table of sections at the beginning of such chap14 ter, as amended by section 543(a)(2), is further amended
15 by adding at the end the following new item:
"3755. Korea Defense Service Medal.".

(b) NAVY AND MARINE CORPS.—(1) Chapter 567 of
title 10, United States Code, as amended by section
543(b)(1), is further amended by adding at the end the following new section:

20 "§ 6257. Korea Defense Service Medal

21 "(a) The Secretary of the Navy shall issue a campaign
22 medal, to be known as the Korea Defense Service Medal,
23 to each person who while a member of the Navy or Marine
24 Corps served in the Republic of Korea or the waters adja25 cent thereto during the KDSM eligibility period and met
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1 the service requirements for the award of that medal pre-2 scribed under subsection (c).

3 "(b) In this section, the term 'KDSM eligibility period'
4 means the period beginning on July 28, 1954, and ending
5 on such date after the date of the enactment of this section
6 as may be determined by the Secretary of Defense to be ap7 propriate for terminating eligibility for the Korea Defense
8 Service Medal.

9 "(c) The Secretary of the Navy shall prescribe service 10 requirements for eligibility for the Korea Defense Service 11 Medal. Those requirements shall not be more stringent than 12 the service requirements for award of the Armed Forces Ex-13 peditionary Medal for instances in which the award of that 14 medal is authorized.".

15 (2) The table of sections at the beginning of such chap-

16 ter, as amended by section 543(b)(2), is further amended

17 by adding at the end the following new item:"6257. Korea Defense Service Medal.".

(c) AIR FORCE.—(1) Chapter 857 of title 10, United
States Code, as amended by section 543(c)(1), is further
amended by adding at the end the following new section:

21 "§8755. Korea Defense Service Medal

22 "(a) The Secretary of the Air Force shall issue a cam23 paign medal, to be known as the Korea Defense Service
24 Medal, to each person who while a member of the Air Force
25 served in the Republic of Korea or the waters adjacent there•HR 2586 RH

to during the KDSM eligibility period and met the service
 requirements for the award of that medal prescribed under
 subsection (c).

4 "(b) In this section, the term 'KDSM eligibility period'
5 means the period beginning on July 28, 1954, and ending
6 on such date after the date of the enactment of this section
7 as may be determined by the Secretary of Defense to be appropriate for terminating eligibility for the Korea Defense
9 Service Medal.

"(c) The Secretary of the Air Force shall prescribe service requirements for eligibility for the Korea Defense Service
Medal. Those requirements shall not be more stringent than
the service requirements for award of the Armed Forces Expeditionary Medal for instances in which the award of that
medal is authorized.".

(2) The table of sections at the beginning of such chapter, as amended by section 543(c)(2), is further amended
by adding at the end the following new item:
"8755. Korea Defense Service Medal.".

(d) AWARD FOR SERVICE BEFORE DATE OF ENACTMENT.—The Secretary of the military department concerned shall take appropriate steps to provide in a timely
manner for the issuance of the Korea Defense Service Medal,
upon application therefor, to persons whose eligibility for
that medal is by reason of service in the Republic of Korea

or the waters adjacent thereto before the date of the enact ment of this Act.

3 SEC. 547. COLD WAR SERVICE MEDAL.

4 (a) AUTHORITY.—Chapter 57 of title 10, United States
5 Code, is amended by adding at the end the following new
6 section:

7 "§1134. Cold War service medal

8 "(a) MEDAL AUTHORIZED.—The Secretary concerned 9 shall, upon application, issue the Cold War service medal 10 to a person eligible to receive that medal. The Cold War 11 service medal shall be of an appropriate design approved 12 by the Secretary of Defense, with ribbons, lapel pins, and 13 other appurtenances.

14 "(b) ELIGIBILITY.—(1) A person is eligible to receive
15 the Cold War service medal if the person—

"(A) served on active duty during the Cold War;
"(B) has not been released from active duty with
a characterization of service less favorable than honorable and has not received a discharge less favorable
than an honorable discharge; and

21 "(C) except as provided under paragraph (3),
22 meets the service requirements of paragraph (2).

23 "(2) The service requirements of this paragraph are—
24 "(A) in the case of a person who served on active
25 duty during the Cold War as an enlisted member,

1	that the person have completed that person's initial
2	term of enlistment and after the end of that initial
3	term of enlistment have reenlisted for an additional
4	term of enlistment or have been appointed as an offi-
5	cer; and
6	``(B) in the case of a person who served on active
7	duty during the Cold War as an officer, that the per-
8	son have completed that person's initial service obli-
9	gation as an officer and have served in the armed
10	forces after completing that initial service obligation.
11	"(3) The Secretary concerned, under regulations pre-
12	scribed under this section, may waive the service require-
13	ments of paragraph (2)—
14	"(A) in the case of any person discharged or re-
15	leased from active duty for a disability incurred or
16	aggravated in line of duty;
17	``(B) in the case of any person discharged for
18	hardship under section 1173 of this title; and
19	``(C) under any other circumstance for which the
20	Secretary determines that such a waiver is war-
21	ranted.
22	"(c) ONE AWARD AUTHORIZED.—Not more than one
23	Cold War service medal may be issued to any person.
24	"(d) Issuance to Representative of Deceased.—
25	If a person who is eligible for the Cold War service medal

dies before being issued that medal, the medal may, upon
 application, be issued to the person's representative, as des ignated by the Secretary concerned.

4 "(e) REPLACEMENT.—Under regulations prescribed by
5 the Secretary concerned, a Cold War service medal that is
6 lost, destroyed, or rendered unfit for use without fault or
7 neglect on the part of the person to whom it was issued
8 may be replaced without charge.

9 "(f) UNIFORM REGULATIONS.—The Secretary of De-10 fense shall ensure that regulations prescribed by the Secre-11 taries of the military departments under this section are 12 uniform so far as is practicable.

"(g) COLD WAR DEFINED.—In this section, the term
"Cold War' means the period beginning on September 2,
1945, and ending at the end of December 26, 1991.".

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

"1134. Cold War service medal.".

19SEC. 548. OPTION TO CONVERT AWARD OF ARMED FORCES20EXPEDITIONARY MEDAL AWARDED FOR OP-21ERATION FREQUENT WIND TO VIETNAM22SERVICE MEDAL.

23 (a) IN GENERAL.—The Secretary of the military de24 partment concerned shall, upon the application of an indi25 vidual who is an eligible Vietnam evacuation veteran,
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award that individual the Vietnam Service Medal, notwith-1 standing any otherwise applicable requirements for the 2 award of that medal. Any such award shall be made in 3 4 lieu of the Armed Forces Expeditionary Medal awarded the individual for participation in Operation Frequent Wind. 5 (b) ELIGIBLE VIETNAM EVACUATION VETERAN.—For 6 7 purposes of this section, the term "eligible Vietnam evacu-8 ation veteran" means a member or former member of the Armed Forces who was awarded the Armed Forces Expedi-9 tionary Medal for participation in military operations des-10 ignated as Operation Frequent Wind arising from the evac-11

12 uation of Vietnam on April 29 and 30, 1975.

13 Subtitle F—Matters Relating to 14 Voting

15 SEC. 551. VOTING ASSESSMENTS AND ASSISTANCE FOR

16 *MEMBERS OF THE UNIFORMED SERVICES.*

17 (a) IN GENERAL.—Chapter 80 of title 10, United
18 States Code, is amended by adding at the end the following
19 new section:

20 "§ 1566. Voting assistance: compliance assessments
21 and assistance

22 "(a) INSPECTOR GENERAL ASSESSMENTS.—(1) The
23 Department of Defense Inspector General shall each cal24 endar year conduct a random and unannounced assessment

1	at a minimum of 15 Department of Defense installations
2	of the compliance at those installations with—
3	"(A) the requirements of the Uniformed and
4	Overseas Citizens Absentee Voting Act (42 U.S.C.
5	1973ff et seq.);
6	"(B) Department of Defense regulations regard-
7	ing that Act and the Federal Voting Assistance Pro-
8	gram carried out under that Act; and
9	"(C) other requirements of law regarding voting
10	by members of the armed forces.
11	"(2) Each assessment under paragraph (1) shall in-
12	clude a review of such compliance—
13	"(A) within units to which are assigned, in the
14	aggregate, not less than 20 percent of the personnel
15	assigned to duty at that installation;
16	"(B) within a representative survey of members
17	of the armed forces assigned to that installation and
18	their dependents; and
19	``(C) within unit voting assistance officers to
20	measure program effectiveness.
21	"(b) Regular Military Department Assess-
22	MENTS.—The Secretary of each military department shall
23	include in the set of issues and programs to be reviewed
24	during any management effectiveness review or inspection
25	an assessment of compliance with the Uniformed and Over-

seas Citizens Absentee Voting Act (42 U.S.C. 1973ff et seq.)
 and with Department of Defense regulations regarding the
 Federal Voting Assistance Program.

4 "(c) VOTING ASSISTANCE OFFICERS.—Voting assistance officers appointed or assigned under Department of 5 Defense regulations regarding the Federal Voting Assistance 6 7 Program shall be appointed or assigned with the expecta-8 tion of serving in that capacity for a minimum of 30 9 months. A member of the armed forces assigned to such a 10 position may not be assigned other duties that would not be considered part of the member's primary military duties, 11 except when a unit commander determines that insufficient 12 personnel are available to fulfill all additional duty require-13 ments. Performance evaluation reports pertaining to a 14 15 member who has been assigned to serve as a voting assistance officer shall comment on the performance of the mem-16 ber as a voting assistance officer. 17

18 "(d) Delivery of Mail From Overseas Preceding FEDERAL ELECTIONS.—(1) During the four months pre-19 ceding a general Federal election month, the Secretary of 20 21 Defense shall periodically conduct surveys of all overseas 22 locations and vessels at sea with military units responsible 23 for collecting mail for return shipment to the United States 24 and all port facilities in the United States and overseas where military-related mail is collected for shipment to 25

overseas locations or to the United States. The purpose of 1 each survey shall be to determine if voting materials are 2 3 awaiting shipment at any such location and, if so, the 4 length of time that such materials have been held at that 5 location. During the fourth and third months before a general Federal election month, such surveys shall be conducted 6 7 biweekly. During the second and first months before a gen-8 eral Federal election month, such surveys shall be conducted 9 weekly.

10 "(2) The Secretary shall ensure that voting materials
11 are transmitted expeditiously by military postal authorities
12 at all times.

13 "(3) In this section, the term 'general Federal election
14 month' means November in an even-numbered year.".

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

"1566. Voting assistance: compliance assessments and assistance.".

18 SEC. 552. ELECTRONIC VOTING DEMONSTRATION PROJECT.

19 (a) DEMONSTRATION PROJECT.—The Secretary of De20 fense shall carry out a demonstration project to examine
21 voting in Federal elections by absent uniformed services vot22 ers through a long-distance electronic voting system. The
23 demonstration project shall be carried out for voting in the
24 regularly scheduled general election for Federal office in No25 vember 2002. Under the demonstration project, absent uni•HR 2586 RH

formed services voters participating in the project shall be
 provided a means, with the cooperation and assistance of
 State election officials of States that agree to participate
 in the project, to cast their ballots in that election through
 a long-distance electronic voting method.

6 (b) SCOPE OF PROJECT.—The Secretary shall deter-7 mine the scope of the demonstration project under this sec-8 tion, including the absent uniformed services voters author-9 ized to participate in the project. The project shall be car-10 ried out with participation of sufficient numbers of absent 11 uniformed services voters so that the results are statistically 12 relevant.

(c) COORDINATION WITH STATE ELECTION OFFI14 CIALS.—The Secretary shall carry out the demonstration
15 project under this section through cooperative agreements
16 with State election officials of States that agree to partici17 pate in the project.

(d) REPORT TO CONGRESS.—Not later than June 1,
2003, the Secretary shall submit to Congress a report analyzing the demonstration project conducted under this section. The Secretary shall include in the report any recommendations the Secretary considers appropriate for continuing the project on an expanded basis during the next
regularly scheduled general election for Federal office.

(e) ABSENT UNIFORMED SERVICES VOTER DE FINED.—In this section, the term "absent uniformed serv ices voter" has the meaning given that term in section
 107(1) of the Uniformed and Overseas Citizens Absentee
 Voting Act (42 U.S.C. 1973ff-6(1)).

6 Subtitle G—Matters Relating to 7 Military Spouses and Family 8 Members

9 SEC. 561. IMPROVED FINANCIAL AND OTHER ASSISTANCE
10 TO MILITARY SPOUSES FOR JOB TRAINING
11 AND EDUCATION.

12 (a) Examination of Existing Employment Assist-ANCE PROGRAMS.—(1) The Secretary of Defense shall ex-13 amine existing Department of Defense and other Federal, 14 15 State, and nongovernmental programs with the objective of improving retention of military personnel by increasing the 16 employability of military spouses and assisting those 17 spouses in gaining access to financial and other assistance 18 for job training and education. 19

(2) In conducting the examination, the Secretary shall
give priority to facilitating and increasing access of military spouses to existing Department of Defense, Federal,
State, and nongovernmental sources for the types of financial assistance set forth in paragraph (3), but shall also
specifically assess whether the Department of Defense should

begin a program for direct financial assistance to military
 spouses for some or all of those types of assistance and
 whether such a program of direct financial assistance would
 enhance retention.
 (3) In conducting the examination pursuant to para-

6 graph (1), the Secretary should focus on financial assistance
7 for military spouses for one or more of the following pur8 poses:

9 (A) Career-related education.

10 (B) Certification and license fees for employ11 ment-related purposes.

12 (C) Apprenticeships and internships.

- 13 (D) Technical training.
- 14 (E) Training to improve job skills.
- 15 (F) Career counseling.
- 16 (G) Skills assessment.
- 17 (H) Job-search skills.
- 18 (I) Job-related transportation.
- 19 (J) Child care.

20 (K) Any additional employment-related purpose

21 specified by the Secretary for the purposes of the ex22 amination under paragraph (1).

(4) Not later than March 30, 2002, the Secretary of
Defense shall submit to the Committee on Armed Services
of the Senate and the Committee on Armed Services of the

House of Representatives a report on the results of the ex amination under paragraph (1).

3 (b) Review of Department of Defense Poli-4 CIES.—(1) The Secretary of Defense shall review Department of Defense policies that affect employment and edu-5 cation opportunities for military spouses in the Department 6 7 of Defense in order to further expand those opportunities. 8 The review shall include the consideration of providing, to 9 the extent authorized by law, separate spouse preferences 10 for employment by appropriated and nonappropriated fund operations. 11

(2) Not later than March 30, 2002, the Secretary of
Defense shall submit to the Committee on Armed Services
of the Senate and the Committee on Armed Services of the
House of Representatives a report on the results of the review under paragraph (1).

(c) SPOUSE EMPLOYMENT ASSISTANCE.—Section 1784
of title 10, United States Code, is amended by adding at
the end the following new subsections:

20 "(d) SPACE-AVAILABLE USE OF FACILITIES FOR
21 SPOUSE TRAINING PURPOSES.—Under regulations pre22 scribed by the Secretary of Defense, the Secretary of a mili23 tary department may make available to a non-Department
24 of Defense entity space in non-excess facilities controlled by
25 that Secretary for the purpose of the non-Department of De-

fense entity providing employment-related training for
 military spouses.

3 "(e) EMPLOYMENT BY OTHER FEDERAL AGENCIES.—
4 The Secretary of Defense shall work with the Director of
5 the Office of Personnel Management and the heads of other
6 Federal departments and agencies to expand and facilitate
7 the use of existing Federal programs and resources in sup8 port of military spouse employment.

9 "(f) PRIVATE-SECTOR EMPLOYMENT.—The Secretary 10 of Defense—

11 "(1) shall seek to develop partnerships with firms 12 in the private sector to enhance employment opportu-13 nities for spouses of members of the armed forces and to provide for improved job portability for such 14 15 spouses, especially in the case of the spouse of a mem-16 ber of the armed forces accompanying the member to 17 a new geographical area because of a change of per-18 manent duty station of the member; and

"(2) shall work with the United States Chamber
of Commerce and other appropriate private-sector entities to facilitate the formation of such partnerships.
"(g) EMPLOYMENT WITH DOD CONTRACTORS.—The
Secretary of Defense shall examine and seek ways for incorporating hiring preferences for qualified spouses of members

of the armed forces into contracts between the Department
 of Defense and private-sector entities.".

3 SEC. 562. AUTHORITY TO CONDUCT SURVEYS OF DEPEND4 ENTS AND SURVIVORS OF MILITARY RETIR5 EES.

6 (a) EXTENSION OF SURVEY AUTHORITY.—Subsection
7 (a) of section 1782 of title 10, United States Code, is
8 amended to read as follows:

9 "(a) AUTHORITY.—The Secretary of Defense, in order 10 to determine the effectiveness of Federal programs relating 11 to military families and the need for new programs, may 12 conduct surveys of—

13 "(1) members of the armed forces who are on ac14 tive duty, in an active status, or retired;

15 "(2) family members of such members; and

16 "(3) survivors of retired members.".

(b) CONFORMING AMENDMENT.—Subsection (c) of such
section is amended by striking "family members" and all
that follows through "armed forces" the second place it appears and inserting "persons covered by subsection (a)".

21 SEC. 563. CLARIFICATION OF TREATMENT OF CLASSIFIED
22 INFORMATION CONCERNING PERSONS IN A
23 MISSING STATUS.

24 Section 1506(b)(2) of title 10, United States Code, is
25 amended—

(1) by inserting "(A)" after "(2)";
(2) by striking the period at the end and insert-

1

2

3 ing "of all missing persons from the conflict or period
4 of war to which the classified information pertains.";
5 and

6 (3) by adding at the end the following new sub-7 paragraph:

8 (B) For purposes of subparagraph (A), information 9 shall be considered to be made reasonably available if placed in a separate and distinct file that is available for review 10 by persons specified in subparagraph (A) upon the request 11 of any such person either to review the separate file or to 12 review the personnel file of the missing person concerned.". 13 14 SEC. 564. TRANSPORTATION TO ANNUAL MEETING OF 15 NEXT-OF-KIN OF PERSONS UNACCOUNTED 16 FOR FROM CONFLICTS AFTER WORLD WAR II. 17 (a) IN GENERAL.—(1) Chapter 157 of title 10, United States Code, is amended by adding at the end the following 18 19 new section: 20 "§2647. Transportation to annual meeting of next-of-

21 kin of persons unaccounted for from con22 flicts after World War II

23 "The Secretary of Defense may provide transportation
24 for the next-of-kin of persons who are unaccounted for from
25 the Korean conflict, the Cold War, Vietnam War era, or

the Persian Gulf War to and from an annual meeting in
 the United States. Such transportation shall be provided
 under such regulations as the Secretary of Defense may pre scribe.".

5 (2) The table of sections at the beginning of such chap6 ter is amended by adding at the end the following new item:
"2647. Transportation to annual meeting of next-of-kin of persons unaccounted for from conflicts after World War II.".

7 (b) EFFECTIVE DATE.—Section 2647 of title 10,
8 United States Code, as added by subsection (a), shall take
9 effect on October 1, 2001, or the date of the enactment of
10 this Act, whichever is later.

11SEC. 565. AMENDMENTS TO CHARTER OF DEFENSE TASK12FORCE ON DOMESTIC VIOLENCE.

(a) MEMBERS APPOINTED FROM PRIVATE SECTOR.—
14 Subsection (h)(1) of section 591 of the National Defense Au15 thorization Act for Fiscal Year 2000 (Public Law 106–65;
16 113 Stat. 639; 10 U.S.C. 1562 note) is amended—

17 (1) by inserting "who is a member of the Armed
18 Forces or civilian officer or employee of the United
19 States" after "Each member of the task force";

20 (2) by striking ", but shall" and all that follows
21 and inserting a period; and

(3) by adding at the end the following new sentence: "Other members of the task force shall be ap-

pointed in accordance with, and subject to, section
 3161 of title 5, United States Code.".

3 (b) EXTENSION OF TERMINATION DATE.—Subsection
4 (j) of such section is amended by striking "three years after
5 the date of the enactment of this Act" and inserting "on
6 April 24, 2003".

7 Subtitle H—Military Justice and 8 Legal Matters

9 SEC. 571. REQUIREMENT THAT COURTS-MARTIAL CONSIST
10 OF NOT LESS THAN 12 MEMBERS IN CAPITAL
11 CASES.

(a) CLASSIFICATION OF GENERAL COURT-MARTIAL IN
CAPITAL CASES.—Section 816(1)(A) of title 10, United
States Code (article 16(1)(A) of the Uniform Code of Military Justice) is amended by inserting after "five members"
the following: "or, in a case in which the accused may be
sentenced to a penalty of death, the number of members determined under section 825a of this title (article 25a)".

19 (b) NUMBER OF MEMBERS REQUIRED.—(1) Chapter
20 47 of title 10, United States Code (the Uniform Code of
21 Military Justice), is amended by inserting after section 825
22 (article 25) the following new section:

23 "§825a. Art. 25a. Number of members in capital cases

24 "In a case in which the accused may be sentenced to25 a penalty of death, the number of members shall be not less

than 12, unless 12 members are not reasonably available 1 because of physical conditions or military exigencies, in 2 3 which case the convening authority shall specify a lesser 4 number of members not less than five, and the court may be assembled and the trial held with not less than the num-5 ber of members so specified. In such a case, the convening 6 7 authority shall make a detailed written statement, to be ap-8 pended to the record, stating why a greater number of mem-9 bers were not reasonably available.".

(2) The table of sections at the beginning of subchapter
V of such chapter is amended by inserting after the item
relating to section 825 (article 25) the following new item:

13 (c) ABSENT AND ADDITIONAL MEMBERS.—Section
14 829(b) of such title (article 29 of the Uniform Code of Mili15 tary Justice) is amended—

16 (1) by inserting "(1)" after "(b)";

"825a. 25a. Number of members in capital cases.".

17 (2) by striking "five members" both places it ap18 pears and inserting "the applicable minimum num19 ber of members"; and

20 (3) by adding at the end the following new para21 graph:

(2) In this section, the term 'applicable minimum
number of members' means five members or, in a case in
which the death penalty may be adjudged, the number of

members determined under section 825a of this title (article
 25a).".

3 (d) APPLICABILITY.—The amendments made by this
4 section shall apply with respect to offenses committed after
5 the date of the enactment of this Act.

6 SEC. 572. RIGHT OF CONVICTED ACCUSED TO REQUEST 7 SENTENCING BY MILITARY JUDGE.

8 (a) SENTENCING BY JUDGE.—(1) Chapter 47 of title
9 10, United States Code (the Uniform Code of Military Jus10 tice), is amended by inserting after section 852 (article 52)
11 the following new section:

12 "§852a. Art. 52a. Right of accused to request sen13 tencing by military judge rather than by
14 members

15 "(a) In the case of an accused convicted of an offense by a court-martial composed of a military judge and mem-16 bers, the sentence shall be tried before and adjudged by the 17 military judge rather than the members if, after the find-18 ings are announced and before evidence in the sentencing 19 20 proceeding is introduced, the accused, knowing the identity 21 of the military judge and after consultation with defense 22 counsel, requests orally on the record or in writing that the 23 sentence be tried before and adjudged by the military judge 24 rather than the members.

"(b) This section shall not apply with respect to an
 offense for which the death penalty may be adjudged unless
 the case has been previously referred to trial as a noncapital
 case.".

5 (2) The table of sections at the beginning of subchapter
6 VII of such chapter is amended by inserting after the item
7 relating to section 852 (article 52) the following new item:
"852a. 52a. Right of accused to request sentencing by military judge rather than by members.".

8 (b) EFFECTIVE DATE.—Section 852a of title 10, 9 United States Code (article 52a of the Uniform Code of 10 Military Justice), as added by subsection (a), shall apply 11 with respect to offenses committed after the date of the en-12 actment of this Act.

13 SEC. 573. CODIFICATION OF REQUIREMENT FOR REGULA-14TIONS FOR DELIVERY OF MILITARY PER-15SONNEL TO CIVIL AUTHORITIES WHEN16CHARGED WITH CERTAIN OFFENSES

(a) CODIFICATION OF EXISTING PROVISIONS.—Section
814 of title 10, United States Code (article 14 of the Uni19 form Code of Military Justice), is amended by adding at
20 the end the following new subsection:

21 "(c) The Secretary of Defense shall ensure that the Sec22 retaries of the military departments prescribe regulations
23 under subsection (a) and that those regulations are uniform

throughout the armed forces under the jurisdiction of the
 Secretary of Defense. Those regulations shall—

3 "(1) specifically provide for the delivery to the
4 appropriate civil authority for trial, in any appro5 priate case, of a member accused by civil authority of
6 parental kidnapping or a similar offense, including
7 criminal contempt arising from any such offense or
8 from child custody matters; and

9 "(2) specifically address the special needs for the 10 exercise of the authority contained in this section (ar-11 ticle) in a case in which a member of the armed forces 12 assigned overseas is accused of an offense by civil au-13 thority.".

(b) REPEAL OF CODIFIED PROVISIONS.—Section 721
of the National Defense Authorization Act, Fiscal Year 1989
(Public Law 100–456; 10 U.S.C. 814 note), is repealed.

17 SEC. 574. AUTHORITY TO ACCEPT VOLUNTARY LEGAL SERV-

18 ICES FOR MEMBERS OF THE ARMED FORCES.
19 (a) AUTHORITY.—Subsection (a) of section 1588 of

20 title 10, United States Code, is amended by adding at the21 end the following new paragraph:

22 "(5) Voluntary legal assistance services under
23 section 1044 of this title.".

1 (b) APPLICABLE FEDERAL LAWS.—Subsection (d)(1)2 of such section is amended by adding at the end the fol-3 lowing new subparagraph: 4 "(E) Section 1054 of this title (relating to de-5 fense of certain suits arising out of legal malpractice), 6 in the case of persons providing voluntary legal as-7 sistance services under subsection (a)(5).". Subtitle I—Other Matters 8 9 SEC. 581. SHIPMENT OF PRIVATELY OWNED VEHICLES 10 WHEN MAKING PERMANENT CHANGE OF STA-11 TION MOVES WITHIN UNITED STATES. 12 Section 2634(h)(1) of title 10, United States Code, is amended by inserting "or when the Secretary concerned de-13 termines that the transport of a vehicle upon such a transfer 14 15 is advantageous and cost-effective to the United States" be-16 fore the period at the end. SEC. 582. PAYMENT OF VEHICLE STORAGE COSTS IN AD-17 18 VANCE. 19 Section 2634(b) of title 10, United States Code, is amended by adding at the end the following new paragraph: 20 21 "(4) Storage costs payable under this subsection may

22 be paid in advance.".

1	SEC. 583. PERMANENT AUTHORITY FOR USE OF MILITARY
2	RECRUITING FUNDS FOR CERTAIN EXPENSES
3	AT DEPARTMENT OF DEFENSE RECRUITING
4	FUNCTIONS.
5	(a) Repeal of Termination Provision.—Section
6	520c of title 10, United States Code, is amended by striking
7	subsection (c).
8	(b) Technical Amendments.—Subsection (a) of such
9	section is amended—
10	(1) in paragraph (4), by striking "recruiting
11	events" and inserting "recruiting functions"; and
12	(2) in paragraph (5), by striking "recruiting ef-
13	forts" the first place it appears and inserting "re-
14	cruiting functions".
15	SEC. 584. CLARIFICATION OF MILITARY RECRUITER ACCESS
16	TO SECONDARY SCHOOL DIRECTORY INFOR-
17	MATION ABOUT STUDENTS.
18	Section $503(c)(1)$ of title 10, United States Code, is
19	amended by striking "purposes," and all that follows and
20	inserting the following: "purposes—
21	``(A) the same access to secondary school students
22	as is provided generally to post-secondary educational
23	institutions or to prospective employers of those stu-
24	dents; and
25	``(B) the same access to directory information
26	concerning those students as is provided to a post-sec-

1	ondary educational institution upon an indication by
2	a secondary school student that the student seeks to
3	enroll or intends to enroll at that institution.".
4	SEC. 585. REPEAL OF REQUIREMENT FOR FINAL COMP-
5	TROLLER GENERAL REPORT RELATING TO
6	ARMY END STRENGTH ALLOCATIONS.
7	Section 552 of the National Defense Authorization Act
8	for Fiscal Year 1996 (Public Law 104–106; 110 Stat. 319;
9	10 U.S.C. 115 note) is repealed.
10	SEC. 586. POSTHUMOUS ARMY COMMISSION IN THE GRADE
11	OF CAPTAIN IN THE CHAPLAINS CORPS TO
12	ELLA E. GIBSON FOR SERVICE AS CHAPLAIN
13	OF THE FIRST WISCONSIN HEAVY ARTILLERY
14	REGIMENT DURING THE CIVIL WAR.
15	The President is authorized and requested to post-
16	humously appoint Ella E. Gibson to the grade of captain
17	in the Chaplains Corps of the Army, the commission to
18	issue as of the date of her appointment as chaplain to the
19	First Wisconsin Heavy Artillery regiment during the Civil
20	War and to be considered to have been in effect during the
21	time during which she faithfully performed the services of
22	a chaplain to that regiment and for which Congress by law
23	(Private Resolution 31 of the 40th Congress, approved
24	March 3, 1869) previously provided for her to be paid the
25	
23	full pay and emoluments of a chaplain in the United States

Army as if she had been regularly commissioned and mus tered into service.

3 SEC. 587. NATIONAL GUARD CHALLENGE PROGRAM.

4 (a) TERMINATION OF LIMITATION ON FEDERAL EX5 PENDITURES.—Subsection (b)(2)(A) of section 509 of title
6 32, United States Code, is amended by striking "in a fiscal
7 year" and inserting "in fiscal year 2001 or 2002".

8 (b) MATCHING FUNDS REQUIREMENTS.—Subsection
9 (d) of such section is amended by striking paragraphs (1)
10 through (4) and inserting the following new paragraphs:

"(1) for fiscal years 2001 and 2002, 60 percent
of the costs of operating the State program during
that fiscal year; and

14 "(2) for fiscal year 2003 and each subsequent fis15 cal year, 75 percent of the costs of operating the State
16 program during that fiscal year.".

17 (c) REPEAL OF CONTINGENT FUNDING FOR JROTC.—
18 (1) Section 2033 of title 10, United States Code, is repealed.
19 (2) The table of sections at the beginning of chapter
20 102 of such title is amended by striking the item relating

21 to section 2033.

(3) The amendments made by this subsection shall take
effect on October 1, 2002.

1	SEC. 588. PAYMENT OF FEHBP PREMIUMS FOR CERTAIN RE-
2	SERVISTS CALLED TO ACTIVE DUTY IN SUP-
3	PORT OF CONTINGENCY OPERATIONS.
4	(a) IN GENERAL.—Subsection (e) of section 8906 of
5	title 5, United States Code, is amended by adding at the
6	end the following new paragraph:
7	((3)(A) An employing agency may pay both the em-
8	ployee and Government contributions, and any additional
9	administrative expenses otherwise chargeable to the em-
10	ployee, with respect to health care coverage for an employee
11	described in subparagraph (B) and the family of such em-
12	ployee.
13	(B) An employee referred to in subparagraph (A) is
14	an employee who—
15	"(i) is enrolled in a health benefits plan under
16	this chapter;
17	"(ii) is a member of a reserve component of the
18	armed forces;
19	"(iii) is called or ordered to active duty in sup-
20	port of a contingency operation (as defined in section

101(a)(13) of title 10);

22 "(iv) is placed on leave without pay or separated
23 from service to perform active duty; and

24 "(v) serves on active duty for a period of more
25 than 30 consecutive days.

"(C) Notwithstanding the one-year limitation on cov erage described in paragraph (1)(A), payment may be made
 under this paragraph for a period not to exceed 18
 months.".

5 (b) CONFORMING AMENDMENT.—The matter preceding
6 paragraph (1) in subsection (f) of such section is amended
7 to read as follows:

8 "(f) The Government contribution, and any additional
9 payments under subsection (e)(3)(A), for health benefits for
10 an employee shall be paid—".

(c) APPLICABILITY.—The amendments made by this
section apply with respect to employees called to active duty
on or after December 8, 1995, and an agency may make
retroactive payments to such employees for premiums paid
on or after such date.

16 SEC. 589. 18-MONTH ENLISTMENT PILOT PROGRAM.

17 (a) IN GENERAL.—(1) Chapter 333 of title 10, United
18 States Code, is amended by adding at the end the following
19 new section:

20 "§3264. 18-month enlistment pilot program

"(a) During the pilot program period, the Secretary
of the Army shall carry out a pilot program with the objective of increasing participation of prior service persons in
the Selected Reserve and providing assistance in building
the pool of participants in the Individual Ready Reserve.

"(b) Under the program, the Secretary may, notwith standing section 505(c) of this title, accept persons for origi nal enlistment in the Army for a term of enlistment con sisting of 18 months service on active duty, to be followed
 by three years of service in the Selected Reserve and then
 service in the Individual Ready Reserve to complete the
 military service obligation.

8 "(c) No more than 10,000 persons may be accepted for
9 enlistment in the Army through the program under this sec10 tion.

"(d) A person enlisting in the Army through the program under this section is eligible for an enlistment bonus
under section 309 of title 37, notwithstanding the enlistment time period specified in subsection (a) of that section.
"(e) For purposes of the program under this section,
the pilot program period is the period beginning on October
1, 2003, and ending on December 31, 2007.

18 "(f) Not later than December 31, 2007, and December 31, 2012, the Secretary of the Army shall submit to the 19 20 Committee on Armed Services of the Senate and the Com-21 mittee on Armed Services of the House of Representatives a report on the program under this section. In each such 22 23 report, the Secretary shall set forth the views of the Sec-24 retary on the success of the program in meeting the objectives stated in subsection (a) and whether the program 25

should be continued and, if so, whether it should be modified
 or expanded.".

3 (2) The table of sections at the beginning of such chap4 ter is amended by adding at the end the following new item:
"3264. 18-month enlistment pilot program.".

5 (b) IMPLEMENTATION REPORT.—The Secretary of the 6 Army shall submit to the Committee on Armed Services of 7 the Senate and the Committee on Armed Services of the 8 House of Representatives a report on the Secretary's plan 9 for implementation of section 3264 of title 10, United States 10 Code, as added by subsection (a). Such report shall be sub-11 mitted not later than March 1, 2002.

12 SEC. 590. PER DIEM ALLOWANCE FOR LENGTHY OR NUMER13 OUS DEPLOYMENTS.

(a) FUNDING SOURCE FOR ALLOWANCE.—Section
436(a) of title 37, United States Code, is amended by adding at the end the following new sentence: "The Secretary
shall pay the allowance from appropriations available for
operation and maintenance for the armed force in which
the member serves.".

(b) EXPANDED REPORT REGARDING MANAGEMENT OF
21 INDIVIDUAL MEMBER DEPLOYMENTS.—Section 574(d) of
22 the Floyd D. Spence National Defense Authorization Act
23 for Fiscal Year 2001 (as enacted by Public Law 106–398;
24 114 Stat. 1654A–138) is amended in the second sentence

by striking paragraphs (1) and (2) and inserting the fol lowing new paragraphs:

3	"(1) a discussion of the experience in tracking
4	and recording the deployments of members of the
5	Armed Forces and the payment of the per diem allow-
6	ance for lengthy or numerous deployments in accord-
7	ance with section 436 of title 37, United States Code;
8	"(2) specific comments regarding the effect of sec-
9	tion 991 of title 10, United States Code, and section
10	436 of title 37, United States Code, on the readiness
11	of the Navy and Marine Corps given the deployment
12	intensive mission of these services; and
13	"(3) any recommendations for revision of section
14	991 of title 10, United States Code, or section 436 of
15	title 37, United States Code, that the Secretary con-
16	siders appropriate.".
17	SEC. 591. CONGRESSIONAL REVIEW PERIOD FOR CHANGE
18	IN GROUND COMBAT EXCLUSION POLICY.
19	Section 542(b) of the National Defense Authorization
20	Act for Fiscal Year 1994 (Public Law 103–160; 10 U.S.C.
21	113 note) is amended—
22	(1) in paragraph (1)—
23	(A) by striking "not less than 90 days";
24	and

1	(B) by adding at the end the following new
2	sentence: "Such a change may then be imple-
3	mented only after the end of a period of 60 days
4	of continuous session of Congress (excluding any
5	day on which either House of Congress is not in
6	session) following the date on which the report is
7	received."; and
8	(2) by adding at the end the following new para-
9	graph:
10	"(5) For purposes of this subsection, the continuity of
11	a session of Congress is broken only by an adjournment of
12	the Congress sine die.".
13	TITLE VI—COMPENSATION AND
14	OTHER PERSONNEL BENEFITS
15	Subtitle A—Pay and Allowances
16	SEC. 601. INCREASE IN BASIC PAY FOR FISCAL YEAR 2002.
17	(a) WAIVER OF SECTION 1009 ADJUSTMENT.—The ad-
18	justment to become effective during fiscal year 2002 re-
19	quired by section 1009 of title 37, United States Code, in
20	the rates of monthly basic pay authorized members of the
21	uniformed services shall not be made.
22	(b) INCREASE IN BASIC PAY.—Effective on January
23	1, 2002, the rates of monthly basic pay for members of the
24	uniformed services within each pay grade are as follows:

COMMISSIONED OFFICERS¹

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

Pay Grade	2 or less	Over 2	Over 3	Over 4	Over 6
0-102	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
0–9	0.00	0.00	0.00	0.00	0.00
0-8	7,180.20	7,415.40	7,571.10	7,614.90	7,809.30
0–7	5,966.40	6,371.70	6,371.70	6,418.20	6,657.90
0-6	4,422.00	4,857.90	5,176.80	5,176.80	5,196.60
0–5	3,537.00	4,152.60	4,440.30	4,494.30	4,673.10
0–4	3,023.70	3,681.90	3,927.60	3,982.50	4,210.50
0-33	2,796.60	3,170.40	3,421.80	3,698.70	3,875.70
$O - 2^{3}$	2,416.20	2,751.90	3,169.50	3,276.30	3,344.10
<i>O</i> –1 ³	2,097.60	2,183.10	2,638.50	2,638.50	2,638.50
	Over 8	Over 10	Over 12	Over 14	Over 16
0-102	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
0–9	0.00	0.00	0.00	0.00	0.00
0–8	8,135.10	8,210.70	8,519.70	8,608.50	8,874.30
0–7	6,840.30	7,051.20	7,261.80	7,472.70	8,135.10
<i>O</i> – <i>6</i>	5,418.90	5,448.60	5,448.60	5,628.60	6,305.70
0–5	4,673.10	4,813.50	5,073.30	5,413.50	5,755.80
0–4	4,395.90	4,696.20	4,930.20	5,092.50	5,255.70
0–3 ³	4,070.10	4,232.40	4,441.20	4,549.50	4,549.50
$O - 2^{3}$	3,344.10	3,344.10	3,344.10	3,344.10	3,344.10
0–1 ³	2,638.50	2,638.50	2,638.50	2,638.50	2,638.50
	Over 18	Over 20	Over 22	Over 24	Over 26
0-102	\$0.00	11,601.90	11,659.20	11,901.30	12,324.00
0–9	0.00	10,147.50	10,293.60	10,504.80	10,873.80
0-8	9,259.50	9,614.70	9,852.00	9,852.00	9,852.00
0–7	8,694.90	8,694.90	8,694.90	8,694.90	8,738.70
<i>O</i> – <i>6</i>	6,627.00	6,948.30	7,131.00	7,316.10	7,675.20
0–5	5,919.00	6,079.80	6,262.80	6,262.80	6,262.80
0–4	5,310.60	5,310.60	5,310.60	5,310.60	5,310.60
0-33	4,549.50	4,549.50	4,549.50	4,549.50	4,549.50
O-2 ³	3,344.10	3,344.10	3,344.10	3,344.10	3,344.10
<i>O</i> –1 ³	2,638.50	2,638.50	2,638.50	2,638.50	2,638.50

¹Notwithstanding the basic pay rates specified in this table, the actual rate of basic pay for com-missioned officers in pay grades 0–7 through 0–10 may not exceed the rate of pay for level III of the Executive Schedule and the actual rate of basic pay for all other officers may not exceed the rate of pay for level V of the Executive Schedule. ²Subject to the preceding footnote, while serving as Chairman or Vice Chairman of the Joint Chiefs of Staff, Chief of Staff of the Army, Chief of Naval Operations, Chief of Staff of the Air Force, Commandant of the Marine Corps, or Commandant of the Coast Guard, the rate of basic pay for this grade is \$13,598.10, regardless of cumulative years of service computed under section 205 of title 37, United States Code United States Code.

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

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

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

Pay Grade	2 or less	Over 2	Over 3	Over 4	Over 6
0–3E	\$0.00	\$0.00	\$0.00	3,698.70	3,875.70
0–2E	0.00	0.00	0.00	3,276.30	3,344.10
0–1E	0.00	0.00	0.00	2,638.50	2,818.20
	Over 8	Over 10	Over 12	Over 14	Over 16
0–3E	4,070.10	4,232.40	4,441.20	4,617.00	4,717.50
0–2E	3,450.30	3,630.00	3,768.90	3,872.40	3,872.40

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

Pay Grade	2 or less	Over 2	Over 3	Over 4	Over 6
<i>O</i> –1 <i>E</i>	2,922.30	3,028.50	3,133.20	3,276.30	3,276.30
	Over 18	Over 20	Over 22	Over 24	Over 26

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

WARRANT OFFICERS¹

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

Pay Grade	2 or less	Over 2	Over 3	Over 4	Over 6
W-5	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
W-4	2,889.60	3,108.60	3,198.00	3,285.90	3,437.10
<i>W–3</i>	2,638.80	2,862.00	2,862.00	2,898.90	3,017.40
<i>W</i> –2	2,321.40	2,454.00	2,569.80	2,654.10	2,726.40
W-1	2,049.90	2,217.60	2,330.10	2,402.70	2,511.90
	Over 8	Over 10	Over 12	Over 14	Over 16
W–5	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
W-4	3,586.50	3,737.70	3,885.30	4,038.00	4,184.40
<i>W–3</i>	3,152.40	3,330.90	3,439.50	3,558.30	3,693.90
W-2	2,875.20	2,984.40	3,093.90	3,200.40	3,318.00
W-1	2,624.70	2,737.80	2,850.00	2,963.70	3,077.10
	Over 18	Over 20	Over 22	Over 24	Over 26
W–5	\$0.00	4,965.60	5,136.00	5,307.00	5,478.60
W-4	4,334.40	4,480.80	4,632.60	4,782.00	4,935.30
<i>W–3</i>	3,828.60	3,963.60	4,098.30	4,233.30	4,368.90
<i>W</i> –2	3,438.90	3,559.80	3,680.10	3,801.30	3,801.30
W–1	3,189.90	3,275.10	3,275.10	3,275.10	3,275.10

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

ENLISTED MEMBERS¹

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

Pay Grade	2 or less	Over 2	Over 3	Over 4	Over 6
E-92	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
<i>E</i> –8	0.00	0.00	0.00	0.00	0.00
E-7	1,986.90	2,169.00	2,251.50	2,332.50	2,417.40
E-6	1,701.00	1,870.80	1,953.60	2,033.70	2,117.40
E-5	1,561.50	1,665.30	1,745.70	1,828.50	1,912.80
E-4	1,443.60	1,517.70	1,599.60	1,680.30	1,752.30
E-3	1,303.50	1,385.40	1,468.50	1,468.50	1,468.50
<i>E</i> –2	1,239.30	1,239.30	1,239.30	1,239.30	1,239.30
<i>E</i> -1	³ 1,105.50	1,105.50	1,105.50	1,105.50	1,105.50
	Over 8	Over 10	Over 12	Over 14	Over 16
E-9.2	\$0.00	\$3,423.90	3,501.30	3,599.40	3,714.60
E-8	2,858.10	2,940.60	3,017.70	3,110.10	3,210.30
E-7	2,562.90	2,645.10	2,726.40	2,808.00	2,892.60
E-6	2,254.50	2,337.30	2,417.40	2,499.30	2,558.10
E-5	2,030.10	2,110.20	2,193.30	2,193.30	2,193.30
E-4	1,752.30	1,752.30	1,752.30	1,752.30	1,752.30
E-3	1,468.50	1,468.50	1,468.50	1,468.50	1,468.50
<i>E</i> –2	1,239.30	1,239.30	1,239.30	1,239.30	1,239.30
<i>E</i> -1	1,105.50	1,105.50	1,105.50	1,105.50	1,105.50
	Over 18	Over 20	Over 22	Over 24	Over 26
E-9.2	\$3,830.40	3,944.10	4,098.30	4,251.30	4,467.00
<i>E</i> –8	3,314.70	3,420.30	3,573.00	3,724.80	3,937.80
E-7	2,975.10	3,057.30	3,200.40	3,292.80	3,526.80
E-6	2,602.80	2,602.80	2,602.80	2,602.80	2,602.80
E-5	2,193.30	2,193.30	2,193.30	2,193.30	2,193.30
<i>E</i> -4	1,752.30	1,752.30	1,752.30	1,752.30	1,752.30
E-3	1,468.50	1,468.50	1,468.50	1,468.50	1,468.50
<i>E</i> –2	1,239.30	1,239.30	1,239.30	1,239.30	1,239.30
<i>E</i> -1	1,105.50	1,105.50	1,105.50	1,105.50	1,105.50

¹Notwithstanding the basic pay rates specified in this table, the actual rate of basic pay for en-listed members may not exceed the rate of pay for level V of the Executive Schedule. ²Subject to the preceding footnote, while serving as Sergeant Major of the Army, Master Chief Petty Officer of the Navy, Chief Master Sergeant of the Air Force, Sergeant Major of the Marine Corps, or Master Chief Petty Officer of the Coast Guard, basic pay for this grade is \$5,382.90, re-gardless of cumulative years of service computed under section 205 of title 37, United States Code. ³In the case of members in pay grade E-1 who have served less than 4 months on active duty, the rate of basic pay is \$1,022.70 rate of basic pay is \$1,022.70.

1	SEC. 602. BASIC PAY RATE FOR CERTAIN RESERVE COMMIS-
2	SIONED OFFICERS WITH PRIOR SERVICE AS
3	AN ENLISTED MEMBER OR WARRANT OFFI-
4	CER.
5	Section 203(d) of title 37, United States Code, is
6	amended—
7	(1) by inserting "(1)" after "(d)";

(1) by inserting "(1)" after "(d)";

1	(2) by striking "who is credited" and all that
2	follows through "and enlisted member" and inserting
3	"is described in paragraph (2)"; and
4	(3) by adding at the end the following new para-
5	graph:
6	"(2) Paragraph (1) applies with respect to a commis-
7	sioned officer in pay grade O–1, O–2, or O–3 who—
8	"(A) is credited with a total of over four years'
9	active service as warrant officer or as a warrant offi-
10	cer and enlisted member; or
11	"(B) earned a total of more than $1,460$ points
12	credited under section $12732(a)(2)$ of title 10 while
13	serving as a warrant officer or enlisted member.".
14	SEC. 603. SUBSISTENCE ALLOWANCES.
15	(a) BASIC ALLOWANCE FOR SUBSISTENCE.—Section
16	402 of title 37, United States Code, is amended—
17	(1) in subsection (b), by adding at the end the
18	following new paragraph:
19	"(4) For purposes of implementing paragraph (2), the
20	monthly rate of basic allowance for subsistence that was in
21	effect for an enlisted member for calendar year 2001 shall
22	be deemed to be \$233."; and
23	(2) by striking subsection (d) and inserting the
24	following new subsection:

"(d) SPECIAL RULE FOR ENLISTED MEMBERS WHO
 MESS SEPARATELY.—The Secretary of Defense may pre scribe a basic allowance for subsistence for enlisted members
 at a rate higher than the rate provided for in subsection
 (b) when messing facilities of the United States are not
 available for the members."

7 (b) TERMINATION OF BAS TRANSITIONAL AUTHOR8 ITY.—Effective as of October 1, 2001, section 603(c) of the
9 Floyd D. Spence National Defense Authorization Act for
10 Fiscal Year 2001 (as enacted by Public Law 106–398; 114
11 Stat. 1654A–145) is amended by striking "October 1, 2001"
12 and inserting "January 1, 2002".

(c) FAMILY SUBSISTENCE SUPPLEMENTAL ALLOW14 ANCE FOR LOW-INCOME MEMBERS OF THE ARMED
15 FORCES.—Section 402a(b)(1) of title 37, United States
16 Code, is amended by inserting "with dependents" after "a
17 member of the armed forces".

18 SEC. 604. ELIGIBILITY FOR BASIC ALLOWANCE FOR HOUS-

19 ING WHILE BETWEEN PERMANENT DUTY STA20 TIONS.

(a) REPEAL OF PAY GRADE LIMITATION.—Section
403(i) of title 37, United States Code, is amended by striking "who is in a pay grade E-4 (4 or more years of service)
or above".

(b) EFFECTIVE DATE; APPLICATION.—The amendment
 made by this section shall take effect on January 1, 2003,
 and apply to members of the uniformed services in a travel
 or leave status between permanent duty stations on or after
 that date.

6 SEC. 605. UNIFORM ALLOWANCE FOR OFFICERS.

7 (a) RELATION TO INITIAL UNIFORM ALLOWANCE.
8 Section 416(b)(1) of title 37, United States Code, is amend9 ed by striking "\$200" and inserting "\$400".

(b) EFFECTIVE DATE.—The amendment made by this
section shall take effect as of October 1, 2000.

12 SEC. 606. FAMILY SEPARATION ALLOWANCE FOR CERTAIN13MEMBERS ELECTING TO SERVE UNACCOM-14PANIED TOUR OF DUTY.

(a) AVAILABILITY OF ALLOWANCE.—Section 427(c) of
title 37, United States Code, is amended—

17 (1) by striking "A member" in the first sentence
18 and inserting "(1) Except as provided in paragraph
19 (2) or (3), a member";

20 (2) by redesignating the second sentence as para21 graph (3); and

22 (3) by inserting after the first sentence the fol23 lowing new paragraph:

24 "(2) A member who elects to serve an unaccompanied
25 tour of duty because the movement of a dependent of the

member to the permanent station is denied for certified
 medical reasons is entitled to an allowance under subsection
 (a)(1)(A).".

4 (b) EFFECTIVE DATE; APPLICATION.—The amendments made by this section shall take effect on January 1, 5 2002. Paragraph (2) of section 427(c) of title 37, United 6 7 States Code, as added by subsection (a), shall apply with 8 respect to pay periods beginning on or after that date for 9 a member of the uniformed services covered by such paragraph regardless of the date on which the member first made 10 the election to serve an unaccompanied tour of duty. 11

Subtitle B—Bonuses and Special and Incentive Pays

14 SEC. 611. ONE-YEAR EXTENSION OF CERTAIN BONUS AND

15 SPECIAL PAY AUTHORITIES FOR RESERVE
16 FORCES.

(a) SPECIAL PAY FOR HEALTH PROFESSIONALS IN
18 CRITICALLY SHORT WARTIME SPECIALTIES.—Section
19 302g(f) of title 37, United States Code, is amended by strik20 ing "December 31, 2001" and inserting "December 31,
21 2002".

(b) SELECTED RESERVE REENLISTMENT BONUS.—
23 Section 308b(f) of such title is amended by striking "De24 cember 31, 2001" and inserting "December 31, 2002".

(c) SELECTED RESERVE ENLISTMENT BONUS.—Sec tion 308c(e) of such title is amended by striking "December
 31, 2001" and inserting "December 31, 2002".

4 (d) SPECIAL PAY FOR ENLISTED MEMBERS ASSIGNED
5 TO CERTAIN HIGH PRIORITY UNITS.—Section 308d(c) of
6 such title is amended by striking "December 31, 2001" and
7 inserting "December 31, 2002".

8 (e) SELECTED RESERVE AFFILIATION BONUS.—Sec9 tion 308e(e) of such title is amended by striking "December
10 31, 2001" and inserting "December 31, 2002".

(f) READY RESERVE ENLISTMENT AND REENLISTMENT BONUS.—Section 308h(g) of such title is amended by
striking "December 31, 2001" and inserting "December 31,
2002".

(g) PRIOR SERVICE ENLISTMENT BONUS.—Section
308i(f) of such title is amended by striking "December 31,
2001" and inserting "December 31, 2002".

(h) REPAYMENT OF EDUCATION LOANS FOR CERTAIN
HEALTH PROFESSIONALS WHO SERVE IN THE SELECTED
RESERVE.—Section 16302(d) of title 10, United States
Code, is amended by striking "January 1, 2002" and inserting "January 1, 2003".

1SEC. 612. ONE-YEAR EXTENSION OF CERTAIN BONUS AND2SPECIAL PAY AUTHORITIES FOR NURSE OFFI-3CER CANDIDATES, REGISTERED NURSES, AND4NURSE ANESTHETISTS.

5 (a) NURSE OFFICER CANDIDATE ACCESSION PRO6 GRAM.—Section 2130a(a)(1) of title 10, United States Code,
7 is amended by striking "December 31, 2001" and inserting
8 "December 31, 2002".

9 (b) ACCESSION BONUS FOR REGISTERED NURSES.— 10 Section 302d(a)(1) of title 37, United States Code, is 11 amended by striking "December 31, 2001" and inserting 12 "December 31, 2002".

(c) INCENTIVE SPECIAL PAY FOR NURSE ANESTHETISTS.—Section 302e(a)(1) of title 37, United States
Code, is amended by striking "December 31, 2001" and inserting "December 31, 2002".

17 SEC. 613. ONE-YEAR EXTENSION OF OTHER BONUS AND18SPECIAL PAY AUTHORITIES.

(a) AVIATION OFFICER RETENTION BONUS.—Section
301b(a) of title 37, United States Code, is amended by striking "December 31, 2001" and inserting "December 31,
2002".

(b) REENLISTMENT BONUS FOR ACTIVE MEMBERS.—
Section 308(g) of such title is amended by striking "December 31, 2001" and inserting "December 31, 2002".

(c) ENLISTMENT BONUS FOR ACTIVE MEMBERS.—Sec tion 309(e) of such title is amended by striking "December
 31, 2001" and inserting "December 31, 2002".

4 (d) SPECIAL PAY FOR NUCLEAR-QUALIFIED OFFICERS
5 EXTENDING PERIOD OF ACTIVE SERVICE.—Section 312(e)
6 of such title is amended by striking "December 31, 2001"
7 and inserting "December 31, 2002".

8 (e) NUCLEAR CAREER ACCESSION BONUS.—Section
9 312b(c) of such title is amended by striking "December 31,
10 2001" and inserting "December 31, 2002".

(f) NUCLEAR CAREER ANNUAL INCENTIVE BONUS.—
Section 312c(d) of such title is amended by striking "December 31, 2001" and inserting "December 31, 2002".

(g) RETENTION BONUS FOR MEMBERS WITH CRITICAL
MILITARY SKILLS.—Section 323(i) of such title is amended
by striking "December 31, 2001" and inserting "December
31, 2002".

18 SEC. 614. CONFORMING ACCESSION BONUS FOR DENTAL

19OFFICERS AUTHORITY WITH AUTHORITIES20FOR OTHER SPECIAL PAY AND BONUSES.

Section 302h(a)(1) of title 37, United States Code, is
amended by striking "the date of the enactment of this section, and ending on September 30, 2002" and inserting
"September 23, 1996, and ending on December 31, 2002".

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1	SEC. 615. ADDITIONAL TYPE OF DUTY RESULTING IN ELIGI-
2	BILITY FOR HAZARDOUS DUTY INCENTIVE
3	PAY.
4	(a) Performance of Maritime Board and Search
5	OPERATIONS.—Section 301(a) of title 37, United States
6	Code, is amended—
7	(1) in paragraph (10), by striking "or" at the
8	end;
9	(2) by redesignating paragraph (11) as para-
10	graph (12); and
11	(3) by inserting after paragraph (10) the fol-
12	lowing new paragraph:
13	"(11) involving regular participation as a mem-
14	ber of a team conducting visit, board, search, and sei-
15	zure operations aboard vessels in support of maritime
16	interdiction operations; or".
17	(b) Monthly Amount.—Subsection (c) of such section
18	is amended—
19	(1) in paragraph (1), by striking "(10)" and in-
20	serting "(11)"; and
21	(2) in paragraph (2)(A), by striking "(11)" and
22	inserting "(12)".
23	(c) EFFECTIVE DATE; APPLICATION.—The amend-
24	ments made by this section shall take effect on January 1,
25	2002, and apply to duty described in the amendment made
26	by subsection $(a)(2)$ on or after that date.
	•HR 2586 RH

1SEC. 616. EQUAL TREATMENT OF RESERVISTS PERFORMING2INACTIVE-DUTY TRAINING FOR RECEIPT OF3AVIATION CAREER INCENTIVE PAY.

4 (a) INCENTIVE PAY EQUITY FOR RESERVISTS.—Sub5 section (d) of section 301a of title 37, United States Code,
6 is amended to read as follows:

7 "(d) Members Performing Inactive-Duty Train-8 ING.—Under regulations prescribed by the President and 9 to the extent provided for by appropriations, in the case of a member of a reserve component of a uniformed service, 10 11 or of the National Guard, who is entitled to compensation under section 206 of this title, and who performs, under 12 13 orders, duty described in subsection (a), the member is also entitled to monthly incentive pay under subsection (b) for 14 the performance of that duty in the same manner as a mem-15 16 ber with corresponding years of aviation service who is entitled to basic pay. Such member is entitled to the incentive 17 pay for as long as the member remains qualified for it, as 18 provided in subsection (a). This subsection does not apply 19 to a member who is entitled to basic pay under section 204 20 21 of this title.".

(b) EFFECTIVE DATE; APPLICATION.—The amendment
made by this section shall take effect on January 1, 2002,
and apply to duty described in the amendment made by
subsection (a)(2) on or after that date.

SEC. 617. SECRETARIAL DISCRETION IN PRESCRIBING SUB MARINE DUTY INCENTIVE PAY RATES.
 (a) AUTHORITY OF SECRETARY OF THE NAVY; MAX-

4 IMUM RATE.—Section 301c of title 37, United States Code,
5 is amended by striking subsection (b) and inserting the fol6 lowing new subsection:

"(b) MONTHLY RATES.—(1) Subject to paragraph (2),
a member who meets the requirements prescribed in subsection (a) is entitled to monthly submarine duty incentive
pay in an amount prescribed by the Secretary of the Navy.
"(2) The monthly amount of submarine duty incentive
pay may not exceed \$1,000.".

13 (b) CONFORMING AMENDMENTS.—Such section is fur14 ther amended—

(1) in subsection (a), by striking "set forth in"
each place it appears and inserting "prescribed pursuant to"; and

18 (2) in subsection (d), by striking "authorized by"
19 and inserting "prescribed pursuant to".

(c) EFFECTIVE DATE; TRANSITION.—The amendments
made by this section shall take effect on January 1, 2002.
The tables set forth in subsection (b) of section 301c of title
37, United States Code, as in effect on December 31, 2001,
shall continue to apply until the Secretary of the Navy prescribes new submarine duty incentive pay rates as authorized by the amendment made by subsection (a).

1	SEC. 618. IMPOSITION OF CRITICAL WARTIME SKILL RE-
2	QUIREMENT FOR ELIGIBILITY FOR INDI-
3	VIDUAL READY RESERVE BONUS.
4	Section 308h(a)(1) of title 37, United States Code, is
5	amended—
6	(1) by striking "and who" and inserting ", who
7	is qualified in a skill or speciality designated by the
8	Secretary concerned as critically short to meet war-
9	time requirements, and who"; and
10	(2) by striking "a combat or combat support
11	skill of".
12	SEC. 619. INSTALLMENT PAYMENT AUTHORITY FOR 15-YEAR
13	CAREER STATUS BONUS.
14	(a) Member Election.—Section 322(d) of title 37,
15	United States Code, is amended—
16	(1) in paragraph (1), by striking "paid in a sin-
17	gle lump sum of" and inserting "equal to";
18	(2) by redesignating paragraph (2) as para-
19	graph (4), and in such paragraph, by striking "The
20	bonus" and inserting "The lump sum payment of the
21	bonus, and the first installment payment in the case
22	of members who elect to receive the bonus in install-
23	ments,"; and
24	(3) by inserting after paragraph (1) the fol-
25	lowing new paragraphs:

(2) A member electing to receive the bonus under this
section shall elect one of the following payment options:
"(A) A single lump sum of \$30,000.
"(B) Two installments of \$15,000 each.
"(C) Three installments of \$10,000 each.
"(D) Four installments of \$7,500 each.
"(E) Five installments of \$6,000 each.
"(3) If a member elects installment payments under
paragraph (2), the second installment (and subsequent in-
stallments, as applicable) shall be paid on the earlier of the
following dates:
"(A) The annual anniversary date of the pay-
ment of the first installment.
``(B) January 15 of each succeeding calendar
year.".
(c) EFFECTIVE DATE; APPLICATION.—The amend-
ments made by this section shall take effect on the date of
the enactment of this Act. The Secretary concerned (as de-
fined in section 101(5) of title 37, United States Code) shall
extend to each member of the uniformed services who has
executed the written agreement required by subsection $(a)(2)$
of section 322 of such title before that date, but who has
not received the lump sum payment by that date, an oppor-
tunity to make the election authorized by subsection (d) of
such section, as amended by subsection (a) of this section.

1 SEC. 620. ACCESSION BONUS FOR NEW OFFICERS.

2 (a) BONUS AUTHORIZED.—Chapter 5 of title 37,
3 United States Code, is amended by adding at the end the
4 following new section:

5 "§ 324. Special pay: accession bonus for new officers

6 "(a) Accession Bonus Authorized.—Under regula-7 tions prescribed by the Secretary concerned, a person who 8 executes a written agreement to accept a commission as an 9 officer of the armed forces and serve on active duty for the period specified in the agreement may, upon acceptance of 10 the agreement by the Secretary concerned, be paid an acces-11 sion bonus in an amount determined by the Secretary con-12 13 cerned.

14 "(b) LIMITATION ON AMOUNT OF BONUS.—The
15 amount of an accession bonus under subsection (a) may not
16 exceed \$100,000.

17 "(c) PAYMENT METHOD.—Upon acceptance of a writ18 ten agreement under subsection (a) by the Secretary con19 cerned, the total amount of the accession bonus payable
20 under the agreement becomes fixed. The agreement shall
21 specify whether the accession bonus will be paid by the Sec22 retary in a lump sum or installments.

23 "(d) RELATION TO OTHER ACCESSION BONUS AU24 THORITY.—An individual may not receive a accession
25 bonus under this section and section 302d, 302h, 302j, or
26 312b of this title for the same period of service.

"(e) REPAYMENT.—(1) If an individual who has en-1 2 tered into an agreement under subsection (a) and has re-3 ceived all or part of the accession bonus under the agree-4 ment fails to accept a commission as an officer or to com-5 mence or complete the total period of active duty service specified in the agreement, the Secretary concerned may re-6 7 quire the individual to repay the United States, on a pro rata basis and to the extent that the Secretary determines 8 9 conditions and circumstances warrant, any or all of the 10 amount paid to the individual under the agreement.

"(2) An obligation to repay the United States imposed
under paragraph (1) is for all purposes a debt owed to the
United States.

"(3) A discharge in bankruptcy under title 11 that is
entered less than five years after the termination of a written agreement entered into under subsection (a) does not
discharge the individual signing the agreement from a debt
arising under such agreement or under paragraph (1).".

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

"324. Special pay: accession bonus for new officers.".

Subtitle C—Travel and 1 **Transportation Allowances** 2 SEC. 631. MINIMUM PER DIEM RATE FOR TRAVEL AND 3 4 TRANSPORTATION ALLOWANCE FOR TRAVEL 5 PERFORMED UPON A CHANGE OF PERMA-6 NENT STATION AND CERTAIN OTHER TRAVEL. 7 (a) ESTABLISHMENT OF RATE.—Section 404(d) of title 37, United States Code, is amended by adding at the 8 9 end the following new paragraph: 10 "(5) The per diem rates established under paragraph 11 (2)(A) for travel performed in connection with a change of permanent station or for travel described in paragraph (2) 12 or (3) of subsection (a) shall be equal to the standard per 13 14 diem rates established in the Federal travel regulation for travel within the continental United States of civilian em-15 ployees and their dependents, unless the Secretaries con-16 cerned determines that a higher rate for members is more 17 18 appropriate.".

(b) EFFECTIVE DATE; APPLICATION.—The amendment
made by this section shall take effect on January 1, 2003,
and apply to travel covered by such amendment that is performed on or after that date by members of the uniformed
services and their dependents.

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1	SEC.	<i>632</i> .	PAYMENT	OR	REIMBURSEMENT	OF	TEMPORARY
2			SUBSIS	STEI	NCE EXPENSES.		

3 (a) INCLUSION OF OFFICERS.—Subsection (a)(2)(C) of
4 section 404a of title 37, United States Code, is amended
5 by striking "an enlisted member" and inserting "a mem6 ber".

7 (b) INCREASE IN MAXIMUM DAILY AUTHORIZED
8 RATE.—Subsection (e) of such section is amended by strik9 ing "\$110" and inserting "\$180".

(c) EFFECTIVE DATE; APPLICATION.—The amendments made by this section shall take effect on January 1,
2002, and apply with respect to an order in connection with
a change of permanent station issued on or after that date.
SEC. 633. INCREASED WEIGHT ALLOWANCE FOR TRANSPOR-

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TATION OF BAGGAGE AND HOUSEHOLD EF-FECTS FOR JUNIOR ENLISTED MEMBERS.

17 (a) INCREASED WEIGHT ALLOWANCES.—The table in
18 section 406(b)(1)(C) of title 37, United States Code, is
19 amended—

20 (1) by striking the two footnotes; and

21 (2) by striking the items relating to pay grade
22 E-1 through E-4 and inserting the following new
23 items:

"E-4	7,000	8,000
"E-3	5,000	8,000
"E-2	5,000	8,000
"Е-1	5,000	8,000".

1 (b) EFFECTIVE DATE; APPLICATION.—The amend-2 ments made by this section shall take effect on January 1, 3 2003, and apply with respect to an order in connection with 4 a change of temporary or permanent station issued on or 5 after that date. SEC. 634. REIMBURSEMENT OF MEMBERS FOR MANDATORY 6 7 PET QUARANTINE FEES FOR HOUSEHOLD 8 PETS. 9 Section 406(a)(1) of title 37, United States Code, is amended in the last sentence by striking "\$275" and insert-10 11 ing "\$675". SEC. 635. AVAILABILITY OF DISLOCATION ALLOWANCE FOR 12 13 MARRIED MEMBER, WHOSE SPOUSE IS A MEM-14 BER. ASSIGNED TO MILITARY FAMILY HOUS-15 ING. 16 (a) ALLOWANCE AVAILABLE.—Section 407(a)(2) of 17 title 37, United States Code, is amended by adding at the 18 end the following new subparagraph: 19 (F) A member married to another member, both 20 of whom are without other dependents, who actually 21 moves to a new permanent duty station where the 22 member is assigned to family housing provided by the 23 United States, except that only one dislocation allow-24 ance may be paid to the married couple with respect 25 to the move.".

	200
1	(b) EFFECTIVE DATE; APPLICATION.—The amend-
2	ments made by this section shall take effect on January 1,
3	2003, and apply with respect to an order to move for a
4	member of a uniformed service issued on or after that date.
5	SEC. 636. ELIMINATION OF PROHIBITION ON RECEIPT OF
6	DISLOCATION ALLOWANCE BY MEMBERS OR-
7	DERED TO FIRST DUTY STATION.
8	(a) Allowance Available.—Section 407(e) of title
9	37, United States Code, is amended—
10	(1) by striking "FIRST OR LAST DUTY" and in-
11	serting "Effect of Order From Last Duty Sta-
12	TION"; and
13	(2) by striking "from the member's home to the
14	member's first duty station or".
15	(b) EFFECTIVE DATE; APPLICATION.—The amend-
16	ments made by this section shall take effect on January 1,
17	2003, and apply with respect to an order to move for a
18	member of a uniformed service issued on or after that date.
19	SEC. 637. PARTIAL DISLOCATION ALLOWANCE AUTHORIZED
	SEC. 637. PARTIAL DISLOCATION ALLOWANCE AUTHORIZED FOR HOUSING MOVES ORDERED FOR GOV-
19	
19 20	FOR HOUSING MOVES ORDERED FOR GOV-
19 20 21	FOR HOUSING MOVES ORDERED FOR GOV- ERNMENT CONVENIENCE.

(1) by redesignating subsections (f) and (g) as
 subsections (g) and (h), respectively; and
 (2) by inserting after subsection (e) the following
 new subsection:
 "(f) PARTIAL DISLOCATION ALLOWANCE.—(1) Under

6 regulations prescribed by the Secretary concerned, a mem7 ber ordered to occupy or vacate family housing provided
8 by the United States to permit the privatization or renova9 tion of housing or for any other reason (other than pursuant
10 to a permanent change of station) may be paid a partial
11 dislocation allowance of \$500.

12 "(2) Effective on the same date that the monthly rates 13 of basic pay for all members are increased under section 14 1009 of this title or another provision of law, the Secretary 15 of Defense shall adjust the rate of the partial dislocation 16 allowance authorized by this subsection by the percentage 17 equal to the average percentage increase in the rates of basic 18 pay.

19 "(3) Subsections (c) and (d) do not apply to the par20 tial dislocation allowance authorized by this subsection.".

(b) EFFECTIVE DATE; APPLICATION.—The amendments made by this section shall take effect on January 1,
2002, and apply with respect to an order to move for a
member of a uniformed service issued on or after that date.

1SEC. 638. ALLOWANCES FOR TRAVEL PERFORMED IN CON-2NECTION WITH MEMBERS TAKING AUTHOR-3IZED LEAVE BETWEEN CONSECUTIVE OVER-4SEAS TOURS.

5 Section 411b(a)(1) of title 37, United States Code, is
6 amended by striking ", or his designee, or to a place no
7 farther distant than his home of record".

8 SEC. 639. FUNDED STUDENT TRAVEL AS PART OF SCHOOL9 SPONSORED EXCHANGE PROGRAMS.

(a) RECOGNITION OF TEMPORARY EXCHANGE PRO11 GRAMS.—Section 430 of title 37, United States Code, is
12 amended—

(1) in subsection (a)(3), by inserting before the comma at the end the following: "or is attending a school outside the continental United States, if the dependent is attending the school outside the continental United States for less than one year under a program approved by the school in the continental United States at which the dependent is enrolled"; and

(2) in subsection (b)(1), by striking "in the continental United States for the purpose of obtaining a
formal education" in the first sentence and inserting
"described in subsection (a)(3)".

(b) LIMITATION ON AMOUNT OF ALLOWANCE.—Sub25 section (b) of such section is amended by adding at the end
26 the following new paragraph:

1 "(3) The transportation allowance under paragraph 2 (1) for a dependent child who is attending a school outside the continental United States for less than one year under 3 4 a program approved by the school in the continental United 5 States at which the dependent is enrolled shall not exceed the allowance the member would be paid for a trip between 6 7 the school in the continental United States and the mem-8 ber's duty station outside the continental United States and 9 return.". 10 (c) EFFECTIVE DATE.—The amendments made by this 11 section shall take effect on January 1, 2002. Subtitle D—Retirement and 12 Survivor Benefit Matters 13 14 SEC. 641. CONTINGENT AUTHORITY FOR CONCURRENT RE-15 CEIPT OF MILITARY RETIRED PAY AND VET-16 ERANS' DISABILITY COMPENSATION. 17 (a) RESTORATION OF RETIRED PAY BENEFITS.— Chapter 71 of title 10, United States Code, is amended by 18 adding at the end the following new section: 19 "§1414. Members eligible for retired pay who have 20 21 service-connected disabilities: payment of 22 retired pay and veterans' disability com-23 pensation; contingent authority 24 "(a) PAYMENT OF BOTH RETIRED PAY AND COM-PENSATION.—Subject to subsection (b), a member or former 25

member of the uniformed services who is entitled to retired
 pay (other than as specified in subsection (c)) and who is
 also entitled to veterans' disability compensation is entitled
 to be paid both without regard to sections 5304 and 5305
 of title 38, subject to the enactment of qualifying offsetting
 legislation as specified in subsection (f).

7 "(b) Special Rule for Chapter 61 Career Retir-8 EES.—The retired pay of a member retired under chapter 9 61 of this title with 20 years or more of service otherwise 10 creditable under section 1405 of this title at the time of the member's retirement is subject to reduction under sections 11 5304 and 5305 of title 38, but only to the extent that the 12 13 amount of the member's retired pay under chapter 61 of this title exceeds the amount of retired pay to which the 14 15 member would have been entitled under any other provision of law based upon the member's service in the uniformed 16 services if the member had not been retired under chapter 17 18 61 of this title.

19 "(c) EXCEPTION.—Subsection (a) does not apply to a
20 member retired under chapter 61 of this title with less than
21 20 years of service otherwise creditable under section 1405
22 of this title at the time of the member's retirement.

23 "(d) DEFINITIONS.—In this section:

1	"(1) The term 'retired pay' includes retainer
2	pay, emergency officers' retirement pay, and naval
3	pension.
4	"(2) The term 'veterans' disability compensation'
5	has the meaning given the term 'compensation' in sec-
6	tion 101(12) of title 38.
7	"(e) EFFECTIVE DATE.—If qualifying offsetting legis-
8	lation (as defined in subsection (f)) is enacted, the provi-
9	sions of subsection (a) shall take effect on—
10	"(1) the first day of the first month beginning
11	after the date of the enactment of such qualifying off-
12	setting legislation; or
13	"(2) the first day of the fiscal year that begins
14	in the calendar year in which such legislation is en-
15	acted, if that date is later than the date specified in
16	paragraph (1).
17	"(f) Effectiveness Contingent on Enactment of
18	OFFSETTING LEGISLATION.—(1) The provisions of sub-
19	section (a) shall be effective only if—
20	"(A) the President, in the budget for any fiscal
21	year, proposes the enactment of legislation that, if en-
22	acted, would be qualifying offsetting legislation; and
23	``(B) after that budget is submitted to Congress,
24	there is enacted qualifying offsetting legislation.
25	"(2) For purposes of this subsection:

1	``(A) The term 'qualifying offsetting legislation'
2	means legislation (other than an appropriations Act)
3	that includes provisions that—
4	``(i) offset fully the increased outlays to be
5	made by reason of the provisions of subsection
6	(a) for each of the first 10 fiscal years beginning
7	after the date of the enactment of such legisla-
8	tion;
9	"(ii) expressly state that they are enacted
10	for the purpose of the offset described in clause
11	<i>(i); and</i>
12	"(iii) are included in full on the PayGo
13	scorecard.
14	"(B) The term 'PayGo scorecard' means the esti-
15	mates that are made by the Director of the Congres-
16	sional Budget Office and the Director of the Office of
17	Management and Budget under section $252(d)$ of the
18	Balanced Budget and Emergency Deficit Control Act
19	of 1985 (2 U.S.C. $902(d)$) with respect to the ten fis-
20	cal years following the date of the enactment of the
21	legislation that is qualifying offsetting legislation for
22	purposes of this section.".
23	(b) Conforming Termination of Special Com-
24	PENSATION PROGRAM.—Section 1413(a) of such title is
25	amended by adding at the end the following new sentence:

"If the provisions of subsection (a) of section 1414 of this
 title become effective in accordance with subsection (f) of
 that section, payments under this section shall be termi nated effective as of the month beginning on the effective
 date specified in subsection (e) of that section.".

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

9 (d) PROHIBITION OF RETROACTIVE BENEFITS.—If the 10 provisions of subsection (a) of section 1414 of title 10, 11 United States Code, becomes effective in accordance with 12 subsection (f) of that section, no benefit may be paid to any 13 person by reason of those provisions for any period before 14 the effective date specified in subsection (e) of that section.

15 Subtitle E—Other Matters

16 SEC. 651. FUNERAL HONORS DUTY ALLOWANCE FOR RE-

17 TIRED MEMBERS.

18 (a) ALLOWANCE AUTHORIZED.—Subsection (a) of sec19 tion 435 of title 37, United States Code, is amended—

20 (1) by inserting "(1)" before "The Secretary";
21 and

(2) by adding at the end the following new para-graph:

[&]quot;1414. Members eligible for retired pay who have service-connected disabilities: payment of retired pay and veterans' disability compensation; contingent authority.".

"(2) The Secretary concerned may also authorize pay ment of an allowance under this section to a retired member
 of the armed forces who performs at least two hours of duty
 preparing for or performing honors at the funeral of a vet eran.".

6 (b) RELATION TO OTHER COMPENSATION.—Such sec7 tion is further amended by adding at the end the following
8 new subsection:

9 "(c) CONCURRENT PAYMENT.—Notwithstanding any 10 other provision of law, the allowance paid to a retired mem-11 ber of the armed forces under this section shall be in addi-12 tion to any other compensation to which the retired member 13 may be entitled under this title or titles 10 or 38.".

TITLE VII—HEALTH CARE 14 PROVISIONS 15 Subtitle A—TRICARE Program 16 IMPLEMENTING COST-EFFECTIVE PAYMENT 17 SEC. 701. 18 RATES UNDER THE TRICARE PROGRAM. 19 Not later than January 1, 2002, the Secretary of Defense shall, with respect to categories of health care pro-20 21 viders or services for which the Secretary has not already

22 done so and to the extent that the Secretary determines is23 practicable—

24 (1) implement the payment rates used under
25 medicare, or similar rates based on medicare pay-

1	ment methods, to pay for health care services provided
2	by institutional and noninstitutional providers under
3	the TRICARE program; and
4	(2) as a condition of participation in the
5	TRICARE program, prohibit balance billing of cov-
6	ered beneficiaries by institutional providers and limit
7	balance billing by noninstitutional providers (subject
8	to any exceptions the Secretary determines appro-
9	priate) consistent with the limiting charge percentage
10	under medicare.
11	SEC. 702. WAIVER OF NONAVAILABILITY STATEMENT OR
12	PREAUTHORIZATION REQUIREMENT.
13	(a) IN GENERAL.—Section 721 of the Floyd D. Spence
13 14	(a) IN GENERAL.—Section 721 of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001
14 15	National Defense Authorization Act for Fiscal Year 2001
14 15	National Defense Authorization Act for Fiscal Year 2001 (as enacted in Public Law 106–398; 114 Stat. 1654A–184)
14 15 16	National Defense Authorization Act for Fiscal Year 2001 (as enacted in Public Law 106–398; 114 Stat. 1654A–184) is amended—
14 15 16 17	National Defense Authorization Act for Fiscal Year 2001 (as enacted in Public Law 106–398; 114 Stat. 1654A–184) is amended— (1) in the matter preceding paragraph (1) in
14 15 16 17 18	National Defense Authorization Act for Fiscal Year 2001 (as enacted in Public Law 106–398; 114 Stat. 1654A–184) is amended— (1) in the matter preceding paragraph (1) in subsection (a), by striking "new";
14 15 16 17 18 19	National Defense Authorization Act for Fiscal Year 2001 (as enacted in Public Law 106–398; 114 Stat. 1654A–184) is amended— (1) in the matter preceding paragraph (1) in subsection (a), by striking "new"; (2) by striking subsection (c) and inserting the
 14 15 16 17 18 19 20 	National Defense Authorization Act for Fiscal Year 2001 (as enacted in Public Law 106–398; 114 Stat. 1654A–184) is amended— (1) in the matter preceding paragraph (1) in subsection (a), by striking "new"; (2) by striking subsection (c) and inserting the following:
 14 15 16 17 18 19 20 21 	National Defense Authorization Act for Fiscal Year 2001 (as enacted in Public Law 106–398; 114 Stat. 1654A–184) is amended— (1) in the matter preceding paragraph (1) in subsection (a), by striking "new"; (2) by striking subsection (c) and inserting the following: "(c) EXCEPTIONS.—(1) Subject to paragraph (2), the

1 "(i) demonstrates significant costs would be 2 avoided by performing specific procedures at the affected military medical treatment facility or 3 facilities; 4 "(*ii*) determines that a specific procedure 5 6 must be provided at the affected military med-7 ical treatment facility or facilities to ensure the 8 proficiency levels of the practitioners at the facil-9 ity or facilities; or 10 "(iii) determines that the lack of nonavail-11 ability statement data would significantly inter-12 fere with TRICARE contract administration; 13 "(B) the Secretary provides notification of the 14 Secretary's intent to make an exception under this 15 subsection to covered beneficiaries who receive care at 16 the military medical treatment facility or facilities 17 that will be affected by the decision to make an excep-

"(C) the Secretary provides notification to the
Committees on Armed Services of the House of Representatives and the Senate of the Secretary's intent
to make an exception under this subsection, the reason
for making an exception, and the date that a nonavailability statement will be required; and

tion under this subsection;

18

1 "(D) 60 days have elapsed since the date of the 2 notification described in subparagraph (C). 3 "(2)(A) Except as provided in subparagraph (B), the Secretary may make an exception under this subsection 4 5 with respect to— 6 "(i) one or more services performed at a military 7 medical treatment facility or facilities; or 8 "(ii) one or more services performed in a 9 TRICARE region. 10 "(B) With respect to maternity care, the Secretary may make an exception under this subsection with respect 11 to a military medical treatment facility. 12 13 "(3) In the case of health care provided in conjunction 14 with a graduate medical education program, the period of 15 nonapplicability described in paragraph (1) shall be, instead of one year, the period for which a residency review 16 17 committee has approved the program.": and 18 (3) in subsection (d), by striking "October 1, 19 2001" and inserting "two years after the date of the 20 enactment of the National Defense Authorization Act 21 for Fiscal Year 2002". 22 (b) REPORT.—Not later than March 1, 2002, the Sec-23 retary of Defense shall submit to the Committees on Armed

24 Services of the House of Representatives and the Senate a

report on the Secretary's plans for implementing such sec tion.

3 SEC. 703. IMPROVEMENTS IN ADMINISTRATION OF THE 4 TRICARE PROGRAM.

5 (a) EXPANSION OF TRICARE PROGRAM.—Section
6 1072(7) of title 10, United States Code, is amended by strik7 ing "the competitive selection of contractors to financially
8 underwrite".

9 (b) REDUCTION OF CONTRACT START-UP TIME.—Sec10 tion 1095c(b) of such title is amended—

11 (1) in paragraph (1)—

12 (A) by striking "The" and inserting "Ex13 cept as provided in paragraph (3), the"; and

14 (B) by striking "contract." and all that fol15 lows through "as soon as practicable after the
16 award of the"; and

17 (2) by adding at the end the following new para-18 graph:

19 "(3) The Secretary may reduce the nine-month start20 up period required under paragraph (1) if—

21 "(A) the Secretary—
22 "(i) determines that a shorter period is suf23 ficient to ensure effective implementation of all
24 contract requirements; and

"(ii) submits notification to the Committees
 on Armed Services of the House of Representa tives and the Senate of the Secretary's intent to
 reduce the nine-month start-up period; and
 "(B) 60 days have elapsed since the date of such

6 *notification.*".

7 SEC. 704. SUB-ACUTE AND LONG-TERM CARE PROGRAM RE8 FORM.

9 (a) IN GENERAL.—(1) Chapter 55 of title 10, United
10 States Code, is amended by inserting after section 1074i
11 the following new section:

12 "§1074j. Sub-acute care program

13 "(a) ESTABLISHMENT.—The Secretary of Defense shall establish an effective, efficient, and integrated sub-acute 14 15 care benefits program under this chapter (hereinafter referred to in this section as the 'program'). Except as other-16 wise provided in this section, the types of health care au-17 thorized under the program shall be the same as those pro-18 vided under section 1079 of this title. The Secretary, after 19 consultation with the other administering Secretaries, shall 20 21 promulgate regulations to carry out this section.

"(b) BENEFITS.—(1) The program shall include a uniform skilled nursing facility benefit that shall be provided
in the manner and under the conditions described in section
1861(h) and (i) of the Social Security Act (42 U.S.C.

1395x(h) and (i)), except that the limitation on the number
 of days of coverage under section 1812(a) and (b) of such
 Act (42 U.S.C. 1395d(a) and (b)) shall not be applicable
 under the program. Skilled nursing facility care for each
 spell of illness shall continue to be provided for as long as
 medically necessary and appropriate.

7 "(2) In this subsection:

8 "(A) The term 'skilled nursing facility' has the
9 meaning given such term in section 1819(a) of the
10 Social Security Act (42 U.S.C. 1395i-3(a)).

"(B) The term 'spell of illness' has the meaning
given such term in section 1861(a) of such Act (42
U.S.C. 1395x(a)).

14 "(3) The program shall include a comprehensive, inter15 mittent home health care benefit that shall be provided in
16 the manner and under the conditions described in section
17 1861(m) of the Social Security Act (42 U.S.C. 1395x(m)).".
18 (2) The table of sections at the beginning of such chap19 ter is amended by inserting after the item relating to section

20 1074*i* the following new item:

"1074j. Sub-acute care program.".

(b) EXTENDED BENEFITS FOR CERTAIN DEPENDENTS.—Section 1079 of such title is amended by striking
subsections (d), (e), and (f) and inserting the following new
subsections:

"(d)(1) The Secretary of Defense shall establish a pro gram to provide extended benefits for eligible dependents,
 which may include the provision of comprehensive health
 care services, including case management services, to assist
 in the reduction of the disabling effects of a qualifying con dition of an eligible dependent. Registration shall be re quired to receive the extended benefits.

8 "(2) The Secretary of Defense, after consultation with
9 the other administering Secretaries, shall promulgate regu10 lations to carry out this subsection.

11 *"(3) In this subsection:*

"(A) The term 'eligible dependent' means a dependent of a member of the uniformed services on active duty for a period of more than 30 days, as described in subparagraph (A), (D), or (I) of section
1072(2) of this title, who has a qualifying condition.

17 "(B) The term 'qualifying condition' means the
18 condition of a dependent who is moderately or se19 verely mentally retarded, has a serious physical dis20 ability, or has an extraordinary physical or psycho21 logical condition.

22 "(e) Extended benefits for eligible dependents under23 subsection (d) may include comprehensive health care serv-24 ices with respect to the qualifying condition of such a de-25 pendent, and include, to the extent such benefits are not

1	provided under provisions of this chapter other than under
2	this section, the following:
3	"(1) Diagnosis.
4	"(2) Inpatient, outpatient, and comprehensive
5	home health care supplies and services.
6	"(3) Training, rehabilitation, and special edu-
7	cation.
8	"(4) Institutional care in private nonprofit, pub-
9	lic, and State institutions and facilities and, if ap-
10	propriate, transportation to and from such institu-
11	tions and facilities.
12	"(5) Custodial care, notwithstanding the prohibi-
13	tion in section 1077(b)(1) of this title.
14	"(6) Respite care for the primary caregiver of
15	the eligible dependent.
16	"(7) Such other services and supplies as deter-
17	mined appropriate by the Secretary, notwithstanding
18	the limitations in subsection $(a)(13)$.
19	"(f) Members shall be required to share in the cost of
20	any benefits provided to their dependents under subsection
21	(d) as follows:
22	"(1) Members in the lowest enlisted pay grade
23	shall be required to pay the first \$25 incurred each
24	month, and members in the highest commissioned pay
25	grade shall be required to pay the first \$250 incurred

1	each month. The amounts to be paid by members in
2	all other pay grades shall be determined under regula-
3	tions to be prescribed by the Secretary of Defense in
4	consultation with the administering Secretaries.
5	"(2) A member who has more than one depend-
6	ent incurring expenses in a given month under a
7	plan covered by subsection (d) shall not be required
8	to pay an amount greater than would be required if
9	the member had only one such dependent.".
10	(c) Definitions of Custodial Care and Domi-
11	CILIARY CARE.—Section 1072 of title 10, United States
12	Code, is amended by adding at the end the following new
13	paragraphs:
14	"(8) The term 'custodial care' means treatment
15	or services, regardless of who recommends such treat-
16	ment or services or where such treatment or services
17	are provided, that—
18	"(A) can be rendered safely and reasonably
19	by a person who is not medically skilled; or
20	((B) is or are designed mainly to help the
21	patient with the activities of daily living.
22	"(9) The term 'domiciliary care' means care pro-
23	vided to a patient in an institution or homelike envi-
24	ronment because—

1	"(A) providing support for the activities of
2	daily living in the home is not available or is
3	unsuitable; or

4 "(B) members of the patient's family are
5 unwilling to provide the care.".

6 (d) CONFORMING AMENDMENT.—Section 1079 of title
7 10, United States Code, is amended in subsection (a) by
8 striking paragraph (17).

9 (e) Continuation of Individual Case Management Services for Certain Eligible Beneficiaries.—(1) 10 Notwithstanding the termination of the Individual Case 11 12 Management Program by subsection (d), the Secretary of 13 Defense shall, in any case in which the Secretary makes the determination described in paragraph (2), continue to 14 15 provide payment as if such program were in effect for home health care or custodial care services provided to an eligible 16 beneficiary that would otherwise be excluded from coverage 17 18 under regulations implementing chapter 55 of title 10, 19 United States Code.

(2) The determination referred to in paragraph (1) is
a determination that discontinuation of payment for services not otherwise provided under such chapter would result
in the provision of services inadequate to meet the needs
of the eligible beneficiary and would be unjust to such beneficiary.

(3) For purposes of this subsection, "eligible bene ficiary" means a covered beneficiary (as that term is de fined in section 1072 of title 10, United States Code) who,
 before the effective date of this section, was provided custo dial care services under the Individual Case Management
 Program for which the Secretary provided payment.

(f) REPORT ON INITIATIVES REGARDING LONG-TERM
8 CARE.—The Secretary of Defense shall, not later than April
9 1, 2002, submit to Congress a report on the feasibility and
10 desirability of establishing new initiatives, taking into ac11 count chapter 90 of title 5, United States Code, to improve
12 the availability of long-term care for members and retired
13 members of the uniformed services and their families.

(g) REFERENCE IN TITLE 10 TO LONG-TERM CARE
PROGRAM IN TITLE 5.—(1) Chapter 55 of title 10, United
States Code, is amended by inserting after section 1074j
(as added by subsection (a)) the following new section:

18 "§1074k. Long-term care insurance

19 "Provisions regarding long-term care insurance for
20 members and certain former members of the uniformed serv21 ices and their families are set forth in chapter 90 of title
22 5.".

23 (2) The table of sections at the beginning of such chap24 ter is amended by inserting after the item relating to section
25 1074j (as added by subsection (a)) the following new item:
"1074k. Long-term care insurance.".

(h) EFFECTIVE DATE.—This section, and the amend ments made by this section, shall take effect on October 1,
 2001.

4 SEC. 705. REIMBURSEMENT OF TRAVEL EXPENSES OF A
5 PARENT, GUARDIAN, OR RESPONSIBLE FAM6 ILY MEMBER OF A MINOR COVERED BENE7 FICIARY.

8 Section 1074i of title 10, United States Code, is 9 amended by adding at the end the following new sentence: "In any case in which reimbursement of travel expenses of 10 a covered beneficiary who is a minor and dependent is re-11 quired under this section, the Secretary also shall provide 12 reimbursement for reasonable travel expenses of the parent 13 or quardian of, or the family member responsible for, such 14 15 covered beneficiary.".

Subtitle B—Other Matters 16 SEC. 711. PROHIBITION AGAINST REQUIRING MILITARY RE-17 18 TIREES TO RECEIVE HEALTH CARE SOLELY 19 THROUGH THE DEPARTMENT OF DEFENSE. 20 No provision of law (whether enacted before or after 21 this Act) may be construed as authorizing the Secretary of 22 Defense to take any action that would require, or have the 23 effect of requiring, a member or former member of the

24 Armed Forces who is entitled to retired or retainer pay to25 enroll to receive health care from the Federal Government

only through the Department of Defense. This section may
 not be superseded by a subsequent Act unless that Act—
 (1) specifically refers to this section; and

4 (2) specifically states that such provision of law
5 supersedes the provisions of this section.

6 SEC. 712. TRAUMA AND MEDICAL CARE PILOT PROGRAM.

7 (a) Requirement To Conduct Pilot Program.— 8 The Secretary of Defense shall conduct a pilot program 9 under which the Brooke Army Medical Center and the Wilford Hall Air Force Medical Center in San Antonio, 10 Texas, may charge civilians who are not covered bene-11 12 ficiaries under chapter 55 of title 10, United States Code, fees representing the actual costs of trauma and other med-13 ical care provided to such civilians using private sector 14 15 itemized rates.

(b) USE OF FEES COLLECTED.—(1) The Brooke Army
Medical Center and the Wilford Hall Air Force Medical
Center may use the amounts collected under the pilot program for—

- 20 (A) trauma consortium activities;
- 21 (B) administrative, operating, and equipment
 22 costs; and
- 23 (C) readiness training.

(2) The operating budgets of those medical centers shall
 not be reduced as a result of fees collected under the pilot
 program.

4 (c) EFFICIENT PRACTICES.—Under the pilot program,
5 the commander of the Brooke Army Medical Center or
6 Wilford Hall Air Force Medical Center may authorize the
7 use of funds appropriated to the Department of Defense for
8 medical care for trauma and other medical care provided
9 at such center to civilians described in subsection (a).

(d) LENGTH OF PILOT PROGRAM.—The pilot program
under this section shall commence on October 1, 2001, and
be conducted for a period of three years.

(e) REPORTS.—The Secretary of Defense shall submit
to Congress not later than October 1st of each of 2002
through 2004 a report describing the progress and effectiveness of the pilot program carried out under this section.
SEC. 713. ENHANCEMENT OF MEDICAL PRODUCT DEVELOPMENT.

19 Section 980 of title 10, United States Code, is20 amended—

21 (1) by inserting "(a)" before "Funds"; and

(2) by adding at the end the following new sub-section:

24 "(b) The Secretary of Defense may waive the prohibi25 tion in this section with respect to a specific research project

to the armed forces if the research project is carried out 2 in accordance with all other applicable laws.". 3 4 SEC. 714. REPEAL OF OBSOLETE REPORT REQUIREMENT. 5 Section 701 of the National Defense Authorization Act 6 for Fiscal Year 2000 (Public Law 106–65; 10 U.S.C. 1074g 7 note) is amended by striking subsection (d). 8 SEC. 715. CLARIFICATIONS AND IMPROVEMENTS REGARD-9 ING THE DEPARTMENT OF DEFENSE MEDI-10 **CARE-ELIGIBLE** RETIREE **HEALTH** CARE 11 FUND. 12 (a) CLARIFICATION REGARDING COVERAGE.—Subsection (b) of section 1111 of title 10, United States Code, 13 14 is amended to read as follows: 15 "(b) In this chapter: 16 "(1) The term 'Department of Defense retiree 17 health care programs' means the provisions of this 18 title or any other provision of law creating an entitle-19 ment to or eligibility for health care under a Depart-20 ment of Defense or uniformed services program for a 21 member or former member of a participating uni-22 formed service who is entitled to retired or retainer 23 pay, and an eligible dependent under such program.

24 "(2) The term 'designated Department of Defense
25 health care program' means a program described in

1

to advance the development of a medical product necessary

1	paragraph (1) of this subsection that is designated
2	under section 1113(c).
3	"(3) The term 'eligible dependent' means a de-
4	pendent (as such term is defined in section 1072(2))
5	described in section $1076(a)(2)$ (other than a depend-
6	ent of a member on active duty), 1076(b), 1086(c)(2),
7	or 1086(c)(3)).
8	"(4) The term 'medicare-eligible', with respect to
9	any person, means entitled to benefits under part A
10	of title XVIII of the Social Security Act (42 U.S.C.
11	1395c et seq.).
12	"(5) The term 'participating uniformed service'
13	means the Army, Navy, Air Force, and Marine Corps,
14	and any other uniformed service that is covered by an
15	agreement entered into under subsection (c)."
16	(b) PARTICIPATION OF OTHER UNIFORMED SERV-
17	ICES.—(1) Section 1111 of such title is further amended
18	by adding after subsection (b), the following new subsection:
19	"(c) The Secretary of Defense may enter into an agree-
20	ment with any other administering Secretary for participa-
21	tion in the Fund by a uniformed service under the jurisdic-
22	tion of that Secretary. Any such agreement shall require
23	that Secretary to make contributions to the Fund on behalf
24	of the members of the uniformed service under the jurisdic-
25	tion of that Secretary comparable to the contributions to

3 (2) Section 1112 of such title is amended by adding 4 at the end the following new paragraph:

"(4) Amounts paid into the Fund pursuant to 5 6 section 1111(c).".

7 (3) Section 1115 of such title is amended—

2

8 (A) in subsection (a), by inserting "partici-9 pating" before "uniformed services"; and

10 (B) in subparagraphs (A)(ii) and (B)(ii) of subsection 11 (b)(1), by inserting "under the jurisdiction of the Secretary of Defense" after "uniformed services". 12

13 (4) Section 1116(a) of such title is amended in paragraphs (1)(B) and (2)(B) by inserting "under the jurisdic-14 tion of the Secretary of Defense" after "uniformed services". 15 16 (c) CLARIFICATION OF PAYMENTS FROM THE FUND. (1) The second sentence of subsection (a) of section 1111 17 of such title is amended by inserting "designated" before 18 19 "Department of Defense retiree health care programs for medicare-eligible beneficiaries". 20

21 (2) Subsection (a) of section 1113 of such title is 22 amended to read as follows:

23 "(a) There shall be paid from the Fund amounts pay-24 able for the costs of designated Department of Defense retiree health care programs for the benefit of members or 25

former members of a participating uniformed service who
 are entitled to retired or retainer pay and are medicare eligible, and eligible dependents described in section
 1111(b)(3) who are medicare-eligible."

5 (3) Such section is further amended by adding at the6 end the following new subsection:

7 "(c) For purposes of payments from the Fund under
8 subsection (a), the Secretary of Defense shall designate the
9 program authorized by section 1086 of this title.".

10 (d) TECHNICAL AMENDMENTS.—(1) The heading for
11 section 1111 of such title is amended to read as follows:
12 "\$1111. Establishment and purpose of Fund; defini13 tions; authority to enter into agreements".

14 (2) The item relating to section 1111 in the table of
15 sections at the beginning of chapter 56 of such title is
16 amended to read as follows:

"1111. Establishment and purpose of Fund; definitions; authority to enter into agreements.".

17 (f) EFFECTIVE DATE.—The amendments made by this
18 section shall take effect on October 1, 2002.

VIII—ACQUISITION POL-TITLE 1 ACQUISITION MANAGE-ICY. 2 MENT, AND RELATED MAT-3 TERS 4 Subtitle A—Acquisition Policy and 5 Management 6 7 SEC. 801. ACQUISITION MILESTONES. 8 (a) TITLE 10, U.S.C.—Title 10, United States Code, is amended— 9 10 (1) in section 2366(c), subsections (b)(3)(A), 11 (c)(3)(A), and (h)(1) of section 2432, and section 12 2434(a), by striking "engineering and manufacturing 13 development" each place such words appear and in-14 serting "system development and demonstration"; 15 (2) in section 2400— 16 (A) in subsection (a)(2), by striking "engi-17 neering and manufacturing development" and 18 inserting "system development and demonstra-19 tion"; and 20 (B) in subsections (a)(1)(A), (a)(2), (a)(4)21 and (a)(5), by striking "milestone II" each place 22 such term appears and inserting "milestone B"; 23 and 24 (3) in section 2435—

1	(A) in subsection (b), by striking "engineer-
2	ing and manufacturing development" and insert-
3	ing "system development and demonstration";
4	(B) in subsection (c)(1), by striking "dem-
5	onstration and validation" and inserting "sys-
6	tem development and demonstration";
7	(C) in subsection $(c)(2)$, by striking "engi-
8	neering and manufacturing development" and
9	inserting "production and deployment"; and
10	(D) in subsection (c)(3), by striking "pro-
11	duction and deployment" and inserting "full
12	rate production".
13	(b) OTHER LAWS.—(1) Section 811(c) of the Floyd D.
14	Spence National Defense Authorization Act for Fiscal Year
15	2001 (as enacted in Public Law 106–398; 114 Stat. 1654A–
16	211) is amended—
17	(A) by striking "Milestone I" and inserting
18	"Milestone B";
19	(B) by striking "Milestone II" and inserting
20	"Milestone C"; and
21	(C) by striking "Milestone III" and inserting
22	"full rate production".
23	(2) Section 8102(b) of the Department of Defense Ap-
24	propriations Act, 2001 (Public Law 106–259; 114 Stat.
25	696) is amended—

1	(A) by striking "Milestone I" and inserting
2	"Milestone B";
3	(B) by striking "Milestone II" and inserting
4	"Milestone C"; and
5	(C) by striking "Milestone III" and inserting
6	"full rate production".
7	SEC. 802. ACQUISITION WORKFORCE QUALIFICATIONS.
8	(a) QUALIFICATIONS.—Section 1724 of title 10, United
9	States Code, is amended—
10	(1) in subsection (a)—
11	(A) by striking the matter preceding para-
12	graph (1) and inserting the following:
13	"(a) Contracting Officers.—The Secretary of De-
14	fense shall require that, in order to qualify to serve in an
15	acquisition position as a contracting officer with authority
16	to award or administer contracts for amounts above the
17	simplified acquisition threshold referred to in section
18	2304(g) of this title, an employee of the Department of De-
19	fense or member of the armed forces (other than the Coast
20	Guard) must, except as provided in subsections (c) and
21	(d)—";
22	(B) in paragraph (1)—
23	(i) by striking "mandatory"; and
24	(ii) by striking "at the grade level"
25	and all that follows and inserting "(A) in

1	the case of an employee, serving in the posi-
2	tion within the grade of the General Sched-
3	ule in which the employee is serving, and
4	(B) in the case of a member of the armed
5	forces, in the member's grade;"; and
6	(C) in paragraph $(3)(A)$, by inserting a
7	comma after 'business'';
8	(2) by striking subsection (b) and inserting the
9	following new subsection:
10	"(b) GS-1102 Series Positions and Similar Mili-
11	TARY POSITIONS.—(1) The Secretary of Defense shall re-
12	quire that in order to qualify to serve in a position in the
13	Department of Defense that is in the GS-1102 occupational
14	series an employee or potential employee of the Department
15	of Defense meet the requirements set forth in paragraph (3)
16	of subsection (a). The Secretary may not require that in
17	order to serve in such a position an employee or potential
18	employee meet any of the requirements of paragraphs (1)
19	and (2) of that subsection.
20	"(2) The Secretary of Defense shall require that in
21	order for a member of the armed forces to be selected for
22	an occupational specialty within the armed forces that (as
23	determined by the Secretary) is similar to the GS-1102 oc-
24	cupational series a member of the armed forces meet the
~ -	

25 requirements set forth in paragraph (3) of subsection (a).

The Secretary may not require that in order to be selected
 for such an occupational specialty a member meet any of
 the requirements of paragraphs (1) and (2) of that sub section."; and

5 (3) by striking subsections (c) and (d) inserting
6 the following new subsections:

7 "(c) EXCEPTIONS.—The qualification requirements
8 imposed by the Secretary of Defense pursuant to subsections
9 (a) and (b) shall not apply to an employee of the Depart10 ment of Defense or member of the armed forces who—

"(1) served as a contracting officer with authority to award or administer contracts in excess of the
simplified acquisition threshold on or before September 30, 2000;

"(2) served, on or before September 30, 2000, in
a position either as an employee in the GS-1102 series or as a member of the armed forces in similar
occupational specialty;

19 "(3) is in the contingency contracting force; or
20 "(4) is described in subsection (e)(1)(B).

21 "(d) WAIVER.—The acquisition career program board 22 concerned may waive any or all of the requirements of sub-23 sections (a) and (b) with respect to an employee of the De-24 partment of Defense or member of the armed forces if the 25 board certifies that the individual possesses significant po-

tential for advancement to levels of greater responsibility 1 2 and authority, based on demonstrated job performance and qualifying experience. With respect to each waiver granted 3 4 under this subsection, the board shall set forth in a written document the rationale for its decision to waive such re-5 quirements. Such document shall be submitted to and re-6 7 tained by the Director of Acquisition Education. Training, 8 and Career Development.

9 "(e) DEVELOPMENTAL OPPORTUNITIES.—(1) The Sec10 retary of Defense may—

"(A) establish or continue one or more programs
for the purpose of recruiting, selecting, appointing,
educating, qualifying, and developing the careers of
individuals to meet the requirements in subparagraphs (A) and (B) of subsection (a)(3);

16 "(B) appoint individuals to developmental posi17 tions in those programs; and

"(C) separate from the civil service after a threeyear probationary period any individual appointed
under this subsection who, as determined by the Secretary, fails to complete satisfactorily any program
described in subparagraph (A).

23 "(2) To qualify for any developmental program de24 scribed in paragraph (1)(A), an individual shall have—

1	``(A) been awarded a baccalaureate degree from
2	an accredited institution of higher education author-
3	ized to grant baccalaureate degrees; or

4 "(B) completed at least 24 semester credit hours
5 or the equivalent of study from an accredited institu6 tion of higher education in any of the disciplines of
7 accounting, business, finance, law, contracts, pur8 chasing, economics, industrial management, mar9 keting, quantitative methods, or organization and
10 management.

11 "(f) CONTINGENCY CONTRACTING FORCE.—The Sec-12 retary shall establish qualification requirements for the con-13 tingency contracting force consisting of members of the 14 armed forces whose mission is to deploy in support of con-15 tingency operations and other operations of the Department 16 of Defense, including—

"(1) completion of at least 24 semester credit
hours or the equivalent of study from an accredited
institution of higher education or similar educational
institution in any of the disciplines of accounting,
business, finance, law, contracts, purchasing, economics, industrial management, marketing, quantitative
methods, or organization and management; or

24 "(2) passage of an examination that dem25 onstrates skills, knowledge, or abilities comparable to

1	that of an individual who has completed at least 24
2	semester credit hours or the equivalent of study in
3	any of the disciplines described in paragraph (1).".
4	(b) CLERICAL AMENDMENT.—Section 1732(c)(2) of
5	such title is amended by inserting a comma after 'busi-
6	ness".
7	SEC. 803. TWO-YEAR EXTENSION OF PROGRAM APPLYING
8	SIMPLIFIED PROCEDURES TO CERTAIN COM-
9	MERCIAL ITEMS.
10	Section 4202(e) of the Clinger-Cohen Act of 1996 (divi-
11	sions D and E of Public Law 104–106; 110 Stat. 654; 10
12	U.S.C. 2304 note) is amended by striking "January 1,
13	2002" and inserting "January 1, 2004".
14	SEC. 804. CONTRACTS FOR SERVICES TO BE PERFORMED
15	OUTSIDE THE UNITED STATES.
16	(a) IN GENERAL.—Chapter 141 of title 10, United
17	States Code, is amended by inserting after section 2381 the
18	following new section:
19	"§2382. Contracts for services to be performed outside
20	the United States
21	"The Secretary of Defense may enter into contracts to
22	employ individuals or organizations to perform services in
23	countries other than the United States without regard to
24	laws regarding the negotiation, making, and performance
25	of contracts and performance of work in the United States.

1	Individuals employed by contract to perform such services
2	shall not by virtue of such employment be considered to be
3	employees of the United States Government for purposes of
4	any law administered by the Office of Personnel Manage-
5	ment, but the Secretary may determine the applicability
6	to such individuals of any other law administered by the
7	Secretary concerning the employment of such individuals
8	in countries other than the United States.".
9	(b) Clerical Amendment.—The table of sections at
10	the beginning of such chapter is amended by inserting after
11	the item relating to section 2381 the following new item:
	"2382. Contracts for services to be performed outside the United States.".
10	SEC 905 CODIEICATION AND MODIEICATION OF "DEDDY
12	SEC. 805. CODIFICATION AND MODIFICATION OF "BERRY
12 13	AMENDMENT" REQUIREMENTS.
13	AMENDMENT" REQUIREMENTS.
13 14	AMENDMENT" REQUIREMENTS. (a) Berry Amendment Requirements.—(1) Chap-
13 14 15	AMENDMENT" REQUIREMENTS. (a) BERRY AMENDMENT REQUIREMENTS.—(1) Chap- ter 148 of title 10, United States Code, is amended by in-
13 14 15 16	AMENDMENT" REQUIREMENTS. (a) BERRY AMENDMENT REQUIREMENTS.—(1) Chap- ter 148 of title 10, United States Code, is amended by in- serting after section 2533 the following new section:
 13 14 15 16 17 	AMENDMENT" REQUIREMENTS. (a) BERRY AMENDMENT REQUIREMENTS.—(1) Chap- ter 148 of title 10, United States Code, is amended by in- serting after section 2533 the following new section: "§2533a. Requirement to buy certain articles from
 13 14 15 16 17 18 	AMENDMENT" REQUIREMENTS. (a) BERRY AMENDMENT REQUIREMENTS.—(1) Chap- ter 148 of title 10, United States Code, is amended by in- serting after section 2533 the following new section: "§2533a. Requirement to buy certain articles from American sources; exceptions
 13 14 15 16 17 18 19 	AMENDMENT" REQUIREMENTS. (a) BERRY AMENDMENT REQUIREMENTS.—(1) Chap- ter 148 of title 10, United States Code, is amended by in- serting after section 2533 the following new section: "\$2533a. Requirement to buy certain articles from American sources; exceptions "(a) REQUIREMENT.—Except as provided in sub-
 13 14 15 16 17 18 19 20 21 	AMENDMENT" REQUIREMENTS. (a) BERRY AMENDMENT REQUIREMENTS.—(1) Chap- ter 148 of title 10, United States Code, is amended by in- serting after section 2533 the following new section: *\$2533a. Requirement to buy certain articles from American sources; exceptions * (a) REQUIREMENT.—Except as provided in sub- sections (c) through (g), funds appropriated or otherwise
 13 14 15 16 17 18 19 20 21 22 	AMENDMENT" REQUIREMENTS. (a) BERRY AMENDMENT REQUIREMENTS.—(1) Chap- ter 148 of title 10, United States Code, is amended by in- serting after section 2533 the following new section: *\$2533a. Requirement to buy certain articles from American sources; exceptions (a) REQUIREMENT.—Except as provided in sub- sections (c) through (g), funds appropriated or otherwise available to the Department of Defense may not be used

1	"(b) Covered Items.—An item referred to in sub-
2	section (a) is any of the following:
3	"(1) An article or item of—
4	((A) food;
5	(B) clothing;
6	``(C) tents, tarpaulins, parachutes, or cov-
7	ers;
8	(D) cotton and other natural fiber prod-
9	ucts, woven silk or woven silk blends, spun silk
10	yarn for cartridge cloth, synthetic fabric or coat-
11	ed synthetic fabric (including all textile fibers
12	and yarns that are for use in such fabrics), can-
13	vas products, or wool (whether in the form of
14	fiber or yarn or contained in fabrics, materials,
15	or manufactured articles); or
16	(E) any item of individual equipment
17	manufactured from or containing such fibers,
18	yarns, fabrics, or materials.
19	"(2) Specialty metals, including stainless steel
20	flatware.
21	"(3) Hand or measuring tools.
22	"(c) EXCEPTION.—The Secretary of Defense or the Sec-
23	retary of the military department concerned may waive the
24	requirement in subsection (a) if—

1	"(1) such Secretary determines that satisfactory
2	quality and sufficient quantity of any such article or
3	item described in subsection (b)(1) or specialty metals
4	(including stainless steel flatware) grown, reprocessed,
5	reused, or produced in the United States cannot be
6	procured as and when needed at United States mar-
7	ket prices;
8	"(2) such Secretary has provided notice to the
9	public regarding the waiver;
10	"(3) such Secretary has notified the Committees
11	on Appropriations, Armed Services, and Small Busi-
12	ness of the House of Representatives and the Senate
13	regarding the waiver and provided a justification to
14	such committees for the waiver; and
15	"(4) 30 days have elapsed since the date of the
16	notification of such committees.
17	"(d) Exception for Certain Procurements Out-
18	SIDE THE UNITED STATES.—Subsection (a) does not apply
19	to the following:
20	"(1) Procurements outside the United States in
21	support of combat operations.
22	"(2) Procurements by vessels in foreign waters.
23	"(3) Emergency procurements or procurements of
24	perishable foods by an establishment located outside

the United States for the personnel attached to such
 establishment.

3 "(e) EXCEPTION FOR SPECIALTY METALS AND CHEM4 ICAL WARFARE PROTECTIVE CLOTHING.—Subsection (a)
5 does not preclude the procurement of specialty metals or
6 chemical warfare protective clothing produced outside the
7 United States if—

8 *"(1) such procurement is necessary—*

9 "(A) to comply with agreements with for-10 eign governments requiring the United States to 11 purchase supplies from foreign sources for the 12 purposes of offsetting sales made by the United 13 States Government or United States firms under 14 approved programs serving defense requirements; 15 or

"(B) in furtherance of agreements with foreign governments in which both such governments agree to remove barriers to purchases of
supplies produced in the other country or services performed by sources of the other country;
and

"(2) any such agreement with a foreign government complies, where applicable, with the requirements of section 36 of the Arms Export Control Act
(22 U.S.C. 2776) and with section 2457 of this title.

"(f) EXCEPTION FOR CERTAIN FOODS.—Subsection (a)
 does not preclude the procurement of foods manufactured
 or processed in the United States.

4 "(g) EXCEPTION FOR SMALL PURCHASES.—Subsection
5 (a) does not apply to purchases for amounts not greater
6 than the simplified acquisition threshold referred to in sec7 tion 2304(g) of this title.

8 "(h) APPLICABILITY TO CONTRACTS AND SUB-9 CONTRACTS FOR PROCUREMENT OF COMMERCIAL ITEMS.— 10 This section is applicable to contracts and subcontracts for 11 the procurement of commercial items notwithstanding sec-12 tion 34 of the Office of Federal Procurement Policy Act (41 13 U.S.C. 430).

14 "(i) GEOGRAPHIC COVERAGE.—In this section, the
15 term 'United States' includes the commonwealths, terri16 tories, and possessions of the United States.

17 "(j) EXCEPTION FOR COMMISSARIES, EXCHANGES,
18 AND OTHER NONAPPROPRIATED FUND INSTRUMENTAL19 ITIES.—Subsection (a) does not apply to items purchased
20 for resale purposes in commissaries, military exchanges, or
21 nonappropriated fund instrumentalities operated by the
22 military departments or the Department of Defense.".

(2) The table of sections at the beginning of such chapter is amended by inserting after the item relating to section
25 2533 the following new item:

"2533a. Requirement to buy certain articles from American sources; exceptions.".

(b) Repeal of Source Provisions.—The following
provisions of law are repealed:
(1) Section 9005 of the Department of Defense
Appropriations Act, 1993 (Public Law 102–396; 10
U.S.C. 2241 note).
(2) Section 8109 of the Department of Defense
Appropriations Act, 1997 (as contained in section
101(b) of Public Law 104–208; 110 Stat. 3009–111;
10 U.S.C. 2241 note).
Subtitle B—Erroneous Payments
Recovery
SEC. 811. SHORT TITLE.
This subtitle may be cited as the "Erroneous Payments
This subtitle may be cited as the "Erroneous Payments Recovery Act of 2001".
Recovery Act of 2001".
Recovery Act of 2001". SEC. 812. IDENTIFICATION OF ERRORS MADE BY EXECU-
Recovery Act of 2001". SEC. 812. IDENTIFICATION OF ERRORS MADE BY EXECU- TIVE AGENCIES IN PAYMENTS TO CONTRAC-
Recovery Act of 2001". SEC. 812. IDENTIFICATION OF ERRORS MADE BY EXECU- TIVE AGENCIES IN PAYMENTS TO CONTRAC- TORS AND RECOVERY OF AMOUNTS ERRO-
Recovery Act of 2001". SEC. 812. IDENTIFICATION OF ERRORS MADE BY EXECU- TIVE AGENCIES IN PAYMENTS TO CONTRAC- TORS AND RECOVERY OF AMOUNTS ERRO- NEOUSLY PAID.
Recovery Act of 2001". SEC. 812. IDENTIFICATION OF ERRORS MADE BY EXECU- TIVE AGENCIES IN PAYMENTS TO CONTRAC- TORS AND RECOVERY OF AMOUNTS ERRO- NEOUSLY PAID. (a) PROGRAM REQUIRED.—The head of each executive
Recovery Act of 2001". SEC. 812. IDENTIFICATION OF ERRORS MADE BY EXECU- TIVE AGENCIES IN PAYMENTS TO CONTRAC- TORS AND RECOVERY OF AMOUNTS ERRO- NEOUSLY PAID. (a) PROGRAM REQUIRED.—The head of each executive agency that enters into contracts with a total value in excess
Recovery Act of 2001". SEC. 812. IDENTIFICATION OF ERRORS MADE BY EXECU- TIVE AGENCIES IN PAYMENTS TO CONTRAC- TORS AND RECOVERY OF AMOUNTS ERRO- NEOUSLY PAID. (a) PROGRAM REQUIRED.—The head of each executive agency that enters into contracts with a total value in excess of \$500,000,000 in a fiscal year shall carry out a cost-effec-

(b) RECOVERY AUDITS AND ACTIVITIES.—A program
 of an executive agency under subsection (a) shall include
 recovery audits and recovery activities. The head of the ex ecutive agency shall determine, in accordance with guidance
 provided under subsection (c), the classes of contracts to
 which recovery audits and recovery activities are appro priately applied.

8 (c) OMB GUIDANCE.—The Director of the Office of 9 Management and Budget shall issue guidance for the con-10 duct of programs under subsection (a). The guidance shall 11 include the following:

(1) Definitions of the terms "recovery audit" and
"recovery activity" for the purposes of the programs.
(2) The classes of contracts to which recovery audits and recovery activities are appropriately applied
under the programs.
(3) Protections for the confidentiality of—

18 (A) sensitive financial information that has
19 not been released for use by the general public;
20 and

21 (B) information that could be used to iden22 tify a person.

23 (4) Policies and procedures for ensuring that the
24 implementation of the programs does not result in du25 plicative audits of contractor records.

1	(5) Policies regarding the types of contracts exec-
2	utive agencies may use for the procurement of recov-
3	ery services, including guidance for use, in appro-
4	priate circumstances, of a contingency contract pur-
5	suant to which the head of an executive agency may
6	pay a contractor an amount equal to a percentage of
7	the total amount collected for the United States pur-
8	suant to that contract.
9	(6) Protections for a contractor's records and fa-
10	cilities through restrictions on the authority of a con-
11	tractor under a contract for the procurement of recov-
12	ery services for an executive agency—
13	(A) to require the production of any record
14	or information by any person other than an offi-
15	cer, employee, or agent of the executive
16	agency;
17	(B) to establish, or otherwise have, a phys-
18	ical presence on the property or premises of any
19	private sector entity for the purposes of per-
20	forming the contract; or
21	(C) to act as agents for the Government in
22	the recovery of funds erroneously paid to con-
23	tractors.
24	(7) Policies for the appropriate types of manage-
25	ment improvement programs authorized by section

815 that executive agencies may carry out to address
 overpayment problems and the recovery of overpay ments.

4 SEC. 813. DISPOSITION OF RECOVERED FUNDS.

5 (a) AVAILABILITY OF FUNDS FOR RECOVERY AUDITS
6 AND ACTIVITIES PROGRAM.—Funds collected under a pro7 gram carried out by an executive agency under section 812
8 shall be available to the executive agency, in such amounts
9 as are provided in advance in appropriations Acts, for the
10 following purposes:

(1) To reimburse the actual expenses incurred by
the executive agency in the administration of the program.

14 (2) To pay contractors for services under the
15 program in accordance with the guidance issued
16 under section 812(c)(5).

(b) FUNDS NOT USED FOR PROGRAM.—Any amounts
erroneously paid by an executive agency that are recovered
under such a program of an executive agency and are not
used to reimburse expenses or pay contractors under subsection (a)—

(1) shall be credited to the appropriations from
which the erroneous payments were made that remain
available for obligation as of the time such amounts
were collected, shall be merged with other amounts in

those appropriations, and shall be available for the
 purposes and period for which such appropriations
 are available; or

4 (2) if no such appropriation remains available
5 for obligation at that time, shall be disposed of as
6 provided in subsection (c).

7 (c) OTHER DISPOSITIONS.—Of the total amount col8 lected under such a program of an executive agency that
9 is to be disposed of under this subsection—

(1) up to 25 percent of such amount may be expended by the head of the executive agency for carrying out any management improvement program of
the executive agency under section 815; and

14 (2) the remainder of that total amount, includ15 ing any amount not expended under paragraph (1),
16 shall be deposited in the Treasury as miscellaneous
17 receipts.

(d) PRIORITY OF OTHER AUTHORIZED DISPOSITIONS.—Notwithstanding subsections (b) and (c), the authority under such subsections may not be exercised to use,
credit, or deposit funds collected under such a program as
provided in those subsections to the extent that any other
provision of law requires or authorizes the crediting of such
funds to a nonappropriated fund instrumentality, revolving

fund, working-capital fund, trust fund, or other fund or ac count.

3 SEC. 814. SOURCES OF RECOVERY SERVICES.

4 (a) Consideration of Available Recovery Re-SOURCES.—(1) In carrying out a program under section 5 812, the head of an executive agency shall consider all re-6 7 sources available to that official to carry out the program. 8 (2) The resources considered by the head of an execu-9 tive agency for carrying out the program shall include the 10 resources available to the executive agency for such purpose from the following sources: 11

- 12 (A) The executive agency.
- 13 (B) Other departments and agencies of the
 14 United States.

15 (C) Private sector sources.

(b) COMPLIANCE WITH APPLICABLE LAW AND REGU17 LATIONS.—Before entering into a contract with a private
18 sector source for the performance of services under a pro19 gram of the executive agency carried out under section 812,
20 the head of an executive agency shall comply with—

(1) any otherwise applicable provisions of Office
of Management and Budget Circular A-76; and

23 (2) any other applicable provision of law or reg24 ulation with respect to the selection between employees

of the United States and private sector sources for the
 performance of services.

3 SEC. 815. MANAGEMENT IMPROVEMENT PROGRAMS.

In accordance with guidance provided by the Director
of the Office of Management and Budget under section 812,
the head of an executive agency required to carry out a program under section 812 may carry out a program for improving management processes within the executive
agency—

10 (1) to address problems that contribute directly
11 to the occurrence of errors in the paying of contrac12 tors of the executive agency; or

13 (2) to improve the recovery of overpayments due14 to the agency.

15 SEC. 816. REPORTS.

16 (a) REQUIREMENT FOR REPORTS.—Not later than 30 months after the date of the enactment of this Act, and an-17 nually for each of the first two years following the year of 18 the first report, the Director of the Office of Management 19 and Budget shall submit to the Committee on Government 20 21 Reform of the House of Representatives and the Committee 22 on Governmental Affairs of the Senate, a report on the im-23 plementation of this subtitle.

24 (b) CONTENT.—Each report shall include—

1	(1) a general description and evaluation of the
2	steps taken by the heads of executive agencies to carry
3	out the programs under this subtitle, including any
4	management improvement programs carried out
5	under section 815;
6	(2) the costs incurred by executive agencies to
7	carry out the programs under this subtitle; and
8	(3) the amounts recovered under the programs
9	under this subtitle.
10	SEC. 817. RELATIONSHIP TO AUTHORITY OF INSPECTORS
11	GENERAL.
12	Nothing in this subtitle shall be construed as impair-
13	ing the authority of an Inspector General under the Inspec-
13 14	ing the authority of an Inspector General under the Inspec- tor General Act of 1978 or any other provision of law.
14	tor General Act of 1978 or any other provision of law.
14 15	tor General Act of 1978 or any other provision of law. SEC. 818. PRIVACY PROTECTIONS.
14 15 16	tor General Act of 1978 or any other provision of law. SEC. 818. PRIVACY PROTECTIONS. (a) PROHIBITION.—Any nongovernmental entity that,
14 15 16 17	tor General Act of 1978 or any other provision of law. SEC. 818. PRIVACY PROTECTIONS. (a) PROHIBITION.—Any nongovernmental entity that, in the course of recovery auditing or recovery activity under
14 15 16 17 18	tor General Act of 1978 or any other provision of law. SEC. 818. PRIVACY PROTECTIONS. (a) PROHIBITION.—Any nongovernmental entity that, in the course of recovery auditing or recovery activity under this subtitle, obtains information that identifies an indi-
 14 15 16 17 18 19 	tor General Act of 1978 or any other provision of law. SEC. 818. PRIVACY PROTECTIONS. (a) PROHIBITION.—Any nongovernmental entity that, in the course of recovery auditing or recovery activity under this subtitle, obtains information that identifies an indi- vidual or with respect to which there is a reasonable basis
 14 15 16 17 18 19 20 21 	tor General Act of 1978 or any other provision of law. SEC. 818. PRIVACY PROTECTIONS. (a) PROHIBITION.—Any nongovernmental entity that, in the course of recovery auditing or recovery activity under this subtitle, obtains information that identifies an indi- vidual or with respect to which there is a reasonable basis to believe that the information can be used to identify an
 14 15 16 17 18 19 20 21 	tor General Act of 1978 or any other provision of law. SEC. 818. PRIVACY PROTECTIONS. (a) PROHIBITION.—Any nongovernmental entity that, in the course of recovery auditing or recovery activity under this subtitle, obtains information that identifies an indi- vidual or with respect to which there is a reasonable basis to believe that the information can be used to identify an individual, may not disclose the information for any pur-

to the executive agency that contracted for the performance
 of the recovery auditing or recovery activity.

3 (b) LIABILITY.—Any person that violates subsection
4 (a) shall be liable for any damages (including nonpecuniary
5 damages), costs, and attorneys fees incurred by the indi6 vidual as a result of the violation.

7 SEC. 819. DEFINITION.

8 In this subtitle, the term "executive agency" has the 9 meaning given that term in section 4(1) of the Office of 10 Federal Procurement Policy Act (41 U.S.C. 403(1)).

11 TITLE IX—DEPARTMENT OF DE 12 FENSE ORGANIZATION AND 13 MANAGEMENT

14 SEC. 901. FURTHER REDUCTIONS IN DEFENSE ACQUISI-

15

TION AND SUPPORT WORKFORCE

(a) REDUCTION OF DEFENSE ACQUISITION AND SUPPORT WORKFORCE.—The Secretary of Defense shall accomplish reductions in defense acquisition and support personnel positions during fiscal year 2002 so that the total
number of such personnel as of October 1, 2002, is less than
the total number of such personnel as of October 1, 2001,
by at least 13,000.

(b) DEFENSE ACQUISITION WORKFORCE DEFINED.—
24 For purposes of this section, the term "defense acquisition
25 and support personnel" has the meaning given that term

1	in section 931(d) of the Strom Thurmond National Defense
2	Authorization Act for Fiscal Year 1999 (Public Law 105–
3	261; 112 Stat. 2106).
4	SEC. 902. SENSE OF CONGRESS ON ESTABLISHMENT OF AN
5	OFFICE OF TRANSFORMATION IN THE DE-
6	PARTMENT OF DEFENSE.
7	(a) FINDINGS.—Congress finds the following:
8	(1) The Armed Forces should give careful consid-
9	eration to implementating transformation to meet
10	operational challenges and exploit opportunities re-
11	sulting from changes in the threat environment and
12	the emergence of new technologies.
13	(2) A 1999 Defense Science Board report on
14	transformation concluded that there was no overall
15	Department of Defense vision for transformation, no
16	road map, no metrics to measure progress, and little
17	sense of urgency.
18	(3) Historic case studies have shown that within
19	the military, as well as commercial enterprises, suc-
20	cessful transformation must be directed from the high-
21	est levels of an organization.
22	(b) Sense of Congress on Establishment of Of-
23	FICE OF TRANSFORMATION.—It is the sense of Congress that
24	the Secretary of Defense should consider the establishment

3	(1) development of force transformation strate-
4	gies to ensure that the military of the future is pre-
5	pared to dissuade potential military competitors and,
6	if that fails, to fight and win decisively across the
7	spectrum of future conflict;
8	(2) ensuring a continuous and broadly focused
9	transformation process;
10	(3) service and joint acquisition and experimen-
11	tation efforts, funding for experimentation efforts,
12	promising operational concepts and technologies, and
13	other transformation activities, as appropriate; and
14	(4) development of service and joint operational
15	concepts, transformation implementation strategies,
16	and risk management strategies.
17	(c) Sense of Congress on Funding.—It is the sense
18	of Congress that the Secretary of Defense should consider
19	providing funding adequate for sponsoring selective proto-
20	typing efforts, wargames, and studies and analyses and for
21	appropriate staffing, as recommended by the director of an
22	Office of Transformation as described in subsection (b).

1SEC. 903. REVISED JOINT REPORT ON ESTABLISHMENT OF2NATIONAL COLLABORATIVE INFORMATION3ANALYSIS CAPABILITY.

4 (a) REVISED REPORT.—At the same time as the sub-5 mission of the budget for fiscal year 2003 under section 1105 of title 31, United States Code, the Secretary of De-6 7 fense and the Director of Central Intelligence shall submit 8 to the congressional defense committees and the congres-9 sional intelligence committees a revised report assessing alternatives for the establishment of a national collaborative 10 11 information analysis capability.

12 (b) MATTERS INCLUDED.—The revised report shall 13 cover the same matters required to be included in the DOD/ CIA report, except that the alternative architectures assessed 14 in the revised report shall be limited to architectures that 15 include the participation of all Federal agencies involved 16 in the collection of intelligence. The revised report shall also 17 include a draft of legislation sufficient to carry out the pre-18 ferred architecture identified in the revised report. 19

20 (c) OFFICIALS TO BE CONSULTED.—The revised re21 port shall be prepared after consultation with all appro22 priate Federal officials, including the following:

- 23 (1) The Secretary of the Treasury.
- 24 (2) The Secretary of Commerce.
- 25 (3) The Secretary of State.
- 26 (4) The Attorney General.

1 (5) The Director of the Federal Bureau of Inves-2 tigation. (6) The Administrator of the Drug Enforcement 3 Administration. 4 (7) The Director of the Defense Threat Reduction 5 6 Agency. 7 (8) The Director of the Defense Information Sys-8 tems Agency. 9 (d) DOD/CIA REPORT DEFINED.—In this section, the term "DOD/CIA report" means the joint report required 10 by section 933 of the Floyd D. Spence National Defense Au-11 thorization Act for Fiscal Year 2001 (as enacted into law 12 13 by Public Law 106–398; 114 Stat. 1654A–237). SEC. 904. ELIMINATION OF TRIENNIAL REPORT BY CHAIR-14 15 MAN OF THE JOINT CHIEFS OF STAFF ON 16 ROLES AND MISSIONS OF THE ARMED 17 FORCES. 18 (a) Repeal of Requirement for Separate Re-PORT BY CHAIRMAN OF THE JOINT CHIEFS OF STAFF.— 19 Section 153 of title 10, United States Code, is amended by 20 21 striking subsection (b). 22 (b) Roles and Missions Considered as Part of 23 DEFENSE QUADRENNIAL REVIEW.—Subsection 118(e) of

24 such title is amended—

1	(1) by inserting "(1)" before "Upon the comple-
2	tion";
3	(2) by designating the second and third sentences
4	as paragraph (3); and
5	(3) by inserting after paragraph (1), as des-
6	ignated by paragraph (1) of this subsection, the fol-
7	lowing new paragraph:
8	"(2) As part of his assessment under paragraph (1),
9	the Chairman shall provide his assessment of the assign-
10	ment of functions (or roles and missions) to the armed
11	forces and such recommendations for changes thereto as the
12	Chairman considers necessary to achieve maximum effi-
13	ciency of the armed forces. In preparing such assessment,
14	the Chairman shall consider (among other matters) the fol-
15	lowing:
16	"(A) Unnecessary duplication of effort among the
17	armed forces.

18 "(B) Changes in technology that can be applied
19 effectively to warfare.".

2621 SEC. 905. REPEAL OF REQUIREMENT FOR SEMIANNUAL RE-2 PORTS THROUGH MARCH 2003 ON ACTIVITIES 3 OF JOINT REQUIREMENTS OVERSIGHT COUN-4 CIL. 5 Section 916 of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 (as enacted into law 6 7 by Public Law 106–398; 114 Stat. 1654A–231) is repealed. 8 SEC. 906. CORRECTION OF REFERENCES TO AIR MOBILITY 9 COMMAND. 10 (a) References in Title 10, United States CODE.—Sections 2554(d) and 2555(a) of title 10, United 11 States Code, are each amended by striking "Military Airlift 12 Command" and inserting "Air Mobility Command". 13 14 (b) REPEAL OF OBSOLETE PROVISION.—Section 8074 of such title is amended by striking subsection (c). 15 16 (c) References in Title 37, United States

17 CODE.—Sections 430(c) and 432(b) of title 37, United
18 States Code, are each amended by striking "Military Airlift
19 Command" and inserting "Air Mobility Command".

20 SEC. 907. ORGANIZATIONAL ALIGNMENT CHANGE FOR DI-

21 **RECTOR FOR EXPEDITIONARY WARFARE.**

Section 5038(a) of title 10, United States Code, is
amended by striking "Office of the Deputy Chief of Naval
Operations for Resources, Warfare Requirements, and Assessments" and inserting "office of the Deputy Chief of

3 TITLE X—GENERAL PROVISIONS 4 Subtitle A—Financial Matters

5 SEC. 1001. TRANSFER AUTHORITY.

6 (a) AUTHORITY TO TRANSFER AUTHORIZATIONS.—(1) 7 Upon determination by the Secretary of Defense that such 8 action is necessary in the national interest, the Secretary 9 may transfer amounts of authorizations made available to 10 the Department of Defense in this division for fiscal year 2002 between any such authorizations for that fiscal year 11 (or any subdivisions thereof). Amounts of authorizations so 12 transferred shall be merged with and be available for the 13 same purposes as the authorization to which transferred. 14 15 (2) The total amount of authorizations that the Secretary may transfer under the authority of this section may 16 not exceed \$2,000,000,000. 17

(b) LIMITATIONS.—The authority provided by this section to transfer authorizations—

20 (1) may only be used to provide authority for
21 items that have a higher priority than the items from
22 which authority is transferred; and

(2) may not be used to provide authority for an
item that has been denied authorization by Congress.

(c) EFFECT ON AUTHORIZATION AMOUNTS.—A trans fer made from one account to another under the authority
 of this section shall be deemed to increase the amount au thorized for the account to which the amount is transferred
 by an amount equal to the amount transferred.

6 (d) NOTICE TO CONGRESS.—The Secretary shall
7 promptly notify Congress of each transfer made under sub8 section (a).

9 SEC. 1002. INCORPORATION OF CLASSIFIED ANNEX.

10 (a) STATUS OF CLASSIFIED ANNEX.—The Classified 11 Annex prepared by the Committee on Armed Services of the 12 House of Representatives to accompany its report on the 13 bill H.R. 2586 of the One Hundred Seventh Congress and 14 transmitted to the President is hereby incorporated into this 15 Act.

(b) CONSTRUCTION WITH OTHER PROVISIONS OF
17 ACT.—The amounts specified in the Classified Annex are
18 not in addition to amounts authorized to be appropriated
19 by other provisions of this Act.

20 (c) LIMITATION ON USE OF FUNDS.—Funds appro-21 priated pursuant to an authorization contained in this Act 22 that are made available for a program, project, or activity 23 referred to in the Classified Annex may only be expended 24 for such program, project, or activity in accordance with 25 such terms, conditions, limitations, restrictions, and requirements as are set out for that program, project, or activ ity in the Classified Annex.

3 (d) DISTRIBUTION OF CLASSIFIED ANNEX.—The
4 President shall provide for appropriate distribution of the
5 Classified Annex, or of appropriate portions of the annex,
6 within the executive branch of the Government.

7 SEC. 1003. LIMITATION ON FUNDS FOR BOSNIA AND
8 KOSOVO PEACEKEEPING OPERATIONS FOR
9 FISCAL YEAR 2002.

(a) LIMITATION.—Of the amounts authorized to be appropriated by section 301(24) for the Overseas Contingency
Operations Transfer Fund—

(1) no more than \$1,315,600,000 may be obligated for incremental costs of the Armed Forces for
Bosnia peacekeeping operations; and

16 (2) no more than \$1,528,600,000 may be obli17 gated for incremental costs of the Armed Forces for
18 Kosovo peacekeeping operations.

(b) PRESIDENTIAL WAIVER.—The President may
waive the limitation in subsection (a)(1), or the limitation
in subsection (a)(2), after submitting to Congress the following:

23 (1) The President's written certification that the
24 waiver is necessary in the national security interests
25 of the United States.

1	(2) The President's written certification that ex-
2	ercising the waiver will not adversely affect the readi-
3	ness of United States military forces.
4	(3) A report setting forth the following:
5	(A) The reasons that the waiver is necessary
6	in the national security interests of the United
7	States.
8	(B) The specific reasons that additional
9	funding is required for the continued presence of
10	United States military forces participating in,
11	or supporting, Bosnia peacekeeping operations,
12	or Kosovo peacekeeping operations, as the case
13	may be, for fiscal year 2002.
14	(C) A discussion of the impact on the mili-
15	tary readiness of United States Armed Forces of
16	the continuing deployment of United States mili-
17	tary forces participating in, or supporting, Bos-
18	nia peacekeeping operations, or Kosovo peace-
19	keeping operations, as the case may be.
20	(4) A supplemental appropriations request for
21	the Department of Defense for such amounts as are
22	necessary for the additional fiscal year 2002 costs as-
23	sociated with United States military forces partici-
24	pating in, or supporting, Bosnia or Kosovo peace-
25	keeping operations.

1	(c) Peacekeeping Operations Defined.—For the
2	purposes of this section:
3	(1) The term "Bosnia peacekeeping operations"
4	has the meaning given such term in section 1004(e)
5	of the Strom Thurmond National Defense Authoriza-
6	tion Act for Fiscal Year 1999 (Public Law 105–261;
7	112 Stat. 2112).
8	(2) The term "Kosovo peacekeeping
9	operations"—
10	(A) means the operation designated as Op-
11	eration Joint Guardian and any other operation
12	involving the participation of any of the Armed
13	Forces in peacekeeping or peace enforcement ac-
14	tivities in and around Kosovo; and
15	(B) includes, with respect to Operation
16	Joint Guardian or any such other operation,
17	each activity that is directly related to the sup-
18	port of the operation.
19	SEC. 1004. INCREASE IN LIMITATIONS ON ADMINISTRATIVE
20	AUTHORITY OF THE NAVY TO SETTLE ADMI-
21	RALTY CLAIMS.
22	(a) Admiralty Claims Against the United
23	STATES.—Section 7622 of title 10, United States Code, is
24	amended—

	200
1	(1) in subsections (a) and (b), by striking
2	"\$1,000,000" and inserting "\$15,000,000"; and
3	(2) in subsection (c), by striking "\$100,000" and
4	inserting "\$1,000,000".
5	(b) Admiralty Claims by the United States.—
6	Section 7623 of such title is amended—
7	(1) in subsection $(a)(2)$, by striking
8	"\$1,000,000" and inserting "\$15,000,000"; and
9	(2) in subsection (c), by striking "\$100,000" and
10	inserting "\$1,000,000".
11	(c) EFFECTIVE DATE.—The amendments made by this
12	section shall apply with respect to any claim accruing on
12	
13	or after February 1, 2001.
13	or after February 1, 2001.
13 14	or after February 1, 2001. Subtitle B—Naval Vessels
13 14 15	or after February 1, 2001. Subtitle B—Naval Vessels SEC. 1011. REVISION IN TYPES OF EXCESS NAVAL VESSELS
13 14 15 16	or after February 1, 2001. Subtitle B—Naval Vessels SEC. 1011. REVISION IN TYPES OF EXCESS NAVAL VESSELS FOR WHICH APPROVAL BY LAW IS REQUIRED
 13 14 15 16 17 	or after February 1, 2001. Subtitle B—Naval Vessels SEC. 1011. REVISION IN TYPES OF EXCESS NAVAL VESSELS FOR WHICH APPROVAL BY LAW IS REQUIRED FOR DISPOSAL TO FOREIGN NATIONS.
 13 14 15 16 17 18 	or after February 1, 2001. Subtitle B—Naval Vessels SEC. 1011. REVISION IN TYPES OF EXCESS NAVAL VESSELS FOR WHICH APPROVAL BY LAW IS REQUIRED FOR DISPOSAL TO FOREIGN NATIONS. (a) REVISION IN VESSEL THRESHOLD.—Section 7307
 13 14 15 16 17 18 19 	or after February 1, 2001. Subtitle B—Naval Vessels SEC. 1011. REVISION IN TYPES OF EXCESS NAVAL VESSELS FOR WHICH APPROVAL BY LAW IS REQUIRED FOR DISPOSAL TO FOREIGN NATIONS. (a) REVISION IN VESSEL THRESHOLD.—Section 7307 of title 10, United States Code, is amended—
 13 14 15 16 17 18 19 20 	or after February 1, 2001. Subtitle B —Naval Vessels SEC. 1011. REVISION IN TYPES OF EXCESS NAVAL VESSELS FOR WHICH APPROVAL BY LAW IS REQUIRED FOR DISPOSAL TO FOREIGN NATIONS. (a) REVISION IN VESSEL THRESHOLD.—Section 7307 of title 10, United States Code, is amended— (1) in subsection (a), by striking "A naval ves-
 13 14 15 16 17 18 19 20 21 	or after February 1, 2001. Subtitle B —Naval Vessels SEC. 1011. REVISION IN TYPES OF EXCESS NAVAL VESSELS FOR WHICH APPROVAL BY LAW IS REQUIRED FOR DISPOSAL TO FOREIGN NATIONS. (a) REVISION IN VESSEL THRESHOLD.—Section 7307 of title 10, United States Code, is amended— (1) in subsection (a), by striking "A naval ves- sel" and inserting "Except as provided in subsection

(3) by inserting after subsection (a) the following
 new subsection (b):

3 "(b) TREATMENT OF VESSELS HELD BY FOREIGN NA-4 TIONS BY LOAN OR LEASE.—Subsection (a) shall not apply to the disposal to another nation of a vessel described in 5 that subsection that, at the time of the disposal, is held by 6 7 the nation to which the disposal is to be made pursuant 8 to a loan or lease arrangement made under section 61 of the Arms Export Control Act (22 U.S.C. 2796) or any other 9 10 provision of law."; and

11 (4) by adding after subsection (c), as redesig-12 nated by paragraph (2), the following new subsection: 13 "(d) INAPPLICABILITY OF VESSEL DISPOSALS TO AG-GREGATE ANNUAL VALUE LIMITATIONS.—The value of a 14 15 vessel transferred to another country under an applicable provision of law as described in subsection (c) shall not be 16 counted for the purposes of any aggregate limit on the value 17 of articles transferred to other countries under that provi-18 sion of law during any year (or other applicable period 19 20 of time).".

21 (b) TECHNICAL AMENDMENTS.—Subsection (a) of such
22 section is further amended—

23 (1) by striking "LARGER OR NEWER" in the sub24 section heading and inserting "CERTAIN COMBATANT;
25 and

1 (2) by striking "approved by law enacted after 2 August 5, 1974" and inserting "specifically approved 3 by law". Subtitle C—Counter-Drug Activities 4 5 SEC. 1021. EXTENSION OF REPORTING REQUIREMENT RE-6 GARDING DEPARTMENT OF DEFENSE EX-7 **PENDITURES SUPPORT** TO **FOREIGN** 8 COUNTER-DRUG ACTIVITIES. 9 Section 1022 of the Floyd D. Spence National Defense 10 Authorization Act for Fiscal Year 2001 (as enacted by Public Law 106–398; 114 Stat. 1654A–255) is amended— 11 (1) by inserting "and April 15, 2002," after 12 13 "January 1, 2001,"; and (2) by striking "fiscal year 2000" and inserting 14 15 "the preceding fiscal year". 16 SEC. 1022. AUTHORITY TO TRANSFER TRACKER AIRCRAFT 17 CURRENTLY USED BY ARMED FORCES FOR 18 COUNTER-DRUG PURPOSES. 19 (a) TRANSFER AUTHORITY.—The Secretary of Defense may transfer to the administrative jurisdiction and oper-20 21 ational control of another Federal agency all Tracker air-22 craft in the inventory of the Department of Defense. 23 (b) EFFECT OF FAILURE TO TRANSFER.—If the trans-24 fer authority provided by subsection (a) is not exercised by 25 the Secretary of Defense by September 30, 2002, any Tracker aircraft remaining in the inventory of the Department
 of Defense may not be used by the Armed Forces for counter drug purposes after that date.

4 SEC. 1023. AUTHORITY TO TRANSFER TETHERED AEROSTAT 5 RADAR SYSTEM CURRENTLY USED BY ARMED 6 FORCES FOR COUNTER-DRUG PURPOSES.

7 (a) TRANSFER AUTHORITY.—The Secretary of Defense
8 may transfer to the administrative jurisdiction and oper9 ational control of another Federal agency the Tethered Aero10 stat Radar System currently used by the Armed Forces in
11 maritime, air, and land counter-drug detection and moni12 toring.

(b) EFFECT OF FAILURE TO TRANSFER.—If the transfer authority provided by subsection (a) is not exercised by
the Secretary of Defense by September 30, 2002, the Tethered Aerostat Radar System may not be used by the Armed
Forces for counter-drug purposes after that date.

18 Subtitle D—Reports

19 SEC. 1031. REQUIREMENT THAT DEPARTMENT OF DEFENSE

20REPORTS TO CONGRESS BE ACCOMPANIED21BY ELECTRONIC VERSION.

(a) IN GENERAL.—Chapter 23 of title 10, United
States Code, is amended by inserting after the table of sections the following new section:

3 "(a) REQUIREMENT.—Whenever the Secretary of De4 fense or any other official of the Department of Defense is
5 required by law to submit a report to Congress (or any com6 mittee of either House of Congress), the Secretary or other
7 official shall provide to Congress (or each such committee)
8 a copy of the report in an electronic medium.

9 "(b) EXCEPTION.—Subsection (a) does not apply to a
10 report submitted in classified form.

11 "(c) DEFINITION.—In this section, the term 'report' in12 cludes any certification, notification, or other communica13 tion in writing.".

14 (b) CLERICAL AMENDMENT.—The table of sections at

15 the beginning of such chapter is amended by inserting before

16 the item relating to section 481 the following new item:"480. Department of Defense reports: submission in electronic form.".

17 SEC. 1032. REPORT ON DEPARTMENT OF DEFENSE ROLE IN

18

HOMELAND SECURITY MATTERS.

19 The Secretary of Defense shall conduct a study on the 20 appropriate role for the Department of Defense in homeland 21 security matters. The Secretary shall submit to the Congress 22 a report on the results of that study at the same time that 23 the budget of the President for fiscal year 2003 is submitted 24 to Congress. 4 The text of section 10541 of title 10, United States
5 Code, is amended to read as follows:

6 "(a) REQUIREMENT.—The Secretary of Defense shall 7 submit to Congress each year, not later than March 1, a 8 written report concerning the equipment of the National 9 Guard and the reserve components of the armed forces. Each 10 such report shall cover the current fiscal year and the three 11 succeeding years.

12 "(b) MATTERS TO BE INCLUDED IN REPORT.—Each
13 report under this section shall include the following (shown
14 in the aggregate and separately for each reserve component):

15 "(1) A list of major items of equipment required
16 and on-hand in the inventories of the reserve compo17 nents.

18 "(2) A list of major items of equipment that are
19 expected to be procured from commercial sources or
20 transferred from the active component to the reserve
21 components.

(3) A statement of major items of equipment in
the inventories of the reserve components that are substitutes for a required major item of equipment.

25 "(4) A narrative explanation of the plan of the
26 Secretary concerned to equip each reserve component,
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including an explanation of the plan to equip units
 of the reserve components that are short major items
 of equipment at the outset of war or a contingency
 operation.

5 "(5) A narrative discussing the current status of 6 the compatibility and interoperability of equipment 7 between the reserve components and the active forces 8 and the effect of that level of compatibility or inter-9 operability on combat effectiveness, together with a 10 plan to achieve full equipment compatibility and 11 interoperability.

"(6) A narrative discussing modernization shortfalls and maintenance backlogs within the reserve
components and the effect of those shortfalls on combat effectiveness.

16 "(7) A narrative discussing the overall age and
17 condition of equipment currently in the inventory of
18 the reserve components.

19 "(c) MAJOR ITEMS OF EQUIPMENT.—In this section,
20 the term 'major items of equipment' includes ships, aircraft,
21 combat vehicles, and key combat support equipment.

(d) FORMAT AND LEVEL OF DETAIL.—Each report
under this section shall be expressed in the same format and
with the same level of detail as the information presented

1	in the Future-Years Defense Program Procurement Annex
2	prepared by the Department of Defense.".
3	Subtitle E—Other Matters
4	SEC. 1041. DEPARTMENT OF DEFENSE GIFT AUTHORITIES.
5	(a) Additional Items Authorized To Be Donated
6	BY SECRETARY OF THE NAVY.—Section 7545 of title 10,
7	United States Code, is amended—
8	(1) in subsection (a)—
9	(A) by striking "Subject to" and all that
10	follows through 'by him," and inserting "Au-
11	THORITY TO MAKE LOANS AND GIFTS.—The
12	Secretary of the Navy";
13	(B) by striking "captured, condemned," and
14	all that follows through "to-" and inserting
15	"items described in subsection (b) that are not
16	needed by the Department of the Navy to any of
17	the following:"
18	(C) by capitalizing the first letter after the
19	paragraph designation in each of paragraphs (1)
20	through (12);
21	(D) by striking the semicolon at the end of
22	paragraphs (1) through (10) and inserting a pe-
23	riod;
24	(E) by striking "; or" at the end of para-
25	graph (11) and inserting a period;

1	(F) in paragraph (5), by striking "World
2	War I or World War II" and inserting "a for-
3	eign war";
4	(G) in paragraph (6), by striking "soldiers"
5	monument" and inserting "servicemen's monu-
6	ment"; and
7	(H) in paragraph (8), by inserting "or me-
8	morial" after "a museum";
9	(2) by redesignating subsections (b) and (c) as
10	subsections (d) and (e), respectively;
11	(3) by inserting after subsection (a) the following
12	new subsections:
13	"(b) ITEMS ELIGIBLE FOR DISPOSAL.—This section
14	applies to the following types of property held by the De-
15	partment of the Navy:
16	"(1) Captured, condemned, or obsolete ordnance
17	material.
18	"(2) Captured, condemned, or obsolete combat or
19	shipboard material.
20	"(c) REGULATIONS.—A loan or gift made under this
21	section shall be subject to regulations prescribed by the Sec-
22	retary of the Navy and to regulations under section 205
23	of the Federal Property and Administrative Services Act
24	of 1949 (40 U.S.C. 486).";

1	(4) in subsection (d) (as redesignated by para-
2	graph (2)), by inserting "MAINTENANCE OF THE
3	Records of the Government.—" after the sub-
4	section designation;
5	(5) in subsection (e) (as redesignated by para-
6	graph (2)), by inserting "ALTERNATIVE AUTHORITIES
7	To Make Gifts or Loans.—" after the subsection
8	designation; and
9	(6) by adding at the end the following new sub-
10	section:
11	"(f) Authority To Transfer a Portion of a Ves-
12	SEL.—The Secretary may lend, give, or otherwise transfer
13	any portion of the hull or superstructure of a vessel stricken
14	from the Naval Vessel Register and designated for scrapping
15	to a qualified organization specified in subsection (a). The
16	terms and conditions of an agreement for the transfer of
17	a portion of a vessel under this section shall include a re-
18	quirement that the transferee will maintain the material
19	conveyed in a condition that will not diminish the histor-
20	ical value of the material or bring discredit upon the
21	Navy.".
$\gamma\gamma$	(b) CONFORMING AMENDMENTER Section 25729(a) of

(b) CONFORMING AMENDMENTS.—Section 2572(a) of
such title is amended—

1	(1) in paragraph (2), by striking "soldiers'
2	monument" and inserting "servicemen's monument";
3	and
4	(2) in paragraph (4), by inserting "or memo-
5	rial" after "An incorporated museum".
6	SEC. 1042. TERMINATION OF REFERENDUM REQUIREMENT
7	REGARDING CONTINUATION OF MILITARY
8	TRAINING ON ISLAND OF VIEQUES, PUERTO
9	RICO, AND IMPOSITION OF ADDITIONAL CON-
10	DITIONS ON CLOSURE OF LIVE-FIRE TRAIN-
11	ING RANGE.
12	(a) IN GENERAL.—Title XV of the Floyd D. Spence
13	National Defense Authorization Act for Fiscal Year 2001
14	(as enacted by Public Law 106–398; 114 Stat. 1654A–348)
15	is amended by striking sections 1503, 1504, and 1505 and
16	inserting the following new sections:
17	"SEC. 1503. CONDITIONS ON CLOSURE OF VIEQUES NAVAL
18	TRAINING RANGE.
19	"(a) REQUIRED CERTIFICATION.—The Secretary of the
20	Navy may close the Vieques Naval Training Range on the
21	island of Vieques, Puerto Rico, and discontinue live-fire
22	training at that range only if—
23	"(1) the Chief of Naval Operations and the Com-
24	mandant of the Marine Corps jointly certify that
25	there is an alternative training facility that provides

1	an equivalent or superior level of training for units
2	of the Navy and the Marine Corps stationed or de-
3	ployed in the eastern United States; and
4	"(2) the new facility is available and fully capa-
5	ble of supporting such training immediately upon ces-
6	sation of live-fire training on Vieques.
7	"(b) Equivalent or Superior Level of Training
8	Defined.—In this section, the term 'equal or superior level
9	of training' refers to an ability by the Armed Forces to con-
10	duct at a single location coordinated live-fire training, in-
11	cluding simultaneous large-scale tactical air strikes, naval
12	surface fire support and artillery, and amphibious landing
13	operations, as was conducted at Vieques Naval Training
14	Range before April 19, 1999.

15 "SEC. 1504. NAVY RETENTION OF CLOSED VIEQUES NAVAL 16 TRAINING RANGE.

17 "(a) RETENTION.—If the conditions specified in sec-18 tion 1503(a) are satisfied and the Secretary of the Navy 19 terminates all Navy and Marine Corps training operations 20 on the island of Vieques, the Secretary of the Navy shall 21 retain administrative jurisdiction over the Live Impact 22 Area and all other Department of Defense real properties 23 on the eastern side of the island for possible reactivation 24 for training use, including live-fire training, in the event 25 a national emergency. "(b) ADMINISTRATION.—The Secretary of the Navy
 may enter into a cooperative agreement with the Secretary
 of the Interior to provide for management of the property
 described in subsection (a), pending reactivation for train ing use, by appropriate agencies of the Department of the
 Interior as follows:

7 "(1) Management of the Live Impact Area as a
8 wilderness area under the Wilderness Act (16 U.S.C.
9 1131 et seq.), including a prohibition on public access
10 to the area.

"(2) Management of the remaining property as
wildlife refuges under the National Wildlife Refuge
System Administration Act of 1966 (16 U.S.C. 668dd
et seq.).

15 "(c) LIVE IMPACT AREA DEFINED.—In this section,
16 the term 'Live Impact Area' means the parcel of real prop17 erty, consisting of approximately 900 acres (more or less),
18 on the island of Vieques that is designated by the Secretary
19 of the Navy for targeting by live ordnance in the training
20 of forces of the Navy and Marine Corps.".

(b) CONFORMING AMENDMENT.—Section 1507(c) of
such Act is amended by striking "the issuance of a proclamation described in section 1504(a) or".

1 SEC. 1043. REPEAL OF LIMITATION ON REDUCTIONS IN 2 PEACEKEEPER ICBM MISSILES. 3 Subsection (a)(1) of section 1302 of the National Defense Authorization Act for Fiscal Year 1998 (Public Law 4 5 105-85) is amended by striking subparagraph (D). 6 SEC. 1044. SENSE OF THE CONGRESS ON THE IMPORTANCE 7 OF THE KWAJALEIN MISSILE RANGE/RONALD 8 **REAGAN DEFENSE INITIATIVE TEST SITE AT** 9 KWAJALEIN ATOLL. 10 (a) IMPORTANCE OF MISSILE RANGE.—Congress rec-11 ognizes the importance of the Kwajalein Missile Range to the Department of Defense, particularly in that— 12 13 (1) Kwajalein acts as a buffer between Hawaii 14 and Asia and provides an important role in moni-15 toring potential adversaries in the Pacific Theatre; 16 and 17 (2) the range is the only location at which tests 18 for United States exoatmospheric ballistic missile de-19 fense intercepts occurs. 20 (b) FINDINGS.—Congress finds that the Department of Defense conducted a study regarding the importance of 21 22 Kwajalein Missile Range and made the following findings: 23 (1) The United States has an overriding defense 24 interest in continuing the use of the Kwajalein Mis-25 sile Range and facilities on Kwajalein Atoll.

1	(2) The requirements of United States missile de-
2	fense and space surveillance programs, combined with
3	the uniqueness of Kwajalein's location, and infra-
4	structure investment, make renewal of the Compact in
5	the best interest of the Department of Defense.
6	(c) Sense of Congress.—It is the sense of Congress
7	that the United States—
8	(1) should work to continue the long-term rela-
9	tionship of the Department of Defense with the Kwaj-
10	alein Missile Range/Ronald Reagan Defense Initiative
11	Test Site at Kwajalein Atoll; and
12	(2) should continue to recognize the vital impor-
13	tance of that test site to the national security of the
13	tance of that test site to the national security of the
13 14	tance of that test site to the national security of the United States and peacekeeping efforts in Asia.
13 14 15	tance of that test site to the national security of the United States and peacekeeping efforts in Asia. SEC. 1045. TRANSFER OF VIETNAM ERA F-4 AIRCRAFT TO
13 14 15 16	tance of that test site to the national security of the United States and peacekeeping efforts in Asia. SEC. 1045. TRANSFER OF VIETNAM ERA F-4 AIRCRAFT TO NONPROFIT MUSEUM.
 13 14 15 16 17 	tance of that test site to the national security of the United States and peacekeeping efforts in Asia. SEC. 1045. TRANSFER OF VIETNAM ERA F-4 AIRCRAFT TO NONPROFIT MUSEUM. (a) AUTHORITY TO CONVEY.—The Secretary of the Air
 13 14 15 16 17 18 	tance of that test site to the national security of the United States and peacekeeping efforts in Asia. SEC. 1045. TRANSFER OF VIETNAM ERA F-4 AIRCRAFT TO NONPROFIT MUSEUM. (a) AUTHORITY TO CONVEY.—The Secretary of the Air Force may convey, without consideration, to the nonprofit
 13 14 15 16 17 18 19 	tance of that test site to the national security of the United States and peacekeeping efforts in Asia. SEC. 1045. TRANSFER OF VIETNAM ERA F-4 AIRCRAFT TO NONPROFIT MUSEUM. (a) AUTHORITY TO CONVEY.—The Secretary of the Air Force may convey, without consideration, to the nonprofit National Aviation Museum and Foundation of Oklahoma
 13 14 15 16 17 18 19 20 	tance of that test site to the national security of the United States and peacekeeping efforts in Asia. SEC. 1045. TRANSFER OF VIETNAM ERA F-4 AIRCRAFT TO NONPROFIT MUSEUM. (a) AUTHORITY TO CONVEY.—The Secretary of the Air Force may convey, without consideration, to the nonprofit National Aviation Museum and Foundation of Oklahoma (in this section referred to as the "museum"), all right, title,
 13 14 15 16 17 18 19 20 21 	tance of that test site to the national security of the United States and peacekeeping efforts in Asia. SEC. 1045. TRANSFER OF VIETNAM ERA F-4 AIRCRAFT TO NONPROFIT MUSEUM. (a) AUTHORITY TO CONVEY.—The Secretary of the Air Force may convey, without consideration, to the nonprofit National Aviation Museum and Foundation of Oklahoma (in this section referred to as the "museum"), all right, title, and interest of the United States in and to one surplus F-
 13 14 15 16 17 18 19 20 21 22 23 	tance of that test site to the national security of the United States and peacekeeping efforts in Asia. SEC. 1045. TRANSFER OF VIETNAM ERA F-4 AIRCRAFT TO NONPROFIT MUSEUM. (a) AUTHORITY TO CONVEY.—The Secretary of the Air Force may convey, without consideration, to the nonprofit National Aviation Museum and Foundation of Oklahoma (in this section referred to as the "museum"), all right, title, and interest of the United States in and to one surplus F- 4 aircraft that is flyable or that can be readily restored

(b) CONDITION OF AIRCRAFT.—(1) The Secretary may 1 2 not convey ownership of an aircraft under subsection (a) until the Secretary determines that the museum has altered 3 4 the aircraft in such manner as the Secretary determines necessary to ensure that the aircraft does not have any ca-5 pability for use as a platform for launching or releasing 6 munitions or any other combat capability that it was de-7 8 signed to have.

9 (2) The Secretary is not required to repair or alter
10 the condition of the aircraft before conveying ownership of
11 the aircraft.

(c) REVERTER UPON BREACH OF CONDITIONS.—The
Secretary shall include in the instrument of conveyance of
the aircraft—

(1) a condition that the museum not convey any
ownership interest in, or transfer possession of, the
aircraft to any other party without the prior approval of the Secretary;

(2) a condition that the museum operate and
maintain the aircraft in compliance with all applicable limitations and maintenance requirements imposed by the Administrator of the Federal Aviation
Administration; and

24 (3) a condition that if the Secretary determines
25 at any time that the museum has conveyed an owner-

1	ship interest in, or transferred possession of, the air-
2	craft to any other party without the prior approval
3	of the Secretary, or has failed to comply with the con-
4	dition set forth in paragraph (2), all right, title, and
5	interest in and to the aircraft, including any repair
6	or alteration of the aircraft, shall revert to the United
7	States, and the United States shall have the right of
8	immediate possession of the aircraft.

9 (d) CONVEYANCE AT NO COST TO THE UNITED 10 STATES.—The conveyance of the aircraft under subsection 11 (a) shall be made at no cost to the United States. Any costs 12 associated with the conveyance, costs of determining compli-13 ance with subsection (b), and costs of operation and mainte-14 nance of the aircraft conveyed shall be borne by the mu-15 seum.

(e) ADDITIONAL TERMS AND CONDITIONS.—The Secretary may require such additional terms and conditions
in connection with a conveyance under this section as the
Secretary considers appropriate to protect the interests of
the United States.

21 SEC. 1046. BOMBER FORCE STRUCTURE.

(a) LIMITATION.—None of the funds available to the
Department of Defense for fiscal year 2002 may be obligated
or expended for retiring or dismantling any of the 93 B–
1B Lancer bombers in service as of June 1, 2001, or for

transferring or reassigning any of those aircraft from the
 unit or the facility to which assigned as of that date, until
 each of the following has occurred:

4 (1) The President transmits to Congress a na5 tional security strategy report under section 108 of
6 the National Security Act of 1947 (50 U.S.C. 4040)
7 as required by subsection (a)(3) of that section.

8 (2) The Secretary of Defense submits to the Com-9 mittee on Armed Services of the Senate and the Com-10 mittee on Armed Services of the House of Representa-11 tives the Quadrennial Defense Review (QDR) under 12 section 118 of title 10, United States Code, that under 13 that section is required to be submitted not later than 14 September 30, 2001.

(3) The Secretary of Defense submits to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives a report that provides—

(A) the changes in national security considerations from those applicable to the air force
bomber studies conducted during 1992 and 1995
that warrant changes in the current configuration of the bomber fleet; and

24 (B) the plans of the Department of Defense
25 for assigning new missions to the National

1	Guard units that currently fly $B-1$ aircraft and
2	for the transition of those units and their facili-
3	ties from the current B-1 mission to their future
4	missions.
5	(4) The Secretary of Defense submits to Congress
6	the annual report of the Secretary for 2001 required
7	by section 113(c) of title 10, United States Code.
8	(5) The Secretary of Defense submits to Congress
9	a report on the results of the Revised Nuclear Posture
10	Review conducted under section 1042 of the Floyd D.
11	Spence National Defense Authorization Act for Fiscal
12	Year 2001 (as enacted into law by Public Law 106–
13	398; 114 Stat. 1654A–262), as required by subsection
14	(c) of that section.
15	(6) The Secretary of Defense conducts, and sub-
16	mits to the Committee on Armed Services of the Sen-
17	ate and Committee on Armed Services of the House
18	of Representatives a report on the results of, a com-
19	prehensive study to determine—
20	(A) the role of manned bomber aircraft ap-
21	propriate to meet the requirements derived from
22	the National Security Strategy report referred to
23	in paragraph (1);
24	(B) the amount and type of bomber force
25	structure in the United States Air Force appro-

1	priate to meet the requirements derived from the
2	National Security Strategy report referred to in
3	paragraph (1); and
4	(C) the most cost effective allocation of
5	bomber force structure, factoring in use of the re-
6	serve components of the Air Force consistent with
7	the requirements of the National Security Strat-
8	egy report referred to in paragraph (1).
9	(b) GAO Study and Report.—The Comptroller Gen-
10	eral of the United States shall conduct a study on the same
11	matters as specified in subparagraphs (A), (B), and (C) of
12	subsection (a)(6). The Comptroller General shall submit to
13	Congress a report containing the results of that study not
14	later than 180 days after the date of the submission of the
15	report referred to in subsection (a)(6)
16	(c) DEFINITIONS.—For purposes of this section:
17	(1) Amount and type of bomber force
18	STRUCTURE.—The term "amount and type of bomber
19	force structure" means the required numbers of $B-2$
20	aircraft, B –52 aircraft, and B –1 aircraft consistent
21	with the requirements of the National Security Strat-
22	egy referred to in subsection $(a)(1)$.
23	(2) Cost effective allocation of bomber
24	force structure.—The term "cost effective alloca-

25 tion of bomber force structure" means the lowest cost

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1	for stationing, maintaining, and operating the bomb-
2	er fleet fully consistent with the requirements of the
3	National Security Strategy referred to in subsection
4	(a)(1).
5	SEC. 1047. TECHNICAL AND CLERICAL AMENDMENTS.
6	(a) TITLE 10, UNITED STATES CODE.—Title 10,
7	United States Code, is amended as follows:
8	(1) The tables of chapters at the beginning of
9	subtitle A, and at the beginning of part II of subtitle
10	A, are each amended by striking the period after
11	"1111" in the item relating to chapter 56.
12	(2) Section $119(g)(2)$ is amended by striking
13	"National Security Subcommittee" and inserting
14	"Subcommittee on Defense".
15	(3) Section $130c(b)(3)(C)$ is amended by striking
16	"subsection (f)" and inserting "subsection (g)".
17	(4) Section $176(a)(3)$ is amended by striking
18	"Chief Medical Director" and inserting "Under Sec-
19	retary for Health".
20	(5)(A) Section 503(c) is amended in paragraph
21	(6)(A)(i) by striking "14101(18)" and "8801(18)"
22	and inserting "14101" and "8801", respectively.
23	(B) The amendment made by subparagraph (A)
24	shall take effect on July 1, 2002, immediately after
25	the amendment to such section effective that date by

1	section 563(a) of the Floyd D. Spence National De-
2	fense Authorization Act for Fiscal Year 2001 (as en-
3	acted by Public Law 106–398; 114 Stat. 131).
4	(6) Section 663(e) is amended—
5	(A) by striking "Armed Forces Staff Col-
6	lege" in paragraph (1) and inserting "Joint
7	Forces Staff College"; and
8	(B) by striking "Armed Forces Staff
9	College" and inserting "Joint Forces Staff
10	College".
11	(7) Section 667(17) is amended by striking
12	"Armed Forces Staff College" both places it appears
13	and inserting "Joint Forces Staff College".
14	(8) Section 874(a) is amended by inserting after
15	"a sentence of confinement for life without eligibility
16	for parole" the following: "that is adjudged for an of-
17	fense committed after October 29, 2000".
18	(9) Section 1056(c)(2) is amended by striking ",
19	not later than September 30, 1991,".
20	(10) The table of sections at the beginning of
21	chapter 55 is amended by transferring the item relat-
22	ing to section 1074i, as inserted by section 758(b) of
23	the Floyd D. Spence National Defense Authorization
24	Act for Fiscal Year 2001 (as enacted by Public Law

1	106–398; 114 Stat. 1654A–200), so as to appear after
2	the item relating to section 1074h.
3	(11) Section 1097a(e) is amended by striking
4	"section 1072" and inserting "section 1072(2)".
5	(12) Sections $1111(a)$ and $1114(a)(1)$ are each
6	amended by striking "hereafter" and inserting "here-
7	inafter".
8	(13) Section 1116 is amended—
9	(A) in subsection $(a)(2)(B)$, by inserting an
10	open parenthesis before "other than for train-
11	ing"; and
12	(B) in subsection $(b)(2)(D)$, by striking
13	"section $111(c)(4)$ " and inserting "section
14	1115(c)(4)".
15	(14) The heading for subchapter II of chapter 75
16	is transferred within that chapter so as to appear be-
17	fore the table of sections at the beginning of that sub-
18	chapter (as if the amendment made by section
19	721(c)(1) of the National Defense Authorization Act
20	for Fiscal Year 2000 (Public Law 106–65; 113 Stat.
21	694) had inserted that heading following section 1471
22	instead of before section 1475).
23	(15) Section 1611(d) is amended by striking
24	

1	(16) Section 2166(e)(9) is amended by striking
2	"App. 2" and inserting "App.".
3	(17) Section 2323(a)(1)(C) is amended—
4	(A) by striking "section $1046(3)$ " and in-
5	serting "section 365(3)";
6	(B) by striking "20 U.S.C. 1135d–5(3)"
7	and inserting "20 U.S.C. 1067k"; and
8	(C) by striking ", which, for the purposes of
9	this section" and all that follows through the pe-
10	riod at the end and inserting a period.
11	(18) Section 2375(b) is amended by inserting
12	"(41 U.S.C. 430)" after "section 34 of the Office of
13	Federal Procurement Policy Act".
14	(19) Section 2376(1) is amended by inserting
15	"(41 U.S.C. 403)" after "section 4 of the Office of
16	Federal Procurement Policy Act".
17	(20) Section 2410f(a) is amended by inserting
18	after "inscription" the following: ", or another in-
19	scription with the same meaning,".
20	(21) Section 2461a(a)(2) is amended by striking
21	"effeciency" and inserting "efficiency".
22	(22) Section 2467 is amended—
23	(A) in subsection $(a)(2)$ —
24	(i) by striking ", United States Code"
25	in subparagraph (A); and

1	(ii) by striking "such" in subpara-
2	graphs (B) and (C); and
3	(B) in subsection $(b)(2)(A)$, by striking
4	"United States Code,".
5	(23) Section 2535 is amended—
6	(A) in subsection (a)—
7	(i) by striking "intent of Congress"
8	and inserting "intent of Congress—";
9	(ii) by realigning clauses (1), (2), (3),
10	and (4) so that each such clause appears as
11	a separate paragraph indented two ems
12	from the left margin; and
13	(iii) in paragraph (1), as so realigned,
14	by striking "Armed Forces" and inserting
15	"armed forces";
16	(B) in subsection $(b)(1)$ —
17	(i) by striking "in this section, the Sec-
18	retary is authorized and directed to—" and
19	inserting "in subsection (a), the Secretary
20	of Defense shall—"; and
21	(ii) by striking "defense industrial re-
22	serve" in subparagraph (A) and inserting
23	"Defense Industrial Reserve"; and
24	(C) in subsection (c)—
25	(i) by striking paragraph (1);

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1	(ii) by redesignating paragraph (2) as
2	paragraph (1) and in that paragraph—
3	(I) by striking "means" and in-
4	serting "means—";
5	(II) by realigning clauses (A),
6	(B), and (C) so that each such clause
7	appears as a separate subparagraph
8	indented four ems from the left margin;
9	and
10	(III) by inserting "and" at the
11	end of subparagraph (B), as so re-
12	aligned; and
13	(iii) by redesignating paragraph (3) as
14	paragraph (2).
15	(24) Section 2541c is amended by striking "sub-
16	title" both places it appears in the matter preceding
17	paragraph (1) and inserting "subchapter".
18	(25) The second section 2555, added by section
19	1203(a) of the Floyd D. Spence National Defense Au-
20	thorization Act for Fiscal Year 2001 (as enacted by
21	Public Law 106–398; 114 Stat. 1654A–324), is redes-
22	ignated as section 2565, and the item relating to that
23	section in the table of sections at the beginning of
24	chapter 152 is revised to conform to such redesigna-
25	tion.

1	(26) The second section 2582, added by section
2	1(a) of Public Law 106–446 (114 Stat. 1932), is re-
3	designated as section 2583, and the item relating to
4	that section in the table of sections at the beginning
5	of chapter 153 is revised to conform to such redesig-
6	nation.
7	(27)(A) Section 2693(a) is amended—
8	(i) in the matter preceding paragraph (1),
9	by inserting "of Defense" after "Secretary"; and
10	(ii) in paragraph (3)—
11	(I) by inserting "to the Secretary of
12	Defense" after "certifies";
13	(II) by inserting "(42 U.S.C. 3762a)"
14	after "of 1968"; and
15	(III) by striking "to the public agen-
16	cies referred to in section $515(a)(1)$ or
17	515(a)(3) of title I of such Act" and insert-
18	ing "to a public agency referred to in para-
19	graph (1) or (3) of subsection (a) of such
20	section".
21	(B)(i) The heading of such section is amended to
22	read as follows:

1	"§2693. Conveyance of certain property: Department
2	of Justice correctional options program".
3	(ii) The item relating to such section in the table
4	of sections at the beginning of chapter 159 is amended
5	to read as follows:
	"2693. Conveyance of certain property: Department of Justice correctional options program.".
6	(28) Section $3014(f)(3)$ is amended by striking
7	"the number equal to" and all that follows and insert-
8	ing "67.".
9	(29) Section $5014(f)(3)$ is amended by striking
10	"the number equal to" and all that follows and insert-
11	ing "74.".
12	(30) Section $8014(f)(3)$ is amended by striking
13	"the number equal to" and all that follows and insert-
14	ing "60.".
15	(31) Section 9783(e)(1) is amended by striking
16	"40101(a)(2)" and inserting "40102(a)(2)".
17	(32) Section $12741(a)(2)$ is amended by striking
18	"received" and inserting "receive".
19	(b) Amendments Relating to Change in Title of
20	Under Secretary of Defense for Acquisition, Tech-
21	NOLOGY, AND LOGISTICS.—Title 10, United States Code, is
22	further amended as follows:
23	(1) Section 133a(b) is amended by striking
24	"shall assist the Under Secretary of Defense for Ac-

quisition and Technology" and inserting "shall assist
 the Under Secretary of Defense for Acquisition, Tech nology, and Logistics".

4 (2) The following provisions are each amended 5 by striking "Under Secretary of Defense for Acquisi-6 tion and Technology" and inserting "Under Secretary 7 of Defense for Acquisition, Technology, and Logis-8 tics": sections 139(c), 139(f), 171(a)(3), 179(a)(1), 9 1702. 1703. 1707(a),1722(a),1722(b)(2)(B). 10 1735(c)(1). 1737(c)(1),1737(c)(2)(B). 1741(b).11 1761(b)(4),1746(a),1763, 2302c(a)(2), 12 2304(f)(1)(B)(iii),2304(f)(6)(B), 2311(c)(1),13 2311(c)(2)(B). 2350a(b)(2). 2350a(e)(1)(A). 14 2350a(e)(2)(B). 2350a(f)(1), 2399(b)(3),2435(b).15 2435(d)(2), 2521(a), and 2534(i)(3).

16 (3)(A) The heading for section 1702 is amended
17 to read as follows:

18 "§1702. Under Secretary of Defense for Acquisition,

19Technology, and Logistics: authorities20and responsibilities".

(B) The item relating to section 1702 in the
table of sections at the beginning of subchapter I of
chapter 87 is amended to read as follows:

"1702. Under Secretary of Defense for Acquisition, Technology, and Logistics: authorities and responsibilities.".

1	(4) Section 2503(b) is amended by striking
2	"Under Secretary of Defense for Acquisition" and in-
3	serting "Under Secretary of Defense for Acquisition,
4	Technology, and Logistics".
5	(c) Amendments To Substitute Calendar Dates
6	FOR DATE-OF-ENACTMENT REFERENCES.—Title 10, United
7	States Code, is further amended as follows:
8	(1) Section $130c(d)(1)$ is amended by striking
9	"the date of the enactment of the Floyd D. Spence Na-
10	tional Defense Authorization Act for Fiscal Year
11	2001" and inserting "October 30, 2000,".
12	(2) Section $184(a)$ is amended by striking "the
13	date of the enactment of this section," and inserting
14	"October 30, 2000,".
15	(3) Section 986(a) is amended by striking "the
16	date of the enactment of this section," and inserting
17	"October 30, 2000,".
18	(4) Section $1074g(a)(8)$ is amended by striking
19	"the date of the enactment of this section" and insert-
20	ing "October 5, 1999,".
21	(5) Section $1079(h)(2)$ is amended by striking
22	"the date of the enactment of this paragraph" and in-
23	serting "February 10, 1996,".
24	(6) Section 1206(5) is amended by striking "the
25	date of the enactment of the National Defense Author-

1	ization Act for Fiscal Year 2000," and inserting "Oc-
2	tober 5, 1999,".
3	(7) Section $1405(c)(1)$ is amended by striking
4	"the date of the enactment of the National Defense
5	Authorization Act for Fiscal Year 1995," and insert-
6	ing "October 5, 1994,".
7	(8) Section $1407(f)(2)$ is amended by striking
8	"the date of the enactment of this subsection—" and
9	inserting "October 30, 2000—".
10	(9) Section $1408(d)(6)$ is amended by striking
11	"the date of the enactment of this paragraph" and in-
12	serting "August 22, 1996,".
13	(10) Section 1511(b) is amended by striking "the
14	date of the enactment of this chapter." and inserting
15	"February 10, 1996.".
16	(11) Section 2461a(b)(1) is amended by striking
17	"the date of the enactment of this section," and insert-
18	ing "October 30, 2000,".
19	(12) Section $4021(c)(1)$ is amended by striking
20	"the date of the enactment of this section." and insert-
21	ing "November 29, 1989.".
22	(13) Section 6328(a) is amended by striking "the
23	date of the enactment of this section" and inserting
24	"February 10, 1996,".
25	(14) Section 7439 is amended—

1	(A) in subsection (a)(2), by striking "one
2	year after the date of the enactment of this sec-
3	tion," and inserting "November 18, 1998,";
4	(B) in subsection $(b)(1)$, by striking "the
5	date of the enactment of this section," and in-
6	serting "November 18, 1997,";
7	(C) in subsection $(b)(2)$, by striking "the
8	end of the one-year period beginning on the date
9	of the enactment of this section." and inserting
10	"November 18, 1998."; and
11	(D) in subsection $(f)(2)$, by striking "the
12	date of the enactment of this section" and insert-
13	ing "November 18, 1997,".
14	(15) Section 19522 is amonded
14	(15) Section 12533 is amended—
14 15	(15) Section 12555 is amenaea—(A) in each of subsections (b) and (c)(1), by
15	(A) in each of subsections (b) and (c)(1), by
15 16	(A) in each of subsections (b) and (c)(1), by striking "the date of the enactment of this sec-
15 16 17	(A) in each of subsections (b) and (c)(1), by striking "the date of the enactment of this sec- tion." and inserting "November 18, 1997."; and
15 16 17 18	 (A) in each of subsections (b) and (c)(1), by striking "the date of the enactment of this section." and inserting "November 18, 1997."; and (B) in each of subsections (c)(2) and (d), by
15 16 17 18 19	 (A) in each of subsections (b) and (c)(1), by striking "the date of the enactment of this section." and inserting "November 18, 1997."; and (B) in each of subsections (c)(2) and (d), by striking "the date of the enactment of this sec-
15 16 17 18 19 20	 (A) in each of subsections (b) and (c)(1), by striking "the date of the enactment of this section." and inserting "November 18, 1997."; and (B) in each of subsections (c)(2) and (d), by striking "the date of the enactment of this section" and inserting "November 18, 1997,".
15 16 17 18 19 20 21	 (A) in each of subsections (b) and (c)(1), by striking "the date of the enactment of this section." and inserting "November 18, 1997."; and (B) in each of subsections (c)(2) and (d), by striking "the date of the enactment of this section" and inserting "November 18, 1997,". (16) Section 12733(3) is amended—
 15 16 17 18 19 20 21 22 	 (A) in each of subsections (b) and (c)(1), by striking "the date of the enactment of this section." and inserting "November 18, 1997."; and (B) in each of subsections (c)(2) and (d), by striking "the date of the enactment of this section" and inserting "November 18, 1997,". (16) Section 12733(3) is amended— (A) in subparagraph (B), by striking "the

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1	(B) in subparagraph (C), by striking "the
2	date of the enactment of the Floyd D. Spence Na-
3	tional Defense Authorization Act for Fiscal Year
4	2001" and inserting "October 30, 2000,".
5	(d) Amendments Relating to Change in Title of
6	McKinney-Vento Homeless Assistance Act.—The fol-
7	lowing provisions are each amended by striking "Stewart
8	B. McKinney Homeless Assistance Act" and inserting
9	"McKinney-Vento Homeless Assistance Act":
10	(1) Sections $2814(j)(2)$, $2854a(d)(2)$, and
11	2878(d)(4) of title 10, United States Code.
12	(2) Sections 2905(b)(6)(A) and 2910(11) of the
13	Defense Base Closure and Realignment Act of 1990
14	(part A of title XXIX of Public Law 101–510; 10
15	U.S.C. 2687 note).
16	(3) Section 204(b)(6)(A) of the Defense Author-
17	ization Amendments and Base Closure and Realign-
18	ment Act (Public Law 100–526; 10 U.S.C. 2687
19	note).
20	(4) Section 2915(c)(10) of the National Defense
21	Authorization Act for Fiscal Year 1994 (10 U.S.C.
22	2687 note).
23	(5) Section $2(e)(4)(A)$ of the Base Closure Com-
24	munity Redevelopment and Homeless Assistance Act
25	

25 of 1994 (Public Law 103–421; 10 U.S.C. 2687 note).

1	(6) Section 1053(a) of the National Defense Au-
2	thorization Act for Fiscal Year 1997 (110 Stat. 2650).
3	(e) Amendments To Repeal Obsolete Provi-
4	SIONS.—Title 10, United States Code, is further amended
5	as follows:
6	(1) Section 1144 is amended—
7	(A) in subsection $(a)(3)$, by striking the sec-
8	ond sentence; and
9	(B) by striking subsection (e).
10	(2) Section 1581(b) is amended—
11	(A) by striking "(1)" and all that follows
12	through "The Secretary of Defense shall deposit"
13	and inserting "The Secretary of Defense shall de-
14	posit"; and
15	(B) by striking "on or after December 5,
16	1991,".
17	(3) Subsection (e) of section 1722 is repealed.
18	(4) Subsection 1732(a) is amended by striking
19	the second sentence.
20	(5) Section 1734 is amended—
21	(A) in subsection $(b)(1)(B)$, by striking "on
22	and after October 1, 1991,"; and
23	(B) in subsection $(e)(2)$, by striking the last
24	sentence.
25	(6)(A) Section 1736 is repealed.

1	(B) The table of sections at the beginning of sub-
2	chapter III of chapter 87 is amended by striking the
3	item relating to section 1736.
4	(7)(A) Sections 1762 and 1764 are repealed.
5	(B) The table of sections at the beginning of sub-
6	chapter V of chapter 87 is amended by striking the
7	items relating to sections 1762 and 1764.
8	(8) Section 2112(a) is amended by striking ",
9	with the first class graduating not later than Sep-
10	tember 21, 1982".
11	(9) Section $2218(d)(1)$ is amended by striking
12	"for fiscal years after fiscal year 1993".
13	(10)(A) Section 2468 is repealed.
14	(B) The table of sections at the beginning of
15	chapter 146 is amended by striking the item relating
16	to section 2468.
17	(11) Section 2832 is amended—
18	(A) by striking "(a)" before "The Secretary
19	of Defense"; and
20	(B) by striking subsection (b) .
21	(12) Section 7430(b)(2) is amended—
22	(A) by striking "at a price less than" and
23	all that follows through "the current sales price"
24	and inserting "at a price less than the current
25	sales price";

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1	(B) by striking "; or" and inserting a pe-
2	riod; and
3	(C) by striking subparagraph (B) .
4	(f) PUBLIC LAW 106–398.—Effective as of October 30,
5	2000, and as if included therein as enacted, the Floyd D.
6	Spence National Defense Authorization Act for Fiscal Year
7	2001 (as enacted into law by Public Law 106-398) is
8	amended as follows:
9	(1) Section 525(b)(1) (114 Stat. 1654A–109) is
10	amended by striking "subsection (c)" and inserting
11	"subsections (a) and (b)".
12	(2) Section 1152(c)(2) (114 Stat. 1654A–323) is
13	amended by inserting "inserting" after "and".
14	(g) Public Law 106–65.—Effective as of October 5,
15	1999, and as if included therein as enacted, the National
16	Defense Authorization Act for Fiscal Year 2000 (Public
17	Law 106–65) is amended as follows:
18	(1) Section $531(b)(2)(A)$ (113 Stat. 602) is
19	amended by inserting "in subsection (a)," after
20	((A)).
21	(2) Section 549(a)(2) (113 Stat. 611) is amended
22	by striking "such chapter" and inserting "chapter 49
23	of title 10, United States Code,".
24	(3) Section 576(a)(3) (10 U.S.C. 1501 note; 113
25	Stat. 625) is amended by adding a period at the end.

1	(4) Section 577(a)(2) (113 Stat. 625) is amended
2	by striking "bad conduct" in the first quoted matter
3	and inserting "bad-conduct".
4	(5) Section $811(d)(3)(B)(v)$ (10 U.S.C. 2302
5	note; 113 Stat. 709) is amended by striking "Mentor-
6	Protegee" and inserting "Mentor-Protege".
7	(6) Section 1052(b)(1) (113 Stat. 764) is amend-
8	ed by striking "'The Department" and inserting "the
9	'Department''.
10	(7) Section 1053(a)(5) (10 U.S.C. 113 note; 113
11	Stat. 764) is amended by inserting "and" before "Ma-
12	rines".
13	(8) Section 1402(f)(2)(A) (22 U.S.C. 2778 note;
14	113 Stat. 799) is amended by striking "3201 note"
15	and inserting " $6305(4)$ ".
16	(9) Section 2902(d) (10 U.S.C. 111 note; 113
17	Stat. 882) is amended by striking "section 2871(b)"
18	and inserting "section 2881(b)".
19	(h) PUBLIC LAW 102–484.—The National Defense Au-
20	thorization Act for Fiscal Year 1993 (Public Law 102–484)
21	is amended as follows:
22	(1) Section $3161(c)(6)(C)$ (42 U.S.C.
23	7274h(c)(6)(C)) is amended by striking "title IX of
24	the Public Works and Economic Development Act of
25	1965 (42 U.S.C. 3241 et seq.)" and inserting "title II

1	of the Public Works and Economic Development Act
2	of 1965 (42 U.S.C. 3141 et seq.)".
3	(2) Section 4416(b)(1) (10 U.S.C. 12681 note) is
4	amended by striking "force reduction period" and in-
5	serting "force reduction transition period".
6	(3) Section 4461(5) (10 U.S.C. 1143 note) is
7	amended by adding a period at the end.
8	(i) Other Laws.—
9	(1) Section 1083(c) of the National Defense Au-
10	thorization Act for Fiscal Year 1998 (Public Law
11	105–85; 10 U.S.C. 113 note) is amended by striking
12	"NAMES" and inserting "NAME".
13	(2) Section $845(d)(1)(B)(ii)$ of the National De-
14	fense Authorization Act for Fiscal Year 1994 (Public
15	Law 103–160; 10 U.S.C. 2371 note) is amended by
16	inserting a closed parenthesis after "41 U.S.C.
17	414(3))".
18	(3) Section 1123(b) of the National Defense Au-
19	thorization Act for Fiscal Years 1990 and 1991 (Pub-
20	lic Law 101–189; 103 Stat. 1556) is amended by
21	striking "Armed Forces Staff College" each place it
22	appears and inserting "Joint Forces Staff College".
23	(4) Section $1412(g)(2)(C)(vii)$ of the Department
24	of Defense Authorization Act, 1986 (50 U.S.C.

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1	1521(g)(2)(C)(vii)) is amended by striking "(c)(3)"
2	and inserting " $(c)(4)$ ".
3	(5) Section 8336 of title 5, United States Code,
4	is amended—
5	(A) in subsection $(d)(2)$, by striking "sub-
6	section (o)" and inserting "subsection (p) "; and
7	(B) by redesignating the second subsection
8	(0), added by section $1152(a)(2)$ of the Floyd D.
9	Spence National Defense Authorization Act for
10	Fiscal Year 2001 (as enacted by Public Law
11	106–398; 114 Stat. 1654A–320), as subsection
12	(p).
13	(6) Section 9001(3) of title 5, United States
14	Code, is amended by striking "and" at the end of sub-
15	paragraph (A) and inserting "or".
16	(7) Section 318(h)(3) of title 37, United States
17	Code, is amended by striking "subsection (a)" and in-
18	serting "subsection (b)".
19	(8) Section 3695(a)(5) of title 38, United States
20	Code, is amended by striking "1610" and inserting
21	"1611".
22	(9) Section $13(b)$ of the Peace Corps Act (22)
23	U.S.C. 2512(b)) is amended by striking ", subject to
24	section 5532 of title 5, United States Code".

1	(10) Section $127(g)(6)$ of the Trade Deficit Re-
2	view Commission Act (19 U.S.C. 2213 note), as
3	amended by section 311(b) of the Legislative Branch
4	Appropriations Act, 2000 (Public Law 106–57; 113
5	Stat. 428), is amended—
6	(A) by striking "AUTHORITIES.—" and all
7	that follows through "An individual" and insert-
8	ing "AUTHORITIES.—An individual"; and
9	(B) by striking subparagraph (B) .
10	(11) Section 28 of the Atomic Energy Act of
11	1954 (42 U.S.C. 2038) is amended in the last sen-
12	tence by striking ", subject to" and all that follows
13	through the period at the end and inserting a period.
14	(12) Section 3212 of the National Nuclear Secu-
15	rity Administration Act (50 U.S.C. 2402) is amended
16	by redesignating the second subsection (e), added by
17	section 3159(a) of the Floyd D. Spence National De-
18	fense Authorization Act for Fiscal Year 2001 (as en-
19	acted by Public Law 106–398; 114 Stat. 1654A–469),
20	as subsection (f).

1 TITLE XI—CIVILIAN PERSONNEL 2 SEC. 1101. UNDERGRADUATE TRAINING PROGRAM FOR EM 3 PLOYEES OF THE NATIONAL IMAGERY AND 4 MAPPING AGENCY. 5 (a) AUTHORITY TO CARRY OUT TRAINING PRO-

6 GRAM.—Subchapter III of chapter 22 of title 10, United
7 States Code, is amended by adding at the end the following
8 new section:

9 "§462. Undergraduate training program

10 "(a) Authority To Carry Out Program.—The Sec-11 retary of Defense may authorize the Director of the National 12 Imagery and Mapping Agency to establish an under-13 graduate training program under which civilian employees 14 of the National Imagery and Mapping Agency may be assigned as students at accredited professional, technical, and 15 other institutions of higher learning for training at the un-16 dergraduate level in skills critical to effective performance 17 of the mission of the National Imagery and Mapping Agen-18 19 cy. Such training may lead to the award of a baccalaureate 20 degree.

21 "(b) PURPOSE.—The purpose of the program author-22 ized by subsection (a) is to facilitate the recruitment of in-23 dividuals, particularly minority high school students, with 24 a demonstrated capability to develop skills critical to the 25 mission of the National Imagery and Mapping Agency, including skills in mathematics, computer science, engineer ing, and foreign languages.

3 "(c) REQUIREMENTS.—(1) To be eligible for assign4 ment under subsection (a), an employee of the National Im5 agery and Mapping Agency must agree in writing—

6 "(A) to continue in the service of the National
7 Imagery and Mapping Agency for the period of the
8 assignment and to complete the educational course of
9 training for which the employee is assigned;

"(B) to continue in the service of the National
Imagery and Mapping Agency following completion
of the assignment for a period of one-and-a-half years
for each year of the assignment or part thereof;

14 "(C) to reimburse the United States for the total 15 cost of education (excluding the employee's pay and 16 allowances) provided under this section to the em-17 ployee if, before the employee's completing the edu-18 cational course of training for which the employee is 19 assigned, the assignment or the employee's employ-20 ment with the National Imagery and Mapping Agen-21 cy is terminated either by the National Imagery and 22 Mapping Agency due to misconduct by the employee 23 or by the employee voluntarily; and

24 "(D) to reimburse the United States if, after
25 completing the educational course of training for

1	which the employee is assigned, the employee's em-
2	ployment with the National Imagery and Mapping
3	Agency is terminated either by the National Imagery
4	and Mapping Agency due to misconduct by the em-
5	ployee or by the employee voluntarily, before the em-
6	ployee's completion of the service obligation period de-
7	scribed in subparagraph (B) , in an amount that
8	bears the same ratio to the total cost of the education
9	(excluding the employee's pay and allowances) pro-
10	vided to the employee as the unserved portion of the
11	service obligation period described in subparagraph
12	(B) bears to the total period of the service obligation
13	described in subparagraph (B).
14	"(2) Subject to paragraph (3), the obligation to reim-
15	

15 burse the United States under an agreement described in
16 paragraph (1), including interest due on such obligation,
17 is for all purposes a debt owing the United States.

18 "(3)(A) A discharge in bankruptcy under title 11, 19 United States Code, shall not release a person from an obli-20 gation to reimburse the United States required under an 21 agreement described in paragraph (1) if the final decree of 22 the discharge in bankruptcy is issued within five years after 23 the last day of the combined period of service obligation 24 described in subparagraphs (A) and (B) of paragraph (1). "(B) The Secretary of Defense may release a person,
 in whole or in part, from the obligation to reimburse the
 United States under an agreement described in paragraph
 (1) when, in his discretion, the Secretary determines that
 equity or the interests of the United States so require.

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6 "(C) The Secretary of Defense shall permit an em-7 ployee assigned under this section who, before commencing 8 a second academic year of such assignment, voluntarily ter-9 minates the assignment or the employee's employment with 10 the National Imagery and Mapping Agency, to satisfy his 11 obligation under an agreement described in paragraph (1) by reimbursing the United States according to a schedule 12 of monthly payments which results in completion of reim-13 bursement by a date five years after the date of termination 14 15 of the assignment or employment or earlier at the option of the employee. 16

"(d) DISCLOSURE REQUIRED.—(1) When an employee
is assigned under this section to an institution, the Secretary shall disclose to the institution to which the employee
is assigned that the National Imagery and Mapping Agency
employs the employee and that the National Imagery and
Mapping Agency funds the employee's education.

23 "(2) Efforts by the Secretary to recruit individuals at
24 educational institutions for participation in the under25 graduate training program established by this section shall

be made openly and according to the common practices of
 universities and employers recruiting at such institutions.
 "(e) APPROPRIATION OF FUNDS REQUIRED.—The Sec retary may pay, directly or by reimbursement to employees,
 expenses incident to assignments under subsection (a), in
 any fiscal year only to the extent that appropriated funds
 are available for such purpose.

8 "(f) INAPPLICABILITY OF CERTAIN LAWS.—Chapter 41
9 of title 5 and subsections (a) and (b) of section 3324 of title
10 31 shall not apply with respect to this section.

"(g) REGULATIONS.—The Secretary of Defense may
prescribe such regulations as may be necessary to implement this section.".

(b) CLERICAL AMENDMENT.—The table of sections at
the beginning of such subchapter is amended by adding at

16 the end the following new item: "462. Undergraduate training program.".

17 SEC. 1102. PILOT PROGRAM FOR PAYMENT OF RETRAINING
18 EXPENSES.

19 (a) AUTHORITY TO CARRY OUT PILOT PROGRAM.—
20 (1) The Secretary of Defense may establish a pilot program
21 to facilitate the reemployment of eligible employees of the
22 Department of Defense who are involuntarily separated due
23 to a reduction in force, relocation as a result of a transfer
24 of function, realignment, or change of duty station. Under
25 the pilot program, the Secretary may pay retraining incen•HR 2586 RH

tives to encourage non-Federal employers to hire and retain
 such eligible employees.

3 (2) Under the pilot program, the Secretary may enter
4 into an agreement with a non-Federal employer under
5 which the employer agrees—

6 (A) to employ an eligible employee for at least
7 12 months at a salary that is mutually agreeable to
8 the employer and the eligible employee; and

9 (B) to certify to the Secretary the amount of 10 costs incurred by the employer for any necessary 11 training (as defined by the Secretary) provided to 12 such eligible employee in connection with the employ-13 ment.

14 (3) The Secretary may pay a retraining incentive to
15 the non-Federal employer upon the employee's completion
16 of 12 months of continuous employment with that employer.
17 The Secretary shall determine the amount of the incentive,
18 except that in no event may such amount exceed the amount
19 certified with respect to such eligible employee under para20 graph (2)(A), or \$10,000, whichever is greater.

(4) In a case in which an eligible employee does not
remain employed by the non-Federal employer for at least
12 months, the Secretary may pay to the employer a prorated amount of what would have been the full retraining

incentive if the eligible employee had remained employed
 for such 12-month period.

3 (b) ELIGIBLE EMPLOYEES.—For purposes of this sec-4 tion, an eligible employee is an employee of the Department of Defense, serving under an appointment without time lim-5 itation, who has been employed by the Department for a 6 7 continuous period of at least 12 months and who has been 8 given notice of separation pursuant to a reduction in force, 9 relocation as a result of a transfer of function, realignment, or change of duty station, except that such term does not 10 11 include—

(1) a reemployed annuitant under the retirement
systems described in subchapter III of chapter 83 of
title 5, United States Code, or chapter 84 of such title,
or another retirement system for employees of the Federal Government;

17 (2) an employee who, upon separation from Fed18 eral service, is eligible for an immediate annuity
19 under subchapter III of chapter 83 of such title, or
20 subchapter II of chapter 84 of such title; or

21 (3) an employee who is eligible for disability re22 tirement under any of the retirement systems referred
23 to in paragraph (1).

(c) DURATION.—No incentive may be paid under the
pilot program for training commenced after September 30,
2005.
(d) DEFINITIONS.—In this section:
(1) The term "non-Federal employer" means an
employer that is not an Executive agency, as defined
in section 105 of title 5, United States Code, or an
entity in the legislative or judicial branch of the Fed-
eral Government.
(2) The term "reduction in force" has the mean-
ing of that term as used in chapter 35 of such title
5.
(3) The term "realignment" has the meaning
given that term in section 2910 of the Defense Base
Closure and Realignment Act of 1990 (title XXIX of
Public Law 101–510; 10 U.S.C. 2687 note).
SEC. 1103. PAYMENT OF EXPENSES TO OBTAIN PROFES-
SIONAL CREDENTIALS.
(a) IN GENERAL.—Chapter 57 of title 5, United States
Code, is amended by adding at the end the following new
section:
section:
section: "§ 5757. Payment of expenses to obtain professional

1	"(1) expenses for employees to obtain profes-
2	sional credentials, including expenses for professional
3	accreditation, State-imposed and professional licenses,
4	and professional certification; and
5	"(2) examinations to obtain such credentials.
6	"(b) The authority under subsection (a) may not be
7	exercised on behalf of any employee occupying or seeking
8	to qualify for appointment to any position that is excepted
9	from the competitive service because of the confidential, pol-
10	icy-determining, policy-making, or policy-advocating char-
11	acter of the position.".
12	(b) Clerical Amendment.—The table of sections at
13	the beginning of such chapter is amended by adding at the
14	end the following new item:
	"5757. Payment of expenses to obtain professional credentials.".
15	SEC. 1104. RETIREMENT PORTABILITY ELECTIONS FOR CER-
16	TAIN DEPARTMENT OF DEFENSE AND COAST
17	GUARD EMPLOYEES.
18	(a) Civil Service Retirement System.—Section
19	8347(q) of title 5, United States Code, is amended—
20	(1) in paragraph (1)(B), by striking "has 5 or
21	more years of civilian service creditable under" and
22	inserting "is employed subject to"; and
23	(2) in paragraph (2)(B)—
24	(A) by striking "vested"; and

1	(B) by striking ", as the term 'vested partic-
2	ipant' is defined by such system".
3	(b) Federal Employees' Retirement System.—
4	Section 8461(n) of such title is amended—
5	(1) in paragraph (1)(B), by striking "has 5 or
6	more years of civilian service creditable under" and
7	inserting "is employed subject to"; and
8	(2) in paragraph (2)(B)—
9	(A) by striking "vested"; and
10	(B) by striking ", as the term 'vested partic-
11	ipant' is defined by such system".
10	
12	SEC. 1105. REMOVAL OF REQUIREMENT THAT GRANTING
12 13	CIVIL SERVICE COMPENSATORY TIME BE
13	CIVIL SERVICE COMPENSATORY TIME BE
13 14	CIVIL SERVICE COMPENSATORY TIME BE BASED ON AMOUNT OF IRREGULAR OR OCCA-
13 14 15	CIVIL SERVICE COMPENSATORY TIME BE BASED ON AMOUNT OF IRREGULAR OR OCCA- SIONAL OVERTIME WORK. Section 5543 of title 5, United States Code, is amended
13 14 15 16	CIVIL SERVICE COMPENSATORY TIME BE BASED ON AMOUNT OF IRREGULAR OR OCCA- SIONAL OVERTIME WORK. Section 5543 of title 5, United States Code, is amended
13 14 15 16 17	CIVIL SERVICE COMPENSATORY TIME BE BASED ON AMOUNT OF IRREGULAR OR OCCA- SIONAL OVERTIME WORK. Section 5543 of title 5, United States Code, is amended by striking "irregular or occasional" in each place such
 13 14 15 16 17 18 	CIVIL SERVICE COMPENSATORY TIME BE BASED ON AMOUNT OF IRREGULAR OR OCCA- SIONAL OVERTIME WORK. Section 5543 of title 5, United States Code, is amended by striking "irregular or occasional" in each place such words appear.
 13 14 15 16 17 18 19 	CIVIL SERVICE COMPENSATORY TIME BE BASED ON AMOUNT OF IRREGULAR OR OCCA- SIONAL OVERTIME WORK. Section 5543 of title 5, United States Code, is amended by striking "irregular or occasional" in each place such words appear. SEC. 1106. APPLICABILITY OF CERTAIN LAWS TO CERTAIN
 13 14 15 16 17 18 19 20 	CIVIL SERVICE COMPENSATORY TIME BE BASED ON AMOUNT OF IRREGULAR OR OCCA- SIONAL OVERTIME WORK. Section 5543 of title 5, United States Code, is amended by striking "irregular or occasional" in each place such words appear. SEC. 1106. APPLICABILITY OF CERTAIN LAWS TO CERTAIN INDIVIDUALS ASSIGNED TO WORK IN THE
 13 14 15 16 17 18 19 20 21 	CIVIL SERVICE COMPENSATORY TIME BE BASED ON AMOUNT OF IRREGULAR OR OCCA- SIONAL OVERTIME WORK. Section 5543 of title 5, United States Code, is amended by striking "irregular or occasional" in each place such words appear. SEC. 1106. APPLICABILITY OF CERTAIN LAWS TO CERTAIN INDIVIDUALS ASSIGNED TO WORK IN THE FEDERAL GOVERNMENT.

section 27 of the Office of Federal Procurement Policy Act,"
 after "chapter 73 of this title,".

3 SEC. 1107. LIMITATION ON PREMIUM PAY.

4 Section 5547 of title 5, United States Code, is
5 amended—

6 (1) by striking subsections (a) and (b) and in7 serting the following new subsections:

8 "(a) An employee may be paid premium pay under 9 sections 5542, 5545 (a), (b), and (c), 5545a, and 5546 (a) 10 and (b) of this title only to the extent that the aggregate 11 of such employee's basic pay and premium pay under those 12 provisions would, in any calendar year, exceed the max-13 imum rate payable for GS-15 in effect at the end of such 14 calendar year.

"(b) Subsection (a) shall not apply to any employee
of the Federal Aviation Administration or the Department
of Defense who is paid premium pay under section 5546a
of this title."; and

19 (2) in subsection (c)—

20 (A) in paragraph (1), by striking "Sub21 sections (a) and (b)" and inserting "Subsection
22 (a)"; and

23 (B) in paragraph (2), by striking "pay pe24 riod" and inserting "calendar year".

1SEC. 1108. USE OF COMMON OCCUPATIONAL AND HEALTH2STANDARDS AS A BASIS FOR DIFFERENTIAL3PAYMENTS MADE AS A CONSEQUENCE OF EX-4POSURE TO ASBESTOS.

5 (a) PREVAILING RATE SYSTEMS.—Section 5343(c)(4) of title 5, United States Code, is amended by inserting be-6 7 fore the semicolon the following: "(and for any hardship 8 or hazard related to asbestos, such differentials shall be de-9 termined by applying occupational safety and health standards consistent with the permissible exposure limit promul-10 11 gated by the Secretary of Labor under the Occupational Safety and Health Act of 1970)". 12

13 (b) GENERAL SCHEDULE PAY RATES.—The first sentence of section 5545(d) of such title is amended by inserting 14 before the period the following: "(and for any hardship or 15 16 hazard related to asbestos, such differentials shall be determined by applying occupational safety and health stand-17 ards consistent with the permissible exposure limit promul-18 19 gated by the Secretary of Labor under the Occupational 20 Safety and Health Act of 1970)".

(c) APPLICABILITY.—Any administrative or judicial
determination made after the date of enactment of this Act
concerning differential back payments related to asbestos
under section 5343(c)(4) or 5545(d) of such title shall be
based on the occupational safety and health standards described in such section, respectively.

1 SEC. 1109. AUTHORITY FOR DESIGNATED CIVILIAN EMPLOY-2 EES ABROAD TO ACT AS A NOTARY. 3 (a) IN GENERAL.—Paragraph (4) of section 1044a(b) 4 of title 10, United States Code, is amended— 5 (1) by inserting "and, when outside the United 6 States, all civilian employees of the Department of 7 Defense," after "duty status,"; and 8 (2) by inserting "or the Department of Defense" 9 before "or by statute". (b) CLARIFICATION OF STATUS OF CIVILIAN ATTOR-10 NEYS ACTING AS A NOTARY.—Paragraph (2) of such section 11 is amended by striking "legal assistance officers" and in-12 13 serting "legal assistance attorneys". 14 SEC. 1110. "MONRONEY AMENDMENT" RESTORED TO ITS 15 PRIOR FORM. 16 Paragraph (2) of section 5343(d) of title 5, United

17 States Code, is amended to read as such paragraph last
18 read before the enactment of section 1242 of the Department
19 of Defense Authorization Act, 1986 (Public Law 99–145;
20 99 Stat. 735).

1	TITLE XII—MATTERS RELATING
2	TO FOREIGN NATIONS
3	SEC. 1201. CLARIFICATION OF AUTHORITY TO FURNISH NU-
4	CLEAR TEST MONITORING EQUIPMENT TO
5	FOREIGN GOVERNMENTS.
6	Section 2565 of title 10, United States Code, as redes-
7	ignated by section 1047(a)(25), is amended—
8	(1) in subsection (a)—
9	(A) by striking "CONVEY OR" in the sub-
10	section heading and inserting "TRANSFER TITLE
11	to or Otherwise";
12	(B) in paragraph (1)—
13	(i) by striking "convey" and inserting
14	"transfer title"; and
15	(ii) by striking "and" after "equip-
16	ment;";
17	(C) by striking the period at the end of
18	paragraph (2) and inserting "; and"; and
19	(D) by adding at the end the following new
20	paragraph:
21	"(3) inspect, test, maintain, repair, or replace
22	any such equipment."; and
23	(2) in subsection (b)—

321

1	(A) by striking "conveyed or otherwise pro-
2	vided" and inserting "provided to a foreign gov-
3	ernment";
4	(B) by inserting "and" at the end of para-
5	graph (1);
6	(C) by striking "; and" at the end of para-
7	graph (2) and inserting a period; and
8	(D) by striking paragraph (3) .
9	SEC. 1202. ACQUISITION OF LOGISTICAL SUPPORT FOR SE-
10	CURITY FORCES.
11	Section 5 of the Multinational Force and Observers
12	Participation Resolution (22 U.S.C. 3424) is amended by
13	adding at the end the following new subsection:
14	(d)(1) The United States may use contractors to pro-
15	vide logistical support to the Multinational Force and Ob-
16	servers under this section in lieu of providing such support
17	through a logistical support unit comprised of members of
18	the United States Armed Forces.
19	"(2) Notwithstanding subsections (a) and (b) and sec-
20	tion 7(b), support by a contractor under this subsection
21	may be provided without reimbursement, whenever the
22	President determines that such action enhances or supports
23	the national security interests of the United States.".

1SEC. 1203. REPORT ON THE SALE AND TRANSFER OF MILI-2TARY HARDWARE, EXPERTISE, AND TECH-3NOLOGY FROM STATES OF THE FORMER SO-4VIET UNION TO THE PEOPLE'S REPUBLIC OF5CHINA.

6 Section 1202 of the National Defense Authorization
7 Act for Fiscal Year 2000 (Public Law 106–65; 113 Stat.
8 781; 10 U.S.C. 113 note) is amended by adding at the end
9 the following new subsection:

10 "(d) Report on Sales and Transfers From STATES OF THE FORMER SOVIET UNION TO CHINA.—(1) 11 The report to be submitted under this section not later than 12 13 March 1, 2002, shall include in a separate section a report describing the sales and transfer of military hardware, ex-14 pertise, and technology from states of the former Soviet 15 16 Union to the People's Republic of China. The report shall set forth the history of such sales and transfers since 1990, 17 forecast possible future sales and transfers, and address the 18 19 implications of those sales and transfers for the security of the United States and its friends and allies in Asia. 20

21 "(2) The report shall include analysis and forecasts of
22 the following matters related to military cooperation be23 tween states of the former Soviet Union and the People's
24 Republic of China:

1	"(A) The policy of each of those states with re-
2	spect to arms sales to, and military cooperation with,
3	the People's Republic of China.
4	"(B) Any laws or regulations of those states that
5	could prohibit or limit such sales or cooperation.
6	``(C) The extent in each of those states of govern-
7	ment knowledge, cooperation, or condoning of sales or
8	transfers of military hardware, expertise, or tech-
9	nology to the People's Republic of China.
10	"(D) An itemization of sales or transfers of mili-
11	tary hardware, expertise, or technology from any of
12	those states to the People's Republic of China that
13	have taken place since 1990, with a particular focus
14	on command, control, communications, and intel-
15	ligence systems.
16	``(E) A description of any sale or transfer of
17	military hardware, expertise, or technology from any
18	of those states to the People's Republic of China that
19	is currently under negotiation or contemplation
20	through the end of 2005.
21	``(F) Identification of Chinese defense industries
22	in which technicians from states of the former Soviet
23	Union are working and of defense industries of those
24	states in which Chinese technicians are working and

1	a description in each case of the extent and the nature
2	of the work performed by such technicians.
3	``(G) The extent of assistance by any of those
4	states to key research and development programs of
5	China, including programs for development of weap-
6	ons of mass destruction and delivery vehicles for such
7	weapons, programs for development of advanced con-
8	ventional weapons, and programs for development of
9	unconventional weapons.
10	``(H) The extent of assistance by any of those
11	states to information warfare or electronic warfare
12	programs of China.
13	``(I) The extent of assistance by any of those
14	states to manned and unmanned space operations of
15	China.
16	``(J) The extent to which arms sales by any of
17	those states to the People's Republic of China are a
18	source of funds for military research and development
19	or procurement programs in the selling state.
20	"(3) The report under paragraph (1) shall include,
21	with respect to each area of analysis and forecasts specified
22	in paragraph (2)—
23	"(A) an assessment of the military effects of such
24	sales or transfers to entities in the People's Republic
25	of China;

1	"(B) an assessment of the ability of the People's
2	Liberation Army to assimilate such sales or transfers,
3	mass produce new equipment, or develop doctrine for
4	use; and
5	``(C) the potential threat of developments related
6	to such effects on the security interests of the United
7	States and its friends and allies in Asia.".
8	SEC. 1204. LIMITATION ON FUNDING FOR JOINT DATA EX-
9	CHANGE CENTER.
10	(a) LIMITATION.—Funds made available to the De-
11	partment of Defense for fiscal year 2002 may not be obli-
12	gated or expended for any activity associated with the Joint
13	Data Exchange Center in Moscow, Russia, until—
14	(1) the United States and the Russian Federa-
15	tion enter into a cost-sharing agreement as described
16	in subsection (d) of section 1231 of the Floyd D.
17	Spence National Defense Authorization Act for Fiscal
18	Year 2001, as enacted into law by Public Law 106-
19	398 (114 Stat. 1654A–329);
20	(2) the United States and the Russian Federa-
21	tion enter into an agreement or agreements exempting
22	the United States and any United States person from
23	Russian taxes, and from liability under Russian
24	laws, with respect to activities associated with the
25	Joint Data Exchange Center;

1	(3) the Secretary of Defense submits to the Com-
2	mittee on Armed Services of the Senate and the Com-
3	mittee on Armed Services of the House of Representa-
4	tives a copy of each agreement referred to in para-
5	graphs (1) and (2); and
6	(4) a period of 30 days has expired after the date
7	of the final submission under paragraph (3).
8	(b) Joint Data Exchange Center.—For purposes
9	of this section, the term "Joint Data Exchange Center"
10	means the United States-Russian Federation joint center
11	for the exchange of data to provide early warning of
12	launches of ballistic missiles and for notification of such
13	launches that is provided for in a joint United States-Rus-
14	sian Federation memorandum of agreement signed in Mos-
15	cow in June 2000.
16	SEC. 1205. EXTENSION OF AUTHORITY TO PROVIDE ASSIST-
17	ANCE UNDER WEAPONS OF MASS DESTRUC-
18	TION ACT FOR SUPPORT OF UNITED NA-
19	TIONS-SPONSORED EFFORTS TO INSPECT
20	AND MONITOR IRAQI WEAPONS ACTIVITIES.
21	(a) Limitation on Amount of Assistance in Fis-
22	CAL YEAR 2002.—The total amount of the assistance for
23	fiscal year 2002 that is provided by the Secretary of Defense
24	under section 1505 of the Weapons of Mass Destruction
25	Control Act of 1992 (22 U.S.C. 5859a) as activities of the

Department of Defense in support of activities under that
 Act may not exceed \$15,000,000. Such assistance may be
 provided for fiscal year 2002 only to support activities of
 an organization established for the purpose of (or otherwise
 given the mission of providing) a comprehensive accounting
 for all items, facilities, and capabilities in Iraq related to
 weapons of mass destruction.

8 (b) EXTENSION OF AUTHORITY TO PROVIDE ASSIST9 ANCE.—Subsection (f) of section 1505 of the Weapons of
10 Mass Destruction Control Act of 1992 (22 U.S.C. 5859a)
11 is amended by striking "2001" and inserting "2002".

12 (c) CHANGE OF QUARTERLY REPORT REQUIREMENT
13 TO ANNUAL REPORT.—(1) Subsection (e)(1) of such section
14 is amended—

15 (A) by striking "quarter of a" in the first sen16 tence; and

17 (B) by striking "(for the preceding quarter and
18 cumulatively)" and inserting "for the preceding fiscal
19 year".

20 (2) The amendments made by subsection (a) shall take
21 effect on November 1, 2001, or the date of the enactment
22 of this Act, whichever is later.

1	SEC. 1206. REPEAL OF REQUIREMENT FOR REPORTING TO
2	CONGRESS ON MILITARY DEPLOYMENTS TO
3	HAITI.
4	Section 1232(b) of the National Defense Authorization
5	Act for Fiscal Year 2000 (Public Law 106–65; 113 Stat.
6	788) is repealed.
7	SEC. 1207. REPORT BY COMPTROLLER GENERAL ON PROVI-
8	SION OF DEFENSE ARTICLES, SERVICES, AND
9	MILITARY EDUCATION AND TRAINING TO
10	FOREIGN COUNTRIES AND INTERNATIONAL
11	ORGANIZATIONS.
12	(a) Study.—The Comptroller General shall conduct a
13	study of the following:
14	(1) The benefits derived by each foreign country
15	or international organization from the receipt of de-
16	fense articles, defense services, or military education
17	and training provided after December 31, 1989, pur-
18	suant to the drawdown of such articles, services, or
19	education and training from the stocks of the Depart-
20	ment of Defense under section 506, 516, or 552 of the
21	Foreign Assistance Act of 1961 (22 U.S.C. 2318,
22	2321j, or 2348a) or any other provision of law.
23	(2) Any benefits derived by the United States
24	from the provision of defense articles, defense services,
25	and military education and training described in
26	paragraph (1).

1	(3) The affect on the readiness of the Armed
2	Forces as a result of the provision by the United
3	States of defense articles, defense services, and mili-
4	tary education and training described in paragraph
5	(1).
6	(4) The cost to the Department of Defense with
7	respect to the provision of defense articles, defense
8	services, and military education and training de-
9	scribed in paragraph (1).
10	(b) REPORTS.—(1) Not later than April 15, 2002, the
11	Comptroller General shall submit to Congress an interim
12	report containing the results to that date of the study con-
13	ducted under subsection (a).
14	(2) Not later than August 1, 2002, the Comptroller
15	General shall submit to Congress a final report containing
16	the results of the study conducted under subsection (a).
17	SEC. 1208. LIMITATION ON NUMBER OF MILITARY PER-
18	SONNEL IN COLOMBIA.
19	(a) LIMITATION.—None of the funds available to the
20	Department of Defense may be used to support or maintain
21	more than 500 members of the Armed Forces on duty in
22	the Republic of Colombia at any time.
23	(b) EXCEPTIONS.—There shall be excluded from count-
24	ing for the purposes of the limitation in subsection (a) the
25	following:

1	(1) A member of the Armed Forces in the Repub-
2	lic of Colombia for the purpose of rescuing or retriev-
3	ing United States military or civilian Government
4	personnel, except that the period for which such a
5	member may be so excluded may not exceed 30 days
6	unless expressly authorized by law.
7	(2) A member of the Armed Forces assigned to
8	the United States Embassy in Colombia as an
9	attaché, as a member of the security assistance office,
10	or as a member of the Marine Corps security contin-
11	gent.
12	(3) A member of the Armed Forces in Colombia
13	to participate in relief efforts in responding to a nat-
14	ural disaster.
15	(4) Nonoperational transient military personnel.
16	TITLE XIII—COOPERATIVE
17	THREAT REDUCTION WITH
18	STATES OF THE FORMER SO-
19	VIET UNION
20	SEC. 1301. SPECIFICATION OF COOPERATIVE THREAT RE-
21	DUCTION PROGRAMS AND FUNDS.
22	(a) Specification of CTR Programs.—For pur-
23	poses of section 301 and other provisions of this Act, Coop-
24	erative Threat Reduction programs are the programs speci-
25	fied in section 1501(b) of the National Defense Authoriza-

tion Act for Fiscal Year 1997 (Public Law 104–201; 110
 Stat. 2731; 50 U.S.C. 2362 note).

3 (b) FISCAL YEAR 2002 COOPERATIVE THREAT REDUC4 TION FUNDS DEFINED.—As used in this title, the term "fis5 cal year 2002 Cooperative Threat Reduction funds" means
6 the funds appropriated pursuant to the authorization of ap7 propriations in section 301 for Cooperative Threat Reduc8 tion programs.

9 (c) AVAILABILITY OF FUNDS.—Funds appropriated 10 pursuant to the authorization of appropriations in section 11 301 for Cooperative Threat Reduction programs shall be 12 available for obligation for three fiscal years.

13 SEC. 1302. FUNDING ALLOCATIONS.

(a) FUNDING FOR SPECIFIC PURPOSES.—Of the
\$403,000,000 authorized to be appropriated to the Department of Defense for fiscal year 2002 in section 301(23) for
Cooperative Threat Reduction programs, not more than the
following amounts may be obligated for the purposes specified:

20 (1) For strategic offensive arms elimination in
21 Russia, \$133,400,000.

22 (2) For strategic nuclear arms elimination in
23 Ukraine, \$51,500,000.

24 (3) For nuclear weapons transportation security
25 in Russia, \$9,500,000.

1	(4) For nuclear weapons storage security in Rus-
2	sia, \$56,000,000.
3	(5) For biological weapons proliferation preven-
4	tion activities in the former Soviet Union,
5	\$17,000,000.
6	(6) For activities designated as Other Assess-
7	ments/Administrative Support, \$13,200,000.
8	(7) For defense and military contacts,
9	\$18,700,000.
10	(8) For activities related to the construction of a
11	chemical weapons destruction facility in Russia,
12	\$35,000,000.
13	(9) For elimination of chemical weapons produc-
14	tion facilities in Russia, \$15,000,000.
15	(10) For weapons of mass destruction infrastruc-
16	ture elimination activities in Kazakhstan, \$6,000,000.
17	(11) For weapons of mass destruction infrastruc-
18	ture elimination activities in Ukraine, \$6,000,000.
19	(12) For activities to assist Russia in the elimi-
20	nation of plutonium production reactors, \$41,700,000.
21	(b) Report on Obligation or Expenditure of
22	Funds for Other Purposes.—No fiscal year 2002 Coop-
23	erative Threat Reduction funds may be obligated or ex-
24	pended for a purpose other than a purpose listed in para-
25	graphs (1) through (12) of subsection (a) until 30 days after

the date that the Secretary of Defense submits to Congress 1 a report on the purpose for which the funds will be obligated 2 3 or expended and the amount of funds to be obligated or ex-4 pended. Nothing in the preceding sentence shall be construed as authorizing the obligation or expenditure of fiscal year 5 2002 Cooperative Threat Reduction funds for a purpose for 6 7 which the obligation or expenditure of such funds is specifi-8 cally prohibited under this title or any other provision of 9 law.

10 TOVARY INDIVIDUAL (c) LIMITED AUTHORITY AMOUNTS.—(1) Subject to paragraphs (2) and (3), in any 11 case in which the Secretary of Defense determines that it 12 is necessary to do so in the national interest, the Secretary 13 may obligate amounts appropriated for fiscal year 2002 for 14 15 a purpose listed in any of the paragraphs in subsection (a) in excess of the amount specifically authorized for such pur-16 17 pose.

(2) An obligation of funds for a purpose stated in any
of the paragraphs in subsection (a) in excess of the specific
amount authorized for such purpose may be made using
the authority provided in paragraph (1) only after—

(A) the Secretary submits to Congress notification of the intent to do so together with a complete
discussion of the justification for doing so; and

(B) 15 days have elapsed following the date of
 the notification.

3 (3) The Secretary may not, under the authority pro4 vided in paragraph (1), obligate amounts for the purposes
5 stated in subsection (a)(3) or any of paragraphs (5) through
6 (12) of subsection (a) in excess of 115 percent of the amount
7 specifically authorized for such purposes.

8 SEC. 1303. PROHIBITION AGAINST USE OF FUNDS UNTIL 9 SUBMISSION OF REPORTS.

No fiscal year 2002 Cooperative Threat Reduction
funds may be obligated or expended until 30 days after the
date of the submission of—

(1) the report required to be submitted in fiscal
year 2001 under section 1308(a) of the Floyd D.
Spence National Defense Authorization Act for Fiscal
Year 2001 (as enacted in Public Law 106–398; 114
Stat. 1654A–341); and

18 (2) the multiyear plan required to be submitted
19 for fiscal year 2001 under section 1308(h) of such Act.
20 SEC. 1304. REPORT ON USE OF REVENUE GENERATED BY
21 ACTIVITIES CARRIED OUT UNDER COOPERA-

22 TIVE THREAT REDUCTION PROGRAMS.

Not later than 60 days after the date of the enactment
of this Act, the Secretary of Defense shall submit to Congress
a report describing how the Secretary plans to monitor the

use of revenue generated by activities carried out under Co operative Threat Reduction programs in Russia and
 Ukraine.

4 SEC. 1305. PROHIBITION AGAINST USE OF FUNDS FOR SEC5 OND WING OF FISSILE MATERIAL STORAGE
6 FACILITY.

7 (a) PROHIBITION.—No funds authorized to be appro8 priated for Cooperative Threat Reduction programs for any
9 fiscal year may be used for the design, planning, or con10 struction of a second wing for a storage facility for Russian
11 fissile material.

(b) CONFORMING AMENDMENT.—Section 1304 of the
Floyd D. Spence National Defense Authorization Act for
Fiscal Year 2001 (as enacted in Public Law 106–398; 114
Stat. 1654A–341) is amended to read as follows:

16 "SEC. 1304. LIMITATION ON USE OF FUNDS FOR FISSILE MA-

17 TERIAL STORAGE FACILITY.

18 Out of funds authorized to be appropriated for Cooper-19 ative Threat Reduction programs for fiscal year 2001 or 20 any other fiscal year, not more than \$412,600,000 may be 21 used for planning, design, or construction of the first wing 22 for the storage facility for Russian fissile material referred 23 to in section 1302(a)(5).".

1	SEC. 1306. PROHIBITION AGAINST USE OF FUNDS FOR CON-
2	STRUCTION OR REFURBISHMENT OF CER-
3	TAIN FOSSIL FUEL ENERGY PLANTS.
4	Section 1307 of the Floyd D. Spence National Defense
5	Authorization Act for Fiscal Year 2001 (as enacted in Pub-
6	lic Law 106–398; 114 Stat. 1654A–341) is amended—
7	(1) by striking the heading and inserting the fol-
8	lowing new heading:
9	"SEC. 1307. PROHIBITION AGAINST USE OF FUNDS FOR
10	CONSTRUCTION OR REFURBISHMENT OF
11	FOSSIL FUEL ENERGY PLANTS; REPORT."; and
12	(2) by striking subsection (a) and inserting the
13	following new subsection:
14	"(a) PROHIBITION.—No funds appropriated for Coop-
15	erative Threat Reduction programs for any fiscal year may
16	be used for the construction or refurbishment of a fossil fuel
17	energy plant intended to provide power to local commu-
18	nities that receive power from nuclear energy plants that
19	produce plutonium.".
20	SEC. 1307. REPORTS ON ACTIVITIES AND ASSISTANCE
21	UNDER COOPERATIVE THREAT REDUCTION
22	PROGRAMS.
23	Section 1308(c)(4) of the Floyd D. Spence National
24	Defense Authorization Act for Fiscal Year 2001 (as enacted
25	in Public Law 106–398; 114 Stat. 1654A–342) is
26	amended—

1	(1) in the matter preceding subparagraph (A)—
2	(A) by striking "audits" and all that fol-
3	lows through "conducted" and inserting "means
4	(including program management, audits, exami-
5	nations, and other means) used"; and
6	(B) by striking "and that such assistance is
7	being used for its intended purpose" and insert-
8	ing ", that such assistance is being used for its
9	intended purpose, and that such assistance is
10	being used efficiently and effectively";
11	(2) in subparagraph (C), by inserting "and an
12	assessment of whether the assistance being provided is
13	being used effectively and efficiently" before the semi-
14	colon; and
15	(3) in subparagraph (D), by striking "audits, ex-
16	aminations, and other".
17	SEC. 1308. REPORT ON RESPONSIBILITY FOR CARRYING
18	OUT COOPERATIVE THREAT REDUCTION PRO-
19	GRAMS.
20	Not later than March 15, 2002, the Secretary of De-
21	fense shall submit to Congress a report describing—
22	(1) the rationale for executing Cooperative
23	Threat Reduction programs under the auspices of the
24	Department of Defense and the justification for main-
25	taining responsibility for any particular project car-

1	ried out through Cooperative Threat Reduction pro-
2	grams with the Department of Defense;
3	(2) options for transferring responsibility for
4	carrying out Cooperative Threat Reduction programs
5	to an executive agency (or agencies) other than the
6	Department of Defense, if appropriate; and
7	(3) how such a transfer might be carried out.
8	SEC. 1309. CHEMICAL WEAPONS DESTRUCTION.
9	Section 1305 of the National Defense Authorization
10	Act for Fiscal Year 2000 (Public Law 106–65; 113 Stat.
11	794) is amended by inserting before the period at the end
12	the following: "until the Secretary of Defense submits to
13	Congress a certification that there has been—
14	"(1) full and accurate disclosure by Russia of the
15	size of its existing chemical weapons stockpile;
16	"(2) a demonstrated annual commitment by
17	Russia to allocate at least \$25,000,000 to chemical
18	weapons elimination;
19	"(3) development by Russia of a practical plan
20	for destroying its stockpile of nerve agents;
21	"(4) enactment of a law by Russia that provides
22	for the elimination of all nerve agents at a single site;
23	and

1 "(5) an agreement by Russia to destroy its chem-2 ical weapons production facilities at Volgograd and Novocheboksark". 3 TITLE XIV—DEFENSE SPACE 4 REORGANIZATION 5 6 SEC. 1401. SHORT TITLE. 7 This title may be cited as the "Defense Space Reorganization Act of 2001". 8 SEC. 1402. AUTHORITY TO ESTABLISH POSITION OF UNDER 9 10 SECRETARY OF DEFENSE FOR SPACE, INTEL-11 LIGENCE, AND INFORMATION. 12 (a) AUTHORITY TO ESTABLISH POSITION.—The Presi-13 dent may establish in the Department of Defense the position of Under Secretary of Defense for Space, Intelligence, 14 15 and Information. If that position is so established, the Under Secretary of Defense for Space, Intelligence, and In-16

formation shall perform duties and exercise powers as set 18 forth in section 137 of title 10, United States Code, as added by subsection (e). 19

20 (b) DEADLINE FOR EXERCISE OF AUTHORITY.—The 21 authority provided in subsection (a) may not be exercised 22 after December 31, 2003.

23 (c) NOTICE OF EXERCISE OF AUTHORITY.—(1) If the 24 authority provided in subsection (a) is exercised, the Presi-25 dent shall immediately submit to Congress notification in

17

writing of the establishment of the position of Under Sec-1 retary of Defense for Space, Intelligence, and Information, 2 3 together with the date as of which the position is established. 4 If the President declines to exercise the authority provided 5 in subsection (a), the President shall, before the date specified in subsection (b), submit to Congress a report on how 6 7 the President has implemented the recommendations of the 8 report of the Space Commission with respect to the Department of Defense. 9

10 (2) For purposes of paragraph (1), the term "report 11 of the Space Commission" means the report of the Commis-12 sion To Assess United States National Security Space Man-13 agement and Organization, dated January 11, 2001, and 14 submitted to Congress under section 1623 of the National 15 Defense Authorization Act for Fiscal Year 2000 (Public 16 Law 106–65; 113 Stat. 815).

17 (d) Contingent Enactment of U.S. Code Amend-MENTS.—If the position of Under Secretary of Defense for 18 Space, Intelligence, and Information is established under 19 20 the authority provided in subsection (a), then the amend-21 ments set forth in subsections (e) and (f) shall be executed, 22 effective as of the date specified in the notice submitted 23 under the first sentence of subsection (c)(1). Otherwise, those 24 amendments shall not be executed.

(e) APPOINTMENT, DUTIES, ETC., OF UNDER SEC RETARY.—(1) Subject to subsection (d), chapter 4 of title
 10, United States Code, is amended—

4 (A) by redesignating section 137 as section 139a
5 and transferring such section (as so redesignated)
6 within such chapter so as to appear after section 139;
7 and

8 (B) by inserting after section 136 the following
9 new section 137:

10 "§137. Under Secretary of Defense for Space, Intel11 ligence, and Information

"(a) There is an Under Secretary of Defense for Space,
Intelligence, and Information, appointed from civilian life
by the President, by and with the advice and consent of
the Senate.

16 "(b) Subject to the authority, direction, and control of 17 the Secretary of Defense, the Under Secretary of Defense 18 for Space, Intelligence, and Information shall perform such 19 duties and exercise such powers relating to the space, intel-20 ligence, and information programs and activities of the De-21 partment of Defense as the Secretary of Defense may pre-22 scribe.

23 "(c) The Secretary of Defense shall designate the Under
24 Secretary of Defense for Space, Intelligence, and Informa-

tion as the Chief Information Officer of the Department of
 Defense under section 3506(a)(2)(B) of title 44.

3 "(d) The Under Secretary of Defense for Space, Intel4 ligence, and Information takes precedence in the Depart5 ment of Defense after the Under Secretary of Defense for
6 Personnel and Readiness.".

7 (2) Subject to subsection (d), section 131(b) of that title
8 is amended—

9 (A) by redesignating paragraphs (6) through
10 (11) as paragraphs (7) through (12), respectively; and
11 (B) by inserting after paragraph (5) the fol12 lowing new paragraph (6):

13 "(6) The Under Secretary of Defense for Space,
14 Intelligence, and Information.".

(3) Subject to subsection (d), the table of sections at
the beginning of chapter 4 of such title is amended—

17 (A) by striking the item relating to section 137
18 and inserting the following new item:

"137. Under Secretary of Defense for Space, Intelligence, and Information.";

- 19 *and*
- 20 (B) by inserting after the item relating to section
 21 139 the following new item:

"139a. Director of Defense Research and Engineering.".

(f) ASSISTANT SECRETARIES OF DEFENSE.—Subject
23 to subsection (d), section 138 of such title is amended—

(1) in subsection (a), by striking "nine" and in serting "eleven"; and

3 (2) in subsection (b), by inserting after para4 graph (2) the following new paragraph:

5 "(3) Not more than three of the Assistant Secretaries
6 may be assigned duties under the authority of the Under
7 Secretary of Defense for Space, Intelligence, and Informa8 tion and shall report to that Under Secretary.".

9 (q) REPORT.—Not later than 30 days before exercising the authority provided in subsection (a), the President shall 10 submit to Congress a report on the proposed organization 11 of the office of the Under Secretary of Defense for Space, 12 Intelligence, and Information. If such a report has not been 13 submitted as of April 15, 2002, the President shall submit 14 15 to Congress a report, not later than that date, setting forth the President's view as of that date of the desirability of 16 17 establishing the position of Under Secretary of Defense for Space, Intelligence, and Information in the Department of 18 19 Defense.

1	SEC. 1403. AUTHORITY TO DESIGNATE UNDER SECRETARY
2	OF THE AIR FORCE AS ACQUISITION EXECU-
3	TIVE FOR SPACE OF THE DEPARTMENT OF
4	DEFENSE.

5 (a) EXECUTIVE AGENT.—Part IV of subtitle A of title
6 10, United States Code, is amended by inserting after chap7 ter 134 the following new chapter:

8 "CHAPTER 135—SPACE PROGRAMS

"Sec. "2271. Executive agent.

9 "\$2271. Executive agent

10 "(a) SECRETARY OF THE AIR FORCE.—The Secretary
11 of the Air Force may be designated as the executive agent
12 of the Department of Defense—

13 "(1) for the planning of the acquisition pro14 grams, projects, and activities of the Department that
15 relate to space; and

16 "(2) for the execution of those programs, projects,
17 and activities.

18 "(b) ACQUISITION EXECUTIVE.—The Secretary may
19 designate the Under Secretary of the Air Force as the acqui20 sition executive of the Air Force for the programs, projects,
21 and activities referred to in subsection (a).".

(b) CLERICAL AMENDMENT.—The tables of chapters at
the beginning of such subtitle and the beginning of part IV

1	of such subtitle are amended by inserting after the item re-
2	lating to chapter 134 the following new item:
	"135. Space Programs
3	SEC. 1404. MAJOR FORCE PROGRAM CATEGORY FOR SPACE
4	PROGRAMS.
5	(a) REQUIREMENT.—The Secretary of Defense may
6	create a major force program category for space programs
7	for purposes of the future-years defense program under sec-
8	tion 221 of title 10, United States Code.
9	(b) Commencement.—If the category under subsection
10	(a) is created, such category shall be included in each fu-
11	ture-years defense program submitted to Congress under
12	section 221 of title 10, United States Code, in fiscal years
13	after fiscal year 2002.
14	SEC. 1405. COMPTROLLER GENERAL ASSESSMENT OF IM-
15	PLEMENTATION OF RECOMMENDATIONS OF
16	SPACE COMMISSION.
17	(a) Assessment.—(1) The Comptroller General shall
18	carry out an assessment through February 15, 2003, of the
19	actions taken by the Secretary of Defense in implementing
20	the recommendations in the report of the Space Commission
21	that are applicable to the Department of Defense.
22	(2) For purposes of paragraph (1), the term "report
23	of the Space Commission" means the report of the Commis-
24	sion To Assess United States National Security Space Man-
25	agement and Organization, dated January 11, 2001, and
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submitted to Congress under section 1623 of the National
 Defense Authorization Act for Fiscal Year 2000 (Public
 Law 106–65; 113 Stat. 815).

4 (b) REPORTS.—Not later than February 15 of each of
5 2002 and 2003, the Comptroller General shall submit to the
6 Committee on Armed Services of the Senate and the Com7 mittee on Armed Services of the House of Representatives
8 a report on the assessment carried out under subsection (a).
9 Each report shall set forth the results of the assessment as
10 of the date of such report.

11 SEC. 1406. COMMANDER OF AIR FORCE SPACE COMMAND.

(a) IN GENERAL.—Chapter 845 of title 10, United
States Code, is amended by adding at the end the following
new section:

15 "§8584. Commander of Air Force Space Command

16 "The Secretary of Defense may require that the officer 17 serving as commander of the Air Force Space Command 18 not serve simultaneously as commander of the United States 19 Space Command (or any successor combatant command 20 with responsibility for space) or as commander of the 21 United States element of the North American Air Defense 22 Command.".

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

"8584. Commander of Air Force Space Command.".

1SEC. 1407. AUTHORITY TO ESTABLISH SEPARATE CAREER2FIELD IN THE AIR FORCE FOR SPACE.

3 The Secretary of the Air Force, acting through the 4 Under Secretary of the Air Force, may establish and imple-5 ment policies and procedures to develop a cadre of tech-6 nically competent officers with the capability to develop 7 space doctrine, concepts of space operations, and manage-8 ment of space systems for the Air Force.

9 DIVISION B—MILITARY CON10 STRUCTION AUTHORIZA11 TIONS

12 SEC. 2001. SHORT TITLE; DEFINITION.

(a) SHORT TITLE.—This division may be cited as the
"Military Construction Authorization Act for Fiscal Year
2002".

(b) DEFINITION OF FISCAL YEAR 2001 DEFENSE AUTHORIZATION ACT.—In this division, the term "Spence
Act" means the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001, as enacted into law by
Public Law 106–398 (114 Stat. 1654).

21 TITLE XXI—ARMY

22 SEC. 2101. AUTHORIZED ARMY CONSTRUCTION AND LAND

23 ACQUISITION PROJECTS.

24 (a) INSIDE THE UNITED STATES.—Using amounts ap25 propriated pursuant to the authorization of appropriations
26 in section 2104(a)(1), the Secretary of the Army may ac•HR 2586 RH

1 quire real property and carry out military construction

2 projects for the installations and locations inside the United

3 States, and in the amounts, set forth in the following table:

State	Installation or location	Amount
Alabama	Anniston Army Depot	\$5,150,000
	Fort Rucker	\$11,400,000
	Redstone Arsenal	\$7,200,000
Alaska	Fort Richardson	\$97,000,000
	Fort Wainwright	\$27,200,000
Arizona	Fort Huachuca	\$6,100,000
	Yuma Proving Ground	\$3,100,000
California	Defense Language Institute	\$5,900,000
-	Fort Irwin	\$23,000,000
Colorado	Fort Carson	\$66,000,000
District of Columbia	Fort McNair	\$11,600,000
Georgia	Fort Benning	\$23,900,000
3	Fort Gillem	\$43,600,000
	Fort Gordon	\$34,000,000
	Fort Stewart/Hunter Army Air	. , ,
Hawaii	Field Navy Public Works Center, Pearl	\$39,800,000
	Harbor	\$11,800,000
	Pohakuloa Training Facility	\$5,100,000
	Wheeler Army Air Field	\$50,000,000
Kansas	Fort Riley	\$10,900,000
Kentucky	Fort Campbell	\$88,900,000
Louisiana	Fort Polk	\$21,200,000
Maryland	Aberdeen Proving Ground	\$58,300,000
	Fort Meade	\$5,800,000
	Fort Leonard Wood	\$12,250,000
New Jersey	Fort Monmouth	\$20,000,000
	Picatinny Arsenal	\$10,200,000
New Mexico	White Sands Missile Range	\$7,600,000
New York	Fort Drum	\$59,350,000
North Carolina	Fort Bragg	\$21,300,000
	Sunny Point Military Ocean Ter-	. , , ,
	minal	\$11,400,000
Oklahoma	Fort Sill	\$5,100,000
South Carolina	Fort Jackson	\$3,650,000
Texas	Corpus Christi Army Depot	\$10,400,000
	Fort Sam Houston	\$9,650,000
	Fort Bliss	\$5,000,000
	Fort Hood	\$104,200,000
Virginia	Fort Belvoir	\$35,950,000
-	Fort Eustis	\$24,750,000
	Fort Lee	\$23,900,000
Washington	Fort Lewis	\$238,200,000
	Total:	\$1,300,710,000

Army: Inside the United States

4 (b) OUTSIDE THE UNITED STATES.—Using amounts
5 appropriated pursuant to the authorization of appropria6 tions in section 2104(a)(2), the Secretary of the Army may
7 acquire real property and carry out military construction
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- 1 projects for the locations outside the United States, and in
- 2 the amounts, set forth in the following table:

Country	Installation or location	Amount
Germany	Area Support Group, Bamberg	\$36,000,000
	Area Support Group, Darmstadt	\$13,500,000
	Baumholder	\$9,000,000
	Hanau	\$7,200,000
	Heidelberg	\$15,300,000
	Mannheim	\$16,000,000
	Wiesbaden Air Base	\$26,300,000
Korea	Camp Carroll	\$16,593,000
	Camp Casey	\$8,500,000
	Camp Hovey	\$35,750,000
	Camp Humphreys	\$14,500,000
	Camp Jackson	\$6,100,000
	Camp Stanley	\$28,000,000
Kwajalein	Kwajalein Atoll	\$11,000,000
	Total:	\$243,743,000

Army: Outside the United States

3 (c) UNSPECIFIED WORLDWIDE.—Using amounts ap-4 propriated pursuant to the authorization of appropriations 5 in section 2104(a)(3), the Secretary of the Army may ac-6 quire real property and carry out military construction 7 projects for the installation and location, and in the amount 8 set forth in the following table:

Army: Unspecified Worldwide

Location	Installation	Amount
Unspecified Worldwide	Classified Location	\$4,000,000

9 SEC. 2102. FAMILY HOUSING.

10 (a) CONSTRUCTION AND ACQUISITION.—Using
11 amounts appropriated pursuant to the authorization of ap12 propriations in section 2104(a)(6)(A), the Secretary of the
13 Army may construct or acquire family housing units (in14 cluding land acquisition) at the installations, for the pur15 poses, and in the amounts, set forth in the following table:
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Army: Family Housing

State or Country	Installation or location	Purpose	Amount
Alaska Arizona Georgia Kansas Texas Korea	Fort Wainwright Fort Huachuca Fort Stewart Fort Leavenworth Fort Bliss Camp Humphreys	32 Units 72 Units 160 Units 40 Units 76 Units 54 Units	\$12,000,000 \$10,800,000 \$2,500,000 \$10,000,000 \$13,600,000 \$12,800,000
		Total:	\$61,700,000

(b) PLANNING AND DESIGN.—Using amounts appro priated pursuant to the authorization of appropriations in
 section 2104(a)(6)(A), the Secretary of the Army may carry
 out architectural and engineering services and construction
 design activities with respect to the construction or im provement of family housing units in an amount not to
 exceed \$11,592,000.

8 SEC. 2103. IMPROVEMENTS TO MILITARY FAMILY HOUSING 9 UNITS.

10 Subject to section 2825 of title 10, United States Code, 11 and using amounts appropriated pursuant to the author-12 ization of appropriations in section 2104(a)(6)(A), the Sec-13 retary of the Army may improve existing military family 14 housing units in an amount not to exceed \$220,750,000.

15 SEC. 2104. AUTHORIZATION OF APPROPRIATIONS, ARMY.

(a) IN GENERAL.—Funds are hereby authorized to be
appropriated for fiscal years beginning after September 30,
2001, for military construction, land acquisition, and military family housing functions of the Department of the
Army in the total amount of \$3,018,077,000, as follows:

1	(1) For military construction projects inside the
2	United States authorized by section 2101(a),
3	\$1,089,416,000.
4	(2) For military construction projects outside the
5	United States authorized by section 2101(b),
6	\$243,743,000.
7	(3) For a military construction project at an un-
8	specified worldwide location authorized by section
9	2101(c), \$4,000,000.
10	(4) For unspecified minor construction projects
11	authorized by section 2805 of title 10, United States
12	Code, \$18,000,000.
13	(5) For architectural and engineering services
14	and construction design under section 2807 of title
15	10, United States Code, \$163,676,000.
16	(6) 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, \$294,576,000.
20	(B) For support of military family housing
21	(including the functions described in section
22	2833 of title 10, United States Code),
23	\$1,102,732,000.
24	(7) For the construction of a cadet development
25	center at the United States Military Academy, West

1	Point, New York, authorized by section 2101(a) of the
2	Military Construction Authorization Act for Fiscal
3	Year 1999 (division B of Public Law 105–261, 112
4	Stat. 2182), \$37,900,000.
5	(8) For the construction of phase $2C$ of a bar-

6 racks complex, Tagaytay Street, at Fort Bragg, North
7 Carolina, authorized by section 2101(a) of the Mili8 tary Construction Authorization Act for Fiscal Year
9 2000 (division B of Public Law 106-65; 113 Stat.
10 825), \$17,500,000.

(9) For the construction of phase 1C of a bar racks complex, Wilson Street, at Schofield Barracks,
 Hawaii, authorized by section 2101(a) of the Military
 Construction Authorization Act for Fiscal Year 2000
 (division B of Public Law 106–65, 113 Stat. 825),
 \$23,000,000.

17 (10) For construction of phase 2 of a basic com-18 bat training complex at Fort Leonard Wood, Mis-19 souri, authorized by section 2101(a) of the Military 20 Construction Authorization Act for Fiscal Year 2001 21 (division B of the Spence Act; 114 Stat. 1654A-389), 22 as amended by section 2105 of this Act, \$27,000,000. 23 (11) For the construction of phase 2 of a battle 24 simulation center at Fort Drum, New York, author-25 ized by section 2101(a) of the Military Construction

Authorization Act for Fiscal Year 2001 (division B of
the Spence Act; 114 Stat. 1654A–389), as amended by
section 2105 of this Act, \$9,000,000.
(12) For the construction of phase 1 of a bar-
racks complex, Butner Road, at Fort Bragg, North
Carolina, authorized by section 2101(a) of the Mili-
tary Construction Authorization Act for Fiscal Year
2001 (division B of the Spence Act; 114 Stat. 1654A–
389), \$49,000,000.
(13) For the construction of phase 1 of a bar-
racks complex, Longstreet Road, at Fort Bragg, North
Carolina, authorized by section 2101(a) of the Mili-
tary Construction Authorization Act for Fiscal Year
2001 (division B of the Spence Act; 114 Stat. 1654A-
389), \$27,000,000.
(14) For the construction of a multipurpose dig-
ital training range at Fort Hood, Texas, authorized
by section 2101(a) of the Military Construction Au-
thorization Act for Fiscal Year 2001 (division B of
the Spence Act; 114 Stat. 1654A–389), as amended by
section 2105 of this Act, \$13,000,000.
(15) For the homeowners assistance program, as
(15) For the homeowners assistance program, as authorized by section 2832(a) of title 10, United

expended.

(b) LIMITATION ON TOTAL COST OF CONSTRUCTION
 PROJECTS.—Notwithstanding the cost variations author ized by section 2853 of title 10, United States Code, and
 any other cost variation authorized by law, the total cost
 of all projects carried out under section 2101 of this Act
 may not exceed—

7 (1) The total amount authorized to be appro8 priated under paragraphs (1), (2), (3) of subsection
9 (a);

(2) \$52,000,000 (the balance of the amount authorized under section 2201 (a) for construction of a
barracks complex, D Street, at Fort Richardson, Alaska);

(3) \$41,000,000 (the balance of the amount authorized under section 2201 (a) for construction of
phase 1 of a barracks complex, Nelson Blvd, at Fort
Carson, Colorado);

(4) \$36,000,000 (the balance of the amount authorized under section 2201 (a) for construction of
phase 1 of a basic combat training complex at Fort
Jackson, South Carolina); and

(5) \$102,000,000 (the balance of the amount authorized under section 2201 (a) for construction of a
barracks complex, 17th & B Streets, at Fort Lewis,
Washington).

3 4 appropriated in such paragraphs, reduced by— 5 (1) \$36,168,000, which represents the combina-6 tion of savings resulting from adjustments to foreign 7 currency exchange rates for military construction out-8 side the United States; and 9 (2) \$75,417,000, which represents the combina-10 tion of savings resulting from adjustments to foreign 11 currency exchange rates for military family housing 12 construction and military family housing support 13 outside the United States.

14SEC. 2105. MODIFICATION OF AUTHORITY TO CARRY OUT15CERTAIN FISCAL YEAR 2001 PROJECTS.

16 (a) MODIFICATION.—The table in section 2101(a) of
17 the Military Construction Authorization Act for Fiscal Year
18 2001 (division B of the Spence Act; 114 Stat. 1654A–389)
19 is amended—

(1) in the item relating to Fort Leonard Wood,
Missouri, by striking "\$65,400,000" in the amount
column and inserting "\$69,400,000";

(2) in the item relating to Fort Drum, New
York, by striking "\$18,000,000" in the amount column and inserting "\$21,000,000";

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1	(3) in the item relating to Fort Hood, Texas, by
2	striking "\$36,492,000" in the amount column and in-
3	serting "\$39,492,000"; and
4	(4) by striking the amount identified as the total
5	in the amount column and inserting "\$623,074,000".
6	(b) Conforming Amendments.—Section 2104 of that
7	Act (114 Stat. 1654A–391) is amended—
8	(1) in subsection (a), in the matter preceding
9	paragraph (1), by striking "\$1,925,344,000" and in-
10	serting ``\$1,935,744,000'';
11	(2) in subsection $(b)(2)$, by striking
12	"\$22,600,000" and inserting "\$27,000,000";
13	(3) in subsection $(b)(3)$, by striking
14	"\$10,000,000" and inserting "\$13,000,000"; and
15	(4) in subsection (b)(6), by striking "\$6,000,000"
16	and inserting "\$9,000,000".
17	TITLE XXII—NAVY
18	SEC. 2201. AUTHORIZED NAVY CONSTRUCTION AND LAND
19	ACQUISITION PROJECTS.
20	(a) INSIDE THE UNITED STATES.—Using amounts ap-
21	propriated pursuant to the authorization of appropriations
22	in section 2204(a)(1), the Secretary of the Navy may ac-
23	quire real property and carry out military construction
24	projects for the installations and locations inside the United
25	States, and in the amounts, set forth in the following table:

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Navy: Inside the United States

State	Installation or location	Amount
Arizona California	Marine Corps Air Station, Yuma Marine Air-Ground Task Force Training Center, Twentynine Palms	\$22,570,000 \$75,125,000
	Marine Corps Air Station, Camp Pen-	\$75,125,000
	dleton	\$4,470,000
	Marine Corps Air Station, Miramar	\$3,680,000
	Marine Corps Base, Camp Pendleton	\$96,490,000
	Naval Air Facility, El Centro	\$23,520,000
	Naval Air Station, Lemoore	\$10,010,000
	Naval Air Warfare Center, China Lake	\$30,200,000
	Naval Air Warfare Center, Point Mugu,	
	San Nicholas Island	\$13,730,000
	Naval Amphibious Base, Coronado Naval Construction Battalion Center,	\$8,610,000
	Port Hueneme Naval Construction Training Center, Port	\$12,400,000
	Hueneme	\$3,780,000
	Naval Station, San Diego	\$47,240,000
District of Columbia	Naval Air Facility, Washington	\$9,810,000
Florida	Naval Air Station, Key West	\$11,400,000
	Naval Air Station, Whiting Field, Milton	\$2,140,000
	Naval Station, Mayport	\$16,420,000
Hanaii	Naval Station, Pensacola	\$3,700,000 \$24,920,000
Hawaii	Marine Corps Base, Kaneohe Naval Magazine Lualualei	\$6,000,000
	Naval Shipyard, Pearl Harbor	\$20,000,000
	Naval Station, Pearl Harbor	\$40,600,000
	Navy Public Works Center, Pearl Harbor	\$16,900,000
Illinois	Naval Training Center, Great Lakes	\$82,260,000
Indiana	Naval Surface Warfare Center, Crane	\$14,930,000
Maine	Naval Air Station, Brunswick	\$67,395,000
Maryland	Naval Air Warfare Center, Patuxent	
U	River	\$2,260,000
	Naval Air Warfare Center, St. Inigoes	\$5,100,000
	Naval Explosive Ordinance Disposal	
Mississippi	Technology Center, Indian Head Naval Construction Battalion Center,	\$1,250,000
	Gulfport	\$21,660,000
	Naval Air Station, Meridian	\$3,400,000
Missouri	Marine Corps Support Activity, Kansas	
	<i>City</i>	\$9,010,000
North Carolina	Marine Corps Air Station, New River	\$4,050,000
	Marine Corps Base, Camp Lejeune	\$67,070,000
Pennsylvania	Naval Foundry and Propeller Center,	4.1.000.000
	Philadelphia	\$14,800,000
Rhode Island	Naval Station, Newport	\$15,290,000
South Carolina	Marine Corps Air Station, Beaufort Marine Corps Recruit Depot, Parris Is-	\$8,020,000
	land	\$5,430,000
<i>T</i>	Naval Hospital, Beaufort	\$7,600,000
Tennessee Texas	Naval Support Activity, Millington Naval Air Station, Joint Reserve Base,	\$3,900,000
Vincinia	Ft. Worth	\$9,060,000
Virginia	Marine Corps Air Facility, Quantico Marine Corps Combat Dev Com	\$3,790,000 \$9,300,000
	Marine Corps Combat Dev Com Naval Amphibious Base, Little Creek	\$9,390,000 \$9,090,000
	Naval Amphiolous Base, Little Creek Naval Station, Norfolk	\$9,090,000 \$139,270,000
Washington	Naval Station, Norjoik Naval Air Station, Whidbey Island	\$139,270,000 \$3,470,000
	Naval Shipyard, Bremerton	\$14,000,000
	Naval Station, Everett	\$6,820,000
	· · · · · · · · · · · · · · · · · · ·	
	Strategic Weapons Facility, Bangor	\$3,900,000

(b) OUTSIDE THE UNITED STATES.—Using amounts
 appropriated pursuant to the authorization of appropria tions in section 2204(a)(2), the Secretary of the Navy may
 acquire real property and carry out military construction
 projects for the locations outside the United States, and in
 the amounts, set forth in the following table:

Country	Installation or location	Amount
Greece	Naval Support Activity Joint Head- quarters Command, Larissa	\$12,240,000
<i>Guam</i>	Naval Support Activity, Souda Bay Naval Station, Guam Navy Public Works Center, Guam	\$3,210,000 \$9,300,000 \$14,800,000
Iceland Italy	Naval Air Station, Keflavik Naval Air Station, Sigonella	\$2,820,000 \$3,060,000
Spain	Naval Station, Rota Total:	\$2,240,000 \$47,670,000

7 SEC. 2202. FAMILY HOUSING.

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

Navy:	Fami	ly He	ousing

State	Installation or location	Purpose	Amount
Arizona	Marine Corps Air Station,		
	Yuma	51 Units	\$9,017,000
California	Marine Air-Ground Task		
	Force Training Center,		
	Twentynine Palms	74 Units	\$16,250,000
Hawaii	Marine Corps Base,		
	Kaneohe	172 Units	\$46,996,000
	Naval Station, Pearl Har-		
	bor	70 Units	\$16,827,000
Mississippi	Naval Construction Bat-	100 TT 11	400 054 000
17	talion Center, Gulfport	160 Units	\$23,354,000
Virginia	Marine Corps Combat De-		
	velopment Command, Quantico	81 Units	\$10,000,000

Navy: Family Housing—Continued

State	Installation or location	Purpose	Amount
Italy	Naval Air Station, Sigonella	10 Units	\$2,403,000
		Total:	\$124,847,000

(b) PLANNING AND DESIGN.—Using amounts appro priated pursuant to the authorization of appropriations in
 section 2204(a)(5)(A), the Secretary of the Navy may carry
 out architectural and engineering services and construction
 design activities with respect to the construction or im provement of military family housing units in an amount
 not to exceed \$6,499,000.

8 SEC. 2203. IMPROVEMENTS TO MILITARY FAMILY HOUSING 9 UNITS.

10 Subject to section 2825 of title 10, United States Code, 11 and using amounts appropriated pursuant to the author-12 ization of appropriations in section 2204(a)(5)(A), the Sec-13 retary of the Navy may improve existing military family 14 housing units in an amount not to exceed \$201,834,000.

15 SEC. 2204. AUTHORIZATION OF APPROPRIATIONS, NAVY.

(a) IN GENERAL.—Funds are hereby authorized to be
appropriated for fiscal years beginning after September 30,
2001, for military construction, land acquisition, and military family housing functions of the Department of the
Navy in the total amount of \$2,389,605,000, as follows:

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1	(1) For military construction projects inside the
2	United States authorized by section 2201(a),
3	\$980,018,000.
4	(2) For military construction projects outside the
5	United States authorized by section 2201(b),
6	\$47,670,000.
7	(3) For unspecified minor construction projects
8	authorized by section 2805 of title 10, United States
9	Code, \$10,546,000.
10	(4) For architectural and engineering services
11	and construction design under section 2807 of title
12	10, United States Code, \$35,392,000.
13	(5) For military family housing functions:
14	(A) For construction and acquisition, plan-
15	ning and design, and improvement of military
16	family housing and facilities, \$332,352,000.
17	(B) For support of military housing (in-
18	cluding functions described in section 2833 of
19	title 10, United States Code), \$913,823,000.
20	(6) For construction of phase 6 of a large
21	anachoic chamber facility at the Patuxent River
22	Naval Air Warfare Center, Maryland, authorized by
23	section 2201(a) of the Military Construction Author-
24	ization Act for Fiscal Year 1993 (division B of Public
25	Law 102-484; 106 Stat. 2590), \$10,770,000.

1	(7) For construction of the Commander-in-Chief
2	Headquarters, Pacific Command, Camp H.M. Smith,
3	Hawaii, authorized by section 2201(a) of the Military
4	Construction Authorization Act for Fiscal Year 2000
5	(division B of Public Law 106–65; 113 Stat. 828), as
6	amended by section 2205, \$37,580,000.
7	(8) For repair of a pier at Naval Station, San
8	Diego, California, authorized by section 2201(a) of
9	the Military Construction Authorization Act for Fis-
10	cal Year 2001 (division B of the Spence Act; 114
11	Stat. 1654A–396), \$17,500,000.
12	(9) For replacement of a pier at Naval Ship-
13	yard, Bremerton, Washington, authorized by section
14	2201(a) of the Military Construction Authorization
15	Act for Fiscal Year 2001 (division B of the Spence
16	Act; 114 Stat. 1654A–396), \$24,460,000.
17	(b) Limitation on Total Cost of Construction
18	Projects.—Notwithstanding the cost variations author-
19	ized by section 2853 of title 10, United States Code, and
20	any other cost variation authorized by law, the total cost
21	of all projects carried out under section 2201 of this Act
22	may not exceed—
23	(1) the total amount authorized to be appro-
24	priated under paragraphs (1) and (2) of subsection

(a);

1	(2) $$33,240,000$ (the balance of the amount au-
2	thorized under section 2201(a) for replacement of a
3	pier, increment I, at Naval Station, Norfolk, Vir-
4	ginia; and
5	(3) \$20,100,000 (the balance of the amount au-
6	thorized under section 2201(a) for a combined propul-
7	sion and explosives lab at Naval Air Warfare Center,
8	China Lake, California).
9	(c) ADJUSTMENT.—The total amount authorized to be
10	appropriated pursuant to paragraphs (1) through (9) of
11	subsection (a) is the sum of the amounts authorized to be
12	appropriated in such paragraphs, reduced by—
13	(1) \$6,854,000, which represents the combination
14	of savings resulting from adjustments to foreign cur-
15	rency exchange rates for military construction outside
16	the United States; and
17	(2) \$13,652,000, which represents the combina-
18	tion of savings resulting from adjustments to foreign
19	currency exchange rates for military family housing
20	construction and military family housing support
21	outside the United States.
22	SEC. 2205. MODIFICATION OF AUTHORITY TO CARRY OUT
23	CERTAIN FISCAL YEAR 2000 PROJECT.
24	(a) MODIFICATION.—The table in section 2201(a) of
25	the Military Construction Authorization Act for Fiscal Year

2000 (division B of Public Law 106-65; 113 Stat. 828) is
 amended—

3	(1) in the item relating to Camp H.M. Smith,
4	Hawaii, by striking "\$86,050,000" in the amount col-
5	umn and inserting "\$89,050,000"; and
6	(2) by striking the amount identified as the total
7	in the amount column and inserting "\$820,230,000".
8	(b) Conforming Amendments.—Section 2204 of that
9	Act (113 Stat. 830) is amended—
10	(1) in subsection (a), in the matter preceding
11	paragraph (1), by striking "\$2,108,087,000" and in-
12	serting "\$2,111,087,000"; and
13	(2) in subsection $(b)(3)$, by striking
14	"\$70,180,000" and inserting "\$73,180,000".
15	TITLE XXIII—AIR FORCE
16	SEC. 2301. AUTHORIZED AIR FORCE CONSTRUCTION AND
17	LAND ACQUISITION PROJECTS.
18	(a) INSIDE THE UNITED STATES.—Using amounts ap-
19	propriated pursuant to the authorization of appropriations
20	in section 2304(a)(1), the Secretary of the Air Force may
21	acquire real property and carry out military construction
22	projects for the installations and locations inside the United
23	States, and in the amounts, set forth in the following table:
	Air Force: Inside the United States

State	Installation or location	Amount
Alabama Alaska	Maxwell Air Force Base Eareckson Air Force Base Elmendorf Air Force Base	\$34,400,000 \$4,600,000 \$32,200,000

State	Installation or location	Amount
Arizona	Davis-Monthan Air Force Base	\$23,500,000
	Luke Air Force Base	\$4,500,000
Arkansas	Little Rock Air Force Base	\$10,600,000
California	Beale Air Force Base	\$7,900,000
0	Edwards Air Force Base	\$21,300,000
	Los Angeles Air Force Base	\$23,000,000
	Travis Air Force Base	\$10,100,000
	Vandenberg Air Force Base	\$11,800,000
Colorado	Buckley Air Force Base	\$23,200,000
	Schriever Air Force Base	\$30,400,000
	United States Air Force Academy	\$25,500,000
District of Columbia	Bolling Air Force Base	\$2,900,000
Florida	Cape Canaveral Air Force Station	\$7,800,000
rioniaa	Eglin Air Force Base	\$11,400,000
	Hurlburt Field	\$10,400,000
	MacDill Air Force Base	\$10,400,000
<i>a</i> :	Tyndall Air Force Base	\$20,350,000
Georgia	Moody Air Force Base	\$4,900,000
TT ''	Robins Air Force Base	\$14,650,000
Hawaii	Hickman Air Force Base	\$6,300,000
Idaho	Mountain Home Air Force Base	\$14,600,000
Kansas	McConnell Air Force Base	\$5,100,000
Maryland	Andrews Air Force Base	\$19,420,000
Massachusetts	Hanscom Air Force Base	\$9,400,000
Mississippi	Keesler Air Force Base	\$28,600,000
Nevada	Nellis Air Force Base	\$12,600,000
New Jersey	McGuire Air Force Base	\$36,550,000
New Mexico	Cannon Air Force Base	\$9,400,000
	Kirtland Air Force Base	\$19,800,000
North Carolina	Pope Air Force Base	\$17,800,000
North Dakota	Grand Forks Air Force Base	\$7,800,000
Ohio	Wright-Patterson Air Force Base	\$5,800,000
Oklahoma	Altus Air Force Base	\$20,200,000
	Tinker Air Force Base	\$17,700,000
South Carolina	Shaw Air Force Base	\$24,400,000
Tennessee	Arnold Air Force Base	\$24,400,000
Texas	Lackland Air Force Base	\$12,800,000
	Laughlin Air Force Base	\$15,600,000
	Sheppard Air Force Base	\$45,200,000
Utah	Hill Air Force Base	\$44,000,000
Virginia	Langley Air Force Base	\$47,300,000
Washington	Fairchild Air Force Base	\$2,800,000
9	McChord Air Force Base	\$20,700,000
Wyoming	F E Warren Air Force Base	\$10,200,000
	Total:	\$822,320,000

Air Force: Inside the United States—Continued

(b) OUTSIDE THE UNITED STATES.—Using amounts
 appropriated pursuant to the authorization of appropria tions in section 2304(a)(2), the Secretary of the Air Force
 may acquire real property and carry out military construc tion projects for the installations and locations outside the
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- 1 United States, and in the amounts, set forth in the following
- 2 table:

Country	Installation or location	Amount
Germany	Ramstein Air Force Base	\$42,900,000
	Spangdahlem Air Base	\$8,700,000
Greenland	Thule	\$19,000,000
Guam	Andersen Air Force Base	\$10,150,000
Italy	Aviano Air Base	\$11,800,000
Korea	Kunsan Air Base	\$12,000,000
	Osan Air Base	\$101,142,000
Turkey	Eskisehir	\$4,000,000
United Kingdom	Royal Air Force, Lakenheath	\$11,300,000
-	Royal Air Force, Mildenhall	\$22,400,000
Wake Island	Wake Island	\$25,000,000
	<i>Total:</i>	\$268,392,000

Air Force: Outside the	e United States
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3 (c) UNSPECIFIED WORLDWIDE.—Using the amounts 4 appropriated pursuant to the authorization of appropria-5 tions in section 2304(a)(3), the Secretary of the Air Force 6 may acquire real property and carry out military construc-7 tion projects for the installation and location and in the 8 amounts, set forth in the following table:

Air Force: Unspecified Worldwide

Location	Installation	Amount
Unspecified Worldwide	Classified Location	\$4,458,000

9 SEC. 2302. FAMILY HOUSING.

10 (a) CONSTRUCTION AND ACQUISITION.—Using 11 amounts appropriated pursuant to the authorization of ap-12 propriations in section 2304(a)(7)(A), the Secretary of the 13 Air Force may construct or acquire family housing units 14 (including land acquisition) at the installations, for the 15 purposes, and in the amounts, set forth in the following 16 table:

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State	Installation or location	Purpose	Amount
Arizona	Luke Air Force Base	120 Units	\$15,712,000
California	Travis Air Force Base	118 Units	\$18,150,000
Colorado	Buckley Air Force Base	55 Units	\$11,400,000
Delaware	Dover Air Force Base	120 Units	\$18,145,000
District of Columbia	Bolling Air Force Base	136 Units	\$16,926,000
Hawaii	Hickam Air Force Base	102 Units	\$25,037,000
Louisiana	Barksdale Air Force Base	56 Units	\$7,300,000
South Dakota	Ellsworth Air Force Base	78 Units	\$13,700,000
Virginia	Langley Air Force Base	4 Units	\$1,200,000
Portugal	Lajes Field, Azores	64 Units	\$13,230,000
		Total:	\$140,800,000

Air Force: Family Housing

(b) PLANNING AND DESIGN.—Using amounts appro priated pursuant to the authorization of appropriations in
 section 2304(a)(7)(A), the Secretary of the Air Force may
 carry out architectural and engineering services and con struction design activities with respect to the construction
 or improvement of military family housing units in an
 amount not to exceed \$24,558,000.

8 SEC. 2303. IMPROVEMENTS TO MILITARY FAMILY HOUSING 9 UNITS.

Subject to section 2825 of title 10, United States Code,
and using amounts appropriated pursuant to the authorization of appropriations in section 2304(a)(7)(A), the Secretary of the Air Force may improve existing military family housing units in an amount not to exceed \$370,879,000.
SEC. 2304. AUTHORIZATION OF APPROPRIATIONS, AIR
FORCE.

17 (a) IN GENERAL.—Funds are hereby authorized to be
18 appropriated for fiscal years beginning after September 30,
19 2001, for military construction, land acquisition, and mili•HR 2586 RH

1	tary family housing functions of the Department of the Air
2	Force in the total amount of \$2,526,034,000 as follows:
3	(1) For military construction projects inside the
4	United States authorized by section 2301(a),
5	\$806,020,000.
6	(2) For military construction projects outside the
7	United States authorized by section 2301(b),
8	\$268,392,000.
9	(3) For the military construction projects at un-
10	specified worldwide locations authorized by section
11	2301(c), \$4,458,000.
12	(4) For unspecified minor construction projects
13	authorized by section 2805 of title 10, United States
14	Code, \$11,250,000.
15	(5) For architectural and engineering services
16	and construction design under section 2807 of title
17	10, United States Code, \$84,630,000.
18	(6) For military housing functions:
19	(A) For construction and acquisition, plan-
20	ning and design, and improvement of military
21	family housing and facilities, \$536,237,000.
22	(B) For support of military family housing
23	(including functions described in section 2833 of
24	title 10, United States Code), \$866,171,000.

(7) \$12,600,000 for construction of an air freight
 terminal and base supply complex at McGuire Air
 Force Base, New Jersey, authorized by section
 2301(a) of the Military Construction Authorization
 Act for Fiscal Year 2001 (division B of the Spence
 Act; 114 Stat. 1654A–399), as amended by section
 2305.

8 (b) LIMITATION ON TOTAL COST OF CONSTRUCTION 9 PROJECTS.—Notwithstanding the cost variations author-10 ized by section 2853 of title 10, United States Code, and 11 any other cost variation authorized by law, the total cost 12 of all projects carried out under section 2301 of this Act 13 may not exceed—

14 (1) the total amount authorized to be appro15 priated under paragraphs (1), (2), and (3) of sub16 section (a); and

17 (2) \$12,000,000 (the balance of the amount au18 thorized under section 2301(a) for a maintenance
19 depot hanger at Hill Air Force Base, Utah).

(c) ADJUSTMENT.—The total amount authorized to be
appropriated pursuant to paragraphs (1) through (7) of
subsection (a) is the sum of the amounts authorized to be
appropriated in such paragraphs, reduced by—

24 (1) \$15,846,000, which represents the combina25 tion of savings resulting from adjustments to foreign

1	currency exchange rates for military construction out-
2	side the United States; and
3	(2) \$47,878,000, which represents the combina-
4	tion of savings resulting from adjustments to foreign
5	currency exchange rates for military family housing
6	construction and military family housing support
7	outside the United States.
8	SEC. 2305. MODIFICATION OF AUTHORITY TO CARRY OUT
9	CERTAIN FISCAL YEAR 2001 PROJECT.
10	(a) Modification.—The table in section 2301(a) of
11	the Military Construction Authorization Act for Fiscal Year
12	2001 (division B of the Spence Act; 114 Stat. 1654A–399)
13	is amended—
14	(1) in the item relating to McGuire Air Force
15	Base, New Jersey, by striking "\$29,772,000" in the
16	amount column and inserting "\$32,972,000"; and
17	(2) by striking the amount identified as the total
18	in the amount column and inserting "\$748,955,000".
19	(b) Conforming Amendments.—Section 2304(b)(2)
20	of that Act (114 Stat. 1654A-402) is amended by striking
21	"\$9,400,000" and inserting "\$12,600,000".

TITLE XXIV—DEFENSE AGENCIES

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3 SEC. 2401. AUTHORIZED DEFENSE AGENCIES CONSTRUC-

TION AND LAND ACQUISITION PROJECTS.

(a) INSIDE THE UNITED STATES.—Using amounts appropriated pursuant to the authorization of appropriations
in section 2403(a)(1), the Secretary of Defense may acquire
real property and carry out military construction projects
for the installations and locations inside the United States,
and in the amounts, set forth in the following table:

Agency	Agency Installation or location	
Chemical Demilitarization	Blue Grass Army Depot, Kentucky	\$47,220,000
Defense Education Activity	Laurel Bay, South Carolina	\$12,850,000
	Marine Corps Base, Camp LeJeune, North Carolina	\$8,857,000
Defense Logistics Agency	Defense Distribution Depot Tracy,	\$0,057,000
	California	\$30,000,000
	Defense Distribution New Cum-	
	berland, Pennsylvania	\$19,900,000
	Eielson Air Force Base, Alaska	\$8,800,000
	Fort Belvoir, Virginia	\$900,000
	Grand Forks Air Force Base, North	
	Dakota	\$9,110,000
	Hickam Air Force Base, Hawaii	\$29,200,000
	McGuire Air Force Base, New Jersey	\$4,400,000
	Minot Air Force Base, North Dakota	\$14,000,000
	Philadelphia, Pennsylvania	\$2,429,000
Sussial Outstations Command	Pope Air Force Base, North Carolina	\$3,400,000
Special Operations Command	Aberdeen Proving Ground, Maryland Fort Benning, Georgia	\$3,200,000 \$5,100,000
	Fort Bragg, North Carolina	\$35,962,000
	Fort Lewis, Washington	\$6,900,000
	Hurlburt Field, Florida	\$13,400,000
	MacDill Air Force Base, Florida	\$12,000,000
	Naval Station, San Diego, California	\$13,650,000
TRICARE Management Activ-		\$10,000,000
<i>ity</i>	Andrews Air Force Base, Maryland	\$10,250,000
5	Dyess Air Force Base, Texas	\$3,300,000
	F. E. Warren Air Force Base, Wyo-	. , ,
	ming	\$2,700,000
	Fort Hood, Texas	\$12,200,000
	Fort Stewart/Hunter Army Air Field,	
	Georgia	\$11,000,000
	Holloman Air Force Base, New Mex-	
	<i>ico</i>	\$5,700,000
	Hurlburt Field, Florida	\$8,800,000
	Marine Corps Base, Camp Pendleton,	
	California	\$1,150,000

Defense Agencies: Inside the United States

Agency	Installation or location	Amount	
	Marine Corps Logistics Base, Albany, Georgia	\$5,800,000	
	Naval Air Station, Whidbey Island, Washington	\$1,900,000	
	Naval Hospital, Twentynine Palms, California	\$1,600,000	
	Naval Station, Mayport, Florida	\$24,000,000	
	Naval Station, Norfolk, Virginia	\$21,000,000	
Washington Headquarters	Schriever Air Force Base, Colorado	\$4,000,000	
Services	Pentagon Reservation, Virginia	\$25,000,000	
	Total:	\$325,228,000	

Defense Agencies: Inside the United States—Continued

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(b) OUTSIDE THE UNITED STATES.—Using amounts
 appropriated pursuant to the authorization of appropria tions in section 2403(a)(2), the Secretary of Defense may
 acquire real property and carry out military construction
 projects for the installations and locations outside the
 United States, and in the amounts, set forth in the following
 table:

Agency	Installation or location	Amount
Defense Education Activity	Aviano Air Base, Italy	\$3,647,000
	Geilenkirchen AB, Germany	\$1,733,000
	Heidelberg, Germany	\$3,312,000
	Kaiserslautern, Germany	\$1,439,000
	Kitzingen, Germany	\$1,394,000
	Landstuhl, Germany	\$1,444,000
	Ramstein Air Force Base, Germany	\$2,814,000
	Royal Air Force, Feltwell, United	. , ,
	Kingdom	\$22,132,000
	Vogelweh Annex, Germany	\$1,558,000
	Wiesbaden Air Base, Germany	\$1,378,000
	Wuerzburg, Germany	\$2,684,000
Defense Logistics Agency	Anderson Air Force Base, Guam	\$20,000,000
	Camp Casey, Korea	\$5,500,000
	Naval Station, Rota, Spain	\$3,000,000
	Yokota Air Base, Japan	\$13,000,000
Office Secretary of Defense TRICARE Management Activ-	Comalapa Air Base, El Salvador	\$12,577,000
<i>ity</i>	Heidelberg, Germany	\$28,000,000
0	Lajes Field, Azores, Portugal	\$3,750,000
	Thule, Greenland	\$10,800,000
	Total:	\$140,162,000

Defense Agencies: Outside the United States

1 SEC. 2402. ENERGY CONSERVATION PROJECTS.

Using amounts appropriated pursuant to the authorization of appropriations in section 2403(a)(6), the Secretary of Defense may carry out energy conservation
projects under section 2865 of title 10, United States Code,
in the amount of \$35,600,000.

7 SEC. 2403. AUTHORIZATION OF APPROPRIATIONS, DEFENSE 8 AGENCIES.

9 (a) IN GENERAL.—Funds are hereby authorized to be 10 appropriated for fiscal years beginning after September 30, 11 2001, for military construction, land acquisition, and mili-12 tary family housing functions of the Department of Defense 13 (other than the military departments), in the total amount 14 of \$1,421,319,000 as follows:

15 (1) For military construction projects inside the
16 United States authorized by section 2401(a),
17 \$370,164,000.

18 (2) For military construction projects outside the
19 United States authorized by section 2401(b),
20 \$140,162,000.

21 (3) For unspecified minor construction projects
22 under section 2805 of title 10, United States Code,
23 \$24,492,000.

24 (4) For contingency construction projects of the
25 Secretary of Defense under section 2804 of title 10,
26 United States Code, \$10,000,000.

1	(5) For architectural and engineering services
2	and construction design under section 2807 of title
3	10, United States Code, \$74,496,000.
4	(6) For energy conservation projects authorized
5	by section 2402 of this Act, \$35,600,000.
6	(7) For base closure and realignment activities
7	as authorized by the Defense Base Closure and Re-
8	alignment Act of 1990 (part A of title XXIX of Public
9	Law 101–510; 10 U.S.C. 2687 note), \$532,200,000.
10	(8) For military family housing functions:
11	(A) For improvement of military family
12	housing and facilities, \$250,000.
13	(B) For support of military family housing
14	(including functions described in section 2833 of
15	title 10, United States Code), \$43,762,000, of
16	which not more than \$37,298,000 may be obli-
17	gated or expended for the leasing of military
18	family housing units worldwide.
19	(C) For credit to the Department of Defense
20	Family Housing Improvement Fund established
21	by section 2883(a)(1) of title 10, United States
22	<i>Code</i> , <i>\$2,000,000</i> .
23	(9) For the construction of phase 6 of an ammu-
24	nition demilitarization facility at Pine Bluff Arsenal,
25	Arkansas, authorized by section 2401(a) of the Mili-

1	tary Construction Authorization Act for Fiscal Year
2	1995 (division B of Public Law 103–337; 108 Stat.
3	3040), as amended by section 2407 of the Military
4	Construction Authorization Act for Fiscal Year 1996
5	(division B of Public Law 104–106; 110 Stat. 539),
6	section 2408 of the Military Construction Authoriza-
7	tion Act for Fiscal Year 1998 (division B of Public
8	Law 105–85; 111 Stat. 1982), section 2406 of the
9	Military Construction Authorization Act for Fiscal
10	Year 1999 (division B of Public Law 105–261; 112
11	Stat. 2197), and section 2407 of this Act,
12	\$26,000,000.

13 (10) For the construction of phase 3 of an am-14 munition demilitarization facility at Pueblo Army 15 Depot, Colorado, authorized by section 2401(a) of the 16 Military Construction Authorization Act for Fiscal 17 Year 1997 (division B of Public Law 104-201; 110 18 Stat. 2775), as amended by section 2406 of the Mili-19 tary Construction Authorization Act for Fiscal Year 2000 (division B of Public Law 106-65; 113 Stat. 20 21 839), \$11,000,000.

(11) For construction of phase 4 of an ammunition demilitarization facility at Newport Army
Depot, Indiana, authorized by section 2401(a) of the
Military Construction Authorization Act for Fiscal

1	Year 1999 (division B of Public Law 105–261; 112
2	Stat. 2193), \$66,000,000.

3 (12) For construction of phase 4 of an ammuni4 tion demilitarization facility at Aberdeen Proving
5 Ground, Maryland, authorized by section 2401(a) of
6 the Military Construction Authorization Act for Fis7 cal Year 1999 (division B of Public Law 105–261;
8 112 Stat. 2193), as amended by section 2406 of this
9 Act, \$66,500,000.

(13) For construction of a hospital at Fort
Wainwright, Alaska, authorized by section 2201(a) of
the Military Construction Authorization Act for Fiscal Year 2000 (division B of Public Law 106–65; 113
Stat. 836), \$18,500,000.

(14) For construction of an aircrew water survival training facility at Naval Air Station, Whidbey
Island, Washington, authorized by section 2401(a) of
the Military Construction Authorization Act for Fiscal Year 2000 (division B of Public Law 106–65; 113
Stat. 836), as amended by section 2405 of this Act,
\$6,600,000.

(15) For the construction of phase 2 of an ammunition demilitarization facility at Blue Grass
Army Depot, Kentucky, authorized by section 2401(a)
of the Military Construction Authorization Act for

1	Fiscal Year 2000 (division B of Public Law 106–65,		
2	113 Stat. 836), as amended by section 2405,		
3	\$3,000,000.		
4	(16) For construction of FHOTC Support Fa-		
5	cilities at Camp Pendleton, California, authorized by		

section 2401(a) of the Military Construction Authorization Act for Fiscal Year 2001 (division B of the
Spence Act; 114 Stat.1654A-402), as amended by section 2404 of this Act, \$3,150,000.

10 (17) For replacement of a Medical/Dental Clinic,
11 Las Flores, at Camp Pendleton, California, author12 ized by section 2401(a) of the Military Construction
13 Authorization Act for Fiscal Year 2001 (division B of
14 the Spence Act; 114 Stat.1654A-402), as amended by
15 section 2404 of this Act, \$3,800,000.

16 (18) For replacement of a Medical/Dental Clinic,
17 Las Pulgas, at Camp Pendleton, California, author18 ized by section 2401(a) of the Military Construction
19 Authorization Act for Fiscal Year 2001 (division B of
20 the Spence Act; 114 Stat.1654A-402), as amended by
21 section 2404 of this Act, \$4,050,000.

(19) For replacement of a Medical/Dental Clinic,
Horno, at Camp Pendleton, California, authorized by
section 2401(a) of the Military Construction Authorization Act for Fiscal Year 2001 (division B of the

1 Spence Act; 114 Stat.1654A–402), as amended by sec-

2 tion 2404 of this Act, \$4,300,000.

3 (b) LIMITATION ON TOTAL COST OF CONSTRUCTION
4 PROJECTS.—Notwithstanding the cost variations author5 ized by section 2853 of title 10, United States Code, and
6 any other cost variation authorized by law, the total cost
7 of all projects carried out under section 2401 of this Act
8 may not exceed the total amount authorized to be appro9 priated under paragraphs (1) and (2) of subsection (a).

10 (c) ADJUSTMENTS.—The total amount authorized to be 11 appropriated pursuant to paragraphs (1) through (19) of 12 subsection (a) is the sum of the amounts authorized to be 13 appropriated in such paragraphs, reduced by—

(1) \$17,857,000, which represents the combination of savings resulting from adjustments to foreign
currency exchange rates for military construction outside the United States; and

(2) \$10,250,000, which represents the combination of project savings in military construction resulting from favorable bids, reduced overhead charges,
and cancellations due to force structure changes.

1	SEC. 2404. MODIFICATION OF AUTHORITY TO CARRY OUT
2	CERTAIN FISCAL YEAR 2001 PROJECT.
3	The table in section 2401(a) of the Military Construc-
4	tion Authorization Act for Fiscal Year 2001 (division B
5	of the Spence Act; 114 Stat. 1654A–402) is amended—
6	(1) under the agency heading relating to
7	TRICARE Management Activity, in the item relating
8	to Marine Corps Base, Camp Pendleton, California,
9	by striking "\$14,150,000" and inserting
10	"\$15,300,000"; and
11	(2) by striking the amount identified as the total
12	in the amount column and inserting "\$258,056,000".
13	SEC. 2405. MODIFICATION OF AUTHORITY TO CARRY OUT
14	CERTAIN FISCAL YEAR 2000 PROJECTS.
15	(a) Modification.—The table in section 2401(a) of
16	the Military Construction Authorization Act for Fiscal Year
17	2000 (division B of Public Law 106–65; 113 Stat. 836) is
18	amended—
19	(1) under the agency heading relating to
20	TRICARE Management Activity, in the item relating
21	to Naval Air Station, Whidbey Island, Washington,
22	by striking "\$4,700,000" inserting "\$6,600,000";
23	(2) under the agency heading relating to Chem-
24	ical Demilitarization, in the item relating to Blue
25	Grass Army Depot, Kentucky, by striking

1	"\$206,800,000" in the amount column and inserting
2	"\$254,030,000"; and
3	(3) by striking the amount identified as the total
4	in the amount column and inserting "\$636,550,000".
5	(b) Conforming Amendment.—Section 2405(b)(3) of
б	that Act (113 Stat. 839) is amended by striking
7	"\$184,000,000" and inserting "\$231,230,000".
8	SEC. 2406. MODIFICATION OF AUTHORITY TO CARRY OUT
9	CERTAIN FISCAL YEAR 1999 PROJECT.
10	The table in section 2401(a) of the Military Construc-
11	tion Authorization Act for Fiscal Year 1999 (division B
12	of Public Law 105–261; 112 Stat. 2193) is amended—
13	(1) under the agency heading relating to Chem-
14	ical Demilitarization, in the item relating to Aber-
15	deen Proving Ground, Maryland, by striking
16	"\$186,350,000" in the amount column and inserting
17	"\$223,950,000"; and
18	(2) by striking the amount identified as the total
19	in the amount column and inserting "\$727,616,000".
20	(b) Conforming Amendments.—Section 2404(b)(3)
20 21	

1SEC. 2407. MODIFICATION OF AUTHORITY TO CARRY OUT2CERTAIN FISCAL YEAR 1995 PROJECT.

3 The table in section 2401 of the Military Construction Authorization Act for Fiscal Year 1995 (division B of Pub-4 5 lic Law 103–337; 108 Stat. 3040), as amended by section 2407 of the Military Construction Authorization Act for 6 7 Fiscal Year 1996 (division B of Public Law 104–106; 110) 8 Stat. 539), section 2408 of the Military Construction Au-9 thorization Act for Fiscal Year 1998 (division B of Public Law 105–85; 111 Stat. 1982), and section 2406 of the Mili-10 11 tary Construction Authorization Act for Fiscal Year 1999 (division B of Public Law 105–261; 112 Stat. 2197), is 12 amended under the agency heading relating to Chemical 13 Agents and Munitions Destruction, in the item relating to 14 Pine Bluff Arsenal, Arkansas, by striking "\$154,400,000" 15 16 in the amount column and inserting "\$177,400,000".

17 SEC. 2408. PROHIBITION ON EXPENDITURES TO DEVELOP18FORWARD OPERATING LOCATION ON ARUBA19FOR UNITED STATES SOUTHERN COMMAND

20COUNTER-DRUG DETECTION AND MONI-21TORING FLIGHTS.

None of the funds appropriated under the heading
"MILITARY CONSTRUCTION, DEFENSE-WIDE" in chapter 3 of
title III of the Emergency Supplemental Act, 2000 (Public
Law 106–246; 114 Stat. 579), may be used by the Secretary
of Defense to develop any forward operating location on the
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island of Aruba to serve as a location from which the United
 States Southern Command could conduct counter-drug de tection and monitoring flights.

4 TITLE XXV—NORTH ATLANTIC 5 TREATY ORGANIZATION SE6 CURITY INVESTMENT PRO7 GRAM

8 SEC. 2501. AUTHORIZED NATO CONSTRUCTION AND LAND 9 ACQUISITION PROJECTS.

10 The Secretary of Defense may make contributions for the North Atlantic Treaty Organization Security Invest-11 ment Program as provided in section 2806 of title 10, 12 13 United States Code, in an amount not to exceed the sum of the amount authorized to be appropriated for this pur-14 15 pose in section 2502 and the amount collected from the North Atlantic Treaty Organization as a result of construc-16 tion previously financed by the United States. 17

18 SEC. 2502. AUTHORIZATION OF APPROPRIATIONS, NATO.

Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2001, for contributions by the Secretary of Defense under section 2806 of title
10, United States Code, for the share of the United States
of the cost of projects for the North Atlantic Treaty Organization Security Investment Program authorized by section
2501, in the amount of \$162,600,000.

TITLE XXVI—GUARD AND RESERVE FACILITIES

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3 SEC. 2601. AUTHORIZED GUARD AND RESERVE CONSTRUC-

TION AND LAND ACQUISITION PROJECTS.

5 (a) IN GENERAL.—There are authorized to be appro-6 priated for fiscal years beginning after September 30, 2001, 7 for the costs of acquisition, architectural and engineering 8 services, and construction of facilities for the Guard and 9 Reserve Forces, and for contributions therefor, under chap-10 ter 1803 of title 10, United States Code (including the cost 11 of acquisition of land for those facilities), the following 12 amounts:

13	(1) For the Department of the Army—
14	(A) for the Army National Guard of the
15	United States, \$304,915,000; and
16	(B) for the Army Reserve, \$173,017,000.
17	(2) For the Department of the Navy, for the
18	Naval and Marine Corps Reserve, \$53,291,000.
19	(3) For the Department of the Air Force—
20	(A) for the Air National Guard of the
21	United States, \$197,472,000; and
22	(B) for the Air Force Reserve, \$79,132,000.

1TITLE XXVII—EXPIRATION2AND EXTENSION OF3AUTHORIZATIONS

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 authorizations contained in titles XXI through XXVI for military 9 10 construction projects, land acquisition, family housing 11 projects and facilities, and contributions to the North At-12 lantic Treaty Organization Security Investment program (and authorizations of appropriations therefor) shall expire 13 14 on the later of—

15 (1) October 1, 2004; or

16 (2) the date of the enactment of an Act author17 izing funds for military construction for fiscal year
18 2005.

(b) EXCEPTION.—Subsection (a) shall not apply to authorizations for military construction projects, land acquisition, family housing projects and facilities, and contributions to the North Atlantic Treaty Organization Security
Investment program (and authorizations of appropriations
therefor) for which appropriated funds have been obligated
before the later of—

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(1) October 1, 2004; or

1

2 (2) the date of the enactment of an Act author3 izing funds for fiscal year 2005 for military construc4 tion 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 1999 PROJECTS.

10 (a) EXCEPTION.—Notwithstanding section 2701 of the Military Construction Authorization Act for Fiscal Year 11 1999 (division B of Public Law 105–261; 112 Stat. 2199), 12 13 authorizations set forth in the tables in subsection (b), as provided in section 2302 or 2601 of that Act, shall remain 14 15 in effect until October 1, 2002, or the date of the enactment of an Act authorizing funds for military construction for 16 fiscal year 2003, whichever is later. 17

18 (b) TABLES.—The tables referred to in subsection (a)

19 are as follows:

State	Installation or loca- tion	Project	Amount
Delaware	Dover Air Force Base	Family Housing Replacement	
Florida	Patrick Air Force Base	(55 Units) Family Housing	\$8,998,000
		Replacement (46 Units)	\$9,692,000
New Mexico	Kirtland Air Force Base	Family Housing Replacement	
		(37 Units)	\$6,400,000

Air Force: Extension of 1999 Project Authorizations

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State	Installation or loca- tion	Project	Amount
Ohio	Wright-Patterson Air Force Base	Family Housing Replacement (40 Units)	\$5,600,000

Air Force: Extension of 1999 Project Authorizations—Continued

Army National Guard: Extension of 1999 Project Authorizations

State	Installation or loca- tion	Project	Amount
Massachusetts	Westfield	Army Aviation Support Fa-	
South Carolina	Spartanburg	cility Readiness Cen- ter.	\$9,274,000 \$5,260,000

1 SEC. 2703. EXTENSION OF AUTHORIZATIONS OF CERTAIN

2

FISCAL YEAR 1998 PROJECTS.

3 (a) EXTENSION.—Notwithstanding section 2701 of the Military Construction Authorization Act for Fiscal Year 4 1998 (division B of Public Law 105–85; 111 Stat. 1984), 5 authorizations set forth in the tables in subsection (b), as 6 7 provided in section 2102, 2202, or 2302 of that Act and 8 extended by section 2702 of the Military Construction Authorization Act for Fiscal Year 2001 (division B of the 9 Spence Act; 114 Stat. 1654A–408), shall remain in effect 10 until October 1, 2002, or the date of the enactment of an 11 Act authorizing funds for military construction for fiscal 12 year 2003, whichever is later. 13

14 (b) TABLES.—The tables referred to in subsection (a)
15 are as follows:

State	Installation or loca- tion	Project	Amount
Maryland	Fort Meade	Family Housing Construction (56 units)	\$7,900,000

Army: Extension of 1998 Project Authorization

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Navy: Extension of 1998 Project Authorizations

State	Installation or loca- tion	Project	Amount
California	Naval Complex, San Diego	Family Housing Replacement (94 units)	\$13,500,000
California	Marine Corps Air Sta- tion, Miramar	Family Housing Construction	
Louisiana	Naval Complex, New Or- leans	(166 units) Family Housing	\$28,881,000
Texas	Naval Air Station, Cor-	Replacement (100 units)	\$11,930,000
	pus Christi	Family Housing Construction (212 units)	\$22,250,000

Air Force: Extension of 1998 Project Authorization

State	Installation or loca- tion	Project	Amount
New Mexico	Kirtland Air Force Base	Family Housing Replacement (180 units)	\$20,900,000

1 SEC. 2704. EFFECTIVE DATE.

2 Titles XXI, XXII, XXIII, XXIV, XXV, and XXVI shall

- 3 take effect on the later of—
- 4 (1) October 1, 2001; or
- 5 (2) the date of the enactment of this Act.

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1	TITLE XXVIII—GENERAL
2	PROVISIONS
3	Subtitle A—Military Construction
4	Program and Military Family
5	Housing Changes
6	SEC. 2801. INCREASE IN CERTAIN UNSPECIFIED MINOR
7	MILITARY CONSTRUCTION PROJECT THRESH-
8	OLDS.
9	Section 2805 of title 10, United States Code, is
10	amended—
11	(1) in subsection (b)(1), by striking "\$500,000"
12	and inserting "\$750,000";
13	(2) in subsection $(c)(1)(A)$, by striking
14	"\$1,000,000" and inserting "\$1,500,000"; and
15	(3) in subsection $(c)(1)(B)$, by striking
16	"\$500,000" and inserting "\$750,000".
17	SEC. 2802. EXCLUSION OF UNFORESEEN ENVIRONMENTAL
18	HAZARD REMEDIATION FROM LIMITATION ON
19	AUTHORIZED COST VARIATIONS.
20	Subsection (d) of section 2853 of title 10, United States
21	Code, is amended to read as follows:
22	"(d) The limitation on cost increases in subsection (a)
23	does not apply—
24	"(1) to the settlement of a contractor claim
25	under a contract; or

1	"(2) to the costs associated with the required re-
2	mediation of an environmental hazard in connection
3	with a military construction project or military fam-
4	ily housing project, such as asbestos removal, radon
5	abatement, lead-based paint removal or abatement, or
6	any other legally required environmental hazard re-
7	mediation, if the required remediation could not have
8	reasonably been anticipated at the time the project
9	was approved originally by Congress.".
10	SEC. 2803. REPEAL OF ANNUAL REPORTING REQUIREMENT
11	ON MILITARY CONSTRUCTION AND MILITARY
12	FAMILY HOUSING ACTIVITIES.
13	(a) REPEAL.—Section 2861 of title 10, United States
14	Code, is repealed.
15	(b) Clerical Amendment.—The table of sections at
16	the beginning of subchapter III of chapter 169 of such title
	the beginning of subchapter III of chapter 169 of such title
17	the beginning of subchapter III of chapter 169 of such title is amended by striking the item relating to section 2861.
17 18	the beginning of subchapter III of chapter 169 of such title is amended by striking the item relating to section 2861. SEC. 2804. PERMANENT AUTHORIZATION FOR ALTER-
17 18 19	the beginning of subchapter III of chapter 169 of such title is amended by striking the item relating to section 2861. SEC. 2804. PERMANENT AUTHORIZATION FOR ALTER- NATIVE AUTHORITY FOR ACQUISITION AND
 17 18 19 20 21 	the beginning of subchapter III of chapter 169 of such title is amended by striking the item relating to section 2861. SEC. 2804. PERMANENT AUTHORIZATION FOR ALTER- NATIVE AUTHORITY FOR ACQUISITION AND IMPROVEMENT OF MILITARY HOUSING.
 17 18 19 20 21 	the beginning of subchapter III of chapter 169 of such title is amended by striking the item relating to section 2861. SEC. 2804. PERMANENT AUTHORIZATION FOR ALTER- NATIVE AUTHORITY FOR ACQUISITION AND IMPROVEMENT OF MILITARY HOUSING. (a) REPEAL OF TERMINATION PROVISION.—Section
 17 18 19 20 21 22 23 	the beginning of subchapter III of chapter 169 of such title is amended by striking the item relating to section 2861. SEC. 2804. PERMANENT AUTHORIZATION FOR ALTER- NATIVE AUTHORITY FOR ACQUISITION AND IMPROVEMENT OF MILITARY HOUSING. (a) REPEAL OF TERMINATION PROVISION.—Section 2885 of title 10, United States Code, is repealed.

Subtitle B—Real Property and 1 **Facilities Administration** 2 3 SEC. 2811. USE OF MILITARY INSTALLATIONS FOR CERTAIN 4 **RECREATIONAL ACTIVITIES.** 5 Section 2671 of title 10, United States Code, is amended-6 7 (1) by transferring subsection (b) to the end of 8 the section and redesignating such subsection, as so 9 transferred, as subsection (e); and 10 (2) by inserting after subsection (a) the following 11 new subsection (b): 12 "(b) Subsection (a) shall not apply with respect to all or certain specified hunting, fishing, or trapping at a mili-13 14 tary installation or facility if the Secretary of Defense determines that the application of the State or Territory fish 15 and game laws to such hunting, fishing, or trapping with-16 out modification could result in undesirable consequences 17 for public safety or adverse effects on morale, welfare, or 18 19 recreation activities at the installation or facility. The Secretary may not waive or modify the requirements under 20 subsection (a)(2) regarding a license for such hunting, fish-21 ing, or trapping or any fee imposed by a State or Territory 22 23 to obtain such a license.".

1SEC. 2812. BASE EFFICIENCY PROJECT AT BROOKS AIR2FORCE BASE, TEXAS.

3 (a) INDEMNIFICATION OF TRANSFEREES.—Section 136
4 of the Military Construction Appropriations Act, 2001 (di5 vision A of Public Law 106–246; 114 Stat. 520), is
6 amended—

(1) by striking subsection (n);

7

8 (2) by redesignating subsection (m) as subsection
9 (n); and

10 (3) by inserting after subsection (l) the following
11 new subsection:

12 "(m) INDEMNIFICATION OF TRANSFEREES.—(1) With 13 respect to the disposal of real property under subsection (e) at the Base as part of the Project, the Secretary shall hold 14 harmless, defend, and indemnify in full the Community 15 and other persons and entities described in paragraph (2) 16 17 from and against any suit, claim, demand or action, liability, judgment, cost or other fee arising out of any claim 18 for personal injury or property damage (including death, 19 illness, or loss of or damage to property or economic loss) 20 21 that results from, or is in any manner predicated upon, 22 the release or threatened release of any hazardous substance. 23 pollutant or contaminant, or petroleum or petroleum deriv-24 ative as a result of Department of Defense activities at the 25 Base.

1	"(2) The persons and entities referred to in paragraph
2	(1) are the following:
3	"(A) The Community (including any officer,
4	agent, or employee of the Community) that acquires
5	ownership or control of any real property at the Base
6	as described in paragraph (1).
7	"(B) The State of Texas or any political subdivi-
8	sion of the State (including any officer, agent, or em-
9	ployee of the State or political subdivision) that ac-
10	quires such ownership or control.
11	"(C) Any other person or entity that acquires
12	such ownership or control.
13	"(D) Any successor, assignee, transferee, lender,
14	or lessee of a person or entity described in subpara-
15	graphs (A) through (C).
16	"(3) To the extent the persons and entities described
17	in paragraph (2) contributed to any such release or threat-
18	ened release, paragraph (1) shall not apply.
19	"(4) No indemnification may be afforded under this
20	subsection unless the person or entity making a claim for
21	indemnification—
22	"(A) notifies the Department of Defense in writ-
23	ing within two years after such claim accrues or be-
24	gins action within six months after the date of mail-

1	ing, by certified or registered mail, of notice of final
2	denial of the claim by the Department of Defense;
3	"(B) furnishes to the Department of Defense cop-
4	ies of pertinent papers the entity receives;
5	"(C) furnishes evidence or proof of any claim,
6	loss, or damage covered by this subsection; and
7	"(D) provides, upon request by the Department
8	of Defense, access to the records and personnel of the
9	entity for purposes of defending or settling the claim
10	or action.
11	"(5) In any case in which the Secretary determines
12	that the Department of Defense may be required to make
13	indemnification payments to a person under this subsection
14	for any suit, claim, demand or action, liability, judgment,
15	cost or other fee arising out of any claim for personal injury
16	or property damage referred to in paragraph (1), the Sec-
17	retary may settle or defend, on behalf of that person, the
18	claim for personal injury or property damage. If the person
19	to whom the Department of Defense may be required to
20	make indemnification payments does not allow the Sec-
21	retary to settle or defend the claim, the person may not be
22	afforded indemnification with respect to that claim under
23	this subsection.

24 "(6) For purposes of paragraph (4)(A), the date on25 which a claim accrues is the date on which the plaintiff

knew (or reasonably should have known) that the personal
 injury or property damage referred to in paragraph (1) was
 caused or contributed to by the release or threatened release
 of a hazardous substance, pollutant or contaminant, or pe troleum or petroleum derivative as a result of Department
 of Defense activities at the Base.

7 "(7) Nothing in this subsection shall be construed as
8 affecting or modifying in any way section 120(h) of the
9 Comprehensive Environmental Response, Compensation,
10 and Liability Act of 1980 (42 U.S.C. 9620(h)).

"(8) In this subsection, the terms 'facility', 'hazardous
substance', 'release', and 'pollutant or contaminant' have
the meanings given such terms in section 101 of the Comprehensive Environmental Response, Compensation, and
Liability Act of 1980, respectively (42 U.S.C. 9601).".

16 (b) DEFINITIONS.—Paragraph (9) of subsection (n) of 17 such section, as redesignated by subsection (a)(2), is amend-18 ed by striking ", who shall be a civilian official of the De-19 partment appointed by the President with the advice and 20 consent of the Senate".

21 Subtitle C—Defense Base Closure 22 and Realignment

23 SEC. 2821. LEASE BACK OF BASE CLOSURE PROPERTY.

24 (a) 1988 LAW.—Section 204(b)(4) of the Defense Au25 thorization Amendments and Base Closure and Realign-

ment Act (Public Law 100-526; 10 U.S.C. 2687 note) is
 amended—

3 (1) by redesignating subparagraphs (E), (F),
4 (G), (H), and (I) as subparagraphs (F), (G), (H), (I),
5 and (J), respectively; and

6 (2) by inserting after subparagraph (D) the fol7 lowing new subparagraph (E):

8 (E)(i) The Secretary may transfer real property at 9 an installation approved for closure or realignment under this title (including property at an installation approved 10 for realignment which will be retained by the Department 11 of Defense or another Federal agency after realignment) to 12 the redevelopment authority for the installation if the rede-13 velopment authority agrees to lease, directly upon transfer, 14 15 one or more portions of the property transferred under this subparagraph to the Secretary or to the head of another 16 department or agency of the Federal Government. Subpara-17 graph (B) shall apply to a transfer under this subpara-18 19 graph.

"(ii) A lease under clause (i) shall be for a term of
not to exceed 50 years, but may provide for options for renewal or extension of the term by the department or agency
concerned.

24 "(iii) A lease under clause (i) may not require rental
25 payments by the United States.

1 "(iv) A lease under clause (i) shall include a provision 2 specifying that if the department or agency concerned ceases requiring the use of the leased property before the expiration 3 4 of the term of the lease, the remainder of the lease term 5 may be satisfied by the same or another department or agency of the Federal Government using the property for 6 7 a use similar to the use under the lease. Exercise of the 8 authority provided by this clause shall be made in consulta-9 tion with the redevelopment authority concerned.

10 "(v) Notwithstanding clause (iii) or chapter 137 of 11 title 10, United States Code, if a lease under clause (i) in-12 volves a substantial portion of the installation, the department or agency concerned may obtain facility services for 13 the leased property and common area maintenance from 14 15 the redevelopment authority ortheredevelopment authority's assignee as a provision of the lease. The facility 16 17 services and common area maintenance shall be provided at a rate no higher than the rate charged to non-Federal 18 tenants of the transferred property. Facility services and 19 common area maintenance covered by the lease shall not 20 21 include—

"(I) municipal services that a State or local government is required by law to provide to all landowners in its jurisdiction without direct charge; or
"(II) firefighting or security-guard functions.".

(b) 1990 LAW.—Section 2905(b)(4)(E) of the Defense 1 2 Base Closure and Realignment Act of 1990 (part A of title XXIX of Public Law 101-510; 10 U.S.C. 2687 note) is 3 4 amended by adding at the end the following new clause: 5 "(v) Notwithstanding clause (iii) or chapter 137 of 6 title 10, United States Code, if a lease under clause (i) in-7 volves a substantial portion of the installation, the depart-8 ment or agency concerned may obtain facility services for 9 the leased property and common area maintenance from 10 the redevelopment authority or the redevelopment 11 authority's assignee as a provision of the lease. The facility 12 services and common area maintenance shall be provided at a rate no higher than the rate charged to non-Federal 13 tenants of the transferred property. Facility services and 14 15 common area maintenance covered by the lease shall not include— 16

"(I) municipal services that a State or local government is required by law to provide to all landowners in its jurisdiction without direct charge; or
"(II) firefighting or security-guard functions.".

1	Subtitle D—Land Conveyances
2	PART I—ARMY CONVEYANCES
3	SEC. 2831. MODIFICATION OF LAND EXCHANGE, ROCK IS-
4	LAND ARSENAL, ILLINOIS.
5	(a) Additional Conveyance Authorized.—Sub-
6	section (a) of section 2832 of the Military Construction Au-
7	thorization Act for Fiscal Year 2000 (division B of Public
8	Law 106–65; 113 Stat. 857) is amended—
9	(1) by inserting "(1)" before "The Secretary";
10	and
11	(2) by adding at the end the following new para-
12	graph:
13	"(2) The Secretary may convey to the City all right,
14	title, and interest of the United States in and to an addi-
15	tional parcel of real property, including improvements
16	thereon, at the Rock Island Arsenal consisting of approxi-
17	mately .513 acres.".
18	(b) CONSIDERATION.—Subsection (b) of such section is
19	amended—
20	(1) by inserting "(1)" before "As consideration";
21	(2) by striking "subsection (a)" both places it
22	appears and inserting "subsection $(a)(1)$ "; and
23	(3) by adding at the end the following new para-
24	graph:

"(2) As consideration for the conveyance under sub section (a)(2), the City shall convey to the Secretary all
 right, title, and interest of the City in and to a parcel of
 real property consisting of approximately .063 acres and
 construct on the parcel, at the City's expense, a new access
 ramp to the Rock Island Arsenal.".

7 SEC. 2832. MODIFICATION OF LAND CONVEYANCES, FORT 8 DIX, NEW JERSEY.

9 Section 2835(c) of the Military Construction Author10 ization Act for Fiscal Year 1998 (division B of Public Law
11 105–85; 111 Stat. 2004) is amended by adding at the end
12 the following new paragraph:

13 "(3) Notwithstanding paragraphs (1) or (2), the Bor-14 ough and Board may exchange between each other, without 15 the consent of the Secretary, all or any portion of the prop-16 erty conveyed under subsection (a) so long as the property 17 continues to be used by the grantees for economic develop-18 ment or educational purposes.".

19 SEC. 2833. LEASE AUTHORITY, FORT DERUSSY, HAWAII.

Notwithstanding section 809 of the Military Construction Authorization Act, 1968 (Public Law 90–110; 81 Stat.
309) and section 2814(b) of the Military Construction Authorization Act, 1989 (Public Law 100–456; 102 Stat.
2117), the Secretary of the Army may enter into a lease
with the City of Honolulu, Hawaii, for the purpose of mak-

ing available to the City a parcel of real property at Fort
 DeRussy, Hawaii, for the construction of a parking facility.
 SEC. 2834. LAND EXCHANGE AND CONSOLIDATION, FORT
 LEWIS. WASHINGTON.

5 (a) EXCHANGE AUTHORIZED.—(1) The Secretary of the Army may convey to the Nisqually Tribe, a federally 6 7 recognized Indian tribe whose tribal lands are located with-8 in the State of Washington, all right, title, and interest of 9 the United States in and to two parcels of real property, 10 including any improvements thereon, consisting of approximately 138 acres at Fort Lewis, Washington, in exchange 11 for the real property described in subsection (b). 12

(2) The property authorized for conveyance under
paragraph (1) does not include Bonneville Power Administration transmission facilities or the right of way described
in subsection (c).

17 (b) CONSIDERATION.—As consideration for the convey18 ance under subsection (a), the Nisqually Tribe shall—

(1) acquire from Thurston Country, Washington,
several parcels of real property consisting of approximately 416 acres that are owned by the county, are
within the boundaries of Fort Lewis, and are currently leased by the Army, and

24 (2) convey fee title over the acquired property to
25 the Secretary.

1 (c) RIGHT-OF-WAY FOR BONNEVILLE POWER ADMINIS-TRATION.—The Secretary may use the authority provided 2 3 in section 2668 of title 10, United States Code, to convey 4 to the Bonneville Power Administration a right-of-way that 5 authorizes the Bonneville Power Administration to use real property at Fort Lewis as a route for the Grand Coulee-6 7 Olympia and Olympia-White River electric transmission 8 lines and appurtenances to facilitate the removal of such 9 transmission lines from tribal lands of the Nisqually Tribe. 10 (d) DESCRIPTION OF PROPERTY.—The exact acreage and legal description of the real property to be conveyed 11 12 under subsection (a) and acquired under subsection (b) 13 shall be determined by a survey satisfactory to the Secretary and the Nisqually Tribe. The cost of the survey shall be 14 15 borne by the recipient of the property.

(e) ADDITIONAL TERMS AND CONDITIONS.—The Secretary may require such additional terms and conditions
in connection with the conveyances under this section as
the Secretary considers appropriate to protect the interests
of the United States.

SEC. 2835. LAND CONVEYANCE, WHITTIER-ANCHORAGE
 PIPELINE TANK FARM, ANCHORAGE, ALASKA.
 (a) CONVEYANCE AUTHORIZED.—The Secretary of the
 Army may convey, without consideration, to the Port of An chorage, an entity of the Municipality of Anchorage, Alas-

ka, all right, title, and interest of the United States in and
 to two adjoining parcels of real property, including any
 improvements thereon, consisting of approximately 48 acres
 in Anchorage, Alaska, which are known as of the Whittier Anchorage Pipeline Tank Farm, for the purpose of permit ting the Port of Anchorage to use the parcels for economic
 development.

8 (b) DESCRIPTION OF PROPERTY.—The exact acreage 9 and legal description of the real property to be conveyed 10 under subsection (a) shall be determined by a survey satis-11 factory to the Secretary. The cost of the survey shall be borne 12 by the recipient of the real property.

(c) ADDITIONAL TERMS AND CONDITIONS.—The Secretary may require such additional terms and conditions
in connection with the conveyance under this section (a)
as the Secretary considers appropriate to protect the interests of the United States.

18 PART II—NAVY CONVEYANCES

19 SEC. 2841. TRANSFER OF JURISDICTION, CENTERVILLE

20 BEACH NAVAL STATION, HUMBOLDT COUNTY,
21 CALIFORNIA.

(a) TRANSFER AUTHORIZED.—The Secretary of the
Navy may transfer, without reimbursement, to the administrative jurisdiction of the Secretary of the Interior the real
property, including any improvements thereon, consisting

of the closed Centerville Beach Naval Station in Humboldt
 County, California, for the purpose of permitting the Sec retary of the Interior to manage the real property as open
 space or for other public purposes.

5 (b) LEGAL DESCRIPTION.—The exact acreage and legal
6 description of the real property to be transferred under this
7 section shall be determined by a survey satisfactory to the
8 Secretary of the Navy. The cost of the survey shall be borne
9 by the Secretary of the Interior.

(c) ADDITIONAL TERMS AND CONDITIONS.—The Secretary of the Navy may require such additional terms and
conditions in connection with the transfer under this section
as the Secretary of the Navy considers appropriate to protect the interests of the United States.

15 SEC. 2842. LAND CONVEYANCE, NAVAL WEAPONS INDUS-16 TRIAL RESERVE PLANT, TOLEDO, OHIO.

17 (a) CONVEYANCE AUTHORIZED.—(1) The Secretary of the Navy may convey, without consideration, to the Toledo-18 Lucas County Port Authority, Ohio (in this section referred 19 to as the "Port Authority"), all right, title, and interest 20 21 of the United States in and to a parcel of real property 22 consisting of approximately 29 acres, including any im-23 provements thereon, and comprising the Naval Weapons In-24 dustrial Reserve Plant, Toledo, Ohio.

(2) The Secretary may include in the conveyance
 under paragraph (1) such facilities, equipment, fixtures,
 and other personal property located or based on the parcel
 conveyed under that paragraph, or used in connection with
 the parcel, as the Secretary determines to be not required
 by the Navy for other purposes.

7 (b) LEASE AUTHORITY.—Until such time as the real 8 property described in subsection (a)(1) is conveyed by deed, 9 the Secretary may lease the real property, together with any 10 improvements, facilities, equipment, fixtures, and other personal property thereon, to the Port Authority in exchange 11 for security services, fire protection services, and mainte-12 nance services provided by the Port Authority for the real 13 14 property.

(c) CONDITIONS OF CONVEYANCE.—(1) The conveyance
under subsection (a), and any lease under subsection (b),
shall be subject to the conditions that the Port Authority—

(A) accept the parcel, and any improvements, facilities, equipment, fixtures, and other personal property thereon, in their condition at the time of the conveyance or lease, as the case may be; and

(B) except as provided in paragraph (2), use the
parcel, and any improvements, facilities, equipment,
fixtures, and other personal property thereon, whether
directly or through an agreement with a public or

private entity, for economic development, redevelop ment, or retention purposes, including the creation or
 preservation of jobs and employment opportunities, or
 such other public purposes as the Port Authority de termines appropriate.

6 (2) The Port Authority may at any time convey, lease,
7 or sublease, as the case may be, the parcel, and any im8 provements, facilities, equipment, fixtures, and other per9 sonal property thereon, to a public or private entity for
10 purposes described in paragraph (1)(B).

(d) INSPECTION.—The Secretary may permit the Port
Authority to review and inspect the improvements, facilities, equipment, fixtures, and other personal property located on the parcel described in subsection (a)(1) for purposes of the conveyance authorized by that subsection and
the lease authorized by subsection (b).

(e) DESCRIPTION OF PROPERTY.—The exact acreage
and legal description of the real property to be conveyed
under subsection (a)(1), and of any facilities, equipment
fixtures, or other personal property to be conveyed under
subsection (a)(2), shall be determined by a survey and other
means satisfactory to the Secretary. The cost of any activities under the preceding sentence shall be borne by the Port
Authority.

(f) ADDITIONAL TERMS AND CONDITIONS.—The Sec retary may require such additional terms and conditions
 in connection with the conveyance under subsection (a)(1),
 and any lease under subsection (b), as the Secretary con siders appropriate to protect the interests of the United
 States.

7 SEC. 2843. MODIFICATION OF AUTHORITY FOR CONVEY8 ANCE OF NAVAL COMPUTER AND TELE9 COMMUNICATIONS STATION, CUTLER, MAINE.

Section 2853(a) of the Military Construction Authorization Act for Fiscal Year 2001 (division B of the Spence
Act; 114 Stat. 1654A-430) is amended by inserting "any
or" before "all right".

14 SEC. 2844. MODIFICATION OF LAND CONVEYANCE, FORMER 15 UNITED STATES MARINE CORPS AIR STATION, 16 EAGLE MOUNTAIN LAKE, TEXAS.

17 Section 5 of Public Law 85–258 (71 Stat. 583) is
18 amended by inserting before the period at the end the fol19 lowing: "or for the protection, maintenance, and operation
20 of other Texas National Guard facilities".

21 SEC. 2845. LAND TRANSFER AND CONVEYANCE, NAVAL SE22 CURITY GROUP ACTIVITY, WINTER HARBOR,
23 MAINE.

24 (a) TRANSFER OF JURISDICTION OF SCHOODIC POINT
25 PROPERTY AUTHORIZED.—(1) The Secretary of the Navy

may transfer, without consideration, to the Secretary of the 1 2 Interior administrative jurisdiction of a parcel of real 3 property, including any improvements thereon and appur-4 tenances thereto, consisting of approximately 26 acres as 5 generally depicted as Tract 15–116 on the map entitled 6 "Acadia National Park Schoodic Point Area", numbered 7 123/80,418 and dated May 2001. The map shall be on file 8 and available for inspection in the appropriate offices of 9 the National Park Service.

10 (2) The transfer authorized by this subsection shall 11 occur, if at all, concurrently with the reversion of adminis-12 trative jurisdiction of a parcel of real property consisting 13 of approximately 71 acres, as depicted as Tract 15–115 on the map referred to in paragraph (1), from the Secretary 14 15 of the Navy to the Secretary of the Interior as authorized by Public Law 80–260 (61 Stat. 519) and to be executed 16 on or about June 30, 2002. 17

18 (b) CONVEYANCE OF COREA AND WINTER HARBOR **PROPERTIES** AUTHORIZED.—The Secretary of the Navy 19 20 may convey, without consideration, to the State of Maine, 21 any political subdivision of the State of Maine, or any tax-22 supported agency in the State of Maine, all right, title, and 23 interest of the United States in and to any of the parcels 24 of real property, including any improvements thereon and appurtenances thereto, consisting of approximately 485 25

acres and comprising the former facilities of the Naval Se curity Group Activity, Winter Harbor, Maine, located in
 Hancock County, Maine, except for the real property de scribed in subsection (a)(1).

5 (c) TRANSFER OF PERSONAL PROPERTY.—The Sec-6 retary of the Navy shall transfer, without consideration, to 7 the Secretary of the Interior in the case of the real property 8 transferred under subsection (a), or to any recipient of such 9 real property in the case of real property conveyed under subsection (b), any or all personal property associated with 10 11 such real property so transferred or conveyed, including— 12 (1) the ambulances and any fire trucks or other

13 firefighting equipment; and

(2) any personal property required to continue
the maintenance of the infrastructure of such real
property, including the generators and an uninterrupted power supply in building 154 at the Corea
site.

(d) MAINTENANCE OF PROPERTY PENDING CONVEY20 ANCE.—The Secretary of the Navy shall maintain any real
21 property, including any improvements thereon, appur22 tenances thereto, and supporting infrastructure, to be con23 veyed under subsection (b) until the earlier of—

24 (1) the date of the conveyance of such real prop25 erty under subsection (b); or

1 (2) September 30, 2003.

(e) INTERIM LEASE.—(1) Until such time as any parcel of real property to be conveyed under subsection (b) is
conveyed by deed under that subsection, the Secretary of
the Navy may lease such parcel to any person or entity
determined by the Secretary to be an appropriate lessee of
such parcel.

8 (2) The amount of rent for a lease under paragraph 9 (1) shall be the amount determined by the Secretary to be 10 appropriate, and may be an amount less than the fair mar-11 ket value of the lease.

12 Reimbursement (f)FOREnvironmental AND 13 OTHER ASSESSMENTS.—(1) The Secretary of the Navy may require each recipient of real property conveyed under sub-14 15 section (b) to reimburse the Secretary for the costs incurred by the Secretary for any environmental assessment, study, 16 or analysis carried out by the Secretary with respect to such 17 property before completing the conveyance under that sub-18 19 section.

(2) The amount of any reimbursement required under
paragraph (1) shall be determined by the Secretary, but
may not exceed the cost of the assessment, study, or analysis
for which reimbursement is required.

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(3) Section 2695(c) of title 10, United States Code,
 shall apply to any amount received by the Secretary under
 this subsection.

4 (q) DESCRIPTION OF PROPERTY.—The exact acreage and legal description of the real property transferred under 5 subsection (a), and each parcel of real property conveyed 6 under subsection (b), shall be determined by a survey satis-7 8 factory to the Secretary of the Navy. The cost of any survey 9 under the preceding sentence for real property conveyed under subsection (b) shall be borne by the recipient of the 10 11 real property.

(h) ADDITIONAL TERMS AND CONDITIONS.—The Secretary of the Navy may require such additional terms and
conditions in connection with any conveyance under subsection (b), and any lease under subsection (e), as the Secretary considers appropriate to protect the interests of the
United States.

18 PART III—AIR FORCE CONVEYANCES
19 SEC. 2851. WATER RIGHTS CONVEYANCE, ANDERSEN AIR
20 FORCE BASE, GUAM.

(a) AUTHORITY TO CONVEY.—In conjunction with the
conveyance of the water supply system for Anderson Air
Force Base, Guam, under the authority of section 2688 of
title 10, United States Code, and in accordance with all
the requirements of that section, the Secretary of the Air

Force may convey all right, title, and interest of the United
 States, or such lesser estate as the Secretary considers ap propriate to serve the interests of the United States, in the
 water rights related to the following Air Force properties
 located on Guam:

6 (1) Andy South, also known as the Andersen Ad7 ministrative Annex.

8 (2) Marianas Bonins Base Command.

9 (3) Andersen Water Supply Annex, also known as the Tumon Water Well or the Tumon Maui Well. 10 11 (b) ADDITIONAL REQUIREMENTS.—The Secretary may 12 exercise the authority contained in subsection (a) only if— 13 (1) the Secretary determines that adequate sup-14 plies of potable groundwater exist under the main 15 base and northwest field portions of Andersen Air 16 Force Base to meet the current and long-term require-17 ments of the installation for water:

18 (2) the Secretary determines that such supplies
19 of groundwater are economically obtainable; and

20 (3) the Secretary requires the conveyee of the
21 water rights under subsection (a) to provide a water
22 system capable of meeting the water supply needs of
23 the main base and northwest field portions of Ander24 son Air Force Base, as determined by the Secretary.

(c) INTERIM WATER SUPPLIES.—If the Secretary de-1 termines that it is in the best interests of the United States 2 to transfer title to the water rights and utility systems at 3 4 Andy South and Andersen Water Supply Annex before 5 placing into service a replacement water system and well field on Andersen Air Force Base, the Secretary may re-6 7 quire that the United States have the primary right to all 8 water produced from Andy South and Andersen Water Sup-9 ply Annex until the replacement water system and well field 10 is placed into service and operates to the satisfaction of the Secretary. In exercising the authority provided by this sub-11 section, the Secretary may retain a reversionary interest 12 13 in the water rights and utility systems at Andy South and Andersen Water Supply Annex until such time as the new 14 15 replacement water system and well field is placed into service and operates to the satisfaction of the Secretary. 16

17 (d) SALE OF EXCESS WATER AUTHORIZED.—(1) As part of the conveyance of water rights under subsection (a), 18 19 the Secretary may authorize the conveyee of the water sys-20 tem to sell to public or private entities such water from 21 Andersen Air Force Base as the Secretary determines to be 22 excess to the needs of the United States. In the event the 23 Secretary authorizes the conveyee to resell water, the Sec-24 retary shall negotiate a reasonable return to the United 25 States of the value of such excess water sold by the conveyee,

which return the Secretary may receive in the form of re duced charges for utility services provided by the conveyee.

3 (2) If the Secretary cannot meet the requirements of 4 subsection (b), and the Secretary determines to proceed with 5 a water utility system conveyance under section 2688 of title 10, United States Code, without the conveyance of 6 7 water rights, the Secretary may provide in any such con-8 veyance that the conveyee of the water system may sell to 9 public or private entities such water from Andy South and Andersen Water Supply Annex as the Secretary determines 10 to be excess to the needs of the United States. The Secretary 11 shall negotiate a reasonable return to the United States of 12 the value of such excess water sold by the conveyee, which 13 return the Secretary may receive in the form of reduced 14 15 charges for utility services provided by the conveyee.

(e) TREATMENT OF WATER RIGHTS.—For purposes of
section 2688 of title 10, United States Code, the water rights
referred to in subsection (a) shall be considered as part of
a utility system (as that term is defined in subsection (h)(2)
of such section).

21 SEC. 2852. REEXAMINATION OF LAND CONVEYANCE, LOWRY 22 AIR FORCE BASE, COLORADO.

The Secretary of the Air Force shall reevaluate the
terms and conditions of the pending negotiated sale agreement with the Lowry Redevelopment Authority for certain

real property at Lowry Air Force Base, Colorado, in light
 of changed circumstances regarding the property, including
 changes in the flood plain designations affecting some of
 the property, to determine whether the changed cir cumstances warrant a reduction in the amount of consider ation otherwise required under the agreement or other modi fications to the agreement.

8 Subtitle E—Other Matters 9 sec. 2861. Transfer of Jurisdiction for develop-10 Ment of Armed forces recreation fa-11 Cility, Park City, Utah.

12 (a) TRANSFER REQUIRED.—(1) The Secretary of the Interior shall transfer, without reimbursement, to the ad-13 ministrative jurisdiction of the Secretary of the Air Force 14 15 a parcel of real property in Park City, Utah, including any improvements thereon, that consists of approximately 35 16 acres, is located in township 2 south, range 4 east, Salt 17 Lake meridian, and is designated as parcel 3 by the Bureau 18 of Land Management. 19

(2) The transfer shall be subject to existing rights, ex(2) The transfer shall be subject to existing rights, ex(2) cept that the Secretary of the Interior shall terminate any
(2) lease with respect to the parcel issued under the Act of June
(2) 14, 1926 (commonly known as the Recreation and Public
(2) Purposes Act; 43 U.S.C. 689 et seq.), and still in effect as
(2) of the date of the enactment of this Act.

(3) The transfer required by this subsection shall be
 completed not later than one year after the date of the enact ment of this Act.

(b) USE OF TRANSFERRED LAND.—(1) The Secretary
of the Air Force may use the real property transferred
under subsection (a) as the location for an armed forces
recreation facility to be developed using nonappropriated
funds.

9 (2) The Secretary of the Air Force may return the 10 transferred property (or property acquired in exchange for 11 the transferred property under subsection (c)) to the admin-12 istrative jurisdiction of the Secretary of the Interior at any 13 time upon certifying that development of the armed forces 14 recreation facility would not be in the best interests of the 15 Government.

16 (c) SUBSEQUENT CONVEYANCE AUTHORITY.—(1) In 17 lieu of developing the armed forces recreation facility on 18 the real property transferred under subsection (a), the Sec-19 retary of the Air Force may convey or lease the property 20 to the State of Utah, a local government, or a private entity 21 in exchange for other property to be used as the site of the 22 facility.

(2) The values of the properties exchanged by the Secretary under this subsection either shall be equal, or if they
are not equal, the values shall be equalized by the payment

of money to the grantor or to the Secretary as the cir cumstances require. The conveyance or lease shall be on such
 other terms as the Secretary of the Air Force considers to
 be advantageous to the development of the facility.

5 (d) ALTERNATIVE DEVELOPMENT AUTHORITY.—The 6 Secretary of the Air Force may lease the real property 7 transferred under subsection (a), or any property acquired 8 pursuant to subsection (c), to another party and may enter 9 into a contract with the party for the design, construction, 10 and operation of the armed forces recreation facility. The 11 Secretary of the Air Force may authorize the contractor to operate the facility as both a military and a commercial 12 operation if the Secretary determines that such an author-13 ization is a necessary incentive for the contractor to agree 14 15 to design, construct, and operate the facility.

(e) LEGAL DESCRIPTION.—The exact acreage and legal
description of the real property to be transferred under subsection (a) shall be determined by a survey. The cost of the
survey shall be borne by the Secretary of the Air Force.

20SEC. 2862. SELECTION OF SITE FOR UNITED STATES AIR21FORCE MEMORIAL AND RELATED LAND22TRANSFERS FOR THE IMPROVEMENT OF AR-23LINGTON NATIONAL CEMETERY, VIRGINIA.

24 (a) DEFINITIONS.—In this section:

1	(1) The term "Arlington Naval Annex" means
2	the parcel of Federal land located in Arlington Coun-
3	ty, Virginia, that is subject to transfer to the admin-
4	istrative jurisdiction of the Secretary of the Army
5	under section 2881 of the Military Construction Au-
6	thorization Act for Fiscal Year 2000 (division B of
7	Public Law 106–65; 113 Stat. 879).
8	(2) The term "Foundation" means the Air Force
9	Memorial Foundation, which was authorized in Pub-
10	lic Law 103–163 (107 Stat. 1973; 40 U.S.C. 1003
11	note) to establish a memorial in the District of Co-
12	lumbia or its environs to honor the men and women
13	who have served in the United States Air Force and
14	its predecessors.
15	(3) The term "Air Force Memorial" means the
16	United States Air Force Memorial to be established by
17	the Foundation.
18	(4) The term "Arlington Ridge tract" means the
19	parcel of Federal land in Arlington County, Virginia,
20	known as the Nevius Tract and transferred to the De-
21	partment of the Interior in 1953, that is bounded gen-
22	erally by—
23	(A) Arlington Boulevard (United States
24	Route 50) to the north;

1	(B) Jefferson Davis Highway (Virginia
2	Route 110) to the east;
3	(C) Marshall Drive to the south; and
4	(D) North Meade Street to the west.
5	(5) The term "Section 29" means a parcel of
6	Federal land in Arlington County, Virginia, that is
7	currently administered by the Secretary of the Inte-
8	rior within the boundaries of Arlington National
9	Cemetery and is identified as "Section 29".
10	(b) Offer of Portion of Arlington Naval Annex
11	AS SITE FOR AIR FORCE MEMORIAL.—Within 60 days after
12	the date of the enactment of this Act, the Secretary of De-
13	fense shall offer to the Foundation an option to use, without
14	reimbursement, up to three acres of the Arlington Naval
15	Annex as the site within which the Foundation will con-
16	struct the Air Force Memorial. The offered acreage shall in-
17	clude the promontory adjacent to, and the land underlying,
18	Wing 8 of Federal Office Building #2 in the northeast
19	quadrant of the Arlington Naval Annex.
20	(c) Acceptance or Rejection of Offer.—
21	(1) Deadline.—Within 90 days after the date
22	on which the Secretary of Defense makes the offer re-
23	quired by subsection (b), the Foundation shall provide
24	written notice to the Secretary of the decision of the
22 23	on which the Secretary of Defense makes the offer re- quired by subsection (b), the Foundation shall provide

25 Foundation to accept or decline the offer.

(2) EFFECT OF ACCEPTANCE.—Subject to sub section (d), if the Foundation accepts the offer of the
 Secretary of Defense, the Foundation shall relinquish
 all claims to the previously approved location for the
 Air Force Memorial. No other commemorative work
 may thereafter be established on the Arlington Naval
 Annex property.

8 (3) EFFECT OF REJECTION.—If the Foundation 9 declines the offer of the Secretary of Defense, the 10 Foundation may resume its efforts to construct the 11 Air Force Memorial on the Arlington Ridge tract 12 from the farthest point of progress. Any administra-13 tive record compiled during previous proceedings re-14 lated to the siting of the memorial on the Arlington 15 Ridge tract pursuant to Public Law 103–163 (40) 16 U.S.C. 1003 note), shall be preserved, and all dead-17 lines tolled, while the Foundation is considering the 18 offer of a site for the memorial within the Arlington 19 Naval Annex.

20 (d) PREPARATION FOR AND CONSTRUCTION OF AIR
21 FORCE MEMORIAL.—

(1) PREPARATION FOR CONSTRUCTION.—Not
later than two years after the date on which the
Foundation accepts the offer made under subsection
(b) and has available sufficient funds to construct the

	120
1	Air Force Memorial, the Secretary of Defense, in co-
2	ordination with the Foundation, shall remove all
3	structures and prepare the Arlington Naval Annex
4	site for use as may be necessary to permit construc-
5	tion of the memorial and appropriate access.
6	(2) Construction of memorial.—Upon the re-
7	moval of structures and preparation of the property
8	for use as required by paragraph (1), the Secretary
9	of Defense shall permit the Foundation to commence
10	construction of the Air Force Memorial on the Arling-
11	ton Naval Annex site.
12	(3) Relation to other transfer author-
13	ITY.—Nothing in this section alters the deadline for
14	transfer of the Arlington Naval Annex to the Sec-
15	retary of the Army and remediation of the transferred
16	land for use as part of Arlington National Cemetery,
17	as required by section 2881 of the Military Construc-
18	tion Authorization Act for Fiscal Year 2000.
19	(4) OVERSIGHT.—The Secretary of Defense shall
20	have exclusive authority in all matters relating to ap-
21	proval of the siting and design of the Air Force Me-
22	morial on the Arlington Naval Annex site, and the
23	siting, design, and construction of the memorial on
24	such site shall not be subject to the requirements of the
25	Commemorative Works Act (40 U.S.C. 1001 et seq.).

(e) ACCESS AND MANAGEMENT OF RESULTING AIR
 FORCE MEMORIAL.—The Secretary of the Army may enter
 into a cooperative agreement with the Foundation to pro vide for management of the Air Force Memorial constructed
 on the Arlington Naval Annex site and to guarantee public
 access to the memorial.

7 (f) Land Transfer, Arlington Ridge Tract.—

8 (1) TRANSFER REQUIRED.—Within 30 days after 9 the date of the enactment of this Act, the Secretary of 10 the Interior shall transfer, without reimbursement, to 11 the Secretary of the Army administrative jurisdiction 12 over the Arlington Ridge tract.

13 (2) USE OF LAND.—The Secretary of the Army 14 shall incorporate the Arlington Ridge tract into Ar-15 lington National Cemetery and may designate and 16 use up to 15 acres of that portion of the tract east of 17 the Netherlands Carillon and Marine Corps Memorial 18 as new in-ground burial sites, for both full casket and 19 cremated remains, for the burial of eligible individ-20 uals in Arlington National Cemetery. Burial sites 21 shall not be developed within 50 feet of the pathway, 22 in existence as of the date of the enactment of this 23 Act, that connects the Netherlands Carillon and the 24 Marine Corps Memorial or the existing roadway that

1	circles the Marine Corps Memorial. No other struc-
2	tures shall be permitted on the Arlington Ridge tract.
3	(3) Access and management of existing me-
4	MORIALS.—The Secretary of the Army and the Sec-
5	retary of the Interior shall enter into a cooperative
6	agreement to continue National Park Service manage-
7	ment of the Netherlands Carillon and the Marine
8	Corps Memorial and to guarantee public access to
9	these locations.
10	(g) Land Transfer, Section 29.—
11	(1) TRANSFER REQUIRED.—Within 30 days after
12	the date of the enactment of this Act, the Secretary of
13	the Interior shall transfer, without reimbursement, to
14	the Secretary of the Army administrative jurisdiction
15	over that portion of Section 29 located more than 50
16	feet from Sherman Drive and located between Ord
17	and Weitzel Drive and the southern boundary of Sec-
18	<i>tion 29.</i>
19	(2) Use of LAND.—The Secretary of the Army
20	shall use the transferred property only for the develop-
21	ment of in-ground burial sites and columbarium
22	which are designed to meet the contours of Section 29.
23	The Secretary of the Army shall preserve the natural
24	setting of the parcel and the mature trees on the par-

1	cel to the greatest extent practicable while providing
2	for its efficent use as burial space.
3	(3) MANAGEMENT OF REMAINDER.—The Sec-
4	retary of the Army and the Secretary of the Interior
5	shall enter into a cooperative agreement to continue
6	National Park Service management of that portion of
7	Section 29 that is not transferred under this sub-
8	section to provide a natural setting and visual buffer
9	for Arlington House, the Robert E. Lee Memorial.
10	(h) Removal of Arlington Naval Annex as Pos-
11	SIBLE NATIONAL MILITARY MUSEUM SITE.—
12	(1) EXISTING NAVY ANNEX TRANSFER.—Section
13	2881 of the Military Construction Authorization Act
14	for Fiscal Year 2000 (division B of Public Law 106–
15	65; 113 Stat. 879) is amended—
16	(A) in subsection (b)—
17	(i) by striking "(1) Subject to para-
18	graph (2), the" and inserting "The"; and
19	(ii) by striking paragraph (2);
20	(B) by striking subsections (d) , (e) , and (f) ;
21	and
22	(C) by redesignating subsections (g) and (h)
23	as subsections (d) and (e), respectively.
24	(2) Commission on National Military Mu-
25	SEUM.—Section 2902 of the Military Construction

1	Authorization Act for Fiscal Year 2000 (division B of
2	Public Law 106-65; 113 Stat. 881; 10 U.S.C. 111
3	note) is amended by striking subsection (d) and in-
4	serting the following new subsection:
5	"(d) Prohibition on Consideration of Arlington
6	NAVAL ANNEX.—The Commission may not consider any
7	portion of the Navy Annex property described in section
8	2881 as a possible site for a national military museum.".
9	SEC. 2863. MANAGEMENT OF THE PRESIDIO OF SAN FRAN-
10	CISCO.
11	(a) Authority To Lease Certain Housing Units
12	FOR USE AS ARMY HOUSING.—Title I of division I of the
13	Omnibus Parks and Public Lands Management Act of 1996
14	(Public Law 104–333; 16 U.S.C. 460bb note) is amended
15	by adding at the end the following new section:
16	"SEC. 107. AUTHORITY TO LEASE CERTAIN HOUSING UNITS
17	WITHIN THE PRESIDIO.
18	"(a) Availability of Housing Units for Army
19	LEASE.—The Trust shall make available for lease, to those
20	persons designated by the Secretary of the Army, housing
21	units specified in subsection (b).
22	"(b) Housing Units.—The housing units referred to
23	in this section are identified as follows:
. .	

24 "(1) Liggett 715 A&B, 716 A&B, 717 A&B, 718
25 A&B, 719 A&B, and 720 A&B.

3 "(3) Infantry Terrace 340, 341, 342, and 343.
4 "(4) Wright Loop 1332.

5 "(c) REPLACEMENT OF DAMAGED OR DESTROYED
6 HOUSING UNITS.—In the event of significant damage to or
7 destruction of a housing unit specified in subsection (b),
8 the Trust shall provide a substitute housing unit of equal
9 size and accommodation.

10 "(d) LEASE AMOUNT.—The monthly amount charged by the Trust for the lease of a housing unit, including utili-11 ties and municipal services, under this section shall not ex-12 13 ceed the monthly rate of the basic allowance for housing that the occupant of the housing unit is entitled to receive 14 15 under section 403 of title 37, United States Code. The Department of the Army shall have no other fiscal obligations 16 with regard to the housing units specified in subsection (b) 17 or housing units replaced pursuant to subsection (c). 18

"(e) RELATIONS TO TRUST FUNDING LIMITATIONS.—
The Trust shall comply with this section without regard to
the requirement of section 105(b) that the Trust achieve financial self-sufficiency.".

(b) INCREASED BORROWING AUTHORITY.—Section
24 104(d)(3) of title I of division I of the Omnibus Parks and
25 Public Lands Management Act of 1996, as redesignated by

section 101(13)(G) of the Omnibus Parks Technical Correc-1 tions Act of 2000 (Public Law 106–176; 114 Stat. 25), is 2 amended-3 4 (1) by striking "\$50,000,000" and inserting "\$150,000,000"; and 5 6 (2) by striking "paragraph (3) of". 7 SEC. 2864. EFFECT OF LIMITATION ON CONSTRUCTION OF 8 ROADS OR HIGHWAYS, MARINE CORPS BASE, 9 CAMP PENDLETON, CALIFORNIA. 10 Section 2851 of the Military Construction Authorization Act for Fiscal Year 1999 (division B of Public Law 11 105–261; 112 Stat. 2219), as amended by section 2881 of 12 the Spence Act (114 Stat. 1654A–438), is amended by add-13 ing at the end the following new subsection: 14 15 "(g) Limitation on Construction of Roads or HIGHWAYS.—If a State law enacted after January 1, 2001, 16 directly or indirectly prohibits or restricts the construction 17 or approval of a road or highway within the easement 18 granted under this section, the State law shall not be effec-19 tive with respect to such construction or approval.". 20 21 SEC. 2865. ESTABLISHMENT OF WORLD WAR II MEMORIAL 22 AT ADDITIONAL LOCATION ON GUAM. 23 Section 2886 of the Military Construction Authoriza-24 tion Act for Fiscal Year 2001 (division B of the Spence 25 Act; 114 Stat. 1654A–441) is amended—

(1) in subsection (a), by inserting ", and on Fed-1 2 eral lands near Yigo," after "Fena Caves"; 3 (2) in the heading of subsection (b), by striking "MEMORIAL" and inserting "MEMORIALS"; and 4 (3) in subsections (b) and (c), by striking "me-5 6 morial" each place it appears and inserting "memo-7 rials". TITLE XXIX—FORT IRWIN 8 MILITARY LAND WITHDRAWAL 9 SEC. 2901. SHORT TITLE. 10 11 This title may be cited as the "Fort Irwin Military" 12 Land Withdrawal Act of 2001". 13 SEC. 2902. WITHDRAWAL AND RESERVATION OF LANDS FOR 14 NATIONAL TRAINING CENTER. 15 (a) WITHDRAWAL.—Subject to valid existing rights and except as otherwise provided in this title, all public 16 lands and interests in lands described in subsection (c) are 17 hereby withdrawn from all forms of appropriation under 18 the general land laws, including the mining laws and min-19 eral and geothermal leasing laws, and jurisdiction over such 20 21 lands and interests in lands withdrawn and reserved by this 22 title is hereby transferred to the Secretary of the Army. 23 (b) RESERVATION.—The lands withdrawn under sub-24 section (a) are reserved for use by the Secretary of the Army 25 for the following purposes:

1	(1) The conduct of combined arms military
2	training at the National Training Center.
3	(2) The development and testing of military
4	equipment at the National Training Center.
5	(3) Other defense-related purposes consistent
6	with the purposes specified in paragraphs (1) and
7	(2).
8	(4) Conservation and related research purposes.
9	(c) LAND DESCRIPTION.—The public lands and inter-
10	ests in lands withdrawn and reserved by this section com-
11	prise approximately 110,000 acres in San Bernardino
12	County, California, as generally depicted as "Proposed
13	Withdrawal Land" on the map entitled "National Training
14	Center—Proposed Withdrawal of Public Lands for Train-
15	ing Purposes," dated September 21, 2000, and filed in ac-
16	cordance with section 2903.
17	(d) Changes in Use.—The Secretary of the Army

17 (a) CHANGES IN USE.—The Secretary of the Army
18 shall consult with the Secretary of the Interior before using
19 the lands withdrawn and reserved by this section for any
20 purpose other than those purposes identified in subsection
21 (b).

(e) INDIAN TRIBES.—Nothing in this title shall be construed as altering any rights reserved for tribal use by treaty or Federal law. The Secretary of the Army shall consult
with federally recognized Indian tribes in the vicinity of

the lands withdrawn under subsection (a) before taking ac tion affecting rights or cultural resources protected by trea ty or Federal law.

4 SEC. 2903. MAP AND LEGAL DESCRIPTION.

5 (a) PREPARATION OF MAP AND LEGAL DESCRIP6 TION.—As soon as practicable after the date of the enact7 ment of this Act, the Secretary of the Interior shall—

8 (1) publish in the Federal Register a notice con9 taining the legal description of the lands withdrawn
10 and reserved by this title; and

(2) file a map and legal description of the lands
withdrawn and reserved by this title with the Committee on Energy and Natural Resources of the Senate and the Committee on Resources of the House of
Representatives.

16 (b) LEGAL EFFECT.—The map and legal description 17 shall have the same force and effect as if included in this 18 title, except that the Secretary of the Interior may correct 19 clerical and typographical errors in the map and legal de-20 scription.

21 (c) AVAILABILITY.—Copies of the map and the legal
22 description shall be available for public inspection in the
23 following offices:

24 (1) The offices of the California State Director,
25 California Desert District Office, and Riverside and

Barstow Field Offices of the Bureau of Land Manage ment.

3 (2) The Office of the Commander, National
4 Training Center and Fort Irwin.

5 (d) COSTS.—The Secretary of the Army shall reim6 burse the Secretary of the Interior for the costs incurred
7 by the Secretary of the Interior in implementing this sec8 tion.

9 SEC. 2904. MANAGEMENT OF WITHDRAWN AND RESERVED 10 LANDS.

(a) GENERAL MANAGEMENT AUTHORITY.—During the
period of the withdrawal and reservation made by this title,
the Secretary of the Army shall manage the lands withdrawn and reserved by this title for the purposes specified
in section 2902.

16 (b) TEMPORARY PROHIBITION ON CERTAIN USE. Military use of the lands withdrawn and reserved by this 17 title that result in ground disturbance, as determined by 18 the Secretary of the Army and the Secretary of the Interior, 19 are prohibited until the Secretary of the Army and the Sec-20 21 retary of the Interior certify to Congress that there has been 22 full compliance with respect to such lands with the appropriate provisions of this title, the Endangered Species Act 23 of 1973 (16 U.S.C. 1531 et seq.), the National Environ-24

mental Policy Act of 1969 (42 U.S.C. 4321 et seq.), and
 other applicable laws.

3 (c) ACCESS RESTRICTIONS.—

4 (1) IN GENERAL.—If the Secretary of the Army 5 determines that military operations, public safety, or 6 national security require the closure to the public of 7 any road, trail, or other portion of the lands with-8 drawn and reserved by this title, the Secretary may 9 take such action as the Secretary determines nec-10 essary or desirable to effect and maintain such clo-11 sure.

12 (2) LIMITATION.—Any closure under paragraph
13 (1) shall be limited to the minimum areas and peri14 ods that the Secretary of the Army determines are re15 quired for the purposes specified in such paragraph.
16 (3) NOTICE.—Immediately preceding and during

any closure under paragraph (1), the Secretary of the
Army shall post appropriate warning notices and
take other steps, as necessary, to notify the public of
the closure.

(d) INTEGRATED NATURAL RESOURCES MANAGEMENT
PLAN.—The Secretary of the Army shall prepare and implement, in accordance with title I of the Sikes Act (16
U.S.C. 670 et seq.), an integrated natural resources management plan for the lands withdrawn and reserved by this

title. In addition to the elements required under the Sikes
 Act, the integrated natural resources management plan
 shall include the following:

4 (1) A requirement that any hunting, fishing, and
5 trapping on the lands withdrawn and reserved by this
6 title be conducted in accordance with section 2671 of
7 title 10, United States Code.

8 (2) A requirement that the Secretary of the 9 Army take necessary actions to prevent, suppress, and 10 manage brush and range fires occurring within the 11 boundaries of Fort Irwin and brush and range fires 12 occurring outside the boundaries of Fort Irwin that 13 result from military activities at Fort Irwin.

14 (e) FIREFIGHTING.—Notwithstanding section 2465 of 15 title 10, United States Code, the Secretary of the Army may obligate funds appropriated or otherwise available to the 16 17 Secretary of the Army to enter into a memorandum of understanding, cooperative agreement, or contract for fire 18 fighting services to carry out the requirements of subsection 19 20 (d)(2). The Secretary of the Army shall reimburse the Sec-21 retary of the Interior for costs incurred by the Secretary 22 of the Interior to assist in carrying out the requirements 23 of such subsection.

24 (f) CONSULTATION WITH NATIONAL AERONAUTICS
25 AND SPACE ADMINISTRATION.—In preparing and imple-

menting any plan, report, assessment, survey, opinion, or 1 impact statement regarding the lands withdrawn and re-2 served by this title, the Secretary of the Army shall consult 3 4 with the Administrator of the National Aeronautics and 5 Space Administration whenever proposed Army actions have the potential to affect the operations or the environ-6 7 mental management of the Goldstone Deep Space Commu-8 nications Complex. The requirement for consultation shall 9 apply, at a minimum, to the following:

(1) Plans for military training, military equipment testing, or related activities that have the potential of impacting communications between Goldstone
Deep Space Communications Complex and space
flight missions or other transmission or receipt of signals from outer space by the Goldstone Deep Space
Communications Complex.

17 (2) The integrated natural resources manage18 ment plan required by subsection (d).

19 (3) The West Mojave Coordinated Management
20 Plan referred to in section 2907.

(4) Any document prepared in compliance with
the Endangered Species Act of 1973, the National Environmental Policy Act of 1969, and other laws applicable to the lands withdrawn and reserved by this
title.

1 (q) Use of Mineral Materials.—Notwithstanding 2 any other provision of this title or the Act of July 31, 1947 (commonly known as the Materials Act of 1947, 30 U.S.C. 3 4 601 et seq.), the Secretary of the Army may use sand, gravel, or similar mineral material resources of the type subject 5 to disposition under such Act from the lands withdrawn 6 7 and reserved by this title if the use of such resources is re-8 quired for construction needs of the National Training Cen-9 ter.

10 SEC. 2905. WATER RIGHTS.

(a) NO RESERVED WATER RIGHT ESTABLISHED.—
12 Nothing in this title shall be construed—

(1) to establish a reservation in favor of the
United States with respect to any water or water
right on the lands withdrawn and reserved by this
title; or

17 (2) to authorize the appropriation of water on
18 such lands by the United States after the date of the
19 enactment of this Act, except in accordance with ap20 plicable State law.

(b) EFFECT ON PREVIOUSLY ACQUIRED OR RESERVED
WATER RIGHTS.—This section shall not be construed to affect any water rights acquired or reserved by the United
States before the date of the enactment of this Act, and the

Secretary of the Army may exercise any such previously
 acquired or reserved water rights.

3 SEC. 2906. ENVIRONMENTAL COMPLIANCE AND ENVIRON-4 MENTAL RESPONSE REQUIREMENTS.

5 (a) AGREEMENT CONCERNING ENVIRONMENT AND
6 PUBLIC HEALTH.—The Secretary of the Army and the Sec7 retary of the Interior may enter into such agreements con8 cerning the environment and public health as are necessary,
9 appropriate, and in the public interest to carry out the pur10 poses of this title.

11 (b) RELATION TO OTHER ENVIRONMENTAL LAWS.— 12 Nothing in this section shall be construed to alter the rights, 13 responsibilities, and obligations of the Secretary of the 14 Army or the Secretary of the Interior under the Comprehen-15 sive Environmental Response, Compensation and Liability 16 Act of 1980 (42 U.S.C. 9601 et seq.) or other environmental 17 laws applicable to the lands withdrawn and reserved by this 18 title.

19 SEC. 2907. WEST MOJAVE COORDINATED MANAGEMENT20PLAN.

(a) COMPLETION.—The Secretary of the Interior shall
make every effort to complete the West Mojave Coordinated
Management Plan not later than two years after the date
of the enactment of this Act.

(b) CONSIDERATION OF WITHDRAWAL AND RESERVA TION IMPACTS.—The Secretary of the Interior shall ensure
 that the West Mojave Coordinated Management Plan con siders the impacts of the availability or nonavailability of
 the lands withdrawn and reserved by this title on the plan
 as a whole.

7 (c) CONSULTATION.—The Secretary of the Interior
8 shall consult with the Secretary of the Army and the Ad9 ministrator of the National Aeronautics and Space Admin10 istration in the development of the West Mojave Coordi11 nated Management Plan.

12 SEC. 2908. RELEASE OF WILDERNESS STUDY AREAS.

13 Congress hereby finds and directs that lands withdrawn and reserved by this title have been adequately stud-14 15 ied for wilderness designation pursuant to section 603(c)of the Federal Land Policy and Management Act of 1976 16 (43 U.S.C. 1782(c)), and are no longer subject to the re-17 quirement of such section pertaining to the management of 18 wilderness study areas in a manner that does not impair 19 the suitability of such areas for preservation as wilderness. 20 21 SEC. 2909. TRAINING ACTIVITY SEPARATION FROM UTILITY

22

(a) REQUIRED SEPARATION.—All military ground activity training on the lands withdrawn and reserved by this
title shall remain at least 500 meters from any utility sys-

CORRIDORS.

tem, in existence as of the date of the enactment of this Act,
 in Utility Planning Corridor D, as described in the Cali fornia Desert Conservation Area Plan, dated 1980 and sub sequently amended.

5 (b) EXCEPTION.—Subsection (a) does not modify the
6 use of any lands used, as of the date of the enactment of
7 this Act, by the National Training Center for training or
8 alter any right of access granted by interagency agreement.
9 SEC. 2910. DURATION OF WITHDRAWAL AND RESERVATION.

10 (a) TERMINATION DATE.—Unless extended pursuant 11 to section 2911, unless relinquishment is postponed by the 12 Secretary of the Interior pursuant to section 2912(b), and 13 except as provided in section 2912(d), the withdrawal and 14 reservation made by this title shall terminate 25 years after 15 the date of the enactment of this Act.

16 (b) Limitation on Subsequent Availability for APPROPRIATION.—At the time of termination of the with-17 drawal and reservation made by this title, the previously 18 withdrawn lands shall not be open to any forms of appro-19 priation under the general land laws, including the mining 20 21 laws and the mineral and geothermal leasing laws, until 22 the Secretary of the Interior publishes in the Federal Reg-23 ister an appropriate order that shall state the date upon 24 which such lands shall be restored to the public domain and 25 opened.

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3 (a) NOTIFICATION REQUIREMENT.—Not later than
4 three years before the termination date specified in section
5 2910(a), the Secretary of the Army shall notify Congress
6 and the Secretary of the Interior concerning whether the
7 Army will have a continuing military need, beyond the ter8 mination date, for all or any portion of the lands with9 drawn and reserved by this title.

10 (b) Process for Extension of Withdrawal and 11 Reservation.—

12 (1) CONSULTATION AND APPLICATION.—If the 13 Secretary of the Army determines that there will be 14 a continuing military need after the termination date 15 for any of the lands withdrawn and reserved by this 16 title, the Secretary of the Army shall—

17 (A) consult with the Secretary of the Inte18 rior concerning any adjustments to be made to
19 the extent of, or to the allocation of management
20 responsibility for, such needed lands; and

(B) file with the Secretary of the Interior,
within one year after the notice required by subsection (a), an application for extension of the
withdrawal and reservation of such needed lands.
(2) APPLICATION REQUIREMENTS.—Notwithstanding any general procedure of the Department of

1 the Interior for processing Federal land withdrawals, 2 an application for extension of the land withdrawal and reservation made by this title shall be considered 3 4 to be complete if the application includes the information required by section 3 of Public Law 85-337 5 6 (commonly known as the Engle Act; 43 U.S.C. 157), 7 except that no information shall be required con-8 cerning the use or development of mineral, timber, or 9 grazing resources unless, and only to the extent, the 10 Secretary of the Army proposes to use or develop such 11 resources during the period of extension.

12 (c) SUBMISSION OF PROPOSED EXTENSION TO CON-13 GRESS.—The Secretary of the Interior and the Secretary of the Army may submit to Congress a legislative proposal 14 15 for the extension of the withdrawal and reservation made 16 by this title. The legislative proposal shall be accompanied by an appropriate analysis of environmental impacts asso-17 ciated with the proposal, as required by section 102(2)(C)18 19 of the National Environmental Policy Act of 1969 (42) 20 U.S.C. 4332(2)(C)).

21 SEC. 2912. TERMINATION AND RELINQUISHMENT.

(a) NOTICE OF TERMINATION.—During the first 22
years of the withdrawal and reservation made by this title,
if the Secretary of the Army determines that there is no
continuing military need for the lands withdrawn and re-

served by this title, or any portion of such lands, the Sec retary of the Army shall submit to the Secretary of the Inte rior a notice of intent to relinquish jurisdiction over such
 lands. The notice shall specify the proposed date of relin quishment.

6 (b) ACCEPTANCE OF JURISDICTION.—The Secretary of 7 the Interior may accept jurisdiction over any lands covered 8 by a notice under subsection (a) if the Secretary of the Inte-9 rior determines that the Secretary of the Army has taken 10 or will take all environmental response and restoration ac-11 tivities required under applicable laws and regulations.

12 (c) NOTICE OF ACCEPTANCE.—If the Secretary of the 13 Interior decides to accept jurisdiction over lands covered by 14 a notice under subsection (a) before the termination date 15 of the withdrawal and reservation, the Secretary shall pub-16 lish in the Federal Register an appropriate order that 17 shall—

18 (1) terminate the withdrawal and reservation of
19 such lands under this title;

20 (2) constitute official acceptance of administra21 tive jurisdiction over the lands by the Secretary of the
22 Interior; and

23 (3) state the date upon which such lands shall be
24 opened to the operation of the general land laws, in-

3 (d)Retained ARMY JURISDICTION.—Notwithstanding the termination date specified in section 2910, un-4 less and until the Secretary of the Interior accepts jurisdic-5 tion of land proposed for relinquishment pursuant to this 6 7 section. such land shall remain withdrawn and reserved for 8 the Secretary of the Army for the limited purposes of envi-9 ronmental response and restoration actions under section 2906 and continued land management responsibilities pur-10 suant to the integrated natural resources management plan 11 required under section 2904, until such environmental re-12 sponse and restoration activities on those lands are com-13 14 pleted.

(e) SEVERABILITY OF FUNCTIONS.—All functions described under this section, including transfers,
relinquishments, extensions, and other determinations, may
be made on a parcel-by-parcel basis.

19 SEC. 2913. DELEGATION OF AUTHORITY.

20 (a) SECRETARY OF THE ARMY.—The Secretary of the
21 Army may delegate to officials in the Department of the
22 Army such functions as the Secretary of the Army may de23 termine appropriate to carry out this title.

(b) SECRETARY OF THE INTERIOR.—The functions of
the Secretary of the Interior under this title may be dele-

gated, except that the order described in section 2912(c)
 may be approved and signed only by the Secretary of the
 Interior, the Deputy Secretary of the Interior, or an Assist ant Secretary of the Department of the Interior.
 DIVISION C—DEPARTMENT OF
 ENERGY NATIONAL SECURITY
 AUTHORIZATIONS AND

8 **OTHER AUTHORIZATIONS**

9 TITLE XXXI—DEPARTMENT OF

10 ENERGY NATIONAL SECURITY
 11 PROGRAMS

Subtitle A—National Security Programs Authorizations

14 SEC. 3101. NATIONAL NUCLEAR SECURITY ADMINISTRA-

15 **TION**.

Funds are hereby authorized to be appropriated to the
Department of Energy for fiscal year 2002 for the activities
of the National Nuclear Security Administration in carrying out programs necessary for national security in the
amount of \$6,859,895,000, to be allocated as follows:

21	(1) WEAPONS ACTIVITIES.—For weapons activi-
22	ties, \$5,369,488,000, to be allocated as follows:
23	(A) For stewardship operation and mainte-

24 nance, \$4,527,192,000, to be allocated as follows:

1	(i) For directed stockpile work,
2	\$1,043,791,000.
3	(<i>ii</i>) For campaigns, \$2,036,413,000, to
4	be allocated as follows:
5	(I) For operation and mainte-
6	nance, \$1,653,441,000.
7	(II) For construction,
8	\$382,972,000, to be allocated as fol-
9	lows:
10	Project 01–D–101, distrib-
11	uted information systems labora-
12	tory, Sandia National Labora-
13	tories, Livermore, California,
14	\$5,400,000.
15	Project 00–D–103, terascale
16	simulation facility, Lawrence
17	Livermore National Laboratory,
18	Livermore, California,
19	\$20,000,000.
20	Project 00–D–105, strategic
21	computing complex, Los Alamos
22	National Laboratory, Los Alamos,
23	New Mexico, \$11,070,000.
24	Project 00–D–107, joint com-
25	putational engineering laboratory,

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1	Sandia National Laboratories, Al-
2	buquerque, New Mexico,
3	\$5,377,000.
4	Project 98–D–125, tritium
5	extraction facility, Savannah
б	River Plant, Aiken, South Caro-
7	lina, \$81,125,000.
8	Project 98–D–126, accel-
9	erator production of tritium
10	(APT), various locations,
11	\$15,000,000.
12	Project 96–D–111, national
13	ignition facility (NIF), Lawrence
14	Livermore National Laboratory,
15	Livermore, California,
16	\$245,000,000.
17	(iii) For readiness in technical base
18	and facilities, \$1,446,988,000, to be allo-
19	cated as follows:
20	(I) For operation and mainte-
21	nance, \$1,292,324,000.
22	(II) For plant projects (including
23	maintenance, restoration, planning,
24	$construction, \ acquisition, \ modification$
25	of facilities, and the continuation of

1	projects authorized in prior years, and
2	land acquisition related thereto),
3	\$154,664,000, to be allocated as fol-
4	lows:
5	Project 02–D–101, micro-
6	systems and engineering sciences
7	applications (MESA), Sandia Na-
8	tional Laboratories, Albuquerque,
9	New Mexico, \$2,000,000.
10	Project 02–D–103, project
11	engineering and design (PED),
12	various locations, \$9,180,000.
13	Project 02–D–107, electrical
14	power systems safety communica-
15	tions and bus upgrades, Nevada
16	Test Site, Nevada, \$3,507,000.
17	Project 01–D–103, prelimi-
18	nary project design and engineer-
19	ing, various locations,
20	\$45,379,000.
21	Project 01–D–124, highly en-
22	riched uranium (HEU) materials
23	storage facility, Y-12 Plant, Oak
24	Ridge, Tennessee, \$9,500,000.

1	Project 01–D–126, weapons
2	evaluation test laboratory, Pantex
3	Plant, Amarillo, Texas,
4	\$7,700,000.
5	Project 01–D–800, sensitive
6	compartmented information facil-
7	ity, Lawrence Livermore National
8	Laboratory, Livermore, Cali-
9	fornia, \$12,993,000.
10	Project 99–D–103, isotope
11	sciences facilities, Lawrence
12	Livermore National Laboratory,
13	Livermore, California, \$4,400,000.
14	Project 99–D–104, protection
15	of real property (roof reconstruc-
16	tion, phase II), Lawrence Liver-
17	more National Laboratory, Liver-
18	more, California, \$2,800,000.
19	Project 99–D–106, model val-
20	idation and system certification
21	center, Sandia National Labora-
22	tories, Albuquerque, New Mexico,
23	\$4,955,000.
24	Project 99–D–125, replace
25	boilers and controls, Kansas City

1	Plant, Kansas City, Missouri,
2	\$300,000.
3	Project 99–D–127, stockpile
4	management restructuring initia-
5	tive, Kansas City plant, Kansas
6	City, Missouri, \$22,200,000.
7	Project 99–D–128, stockpile
8	management restructuring initia-
9	tive, Pantex Plant, Amarillo,
10	Texas, \$3,300,000.
11	Project 98–D–123, stockpile
12	management restructuring initia-
13	tive, tritium facility moderniza-
14	tion and consolidation, Savannah
15	River Plant, Aiken, South Caro-
16	lina, \$13,700,000.
17	Project 98–D–124, stockpile
18	management restructuring initia-
19	tive, Y–12 consolidation, Oak
20	Ridge, Tennessee, \$6,850,000.
21	Project 97–D–123, structural
22	upgrades, Kansas City Plant,
23	Kansas City, Missouri,
24	\$3,000,000.

1	Project 96–D–102, stockpile
2	stewardship facilities revitaliza-
3	tion, Phase VI, various locations,
4	\$2,900,000.
5	(B) For facilities and infrastructure,
6	\$50,600,000.
7	(C) For secure transportation asset,
8	\$121,800,000, to be allocated as follows:
9	(i) For operation and maintenance,
10	\$77,571,000.
11	(ii) For program direction,
12	\$44,229,000.
13	(D) For safeguards and security,
14	\$448,881,000, to be allocated as follows:
15	(i) For operations and maintenance,
16	\$439,281,000.
17	(ii) For plant projects (including
18	maintenance, restoration, planning, con-
19	struction, acquisition, modification of fa-
20	cilities, and the continuation of projects au-
21	thorized in prior years, and land acquisi-
22	tion related thereto), \$9,600,000, to be allo-
23	cated as follows:
24	Project 99–D–132, stockpile man-
25	agement restructuring initiative, nu-

1	clear material safeguards and security
2	upgrades project, Los Alamos National
3	Laboratory, Los Alamos, New Mexico,
4	\$9,600,000.
5	(E) For program direction, $$250,000,000$.
6	(F) The total amount authorized by this
7	paragraph is the sum of the amounts authorized
8	to be appropriated by subparagraphs (A)
9	through (E), reduced by $$28,985,000$, to be de-
10	rived from a security charge for reimbursable
11	work.
12	(2) Defense nuclear nonproliferation.—
13	For other nuclear security activities, \$773,700,000, to
14	be allocated as follows:
15	(A) For nonproliferation and verification
16	research and development, \$206,102,000, to be
17	allocated as follows:
18	(i) For operation and maintenance,
19	\$170,296,000.
20	(ii) For plant projects (including
21	maintenance, restoration, planning, con-
22	struction, acquisition, modification of fa-
23	cilities, and the continuation of projects au-
24	thorized in prior years, and land acquisi-

1	tion related thereto), \$35,806,000, to be allo-
2	cated as follows:
3	Project 00–D–192, nonprolifera-
4	tion and international security center
5	(NISC), Los Alamos National Labora-
6	tory, Los Alamos, New Mexico,
7	\$35,806,000.
8	(B) For arms control, \$101,500,000.
9	(C) For international materials protection,
10	control, and accounting, \$138,800,000.
11	(D) For highly enriched uranium trans-
12	parency implementation, \$13,950,000.
13	(E) For international nuclear safety,
14	\$10,800,000.
15	(F) For fissile materials control and dis-
16	position, \$293,089,000, to be allocated as follows:
17	(i) For United States surplus fissile
18	materials disposition, \$236,089,000, to be
19	allocated as follows:
20	(I) For operation and mainte-
21	nance, \$130,089,000.
22	(II) For plant projects (including
23	maintenance, restoration, planning,
24	$construction, \ acquisition, \ modification$
25	of facilities, and the continuation of

	101
1	projects authorized in prior years, and
2	land acquisition related thereto),
3	\$106,000,000, to be allocated as fol-
4	lows:
5	Project 01–D–407, highly en-
6	riched uranium blend-down, Sa-
7	vannah River Site, Aiken, South
8	Carolina, \$24,000,000.
9	Project 99–D–141, pit dis-
10	assembly and conversion facility,
11	Savannah River Site, Aiken,
12	South Carolina, \$16,000,000.
13	Project 99–D–143, mixed
14	oxide fuel fabrication facility, Sa-
15	vannah River Site, Aiken, South
16	Carolina, \$63,000,000.
17	Project 99–D–142, immo-
18	bilization and associated proc-
19	essing facility, Savannah River
20	Site, Aiken, South Carolina,
21	\$3,000,000.
22	(ii) For Russian surplus fissile mate-
23	rials disposition, \$57,000,000, to be allo-
24	cated as follows:

1	(I) For Russian plutonium dis-
2	position, and support and oversight in
3	the United States, \$56,000,000.
4	(II) For advanced reactor tech-
5	nology, \$1,000,000.
6	(G) For program direction, \$51,459,000.
7	(H) The total amount authorized by this
8	paragraph is the sum of the amounts authorized
9	to be appropriated by subparagraphs (A)
10	through (G), reduced by $$42,000,000$, to be de-
11	rived from offsets and use of prior year balances.
12	(3) NAVAL REACTORS.—For naval reactors,
13	\$688,045,000, to be allocated as follows:
14	(A) For naval reactors development,
15	\$665,445,000, to be allocated as follows:
16	(i) For operation and maintenance,
17	\$652,245,000.
18	(ii) For plant projects (including
19	maintenance, restoration, planning, con-
20	struction, acquisition, modification of fa-
21	cilities, and the continuation of projects au-
22	thorized in prior years, and land acquisi-
23	tion related thereto), \$13,200,000, to be allo-
24	cated as follows:

100
Project 01–D–200, major office re-
placement building, Schenectady, New
York, \$9,000,000.
Project 90–N–102, expended core
facility dry cell project, Naval Reactors
Facility, Idaho, \$4,200,000.
(B) For program direction, \$22,600,000.
(4) Defense nuclear counterintel-
LIGENCE.—For defense nuclear counterintelligence,
\$13,662,000.
(5) Office of administrator for nuclear
Security.—For the Office of the Administrator for
Nuclear Security, for program direction, \$15,000,000.
SEC. 3102. DEFENSE ENVIRONMENTAL RESTORATION AND
WASTE MANAGEMENT.
(a) IN GENERAL.—Funds are hereby authorized to be
appropriated to the Department of Energy for fiscal year
2002 for environmental restoration and waste management
activities in carrying out programs necessary for national
security in the amount of \$4,646,427,000, to be allocated
security in the univality of $\varphi_1, \sigma_1, \sigma_2, \sigma_3, \sigma_5, \sigma_6$ and called
as follows:
as follows:

1	1997 (Public Law 104–201; 110 Stat. 2836; 42
2	U.S.C. 7277n), \$1,050,538,000.
3	(2) Site/project completion.—For site com-
4	pletion and project completion in carrying out envi-
5	ronmental management activities necessary for na-
6	tional security programs, \$920,196,000, to be allo-
7	cated as follows:
8	(A) For operation and maintenance,
9	\$872,030,000.
10	(B) 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	\$48,166,000, to be allocated as follows:
16	Project 02–D–420, FB line plutonium
17	stabilization and packaging, Savannah
18	River Site, Aiken, South Carolina,
19	\$20,000,000.
20	Project 01–D–402, Intec cathodic pro-
21	tection system expansion, Idaho National
22	Engineering and Environmental Labora-
23	tory, Idaho Falls, Idaho, \$3,256,000.

1 Project 01–D–414, preliminary project, 2 engineering and design (PE&D), various locations, \$10,254,000. 3 4 Project 99–D–402, tank farm support services, F&H areas, Savannah River Site, 5 6 Aiken, South Carolina, \$5,040,000. 7 Project 99–D–404, health physics in-8 strumentation laboratory, Idaho National 9 Engineering and Environmental Labora-10 tory, Idaho Falls, Idaho, \$2,700,000. 11 *Project* 98–*D*–453, plutonium stabilization and handling system for pluto-12 13 nium finishing plant, Richland, Wash-14 ington, \$1,910,000. 15 Project 96–D–471, chlorofluorocarbon 16 heating, ventilation, and air conditioning 17 and chiller retrofit, Savannah River Site, 18 Aiken, South Carolina, \$4,244,000. 19 86–D–103, decontamination Project 20 and waste treatment facility, Lawrence 21 Livermore National Laboratory, Livermore, 22 California, \$762,000. 23 (3) POST-2006 COMPLETION.—For post-2006 com-24 pletion in carrying out environmental restoration 25 and waste management activities necessary for na-

1	tional security programs, \$3,021,201,000, to be allo-
2	cated as follows:
3	(A) For operation and maintenance,
4	\$1,761,979,000.
5	(B) For plant projects (including mainte-
6	nance, restoration, planning, construction, ac-
7	quisition, modification of facilities, and the con-
8	tinuation of projects authorized in prior years,
9	and land acquisition related thereto), \$6,754,000,
10	to be allocated as follows:
11	Project 93–D–187, high-level waste re-
12	moval from filled waste tanks, Savannah
13	River Site, Aiken, South Carolina,
14	\$6,754,000.
15	(C) For the Office of River Protection in
16	carrying out environmental restoration and
17	waste management activities necessary for na-
18	tional security programs, \$832,468,000, to be al-
19	located as follows:
20	(i) For operation and maintenance,
21	\$272,151,000.
22	(ii) For plant projects (including
23	maintenance, restoration, planning, con-
24	struction, acquisition, modification of fa-
25	cilities, and the continuation of projects au-

	101
1	thorized in prior years, and land acquisi-
2	tion related thereto), \$560,317,000, to be al-
3	located as follows:
4	Project 01–D–416, waste treat-
5	ment and immobilization plant, Rich-
6	land, Washington, \$520,000,000.
7	Project 97–D–402, tank farm res-
8	toration and safe operations, Richland,
9	Washington, \$33,473,000.
10	Project 94–D–407, initial tank re-
11	trieval systems, Richland, Washington,
12	\$6,844,000.
13	(4) Science and technology development.—
14	For science and technology development in carrying
15	out environmental restoration and waste management
16	activities necessary for national security programs,
17	\$196,000,000.
18	(5) EXCESS FACILITIES.—For excess facilities in
19	carrying out environmental restoration and waste
20	management activities necessary for national security
21	programs, \$1,300,000.
22	(6) SAFEGUARDS AND SECURITY.—For safe-
23	guards and security in carrying out environmental
24	restoration and waste management activities nec-
25	essary for national security programs, \$205,621,000.

(7) PROGRAM DIRECTION.—For program direc tion in carrying out environmental restoration and
 waste management activities necessary for national
 security programs, \$355,761,000.

5 (b) ADJUSTMENT.—The total amount authorized to be
6 appropriated by subsection (a) is the sum of the amounts
7 authorized to be appropriated by paragraphs (1) through
8 (7) of that subsection, reduced by \$53,652,000, to be derived
9 from offsets and use of prior year balances.

10 SEC. 3103. OTHER DEFENSE ACTIVITIES.

(a) IN GENERAL.—Funds are hereby authorized to be
appropriated to the Department of Energy for fiscal year
2002 for other defense activities in carrying out programs
necessary for national security in the amount of
\$502,099,000, to be allocated as follows:

 16
 (1)
 INTELLIGENCE.—For
 intelligence,

 17
 \$40,844,000.
 \$
 \$

18 (2) COUNTERINTELLIGENCE.—For counterintel19 ligence, \$32,727,000.

20 (3) SECURITY AND EMERGENCY OPERATIONS.—
21 For security and emergency operations, \$269,250,000,
22 to be allocated as follows:

23 (A) For nuclear safeguards and security,
24 \$121,188,000.

	100
1	(B) For security investigations,
2	\$44,927,000.
3	(C) For corporate management information
4	programs, \$20,000,000.
5	(D) For program direction, \$83,135,000.
6	(4) INDEPENDENT OVERSIGHT AND PERFORM-
7	ANCE ASSURANCE.—For independent oversight and
8	performance assurance, \$14,904,000.
9	(5) Environment, safety, and health.—For
10	the Office of Environment, Safety, and Health,
11	\$105,293,000, to be allocated as follows:
12	(A) For environment, safety, and health
13	(defense), \$84,500,000.
14	(B) For program direction, \$20,793,000.
15	(6) Worker and community transition as-
16	SISTANCE.—For worker and community transition
17	assistance, \$21,900,000, to be allocated as follows:
18	(A) For worker and community transition,
19	\$19,000,000.
20	(B) For program direction, \$2,900,000.
21	(7) Office of hearings and appeals.—For
22	the Office of Hearings and Appeals, \$2,893,000.
23	(8) NATIONAL SECURITY PROGRAMS ADMINISTRA-
24	TIVE SUPPORT.—For national security programs ad-
25	ministrative support, \$25,000,000.

1 (b) ADJUSTMENT.—The amount authorized to be ap-2 propriated pursuant to subsection (a) is the total of the 3 amounts authorized to be appropriated by paragraphs (1) 4 through (8) of that subsection, reduced by \$10,712,000, of which \$10,000,000 is to reflect an offset provided by use 5 of prior year balances and \$712,000 is to reflect an offset 6 7 provided by user organizations for security investigations. 8 SEC. 3104. DEFENSE ENVIRONMENTAL MANAGEMENT PRI-9 VATIZATION.

10 Funds are hereby authorized to be appropriated to the 11 Department of Energy for fiscal year 2002 for privatization 12 initiatives in carrying out environmental restoration and 13 waste management activities necessary for national security 14 programs in the amount of \$126,208,000, to be allocated 15 as follows:

- Project 98–PVT–2, spent nuclear fuel dry storage, Idaho Falls, Idaho, \$49,332,000.
- 18 Project 97–PVT–2, advanced mixed waste treat-
- 19 ment project Idaho Falls, Idaho, \$40,000,000.
- 20 Project 97–PVT–3, transuranic waste treatment,
 21 Oak Ridge, Tennessee, \$10,826,000.
- 22 Project 98–PVT–5, environmental management/
 23 waste management disposal, Oak Ridge, Tennessee,
 24 \$26,050,000.

1 SEC. 3105. DEFENSE NUCLEAR WASTE DISPOSAL.

Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 2002 for payment to the Nuclear Waste Fund established in section 302(c) of the Nuclear Waste Policy Act of 1982 (42 U.S.C. 10222(c)) in the amount of \$310,000,000.

7 Subtitle B—Recurring General 8 Provisions

9 SEC. 3121. REPROGRAMMING.

10 (a) IN GENERAL.—Until the Secretary of Energy sub-11 mits to the congressional defense committees the report re-12 ferred to in subsection (b) and a period of 30 days has 13 elapsed after the date on which such committees receive the 14 report, the Secretary may not use amounts appropriated 15 pursuant to this title for any program—

16 (1) in amounts that exceed, in a fiscal year, the
17 amount authorized for that program by this title; or
18 (2) which has not been presented to, or requested
19 of, Congress.

(b) REPORT.—(1) The report referred to in subsection
(a) is a report containing a full and complete statement
of the action proposed to be taken and the facts and circumstances relied upon in support of the proposed action.
(2) In the computation of the 30-day period under subsection (a), there shall be excluded any day on which either

House of Congress is not in session because of an adjourn ment of more than 3 days to a day certain.

3 (c) LIMITATIONS.—(1) In no event may the total
4 amount of funds obligated pursuant to this title exceed the
5 total amount authorized to be appropriated by this title.
6 (2) Funds appropriated pursuant to this title may not

7 be used for an item for which Congress has specifically de-8 nied funds.

9 SEC. 3122. LIMITS ON GENERAL PLANT PROJECTS.

(a) IN GENERAL.—The Secretary of Energy may carry
out any construction project under the general plant
projects authorized by this title if the total estimated cost
of the construction project does not exceed \$5,000,000.

(b) REPORT TO CONGRESS.—If, at any time during
the construction of any general plant project authorized by
this title, the estimated cost of the project is revised because
of unforeseen cost variations and the revised cost of the
project exceeds \$5,000,000, the Secretary shall immediately
furnish a report to the congressional defense committees explaining the reasons for the cost variation.

21 SEC. 3123. LIMITS ON CONSTRUCTION PROJECTS.

(a) IN GENERAL.—(1) Except as provided in paragraph (2), construction on a construction project may not
be started or additional obligations incurred in connection
with the project above the total estimated cost, whenever the

1	current estimated cost of the construction project, author-
2	ized by 3101, 3102, or 3103, or which is in support of na-
3	tional security programs of the Department of Energy and
4	was authorized by any previous Act, exceeds by more than
5	25 percent the higher of—
6	(A) the amount authorized for the project; or
7	(B) the amount of the total estimated cost for the
8	project as shown in the most recent budget justifica-
9	tion data submitted to Congress.
10	(2) An action described in paragraph (1) may be taken
11	if—
12	(A) the Secretary of Energy has submitted to the
13	congressional defense committees a report on the ac-
14	tions and the circumstances making such action nec-
15	essary; and
16	(B) a period of 30 days has elapsed after the
17	date on which the report is received by the commit-
18	tees.
19	(3) In the computation of the 30-day period under
20	paragraph (2), there shall be excluded any day on which
21	either House of Congress is not in session because of an
22	adjournment of more than 3 days to a day certain.
23	(b) EXCEPTION.—Subsection (a) does not apply to a
24	construction project with a current estimated cost of less
25	than \$5,000,000.

SEC. 3124. FUND TRANSFER AUTHORITY.

1

2 (a) TRANSFER TO OTHER FEDERAL AGENCIES.—The 3 Secretary of Energy may transfer funds authorized to be appropriated to the Department of Energy pursuant to this 4 5 title to other Federal agencies for the performance of work for which the funds were authorized. Funds so transferred 6 7 may be merged with and be available for the same purposes and for the same time period as the authorizations of the 8 9 Federal agency to which the amounts are transferred.

10 (b) TRANSFER WITHIN DEPARTMENT OF ENERGY.— 11 (1) Subject to paragraph (2), the Secretary of Energy may transfer funds authorized to be appropriated to the Depart-12 13 ment of Energy pursuant to this title between any such authorizations. Amounts of authorizations so transferred may 14 be merged with and be available for the same purposes and 15 for the same period as the authorization to which the 16 amounts are transferred. 17

18 (2) Not more than 5 percent of any such authorization
19 may be transferred between authorizations under para20 graph (1). No such authorization may be increased or de21 creased by more than 5 percent by a transfer under such
22 paragraph.

23 (c) LIMITATIONS.—The authority provided by this sec24 tion to transfer authorizations—

25 (1) may be used only to provide funds for items
26 relating to activities necessary for national security
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1	programs that have a higher priority than the items
2	from which the funds are transferred; and
3	(2) may not be used to provide funds for an item
4	for which Congress has specifically denied funds.
5	(d) Notice to Congress.—The Secretary of Energy
6	shall promptly notify the Committees on Armed Services
7	of the Senate and House of Representatives of any transfer
8	of funds to or from authorizations under this title.
9	SEC. 3125. AUTHORITY FOR CONCEPTUAL AND CONSTRUC-
10	TION DESIGN.
11	(a) Requirement of Conceptual Design.—(1)

(a) REQUIREMENT OF CONCEPTUAL DESIGN.—(1)
Subject to paragraph (2) and except as provided in paragraph (3), before submitting to Congress a request for funds
for a construction project that is in support of a national
security program of the Department of Energy, the Secretary of Energy shall complete a conceptual design for that
project.

(2) If the estimated cost of completing a conceptual
design for a construction project exceeds \$3,000,000, the
Secretary shall submit to Congress a request for funds for
the conceptual design before submitting a request for funds
for the construction project.

23 (3) The requirement in paragraph (1) does not apply
24 to a request for funds—

1 (A) for a construction project the total estimated 2 cost of which is less than \$5,000,000; or 3 (B) for emergency planning, design, and con-4 struction activities under section 3126. 5 (b) AUTHORITY FOR CONSTRUCTION DESIGN.—(1) Within the amounts authorized by this title, the Secretary 6 of Energy may carry out construction design (including ar-7 8 chitectural and engineering services) in connection with 9 any proposed construction project if the total estimated cost 10 for such design does not exceed \$600,000.

(2) If the total estimated cost for construction design
in connection with any construction project exceeds
\$600,000, funds for that design must be specifically authorized by law.

15 SEC. 3126. AUTHORITY FOR EMERGENCY PLANNING, DE-16SIGN, AND CONSTRUCTION ACTIVITIES.

17 (a) AUTHORITY.—The Secretary of Energy may use any funds available to the Department of Energy pursuant 18 to an authorization in this title, including funds authorized 19 to be appropriated for advance planning and construction 20 21 design under sections 3101, 3102, and 3103, to perform 22 planning, design, and construction activities for any De-23 partment of Energy national security program construction 24 project that, as determined by the Secretary, must proceed

expeditiously in order to protect public health and safety, 1 to meet the needs of national defense, or to protect property. 2 3 (b) LIMITATION.—The Secretary may not exercise the 4 authority under subsection (a) in the case of any construction project until the Secretary has submitted to the con-5 gressional defense committees a report on the activities that 6 7 the Secretary intends to carry out under this section and 8 the circumstances making those activities necessary.

9 (c) SPECIFIC AUTHORITY.—The requirement of section
10 3125(b)(2) does not apply to emergency planning, design,
11 and construction activities conducted under this section.

12 SEC. 3127. FUNDS AVAILABLE FOR ALL NATIONAL SECU-13RITY PROGRAMS OF THE DEPARTMENT OF14ENERGY.

15 Subject to the provisions of appropriation Acts and 16 section 3121, amounts appropriated pursuant to this title 17 for management and support activities and for general 18 plant projects are available for use, when necessary, in con-19 nection with all national security programs of the Depart-20 ment of Energy.

21 SEC. 3128. AVAILABILITY OF FUNDS.

(a) IN GENERAL.—Except as provided in subsection
(b), when so specified in an appropriations Act, amounts
appropriated for operation and maintenance or for plant
projects may remain available until expended.

(b) EXCEPTION FOR PROGRAM DIRECTION FUNDS.—
 Amounts appropriated for program direction pursuant to
 an authorization of appropriations in subtitle A shall re main available to be expended only until the end of fiscal
 year 2003.

6 SEC. 3129. TRANSFERS OF DEFENSE ENVIRONMENTAL MAN7 AGEMENT FUNDS AT FIELD OFFICES OF THE 8 DEPARTMENT OF ENERGY.

9 (a) TRANSFER AUTHORITY FOR DEFENSE ENVIRON-10 MENTAL MANAGEMENT FUNDS.—The Secretary of Energy 11 shall provide the manager of each field office of the Depart-12 ment of Energy with the authority to transfer defense envi-13 ronmental management funds from a program or project 14 under the jurisdiction of the office to another such program 15 or project.

(b) LIMITATIONS.—(1) Only one transfer may be made
to or from any program or project under subsection (a) in
a fiscal year.

19 (2) The amount transferred to or from a program or
20 project under subsection (a) may not exceed \$5,000,000 in
21 a fiscal year.

(3) A transfer may not be carried out by a manager
of a field office under subsection (a) unless the manager
determines that the transfer is necessary to address a risk
to health, safety, or the environment or to assure the most

efficient use of defense environmental management funds at
 the field office.

3 (4) Funds transferred pursuant to subsection (a) may
4 not be used for an item for which Congress has specifically
5 denied funds or for a new program or project that has not
6 been authorized by Congress.

7 (c) EXEMPTION FROM REPROGRAMMING REQUIRE8 MENTS.—The requirements of section 3121 shall not apply
9 to transfers of funds pursuant to subsection (a).

10 (d) NOTIFICATION.—The Secretary, acting through the 11 Assistant Secretary of Energy for Environmental Manage-12 ment, shall notify Congress of any transfer of funds pursu-13 ant to subsection (a) not later than 30 days after such 14 transfer occurs.

15 (e) DEFINITIONS.—In this section:

16 (1) The term "program or project" means, with
17 respect to a field office of the Department of Energy,
18 any of the following:

19 (A) A program referred to or a project listed
20 in paragraph (2) or (3) of section 3102.

(B) A program or project not described in
subparagraph (A) that is for environmental restoration or waste management activities necessary for national security programs of the Department, that is being carried out by the office,

1 and for which defense environmental manage-2 ment funds have been authorized and appropriated before the date of the enactment of this 3 Act. 4 (2) The term "defense environmental manage-5 6 ment funds" means funds appropriated to the Depart-7 ment of Energy pursuant to an authorization for car-8 rying out environmental restoration and waste man-9 agement activities necessary for national security pro-10 grams. 11 (f) DURATION OF AUTHORITY.—The managers of the 12 field offices of the Department may exercise the authority provided under subsection (a) during fiscal year 2002. 13 14 SEC. 3130. TRANSFERS OF WEAPONS ACTIVITIES FUNDS AT 15 NATIONAL SECURITY LABORATORIES AND 16 NUCLEAR WEAPONS PRODUCTION FACILI-17 TIES. 18 (a) TRANSFER AUTHORITY.—The Secretary of Energy, 19 acting through the Administrator for Nuclear Security, shall provide the head of each national security laboratory 20 21 and nuclear weapons production facility with the authority 22 to transfer weapons activities funds from a program under 23 the jurisdiction of such laboratory or facility to another

24 such program.

(b) LIMITATIONS.—(1) The amount transferred under
 subsection (a) by a laboratory or facility in a fiscal year
 may not exceed the lesser of—

4 (A) \$5,000,000; and

5 (B) 10 percent of the total weapons activities
6 funds available to that laboratory or facility in that
7 fiscal year for programs under the jurisdiction of such
8 laboratory or facility.

9 (2) A transfer may not be carried out under subsection
10 (a) unless the head of the laboratory or facility determines
11 that the transfer will result in cost savings and efficiencies.
12 (3) A transfer may not be carried out under subsection
13 (a) to cover a cost overrun or scheduling delay for any pro14 gram.

(4) Funds transferred pursuant to subsection (a) may
not be used for an item for which Congress has specifically
denied, limited, or increased funds or for a new program
that has not been authorized by Congress.

(c) EXEMPTION FROM REPROGRAMMING REQUIRE20 MENTS.—The requirements of section 3121 shall not apply
21 to transfers of funds pursuant to subsection (a).

(d) NOTIFICATION.—The Secretary, acting through the
Administrator for Nuclear Security, shall notify Congress
of any transfer of funds pursuant to subsection (a) not later
than 30 days after such transfer occurs.

1	(e) DEFINITIONS.—In this section:
2	(1) The term "program" means, with respect to
3	a national security laboratory or nuclear weapons
4	production facility, any of the following:
5	(A) A program referred to or listed in para-
6	graph (1) of section 3101.
7	(B) A program not described in subpara-
8	graph (A) that is for weapons production or
9	weapons component production of the National
10	Nuclear Security Administration that is being
11	carried out by the laboratory or facility, and for
12	which weapons activities funds have been author-
13	ized and appropriated before the date of the en-
14	actment of this Act.
15	(2) The term "weapons activities funds" means
16	funds appropriated to the Department of Energy pur-
17	suant to an authorization for weapons activities of
18	the National Nuclear Security Administration in car-
19	rying out programs necessary for national security.
20	(3) The terms "national security laboratory"
21	and "nuclear weapons production facility" have the
22	meanings given such terms in section 3281 of the Na-
23	tional Nuclear Security Administration Act (title
24	XXXII of Public Law 106–65; 113 Stat. 968; 50
25	U.S.C. 2471).

(f) DURATION OF AUTHORITY.—The heads of the na tional security laboratories and nuclear weapons produc tion facilities may exercise the authority provided under
 subsection (a) during fiscal year 2002.

5 Subtitle C—Program Authoriza6 tions, Restrictions, and Limita7 tions

8 SEC. 3131. TERMINATION DATE OF OFFICE OF RIVER PRO9 TECTION, RICHLAND, WASHINGTON.

10 Subsection (f) of section 3139 of the Strom Thurmond 11 National Defense Authorization Act for Fiscal Year 1999 12 (Public Law 105–261; 112 Stat. 2250), as amended by sec-13 tion 3141 of the Floyd D. Spence National Defense Author-14 ization Act for Fiscal Year 2001 (as enacted into law by 15 Public Law 106–398; 114 Stat. 1654A–462), is amended 16 to read as follows:

17 "(f) TERMINATION.—(1) The Office shall terminate on
18 the later to occur of the following dates:

19 "(A) September 30, 2010.

"(B) The date on which the Assistant Secretary
of Energy for Environmental Management determines, in consultation with the head of the Office,
that continuation of the Office is no longer necessary
to carry out the responsibilities of the Department of
Energy under the Tri-Party Agreement.

"(2) The Assistant Secretary shall notify, in writing,
 the committees referred to in subsection (d) of a determina tion under paragraph (1).

4 "(3) In this subsection, the term 'Tri-Party Agreement'
5 means the Hanford Federal Facility Agreement and Con6 sent Order entered into among the Department of Energy,
7 the Environmental Protection Agency, and the State of
8 Washington Department of Ecology.".

9 SEC. 3132. ORGANIZATIONAL MODIFICATIONS FOR NA-10 TIONAL NUCLEAR SECURITY ADMINISTRA-11 TION.

(a) ESTABLISHMENT OF PRINCIPAL DEPUTY ADMINISTRATOR.—(1) Subtitle A of the National Nuclear Security
Administration Act is amended by inserting after section
3213 (50 U.S.C. 2403) the following new section:

16 "SEC. 3213A. PRINCIPAL DEPUTY ADMINISTRATOR.

17 "(a) IN GENERAL.—(1) There is in the Administration
18 a Principal Deputy Administrator, who is appointed by the
19 President, by and with the advice and consent of the Senate.
20 "(2) The Principal Deputy Administrator shall be ap21 pointed from among persons who—

22 "(A) have extensive background in national secu23 rity, organizational management, and appropriate
24 technical fields; and

1 "(B) are well qualified to manage the nuclear 2 weapons, nonproliferation, and materials disposition programs of the Administration in a manner that ad-3 4 vances and protects the national security of the United States. 5 6 "(b) DUTIES.—Subject to the authority, direction, and 7 control of the Administrator, the Principal Deputy Admin-8 istrator shall perform such duties and exercise such powers 9 as the Administrator may prescribe, including the coordination of activities among the elements of the Administra-10 tion. The Principal Deputy Administrator shall act for, 11 12 and exercise the powers of, the Administrator when the Ad-

13 ministrator is disabled or the position of Administrator is14 vacant.".

15 (2) The table of contents preceding section 3201 of such
16 Act is amended by inserting after the item relating to sec-

17 tion 3213 the following new item:"Sec. 3213A. Principal Deputy Administrator."

- 18 (3) Section 5315 of title 5, United States Code, is
 19 amended—
- 20 (A) by inserting before the item relating to Dep21 uty Administrators of the National Nuclear Security
 22 Administration the following new item:
 23 "Principal Deputy Administrator, National Nu-
- 24 clear Security Administration."; and

ministration".

(B) by inserting "Additional" before "Deputy

Administrators of the National Nuclear Security Ad-

4	(b) Elimination of Requirement that National
5	Security Laboratories and Nuclear Weapons Pro-
6	DUCTION FACILITIES REPORT TO DEPUTY ADMINISTRATOR
7	FOR DEFENSE PROGRAMS.—Section 3214 of the National
8	Nuclear Security Administration Act (50 U.S.C. 2404) is
9	amended by striking subsection (c).
10	(c) Repeal of Duplicative Provision.—Section
11	3245 of the National Nuclear Security Administration Act
12	(50 U.S.C. 2443) is repealed.
13	SEC. 3133. CONSOLIDATION OF NUCLEAR CITIES INITIA-
14	TIVE PROGRAM WITH INITIATIVES FOR PRO-
15	LIFERATION PREVENTION PROGRAM.
16	The Administrator for Nuclear Security shall consoli-
17	date the Nuclear Cities Initiative program with the Initia-
18	tives for Proliferation Prevention program under a single
19	management line. The consolidation shall be completely ac-
20	complished not later than July 1, 2002.
21	SEC. 3134. DISPOSITION OF SURPLUS DEFENSE PLUTONIUM
22	AT SAVANNAH RIVER SITE, AIKEN, SOUTH
23	CAROLINA.
24	(a) CONSULTATION REQUIRED.—The Secretary of En-
25	ergy shall consult with the Governor of the State of South
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Carolina regarding any decisions or plans of the Secretary
 related to the disposition of surplus defense plutonium lo cated at the Savannah River Site, Aiken, South Carolina,
 including the plan required by subsection (b).

5 (b) PLAN FOR DISPOSITION.—Not later than February 6 1, 2002, the Secretary shall submit to Congress a plan for 7 disposal of the surplus defense plutonium currently located 8 at the Savannah River Site and for disposal of defense plu-9 tonium and defense plutonium materials to be shipped to 10 the Savannah River Site in the future. The plan shall review each option considered for such disposal, identify the 11 preferred option, and state the cost of construction and op-12 13 eration of the facilities required by the Department of Energy's Record of Decision for the Storage and Disposition of 14 15 Weapons-Usable Fissile Materials Final Programmatic Environmental Impact Statement dated January 14, 1997. 16 17 The plan shall also specify a schedule for the expeditious construction of such facilities, including milestones, and a 18 firm schedule for funding the cost of such facilities. The 19 20 plan shall specify, in addition, the means by which all such 21 plutonium will be removed in a timely manner from the 22 Savannah River Site for storage or disposal elsewhere.

(c) REQUIREMENT FOR ALTERNATIVE DISPOSITION.—
If the Secretary determines that proceeding with construction of the Plutonium Immobilization Plant at the Savan-

nah River Site is not feasible, the Department shall modify
 the design of the Mixed Oxide Fuel Fabrication facility at
 the Savannah River Site so that it includes an immobiliza tion capability. If the Secretary determines that proceeding
 with the Mixed Oxide Fuel Fabrication facility is not fea sible, the Department shall proceed with construction of the
 Plutonium Immobilization Plant.

8 (d) LIMITATION ON PLUTONIUM SHIPMENTS.—If the 9 plan required in subsection (b) is not submitted to Congress 10 by February 1, 2002, the Secretary shall be prohibited from 11 shipping defense plutonium or defense plutonium materials 12 to the Savannah River Site during the period beginning 13 on February 1, 2002, and ending on the date on which such 14 plan is submitted to Congress.

15 SEC. 3135. SUPPORT FOR PUBLIC EDUCATION IN THE VICIN-

16

ITY OF LOS ALAMOS NATIONAL LABORATORY,

17 NEW MEXICO.

(a) SUPPORT FOR FISCAL 2002.—From amounts appropriated or otherwise made available to the Secretary of
Energy by this title—

(1) \$5,000,000 shall be available for payment by
the Secretary for fiscal year 2002 to the not-for-profit
Los Alamos National Laboratory Foundation, as
chartered in accordance with section 3167(a) of the

1	National Defense Authorization Act for Fiscal Year
2	1998 (Public Law 105–85; 111 Stat. 2052); and
3	(2) \$8,000,000 shall be available for extension of
4	the contract between the Department of Energy and
5	the Los Alamos Public Schools through fiscal year
6	2002.
7	(b) SUPPORT FOR FISCAL 2003.—Subject to the avail-
8	ability of appropriations, the Secretary is authorized to—
9	(1) make payment for fiscal year 2003 similar
10	to the payment referred to in subsection $(a)(1)$; and
11	(2) provide for a contract extension through fis-
12	cal 2003 similar to the contract extension referred to
13	in subsection $(a)(2)$.
14	(c) USE OF FUNDS.—The foundation referred to in
15	subsection (a)(1) shall—
16	(1) utilize funds provided under this section as
17	a contribution to the endowment fund for the founda-
18	tion; and
19	(2) use the income generated from investments in
20	the endowment fund that are attributable to payments
21	made under this section to fund programs to support
22	the educational needs of children in public schools in
23	the vicinity of Los Alamos National Laboratory.

(d) REPORT.—Not later than March 1, 2002, the Sec retary shall submit to the congressional defense committees
 a report setting forth the following:

4 (1) An evaluation of the requirements for contin5 ued payments beyond fiscal year 2003 into the en6 dowment fund of the foundation referred to in sub7 section (a) to enable the foundation to meet the goals
8 of the Department to support the recruitment and re9 tention of staff at the Los Alamos National Labora10 tory.

(2) The Secretary's recommendations for any
further support beyond fiscal year 2003 directly to the
Los Alamos Public Schools.

14 TITLE XXXII—DEFENSE NU15 CLEAR FACILITIES SAFETY 16 BOARD

17 SEC. 3201. AUTHORIZATION.

18 There are authorized to be appropriated for fiscal year
19 2002, \$18,500,000 for the operation of the Defense Nuclear
20 Facilities Safety Board under chapter 21 of the Atomic En21 ergy Act of 1954 (42 U.S.C. 2286 et seq.).

22 TITLE XXXIII—NATIONAL

23 **DEFENSE STOCKPILE**

24 SEC. 3301. DEFINITIONS.

25 In this title:

1	(1) The term "National Defense Stockpile"
2	means the stockpile provided for in section 4 of the
3	Strategic and Critical Materials Stock Piling Act (50
4	U.S.C. 98c).
5	(2) The term "National Defense Stockpile Trans-
6	action Fund" means the fund established under sec-
7	tion 9(a) of the Strategic and Critical Materials
8	Stock Piling Act (50 U.S.C. 98h(a)).
9	(3) The term "Market Impact Committee" means
10	the Market Impact Committee appointed under sec-
11	tion 10(c) of the Strategic and Critical Materials
12	Stock Piling Act (50 U.S.C. $98h-1(c)$).
13	SEC. 3302. AUTHORIZED USES OF STOCKPILE FUNDS.
13 14	SEC. 3302. AUTHORIZED USES OF STOCKPILE FUNDS. (a) OBLIGATION OF STOCKPILE FUNDS.—During fis-
14 15	(a) Obligation of Stockpile Funds.—During fis-
14 15 16	(a) OBLIGATION OF STOCKPILE FUNDS.—During fis- cal year 2002, the National Defense Stockpile Manager may
14 15 16 17	(a) OBLIGATION OF STOCKPILE FUNDS.—During fis- cal year 2002, the National Defense Stockpile Manager may obligate up to \$65,200,000 of the funds in the National De-
14 15 16 17	(a) OBLIGATION OF STOCKPILE FUNDS.—During fis- cal year 2002, the National Defense Stockpile Manager may obligate up to \$65,200,000 of the funds in the National De- fense Stockpile Transaction Fund for the authorized uses
14 15 16 17 18	(a) OBLIGATION OF STOCKPILE FUNDS.—During fis- cal year 2002, the National Defense Stockpile Manager may obligate up to \$65,200,000 of the funds in the National De- fense Stockpile Transaction Fund for the authorized uses of such funds under section $9(b)(2)$ of the Strategic and
14 15 16 17 18 19	(a) OBLIGATION OF STOCKPILE FUNDS.—During fis- cal year 2002, the National Defense Stockpile Manager may obligate up to \$65,200,000 of the funds in the National De- fense Stockpile Transaction Fund for the authorized uses of such funds under section 9(b)(2) of the Strategic and Critical Materials Stock Piling Act (50 U.S.C. 98h(b)(2)),
 14 15 16 17 18 19 20 	(a) OBLIGATION OF STOCKPILE FUNDS.—During fis- cal year 2002, the National Defense Stockpile Manager may obligate up to \$65,200,000 of the funds in the National De- fense Stockpile Transaction Fund for the authorized uses of such funds under section 9(b)(2) of the Strategic and Critical Materials Stock Piling Act (50 U.S.C. 98h(b)(2)), including the disposal of hazardous materials that are envi-
 14 15 16 17 18 19 20 21 	(a) OBLIGATION OF STOCKPILE FUNDS.—During fis- cal year 2002, the National Defense Stockpile Manager may obligate up to \$65,200,000 of the funds in the National De- fense Stockpile Transaction Fund for the authorized uses of such funds under section 9(b)(2) of the Strategic and Critical Materials Stock Piling Act (50 U.S.C. 98h(b)(2)), including the disposal of hazardous materials that are envi- ronmentally sensitive.

25 Stockpile Manager notifies Congress that extraordinary or

emergency conditions necessitate the additional obligations.
 The National Defense Stockpile Manager may make the ad ditional obligations described in the notification after the
 end of the 45-day period beginning on the date on which
 Congress receives the notification.

6 (c) LIMITATIONS.—The authorities provided by this
7 section shall be subject to such limitations as may be pro8 vided in appropriations Acts.

9 SEC. 3303. DISPOSAL OF OBSOLETE AND EXCESS MATE-10 RIALS CONTAINED IN NATIONAL DEFENSE 11 STOCKPILE.

(a) DISPOSAL AUTHORIZED.—Subject to subsection
(b), the President may dispose of certain materials contained in the National Defense Stockpile that are obsolete
or excess to stockpile requirements, in the quantities specified in the following table:

Authorized Stockpile Disposals

Material for disposal	Quantity	
Bauxite, Refractory	40,000 short tons	
Chromium Metal	3,512 short tons	
Iridium	25,140 troy ounces	
Jewel Bearings	30,273,221 pieces	
Manganese, Ferro HC	209,074 short tons	
Palladium	11 troy ounces	
Quartz Crystal	216,648 pounds	
Tantalum Metal Ingot	120,228 pounds of contained Tantalum	
Tantalum Metal Powder	36,020 pounds of contained Tantalum	
Thorium Nitrate	600,000 pounds	

(b) CONSULTATION WITH MARKET IMPACT COMMITTEE.—In disposing of materials under subsection (a),
the President shall consult with the Market Impact Com-

mittee to ensure that the disposal of the materials does not
 disrupt the usual markets of producers, processors, and con sumers of the materials.

4 (c) RELATIONSHIP TO OTHER DISPOSAL AUTHOR5 ITY.—The disposal authority provided in subsection (a) is
6 new disposal authority and is in addition to, and shall not
7 affect, any other disposal authority provided by law regard8 ing the materials specified in the table in such subsection.
9 SEC. 3304. EXPEDITED IMPLEMENTATION OF AUTHORITY
10 TO DISPOSE OF COBALT FROM NATIONAL DE-

11 FENSE STOCKPILE.

Section 3305(a)(1) of the National Defense Authorization Act for Fiscal Year 1998 (Public Law 105–85; 50
U.S.C. 98d note) is amended by striking "fiscal year 2003"
and inserting "the two-fiscal year period ending September
30, 2003".

17 TITLE XXXIV—NAVAL 18 PETROLEUM RESERVES

19 SEC. 3401. AUTHORIZATION OF APPROPRIATIONS.

(a) AMOUNT.—There are hereby authorized to be appropriated to the Secretary of Energy \$17,371,000 for fiscal
year 2002 for the purpose of carrying out activities under
chapter 641 of title 10, United States Code, relating to the
naval petroleum reserves.

1 (b) PERIOD OF AVAILABILITY.—Funds appropriated 2 pursuant to the authorization of appropriations in subsection (a) shall remain available until expended. 3 TITLE XXXV—MARITIME 4 ADMINISTRATION 5 6 SEC. 3501. AUTHORIZATION OF APPROPRIATIONS FOR FIS-7 CAL YEAR 2002. 8 Funds are hereby authorized to be appropriated for fiscal year 2002, to be available without fiscal year limitation 9 if so provided in appropriations Acts, for the use of the De-10 partment of Transportation for the Maritime Administra-11 tion as follows: 12 13 (1) For expenses necessary for operations and 14 training activities, \$89,054,000. 15 (2) For expenses under the loan guarantee pro-16 gram authorized by title XI of the Merchant Marine 17 U.S.C.Act, 1936 (46 App. 1271 et seq.), 18 \$103,978,000, of which— 19 (A) \$100,000,000 is for the cost (as defined 20 in section 502(5) of the Federal Credit Reform 21 Act of 1990 (2 U.S.C. 661a(5))) of loan quaran-22 tees under the program; and 23 (B) \$3,978,000 is for administrative ex-24 penses related to loan quarantee commitments 25 under the program.

1	(3) For expenses to dispose of obsolete vessels in
2	the National Defense Reserve Fleet, \$10,000,000.
3	SEC. 3502. DEFINE "WAR RISKS" TO VESSELS TO INCLUDE
4	CONFISCATION, EXPROPRIATION, NATIONAL-
5	IZATION, AND DEPRIVATION OF THE VES-
6	SELS.
7	Section 1201(c) of the Merchant Marine Act, 1936 (46
8	App. U.S.C. 1281(c)) is amended to read as follows:
9	"(c) The term 'war risks' includes to such extent as
10	the Secretary may determine—
11	"(1) all or any part of any loss that is excluded
12	from marine insurance coverage under a 'free of cap-
13	ture or seizure' clause, or under analogous clauses;
14	and
15	"(2) other losses from hostile acts, including con-
16	fiscation, expropriation, nationalization, or depriva-
17	tion.".
18	SEC. 3503. HOLDING OBLIGOR'S CASH AS COLLATERAL
19	UNDER TITLE XI OF MERCHANT MARINE ACT,
20	1936.
21	Title XI of the Merchant Marine Act, 1936 (46 App.
22	U.S.C. 1271 et seq.) is amended by inserting after section
23	1108 the following:

1 "SEC. 1109. DEPOSIT FUND.

2 "(a) ESTABLISHMENT OF DEPOSIT FUND.—There is
3 established in the Treasury a deposit fund for purposes of
4 this section. The Secretary may, in accordance with an
5 agreement under subsection (b), deposit into and hold in
6 the deposit fund cash belonging to an obligor to serve as
7 collateral for a guarantee under this title made with respect
8 to the obligor.

9 "(b) AGREEMENT.—

10 "(1) IN GENERAL.—The Secretary and an obli-11 gor shall enter into a reserve fund or other collateral 12 account agreement to govern the deposit, withdrawal, 13 retention, use, and reinvestment of cash of the obligor 14 held in the deposit fund established by subsection (a). 15 "(2) TERMS.—The agreement shall contain such 16 terms and conditions as are required under this sec-17 tion and such additional terms as are considered by 18 the Secretary to be necessary to protect fully the inter-19 ests of the United States.

20 "(3) SECURITY INTEREST OF UNITED STATES.—
21 The agreement shall include terms that grant to the
22 United States a security interest in all amounts de23 posited into the deposit fund.

24 "(c) INVESTMENT.—The Secretary may invest and re25 invest any part of the amounts in the deposit fund estab26 lished by subsection (a) in obligations of the United States
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with such maturities as ensure that amounts in the deposit
 fund will be available as required for purposes of agree ments under subsection (b). Cash balances of the deposit
 fund in excess of current requirements shall be maintained
 in a form of uninvested funds and the Secretary of the
 Treasury shall pay interest on these funds.

7 "(d) WITHDRAWALS.—

8 "(1) IN GENERAL.—The cash deposited into the
9 deposit fund established by subsection (a) may not be
10 withdrawn without the consent of the Secretary.

"(2) USE OF INCOME.—Subject to paragraph (3),
the Secretary may pay any income earned on cash of
an obligor deposited into the deposit fund in accordance with the terms of the agreement with the obligor
under subsection (b).

16 "(3) RETENTION AGAINST DEFAULT.—The Sec-17 retary may retain and offset any or all of the cash 18 of an obligor in the deposit fund, and any income re-19 alized thereon, as part of the Secretary's recovery 20 against the obligor in case of a default by the obligor 21 on an obligation.".

Amend the title so as to read: "A bill to authorize appropriations for fiscal year 2002 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.". **Union Calendar No. 113**

107th CONGRESS 1st Session

^{ss} H. R. 2586

[Report No. 107-194]

A BILL

To authorize appropriations for fiscal year 2002 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal year 2002, and for other purposes.

September 4, 2001

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