Calendar No. 362

105TH CONGRESS S. 2057

A BILL

To authorize appropriations for fiscal year 1999 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.

[AY 11, 1998]

Reported from the Committee on Armed Services, read twice, and placed on the calendar

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105TH CONGRESS 2D SESSION

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To authorize appropriations for fiscal year 1999 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.

IN THE SENATE OF THE UNITED STATES

May 11, 1998

Mr. Thurmond, from the Committee on Armed Services, reported the following original bill; which was read twice and placed on the calendar

A BILL

To authorize appropriations for fiscal year 1999 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "National Defense Au-
- 5 thorization Act for Fiscal Year 1999".

SEC. 2. ORGANIZATION OF ACT INTO DIVISIONS; TABLE OF

- 2 **CONTENTS.**
- 3 (a) DIVISIONS.—This Act is organized into three divi-
- 4 sions as follows:
- 5 (1) Division A—Department of Defense Au-
- 6 thorizations.
- 7 (2) Division B—Military Construction Author-
- 8 izations.
- 9 (3) Division C—Department of Energy Na-
- 10 tional Security Authorizations and Other Authoriza-
- 11 tions.
- 12 (b) Table of Contents.—The table of contents for
- 13 this Act is as follows:

DIVISION A—DEPARTMENT OF DEFENSE AUTHORIZATIONS

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

TITLE I—PROCUREMENT

Subtitle A—Authorization of Appropriations

- Sec. 101. Army.
- Sec. 102. Navy and Marine Corps.
- Sec. 103. Air Force.
- Sec. 104. Defense-wide activities.
- Sec. 105. Reserve components.
- Sec. 106. Defense Inspector General.
- Sec. 107. Chemical demilitarization program.
- Sec. 108. Defense health programs.
- Sec. 109. Defense export loan guarantee program.

Subtitle B—Army Programs

- Sec. 111. Multiyear procurement authority for Longbow Hellfire missile program.
- Sec. 112. Condition for award of more than one multiyear contract for the family of medium tactical vehicles.
- Sec. 113. Armored system modernization.
- Sec. 114. Reactive armor tiles.

- Sec. 115. Annual reporting of costs associated with travel of members of Chemical Demilitarization Citizens' Advisory Commission.
- Sec. 116. Extension of authority to carry out Armament Retooling and Manufacturing Support Initiative.

Subtitle C-Navy Programs

- Sec. 121. CVN-77 nuclear aircraft carrier program.
- Sec. 122. Increased amount to be excluded from cost limitation for Seawolf submarine program.
- Sec. 123. Multiyear procurement authority for the medium tactical vehicle replacement.

Subtitle D-Air Force Programs

- Sec. 131. Joint surveillance target attack radar system.
- Sec. 132. Limitation on replacement of engines on military aircraft derived from Boeing 707 aircraft.
- Sec. 133. F-22 aircraft program.
- Sec. 134. C-130J aircraft program.

TITLE II—RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

Subtitle A—Authorization of Appropriations

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

Subtitle B—Program Requirements, Restrictions, and Limitations

- Sec. 211. Crusader self-propelled artillery system program.
- Sec. 212. CVN-77 nuclear aircraft carrier program.
- Sec. 213. Unmanned aerial vehicle programs.
- Sec. 214. Airborne laser program.
- Sec. 215. Enhanced global positioning system program.
- Sec. 216. Manufacturing Technology Program.
- Sec. 217. Authority for use of major range and test facility installations by commercial entities.
- Sec. 218. Extension of authority to carry out certain prototype projects.

Subtitle C—Other Matters

Sec. 231. Policy with respect to ballistic missile defense cooperation.

TITLE III—OPERATION AND MAINTENANCE

Subtitle A—Authorization of Appropriations

- Sec. 301. Operation and maintenance funding.
- Sec. 302. Working capital funds.
- Sec. 303. Armed Forces Retirement Home.
- Sec. 304. Transfer from the National Defense Stockpile Transaction Fund.

Subtitle B—Program Requirements, Restrictions, and Limitations

- Sec. 311. Special Operations Command counterproliferation and counterterrorism activities.
- Sec. 312. Tagging system for identification of hydrocarbon fuels used by the Department of Defense.
- Sec. 313. Pilot program for acceptance and use of landing fees charged for use of domestic military airfields by civil aircraft.

Subtitle C—Environmental Provisions

- Sec. 321. Transportation of polychlorinated biphenyls from abroad for disposal in the United States.
- Sec. 322. Modification of deadline for submittal to Congress of annual reports on environmental activities.
- Sec. 323. Submarine solid waste control.
- Sec. 324. Payment of stipulated penalties assessed under CERCLA.
- Sec. 325. Authority to pay negotiated settlement for environmental cleanup of formerly used defense sites in Canada.
- Sec. 326. Settlement of claims of foreign governments for environmental cleanup of overseas sites formerly used by the Department of Defense.
- Sec. 327. Arctic military environmental cooperation program.

Subtitle D—Counter-Drug Activities

- Sec. 331. Patrol coastal craft for drug interdiction by Southern Command.
- Sec. 332. Program authority for Department of Defense support for counterdrug activities.
- Sec. 333. Southwest border fence.

Subtitle E—Other Matters

- Sec. 341. Liquidity of working-capital funds.
- Sec. 342. Termination of authority to manage working-capital funds and certain activities through the Defense Business Operations Fund.
- Sec. 343. Clarification of authority to retain recovered costs of disposals in working-capital funds.
- Sec. 344. Best commercial inventory practices for management of secondary supply items.
- Sec. 345. Increased use of smart cards.
- Sec. 346. Public-private competition in the provision of support services.
- Sec. 347. Condition for providing financial assistance for support of additional duties assigned to the Army National Guard.
- Sec. 348. Repeal of prohibition on joint use of Gray Army Airfield, Fort Hood, Texas.

TITLE IV—MILITARY PERSONNEL AUTHORIZATIONS

Subtitle A—Active Forces

- Sec. 401. End strengths for active forces.
- Sec. 402. Limited exclusions of joint duty officers from limitations on number of general and flag officers.
- Sec. 403. Limitation on daily average of personnel on active duty in grades E–8 and E–9.
- Sec. 404. Repeal of permanent end strength requirement for support of two major regional contingencies.

Subtitle B—Reserve Forces

- Sec. 411. End strengths for Selected Reserve.
- Sec. 412. End strengths for Reserves on active duty in support of the reserves.
- Sec. 413. End strengths for military technicians (dual status).
- Sec. 414. Exclusion of additional reserve component general and flag officers from limitation on number of general and flag officers who may serve on active duty.
- Sec. 415. Increase in numbers of members in certain grades authorized to be on active duty in support of the reserves.
- Sec. 416. Consolidation of strength authorizations for active status Naval Reserve flag officers of the Navy Medical Department staff corps.

Subtitle C—Authorization of Appropriations

Sec. 421. Authorization of appropriations for military personnel.

TITLE V-MILITARY PERSONNEL POLICY

Subtitle A—Officer Personnel Policy

- Sec. 501. Streamlined selective retention process for regular officers.
- Sec. 502. Permanent applicability of limitations on years of active naval service of Navy limited duty officers in grades of commander and captain
- Sec. 503. Involuntary separation pay denied for officer discharged for failure of selection for promotion requested by the officer.
- Sec. 504. Term of office of the Chief of the Air Force Nurse Corps.

Subtitle B—Reserve Component Matters

- Sec. 511. Service required for retirement of National Guard officer in higher grade.
- Sec. 512. Reduced time-in-grade requirement for reserve general and flag officers involuntarily transferred from active status.
- Sec. 513. Eligibility of Army and Air Force Reserve brigadier generals to be considered for promotion while on inactive status list.
- Sec. 514. Composition of selective early retirement boards for rear admirals of the Naval Reserve and major generals of the Marine Corps Reserve.
- Sec. 515. Use of Reserves for emergencies involving weapons of mass destruction.

Subtitle C—Other Matters

- Sec. 521. Annual manpower requirements report.
- Sec. 522. Four-year extension of certain force reduction transition period management and benefits authorities.
- Sec. 523. Continuation of eligibility for voluntary separation incentive after involuntary loss of membership in Ready or Standby Reserve.
- Sec. 524. Repeal of limitations on authority to set rates and waive requirement for reimbursement of expenses incurred for instruction at service academies of persons from foreign countries.
- Sec. 525. Repeal of restriction on civilian employment of enlisted members.
- Sec. 526. Extension of reporting dates for Commission on Military Training and Gender-Related Issues.

- Sec. 527. Moratorium on changes of gender-related policies and practices pending completion of the work of the Commission on Military Training and Gender-Related Issues.
- Sec. 528. Transitional compensation for abused dependent children not residing with the spouse or former spouse of a member convicted of dependent abuse.
- Sec. 529. Pilot program for treating GED recipients as high school graduates for determinations of eligibility for enlisting in the Armed Forces.
- Sec. 530. Waiver of time limitations for award of Distinguished Flying Cross in certain cases.

TITLE VI—COMPENSATION AND OTHER PERSONNEL BENEFITS

Subtitle A-Pay and Allowances

- Sec. 601. Increase in basic pay for fiscal year 1999.
- Sec. 602. Rate of pay for cadets and midshipmen at the service academies.
- Sec. 603. Payments for movements of household goods arranged by members.
- Sec. 604. Leave without pay for suspended academy cadets and midshipmen.

Subtitle B-Bonuses and Special and Incentive Pays

- Sec. 611. Three-month extension of certain bonuses and special pay authorities for reserve forces.
- Sec. 612. Three-month extension of certain bonuses and special pay authorities for nurse officer candidates, registered nurses, and nurse anesthetists.
- Sec. 613. Three-month extension of authorities relating to payment of other bonuses and special pays.
- Sec. 614. Eligibility of Reserves for selective reenlistment bonus when reenlisting or extending to perform active guard and reserve duty.
- Sec. 615. Repeal of ten-percent limitation on payments of selective reenlistment bonuses in excess of \$20,000.
- Sec. 616. Increase of maximum amount authorized for Army enlistment bonus.
- Sec. 617. Education loan repayment program for health professions officers serving in Selected Reserve.
- Sec. 618. Increase in amount of basic educational assistance under all-volunteer force program for personnel with critically short skills or specialties.
- Sec. 619. Relationship of entitlements to enlistment bonuses and benefits under the All-Volunteer Force Educational Assistance Program.

Subtitle C—Travel and Transportation Allowances

- Sec. 621. Travel and transportation for rest and recuperation in connection with contingency operations and other duty.
- Sec. 622. Payment for temporary storage of baggage of dependent student not taken on annual trip to overseas duty station of sponsor.
- Sec. 623. Commercial travel of Reserves at federal supply schedule rates for attendance at inactive duty training assemblies.

Subtitle D—Retired Pay, Survivor Benefits, and Related Matters

Sec. 631. Paid-up coverage under Survivor Benefit Plan.

- Sec. 632. Court-required Survivor Benefit Plan coverage effectuated through elections and deemed elections.
- Sec. 633. Recovery, care, and disposition of remains of medically retired member who dies during hospitalization that begins while on active duty.

Subtitle E—Other Matters

- Sec. 641. Definition of possessions of the United States for pay and allowances purposes.
- Sec. 642. Federal employees' compensation coverage for students participating in certain officer candidate programs.
- Sec. 643. Authority to provide financial assistance for education of certain defense dependents overseas.

TITLE VII—HEALTH CARE

- Sec. 701. Dependents' dental program.
- Sec. 702. Extension of authority for use of personal services contracts for provision of health care at military entrance processing stations and elsewhere outside medical treatment facilities.
- Sec. 703. TRICARE Prime automatic enrollments and retiree payment options.
- Sec. 704. Limited continued CHAMPUS coverage for persons unaware of a loss of CHAMPUS coverage resulting from eligibility for medicare.
- Sec. 705. Enhanced Department of Defense organ and tissue donor program.
- Sec. 706. Joint Department of Defense and Department of Veterans Affairs reviews relating to interdepartmental cooperation in the delivery of medical care.
- Sec. 707. Demonstration projects to provide health care to certain medicare-eligible beneficiaries of the military health care system.

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

- Sec. 801. Para-aramid fibers and yarns.
- Sec. 802. Procurement of travel services for official and unofficial travel under one contract.
- Sec. 803. Limitation on use of price preference upon attainment of contract goal for small and disadvantaged businesses.
- Sec. 804. Distribution of assistance under the Procurement Technical Assistance Cooperative Agreement Program.
- Sec. 805. Defense commercial pricing management improvement.
- Sec. 806. Department of Defense purchases through other agencies.
- Sec. 807. Supervision of Defense Acquisition University structure by Under Secretary of Defense for Acquisition and Technology.
- Sec. 808. Repeal of requirement for Director of Acquisition Education, Training, and Career Development to be within the Office of the Under Secretary of Defense for Acquisition and Technology.
- Sec. 809. Eligibility of involuntarily downgraded employee for membership in an acquisition corps.
- Sec. 810. Pilot programs for testing program manager performance of product support oversight responsibilities for life cycle of acquisition programs.
- Sec. 811. Scope of protection of certain information from disclosure.

TITLE IX—DEPARTMENT OF DEFENSE ORGANIZATION AND MANAGEMENT

- Sec. 901. Reduction in number of Assistant Secretary of Defense positions.
- Sec. 902. Renaming of position of Assistant Secretary of Defense for Command, Control, Communications, and Intelligence.
- Sec. 903. Authority to expand the National Defense University.
- Sec. 904. Reduction in Department of Defense headquarters staff.
- Sec. 905. Permanent requirement for quadrennial defense review.
- Sec. 906. Management reform for research, development, test, and evaluation.
- Sec. 907. Restructuring of administration of Fisher Houses.

TITLE X—GENERAL PROVISIONS

Subtitle A—Financial Matters

- Sec. 1001. Transfer authority.
- Sec. 1002. Authorization of emergency appropriations for fiscal year 1999.
- Sec. 1003. Authorization of prior emergency supplemental appropriations for fiscal year 1998.
- Sec. 1004. Partnership for Peace information system management.

Subtitle B-Naval Vessels

- Sec. 1011. Iowa class battleship returned to Naval Vessel Register.
- Sec. 1012. Long-term charter of three vessels in support of submarine rescue, escort, and towing.
- Sec. 1013. Transfers of naval vessels to foreign countries.

Subtitle C-Miscellaneous Report Requirements and Repeals

- Sec. 1021. Repeal of reporting requirements.
- Sec. 1022. Report on Department of Defense financial management improvement plan.
- Sec. 1023. Feasibility study of performance of Department of Defense finance and accounting functions by private sector sources or other Federal Government sources.
- Sec. 1024. Reorganization and consolidation of operating locations of the Defense Finance and Accounting Service.
- Sec. 1025. Report on inventory and control of military equipment.
- Sec. 1026. Report on continuity of essential operations at risk of failure because of computer systems that are not year 2000 compliant.
- Sec. 1027. Reports on naval surface fire-support capabilities.
- Sec. 1028. Report on roles in Department of Defense aviation accident investigations.
- Sec. 1029. Strategic plan for expanding distance learning initiatives.
- Sec. 1030. Report on involvement of Armed Forces in contingency and ongoing operations.

Subtitle D-Other Matters

- Sec. 1041. Cooperative counterproliferation program.
- Sec. 1042. Extension of counterproliferation authorities for support of United Nations Special Commission on Iraq.
- Sec. 1043. One-year extension of limitation on retirement or dismantlement of strategic nuclear delivery systems.
- Sec. 1044. Direct-line communication between United States and Russian commanders of strategic forces.
- Sec. 1045. Chemical warfare defense.
- Sec. 1046. Accounting treatment of advance payment of personnel.

- Sec. 1047. Reinstatement of definition of financial institution in authorities for reimbursing defense personnel for Government errors in direct deposits of pay.
- Sec. 1048. Pilot program on alternative notice of receipt of legal process for garnishment of federal pay for child support and alimony.
- Sec. 1049. Costs payable to the Department of Defense and other federal agencies for services provided to the Defense Commissary Agency.
- Sec. 1050. Collection of dishonored checks presented at commissary stores.
- Sec. 1051. Defense Commissary Agency telecommunications.
- Sec. 1052. Research grants competitively awarded to service academies.
- Sec. 1053. Clarification and simplification of responsibilities of inspectors general regarding whistleblower protections.
- Sec. 1054. Amounts recovered from claims against third parties for loss or damage to personal property shipped or stored at Government expense.
- Sec. 1055. Eligibility for attendance at Department of Defense domestic dependent elementary and secondary schools.
- Sec. 1056. Fees for providing historical information to the public.
- Sec. 1057. Periodic inspection of the Armed Forces Retirement Home.
- Sec. 1058. Transfer of F-4 Phantom II aircraft to foundation.
- Sec. 1059. Act constituting presidential approval of vessel war risk insurance requested by the Secretary of Defense.
- Sec. 1060. Commendation and memorialization of the United States Navy Asiatic Fleet.
- Sec. 1061. Program to commemorate 50th anniversary of the Korean War.
- Sec. 1062. Department of Defense use of frequency spectrum.
- Sec. 1063. Technical and clerical amendments.

TITLE XI—DEPARTMENT OF DEFENSE CIVILIAN PERSONNEL

- Sec. 1101. Repeal of employment preference not needed for recruitment and retention of qualified child care providers.
- Sec. 1102. Maximum pay rate comparability for faculty members of the United States Air Force Institute of Technology.
- Sec. 1103. Four-year extension of voluntary separation incentive pay authority.
- Sec. 1104. Department of Defense employee voluntary early retirement authority.
- Sec. 1105. Defense Advanced Research Projects Agency experimental personnel management program for technical personnel.

TITLE XII—JOINT WARFIGHTING EXPERIMENTATION

- Sec. 1201. Findings.
- Sec. 1202. Sense of Congress.
- Sec. 1203. Reports on joint warfighting experimentation.

DIVISION B-MILITARY CONSTRUCTION AUTHORIZATIONS

Sec. 2001. Short title.

TITLE XXI—ARMY

- Sec. 2101. Authorized Army construction and land acquisition projects.
- Sec. 2102. Family housing.
- Sec. 2103. Improvements to military family housing units.
- Sec. 2104. Authorization of appropriations, Army.

Sec. 2105. Modification of authority to carry out fiscal year 1998 project.

TITLE XXII—NAVY

- Sec. 2201. Authorized Navy construction and land acquisition projects.
- Sec. 2202. Family housing.
- Sec. 2203. Improvements to military family housing units.
- Sec. 2204. Authorization of appropriations, Navy.

TITLE XXIII—AIR FORCE

- Sec. 2301. Authorized Air Force construction and land acquisition projects.
- Sec. 2302. Family housing.
- Sec. 2303. Improvements to military family housing units.
- Sec. 2304. Authorization of appropriations, Air Force.

TITLE XXIV—DEFENSE AGENCIES

- Sec. 2401. Authorized Defense Agencies construction and land acquisition projects.
- Sec. 2402. Improvements to military family housing units.
- Sec. 2403. Energy conservation projects.
- Sec. 2404. Authorization of appropriations, Defense Agencies.
- Sec. 2405. Modification of authority to carry out certain fiscal year 1995 projects.
- Sec. 2406. Modification of authority to carry out fiscal year 1990 project.

TITLE XXV—NORTH ATLANTIC TREATY ORGANIZATION SECURITY INVESTMENT PROGRAM

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

TITLE XXVI—GUARD AND RESERVE FORCES FACILITIES

- Sec. 2601. Authorized Guard and Reserve construction and land acquisition projects.
- Sec. 2602. Reduction in fiscal year 1998 authorization of appropriations for Army Reserve military construction.

TITLE XXVII—EXPIRATION AND EXTENSION OF AUTHORIZATIONS

- Sec. 2701. Expiration of authorizations and amounts required to be specified by law.
- Sec. 2702. Extension of authorizations of certain fiscal year 1996 projects.
- Sec. 2703. Extension of authorization of fiscal year 1995 project.
- Sec. 2704. Effective date.

TITLE XXVIII—GENERAL PROVISIONS

Subtitle A—Military Construction Program and Military Family Housing Changes

- Sec. 2801. Modification of authority relating to architectural and engineering services and construction design.
- Sec. 2802. Expansion of Army overseas family housing lease authority.

Subtitle B—Real Property and Facilities Administration

- Sec. 2811. Increase in thresholds for reporting requirements relating to real property transactions.
- Sec. 2812. Exceptions to real property transaction reporting requirements for war and certain emergency and other operations.
- Sec. 2813. Waiver of applicability of property disposal laws to leases at installations to be closed or realigned under the base closure laws.
- Sec. 2814. Restoration of Department of Defense lands used by another Federal agency.

Subtitle C—Land Conveyances

- Sec. 2821. Land conveyance, Indiana Army Ammunition Plant, Charlestown, Indiana.
- Sec. 2822. Land conveyance, Army Reserve Center, Bridgton, Maine.
- Sec. 2823. Land conveyance, Volunteer Army Ammunition Plant, Chattanooga, Tennessee.
- Sec. 2824. Release of interests in real property, former Kennebec Arsenal, Augusta, Maine.
- Sec. 2825. Land exchange, Naval Reserve Readiness Center, Portland, Maine.
- Sec. 2826. Land conveyance, Air Force Station, Lake Charles, Louisiana.

Subtitle D—Other Matters

- Sec. 2831. Purchase of build-to-lease family housing at Eielson Air Force Base, Alaska.
- Sec. 2832. Beach replenishment, San Diego, California.

TITLE XXIX—JUNIPER BUTTE RANGE LANDS WITHDRAWAL

- Sec. 2901. Short title.
- Sec. 2902. Withdrawal and reservation.
- Sec. 2903. Modifications of restrictions on use of air space.
- Sec. 2904. Compensation for disruption of ranching operations.
- Sec. 2905. Map and legal description.
- Sec. 2906. Management of withdrawn and reserved lands.
- Sec. 2907. Integrated natural resources management plan.
- Sec. 2908. Memorandum of understanding.
- Sec. 2909. Maintenance of roads.
- Sec. 2910. Management of withdrawn and acquired mineral resources.
- Sec. 2911. Hunting, fishing, and trapping.
- Sec. 2912. Water rights.
- Sec. 2913. Duration of withdrawal.
- Sec. 2914. Environmental remediation of withdrawn lands.
- Sec. 2915. Delegation of authority.
- Sec. 2916. Sense of Senate regarding monitoring of withdrawn lands.
- Sec. 2917. Authorization of appropriations.

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

TITLE XXXI—DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

Subtitle A—National Security Programs Authorizations

Sec. 3101. Weapons activities.

- Sec. 3102. Environmental restoration and waste management.
- Sec. 3103. Other defense activities.
- Sec. 3104. Defense nuclear waste disposal.
- Sec. 3105. Defense environmental management privatization.

Subtitle B—Recurring General Provisions

- Sec. 3121. Reprogramming.
- Sec. 3122. Limits on general plant projects.
- Sec. 3123. Limits on construction projects.
- Sec. 3124. Fund transfer authority.
- Sec. 3125. Authority for conceptual and construction design.
- Sec. 3126. Authority for emergency planning, design, and construction activities.
- Sec. 3127. Funds available for all national security programs of the Department of Energy.
- Sec. 3128. Availability of funds.
- Sec. 3129. Transfers of defense environmental management funds.

Subtitle C—Program Authorizations, Restrictions, and Limitations

- Sec. 3131. International cooperative stockpile stewardship.
- Sec. 3132. Prohibition on use of funds for ballistic missile defense and theater missile defense.
- Sec. 3133. Licensing of certain mixed oxide fuel fabrication and irradiation facilities.
- Sec. 3134. Continuation of processing, treatment, and disposition of legacy nuclear materials.
- Sec. 3135. Authority for Department of Energy federally funded research and development centers to participate in merit-based technology research and development programs.
- Sec. 3136. Support for public education in the vicinity of Los Alamos National Laboratory, New Mexico.

Subtitle D-Other Matters

- Sec. 3141. Repeal of fiscal year 1998 statement of policy on stockpile stewardship program.
- Sec. 3142. Increase in maximum rate of pay for scientific, engineering, and technical personnel responsible for safety at defense nuclear facilities.
- Sec. 3143. Sense of Senate regarding treatment of Formerly Utilized Sites Remedial Action Program under a nondefense discretionary budget function.

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. Authority to dispose of certain materials in National Defense Stockpile.

TITLE XXXIV—NAVAL PETROLEUM RESERVES

Sec. 3401. Authorization of appropriations.

TITLE XXXV—PANAMA CANAL COMMISSION
Sec. 3501. Short title; references to Panama Canal Act of 1979.
Sec. 3502. Authorization of expenditures.
Sec. 3503. Purchase of vehicles.
Sec. 3504. Expenditures only in accordance with treaties. Sec. 3505. Donations to the Commission.
Sec. 3506. Agreements for United States to provide post-transfer administra-
tive services for certain employee benefits.
Sec. 3507. Sunset of United States overseas benefits just before transfer.
Sec. 3508. Central Examining Office.
Sec. 3509. Liability for vessel accidents.
Sec. 3510. Placement of United States citizens in positions with the United
States Government. Sec. 3511. Panama Canal Board of Contract Appeals.
Sec. 3512. Technical amendments.
SEC. 3. CONGRESSIONAL DEFENSE COMMITTEES DEFINED.
For purposes of this Act, the term "congressional de-
fense committees" means—
(1) the Committee on Armed Services and the
Committee on Appropriations of the Senate; and
(2) the Committee on National Security and the
Committee on Appropriations of the House of Rep-
resentatives.
DIVISION A—DEPARTMENT OF
DEFENSE AUTHORIZATIONS
TITLE I—PROCUREMENT
Subtitle A—Authorization of
Appropriations
CEC 101 ADMY

SEC. 101. ARMY.

- Funds are hereby authorized to be appropriated for
- 16 fiscal year 1999 for procurement for the Army as follows:

- (1) For aircraft, \$1,466,508,000. 1 2 (2) For missiles, \$1,175,539,000. 3 (3) For weapons and tracked combat vehicles, 4 \$1,443,108,000. 5 (4) For ammunition, \$1,010,155,000. 6 (5) For other procurement, \$3,579,511,000. 7 SEC. 102. NAVY AND MARINE CORPS.
- 8 (a) Navy.—Funds are hereby authorized to be appro-
- priated for fiscal year 1999 for procurement for the Navy
- as follows: 10
- 11 (1) For aircraft, \$7,499,934,000.
- 12 (2) For weapons, including missiles and tor-
- 13 pedoes, \$1,370,045,000.
- 14 (3)For shipbuilding and conversion,
- 15 \$6,067,272,000.
- (4) For other procurement, \$4,067,907,000. 16
- 17 (b) Marine Corps.—Funds are hereby authorized to
- 18 be appropriated for fiscal year 1999 for procurement for
- 19 the Marine Corps in the amount of \$915,558,000.
- 20 (c) NAVY AND MARINE CORPS AMMUNITION.—Funds
- 21 are hereby authorized to be appropriated for procurement
- 22 of ammunition for the Navy and the Marine Corps in the
- 23 amount of \$459,539,000.

1 SEC. 103. AIR FORCE.

- 2 Funds are hereby authorized to be appropriated for
- 3 fiscal year 1999 for procurement for the Air Force as fol-
- 4 lows:
- 5 (1) For aircraft, \$8,303,839,000.
- 6 (2) For missiles, \$2,375,803,000.
- 7 (3) For ammunition, \$384,161,000.
- 8 (4) For other procurement, \$6,792,081,000.

9 SEC. 104. DEFENSE-WIDE ACTIVITIES.

- Funds are hereby authorized to be appropriated for
- 11 fiscal year 1999 for Defense-wide procurement in the
- 12 amount of \$2,029,250,000.
- 13 SEC. 105. RESERVE COMPONENTS.
- 14 Funds are hereby authorized to be appropriated for
- 15 fiscal year 1999 for procurement of aircraft, vehicles, com-
- 16 munications equipment, and other equipment for the re-
- 17 serve components of the Armed Forces as follows:
- 18 (1) For the Army National Guard,
- 19 \$10,000,000.
- 20 (2) For the Air National Guard, \$10,000,000.
- 21 (3) For the Army Reserve, \$10,000,000.
- 22 (4) For the Naval Reserve, \$10,000,000.
- 23 (5) For the Air Force Reserve, \$10,000,000.
- 24 (6) For the Marine Corps Reserve,
- 25 \$10,000,000.

1 SEC. 106. DEFENSE INSPECTOR GENERAL.

- 2 Funds are hereby authorized to be appropriated for
- 3 fiscal year 1999 for procurement for the Inspector General
- 4 of the Department of Defense in the amount of
- 5 \$1,300,000.

6 SEC. 107. CHEMICAL DEMILITARIZATION PROGRAM.

- 7 There is hereby authorized to be appropriated for fis-
- 8 cal year 1999 the amount of \$780,150,000 for—
- 9 (1) the destruction of lethal chemical agents
- and munitions in accordance with section 1412 of
- the Department of Defense Authorization Act, 1986
- 12 (50 U.S.C. 1521); and
- 13 (2) the destruction of chemical warfare material
- of the United States that is not covered by section
- 15 1412 of such Act.

16 SEC. 108. DEFENSE HEALTH PROGRAMS.

- Funds are hereby authorized to be appropriated for
- 18 fiscal year 1999 for the Department of Defense for pro-
- 19 curement for carrying out health care programs, projects,
- 20 and activities of the Department of Defense in the total
- 21 amount of \$402,387,000.

22 SEC. 109. DEFENSE EXPORT LOAN GUARANTEE PROGRAM.

- Funds are hereby authorized to be appropriated for
- 24 fiscal year 1999 for the Department of Defense for carry-
- 25 ing out the Defense Export Loan Guarantee Program

1	under section 2540 of title 10, United States Code, in the
2	total amount of \$1,250,000.
3	Subtitle B—Army Programs
4	SEC. 111. MULTIYEAR PROCUREMENT AUTHORITY FOR
5	LONGBOW HELLFIRE MISSILE PROGRAM.
6	Beginning with the fiscal year 1999 program year,
7	the Secretary of the Army may, in accordance with section
8	2306b of title 10, United States Code, enter into a
9	multiyear procurement contract for the procurement of
10	the Longbow Hellfire missile. The contract may be for a
11	term of five years.
12	SEC. 112. CONDITION FOR AWARD OF MORE THAN ONE
13	MULTIYEAR CONTRACT FOR THE FAMILY OF
14	MEDIUM TACTICAL VEHICLES.
15	Before awarding a multiyear procurement contract
16	for the production of the Family of Medium Tactical Vehi-
17	cles to more than one contractor under the authority of
18	section 112(b) of the National Defense Authorization Act
19	for Fiscal Year 1998 (Public Law 105–85; 111 Stat.
20	1648), the Secretary of the Army shall certify in writing
	· · ·
21	to the congressional defense committees that—
21	
	to the congressional defense committees that—
22	to the congressional defense committees that— (1) the total quantity of Family of Medium

1 (2)(A) the total cost of the procurements to the 2 Army under all such contracts over the period of the 3 contracts will be the same as or lower than the amount that would be the total cost of the procure-5 ments if only one such contract were awarded; and 6 (B) the vehicles to be produced by all contrac-7 tors under the contracts will be produced with com-8 mon components that will be interchangeable among 9 similarly configured models.

10 SEC. 113. ARMORED SYSTEM MODERNIZATION.

- 11 (a) Limitation.—Of the funds authorized to be ap-
- 12 propriated under section 101(3), \$20,300,000 of the funds
- 13 available for the M1A1D Application Integration Kit may
- 14 not be obligated for the procurement of the Kit until 30
- 15 days after the Secretary of the Army submits the report
- 16 required under subsection (b).
- 17 (b) Report.—Not later than January 31, 1999, the
- 18 Secretary of the Army shall submit a report on armored
- 19 system modernization to the congressional defense com-
- 20 mittees. The report shall contain an assessment of the cur-
- 21 rent acquisition and fielding strategies for the M1A2
- 22 Abrams Tank and M2A3 Bradley Fighting Vehicle and
- 23 an assessment of alternatives to those strategies. The re-
- 24 port shall specifically include an assessment of an alter-
- 25 native fielding strategy that provides for placing all of the

- 1 armored vehicles configured in the latest variant into one
- 2 heavy corps. The assessment of each alternative strategy
- 3 shall include the following:
- 4 (1) The relative effects on warfighting capabili-
- 5 ties in terms of operational effectiveness and train-
- 6 ing and support efficiencies, taking into consider-
- 7 ation the joint warfighting context.
- 8 (2) How the alternative strategy would facili-
- 9 tate the transition to the Future Scout and Cavalry
- System, the Future Combat System, or other ar-
- mored systems for the future force structure known
- as the Army After Next.
- 13 (3) How the alternative strategy fits into the
- 14 context of overall armored system modernization
- 15 through 2020.
- 16 (4) Budgetary implications.
- 17 (5) Implications for the national technology and
- industrial base.
- 19 SEC. 114. REACTIVE ARMOR TILES.
- 20 (a) Limitation.—None of the funds authorized to
- 21 be appropriated under section 101(3) or 102(b) may be
- 22 obligated for the procurement of reactive armor tiles until
- 23 30 days after the date on which the Secretary of Defense
- 24 submits to the congressional defense committees the study
- 25 required by subsection (c).

- 1 (b) Exception.—The limitation in subsection (a)
- 2 does not apply to the obligation of any funds for the pro-
- 3 curement of armor tiles for an armored vehicle for which
- 4 the Secretary of the Army or, in the case of the Marine
- 5 Corps, the Secretary of the Navy, had established a re-
- 6 quirement for such tiles before the date of the enactment
- 7 of this Act.
- 8 (c) Study Required.—(1) The Secretary of De-
- 9 fense shall contract with an entity independent of the De-
- 10 partment of Defense to conduct a study of the present
- 11 and future operational requirements of the Army and the
- 12 Marine Corps for reactive armor tiles for armored vehicles
- 13 and to submit to the Secretary a report on the results
- 14 of the study.
- 15 (2) The study shall include the following:
- 16 (A) A detailed assessment of the operational re-
- 17 quirements of the Army and the Marine Corps for
- reactive armor tiles for each of the armored vehicles
- presently in use, including the requirements for each
- vehicle in its existing configurations and in configu-
- 21 rations proposed for the vehicle.
- 22 (B) For each armored vehicle, an analysis of
- 23 the costs and benefits of the procurement and instal-
- lation of the tiles, including a comparison of those

- 1 costs and benefits with the costs and benefits of any
- 2 existing upgrade program for the armored vehicle.
- 3 (3) The entity carrying out the study shall request
- 4 the views of the Secretary of the Army and the Secretary
- 5 of the Navy.
- 6 (d) Submission to Congress.—Not later than
- 7 April 1, 1999, the Secretary of Defense shall submit to
- 8 the congressional defense committees—
- 9 (1) the report on the study;
- 10 (2) the comments of the Secretary of the Army
- and the Secretary of the Navy on the study; and
- 12 (3) for each vehicle for which it is determined
- that a requirement for reactive armor tiles exists,
- the Secretary's recommendations as to the number
- of vehicles to be equipped with the tiles.
- 16 SEC. 115. ANNUAL REPORTING OF COSTS ASSOCIATED
- 17 WITH TRAVEL OF MEMBERS OF CHEMICAL
- 18 DEMILITARIZATION CITIZENS' ADVISORY
- 19 **COMMISSION.**
- 20 (a) Information To Be Included in Annual Re-
- 21 PORT ON CHEMICAL DEMILITARIZATION PROGRAM.—Sec-
- 22 tion 1412(g)(2) of the Department of Defense Authoriza-
- 23 tion Act, 1986 (50 U.S.C. 1521(g)(2)) is amended by add-
- 24 ing at the end the following:

	
1	"(C) An accounting of all funds expended (for
2	the fiscal year covered by the report) for travel and
3	associated travel costs for Citizens' Advisory Com-
4	missioners under section 172(g) of Public Law 102–
5	484 (50 U.S.C. 1521 note).".
6	(b) Technical Amendment.—Section 1412(g) of
7	section 1412 of such Act is amended by striking out "(g)
8	PERIODIC REPORTS.—" and inserting in lieu thereof "(g)
9	Annual Report.—".
10	SEC. 116. EXTENSION OF AUTHORITY TO CARRY OUT AR-
11	MAMENT RETOOLING AND MANUFACTURING
12	SUPPORT INITIATIVE.
13	Section 193(a) of the Armament Retooling and Man-
14	ufacturing Support Act of 1992 (subtitle H of title I of
15	Public Law 102–484; 10 U.S.C. 2501 note) is amended
16	by striking out "During fiscal years 1993 through 1998"
17	and inserting in lieu thereof "During fiscal years 1993
18	through 1999".
19	Subtitle C—Navy Programs
20	SEC. 121. CVN-77 NUCLEAR AIRCRAFT CARRIER PROGRAM.
21	Of the amount authorized to be appropriated under
22	section 102(a)(3) for fiscal year 1999, \$124,500,000 is
23	available for the advance procurement and advance con-
24	struction of components (including nuclear components)
25	for the CVN-77 nuclear aircraft carrier program.

1	SEC. 122. INCREASED AMOUNT TO BE EXCLUDED FROM
2	COST LIMITATION FOR SEAWOLF SUBMARINE
3	PROGRAM.
4	Section 123(a) of the National Defense Authorization
5	Act for Fiscal Year 1998 (Public Law 105–85; 111 Stat.
6	1650) is amended by striking out "\$272,400,000" and in-
7	serting in lieu thereof "\$557,600,000".
8	SEC. 123. MULTIYEAR PROCUREMENT AUTHORITY FOR
9	THE MEDIUM TACTICAL VEHICLE REPLACE-
10	MENT.
11	Beginning with the fiscal year 1999 program year,
12	the Secretary of the Navy may, in accordance with section
13	2306b of title 10, United States Code, enter into a
14	multiyear procurement contract for the procurement of
15	the Medium Tactical Vehicle Replacement. The contract
16	may be for a term of five years.
17	Subtitle D—Air Force Programs
18	SEC. 131. JOINT SURVEILLANCE TARGET ATTACK RADAR
19	SYSTEM.
20	(a) Amount for Follow-On Options.—Of the
21	amount authorized to be appropriated under section
22	103(1) for the Joint Surveillance Target Attack Radar
23	System (JSTARS) program, \$72,000,000 is available for
24	funding the following options:
25	(1) Advance procurement of long-lead items for
26	two additional E_8C JSTARS aircraft

- 1 (2) Payment of expenses associated with termi2 nation of production of JSTARS aircraft, together
 3 with augmentation of other funding for the program
 4 for development of an improved joint surveillance
 5 target attack radar, known as the radar technology
 6 insertion program.
- (b) LIMITATION.—None of the funds available in ac8 cordance with subsection (a) for funding an option de9 scribed in that subsection may be obligated until 30 days
 10 after the date on which the Secretary of Defense submits
 11 to Congress a plan for using the funds. The plan shall
 12 specify the option selected, the reasons for the selection
 13 of that option, and details about how the funds are to be
 14 used for that option.

15 SEC. 132. LIMITATION ON REPLACEMENT OF ENGINES ON

- 16 MILITARY AIRCRAFT DERIVED FROM BOEING
- 17 **707 AIRCRAFT.**
- None of the funds authorized to be appropriated under this title may be obligated or expended for the re-
- 20 placement of engines on aircraft of the Department of De-
- 21 fense that are derived from the Boeing 707 aircraft until
- 22 the Secretary of Defense has submitted the analysis re-
- 23 quired by section 133 of the National Defense Authoriza-
- 24 tion Act for Fiscal Year 1998 (Public Law 105–85; 111
- 25 Stat. 1652).

1 SEC. 133. F-22 AIRCRAFT PROGRAM.

- 2 (a) Limitation on Advance Procurement.—(1)
- 3 Amounts available for the Department of Defense for any
- 4 fiscal year for the F-22 aircraft program may not be obli-
- 5 gated for advance procurement for the six Lot II F-22
- 6 aircraft before the date that is 30 days after date that
- 7 is applicable under paragraph (2) or (3).
- 8 (2) The applicable date for the purposes of paragraph
- 9 (1) is the date on which the Secretary of Defense submits
- 10 a certification under subsection (b)(1) unless the Sec-
- 11 retary submits a report under subsection (b)(2).
- 12 (3) If the Secretary submits a report under sub-
- 13 section (b)(2), the applicable date for the purposes of
- 14 paragraph (1) is the later of—
- 15 (A) the date on which the Secretary of Defense
- submits the report; or
- 17 (B) the date on which the Director of Oper-
- ational Test and Evaluation submits the certification
- 19 required under subsection (c).
- 20 (b) Certification by Secretary of Defense.—
- 21 (1) Upon the completion of 433 hours of flight testing of
- 22 F-22 flight test vehicles, the Secretary of Defense shall
- 23 submit to the congressional defense committees a certifi-
- 24 cation of the completion of that amount of flight testing.
- 25 A certification is not required under this paragraph if the
- 26 Secretary submits a report under paragraph (2).

- 1 (2) If the Secretary determines that a number of
- 2 hours of flight testing of F-22 flight test vehicles less than
- 3 433 hours provides the Defense Acquisition Board with
- 4 a sufficient basis for deciding to proceed into production
- 5 of Lot II F-22 aircraft, the Secretary may submit a report
- 6 to the congressional defense committees upon the comple-
- 7 tion of that lesser number of hours of flight testing. A
- 8 report under this paragraph shall contain the following:
- 9 (A) A certification of the number of hours of
- flight testing completed.
- 11 (B) The reasons for the Secretary's determina-12 tion that the lesser number of hours is a sufficient
- basis for a decision by the board.
- 14 (C) A discussion of the extent to which the Sec-15 retary's determination is consistent with each deci-16 sion made by the Defense Acquisition Board since 17 January 1997 in the case of a major aircraft acqui-18 sition program that the amount of flight testing 19 completed for the program was sufficient or not suf-
- ficient to justify a decision to proceed into low-rate initial production.
- 22 (D) A determination by the Secretary that it is 23 more financially advantageous for the Department to 24 proceed into production of Lot II F-22 aircraft than

1	flight testing, together with the reasons for that de-
2	termination.
3	(c) CERTIFICATION BY THE DIRECTOR OF OPER-
4	ATIONAL TEST AND EVALUATION.—Upon the completion
5	of 183 hours of the flight testing of F-22 flight test vehi-
6	cles provided for in the test and evaluation master plan
7	for the F-22 aircraft program, as in effect on October
8	1, 1997, the Director of Operational Test and Evaluation
9	shall submit to the congressional defense committees a
10	certification of the completion of that flight testing.
11	SEC. 134. C-130J AIRCRAFT PROGRAM.
12	Not later than March 1, 1999, the Secretary of De-
13	fense shall review the C-130J aircraft program and sub-
14	mit a report on the program to the congressional defense
15	committees. The report shall include at least the following
16	(1) A discussion of the testing planned and the
17	testing conducted under the program, including—
18	(A) the testing schedule intended at the
19	beginning of the program;
20	(B) the testing schedule as of when the
21	testing commenced; and
22	(C) an explanation of the time taken for
23	the testing.
24	(2) The cost and schedule of the program, in-
25	cluding—

1	(A) whether the Department has exercised
2	or plans to exercise contract options for fiscal
3	years 1996, 1997, 1998, and 1999;
4	(B) when the Department expects the air-
5	craft to be delivered and how the delivery dates
6	compare to the delivery dates specified in the
7	contract;
8	(C) whether the Department expects to
9	make any modification to the negotiated con-
10	tract price for these aircraft, and the amount
11	and basis for any such modification; and
12	(D) whether the Department expects the
13	reported delays and overruns in the develop-
14	ment of the aircraft to have any other impact
15	on the cost, schedule, or performance of the air-
16	craft.
17	TITLE II—RESEARCH, DEVELOP-
18	MENT, TEST, AND EVALUA-
19	TION
20	Subtitle A—Authorization of
21	Appropriations
22	SEC. 201. AUTHORIZATION OF APPROPRIATIONS.
23	Funds are hereby authorized to be appropriated for
24	fiscal year 1999 for the use of the Department of Defense
25	for research, development, test, and evaluation as follows:

1 (1) For the Army, \$4,838,145,000. 2 (2) For the Navy, \$8,199,102,000. 3 (3) For the Air Force, \$13,398,993,000. For 4 (4)Defense-wide activities, 5 \$9,837,764,000, of which— 6 (A) \$249,106,000 is authorized for the ac-7 tivities of the Director, Test and Evaluation; and 8 9 (B) \$25,245,000 is authorized for the Di-10 rector of Operational Test and Evaluation. SEC. 202. AMOUNT FOR BASIC AND APPLIED RESEARCH. 12 (a) Fiscal Year 1999.—Of the amounts authorized to be appropriated by section 201, \$4,186,817,000 shall 14 be available for basic research and applied research 15 projects. 16 (b) Basic Research and Applied Research De-FINED.—For purposes of this section, the term "basic research and applied research" means work funded in pro-18 19 gram elements for defense research and development 20 under Department of Defense category 6.1 or 6.2.

1	Subtitle B—Program Require-
2	ments, Restrictions, and Limita-
3	tions
4	SEC. 211. CRUSADER SELF-PROPELLED ARTILLERY SYS-
5	TEM PROGRAM.
6	(a) Limitation.—Of the amount authorized to be
7	appropriated for the Army pursuant to section 201(1), not
8	more than \$223,000,000 may be obligated for the Cru-
9	sader self-propelled artillery system program until 30 days
10	after the date on which the Secretary of the Army submits
11	the report required under subsection (b).
12	(b) REQUIREMENT FOR REPORT.—The Secretary of
13	the Army shall submit to the congressional defense com-
14	mittees a report on the Crusader self-propelled artillery
15	system. The report shall include the following:
16	(1) An assessment of the risks associated with
17	the current Crusader program technology.
18	(2) The total requirements for the Crusader
19	system, taking into consideration revisions in force
20	structure resulting from the redesign of heavy and
21	light divisions to achieve a force structure known as
22	the Army After Next.
23	(3) The potential for reducing the weight of the
24	Crusader system by as much as 50 percent.

- 1 (4) The potential for using alternative propel-2 lants for the artillery projectile for the Crusader sys-3 tem and the effects on the overall program schedule 4 that would result from taking the actions and time
- 5 necessary to develop mature technologies for alter-
- 6 native propellants.
- 7 (5) An analysis of the costs and benefits of de-8 laying procurement of Crusader to avoid afford-9 ability issues associated with the current schedule 10 and to allow for maturation of weight and propellant 11 technologies.
- 12 (c) Submission of Report.—The Secretary of the
- 13 Army shall submit the report not later than March 1,
- 14 1999.

15 SEC. 212. CVN-77 NUCLEAR AIRCRAFT CARRIER PROGRAM.

- 16 (a) Amount for New Technologies.—Of the
- 17 amounts authorized to be appropriated under section
- 18 201(2) for aircraft carrier system development,
- 19 \$50,000,000 shall be available only for research, develop-
- 20 ment, test, and evaluation, and for acquisition, of tech-
- 21 nologies described in subsection (b) for use in the CVN-
- 22 77 nuclear aircraft carrier program.
- (b) Technologies.—The technologies for which
- 24 amounts are available under subsection (a) are tech-
- 25 nologies that are designed—

1	(1) for a transition from the CVN-77 aircraft
2	carrier program to the CV(X) aircraft carrier pro-
3	gram; and
4	(2) for—
5	(A) demonstrating enhanced capabilities
6	for the CV(X) aircraft carrier program; or
7	(B) mitigating the cost or technical risks
8	of that program.
9	SEC. 213. UNMANNED AERIAL VEHICLE PROGRAMS.
10	(a) Termination of Dark Star Program.—The
11	Secretary of Defense shall terminate the Dark Star un-
12	manned aerial vehicle program. Except as provided in sub-
13	section (b), funds available for that program may be obli-
14	gated after the date of the enactment of this Act only for
15	costs necessary for terminating the program.
16	(b) GLOBAL HAWK PROGRAM.—Of the unobligated
17	balance of the funds available for the Dark Star un-
18	manned aerial vehicle program, \$32,500,000 shall be
19	available for the procurement of three Global Hawk un-
20	manned aerial vehicles. However, none of the funds made
21	available for the Global Hawk unmanned aerial vehicle
22	program under the preceding sentence may be obligated
23	or expended for that program until phase II testing of the
24	Global Hawk unmanned aerial vehicle has been completed.

1 SEC. 214. AIRBORNE LASER PROGRAM.

- 2 (a) FINDINGS.—Congress makes the following find-3 ings:
- 4 (1) The development plan of the Department of
 5 Defense for the Airborne Laser Program does not
 6 include the basic validation of certain key tech7 nologies until 2002, which is shortly before the pro8 gram is scheduled to enter the engineering and man9 ufacturing development phase of development.
 - (2) It is possible that the technical risk of the Airborne Laser Program could be substantially reduced by restructuring the program to include a technology demonstration using a low power laser device to collect optical data in an operationally representative environment.
 - (3) Department of Defense officials are currently planning to have expended approximately \$1,300,000,000 on the Airborne Laser Program by the end of fiscal year 2002, and a total of \$6,300,000,000 by the end of fiscal year 2008 for the development of the system and the procurement of seven airborne laser aircraft.
 - (4) Due to the likely vulnerability of an airborne laser system to air defense threats, the limited lethal range of the laser device, and other operational limitations of the system, the utility of the

- 1 airborne laser system will be severely restricted
- 2 under a wide range of operational scenarios.
- 3 (b) Assessment of Technical and Operational
- 4 Limitations.—The Secretary of Defense shall conduct an
- 5 assessment of the technical obstacles and operational
- 6 shortcomings expected for the Airborne Laser Program.
- 7 In conducting the assessment, the Secretary shall—
- 8 (1) require the Panel on Reducing Risk in Bal-
- 9 listic Missile Defense Test Programs to evaluate the
- adequacy of the test program for the Airborne Laser
- 11 Program; and
- 12 (2) establish an independent team of persons
- from outside the Department of Defense who are ex-
- perts in relevant fields to review the operational limi-
- tations and issues associated with the Airborne
- 16 Laser Program.
- 17 (c) Report on Assessment.—Not later than March
- 18 15, 1999, the Secretary shall submit a report on the as-
- 19 sessment to Congress. The report shall include the Sec-
- 20 retary's findings and any recommendations that the Sec-
- 21 retary considers appropriate.
- 22 (d) Funding for Program.—Of the amount au-
- 23 thorized to be appropriated under section 201(3),
- 24 \$195,219,000 shall be available for the Airborne Laser
- 25 Program.

1	(e) Limitation.—Of the amount made available pur-
2	suant to subsection (d), not more than \$150,000,000 may
3	be obligated until 30 days after the Secretary submits the
4	report required under subsection (c).
5	SEC. 215. ENHANCED GLOBAL POSITIONING SYSTEM PRO-
6	GRAM.
7	(a) FINDINGS.—Congress makes the following find-
8	ings:
9	(1) Section 152(b) of the National Defense Au-
10	thorization Act for Fiscal Year 1994 (Public Law
11	103–160; 107 Stat. 1578) prohibits the obligation of
12	funds, after September 30, 2000, to modify or pro-
13	cure any Department of Defense aircraft, ship, ar-
14	mored vehicle, or indirect-fire weapon system that is
15	not equipped with a Global Positioning System re-
16	ceiver.
17	(2) Section 279(b) of the National Defense Au-
18	thorization Act for Fiscal Year 1996 (Public Law
19	104–106; 110 Stat. 243) requires the Secretary of
20	Defense to prepare a plan for enhancing the Global
21	Positioning System and to provide in that plan for—
22	(A) the development of capabilities to deny
23	hostile military forces the ability to use the
24	Global Positioning System without hindering
25	the ability of United States military forces and

1	civil users to have access to and use of the sys-
2	tem; and
3	(B) the development and acquisition of re-
4	ceivers for the Global Positioning System and
5	other techniques for weapons and weapon sys-
6	tems that provide substantially improved resist-
7	ance to jamming and other forms of electronic
8	interference or disruption.
9	(3) Section 2281 of title 10, United States
10	Code, requires the Secretary of Defense—
11	(A) to develop appropriate measures for
12	preventing hostile use of the Global Positioning
13	System so as to make it unnecessary for the
14	Secretary to use the selective availability fea-
15	ture of the system continuously while not hin-
16	dering the use of the Global Positioning System
17	by the United States and its allies for military
18	purposes;
19	(B) to ensure that the Armed Forces of
20	the United States have the capability to use the
21	Global Positioning System effectively despite
22	hostile attempts to prevent the use of the sys-
23	tem by such forces; and
24	(C) to develop measures for preventing
25	hostile use of the Global Positioning System in

1	a particular area without hindering peaceful
2	civil use of the system elsewhere.
3	(b) Policy on Priority for Development of En-
4	HANCED GPS SYSTEM.—The development of an enhanced
5	Global Positioning System is an urgent national security
6	priority.
7	(c) Development Required.—To fulfill the re-
8	quirements described in subsection (a), the Secretary of
9	Defense shall develop an enhanced Global Positioning Sys-
10	tem in accordance with the priority declared in subsection
11	(b). The enhanced Global Positioning System shall consist
12	of the following elements:
13	(1) An evolved satellite system that includes dy-
14	namic frequency reconfiguration and regional-level
15	directional signal enhancements.
16	(2) Enhanced receivers and user equipment
17	that are capable of providing military users with di-
18	rect access to encrypted Global Positioning System
19	signals.
20	(3) To the extent funded by the Secretary of
21	Transportation, additional civil frequencies and
22	other enhancements for civil users.
23	(d) Sense of Congress Regarding Funding.—
24	It is the sense of Congress that—

- 1 (1) the Secretary of Defense should ensure that
- 2 the future-years defense program provides for suffi-
- 3 cient funding to develop and deploy an enhanced
- 4 Global Positioning System system in accordance
- 5 with the priority declared in subsection (b); and
- 6 (2) the Secretary of Transportation should pro-
- 7 vide sufficient funding to support additional civil fre-
- 8 quencies for the Global Positioning System and
- 9 other enhancements of the system for civil users.
- 10 (e) Plan for Development of Enhanced Glob-
- 11 AL POSITIONING SYSTEM.—Not later than April 15, 1999,
- 12 the Secretary of Defense shall submit to Congress a plan
- 13 for carrying out the requirements of subsection (c).
- 14 (f) Delayed Effective Date for Limitation on
- 15 Procurement of Systems Not GPS-Equipped.—Sec-
- 16 tion 152(b) of the National Defense Authorization Act for
- 17 Fiscal Year 1994 (Public Law 103–160; 107 Stat. 1578)
- 18 is amended by striking out "2000" and inserting in lieu
- 19 thereof "2005".
- 20 (g) Funding From Authorized Appropriations
- 21 FOR FISCAL YEAR 1999.—Of the amounts authorized to
- 22 be appropriated under section 201(3), \$44,000,000 shall
- 23 be available to establish and carry out an enhanced Global
- 24 Positioning System program.

1 SEC. 216. MANUFACTURING TECHNOLOGY PROGRAM.

- 2 (a) Competition and Cost Sharing.—Subsection
- 3 (d) of section 2525 of title 10, United States Code, is
- 4 amended by striking out paragraphs (2), (3), and (4) and
- 5 inserting in lieu thereof the following:
- 6 "(2) Except as provided in paragraph (3), the costs
- 7 of a project carried out under the program shall be shared
- 8 by the Department of Defense and the other parties to
- 9 the grant, contract, cooperative agreement, or other trans-
- 10 action involved if any results of the project are likely to
- 11 have an immediate and direct commercial application. The
- 12 cost share—
- "(A) in the case of a grant, contract, coopera-
- tive agreement, or other transaction that is awarded
- using a competitive selection process, shall be the
- 16 cost share proposed in the application or offer se-
- 17 lected for the award; or
- 18 "(B) in a case in which there is only one appli-
- 19 cant or offeror, shall be the cost share negotiated
- with the applicant or offeror that provides the best
- value for the Government.
- 22 "(3)(A) Cost-sharing is not required of the non-Fed-
- 23 eral Government parties to a grant, contract, cooperative
- 24 agreement, or other transaction under paragraph (2) if
- 25 the project is determined as being sufficiently high risk

1	to discourage cost-sharing by non-Federal Government
2	sources.
3	"(B) A determination under subparagraph (A) that
4	cost-sharing is not required in the case of a particular
5	grant, contract, cooperative agreement or other trans-
6	action shall be made by—
7	"(i) the Secretary of the military department
8	awarding the grant or entering into the contract, co-
9	operative agreement, or other transaction; or
10	"(ii) the Secretary of Defense for any other
11	grant, contract, cooperative agreement, or trans-
12	action.
13	"(C) The transaction file for a case in which cost-
14	sharing is determined as not being required shall include
15	written documentation of the reasons for the determina-
16	tion.".
17	(b) Five-Year Plan.—Subsection (e)(2) of such
18	section is amended to read as follows:
19	"(2) The plan shall include the following:
20	"(A) An assessment of the effectiveness of the
21	program.
22	"(B) An assessment of the extent to which the
23	costs of projects are being shared by the following:
24	"(i) Commercial enterprises in the private
25	sector.

1	"(ii) Department of Defense program of-
2	fices, including weapon system program offices.
3	"(iii) Departments and agencies of the
4	Federal Government outside the Department of
5	Defense.
6	"(iv) Institutions of higher education.
7	"(v) Other institutions not operated for
8	profit.
9	"(vi) Other sources.".
10	SEC. 217. AUTHORITY FOR USE OF MAJOR RANGE AND
11	TEST FACILITY INSTALLATIONS BY COMMER-
12	CIAL ENTITIES.
13	(a) Permanent Authority.—Subsection (g) of sec-
14	tion 2681 of title 10, United States Code, is repealed.
15	(b) Repeal of Executed Reporting Require-
16	MENT.—Subsection (h) of such section is repealed.
17	SEC. 218. EXTENSION OF AUTHORITY TO CARRY OUT CER-
18	TAIN PROTOTYPE PROJECTS.
19	Section 845(c) of the National Defense Authorization
20	Act for Fiscal Year 1994 (Public Law 103–160; 10 U.S.C.
21	2371 note) is amended by striking out "September 30,
22	1999" and inserting in lieu thereof "September 30,
23	2001".

1	Subtitle C—Other Matters
2	SEC. 231. POLICY WITH RESPECT TO BALLISTIC MISSILE
3	DEFENSE COOPERATION.
4	As the United States proceeds with efforts to develop
5	defenses against ballistic missile attack, it should seek to
6	foster a climate of cooperation with Russia on matters re-
7	lated to missile defense. In particular, the United States
8	and its NATO allies should seek to cooperate with Russia
9	in such areas as early warning.
10	TITLE III—OPERATION AND
11	MAINTENANCE
12	Subtitle A—Authorization of
13	Appropriations
14	SEC. 301. OPERATION AND MAINTENANCE FUNDING.
15	(a) Amounts Authorized.—Funds are hereby au-
16	thorized to be appropriated for fiscal year 1999 for the
17	use of the Armed Forces and other activities and agencies
18	of the Department of Defense for expenses, not otherwise
19	provided for, for operation and maintenance, in amounts
20	as follows:
21	(1) For the Army, \$17,395,563,000.
22	(2) For the Navy, \$22,001,302,000.
23	(3) For the Marine Corps, \$2,638,703,000.
24	(4) For the Air Force, \$19,213,404,000.

```
Special Operations Command,
 1
             (5) For the
        $1,251,503,000.
 2
 3
             (6)
                      For
                               Defense-wide
                                                  activities,
        $9,025,598,000.
 4
             (7) For the Army Reserve, $1,217,622,000.
 5
 6
             (8) For the Naval Reserve, $943,639,000.
 7
             (9)
                   For
                          the
                                Marine
                                          Corps
                                                   Reserve,
 8
        $134,593,000.
 9
             (10)
                    For
                            the
                                   Air
                                         Force
                                                   Reserve,
10
        $1,759,696,000.
11
             (11)
                    For
                          the
                                 Army
                                         National
                                                    Guard,
        $2,476,815,000.
12
13
             (12)
                    For
                           the
                                  Air
                                        National
                                                    Guard,
14
        $3,113,933,000.
15
             (13) For the
                             Defense
                                       Inspector
                                                  General,
16
        $130,764,000.
17
             (14) For the United States Court of Appeals
18
        for the Armed Forces, $7,324,000.
19
             (15) For Environmental Restoration, Army,
20
        $370,640,000.
21
             (16) For Environmental Restoration, Navy,
22
        $274,600,000.
23
             (17) For Environmental Restoration, Air Force,
24
        $372,100,000.
```

1 (18) For Environmental Restoration, Defense-2 wide, \$23,091,000. 3 (19) For Environmental Restoration, Formerly 4 Used Defense Sites, \$195,000,000. (20) For Overseas Humanitarian, Demining, 5 6 and CINC Initiatives, \$50,000,000. 7 (21) For Drug Interdiction and Counter-drug 8 Activities, Defense-wide, \$727,582,000. 9 (22) For the Kaho'olawe Island Conveyance, 10 Remediation, and Environmental Restoration Trust 11 Fund, \$15,000,000. 12 (23)For Medical Defense, Programs, \$9,653,435,000. 13 14 (24) For Cooperative Threat Reduction pro-15 grams, \$440,400,000. 16 For Overseas Contingency Operations 17 Transfer Fund, \$746,900,000. 18 (26) For Impact Aid, \$35,000,000. 19 (b) General Limitation.—Notwithstanding para-20 graphs (1) through (25) of subsection (a), the total 21 amount authorized to be appropriated for fiscal year 1999 22 under those paragraphs is \$93,875,207,000. 23 SEC. 302. WORKING CAPITAL FUNDS.

Funds are hereby authorized to be appropriated for

fiscal year 1999 for the use of the Armed Forces and other

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24

- 1 activities and agencies of the Department of Defense for
- 2 providing capital for working capital and revolving funds
- 3 in amounts as follows:
- 4 (1) For the Defense Working Capital Funds,
- 5 Air Force, \$30,800,000.
- 6 (2) For Defense Working-Capital Fund, De-
- 7 fense-wide, \$63,700,000.
- 8 (3) For the National Defense Sealift Fund,
- 9 \$669,566,000.
- 10 SEC. 303. ARMED FORCES RETIREMENT HOME.
- 11 There is hereby authorized to be appropriated for fis-
- 12 cal year 1999 from the Armed Forces Retirement Home
- 13 Trust Fund the sum of \$70,745,000 for the operation of
- 14 the Armed Forces Retirement Home, including the United
- 15 States Soldiers' and Airmen's Home and the Naval Home.
- 16 SEC. 304. TRANSFER FROM THE NATIONAL DEFENSE
- 17 STOCKPILE TRANSACTION FUND.
- 18 (a) Transfer Authority.—To the extent provided
- 19 in appropriations Acts, not more than \$150,000,000 is au-
- 20 thorized to be transferred from the National Defense
- 21 Stockpile Transaction Fund to operation and maintenance
- 22 accounts for fiscal year 1999 in amounts as follows:
- 23 (1) For the Army, \$50,000,000.
- 24 (2) For the Navy, \$50,000,000.
- 25 (3) For the Air Force, \$50,000,000.

1	(b) Treatment of Transfers.—Amounts trans-
2	ferred under this section—
3	(1) shall be merged with, and be available for
4	the same purposes and the same period as, the
5	amounts in the accounts to which transferred; and
6	(2) may not be expended for an item that has
7	been denied authorization of appropriations by Con-
8	gress.
9	(c) Relationship to Other Transfer Author-
10	ITY.—The transfer authority provided in this section is in
11	addition to the transfer authority provided in section
	1001.
12	1001.
	Subtitle B—Program Require-
13	Subtitle B—Program Require-
13 14	Subtitle B—Program Requirements, Restrictions, and Limita-
13 14 15	Subtitle B—Program Requirements, Restrictions, and Limitations
13 14 15 16	Subtitle B—Program Requirements, Restrictions, and Limitations SEC. 311. SPECIAL OPERATIONS COMMAND
13 14 15 16 17	Subtitle B—Program Requirements, Restrictions, and Limitations SEC. 311. SPECIAL OPERATIONS COMMAND COUNTERPROLIFERATION AND
13 14 15 16 17	Subtitle B—Program Requirements, Restrictions, and Limitations SEC. 311. SPECIAL OPERATIONS COMMAND COUNTERPROLIFERATION AND COUNTERTERRORISM ACTIVITIES.
13 14 15 16 17 18	Subtitle B—Program Requirements, Restrictions, and Limitations SEC. 311. SPECIAL OPERATIONS COMMAND COUNTERPROLIFERATION AND COUNTERTERRORISM ACTIVITIES. Of the amount authorized to be appropriated under
13 14 15 16 17 18 19 20	Subtitle B—Program Requirements, Restrictions, and Limitations SEC. 311. SPECIAL OPERATIONS COMMAND COUNTERPROLIFERATION AND COUNTERTERRORISM ACTIVITIES. Of the amount authorized to be appropriated under section 301(a)(5), the \$18,500,000 available for the Special Counterprocess.
13 14 15 16 17 18 19 20 21	Subtitle B—Program Requirements, Restrictions, and Limitations SEC. 311. SPECIAL OPERATIONS COMMAND COUNTERPROLIFERATION AND COUNTERTERRORISM ACTIVITIES. Of the amount authorized to be appropriated under section 301(a)(5), the \$18,500,000 available for the Special Operations Command that is not needed for the operations
13 14 15 16 17 18 19 20 21	Subtitle B—Program Requirements, Restrictions, and Limitations SEC. 311. SPECIAL OPERATIONS COMMAND COUNTERPROLIFERATION AND COUNTERTERRORISM ACTIVITIES. Of the amount authorized to be appropriated under section 301(a)(5), the \$18,500,000 available for the Special Operations Command that is not needed for the operation of six of the patrol coastal craft of the Department

1	331 shall be available for increased training and related
2	operations in support of that command's
3	counterproliferation of weapons of mass destruction and
4	the command's counterterrorism activities. The amount
5	available under the preceding sentence is in addition to
6	other funds authorized to be appropriated under section
7	301(a)(5) for the Special Operations Command for such
8	purposes.
9	SEC. 312. TAGGING SYSTEM FOR IDENTIFICATION OF HY
10	DROCARBON FUELS USED BY THE DEPART
11	MENT OF DEFENSE.
12	(a) Authority To Conduct Pilot Program.—
13	The Secretary of Defense may conduct a pilot program
14	using existing technology to determine—
15	(1) the feasibility of tagging hydrocarbon fuels
16	used by the Department of Defense for the purposes
17	of analyzing and identifying such fuels;
18	(2) the deterrent effect of such tagging on the
19	theft and misuse of fuels purchased by the Depart-
20	ment; and
21	(3) the extent to which such tagging assists in
22	determining the source of surface and underground
23	pollution in locations having separate fuel storage
24	facilities of the Department and of civilian compa-
25	nies.

1	(b) System Elements.—The tagging system under
2	the pilot program shall have the following characteristics:
3	(1) The tagging system does not harm the envi-
4	ronment.
5	(2) Each chemical used in the tagging system
6	is—
7	(A) approved for use under the Toxic Sub-
8	stances Control Act (15 U.S.C. 2601 et seq.);
9	and
10	(B) substantially similar to the fuel to
11	which added, as determined in accordance with
12	criteria established by the Environmental Pro-
13	tection Agency for the introduction of additives
14	into hydrocarbon fuels.
15	(3) The tagging system permits a determination
16	if a tag is present and a determination if the con-
17	centration of a tag has changed in order to facilitate
18	identification of tagged fuels and detection of dilu-
19	tion of tagged fuels.
20	(4) The tagging system does not impair or de-
21	grade the suitability of tagged fuels for their in-
22	tended use.
23	(c) Report.—Not later than 30 days after the com-
24	pletion of the pilot program, the Secretary shall submit
25	to Congress a report setting forth the results of the pilot

- 1 program and including any recommendations for legisla-
- 2 tion relating to the tagging of hydrocarbon fuels by the
- 3 Department that the Secretary considers appropriate.
- 4 (d) Funding.—Of the amounts authorized to be ap-
- 5 propriated under section 301(a)(6) for operation and
- 6 maintenance for defense-wide activities, not more than
- 7 \$5,000,000 shall be available for the pilot program.
- 8 SEC. 313. PILOT PROGRAM FOR ACCEPTANCE AND USE OF
- 9 LANDING FEES CHARGED FOR USE OF DO-
- 10 MESTIC MILITARY AIRFIELDS BY CIVIL AIR-
- 11 CRAFT.
- 12 (a) Pilot Program Authorized.—The Secretary
- 13 of each military department may carry out a pilot program
- 14 to demonstrate the use of landing fees as a source of fund-
- 15 ing for the operation and maintenance of airfields of the
- 16 department.
- 17 (b) Imposition of Landing Fees.—Under a pilot
- 18 program carried out under this section, the Secretary of
- 19 a military department may prescribe and impose landing
- 20 fees for use of any military airfield of the department in
- 21 the United States by civil aircraft during fiscal years 1999
- 22 and 2000. No fee may be charged under the pilot program
- 23 for a landing after September 30, 2000.
- 24 (c) Use of Proceeds.—Amounts received for a fis-
- 25 cal year in payment of landing fees imposed under the

- 1 pilot program for use of a military airfield shall be cred-
- 2 ited to the appropriation that is available for that fiscal
- 3 year for the operation and maintenance of the military air-
- 4 field, shall be merged with amounts in the appropriation
- 5 to which credited, and shall be available for that military
- 6 airfield for the same period and purposes as the appropria-
- 7 tion is available.
- 8 (d) Report.—Not later than March 31, 2000, the
- 9 Secretary of Defense shall submit to Congress a report
- 10 on the pilot programs carried out under this section by
- 11 the Secretaries of the military departments. The report
- 12 shall specify the amounts of fees received and retained by
- 13 each military department under the pilot program as of
- 14 December 31, 1999.

15 Subtitle C—Environmental

16 **Provisions**

- 17 SEC. 321. TRANSPORTATION OF POLYCHLORINATED
- 18 BIPHENYLS FROM ABROAD FOR DISPOSAL IN
- 19 THE UNITED STATES.
- 20 (a) AUTHORITY.—Chapter 157 of title 10, United
- 21 States Code, is amended by adding at the end the follow-
- 22 ing:

1 "§ 2646. Transportation of polychlorinated biphenyls

- 2 from abroad; disposal
- 3 "(a) Authority To Transport.—(1) Subject to
- 4 paragraph (2), the Secretary of the Defense and the Sec-
- 5 retaries of the military departments may provide for the
- 6 transportation into the customs territory of the United
- 7 States of polychlorinated biphenyls generated by or under
- 8 the control of the Department of Defense for purposes of
- 9 their disposal, treatment, or storage in the customs terri-
- 10 tory of the United States.
- 11 "(2) Polychlorinated biphenyls may be transported
- 12 into the customs territory of the United States under
- 13 paragraph (1) only if the Administrator of the Environ-
- 14 mental Protection Agency determines that the transpor-
- 15 tation will not result in an unreasonable risk of injury to
- 16 health or the environment.
- 17 "(b) DISPOSAL.—(1) The disposal, treatment, and
- 18 storage of polychlorinated biphenyls transported into the
- 19 customs territory of the United States under subsection
- 20 (a) shall be governed by the provisions of the Toxic Sub-
- 21 stances Control Act (15 U.S.C. 2601 et seq.).
- 22 "(2) A chemical waste landfill may not be used for
- 23 the disposal, treatment, or storage of polychlorinated
- 24 biphenyls transported into the customs territory of the
- 25 United States under subsection (a) unless the landfill
- 26 meets all of the technical requirements specified in section

- 1 761.75(b)(3) of title 40, Code of Federal Regulations, as
- 2 in effect on the date that was one year before the date
- 3 of enactment of the National Defense Authorization Act
- 4 for Fiscal Year 1999.
- 5 "(c) Customs Territory of the United States
- 6 Defined.—In this section, the term 'customs territory of
- 7 the United States' has the meaning given that term in
- 8 General Note 2. of the Harmonized Tariff Schedule of the
- 9 United States.".
- 10 (b) CLERICAL AMENDMENT.—The table of sections
- 11 at the beginning of that chapter is amended by adding
- 12 at the end the following:

"2646. Transportation of polychlorinated biphenyls from abroad; disposal.".

- 13 SEC. 322. MODIFICATION OF DEADLINE FOR SUBMITTAL
- 14 TO CONGRESS OF ANNUAL REPORTS ON EN-
- 15 VIRONMENTAL ACTIVITIES.
- 16 Section 2706 of title 10, United States Code, is
- 17 amended by striking out "not later than 30 days" each
- 18 place it appears in subsections (a), (b), (c), and (d) and
- 19 inserting in lieu thereof "not later than 45 days".
- 20 SEC. 323. SUBMARINE SOLID WASTE CONTROL.
- 21 (a) Solid Waste Discharge Requirements.—
- 22 Subsection (c)(2) of section 3 of the Act to Prevent Pollu-
- 23 tion from Ships (33 U.S.C. 1902) is amended—
- 24 (1) in subparagraph (A), by adding at the end
- 25 the following:

- 1 "(iii) With regard to submersibles, non-plastic 2 garbage that has been compacted and weighted to 3 ensure negative buoyancy."; and
- 4 (2) in subparagraph (B)(ii), by striking out 5 "subparagraph (A)(ii)" and inserting in lieu thereof 6 "clauses (ii) and (iii) of subparagraph (A)".
- 7 (b) Conforming Amendment.—Subsection 8 (e)(3)(A) of that section is amended by striking out "gar-
- 9 bage that contains more than the minimum amount prac-
- 10 ticable of".

11 SEC. 324. PAYMENT OF STIPULATED PENALTIES ASSESSED

- 12 UNDER CERCLA.
- 13 The Secretary of Defense may pay, from amounts in
- 14 the Department of Defense Base Closure Account 1990
- 15 established by section 2906(a)(1) of the Defense Base Clo-
- 16 sure and Realignment Act of 1990 (part A of title XXIX
- 17 of Public Law 101–510; 10 U.S.C. 2687 note), not more
- 18 than \$15,000 as payment of pay stipulated civil penalties
- 19 assessed under the Comprehensive Environmental Re-
- 20 sponse, Compensation, and Liability Act of 1980 (42
- 21 U.S.C. 9601 et seq.) against McClellan Air Force Base,
- 22 California.

1	SEC. 325. AUTHORITY TO PAY NEGOTIATED SETTLEMENT
2	FOR ENVIRONMENTAL CLEANUP OF FOR-
3	MERLY USED DEFENSE SITES IN CANADA.
4	(a) FINDINGS.—Congress makes the following find-
5	ings with respect to the authorization of payment of settle-
6	ment with Canada in subsection (b) regarding environ-
7	mental cleanup at formerly used defense sites in Canada:
8	(1) A unique and longstanding national security
9	alliance exists between the United States and Can-
10	ada.
11	(2) The sites covered by the settlement were
12	formerly used by the United States and Canada for
13	their mutual defense.
14	(3) There is no formal treaty or international
15	agreement between the United States and Canada
16	regarding the environmental cleanup of the sites.
17	(4) Environmental contamination at some of
18	the sites could pose a substantial risk to the health
19	and safety of the United States citizens residing in
20	States near the border between the United States
21	and Canada.
22	(5) The United States and Canada reached a
23	negotiated agreement for an ex-gratia reimburse-
24	ment of Canada in full satisfaction of claims of Can-
25	ada relating to environmental contamination which
26	agreement was embodied in an exchange of Notes

- between the Government of the United States and
 the Government of Canada.
- 3 (6) There is a unique factual basis for authoriz-4 ing a reimbursement of Canada for environmental 5 cleanup at sites in Canada after the United States 6 departure from such sites.
 - (7) The basis for and authorization of such reimbursement does not extend to similar claims by other nations.
- 10 (8) The Government of Canada is committed to 11 spending the entire \$100,000,000 of the reimburse-12 ment authorized in subsection (b) in the United 13 States, which will benefit United States industry and 14 United States workers.
- 15 (b) AUTHORITY TO MAKE PAYMENTS.—(1) Subject to paragraph (3), the Secretary of Defense may, using 16 17 funds specified under subsection (c), make a payment de-18 scribed in paragraph (2) in each of fiscal years 1999 19 through 2008 for purposes of the ex-gratia reimbursement 20 of Canada in full satisfaction of any and all claims as-21 serted against the United States by Canada for environmental cleanup of sites in Canada that were formerly used 23 for the mutual defense of the United States and Canada.
- 24 (2) A payment referred to in paragraph (1) is a pay-25 ment of \$10,000,000, in constant fiscal year 1996 dollars,

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- 1 into the Foreign Military Sales Trust Account for pur-
- 2 poses of Canada.
- 3 (3) A payment may be made under paragraph (1) in
- 4 any fiscal year after fiscal year 1999 only if the Secretary
- 5 of Defense submits to Congress with the budget for such
- 6 fiscal year under section 1105 of title 31, United States
- 7 Code, evidence that the cumulative amount expended by
- 8 the Government of Canada for environmental cleanup ac-
- 9 tivities in Canada during any fiscal years before such fiscal
- 10 year in which a payment under that paragraph was au-
- 11 thorized was an amount equal to or greater than the ag-
- 12 gregate amount of the payments under that paragraph
- 13 during such fiscal years.
- (c) Source of Funds.—A payment may be made
- 15 under subsection (b) in a fiscal year from amounts appro-
- 16 priated pursuant to the authorization of appropriations for
- 17 the Department of Defense for such fiscal year for Oper-
- 18 ation and Maintenance, Defense-Wide.
- 19 SEC. 326. SETTLEMENT OF CLAIMS OF FOREIGN GOVERN-
- 20 MENTS FOR ENVIRONMENTAL CLEANUP OF
- 21 OVERSEAS SITES FORMERLY USED BY THE
- DEPARTMENT OF DEFENSE.
- (a) Notice of Negotiations.—The President shall
- 24 notify Congress before entering into any negotiations for
- 25 the ex-gratia settlement of the claims of a government of

- 1 another country against the United States for environ-
- 2 mental cleanup of sites in that country that were formerly
- 3 used by the Department of Defense.
- 4 (b) Authorization Required for Use Funds
- 5 FOR PAYMENT OF SETTLEMENT.—Notwithstanding any
- 6 other provision of law, no funds may be utilized for any
- 7 payment under an ex-gratia settlement of any claims de-
- 8 scribed in subsection (a) unless the use of the funds for
- 9 that purpose is specifically authorized by law, treaty, or
- 10 international agreement.
- 11 SEC. 327. ARCTIC MILITARY ENVIRONMENTAL COOPERA-
- 12 TION PROGRAM.
- 13 (a) FINDINGS.—Congress makes the following find-
- 14 ings:
- 15 (1) The Secretary of Defense has developed a
- program to address environmental matters relating
- to the military activities of the Department of De-
- 18 fense in the Arctic region. The program is known as
- the "Arctic Military Environmental Cooperation
- 20 Program".
- 21 (2) The Secretary has carried out the Arctic
- 22 Military Environmental Cooperation Program using
- 23 funds appropriated for Cooperative Threat Reduc-
- tion programs.

- 1 (b) Activities Under Program.—(1) Subject to
- 2 paragraph (2), activities under the Arctic Military Envi-
- 3 ronmental Cooperation Program shall include cooperative
- 4 activities on environmental matters in the Arctic region
- 5 with the military departments and agencies of other coun-
- 6 tries, including the Russian Federation.
- 7 (2) Activities under the Arctic Military Environ-
- 8 mental Cooperation Program may not include any activi-
- 9 ties for purposes for which funds for Cooperative Threat
- 10 Reduction programs have been denied, including the pur-
- 11 poses for which funds were denied by section 1503 of the
- 12 National Defense Authorization Act for Fiscal Year 1997
- 13 (Public Law 104–201; 110 Stat. 2732).
- 14 (c) Availability of Fiscal Year 1999 Funds.—
- 15 (1) Of the amount authorized to be appropriated by sec-
- 16 tion 301(a)(6), \$4,000,000 shall be available for carrying
- 17 out the Arctic Military Environmental Program.
- 18 (2) Amounts available for the Arctic Military Envi-
- 19 ronmental Cooperation Program under paragraph (1) may
- 20 not be obligated or expended for that Program until 45
- 21 days after the date on which the Secretary of Defense sub-
- 22 mits to the congressional defense committees a plan for
- 23 the Program under paragraph (3).

1	(3) The plan for the Arctic Military Environmental
2	Cooperation Program under this paragraph shall include
3	the following:
4	(A) A statement of the overall goals and objec-
5	tives of the Program.
6	(B) A statement of the proposed activities
7	under the Program and the relationship of such ac-
8	tivities to the national security interests of the
9	United States.
10	(C) An assessment of the compatibility of the
11	activities set forth under subparagraph (B) with the
12	purposes of the Cooperative Threat Reduction pro-
13	grams of the Department of Defense (including with
14	any prohibitions and limitations applicable to such
15	programs).
16	(D) An estimate of the funding to be required
17	and requested in future fiscal years for the activities
18	set forth under subparagraph (B).

set forth under subparagraph (B).

(E) A proposed termination date for the Program.

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1	Subtitle D—Counter-Drug
2	Activities
3	SEC. 331. PATROL COASTAL CRAFT FOR DRUG INTERDIC-
4	TION BY SOUTHERN COMMAND.
5	Of the funds authorized to be appropriated under sec-
6	tion 301(a)(21), relating to drug interdiction and counter-
7	drug activities, \$18,500,000 shall be available for the
8	equipping and operation of six of the Cyclone class coastal
9	defense ships of the Department of Defense in the Carib-
10	bean Sea and Eastern Pacific Ocean in support of the
11	drug interdiction efforts of the United States Southern
12	Command.
13	SEC. 332. PROGRAM AUTHORITY FOR DEPARTMENT OF DE-
14	FENSE SUPPORT FOR COUNTER-DRUG AC-
15	TIVITIES.
16	(a) Extension of Authority.—Subsection (a) of
17	section 1004 of the National Defense Authorization Act
18	for Fiscal Year 1991 (10 U.S.C. 374 note) is amended
19	by striking out "through 1999" and inserting in lieu
20	thereof "through 2004".
21	(b) Bases and Facilities Support.—(1) Sub-
22	section (b)(4) of such section is amended by inserting "of
23	the Department of Defense or any Federal, State, local,
24	or foreign law enforcement agency" after "counter-drug
	activities"

- 1 (2) Section 1004 of such Act is further amended by
- 2 adding at the end the following:
- 3 "(h) Congressional Notification of Facilities
- 4 Projects.—(1) Not later than 21 days before obligating
- 5 funds for beginning the work on a project described in
- 6 paragraph (2), the Secretary of Defense shall submit to
- 7 the congressional defense committees a notification of the
- 8 project, including the scope and estimated total cost of the
- 9 project.
- 10 "(2) Paragraph (1) applies to a project for the modi-
- 11 fication or repair of a Department of Defense facility for
- 12 the purpose set forth in subsection (b)(4) that is estimated
- 13 to cost more than \$500,000.".
- 14 SEC. 333. SOUTHWEST BORDER FENCE.
- 15 (a) Limitation of Funding for Expansion.—
- 16 None of the funds authorized to be appropriated for the
- 17 Department of Defense by this Act may be used to expand
- 18 the Southwest border fence until the Secretary of Defense
- 19 submits the report required by subsection (b).
- 20 (b) Report.—The Secretary of Defense shall submit
- 21 to the congressional defense committees a report on the
- 22 extent to which the Southwest border fence has reduced
- 23 the illegal transportation of narcotics and other drugs into
- 24 the United States.

- 1 (c) Southwest Border Fence Defined.—In this
- 2 section, the term "Southwest border fence" means the
- 3 fence that was constructed, at Department of Defense ex-
- 4 pense, along the southwestern border of the United States
- 5 for the purpose of preventing or reducing the illegal trans-
- 6 portation of narcotics and other drugs into the United
- 7 States.

8 Subtitle E—Other Matters

- 9 SEC. 341. LIQUIDITY OF WORKING-CAPITAL FUNDS.
- 10 (a) Increased Cash Balances.—The Secretary of
- 11 Defense shall administer the working-capital funds of the
- 12 Department of Defense during fiscal year 1999 so as to
- 13 ensure that the total amount of the cash balances in such
- 14 funds on September 30, 1999, exceeds the total amount
- 15 of the cash balances in such funds on September 30, 1998,
- 16 by \$1,300,000,000.
- 17 (b) Actions Regarding Unbudgeted Losses and
- 18 Gains.—(1) In order to achieve the increase in cash bal-
- 19 ances in working-capital funds required under subsection
- 20 (a), the Under Secretary of Defense (Comptroller) shall—
- 21 (A) assess surcharges on the rates charged to
- Department of Defense activities for the perform-
- ance of depot-level maintenance and repair work-
- loads for those activities in fiscal year 1999 as nec-
- essary to recoup for the working-capital funds the

1	amounts of any operational losses that are incurred
2	in the performance of those workloads in excess of
3	the amounts of the losses that are budgeted for fis-
4	cal year 1999; and
5	(B) return to Department of Defense activities
6	any amounts that—
7	(i) are realized for the working-capital
8	funds for depot-level maintenance and repair
9	workloads in excess of the estimated revenues
10	budgeted for the performance of those work-
11	loads that originate in those activities; and
12	(ii) are not needed to achieve the required
13	increase in cash balances.
14	(2) The Under Secretary of Defense (Comptroller)
15	shall prescribe policies and procedures for carrying out
16	paragraph (1). The policies and procedures shall include
17	a prohibition on applying assessments of surcharges to a
18	Department of Defense activity more frequently than once
19	every six months.
20	(c) Waiver.—(1) The Secretary of Defense may
21	waive the requirements of this section upon certifying to
22	Congress, in writing, that the waiver is necessary to meet
23	requirements associated with—
24	(A) a contingency operation (as defined in sec-
25	tion 101(a)(13) of title 10, United States Code); or

1	(B) an operation of the Armed Forces that
2	commenced before October 1, 1998, and continues
3	during fiscal year 1999.
4	(2) The waiver authority under paragraph (1) may
5	not be delegated to any official other than the Deputy Sec-
6	retary of Defense.
7	(d) Semiannual Report.—(1) The Under Sec-
8	retary shall submit to the Committee on Armed Services
9	of the Senate and the Committee on National Security of
10	the House of Representatives—
11	(A) not later than May 1, 1999, a report on the
12	administration of this section for the 6-month period
13	ending on March 31, 1999; and
14	(B) not later than November 1, 1999, a report
15	on the administration of this section for the 6-month
16	period ending on September 30, 1999.
17	(2) Each report shall include, for the 6-month period
18	covered by the report, the following:
19	(A) The profit and loss status of each working-
20	capital fund activity.
21	(B) The actions taken by the Secretary of each
22	military department to use assessments of sur-
23	charges to correct for unbudgeted losses and gains.

1	SEC. 342. TERMINATION OF AUTHORITY TO MANAGE
2	WORKING-CAPITAL FUNDS AND CERTAIN AC
3	TIVITIES THROUGH THE DEFENSE BUSINESS
4	OPERATIONS FUND.
5	(a) Revision of Certain DBOF Provisions and
6	REENACTMENT TO APPLY TO WORKING-CAPITAL FUNDS
7	Generally.—Section 2208 of title 10, United States
8	Code, is amended by adding at the end the following:
9	"(m) Capital Asset Subaccounts.—Amounts
10	charged for depreciation of capital assets shall be credited
11	to a separate capital asset subaccount established within
12	a working-capital fund.
13	"(n) Separate Accounting, Reporting, and Au-
14	DITING OF FUNDS AND ACTIVITIES.—The Secretary of
15	Defense, with respect to the working-capital funds of each
16	Defense Agency, and the Secretary of each military de-
17	partment, with respect to the working-capital funds of the
18	military department, shall provide in accordance with this
19	subsection for separate accounting, reporting, and audit-
20	ing of funds and activities managed through the working-
21	capital funds.
22	"(o) Charges for Goods and Services Provided
23	THROUGH THE FUND.—(1) Charges for goods and serv-
24	ices provided for an activity through a working-capital
25	fund shall include the following:

- 1 "(A) Amounts necessary to recover the full 2 costs of the goods and services provided for that ac-3 tivity.
- 4 "(B) Amounts for depreciation of capital assets,
 5 set in accordance with generally accepted accounting
 6 principles.
- 7 "(2) Charges for goods and services provided through 8 a working-capital fund may not include the following:
- "(A) Amounts necessary to recover the costs of a military construction project (as defined in section 2801(b) of this title), other than a minor construction project financed by the fund pursuant to section 2805(c)(1) of this title.
- 14 "(B) Amounts necessary to cover costs incurred 15 in connection with the closure or realignment of a 16 military installation.
- "(C) Amounts necessary to recover the costs of functions designated by the Secretary of Defense as mission critical, such as ammunition handling safety, and amounts for ancillary tasks not directly related to the mission of the function or activity managed through the fund.
- 23 "(p) PROCEDURES FOR ACCUMULATION OF 24 Funds.—The Secretary of Defense, with respect to each 25 working-capital fund of a Defense Agency, and the Sec-

- 1 retary of a military department, with respect to each work-
- 2 ing-capital fund of the military department, shall establish
- 3 billing procedures to ensure that the balance in that work-
- 4 ing-capital fund does not exceed the amount necessary to
- 5 provide for the working-capital requirements of that fund,
- 6 as determined by the Secretary concerned.
- 7 "(q) Annual Reports and Budget.—The Sec-
- 8 retary of Defense, with respect to each working-capital
- 9 fund of a Defense Agency, and the Secretary of each mili-
- 10 tary department, with respect to each working-capital
- 11 fund of the military department, shall annually submit to
- 12 Congress, at the same time that the President submits the
- 13 budget under section 1105 of title 31, the following:
- 14 "(1) A detailed report that contains a state-
- ment of all receipts and disbursements of the fund
- 16 (including such a statement for each subaccount of
- the fund) for the fiscal year ending in the year pre-
- ceding the year in which the budget is submitted.
- 19 "(2) A detailed proposed budget for the oper-
- ation of the fund for the fiscal year for which the
- budget is submitted.
- 22 "(3) A comparison of the amounts actually ex-
- pended for the operation of the fund for the fiscal
- year referred to in paragraph (1) with the amount

1	proposed for the operation of the fund for that fiscal
2	year in the President's budget.
3	"(4) A report on the capital asset subaccount of
4	the fund that contains the following information:
5	"(A) The opening balance of the sub-
6	account as of the beginning of the fiscal year in
7	which the report is submitted.
8	"(B) The estimated amounts to be credited
9	to the subaccount in the fiscal year in which the
10	report is submitted.
11	"(C) The estimated amounts of outlays to
12	be paid out of the subaccount in the fiscal year
13	in which the report is submitted.
14	"(D) The estimated balance of the sub-
15	account at the end of the fiscal year in which
16	the report is submitted.
17	"(E) A statement of how much of the esti-
18	mated balance at the end of the fiscal year in
19	which the report is submitted will be needed to
20	pay outlays in the immediately following fiscal
21	year that are in excess of the amount to be
22	credited to the subaccount in the immediately
23	following fiscal year.".

- 1 (b) Repeal of Authority To Manage Through
- 2 The Defense Business Operations Fund.—(1) Sec-
- 3 tion 2216a of title 10, United States Code, is repealed.
- 4 (2) The table of sections at the beginning of chapter
- 5 131 of such title is amended by striking out the item relat-
- 6 ing to section 2216a.
- 7 SEC. 343. CLARIFICATION OF AUTHORITY TO RETAIN RE-
- 8 COVERED COSTS OF DISPOSALS IN WORKING-
- 9 CAPITAL FUNDS.
- Section 2210(a) of title 10, United States Code, is
- 11 amended to read as follows:
- 12 "(a)(1) A working-capital fund established pursuant
- 13 to section 2208 of this title may retain so much of the
- 14 proceeds of disposals of property referred to in paragraph
- 15 (2) as is necessary to recover the expenses incurred by
- 16 the fund in disposing of such property. Proceeds from the
- 17 sale or disposal of such property in excess of amounts nec-
- 18 essary to recover the expenses may be credited to current
- 19 applicable appropriations of the Department of Defense.
- 20 "(2) Paragraph (1) applies to disposals of supplies,
- 21 material, equipment, and other personal property that
- 22 were not financed by stock funds established under section
- 23 2208 of this title.".

1	SEC. 344. BEST COMMERCIAL INVENTORY PRACTICES FOR
2	MANAGEMENT OF SECONDARY SUPPLY
3	ITEMS.
4	(a) Development and Submission of Sched-
5	ULE.—Not later than 180 days after the date of the enact-
6	ment of this Act, the Secretary of each military depart-
7	ment shall develop and submit to Congress a schedule for
8	implementing within the military department, for second-
9	ary supply items managed by that military department,
10	inventory practices identified by the Secretary as being the
11	best commercial inventory practices for the acquisition
12	and distribution of such supply items consistent with mili-
13	tary requirements. The schedule shall provide for the im-
14	plementation of such practices to be completed not later
15	than five years after the date of the enactment of this Act.
16	(b) Definition.—For purposes of this section, the
17	term "best commercial inventory practice" includes cel-
18	lular repair processes, use of third-party logistics provid-
19	ers, and any other practice that the Secretary determines
20	will enable the military department to reduce inventory
21	levels and holding costs while improving the responsive-
22	ness of the supply system to user needs.
23	(e) GAO REPORTS ON MILITARY DEPARTMENT AND
24	Defense Logistics Agency Schedules.—(1) Not
25	later than 240 days after the date of the enactment of
26	this Act, the Comptroller General shall submit to Congress

- 1 a report evaluating the extent to which the Secretary of
- 2 each military department has complied with the require-
- 3 ments of this section.
- 4 (2) Not later than 18 months after the date on which
- 5 the Director of the Defense Logistics Agency submits to
- 6 Congress a schedule for implementing best commercial in-
- 7 ventory practices under section 395 of the National De-
- 8 fense Authorization Act for Fiscal Year 1998 (Public Law
- 9 105–85; 111 Stat. 1718; 10 U.S.C. 2458 note), the Comp-
- 10 troller General shall submit to Congress an evaluation of
- 11 the extent to which best commercial inventory practices
- 12 are being implemented in the Defense Logistics Agency
- 13 in accordance with that schedule.
- 14 SEC. 345. INCREASED USE OF SMART CARDS.
- 15 (a) Funding for Increased Use Generally.—
- 16 Of the funds available for the Navy for fiscal year 1999
- 17 for operation and maintenance, the Secretary of the Navy
- 18 shall allocate sufficient amounts, up to \$25,000,000, to
- 19 making significant progress toward ensuring that smart
- 20 cards having a multi-application, multi-technology auto-
- 21 mated reading capability are issued and used throughout
- 22 the Navy and the Marine Corps for purposes for which
- 23 such cards are suitable.
- 24 (b) Deployment of Smart Cards.—(1) Not later
- 25 than March 31, 1999, the Secretary of the Navy shall

- 1 equip with smart card technology at least one carrier bat-
- 2 tle group, one carrier air wing, and one amphibious readi-
- 3 ness group (including the Marine Corps units embarked
- 4 on the vessels of such battle and readiness groups) in each
- 5 of the United States Atlantic Command and the United
- 6 States Pacific Command.
- 7 (2) None of the funds appropriated pursuant to any
- 8 authorization of appropriations in this Act may be ex-
- 9 pended after March 31, 1999, for the procurement of the
- 10 Joint Uniformed Services Identification card for, or for
- 11 the issuance of such card to, members of the Navy or the
- 12 Marine Corps until the Secretary of the Navy certifies in
- 13 writing to the Committee on Armed Services of the Senate
- 14 and the Committee on National Security of the House of
- 15 Representatives that the Secretary has completed the
- 16 issuance of smart cards in accordance with paragraph (1).
- 17 (c) Plan.—Not later than March 31, 1999, the Sec-
- 18 retary of the Navy shall submit to the congressional de-
- 19 fense committees a plan for equipping all operational
- 20 naval units with smart card technology. The Secretary
- 21 shall include in the plan estimates of the costs of, and
- 22 the savings to be derived from, carrying out the plan.
- 23 (d) SMART CARD DEFINED.—In this section, the
- 24 term "smart card" means a credit card size device that
- 25 contains one or more integrated-circuits.

1 SEC. 346. PUBLIC-PRIVATE COMPETITION IN THE PROVI-

- 2 SION OF SUPPORT SERVICES.
- 3 (a) Sense of the Senate.—It is the sense of the
- 4 Senate that the Secretary of Defense should take action
- 5 to initiate public-private competitions pursuant to Office
- 6 of Management and Budget Circular A-76 for functions
- 7 of the Department of Defense involving not fewer than
- 8 a number of employees equivalent to 30,000 full-time em-
- 9 ployees for each of fiscal years 1999, 2000, 2001, 2002,
- 10 2003, and 2004.
- 11 (b) Small Functions Qualified for a Waiver
- 12 of the Notification and Reporting Requirements
- 13 FOR CONVERSION TO CONTRACTOR PERFORMANCE.—(1)
- 14 Section 2461(d) of title 10, United States Code, is amend-
- 15 ed by striking out "20 or fewer" and inserting in lieu
- 16 thereof "50 or fewer".
- 17 (2) Notwithstanding any other provision of law, no
- 18 study, notification, or report may be required pursuant to
- 19 subsection (a), (b), or (c) of section 2461 of title 10,
- 20 United States Code, or Office of Management and Budget
- 21 Circular A–76 for functions that are being performed by
- 22 50 or fewer Department of Defense civilian employees.
- 23 (c) Best Overall Value to the Taxpayer.—Sec-
- 24 tion 2462(a) of title 10, United States Code, is amended
- 25 by striking out "at a cost that is lower" and all that fol-
- 26 lows through the period at the end and inserting in lieu

- 1 thereof: "at a lower cost than the cost at which the De-
- 2 partment can provide the same supply or service or at a
- 3 better overall value than the value that the Department
- 4 can provide for the same supply or service. Each deter-
- 5 mination regarding relative cost or relative overall value
- 6 shall be based on an objective evaluation of cost and per-
- 7 formance-related factors and shall include the consider-
- 8 ation of any cost differential required by law, Executive
- 9 order, or regulation.".
- 10 (d) Effective Date.—Subsections (b) and (c), and
- 11 the amendments made by such subsections, shall take ef-
- 12 fect on January 1, 2001.
- 13 SEC. 347. CONDITION FOR PROVIDING FINANCIAL ASSIST-
- 14 ANCE FOR SUPPORT OF ADDITIONAL DUTIES
- 15 ASSIGNED TO THE ARMY NATIONAL GUARD.
- 16 (a) Competitive Source Selection.—Section
- 17 113(b) of title 32, United States Code, is amended to read
- 18 as follows:
- 19 "(b) Covered Activities.—(1) Except as provided
- 20 in paragraph (2), financial assistance may be provided for
- 21 the performance of an activity by the Army National
- 22 Guard under subsection (a) only if—
- 23 "(A) the activity is carried out in the perform-
- ance of a responsibility of the Secretary of the Army

- 1 under paragraph (6), (10), or (11) of section 2 3013(b) of title 10; and
- "(B) the Army National Guard was selected to perform the activity under competitive procedures that permit all responsible private-sector sources to submit offers and be considered for selection to per-
- 7 form the activity on the basis of the offers.
- 8 "(2) Paragraph (1)(B) does not apply to an activity
- 9 that, on the date of the enactment of the National Defense
- 10 Authorization Act for Fiscal Year 1999, was performed
- 11 for the Federal Government by employees of the Federal
- 12 Government or employees of a State.".
- 13 (b) Prospective Applicability.—Subparagraph
- 14 (B) of section 113(b)(1) of title 32, United States Code
- 15 (as amended by subsection (a) of this section), does not
- 16 apply to—
- 17 (1) financial assistance provided under that sec-
- tion before October 1, 1998; or
- 19 (2) financial assistance for an activity that, on
- or before May 8, 1998, the Secretary of the Army
- 21 identified in writing as being under consideration for
- supporting with financial assistance under such sec-
- tion.

1	SEC. 348. REPEAL OF PROHIBITION ON JOINT USE OF
2	GRAY ARMY AIRFIELD, FORT HOOD, TEXAS.
3	Section 319 of the National Defense Authorization
4	Act for Fiscal Year 1987 (Public Law 99–661; 100 Stat.
5	3855), relating to a prohibition on the joint military-civil-
6	ian use of Robert Gray Army Airfield, Fort Hood, Texas,
7	is repealed.
8	TITLE IV—MILITARY
9	PERSONNEL AUTHORIZATIONS
10	Subtitle A—Active Forces
11	SEC. 401. END STRENGTHS FOR ACTIVE FORCES.
12	The Armed Forces are authorized strengths for active
13	duty personnel as of September 30, 1999, as follows:
14	(1) The Army, 480,000.
15	(2) The Navy, 372,696.
16	(3) The Marine Corps, 172,200.
17	(4) The Air Force, 370,882.
18	SEC. 402. LIMITED EXCLUSIONS OF JOINT DUTY OFFICERS
19	FROM LIMITATIONS ON NUMBER OF GEN-
20	ERAL AND FLAG OFFICERS.
21	(a) One Additional Exemption From Percent-
22	AGE LIMITATION ON NUMBER OF LIEUTENANT GEN-
23	ERALS AND VICE ADMIRALS.—Section 525(b)(4)(B) of
24	title 10, United States Code, is amended by striking out
25	"six" and inserting in lieu thereof "seven"

1	(b) Extension of Authority To Exclude Up to
2	12 Joint Duty Officers From Limitation on Au-
3	THORIZED GENERAL AND FLAG OFFICER STRENGTH.—
4	Section 526(b)(2) of such title is amended by striking out
5	"October 1, 1998" and inserting in lieu thereof "October
6	1, 2002".
7	SEC. 403. LIMITATION ON DAILY AVERAGE OF PERSONNEL
8	ON ACTIVE DUTY IN GRADES E-8 AND E-9.
9	(a) FISCAL YEAR BASIS FOR APPLICATION OF LIMI-
10	TATION.—The first sentence of section 517(a) of title 10,
11	United States Code, is amended—
12	(1) by striking out "a calendar year" and in-
13	serting in lieu thereof "a fiscal year"; and
14	(2) by striking out "January 1 of that year"
15	and inserting in lieu thereof "the first day of that
16	fiscal year''.
17	(b) Correction of Cross Reference.—Such sen-
18	tence is further amended by striking out "Except as pro-
19	vided in section 307 of title 37, the" and inserting in lieu
20	thereof "The".
21	SEC. 404. REPEAL OF PERMANENT END STRENGTH RE-
22	QUIREMENT FOR SUPPORT OF TWO MAJOR
23	REGIONAL CONTINGENCIES.
24	(a) Repeal.—Section 691 of title 10, United States
25	Code, is repealed.

1	(b) Clerical Amendment.—The table of sections
2	at the beginning of chapter 39 of such title is amended
3	by striking out the item relating to section 691.
4	Subtitle B—Reserve Forces
5	SEC. 411. END STRENGTHS FOR SELECTED RESERVE.
6	(a) In General.—The Armed Forces are authorized
7	strengths for Selected Reserve personnel of the reserve
8	components as of September 30, 1999, as follows:
9	(1) The Army National Guard of the United
10	States, 357,000.
11	(2) The Army Reserve, 208,000.
12	(3) The Naval Reserve, 90,843.
13	(4) The Marine Corps Reserve, 40,018.
14	(5) The Air National Guard of the United
15	States, 106,991.
16	(6) The Air Force Reserve, 74,242.
17	(7) The Coast Guard Reserve, 8,000.
18	(b) WAIVER AUTHORITY.—The Secretary of Defense
19	may vary an end strength authorized by subsection (a) by
20	not more than 2 percent.
21	(c) Adjustments.—The end strengths prescribed by
22	subsection (a) for the Selected Reserve of any reserve com-
23	ponent shall be proportionately reduced by—
24	(1) the total authorized strength of units orga-
25	nized to serve as units of the Selected Reserve of

1	such component which are on active duty (other
2	than for training) at the end of the fiscal year, and
3	(2) the total number of individual members not
4	in units organized to serve as units of the Selected
5	Reserve of such component who are on active duty
6	(other than for training or for unsatisfactory partici-
7	pation in training) without their consent at the end
8	of the fiscal year.
9	Whenever such units or such individual members are re-
10	leased from active duty during any fiscal year, the end
11	strength prescribed for such fiscal year for the Selected
12	Reserve of such reserve component shall be proportion-
13	ately increased by the total authorized strengths of such
14	units and by the total number of such individual members.
15	SEC. 412. END STRENGTHS FOR RESERVES ON ACTIVE
16	DUTY IN SUPPORT OF THE RESERVES.
17	Within the end strengths prescribed in section
18	411(a), the reserve components of the Armed Forces are
19	authorized, as of September 30, 1999, the following num-
20	ber of Reserves to be serving on full-time active duty or
21	full-time duty, in the case of members of the National
22	Guard, for the purpose of organizing, administering, re-
23	cruiting, instructing, or training the reserve components
24	(1) The Army National Guard of the United

1	(2) The Army Reserve, 11,804.
2	(3) The Naval Reserve, 15,590.
3	(4) The Marine Corps Reserve, 2,362.
4	(5) The Air National Guard of the United
5	States, 10,930.
6	(6) The Air Force Reserve, 991.
7	SEC. 413. END STRENGTHS FOR MILITARY TECHNICIANS
8	(DUAL STATUS).
9	The reserve components of the Army and the Air
10	Force are authorized strengths for military technicians
11	(dual status) as of September 30, 1999, as follows:
12	(1) For the Army Reserve, 5,205.
13	(2) For the Army National Guard of the United
14	States, 22,179.
15	(3) For the Air Force Reserve, 9,761.
16	(4) For the Air National Guard of the United
17	States, 22,408.
18	SEC. 414. EXCLUSION OF ADDITIONAL RESERVE COMPO-
19	NENT GENERAL AND FLAG OFFICERS FROM
20	LIMITATION ON NUMBER OF GENERAL AND
21	FLAG OFFICERS WHO MAY SERVE ON ACTIVE
22	DUTY.
23	Section 526(d) of title 10, United States Code, is
24	amended to read as follows:

1	"(d) Exclusion of Certain Reserve Offi-
2	CERS.—(1) Subject to paragraph (2), the limitations of
3	this section do not apply to the following reserve compo-
4	nent general or flag officers:
5	"(A) A general or flag officer who is on active
6	duty for training.
7	"(B) A general or flag officer who is on active
8	duty under a call or order specifying a period of less
9	than 180 days.
10	"(C) A general or flag officer who is on active
11	duty under a call or order specifying a period of
12	more than 179 days.
13	"(2) The number of general or flag officers of an
14	armed force that are excluded from the applicability of the
15	limitations of this section under paragraph $(1)(C)$ at any
16	one time may not exceed the number equal to three per-
17	cent of the number specified for that armed force under
18	subsection (a).".
19	SEC. 415. INCREASE IN NUMBERS OF MEMBERS IN CER-
20	TAIN GRADES AUTHORIZED TO BE ON ACTIVE
21	DUTY IN SUPPORT OF THE RESERVES.
22	() O MI + III : 42 10011() 6121

(a) Officers.—The table in section 12011(a) of title10, United States Code, is amended to read as follows:

"Grade	Army	Navy	Air Force	Marine Corps
Major or Lieutenant Commander	3,219	1,071	791	140
Lieutenant Colonel or Commander	1,524	520	713	90
Colonel or Navy Captain	438	188	297	30".

- 1 (b) SENIOR ENLISTED MEMBERS.—The table in sec-
- 2 tion 12012(a) of title 10, United States Code, is amended
- 3 to read as follows:

"Grade	Army	Navy	Air Force	Marine Corps
E-9 E-8	623 2,585	$\frac{202}{429}$	395 997	20 94".

- SEC. 416. CONSOLIDATION OF STRENGTH AUTHORIZA-5 TIONS FOR ACTIVE STATUS NAVAL RESERVE 6 FLAG OFFICERS OF THE NAVY MEDICAL DE-7 PARTMENT STAFF CORPS. 8 Section 12004(c) of subtitle E of title 10, United States Code, is amended— 10 (1) in the table in paragraph (1)— 11 (A) by striking out the item relating to the 12 Medical Corps and inserting in lieu thereof the 13 following: "Medical Department staff corps 9"; 14 and 15 (B) by striking out the items relating to 16 the Dental Corps, the Nurse Corps, and the 17 Medical Service Corps; and 18 (2) by adding at the end the following: "(4)(A) For the purposes of paragraph (1), the Medi-19 20 cal Department staff corps referred to in the table are as 21 follows:
- 22 "(i) The Medical Corps.

"(ii) The Dental Corps.
"(iii) The Nurse Corps.
"(iv) The Medical Service Corps.
"(B) Each of the Medical Department staff corps is
authorized one rear admiral (lower half) within the
strength authorization distributed to the Medical Depart-
ment staff corps under paragraph (1). The Secretary of
the Navy shall distribute the remainder of the strength
authorization for the Medical Department staff corps
under that paragraph among those staff corps as the Sec-
retary determines appropriate to meet the needs of the
retary determines appropriate to meet the needs of the Navy.".
· · · · · · · · · · · · · · · · · · ·
Navy.".
Navy.". Subtitle C—Authorization of
Navy.". Subtitle C—Authorization of Appropriations
Navy.". Subtitle C—Authorization of Appropriations SEC. 421. AUTHORIZATION OF APPROPRIATIONS FOR MILLS
Navy.". Subtitle C—Authorization of Appropriations SEC. 421. AUTHORIZATION OF APPROPRIATIONS FOR MILLS TARY PERSONNEL.
Navy.". Subtitle C—Authorization of Appropriations SEC. 421. AUTHORIZATION OF APPROPRIATIONS FOR MILLS TARY PERSONNEL. There is hereby authorized to be appropriated to the
Navy.". Subtitle C—Authorization of Appropriations SEC. 421. AUTHORIZATION OF APPROPRIATIONS FOR MILLS TARY PERSONNEL. There is hereby authorized to be appropriated to the Department of Defense for military personnel for fiscal
Subtitle C—Authorization of Appropriations SEC. 421. AUTHORIZATION OF APPROPRIATIONS FOR MILLS TARY PERSONNEL. There is hereby authorized to be appropriated to the Department of Defense for military personnel for fiscal year 1999 a total of \$70,434,386,000. The authorization

1	TITLE V—MILITARY PERSONNEL
2	POLICY
3	Subtitle A—Officer Personnel
4	Policy
5	SEC. 501. STREAMLINED SELECTIVE RETENTION PROCESS
6	FOR REGULAR OFFICERS.
7	(a) Repeal of Requirement for Duplicative
8	Board.—Section 1183 of title 10, United States Code,
9	is repealed.
10	(b) Conforming Amendments.—(1) Section
11	1182(c) of such title is amended by striking out "send
12	the record of proceedings to a board of review convened
13	under section 1183 of this title" and inserting in lieu
14	thereof "recommend to the Secretary concerned that the
15	officer not be retained on active duty".
16	(2) Section 1184 of such title is amended by striking
17	out "board of review convened under section 1183 of this
18	title" and inserting in lieu thereof "board of inquiry con-
19	vened under section 1182 of this title".
20	(c) Clerical Amendments.—(1) The heading for
21	section 1184 of such title is amended by striking out "re-
22	view" and inserting in lieu thereof "inquiry".
23	(2) The table of sections at the beginning of chapter
24	60 of such title is amended by striking out the items relat-

1	ing to sections 1183 and 1184 and inserting in lieu thereof
2	the following:
	"1184. Removal of officer: action by Secretary upon recommendation of board of inquiry.".
3	SEC. 502. PERMANENT APPLICABILITY OF LIMITATIONS
4	ON YEARS OF ACTIVE NAVAL SERVICE OF
5	NAVY LIMITED DUTY OFFICERS IN GRADES
6	OF COMMANDER AND CAPTAIN.
7	(a) Commanders.—Section 633 of title 10, United
8	States Code, is amended—
9	(1) by striking out "Except an officer" and all
10	that follows through "or section 6383 of this title
11	applies" and inserting in lieu thereof "Except an of-
12	ficer of the Navy or Marine Corps who is an officer
13	designated for limited duty to whom section 5596(e)
14	or 6383 of this title applies"; and
15	(2) by striking out the second sentence.
16	(b) Captains.—Section 634 of such title is amend-
17	ed—
18	(1) by inserting "an officer of the Navy who is
19	designated for limited duty to whom section
20	6383(a)(4) of this title applies and except" in the
21	first sentence after "Except"; and
22	(2) by striking out the second sentence.

- 1 (c) Years of Active Naval Service.—Section
- 2 6383(a) of such title is amended by striking out paragraph
- 3 (5).
- 4 (d) Limitations on Selective Retentions.—Sec-
- 5 tion 6383(k) of such title is amended by striking out the
- 6 last sentence.
- 7 SEC. 503. INVOLUNTARY SEPARATION PAY DENIED FOR
- 8 OFFICER DISCHARGED FOR FAILURE OF SE-
- 9 LECTION FOR PROMOTION REQUESTED BY
- 10 THE OFFICER.
- 11 (a) Ineligibility for Separation Pay.—Section
- 12 1174(a) of title 10, United States Code, is amended by
- 13 adding at the end the following:
- "(3) Notwithstanding paragraphs (1) and (2), an of-
- 15 ficer discharged for twice failing of selection for promotion
- 16 to the next higher grade is not entitled to separation pay
- 17 under this section if the officer submitted a request not
- 18 to be selected for promotion to any selection board that
- 19 considered and did not select the officer for promotion to
- 20 that grade.".
- 21 (b) Report of Selection Board To Name Offi-
- 22 CERS REQUESTING NONSELECTION.—Section 617 of such
- 23 title is amended by adding at the end the following:
- 24 "(c) A selection board convened under section 611(a)
- 25 of this title shall include in its report to the Secretary con-

- 1 cerned the name of any regular officer considered and not
- 2 recommended by the board for promotion who submitted
- 3 to the board a request not to be selected for promotion.".
- 4 (c) Effective Date.—This section and the amend-
- 5 ments made by this section shall take effect on the date
- 6 of the enactment of this Act and shall apply with respect
- 7 to selection boards convened under section 611(a) of title
- 8 10, United States Code, on or after that date.
- 9 SEC. 504. TERM OF OFFICE OF THE CHIEF OF THE AIR
- 10 FORCE NURSE CORPS.
- 11 Section 8069(b) of title 10, United States Code, is
- 12 amended in the third sentence by striking out "and" and
- 13 inserting in lieu thereof the following: "except that the
- 14 Secretary may increase the limit to four years in any case
- 15 in which the Secretary determines that special cir-
- 16 cumstances justify a longer term of service in the position.
- 17 An officer appointed as Chief".

18 Subtitle B—Reserve Component

- 19 **Matters**
- 20 SEC. 511. SERVICE REQUIRED FOR RETIREMENT OF NA-
- 21 TIONAL GUARD OFFICER IN HIGHER GRADE.
- 22 (a) REVISION OF REQUIREMENT.—Subparagraph
- 23 (E) of section 1370(d)(3) of title 10, United States Code,
- 24 is amended to read as follows:

- 1 "(E) To the extent authorized by the Secretary of
- 2 the military department concerned, a person who, after
- 3 having been found qualified for Federal recognition in a
- 4 higher grade by a board under section 307 of title 32,
- 5 serves in a position for which that grade is the minimum
- 6 authorized grade and is appointed as a reserve officer in
- 7 that grade may be credited for the purposes of subpara-
- 8 graph (A) as having served in that grade. The period of
- 9 the service for which credit is afforded under the preceding
- 10 sentence may only be the period for which the person
- 11 served in the position after the Senate provides advice and
- 12 consent for the appointment.".
- 13 (b) Effective Date.—The amendment made by
- 14 subsection (a) shall take effect on the date of the enact-
- 15 ment of this Act and shall apply with respect to appoint-
- 16 ments to higher grades that take effect after that date.
- 17 SEC. 512. REDUCED TIME-IN-GRADE REQUIREMENT FOR
- 18 RESERVE GENERAL AND FLAG OFFICERS IN-
- 19 VOLUNTARILY TRANSFERRED FROM ACTIVE
- 20 STATUS.
- 21 (a) Minimum Service in Active Status.—Section
- 22 1370(d)(3) of title 10, United States Code, as amended
- 23 by section 511, is further amended by adding at the end
- 24 the following new subparagraph:

- 1 "(F) A person covered by subparagraph (A) who has
- 2 completed at least six months of satisfactory service in a
- 3 grade above colonel or (in the case of the Navy) captain
- 4 and, while serving in an active status in such grade, is
- 5 involuntarily transferred (other than for cause) from ac-
- 6 tive status may be credited with satisfactory service in the
- 7 grade in which serving at the time of such transfer, not-
- 8 withstanding failure of the person to complete three years
- 9 of service in that grade.".
- 10 (b) Effective Date.—Subparagraph (F) of such
- 11 section, as added by subsection (a), shall take effect on
- 12 the date of the enactment of this Act and shall apply with
- 13 respect to transfers referred to in such subparagraph that
- 14 are made on or after that date.
- 15 SEC. 513. ELIGIBILITY OF ARMY AND AIR FORCE RESERVE
- 16 BRIGADIER GENERALS TO BE CONSIDERED
- 17 FOR PROMOTION WHILE ON INACTIVE STA-
- 18 TUS LIST.
- 19 (a) Waiver of Active Status Requirement.—
- 20 Chapter 1405 of title 10, United States Code, is amended
- 21 by adding at the end the following:

1	"§ 14318. Officers on inactive status list: eligibility of
2	Army and Air Force reserve brigadier
3	generals for consideration for promotion
4	"(a) Waiver of One-Year Active Status
5	Rule.—The Secretary concerned may waive the eligibility
6	requirements in section 14301(a) of this title (and the re-
7	quirement in section 140101(a) of this title that an officer
8	be on a reserve active-status list) in the case of a general
9	officer referred to in subsection (b) and authorize the offi-
10	cer to be considered for promotion under this chapter by
11	a promotion board convened under section 14101(a) of
12	this title.
13	"(b) Applicability.—Subsection (a) applies to a re-
14	serve officer of the Army or Air Force who—
15	"(1) is on the inactive status list of the Standby
16	Reserve in the grade of brigadier general pursuant
17	to a transfer under section 14314(a)(2) of this title;
18	"(2) has been on the inactive status list pursu-
19	ant to the transfer for less than one year as of the
20	date of the convening of the promotion board that
21	is to consider the officer for promotion; and
22	"(3) during the one-year period ending on the
23	date of the transfer to the inactive status list, con-
24	tinuously performed service on either the reserve ac-
25	tive-status list, the active-duty list, or a combination
26	of both lists.".

1 (b) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by adding at the end the following: "14318. Officers on inactive status list: eligibility of Army and Air Force reserve brigadier generals for consideration for promotion.". SEC. 514. COMPOSITION OF SELECTIVE EARLY RETIRE-5 MENT BOARDS FOR REAR ADMIRALS OF THE 6 NAVAL RESERVE AND MAJOR GENERALS OF 7 THE MARINE CORPS RESERVE. 8 Section 14705(b) of title 10, United States Code, is amended— (1) by inserting "(1)" after "(b) BOARDS.—"; 10 11 and 12 (2) by adding at the end the following: 13 "(2) In the case of a board convened to consider the 14 early retirement of officers in the grade of rear admiral in the Naval Reserve or major general in the Marine Corps Reserve, the Secretary of the Navy may prescribe the composition of the board notwithstanding section 14102(b) of this title. In doing so, however, the Secretary shall ensure

23 board is a reserve officer who holds the grade of rear ad-

that each regular commissioned officer of the Navy or the

Marine Corps appointed to the board holds a permanent

grade higher than the grade of the officers under consider-

ation by the board and that at least one member of the

24 miral or major general.".

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1	SEC. 515. USE OF RESERVES FOR EMERGENCIES INVOLV-
2	ING WEAPONS OF MASS DESTRUCTION.
3	(a) Order to Active Duty.—(1) Section 12304 of
4	title 10, United States Code, is amended—
5	(A) in subsection (a), by inserting "or is nec-
6	essary to provide assistance referred to in subsection
7	(b)" after "to augment the active forces for any
8	operational mission".
9	(B) in subsection (b)—
10	(i) by striking out "(b)" and inserting in
11	lieu thereof "(c) Limitations.—(1)"; and
12	(ii) by striking out ", or to provide" and
13	inserting in lieu thereof "or, except as provided
14	in subsection (b), to provide";
15	(C) by redesignating subsection (c) as para-
16	graph (2); and
17	(D) by inserting after subsection (a) the follow-
18	ing new subsection (b):
19	"(b) Support for Responses to Certain Emer-
20	GENCIES.—The authority under subsection (a) includes
21	authority to order a unit or member to active duty to pro-
22	vide assistance in responding to an emergency involving
23	a use or threatened use of a weapon of mass destruction.".
24	(2) Subsection (i) of such section is amended to read
25	as follows:
26	"(i) Definitions.—For purposes of this section:

"(1) The term 'Individual Ready Reserve mobi-1 2 lization category' means, in the case of any reserve 3 component, the category of the Individual Ready Re-4 serve described in section 10144(b) of this title. 5 "(2) The term 'weapon of mass destruction' has 6 the meaning given such term in section 1402 of the 7 Defense Against Weapons of Mass Destruction Act 8 of 1996 (50 U.S.C. 2302(1)).". 9 (3) Such section is further amended— (A) in subsection (a), by inserting "AUTHOR-10 ITY.—" after "(a)": 11 12 (B) in subsection (d), by inserting "Exclusion From Strength Limitations.—" after "(d)": 13 14 (C) in subsection (e), by inserting "Policies AND PROCEDURES.—" after "(e)"; 15 (D) in subsection (f), by inserting "Notifica-16 TION OF CONGRESS.—" after "(f)"; 17 18 (E) in subsection (g), by inserting "Termi-NATION OF DUTY.—" after "(g)"; and 19 20 (F) in subsection (h), by inserting "Relation-SHIP TO WAR POWERS RESOLUTION.—" after 21 22 "(h)". 23 (b) Use of Active Guard and Reserve Person-NEL.—Section 12310 of title 10, United States Code, is amended by adding at the end the following:

- 1 "(c)(1) A Reserve on active duty as described in sub-
- 2 section (a), or a Reserve who is a member of the National
- 3 Guard serving on full-time National Guard duty under
- 4 section 502(f) of title 32 in connection with functions re-
- 5 ferred to in subsection (a), may perform any duties in sup-
- 6 port of emergency preparedness programs to prepare for
- 7 or to respond to any emergency involving the use of a
- 8 weapon of mass destruction (as defined in section 1402
- 9 of the Defense Against Weapons of Mass Destruction Act
- 10 of 1996 (50 U.S.C. 2302(1))).
- 11 "(2) The costs of the pay, allowances, clothing, sub-
- 12 sistence, gratuities, travel, and related expenses for a Re-
- 13 serve performing duties under the authority of paragraph
- 14 (1) shall be paid from the appropriation that is available
- 15 to pay such costs for other members of the reserve compo-
- 16 nent of that Reserve who are performing duties as de-
- 17 scribed in subsection (a).".

18 Subtitle C—Other Matters

- 19 SEC. 521. ANNUAL MANPOWER REQUIREMENTS REPORT.
- Section 115a(a) of title 10, United States Code, is
- 21 amended by striking out the first sentence and inserting
- 22 in lieu thereof the following: "The Secretary of Defense
- 23 shall submit an annual manpower requirements report to
- 24 Congress each year, not later than 45 days after the date

- 1 on which the President submits the budget for the next
- 2 fiscal year to Congress under section 1105(a) of title 31.".
- 3 SEC. 522. FOUR-YEAR EXTENSION OF CERTAIN FORCE RE-
- 4 DUCTION TRANSITION PERIOD MANAGEMENT
- 5 AND BENEFITS AUTHORITIES.
- 6 (a) ACTIVE FORCE EARLY RETIREMENT.—Section
- 7 4403(i) of the National Defense Authorization Act for Fis-
- 8 cal Year 1993 (10 U.S.C. 1293 note) is amended by strik-
- 9 ing out "October 1, 1999" and inserting in lieu thereof
- 10 "October 1, 2003".
- 11 (b) Special Separation Benefits Program.—
- 12 Section 1174a(h) of title 10, United States Code, is
- 13 amended by striking out "September 30, 1999" and in-
- 14 serting in lieu thereof "September 30, 2003".
- 15 (c) Voluntary Separation Incentive.—Section
- 16 1175(d)(3) of such title is amended by striking out "Sep-
- 17 tember 30, 1999" and inserting in lieu thereof "Septem-
- 18 ber 30, 2003".
- 19 (d) Selective Early Retirement Boards.—Sec-
- 20 tion 638a(a) of such title, is amended by striking out
- 21 "nine-year period" and inserting in lieu thereof "13-year
- 22 period".
- 23 (e) Retired Grade.—Section 1370(a)(2)(A) of such
- 24 title is amended by striking out "nine-year period" and
- 25 inserting in lieu thereof "13-year period".

- 1 (f) Minimum Commissioned Service for Vol-
- 2 UNTARY RETIREMENT.—Sections 3911(b), 6323(a)(2),
- 3 and 8911(b) of such title are amended by striking out
- 4 "nine-year period" and inserting in lieu thereof "13-year
- 5 period".
- 6 (g) Travel, Transportation, and Storage Ben-
- 7 EFITS.—(1) Subsections (c)(1)(C) and (f)(2)(B)(v) of sec-
- 8 tion 404 of title 37, United States Code, and subsections
- 9 (a)(2)(B)(v) and (g)(1)(C) of section 406 of such title are
- 10 amended by striking out "nine-year period" and inserting
- 11 in lieu thereof "13-year period".
- 12 (2) Section 503(c)(1) of the National Defense Au-
- 13 thorization Act for Fiscal Year 1991 (37 U.S.C. 406 note)
- 14 is amended by striking out "nine-year period" and insert-
- 15 ing in lieu thereof "13-year period".
- 16 (h) EDUCATIONAL LEAVE FOR PUBLIC AND COMMU-
- 17 NITY SERVICE.—Section 4463(f) of the National Defense
- 18 Authorization Act for Fiscal Year 1993 (10 U.S.C. 1143a
- 19 note) is amended by striking out "September 30, 1999"
- 20 and inserting in lieu thereof "September 30, 2003".
- 21 (i) HEALTH BENEFITS.—Section 1145 of title 10,
- 22 United States Code, is amended—
- 23 (1) in subsections (a)(1) and (c)(1), by striking
- out "nine-year period" and inserting in lieu thereof
- 25 "13-year period"; and

1 (2) in subsection (e), by striking out "five-year 2 period" and inserting in lieu thereof "nine-year pe-3 riod". 4 (j) Commissary and Exchange Benefits.—Section 1146 of such title is amended— (1) by striking out "nine-year period" in the 6 7 first sentence and inserting in lieu thereof "13-year 8 period"; and (2) by striking out "five-year period" in the 9 10 second sentence and inserting in lieu thereof "nine-11 year period". 12 (k) Use of Military Housing.—Section 1147(a) of such title 10 is amended— 13 14 (1) in paragraph (1), by striking out "nine-year 15 period" and inserting in lieu thereof "13-year period"; and 16 17 (2) in paragraph (2), by striking out "five-year 18 period" and inserting in lieu thereof "nine-year pe-19 riod". 20 (1) CONTINUED ENROLLMENT OF DEPENDENTS IN 21 DEFENSE DEPENDENTS' EDUCATION SYSTEM.—Section 1407(c)(1) of the Defense Dependents' Education Act of 23 1978 (20 U.S.C. 926(c)(1)) is amended by striking out "nine-year period" and inserting in lieu thereof "13-year 25 period".

- 1 (m) GUARD AND RESERVE TRANSITION INITIA-
- 2 TIVES.—Title XLIV of the National Defense Authoriza-
- 3 tion Act for Fiscal Year 1993 (10 U.S.C. 12681 note) is
- 4 amended—
- 5 (1) in section 4411, by striking out "September
- 6 30, 1999" and inserting in lieu thereof "September
- 7 30, 2003"; and
- 8 (2) in section 4416(b)(1), by striking out "Oc-
- 9 tober 1, 1999" and inserting in lieu thereof "Octo-
- 10 ber 1, 2003".
- 11 (n) Retired Pay for Nonregular Service-Age
- 12 AND SERVICE REQUIREMENTS.—(1) Section 12731(f) of
- 13 title 10, United States Code, is amended by striking out
- 14 "September 30, 1999" and inserting in lieu thereof "Sep-
- 15 tember 30, 2003".
- 16 (2) Subsections (a)(1)(B) and (b) of section 12731a
- 17 of such title are amended by striking out "October 1,
- 18 1999" and inserting in lieu thereof "October 1, 2003".
- 19 (o) REDUCTION OF TIME-IN-GRADE REQUIREMENT
- 20 FOR RETENTION OF GRADE UPON VOLUNTARY RETIRE-
- 21 MENT.—Section 1370(d) of such title is amended by add-
- 22 ing at the end the following new paragraph:
- 23 "(5) The Secretary of Defense may authorize the
- 24 Secretary of a military department to reduce the three-
- 25 year period required by paragraph (3)(A) to a period not

- 1 less than two years in the case of retirements effective
- 2 during the period beginning on the date of the enactment
- 3 of the National Defense Authorization Act for Fiscal Year
- 4 1999 and ending September 30, 2003. The number of the
- 5 reserved commissioned officers of an armed force in the
- 6 same grade for whom a reduction is made during any fis-
- 7 cal year in the period of service-in-grade otherwise re-
- 8 quired under this paragraph may not exceed the number
- 9 equal to two percent of the strength authorized for that
- 10 fiscal year for reserve commissioned officers of that armed
- 11 force in an active status in that grade.".
- 12 (p) Affiliation With Guard and Reserve
- 13 Units; Waiver of Certain Limitations.—Section
- 14 1150(a) of such title is amended by striking out "nine-
- 15 year period" and inserting in lieu thereof "13-year pe-
- 16 riod".
- 17 (q) Time for Use of Montgomery G.I. Bill En-
- 18 TITLEMENT.—Section 16133(b)(1)(B) of such title is
- 19 amended by striking out "September 30, 1999" and in-
- 20 serting in lieu thereof "September 30, 2003".

1	SEC. 523. CONTINUATION OF ELIGIBILITY FOR VOL-
2	UNTARY SEPARATION INCENTIVE AFTER IN-
3	VOLUNTARY LOSS OF MEMBERSHIP IN
4	READY OR STANDBY RESERVE.
5	(a) Period of Eligibility.—Subsection (a) of sec-
6	tion 1175 of title 10, United States Code, is amended—
7	(1) by inserting "(1)" after "(a)";
8	(2) by striking out ", for the period of time the
9	member is serving in a reserve component"; and
10	(3) by adding at the end the following:
11	"(2)(A) Except as provided in subparagraph (B), a
12	financial incentive provided a member under this section
13	shall be paid for the period equal to twice the number of
14	years of service of the member, computed as provided in
15	subsection (e)(5).
16	"(B) If, before the expiration of the period otherwise
17	applicable under subparagraph (A) to a member receiving
18	a financial incentive under this section, the member is sep-
19	arated from a reserve component or is transferred to the
20	Retired Reserve, the period for payment of a financial in-
21	centive to the member under this section shall terminate
22	on the date of the separation or transfer unless—
23	"(i) the separation or transfer is required by
24	reason of the age or number of years of service of
25	the member;

1	"(ii) the separation or transfer is required by
2	reason of the failure of selection for promotion or
3	the medical disqualification of the member, except in
4	a case in which the Secretary of Defense or the Sec-
5	retary of Transportation determines that the basis
6	for the separation or transfer is a result of a delib-
7	erate action taken by the member with the intent to
8	avoid retention in the Ready Reserve or Standby Re-
9	serve; or
10	"(iii) in the case of a separation, the member

- is separated from the reserve component for appointment or enlistment in or transfer to another reserve component of an armed force for service in the Ready Reserve or Standby Reserve of that armed force.".
- (b) REPEAL OF SUPERSEDED PROVISION.—Sub-16 section (e)(1) of such section is amended by striking out the second sentence.

SEC. 524. REPEAL OF LIMITATIONS ON AUTHORITY TO SET

- 20 RATES AND WAIVE REQUIREMENT FOR REIM-21 BURSEMENT OF EXPENSES INCURRED FOR 22 INSTRUCTION AT SERVICE ACADEMIES OF 23
- 24 (a) United States Military Academy.—Section 4344(b) of title 10, United States Code, is amended—

PERSONS FROM FOREIGN COUNTRIES.

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1	(1) in the second sentence of paragraph (2), by
2	striking out ", except that the reimbursement rates
3	may not be less than the cost to the United States
4	of providing such instruction, including pay, allow-
5	ances, and emoluments, to a cadet appointed from
6	the United States"; and
7	(2) by striking out paragraph (3).
8	(b) Naval Academy.—Section 6957(b) of such title
9	is amended—
10	(1) in the second sentence of paragraph (2), by
11	striking out ", except that the reimbursement rates
12	may not be less than the cost to the United States
13	of providing such instruction, including pay, allow-
14	ances, and emoluments, to a midshipman appointed
15	from the United States"; and
16	(2) by striking out paragraph (3).
17	(c) AIR FORCE ACADEMY.—Section 9344(b) of such
18	title is amended—
19	(1) in the second sentence of paragraph (2), by
20	striking out ", except that the reimbursement rates
21	may not be less than the cost to the United States
22	of providing such instruction, including pay, allow-
23	ances, and emoluments, to a cadet appointed from
24	the United States"; and
25	(2) by striking out paragraph (3).

1	SEC. 525. REPEAL OF RESTRICTION ON CIVILIAN EMPLOY-
2	MENT OF ENLISTED MEMBERS.
3	(a) Repeal.—Section 974 of title 10, United States
4	Code, is repealed.
5	(b) Clerical Amendment.—The table of sections
6	at the beginning of chapter 49 of such title is amended
7	by striking out the item relating to section 974.
8	SEC. 526. EXTENSION OF REPORTING DATES FOR COMMIS-
9	SION ON MILITARY TRAINING AND GENDER-
10	RELATED ISSUES.
11	(a) Interim Report.—Subsection (e)(1) of section
12	562 of the National Defense Authorization Act for Fiscal
13	Year 1998 (Public Law 105–85; 111 Stat. 1754; 10
14	U.S.C. 113 note) is amended by striking out "April 15,
15	1998" and inserting in lieu thereof "October 15, 1998".
16	(b) Final Report.—Subsection (e)(2) of such sec-
17	tion is amended by striking out "September 16, 1998"
18	and inserting in lieu thereof "March 15, 1999".
19	SEC. 527. MORATORIUM ON CHANGES OF GENDER-RELAT-
20	ED POLICIES AND PRACTICES PENDING COM-
21	PLETION OF THE WORK OF THE COMMISSION
22	ON MILITARY TRAINING AND GENDER-RELAT-
23	ED ISSUES.
24	Notwithstanding any other provision of law, no offi-
25	cial of the Department of Defense may implement any
26	change of policy or official practice in the department re-

1	garding separation or integration of members of the
2	Armed Forces on the basis of gender that is within the
3	responsibility of the Commission on Military Training and
4	Gender-Related Issues to review under subtitle F of title
5	V of the National Defense Authorization Act for Fisca
6	Year 1998 (Public Law 105–85; 111 Stat. 1750), before
7	the date on which the commission terminates under sec-
8	tion 564 of such Act.
9	SEC. 528. TRANSITIONAL COMPENSATION FOR ABUSEI
10	DEPENDENT CHILDREN NOT RESIDING WITH
1 1	THE SPOUSE OR FORMER SPOUSE OF A MEM
11	THE SPOUSE OR FORMER SPOUSE OF A MEM
11	BER CONVICTED OF DEPENDENT ABUSE.
12	BER CONVICTED OF DEPENDENT ABUSE.
12 13	BER CONVICTED OF DEPENDENT ABUSE. (a) Entitlement Not Conditioned on Forfeit
12 13 14	BER CONVICTED OF DEPENDENT ABUSE. (a) Entitlement Not Conditioned on Forfeit ure of Spousal Compensation.—Subsection (d) of section (d) of s
12 13 14 15	BER CONVICTED OF DEPENDENT ABUSE. (a) ENTITLEMENT NOT CONDITIONED ON FORFEIT URE OF SPOUSAL COMPENSATION.—Subsection (d) of section 1059 of title 10, United States Code, is amended—
12 13 14 15 16	BER CONVICTED OF DEPENDENT ABUSE. (a) ENTITLEMENT NOT CONDITIONED ON FORFEIT URE OF SPOUSAL COMPENSATION.—Subsection (d) of section 1059 of title 10, United States Code, is amended— (1) by striking out paragraph (1) and inserting
12 13 14 15 16	BER CONVICTED OF DEPENDENT ABUSE. (a) ENTITLEMENT NOT CONDITIONED ON FORFEIT URE OF SPOUSAL COMPENSATION.—Subsection (d) of section 1059 of title 10, United States Code, is amended— (1) by striking out paragraph (1) and inserting in lieu thereof the following:
12 13 14 15 16 17	BER CONVICTED OF DEPENDENT ABUSE. (a) ENTITLEMENT NOT CONDITIONED ON FORFEIT URE OF SPOUSAL COMPENSATION.—Subsection (d) of section 1059 of title 10, United States Code, is amended— (1) by striking out paragraph (1) and inserting in lieu thereof the following: "(1) If the individual was married at the time
12 13 14 15 16 17 18	BER CONVICTED OF DEPENDENT ABUSE. (a) ENTITLEMENT NOT CONDITIONED ON FORFEIT URE OF SPOUSAL COMPENSATION.—Subsection (d) of section 1059 of title 10, United States Code, is amended— (1) by striking out paragraph (1) and inserting in lieu thereof the following: "(1) If the individual was married at the time of the commission of the dependent-abuse offense results."

amount (determined under subsection (f)(2)) for

each, if any, dependent child of the individual de-

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1	scribed in subsection (b) who resides in the same
2	household as that spouse or former spouse.";
3	(2) in paragraph (2)—
4	(A) by striking out "(but for subsection
5	(g)) would be eligible" and inserting in lieu
6	thereof "is or, but for subsection (g), would be
7	eligible''; and
8	(B) by striking out "such compensation"
9	and inserting in lieu thereof "compensation
10	under this section"; and
11	(3) in paragraph (4), by striking out "For pur-
12	poses of paragraphs (2) and (3)" and inserting in
13	lieu thereof "For purposes of this subsection".
14	(b) Amount of Payment.—Subsection (f)(2) of
15	such section is amended by striking out "has custody of
16	a dependent child or children of the member" and insert-
17	ing in lieu thereof "has custody of a dependent child of
18	the member who resides in the same household as that
19	spouse or former spouse".
20	(c) Prospective Applicability.—No benefits shall
21	accrue by reason of the amendments made by this section
22	for any month that begins before the date of the enact-
23	ment of this Act.

1	SEC. 529. PILOT PROGRAM FOR TREATING GED RECIPI-
2	ENTS AS HIGH SCHOOL GRADUATES FOR DE-
3	TERMINATIONS OF ELIGIBILITY FOR ENLIST-
4	ING IN THE ARMED FORCES.
5	(a) Program Required.—The Secretary of Defense
6	shall establish a pilot program to assess whether the
7	Armed Forces could better meet recruiting requirements
8	by treating GED recipients as having graduated from high
9	school with a high school diploma for the purpose of deter-
10	mining the eligibility of those persons to enlist in the
11	Armed Forces. The Secretary of each military department
12	shall administer the pilot program for the armed force or
13	armed forces under the jurisdiction of the Secretary.
14	(b) ELIGIBLE GED RECIPIENTS.—(1) Under the
15	pilot program, a person shall be treated as having grad-
16	uated from high school with a high school diploma for the
17	purpose described in subsection (a) if the person—
18	(A) has completed a general education develop-
19	ment program while participating in the National
20	Guard Challenge Program; and
21	(B) is a GED recipient.
22	(2) For the purposes of this section, a person is a
23	GED recipient if the person, after completing a general
24	education development program, has obtained certification
25	of high school equivalency by meeting State requirements
26	and passing a State approved exam that is administered

- 1 for the purpose of providing an appraisal of the person's
- 2 achievement or performance in the broad subject matter
- 3 areas usually required for high school graduates.
- 4 (c) Annual Limit on Number.—Not more than
- 5 1,250 persons enlisted by an armed force in any fiscal year
- 6 may be treated under the pilot program as having grad-
- 7 uated from high school with a high school diploma.
- 8 (d) Period for Pilot Program.—The pilot pro-
- 9 gram shall be in effect for five fiscal years beginning on
- 10 October 1, 1998.
- 11 (e) Report.—(1) Not later than February 1, 2004,
- 12 the Secretary of Defense shall submit a report on the pilot
- 13 program to the Committee on Armed Services of the Sen-
- 14 ate and the Committee on National Security of the House
- 15 of Representatives.
- 16 (2)(A) The report shall include the assessment of the
- 17 Secretary of Defense, and any assessment of any of the
- 18 Secretaries of the military departments, regarding the
- 19 value of, and any necessity for, authority to treat GED
- 20 recipients as having graduated from high school with a
- 21 high school diploma for the purpose of determining the
- 22 eligibility of those persons to enlist in the Armed Forces.
- (B) The Secretary shall also set forth in the report,
- 24 by armed force for each fiscal year of the pilot program,
- 25 a comparison of the performance of the persons who en-

- 1 listed in that armed force during the fiscal year as GED
- 2 recipients treated under the pilot program as having grad-
- 3 uated from high school with a high school diploma with
- 4 the performance of the persons who enlisted in that armed
- 5 force during the same fiscal year after having graduated
- 6 from high school with a high school diploma, with respect
- 7 to the following:
- 8 (i) Attrition.
- 9 (ii) Discipline.
- 10 (iii) Adaptability to military life.
- 11 (iv) Aptitude for mastering the skills necessary
- for technical specialties.
- 13 (v) Reenlistment rates.
- 14 (f) Reference to National Guard Challenge
- 15 Program.—The National Guard Challenge Program re-
- 16 ferred to in this section is a program conducted under sec-
- 17 tion 509 of title 32, United States Code.
- 18 (g) State Defined.—In this section, the term
- 19 "State" has the meaning given that term in section
- 20 509(l)(1) of title 32, United States Code.
- 21 SEC. 530. WAIVER OF TIME LIMITATIONS FOR AWARD OF
- 22 DISTINGUISHED FLYING CROSS IN CERTAIN
- 23 CASES.
- 24 (a) Waiver.—Any limitation established by law or
- 25 policy for the time within which a recommendation for the

- 1 award of a military decoration or award must be submit-
- 2 ted shall not apply to awards of the Distinguished Flying
- 3 Cross for service described in subsection (b).
- 4 (b) Applicability of Waiver.—Subsection (a) ap-
- 5 plies to award of the Distinguished Flying Cross for serv-
- 6 ice during World War II or Korea (including multiple
- 7 awards to the same individual) in the case of each individ-
- 8 ual (not covered by section 573(d) of the National Defense
- 9 Authorization Act for Fiscal Year 1998 (Public Law 105–
- 10 85; 111 Stat. 1757)) concerning whom the Secretary of
- 11 the Navy (or an officer of the Navy acting on behalf of
- 12 the Secretary) submitted to the Committee on National
- 13 Security of the House of Representatives and the Commit-
- 14 tee on Armed Services of the Senate, before the date of
- 15 the enactment of this Act, a notice as provided in section
- 16 1130(b) of title 10, United States Code, that the award
- 17 of the Distinguished Flying Cross to that individual is
- 18 warranted and that a waiver of time restrictions pre-
- 19 scribed by law for recommendation for such award is rec-
- 20 ommended.

TITLE VI—COMPENSATION AND

2 OTHER PERSONNEL BENEFITS

3 Subtitle A—Pay and Allowances

- 4 SEC. 601. INCREASE IN BASIC PAY FOR FISCAL YEAR 1999.
- 5 (a) Waiver of Section 1009 Adjustment.—Any
- 6 adjustment required by section 1009 of title 37, United
- 7 States Code, in the rates of monthly basic pay authorized
- 8 members of the uniformed services by section 203(a) of
- 9 such title to become effective during fiscal year 1999 shall
- 10 not be made.

- 11 (b) Increase in Basic Pay.—Effective on January
- 12 1, 1999, the rates of basic pay of members of the uni-
- 13 formed services are increased by 3.1 percent.
- 14 SEC. 602. RATE OF PAY FOR CADETS AND MIDSHIPMEN AT
- 15 THE SERVICE ACADEMIES.
- 16 (a) Increased Rate.—Section 203(c) of title 37,
- 17 United States Code, is amended by striking out "\$558.04"
- 18 and inserting in lieu thereof "\$600.00".
- 19 (b) Effective Date.—The amendment made by
- 20 subsection (a) shall take effect on January 1, 1999.
- 21 SEC. 603. PAYMENTS FOR MOVEMENTS OF HOUSEHOLD
- GOODS ARRANGED BY MEMBERS.
- 23 (a) Monetary Allowance Authorized.—Sub-
- 24 section (b)(1) of section 406 of title 37, United States
- 25 Code, is amended—

1	(1) in subparagraph (A)—
2	(A) by striking out ", or reimbursement
3	therefor,"; and
4	(B) by inserting after the second sentence
5	the following: "Alternatively, a member may be
6	paid reimbursement or a monetary allowance
7	under subparagraph (F)."; and
8	(2) by adding at the end the following:
9	"(F) A member entitled to transportation of baggage
10	and household effects under subparagraph (A) may, as an
11	alternative to the provision of transportation, be paid re-
12	imbursement or, at the member's request, a monetary al-
13	lowance in advance for the cost of transportation of the
14	baggage and household effects. The monetary allowance
15	may be paid only if the amount of the allowance does not
16	exceed the cost that would be incurred by the Government
17	under subparagraph (A) for the transportation of the bag-
18	gage and household effects. Appropriations available to
19	the Department of Defense, the Department of Transpor-
20	tation, and the Department of Health and Human Serv-
21	ices for providing transportation of baggage or household
22	effects of members of the uniformed services shall be avail-
23	able to pay a reimbursement or monetary allowance under
24	this subparagraph. The Secretary concerned may pre-
25	scribe the manner in which the risk of liability for damage

- 1 destruction, or loss of baggage or household effects ar-
- 2 ranged, packed, crated, or loaded by a member is allocated
- 3 among the member, the United States, and any contractor
- 4 when a reimbursement or monetary allowance is elected
- 5 under this subparagraph.".
- 6 (b) Repeal of Superseded Provision.—Such sec-
- 7 tion is further amended by striking out subsection (j).
- 8 SEC. 604. LEAVE WITHOUT PAY FOR SUSPENDED ACADEMY
- 9 CADETS AND MIDSHIPMEN.
- 10 (a) AUTHORITY.—Section 702 of title 10, United
- 11 States Code, is amended—
- 12 (1) by designating the second sentence of sub-
- section (b) as subsection (d);
- 14 (2) by redesignating subsection (b) as sub-
- section (c); and
- 16 (3) by inserting after subsection (a) the follow-
- ing new subsection (b):
- 18 "(b) Leave Without Pay.—(1) Under regulations
- 19 prescribed under subsection (d), the Superintendent of the
- 20 United States Military Academy, the United States Naval
- 21 Academy, the United States Air Force Academy, or the
- 22 United States Coast Guard Academy may order a cadet
- 23 or midshipman of the Academy to be placed on leave invol-
- 24 untarily for any period during which the cadet or mid-
- 25 shipman is suspended from duty at the Academy—

1	"(A) pending separation from the Academy;
2	"(B) pending return to the Academy to repeat
3	an academic semester or year; or
4	"(C) for other good cause.
5	"(2) A cadet or midshipman placed on involuntary
6	leave under paragraph (1) is not entitled to any pay under
7	section 230(c) of title 37 for the period of the leave.
8	"(3) A return of a cadet or midshipman to a pay sta-
9	tus at the Academy from an involuntary leave status under
10	paragraph (1) does not restore any entitlement of the
11	cadet or midshipman to pay for the period of the involun-
12	tary leave.".
13	(b) Subsection Headings.—Such section, as
14	amended by subsection (a), is further amended—
15	(1) in subsection (a), by inserting "Gradua-
16	TION LEAVE.—" after "(a)";
17	(2) in subsection (c), by inserting "INAPPLICA-
18	BLE LEAVE PROVISIONS.—" after "(c)"; and
19	(3) in subsection (d), by inserting "Regula-
20	TIONS.—" after "(d)".

114 Subtitle B—Bonuses and Special 1 and Incentive Pays 2 SEC. 611. THREE-MONTH EXTENSION OF CERTAIN BO-4 NUSES AND SPECIAL PAY AUTHORITIES FOR 5 RESERVE FORCES. 6 (a) Special Pay for Health Professionals in CRITICALLY SHORT WARTIME SPECIALTIES.—Section 7 302g(f) of title 37, United States Code, is amended by 8 striking out "September 30, 1999" and inserting in lieu thereof "December 31, 1999". 10 11 (b) Selected Reserve Reenlistment Bonus.— 12 Section 308b(f) of title 37, United States Code, is amended by striking out "September 30, 1999" and inserting 13 in lieu thereof "December 31, 1999". 15 (c) Selected Reserve Enlistment Bonus.—Section 308c(e) of title 37, United States Code, is amended by striking out "September 30, 1999" and inserting in lieu thereof "December 31, 1999". 18

- 19 (d) Special Pay for Enlisted Members As-
- 20 SIGNED TO CERTAIN HIGH PRIORITY UNITS.—Section
- 21 308d(c) of title 37, United States Code, is amended by
- 22 striking out "September 30, 1999" and inserting in lieu
- 23 thereof "December 31, 1999".
- 24 (e) Selected Reserve Affiliation Bonus.—Sec-
- 25 tion 308e(e) of title 37, United States Code, is amended

- 1 by striking out "September 30, 1999" and inserting in
- 2 lieu thereof "December 31, 1999".
- 3 (f) Ready Reserve Enlistment and Reenlist-
- 4 MENT BONUS.—Section 308h(g) of title 37, United States
- 5 Code, is amended by striking out "September 30, 1999"
- 6 and inserting in lieu thereof "December 31, 1999".
- 7 (g) Prior Service Enlistment Bonus.—Section
- 8 308i(f) of title 37, United States Code, as redesignated
- 9 by section 622, is amended by striking out "September
- 10 30, 1999" and inserting in lieu thereof "December 31,
- 11 1999".
- 12 (h) Repayment of Education Loans for Cer-
- 13 TAIN HEALTH PROFESSIONALS WHO SERVE IN THE SE-
- 14 LECTED RESERVE.—Section 16302(d) of title 10, United
- 15 States Code, is amended by striking out "October 1,
- 16 1999" and inserting in lieu thereof "January 1, 2000".
- 17 SEC. 612. THREE-MONTH EXTENSION OF CERTAIN BO-
- 18 NUSES AND SPECIAL PAY AUTHORITIES FOR
- 19 NURSE OFFICER CANDIDATES, REGISTERED
- 20 Nurses, and nurse anesthetists.
- 21 (a) Nurse Officer Candidate Accession Pro-
- 22 GRAM.—Section 2130a(a)(1) of title 10, United States
- 23 Code, is amended by striking out "September 30, 1999"
- 24 and inserting in lieu thereof "December 31, 1999".

- 1 (b) Accession Bonus for Registered Nurses.—
- 2 Section 302d(a)(1) of title 37, United States Code, is
- 3 amended by striking out "September 30, 1999" and in-
- 4 serting in lieu thereof "December 31, 1999".
- 5 (c) Incentive Special Pay for Nurse Anes-
- 6 THETISTS.—Section 302e(a)(1) of title 37, United States
- 7 Code, is amended by striking out "September 30, 1999"
- 8 and inserting in lieu thereof "December 31, 1999".
- 9 SEC. 613. THREE-MONTH EXTENSION OF AUTHORITIES RE-
- 10 LATING TO PAYMENT OF OTHER BONUSES
- 11 AND SPECIAL PAYS.
- 12 (a) Aviation Officer Retention Bonus.—Sec-
- 13 tion 301b(a) of title 37, United States Code, is amended
- 14 by striking out "September 30, 1999," and inserting in
- 15 lieu thereof "December 31, 1999,".
- 16 (b) REENLISTMENT BONUS FOR ACTIVE MEM-
- 17 BERS.—Section 308(g) of title 37, United States Code, is
- 18 amended by striking out "September 30, 1999" and in-
- 19 serting in lieu thereof "December 31, 1999".
- 20 (c) Enlistment Bonuses for Members With
- 21 Critical Skills.—Sections 308a(c) and 308f(c) of title
- 22 37, United States Code, are each amended by striking out
- 23 "September 30, 1999" and inserting in lieu thereof "De-
- 24 cember 31, 1999".

- 1 (d) Special Pay for Nuclear-Qualified Offi-
- 2 CERS EXTENDING PERIOD OF ACTIVE SERVICE.—Section
- 3 312(e) of title 37, United States Code, is amended by
- 4 striking out "September 30, 1999" and inserting in lieu
- 5 thereof "December 31, 1999".
- 6 (e) Nuclear Career Accession Bonus.—Section
- 7 312b(c) of title 37, United States Code, is amended by
- 8 striking out "September 30, 1999" and inserting in lieu
- 9 thereof "December 31, 1999".
- 10 (f) Nuclear Career Annual Incentive
- 11 Bonus.—Section 312c(d) of title 37, United States Code,
- 12 is amended by striking out "October 1, 1999" and insert-
- 13 ing in lieu thereof "October 1, 1998, and the 15-month
- 14 period beginning on that date and ending on December
- 15 31, 1999".
- 16 SEC. 614. ELIGIBILITY OF RESERVES FOR SELECTIVE RE-
- 17 ENLISTMENT BONUS WHEN REENLISTING OR
- 18 EXTENDING TO PERFORM ACTIVE GUARD
- 19 AND RESERVE DUTY.
- Section 308(a)(1)(D) of title 37, United States Code,
- 21 is amended by inserting after "a regular component of the
- 22 service concerned" the following: ", or in a reserve compo-
- 23 nent of the service concerned in the case of a member re-
- 24 enlisting or extending to perform active Guard and Re-
- 25 serve duty (as defined in section 101(d)(6) of title 10),".

1	SEC. 615. REPEAL OF TEN-PERCENT LIMITATION ON PAY-
2	MENTS OF SELECTIVE REENLISTMENT BO-
3	NUSES IN EXCESS OF \$20,000.
4	Section 308(b) of title 37, United States Code, is
5	amended—
6	(1) by striking out paragraph (2); and
7	(2) in paragraph (1), by striking out "(1)".
8	SEC. 616. INCREASE OF MAXIMUM AMOUNT AUTHORIZED
9	FOR ARMY ENLISTMENT BONUS.
10	Section 308f(a) of title 37, United States Code, is
11	amended by striking out "\$4,000" and inserting in lieu
12	thereof "\$6,000".
13	SEC. 617. EDUCATION LOAN REPAYMENT PROGRAM FOR
14	HEALTH PROFESSIONS OFFICERS SERVING
	HEALTH PROFESSIONS OFFICERS SERVING IN SELECTED RESERVE.
14	
14 15 16	IN SELECTED RESERVE.
14 15 16 17	in selected reserve. (a) Eligible Persons.—Subsection (b)(2) of sec-
14 15 16 17	IN SELECTED RESERVE. (a) Eligible Persons.—Subsection (b)(2) of section 16302 of title 10, United States Code, is amended
14 15 16 17 18	in selected reserve. (a) Eligible Persons.—Subsection (b)(2) of section 16302 of title 10, United States Code, is amended by inserting ", or is enrolled in a program of education
14 15 16 17 18	IN SELECTED RESERVE. (a) ELIGIBLE PERSONS.—Subsection (b)(2) of section 16302 of title 10, United States Code, is amended by inserting ", or is enrolled in a program of education leading to professional qualifications," after "possesses
14 15 16 17 18 19 20	IN SELECTED RESERVE. (a) ELIGIBLE PERSONS.—Subsection (b)(2) of section 16302 of title 10, United States Code, is amended by inserting ", or is enrolled in a program of education leading to professional qualifications," after "possesses professional qualifications".
14 15 16 17 18 19 20 21	IN SELECTED RESERVE. (a) ELIGIBLE PERSONS.—Subsection (b)(2) of section 16302 of title 10, United States Code, is amended by inserting ", or is enrolled in a program of education leading to professional qualifications," after "possesses professional qualifications". (b) Increased Benefits.—Subsection (c) of such
14 15 16 17 18 19 20 21	IN SELECTED RESERVE. (a) Eligible Persons.—Subsection (b)(2) of section 16302 of title 10, United States Code, is amended by inserting ", or is enrolled in a program of education leading to professional qualifications," after "possesses professional qualifications". (b) Increased Benefits.—Subsection (c) of such section is amended—
14 15 16 17 18 19 20 21 22 23	IN SELECTED RESERVE. (a) Eligible Persons.—Subsection (b)(2) of section 16302 of title 10, United States Code, is amended by inserting ", or is enrolled in a program of education leading to professional qualifications," after "possesses professional qualifications". (b) Increased Benefits.—Subsection (c) of such section is amended— (1) in paragraph (2), by striking out "\$3,000"

1	SEC. 618. INCREASE IN AMOUNT OF BASIC EDUCATIONAL
2	ASSISTANCE UNDER ALL-VOLUNTEER FORCE
3	PROGRAM FOR PERSONNEL WITH CRITI-
4	CALLY SHORT SKILLS OR SPECIALTIES.
5	Section 3015(d) of title 38, United States Code, is
6	amended by striking out "\$700" and inserting in lieu
7	thereof "\$950".
8	SEC. 619. RELATIONSHIP OF ENTITLEMENTS TO ENLIST-
9	MENT BONUSES AND BENEFITS UNDER THE
10	ALL-VOLUNTEER FORCE EDUCATIONAL AS-
11	SISTANCE PROGRAM.
12	(a) Entitlements Not Exclusive.—(1) Sub-
13	chapter II of chapter 30 of title 38, United States Code,
14	is amended by adding at the end the following:
15	"§ 3019A. Relationship to entitlement to certain en-
16	listment bonuses
17	"The entitlement of an individual to benefits under
18	this chapter is not affected by receipt by that individual
19	of an enlistment bonus under section 308a or 308f of title
20	37.".
21	(2) The table of sections at the beginning of such
22	chapter is amended by inserting after the item relating
23	to section 3019 the following:

1	(b) Repeal of Related Limitation.—Section
2	8013(a) of Public Law 105–56 (111 Stat. 1222) is
3	amended—
4	(1) by striking out "of this Act—" and all that
5	follows through "nor shall any amounts" and insert-
6	ing in lieu thereof "of this Act enlists in the armed
7	services for a period of active duty of less that three
8	years, nor shall any amounts"; and
9	(2) in the first proviso, by striking out "in the
10	case of a member covered by clause (1),".
11	Subtitle C—Travel and
12	Transportation Allowances
13	SEC. 621. TRAVEL AND TRANSPORTATION FOR REST AND
14	RECUPERATION IN CONNECTION WITH CON-
1 5	
15	TINGENCY OPERATIONS AND OTHER DUTY.
15 16	Section 411c of title 37, United States Code, is
16	Section 411c of title 37, United States Code, is amended—
16 17	Section 411c of title 37, United States Code, is amended—
16 17 18	Section 411c of title 37, United States Code, is amended— (1) in subsection (a)—
16 17 18 19	Section 411c of title 37, United States Code, is amended— (1) in subsection (a)— (A) by redesignating paragraphs (1) and
16 17 18 19 20	Section 411c of title 37, United States Code, is amended— (1) in subsection (a)— (A) by redesignating paragraphs (1) and (2) as subparagraphs (A) and (B); and
16 17 18 19 20 21	Section 411c of title 37, United States Code, is amended— (1) in subsection (a)— (A) by redesignating paragraphs (1) and (2) as subparagraphs (A) and (B); and (B) by inserting "IN GENERAL.—(1)"

1	serting in lieu thereof "(2) The transportation au-
2	thorized by paragraph (1)"; and
3	(3) by adding at the end the following:
4	"(b) Contingency Operations and Other Spe-
5	CIAL SITUATIONS.—(1) Under uniform regulations pre-
6	scribed by the Secretaries concerned, a member of the
7	armed forces serving a tour of duty at a duty station, and
8	under conditions, described in paragraph (2) may be paid
9	for or provided transportation to a location described in
10	subsection (a)(1) as part of a program of rest and recuper-
11	ation specifically authorized for members of the armed
12	forces serving under those conditions at that duty station
13	by the Secretary concerned in advance of the commence-
14	ment of the member's travel.
15	"(2) Paragraph (1) applies to a member of the armed
16	forces serving at a duty station outside the United States
17	if—
18	"(A) the member is participating in a contin-
19	gency operation at or from that duty station; or
20	"(B) the payment for or provision of transpor-
21	tation would be in the best interests of members of
22	the armed forces and the United States because of
23	unusual conditions at the duty station, as deter-
24	mined by the Secretary concerned.

1 "(3) Transportation may not be paid for or pr	ovndo	М
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- 2 to a member under this subsection for travel that begins—
- 3 "(A) more than 24 months after the commence-
- 4 ment of the tour of duty for which the transpor-
- 5 tation is authorized; or
- 6 "(B) after the tour of duty ends.
- 7 "(4) The transportation authorized by this subsection
- 8 is limited to one round-trip during any tour of at least
- 9 6, but less than 24, consecutive months.
- 10 "(5) Transportation paid for or provided to a member
- 11 under this subsection may not be counted as transpor-
- 12 tation for which the member is eligible under subsection
- 13 (a).".
- 14 SEC. 622. PAYMENT FOR TEMPORARY STORAGE OF BAG-
- 15 GAGE OF DEPENDENT STUDENT NOT TAKEN
- 16 ON ANNUAL TRIP TO OVERSEAS DUTY STA-
- 17 TION OF SPONSOR.
- 18 Section 430(b) of title 37, United States Code, is
- 19 amended by striking out the second sentence and inserting
- 20 in lieu thereof the following: "The allowance authorized
- 21 by this section may be prescribed by the Secretaries con-
- 22 cerned as transportation in kind or reimbursement there-
- 23 for, including an amount for the temporary storage of any
- 24 baggage not taken with the child on the annual trip if de-
- 25 termined advantageous to the Government.".

1	SEC. 623. COMMERCIAL TRAVEL OF RESERVES AT FED-
2	ERAL SUPPLY SCHEDULE RATES FOR AT-
3	TENDANCE AT INACTIVE DUTY TRAINING AS-
4	SEMBLIES.
5	(a) AUTHORITY.—Chapter 1217 of title 10, United
6	States Code is amended by adding at the end the follow-
7	ing:
8	"§ 12603. Commercial travel at Federal supply sched-
9	ule rates for attendance at inactive duty
10	training assemblies
11	"(a) Federal Supply Schedule Travel.—Com-
12	mercial travel under Federal supply schedules is author-
13	ized for the travel of a Reserve to the location of inactive
14	duty training to be performed by the Reserve or from that
15	location upon completion of the training.
16	"(b) REGULATIONS.—The Secretary of Defense shall
17	prescribe in regulations the requirements, conditions, and
18	restrictions for travel under the authority of subsection (a)
19	that the Secretary considers appropriate. The regulations
20	shall include policies and procedures for preventing abuses
21	of the travel authority.
22	"(c) Reimbursement Not Authorized.—A Re-
23	serve is not entitled to Government reimbursement for the
24	cost of travel authorized under subsection (a).
25	"(d) Treatment of Transportation as Use by
26	MILITARY DEPARTMENTS.—For the purposes of section

- 1 201(a) of the Federal Property and Administrative Serv-
- 2 ices Act of 1949 (40 U.S.C. 481(a)), travel authorized
- 3 under subsection (a) shall be treated as transportation for
- 4 the use of a military department.".
- 5 (b) CLERICAL AMENDMENT.—The table of sections
- 6 at the beginning of such chapter is amended by adding
- 7 at the end the following:

"12603. Commercial travel at Federal supply schedule rates for attendance at inactive duty training assemblies.".

8 Subtitle D—Retired Pay, Survivor

9 **Benefits, and Related Matters**

- 10 SEC. 631. PAID-UP COVERAGE UNDER SURVIVOR BENEFIT
- 11 PLAN.
- 12 (a) Paid Up at 30 Years of Service and Age
- 13 70.—Section 1452 of title 10, United States Code, is
- 14 amended by adding at the end the following new sub-
- 15 section:
- 16 "(j) Coverage Paid Up at 30 Years and Attain-
- 17 MENT OF AGE 70.—(1) Coverage of a survivor of a mem-
- 18 ber under the Plan shall be considered paid up as of the
- 19 end of the later of—
- 20 "(A) the 360th month in which the member's
- 21 retired pay has been reduced under this section; or
- 22 "(B) the month in which the member attains
- 70 years of age.

1	"(2) The retired pay of a member shall not be re-
2	duced under this section to provide coverage of a survivor
3	under the Plan after the month when the coverage is con-
4	sidered paid up under paragraph (1).".
5	(b) Effective Date.—Section 1452(j) of title 10,
6	United States Code (as added by subsection (a)), shall
7	take effect on October 1, 2003.
8	SEC. 632. COURT-REQUIRED SURVIVOR BENEFIT PLAN
9	COVERAGE EFFECTUATED THROUGH ELEC-
10	TIONS AND DEEMED ELECTIONS.
11	(a) Elimination of Disparity in Effective
12	Date Provisions.—Section 1448(b)(3) of title 10,
13	United States Code, is amended—
14	(1) in subparagraph (C)—
15	(A) by striking out the second sentence;
16	and
17	(B) by striking out "EFFECTIVE DATE," in
18	the heading; and
19	(2) by adding at the end the following:
20	"(E) EFFECTIVE DATE.—An election
21	under this paragraph—
22	"(i) in the case of a person required
23	(as described in section 1450(f)(3)(B) of
24	this title) to make the election, is effective
25	as of the first day of the first month which

1	begins after the date of the court order or
2	filing that requires the election; and
3	"(ii) in all other cases, is effective as
4	of the first day of the first calendar month
5	following the month in which the election
6	is received by the Secretary concerned.".
7	(b) Conformity by Cross Reference.—Section
8	1450(f)(3)(D) of such title is amended by striking out
9	"the first day of the first month which begins after the
10	date of the court order or filing involved" and inserting
11	in lieu thereof "the day referred to in section
12	1448(b)(3)(E)(i) of this title".
13	SEC. 633. RECOVERY, CARE, AND DISPOSITION OF RE-
13 14	SEC. 633. RECOVERY, CARE, AND DISPOSITION OF RE- MAINS OF MEDICALLY RETIRED MEMBER
14	MAINS OF MEDICALLY RETIRED MEMBER
14 15	MAINS OF MEDICALLY RETIRED MEMBER WHO DIES DURING HOSPITALIZATION THAT
14 15 16 17	MAINS OF MEDICALLY RETIRED MEMBER WHO DIES DURING HOSPITALIZATION THAT BEGINS WHILE ON ACTIVE DUTY.
14 15 16 17	MAINS OF MEDICALLY RETIRED MEMBER WHO DIES DURING HOSPITALIZATION THAT BEGINS WHILE ON ACTIVE DUTY. (a) IN GENERAL.—Section 1481(a)(7) of title 10,
14 15 16 17	MAINS OF MEDICALLY RETIRED MEMBER WHO DIES DURING HOSPITALIZATION THAT BEGINS WHILE ON ACTIVE DUTY. (a) IN GENERAL.—Section 1481(a)(7) of title 10, United States Code, is amended to read as follows:
114 115 116 117 118	MAINS OF MEDICALLY RETIRED MEMBER WHO DIES DURING HOSPITALIZATION THAT BEGINS WHILE ON ACTIVE DUTY. (a) IN GENERAL.—Section 1481(a)(7) of title 10, United States Code, is amended to read as follows: "(7) A person who—
114 115 116 117 118 119 220	MAINS OF MEDICALLY RETIRED MEMBER WHO DIES DURING HOSPITALIZATION THAT BEGINS WHILE ON ACTIVE DUTY. (a) IN GENERAL.—Section 1481(a)(7) of title 10, United States Code, is amended to read as follows: "(7) A person who— "(A) dies as a retired member of an armed
14 15 16 17 18 19 20 21	MAINS OF MEDICALLY RETIRED MEMBER WHO DIES DURING HOSPITALIZATION THAT BEGINS WHILE ON ACTIVE DUTY. (a) IN GENERAL.—Section 1481(a)(7) of title 10, United States Code, is amended to read as follows: "(7) A person who— "(A) dies as a retired member of an armed force under the Secretary's jurisdiction during
14 15 16 17 18 19 20 21	MAINS OF MEDICALLY RETIRED MEMBER WHO DIES DURING HOSPITALIZATION THAT BEGINS WHILE ON ACTIVE DUTY. (a) IN GENERAL.—Section 1481(a)(7) of title 10, United States Code, is amended to read as follows: "(7) A person who— "(A) dies as a retired member of an armed force under the Secretary's jurisdiction during a continuous hospitalization of the member as

1	"(B) is not covered by subparagraph (A)
2	and, while in a retired status by reason of eligi-
3	bility to retire under chapter 61 of this title,
4	dies during a continuous hospitalization of the
5	person that began while the person was on ac-
6	tive duty as a Regular of an armed force, or a
7	member of an armed force without component,
8	under the Secretary's jurisdiction.".
9	(b) Effective Date.—The amendment made by
10	subsection (a) takes effect on the date of the enactment
11	of this Act and applies with respect to deaths occurring
12	on or after that date.
13	Subtitle E—Other Matters
14	SEC. 641. DEFINITION OF POSSESSIONS OF THE UNITED
15	STATES FOR PAY AND ALLOWANCES PUR-
1.	
16	POSES.
16 17	POSES. Section 101(2) of title 37, United States Code, is
17	
17 18	Section 101(2) of title 37, United States Code, is
17 18	Section 101(2) of title 37, United States Code, is amended by striking out "the Canal Zone,".
17 18 19	Section 101(2) of title 37, United States Code, is amended by striking out "the Canal Zone,". SEC. 642. FEDERAL EMPLOYEES' COMPENSATION COV-
17 18 19 20	Section 101(2) of title 37, United States Code, is amended by striking out "the Canal Zone,". SEC. 642. FEDERAL EMPLOYEES' COMPENSATION COVERAGE FOR STUDENTS PARTICIPATING IN
17 18 19 20 21 22	Section 101(2) of title 37, United States Code, is amended by striking out "the Canal Zone,". SEC. 642. FEDERAL EMPLOYEES' COMPENSATION COVERAGE FOR STUDENTS PARTICIPATING IN CERTAIN OFFICER CANDIDATE PROGRAMS.

- 1 "(2) during the period of the member's attend-
- 2 ance at training or a practice cruise under chapter
- 3 103 of title 10, beginning when the authorized travel
- 4 to the training or practice cruise begins and ending
- 5 when authorized travel from the training or practice
- 6 cruise ends.".
- 7 (b) Line of Duty.—Subsection (b) of such section
- 8 is amended to read as follows:
- 9 "(b) For the purpose of this section, an injury, dis-
- 10 ability, death, or illness of a member referred to in sub-
- 11 section (a) may be considered as incurred or contracted
- 12 in line of duty only if the injury, disability, or death is
- 13 incurred, or the illness is contracted, by the member dur-
- 14 ing a period described in that subsection. Subject to review
- 15 by the Secretary of Labor, the Secretary of the military
- 16 department concerned (under regulations prescribed by
- 17 that Secretary), shall determine whether an injury, dis-
- 18 ability, or death was incurred, or an illness was con-
- 19 tracted, by a member in line of duty.".
- 20 (c) Clarification of Casualties Covered.—
- 21 Subsection (a) of such section, as amended by subsection
- 22 (a) of this section, is further amended by inserting ", or
- 23 an illness contracted," after "death incurred" in the mat-
- 24 ter preceding paragraph (1).

1	(d) Effective Date and Applicability.—The
2	amendments made by subsections (a) and (b) shall take
3	effect on the date of the enactment of this Act and apply
4	with respect to injuries, illnesses, disabilities, and deaths
5	incurred or contracted on or after that date.
6	SEC. 643. AUTHORITY TO PROVIDE FINANCIAL ASSIST-
7	ANCE FOR EDUCATION OF CERTAIN DEFENSE
8	DEPENDENTS OVERSEAS.
9	Section 1407(b) of the Defense Dependents' Edu-
10	cation Act of 1978 (20 U.S.C. 926(b)) is amended—
11	(1) by striking out "(b) Under such cir-
12	cumstances as he may by regulation prescribe, the
13	Secretary of Defense" and inserting in lieu thereof
14	"(b) Tuition and Assistance When Schools
15	Unavailable.—(1) Under such circumstances as
16	the Secretary of Defense may prescribe in regula-
17	tions, the Secretary'; and
18	(2) by adding at the end the following:
19	"(2)(A) The Secretary of Defense, and the Secretary
20	of Transportation with respect to the Coast Guard when
21	it is not operating as a service of the Navy, may provide
22	financial assistance to sponsors of dependents in overseas
23	areas where schools operated by the Secretary of Defense
24	under subsection (a) are not reasonably available in order
25	to assist the sponsors to defray the costs incurred by the

1	sponsors for the attendance of the dependents at schools
2	in such areas other than schools operated by the Secretary
3	of Defense.
4	"(B) The Secretary of Defense and the Secretary of
5	Transportation shall each prescribe regulations relating to
6	the availability of financial assistance under subparagraph
7	(A). Such regulations shall, to the maximum extent prac-
8	ticable, be consistent with Department of State regula
9	tions relating to the availability of financial assistance for
10	the education of dependents of Department of State per
11	sonnel overseas.".
12	TITLE VII—HEALTH CARE
13	SEC. 701. DEPENDENTS' DENTAL PROGRAM.
14	(a) Inflation-Indexed Premium.—(1) Section
1 7	
15	1076a(b)(2) of title 10, United States Code, is amended—
	1076a(b)(2) of title 10, United States Code, is amended— (A) by inserting "(A)" after "(2)"; and
15	
15 16	(A) by inserting "(A)" after "(2)"; and
15 16 17	(A) by inserting "(A)" after "(2)"; and(B) by adding at the end the following:
15 16 17 18	(A) by inserting "(A)" after "(2)"; and(B) by adding at the end the following:"(B) Effective as of January 1 of each year, the
115 116 117 118 119 220	 (A) by inserting "(A)" after "(2)"; and (B) by adding at the end the following: "(B) Effective as of January 1 of each year, the amount of the premium required under subparagraph (A)
15 16 17 18	 (A) by inserting "(A)" after "(2)"; and (B) by adding at the end the following: "(B) Effective as of January 1 of each year, the amount of the premium required under subparagraph (A) shall be increased by the percent equal to the lesser of—
15 16 17 18 19 20 21	 (A) by inserting "(A)" after "(2)"; and (B) by adding at the end the following: "(B) Effective as of January 1 of each year, the amount of the premium required under subparagraph (A) shall be increased by the percent equal to the lesser of— "(i) the percent by which the rates of basic pay

cent computed under section 5303(a) of title 5 for

- 1 the increase in rates of basic pay for statutory pay
- 2 systems for pay periods beginning on or after such
- 3 date.".
- 4 (2) The amendment made by subparagraph (B) of
- 5 paragraph (1) shall take effect on January 1, 1999, and
- 6 shall apply to months after 1998 as if such subparagraph
- 7 had been in effect since December 31, 1993.
- 8 (b) Offer of Plan Under TRICARE.—(1) Sec-
- 9 tion 1097 of such title is amended by adding at the end
- 10 the following:
- 11 "(f) Dependents' Dental Plan.—A basic dental
- 12 benefits plan established for eligible dependents under sec-
- 13 tion 1076a of this title may be offered under the
- 14 TRICARE program.".
- 15 (2) Subsection (e) of such section is amended by add-
- 16 ing at the end the following: "Charges for a basic dental
- 17 benefits plan offered under the TRICARE program pursu-
- 18 ant to subsection (f) shall be those provided for under sec-
- 19 tion 1076a of this title.".

1	SEC. 702. EXTENSION OF AUTHORITY FOR USE OF PER-
2	SONAL SERVICES CONTRACTS FOR PROVI-
3	SION OF HEALTH CARE AT MILITARY EN-
4	TRANCE PROCESSING STATIONS AND ELSE-
5	WHERE OUTSIDE MEDICAL TREATMENT FA-
6	CILITIES.
7	Section 1091(a)(2) of title 10, United States Code,
8	is amended in the second sentence by striking out "the
9	end of the one-year period beginning on the date of the
10	enactment of this paragraph" and inserting in lieu thereof
11	"June 30, 1999".
12	SEC. 703. TRICARE PRIME AUTOMATIC ENROLLMENTS
13	AND RETIREE PAYMENT OPTIONS.
14	(a) Procedures.—(1) Chapter 55 of title 10,
15	United States Code, is amended by inserting after section
16	1097 the following new section:
17	"§ 1097a. TRICARE Prime: automatic enrollments;
18	payment options
19	"(a) Automatic Enrollment of Certain De-
20	PENDENTS.—Each dependent of a member of the uni-
21	formed services in grade E4 or below who is entitled to
22	medical and dental care under section 1076(a)(2)(A) of
23	this title and resides in the catchment area of a facility
24	of a uniformed service offering TRICARE Prime shall be
	of a difficience service offering True 111112 Trime shall be
25	

- 1 the enrollment to the member. The enrollment of a de-
- 2 pendent of the member may be terminated by the member
- 3 or the dependent at any time.
- 4 "(b) Automatic Renewal of Enrollments of
- 5 Covered Beneficiaries.—(1) An enrollment of a cov-
- 6 ered beneficiary in TRICARE Prime shall be automati-
- 7 cally renewed upon the expiration of the enrollment unless
- 8 the renewal is declined.
- 9 "(2) Not later than 15 days before the expiration
- 10 date for an enrollment of a covered beneficiary in
- 11 TRICARE Prime, the Secretary concerned shall—
- 12 "(A) transmit a written notification of the
- pending expiration and renewal of enrollment to the
- 14 covered beneficiary or, in the case of a dependent of
- a member of the uniformed services, to the member;
- 16 and
- 17 "(B) afford the beneficiary or member, as the
- case may be, an opportunity to decline the renewal
- of enrollment.
- 20 "(c) Payment Options for Retirees.—A member
- 21 or former member of the uniformed services eligible for
- 22 medical care and dental care under section 1074(b) of this
- 23 title may elect to have any fee payable by the member or
- 24 former member for an enrollment in TRICARE Prime
- 25 withheld from the member's retired pay, retainer pay, or

- 1 equivalent pay, as the case may be, or to be paid from
- 2 a financial institution through electronic transfers of
- 3 funds. The fee shall be paid in accordance with the elec-
- 4 tion.
- 5 "(d) REGULATIONS.—The administering Secretaries
- 6 shall prescribe regulations, including procedures, for car-
- 7 rying out this section.
- 8 "(e) Definitions.—In this section:
- 9 "(1) The term 'TRICARE Prime' means the
- managed care option of the TRICARE program.
- 11 "(2) The term 'catchment area', with respect to
- a facility of a uniformed service, means the service
- area of the facility, as designated under regulations
- prescribed by the administering Secretaries.".
- 15 (2) The table of sections at the beginning of such
- 16 chapter is amended by inserting after the item relating
- 17 to section 1097 the following new item:
 - 1097a. TRICARE Prime: automatic enrollments; payment options.".
- 18 (b) Deadline for Implementation.—The regula-
- 19 tions required under subsection (d) of section 1097a of
- 20 title 10, United States Code (as added by subsection (a)),
- 21 shall be prescribed to take effect not later than January
- 22 1, 1999. The section shall be applied under TRICARE
- 23 Prime on and after the date on which the regulations take
- 24 effect.

1	SEC. 704. LIMITED CONTINUED CHAMPUS COVERAGE FOR
2	PERSONS UNAWARE OF A LOSS OF CHAMPUS
3	COVERAGE RESULTING FROM ELIGIBILITY
4	FOR MEDICARE.
5	(a) Continuation of Eligibility.—The eligibility
6	of a person described in subsection (b) for care under
7	CHAMPUS may be continued under regulations pre-
8	scribed by the administering Secretaries if it is determined
9	under the regulations that the continuation of the eligi-
10	bility is appropriate in order to ensure that the person
11	has adequate access to health care.
12	(b) Eligible Persons.—Subsection (a) applies to
13	a person who—
14	(1) has been eligible for health care under
15	CHAMPUS;
16	(2) loses eligibility for health care under
17	CHAMPUS solely by reason of paragraph (1) of sec-
18	tion 1086(d), United States Code;
19	(3) is unaware of the loss of eligibility; and
20	(4) satisfies the conditions set forth in subpara-
21	graphs (A) and (B) of paragraph (2) of such section
22	1086(d) at the time health care is provided under
23	CHAMPUS pursuant to a continuation of eligibility
24	in accordance with this section.
25	(c) Period of Continued Eligibility.—A con-
26	tinuation of eligibility under this section shall apply with

1 regard to health care provided on or after October 1,

2	1998, and before July 1, 1999.
3	(d) Definitions.—In this section:
4	(1) The term "administering Secretaries" has
5	the meaning given such term in paragraph (3) of
6	section 1072 of title 10, United States Code.
7	(2) The term "CHAMPUS" means the Civilian
8	Health and Medical Program of the Uniformed
9	Services, as defined in paragraph (4) of such sec-
10	tion.
11	SEC. 705. ENHANCED DEPARTMENT OF DEFENSE ORGAN
12	AND TISSUE DONOR PROGRAM.
13	(a) FINDINGS.—Congress makes the following find-
14	ings:
15	(1) Organ and tissue transplantation is one of
16	the most remarkable medical success stories in the
17	history of medicine.
18	(2) Each year, the number of people waiting for
19	organ or tissue transplantation increases. It is esti-
20	mated that there are approximately 39,000 patients,
21	ranging in age from babies to those in retirement,
22	awaiting transplants of kidneys, hearts, livers, and
23	other solid organs.
24	(3) The Department of Defense has made sig-
25	nificant progress in increasing the awareness of the

- importance of organ and tissue donations among
 members of the Armed Forces.
- 4 (4) The inclusion of organ and tissue donor elections in the Defense Enrollment Eligibility Reporting System (DEERS) central database through the Real-time Automated Personnel Identification System (RAPIDS) represents a major step in ensuring that organ and tissue donor elections are a matter of record and are accessible in a timely manner.
- 10 (b) RESPONSIBILITIES OF THE SECRETARY OF DE-11 FENSE.—The Secretary of Defense shall ensure that the 12 advanced systems developed for recording Armed Forces 13 members' personal data and information (such as the
- 14 SMARTCARD, MEDITAG, and Personal Information
- 15 Carrier) include the capability to record organ and tissue
- 16 donation elections.
- 17 (c) Responsibilities of the Secretaries of the
- 18 MILITARY DEPARTMENTS.—The Secretaries of the mili-
- 19 tary departments shall ensure that—
- 20 (1) appropriate information about organ and 21 tissue donation is provided to each recruit and offi-22 cer candidate of the Armed Forces during initial 23 training;
- 24 (2) members of the Armed Forces are given re-25 curring, specific opportunities to elect to be organ or

1	tissue donors during service in the Armed Forces
2	and upon retirement; and
3	(3) members of the Armed Forces electing to be
4	organ or tissue donors are encouraged to advise
5	their next of kin concerning the donation decision
6	and any subsequent change of that decision.
7	(d) Responsibilities of the Surgeons General
8	OF THE MILITARY DEPARTMENT.—The Surgeons General
9	of the Armed Forces shall ensure that—
10	(1) appropriate training is provided to enlisted
11	and officer medical personnel to facilitate the effec-
12	tive operation of organ and tissue donation activities
13	under garrison conditions and, to the extent pos-
14	sible, under operational conditions; and
15	(2) medical logistical activities can, to the ex-
16	tent possible without jeopardizing operational re-
17	quirements, support an effective organ and tissue
18	donation program.
19	(e) Report.—Not later than September 1, 1999, the
20	Secretary of Defense shall submit to the Committee or

- 21 Armed Services of the Senate and the Committee on Na-
- 22 tional Security of the House of Representatives a report
- 23 on the status of the implementation of this section.

1	SEC. 706. JOINT DEPARTMENT OF DEFENSE AND DEPART-
2	MENT OF VETERANS AFFAIRS REVIEWS RE-
3	LATING TO INTERDEPARTMENTAL COOPERA-
4	TION IN THE DELIVERY OF MEDICAL CARE.
5	(a) FINDINGS.—Congress makes the following find-
6	ings:
7	(1) The military health care system of the De-
8	partment of Defense and the Veterans Health Ad-
9	ministration of the Department of Veterans Affairs
10	are national institutions that collectively manage
11	more than 1,500 hospitals, clinics, and health care
12	facilities worldwide to provide services to more than
13	11,000,000 beneficiaries.
14	(2) In the post-Cold War era, these institutions
15	are in a profound transition that involves challeng-
16	ing opportunities.
17	(3) During the period from 1988 to 1998, the
18	number of military medical personnel has declined
19	by 15 percent and the number of military hospitals
20	has been reduced by one-third.
21	(4) During the two years since 1996, the De-
22	partment of Veterans Affairs has revitalized its
23	structure by decentralizing authority into 22 Veter-
24	ans Integrated Service Networks.
25	(5) In the face of increasing costs of medical
26	care, increased demands for health care services, and

- increasing budgetary constraints, the Department of
 Defense and the Department of Veterans Affairs
 have embarked on a variety of dynamic and innovative cooperative programs ranging from shared services to joint venture operations of medical facilities.
 - (6) In 1984, there was a combined total of 102 Department of Veterans Affairs and Department of Defense facilities with sharing agreements. By 1997, that number had grown to 420. During the six years from fiscal year 1992 through fiscal year 1997, shared services increased from slightly over 3,000 services to more than 6,000 services ranging from major medical and surgical services, laundry, blood, and laboratory services to unusual speciality care services.
 - (7) The Department of Defense and the Department of Veterans Affairs are conducting four health care joint ventures in New Mexico, Nevada, Texas, Oklahoma, and are planning to conduct four more such ventures in Alaska, Florida, Hawaii, and California.
- (b) Sense of Congress.—It is the sense of Congress that—
- 24 (1) the Department of Defense and the Depart-25 ment of Veterans Affairs are to be commended for

- the cooperation between the two departments in the delivery of medical care, of which the cooperation involved in the establishment and operation of the Department of Defense and the Department of Veterans Affairs Executive Council is a praiseworthy example;
 - (2) the two departments are encouraged to continue to explore new opportunities to enhance the availability and delivery of medical care to beneficiaries by further enhancing the cooperative efforts of the departments; and
 - (3) enhanced cooperation is encouraged for—
 - (A) the general areas of access to quality medical care, identification and elimination of impediments to enhanced cooperation, and joint research and program development; and
 - (B) the specific areas in which there is significant potential to achieve progress in cooperation in a short term, including computerization of patient records systems, participation of the Department of Veterans Affairs in the TRICARE program, pharmaceutical programs, and joint physical examinations.
- (c) Joint Survey of Populations Served.—(1)
 The Secretary of Defense and the Secretary of Veterans

- 1 Affairs shall jointly conduct a survey of their respective
- 2 medical care beneficiary populations to identify, by cat-
- 3 egory of beneficiary (defined as the Secretaries consider
- 4 appropriate), the expectations of, requirements for, and
- 5 behavior patterns of the beneficiaries with respect to medi-
- 6 cal care. The two Secretaries shall develop the protocol
- 7 for the survey jointly, but shall obtain the services of an
- 8 entity independent of the Department of Defense and the
- 9 Department of Veterans Affairs for carrying out the sur-
- 10 vey.
- 11 (2) The survey shall include the following:
- 12 (A) Demographic characteristics, economic
- characteristics, and geographic location of bene-
- 14 ficiary populations with regard to catchment or serv-
- ice areas.
- (B) The types and frequency of care required
- by veterans, retirees, and dependents within
- 18 catchment or service areas of Department of De-
- 19 fense and Veterans Affairs medical facilities and
- 20 outside those areas.
- 21 (C) The numbers of, characteristics of, and
- types of medical care needed by the veterans, retir-
- ees, and dependents who, though eligible for medical
- 24 care in Department of Defense or Department of
- Veterans Affairs treatment facilities or other feder-

- ally funded medical programs, choose not to seek medical care from those facilities or under those pro-
- grams, and the reasons for that choice.
- 4 (D) The obstacles or disincentives for seeking
 5 medical care from such facilities or under such pro6 grams that veterans, retirees, and dependents per7 ceive.
- 8 (E) Any other matters that the Secretary of 9 Defense and the Secretary of Veterans Affairs con-10 sider appropriate for the survey.
- 11 (3) The Secretary of Defense and the Secretary of
- 12 Veterans Affairs shall submit a report on the results of
- 13 the survey to the appropriate committees of Congress. The
- 14 report shall contain the matters described in paragraph
- 15 (2) and any proposals for legislation that the Secretaries
- 16 recommend for enhancing Department of Defense and De-
- 17 partment of Veterans Affairs cooperative efforts with re-
- 18 spect to the delivery of medical care.
- 19 (d) Review of Law and Policies.—(1) The Sec-
- 20 retary of Defense and the Secretary of Veterans Affairs
- 21 shall jointly conduct a review to identify impediments to
- 22 cooperation between the Department of Defense and the
- 23 Department of Veterans Affairs regarding the delivery of
- 24 medical care. The matters reviewed shall include the fol-
- 25 lowing:

- 1 (A) All laws, policies, and regulations, and any 2 attitudes of beneficiaries of the health care systems 3 of the two departments, that have the effect of pre-4 venting the establishment, or limiting the effective-5 ness, of cooperative health care programs of the de-6 partments.
- 7 (B) The requirements and practices involved in 8 the credentialling and licensure of health care pro-9 viders.
- 10 (C) The perceptions of beneficiaries in a variety 11 of categories (defined as the Secretaries consider ap-12 propriate) regarding the various Federal health care 13 systems available for their use.
- 14 (2) The Secretaries shall jointly submit a report on 15 the results of the review to the appropriate committees 16 of Congress. The report shall include any proposals for 17 legislation that the Secretaries recommend for eliminating 18 or reducing impediments to interdepartmental cooperation 19 that are identified during the review.
- 20 (e) Participation in Tricare.—(1) The Sec-21 retary of Defense shall review the Tricare program to 22 identify opportunities for increased participation by the 23 Department of Veterans Affairs in that program. The on-24 going collaboration between Department of Defense offi-25 cials and Department of Veterans Affairs officials regard-

- 1 ing increasing the participation shall be included among
- 2 the matters reviewed.
- 3 (2) The Secretary of Defense and the Secretary of
- 4 Veterans Affairs shall jointly submit to the appropriate
- 5 committees of Congress a semiannual report on the status
- 6 of the review and on efforts to increase the participation
- 7 of the Department of Veterans Affairs in the TRICARE
- 8 program. No report is required under this paragraph after
- 9 the submission of a semiannual report in which the Sec-
- 10 retaries declare that the Department of Veterans Affairs
- 11 is participating in the TRICARE program to the extent
- 12 that can reasonably be expected to be attained.
- 13 (f) Pharmaceutical Benefits and Programs.—
- 14 (1) The Federal Pharmaceutical Steering Committee
- 15 shall—
- (A) undertake a comprehensive examination of
- existing pharmaceutical benefits and programs for
- beneficiaries of Federal medical care programs, in-
- 19 cluding matters relating to the purchasing, distribu-
- 20 tion, and dispensing of pharmaceuticals and the
- 21 management of mail order pharmaceuticals pro-
- 22 grams; and
- (B) review the existing methods for contracting
- for and distributing medical supplies and services.

- 1 (2) The committee shall submit a report on the re-
- 2 sults of the examination to the appropriate committees of
- 3 Congress.
- 4 (g) Standardization of Physical Examinations
- 5 FOR DISABILITY.—The Secretary of Defense and the Sec-
- 6 retary of Veterans Affairs shall submit to the appropriate
- 7 committees of Congress a report on the status of the ef-
- 8 forts of the Department of Defense and the Department
- 9 of Veterans Affairs to standardize physical examinations
- 10 administered by the two departments for the purpose of
- 11 determining or rating disabilities.
- 12 (h) Appropriate Committees of Congress De-
- 13 FINED.—For the purposes of this section, the appropriate
- 14 committees of Congress are as follows:
- 15 (1) The Committee on Armed Services and the
- 16 Committee on Veterans' Affairs of the Senate.
- 17 (2) The Committee on National Security and
- the Committee on Veterans' Affairs of the House of
- 19 Representatives.
- 20 (i) Deadlines for Submission of Reports.—(1)
- 21 The report required by subsection (c)(3) shall be submit-
- 22 ted not later than January 1, 2000.
- 23 (2) The report required by subsection (d)(2) shall be
- 24 submitted not later than March 1, 1999.

- 1 (3) The semiannual report required by subsection
- 2 (e)(2) shall be submitted not later than March 1 and Sep-
- 3 tember 1 of each year.
- 4 (4) The report on the examination required under
- 5 subsection (f) shall be submitted not later than 60 days
- 6 after the completion of the examination.
- 7 (5) The report required by subsection (g) shall be
- 8 submitted not later than March 1, 1999.
- 9 SEC. 707. DEMONSTRATION PROJECTS TO PROVIDE
- 10 HEALTH CARE TO CERTAIN MEDICARE-ELIGI-
- 11 BLE BENEFICIARIES OF THE MILITARY
- 12 HEALTH CARE SYSTEM.
- 13 (a) In General.—(1) The Secretary of Defense
- 14 shall, after consultation with the other administering Sec-
- 15 retaries, carry out three demonstration projects (described
- 16 in subsections (d), (e), and (f)) in order to assess the fea-
- 17 sibility and advisability of providing certain medical care
- 18 coverage to the medicare-eligible individuals described in
- 19 subsection (b).
- 20 (2) The Secretary shall commence the demonstration
- 21 projects not later than January 1, 2000, and shall termi-
- 22 nate the demonstration projects not later than December
- 23 31, 2003.

- 1 (3) The aggregate costs incurred by the Secretary 2 under the demonstration projects in any year may not exceed \$60,000,000.3 4 (b) ELIGIBLE INDIVIDUALS.—An individual eligible to participate in a demonstration project under subsection (a) is a member or former member of the uniformed services described in section 1074(b) of title 10. United States 8 Code, a dependent of the member described in section 1076(a)(2)(B) or 1076(b) of that title, or a dependent of a member of the uniformed services who died while on ac-10 tive duty for a period of more than 30 days, who— 12 (1) is 65 years of age or older; 13 (2) is entitled to hospital insurance benefits 14 under part A of title XVIII of the Social Security 15 Act (42 U.S.C. 1395c et seq.); 16 (3) is enrolled in the supplemental medical in-17 surance program under part B of such title XVIII 18 (42 U.S.C. 1395j et seq.); and 19 (4) resides in an area of the demonstration 20 project selected by the Secretary under subsection 21 (c).
- 22 (c) Areas of Demonstration Projects.—(1)
- 23 Subject to paragraph (3), the Secretary shall carry out
- 24 each demonstration project under this section in two sepa-
- 25 rate areas selected by the Secretary.

1	(2) Of the two areas selected for each demonstration
2	project—
3	(A) one shall be an area outside the catchment
4	area of a military medical treatment facility in
5	which—
6	(i) no eligible organization has a contract
7	in effect under section 1876 of the Social Secu-
8	rity Act (42 U.S.C. 1395mm) and no
9	Medicare+Choice organization has a contract
10	in effect under part C of title XVIII of that Act
11	(42 U.S.C. 1395w–21); or
12	(ii) the aggregate number of enrollees with
13	an eligible organization with a contract in effect
14	under section 1876 of that Act or with a
15	Medicare+Choice organization with a contract
16	in effect under part C of title XVIII of that Act
17	is less than 2.5 percent of the total number of
18	individuals in the area who are entitled to hos-
19	pital insurance benefits under part A of title
20	XVIII of that Act; and
21	(B) one shall be an area outside the catchment
22	area of a military medical treatment facility in
23	which—
24	(i) at least one eligible organization has a
25	contract in effect under section 1876 of that

1 Act or one Medicare+Choice organization has a 2 contract in effect under part C of title XVIII of 3 that Act; and

- (ii) the aggregate number of enrollees with an eligible organization with a contract in effect under section 1876 of that Act or with a Medicare+Choice organization with a contract in effect under part C of title XVIII of that Act exceeds 10 percent of the total number of individuals in the area who are entitled to hospital insurance benefits under part A of title XVIII of that Act.
- 13 (3) The Secretary may not carry out a demonstration 14 project under this section in any area in which the Sec-15 retary is carrying out any other medical care demonstra-16 tion project unless the Secretary determines that the con-17 duct of such other medical care demonstration project will 18 not interfere with the conduct or evaluation of the dem-19 onstration project under this section.
- 20 (d) FEHBP AS SUPPLEMENT TO MEDICARE DEM-21 ONSTRATION.—(1)(A) Under one of the demonstration 22 projects under this section, the Secretary shall permit eli-23 gible individuals described in subsection (b) who reside in 24 the areas of the demonstration project selected under sub-25 section (c) to enroll in the health benefits plans offered

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- 1 through the Federal Employees Health Benefits program
- 2 under chapter 89 of title 5, United States Code.
- 3 (B) The Secretary shall carry out the demonstration
- 4 project under this subsection under an agreement with the
- 5 Office of Personnel Management.
- 6 (2)(A) An eligible individual described in paragraph
- 7 (1) shall not be required to satisfy any eligibility criteria
- 8 specified in chapter 89 of title 5, United States Code, as
- 9 a condition for enrollment in the health benefits plans of-
- 10 fered through the Federal Employee Health Benefits pro-
- 11 gram under the demonstration project under this sub-
- 12 section.
- 13 (B) Each eligible individual who enrolls in a health
- 14 benefits plan under the demonstration project shall be re-
- 15 quired to remain enrolled in the supplemental medical in-
- 16 surance program under part B of title XVIII of the Social
- 17 Security Act while participating in the demonstration
- 18 project.
- 19 (3)(A) The authority responsible for approving re-
- 20 tired or retainer pay or equivalent pay in the case of a
- 21 member or former member shall manage the participation
- 22 of the members or former members who enroll in health
- 23 benefits plans offered through the Federal Employee
- 24 Health Benefits program pursuant to paragraph (1).

- 1 (B) Such authority shall distribute program informa-
- 2 tion to eligible individuals, process enrollment applica-
- 3 tions, forward all required contributions to the Employees
- 4 Health Benefits Fund established under section 8909 of
- 5 title 5, United States Code, in a timely manner, assist in
- 6 the reconciliation of enrollment records with health plans,
- 7 and prepare such reports as the Office of Personnel Man-
- 8 agement may require in its administration of chapter 89
- 9 of such title.
- 10 (4)(A) The Office of Personnel Management shall re-
- 11 quire health benefits plans under chapter 89 of title 5,
- 12 United States Code, that participate in the demonstration
- 13 project to maintain a separate risk pool for purposes of
- 14 establishing premium rates for eligible individuals who en-
- 15 roll in such plans in accordance with this subsection.
- 16 (B) The Office shall determine total subscription
- 17 charges for self only or for family coverage for eligible in-
- 18 dividuals who enroll in a health benefits plan under chap-
- 19 ter 89 of such title in accordance with this subsection,
- 20 which shall include premium charges paid to the plan and
- 21 amounts described in section 8906(c) of title 5, United
- 22 States Code, for administrative expenses and contingency
- 23 reserves.
- 24 (5) The Secretary shall be responsible for the Govern-
- 25 ment contribution for an eligible individual who enrolls in

- 1 a health benefits plan under chapter 89 of title 5, United
- 2 States Code, in accordance with this subsection, except
- 3 that the amount of the contribution may not exceed the
- 4 amount of the Government contribution which would be
- 5 payable if such individual were an employee enrolled in
- 6 the same health benefits plan and level of benefits.
- 7 (6) The cancellation by a eligible individual of cov-
- 8 erage under the Federal Employee Health Benefits pro-
- 9 gram shall be irrevocable during the term of the dem-
- 10 onstration project under this subsection.
- 11 (e) TRICARE AS SUPPLEMENT TO MEDICARE DEM-
- 12 ONSTRATION.—(1) Under one of the demonstration
- 13 projects under this section, the Secretary shall permit eli-
- 14 gible individuals described in subsection (b) who reside in
- 15 each area of the demonstration project selected under sub-
- 16 section (c) to enroll in the TRICARE program. The dem-
- 17 onstration project under this subsection shall be known
- 18 as the "TRICARE Senior Supplement".
- 19 (2) Payment for care and services received by eligible
- 20 individuals who enroll in the TRICARE program under
- 21 the demonstration project shall be made as follows:
- 22 (A) First, under title XVIII of the Social Secu-
- 23 rity Act, but only the extent that payment for such
- care and services is provided for under that title.

- 1 (B) Second, under the TRICARE program, but
- 2 only to the extent that payment for such care and
- 3 services is provided under that program and is not
- 4 provided for under subparagraph (A).
- 5 (C) Third, by the eligible individual concerned,
- 6 but only to the extent that payment for such care
- 7 and services is not provided for under subpara-
- 8 graphs (B) and (C).
- 9 (3)(A) The Secretary shall require each eligible indi-
- 10 vidual who enrolls in the TRICARE program under the
- 11 demonstration project to pay an enrollment fee. The Sec-
- 12 retary may provide for payment of the enrollment fee on
- 13 a periodic basis.
- (B) The amount of the enrollment fee of an eligible
- 15 individual under subparagraph (A) in any year may not
- 16 exceed an amount equal to 75 percent of the total sub-
- 17 scription charges in that year for self-only or family, fee-
- 18 for-service coverage under the health benefits plan under
- 19 the Federal Employees Health Benefits program under
- 20 chapter 89 of title 5, United States Code, that is most
- 21 similar in coverage to the TRICARE program.
- 22 (f) TRICARE Mail Order Pharmacy Benefit
- 23 Supplement to Medicare Demonstration.—(1)
- 24 Under one of the demonstration projects under this sec-
- 25 tion, the Secretary shall permit eligible individuals de-

- 1 scribed in subsection (b) who reside in each area of the
- 2 demonstration project selected under subsection (c) to
- 3 participate in the mail order pharmacy benefit available
- 4 under the TRICARE program.
- 5 (2) The Secretary may collect from eligible individ-
- 6 uals who participate in the mail order pharmacy benefit
- 7 under the demonstration project any premiums,
- 8 deductibles, copayments, or other charges that the Sec-
- 9 retary would otherwise collect from individuals similar to
- 10 such eligible individuals for participation in the benefit.
- 11 (g) Independent Evaluation.—(1) The Secretary
- 12 shall provide for an evaluation of the demonstration
- 13 projects conducted under this section by an appropriate
- 14 person or entity that is independent of the Department
- 15 of Defense.
- 16 (2) The evaluation shall include the following:
- 17 (A) An analysis of the costs of each demonstra-
- tion project to the United States and to the eligible
- individuals who enroll or participate in such dem-
- 20 onstration project.
- 21 (B) An assessment of the extent to which each
- demonstration project satisfied the requirements of
- such eligible individuals for the health care services
- 24 available under such demonstration project.

1	(C) An assessment of the effect, if any, of each
2	demonstration project on military medical readiness.
3	(D) A description of the rate of the enrollment
4	or participation in each demonstration project of the
5	individuals who were eligible to enroll or participate
6	in such demonstration project.
7	(E) An assessment of which demonstration
8	project provides the most suitable model for a pro-
9	gram to provide adequate health care services to the
10	population of individuals consisting of the eligible in-
11	dividuals.
12	(F) An evaluation of any other matters that the
13	Secretary considers appropriate.
14	(3) The Comptroller General shall review the evalua-
15	tion conducted under paragraph (1). In carrying out the
16	review, the Comptroller General shall—
17	(A) assess the validity of the processes used in
18	the evaluation; and
19	(B) assess the validity of any findings under
20	the evaluation.
21	(4)(A) The Secretary shall submit a report on the re-
22	sults of the evaluation under paragraph (1), together with
23	the evaluation, to the Committee on Armed Services of
24	the Senate and the Committee on National Security of the

1	House of Representatives not later than December 31,
2	2003.
3	(B) The Comptroller General shall submit a report
4	on the results of the review under paragraph (3) to the
5	committees referred to in subparagraph (A) not later than
6	February 15, 2004.
7	(h) Definitions.—In this section:
8	(1) The term "administering Secretaries" has
9	the meaning given that term in section 1072(3) of
10	title 10, United States Code.
11	(2) The term "TRICARE program" has the
12	meaning given that term in section 1072(7) of title
13	10, United States Code.
14	TITLE VIII—ACQUISITION POL-
15	ICY, ACQUISITION MANAGE-
16	MENT, AND RELATED MAT-
17	TERS
18	SEC. 801. PARA-ARAMID FIBERS AND YARNS.
19	(a) AUTHORIZED SOURCES.—Chapter 141 of title 10,
20	United States Code is amended by adding at the end the
21	following:
22	"§ 2410n. Foreign manufactured para-aramid fibers
23	and yarns: procurement

"(a) Authority.—The Secretary of Defense may

25 procure articles containing para-aramid fibers and yarns

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- 1 manufactured in a foreign country referred to in sub-
- 2 section (b).
- 3 "(b) Foreign Countries Covered.—The author-
- 4 ity under subsection (a) applies with respect to a foreign
- 5 country that—
- 6 "(1) is a party to a defense memorandum of
- 7 understanding entered into under section 2531 of
- 8 this title; and
- 9 "(2) permits United States firms that manufac-
- ture para-aramid fibers and yarns to compete with
- foreign firms for the sale of para-aramid fibers and
- 12 yarns in that country, as determined by the Sec-
- retary of Defense.
- 14 "(c) Applicability to Subcontracts.—The au-
- 15 thority under subsection (a) applies with respect to sub-
- 16 contracts under Department of Defense contracts as well
- 17 as to such contracts.
- 18 "(d) Definitions.—In this section, the terms
- 19 'United States firm' and 'foreign firm' have the meanings
- 20 given such terms in section 2532(d) of this title.".
- 21 (b) CLERICAL AMENDMENT.—The table of sections
- 22 at the beginning of such chapter is amended by adding
- 23 at the end the following:

[&]quot;2410n. Foreign manufactured para-aramid fibers and yarns: procurement.".

1	SEC. 802. PROCUREMENT OF TRAVEL SERVICES FOR OFFI-
2	CIAL AND UNOFFICIAL TRAVEL UNDER ONE
3	CONTRACT.
4	(a) Authority.—Chapter 147 of title 10, United
5	States Code, is amended by inserting after section 2490a
6	the following new section:
7	" $\S 2490b$. Travel services: procurement for official
8	and unofficial travel under one contract
9	"(a) AUTHORITY.—The head of an agency may enter
10	into a contract for travel-related services that provides for
11	the contractor to furnish services for both official travel
12	and unofficial travel.
13	"(b) Credits, Discounts, Commissions, Fees.—
14	(1) A contract entered into under this section may provide
15	for credits, discounts, or commissions or other fees to ac-
16	crue to the Department of Defense. The accrual and
17	amounts of credits, discounts, or commissions or other
18	fees may be determined on the basis of the volume (meas-
19	ured in the number or total amount of transactions or oth-
20	erwise) of the travel-related sales that are made by the
21	contractor under the contract.
22	"(2) The evaluation factors applicable to offers for
23	a contract under this section may include a factor that
24	relates to the estimated aggregate value of any credits,
25	discounts, commissions, or other fees that would accrue

1	to the Department of Defense for the travel-related sales
2	made under the contract.
3	"(3) Commissions or fees received by the Department
4	of Defense as a result of travel-related sales made under
5	a contract entered into under this section shall be distrib-
6	uted as follows:
7	"(A) For amounts relating to sales for official
8	travel, credit to appropriations available for official
9	travel for the fiscal year in which the amount is re-
10	ceived.
11	"(B) For amounts relating to sales for unoffi-
12	cial travel, deposit in nonappropriated fund accounts
13	available for morale, welfare, and recreation pro-
14	grams.
15	"(c) Definitions.—In this section:
16	"(1) The term 'head of an agency' has the
17	meaning given that term in section 3202(1) of this
18	title.
19	"(2) The term 'official travel' means travel at
20	the expense of the Federal Government.
21	"(3) The term 'unofficial travel' means personal
22	travel or other travel that is not paid for or reim-
23	bursed by the Federal Government out of appro-

priated funds.

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1	"(d) Inapplicability to Coast Guard and
2	NASA.—This section does not apply to the Coast Guard
3	when it is not operating as a service in the Navy, nor to
4	the National Aeronautics and Space Administration.".
5	(b) CLERICAL AMENDMENT.—The table of sections
6	at the beginning of such chapter is amended by adding
7	at the end the following:
	"2490b. Travel services: procurement for official and unofficial travel under one contract.".
8	SEC. 803. LIMITATION ON USE OF PRICE PREFERENCE
9	UPON ATTAINMENT OF CONTRACT GOAL FOR
10	SMALL AND DISADVANTAGED BUSINESSES.
1011	SMALL AND DISADVANTAGED BUSINESSES. Section 2323(e)(3) of title 10, United States Code,
11	Section 2323(e)(3) of title 10, United States Code,
11 12	Section 2323(e)(3) of title 10, United States Code, is amended—
111213	Section 2323(e)(3) of title 10, United States Code, is amended— (1) by inserting "(A)" after "(3)";
11 12 13 14	Section 2323(e)(3) of title 10, United States Code, is amended— (1) by inserting "(A)" after "(3)"; (2) by inserting ", except as provided in (B),"
11 12 13 14 15	Section 2323(e)(3) of title 10, United States Code, is amended— (1) by inserting "(A)" after "(3)"; (2) by inserting ", except as provided in (B)," after "the head of an agency may" in the first sen-
11 12 13 14 15 16	Section 2323(e)(3) of title 10, United States Code, is amended— (1) by inserting "(A)" after "(3)"; (2) by inserting ", except as provided in (B)," after "the head of an agency may" in the first sentence; and
11121314151617	Section 2323(e)(3) of title 10, United States Code, is amended— (1) by inserting "(A)" after "(3)"; (2) by inserting ", except as provided in (B)," after "the head of an agency may" in the first sentence; and (3) by adding at the end the following:

21 following a fiscal year in which the Department of Defense

22 attained the 5 percent goal required by subsection (a).".

1	SEC.	804.	DISTRIBUTION	OF	ASSISTANCE	UNDER	THE	PRO-
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- 2 CUREMENT TECHNICAL ASSISTANCE COOP-
- 3 ERATIVE AGREEMENT PROGRAM.
- 4 (a) Correction of Description of Geographic
- 5 Unit.—Section 2413(c) of title 10, United States Code,
- 6 is amended by striking out "region" and inserting in lieu
- 7 thereof "district".
- 8 (b) Allocation of Funds.—(1) Section 2415 of
- 9 title 10, United States Code, is repealed.
- 10 (2) The table of sections at the beginning of chapter
- 11 142 of such title is amended by striking the item relating
- 12 to section 2415.
- 13 SEC. 805. DEFENSE COMMERCIAL PRICING MANAGEMENT
- 14 IMPROVEMENT.
- 15 (a) Short Title.—This section may be cited as the
- 16 "Defense Commercial Pricing Management Improvement
- 17 Act of 1998".
- 18 (b) Commercial Items Exempt From Cost or
- 19 Pricing Data Certification Requirements.—For
- 20 the purposes of this section, the term "exempt item"
- 21 means a commercial item that is exempt under subsection
- 22 (b)(1)(B) of section 2306a of title 10, United States Code,
- 23 from the requirements for submission of certified cost or
- 24 pricing data under that section.
- 25 (c) Commercial Pricing Regulations.—(1) The
- 26 Secretary of Defense, in consultation with the Adminis-

1	trator for Federal Procurement Policy, shall prescribe reg-
2	ulations that clarify the procedures and methods to be
3	used for determining the reasonableness of prices of ex-
4	empt items.
5	(2) The regulations shall, at a minimum, provide spe-
6	cific guidance on—
7	(A) the appropriate application and precedence
8	of such price analysis tools as catalog-based pricing,
9	market-based pricing, historical pricing, parametric
10	pricing, and value analysis;
11	(B) the circumstances under which contracting
12	officers should require offerors of exempt items to
13	provide—
14	(i) uncertified cost or pricing data; or
15	(ii) information on prices at which the of-
16	feror has previously sold the same or similar
17	items;
18	(C) the role and responsibility of Department of
19	Defense support organizations, such as the Defense
20	Contract Audit Agency, in procedures for determin-
21	ing price reasonableness; and
22	(D) the meaning and appropriate application of
23	the term "purposes other than governmental pur-
24	poses" in section 4(12) of the Office of Federal Pro-
25	curement Policy Act (41 U.S.C. 403(12)).

- 1 (3) This subsection shall cease to be effective one
- 2 year after the date on which final regulations prescribed
- 3 pursuant to paragraph (1) take effect.
- 4 (d) Unified Management of Procurement of
- 5 EXEMPT COMMERCIAL ITEMS.—The Secretary of Defense
- 6 shall develop and implement procedures to ensure that, to
- 7 the maximum extent that is practicable and consistent
- 8 with the efficient operation of the Department of Defense,
- 9 a single item manager or contracting officer is responsible
- 10 for negotiating and entering into all contracts for the pro-
- 11 curement of exempt items from a single contractor.
- 12 (e) Commercial Price Trend Analysis.—(1) The
- 13 Secretary of Defense shall develop and implement proce-
- 14 dures that, to the maximum extent that is practicable and
- 15 consistent with the efficient operation of the Department
- 16 of Defense, provide for the collection and analysis of infor-
- 17 mation on price trends for categories of exempt items de-
- 18 scribed in paragraph (2).
- 19 (2) A category of exempt items referred to in para-
- 20 graph (1) consists of exempt items—
- 21 (A) that are in a single Federal Supply Group
- or Federal Supply Class, are provided by a single
- contractor, or are otherwise logically grouped for the
- 24 purpose of analyzing information on price trends;
- 25 and

- 1 (B) for which there is a potential for the price
- 2 paid to be significantly higher (on a percentage
- 3 basis) than the prices previously paid in procure-
- 4 ments of the same or similar items for the Depart-
- 5 ment of Defense, as determined by the head of the
- 6 procuring Department of Defense agency or the Sec-
- 7 retary of the procuring military department on the
- 8 basis of criteria prescribed by the Secretary of De-
- 9 fense.
- 10 (3) The head of a Department of Defense agency or
- 11 the Secretary of a military department shall take appro-
- 12 priate action to address any unreasonable escalation in
- 13 prices being paid for items procured by that agency or
- 14 military department as identified in an analysis conducted
- 15 pursuant to paragraph (1).
- 16 (4)(A) Not later than 180 days after the date of the
- 17 enactment of this Act, the Under Secretary of Defense for
- 18 Acquisition and Technology shall submit to the congres-
- 19 sional defense committees a report describing the proce-
- 20 dures prescribed under paragraph (1), including a descrip-
- 21 tion of the criteria established for the selection of cat-
- 22 egories of exempt items for price trend analysis.
- 23 (B) Not later than April 1 of each of fiscal years
- 24 2000, 2001, and 2002, the Under Secretary of Defense
- 25 for Acquisition and Technology shall submit to the con-

- 1 gressional defense committees a report on the analyses of
- 2 price trends that were conducted for categories of exempt
- 3 items during the preceding fiscal year under the proce-
- 4 dures prescribed pursuant to paragraph (1). The report
- 5 shall include a description of the actions taken to identify
- 6 and address any unreasonable price escalation for the cat-
- 7 egories of items.
- 8 (f) Secretary of Defense To Act Through
- 9 Under Secretary of Defense for Acquisition and
- 10 Technology.—The Secretary of Defense shall act
- 11 through the Under Secretary of Defense for Acquisition
- 12 and Technology to carry out subsections (d) and (e).
- 13 SEC. 806. DEPARTMENT OF DEFENSE PURCHASES
- 14 THROUGH OTHER AGENCIES.
- 15 (a) Extension of Regulations.—Not later than
- 16 three months after the date of the enactment of this Act,
- 17 the Secretary of Defense shall revise the regulations issued
- 18 pursuant to section 844 of the National Defense Author-
- 19 ization Act for Fiscal Year 1994 (Public Law 103–160;
- 20 107 Stat. 1720; 31 U.S.C. 1535 note) to cover all pur-
- 21 chases of goods and services by the Department of De-
- 22 fense under contracts entered into or administered by any
- 23 other agency pursuant to the authority of section 2304a
- 24 of title 10, United States Code, or section 303H of the

I	F'ederal	Property	and	Administrative	Services	Act	(41
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- 2 U.S.C. 253h).
- 3 (b) Termination.—This section shall cease to be ef-
- 4 fective 1 year after the date on which final regulations
- 5 prescribed pursuant to subsection (a) take effect.
- 6 SEC. 807. SUPERVISION OF DEFENSE ACQUISITION UNI-
- 7 VERSITY STRUCTURE BY UNDER SECRETARY
- 8 OF DEFENSE FOR ACQUISITION AND TECH-
- 9 **NOLOGY.**
- 10 Section 1702 of title 10, United States Code, is
- 11 amended by adding at the end the following: "The Under
- 12 Secretary shall prescribe policies and requirements for the
- 13 educational programs of the defense acquisition university
- 14 structure established under section 1746 of this title.".
- 15 SEC. 808. REPEAL OF REQUIREMENT FOR DIRECTOR OF
- 16 ACQUISITION EDUCATION, TRAINING, AND
- 17 CAREER DEVELOPMENT TO BE WITHIN THE
- 18 OFFICE OF THE UNDER SECRETARY OF DE-
- 19 FENSE FOR ACQUISITION AND TECHNOLOGY.
- Section 1703 of title 10, United States Code, is
- 21 amended by striking out "within the office of the Under
- 22 Secretary".

1	SEC. 809. ELIGIBILITY OF INVOLUNTARILY DOWNGRADED
2	EMPLOYEE FOR MEMBERSHIP IN AN ACQUI-
3	SITION CORPS.
4	Section 1732(c) of title 10, United States Code, is
5	amended by adding at the end the following new para-
6	graph:
7	"(3) Paragraph (1) of subsection (b) shall not apply
8	to an employee who—
9	"(A) having previously served in a position
10	within a grade referred to in subparagraph (A) of
11	that paragraph, is currently serving in the same po-
12	sition within a grade below GS-13, or in another po-
13	sition within that grade, by reason of a reduction in
14	force or the closure or realignment of a military in-
15	stallation, or for any other reason other by reason
16	of an adverse personnel action for cause; and
17	"(B) except as provided in paragraphs (1) and
18	(2), satisfies the educational, experience, and other
19	requirements prescribed under paragraphs (2), (3),
20	and (4) of that subsection.".
21	SEC. 810. PILOT PROGRAMS FOR TESTING PROGRAM MAN-
22	AGER PERFORMANCE OF PRODUCT SUPPORT
23	OVERSIGHT RESPONSIBILITIES FOR LIFE
24	CYCLE OF ACQUISITION PROGRAMS.
25	(a) Designation of Pilot Programs.—The Sec-
26	retary of Defense, acting through the Secretaries of the

- 1 military departments, shall designate 10 acquisition pro-
- 2 grams of the military departments as pilot programs on
- 3 program manager responsibility for product support.
- 4 (b) Responsibilities of Program Managers.—
- 5 The program manager for each acquisition program des-
- 6 ignated as a pilot program under this section shall have
- 7 the responsibility for ensuring that the product support
- 8 functions for the program are properly carried out over
- 9 the entire life cycle of the program.
- 10 (c) Report.—Not later than February 1, 1999, the
- 11 Secretary of Defense shall submit to the congressional de-
- 12 fense committees a report on the pilot programs. The re-
- 13 port shall contain the following:
- 14 (1) A description of the acquisition programs
- designated as pilot programs under subsection (a).
- 16 (2) For each such acquisition program, the spe-
- 17 cific management actions taken to ensure that the
- program manager has the responsibility for oversight
- of the performance of the product support functions.
- 20 (3) Any proposed change to law, policy, regula-
- 21 tion, or organization that the Secretary considers de-
- sirable, and determines feasible to implement, for
- ensuring that the program managers are fully re-
- sponsible under the pilot programs for the perform-
- ance of all such responsibilities.

1	SEC. 811. SCOPE OF PROTECTION OF CERTAIN INFORMA-
2	TION FROM DISCLOSURE.
3	Section 2371(i)(2)(A) of title 10, United States Code
4	is amended by striking out "cooperative agreement that
5	includes a clause described in subsection (d)" and insert-
6	ing in lieu thereof "cooperative agreement for performance
7	of basic, applied, or advanced research authorized by sec-
8	tion 2358 of this title".
9	TITLE IX—DEPARTMENT OF DE-
10	FENSE ORGANIZATION AND
11	MANAGEMENT
12	SEC. 901. REDUCTION IN NUMBER OF ASSISTANT SEC
13	RETARY OF DEFENSE POSITIONS.
14	(a) NINE POSITIONS.—Section 138(a) of title 10
15	United States Code, is amended by striking out "ten" and
16	insert in lieu thereof "nine".
17	(b) Conforming Amendment.—The item relating
18	to the Assistant Secretaries of Defense in section 5315
19	of title 5, United States Code, is amended to read as fol-
20	lows:
21	"Assistant Secretaries of Defense (9).".

1	SEC. 902. RENAMING OF POSITION OF ASSISTANT SEC-
2	RETARY OF DEFENSE FOR COMMAND, CON-
3	TROL, COMMUNICATIONS, AND INTEL-
4	LIGENCE.
5	Section 138(b)(3) of title 10, United States Code is
6	amended to read as follows:
7	"(3) One of the Assistant Secretaries shall be the As-
8	sistant Secretary of Defense for Space and Information
9	Superiority. The Assistant Secretary—
10	"(A) shall have as his principal duty the overall
11	supervision of the functions of the Department of
12	Defense that relate to space, intelligence, informa-
13	tion security, information operations, command, con-
14	trol, communications, computers, surveillance, recon-
15	naissance, and electromagnetic spectrum; and
16	"(B) shall be the Chief Information Officer of
17	the Department of Defense.".
18	SEC. 903. AUTHORITY TO EXPAND THE NATIONAL DE-
19	FENSE UNIVERSITY.
20	Section 2165(b) of title 10, United States Code, is
21	amended by adding at the end the following:
22	"(7) Any other educational institution of the
23	Department of Defense that the Secretary considers
24	appropriate and designates as an institution of the
25	university ''

- 2 HEADQUARTERS STAFF.
- 3 (a) REDUCTION REQUIRED.—(1) The Secretary of
- 4 Defense shall reduce the number of Federal Government
- 5 employees and members of the Armed Forces on the head-
- 6 quarters staffs of Department of Defense organizations in
- 7 accordance with this section. The Secretary shall achieve
- 8 the required reductions not later than September 30,
- 9 2003.
- 10 (2) The total number of Federal Government employ-
- 11 ees and members of the Armed Forces on the head-
- 12 quarters staffs of all organizations within a category of
- 13 organizations described in paragraph (4) shall be reduced
- 14 below the baseline number for the category by the percent-
- 15 age specified for the category in that paragraph. In the
- 16 administration of this section, the number of employees
- 17 employed on a basis other than a full time basis shall be
- 18 converted to, and expressed as, the equivalent number of
- 19 full time employees.
- 20 (3) For the purposes of this subsection, the baseline
- 21 number for the organizations in a category is the total
- 22 number of Federal Government employees and members
- 23 of the Armed Forces on the headquarters staffs of those
- 24 organizations on October 1, 1996.

1	(4) The categories of organizations, and the percent-
2	ages applicable under paragraph (1) to the organizations
3	in such categories, are as follows:
4	(A) The Office of the Secretary of Defense and
5	associated activities, a reduction of 33 percent.
6	(B) Defense agencies, a reduction of 21 per-
7	cent.
8	(C) Department of Defense field activities and
9	other operating organizations reporting to the Office
10	of the Secretary of Defense, a reduction of 36 per-
11	cent.
12	(D) The Joint Staff and associated activities, a
13	reduction of 29 percent.
14	(E) The headquarters of the combatant com-
15	mands and associated activities, a reduction of 7
16	percent.
17	(F) Other headquarters elements (including the
18	headquarters of the military departments and their
19	major commands) and associated activities, a reduc-
20	tion of 29 percent.
21	(b) Limited Relief From Prohibition on Man-
22	AGING BY END-STRENGTH.—(1) The Secretary may waive
23	the requirements and restrictions of section 129 of title
24	10, United States Code, for an organization or activity

25 covered by subsection (a) to the extent that the Secretary

- 1 determines necessary to achieve the personnel reductions
- 2 required by that subsection.
- 3 (2) Not later than 30 days after exercising the waiver
- 4 authority under paragraph (1) in the case of an organiza-
- 5 tion or activity, the Secretary shall notify the congres-
- 6 sional defense committees of the scope and duration of the
- 7 waiver and the reasons for granting the waiver.
- 8 (c) Management by Budget.—(1) The Secretary
- 9 shall waive the requirement under subsection (a) to reduce
- 10 the number of personnel on the headquarters staff of an
- 11 organization or activity if the Secretary determines that
- 12 the budget authority available for the organization or ac-
- 13 tivity for fiscal year 2003 has been reduced below the
- 14 budget authority available for the organization or activity
- 15 for fiscal year 1996 by at least the percentage equal to
- 16 one-fifth of the percentage specified in subsection (a)(4)
- 17 for the category of the organization or activity.
- 18 (2) In this subsection, the term "budget authority"
- 19 has the meaning given that term in section 3(2)(A) of the
- 20 Congressional Budget Act of 1974 (2 U.S.C. 622(2)(A)).
- 21 (d) Joint and Defense-Wide Activities.—If the
- 22 Secretary consolidates functions in a Department of De-
- 23 fense-wide or joint organization or activity described in
- 24 subparagraph (A), (B), (C), (D), or (E) of subsection
- 25 (a)(4) in order to meet the requirement for reduction in

1	the personnel of the other headquarters (including the
2	headquarters of the military departments and their major
3	commands) referred to in subparagraph (F) of such sub-
4	section, the Secretary may apply to that organization or
5	activity, instead of the percentage that would otherwise
6	apply under such subsection, a lesser percentage that is
7	appropriate to reflect the increased responsibilities of the
8	organization or activity.
9	(e) Report.—Not later than March 1, 1999, the
10	Secretary of Defense shall submit to the congressional de-
11	fense committees a report containing a plan to implement
12	the personnel reductions required by this section.
13	(f) CATEGORIES DEFINED.—In this section:
14	(1) The term "Office of the Secretary of De-
15	fense and associated activities" means the following
16	organizations and activities:
17	(A) The Office of the Secretary of Defense,
18	as defined in section 131 of title 10, United
19	States Code.
20	(B) The defense support activities that
21	perform technical and analytical support for the
22	Office of the Secretary of Defense.
23	(2) The term "defense agencies" means the fol-
24	lowing organizations and activities:

1	(A) The Ballistic Missile Defense Organi-
2	zation.
3	(B) The Defense Advanced Research
4	Projects Agency.
5	(C) The Defense Commissary Agency.
6	(D) The Defense Contract Audit Agency.
7	(E) The Defense Finance and Accounting
8	Services.
9	(F) The Defense Information Systems
10	Agency.
11	(G) The Defense Legal Services Agency.
12	(H) The Defense Logistics Agency.
13	(I) The Defense Security Assistance Agen-
14	cy.
15	(J) The Defense Security Service.
16	(K) The Defense Special Weapons Agency.
17	(L) The On-Site Inspection Agency.
18	(M) The Treaty Compliance and Threat
19	Reduction Agency.
20	(3) The term "Department of Defense field ac-
21	tivities and other operating organizations reporting
22	to the Office of the Secretary of Defense" means the
23	following organizations and activities:
24	(A) The American Forces Information
25	Service.

1	(B) The TRICARE Support Office.
2	(C) The Office of Economic Adjustment.
3	(D) The Department of Defense Education
4	Activity.
5	(E) Washington Headquarters Services.
6	(F) The Department of Defense Human
7	Resources Activity.
8	(G) The Defense Prisoner of War/Missing
9	Personnel Office.
10	(H) The Defense Medical Programs Activ-
11	ity.
12	(I) The Defense Technology Security Ad-
13	ministration.
14	(J) The C4I Support Activity.
15	(K) The Plans and Program Analysis Sup-
16	port Center.
17	(L) The Defense Airborne Reconnaissance
18	Office.
19	(M) The Defense Acquisition University.
20	(N) The Director of Military Support.
21	(O) The Defense Technical Information
22	Center.
23	(P) The National Defense University

1	(4) The term "Joint Staff and associated activi-
2	ties" means the following organizations and activi-
3	ties:
4	(A) The Joint Staff referred to in section
5	155 of title 10, United States Code.
6	(B) Department of Defense activities that
7	are controlled by the Chairman of the Joint
8	Chiefs of Staff and report directly to the Joint
9	Staff.
10	(5) The term "headquarters of the combatant
11	commands" means the headquarters of the combat-
12	ant commands, as defined in section 161(c)(3) of
13	title 10, United States Code.
14	(6) The term "other headquarters elements (in-
15	cluding the headquarters of the military departments
16	and their major commands)" means the following
17	organizations and activities:
18	(A) The military department headquarters
19	listed and defined in Department of Defense
20	Directive 5100.73, "Department of Defense
21	Management Headquarters and Headquarters
22	Support Activities", as in effect on November
23	12, 1996.
24	(B) Other military headquarters elements
25	defined in such directive that are not otherwise

- 1 covered by paragraphs (1), (2), (3), (4), and
- $2 \qquad (5).$
- 3 (g) Repeal of Superseded Provisions.—(1) Sec-
- 4 tions 130a and 194 of title 10, United States Code, are
- 5 repealed.
- 6 (2)(A) The table of sections at the beginning of chap-
- 7 ter 3 of such title is amended by striking out the item
- 8 relating to section 130a.
- 9 (B) The table of sections at the beginning of chapter
- 10 8 of such title is amended by striking out the item relating
- 11 to section 194.
- 12 SEC. 905. PERMANENT REQUIREMENT FOR QUADRENNIAL
- 13 **DEFENSE REVIEW.**
- 14 (a) Review Required.—Chapter 2 of title 10,
- 15 United States Code, is amended by inserting after section
- 16 116 the following:
- 17 "§ 117. Quadrennial defense review
- 18 "(a) Review Required.—The Secretary of Defense,
- 19 in consultation with the Chairman of the Joint Chiefs of
- 20 Staff, shall conduct in each year in which a President is
- 21 inaugurated a comprehensive examination of the defense
- 22 strategy, force structure, force modernization plans, infra-
- 23 structure, budget plan, and other elements of the defense
- 24 program and policies with a view toward determining and
- 25 expressing the defense strategy of the United States and

- 1 establishing a revised defense plan for the ensuing 10
- 2 years and a revised defense plan for the ensuing 20 years.
- 3 "(b) Consideration of Reports of National
- 4 Defense Panel.—In conducting the review, the Sec-
- 5 retary shall take into consideration the reports of the Na-
- 6 tional Defense Panel submitted under section 181(d) of
- 7 this title.
- 8 "(c) Report to Congress.—The Secretary shall
- 9 submit a report on each review to the Committee on
- 10 Armed Services of the Senate and the Committee on Na-
- 11 tional Security of the House of Representatives not later
- 12 than September 30 of the year in which the review is con-
- 13 ducted. The report shall include the following:
- 14 "(1) The results of the review, including a com-
- prehensive discussion of the defense strategy of the
- 16 United States and the force structure best suited to
- implement that strategy.
- 18 "(2) The threats examined for purposes of the
- review and the scenarios developed in the examina-
- tion of such threats.
- 21 "(3) The assumptions used in the review, in-
- cluding assumptions relating to the cooperation of
- allies and mission-sharing, levels of acceptable risk,
- 24 warning times, and intensity and duration of con-
- 25 flict.

- "(4) The effect on the force structure of preparations for and participation in peace operations and military operations other than war.
 - "(5) The effect on the force structure of the utilization by the Armed Forces of technologies anticipated to be available for the ensuing 10 years and technologies anticipated to be available for the ensuing 20 years, including precision guided munitions, stealth, night vision, digitization, and communications, and the changes in doctrine and operational concepts that would result from the utilization of such technologies.
 - "(6) The manpower and sustainment policies required under the defense strategy to support engagement in conflicts lasting more than 120 days.
 - "(7) The anticipated roles and missions of the reserve components in the defense strategy and the strength, capabilities, and equipment necessary to assure that the reserve components can capably discharge those roles and missions.
 - "(8) The appropriate ratio of combat forces to support forces (commonly referred to as the "toothto-tail" ratio) under the defense strategy, including, in particular, the appropriate number and size of

- headquarter units and Defense Agencies for that
 purpose.
- 3 "(9) The air-lift and sea-lift capabilities re-4 quired to support the defense strategy.
- "(10) The forward presence, pre-positioning, and other anticipatory deployments necessary under the defense strategy for conflict deterrence and adequate military response to anticipated conflicts.
- 9 "(11) The extent to which resources must be 10 shifted among two or more theaters under the de-11 fense strategy in the event of conflict in such thea-12 ters.
- "(12) The advisability of revisions to the Unified Command Plan as a result of the defense strategy.
- "(13) Any other matter the Secretary considersappropriate.".
- (b) NATIONAL DEFENSE PANEL.—Chapter 7 of suchtitle is amended by adding at the end the following:

20 "§ 181. National Defense Panel

- 21 "(a) Establishment.—Not later than January 1 of
- 22 each year immediately preceding a year in which a Presi-
- 23 dent is to be inaugurated, the Secretary of Defense shall
- 24 establish a nonpartisan, independent panel to be known

- 1 as the National Defense Panel. The Panel shall have the
- 2 duties set forth in this section.
- 3 "(b) Membership.—The Panel shall be composed of
- 4 a chairman and eight other individuals appointed by the
- 5 Secretary, in consultation with the chairman and ranking
- 6 member of the Committee on Armed Services of the Sen-
- 7 ate and the chairman and ranking member of the Commit-
- 8 tee on National Security of the House of Representatives,
- 9 from among individuals in the private sector who are rec-
- 10 ognized experts in matters relating to the national security
- 11 of the United States.
- 12 "(c) Duties.—The Panel shall—
- "(1) conduct and submit to the Secretary of
- Defense and to the Committee on Armed Services of
- the Senate and the Committee on National Security
- of the House of Representatives a comprehensive as-
- sessment of the defense strategy, force structure,
- 18 force modernization plans, infrastructure, budget
- plan, and other elements of the defense program and
- 20 policies with a view toward recommending a defense
- 21 strategy of the United States and a revised defense
- plan for the ensuing 10 years and a revised defense
- plan for the ensuing 20 years; and

- 1 "(2) identify issues that the Panel recommends
- 2 for assessment during the next review to be con-
- ducted under section 117 of this title.
- 4 "(d) Report.—(1) The Panel, in the year that it is
- 5 conducting an assessment under subsection (c), shall sub-
- 6 mit to the Secretary of Defense and to the Committee on
- 7 Armed Services of the Senate and the Committee on Na-
- 8 tional Security of the House of Representatives two re-
- 9 ports on its activities and the findings and recommenda-
- 10 tions of the Panel, including any recommendations for leg-
- 11 islation that the Panel considers appropriate, as follows:
- 12 "(A) An interim report not later than July 1 of
- the year.
- 14 "(B) A final report not later than December 1
- of the year.
- 16 "(2) Not later than December 15 of the year in which
- 17 the Secretary receive a final report under paragraph
- 18 (1)(B), the Secretary shall submit to the committees re-
- 19 ferred to in subsection (b) a copy of the report together
- 20 with the Secretary's comments on the report.
- 21 "(e) Information From Federal Agencies.—
- 22 The Panel may secure directly from the Department of
- 23 Defense and any of its components and from any other
- 24 Federal department and agency such information as the
- 25 Panel considers necessary to carry out its duties under

- 1 this section. The head of the department or agency con-
- 2 cerned shall ensure that information requested by the
- 3 Panel under this subsection is promptly provided.
- 4 "(f) Personnel Matters.—(1) Each member of
- 5 the Panel shall be compensated at a rate equal to the daily
- 6 equivalent of the annual rate of basic pay prescribed for
- 7 level IV of the Executive Schedule under section 5315 of
- 8 title 5 for each day (including travel time) during which
- 9 the member is engaged in the performance of the duties
- 10 of the Panel.
- 11 "(2) The members of the Panel shall be allowed travel
- 12 expenses, including per diem in lieu of subsistence, at
- 13 rates authorized for employees of agencies under sub-
- 14 chapter I of chapter 57 of title 5 while away from their
- 15 homes or regular places of business in the performance
- 16 of services for the Panel.
- 17 "(3)(A) The chairman of the Panel may, without re-
- 18 gard to the civil service laws and regulations, appoint and
- 19 terminate an executive director and a staff if the Panel
- 20 determines that an executive director and staff are nec-
- 21 essary in order for the Panel to perform its duties effec-
- 22 tively. The employment of an executive director shall be
- 23 subject to confirmation by the Panel.
- 24 "(B) The chairman may fix the compensation of the
- 25 executive director without regard to the provisions of

- 1 chapter 51 and subchapter III of chapter 53 of title 5 re-
- 2 lating to classification of positions and General Schedule
- 3 pay rates, except that the rate of pay for the executive
- 4 director may not exceed the rate payable for level V of
- 5 the Executive Schedule under section 5316 of such title.
- 6 "(4) Any Federal Government employee may be de-
- 7 tailed to the Panel without reimbursement of the employ-
- 8 ee's agency, and such detail shall be without interruption
- 9 or loss of civil service status or privilege. The Secretary
- 10 shall ensure that sufficient personnel are detailed to the
- 11 Panel to enable the Panel to carry out its duties effec-
- 12 tively.
- 13 "(5) To the maximum extent practicable, the mem-
- 14 bers and employees of the Panel shall travel on military
- 15 aircraft, military ships, military vehicles, or other military
- 16 conveyances when travel is necessary in the performance
- 17 of a duty of the Panel, except that no such aircraft, ship,
- 18 vehicle, or other conveyance may be scheduled primarily
- 19 for the transportation of any such member or employee
- 20 when the cost of commercial transportation is less expen-
- 21 sive.
- 22 "(g) Administrative Provisions.—(1) The Panel
- 23 may use the United States mails and obtain printing and
- 24 binding services in the same manner and under the same

- 1 conditions as other departments and agencies of the Fed-
- 2 eral Government.
- 3 "(2) The Secretary shall furnish the Panel any ad-
- 4 ministrative and support services requested by the Panel.
- 5 "(3) The Panel may accept, use, and dispose of gifts
- 6 or donations of services or property.
- 7 "(h) Payment of Panel Expenses.—The com-
- 8 pensation, travel expenses, and per diem allowances of
- 9 members and employees of the Panel shall be paid out of
- 10 funds available to the Department of Defense for the pay-
- 11 ment of compensation, travel allowances, and per diem al-
- 12 lowances, respectively, of civilian employees of the Depart-
- 13 ment. The other expenses of the Panel shall be paid out
- 14 of funds available to the Department for the payment of
- 15 similar expenses incurred by the Department.
- 16 "(i) TERMINATION.—The Panel shall terminate at
- 17 the end of the year following the year in which the Panel
- 18 submits its final report under subsection (d)(1)(B). For
- 19 the period that begins 90 days after the date of submittal
- 20 of the report, the activities and staff of the panel shall
- 21 be reduced to a level that the Secretary of Defense consid-
- 22 ers sufficient to continue the availability of the panel for
- 23 consultation with the Secretary of Defense and with the
- 24 Committee on Armed Services of the Senate and the Com-

- 1 mittee on National Security of the House of Representa-
- 2 tives.".
- 3 (c) Clerical Amendments.—(1) The table of sec-
- 4 tions at the beginning of chapter 2 of title 10, United
- 5 States Code, is amended by inserting after the item relat-
- 6 ing to section 116 the following:
 - "117. Quadrennial defense review.".
- 7 (2) The table of sections at the beginning of chapter
- 8 7 of such title is amended by adding at the end the follow-
- 9 ing:
 - "181. National Defense Panel.".
- 10 (d) Continuation of 1997 National Defense
- 11 Panel.—Section 924(j) of the Military Force Structure
- 12 Review Act of 1996 (subtitle B of title IX of Public Law
- 13 104–201; 110 Stat. 2626; 10 U.S.C. 111 note) is amended
- 14 to read as follows:
- 15 "(j) Termination.—The Panel shall continue until
- 16 the first National Defense Panel is established under sec-
- 17 tion 181(a) of title 10, United States Code, and shall then
- 18 terminate. The activities and staff of the panel shall be
- 19 reduced to a level that the Secretary of Defense considers
- 20 sufficient to continue the availability of the panel for con-
- 21 sultation with the Secretary of Defense and with the Com-
- 22 mittee on Armed Services of the Senate and the Commit-
- 23 tee on National Security of the House of Representa-
- 24 tives.".

1	SEC. 906. MANAGEMENT REFORM FOR RESEARCH, DEVEL-
2	OPMENT, TEST, AND EVALUATION.
3	(a) Requirements for Analysis and Plan.—(1)
4	The Secretary of Defense, acting through the Under Sec-
5	retary of Defense for Acquisition and Technology, shall
6	analyze the structures and processes of the Department
7	of Defense for management of its laboratories and test
8	and evaluation centers and, taking into consideration the
9	analysis, develop a plan for improving the management of
10	the laboratories and centers. The plan shall include the
11	reorganizations and reforms that the Secretary considers
12	appropriate.
13	(2) The analysis shall include the following:
14	(A) Opportunities to achieve efficiency and re-
15	duce duplication of efforts by consolidating respon-
16	sibilities for research, development, test, and evalua-
17	tion, by area or function, in a military department
18	as a lead agency or executive agent.
19	(B) Reforms of the management processes of
20	Department of Defense laboratories and test and
21	evaluation centers that would reduce costs and in-
22	crease efficiency in the conduct of research, develop-
23	ment, test, and evaluation.
24	(C) Opportunities for Department of Defense
25	laboratories and test and evaluation centers to enter
26	into partnership arrangements with laboratories in

- industry, academia, and other Federal agencies that demonstrate leadership, initiative, and innovation in research, development, test, and evaluation.
 - (D) The benefits of consolidating test ranges and test facilities under one management structure.
 - (E) Personnel demonstration projects and pilot projects that are being carried out to address the challenges for and constraints on recruitment and retention of scientists and engineers.
 - (F) The extent to which there is disseminated within the Department of Defense laboratories and test and evaluation centers information regarding initiatives that have successfully improved efficiency through reform of management processes and other means.
 - (G) Any cost savings that can be derived directly from reorganization of management structures.
- 19 (H) Options for reinvesting any such cost sav-20 ings in the Department of Defense laboratories and 21 test and evaluation centers.
- 22 (3) The Secretary shall submit the plan required 23 under paragraph (1) to the congressional defense commit-24 tees not later than 180 days after the date of the enact-25 ment of this Act.

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- 1 (b) Cost-Based Management Information Sys-
- 2 TEM.—(1) The Secretary of Defense shall develop a plan,
- 3 including a schedule, for establishing a cost-based man-
- 4 agement information system for Department of Defense
- 5 laboratories and test and evaluation centers. The system
- 6 shall provide for accurately identifying and comparing the
- 7 costs of operating each laboratory and each center.
- 8 (2) In preparing the plan, the Secretary shall assess
- 9 the feasibility and desirability of establishing a common
- 10 methodology for assessing costs. The Secretary shall con-
- 11 sider the use of a revolving fund as one potential meth-
- 12 odology.
- 13 (3) The Secretary shall submit the plan required
- 14 under paragraph (1) to the congressional defense commit-
- 15 tees not later than 90 days after the date of the enactment
- 16 of this Act.
- 17 SEC. 907. RESTRUCTURING OF ADMINISTRATION OF FISH-
- 18 ER HOUSES.
- 19 (a) Administration as Nonappropriated Fund
- 20 Instrumentality.—(1) Chapter 147 of title 10, United
- 21 States Code, is amended by adding at the end the follow-
- 22 ing:

1	"§ 2490b. Fisher Houses: administration as non-
2	appropriated fund instrumentality
3	"(a) Fisher Houses and Suites.—(1) For the
4	purposes of this section, a Fisher House is a housing facil-
5	ity that—
6	"(A) is located in proximity to a health care fa-
7	cility of the Army, the Air Force, or the Navy;
8	"(B) is available for residential use on a tem-
9	porary basis by patients of that health care facility,
10	members of the families of such patients, and others
11	providing the equivalent of familial support for such
12	patients; and
13	"(C) has been constructed and donated by—
14	"(i) the Zachary and Elizabeth M. Fisher
15	Armed Services Foundation; or
16	"(ii) another source, if the Secretary des-
17	ignates the housing facility as a Fisher House.
18	"(2) For the purposes of this section, a Fisher Suite
19	is one or more rooms that meet the requirements of sub-
20	paragraph (A) and (B) of paragraph (1), are constructed,
21	altered, or repaired and donated by a source described in
22	subparagraph (C) of that paragraph, and are designated
23	by the Secretary concerned as a Fisher Suite.
24	"(b) Nonappropriated Fund Instrumental-
25	ITY.—The Secretary of a military department shall admin-
26	ister all Fisher Houses and Fisher Suites associated with

- 1 health care facilities of that military department as a non-
- 2 appropriated fund instrumentality of the United States.
- 3 "(c) Governance.—The Secretary shall establish a
- 4 system for the governance of the nonappropriated fund in-
- 5 strumentality.
- 6 "(d) CENTRAL FUND.—The Secretary shall establish
- 7 a single fund as the source of funding for the operation,
- 8 maintenance, and improvement of all Fisher Houses and
- 9 Fisher Suites of the nonappropriated fund instrumental-
- 10 ity.
- 11 "(e) Acceptance of Contributions and Fees.—
- 12 The Secretary of a military department may accept
- 13 money, property, and services donated for the support of
- 14 a Fisher House or Fisher Suite, and may impose fees re-
- 15 lating to the use of the Fisher Houses and Fisher Suites.
- 16 All monetary donations, and the proceeds of the disposal
- 17 of any other donated property, accepted by the Secretary
- 18 under this subsection shall be credited to the fund estab-
- 19 lished under subsection (d) for the Fisher Houses and
- 20 Fisher Suites of that military department and shall be
- 21 available for all Fisher Houses and Fisher Suites of that
- 22 military department.
- 23 "(f) Annual Report.—Not later than January 15
- 24 of each year, the Secretary of each military department
- 25 shall submit a report on Fisher House operations to the

1	Committee on Armed Services of the Senate and the Com-
2	mittee on National Security of the House of Representa-
3	tives. The report shall include, at a minimum, the follow-
4	ing:
5	"(1) The amount in the fund established by the
6	Secretary for the Fisher Houses and Fisher Suites
7	under subsection (d), as of October 1 of the previous
8	year.
9	"(2) The operation of the fund during the fiscal
10	year ending on the day before that date, including—
11	"(A) all gifts, fees, and interest credited to
12	the fund; and
13	"(B) the disbursements from the fund.
14	"(3) The budget for the operation of the Fisher
15	Houses and Fisher Suites for the fiscal year in
16	which the report is submitted.".
17	(2) The table of sections at the beginning of such
18	chapter is amended by adding at the end the following:
	"2490b. Fisher Houses: administration as nonappropriated fund instrumentality.".
19	(b) Funding Transition.—(1) Not later than 90
20	days after the date of the enactment of this Act the Sec-
21	retary of each military department shall—
22	(A) establish the fund required under section
23	2490b(d) of title 10, United States Code (as added
24	by subsection (a)); and

1	(B) close the Fisher House trust fund for that
2	department and transfer the amounts in the closed
3	fund to the newly established fund.
4	(2) Of the amounts appropriated for the Navy pursu-
5	ant to section 301, the Secretary of the Navy shall trans-
6	fer to the fund established by the Secretary under section
7	2490b(d) of title 10, United States Code (as added by sub-
8	section (a)) such amount as the Secretary considers appro-
9	priate for establishing in the fund a corpus sufficient for
10	operating Fisher Houses and Fisher Suites of the Navy.
11	(3) Of the amounts appropriated for the Air Force
12	pursuant to section 301, the Secretary of the Air Force
13	shall transfer to the fund established by the Secretary
14	under section 2490b(d) of title 10, United States Code
15	(as added by subsection (a)) such amount as the Secretary
16	considers appropriate for establishing in the fund a corpus
17	sufficient for operating Fisher Houses and Fisher Suites
18	of the Air Force.
19	(4) The Secretary of each military department, upon
20	completing the actions required of the Secretary under the
21	preceding paragraphs of this subsection, shall submit to
22	Congress a report containing—
23	(A) the Secretary's certification that those ac-
24	tions have been completed; and

1	(B) a statement of the amount deposited in the
2	newly established fund.

- 3 (5) Amounts transferred to a fund established under
- 4 section 2490b(d) of title 10, United States Code (as added
- 5 by subsection (a)), shall be available without fiscal year
- 6 limitation for the purposes for which the fund is estab-
- 7 lished and shall be administered as nonappropriated
- 8 funds.
- 9 (c) Conforming Repeals.—(1) Section 2221 of
- 10 title 10, United States Code, and the item relating to that
- 11 section in the table of sections at the beginning of chapter
- 12 131 of such title, are repealed.
- 13 (2) Section 1321(a) of title 31, United States Code,
- 14 is amended by striking out paragraphs (92), (93), and
- 15 (94).
- 16 (3) The amendments made by paragraphs (1) and (2)
- 17 shall take effect 90 days after the date of the enactment
- 18 of this Act.

19 TITLE X—GENERAL PROVISIONS

20 Subtitle A—Financial Matters

- 21 SEC. 1001, TRANSFER AUTHORITY.
- 22 (a) Authority To Transfer Authorizations.—
- 23 (1) Upon determination by the Secretary of Defense that
- 24 such action is necessary in the national interest, the Sec-
- 25 retary may transfer amounts of authorizations made avail-

- 1 able to the Department of Defense in this division for fis-
- 2 cal year 1999 between any such authorizations for that
- 3 fiscal year (or any subdivisions thereof). Amounts of au-
- 4 thorizations so transferred shall be merged with and be
- 5 available for the same purposes as the authorization to
- 6 which transferred.
- 7 (2) The total amount of authorizations that the Sec-
- 8 retary may transfer under the authority of this section
- 9 may not exceed \$2,000,000,000.
- 10 (b) LIMITATIONS.—The authority provided by this
- 11 section to transfer authorizations—
- 12 (1) may only be used to provide authority for
- items that have a higher priority than the items
- from which authority is transferred; and
- 15 (2) may not be used to provide authority for an
- item that has been denied authorization by Con-
- 17 gress.
- 18 (c) Effect on Authorization Amounts.—A
- 19 transfer made from one account to another under the au-
- 20 thority of this section shall be deemed to increase the
- 21 amount authorized for the account to which the amount
- 22 is transferred by an amount equal to the amount trans-
- 23 ferred.

1	(d) Notice to Congress.—The Secretary shall
2	promptly notify Congress of each transfer made under
3	subsection (a).
4	SEC. 1002. AUTHORIZATION OF EMERGENCY APPROPRIA-
5	TIONS FOR FISCAL YEAR 1999.
6	(a) Authorization of Appropriations.—Funds
7	are hereby authorized to be appropriated for the Depart-
8	ment of Defense for fiscal year 1999 for incremental costs
9	of operations of the Armed Forces in and around Bosnia
10	and Herzegovina in the total amount of \$1,858,600,000,
11	as follows:
12	(1) For military personnel, in addition to the
13	amounts authorized to be appropriated in title IV of
14	this Act:
15	(A) For the Army, \$297,700,000.
16	(B) For the Navy, \$9,700,000.
17	(C) For the Marine Corps, \$2,700,000.
18	(D) For the Air Force, \$33,900,000.
19	(E) For the Naval Reserve, \$2,200,000.
20	(2) For operation and maintenance for the
21	Overseas Contingency Operations Transfer Fund, in
22	addition to the total amount authorized to be appro-
23	priated for that fund in section 301(a)(25) of this
24	Act. \$1.512.400.000.

- 1 (b) Transfer Authority.—Upon determination by
- 2 the Secretary of Defense that such action is necessary in
- 3 the national interest, the Secretary may transfer amounts
- 4 of authorizations made available to the Department of De-
- 5 fense in subsection (a)(2) for fiscal year 1999 to any of
- 6 the authorizations for that fiscal year in section 301.
- 7 Amounts of authorizations so transferred shall be merged
- 8 with and be available for the same purposes as the author-
- 9 ization to which transferred. The transfer authority under
- 10 this subsection is in addition to any other transfer author-
- 11 ity provided in this Act.
- 12 (c) Designation as Emergency.—Funds author-
- 13 ized to be appropriated in accordance with subsection (a)
- 14 are designated as emergency requirements pursuant to
- 15 section 251(b)(2)(A) of the Balanced Budget and Emer-
- 16 gency Deficit Control Act of 1985.
- 17 SEC. 1003. AUTHORIZATION OF PRIOR EMERGENCY SUP-
- 18 PLEMENTAL APPROPRIATIONS FOR FISCAL
- 19 **YEAR 1998.**
- Amounts authorized to be appropriated to the De-
- 21 partment of Defense for fiscal year 1998 in the National
- 22 Defense Authorization Act for Fiscal Year 1998 (Public
- 23 Law 105–85) are hereby adjusted, with respect to any
- 24 such authorized amount, by the amount by which appro-
- 25 priations pursuant to such authorization were increased

1	(by a supplemental appropriation) or decreased (by a re-
2	scission), or both, in the 1998 Supplemental Appropria-
3	tions and Rescissions Act (Public Law 105–174).
4	SEC. 1004. PARTNERSHIP FOR PEACE INFORMATION SYS-
5	TEM MANAGEMENT.
6	Funds authorized to be appropriated under titles II
7	and III of this Act shall be available for Partnership for
8	Peace information management systems as follows:
9	(1) Of the amount authorized to be appro-
10	priated under section 201(4) for Defense-wide activi-
11	ties, \$2,000,000.
12	(2) Of the amount authorized to be appro-
13	priated under section 301 for Defense-wide activi-
14	ties, \$3,000,000.
15	Subtitle B—Naval Vessels
16	SEC. 1011. IOWA CLASS BATTLESHIP RETURNED TO NAVAL
17	VESSEL REGISTER.
18	The U.S.S. Iowa shall be listed, and maintained, on
19	the Naval Vessel Register under section 1011 of the Na-
20	tional Defense Authorization Act for Fiscal Year 1996
21	(Public Law 104–106; 110 Stat. 421) instead of the
22	U.S.S. New Jersey, which shall be stricken from the reg-
23	ister. The preceding sentence does not affect the continued
24	effectiveness of subsection (d) of such section.

1	SEC. 1012. LONG-TERM CHARTER OF THREE VESSELS IN
2	SUPPORT OF SUBMARINE RESCUE, ESCORT,
3	AND TOWING.
4	(a) Authority.—The Secretary of the Navy may
5	enter into one or more long-term charters in accordance
6	with section 2401 of title 10, United States Code, for
7	three vessels to support the rescue, escort, and towing of
8	submarines.
9	(b) Vessels and Periods.—The vessels that may
10	be chartered, and the periods for which the vessels may
11	be chartered, under subsection (a) are as follows:
12	(1) The Carolyn Chouest (United States official
13	number D102057), for any period that ends before
14	October 1, 2012.
15	(2) The Kellie Chouest (United States official
16	number D1038519), for any period that ends before
17	October 1, 2005.
18	(3) The Dolores Chouest (United States official
19	number D600288), for any period that ends before
20	October 1, 2005.
21	(c) Condition on Charter of One Vessel.—The
22	charter for the Carolyn Chouest shall include a clause that
23	permits the United States to terminate the charter for the
24	convenience of the United States without any liability for
25	further payment (other than for unpaid amounts due
26	under the charter for periods before the date of the termi-

- nation) in the event that the need for the vessel under
 the charter terminates before the end of the charter period
 by reason of the decommissioning of a submarine research
 vessel supported under the charter.
 SEC. 1013. TRANSFERS OF NAVAL VESSELS TO FOREIGN
 COUNTRIES.
 (a) TRANSFERS BY GRANT.—The Secretary of the
 Navy is authorized to transfer vessels to foreign countries
 on a grant basis under section 516 of the Foreign Assist-
- 11 (1) The tank landing ship Newport (LST

ance Act of 1961 (22 U.S.C. 2321j) as follows:

12 1179).

- 13 (2) The civilian crewed ocean surveillance ship
- 14 Assurance (T-AGOS 5).
- 15 (3) The frigates Hepburn (FF 1055), W.S.
- 16 Simms (FF 1059), Paul (FF 1080), and Miller (FF
- 17 1091).
- 18 (b) Transfers by Sale.—The Secretary of the
- 19 Navy is authorized to transfer vessels to foreign countries
- 20 on a sales basis under section 21 of the Arms Export Con-
- 21 trol Act (22 U.S.C. 2761) as follows:
- 22 (1) The guided missile frigates Duncan (FFG
- 23 10), Tisdale (FFG 27), and Reid (FFG 30).
- 24 (2) The dock landing ship Pensacola (LSD 38).

1	(3) The medium floating drydock Competent
2	(AFDM 6).
3	(4) The tank landing ship Peoria (LST 1183).
4	(5) The civilian crewed ocean surveillance ship
5	Triumph (T-AGOS 4).
6	(6) The drydocks Waterford (ARD 5) and
7	Alamagordo (ARDM 2).
8	(7) The unnamed medium floating drydock
9	bearing hull number AFDM 2.
10	(8) The auxiliary repair dock San Onofre (ARD
11	30).
12	(c) Transfers by Lease or Sale.—The Secretary
13	of the Navy is authorized to transfer vessels to foreign
14	countries on a lease basis under section 61 of the Arms
15	Export Control Act (22 U.S.C. 2796) or on a sales basis
16	under section 21 of the Arms Export Control Act (22
17	U.S.C. 2761) as follows:
18	(1) The guided missile destroyers Kidd (DDG
19	993), Callaghan (DDG 994), Scott (DDG 995) and
20	Chandler (DDG 996).
21	(2) The fleet oiler Merrimack (AO 179).
22	(d) Financing for Transfers by Lease.—Section
23	23 of the Arms Export Control Act (22 U.S.C. 2763) may
24	be used to provide financing for any transfer by lease
25	under subsection (c) in the same manner as if such trans-

- 1 fer were a procurement by the recipient nation of a de-
- 2 fense article.
- 3 (e) Costs of Transfers.—Any expense incurred by
- 4 the United States in connection with a transfer authorized
- 5 by subsection (a), (b), or (c) shall be charged to the recipi-
- 6 ent (notwithstanding section 516(e)(1) of the Foreign As-
- 7 sistance Act of 1961 (22 U.S.C. 2321j(e)(1)) in the case
- 8 of a transfer authorized under subsection (a)).
- 9 (f) Repair and Refurbishment in United
- 10 States Shipyards.—The Secretary of the Navy shall re-
- 11 quire, as a condition of the transfer of a vessel under this
- 12 section, that the country to which the vessel is transferred
- 13 have such repair or refurbishment of the vessel as is need-
- 14 ed, before the vessel joins the naval forces of that country,
- 15 performed at a shipyard located in the United States, in-
- 16 cluding a United States Navy shipyard.
- 17 (g) Expiration of Authority.—The authority to
- 18 transfer vessels under this section shall expire at the end
- 19 of the two-year period beginning on the date of the enact-
- 20 ment of this Act, except that a lease entered into during
- 21 that period under any provision of subsection (c) may be
- 22 renewed.

Subtitle C—Miscellaneous Report

2 Requirements and Repeals

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3	SEC. 1021. REPEAL OF REPORTING REQUIREMENTS.
4	(a) Reports Required by Title 10.—
5	(1) Health and medical care studies and
6	DEMONSTRATIONS.—Section 1092(a) of title 10,
7	United States Code, is amended by striking out
8	paragraph (3).
9	(2) Annual report on use of money rent-
10	ALS FOR LEASES OF NON-EXCESS PROPERTY.—Sec-
11	tion 2667(d) of title 10, United States Code, is
12	amended—
13	(A) in paragraph (1)(A)(ii), by striking out
14	"paragraph (4) or (5)" and inserting in lieu
15	thereof "paragraph (3) or (4)".
16	(B) by striking out paragraph (3); and
17	(C) by redesignating paragraphs (4) and
18	(5) as paragraphs (3) and (4), respectively.
19	(b) Report Required by Military Construction
20	AUTHORIZATION ACT.—Section 2819 of the National De-
21	fense Authorization Act, Fiscal Year 1989 (Public Law
22	100–456; 102 Stat. 2119; 10 U.S.C. 2391 note,), relating
23	to the Commission on Alternative Utilization of Military
24	Facilities, is amended—

1	(1) in subsection (a) by striking out "(a) Es-
2	TABLISHMENT OF COMMISSION.—"; and
3	(2) by striking out subsections (b) and (c).
4	SEC. 1022. REPORT ON DEPARTMENT OF DEFENSE FINAN-
5	CIAL MANAGEMENT IMPROVEMENT PLAN.
6	Not later than 60 days after the date on which the
7	Secretary of Defense submits the first biennial financial
8	management improvement plan required by section 2222
9	of title 10, United States Code, the Comptroller General
10	shall submit to Congress an analysis of the plan. The anal-
11	ysis shall include a discussion of the content of the plan
12	and the extent to which the plan—
13	(1) complies with the requirements of such sec-
14	tion 2222; and
15	(2) is a workable plan for addressing the finan-
16	cial management problems of the Department of De-
17	fense.
18	SEC. 1023. FEASIBILITY STUDY OF PERFORMANCE OF DE-
19	PARTMENT OF DEFENSE FINANCE AND AC-
20	COUNTING FUNCTIONS BY PRIVATE SECTOR
21	SOURCES OR OTHER FEDERAL GOVERNMENT
22	SOURCES.
23	(a) Study Required.—The Secretary of Defense
24	shall carry out a study of the feasibility and advisability
25	of selecting on a competitive basis the source or sources

- 1 for performing the finance and accounting functions of the
- 2 Department of Defense from among private sector
- 3 sources, the Defense Finance and Accounting Service of
- 4 the Department of Defense, the military departments, and
- 5 other Federal Government agencies.
- 6 (b) Report.—Not later than October 1, 1999, the
- 7 Secretary shall submit a written report on the results of
- 8 the study to Congress. The report shall include the follow-
- 9 ing:
- 10 (1) A discussion of how the finance and ac-
- 11 counting functions of the Department of Defense are
- performed, including the necessary operations, the
- operations actually performed, the personnel re-
- quired for the operations, and the core competencies
- that are necessary for the performance of those
- 16 functions.
- 17 (2) A comparison of the performance of the fi-
- nance and accounting functions by the Defense Fi-
- 19 nance and Accounting Service with the performance
- of finance and accounting functions by the other
- sources referred to in subsection (a) that exemplify
- 22 the best finance and accounting practices and re-
- sults, together with a comparison of the costs of the
- 24 performance of such functions by the Defense Fi-
- 25 nance and Accounting Service and the estimated

1	costs of the performance of such functions by those
2	other sources.
3	(3) The finance and accounting functions, if
4	any, that are appropriate for performance by those
5	other sources, together with a concept of operations
6	that—
7	(A) specifies the mission;
8	(B) identifies the finance and accounting
9	operations to be performed;
10	(C) describes the work force that is nec-
11	essary to perform those operations;
12	(D) discusses where the operations are to
13	be performed;
14	(E) describes how the operations are to be
15	performed; and
16	(F) discusses the relationship between how
17	the operations are to be performed and the mis-
18	sion.
19	(4) An analysis of how Department of Defense
20	programs or processes would be affected by the per-
21	formance of the finance and accounting functions of
22	the Department of Defense by one or more of those
23	other sources.
24	(5) The status of the efforts within the Depart-
25	ment of Defense to consolidate and eliminate redun-

- dant finance and accounting systems and to better integrate the automated and manual systems of the department that provide input to financial management or accounting systems of the department.
 - (6) A description of a feasible and effective process for selecting, on a competitive basis, sources to perform the finance and accounting functions of the Department of Defense from among the sources referred to in subsection (a), including a discussion of the selection criteria considered appropriate.
 - (7) Any recommended policy for selecting sources to perform the finance and accounting functions of the Department of Defense on a competitive basis from among the sources referred to in subsection (a), together with such other recommendations that the Secretary considers appropriate.
 - (8) An analysis of the costs and benefits of the various policies and actions recommended.
 - (9) A discussion of any findings, analyses, and recommendations of the performance of the finance and accounting functions of the Department of Defense that have been made by the Task Force on Defense Reform appointed by the Secretary of Defense.

1	(c) Market Research.—In carrying out the study,
2	the Secretary shall perform market research to determine
3	whether the availability of responsible private sector
4	sources of finance and accounting services is sufficient for
5	there to be a reasonable expectation of meaningful com-
6	petition for any contract for the procurement of finance
7	and accounting services for the Department of Defense.
8	SEC. 1024. REORGANIZATION AND CONSOLIDATION OF OP-
9	ERATING LOCATIONS OF THE DEFENSE FI-
10	NANCE AND ACCOUNTING SERVICE.
11	(a) Limitation.—No operating location of the De-
12	fense Finance and Accounting Service may be closed be-
13	fore the date that is six months after the date on which
14	the Secretary submits to Congress the plan required by
15	subsection (b).
16	(b) Plan Required.—The Secretary of Defense
17	shall submit to Congress a strategic plan for improving
18	the financial management operations at each of the oper-
19	ating locations of the Defense Finance and Accounting
20	Service.
21	(c) Content of Plan.—The plan shall include, at
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(1) The workloads that it is necessary to per-

form at the operating locations each fiscal year.

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1	(2) The capacity and number of operating loca-
2	tions that are necessary for performing the work-
3	loads.

- (3) A discussion of the costs and benefits that could result from reorganizing the operating locations of the Defense Finance and Accounting Service on the basis of function performed, together with the Secretary's assessment of the feasibility of carrying out such a reorganization.
- 10 (d) Submittal of Plan.—The plan shall be submit-11 ted to the Committee on Armed Services of the Senate 12 and the Committee on National Security of the House of 13 Representatives not later than December 15, 1998.

14 SEC. 1025. REPORT ON INVENTORY AND CONTROL OF MILI-15 TARY EQUIPMENT.

(a) REPORT REQUIRED.—Not later than March 1,

17 1999, the Secretary of Defense shall submit to the Com18 mittee on Armed Services of the Senate and the Commit19 tee on National Security of the House of Representatives
20 a report on the inventory and control of the military equip21 ment of the Department of Defense as of the end of fiscal
22 year 1998. The report shall address the inventories of each
23 of the Army, Navy, Air Force, and Marine Corps sepa-

24 rately.

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1	(b) Content.—The report shall include the follow-
2	ing:
3	(1) For each item of military equipment in the
4	inventory, stated by item nomenclature—
5	(A) the quantity of the item in the inven-
6	tory as of the beginning of the fiscal year;
7	(B) the quantity of acquisitions of the item
8	during the fiscal year;
9	(C) the quantity of disposals of the item
10	during the fiscal year;
11	(D) the quantity of losses of the item dur-
12	ing the performance of military missions during
13	the fiscal year; and
14	(E) the quantity of the item in the inven-
15	tory as of the end of the fiscal year.
16	(2) A reconciliation of the quantity of each item
17	in the inventory as of the beginning of the fiscal
18	year with the quantity of the item in the inventory
19	as of the end of fiscal year.
20	(3) For each item of military equipment that
21	cannot be reconciled—
22	(A) an explanation of why the quantities
23	cannot be reconciled; and

1	(B) a discussion of the remedial actions
2	planned to be taken, including target dates for
3	accomplishing the remedial actions.
4	(4) Supporting schedules identifying the loca-
5	tion of each item that are available to Congress or
6	auditors of the Comptroller General upon request.
7	(e) MILITARY EQUIPMENT DEFINED.—For the pur-
8	poses of this section, the term "military equipment"
9	means all equipment that is used in support of military
10	missions and is maintained on the visibility systems of the
11	Army, Navy, Air Force, or Marine Corps.
12	(d) Inspector General Review.—Not later than
13	June 1, 1999, the Inspector General of the Department
14	of Defense shall review the report submitted to the com-
15	mittees under subsection (a) and shall submit to the com-
16	mittees any comments that the Inspector General consid-
17	ers appropriate.
18	SEC. 1026. REPORT ON CONTINUITY OF ESSENTIAL OPER-
19	ATIONS AT RISK OF FAILURE BECAUSE OF
20	COMPUTER SYSTEMS THAT ARE NOT YEAR
21	2000 COMPLIANT.
22	(a) Report Required.—The Secretary of Defense
23	and the Director of Central Intelligence shall jointly sub-
24	mit to the Committee on Armed Services of the Senate
25	and the Committee on National Security of the House of

- 1 Representatives a report on the plans of the Department
- 2 of Defense and the intelligence community for ensuring
- 3 the continuity of performance of essential operations that
- 4 are at risk of failure because of computer systems and
- 5 other information and support systems that are not year
- 6 2000 compliant.
- 7 (b) Content.—The report shall contain, at a mini-
- 8 mum, the following:
- 9 (1) A prioritization of mission critical systems
- to ensure that the most critical systems have the
- 11 highest priority for efforts to reprogram computers
- to be year 2000 compliant.
- 13 (2) A discussion of the private and other public
- information and support systems relied on by the
- 15 national security community, including the intel-
- ligence community, and the efforts under way to en-
- sure that those systems are year 2000 compliant.
- 18 (3) The efforts under way to repair the underly-
- ing operating systems and infrastructure.
- 20 (4) The plans for comprehensive testing of De-
- 21 partment of Defense systems, including simulated
- 22 operational tests in mission areas.
- 23 (5) A comprehensive contingency plan, for the
- entire national security community, which provides
- for resolving emergencies resulting from a system

- that is not year 2000 compliant and includes provision for the creation of crisis action teams for use in resolving such emergencies.
 - (6) A discussion of the efforts undertaken to ensure the continued reliability of service on the systems used by the President and other leaders of the United States for communicating with the leaders of other nations.
 - (7) A discussion of the vulnerability of allied armed forces to failure systems that are not, or have critical components that are not, year 2000 compliant, together with an assessment of the potential problems for interoperability among the Armed Forces of the United States and allied armed forces because of the potential for failure of such systems.
 - (8) An estimate of the total cost of making the computer systems and other information and support systems comprising the computer networks of the Department of Defense and the intelligence community year 2000 compliant.
- 21 (c) Submitted not
- 22 later than March 31, 1999, in classified form and, as nec-
- 23 essary, unclassified form.
- 24 (d) Year 2000 Compliant.—In this section, the
- 25 term "year 2000 compliant", with respect to a computer

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1	system or any other information or support system, means
2	that the programs of the system correctly recognize dates
3	in years after 1999 as being dates after 1999 for the pur
4	poses of program functions for which the correct date is
5	relevant to the performance of the functions.
6	SEC. 1027. REPORTS ON NAVAL SURFACE FIRE-SUPPORT
7	CAPABILITIES.
8	(a) Navy Report.—(1) Not later than March 31
9	1999, the Secretary of the Navy shall submit to the Com-
10	mittee on Armed Services of the Senate and the Commit
11	tee on National Security of the House of Representatives
12	a report on battleship readiness for meeting requirements
13	of the Armed Forces for naval surface fire support.
14	(2) The report shall contain the following:
15	(A) The reasons for the Secretary's failure to
16	comply with the requirements of section 1011 of the
17	National Defense Authorization Act for Fiscal Year
18	1996 (Public Law 104–106; 110 Stat. 421) unti
19	February 1998.
20	(B) The requirements for Air-Naval Gunfire Li-
21	aison Companies.
22	(C) The plans of the Navy for retaining and
23	maintaining 16-inch ammunition for the main guns
24	of battleships.

1	(D) The	plans	of the Y	Navy	for ret	aining the
2	hammerhead	crane	essential	for	lifting	battleship
3	turrets.					

- (E) An estimate of the cost of reactivating Iowa-class battleships for listing on the Naval Vessel Register, restoring the vessels to seaworthiness with operational capabilities necessary to meet requirements for naval surface fire-support, and maintaining the battleships in that condition for continued listing on the register, together with an estimate of the time necessary to reactivate and restore the vessels to that condition.
- (3) The Secretary shall act through the Director of
 Expeditionary Warfare Division (N85) of the Office of the
 Chief of Naval Operations in preparing the report.
- 16 (b) GAO REPORT.—(1) The Comptroller General 17 shall submit to the Committee on Armed Services of the 18 Senate and the Committee on National Security of the 19 House of Representatives a report on the naval surface 20 fire-support capabilities of the Navy.
- 21 (2) The report shall contain the following:
- 22 (A) An assessment of the extent of the compli-23 ance by the Secretary of the Navy with the require-24 ments of section 1011 of the National Defense Au-

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1	thorization Act for Fiscal Year 1996 (Public Law
2	104–106; 110 Stat. 421).
3	(B) The plans of the Navy for executing the
4	naval surface fire-support mission of the Navy.
5	(C) An assessment of the short-term costs and
6	the long-term costs associated with the plans.
7	(D) An assessment of the short-term costs and
8	the long-term costs associated with alternative meth-
9	ods for executing the naval surface fire-support mis-
10	sion of the Navy, including the alternative of re-
11	activating two battleships.
12	SEC. 1028. REPORT ON ROLES IN DEPARTMENT OF DE-
13	FENSE AVIATION ACCIDENT INVESTIGA-
	FENSE AVIATION ACCIDENT INVESTIGA-
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13 14	TIONS.
13 14 15 16	TIONS. (a) REPORT REQUIRED.—Not later than March 31,
13 14 15 16 17	TIONS. (a) REPORT REQUIRED.—Not later than March 31, 1999, the Secretary of Defense shall submit to Congress
13 14 15 16 17	TIONS. (a) REPORT REQUIRED.—Not later than March 31, 1999, the Secretary of Defense shall submit to Congress a report on the roles of the Office of the Secretary of Defense shall submit to Congress and the congress of the Office of the Secretary of Defense shall submit to Congress and the congress of the Office of the Secretary of Defense shall submit to Congress and the congress of the Office of the Secretary of Defense shall submit to Congress and the congress of the Office of the Secretary of Defense shall submit to Congress and the congress of the Office of the Secretary of Defense shall submit to Congress and the congress of the Office of the Secretary of Defense shall submit to Congress and the congress of the Office of the Secretary of Defense shall submit to Congress and the congress of the Office of the Secretary of Defense shall submit to Congress and the congress of the Office of the Secretary of Defense shall submit to Congress and the congress of the Office of the Secretary of Defense shall submit to Congress and the congress of the Congres
13 14 15 16 17	(a) Report Required.—Not later than March 31, 1999, the Secretary of Defense shall submit to Congress a report on the roles of the Office of the Secretary of Defense and the Joint Staff in the investigation of Depart-
13 14 15 16 17 18	TIONS. (a) REPORT REQUIRED.—Not later than March 31, 1999, the Secretary of Defense shall submit to Congress a report on the roles of the Office of the Secretary of Defense and the Joint Staff in the investigation of Department of Defense aviation accidents.
13 14 15 16 17 18 19 20	(a) Report Required.—Not later than March 31, 1999, the Secretary of Defense shall submit to Congress a report on the roles of the Office of the Secretary of Defense and the Joint Staff in the investigation of Department of Defense aviation accidents. (b) Content of Report.—The report shall include
13 14 15 16 17 18 19 20 21	(a) Report Required.—Not later than March 31, 1999, the Secretary of Defense shall submit to Congress a report on the roles of the Office of the Secretary of Defense and the Joint Staff in the investigation of Department of Defense aviation accidents. (b) Content of Report.—The report shall include the following:
13 14 15 16 17 18 19 20 21	(a) Report Required.—Not later than March 31, 1999, the Secretary of Defense shall submit to Congress a report on the roles of the Office of the Secretary of Defense and the Joint Staff in the investigation of Department of Defense aviation accidents. (b) Content of Report.—The report shall include the following: (1) An assessment of whether the Office of the

1	(2) The advisability of the Office of the Sec-
2	retary of Defense, the Joint Staff, or another De-
3	partment of Defense entity independent of the mili-
4	tary departments supervising the conduct of aviation
5	accident investigations.
6	(3) An assessment of the minimum training
7	and experience required for aviation accident inves-
8	tigation board presidents and board members.
9	SEC. 1029. STRATEGIC PLAN FOR EXPANDING DISTANCE
10	LEARNING INITIATIVES.
11	(a) Plan Required.—The Secretary of Defense
12	shall develop a strategic plan for guiding and expanding
13	distance learning initiatives within the Department of De-
14	fense. The plan shall provide for an expansion of such ini-
15	tiatives over five consecutive fiscal years beginning with
16	fiscal year 2000.
17	(b) CONTENT OF PLAN.—The strategic plan shall, at
18	a minimum, contain the following:
19	(1) A statement of measurable goals and objec-
20	tives and outcome-related performance indicators
21	(consistent with section 1115 of title 31, United
22	States Code, relating to agency performance plans)
23	for the development and execution of distance learn-
24	ing initiatives throughout the Department of De-
25	fense.

- 1 (2) A detailed description of how distance learn-2 ing initiatives are to be developed and managed 3 within the Department of Defense.
 - (3) An assessment of the estimated costs and the benefits associated with developing and maintaining an appropriate infrastructure for distance learning.
- 8 (4) A statement of planned expenditures for the 9 investments necessary to build and maintain the in-10 frastructure.
- 11 (5) A description of the mechanisms that are to 12 be used to supervise the development and coordina-13 tion of the distance learning initiatives of the De-14 partment of Defense.
- 15 (c) Relationship to Existing Initiative.—In developing the strategic plan, the Secretary may take into 16 17 account the ongoing collaborative effort among the Department of Defense, other Federal agencies, and private 18 industry that is known as the Advanced Distribution 19 Learning initiative. However, the Secretary shall ensure 21 that the strategic plan is specifically focused on the training and education goals and objectives of the Department 23 of Defense.

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1	(d) Submission to Congress.—The Secretary of
2	Defense shall submit the strategic plan to Congress not
3	later than March 1, 1999.
4	SEC. 1030. REPORT ON INVOLVEMENT OF ARMED FORCES
5	IN CONTINGENCY AND ONGOING OPER-
6	ATIONS.
7	(a) Report Required.—Not later than January 31,
8	1999, the Secretary of Defense shall submit to the con-
9	gressional defense committees a report on the involvement
10	of the Armed Forces of the United States in major contin-
11	gency operations and major ongoing operations since the
12	end of the Persian Gulf War, including such operations
13	as the involvement in the Stabilization Force in Bosnia
14	and Herzegovina, Operation Southern Watch, and Oper-
15	ation Northern Watch. The report shall contain the follow-
16	ing:
17	(1) A discussion of the effects of that involve-
18	ment on retention and reenlistment of personnel in
19	the Armed Forces.
20	(2) The extent to which the use of combat sup-
21	port and combat service support personnel and
22	equipment of the Armed Forces in the operations
23	has resulted in shortages of Armed Forces personnel
24	and equipment in other regions of the world.

1	(3) The accounts from which funds have been
2	drawn to pay for the operations and the specific pro-
3	grams for which the funds were available until di-
4	verted to pay for the operations.

- (4) The vital interests of the United States that are involved in each operation or, if none, the interests of the United States that are involved in each operation and a characterization of those interests.
- (5) What clear and distinct objectives guide the activities of United States forces in each operation.
- (6) What the President has identified on the basis of those objectives as the date, or the set of conditions, that defines the end of each operation.
- 14 (b) FORM OF REPORT.—The report shall be submit-15 ted in unclassified form, but may also be submitted in a 16 classified form if necessary.
- 17 (c) Major Operation Defined.—For the purposes 18 of this section, a contingency operation or an ongoing op-19 eration is a major contingency operation or a major ongo-20 ing operation, respectively, if the operation involves more 21 than 500 members of the Armed Forces.

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Subtitle D—Other Matters 1 SEC. 1041. COOPERATIVE COUNTERPROLIFERATION PRO-3 GRAM. 4 (a) Assistance Authorized.—Subject to sub-5 section (b), the Secretary of Defense may provide a foreign country or any of its instrumentalities with assistance that 6 the Secretary determines necessary for destroying, remov-7 8 ing, or obtaining from that country— 9 (1) weapons of mass destruction; or 10 (2) materials, equipment, or technology related 11 to the delivery or development of weapons of mass 12 destruction. 13 (b) CERTIFICATION REQUIRED.—(1) Not later than 15 days before providing assistance under subsection (a) 14 15 regarding weapons, materials, equipment, or technology referred to in that subsection, the Secretary of Defense shall certify to the congressional defense committees that the weapons, materials, equipment, or technology meet 18 19 each of the following requirements: 20 The weapons, materials, equipment, or 21 technology are at risk of being sold or otherwise 22 transferred to a restricted foreign state or entity. 23 (B) The transfer of the weapons, materials,

equipment, or technology would pose a significant

threat to national security interests of the United

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- 1 States or would significantly advance a foreign coun-
- 2 try's weapon program that threatens national secu-
- 3 rity interests of the United States.
- 4 (C) Other options for securing or otherwise pre-
- 5 venting the transfer of the weapons, materials,
- 6 equipment, or technology have been considered and
- 7 rejected as ineffective or inadequate.
- 8 (2) The Secretary may waive the deadline for submit-
- 9 ting a certification required under paragraph (1) in any
- 10 case if the Secretary determines that compliance with the
- 11 requirement would compromise national security objec-
- 12 tives of the United States in that case. The Secretary shall
- 13 promptly notify the Chairman and ranking minority mem-
- 14 bers of the congressional defense committees regarding the
- 15 waiver and submit the certification not later than 45 days
- 16 after completing the action of providing the assistance in
- 17 the case.
- 18 (3) No assistance may be provided under subsection
- 19 (a) in any case unless the Secretary submits the certifi-
- 20 cation required under paragraph (1) or a notification re-
- 21 quired under paragraph (2) in such case.
- 22 (c) Annual Reports.—(1) Not later than January
- 23 30 of each year, the Secretary of Defense shall submit
- 24 to the congressional defense committees a report on the

1	activities carried out under this section. The first annual
2	report shall be submitted not later than January 30, 2000.
3	(2) Each annual report shall set forth in separate sec-
4	tions for the previous year the following:
5	(A) The assistance provided under this section
6	and the purposes for which provided.
7	(B) The sources of funds for the assistance pro-
8	vided.
9	(C) Any assistance provided for the Department
10	of Defense under this section by any other depart-
11	ment or agency of the Federal Government, together
12	with the source or sources of that assistance.
13	(D) Any other information that the Secretary
14	considers appropriate for informing the appropriate
15	congressional committees about actions taken under
16	this section.
17	(d) Definitions.—In this section:
18	(1) The term "restricted foreign state or en-
19	tity", with respect to weapons, materials, equipment,
20	or technology covered by a certification of the Sec-
21	retary of Defense under subsection (b), means—
22	(A) any foreign country the government of
23	which has repeatedly provided support for acts
24	of international terrorism, as determined by the
25	Secretary of State determines under section

1	620A of the Foreign Assistance Act of 1961
2	(22 U.S.C. 2371); or
3	(B) any foreign state or entity that the
4	Secretary of Defense determines would con-
5	stitute a military threat to the territory of the
6	United States, national security interests of the
7	United States, or allies of the United States, if
8	that foreign state or entity were to possess the
9	weapons, materials, equipment, or technology.
10	(2) The term "weapon of mass destruction" has
11	the meaning given that term in section 1402 of the
12	Defense Against Weapons of Mass Destruction Act
13	of 1996 (50 U.S.C. 2302(1)).
14	SEC. 1042. EXTENSION OF COUNTERPROLIFERATION AU-
15	THORITIES FOR SUPPORT OF UNITED NA-
16	TIONS SPECIAL COMMISSION ON IRAQ.
17	Section 1505 of the Weapons of Mass Destruction
18	Control Act of 1992 (title XV of Public Law 102–484;
19	22 U.S.C. 5859a) is amended—
20	(1) in subsection (d)(3), by striking out "or
21	\$15,000,000 for fiscal year 1998" and inserting in
22	lieu thereof "or \$15,000,000 for each of fiscal years

1	(2) in subsection (f), by striking out "fiscal
2	year 1998" and inserting in lieu thereof "fiscal year
3	1999".
4	SEC. 1043. ONE-YEAR EXTENSION OF LIMITATION ON RE-
5	TIREMENT OR DISMANTLEMENT OF STRATE
6	GIC NUCLEAR DELIVERY SYSTEMS.
7	Section 1302 of the National Defense Authorization
8	Act for Fiscal Year 1998 (Public Law 105–85; 111 State
9	1948) is amended—
10	(1) by striking out "during fiscal year 1998"
11	each place it appears and inserting in lieu thereof
12	"during any fiscal year"; and
13	(2) by adding at the end the following:
14	"(g) Applicability to Fiscal Years 1998 and
15	1999.—This section applies to fiscal years 1998 and
16	1999.".
17	SEC. 1044. DIRECT-LINE COMMUNICATION BETWEEN
18	UNITED STATES AND RUSSIAN COMMANDERS
19	OF STRATEGIC FORCES.
20	(a) Sense of Congress.—It is the sense of Con-
21	gress that a direct line of communication between the com-
22	manders in chief of the United States Strategic and Space
23	Commands and the Commander of the Russian Strategic
24	Rocket Forces could be a useful confidence-building tool.

1	(b) Report.—Not later than two months after the
2	date of the enactment of this Act, the Secretary of Defense
3	shall submit to the Committee on Armed Services of the
4	Senate and to the Committee on National Security of the
5	House of Representatives a report on the feasibility of ini-
6	tiating discussions on direct-line communication described
7	in subsection (a).
8	SEC. 1045. CHEMICAL WARFARE DEFENSE.
9	(a) Review and Modification of Policies and
10	DOCTRINE.—The Secretary of Defense shall review the
11	policies and doctrines of the Department of Defense on
12	chemical warfare defense and modify the policies and doc-
13	trine as appropriate to achieve the objectives set forth in
14	subsection (b).
15	(b) Objectives.—The objectives for the modifica-
16	tion of policies and doctrines of the Department of De-
17	fense on chemical warfare defense are as follows:
18	(1) To provide for adequate protection of per-
19	sonnel from any low-level exposure to a chemical
20	warfare agent that would endanger the health of ex-
21	posed personnel because of the deleterious effects

(A) a single exposure to the agent;

of—

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1	(B) exposure to the agent concurrently
2	with other dangerous exposures, such as expo-
3	sures to—
4	(i) other potentially toxic substances
5	in the environment, including pesticides,
6	other insect and vermin control agents,
7	and environmental pollutants;
8	(ii) low-grade nuclear and electro-
9	magnetic radiation present in the environ-
10	ment;
11	(iii) preventive medications (that are
12	dangerous when taken concurrently with
13	other dangerous exposures referred to in
14	this paragraph); and
15	(iv) occupational hazards, including
16	battlefield hazards; and
17	(C) repeated exposures to the agent, or
18	some combination of one or more exposures to
19	the agent and other dangerous exposures re-
20	ferred to in subparagraph (B), over time.
21	(2) To provide for—
22	(A) the prevention of and protection
23	against, and the detection (including confirma-
24	tion) of, exposures to a chemical warfare agent
25	(whether intentional or inadvertent) at levels

that, even if not sufficient to endanger health
immediately, are greater than the level that is
recognized under Department of Defense policies as being the maximum safe level of exposure to that agent for the general population;
and

- (B) the recording, reporting, coordinating, and retaining of information on possible exposures described in subparagraph (A), including the monitoring of the health effects of exposures on humans and animals, and the documenting and reporting of those health effects specifically by location.
- (3) Provide solutions for the concerns and mission requirements that are specifically applicable for one or more of the Armed Forces in a protracted conflict when exposures to chemical agents could be complex, dynamic, and occurring over an extended period.
- 20 (c) RESEARCH PROGRAM.—The Secretary of Defense 21 shall develop and carry out a plan to establish a research 22 program for determining the effects of chronic and low-23 dose exposures to chemical warfare agents. The research 24 shall be designed to yield results that can guide the Sec-25 retary in the evolution of policy and doctrine on low-level

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- 1 exposures to chemical warfare agents. The plan shall state
- 2 the objectives and scope of the program and include a 5-
- 3 year funding plan.
- 4 (d) Report.—Not later than May 1, 1999, the Sec-
- 5 retary of Defense shall submit to the Committee on Armed
- 6 Services of the Senate and the Committee on National Se-
- 7 curity of the House of Representatives a report on the re-
- 8 sults of the review under subsection (a) and on the re-
- 9 search program developed under subsection (c). The re-
- 10 port shall include the following:
- 11 (1) Each modification of chemical warfare de-
- fense policy and doctrine resulting from the review.
- 13 (2) Any recommended legislation regarding
- 14 chemical warfare defense.
- 15 (3) The plan for the research program.
- 16 SEC. 1046. ACCOUNTING TREATMENT OF ADVANCE PAY-
- 17 **MENT OF PERSONNEL.**
- 18 (a) Treatment.—Section 1006 of title 37, United
- 19 States Code, is amended by adding at the end the follow-
- 20 ing:
- 21 "(1) Notwithstanding any provision of chapter 15 of
- 22 title 31, an amount paid a member under this section in
- 23 advance of the fiscal year in which the member's entitle-
- 24 ment to that amount accrues—

1	"(1) shall be treated as being obligated and ex-
2	pended in that fiscal year; and
3	"(2) may not be treated as reducing the unobli-
4	gated balance of the appropriations available for
5	military personnel, Reserve personnel, or National
6	Guard personnel, as the case may be, for the fiscal
7	year in which paid.".
8	(b) Applicability.—Subsection (l) of section 1006
9	of title 37, United States Code (as added by subsection
10	(a)), shall apply to advance payments made under such
11	section in fiscal years beginning after September 30, 1997.
12	SEC. 1047. REINSTATEMENT OF DEFINITION OF FINANCIAL
13	INSTITUTION IN AUTHORITIES FOR REIM-
14	BURSING DEFENSE PERSONNEL FOR GOV-
15	ERNMENT ERRORS IN DIRECT DEPOSITS OF
16	PAY.
17	(a) Members of the Armed Forces.—Section
18	1053(d)(1) of title 10, United States Code, is amended
19	to read as follows:
20	"(1) The term 'financial institution' means a
21	bank, savings and loan association or similar institu-
22	tion, or a credit union chartered by the United
23	States Government or a State.".

1 (b) CIVILIAN EMPLOYEES.—Section 1594(d)(1) of

- 2 title 10, United States Code, is amended to read as fol-
- 3 lows:
- 4 "(1) The term 'financial institution' means a
- 5 bank, savings and loan association or similar institu-
- 6 tion, or a credit union chartered by the United
- 7 States Government or a State.".
- 8 SEC. 1048. PILOT PROGRAM ON ALTERNATIVE NOTICE OF
- 9 RECEIPT OF LEGAL PROCESS FOR GARNISH-
- 10 MENT OF FEDERAL PAY FOR CHILD SUPPORT
- 11 AND ALIMONY.
- 12 (a) Program Required.—The Secretary of Defense
- 13 shall conduct a pilot program on alternative notice proce-
- 14 dures for withholding or garnishment of pay for the pay-
- 15 ment of child support and alimony under section 459 of
- 16 the Social Security Act (42 U.S.C. 659).
- 17 (b) Purpose.—The purpose of the pilot program is
- 18 to test the efficacy of providing notice in accordance with
- 19 subsection (c) to the person whose pay is to be withheld
- 20 or garnisheed.
- 21 (c) Notice Requirements.—Under the pilot pro-
- 22 gram, if an agent designated under paragraph (1) of sec-
- 23 tion 459(c) of the Social Security Act for members of the
- 24 Armed Forces or employees of the Department of Defense
- 25 receives notice or service of a court order, notice to with-

- 1 hold, or other legal process regarding a child support or
- 2 alimony obligation of such a member or employee, the
- 3 agent may omit from the notice that the agent sends to
- 4 the member or employee under paragraph (2)(A) of that
- 5 section the copy of the notice or service received by the
- 6 agent. The agent shall include in the notice, which shall
- 7 be in writing, the following:
- 8 (1) A description of the court order, notice to
- 9 withhold, or other legal process.
- 10 (2) The identity of the court, administrative
- agency, or official that issued the order.
- 12 (3) The case number assigned by the court, ad-
- ministrative agency, or official.
- 14 (4) The amount of the obligation.
- 15 (5) The name of each person for whom the sup-
- port or alimony is provided.
- 17 (6) The name, address, and telephone number
- of the person or office from which a copy of the no-
- tice or service may be obtained.
- 20 (d) Period of Pilot Program.—The Secretary
- 21 shall commence the pilot program not later than 90 days
- 22 after the date of the enactment of this Act. The pilot pro-
- 23 gram shall terminate on September 30, 2000.

1	(e) Report.—Not later than April 1, 2001, the Sec-
2	retary shall submit a report on the pilot program to Con-
3	gress. The report shall contain the following:
4	(1) The number of notices that were issued in
5	accordance with subsection (c) during the period of
6	the pilot program.
7	(2) The number of persons who requested cop-
8	ies of the notice or service of the court order, notice
9	of withholding, or other legal process involved.
10	(3) Any communication received by the Sec-
11	retary or an agent referred to in subsection (c) com-
12	plaining about not being furnished a copy of the no-
13	tice or service of the court order, notice of withhold-
14	ing, or other legal process with the agent's notice.
15	SEC. 1049. COSTS PAYABLE TO THE DEPARTMENT OF DE-
16	FENSE AND OTHER FEDERAL AGENCIES FOR
17	SERVICES PROVIDED TO THE DEFENSE COM-
18	MISSARY AGENCY.
19	(a) Limitation.—Section 2482(b)(1) of title 10,
20	United States Code, is amended by adding at the end the
21	following: "However, the Defense Commissary Agency
22	may not pay for any such service any amount that exceeds
23	the price at which the service could be procured in full
24	and open competition (as such term is defined in section

- 1 4(6) of the Office of Federal Procurement Policy Act (41
- 2 U.S.C. 403(6)).".
- 3 (b) Effective Date.—The amendment made by
- 4 subsection (a) shall take effect on the date of the enact-
- 5 ment of this Act and shall apply with respect to services
- 6 provided or obtained on or after that date.
- 7 SEC. 1050. COLLECTION OF DISHONORED CHECKS PRE-
- 8 SENTED AT COMMISSARY STORES.
- 9 Section 2486 of title 10, United States Code, is
- 10 amended by adding at the end the following:
- 11 "(g) Collection of Dishonored Checks.—(1)
- 12 The Secretary of Defense may impose a charge for the
- 13 collection of a check accepted at a commissary store that
- 14 is not honored by the financial institution on which the
- 15 check is drawn. The imposition and amounts of charges
- 16 shall be consistent with practices of commercial grocery
- 17 stores regarding dishonored checks.
- 18 "(2)(A) The following persons are liable to the United
- 19 States for the amount of a check referred to in paragraph
- 20 (1) that is returned unpaid to the United States, together
- 21 with any charge imposed under that paragraph:
- "(i) The person who presented the check.
- 23 "(ii) Any person whose status and relationship
- 24 to the person who presented the check provide the

- 1 basis for that person's eligibility to make purchases
- 2 at a commissary store.
- 3 "(B) Any amount for which a person is liable under
- 4 subparagraph (A) may be collected by deducting and with-
- 5 holding such amount from any amounts payable to that
- 6 person by the United States.
- 7 "(3) Amounts collected as charges imposed under
- 8 paragraph (1) shall be credited to the commissary trust
- 9 revolving fund.
- 10 "(4) Appropriated funds may be used to pay any
- 11 costs incurred in the collection of checks and charges re-
- 12 ferred to in paragraph (1). An appropriation account
- 13 charged a cost under the preceding sentence shall be reim-
- 14 bursed the amount of that cost out of funds in the com-
- 15 missary trust revolving fund.
- 16 "(5) In this subsection, the term 'commissary trust
- 17 revolving fund' means the trust revolving fund maintained
- 18 by the Department of Defense for surcharge collections
- 19 and proceeds of sales of commissary stores.".
- 20 SEC. 1051. DEFENSE COMMISSARY AGENCY TELECOMMUNI-
- 21 CATIONS.
- 22 (a) Use of FTS 2000/2001.—The Secretary of De-
- 23 fense shall prescribe in regulations authority for the De-
- 24 fense Commissary Agency to meet its telecommunication
- 25 requirements by obtaining telecommunication services and

- 1 related items under the FTS 2000/2001 contract through
- 2 a frame relay system procured for the agency.
- 3 (b) Report.—Upon the initiation of telecommuni-
- 4 cation service for the Defense Commissary Agency under
- 5 the FTS 2000/2001 contract through the frame relay sys-
- 6 tem, the Secretary of Defense shall submit to Congress
- 7 a notification that the service has been initiated.
- 8 (c) Definition.—In this section, the term
- 9 "FTS 2000/2001 contract" means the contract for the
- 10 provision of telecommunication services for the Federal
- 11 Government that was entered into by the Defense Infor-
- 12 mation Technology Contract Organization.
- 13 SEC. 1052. RESEARCH GRANTS COMPETITIVELY AWARDED
- 14 TO SERVICE ACADEMIES.
- 15 (a) United States Military Academy.—(1)
- 16 Chapter 403 of title 10, United States Code, is amended
- 17 by adding at the end the following new section:
- 18 "§ 4358. Research grants: acceptance, application,
- 19 and use
- 20 "(a) Acceptance of Competitively Awarded
- 21 Grants.—The Superintendent of the Academy may ac-
- 22 cept a research grant that is awarded on a competitive
- 23 basis by a source referred to in subsection (b) for a re-
- 24 search project that is to be carried out by a professor or

- 1 instructor of the Academy for a scientific, literary, or edu-
- 2 cational purpose.
- 3 "(b) Application for Grants.—A professor or in-
- 4 structor of the Academy, together with the Superintend-
- 5 ent, may apply for a research grant referred to in sub-
- 6 section (a) from any corporation, fund, foundation, edu-
- 7 cational institution, or similar entity that is organized and
- 8 operated primarily for scientific, literary, or educational
- 9 purposes.
- 10 "(c) Administration of Grant Proceeds.—The
- 11 Superintendent shall establish a special account for ad-
- 12 ministering the proceeds of a research grant accepted
- 13 under subsection (a) and shall use the account for the ad-
- 14 ministration of such proceeds in accordance with applica-
- 15 ble regulations and the terms and conditions of the grant.
- 16 "(d) Related Expenses.—Subject to such limita-
- 17 tions as may be provided in appropriations Acts, appro-
- 18 priations available for the Academy may be used to pay
- 19 expenses incurred by the Academy in pursuit of an award
- 20 of a research grant authorized to be accepted under sub-
- 21 section (a).
- 22 "(e) Regulations.—The Secretary of the Army
- 23 shall prescribe in regulations the requirements, restric-
- 24 tions, and conditions that the Secretary considers appro-

- 1 priate for the exercise and administration of the authority
- 2 under this section.".
- 3 (2) The table of sections at the beginning of such
- 4 chapter is amended by adding at the end the following
- 5 new item:

"4358. Research grants: acceptance, application, and use.".

- 6 (b) United States Naval Academy.—(1) Chapter
- 7 603 of title 10, United States Code, is amended by adding
- 8 at the end the following new section:
- 9 "§ 6977. Research grants: acceptance, application,
- 10 and use
- 11 "(a) Acceptance of Competitively Awarded
- 12 Grants.—The Superintendent of the Academy may ac-
- 13 cept a research grant that is awarded on a competitive
- 14 basis by a source referred to in subsection (b) for a re-
- 15 search project that is to be carried out by a professor or
- 16 instructor of the Academy for a scientific, literary, or edu-
- 17 cational purpose.
- 18 "(b) Application for Grants.—A professor or in-
- 19 structor of the Academy, together with the Superintend-
- 20 ent, may apply for a research grant referred to in sub-
- 21 section (a) from any corporation, fund, foundation, edu-
- 22 cational institution, or similar entity that is organized and
- 23 operated primarily for scientific, literary, or educational
- 24 purposes.

- 1 "(c) Administration of Grant Proceeds.—The
- 2 Superintendent shall establish a special account for ad-
- 3 ministering the proceeds of a research grant accepted
- 4 under subsection (a) and shall use the account for the ad-
- 5 ministration of such proceeds in accordance with applica-
- 6 ble regulations and the terms and conditions of the grant.
- 7 "(d) Related Expenses.—Subject to such limita-
- 8 tions as may be provided in appropriations Acts, appro-
- 9 priations available for the Academy may be used to pay
- 10 expenses incurred by the Academy in pursuit of an award
- 11 of a research grant authorized to be accepted under sub-
- 12 section (a).
- 13 "(e) Regulations.—The Secretary of the Navy
- 14 shall prescribe in regulations the requirements, restric-
- 15 tions, and conditions that the Secretary considers appro-
- 16 priate for the exercise and administration of the authority
- 17 under this section.".
- 18 (2) The table of sections at the beginning of such
- 19 chapter is amended by adding at the end the following
- 20 new item:

"6977. Research grants: acceptance, application, and use.".

- 21 (c) United States Air Force Academy.—(1)
- 22 Chapter 903 of title 10, United States Code, is amended
- 23 by adding at the end the following new section:

1	"§ 9357 .	Research	grants:	acceptance,	application,

- 2 and use
- 3 "(a) Acceptance of Competitively Awarded
- 4 Grants.—The Superintendent of the Academy may ac-
- 5 cept a research grant that is awarded on a competitive
- 6 basis by a source referred to in subsection (b) for a re-
- 7 search project that is to be carried out by a professor or
- 8 instructor of the Academy for a scientific, literary, or edu-
- 9 cational purpose.
- 10 "(b) Application for Grants.—A professor or in-
- 11 structor of the Academy, together with the Superintend-
- 12 ent, may apply for a research grant referred to in sub-
- 13 section (a) from any corporation, fund, foundation, edu-
- 14 cational institution, or similar entity that is organized and
- 15 operated primarily for scientific, literary, or educational
- 16 purposes.
- 17 "(c) Administration of Grant Proceeds.—The
- 18 Superintendent shall establish a special account for ad-
- 19 ministering the proceeds of a research grant accepted
- 20 under subsection (a) and shall use the account for the ad-
- 21 ministration of such proceeds in accordance with applica-
- 22 ble regulations and the terms and conditions of the grant.
- 23 "(d) Related Expenses.—Subject to such limita-
- 24 tions as may be provided in appropriations Acts, appro-
- 25 priations available for the Academy may be used to pay
- 26 expenses incurred by the Academy in pursuit of an award

- 1 of a research grant authorized to be accepted under sub-
- 2 section (a).
- 3 "(e) REGULATIONS.—The Secretary of the Air Force
- 4 shall prescribe in regulations the requirements, restric-
- 5 tions, and conditions that the Secretary considers appro-
- 6 priate for the exercise and administration of the authority
- 7 under this section.".
- 8 (2) The table of sections at the beginning of such
- 9 chapter is amended by adding at the end the following
- 10 new item:

"9357. Research grants: acceptance, application, and use.".

- 1 SEC. 1053. CLARIFICATION AND SIMPLIFICATION OF RE-
- 12 SPONSIBILITIES OF INSPECTORS GENERAL
- 13 REGARDING WHISTLEBLOWER PROTEC-
- 14 TIONS.
- (a) Roles of Inspectors General of the Armed
- 16 Forces.—(1) Subsection (c) of section 1034 of title 10,
- 17 United States Code, is amended—
- (A) by striking out paragraph (1) and inserting
- in lieu thereof the following:
- 20 "(1) If a member of the armed forces submits to an
- 21 Inspector General an allegation that a personnel action
- 22 prohibited by subsection (b) has been taken (or threat-
- 23 ened) against the member with respect to a communica-
- 24 tion described in paragraph (2), the Inspector General of
- 25 the Department of Defense or the Inspector General of

- 1 the armed force concerned shall take the action required
- 2 under paragraph (3)."; and
- 3 (B) by striking out paragraph (3) and inserting
- 4 in lieu thereof the following:
- 5 "(3) The Inspector General receiving an allegation as
- 6 described in paragraph (1) shall expeditiously determine
- 7 whether there is sufficient evidence to warrant an inves-
- 8 tigation of the allegation. Upon determining that an inves-
- 9 tigation is warranted, the Inspector General shall expedi-
- 10 tiously investigate the allegation. In the case of an allega-
- 11 tion received by the Inspector General of the Department
- 12 of Defense, the Inspector General may delegate that duty
- 13 to the Inspector General of the armed force concerned.
- 14 Neither an initial determination nor an investigation is re-
- 15 quired under this paragraph in the case of an allegation
- 16 made more than 60 days after the date on which the mem-
- 17 ber becomes aware of the personnel action that is the sub-
- 18 ject of the allegation.
- 19 "(4) If an Inspector General within a military depart-
- 20 ment receives an allegation covered by this subsection,
- 21 that Inspector General shall promptly notify the Inspector
- 22 General of the Department of Defense of the allegation
- 23 in accordance with regulations prescribed under sub-
- 24 section (h).

- 1 "(5) The Inspector General of the Department of De-
- 2 fense, or the Inspector General of the Department of
- 3 Transportation (in the case of a member of the Coast
- 4 Guard when the Coast Guard is not operating as a service
- 5 in the Navy), shall ensure that the inspector general con-
- 6 ducting the investigation of an allegation under this para-
- 7 graph is outside the immediate chain of command of both
- 8 the member submitting the allegation and the individual
- 9 or individuals alleged to have taken the retaliatory ac-
- 10 tion.".
- 11 (2) Subsection (d) of such section is amended—
- 12 (A) by striking out "the Inspector General shall
- conduct" and inserting in lieu thereof "an Inspector
- 14 General shall conduct"; and
- 15 (B) by adding at the end the following: "In the
- 16 case of an allegation received by the Inspector Gen-
- eral of the Department of Defense, the Inspector
- 18 General may delegate that duty to the Inspector
- 19 General of the armed force concerned.".
- 20 (b) Mismanagement Covered by Protected
- 21 Communications.—Subsection (c)(2)(B) of such section
- 22 is amended by striking out "Mismanagement" and insert-
- 23 ing in lieu thereof "Gross mismanagement".

- 1 (c) Simplified Reporting and Notice Require-
- 2 Ments.—(1) Paragraph (1) of subsection (e) of such sec-
- 3 tion is amended—
- 4 (A) by striking out "the Inspector General shall
- 5 submit a report on" and inserting in lieu thereof
- 6 "the Inspector General conducting the investigation
- 7 shall provide"; and
- 8 (B) inserting "shall transmit a copy of the re-
- 9 port on the results of the investigation to" before
- "the member of the armed forces".
- 11 (2) Paragraph (2) of such subsection is amended by
- 12 adding at the end the following: "However, the copy need
- 13 not include summaries of interviews conducted, nor any
- 14 document acquired, during the course of the investigation.
- 15 Such items shall be transmitted to the member if the
- 16 member requests the items, whether before or after the
- 17 copy of the report is transmitted to the member.".
- 18 (3) Paragraph (3) of such subsection is amended by
- 19 striking out "90 days" and inserting in lieu thereof "120
- 20 days".
- 21 (d) Repeal of Post-Investigation Interview
- 22 REQUIREMENT.—Subsection (h) of such section is re-
- 23 pealed.
- 24 (e) Inspector General Defined.—Subsection
- 25 (j)(2) of such section is amended—

1	(1) by redesignating subparagraph (B) as sub-
2	paragraph (G) and, in that subparagraph, by strik-
3	ing out "an officer" and inserting in lieu thereof
4	"An officer";
5	(2) by striking out subparagraph (A) and in-
6	serting in lieu thereof the following:
7	"(A) The Inspector General of the Depart-
8	ment of Defense.
9	"(B) The Inspector General of the Depart-
10	ment of Transportation, in the case of a mem-
11	ber of the Coast Guard when the Coast Guard
12	is not operating as a service in the Navy.
13	"(C) The Inspector General of the Army,
14	in the case of a member of the Army.
15	"(D) The Naval Inspector General, in the
16	case of a member of the Navy.
17	"(E) The Inspector General of the Air
18	Force, in the case of a member of the Air
19	Force.
20	"(F) The Deputy Naval Inspector General
21	for Marine Corps Matters, in the case of a
22	member of the Marine Corps."; and
23	(3) in the matter preceding subparagraph (A),
24	by striking out "means—" and inserting in lieu
25	thereof "means the following:".

1	(f) Technical and Conforming Amendments.—
2	(1) Subsections (i) and (j) of such section are redesignated
3	as subsections (h) and (i), respectively.
4	(2) Subsection (b)(1)(B)(ii) of such section is amend-
5	ed by striking out "subsection (j))" and inserting in lieu
6	thereof "subsection (i)) or any other Inspector General ap-
7	pointed under the Inspector General Act of 1978".
8	SEC. 1054. AMOUNTS RECOVERED FROM CLAIMS AGAINST
9	THIRD PARTIES FOR LOSS OR DAMAGE TO
10	PERSONAL PROPERTY SHIPPED OR STORED
11	AT GOVERNMENT EXPENSE.
12	(a) In General.—Chapter 163 of title 10, United
13	States Code, is amended by adding at the end the follow-
14	ing new section:
15	"§ 2739. Amounts recovered from claims against third
16	parties for loss or damage to personal
17	property shipped or stored at Govern-
18	ment expense
19	"(a) Crediting of Collections.—Amounts col-
20	lected as described in subsection (b) by or for a military
21	department in any fiscal year shall be credited to the ap-
22	propriation that is available for that fiscal year for the
23	military department for the payment of claims for loss or
24	damage of personal property shipped or stored at Govern-
25	ment expense. Amounts so credited shall be merged with

- 1 the funds in the appropriation and shall be available for
- 2 the same period and purposes as the funds with which
- 3 merged.
- 4 "(b) Collections Covered.—An amount author-
- 5 ized for crediting in accordance with subsection (a) is any
- 6 amount that a military department collects under sections
- 7 3711, 3716, 3717 and 3721 of title 31 from a third party
- 8 for a loss or damage to personal property that occurred
- 9 during shipment or storage of the property at Government
- 10 expense and for which the Secretary of the military de-
- 11 partment paid the owner in settlement of a claim.".
- 12 (b) CLERICAL AMENDMENT.—The table of sections
- 13 at the beginning of such chapter is amended by adding
- 14 at the end the following new item:
 - "2739. Amounts recovered from claims against third parties for loss or damage to personal property shipped or stored at government expense.".
- 15 SEC. 1055. ELIGIBILITY FOR ATTENDANCE AT DEPART-
- 16 MENT OF DEFENSE DOMESTIC DEPENDENT
- 17 ELEMENTARY AND SECONDARY SCHOOLS.
- (a) Military Dependents.—Subsection (a) of sec-
- 19 tion 2164 of title 10, United States Code, is amended—
- 20 (1) by designating the first sentence as para-
- 21 graph (1);
- 22 (2) by designating the second sentence as para-
- 23 graph (2); and

- 1 (3) by adding at the end of paragraph (2), as 2 so designated, the following: "The Secretary may 3 also permit a dependent of a member of the armed forces to enroll in such a program if the dependent 5 is residing in such a jurisdiction, whether on or off 6 a military installation, while the member is assigned 7 away from that jurisdiction on a remote or unaccom-8 panied assignment under permanent change of sta-9 tion orders.".
- 10 (b) EMPLOYEE DEPENDENTS.—Subsection (c)(2) of 11 such section is amended by striking out subparagraph (B) 12 and inserting in lieu thereof the following:
- 13 "(B) The Secretary may extend the enrollment of a dependent referred to in subparagraph (A) in the program 14 15 for more than five consecutive school years if the Secretary determines that the dependent is eligible under paragraph 16 (1), space is available in the program, and adequate ar-17 rangements are made for reimbursement of the Secretary 18 for the costs to the Secretary of the educational services 19 provided for the dependent. An extension shall be for only 21 one school year, but the Secretary may authorize a successive extension each year for the next school year upon 23 making the determinations required under the preceding sentence for that next school year.".

1	SEC. 1056. FEES FOR PROVIDING HISTORICAL INFORMA-
2	TION TO THE PUBLIC.
3	(a) Army.—(1) Chapter 437 of title 10, United
4	States Code, is amended by adding at the end the follow-
5	ing:
6	"§ 4595. Army Military History Institute: fee for pro-
7	viding historical information to the pub-
8	lic
9	"(a) Authority.—Except as provided in subsection
10	(b), the Secretary of the Army may charge a person a fee
11	for providing the person with information requested by the
12	person that is provided from the United States Army Mili-
13	tary History Institute.
14	"(b) Exceptions.—A fee may not be charged under
15	this section—
16	"(1) to a person for information that the person
17	requests to carry out a duty as a member of the
18	armed forces or an officer or employee of the United
19	States; or
20	"(2) for a release of information under section
21	552 of title 5.
22	"(c) Limitation on Amount of Fee.—The amount
23	of the fee charged under this section for providing infor-
24	mation may not exceed the cost of providing the informa-
25	tion.

- 1 "(d) Retention of Fees.—Amounts received under
- 2 subsection (a) for providing information in any fiscal year
- 3 shall be credited to the appropriation or appropriations
- 4 charged the costs of providing information to the public
- 5 from the United States Army Military History Institute
- 6 during that fiscal year.
- 7 "(e) Definitions.—In this section:
- 8 "(1) The term 'United States Army Military
- 9 History Institute' means the archive for historical
- records and materials of the Army that the Sec-
- 11 retary of the Army designates as the primary ar-
- chive for such records and materials.
- "(2) The terms 'officer of the United States'
- and 'employee of the United States' have the mean-
- ings given those terms in sections 2104 and 2105,
- respectively, of title 5.".
- 17 (2) The table of sections at the beginning of such
- 18 chapter is amended by adding at the end the following:
 - "4595. Army Military History Institute: fee for providing historical information to the public.".
- 19 (b) NAVY.—(1) Chapter 649 of such title 10 is
- 20 amended by adding at the end the following new section:

1	\$7582. Naval and Marine Corps Historical Centers:
2	fee for providing historical information
3	to the public
4	"(a) Authority.—Except as provided in subsection
5	(b), the Secretary of the Navy may charge a person a fee
6	for providing the person with information requested by the
7	person that is provided from the United States Naval His-
8	torical Center or the Marine Corps Historical Center.
9	"(b) Exceptions.—A fee may not be charged under
10	this section—
11	"(1) to a person for information that the person
12	requests to carry out a duty as a member of the
13	armed forces or an officer or employee of the United
14	States; or
15	"(2) for a release of information under section
16	552 of title 5.
17	"(c) Limitation on Amount of Fee.—The amount
18	of the fee charged under this section for providing infor-
19	mation may not exceed the cost of providing the informa-
20	tion.
21	"(d) Retention of Fees.—Amounts received under
22	subsection (a) for providing information from the United
23	States Naval Historical Center or the Marine Corps His-
24	torical Center in any fiscal year shall be credited to the
25	appropriation or appropriations charged the costs of pro-

- 1 viding information to the public from that historical center
- 2 during that fiscal year.
- 3 "(e) Definitions.—In this section:
- 4 "(1) The term 'United States Naval Historical
- 5 Center' means the archive for historical records and
- 6 materials of the Navy that the Secretary of the Navy
- designates as the primary archive for such records
- 8 and materials.
- 9 "(2) The term 'Marine Corps Historical Center'
- means the archive for historical records and mate-
- rials of the Marine Corps that the Secretary of the
- 12 Navy designates as the primary archive for such
- records and materials.
- 14 "(3) The terms 'officer of the United States'
- and 'employee of the United States' have the mean-
- ings given those terms in sections 2104 and 2105,
- 17 respectively, of title 5.".
- 18 (2) The heading of such chapter is amended by strik-
- 19 ing out "**RELATED**".
- 20 (3)(A) The table of sections at the beginning of such
- 21 chapter is amended by adding at the end the following
- 22 new item:
 - "7582. Naval and Marine Corps Historical Centers: fee for providing historical information to the public.".
- (B) The item relating to such chapter in the tables
- 24 of chapters at the beginning of subtitle C of title 10,

- 1 United States Code, and the beginning of part IV of such
- 2 subtitle is amended by striking out "Related".
- 3 (c) AIR FORCE.—(1) Chapter 937 of title 10, United
- 4 States Code, is amended by adding at the end the follow-
- 5 ing new section:
- 6 "§ 9594. Air Force Military History Institute: fee for
- 7 providing historical information to the
- 8 public
- 9 "(a) Authority.—Except as provided in subsection
- 10 (b), the Secretary of the Air Force may charge a person
- 11 a fee for providing the person with information requested
- 12 by the person that is provided from the United States Air
- 13 Force Military History Institute.
- 14 "(b) Exceptions.—A fee may not be charged under
- 15 this section—
- 16 "(1) to a person for information that the person
- 17 requests to carry out a duty as a member of the
- armed forces or an officer or employee of the United
- 19 States; or
- 20 "(2) for a release of information under section
- 21 552 of title 5.
- 22 "(c) Limitation on Amount of Fee.—The amount
- 23 of the fee charged under this section for providing infor-
- 24 mation may not exceed the cost of providing the informa-
- 25 tion.

1	"(d) Retention of Fees.—Amounts received under
2	subsection (a) for providing information in any fiscal year
3	shall be credited to the appropriation or appropriations
4	charged the costs of providing information to the public
5	from the United States Air Force Military History Insti-
6	tute during that fiscal year.
7	"(e) Definitions.—In this section:
8	"(1) The term 'United States Air Force Mili-
9	tary History Institute' means the archive for histori-
10	cal records and materials of the Air Force that the
11	Secretary of the Air Force designates as the primary
12	archive for such records and materials.
13	"(2) The terms 'officer of the United States
14	and 'employee of the United States' have the mean-
15	ings given those terms in sections 2104 and 2105
16	respectively, of title 5.".
17	(2) The table of sections at the beginning of such
18	chapter 937 is amended by adding at the end the following
19	new item:
	"9594. Air Force Military History Institute: fee for providing historical information to the public.".
20	SEC. 1057. PERIODIC INSPECTION OF THE ARMED FORCES

- 21 RETIREMENT HOME.
- 22 (a) Inspection by Inspectors General of the
- 23 Armed Forces.—Section 1518 of the Armed Forces Re-

- 1 tirement Home Act of 1991 (24 U.S.C. 418) is amended
- 2 to read as follows:
- 3 "SEC. 1518. INSPECTION OF RETIREMENT HOME.
- 4 "(a) Triennial Inspection.—Every three years the
- 5 Inspector General of an armed force shall inspect the Re-
- 6 tirement Home, including the records of the Retirement
- 7 Home.
- 8 "(b) Alternating Duty Among Inspectors Gen-
- 9 ERAL.—The duty to inspect the Retirement Home shall
- 10 alternate among the Inspector General of the Army, the
- 11 Naval Inspector General, and the Inspector General of the
- 12 Air Force on such schedule as the Secretary of Defense
- 13 shall direct.
- 14 "(c) Reports.—Not later than 45 days after com-
- 15 pleting an inspection under subsection (a), the Inspector
- 16 General carrying out the inspection shall submit to the
- 17 Retirement Home Board, the Secretary of Defense, and
- 18 Congress a report describing the results of the inspection
- 19 and containing such recommendations as the Inspector
- 20 General considers appropriate.".
- 21 (b) First Inspection.—The first inspection under
- 22 section 1518 of the Armed Forces Retirement Home Act
- 23 of 1991, as amended by subsection (a), shall be carried
- 24 out during fiscal year 1999.

1	SEC. 1058. TRANSFER OF F-4 PHANTOM II AIRCRAFT TO
2	FOUNDATION.
3	(a) Authority.—The Secretary of the Air Force
4	may convey, without consideration to the Collings Founda-
5	tion, Stow, Massachusetts (in this section referred to as
6	the "foundation"), all right, title, and interest of the
7	United States in and to one surplus F-4 Phantom II air-
8	craft. The conveyance shall be made by means of a condi-
9	tional deed of gift.
10	(b) Condition of Aircraft.—The Secretary may
11	not convey ownership of the aircraft under subsection (a)
12	until the Secretary determines that the foundation has al-
13	tered the aircraft in such manner as the Secretary deter-
14	mines necessary to ensure that the aircraft does not have
15	any capability for use as a platform for launching or re-
16	leasing munitions or any other combat capability that it
17	was designed to have. The Secretary is not required to
18	repair or alter the condition of the aircraft before convey-
19	ing ownership of the aircraft.
20	(c) Reverter Upon Breach of Conditions.—
21	The Secretary shall include in the instrument of convey-
22	ance of the aircraft—
23	(1) a condition that the foundation not convey
24	any ownership interest in, or transfer possession of,
25	the aircraft to any other party without the prior ap-
26	proval of the Secretary of the Air Force;

- 1 (2) a condition that the operation and mainte-2 nance of the aircraft comply with all applicable limi-3 tations and maintenance requirements imposed by 4 the Administrator of the Federal Aviation Adminis-5 tration; and
- 6 (3) a condition that if the Secretary of the Air 7 Force determines at any time that the foundation 8 has conveyed an ownership interest in, or trans-9 ferred possession of, the aircraft to any other party 10 without the prior approval of the Secretary, or has 11 failed to comply with the condition set forth in para-12 graph (2), all right, title, and interest in and to the 13 aircraft, including any repair or alteration of the air-14 craft, shall revert to the United States, and the 15 United States shall have the right of immediate pos-16 session of the aircraft.
- (d) Conveyance at No Cost to the United
- 18 States.—The conveyance of an aircraft authorized by
- 19 this section shall be made at no cost to the United States.
- 20 Any costs associated with such conveyance, costs of deter-
- 21 mining compliance with subsection (b), and costs of oper-
- 22 ation and maintenance of the aircraft conveyed shall be
- 23 borne by the foundation.
- 24 (e) Additional Terms and Conditions.—The
- 25 Secretary of the Air Force may require such additional

- 1 terms and conditions in connection with the conveyance
- 2 under this section as the Secretary considers appropriate
- 3 to protect the interests of the United States.
- 4 (f) Clarification of Liability.—Notwithstanding
- 5 any other provision of law, upon the conveyance of owner-
- 6 ship of the F-4 Phantom II aircraft to the foundation
- 7 under subsection (a), the United States shall not be liable
- 8 for any death, injury, loss, or damage that results from
- 9 any use of that aircraft by any person other than the
- 10 United States.
- 11 SEC. 1059. ACT CONSTITUTING PRESIDENTIAL APPROVAL
- 12 OF VESSEL WAR RISK INSURANCE RE-
- 13 QUESTED BY THE SECRETARY OF DEFENSE.
- Section 1205(b) of the Merchant Marine Act of 1936
- 15 (46 U.S.C. App. 1285(b)) is amended by adding at the
- 16 end the following: "The signature of the President (or of
- 17 an official designated by the President) on the agreement
- 18 shall be treated as an expression of the approval required
- 19 under section 1202(a) to provide the insurance.".
- 20 SEC. 1060. COMMENDATION AND MEMORIALIZATION OF
- 21 THE UNITED STATES NAVY ASIATIC FLEET.
- 22 (a) FINDINGS.—Congress makes the following find-
- 23 ings:

- (1) The United States established the Asiatic Fleet of the Navy in 1910 to protect American nationals, policies, and possessions in the Far East.
 - (2) The sailors and Marines of the Asiatic Fleet ensured the safety of United States citizens and foreign nationals, and provided humanitarian assistance, in that region during the Chinese civil war, the Yangtze Flood of 1931, and the outbreak of Sino-Japanese hostilities.
 - (3) In 1940, due to deteriorating political relations and increasing tensions between the United States and Japan, a reinforced Asiatic Fleet began concentrating on the defense of the Philippines and engaged in extensive training to ensure maximum operational readiness for any eventuality.
 - (4) Following the declaration of war against Japan, the warships, submarines, and aircraft of the Asiatic Fleet singly or in task forces courageously fought many naval battles against a superior Japanese armada.
 - (5) The Asiatic Fleet directly suffered the loss of 22 ships, 1,826 men killed or missing in action, and 518 men captured and imprisoned under the worst of conditions with many of them dying while held as prisoners of war.

1	(b) Commendation.—Congress—
2	(1) commends the personnel who served in the
3	Asiatic Fleet of the United States Navy during the
4	period 1910 to 1942; and
5	(2) honors those who gave their lives in the line
6	of duty while serving in the Asiatic Fleet.
7	(c) United States Navy Asiatic Fleet Memo-
8	RIAL DAY.—The President is authorized and requested to
9	issue a proclamation designating March 1, 1999 as
10	"United States Navy Asiatic Fleet Memorial Day" and
11	calling upon the people of the United States to observe
12	United States Navy Asiatic Fleet Memorial Day with ap-
13	propriate programs, ceremonies, and activities.
14	SEC. 1061. PROGRAM TO COMMEMORATE 50TH ANNIVER-
15	SARY OF THE KOREAN WAR.
16	(a) Reference to Korean War.—Section 1083 of
17	the National Defense Authorization Act for Fiscal Year
18	1998 (Public Law 105–85; 111 Stat. 1918; 10 U.S.C. 113
19	note) is amended—
20	(1) in the section heading, by striking out "KO-
21	REAN CONFLICT" and inserting in lieu thereof
22	"KOREAN WAR";
23	(2) by striking out "Korean conflict" each place
24	it appears and inserting in lieu thereof "Korean
25	War'': and

- 1 (3) in subsections (c) and (d)(1), by striking
- 2 out "Korean Conflict" and inserting in lieu thereof
- 3 "Korean War".
- 4 (b) Limitation on Expenditures.—Subsection (f)
- 5 of such section is amended to read as follows:
- 6 "(f) Limitation on Expenditures.—The total
- 7 amount expended for the commemorative program for fis-
- 8 cal years 1998 through 2004 by the Department of De-
- 9 fense 50th Anniversary of the Korean War Commemora-
- 10 tive Committee established by the Secretary of Defense
- 11 may not exceed \$10,000,000.".
- 12 SEC. 1062. DEPARTMENT OF DEFENSE USE OF FREQUENCY
- 13 SPECTRUM.
- (a) FINDING.—Congress finds that the report sub-
- 15 mitted to Congress by the Secretary of Defense on April
- 16 2, 1998, regarding the reallocation of the frequency spec-
- 17 trum used or dedicated to the Department of Defense and
- 18 the intelligence community, does not include a discussion
- 19 of the costs to the Department of Defense that are associ-
- 20 ated with past and potential future reallocations of the
- 21 frequency spectrum, although such a discussion was to be
- 22 included in the report as directed in connection with the
- 23 enactment of the National Defense Authorization Act for
- 24 Fiscal Year 1998.

1	(b) Additional Report.—The Secretary of Defense
2	shall, not later than October 31, 1998, submit to the Com-
3	mittee on Armed Services of the Senate and the Commit-
4	tee on National Security of the House of Representatives
5	a report that discusses the costs referred to in subsection
6	(a).
7	(c) Relocation of Federal Frequencies.—Sec-
8	tion $113(g)(1)$ of the National Telecommunications and
9	Information Administration Organization Act (47 U.S.C.
10	923(g)(1)) is amended—
11	(1) by striking out "(1) In General.—In
12	order" and inserting in lieu thereof the following:
13	"(1) In general.—
14	"(A) AUTHORITY OF FEDERAL ENTITIES
15	TO ACCEPT COMPENSATION.—In order";
16	(2) in subparagraph (A), as so designated, by
17	striking out the second, third and fourth sentences;
18	and
19	(3) by adding at the end the following:
20	"(B) Requirement to compensate fed-
21	ERAL ENTITIES.—Any person on whose behalf a
22	Federal entity incurs costs under subparagraph
23	(A) shall compensate the Federal entity in ad-
24	vance for such costs. Such compensation may

1	take the form of a cash payment or in-kind
2	compensation.
3	"(C) Disposition of Payments.—
4	"(i) Payment by electronic funds
5	TRANSFER.—A person making a cash pay-
6	ment under this paragraph shall make the
7	cash payment by depositing the amount of
8	the payment by electronic funds transfer in
9	the account of the Federal entity con-
10	cerned in the Treasury of the United
11	States or in another account as authorized
12	by law.
13	"(ii) AVAILABILITY.—Subject to the
14	provisions of authorization Acts and appro-
15	priations Acts, amounts deposited under
16	this subparagraph shall be available to the
17	Federal entity concerned to pay directly
18	the costs of relocation under this para-
19	graph, to repay or make advances to ap-
20	propriations or funds which do or will ini-
21	tially bear all or part of such costs, or to
22	refund excess sums when necessary.
23	"(D) Application to certain other
24	RELOCATIONS.—The provisions of this para-
25	graph also apply to any Federal entity that op-

1	erates a Federal Government station assigned
2	to used electromagnetic spectrum identified for
3	reallocation under subsection (a) if before Au-
4	gust 5, 1997, the Commission has not identified
5	that spectrum for service or assigned licenses or
6	otherwise authorized service for that spec-
7	trum.".
8	SEC. 1063. TECHNICAL AND CLERICAL AMENDMENTS.
9	(a) Title 10, United States Code.—Title 10,
10	United States Code, is amended as follows:
11	(1) The item relating to section 484 in the table
12	of sections at the beginning of chapter 23 is amend-
13	ed to read as follows:
	"484. Annual report on aircraft inventory.".
14	(2) Section 517(a) is amended by striking out
15	"Except as provided in section 307 of title 37, the"
16	and inserting in lieu thereof "The".
17	(3) The item relating to section 2302c in the
18	table of sections at the beginning of chapter 137 is
19	amended to read as follows:
	"2302c. Implementation of electronic commerce capability.".
20	(4) The table of subchapters at the beginning
21	of chapter 148 is amended by striking out "2491"
22	in the item relating to subchapter I and inserting in
23	lien thereof "2500"

1	(5) Section 7045(c) is amended by striking out
2	"the" after "are subject to".
3	(6) Section 7572(b) is repealed.
4	(7) Section 12683(b)(2) is amended by striking
5	out "; or" at the end and inserting in lieu thereof
6	a period.
7	(b) Public Law 105–85.—Effective as of November
8	18, 1997, and as if included therein as enacted, the Na-
9	tional Defense Authorization Act for Fiscal Year 1998
10	(Public Law 105–85) is amended as follows:
11	(1) Section 1006(a) (111 Stat. 1869) is amend-
12	ed by striking out "or" in the quoted matter and in-
13	serting in lieu thereof "and".
14	(2) Section 3133(b)(3) (111 Stat. 2036) is
15	amended by striking out "III" and inserting in lieu
16	thereof "XIV".
17	(c) Other Acts.—
18	(1) Section 18(c)(1) of the Office of Federal
19	Procurement Policy Act (41 U.S.C. 416(c)(1)) is
20	amended by striking out the period at the end of
21	subparagraph (A) and inserting in lieu thereof a
22	semicolon.
23	(2) Section $3(c)(2)$ of Public Law 101–533 (22
24	U.S.C. $3142(c)(2)$) is amended by striking out "in-
25	cluded in the most recent plan submitted to the Con-

1	gress under section 2506 of title 10" and inserting
2	in lieu thereof "identified in the most recent assess-
3	ment prepared under section 2505 of title 10".
4	(d) Coordination With Other Amendments.—
5	For purposes of applying amendments made by provisions
6	of this Act other than provisions of this section, this sec-
7	tion shall be treated as having been enacted immediately
8	before the other provisions of this Act.
9	TITLE XI—DEPARTMENT OF
10	DEFENSE CIVILIAN PERSONNEL
11	SEC. 1101. REPEAL OF EMPLOYMENT PREFERENCE NOT
12	NEEDED FOR RECRUITMENT AND RETEN-
13	TION OF QUALIFIED CHILD CARE PROVID-
14	ERS.
15	Section 1792 of title 10, United States Code, is
16	amended—
17	(1) by striking out subsection (d); and
18	SEC. 1102. MAXIMUM PAY RATE COMPARABILITY FOR FAC-
19	ULTY MEMBERS OF THE UNITED STATES AIR
20	FORCE INSTITUTE OF TECHNOLOGY.
21	Section 9314(b)(2)(B) of title 10, United States
22	Code, is amended by striking out "section 5306(e)" and
23	inserting in lieu thereof "section 5373".
24	(2) by redesignating subsection (e) as sub-
25	section (d).

1	SEC. 1103. FOUR-YEAR EXTENSION OF VOLUNTARY SEPA-
2	RATION INCENTIVE PAY AUTHORITY.
3	Section 5597(e) of title 5, United States Code, is
4	amended by striking out "September 30, 2001" and in-
5	serting in lieu thereof "September 30, 2003".
6	SEC. 1104. DEPARTMENT OF DEFENSE EMPLOYEE VOL-
7	UNTARY EARLY RETIREMENT AUTHORITY.
8	(a) Civil Service Retirement System.—Section
9	8336 of title 5, United States Code, is amended—
10	(1) in subsection $(d)(2)$, by inserting "except in
11	the case of an employee described in subsection
12	(0)(1)," after " (2) "; and
13	(2) by adding at the end the following:
14	((o)(1) An employee of the Department of Defense
15	who is separated from the service under conditions de-
16	scribed in paragraph (2) after completing 25 years of serv-
17	ice or after becoming 50 years of age and completing 20
18	years of service is entitled to an annuity.
19	"(2) Paragraph (1) applies to an employee who—
20	"(A) has been employed continuously by the
21	Department of Defense for more than 30 days be-
22	fore the date on which the Secretary concerned re-
23	quests the determinations required under in sub-
24	paragraph (D)(i);
25	"(B) is serving under an appointment that is
26	not limited by time:

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"(C) has not received a decision notice of invol-
untary separation for misconduct or unacceptable
performance that is pending decision; and

- "(D) is separated from the service voluntarily during a period in which—
 - "(i) the Department of Defense or the military department or subordinate organization within the Department of Defense or military department in which the employee is serving is undergoing a major reorganization, a major reduction in force, or a major transfer of function, and employees comprising a significant percentage of the employees serving in that department or organization are to be separated or subject to an immediate reduction in the rate of basic pay (without regard to subchapter VI of chapter 53, or comparable provisions of law), as determined by the Office of Personnel Management (under regulations prescribed by the Office) upon the request of the Secretary concerned; and
 - "(ii) the employee is within the scope of an offer of voluntary early retirement (as defined by organizational unit, occupational series or level, geographical location, any other similar

1	factor that the Office of Personnel Management
2	determines appropriate, or any combination of
3	such definitions of scope), as determined by the
4	Secretary concerned under regulations pre-
5	scribed by the Office.
6	"(3) In this subsection, the term 'Secretary con-
7	cerned' means—
8	"(A) the Secretary of Defense, with respect to
9	an employee of the Department of Defense not em-
10	ployed in a position in a military department;
11	"(B) the Secretary of the Army, with respect to
12	an employee of the Department of the Army;
13	"(C) the Secretary of the Navy, with respect to
14	an employee of the Department of the Navy;
15	"(D) the Secretary of the Air Force, with re-
16	spect to an employee of the Department of the Air
17	Force.".
18	(b) Federal Employees' Retirement System.—
19	Section 8414 of such title is amended—
20	(1) in subsection $(b)(1)(B)$, inserting "except in
21	the case of an employee described in subsection
22	(d)(1)," after "(B)"; and
23	(2) by adding at the end the following:
24	"(d)(1) An employee of the Department of Defense
25	who is separated from the service under conditions de-

1	scribed in paragraph (2) after completing 25 years of serv-
2	ice or after becoming 50 years of age and completing 20
3	years of service is entitled to an annuity.
4	"(2) Paragraph (1) applies to an employee who—
5	"(A) has been employed continuously by the
6	Department of Defense for more than 30 days be-
7	fore the date on which the Secretary concerned re-
8	quests the determinations required under subpara-
9	graph (D)(i);
10	"(B) is serving under an appointment that is
11	not limited by time;
12	"(C) has not received a decision notice of invol-
13	untary separation for misconduct or unacceptable
14	performance that is pending decision; and
15	"(D) is separated from the service voluntarily
16	during a period in which—
17	"(i) the Department of Defense or the
18	military department or subordinate organization
19	within the Department of Defense or military
20	department in which the employee is serving is
21	undergoing a major reorganization, a major re-
22	duction in force, or a major transfer of func-
23	tion, and employees comprising a significant
24	percentage of the employees serving in that de-
25	partment or organization are to be separated or

1	subject to an immediate reduction in the rate of
2	basic pay (without regard to subchapter VI of
3	chapter 53, or comparable provisions of law), as
4	determined by the Office of Personnel Manage-
5	ment (under regulations prescribed by the Of-
6	fice) upon the request of the Secretary con-
7	cerned; and
8	"(ii) the employee is within the scope of an
9	offer of voluntary early retirement (as defined
10	by organizational unit, occupational series or
11	level, geographical location, any other similar
12	factor that the Office of Personnel Management
13	determines appropriate, or any combination of
14	such definitions of scope), as determined by the
15	Secretary concerned under regulations pre-
16	scribed by the Office.
17	"(3) In this subsection, the term 'Secretary con-
18	cerned' means—
19	"(A) the Secretary of Defense, with respect to
20	an employee of the Department of Defense not em-
21	ployed in a position in a military department;
22	"(B) the Secretary of the Army, with respect to
23	an employee of the Department of the Army;
24	"(C) the Secretary of the Navy, with respect to
25	an employee of the Department of the Navy;

- 1 "(D) the Secretary of the Air Force, with re-
- 2 spect to an employee of the Department of the Air
- Force.".
- 4 (c) Conforming Amendments.—(1) Section
- 5 8339(h) of such title is amended by striking out "or (j)"
- 6 in the first sentence and inserting in lieu thereof "(j), or
- 7 (o)".
- 8 (2) Section 8464(a)(1)(A)(i) of such title is amended
- 9 by striking out "or (b)(1)(B)" and inserting in lieu thereof
- 10 ", (b)(1)(B), or (d)".
- 11 SEC. 1105. DEFENSE ADVANCED RESEARCH PROJECTS
- 12 AGENCY EXPERIMENTAL PERSONNEL MAN-
- 13 AGEMENT PROGRAM FOR TECHNICAL PER-
- 14 SONNEL.
- 15 (a) Program Authorized.—During the 5-year pe-
- 16 riod beginning on the date of the enactment of this Act,
- 17 the Secretary of Defense may carry out a program of ex-
- 18 perimental use of special personnel management authority
- 19 provided in this section in order to facilitate the recruit-
- 20 ment of eminent experts in science or engineering for re-
- 21 search and development projects administered by the De-
- 22 fense Advanced Research Projects Agency.
- 23 (b) Special Personnel Management Author-
- 24 ITY.—Under the program, the Secretary may—

- 1 (1) appoint scientists and engineers from out2 side the civil service and uniformed services (as such
 3 terms are defined in section 2101 of title 5, United
 4 States Code) to not more than 20 scientific and en5 gineering positions in the Defense Advanced Re6 search Projects Agency without regard to any provi7 sion of title 5, United States Code, governing the
 8 appointment of employees in the civil service;
 - (2) prescribe the rates of basic pay for positions to which employees are appointed under paragraph (1) at rates not in excess of the maximum rate of basic pay authorized for senior-level positions under section 5376 of title 5, United States Code, notwithstanding any provision of such title governing the rates of pay or classification of employees in the executive branch; and
 - (3) pay any employee appointed under paragraph (1) payments in addition to basic pay within the limit applicable to the employee under subsection (d)(1).
- 21 (c) Limitation on Term of Appointment.—(1)
- 22 Except as provided in paragraph (2), the service of an em-
- 23 ployee under an appointment under subsection (b)(1) may
- 24 not exceed four years.

- 1 (2) The Secretary may, in the case of a particular
- 2 employee, extend the period to which service is limited
- 3 under paragraph (1) by up to two years if the Secretary
- 4 determines that such action is necessary to promote the
- 5 efficiency of the Defense Advanced Research Projects
- 6 Agency.
- 7 (d) Limitations on Additional Payments.—(1)
- 8 The total amount of the additional payments paid to an
- 9 employee under subsection (b)(3) for any 12-month period
- 10 may not exceed the least of the following amounts:
- 11 (A) \$25,000.
- 12 (B) The amount equal to 25 percent of the em-
- ployee's annual rate of basic pay.
- 14 (C) The amount of the limitation that is appli-
- cable for a calendar year under section 5307(a)(1)
- of title 5, United States Code.
- 17 (2) An employee appointed under subsection (b)(1)
- 18 is not eligible for any bonus, monetary award, or other
- 19 monetary incentive for service except for payments author-
- 20 ized under subsection (b)(3).
- 21 (e) Period of Program.—(1) The program author-
- 22 ized under this section shall terminate at the end of the
- 23 5-year period referred to in subsection (a).
- 24 (2) After the termination of the program—

1	(A) no appointment may be made under para-
2	graph (1) of subsection (b);
3	(B) a rate of basic pay prescribed under para-
4	graph (2) of that subsection may not take effect for
5	a position; and
6	(C) no period of service may be extended under
7	subsection $(c)(1)$.
8	(f) Savings Provisions.—In the case of an em-
9	ployee who, on the day before the termination of the pro-
10	gram, is serving in a position pursuant to an appointment
11	under subsection (b)(1)—
12	(1) the termination of the program does not
13	terminate the employee's employment in that posi-
14	tion before the expiration of the lesser of—
15	(A) the period for which the employee was
16	appointed; or
17	(B) the period to which the employee's
18	service is limited under subsection (c), including
19	any extension made under paragraph (2) of
20	that subsection before the termination of the
21	program; and
22	(2) the rate of basic pay prescribed for the posi-
23	tion under subsection (b)(2) may not be reduced for
24	so long (within the period applicable to the employee

1	under paragraph (1)) as the employee continues to
2	serve in the position without a break in service.
3	(g) Annual Report.—(1) Not later than October
4	15 of each year, beginning in 1999, the Secretary of De-
5	fense shall submit a report on the program to the Commit-
6	tee on Armed Services of the Senate and the Committee
7	on National Security of the House of Representatives. The
8	report submitted in a year shall cover the 12-month period
9	ending on the day before the anniversary, in that year,
10	of the date of the enactment of this Act.
11	(2) The annual report shall contain, for the period
12	covered by the report, the following:
13	(A) A detailed discussion of the exercise of au-
14	thority under this section.
15	(B) The sources from which appointees were re-
16	cruited.
17	(C) The methodology used for identifying and
18	selecting appointees.
19	(D) Any additional information that the Sec-
20	retary considers helpful for assessing the utility of
21	the authority under this section.
22	TITLE XII—JOINT WARFIGHTING
23	EXPERIMENTATION
24	SEC. 1201. FINDINGS.
25	Congress makes the following findings:

- (1) The collapse of the Soviet Union in 1991 1 2 and the unprecedented explosion of technological ad-3 vances that could fundamentally redefine military 4 threats and military capabilities in the future have 5 generated a need to assess the defense policy, strat-6 egy, and force structure necessary to meet future de-7 fense requirements of the United States.
 - (2) The assessment conducted by the administration of President Bush (known as the "Base Force" assessment) and the assessment conducted by the administration of President Clinton (known as the "Bottom-Up Review") were important attempts to redefine the defense strategy of the United States and the force structure of the Armed Forces necessary to execute that strategy.
 - (3) Those assessments have become inadequate as a result of the pace of global geopolitical change and the speed of technological change, which have been greater than expected.
 - (4) The Chairman of the Joint Chiefs of Staff reacted to the changing environment by developing and publishing in May 1996 a vision statement, known as "Joint Vision 2010", to be a basis for the transformation of United States military capabilities.

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- ligence and command and control that is available in the information age and sets forth the operational concepts of dominant maneuver, precision engagement, full-dimensional protection, and focused logistics to achieve the objective of full spectrum dominance.
 - (5) In 1996 Congress, concerned about the shortcomings in defense policies and programs derived from the Base-Force Review and the Bottom-Up Review, determined that there was a need for a new, comprehensive assessment of the defense strategy of the United States and the force structure of the Armed Forces necessary for meeting the threats to the United States in the 21st century.
 - (6) As a result of that determination, Congress passed the Military Force Structure Review Act of 1996 (subtitle B of title IX of the National Defense Authorization Act for Fiscal Year 1997), which required the Secretary of Defense to complete in 1997 a quadrennial defense review of the defense program of the United States. The review was required to include a comprehensive examination of the defense strategy, force structure, force modernization plans, infrastructure, and other elements of the defense program and policies with a view toward determining

- and expressing the defense strategy of the United States and establishing a revised defense program through 2005. The Act also established a National Defense Panel to assess the Quadrennial Defense Review and to conduct an independent, nonpartisan review of the strategy, force structure, and funding required to meet anticipated threats to the national security of the United States through 2010 and be-yond.
 - (7) The Quadrennial Defense Review, completed by the Secretary of Defense in May 1997, defined the defense strategy in terms of "Shape, Respond, and Prepare Now". The Quadrennial Defense Review placed greater emphasis on the need to prepare now for an uncertain future by exploiting the revolution in technology and transforming the force toward Joint Vision 2010. It concluded that our future force will be different in character than our current force.
 - (8) The National Defense Panel Report, published in December 1997, concluded that "the Department of Defense should accord the highest priority to executing a transformation strategy for the United States military, starting now." The panel recommended the establishment of a Joint Forces

- 1 Command with the responsibility to be the joint 2 force integrator and provider and the responsibility 3 for driving the process for transforming United 4 States forces, including the conduct of joint experi-5 mentation, and to have the budget for carrying out 6 those responsibilities.
 - (9) The assessments of both the Quadrennial Defense Review and the National Defense Panel provide Congress with a compelling argument that the future security environment and the military challenges to be faced by the United States in the future will be fundamentally different than the current environment and challenges. The assessments also reinforce the foundational premise of the Goldwater-Nichols Department of Defense Reorganization Act of 1986 that warfare, in all of its varieties, will be joint warfare requiring the execution of developed joint operational concepts.
 - (10) A process of joint experimentation is necessary for—
 - (A) integrating advances in technology with changes in the organizational structure of the Armed Forces and the development of joint operational concepts that will be effective

- 1 against national security threats anticipated for 2 the future; and
 - (B) identifying and assessing the interdependent aspects of joint warfare that are key for transforming the conduct of military operations by the United States to meet those anticipated threats successfully.
 - (11) It is critical for future readiness that the Armed Forces of the United States innovatively investigate and test technologies, forces, and joint operational concepts in simulations, wargames, and virtual settings, as well as in field environments under realistic conditions against the full range of future challenges. It is essential that an energetic and innovative organization be established and empowered to design and implement a process of joint experimentation to develop and validate new joint warfighting concepts, along with experimentation by the Armed Forces, that is directed at transforming the Armed Forces to meet the threats to the national security that are anticipated for the early 21st century. That process will drive changes in doctrine, organization, training and education, materiel, leadership, and personnel.

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- 1 (12) The Department of Defense is committed 2 to conducting aggressive experimentation as a key 3 component of its transformation strategy.
- 4 (13) The competition of ideas is critical for 5 achieving effective transformation. Experimentation 6 by each of the Armed Forces has been, and will con-7 tinue to be, a vital aspect of the pursuit of effective 8 transformation. Joint experimentation leverages the 9 effectiveness of each of the Armed Forces and the 10 Defense Agencies.

11 SEC. 1202. SENSE OF CONGRESS.

12 (a) Designation of Commander To Have Joint Warfighting Experimentation Mission.—It is the sense of Congress that Congress supports the initiative of 14 15 the Secretary of Defense and the Chairman of the Joint Chiefs of Staff to designate a commander of a combatant 16 17 command to have the mission for joint warfighting experimentation, consistent with the understanding of Congress 18 that the Chairman of the Joint Chiefs of Staff will assign 19 20 the designated commander the tasks to develop and vali-21 date new joint warfighting concepts and capabilities, and 22 to determine the implications, for doctrine, organization, 23 training and education, materiel, leadership, and personnel, of the Department of Defense strategy for transform-

1	ing the Armed Forces to meet the national security threats
2	of the future.
3	(b) RESOURCES OF COMMANDER.—It is, further, the
4	sense of Congress that the commander designated to have
5	the joint warfighting experimentation mission should—
6	(1) have sufficient freedom of action and au-
7	thority over the necessary forces to successfully es-
8	tablish and conduct the process of joint warfighting
9	experimentation;
10	(2) be provided resources adequate for the joint
11	warfighting experimentation process; and
12	(3) have authority over the use of the resources
13	for the planning, preparation, conduct, and assess-
14	ment of joint warfighting experimentation.
15	(c) Authority and Responsibilities of Com-
16	MANDER.—It is, further, the sense of Congress that, for
17	the conduct of joint warfighting experimentation to be ef-
18	fective, it is necessary that the commander designated to
19	have the joint warfighting experimentation mission also

(1) Developing and implementing a process of joint experimentation to formulate and validate concepts critical for joint warfighting in the future, including (in such process) analyses, simulations, wargames, information superiority and other experi-

have the authority and responsibility for the following:

- ments, advanced concept technology demonstrations,
 and joint exercises conducted in virtual and actual
 field environments.
 - (2) Planning, preparing, and conducting the program of joint warfighting experimentation.
 - (3) Assessing the effectiveness of organizational structures, operational concepts, and technologies employed in joint experimentation, investigating opportunities for coordinating the evolution of the organizational structure of the Armed Forces compatibly with the concurrent evolution of advanced technologies, and investigating new concepts for transforming joint warfighting capabilities to meet the operational challenges expected to be encountered by the Armed Forces in the early 21st century.
 - (4) Coordinating with each of the Armed Forces and the Defense Agencies regarding the development of the equipment (including surrogate or real technologies, platforms, and systems) necessary for the conduct of joint experimentation, or, if necessary, developing such equipment directly.
 - (5) Coordinating with each of the Armed Forces and the Defense Agencies regarding the acquisition of the materiel, supplies, services, and surrogate or real technology resources necessary for the

- conduct of joint experimentation, or, if necessary,
 acquiring such items and services directly.
 - (6) Developing scenarios and measures of effectiveness for joint experimentation.
 - (7) Conducting so-called "red team" vulnerability assessments as part of joint experimentation.
 - (8) Assessing the interoperability of equipment and forces.
 - (9) Providing the Secretary of Defense and the Chairman of the Joint Chiefs of Staff with the commander's recommendations (developed on the basis of joint experimentation) for reducing unnecessary redundancy of equipment and forces.
 - (10) Providing the Secretary of Defense and the Chairman of the Joint Chiefs of Staff with the commander's recommendations (developed on the basis of joint experimentation) regarding synchronization of the fielding of advanced technologies among the Armed Forces to enable the development and execution of joint operational concepts.
 - (11) Submitting, reviewing, and making recommendations (in conjunction with the joint experimentation and evaluation process) to the Chairman of the Joint Chiefs of Staff on mission needs statements and operational requirements documents.

- 1 (12) Exploring new operational concepts (in2 cluding those developed within the Office of the Sec3 retary of Defense and Defense Agencies, other uni4 fied commands, the Armed Forces, and the Joint
 5 Staff), and integrating and testing in joint experi6 mentation the systems and concepts that result from
 7 warfighting experimentation by the Armed Forces
 8 and the Defense Agencies.
 - (13) Developing, planning, refining, assessing, and recommending to the Secretary of Defense and the Chairman of the Joint Chiefs of Staff the most promising joint concepts and capabilities for experimentation and assessment.
- 14 (14) Assisting the Secretary of Defense and the 15 Chairman of the Joint Chiefs of Staff to prioritize 16 joint requirements and acquisition programs on the 17 basis of joint warfighting experimentation.
- 18 (d) Continued Experimentation by Other De-19 Fense Organizations.—It is, further, the sense of Con-20 gress that—
- 21 (1) the Armed Forces are expected to continue 22 to develop concepts and conduct intraservice and 23 multiservice warfighting experimentation within their 24 core competencies; and

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1	(2) the commander of United States Special
2	Operations Command is expected to continue to de-
3	velop concepts and conduct joint experimentation as-
4	sociated with special operations forces.
5	(e) Congressional Review.—It is, further, the
6	sense of Congress that—
7	(1) Congress will carefully review the initial re-
8	port and annual reports on joint warfighting experi-
9	mentation required under section 1203 to determine
10	the adequacy of the scope and pace of the trans-
11	formation of the Armed Forces to meet future chal-
12	lenges to the national security; and
13	(2) if the progress is inadequate, Congress will
14	consider legislation to establish a unified combatant
15	command with the mission, forces, budget, respon-
16	sibilities, and authority described in the preceding
17	provisions of this section.
18	SEC. 1203. REPORTS ON JOINT WARFIGHTING EXPERIMEN-
19	TATION.
20	(a) Initial Report.—(1) On such schedule as the
21	Secretary of Defense shall direct, the commander of the
22	combatant command assigned the mission for joint
23	warfighting experimentation shall submit to the Secretary
24	an initial report on the implementation of joint experimen-
25	tation. Not later than April 1, 1999, the Secretary shall

- 1 submit the report, together with any comments that the
- 2 Secretary considers appropriate and any comments that
- 3 the Chairman of the Joint Chiefs of Staff considers appro-
- 4 priate, to the Chairmen of the Committee on Armed Serv-
- 5 ices of the Senate and the Committee on National Security
- 6 of the House of Representatives.
- 7 (2) The initial report of the commander shall include
- 8 the following:
- 9 (A) The commander's understanding of the
- 10 commander's specific authority and responsibilities
- and of the commander's relationship to the Sec-
- retary of Defense, the Chairman of the Joint Chiefs
- of Staff, the Joint Staff, the commanders of other
- 14 combatant commands, the Armed Forces, and the
- 15 Defense Agencies and activities.
- 16 (B) The organization of the commander's com-
- batant command, and of its staff, for carrying out
- the joint warfighting experimentation mission.
- 19 (C) The process established for tasking forces
- 20 to participate in joint warfighting experimentation
- and the commander's specific authority over the
- forces.
- (D) Any forces designated or made available as
- joint experimentation forces.

- 1 (\mathbf{E}) The provided for joint resources 2 warfighting experimentation, including the personnel 3 and funding for the initial implementation of joint experimentation, the process for providing the re-5 sources to the commander, the categories of the 6 funding, and the authority of the commander for 7 budget execution.
 - (F) The authority of the commander, and the process established, for the development and acquisition of the material, supplies, services, and equipment necessary for the conduct of joint warfighting experimentation, including the authority and process for development and acquisition by the Armed Forces and the Defense Agencies and the authority and process for development and acquisition by the commander directly.
 - (G) The authority of the commander to design, prepare, and conduct joint experiments (including the scenarios and measures of effectiveness used) for assessing operational concepts for meeting future challenges to the national security.
 - (H) The role assigned the commander for—
- 23 (i) integrating and testing in joint 24 warfighting experimentation the systems that

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1	emerge from warfighting experimentation by
2	the Armed Forces or the Defense Agencies;
3	(ii) assessing the effectiveness of organiza-
4	tional structures, operational concepts, and
5	technologies employed in joint warfighting ex-
6	perimentation; and
7	(iii) assisting the Secretary of Defense and
8	the Chairman of the Joint Chiefs of Staff in
9	prioritizing acquisition programs in relationship
10	to future joint warfighting capabilities.
11	(I) Any other comments that the commander
12	considers appropriate.
13	(b) ANNUAL REPORT.—(1) On such schedule as the
14	Secretary of Defense shall direct, the commander of the
15	combatant command assigned the mission for joint
16	warfighting experimentation shall submit to the Secretary
17	an annual report on the conduct of joint experimentation
18	activities for the fiscal year ending in the year of the re-
19	port. Not later than December 1 of each year, the Sec-
20	retary shall submit the report, together with any com-
21	ments that the Secretary considers appropriate and any
22	comments that the Chairman of the Joint Chiefs of Staff
23	considers appropriate, to the Chairmen of the Committee
24	on Armed Services of the Senate and the Committee on

1	National Security of the House of Representatives. The
2	first annual report shall be submitted in 1999.
3	(2) The annual report of the commander shall in-
4	clude, for the fiscal year covered by the report, the follow-
5	ing:
6	(A) Any changes in—
7	(i) the commander's authority and respon-
8	sibilities for joint warfighting experimentation;
9	(ii) the commander's relationship to the
10	Secretary of Defense, the Chairman of the
11	Joint Chiefs of Staff, the Joint Staff, the com-
12	manders of the other combatant commands, the
13	Armed Forces, or the Defense Agencies or ac-
14	tivities;
15	(iii) the organization of the commander's
16	command and staff for joint warfighting experi-
17	mentation;
18	(iv) any forces designated or made avail-
19	able as joint experimentation forces;
20	(v) the process established for tasking
21	forces to participate in joint experimentation
22	activities or the commander's specific authority
23	over the tasked forces;
24	(vi) the procedures for providing funding
25	for the commander, the categories of funding,

1	or the commander's authority for budget execu-
2	tion;
3	(vii) the authority of the commander, and
4	the process established, for the development
5	and acquisition of the material, supplies, serv-
6	ices, and equipment necessary for the conduct
7	of joint warfighting experimentation;
8	(viii) the commander's authority to design,
9	prepare, and conduct joint experiments (includ-
10	ing the scenarios and measures of effectiveness
11	used) for assessing operational concepts for
12	meeting future challenges to the national secu-
13	rity; or
14	(ix) any role described in subsection
15	(a)(2)(H).
16	(B) The conduct of joint warfighting experi-
17	mentation activities, including the number of activi-
18	ties, the forces involved, the national security chal-
19	lenges addressed, the operational concepts assessed,
20	and the scenarios and measures of effectiveness
21	used.
22	(C) An assessment of the results of warfighting
23	experimentation within the Department of Defense

1	(D) The effect of warfighting experimentation
2	on the process for transforming the Armed Forces
3	to meet future challenges to the national security.
4	(E) Any recommendations that the commander
5	considers appropriate regarding—
6	(i) the development or acquisition of ad-
7	vanced technologies; or
8	(ii) changes in organizational structure,
9	operational concepts, or joint doctrine.
10	(F) An assessment of the adequacy of re-
11	sources, and any recommended changes for the proc-
12	ess of providing resources, for joint warfighting ex-
13	perimentation.
14	(G) Any recommended changes in the authority
15	or responsibilities of the commander.
16	(H) Any additional comments that the com-
17	mander considers appropriate.
18	DIVISION B—MILITARY CON-
19	STRUCTION AUTHORIZA-
20	TIONS
21	SEC. 2001. SHORT TITLE.
22	This division may be cited as the "Military Construc-
23	tion Authorization Act for Fiscal Year 1999".

1 TITLE XXI—ARMY

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

Army: Inside the United States

State	Installation or location	Amount
Alabama	Anniston Army Depot	\$3,550,000
	Fort Rucker	\$10,000,000
Alaska	Fort Wainwright	\$22,600,000
California	Fort Irwin	\$7,000,000
Georgia	Fort Benning	\$28,600,000
_	Fort Stewart	\$17,000,000
Hawaii	Schofield Barracks	\$67,500,000
Illinois	Rock Island Arsenal	\$5,300,000
Indiana	Crane Army Ammunition Activity	\$7,100,000
Kentucky	Bluegrass Army Depot	\$5,300,000
	Fort Campbell	\$41,000,000
Louisiana	Fort Polk	\$8,300,000
Maryland	Fort Detrick	\$3,550,000
-	Fort Meade	\$5,300,000
Missouri	Fort Leonard Wood	\$5,200,000
New Jersey	Fort Dix	\$8,731,000
New York	Fort Drum	\$4,650,000
	United States Military Academy, West Point.	\$85,000,000
North Carolina	Fort Bragg	\$85,300,000
Oklahoma	Fort Sill	\$13,800,000
	McAlester Army Ammunition Plant	\$10,800,000
Texas	Fort Bliss	\$4,100,000
	Fort Hood	\$32,500,000
	Fort Sam Houston	\$21,800,000
Utah	Tooele Army Depot	\$3,900,000
Virginia	Charlottesville	\$46,200,000
	Fort Eustis	\$36,531,000
Washington	Fort Lewis	\$18,200,000
West Virginia	Camp Dawson	\$13,595,000
CONUS Classified	Classified Locations	\$4,600,000
	Total:	\$627,007,000

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

Army: Outside the United States

Country	Installation or location	Amount
Belgium	80th Area Support Group	\$6,300,000
Germany	Schweinfurt	\$18,000,000
	Wuerzburg	\$4,250,000
Korea	Camp Casey	\$13,400,000
	Camp Castle	\$18,226,000
	Camp Humphreys	\$8,500,000
V-maialain	Camp Stanley	\$5,800,000
Kwajalein	Kwajalein Atoll	\$48,600,000
	Total:	\$123,076,000

7 SEC. 2102. FAMILY HOUSING.

- 8 (a) Construction and Acquisition.—Using
- 9 amounts appropriated pursuant to the authorization of ap-
- 10 propriations in section 2104(a)(5)(A), the Secretary of the
- 11 Army 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:

Army: Family Housing

State	Installation or loca- tion	Purpose	Amount
Alabama	Redstone Arsenal Schofield Barracks Fort Bragg Fort Hood	64 Units	\$14,000,000 \$14,700,000 \$19,800,000 \$21,600,000
		Total:	\$70,100,000

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

- 1 section 2104(a)(5)(A), the Secretary of the Army may
- 2 carry out architectural and engineering services and con-
- 3 struction design activities with respect to the construction
- 4 or improvement of family housing units in an amount not
- 5 to exceed \$7,490,000.

6 SEC. 2103. IMPROVEMENTS TO MILITARY FAMILY HOUSING

- 7 UNITS.
- 8 Subject to section 2825 of title 10, United States
- 9 Code, and using amounts appropriated pursuant to the
- 10 authorization of appropriations in section 2104(a)(5)(A),
- 11 the Secretary of the Army may improve existing military
- 12 family housing units in an amount not to exceed
- 13 \$46,029,000.
- 14 SEC. 2104. AUTHORIZATION OF APPROPRIATIONS, ARMY.
- 15 (a) In General.—Funds are hereby authorized to
- 16 be appropriated for fiscal years beginning after September
- 17 30, 1998, for military construction, land acquisition, and
- 18 military family housing functions of the Department of the
- 19 Army in the total amount of \$2,005,630,000 as follows:
- 20 (1) For military construction projects inside the
- United States authorized by section 2101(a),
- \$539,007,000.
- 23 (2) For military construction projects outside
- 24 the United States authorized by section 2101(b),
- **\$87,076,000.**

1	(3) For unspecified minor construction projects
2	authorized by section 2805 of title 10, United States
3	Code, \$10,000,000.
4	(4) For architectural and engineering services
5	and construction design under section 2807 of title
6	10, United States Code, \$65,295,000.
7	(5) For military family housing functions:
8	(A) For construction and acquisition, plan-
9	ning and design, and improvement of military
10	family housing and facilities, \$123,619,000.
11	(B) For support of military family housing
12	(including the functions described in section
13	2833 of title 10, United States Code),
14	\$1,104,733,000.
15	(6) For the Homeowners Assistance Program
16	as authorized by section 2832 of title 10, United
17	States Code, \$12,800,000.
18	(7) For the construction of the missile software
19	engineering annex, phase II, Redstone Arsenal, Ala-
20	bama, authorized by section 2101(a) of the Military
21	Construction Authorization Act for Fiscal Year 1998
22	(division B of Public Law 105–85; 111 Stat. 1966),
23	\$13,600,000.
24	(8) For the construction of a disciplinary bar-
25	racks, phase II, Fort Leavenworth, Kansas, author-

1	ized by section 2101(a) of the Military Construction
2	Authorization Act for Fiscal Year 1998,
3	\$29,000,000.
4	(9) For the construction of the whole barracks
5	complex renewal, Fort Sill, Oklahoma, authorized by
6	section 2101(a) of the Military Construction Author-
7	ization Act for Fiscal Year 1998, \$20,500,000.
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 2101 of this Act
13	may not exceed—
14	(1) the total amount authorized to be appro-
15	priated under paragraphs (1) and (2) of subsection
16	(a);
17	(2) \$73,000,000 (the balance of the amount au-
18	thorized to be appropriated under section 2101(a) of
19	this Act for the construction of the Cadet Physical
20	Development project at the United States Military
21	Academy, West Point, New York);
22	(3) \$15,000,000 (the balance of the amount au-
23	thorized to be appropriated under section 2101(a) of
24	this Act for the construction of a rail head facility
25	at Fort Hood, Texas); and

- 1 (4) \$36,000,000 (the balance of the amount au-
- 2 thorized to be appropriated under section 2101(b) of
- 3 this Act for the construction of a power plant on Roi
- 4 Namur Island, Kwajalein Atoll).
- 5 (c) Adjustment.—The total amount authorized to
- 6 be appropriated pursuant to paragraphs (1) through (5)
- 7 of subsection (a) is the sum of the amounts authorized
- 8 to be appropriated in such paragraphs reduced by
- 9 \$1,639,000, which represents the combination of project
- 10 savings in military construction resulting from favorable
- 11 bids, reduced overhead costs, and cancellations due to
- 12 force structure changes.
- 13 (d) Availability of Certain Funds.—Notwith-
- 14 standing section 2701 or any other provision of law, the
- 15 amounts appropriated pursuant to the authorization of ap-
- 16 propriations in subsection (a)(6) shall remain available
- 17 until expended.
- 18 SEC. 2105. MODIFICATION OF AUTHORITY TO CARRY OUT
- 19 FISCAL YEAR 1998 PROJECT.
- The table in section 2101(a) of the Military Construc-
- 21 tion Authorization Act for Fiscal Year 1998 (division B
- 22 of Public Law 105–85; 111 Stat. 1967) is amended in
- 23 the item relating to Fort Sill, Oklahoma, by striking out
- 24 "\$25,000,000" in the amount column and inserting in lieu
- 25 thereof "\$28,500,000".

- 1 (b) Conforming Amendments.—(1) The table in 2 section 2101(a) of that Act is amended in the item relat-
- 3 ing to the total by striking out "\$598,750,000" in the
- 4 amount column and inserting in lieu thereof
- 5 "\$602,250,000".
- 6 (2) Section 2104 of that Act (111 Stat. 1968) is
- 7 amended—
- 8 (A) in the matter preceding paragraph (1), by
- 9 striking out "\$2,010,466,000" and inserting in lieu
- thereof "\$2,013,966,000"; and
- (B) in paragraph (1), by striking out
- 12 "\$435,350,000" and inserting in lieu thereof
- "\$438,850,000".

14 TITLE XXII—NAVY

- 15 SEC. 2201. AUTHORIZED NAVY CONSTRUCTION AND LAND
- 16 ACQUISITION PROJECTS.
- 17 (a) Inside the United States.—Using amounts
- 18 appropriated pursuant to the authorization of appropria-
- 19 tions in section 2204(a)(1), the Secretary of the Navy may
- 20 acquire real property and carry out military construction
- 21 projects for the installations and locations inside the
- 22 United States, and in the amounts, set forth in the follow-
- 23 ing table:

Navy: Inside the United States

State	Installation or location	Amount
Arizona	Marine Corps Air Station, Yuma Naval Observatory Detachment, Flag-staff.	\$11,010,000 \$990,000

 $303 \\ \mbox{ Navy: Inside the United States} \mbox{--} \mbox{Continued}$

State	Installation or location	Amount
California	Marine Corps Air Station, Miramar	\$29,570,000
	Marine Corps Base, Camp Pendleton	\$28,240,000
	Naval Air Station, Lemoore	\$20,640,000
	Naval Air Warfare Center Weapons Division, China Lake.	\$3,240,000
	Naval Facility, San Clemente Island	\$8,350,000
	Naval Submarine Base, San Diego	\$11,400,000
Connecticut	Naval Submarine Base, New London	\$12,510,000
District of Columbia	Naval District, Washington	\$790,000
Florida	Naval Air Station, Key West	\$3,730,000
	Naval Air Station, Whiting Field	\$1,400,000
Georgia	Naval Air Station, Atlanta	\$4,100,000
	Naval Submarine Base, Kings Bay	\$2,550,000
Hawaii	Marine Corps Air Station, Kaneohe Bay	\$27,410,000
	Marine Corps Base, Hawaii	\$23,570,000
	Naval Communications & Telecommuni-	\$1,970,000
	cations Area Master Station Eastern	
	Pacific, Wahiawa.	#20 210 000
	Naval Shipyard, Pearl Harbor	\$39,310,000
	Naval Submarine Base, Pearl Harbor Navy Public Works Center, Pearl Harbor	\$8,060,000 \$28,967,000
Illinois	Naval Training Center, Great Lakes	\$5,750,000
minois	Naval Training Center, Great Lakes Naval Training Center, Great Lakes	\$7,410,000
Maryland	Naval Surface Warfare Center, Indian	\$6,680,000
Maryianu	Head Division, Indian Head.	. , ,
	United States Naval Academy	\$4,300,000
Mississippi	Naval Construction Battalion Center, Gulfport.	\$10,670,000
North Carolina	Marine Corps Air Station, Cherry Point	\$6,040,000
	Marine Corps Base, Camp LeJeune	\$30,300,000
Rhode Island	Naval Education and Training Center, Newport.	\$5,630,000
	Naval Undersea Warfare Center Division,	\$9,140,000
	Newport.	±1 550 000
South Carolina	Marine Corps Air Station, Beaufort	\$1,770,000
	Marine Corps Recruit Depot, Parris Island.	\$7,960,000
	Naval Weapons Station, Charleston	\$9,737,000
Virginia	Fleet and Industrial Supply Center, Norfolk (Craney Island).	\$1,770,000
	Fleet Training Center, Norfolk	\$5,700,000
	Naval Shipyard, Norfolk, Portsmouth	\$6,180,000
	Naval Station, Norfolk	\$45,530,000
	Naval Surface Warfare Center, Dahlgren	\$5,130,000
	Tactical Training Group Atlantic, Dam Neck.	\$2,430,000
Washington	Strategic Weapons Facility Pacific,	\$2,750,000
	Bremerton.	#4 900 000
	Naval Shipyard, Puget Sound, Bremerton.	\$4,300,000
	Total:	\$446,984,000

- 1 (b) Outside the United States.—Using amounts
- 2 appropriated pursuant to the authorization of appropria-
- 3 tions in section 2204(a)(2), the Secretary of the Navy may
- 4 acquire real property and carry out military construction

- 1 projects for the installations and locations outside the
- 2 United States, and in the amounts, set forth in the follow-
- 3 ing table:

Navy: Outside the United States

Country	Installation or location	Amount
Greece	Naval Support Activity, Souda Bay Naval Activities, Guam Naval Support Activity, Naples Joint Maritime Communications Center, St. Mawgan.	\$5,260,000 \$10,310,000 \$18,270,000 \$2,010,000
	Total:	\$35,850,000

4 SEC. 2202. FAMILY HOUSING.

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

Navy: Family Housing

State	Installation or loca- tion	Purpose	Amount
California	Naval Air Station, Lemoore.	162 Units	\$30,379,000
Hawaii	Navy Public Works Center, Pearl Harbor.	150 Units	\$29,125,000
		Total:	\$59,504,000

- 11 (b) Planning and Design.—Using amounts appro-
- 12 priated pursuant to the authorization of appropriations in
- 13 section 2204(a)(5)(A), the Secretary of the Navy may
- 14 carry out architectural and engineering services and con-
- 15 struction design activities with respect to the construction

1	or improvement of military family housing units in an
2	amount not to exceed \$15,618,000.
3	SEC. 2203. IMPROVEMENTS TO MILITARY FAMILY HOUSING
4	UNITS.
5	Subject to section 2825 of title 10, United States
6	Code, and using amounts appropriated pursuant to the
7	authorization of appropriations in section 2204(a)(5)(A),
8	the Secretary of the Navy may improve existing military
9	family housing units in an amount not to exceed
10	\$211,991,000.
11	SEC. 2204. AUTHORIZATION OF APPROPRIATIONS, NAVY.
12	(a) In General.—Funds are hereby authorized to
13	be appropriated for fiscal years beginning after September
14	30, 1998, for military construction, land acquisition, and
15	military family housing functions of the Department of the
16	Navy in the total amount of \$1,741,121,000 as follows:
17	(1) For military construction projects inside the
18	United States authorized by section 2201(a),
19	\$433,484,000.
20	(2) For military construction projects outside
21	the United States authorized by section 2201(b),
22	\$35,850,000.
23	(3) For unspecified minor construction projects
24	authorized by section 2805 of title 10, United States
25	Code, \$8,900,000.

1	(4) For architectural and engineering services
2	and construction design under section 2807 of title
3	10, United States Code, \$60,481,000.
4	(5) For military family housing functions:
5	(A) For construction and acquisition, plan-
6	ning and design, and improvement of military
7	family housing and facilities, \$287,113,000.
8	(B) For support of military housing (in-
9	cluding functions described in section 2833 of
10	title 10, United States Code), \$915,293,000.
11	(b) Limitation on Total Cost of Construction
12	Projects.—Notwithstanding the cost variations author-
13	ized by section 2853 of title 10, United States Code, and
14	any other cost variation authorized by law, the total cost
15	of all projects carried out under section 2201 of this Act
16	may not exceed—
17	(1) the total amount authorized to be appro-
18	priated under paragraphs (1) and (2) of subsection
19	(a); and
20	(2) \$13,500,000 (the balance of the amount au-
21	thorized under section 2201(a) of this Act for the
22	construction of a berthing pier at Naval Station,
23	Norfolk, Virginia).
24	(c) Adjustment.—The total amount authorized to
25	be appropriated pursuant to paragraphs (1) through (5)

- 1 of subsection (a) is the sum of the amounts authorized
- 2 to be appropriated in such paragraphs reduced by
- 3 \$6,323,000, which represents the combination of project
- 4 savings in military construction resulting from favorable
- 5 bids, reduced overhead costs, and cancellations due to
- 6 force structure changes.

7 TITLE XXIII—AIR FORCE

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

Air Force: Inside the United States

State	Installation or location	Amount
Alabama	Maxwell Air Force Base	\$19,398,000
Alaska	Eielson Air Force Base	\$10,552,000
Arkansas	Little Rock Air Force Base	\$1,500,000
California	Edwards Air Force Base	\$10,361,000
	Travis Air Force Base	\$4,250,000
	Vandenberg Air Force Base	\$18,709,000
Colorado	Falcon Air Force Station	\$9,601,000
	United States Air Force Academy	\$4,413,000
Delaware	Dover Air Force Base	\$1,600,000
District of Columbia	Bolling Air Force Base	\$2,948,000
Florida	Eglin Air Force Base	\$20,437,000
	Eglin Auxiliary Field 9	\$3,837,000
	MacDill Air Force Base	\$5,008,000
Georgia	Robins Air Force Base	\$11,894,000
Hawaii	Hickam Air Force Base	\$5,890,000
Idaho	Mountain Home Air Force Base	\$17,897,000
Kansas	McConnell Air Force Base	\$2,900,000
Maryland	Andrews Air Force Base	\$4,448,000
Massachusetts	Hanscom Air Force Base	\$10,000,000
Mississippi	Keesler Air Force Base	\$35,526,000
	Columbus Air Force Base	\$8,200,000

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Air Force: Inside the United States—Continued

State	Installation or location	Amount
Montana	Malmstrom Air Force Base	\$13,200,000
Nevada	Indian Springs	\$15,013,000
	Nellis Air Force Base	\$6,378,000
New Jersey	McGuire Air Force Base	\$6,044,000
New Mexico	Cannon Air Force Base	\$6,500,000
	Kirtland Air Force Base	\$8,574,000
North Carolina	Seymour Johnson Air Force Base	\$6,100,000
North Dakota	Grand Forks Air Force Base	\$2,686,000
	Minot Air Force Base	\$8,500,000
Ohio	Wright-Patterson Air Force Base	\$22,000,000
Oklahoma	Altus Air Force Base	\$4,000,000
	Tinker Air Force Base	\$24,985,000
	Vance Air Force Base	\$6,223,000
South Carolina	Charleston Air Force Base	\$24,330,000
	Shaw Air Force Base	\$8,500,000
South Dakota	Ellsworth Air Force Base	\$6,500,000
Texas	Dyess Air Force Base	\$1,400,000
	Lackland Air Force Base	\$6,800,000
	Lackland Training Annex	\$8,130,000
	Randolph Air Force Base	\$3,166,000
Utah	Hill Air Force Base	\$4,100,000
Washington	Fairchild Air Force Base	\$11,520,000
	McChord Air Force Base	\$55,247,000
	Total:	\$469,265,000

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

Air Force: Outside the United States

Country	Installation or location	Amount
	Spangdahlem Air Base Kunsan Air Base Osan Air Base	\$13,967,000 \$5,958,000 \$7,496,000
Turkey United Kingdom	Incirlik Air Base	\$2,949,000 \$15,838,000 \$24,960,000 \$71,168,000

- 8 SEC. 2302. FAMILY HOUSING.
- 9 (a) Construction and Acquisition.—Using
- 10 amounts appropriated pursuant to the authorization of ap-

- 1 propriations in section 2304(a)(5)(A), the Secretary of the
- 2 Air Force may construct or acquire family housing units
- 3 (including land acquisition) at the installations, for the
- 4 purposes, and in the amounts set forth in the following
- 5 table:

Air Force: Family Housing

State	Installation or loca- tion	Purpose	Amount
Alabama	Maxwell Air Force Base.	143 Units	\$16,300,000
Alaska	Eielson Air Force Base	46 Units	\$12,932,000
California	Edwards Air Force Base.	48 Units	\$12,580,000
	Vandenberg Air Force Base.	95 Units	\$18,499,000
Delaware	Dover Air Force Base	55 Units	\$8,998,000
Florida	MacDill Air Force Base	48 Units	\$7,609,000
	Patrick Air Force Base	46 Units	\$9,692,000
	Tyndall Air Force Base	122 Units	\$14,500,000
Mississippi	Columbus Air Force Base.	52 Units	\$6,800,000
	Keesler Air Force Base	52 Units	\$6,800,000
Nebraska	Offutt Air Force Base	Housing Main- tenance Fa- cility.	\$900,000
	Offutt Air Force Base	Housing Office	\$870,000
	Offutt Air Force Base	90 Units	\$12,212,000
New Mexico	Kirtland Air Force Base.	37 Units	\$6,400,000
Ohio	Wright-Patterson Air Force Base.	40 Units	\$5,600,000
Texas	Dyess Air Force Base	64 Units	\$9,415,000
	Sheppard Air Force Base.	115 Units	\$12,800,000
Washington	Fairchild Air Force Base.	Housing Office and Mainte- nance Facil- ity.	\$1,692,000
	Fairchild Air Force	14 Units	\$2,300,000
	Base.	Total:	\$166,899,000

- 6 (b) Planning and Design.—Using amounts appro-
- 7 priated pursuant to the authorization of appropriations in
- 8 section 2304(a)(5)(A), the Secretary of the Air Force may
- 9 carry out architectural and engineering services and con-
- 10 struction design activities with respect to the construction

1	or improvement of military family housing units in an
2	amount not to exceed \$12,622,000.
3	SEC. 2303. IMPROVEMENTS TO MILITARY FAMILY HOUSING
4	UNITS.
5	Subject to section 2825 of title 10, United States
6	Code, and using amounts appropriated pursuant to the
7	authorization of appropriations in section 2304(a)(5)(A),
8	the Secretary of the Air Force may improve existing mili-
9	tary family housing units in an amount not to exceed
10	\$90,888,000.
11	SEC. 2304. AUTHORIZATION OF APPROPRIATIONS, AIR
10	EODGE
12	FORCE.
	(a) In General.—Funds are hereby authorized to
12 13 14	
13	(a) In General.—Funds are hereby authorized to
13 14	(a) In General.—Funds are hereby authorized to be appropriated for fiscal years beginning after September
13 14 15 16	(a) In General.—Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 1998, for military construction, land acquisition, and
13 14 15	(a) IN GENERAL.—Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 1998, for military construction, land acquisition, and military family housing functions of the Department of the
13 14 15 16 17	(a) IN GENERAL.—Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 1998, for military construction, land acquisition, and military family housing functions of the Department of the Air Force in the total amount of \$1,652,734,000 as fol-
13 14 15 16 17	(a) IN GENERAL.—Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 1998, for military construction, land acquisition, and military family housing functions of the Department of the Air Force in the total amount of \$1,652,734,000 as follows:
13 14 15 16 17 18	(a) In General.—Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 1998, for military construction, land acquisition, and military family housing functions of the Department of the Air Force in the total amount of \$1,652,734,000 as follows: (1) For military construction projects inside the
13 14 15 16 17 18 19 20	(a) In General.—Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 1998, for military construction, land acquisition, and military family housing functions of the Department of the Air Force in the total amount of \$1,652,734,000 as follows: (1) For military construction projects inside the United States authorized by section 2301(a),
13 14 15 16 17 18 19 20 21	(a) In General.—Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 1998, for military construction, land acquisition, and military family housing functions of the Department of the Air Force in the total amount of \$1,652,734,000 as follows: (1) For military construction projects inside the United States authorized by section 2301(a), \$469,265,000.

1	(3) For unspecified minor construction projects
2	authorized by section 2805 of title 10, United States
3	Code, \$7,135,000.
4	(4) For architectural and engineering services
5	and construction design under section 2807 of title
6	10, United States Code, \$44,762,000.
7	(5) For military housing functions:
8	(A) For construction and acquisition, plan-
9	ning and design, and improvement of military
10	family housing and facilities, \$270,409,000.
11	(B) For support of military family housing
12	(including the functions described in section
13	2833 of title 10, United States Code),
14	\$789,995,000.
15	(b) Limitation on Total Cost of Construction
16	Projects.—Notwithstanding the cost variations author-
17	ized by section 2853 of title 10, United States Code, and
18	any other cost variation authorized by law, the total cost
19	of all projects carried out under section 2301 of this Act
20	may not exceed the total amount authorized to be appro-
21	priated under paragraphs (1) and (2) of subsection (a).
22	(c) Adjustment.—The total amount authorized to
23	be appropriated pursuant to paragraphs (1) through (5)
24	of subsection (a) is the sum of the amounts authorized
25	to be appropriated in such paragraphs reduced by

- 1 \$7,584,000, which represents the combination of project
- 2 savings in military construction resulting from favorable
- 3 bids, overhead costs, and cancellations due to force struc-
- 4 ture changes.

5 TITLE XXIV—DEFENSE 6 AGENCIES

- 7 SEC. 2401. AUTHORIZED DEFENSE AGENCIES CONSTRUC-
- 8 TION AND LAND ACQUISITION PROJECTS.
- 9 (a) Inside the United States.—Using amounts
- 10 appropriated pursuant to the authorization of appropria-
- 11 tions in section 2404(a)(1), the Secretary of Defense may
- 12 acquire real property and carry out military construction
- 13 projects for the installations and locations inside the
- 14 United States, and in the amounts, set forth in the follow-
- 15 ing table:

Defense Agencies: Inside the United States

Agency	Installation or location	Amount
Chemical Demilitarization Program.	Aberdeen Proving Ground, Maryland	\$186,350,000
Defense Logistics Agency	Newport Army Depot, Indiana Defense Fuel Support Point, Fort	\$191,550,000
Detense Logistics Agency	Sill, Oklahoma Defense Fuel Support Point, Jack-	\$3,500,000
	sonville Annex, Mayport, Florida Defense Fuel Support Point, Jack-	\$11,020,000
	sonville, Florida Defense General Supply Center,	\$11,000,000
	Richmond (DLA), Virginia	\$10,500,000
	Defense Fuel Supply Center, Camp Shelby, Mississippi	\$5,300,000
	Defense Fuel Supply Center, Elmendorf Air Force Base, Alaska Defense Fuel Supply Center, Pope	\$19,500,000
	Air Force Base, North Carolina	\$4,100,000
D. C. M. P. J. P. W.	Various Locations	\$1,300,000
Defense Medical Facilities Office.	Barksdale Air Force Base, Louisi- ana	\$3,450,000
Office.	Beale Air Force Base, California	\$3,500,000
	Carlisle Barracks, Pennsylvania	\$4,678,000
	Cheatham Annex, Virginia	\$11,300,000
	Edwards Air Force Base, California	\$6,000,000

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Defense Agencies: Inside the United States—Continued

Agency	Installation or location	Amount
	Eglin Air Force Base, Florida	\$9,200,000
	Fort Bragg, North Carolina	\$6,500,000
	Fort Hood, Texas	\$14,100,000
	Fort Stewart/Hunter Army Air	, ,
	Field, Georgia	\$10,400,000
	Grand Forks Air Force Base, North	, ,
	Dakota	\$5,600,000
	Holloman Air Force Base, New	
	Mexico	\$1,300,000
	Keesler Air Force Base, Mississippi	\$700,000
	Marine Corps Air Station, Camp	,
	Pendleton, California	\$6,300,000
	McChord Air Force Base, Washing-	, ,
	ton	\$20,000,000
	Moody Air Force Base, Georgia	\$11,000,000
	Naval Air Station, Pensacola, Flor-	
	ida	\$25,400,000
	Naval Hospital, Bremerton, Wash-	
	ington	\$28,000,000
	Naval Hospital, Great Lakes, Illinois	\$7,100,000
	Naval Station, San Diego, California	\$1,350,000
	Naval Submarine Base, Bangor,	
	Washington	\$5,700,000
	Travis Air Force Base, California	\$1,700,000
Defense Education Activity	Marine Corps Base, Camp LeJeune,	
-	North Carolina	\$16,900,000
	United States Military Academy,	
	West Point, New York	\$2,840,000
National Security Agency	Fort Meade, Maryland	\$668,000
Special Operations Command	Eglin Auxiliary Field 3, Florida	\$2,210,000
	Eglin Auxiliary Field 9, Florida	\$2,400,000
	Fort Campbell, Kentucky	\$15,000,000
	MacDill Air Force Base, Florida	\$8,400,000
	Mississippi Army Ammunition	
	Plant/Stennis Space Center, Mis-	
	sissippi	\$5,500,000
	Naval Amphibious Base, Coronado,	
	California	\$3,600,000
	Total:	\$684,916,000

- 1 (b) Outside the United States.—Using amounts
- 2 appropriated pursuant to the authorization of appropria-
- 3 tions in section 2404(a)(2), the Secretary of Defense may
- 4 acquire real property and carry out military construction
- 5 projects for the installations and locations outside the
- 6 United States, and in the amounts, set forth in the follow-
- 7 ing table:

314 Defense Agencies: Outside the United States

Agency	Installation or location	Amount
Ballistic Missile Defense Organization.	Kwajalein Atoll, Kwajalein	\$4,600,000
Defense Logistics Agency	Lajes Field, Azores, Portugal	\$7,700,000
Defense Medical Facilities Office.	Naval Air Station, Sigonella, Italy	\$5,300,000
	Royal Air Force, Lakenheath, United Kingdom	\$10,800,000
Defense Education Activity	Fort Buchanan, Puerto Rico	\$8,805,000
	Naval Activities, Guam	\$13,100,000
Special Operations Command	Naval Station, Roosevelt Roads, Puerto Rico	\$9,600,000
	Total:	\$59,905,000

1 SEC. 2402. IMPROVEMENTS TO MILITARY FAMILY HOUSING

- 2 UNITS.
- 3 Subject to section 2825 of title 10, United States
- 4 Code, and using amounts appropriated pursuant to the
- 5 authorization of appropriation in section 2404(a)(11)(A),
- 6 the Secretary of Defense may improve existing military
- 7 family housing units in an amount not to exceed
- 8 \$345,000.
- 9 SEC. 2403. ENERGY CONSERVATION PROJECTS.
- 10 Using amounts appropriated pursuant to the author-
- 11 ization of appropriations in section 2404(a)(9), the Sec-
- 12 retary of Defense may carry out energy conservation
- 13 projects under section 2865 of title 10, United States
- 14 Code.
- 15 SEC. 2404. AUTHORIZATION OF APPROPRIATIONS, DE-
- 16 FENSE AGENCIES.
- 17 (a) In General.—Funds are hereby authorized to
- 18 be appropriated for fiscal years beginning after September

- 1 30, 1998, for military construction, land acquisition, and
- 2 military family housing functions of the Department of
- 3 Defense (other than the military departments), in the total
- 4 amount of \$2,346,923,000 as follows:
- 5 (1) For military construction projects inside the
- 6 United States authorized by section 2401(a),
- 7 \$340,866,000.
- 8 (2) For military construction projects outside
- 9 the United States authorized by section 2401(b),
- 10 \$59,905,000.
- 11 (3) For military construction projects at Ports-
- mouth Naval Hospital, Virginia, hospital replace-
- ment, authorized by section 2401(a) of the Military
- 14 Construction Authorization Act for Fiscal Years
- 15 1990 and 1991 (division B of Public Law 101–189;
- 16 106 Stat. 1640), as amended by section 2406 of this
- 17 Act, \$17,954,000.
- 18 (4) For construction of the Ammunition Demili-
- 19 tarization Facility, Pine Bluff Arsenal, Arkansas,
- authorized by section 2401 of the Military Construc-
- 21 tion Authorization Act for Fiscal Year 1995 (divi-
- sion B of Public Law 103–337; 108 Stat. 3040), as
- amended by section 2407 of the Military Construc-
- 24 tion Authorization Act for Fiscal Year 1996 (divi-
- 25 sion B of Public Law 104–106; 110 Stat. 539), sec-

- tion 2408 of the Military Construction Authorization

 Act for Fiscal Year 1998 (111 Stat. 1982), and section 2405 of this Act, \$10,000,000.
 - (5) For construction of the Ammunition Demilitarization Facility, Umatilla Army Depot, Oregon, authorized by section 2401 of the Military Construction Authorization Act for Fiscal Year 1995, as amended by section 2407 of the Military Construction Authorization Act for Fiscal Year 1996, section 2408 of the Military Construction Authorization Act for Fiscal Year 1998, and section 2405 of this Act, \$30,950,000.
 - (6) For unspecified minor construction projects under section 2805 of title 10, United States Code, \$13,394,000.
 - (7) For contingency construction projects of the Secretary of Defense under section 2804 of title 10, United States Code, \$9,390,000.
 - (8) For architectural and engineering services and construction design under section 2807 of title 10, United States Code, \$42,566,000.
 - (9) For energy conservation projects authorized by section 2404, \$46,950,000.
- 24 (10) For base closure and realignment activities 25 as authorized by the Defense Base Closure and Re-

1	alignment Act of 1990 (part A of title XXIX of
2	Public Law 101–510; 10 U.S.C. 2687 note),
3	\$1,730,704,000.
4	(11) For military family housing functions:
5	(A) For improvement of military family
6	housing and facilities, \$345,000.
7	(B) For support of military housing (in-
8	cluding functions described in section 2833 of
9	title 10, United States Code), \$36,899,000 of
10	which not more than \$31,139,000 may be obli-
11	gated or expended for the leasing of military
12	family housing units worldwide.
13	(C) For credit to the Department of De-
14	fense Family Housing Improvement Fund es-
15	tablished by section 2883(a)(1) of title 10,
16	United States Code, \$7,000,000.
17	(b) Limitation of 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 variations authorized by law, the total cost
21	of all projects carried out under section 2401 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
25	(a);

1	(2) \$174,550,000 (the balance of the amount	
2	authorized under section 2401(a) of this Act for the	
3	construction of a chemical demilitarization facility at	
4	Newport Army Depot, Indiana); and	
5	(3) \$169,500,000 (the balance of the amount	
6	authorized under section 2401(a) of this Act for the	
7	construction of a chemical demilitarization facility at	
8	Aberdeen Proving Ground, Maryland).	
9	SEC. 2405. MODIFICATION OF AUTHORITY TO CARRY OUT	
10	CERTAIN FISCAL YEAR 1995 PROJECTS.	
11	The table in section 2401 of the Military Construc-	
12	tion Authorization Act for Fiscal Year 1995 (division B	
13	of Public Law 103–337; 108 Stat. 3040), as amended by	
14	section 2407 of the Military Construction Authorization	
15	Act for Fiscal Year 1996 (division B of Public Law 104–	
16	106; 110 Stat. 539) and section 2408 of the Military Con-	
17	struction Authorization Act for Fiscal Year 1998 (division	
18	B of Public Law 105–85; 111 Stat. 1982), under the	
19	agency heading relating to Chemical Weapons and Muni-	
20	tions Destruction, is amended—	
21	(1) in the item relating to Pine Bluff Arsenal,	
22	Arkansas, by striking out \$134,000,000" in the	
23	amount column and inserting in lieu thereof	
24	"\$154,400,000"; and	

1	(2) in the item relating to Umatilla Army
2	Depot, Oregon, by striking out "\$187,000,000" in
3	the amount column and inserting in lieu thereof
4	"\$193,377,000".
5	SEC. 2406. MODIFICATION OF AUTHORITY TO CARRY OUT
6	FISCAL YEAR 1990 PROJECT.
7	The table in section 2401(a) of the Military Construc-
8	tion Authorization Act for Fiscal Years 1990 and 1991
9	(division B of Public Law 100–189; 103 Stat. 1640) is
10	amended in the item relating to Portsmouth Naval Hos-
11	pital, Virginia, by striking out "\$330,000,000" and insert-
12	ing in lieu thereof "\$351,354,000".
13	TITLE XXV—NORTH ATLANTIC
14	TREATY ORGANIZATION SE-
15	CURITY INVESTMENT PRO-
16	GRAM
17	SEC. 2501. AUTHORIZED NATO CONSTRUCTION AND LAND
18	ACQUISITION PROJECTS.
19	The Secretary of Defense may make contributions for
20	the North Atlantic Treaty Organization Security Invest-
21	ment program as provided in section 2806 of title 10
22	United States Code, in an amount not to exceed the sum
23	of the amount authorized to be appropriated for this pur-
24	pose in section 2502 and the amount collected from the

1	North Atlantic Treaty Organization as a result of con-
2	struction previously financed by the United States.
3	SEC. 2502. AUTHORIZATION OF APPROPRIATIONS, NATO.
4	Funds are hereby authorized to be appropriated for
5	fiscal years beginning after September 30, 1998, for con-
6	tributions by the Secretary of Defense under section 2806
7	of title 10, United States Code, for the share of the United
8	States of the cost of projects for the North Atlantic Treaty
9	Organization Security Investment program authorized by
10	section 2501, in the amount of \$159,000,000.
11	TITLE XXVI—GUARD AND
12	RESERVE FORCES FACILITIES
13	SEC. 2601. AUTHORIZED GUARD AND RESERVE CONSTRUC-
13	SECT 2001. He III OWNED GENERAL INC. CONSTITUE C
14	TION AND LAND ACQUISITION PROJECTS.
14	TION AND LAND ACQUISITION PROJECTS.
14 15	TION AND LAND ACQUISITION PROJECTS. There are authorized to be appropriated for fiscal
14 15 16 17	TION AND LAND ACQUISITION PROJECTS. There are authorized to be appropriated for fiscal years beginning after September 30, 1998, for the costs
14 15 16 17	Tion and Land acquisition projects. There are authorized to be appropriated for fiscal years beginning after September 30, 1998, for the costs of acquisition, architectural and engineering services, and
14 15 16 17 18	TION AND LAND ACQUISITION PROJECTS. There are authorized to be appropriated for fiscal years beginning after September 30, 1998, for the costs of acquisition, architectural and engineering services, and construction of facilities for the Guard and Reserve
14 15 16 17 18	Tion and Land acquisition projects. There are authorized to be appropriated for fiscal years beginning after September 30, 1998, for the costs of acquisition, architectural and engineering services, and construction of facilities for the Guard and Reserve Forces, and for contributions therefor, under chapter
14 15 16 17 18 19 20	Tion and Land acquisition projects. There are authorized to be appropriated for fiscal years beginning after September 30, 1998, for the costs of acquisition, architectural and engineering services, and construction of facilities for the Guard and Reserve Forces, and for contributions therefor, under chapter 1803 of title 10, United States Code (including the cost
14 15 16 17 18 19 20 21	There are authorized to be appropriated for fiscal years beginning after September 30, 1998, for the costs of acquisition, architectural and engineering services, and construction of facilities for the Guard and Reserve Forces, and for contributions therefor, under chapter 1803 of title 10, United States Code (including the cost of acquisition of land for those facilities), the following
14 15 16 17 18 19 20 21	There are authorized to be appropriated for fiscal years beginning after September 30, 1998, for the costs of acquisition, architectural and engineering services, and construction of facilities for the Guard and Reserve Forces, and for contributions therefor, under chapter 1803 of title 10, United States Code (including the cost of acquisition of land for those facilities), the following amounts:

1	(B) for the Army Reserve, \$107,378,000.		
2	(2) For the Department of the Navy, for the		
3	Naval and Marine Corps Reserve, \$15,271,000.		
4	(3) For the Department of the Air Force—		
5	(A) for the Air National Guard of the		
6	United States, \$161,932,000; and		
7	(B) for the Air Force Reserve,		
8	\$20,225,000.		
9	SEC. 2602. REDUCTION IN FISCAL YEAR 1998 AUTHORIZA-		
10	TION OF APPROPRIATIONS FOR ARMY RE		
11	SERVE MILITARY CONSTRUCTION.		
12	Section 2601(a)(1)(B) of the Military Construction		
13	Authorization Act for Fiscal Year 1998 (division B of		
14	Public Law 105–85; 111 Stat. 1983) is amended by strik-		
15	ing out "\$66,267,000" and inserting in lieu thereof		
16	"\$53,553,000".		
17	TITLE XXVII—EXPIRATION AND		
18	EXTENSION OF AUTHORIZA-		
19	TIONS		
20	SEC. 2701. EXPIRATION OF AUTHORIZATIONS AND		
21	AMOUNTS REQUIRED TO BE SPECIFIED BY		
22	LAW.		
23	(a) Expiration of Authorizations After Three		
24	YEARS.—Except as provided in subsection (b), all author-		
25	izations contained in titles XXI through XXVI for military		

- 1 construction projects, land acquisition, family housing
- 2 projects and facilities, and contributions to the North At-
- 3 lantic Treaty Organization Security Investment program
- 4 (and authorizations of appropriations therefor) shall ex-
- 5 pire on the later of—
- 6 (1) October 1, 2001; or
- 7 (2) the date of enactment of an Act authorizing
- 8 funds for military construction for fiscal year 2002.
- 9 (b) Exception.—Subsection (a) shall not apply to
- 10 authorizations for military construction projects, land ac-
- 11 quisition, family housing projects and facilities, and con-
- 12 tributions to the North Atlantic Treaty Organization Se-
- 13 curity Investment program (and authorizations of appro-
- 14 priations therefor), for which appropriated funds have
- 15 been obligated before the later of—
- 16 (1) October 1, 2001; or
- 17 (2) the date of enactment of an Act authorizing
- funds for fiscal year 2002 for military construction
- 19 projects, land acquisition, family housing projects
- and facilities, or contributions to the North Atlantic
- 21 Treaty Organization Security Investment program.
- 22 SEC. 2702. EXTENSION OF AUTHORIZATIONS OF CERTAIN
- FISCAL YEAR 1996 PROJECTS.
- 24 (a) Extensions.—Notwithstanding section 2701 of
- 25 the Military Construction Authorization Act for Fiscal

- 1 Year 1996 (division B of Public Law 104–106; 110 Stat.
- 2 541), authorizations for the projects set forth in the tables
- 3 in subsection (b), as provided in sections 2201, 2302, or
- 4 2601 of that Act, shall remain in effect until October 1,
- 5 1999, or the date of enactment of an Act authorizing
- 6 funds for military construction for fiscal year 2000, which-
- 7 ever is later.
- 8 (b) Tables.—The tables referred to in subsection (a)
- 9 are as follows:

Navy: Extension of 1996 Project Authorization

State	Installation or loca- tion	Project	Amount
Puerto Rico	Naval Station Roosevelt Roads.	Housing Office	\$710,000

Air Force: Extension of 1996 Project Authorization

State	Installation or loca- tion	Project	Amount
Texas	Lackland Air Force Base.	Family Housing (67 units).	\$6,200,000

Army National Guard: Extension of 1996 Project Authorization

State	Installation or loca- tion	Project	Amount
Mississippi	Camp Shelby	Multipurpose Range Complex (Phase I).	\$5,000,000

10 SEC. 2703. EXTENSION OF AUTHORIZATION OF FISCAL

- 11 YEAR 1995 PROJECT.
- 12 (a) Extension.—Notwithstanding section 2701 of
- 13 the Military Construction Authorization Act for Fiscal
- 14 Year 1995 (division B of Public Law 103–337; 108 Stat.
- 15 3046), the authorization for the project set forth in the

- 1 table in subsection (b), as provided in section 2201 of that
- 2 Act and extended by section 2702 of the Military Con-
- 3 struction Authorization Act for Fiscal Year 1998 (division
- 4 B of Public Law 105-85; 111 Stat. 1985), shall remain
- 5 in effect until October 1, 1999, or the date of enactment
- 6 of an Act authorizing funds for military construction for
- 7 fiscal year 2000, whichever is later.
- 8 (b) Table.—The table referred to in subsection (a)
- 9 is as follows:

Navy: Extension of 1995 Project Authorization

State	Installation or loca- tion	Project	Amount
Maryland	Indian Head Naval Surface Warfare Center.	Denitrification/ Acid Mixing Facility.	\$6,400,000

- 10 SEC. 2704. EFFECTIVE DATE.
- 11 Titles XXI, XXII, XXIII, XXIV, XXV, and XXVI
- 12 shall take effect on the later of—
- 13 (1) October 1, 1998; or
- 14 (2) the date of enactment of this Act.

1	TITLE XXVIII—GENERAL
2	PROVISIONS
3	Subtitle A—Military Construction
4	Program and Military Family
5	Housing Changes
6	SEC. 2801. MODIFICATION OF AUTHORITY RELATING TO
7	ARCHITECTURAL AND ENGINEERING SERV-
8	ICES AND CONSTRUCTION DESIGN.
9	(a) Covered Projects.—Subsection (a) of section
10	2807 of title 10, United States Code, is amended in the
11	first sentence by striking out "not otherwise authorized
12	by law." and inserting in lieu thereof "without regard to
13	the authority under this chapter utilized in carrying out
14	the projects and without regard to whether the projects
15	are authorized by law.".
16	(b) INCREASE IN THRESHOLD FOR NOTICE TO CON-
17	GRESS.—Subsection (b) of that section is amended by
18	striking out "\$300,000" and inserting in lieu thereof
19	"\$500,000".
20	(c) Availability of Appropriations.—Subsection
21	(d) of that section is amended by striking out "study,
22	planning, design, architectural, and engineering services"
23	and inserting in lieu thereof "architectural and engineer-
24	ing services and construction design".

1	SEC. 2802. EXPANSION OF ARMY OVERSEAS FAMILY HOUS-
2	ING LEASE AUTHORITY.
3	(a) Alternative Maximum Unit Amounts.—Sec-
4	tion 2828(e) of title 10, United States Code, is amended—
5	(1) in paragraph (2), by inserting, ", and the
6	Secretary of the Army may lease not more than 500
7	units of family housing in Italy," after "family hous-
8	ing in Italy";
9	(2) by redesignating paragraphs (3) and (4) as
10	paragraphs (4) and (5), respectively; and
11	(3) by inserting after paragraph (2) the follow-
12	ing new paragraph (3):
13	"(3) In addition to the 450 units of family housing
14	referred to in paragraph (1) for which the maximum lease
15	amount is \$25,000 per unit per year, the Secretary of the
16	Army may lease not more than 800 units of family hous-
17	ing in Korea subject to that maximum lease amount.".
18	(b) Conforming Amendment.—Paragraph (4) of
19	that section, as redesignated by subsection (a)(2) of this
20	section, is amended by striking out "and (2)" and insert-
21	ing in lieu thereof ", (2), and (3)".

1	Subtitle B—Real Property and
2	Facilities Administration
3	SEC. 2811. INCREASE IN THRESHOLDS FOR REPORTING RE-
4	QUIREMENTS RELATING TO REAL PROPERTY
5	TRANSACTIONS.
6	Section 2662 of title 10, United States Code, is
7	amended by striking out "\$200,000" each place it appears
8	in subsections (a), (b), and (e) and inserting in lieu thereof
9	"\$500,000".
10	SEC. 2812. EXCEPTIONS TO REAL PROPERTY TRANSACTION
11	REPORTING REQUIREMENTS FOR WAR AND
12	CERTAIN EMERGENCY AND OTHER OPER-
13	ATIONS.
14	(a) Exceptions.—Section 2662 of title 10, United
15	States Code, as amended by section 2811 of this Act, is
16	further amended by adding at the end the following:
17	"(g) Exceptions for Transactions for War and
18	CERTAIN EMERGENCY AND OTHER OPERATIONS.—(1)
19	The reporting requirement set forth in subsection (a) shall
20	not apply with respect to a real property transaction other-
21	wise covered by that subsection, and the reporting require-
22	ment set forth in subsection (e) shall not apply with re-
23	spect to a real property transaction otherwise covered by
24	that subsection, if such transaction is made as a result
25	of the following:

1	"(A) A declaration of war.
2	"(B) A declaration of a national emergency by
3	the President pursuant to the National Emergencies
4	Act (Public Law 94–412; 50 U.S.C. 1601 et seq.).
5	"(C) A declaration of an emergency or major
6	disaster pursuant to the Robert T. Stafford Disaster
7	Relief and Emergency Assistance Act (42 U.S.C.
8	5121 et seq.).
9	"(D) The use of the militia or the armed forces
10	after a proclamation to disperse under section 334
11	of this title.
12	"(E) A contingency operation.
13	"(2) The reporting requirement set forth in sub-
14	section (a) shall not apply with respect to a real property
15	transaction otherwise covered by that subsection if the
16	Secretary concerned determines that—
17	"(A) an event listed in paragraph (1) is immi-
18	nent; and
19	"(B) the transaction is necessary for purposes
20	of preparation for such event.
21	"(3) Not later than 30 days after entering into a real
22	property transaction covered by paragraph (1) or (2), the
23	Secretary concerned shall submit to the committees named
24	in subsection (a) a report on the transaction. The report
25	shall set forth any facts or information which would other-

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1 wise have been submitted in a report on the transaction
   under subsection (a) or (e), as the case may be, but for
   the operation of paragraph (1) or (2).".
 4
        (b) Amendments for Stylistic Uniformity.—
   That section is further amended—
            (1) in subsection (a), by inserting "GENERAL
 6
        NOTICE AND WAIT REQUIREMENTS.—" after "(a)":
 7
 8
            (2) in subsection (b), by inserting "ANNUAL
 9
        REPORTS ON CERTAIN MINOR TRANSACTIONS.—"
        after "(b)";
10
11
            (3) in subsection (c), by inserting "Geo-
        GRAPHIC SCOPE; EXCEPTED PROJECTS.—" after
12
        "(c)";
13
14
            (4) in subsection (d), by inserting "STATE-
15
        MENTS OF COMPLIANCE IN TRANSACTION INSTRU-
        MENTS.—" after "(d)";
16
17
            (5) in subsection (e), by inserting "NOTICE AND
18
        Wait Regarding Leases of Space for DoD by
19
        GSA.—" after "(e)"; and
20
            (6) in subsection (f), by inserting "Reports on
21
        Transactions Involving Intelligence Compo-
        NENTS.—" after "(f)".
22
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1	SEC. 2813. WAIVER OF APPLICABILITY OF PROPERTY DIS-
2	POSAL LAWS TO LEASES AT INSTALLATIONS
3	TO BE CLOSED OR REALIGNED UNDER THE
4	BASE CLOSURE LAWS.
5	Section 2667(f) of title 10, United States Code, is
6	amended—
7	(1) by redesignating paragraphs (2) through
8	(5) as paragraphs (3) through (6), respectively; and
9	(2) by inserting after paragraph (1) the follow-
10	ing new paragraph (2):
11	"(2) The Secretary of a military department may
12	waive the applicability of a provision of title II of the Fed-
13	eral Property and Administrative Services Act of 1949 (40 $$
14	U.S.C. 481 et seq.) that is inconsistent with a provision
15	of this subsection if the waiver is required for purposes
16	of a lease of property under this subsection.".
17	SEC. 2814. RESTORATION OF DEPARTMENT OF DEFENSE
18	LANDS USED BY ANOTHER FEDERAL AGENCY.
19	(a) Restoration as Term of Agreement.—Sec-
20	tion 2691 of title 10, United States Code, is amended by
21	adding at the end the following new subsection:
22	"(c)(1) As a condition of any lease, permit, license,
23	or other grant of access entered into by the Secretary of
24	a military department with another Federal agency au-
25	thorizing the agency to use lands under the control of the
26	Secretary, the Secretary may require the agency to agree

- 1 to remove any improvements and to take any other action
- 2 necessary in the judgment of the Secretary to restore the
- 3 land used by the agency to its condition before its use by
- 4 the agency.
- 5 "(2) In lieu of performing any removal or restoration
- 6 work under paragraph (1), a Federal agency may elect,
- 7 with the consent of the Secretary, to reimburse the Sec-
- 8 retary for the costs incurred by the military department
- 9 in performing such removal and restoration work.".
- 10 (b) CLERICAL AMENDMENTS.—(1) The heading of
- 11 such section is amended to read as follows:
- 12 "§ 2691. Restoration of land used by permit or lease".
- 13 (2) The table of sections at the beginning of chapter
- 14 159 of title 10, United States Code, is amended by strik-
- 15 ing the item relating to section 2691 and inserting in lieu
- 16 thereof the following new item:

"2691. Restoration of land used by permit or lease.".

17 Subtitle C—Land Conveyances

- 18 SEC. 2821. LAND CONVEYANCE, INDIANA ARMY AMMUNI-
- 19 TION PLANT, CHARLESTOWN, INDIANA.
- 20 (a) Conveyance Authorized.—The Secretary of
- 21 the Army may convey to the Indiana Army Ammunition
- 22 Plant Reuse Authority (in this section referred to as the
- 23 "Reuse Authority") all right, title, and interest of the
- 24 United States in and to a parcel of real property, including
- 25 improvements thereon, consisting of up to approximately

- 1 4660 acres located at the Indiana Army Ammunition
- 2 Plant, Charlestown, Indiana, for the purpose of developing
- 3 the parcel as an industrial park to replace all or part of
- 4 the economic activity lost at the inactivated plant.
- 5 (b) Consideration.—Except as provided in sub-
- 6 section (d), as consideration for the conveyance under sub-
- 7 section (a), the Reuse Authority shall pay to the Secretary
- 8 an amount equal to the fair market value of the conveyed
- 9 property as of the time of the conveyance, determined by
- 10 the Secretary in accordance with Federal appraisal stand-
- 11 ards and procedures.
- 12 (c) Time for Payment.—The consideration re-
- 13 quired under subsection (b) shall be paid by the Reuse
- 14 Authority at the end of the 10-year period beginning on
- 15 the date on which the conveyance under subsection (a) is
- 16 completed.
- 17 (d) Effect of Reconveyance or Lease.—(1) If
- 18 the Reuse Authority reconveys all or any part of the con-
- 19 veyed property during the 10-year period specified in sub-
- 20 section (c), the Reuse Authority shall pay to the United
- 21 States an amount equal to the fair market value of the
- 22 reconveyed property as of the time of the reconveyance,
- 23 excluding the value of any improvements made to the
- 24 property by the Reuse Authority, determined by the Sec-

- 1 retary in accordance with Federal appraisal standards and
- 2 procedures.
- 3 (2) The Secretary may treat a lease of the property
- 4 within such 10-year period as a reconveyance if the Sec-
- 5 retary determines that the lease is being used to avoid ap-
- 6 plication of paragraph (1).
- 7 (e) Deposit of Proceeds.—The Secretary shall de-
- 8 posit any proceeds received under subsection (b) or (d)
- 9 in the special account established pursuant to section
- 10 204(h)(2) of the Federal Property and Administrative
- 11 Services Act of 1949 (40 U.S.C. 485(h)(2)).
- 12 (f) Administrative Expenses.—In connection with
- 13 the conveyance under subsection (a), the Secretary may
- 14 accept amounts provided by the Reuse Authority or other
- 15 persons to cover administrative expenses incurred by the
- 16 Secretary in making the conveyance. Amounts received
- 17 under this subsection for administrative expenses shall be
- 18 credited to the appropriation, fund, or account from which
- 19 the expenses were paid. Amounts so credited shall be
- 20 merged with funds in such appropriation, fund, or account
- 21 and shall be available for the same purposes and subject
- 22 to the same limitations as the funds with which merged.
- 23 (g) Description of Property.—The property to
- 24 be conveyed under subsection (a) includes the administra-
- 25 tive area of the Indiana Army Ammunition Plant as well

- 1 as open space in the southern end of the plant. The exact
- 2 acreage and legal description of the property to be con-
- 3 veyed shall be determined by a survey satisfactory to the
- 4 Secretary. The cost of the survey shall be borne by the
- 5 Reuse Authority.
- 6 (h) Additional Terms and Conditions.—The
- 7 Secretary may require such additional terms and condi-
- 8 tions in connection with the conveyance under subsection
- 9 (a) as the Secretary considers appropriate to protect the
- 10 interests of the United States.
- 11 SEC. 2822. LAND CONVEYANCE, ARMY RESERVE CENTER,
- 12 BRIDGTON, MAINE.
- 13 (a) Conveyance Authorized.—(1) The Secretary
- 14 of the Army may convey, without consideration, to the
- 15 Town of Bridgton, Maine (in this section referred to as
- 16 the "Town"), all right, title, and interest of the United
- 17 States in and to a parcel of excess real property, including
- 18 improvements thereon, consisting of approximately 3.65
- 19 acres and located in Bridgton, Maine, the site of the Army
- 20 Reserve Center, Bridgton, Maine.
- 21 (2) The conveyance is for the public benefit and will
- 22 facilitate the expansion of the municipal office complex in
- 23 Bridgton, Maine.
- 24 (b) REVERSION.—If the Secretary determines at any
- 25 time that the real property conveyed under subsection (a)

- 1 is not being used by the Town for purposes of a municipal
- 2 office complex, all right, title, and interest in and to the
- 3 real property, including any improvements thereon, shall
- 4 revert to the United States, and the United States shall
- 5 have the right of immediate entry thereon.
- 6 (c) Description of Property.—The exact acreage
- 7 and legal description of the real property to be conveyed
- 8 under subsection (a) shall be determined by a survey satis-
- 9 factory to the Secretary. The cost of the survey shall be
- 10 borne by the Town.
- 11 (d) Additional Terms and Conditions.—The
- 12 Secretary may require such additional terms and condi-
- 13 tions in connection with the conveyance under subsection
- 14 (a) as the Secretary considers appropriate to protect the
- 15 interest of the United States.
- 16 SEC. 2823. LAND CONVEYANCE, VOLUNTEER ARMY AMMU-
- 17 NITION PLANT, CHATTANOOGA, TENNESSEE.
- 18 (a) Conveyance Authorized.—The Secretary of
- 19 the Army may convey to Hamilton County, Tennessee (in
- 20 this section referred to as the "County", all right, title,
- 21 and interest of the United States in and to a parcel of
- 22 real property, including improvements thereon, consisting
- 23 of approximately 1033 acres located at the Volunteer
- 24 Army Ammunition Plant, Chattanooga, Tennessee, for the
- 25 purpose of developing the parcel as an industrial park to

- 1 replace all or part of the economic activity lost at the inac-
- 2 tivated plant.
- 3 (b) Consideration.—Except as provided in sub-
- 4 section (d), as consideration for the conveyance under sub-
- 5 section (a), the County shall pay to the Secretary an
- 6 amount equal to the fair market value of the conveyed
- 7 property as of the time of the conveyance, determined by
- 8 the Secretary in accordance with Federal appraisal stand-
- 9 ards and procedures.
- 10 (c) Time for Payment.—The consideration re-
- 11 quired under subsection (b) shall be paid by the County
- 12 at the end of the 10-year period beginning on the date
- 13 on which the conveyance under subsection (a) is com-
- 14 pleted.
- 15 (d) Effect of Reconveyance or Lease.—(1) If
- 16 the County reconveys all or any part of the conveyed prop-
- 17 erty during the 10-year period specified in subsection (c),
- 18 the County shall pay to the United States an amount
- 19 equal to the fair market value of the reconveyed property
- 20 as of the time of the reconveyance, excluding the value
- 21 of any improvements made to the property by the County,
- 22 determined by the Secretary in accordance with Federal
- 23 appraisal standards and procedures.
- 24 (2) The Secretary may treat a lease of the property
- 25 within such 10-year period as a reconveyance if the Sec-

- 1 retary determines that the lease is being used to avoid ap-
- 2 plication of paragraph (1).
- 3 (e) Deposit of Proceeds.—The Secretary shall de-
- 4 posit any proceeds received under subsection (b) or (d)
- 5 in the special account established pursuant to section
- 6 204(h)(2) of the Federal Property and Administrative
- 7 Services Act of 1949 (40 U.S.C. 485(h)(2)).
- 8 (f) Effect on Existing Leases.—The conveyance
- 9 of the real property under subsection (a) shall not affect
- 10 the terms or length of any contract entered into by the
- 11 Secretary before the date of the enactment of this Act with
- 12 regard to the property to be conveyed.
- 13 (g) Administrative Expenses.—In connection
- 14 with the conveyance under subsection (a), the Secretary
- 15 may accept amounts provided by the County or other per-
- 16 sons to cover administrative expenses incurred by the Sec-
- 17 retary in making the conveyance. Amounts received under
- 18 this subsection for administrative expenses shall be cred-
- 19 ited to the appropriation, fund, or account from which the
- 20 expenses were paid. Amounts so credited shall be merged
- 21 with funds in such appropriation, fund, or account and
- 22 shall be available for the same purposes and subject to
- 23 the same limitations as the funds with which merged.
- (h) Description of Property.—The exact acreage
- 25 and legal description of the property to be conveyed under

- 1 subsection (a) shall be determined by a survey satisfactory
- 2 to the Secretary. The cost of the survey shall be borne
- 3 by the County.
- 4 (i) Additional Terms and Conditions.—The Sec-
- 5 retary may require such additional terms and conditions
- 6 in connection with the conveyance under subsection (a) as
- 7 the Secretary considers appropriate to protect the inter-
- 8 ests of the United States.
- 9 SEC. 2824. RELEASE OF INTERESTS IN REAL PROPERTY,
- 10 FORMER KENNEBEC ARSENAL, AUGUSTA,
- 11 MAINE.
- 12 (a) AUTHORITY TO RELEASE.—The Secretary of the
- 13 Army may release, without consideration, all right, title,
- 14 and interest of the United States in and to the real prop-
- 15 erty described in subsection (b).
- 16 (b) COVERED PROPERTY.—The real property re-
- 17 ferred to in subsection (a) is the parcel of real property
- 18 consisting of approximately 40 acres located in Augusta,
- 19 Maine, and formerly known as the Kennebec Arsenal,
- 20 which parcel was conveyed by the Secretary of War to the
- 21 State of Maine under the provisions of the Act entitled
- 22 "An Act Authorizing the Secretary of War to convey the
- 23 Kennebec Arsenal property, situated in Augusta, Maine,
- 24 to the State of Maine for public purposes", approved
- 25 March 3, 1905 (33 Stat. 1270), as amended by section

- 1 771 of the Department of Defense Appropriations Act,
- 2 1981 (Public Law 96–527; 94 Stat. 3093).
- 3 (c) Instrument of Release.—The Secretary of
- 4 the Army shall execute and file in the appropriate office
- 5 a deed of release, amended deed, or other appropriate in-
- 6 strument effectuating the release of interests authorized
- 7 by this section.
- 8 SEC. 2825. LAND EXCHANGE, NAVAL RESERVE READINESS
- 9 **CENTER, PORTLAND, MAINE.**
- 10 (a) Conveyance Authorized.—(1) The Secretary
- 11 of the Navy may convey to the Gulf of Maine Aquarium
- 12 Development Corporation, Portland, Maine (in this section
- 13 referred to as the "Corporation", all right, title, and in-
- 14 terest of the United States in and to a parcel of real prop-
- 15 erty, including improvements thereon, consisting of ap-
- 16 proximately 3.72 acres in Portland, Maine, the site of the
- 17 Naval Reserve Readiness Center, Portland, Maine.
- 18 (2) As part of the conveyance under paragraph (1),
- 19 the Secretary shall also convey to the Corporation any in-
- 20 terest of the United States in the submerged lands adja-
- 21 cent to the real property conveyed under that paragraph
- 22 that is appurtenant to the real property conveyed under
- 23 that paragraph.
- 24 (3) The purpose of the conveyance under this sub-
- 25 section is to facilitate economic development in accordance

- with the plan of the Corporation for the construction of an aquarium and marine research facility in Portland, 3 Maine. 4 (b) Consideration.—(1) As consideration for the 5 conveyance authorized by subsection (a), the Corporation shall provide for such facilities as the Secretary deter-6 7 mines appropriate for the Naval Reserve to replace the 8 facilities conveyed under that subsection— 9 (A) by— 10 (i) conveying to the United States all right, 11 title, and interest in and to a parcel of real 12 property determined by the Secretary to be an 13 appropriate location for such facilities; and 14 (ii) designing and constructing such facili-15 ties on the parcel of real property conveyed 16 under clause (i); or 17 (B) by designing and constructing such facili-18 ties on such parcel of real property under the juris-19 diction of the Secretary as the Secretary shall speci-20 fy. 21 (2) The Secretary shall select the form of consider-22 ation under paragraph (1) for the conveyance under subsection (a). 23 24 (c) Description of Property.—The exact acreage
- 25 and legal description of the real property to be conveyed

- 1 under subsection (a)(1), of any interest to be conveyed
- 2 under subsection (a)(2), and of the real property, if any,
- 3 to be conveyed under subsection (b)(1)(A)(i), shall be de-
- 4 termined by surveys satisfactory to the Secretary. The cost
- 5 of the surveys shall be borne by the Corporation.
- 6 (d) Additional Terms and Conditions.—The
- 7 Secretary may require such additional terms and condi-
- 8 tions in connection with the conveyance under subsection
- 9 (a) as the Secretary considers appropriate to protect the
- 10 interest of the United States.
- 11 SEC. 2826. LAND CONVEYANCE, AIR FORCE STATION, LAKE
- 12 CHARLES, LOUISIANA.
- 13 (a) Conveyance Authorized.—The Secretary of
- 14 the Air Force may convey, without consideration, to
- 15 McNeese State University in Lake Charles, Louisiana (in
- 16 this section referred to as the "University", all right,
- 17 title, and interest of the United States in and to approxi-
- 18 mately 4.38 acres of real property, including improve-
- 19 ments thereon, located in Lake Charles, Louisiana, and
- 20 comprising the Lake Charles Air Force Station.
- 21 (b) Conditions of Conveyance.—The conveyance
- 22 under subsection (a) shall be subject to the following con-
- 23 ditions:

1	(1) That the University accept the property
2	subject to such easements or rights of way as the
3	Secretary considers appropriate.

- 4 (2) That the University utilize the property as 5 the site of a research facility.
- 6 (c) REVERSION.—If the Secretary determines at any
- 7 time that the real property conveyed under subsection (a)
- 8 is not being used in accordance with subsection (b)(2), all
- 9 right, title, and interest in and to the real property, includ-
- 10 ing any improvements thereon, shall revert to the United
- 11 States, and the United States shall have the right of im-
- 12 mediate entry thereon.
- 13 (d) Description of Property.—The exact acreage
- 14 and legal description of the real property to be conveyed
- 15 under subsection (a) shall be determined by a survey satis-
- 16 factory to the Secretary. The cost of the survey shall be
- 17 borne by the University.
- 18 (e) Additional Terms and Conditions.—The
- 19 Secretary may require such additional terms and condi-
- 20 tions in connection with the conveyance under subsection
- 21 (a) as the Secretary considers appropriate to protect the
- 22 interest of the United States.

Subtitle D—Other Matters

1	Subtitle B Stiller Mutters
2	SEC. 2831. PURCHASE OF BUILD-TO-LEASE FAMILY HOUS-
3	ING AT EIELSON AIR FORCE BASE, ALASKA.
4	(a) AUTHORITY TO PURCHASE.—The Secretary of
5	the Air Force may purchase the entire interest of the de-
6	veloper in the military family housing project at Eielson
7	Air Force Base, Alaska, described in subsection (b) if the
8	Secretary determines that the purchase is in the best eco-
9	nomic interests of the Air Force.
10	(b) Description of Project.—The military family
11	housing project referred to in this section is the 366-unit
12	military family housing project at Eielson Air Force Base
13	that was constructed by the developer and is being leased
14	by the Secretary under the authority of former subsection
15	(g) of section 2828 of title 10, United States Code (now
16	section 2835 of such title), as added by section 801 of
17	the Military Construction Authorization Act, 1984 (Public
18	Law 98–115; 97 Stat. 782).
19	(c) Purchase Price.—The purchase price to be
20	paid by the Secretary under this section for the interest
21	of the developer in the military family housing project may
22	not exceed an amount equal to the amount of the out-
23	standing indebtedness of the developer to the lender for
	the project that would have remained at the time of the

25 purchase under this section if the developer had paid down

- 1 its indebtedness to the lender for the project in accordance
- 2 with the original debt instruments for the project.
- 3 (d) Time for Purchase.—(1) Subject to paragraph
- 4 (2), the Secretary may elect to make the purchase author-
- 5 ized by subsection (a) at any time during or after the term
- 6 of the lease for the military family housing project.
- 7 (2) The Secretary may not make the purchase until
- 8 30 days after the date on which the Secretary notifies the
- 9 congressional defense committees of the Secretary's elec-
- 10 tion to make the purchase under paragraph (1).
- 11 SEC. 2832. BEACH REPLENISHMENT, SAN DIEGO, CALIFOR-
- 12 NIA.
- 13 (a) Project Authorized.—The Secretary of the
- 14 Navy may, using funds available under subsection (b),
- 15 carry out beach replenishment in and around San Diego,
- 16 California. The Secretary may use sand obtained from any
- 17 location for the replenishment.
- 18 (b) Funding.—Subject to subsection (c), the Sec-
- 19 retary shall carry out the beach replenishment authorized
- 20 by subsection (a) using the following:
- 21 (1) Amounts appropriated pursuant to the au-
- thorization of appropriations in section 2204(a)(1)
- of the Military Construction Authorization Act for
- Fiscal Year 1997 (division B of Public Law 104–
- 25 201; 110 Stat. 2769) for the project authorized by

- 1 section 2201(a) of that Act (110 Stat. 2766) at
- Naval Air Station North Island, California, that re-
- 3 main available for obligation and expenditure on the
- 4 date of enactment of this Act.
- 5 (2) Amounts contributed to the cost of such
- 6 project by the State of California and by local gov-
- 7 ernments under the agreement under section 2205
- 8 of that Act (110 Stat. 2770).
- 9 (c) Limitation on United States Share of
- 10 Cost.—The amount utilized by the Secretary under sub-
- 11 section (b)(1) for the beach replenishment authorized by
- 12 subsection (a) may not exceed \$9,630,000.
- 13 (d) Treatment of Contributions.—(1)(A) The
- 14 Secretary shall credit any contributions that the Secretary
- 15 receives from the State of California and local govern-
- 16 ments under the agreement referred to in subsection
- 17 (b)(2) to the account to which amounts were appropriated
- 18 pursuant to the authorization of appropriations referred
- 19 to in subsection (b)(1) for the project referred to in such
- 20 subsection (b)(1).
- 21 (B) Amounts credited under subparagraph (A) shall
- 22 be merged with funds in the account to which credited.
- 23 (2) The amount of contributions credited under para-
- 24 graph (1) may be applied only to costs of beach replenish-

- 1 ment under this section that are incurred after the date2 of enactment of this Act.
- 3 (e) Notice and Wait.—The Secretary may not obli-
- 4 gate funds to carry out the beach replenishment author-
- 5 ized by subsection (a) until 30 days after the date on
- 6 which the Secretary submits to the congressional defense
- 7 committees a report setting forth the following:
- 8 (1) An explanation why the sand originally pro-9 posed to be utilized for the purpose of beach replen-
- ishment under the project relating to Naval Air Sta-
- 11 tion North Island authorized in section 2201(a)(1)
- of the Military Construction Authorization Act for
- 13 Fiscal Year 1997 could not be utilized for that pur-
- pose.
- 15 (2) A comprehensive explanation why the beach 16 replenishment plan at Naval Air Station North Is-
- land covered by such project was abandoned.
- 18 (3) A description of any administrative action 19 taken against any agency or individual as a result of
- the abandonment of the plan.
- 21 (4) A statement of the total amount of funds 22 available under subsection (b) for the beach replen-23 ishment authorized by subsection (a).
- 24 (5) A statement of the amount of the contribu-25 tions of the State of California and local govern-

- 1 ments under the agreement referred to in subsection 2 (b)(2).
 - (6) An estimate of the total cost of the beach replenishment authorized by subsection (a).
 - (7) The total amount of financial aid the State of California has received from the Federal Government for the purpose of beach restoration and replenishment during the 10-year period ending on the date of enactment of this Act.
 - (8) The amount of financial aid the State of California has requested from the Federal Government for the purpose of beach restoration or replenishment as a result of the 1997–1998 El Niño event.
 - (9) A current analysis that compares the costs and benefits of homeporting the U.S.S. John C. Stennis (CVN-74) at Naval Station North Island with the costs and benefits of homeporting that vessel at Naval Station Pearl Harbor, Hawaii, and the costs and benefits of homeporting that vessel at Naval Station Bremerton, Washington.
- 21 (f) Repeal of Superseded Authority.—Section 22 2205 of the Military Construction Authorization Act for
- 23 Fiscal Year 1997 is repealed.

1 TITLE XXIX—JUNIPER BUTTE

2 RANGE LANDS WITHDRAWAL

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3	SEC. 2901. SHORT TITLE.
4	This title may be cited as the "Juniper Butte Range
5	Land Withdrawal Act".
6	SEC. 2902. WITHDRAWAL AND RESERVATION.
7	(a) Withdrawal.—Subject to valid existing rights
8	and except as otherwise provided in this title, the lands
9	and associated rights-of-way at the Juniper Butte Range,
10	Idaho, referred to in subsection (c), are withdrawn from
11	all forms of appropriation under the public land laws, in-
12	cluding the mining laws and the mineral and geothermal
13	leasing laws.
14	(b) Reserved Uses.—The lands and associated
15	rights-of-way withdrawn under subsection (a) are reserved
16	for use by the Secretary of the Air Force for—
17	(1) a high hazard training area;
18	(2) dropping training ordnance;
19	(3) electronic warfare and tactical maneuvering
20	and air support; and
21	(4) other defense-related purposes consistent
22	with the purposes specified in paragraphs (1), (2),
23	and (3).
24	(c) General Description.—The public lands and

25 rights-of-way withdrawn and reserved by this section com-

- 1 prise approximately 12,000 acres of land in Owyhee Coun-
- 2 ty, Idaho, as generally depicted on the map entitled "Juni-
- 3 per Butte Air Force Range Withdrawal-Proposed" and
- 4 filed in accordance with section 2905.
- 5 SEC. 2903. MODIFICATIONS OF RESTRICTIONS ON USE OF
- 6 AIR SPACE.
- 7 Notwithstanding any other provision of law, the Ad-
- 8 ministrator of the Federal Aviation Administration shall
- 9 modify current restrictions on the use of airspace over the
- 10 lands withdrawn and reserved by this title, and over relat-
- 11 ed lands, in accordance with the formal application that
- 12 the Secretary of the Air Force proposes to submit to the
- 13 Administrator in the record of decision of the Air Force
- 14 entitled "Enhanced Training in Idaho, Record of Deci-
- 15 sion", dated March 10, 1998.
- 16 SEC. 2904. COMPENSATION FOR DISRUPTION OF RANCHING
- 17 **OPERATIONS.**
- 18 (a) REQUIREMENT.—The Secretary of the Air Force
- 19 shall, upon such terms and conditions as the Secretary
- 20 considers just and in the public interest, compensate per-
- 21 sons engaged in ranching operations on the lands with-
- 22 drawn and reserved by this title for disruption to and loss
- 23 of grazing on such lands and on lands not withdrawn and
- 24 reserved by this title that are associated with lands with-
- 25 drawn and reserved by this title.

1	(b) Types of Compensation.—Compensation
2	under subsection (a) shall consist of a combination of the
3	following:
4	(1) The purchase and transfer of grazing privi-
5	leges and leases.
6	(2) The payment of cash.
7	(3) The payment for fencing, and the relocation
8	of fencing, of lands associated with the grazing privi-
9	leges purchased and transferred under paragraph
10	(1).
11	(4) The relocation of fencing on the remaining
12	portions of the grazing land affected by the with-
13	drawal and reservation of lands by this title.
14	(5) The payment for the extension of existing
15	water pipelines onto the lands associated with the
16	grazing privileges purchased and transferred under
17	paragraph (1) and for the extension of existing
18	water pipelines to the grazing lands affected by the
19	withdrawal and reservation of lands by this title.
20	(6) The construction of an aboveground water
21	reservoir having an impoundment area of less than
22	one acre.
23	(7) The payment for completion of an allotment
24	management plan (including any environmental as-
25	sessment relating to such plan) for the remaining

- 1 portions of the grazing lands affected by the with-
- 2 drawal and reservation of lands by this title, the
- 3 lands covered by the grazing privileges and leases
- 4 purchased and transferred under paragraph (1), and
- 5 other lands being evaluated in the now-suspended in-
- 6 side desert allotment management plan that was dis-
- 7 rupted.
- 8 (c) Valuation.—The monetary amount of com-
- 9 pensation for any disruption to or loss of a grazing privi-
- 10 lege under this section may not exceed an amount equal
- 11 to the fair market value (as determined by the Secretary
- 12 using an appraisal or other method selected by the Sec-
- 13 retary) of the grazing privilege subject to disruption or
- 14 loss.
- 15 (d) BLM SUPPORT.—(1) The Bureau of Land Man-
- 16 agement shall carry out such activities as the Secretary
- 17 of the Air Force and the Secretary of the Interior jointly
- 18 consider appropriate for the provision of compensation
- 19 under this section. The Bureau shall carry out such activi-
- 20 ties in a timely manner.
- 21 (2) Activities under paragraph (1) shall include the
- 22 following:
- 23 (A) The transfer by the Bureau of grazing
- privileges purchased by the Secretary of the Air

- 1 Force to persons entitled to compensation under this
- 2 section.
- 3 (B) The issuance of such permits as are nec-
- 4 essary to permit fencing, water pipeline modifica-
- 5 tions and extensions, and the construction of above-
- 6 ground water reservoirs on lands under the jurisdic-
- 7 tion of the Bureau.
- 8 (e) Grazing.—(1) The Secretary of the Air Force
- 9 shall permit the holder of any grazing permit for lands
- 10 withdrawn and reserved by this title to continue to graze
- 11 such lands in accordance with such permit until the Sec-
- 12 retary completes the provision of compensation to such
- 13 holder under this section.
- 14 (2)(A) The Secretary may outlease any or all of the
- 15 lands withdrawn and reserved by this title for purposes
- 16 of grazing.
- 17 (B) If the Secretary outleases any lands for grazing
- 18 under subparagraph (A), the Secretary shall permit the
- 19 holder of the grazing permit for such lands at their time
- 20 of the withdrawal and reservation by this title, or any heirs
- 21 or assigns of such holder, a right of first refusal for such
- 22 outlease.
- (C) The fee associated with any lands outleased for
- 24 grazing under subparagraph (A) may not exceed the fee
- 25 for grazing lands under the jurisdiction of the Bureau of

- 1 Land Management that are nearest adjacent to the lands
- 2 withdrawn and reserved by this title.
- 3 (3) If the Secretary of the Air Force relinquishes any
- 4 land withdrawn and reserved by this title under section
- 5 2913, the Secretary of the Interior shall permit the holder
- 6 of the grazing permit for such land at the time of its with-
- 7 drawal and reservation by this title, or any heirs or assigns
- 8 of such holder, a right of first refusal for a permit for
- 9 grazing on such land.
- 10 (4) In the event of a continuation of the withdrawal
- 11 and reservation of lands under section 2913(d), the provi-
- 12 sions of this section shall continue to apply to any grazing
- 13 activities conducted on such lands during the continuation
- 14 of their withdrawal and reservation under that section.
- 15 SEC. 2905. MAP AND LEGAL DESCRIPTION.
- 16 (a) IN GENERAL.—As soon as practicable after the
- 17 date of enactment of this Act, the Secretary of the Air
- 18 Force shall—
- 19 (1) publish in the Federal Register a notice
- 20 containing the legal description of the lands with-
- 21 drawn and reserved by this title; and
- 22 (2) file a map or maps and the legal description
- of the lands withdrawn and reserved by this title
- with the Committee on Energy and Natural Re-

- 1 sources of the Senate and with the Committee on
- 2 Resources of the House of Representatives.
- 3 (b) Incorporation by Reference.—Such maps
- 4 and legal description shall have the same force and effect
- 5 as if included in this title.
- 6 (c) Correction of Errors.—The Secretary may
- 7 correct clerical and typographical errors in such map or
- 8 maps and legal description.
- 9 (d) AVAILABILITY.—Copies of such map or maps and
- 10 the legal description shall be available for public inspection
- 11 in the office of the Idaho State Director of the Bureau
- 12 of Land Management, the offices of the managers of the
- 13 Boise district, Bruneau district, and Jarbidge district of
- 14 the Bureau of Land Management, and the Office of the
- 15 Commander, Mountain Home Air Force Base, Idaho.
- 16 SEC. 2906. MANAGEMENT OF WITHDRAWN AND RESERVED
- 17 LANDS.
- 18 (a) In General.—Except as provided in section
- 19 2914(e), during the withdrawal and reservation of any
- 20 lands under this title, the Secretary of the Air Force shall
- 21 manage such lands for purposes relating to the uses set
- 22 forth in section 2902(b).
- 23 (b) Management According to Plan.—The lands
- 24 withdrawn and reserved by this title shall be managed in
- 25 accordance with the provisions of this title under the inte-

- 1 grated natural resources management plan prepared
- 2 under section 2907.
- 3 (c) AUTHORITY TO CLOSE LAND.—If the Secretary
- 4 determines that military operations, public safety, or the
- 5 interests of national security require the closure to public
- 6 use of any road, trail, or other portion of the lands with-
- 7 drawn and reserved by this title that are commonly in pub-
- 8 lie use, the Secretary may take such action.
- 9 (d) Lease Authority.—The Secretary of the Air
- 10 Force may enter into leases with the State of Idaho in
- 11 support of the Juniper Butte Range and operations at the
- 12 Juniper Butte Range.
- (e) Prevention and Suppression of Fire.—(1)
- 14 The Secretary shall take appropriate precautions to pre-
- 15 vent and suppress brush fires and range fires that occur
- 16 within the boundaries of the Juniper Butte Range as a
- 17 result of Air Force operations on or over the lands with-
- 18 drawn and reserved by this title.
- 19 (2) Notwithstanding section 2465 of title 10, United
- 20 States Code, the Secretary may obligate funds appro-
- 21 priated or otherwise available to the Secretary to enter
- 22 into contracts to prevent and suppress fires described in
- 23 paragraph (1).
- 24 (3)(A) The memorandum of understanding under
- 25 section 2908 shall provide for the Bureau of Land Man-

- 1 agement to assist the Secretary in the suppression of the
- 2 fires described in paragraph (1).
- 3 (B) The memorandum of understanding shall provide
- 4 that the Secretary reimburse the Bureau for any costs in-
- 5 curred by the Bureau under this paragraph.
- 6 (f) Use of Certain Materials.—Notwithstanding
- 7 any other provision of this title or the Act of July 31,
- 8 1947 (commonly known as the "Materials Act of 1947")
- 9 (30 U.S.C. 601 et seq.), the Secretary may use, from the
- 10 lands withdrawn and reserved by this title, sand, gravel,
- 11 or similar mineral material resources of the type subject
- 12 to disposition under the Act of July 31, 1947, when the
- 13 use of such resources is required for the construction
- 14 needs of the Juniper Butte Range.
- 15 SEC. 2907. INTEGRATED NATURAL RESOURCES MANAGE-
- 16 MENT PLAN.
- 17 (a) REQUIREMENT.—(1) Not later than 2 years after
- 18 the date of enactment of this Act, the Secretary of the
- 19 Air Force shall, in cooperation with the Secretary of the
- 20 Interior and the State of Idaho, develop an integrated nat-
- 21 ural resources management plan to address the manage-
- 22 ment of the resources of the lands withdrawn and reserved
- 23 by this title during their withdrawal and reservation under
- 24 this title.

1	(2) Except as otherwise provided under this title, the
2	integrated natural resources management under this sec-
3	tion shall be developed in accordance with, and meet the
4	requirements of, section 101 of the Sikes Act (16 U.S.C.
5	670a).
6	(b) Elements.—The integrated natural resources
7	management plan under subsection (a) shall—
8	(1) include provisions for the proper manage-
9	ment and protection of the natural, cultural, and
10	other resources and values of the lands withdrawn
11	and reserved by this title and for the use of such re-
12	sources in a manner consistent with the uses set
13	forth in section 2902(b);
14	(2) permit livestock grazing at the discretion of
15	the Secretary of the Air Force in accordance with
16	section 2904(d) or any other authorities relating to
17	livestock grazing that are available to that Sec-
18	retary;
19	(3) permit the Secretary of the Air Force to
20	purchase grazing privileges from the Bureau of
21	Land Management for purposes of providing com-
22	pensation under section 2904;

(4) permit fencing, water pipeline modifications and extensions, and the construction of aboveground water reservoirs on the lands withdrawn and re-

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- 1 served by this title, and on other lands under the ju-
- 2 risdiction of the Bureau of Land Management, for
- 3 purposes of providing such compensation; and
- 4 (5) otherwise provide for the management by
- 5 the Secretary of the Air Force of any lands with-
- 6 drawn and reserved by this title while retained under
- 7 the jurisdiction of that Secretary under this title.
- 8 (c) Periodic Review.—The Secretary of the Air
- 9 Force shall, in cooperation with the Secretary of the Inte-
- 10 rior and the State of Idaho, review the adequacy of the
- 11 provisions of the integrated natural resources manage-
- 12 ment plan developed under this section at least once every
- 13 5 years after the effective date of the plan.
- 14 SEC. 2908. MEMORANDUM OF UNDERSTANDING.
- 15 (a) REQUIREMENT.—The Secretary of the Air Force,
- 16 the Secretary of the Interior, and the Governor of the
- 17 State of Idaho shall jointly enter into a memorandum of
- 18 understanding to implement the integrated natural re-
- 19 sources management plan required under section 2907.
- 20 (b) Term.—The memorandum of understanding
- 21 under subsection (a) shall apply to any lands withdrawn
- 22 and reserved by this title until their relinquishment by the
- 23 Secretary of the Air Force under this title.

- 1 (c) Modification.—The memorandum of under-
- 2 standing under subsection (a) may be modified by agree-
- 3 ment of all the parties specified in that subsection.
- 4 SEC. 2909. MAINTENANCE OF ROADS.
- 5 The Secretary of the Air Force shall enter into agree-
- 6 ments with the Owyhee County Highway District, Idaho,
- 7 and the Three Creek Good Roads Highway District,
- 8 Idaho, under which the Secretary shall pay the costs of
- 9 road maintenance incurred by such districts that are at-
- 10 tributable to Air Force operations associated with the Ju-
- 11 niper Butte Range.
- 12 SEC. 2910. MANAGEMENT OF WITHDRAWN AND ACQUIRED
- 13 MINERAL RESOURCES.
- Except as provided in section 2906(f), the Secretary
- 15 of the Interior shall manage all withdrawn and acquired
- 16 mineral resources within the boundaries of the Juniper
- 17 Butte Range in accordance with section 2913 of the Mili-
- 18 tary Lands Withdrawal Act of 1986 (Public Law 99-606;
- 19 100 Stat. 3466).
- 20 SEC. 2911. HUNTING, FISHING, AND TRAPPING.
- All hunting, fishing, and trapping on the lands with-
- 22 drawn and reserved by this title shall be conducted in ac-
- 23 cordance with the provisions of section 2671 of title 10,
- 24 United States Code.

SEC. 2912. WATER RIGHTS.

- 2 (a) Limitation.—The Secretary of the Air Force
- 3 may not seek or obtain any water rights associated with
- 4 any water pipeline modified or extended, or aboveground
- 5 water reservoir constructed, for purposes of compensation
- 6 under section 2904.
- 7 (b) New Rights.—(1) Nothing in this Act may be
- 8 construed to establish a reservation in favor of the United
- 9 States with respect to any water or water right on the
- 10 lands withdrawn and reserved by this title.
- 11 (2) Nothing in this Act may be construed to authorize
- 12 the appropriation of water on the lands withdrawn and
- 13 reserved by this title by the United States after the date
- 14 of enactment of this Act unless such appropriation is car-
- 15 ried out in accordance with the laws of the State of Idaho.
- 16 (c) Applicability.—This section may not be con-
- 17 strued to affect any water rights acquired by the United
- 18 States before the date of enactment of this Act.

19 SEC. 2913. DURATION OF WITHDRAWAL.

- 20 (a) Termination.—Except as otherwise provided in
- 21 this section and section 2914, the withdrawal and reserva-
- 22 tion of lands by this title shall terminate 25 years after
- 23 the date of enactment of this Act.
- 24 (b) Relinquishment.—(1)(A) The Secretary of the
- 25 Air Force may, at any time during the period of the with-
- 26 drawal and reservation of lands by this title, seek to relin-

- 1 quish to the Secretary of the Interior jurisdiction over any
- 2 of the lands withdrawn and reserved by this title that were
- 3 not previously relinquished to the Secretary of the Interior
- 4 under this title.
- 5 (B) If the Secretary of the Air Force determines
- 6 under subsection (c) that the Air Force has no continuing
- 7 military need for any lands withdrawn and reserved by
- 8 this title, the Secretary of the Air Force shall seek to relin-
- 9 quish jurisdiction over the lands to the Secretary of the
- 10 Interior.
- 11 (2) Upon determining to relinquish jurisdiction over
- 12 any lands under paragraph (1), the Secretary of the Air
- 13 Force shall submit to the Secretary of the Interior a notice
- 14 of intent to relinquish jurisdiction over such lands.
- 15 (3) Notwithstanding any other provision of law and
- 16 subject to section 2914, the Secretary of the Interior may
- 17 accept jurisdiction over any lands covered by a notice of
- 18 intent to relinquish jurisdiction under paragraph (2) if the
- 19 Secretary determines that it is in the public interest to
- 20 accept jurisdiction over the lands.
- 21 (4) If the Secretary of the Interior accepts jurisdic-
- 22 tion over lands under paragraph (3), the Secretary of the
- 23 Interior shall publish in the Federal Register an appro-
- 24 priate order which shall—

- 1 (A) terminate the withdrawal and reservation of 2 such lands under this title;
- 3 (B) constitute official acceptance of full juris-4 diction over such lands by the Secretary of the Inte-5 rior; and
- 6 (C) state the date upon which such lands shall
 7 be open to the operation of the public land laws, in8 cluding the mining laws and the mineral geothermal
 9 leasing laws, if appropriate.
- 10 (5) The Secretary of the Interior shall manage any 11 lands relinquished under this subsection as multiple use 12 status lands.
- 13 (c) Notice of Need for Continuing With-DRAWAL.—(1) Not later than 5 years before the termi-14 15 nation of the withdrawal and reservation of lands by this title under subsection (a), the Secretary of the Air Force 16 17 shall notify Congress and the Secretary of the Interior as to whether or not the Air Force has a continuing military 18 19 need for any of the lands withdrawn and reserved by this title, and not previously relinquished under this section, 21 after the termination date of the withdrawal and reserva-
- tion under that subsection.

 (2) In the case of any lands for which the Air Force
 has a continuing military need, the Secretary of the Air
 Force shall specify in the notice under paragraph (1) the

- 1 duration of any continuing withdrawal and reservation of
- 2 such lands under this title.
- 3 (d) Continuation of Withdrawal.—(1) Subject
- 4 to paragraph (2), in the case of any lands withdrawn and
- 5 reserved by this title that are covered by a notice of con-
- 6 tinuing military need under subsection (c), the withdrawal
- 7 and reservation of such lands shall continue under the pro-
- 8 visions of this title after the termination date otherwise
- 9 provided for under subsection (a) for such period as is
- 10 specified in the notice under paragraph (2) of subsection
- 11 (c).
- 12 (2) Paragraph (1) shall not apply with respect to any
- 13 lands covered by a notice referred to in that paragraph
- 14 until 30 days after the date on which the notice with re-
- 15 spect to such lands is submitted to Congress under sub-
- 16 section (c).
- 17 SEC. 2914. ENVIRONMENTAL REMEDIATION OF WITH-
- 18 DRAWN LANDS.
- 19 (a) Evaluation of Environmental Effects of
- 20 Continuing Withdrawal and Reservation.—(1) In
- 21 the case of any lands withdrawn and reserved by this title
- 22 covered by a notice of continuing military need under sec-
- 23 tion 2913(c), the Secretary of the Air Force shall—

1	(A) evaluate the environmental effects of the
2	continuation of the withdrawal and reservation of
3	such lands; and

- 4 (B) hold at least one public meeting in the 5 State of Idaho regarding that determination.
- 6 (b) Environmental Review Regarding Relin-
- 7 Quishment.—(1) Before submitting under section 2913
- 8 a notice of an intent to relinquish jurisdiction over lands
- 9 withdrawn and reserved by this title, the Secretary of the
- 10 Air Force shall, in consultation with the Secretary of the
- 11 Interior, carry out a review of the environmental condi-
- 12 tions of such lands (including any water and air associated
- 13 with such lands) in order to identify any environmental
- 14 contamination on such lands.
- 15 (2) The Secretary of the Air Force shall submit a
- 16 copy of any review prepared with respect to lands under
- 17 paragraph (1) together with the notice of intent to relin-
- 18 quish jurisdiction over such lands under section 2913.
- 19 (3) The Secretary of the Air Force shall submit a
- 20 copy of any such review to Congress.
- 21 (c) Environmental Remediation of Lands To
- 22 BE RELINQUISHED.—(1) In the case of any lands with-
- 23 drawn and reserved by this title that are to be relinquished
- 24 to the Secretary of the Interior by the Secretary of the
- 25 Air Force, the Secretary of the Air Force shall carry out

- 1 appropriate environmental remediation with respect to
- 2 such lands before relinquishing jurisdiction over such
- 3 lands to the Secretary of the Interior under section 2913.
- 4 (2) The Secretary of the Air Force shall carry out
- 5 any environmental remediation activities under this sub-
- 6 section in accordance with applicable Federal and State
- 7 law.

8 SEC. 2915. DELEGATION OF AUTHORITY.

- 9 (a) AIR FORCE FUNCTIONS.—The Secretary of the
- 10 Air Force may delegate that Secretary's functions under
- 11 this title.
- 12 (b) Interior Functions.—(1) Except as provided
- 13 in paragraph (2), the Secretary of the Interior may dele-
- 14 gate that Secretary's functions under this title.
- 15 (2) The order referred to in section 2913(b)(4) may
- 16 be approved and signed only by the Secretary of the Inte-
- 17 rior, the Deputy Secretary of the Interior, or an Assistant
- 18 Secretary of the Department of the Interior.

19 SEC. 2916. SENSE OF SENATE REGARDING MONITORING OF

- 20 WITHDRAWN LANDS.
- 21 (a) FINDING.—The Senate finds that there is a need
- 22 for the Secretary of the Air Force and the State of Idaho
- 23 to develop a cooperative effort to monitor the impact of
- 24 military activities on the natural, cultural, and other re-

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1	sources and values of the lands withdrawn and reserved
2	by this title.
3	(b) Sense of Senate.—It is the sense of the Senate
4	that the Secretary should ensure that the budgetary plan-
5	ning of the Department of the Air Force makes available
6	sufficient funds to assure Air Force participation in the
7	cooperative effort developed by the Secretary and the
8	State of Idaho to monitor the impact of military activities
9	on the natural, cultural, and other resources and values
10	of the lands withdrawn and reserved by this title.
11	SEC. 2917. AUTHORIZATION OF APPROPRIATIONS.
12	There are authorized to be appropriated such sums
13	as may be necessary to carry out this title.
14	DIVISION C—DEPARTMENT OF
15	ENERGY NATIONAL
16	SECURITY AUTHORIZATIONS
17	AND OTHER AUTHORIZATIONS
18	TITLE XXXI—DEPARTMENT OF
19	ENERGY NATIONAL SECURITY
20	PROGRAMS
21	Subtitle A—National Security
22	Programs Authorizations

- 23 SEC. 3101. WEAPONS ACTIVITIES.
- 24 (a) In General.—Funds are hereby authorized to
- 25 be appropriated to the Department of Energy for fiscal

1	year 1999 for weapons activities in carrying out programs
2	necessary for national security in the amount of
3	\$4,519,700,000, to be allocated as follows:
4	(1) Stockpile stewardship.—Funds are
5	hereby authorized to be appropriated to the Depart-
6	ment of Energy for fiscal year 1999 for stockpile
7	stewardship in carrying out weapons activities nec-
8	essary for national security programs in the amount
9	of $$2,123,375,000$, to be allocated as follows:
10	(A) For core stockpile stewardship,
11	\$1,556,375,000, to be allocated as follows:
12	(i) For operation and maintenance,
13	\$1,440,832,000.
14	(ii) For plant projects (including
15	maintenance, restoration, planning, con-
16	struction, acquisition, modification of fa-
17	cilities, and the continuation of projects
18	authorized in prior years, and land acquisi-
19	tion related thereto), \$115,543,000, to be
20	allocated as follows:
21	Project 99–D–102, rehabilitation
22	of maintenance facility, Lawrence
23	Livermore National Laboratory,
24	Livermore, California, \$6,500,000.

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1	Project 99–D–103, isotope
2	sciences facilities, Lawrence Liver-
3	more National Laboratory, Livermore,
4	California, \$4,000,000.
5	Project 99–D–104, protection of
6	real property (roof replacement-Phase
7	II), Lawrence Livermore National
8	Laboratory, Livermore, California,
9	\$7,300,000.
10	Project 99–D–105, central health
11	physics calibration facility, TA-36,
12	Los Alamos National Laboratory, Los
13	Alamos, New Mexico, \$3,900,000.
14	Project 99–D–106, model valida-
15	tion and system certification test cen-
16	ter, Sandia National Laboratories, Al-
17	buquerque, New Mexico, \$1,600,000.
18	Project 99–D–107, Joint Com-
19	putational Engineering Laboratory,
20	Sandia National Laboratories, Albu-
21	querque, New Mexico, \$1,800,000.
22	Project 99–D–108, renovate ex-
23	isting roadways, Nevada Test Site,
24	Nevada, \$2,000,000.

1	Project 97–D–102, dual-axis ra-
2	diographic hydrotest facility
3	(DARHT), Los Alamos National Lab-
4	oratory, Los Alamos, New Mexico,
5	\$36,000,000.
6	Project 96–D–102, stockpile
7	stewardship facilities revitalization,
8	Phase VI, various locations,
9	\$20,423,000.
10	Project 96–D–103, ATLAS, Los
11	Alamos National Laboratory, Los Ala-
12	mos, New Mexico, \$6,400,000.
13	Project 96–D–104, processing
14	and environmental technology labora-
15	tory (PETL), Sandia National Lab-
16	oratories, Albuquerque, New Mexico,
17	\$18,920,000.
18	Project 96–D–105, contained fir-
19	ing facility (CFF) addition, Lawrence
20	Livermore National Laboratory,
21	Livermore, California, \$6,700,000.
22	(B) For inertial fusion, \$498,000,000, to
23	be allocated as follows:
24	(i) For operation and maintenance,
25	\$213,800,000.

1	(ii) For the following plant project
2	(including maintenance, restoration, plan-
3	ning, construction, acquisition, and modi-
4	fication of facilities, and land acquisition
5	related thereto), \$284,200,000, to be allo-
6	cated as follows:
7	Project 96–D–111, national igni-
8	tion facility (NIF), Lawrence Liver-
9	more National Laboratory, Livermore,
10	California, \$284,200,000.
11	(C) For technology partnerships and edu-
12	cation, \$69,000,000, to be allocated as follows:
13	(i) For technology partnerships,
14	\$60,000,000.
15	(ii) For education, \$9,000,000.
16	(2) Stockpile management.—Funds are
17	hereby authorized to be appropriated to the Depart-
18	ment of Energy for fiscal year 1999 for stockpile
19	management in carrying out weapons activities nec-
20	essary for national security programs in the amount
21	of $$2,140,825,000$, to be allocated as follows:
22	(A) For operation and maintenance,
23	\$2,040,803,000.
24	(B) For plant projects (including mainte-
25	nance, restoration, planning, construction, ac-

1	quisition, modification of facilities, and the con-
2	tinuation of projects authorized in prior years,
3	and land acquisition related thereto),
4	\$100,022,000, to be allocated as follows:
5	Project 99–D–122, rapid reactivation,
6	various locations, \$11,200,000.
7	Project 99–D–123, replace mechanical
8	utility systems, Y-12 Plant, Oak Ridge,
9	Tennessee, \$1,900,000.
10	Project 99–D–125, replace boilers and
11	controls, Kansas City Plant, Kansas City,
12	Missouri, \$1,000,000.
13	Project 99–D–127, stockpile manage-
14	ment restructuring initiative, Kansas City
15	Plant, Kansas City, Missouri,
16	\$13,700,000.
17	Project 99–D–128, stockpile manage-
18	ment restructuring initiative, Pantex
19	Plant, Amarillo, Texas, \$1,108,000.
20	Project 99–D–132, nuclear materials
21	safeguards and security upgrades project,
22	Los Alamos National Laboratory, Los Ala-
23	mos, New Mexico, \$9,700,000.
24	Project 98–D–123, stockpile manage-
25	ment restructuring initiative, tritium fac-

1	tory modernization and consolidation, Sa-
2	vannah River Site, Aiken, South Carolina,
3	\$27,500,000.
4	Project 98–D–124, stockpile manage-
5	ment restructuring initiative, Y-12 Plant
6	consolidation, Oak Ridge, Tennessee,
7	\$10,700,000.
8	Project 97–D–122, nuclear materials
9	storage facility renovation, Los Alamos
10	National Laboratory, Los Alamos, New
11	Mexico, \$4,864,000.
12	Project 97–D–123, structural up-
13	grades, Kansas City Plant, Kansas City,
14	Missouri, \$6,400,000.
15	Project 96–D–122, sewage treatment
16	quality upgrade (STQU), Pantex Plant,
17	Amarillo, Texas, \$3,700,000.
18	Project 95–D–102, chemistry and
19	metallurgy research building (CMR) up-
20	grades project, Los Alamos National Lab-
21	oratory, Los Alamos, New Mexico,
22	\$5,000,000.
23	Project 93–D–122, life safety up-
24	grades, Y–12 Plant, Oak Ridge, Ten-
25	nessee, \$3,250,000.

1	(3) Program direction.—Funds are hereby
2	authorized to be appropriated to the Department of
3	Energy for fiscal year 1999 for program direction in
4	carrying out weapons activities necessary for na-
5	tional security programs in the amount of
6	\$255,500,000.
7	(b) Adjustment.—The total amount authorized to
8	be appropriated in paragraphs (1), (2), and (3) of sub-
9	section (a) is the sum of the amounts authorized to be
10	appropriated by such paragraphs reduced by the sum of
11	\$145,000,000 for use of prior year balances.
12	SEC. 3102. ENVIRONMENTAL RESTORATION AND WASTE
13	MANAGEMENT.
	MANAGEMENT. (a) In General.—Funds are hereby authorized to
13 14	
13 14 15	(a) In General.—Funds are hereby authorized to
13 14 15	(a) In General.—Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 1999 for environmental restoration and waste man-
13 14 15 16 17	(a) In General.—Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 1999 for environmental restoration and waste man-
13 14 15 16 17	(a) In General.—Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 1999 for environmental restoration and waste management in carrying out programs necessary for national
13 14 15 16 17	(a) In General.—Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 1999 for environmental restoration and waste management in carrying out programs necessary for national security in the amount of \$5,323,143,000, to be allocated
13 14 15 16 17 18	(a) IN GENERAL.—Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 1999 for environmental restoration and waste management in carrying out programs necessary for national security in the amount of \$5,323,143,000, to be allocated as follows:
13 14 15 16 17 18 19 20	(a) In General.—Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 1999 for environmental restoration and waste management in carrying out programs necessary for national security in the amount of \$5,323,143,000, to be allocated as follows: (1) Site and Project completion.—Funds
13 14 15 16 17 18 19 20 21	(a) In General.—Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 1999 for environmental restoration and waste management in carrying out programs necessary for national security in the amount of \$5,323,143,000, to be allocated as follows: (1) Site and Project completion.—Funds are hereby authorized to be appropriated to the De-

necessary for national security programs in the

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1	amount of $$1,047,253,000$, to be allocated as fol-
2	lows:
3	(A) For operation and maintenance,
4	\$848,090,000.
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),
10	\$199,163,000, to be allocated as follows:
11	Project 99–D–402, tank farm support
12	services, F&H area, Savannah River Site,
13	Aiken, South Carolina, \$2,745,000.
14	Project 99–D–404, health physics in-
15	strumentation laboratory, Idaho National
16	Engineering and Environmental Labora-
17	tory, Idaho Falls, Idaho, \$950,000.
18	Project 98–D–401, H-tank farm
19	storm water systems upgrade, Savannah
20	River Site, Aiken, South Carolina,
21	\$3,120,000.
22	Project 98–D–453, plutonium sta-
23	bilization and handling system for pluto-
24	nium finishing plant, Richland, Washing-
25	ton, \$26,814,000.

1	Project 98–D–700, road rehabilita-
2	tion, Idaho National Engineering and En-
3	vironmental Laboratory, Idaho Falls,
4	Idaho, \$7,710,000.
5	Project 97–D–450, actinide packaging
6	and storage facility, Savannah River Site,
7	Aiken, South Carolina, \$79,184,000.
8	Project 97–D–470, regulatory mon-
9	itoring and bioassay laboratory, Savannah
10	River Site, Aiken, South Carolina,
11	\$7,000,000.
12	Project 96–D–406, spent nuclear fuels
13	canister storage and stabilization facility,
14	Richland, Washington, \$38,680,000.
15	Project 96–D–408, waste manage-
16	ment upgrades, Kansas City Plant, Kansas
17	City, Missouri, and Savannah River Site,
18	Aiken, South Carolina, \$4,512,000.
19	Project 96–D–464, electrical and util-
20	ity systems upgrade, Idaho Chemical Proc-
21	essing Plant, Idaho National Engineering
22	and Environmental Laboratory, Idaho
23	Falls, Idaho, \$11,544,000.
24	Project 96–D–471, chlorofluorocarbon
25	heating, ventilation, and air conditioning

1	and chiller retrofit, Savannah River Site,
2	Aiken, South Carolina, \$8,000,000.
3	Project 95–D–456, security facilities
4	consolidation, Idaho Chemical Processing
5	Plant, Idaho National Engineering and
6	Environmental Laboratory, Idaho Falls,
7	Idaho, \$485,000.
8	Project 92–D–140, F-canyon and H-
9	canyon exhaust upgrades, Savannah River
10	Site, Aiken, South Carolina, \$3,667,000.
11	Project 86–D–103, decontamination
12	and waste treatment facility, Lawrence
13	Livermore National Laboratory, Liver-
14	more, California, \$4,752,000.
15	(2) Post 2006 completion.—Funds are hereby
16	authorized to be appropriated to the Department of
17	Energy for fiscal year 1999 for post 2006 project
18	completion in carrying out environmental restoration
19	and waste management activities necessary for na-
20	tional security programs in the amount of
21	\$2,683,451,000, to be allocated as follows:
22	(A) For operation and maintenance,
23	\$2,602,195,000.
24	(B) For plant projects (including mainte-
25	nance, restoration, planning, construction, ac-

1	quisition, modification of facilities, and the con-
2	tinuation of projects authorized in prior years,
3	and land acquisition related thereto),
4	\$81,256,000, to be allocated as follows:
5	Project 99–D–403, privatization
6	phase I infrastructure support, Richland,
7	Washington, \$14,800,000.
8	Project 97–D–402, tank farm restora-
9	tion and safe operations, Richland, Wash-
10	ington, \$22,723,000.
11	Project 96–D–408, waste manage-
12	ment upgrades, Richland, Washington,
13	\$171,000.
14	Project 94–D–407, initial tank re-
15	trieval systems, Richland, Washington,
16	\$32,860,000.
17	Project 93–D–187, high-level waste
18	removal from filled waste tanks, Savannah
19	River Site, Aiken, South Carolina,
20	\$10,702,000.
21	(3) CLOSURE PROJECTS.—Funds are hereby
22	authorized to be appropriated to the Department of
23	Energy for fiscal year 1999 for closure projects car-
24	ried out in accordance with section 3143 of the Na-
25	tional Defense Authorization Act for Fiscal Year

- 1 1997 (Public Law 104–201; 110 Stat. 2836; 42 2 U.S.C. 7274n) in the amount of \$1,006,240,000.
- 3 (4) Technology Development.—Funds are hereby authorized to be appropriated to the Depart-5 ment of Energy for fiscal year 1999 for science and 6 technology in carrying out environmental restoration 7 and waste management activities necessary for na-8 tional security programs in the amount of 9 \$250,000,000.
- 10 (5) PROGRAM DIRECTION.—Funds are hereby 11 authorized to be appropriated to the Department of 12 Energy for fiscal year 1999 for program direction in 13 carrying out environmental restoration and waste 14 management activities necessary for national secu-15 rity programs in the amount of \$336,199,000.
- 16 (b) ADJUSTMENT.—The total amount authorized to 17 be appropriated in paragraphs (1), (2), (3), and (5) of 18 subsection (a) is the sum of the amounts authorized to 19 be appropriated by such paragraphs reduced by the sum 20 of \$21,000,000 for use of prior year balances.

21 SEC. 3103. OTHER DEFENSE ACTIVITIES.

Funds are hereby authorized to be appropriated to 23 the Department of Energy for fiscal year 1999 for other 24 defense activities in carrying out programs necessary for

1	national security in the amount of \$1,672,160,000, to be
2	allocated as follows:
3	(1) Verification and control tech-
4	NOLOGY.—For verification and control technology
5	\$483,500,000, to be allocated as follows:
6	(A) For nonproliferation and verification
7	research and development, \$210,000,000.
8	(B) For arms control, \$236,900,000.
9	(C) For intelligence, \$36,600,000.
10	(2) Nuclear safeguards and security.—
11	For nuclear safeguards and security, \$53,200,000.
12	(3) Security investigations.—For security
13	investigations, \$30,000,000.
14	(4) Emergency management.—For emer-
15	gency management, \$23,700,000.
16	(5) Program direction.—For program direc-
17	tion, nonproliferation and national security
18	\$84,900,000.
19	(6) Worker and community transition as-
20	SISTANCE.—For worker and community transition
21	assistance, \$40,000,000, to be allocated as follows
22	(A) For worker and community transition
23	\$36,000,000.
24	(B) For program direction, worker and
25	community transition assistance, \$4,000,000.

1	(7) Fissile materials control and disposi-
2	TION.—For fissile materials control and disposition,
3	\$168,960,000, to be allocated as follows:
4	(A) For operation and maintenance,
5	\$111,372,000.
6	(B) For program direction, fissile mate-
7	rials control and disposition, \$4,588,000.
8	(C) For plant projects (including mainte-
9	nance, restoration, planning, construction, ac-
10	quisition, modification of facilities, and land ac-
11	quisition related thereto), \$53,000,000, to be
12	allocated as follows:
13	Project 99–D–141, pit disassembly
14	and conversion facility, location to be de-
15	termined, \$25,000,000.
16	Project 99–D–143, mixed oxide fuel
17	fabrication facility, location to be deter-
18	mined, \$28,000,000.
19	(8) Environment, safety, and health.—
20	For environment, safety, and health, defense,
21	\$69,000,000, to be allocated as follows:
22	(A) For the Office of Environment, Safety,
23	and Health (Defense), \$64,231,000.
24	(B) For program direction, environment,
25	safety, and health (defense), \$4,769,000.

1	(9) Office of Hearings and Appeals.—For
2	the Office of Hearings and Appeals, \$2,400,000.
3	(10) International nuclear safety.—For
4	international nuclear safety, \$35,000,000.
5	(11) Naval reactors.—For naval reactors,
6	\$681,500,000, to be allocated as follows:
7	(A) For naval reactors development,
8	\$661,400,000, to be allocated as follows:
9	(i) For operation and maintenance,
10	\$639,600,000.
11	(ii) For plant projects (including
12	maintenance, restoration, planning, con-
13	struction, acquisition, modification of fa-
14	cilities, and the continuation of projects
15	authorized in prior years, and land acquisi-
16	tion related thereto), \$12,800,000, to be
17	allocated as follows:
18	Project 98–D–200, site labora-
19	tory/facility upgrade, various loca-
20	tions, \$7,000,000.
21	Project 90–N–102, expended core
22	facility dry cell project, Naval Reac-
23	tors facility, Idaho Falls, Idaho,
24	\$5,800,000.

1	(iii) For general plant projects,
2	\$9,000,000, to be allocated as follows:
3	Project GPN-101, general plant
4	projects, various locations,
5	\$9,000,000.
6	(B) For program direction, naval reactors,
7	\$20,100,000.
8	SEC. 3104. DEFENSE NUCLEAR WASTE DISPOSAL.
9	Funds are hereby authorized to be appropriated to
10	the Department of Energy for fiscal year 1999 for pay-
11	ment to the Nuclear Waste Fund established in section
12	302(c) of the Nuclear Waste Policy Act of 1982 (42
13	U.S.C. 10222(c)) in the amount of \$190,000,000.
14	SEC. 3105. DEFENSE ENVIRONMENTAL MANAGEMENT PRI-
15	VATIZATION.
16	(a) In General.—Funds are hereby authorized to
17	be appropriated to the Department of Energy for fiscal
18	year 1999 for privatization initiatives in carrying out envi-
19	ronmental restoration and waste management activities
20	necessary for national security programs in the amount
21	of \$273,857,000, to be allocated as follows:
22	Project 99–PVT–1, remote handled transuranic
23	waste transportation, Carlsbad, New Mexico,
24	\$19,605,000.

1	Project 98–PVT–2, spent nuclear fuel dry stor-
2	age, Idaho Falls, Idaho, \$20,000,000.
3	Project 98–PVT–5, waste disposal, Oak Ridge
4	Tennessee, \$33,500,000.
5	Project 97–PVT–1, tank waste remediation sys
6	tem phase I, Hanford, Washington, \$113,500,000.
7	Project 97–PVT–2, advanced mixed waste
8	treatment facility, Idaho Falls, Idaho, \$87,252,000
9	(b) Adjustment.—The amount authorized to be ap-
10	propriated in subsection (a) is the sum of the amounts
11	authorized to be appropriated for the projects set forth
12	in that subsection reduced by the sum of \$32,000,000 for
13	use of prior year balances of funds for defense environ-
14	mental management privatization.
15	Subtitle B—Recurring General
16	Provisions
17	SEC. 3121. REPROGRAMMING.
18	(a) In General.—Until the Secretary of Energy
19	submits to the congressional defense committees the re-
20	port referred to in subsection (b) and a period of 30 days
21	has elapsed after the date on which such committees re-
22	ceive the report, the Secretary may not use amounts ap-
23	propriated pursuant to this title for any program—
24	(1) in amounts that exceed, in a fiscal year—

1	(A) 110 percent of the amount authorized
2	for that program by this title; or
3	(B) \$1,000,000 more than the amount au-
4	thorized for that program by this title; or
5	(2) which has not been presented to, or re-
6	quested of, Congress.
7	(b) Report.—(1) The report referred to in sub-
8	section (a) is a report containing a full and complete state-
9	ment of the action proposed to be taken and the facts and
10	circumstances relied upon in support of such proposed ac-
11	tion.
12	(2) In the computation of the 30-day period under
13	subsection (a), there shall be excluded any day on which
14	either House of Congress is not in session because of an
15	adjournment of more than 3 days to a day certain.
16	(c) Limitations.—(1) In no event may the total
17	amount of funds obligated pursuant to this title exceed
18	the total amount authorized to be appropriated by this
19	title.
20	(2) Funds appropriated pursuant to this title may not
21	be used for an item for which Congress has specifically
22	denied funds.
23	SEC. 3122. LIMITS ON GENERAL PLANT PROJECTS.
24	(a) In General.—The Secretary of Energy may
25	carry out any construction project under the general plant

- 1 projects authorized by this title if the total estimated cost
- 2 of the construction project does not exceed \$5,000,000.
- 3 (b) Report to Congress.—If, at any time during
- 4 the construction of any general plant project authorized
- 5 by this title, the estimated cost of the project is revised
- 6 because of unforeseen cost variations and the revised cost
- 7 of the project exceeds \$5,000,000, the Secretary shall im-
- 8 mediately furnish a complete report to the congressional
- 9 defense committees explaining the reasons for the cost
- 10 variation.

11 SEC. 3123. LIMITS ON CONSTRUCTION PROJECTS.

- 12 (a) In General.—(1) Except as provided in para-
- 13 graph (2), construction on a construction project may not
- 14 be started or additional obligations incurred in connection
- 15 with the project above the total estimated cost, whenever
- 16 the current estimated cost of the construction project,
- 17 which is authorized by section 3101, 3102, or 3103, or
- 18 which is in support of national security programs of the
- 19 Department of Energy and was authorized by any pre-
- 20 vious Act, exceeds by more than 25 percent the higher
- 21 of—
- (A) the amount authorized for the project; or
- (B) the amount of the total estimated cost for
- 24 the project as shown in the most recent budget jus-
- 25 tification data submitted to Congress.

1	(2) An	action	described	in	paragraph	(1)	may	be
2	taken if—							

- 3 (A) the Secretary of Energy has submitted to
- 4 the congressional defense committees a report on the
- 5 actions and the circumstances making such action
- 6 necessary; and
- 7 (B) a period of 30 days has elapsed after the
- 8 date on which the report is received by the commit-
- 9 tees.
- 10 (3) In the computation of the 30-day period under
- 11 paragraph (2), there shall be excluded any day on which
- 12 either House of Congress is not in session because of an
- 13 adjournment of more than 3 days to a day certain.
- 14 (b) Exception.—Subsection (a) shall not apply to
- 15 any construction project which has a current estimated
- 16 cost of less than \$5,000,000.
- 17 SEC, 3124, FUND TRANSFER AUTHORITY.
- 18 (a) Transfer to Other Federal Agencies.—
- 19 The Secretary of Energy may transfer funds authorized
- 20 to be appropriated to the Department of Energy pursuant
- 21 to this title to other Federal agencies for the performance
- 22 of work for which the funds were authorized. Funds so
- 23 transferred may be merged with and be available for the
- 24 same purposes and for the same period as the authoriza-

- 1 tions of the Federal agency to which the amounts are
- 2 transferred.
- 3 (b) Transfer Within Department of Energy.—
- 4 (1) Subject to paragraph (2), the Secretary of Energy may
- 5 transfer funds authorized to be appropriated to the De-
- 6 partment of Energy pursuant to this title between any
- 7 such authorizations. Amounts of authorizations so trans-
- 8 ferred may be merged with and be available for the same
- 9 purposes and for the same period as the authorization to
- 10 which the amounts are transferred.
- 11 (2) Not more than five percent of any such authoriza-
- 12 tion may be transferred between authorizations under
- 13 paragraph (1). No such authorization may be increased
- 14 or decreased by more than five percent by a transfer under
- 15 such paragraph.
- 16 (c) LIMITATION.—The authority provided by this sec-
- 17 tion to transfer authorizations—
- 18 (1) may only be used to provide funds for items
- relating to activities necessary for national security
- programs that have a higher priority than the items
- 21 from which the funds are transferred; and
- (2) may not be used to provide funds for an
- 23 item for which Congress has specifically denied
- 24 funds.

1	(d) Notice to Congress.—The Secretary of En-
2	ergy shall promptly notify the Committee on Armed Serv-
3	ices of the Senate and the Committee on National Security
4	of the House of Representatives of any transfer of funds
5	to or from authorizations under this title.
6	SEC. 3125. AUTHORITY FOR CONCEPTUAL AND CONSTRUC-
7	TION DESIGN.
8	(a) Requirement for Conceptual Design.—(1)
9	Subject to paragraph (2) and except as provided in para-
10	graph (3), before submitting to Congress a request for
11	funds for a construction project that is in support of a
12	national security program of the Department of Energy,
13	the Secretary of Energy shall complete a conceptual de-
14	sign for that project.
15	(2) If the estimated cost of completing a conceptual
16	design for a construction project exceeds \$3,000,000, the
17	Secretary shall submit to Congress a request for funds for
18	the conceptual design before submitting a request for
19	funds for the construction project.
20	(3) The requirement in paragraph (1) does not apply
21	to a request for funds—
22	(A) for a construction project the total esti-
23	mated cost of which is less than \$5,000,000; or
24	(B) for emergency planning, design, and con-
25	struction activities under section 3126.

- 1 (b) Authority for Construction Design.—(1)
- 2 Within the amounts authorized by this title, the Secretary
- 3 of Energy may carry out construction design (including
- 4 architectural and engineering services) in connection with
- 5 any proposed construction project if the total estimated
- 6 cost for such design does not exceed \$600,000.
- 7 (2) If the total estimated cost for construction design
- 8 in connection with any construction project exceeds
- 9 \$600,000, funds for such design must be specifically au-
- 10 thorized by law.
- 11 SEC. 3126. AUTHORITY FOR EMERGENCY PLANNING, DE-
- 12 SIGN, AND CONSTRUCTION ACTIVITIES.
- 13 (a) AUTHORITY.—The Secretary of Energy may use
- 14 any funds available to the Department of Energy pursuant
- 15 to an authorization in this title, including those funds au-
- 16 thorized to be appropriated for advance planning and con-
- 17 struction design under sections 3101, 3102, and 3103, to
- 18 perform planning, design, and construction activities for
- 19 any Department of Energy national security program con-
- 20 struction project that, as determined by the Secretary,
- 21 must proceed expeditiously in order to protect public
- 22 health and safety, to meet the needs of national defense,
- 23 or to protect property.
- 24 (b) Limitation.—The Secretary may not exercise
- 25 the authority under subsection (a) in the case of any con-

- 1 struction project until the Secretary has submitted to the
- 2 congressional defense committees a report on the activities
- 3 that the Secretary intends to carry out under this section
- 4 and the circumstances making such activities necessary.
- 5 (c) Specific Authority.—The requirement of sec-
- 6 tion 3125(b)(2) does not apply to emergency planning, de-
- 7 sign, and construction activities conducted under this sec-
- 8 tion.
- 9 SEC. 3127. FUNDS AVAILABLE FOR ALL NATIONAL SECU-
- 10 RITY PROGRAMS OF THE DEPARTMENT OF
- 11 ENERGY.
- 12 Subject to the provisions of appropriations Acts and
- 13 section 3121, amounts appropriated pursuant to this title
- 14 for management and support activities and for general
- 15 plant projects are available for use, when necessary, in
- 16 connection with all national security programs of the De-
- 17 partment of Energy.
- 18 SEC. 3128. AVAILABILITY OF FUNDS.
- 19 (a) In General.—Except as provided in subsection
- 20 (b), when so specified in an appropriations Act, amounts
- 21 appropriated for operation and maintenance or for plant
- 22 projects may remain available until expended.
- 23 (b) Exception for Program Direction Funds.—
- 24 Amounts appropriated for program direction pursuant to
- 25 an authorization of appropriations in subtitle A shall re-

- 1 main available to be expended only until the end of fiscal
- 2 year 2001.
- 3 SEC. 3129. TRANSFERS OF DEFENSE ENVIRONMENTAL
- 4 MANAGEMENT FUNDS.
- 5 (a) Transfer Authority for Defense Environ-
- 6 MENTAL MANAGEMENT FUNDS.—The Secretary of En-
- 7 ergy shall provide the manager of each field office of the
- 8 Department of Energy with the authority to transfer de-
- 9 fense environmental management funds from a program
- 10 or project under the jurisdiction of the office to another
- 11 such program or project.
- 12 (b) LIMITATIONS.—(1) Only one transfer may be
- 13 made to or from any program or project under subsection
- 14 (a) in a fiscal year.
- 15 (2) The amount transferred to or from a program
- 16 or project under subsection (a) may not exceed \$5,000,000
- 17 in a fiscal year.
- 18 (3) A transfer may not be carried out by a manager
- 19 of a field office under subsection (a) unless the manager
- 20 determines that the transfer is necessary to address a risk
- 21 to health, safety, or the environment or to assure the most
- 22 efficient use of defense environmental management funds
- 23 at the field office.
- 24 (4) Funds transferred pursuant to subsection (a)
- 25 may not be used for an item for which Congress has spe-

1	cifically denied funds or for a new program or project that
2	has not been authorized by Congress.
3	(c) Exemption From Reprogramming Require-
4	MENTS.—The requirements of section 3121 shall not
5	apply to transfers of funds pursuant to subsection (a).
6	(d) Notification.—The Secretary, acting through
7	the Assistant Secretary of Energy for Environmental
8	Management, shall notify Congress of any transfer of
9	funds pursuant to subsection (a) not later than 30 days
10	after such transfer occurs.
11	(e) Definitions.—In this section:
12	(1) The term "program or project" means, with
13	respect to a field office of the Department of En-
14	ergy, any of the following:
15	(A) An activity carried out pursuant to
16	paragraph (1), (2), or (3) of section 3102(a).
17	(B) A project or program not described in
18	subparagraph (A) that is for environmental res-
19	toration or waste management activities nec-
20	essary for national security programs of the De-
21	partment, that is being carried out by the of-
22	fice, and for which defense environmental man-
23	agement funds have been authorized and appro-
24	priated before the date of enactment of this
25	Act.

1	(2) The term "defense environmental manage-
2	ment funds" means funds appropriated to the De-
3	partment of Energy pursuant to an authorization for
4	carrying out environmental restoration and waste
5	management activities necessary for national secu-
6	rity programs.
7	(f) DURATION OF AUTHORITY.—The managers of the
8	field offices of the Department may exercise the authority
9	provided under subsection (a) during the period beginning
10	on October 1, 1998, and ending on September 30, 1999.
11	Subtitle C—Program Authoriza-
12	tions, Restrictions, and Limita-
13	tions
13 14	tions SEC. 3131. INTERNATIONAL COOPERATIVE STOCKPILE
14	SEC. 3131. INTERNATIONAL COOPERATIVE STOCKPILE
14 15	SEC. 3131. INTERNATIONAL COOPERATIVE STOCKPILE STEWARDSHIP.
14 15 16 17	SEC. 3131. INTERNATIONAL COOPERATIVE STOCKPILE STEWARDSHIP. (a) Funding Prohibition.—No funds authorized to
14 15 16 17	SEC. 3131. INTERNATIONAL COOPERATIVE STOCKPILE STEWARDSHIP. (a) Funding Prohibition.—No funds authorized to be appropriated or otherwise available to the Department
114 115 116 117 118	SEC. 3131. INTERNATIONAL COOPERATIVE STOCKPILE STEWARDSHIP. (a) Funding Prohibition.—No funds authorized to be appropriated or otherwise available to the Department of Energy for fiscal year 1999 may be obligated or ex-
114 115 116 117 118	SEC. 3131. INTERNATIONAL COOPERATIVE STOCKPILE STEWARDSHIP. (a) Funding Prohibition.—No funds authorized to be appropriated or otherwise available to the Department of Energy for fiscal year 1999 may be obligated or ex- pended to conduct any activities associated with inter-
14 15 16 17 18 19 20 21	SEC. 3131. INTERNATIONAL COOPERATIVE STOCKPILE STEWARDSHIP. (a) Funding Prohibition.—No funds authorized to be appropriated or otherwise available to the Department of Energy for fiscal year 1999 may be obligated or expended to conduct any activities associated with international cooperative stockpile stewardship.
14 15 16 17 18 19 20 21	SEC. 3131. INTERNATIONAL COOPERATIVE STOCKPILE STEWARDSHIP. (a) Funding Prohibition.—No funds authorized to be appropriated or otherwise available to the Department of Energy for fiscal year 1999 may be obligated or ex- pended to conduct any activities associated with inter- national cooperative stockpile stewardship. (b) Exceptions.—Subsection (a) does not apply to

1	(2) Activities conducted between the United
2	States and France.
3	(3) Activities carried out under title III of this
4	Act relating to cooperative threat reduction with
5	states of the former Soviet Union.
6	SEC. 3132. PROHIBITION ON USE OF FUNDS FOR BALLISTIC
7	MISSILE DEFENSE AND THEATER MISSILE
8	DEFENSE.
9	No funds authorized to be appropriated or otherwise
10	made available to the Department of Energy by this title
11	for fiscal year 1999 may be obligated or expended for any
12	activities (including research, development, test, and eval-
13	uation activities, demonstration activities, or studies) re-
14	lating to ballistic missile defense or theater missile de-
15	fense.
16	SEC. 3133. LICENSING OF CERTAIN MIXED OXIDE FUEL
17	FABRICATION AND IRRADIATION FACILITIES.
18	(a) License Requirement.—Notwithstanding sec-
19	tion 110 a. of the Atomic Energy Act of 1954 (42 U.S.C.
20	2140(a)), no person may construct or operate a facility
21	referred to in subsection (b) without obtaining a license
22	from the Nuclear Regulatory Commission.
23	(b) Covered Facilities.—(1) Except as provided
24	in paragraph (2), subsection (a) applies to any facility
25	under a contract with and for the account of the Depart-

- 1 ment of Energy that fabricates mixed plutonium-uranium
- 2 oxide nuclear reactor fuel for use in a commercial nuclear
- 3 reactor.
- 4 (2) Subsection (a) does not apply to any such facility
- 5 that is utilized for research, development, demonstration,
- 6 testing, or analysis purposes.
- 7 (c) Availability of Funds for Licensing by
- 8 NRC.—Section 210 of the Department of Energy Na-
- 9 tional Security and Military Applications of Nuclear En-
- 10 ergy Authorization Act of 1981 (42 U.S.C. 7272) shall
- 11 not apply to any licensing activities required as a result
- 12 of subsection (a).
- 13 (d) Applicability of Occupational Safety and
- 14 HEALTH REQUIREMENTS TO ACTIVITIES UNDER LI-
- 15 CENSE.—Any activities carried out under a license re-
- 16 ferred to in subsection (a) shall be subject to regulation
- 17 under the Occupational Safety and Health Act of 1970
- 18 (29 U.S.C. 651 et seq.).
- 19 SEC. 3134. CONTINUATION OF PROCESSING, TREATMENT,
- 20 AND DISPOSITION OF LEGACY NUCLEAR MA-
- 21 TERIALS.
- The Secretary of Energy shall continue operations
- 23 and maintain a high state of readiness at the F-canyon
- 24 and H-canyon facilities at the Savannah River site and

1	shall provide technical staff necessary to operate and so
2	maintain such facilities.
3	SEC. 3135. AUTHORITY FOR DEPARTMENT OF ENERGY FED-
4	ERALLY FUNDED RESEARCH AND DEVELOP-
5	MENT CENTERS TO PARTICIPATE IN MERIT-
6	BASED TECHNOLOGY RESEARCH AND DEVEL-
7	OPMENT PROGRAMS.
8	Section 217(f)(1) of the National Defense Authoriza-
9	tion Act for Fiscal Year 1995 (Public Law 103–337; 108
10	Stat. 2695) is amended by inserting "or of the Depart-
11	ment of Energy" after "the Department of Defense".
12	SEC. 3136. SUPPORT FOR PUBLIC EDUCATION IN THE VI-
	CINITY OF LOS ALAMOS NATIONAL LABORA-
13	
13 14	CINITY OF LOS ALAMOS NATIONAL LABORA-
13 14 15	CINITY OF LOS ALAMOS NATIONAL LABORATORY, NEW MEXICO.
13 14 15 16	CINITY OF LOS ALAMOS NATIONAL LABORA- TORY, NEW MEXICO. (a) AVAILABILITY OF FUNDS.—Of the funds author-
13 14 15 16	CINITY OF LOS ALAMOS NATIONAL LABORATORY, NEW MEXICO. (a) AVAILABILITY OF FUNDS.—Of the funds authorized to be appropriated or otherwise made available to the
13 14 15 16	CINITY OF LOS ALAMOS NATIONAL LABORATORY, NEW MEXICO. (a) AVAILABILITY OF FUNDS.—Of the funds authorized to be appropriated or otherwise made available to the Department of Energy by this title, \$5,000,000 shall be
13 14 15 16 17	CINITY OF LOS ALAMOS NATIONAL LABORATORY, NEW MEXICO. (a) AVAILABILITY OF FUNDS.—Of the funds authorized to be appropriated or otherwise made available to the Department of Energy by this title, \$5,000,000 shall be available for payment by the Secretary of Energy to the
13 14 15 16 17 18	CINITY OF LOS ALAMOS NATIONAL LABORATORY, NEW MEXICO. (a) AVAILABILITY OF FUNDS.—Of the funds authorized to be appropriated or otherwise made available to the Department of Energy by this title, \$5,000,000 shall be available for payment by the Secretary of Energy to the educational foundation chartered to enhance educational
13 14 15 16 17 18 19	CINITY OF LOS ALAMOS NATIONAL LABORATORY, NEW MEXICO. (a) AVAILABILITY OF FUNDS.—Of the funds authorized to be appropriated or otherwise made available to the Department of Energy by this title, \$5,000,000 shall be available for payment by the Secretary of Energy to the educational foundation chartered to enhance educational activities in the public schools in the vicinity of Los Ala-
13 14 15 16 17 18 19 20	CINITY OF LOS ALAMOS NATIONAL LABORATORY, NEW MEXICO. (a) AVAILABILITY OF FUNDS.—Of the funds authorized to be appropriated or otherwise made available to the Department of Energy by this title, \$5,000,000 shall be available for payment by the Secretary of Energy to the educational foundation chartered to enhance educational activities in the public schools in the vicinity of Los Alamos National Laboratory, New Mexico (in this section re-

25 to an endowment fund for the Foundation.

1	(2) The Foundation shall use the income generated
2	from investments in the endowment fund that are attrib-
3	utable to the payment made under subsection (a) to fund
4	programs to support the educational needs of children in
5	public schools in the vicinity of Los Alamos National Lab-
6	oratory.
7	Subtitle D—Other Matters
8	SEC. 3141. REPEAL OF FISCAL YEAR 1998 STATEMENT OF
9	POLICY ON STOCKPILE STEWARDSHIP PRO-
10	GRAM.
11	Section 3156 of the National Defense Authorization
12	Act for Fiscal Year 1998 (Public Law 105–85; 111 Stat.
13	2045; 42 U.S.C. 2121 note) is repealed.
14	SEC. 3142. INCREASE IN MAXIMUM RATE OF PAY FOR SCI-
15	ENTIFIC, ENGINEERING, AND TECHNICAL
16	PERSONNEL RESPONSIBLE FOR SAFETY AT
17	DEFENSE NUCLEAR FACILITIES.
18	Section 3161(a)(2) of the National Defense Author-
19	ization Act for Fiscal Year 1995 (42 U.S.C. 7231 note)
20	is amended by striking out "level IV of the Executive
21	Schedule under section 5315" and inserting in lieu thereof
2.2.	"level III of the Executive Schedule under section 5314"

1	SEC. 3143. SENSE OF SENATE REGARDING TREATMENT OF
2	FORMERLY UTILIZED SITES REMEDIAL AC-
3	TION PROGRAM UNDER A NONDEFENSE DIS-
4	CRETIONARY BUDGET FUNCTION.
5	It is the sense of the Senate that the Office of Man-
6	agement and Budget should, beginning with fiscal year
7	2000, transfer the Formerly Utilized Sites Remedial Ac-
8	tion Program from the 050 budget function to a non-
9	defense discretionary budget function.
10	TITLE XXXII—DEFENSE NU-
11	CLEAR FACILITIES SAFETY
12	BOARD
13	SEC. 3201. AUTHORIZATION.
14	There are authorized to be appropriated for fiscal
15	year 1999, \$17,500,000 for the operation of the Defense
16	Nuclear Facilities Safety Board under chapter 21 of the
17	Atomic Energy Act of 1954 (42 U.S.C. 2286 et seq.).
18	TITLE XXXIII—NATIONAL
19	DEFENSE STOCKPILE
20	SEC. 3301. DEFINITIONS.
21	In this title:
22	(1) The term "National Defense Stockpile"
23	means the stockpile provided for in section 4 of the
24	Strategic and Critical Materials Stock Piling Act (50
25	U.S.C. 98c).

- 1 (2) The term "National Defense Stockpile
- 2 Transaction Fund" means the fund in the Treasury
- of the United States established under section 9(a)
- 4 of the Strategic and Critical Materials Stock Piling
- 5 Act (50 U.S.C. 98h(a)).
- 6 SEC. 3302. AUTHORIZED USES OF STOCKPILE FUNDS.
- 7 (a) Obligation of Stockpile Funds.—During fis-
- 8 cal year 1999, the National Defense Stockpile Manager
- 9 may obligate up to \$83,000,000 of the funds in the Na-
- 10 tional Defense Stockpile Transaction Fund for the author-
- 11 ized uses of such funds under section 9(b)(2) of the Stra-
- 12 tegic and Critical Materials Stock Piling Act (50 U.S.C.
- 13 98h(b)(2)), including the disposal of hazardous materials
- 14 that are environmentally sensitive.
- 15 (b) Additional Obligations.—The National De-
- 16 fense Stockpile Manager may obligate amounts in excess
- 17 of the amount specified in subsection (a) if the National
- 18 Defense Stockpile Manager notifies Congress that extraor-
- 19 dinary or emergency conditions necessitate the additional
- 20 obligations. The National Defense Stockpile Manager may
- 21 make the additional obligations described in the notifica-
- 22 tion after the end of the 45-day period beginning on the
- 23 date Congress receives the notification.

- 1 (c) LIMITATIONS.—The authorities provided by this
- 2 section shall be subject to such limitations as may be pro-
- 3 vided in appropriations Acts.
- 4 SEC. 3303. AUTHORITY TO DISPOSE OF CERTAIN MATE-
- 5 RIALS IN NATIONAL DEFENSE STOCKPILE.
- 6 (a) DISPOSAL REQUIRED.—Subject to subsection (c),
- 7 the President shall dispose of materials contained in the
- 8 National Defense Stockpile and specified in the table in
- 9 subsection (b) so as to result in receipts to the United
- 10 States in the amount of \$100,000,000 by the end of fiscal
- 11 year 1999.
- 12 (b) Limitation on Disposal Quantity.—The total
- 13 quantities of materials authorized for disposal by the
- 14 President under subsection (a) may not exceed the
- 15 amounts set forth in the following table:

Authorized Stockpile Disposals

Material for disposal	Quantity
Columbium Carbide Powder	21,372 pounds contained
Columbium Ferro High Carbon	249,395 pounds contained
Columbium Concentrates	1,733,454 pounds contained
Chromium Ferroalloy Low Carbons	92,000 short tons
Chromium Metal—EL	8,511 short tons
Diamond, Stones	3,000,000 carats
Germanium Metal	28,198 kilograms
Indium	14,248 troy ounces
Palladium	1,227,831 troy ounces
Platinum	439,887 troy ounces
Tantalum Carbide Powder	22,687 pounds contained
Tantalum Metal Powder	50,000 pounds contained
Tantalum Minerals	1,751,364 pounds contained
Tantalum Oxide	122,730 pounds contained
Tungsten Ferro	2,024,143 pounds
Tungsten Carbide Powder	2,024,143 pounds
Tungsten Metal Powder	1,898,009 pounds
Tungsten Ores & Concentrates	76,358,230 pounds.

1	(c) Minimization of Disruption and Loss.—The
2	President may not dispose of materials under subsection
3	(a) to the extent that the disposal will result in—
4	(1) undue disruption of the usual markets of
5	producers, processors, and consumers of the mate-
6	rials proposed for disposal; or
7	(2) avoidable loss to the United States.
8	(d) Relationship to Other Disposal Author-
9	ITY.—The disposal authority provided in subsection (a) is
10	new disposal authority and is in addition to, and shall not
11	affect, any other disposal authority provided by law re-
12	garding the materials specified in such subsection.
13	TITLE XXXIV—NAVAL
14	PETROLEUM RESERVES
14 15	PETROLEUM RESERVES SEC. 3401. AUTHORIZATION OF APPROPRIATIONS.
15	SEC. 3401. AUTHORIZATION OF APPROPRIATIONS.
15 16 17	SEC. 3401. AUTHORIZATION OF APPROPRIATIONS. (a) AMOUNT.—There is hereby authorized to be ap-
15 16 17	SEC. 3401. AUTHORIZATION OF APPROPRIATIONS. (a) AMOUNT.—There is hereby authorized to be appropriated to the Secretary of Energy \$117,000,000 for
15 16 17 18	SEC. 3401. AUTHORIZATION OF APPROPRIATIONS. (a) AMOUNT.—There is hereby authorized to be appropriated to the Secretary of Energy \$117,000,000 for fiscal year 1999 for the purposes of carrying out—
15 16 17 18 19	SEC. 3401. AUTHORIZATION OF APPROPRIATIONS. (a) AMOUNT.—There is hereby authorized to be appropriated to the Secretary of Energy \$117,000,000 for fiscal year 1999 for the purposes of carrying out— (1) activities under chapter 641 of title 10,
15 16 17 18 19 20	sec. 3401. AUTHORIZATION OF APPROPRIATIONS. (a) AMOUNT.—There is hereby authorized to be appropriated to the Secretary of Energy \$117,000,000 for fiscal year 1999 for the purposes of carrying out— (1) activities under chapter 641 of title 10, United States Code, relating to the naval petroleum
15 16 17 18 19 20 21	sec. 3401. Authorization of appropriations. (a) Amount.—There is hereby authorized to be appropriated to the Secretary of Energy \$117,000,000 for fiscal year 1999 for the purposes of carrying out— (1) activities under chapter 641 of title 10, United States Code, relating to the naval petroleum reserves (as defined in section 7420(2) of such title);
15 16 17 18 19 20 21	sec. 3401. Authorization of appropriations. (a) Amount.—There is hereby authorized to be appropriated to the Secretary of Energy \$117,000,000 for fiscal year 1999 for the purposes of carrying out— (1) activities under chapter 641 of title 10, United States Code, relating to the naval petroleum reserves (as defined in section 7420(2) of such title); and

- 1 subtitle B of title XXXIV of the National Defense
- 2 Authorization Act for Fiscal Year 1996 (Public Law
- 3 104–106; 10 U.S.C. 7420 note).
- 4 (b) AVAILABILITY.—Funds appropriated pursuant to
- 5 the authorization in subsection (a) shall remain available
- 6 until expended.

7 TITLE XXXV—PANAMA CANAL

8 COMMISSION

- 9 SEC. 3501. SHORT TITLE; REFERENCES TO PANAMA CANAL
- 10 **ACT OF 1979.**
- 11 (a) Short Title.—This title may be cited as the
- 12 "Panama Canal Commission Authorization Act for Fiscal
- 13 Year 1999".
- 14 (b) References to Panama Canal Act of
- 15 1979.—Except as otherwise expressly provided, whenever
- 16 in this title an amendment or repeal is expressed in terms
- 17 of an amendment to, or repeal of, a section or other provi-
- 18 sion, the reference shall be considered to be made to a
- 19 section or other provision of the Panama Canal Act of
- 20 1979 (22 U.S.C. 3601 et seq.).
- 21 SEC. 3502. AUTHORIZATION OF EXPENDITURES.
- 22 (a) In General.—Subject to subsection (b), the
- 23 Panama Canal Commission is authorized to use amounts
- 24 in the Panama Canal Revolving Fund to make such ex-
- 25 penditures within the limits of funds and borrowing au-

- 1 thority available to it in accordance with law, and to make
- 2 such contracts and commitments, as may be necessary
- 3 under the Panama Canal Act of 1979 (22 U.S.C. 3601
- 4 et seq.) for the operation, maintenance, improvement, and
- 5 administration of the Panama Canal for fiscal year 1999.
- 6 (b) LIMITATIONS.—For fiscal year 1999, the Panama
- 7 Canal Commission may expend from funds in the Panama
- 8 Canal Revolving Fund not more than \$90,000 for official
- 9 reception and representation expenses, of which—
- 10 (1) not more than \$28,000 may be used for of-
- 11 ficial reception and representation expenses of the
- 12 Supervisory Board of the Commission;
- 13 (2) not more than \$14,000 may be used for of-
- 14 ficial reception and representation expenses of the
- 15 Secretary of the Commission; and
- 16 (3) not more than \$48,000 may be used for of-
- 17 ficial reception and representation expenses of the
- Administrator of the Commission.
- 19 SEC. 3503. PURCHASE OF VEHICLES.
- Notwithstanding any other provision of law, the
- 21 funds available to the Commission shall be available for
- 22 the purchase and transportation to the Republic of Pan-
- 23 ama of passenger motor vehicles, the purchase price of
- 24 which shall not exceed \$23,000 per vehicle.

1 SEC. 3504. EXPENDITURES ONLY IN ACCORDANCE WITH

- 2 TREATIES.
- 3 Expenditures authorized under this title may be made
- 4 only in accordance with the Panama Canal Treaties of
- 5 1977 and any law of the United States implementing
- 6 those treaties.
- 7 SEC. 3505. DONATIONS TO THE COMMISSION.
- 8 Section 1102b (22 U.S.C. 3612b) is amended by add-
- 9 ing at the end the following new subsection:
- 10 ``(f)(1) The Commission may seek and accept dona-
- 11 tions of funds, property, and services from individuals,
- 12 foundations, corporations, and other private and public en-
- 13 tities for the purpose of carrying out its promotional ac-
- 14 tivities.
- 15 "(2) The Commission shall establish written guide-
- 16 lines setting forth the criteria to be used in determining
- 17 whether the acceptance of funds, property, or services au-
- 18 thorized by paragraph (1) would reflect unfavorably upon
- 19 the ability of the Commission (or any employee of the
- 20 Commission) to carry out its responsibilities or official du-
- 21 ties in a fair and objective manner or would compromise
- 22 the integrity or the appearance of the integrity of its pro-
- 23 grams or of any official in those programs.".

1	SEC. 3506. AGREEMENTS FOR UNITED STATES TO PROVIDE
2	POST-TRANSFER ADMINISTRATIVE SERVICES
3	FOR CERTAIN EMPLOYEE BENEFITS.
4	Section 1110 (22 U.S.C. 3620) is amended by adding
5	at the end the following new subsection:
6	"(c)(1) The Secretary of State may enter into one
7	or more agreements to provide for the United States to
8	furnish administrative services relating to the benefits de-
9	scribed in paragraph (2) after December 31, 1999, and
10	to establish appropriate procedures for providing advance
11	funding for the services.
12	"(2) The benefits referred to in paragraph (1) are
13	the following:
14	"(A) Pension, disability, and medical benefits
15	provided by the Panama Canal Commission pursu-
16	ant to section 1245.
17	"(B) Compensation for work injuries covered by
18	chapter 81 of title 5, United States Code.".
19	SEC. 3507. SUNSET OF UNITED STATES OVERSEAS BENE-
20	FITS JUST BEFORE TRANSFER.
21	(a) Repeals.—Effective 11:59 p.m. (Eastern Stand-
22	ard Time), December 30, 1999, the following provisions
23	are repealed and any right or condition of employment
24	provided for in, or arising from, those provisions is termi-
25	nated: sections 1206 (22 U.S.C. 3646), 1207 (22 U.S.C.
26	3647), 1217(a), (22 U.S.C. 3657(a)), and 1224(11) (22

- 1 U.S.C. 3664(11)), subparagraphs (A), (B), (F), (G), and
- 2 (H) of section 1231(a)(2) (22 U.S.C. 3671(a)(2)) and sec-
- 3 tion 1321(e) (22 U.S.C. 3731(e)).
- 4 (b) Savings Provision for Basic Pay.—Notwith-
- 5 standing subsection (a), benefits based on basic pay, as
- 6 listed in paragraphs (1), (2), (3), (5), and (6) of section
- 7 1218 of the Panama Canal Act of 1979, shall be paid as
- 8 if sections 1217(a) and 1231(a)(2) (A) and (B) of that
- 9 Act had been repealed effective 12:00 p.m., December 31,
- 10 1999. The exception under the preceding sentence shall
- 11 not apply to any pay for hours of work performed on De-
- 12 cember 31, 1999.
- 13 (c) Nonapplicability to Agencies in Panama
- 14 OTHER THAN PANAMA CANAL COMMISSION.—Section
- 15 1212(b)(3) (22 U.S.C. 3652(b)(3)) is amended by striking
- 16 out "the Panama Canal Transition Facilitation Act of
- 17 1997" and inserting in lieu thereof "the Panama Canal
- 18 Transition Facilitation Act of 1997 (subtitle B of title
- 19 XXXV of Public Law 105-85; 110 Stat. 2062), or the
- 20 Panama Canal Commission Authorization Act for Fiscal
- 21 Year 1999".
- 22 SEC. 3508. CENTRAL EXAMINING OFFICE.
- 23 Section 1223 (22 U.S.C. 3663) is repealed.

1 SEC. 3509. LIABILITY FOR VESSEL ACCIDENTS.

- 2 (a) Commission Liability Subject to Claimant
- 3 Insurance.—(1) Section 1411(a) (22 U.S.C. 3771(a)) is
- 4 amended by inserting "to section 1419(b) of this Act and"
- 5 after "Subject" in the first sentence.
- 6 (2) Section 1412 (22 U.S.C. 3772) is amended by
- 7 striking out "The Commission" in the first sentence and
- 8 inserting in lieu thereof "Subject to section 1419(b) of this
- 9 Act, the Commission".
- 10 (3) Section 1416 (22 U.S.C. 3776) is amended by
- 11 striking out "A claimant" in the first sentence and insert-
- 12 ing in lieu thereof "Subject to section 1419(b) of this Act,
- 13 a claimant".
- 14 (b) Limitation on Liability.—Section 1419 (22
- 15 U.S.C. 3779) is amended by designating the text as sub-
- 16 section (a) and by adding at the end the following:
- 17 "(b) The Commission may not consider or pay any
- 18 claim under section 1411 or 1412 of this Act, nor may
- 19 an action for damages lie thereon, unless the claimant is
- 20 covered by one or more valid policies of insurance totalling
- 21 at least \$1,000,000 against the injuries specified in those
- 22 sections. The Commission's liability on any such claim
- 23 shall be limited to damages in excess of all amounts recov-
- 24 ered or recoverable by the claimant from its insurers. The
- 25 Commission may not consider or pay any claim by an in-

1	surer or subrogee of a claimant under section 1411 or
2	1412 of this Act.".
3	SEC. 3510. PLACEMENT OF UNITED STATES CITIZENS IN
4	POSITIONS WITH THE UNITED STATES GOV-
5	ERNMENT.
6	Section 1232 (22 U.S.C. 3672) is amended—
7	(1) by striking out subsection (d);
8	(2) by redesignating subsection (c) as sub-
9	section (d); and
10	(3) by inserting after subsection (b) the follow-
11	ing new subsection (e):
12	"(c)(1) Upon the request of an employee or former
13	employee of the Panama Canal Commission described in
14	paragraph (2), the employee shall be afforded eligibility
15	for appointment on a noncompetitive basis to vacant posi-
16	tions in the competitive service of the civil service within—
17	"(A) an area determined by the Director of the
18	Office of Personnel Management as being within a
19	reasonable commuting distance of the employee's
20	residence; or
21	"(B) in the case of an employee in the Republic
22	of Panama who chooses to so designate, any Stand-
23	ard Federal Region designated by the employee.
24	"(2) Paragraph (1) applies to a person who—
25	"(A) is a citizen of the United States:

1	"(B) was an employee of the Panama Canal
2	Commission on or after July 1, 1998; and
3	"(C) is in receipt of a notice of separation by
4	reason of a reduction in force.
5	"(3) A person's eligibility for a noncompetitive ap-
6	pointment under paragraph (1) expires one year after the
7	date of the separation of that person from employment
8	by the Panama Canal Commission.
9	"(4) For the purposes of paragraph (2)(B), an em-
10	ployee of the dissolution office established to manage Pan-
11	ama Canal Commission Dissolution Fund established by
12	section 1305 is an employee of the Panama Canal Com-
13	mission.
14	"(5) In this subsection, the terms 'civil service' and
15	'competitive service' have the meanings given such terms
16	in sections 2101(1) and 2102, respectively, of title 5,
17	United States Code.".
18	SEC. 3511. PANAMA CANAL BOARD OF CONTRACT APPEALS.
19	(a) Establishment and Pay of Board.—Section
20	3102(a) (22 U.S.C. 3862(a)) is amended—
21	(1) in paragraph (1), by striking out "shall" in
22	the first sentence and inserting in lieu thereof
23	"may"; and
24	(2) by adding at the end the following new
25	paragraph:

1	"(3) Compensation for members of the Board of Con-
2	tract Appeals shall be established by the Commission's su-
3	pervisory board. The annual compensation established for
4	members may not exceed the rate of basic pay established
5	for level IV of the Executive Schedule under section 5315
6	of title 5, United States Code. The compensation of a
7	member may not be reduced during the member's term
8	of office from the level established at the time of the ap-
9	pointment of the member.".
10	(b) Deadline for Commencement of Board.—
11	Section 3102(e) (22 U.S.C. 3862(e)) is amended by strik-
12	ing out ", but not later than January 1, 1999".
13	SEC. 3512. TECHNICAL AMENDMENTS.
14	(a) Panama Canal Act of 1979.—The Panama
15	Canal Act of 1979 is amended as follows:
16	(1) Section 1202(c) (22 U.S.C. 3642(c)) is
17	amended—
18	(A) by striking out "the day before the
19	date of the enactment of the Panama Canal
20	Transition Facilitation Act of 1997" and insert-
21	ing in lieu thereof "November 17, 1997,";
22	(B) by striking out "on or after that
23	date"; and

(C) by striking out "the day before the 1 2 date of enactment" and inserting in lieu thereof 3 "that date". 4 (2) Section 1212(b)(3) (22 U.S.C. 3652(b)(3)) is amended by inserting "the" after "by the head 5 of". 6 7 (3) Section 1313 (22 U.S.C. 3723) is amended 8 by striking out "subsection (d)" in each of sub-9 sections (a), (b), and (d) and inserting in lieu thereof "subsection (c)". 10 11 (4) Sections 1411(a) and 1412 (22 U.S.C. 12 3771(a), 3772) are amended by striking out "the 13 date of the enactment of the Panama Canal Transi-14 tion Facilitation Act of 1997" and inserting in lieu 15 thereof "by November 18, 1998". 16 (5) Section 1416 (22 U.S.C. 3776) is amended 17 by striking out "the date of the enactment of the 18 Panama Canal Transition Facilitation Act of 1997" 19 and inserting in lieu thereof "by May 17, 1998". 20 (b) Public Law 104–201.—Effective as of Septem-21 ber 23, 1996, and as if included therein as enacted, section 22 3548(b)(3) of the Panama Canal Act Amendments of 23 1996 (subtitle B of title XXXV of Public Law 104–201; 110 Stat. 2869) is amended by striking out "section" in

- 1 both items of quoted matter and inserting in lieu thereof
- 2 "sections".