Union Calendar No. 336

106TH CONGRESS 2D SESSION

H. R. 4205

[Report No. 106-616]

To authorize appropriations for fiscal year 2001 for military activities of the Department of Defense and for military construction, to prescribe military personnel strengths for fiscal year 2001, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

April 6, 2000

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

May 12, 2000

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

[Strike out all after the enacting clause and insert the part printed in italic] [For text of introduced bill, see copy of bill as introduced on April 6, 2000]

A BILL

To authorize appropriations for fiscal year 2001 for military activities of the Department of Defense and for military construction, to prescribe military personnel strengths for fiscal year 2001, 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,

SECTION 1. SHORT TITLE; FINDINGS.

- 2 (a) Short Title.—This Act may be cited as the
- 3 "Floyd D. Spence National Defense Authorization Act for
- 4 Fiscal Year 2001".
- 5 (b) FINDINGS.—Congress makes the following findings:
- 6 (1) Representative Floyd D. Spence of South
- 7 Carolina was elected to the House of Representatives
- 8 in 1970, for service in the 92d Congress, after serving
- 9 in the South Carolina legislature for 10 years, and he
- 10 has been reelected to each subsequent Congress.
- 11 (2) Representative Spence came to Congress as a
- distinguished veteran of service in the Armed Forces
- of the United States.
- 14 (3) Upon graduation from college in 1952, Rep-
- 15 resentative Spence was commissioned as an ensign in
- 16 the United States Naval Reserve. After entering active
- 17 duty, he served with distinction aboard the USS
- 18 CARTER HALL and the USS LSM-397 during the
- 19 Korean War and later served as commanding officer
- of a Naval Reserve Surface Division and as group
- 21 commander of all Naval Reserve units in Columbia,
- 22 South Carolina. Representative Spence retired from
- 23 the Naval Reserve in 1988 in the grade of captain,
- 24 after 41 years of dedicated service.
- 25 (4) Upon election to the House of Representa-
- 26 tives, Representative Spence became a member of the

- Committee on Armed Services of that body. During
 30 years of service on that committee (four years of
 which were served while the committee was known as
 the Committee on National Security), Representative
 Spence's contributions to the national defense and security of the United States have been profound and
 long lasting.
 - (5) Representative Spence served as chairman of that committee while known as the Committee on National Security during the 104th and 105th Congresses and serves as chairman of that committee for the 106th Congress. In addition, Representative Spence served as the ranking minority member of the Committee on Armed Services during the 103d Congress.
 - (6) Dozens of awards from active duty and reserve military, veterans service, military retiree, and industry organizations and associations have recognized the distinguished character of Representative Spence's service to the Nation.
 - (7) Representative Spence has been a leading figure in the debate over many of the most critical military readiness, health care, recruiting, and retention issues currently confronting the Nation's military. His concern for the men and women in uniform has

- been unwavering, and his accomplishments in promoting and gaining support for those issues that preserve the combat effectiveness, morale, and quality of life of the Nation's military personnel have been unparalleled.
 - (8) During his tenure as chairman of the Committee on National Security and the Committee on Armed Services of the House of Representatives, Representative Spence has—
 - (A) led efforts to identify and reverse the effect that declining resources and rising commitments have had on military quality of life for service members and their families, on combat readiness, and on equipment modernization, with a direct result of those diligent efforts and of his willingness to be an outspoken proponent for America's military being that Congress has added nearly \$50,000,000,000 to the President's defense budgets over the past five years;
 - (B) been a leading proponent of the need to expeditiously develop and field a national missile defense to protect American citizens and forward deployed military forces from growing ballistic missile threats:

1	(C) advocated reversing the growing dis-
2	parity between actual military capability and
3	the requirements associated with the National
4	Military Strategy; and
5	(D) led efforts in Congress to reform De-
6	partment of Defense acquisition and manage-
7	ment headquarters and infrastructure and busi-
8	ness practices.
9	(9) This Act is the 30th annual authorization
10	bill for the Department of Defense for which Rep-
11	resentative Spence has taken a major responsibility as
12	a member of the Committee on Armed Services of the
13	House of Representatives (including four years while
14	that committee was known as the Committee on Na-
15	tional Security).
16	(10) In light of the findings in the preceding
17	paragraphs, it is altogether fitting and proper that
18	this Act be named in honor of Representative Floyd
19	D. Spence of South Carolina, as provided in sub-
20	section (a).
21	SEC. 2. ORGANIZATION OF ACT INTO DIVISIONS; TABLE OF
22	CONTENTS.
23	(a) Divisions.—This Act is organized into three divi-
24	sions as follows:

- 1 (1) Division A—Department of Defense Author2 izations.
 3 (2) Division B—Military Construction Author4 izations.
 5 (3) Division C—Department of Energy National
 6 Security Authorizations and Other Authorizations.
 7 (b) Table of Contents for
 8 this Act is as follows:
 - Sec. 1. Short title; findings.
 - Sec. 2. Organization of Act into divisions; table of contents.
 - Sec. 3. Congressional defense committees defined.

DIVISION A—DEPARTMENT OF DEFENSE AUTHORIZATIONS

TITLE I—PROCUREMENT

Subtitle A—Authorization of Appropriations

- Sec. 101. Army.
- Sec. 102. Navy and Marine Corps.
- Sec. 103. Air Force.
- Sec. 104. Defense-wide activities.
- Sec. 105. Defense Inspector General.
- Sec. 106. Chemical demilitarization program.
- Sec. 107. Defense Health Program.

Subtitle B—Army Programs

- Sec. 111. Multiyear procurement authority.
- Sec. 112. Increase in limitation on number of Bunker Defeat Munitions that may be acquired.
- Sec. 113. Armament Retooling and Manufacturing Support Initiative.

Subtitle C-Navy Programs

- Sec. 121. Submarine force structure.
- Sec. 122. Virginia class submarine program.
- Sec. 123. Retention of configuration of certain Naval Reserve frigates.
- Sec. 124. Extension of multiyear procurement authority for Arleigh Burke class destroyers.

Subtitle D—Air Force Programs

Sec. 131. Annual report on operational status of B-2 bomber.

Subtitle E—Joint Programs

Sec. 141. Study of production alternatives for the Joint Strike Fighter 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. High energy laser programs.
- Sec. 212. Management of Space-Based Infrared System—Low.
- Sec. 213. Joint strike fighter.

Subtitle C—Ballistic Missile Defense

- Sec. 231. Funding for fiscal year 2001.
- Sec. 232. Sense of Congress concerning commitment to deployment of National Missile Defense system.
- Sec. 233. Reports on ballistic missile threat posed by North Korea.
- Sec. 234. Plan to modify ballistic missile defense architecture to cover intermediate-range ballistic missile threats.
- Sec. 235. Designation of Airborne Laser Program as a program element of Ballistic Missile Defense program.

Subtitle D—Other Matters

Sec. 241. Recognition of those individuals instrumental to naval research efforts during the period from before World War II through the end of the Cold War.

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 National Defense Stockpile Transaction Fund.

Subtitle B—Environmental Provisions

- Sec. 311. Payment of fines and penalties imposed for environmental violations.
- Sec. 312. Necessity of military low-level flight training to protect national security and enhance military readiness.
- Sec. 313. Use of environmental restoration accounts to relocate activities from defense environmental restoration sites.

Subtitle C—Commissaries and Nonappropriated Fund Instrumentalities

Sec. 321. Use of appropriated funds to cover operating expenses of commissary stores.

- Sec. 322. Adjustment of sales prices of commissary store goods and services to cover certain expenses.
- Sec. 323. Use of surcharges for construction and improvement of commissary stores.
- Sec. 324. Inclusion of magazines and other periodicals as an authorized commissary merchandise category.
- Sec. 325. Use of most economical distribution method for distilled spirits.
- Sec. 326. Report on effects of availability of slot machines on United States military installations overseas.

Subtitle D—Performance of Functions by Private-Sector Sources

- Sec. 331. Inclusion of additional information in reports to Congress required before conversion of commercial or industrial type functions to contractor performance.
- Sec. 332. Limitation on use of funds for Navy Marine Corps intranet contract.

Subtitle E—Defense Dependents Education

- Sec. 341. Assistance to local educational agencies that benefit dependents of members of the Armed Forces and Department of Defense civilian employees.
- Sec. 342. Eligibility for attendance at Department of Defense domestic dependent elementary and secondary schools.

Subtitle F-Military Readiness Issues

- Sec. 351. Additional capabilities of, and reporting requirements for, the readiness reporting system.
- Sec. 352. Reporting requirements regarding transfers from high-priority readiness appropriations.
- Sec. 353. Department of Defense strategic plan to reduce backlog in maintenance and repair of defense facilities.

Subtitle G—Other Matters

- Sec. 361. Authority to ensure demilitarization of significant military equipment formerly owned by the Department of Defense.
- Sec. 362. Annual report on public sale of certain military equipment identified on United States Munitions List.
- Sec. 363. Registration of certain information technology systems with chief information officer.
- Sec. 364. Studies and reports required as precondition to certain manpower reductions.
- Sec. 365. National Guard assistance for certain youth and charitable organizations.

TITLE IV—MILITARY PERSONNEL AUTHORIZATIONS

Subtitle A—Active Forces

- Sec. 401. End strengths for active forces.
- Sec. 402. Revision in permanent end strength minimum levels.
- Sec. 403. Adjustment to end strength flexibility authority.

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. Increase in numbers of members in certain grades authorized to be on active duty in support of the Reserves.

Subtitle C—Authorization of Appropriations

Sec. 421. Authorization of appropriations for military personnel.

TITLE V—MILITARY PERSONNEL POLICY

Subtitle A—General Personnel Management Authorities

- Sec. 501. Authority for Secretary of Defense to suspend certain personnel strength limitations during war or national emergency.
- Sec. 502. Authority to issue posthumous commissions in the case of members dying before official recommendation for appointment or promotion is approved by secretary concerned.
- Sec. 503. Technical correction to retired grade rule for Army and Air Force officers.
- Sec. 504. Extension to end of calendar year of expiration date for certain force drawdown transition authorities.
- Sec. 505. Clarification of requirements for composition of active-duty list selection boards when reserve officers are under consideration.
- Sec. 506. Voluntary Separation Incentive.
- Sec. 507. Congressional review period for assignment of women to duty on submarines and for any proposed reconfiguration or design of submarines to accommodate female crew members.

Subtitle B—Reserve Component Personnel Policy

- Sec. 511. Exemption from active-duty list for reserve officers on active duty for a period of three years or less.
- Sec. 512. Exemption of reserve component medical and dental officers from counting in grade strengths.
- Sec. 513. Continuation of officers on the reserve active status list without requirement for application.
- Sec. 514. Authority to retain reserve component chaplains and officers in medical specialties until specified age.
- Sec. 515. Authority for temporary increase in number of reserve component personnel serving on active duty or full-time National Guard duty in certain grades.
- Sec. 516. Authority for provision of legal services to reserve component members following release from active duty.
- Sec. 517. Entitlement to separation pay for reserve officers released from active duty upon declining selective continuation on active duty after second failure of selection for promotion.
- Sec. 518. Extension of involuntary civil service retirement date for certain reserve technicians.

Subtitle C-Education and Training

Sec. 521. College tuition assistance program for pursuit of degrees by members of the Marine Corps Platoon Leaders Class program.

- Sec. 522. Review of allocation of Junior Reserve Officers Training Corps units among the services.
- Sec. 523. Authority for Naval Postgraduate School to enroll certain defense industry civilians in specified programs relating to defense product development.

Subtitle D-Decorations, Awards, and Commendations

- Sec. 531. Authority for award of the Medal of Honor to Andrew J. Smith for valor during the Civil War.
- Sec. 532. Authority for award of the Medal of Honor to Ed W. Freeman for valor during the Vietnam Conflict.
- Sec. 533. Consideration of proposals for posthumous or honorary promotions or appointments of members or former members of the Armed Forces and other qualified persons.
- Sec. 534. Waiver of time limitations for award of Navy Distinguished Flying Cross to certain persons.
- Sec. 535. Addition of certain information to markers on graves containing remains of certain unknowns from the U.S.S. ARIZONA who died in the Japanese attack on Pearl Harbor on December 7, 1941.
- Sec. 536. Sense of Congress regarding final crew of U.S.S. INDIANAPOLIS.
- Sec. 537. Posthumous advancement of Rear Admiral (retired) Husband E. Kimmel and Major General (retired) Walter C. Short on retired lists.
- Sec. 538. Commendation of citizens of Remy, France, for World War II actions.

Subtitle E-Military Justice Matters

- Sec. 541. Recognition by States of military testamentary instruments.
- Sec. 542. Probable cause required for entry of names of subjects into official criminal investigative reports.
- Sec. 543. Collection and use of DNA identification information from violent and sexual offenders in the Armed Forces.
- Sec. 544. Limitation on Secretarial authority to grant clemency for military prisoners serving sentence of confinement for life without eligibility for parole.
- Sec. 545. Authority for civilian special agents of military department criminal investigative organizations to execute warrants and make arrests.

Subtitle F—Other Matters

- Sec. 551. Funeral honors duty compensation.
- Sec. 552. Test of ability of reserve component intelligence units and personnel to meet current and emerging defense intelligence needs.
- Sec. 553. National Guard Challenge program.
- Sec. 554. Study of use of civilian contractor pilots for operational support missions.
- Sec. 555. Pilot program to enhance military recruiting by improving military awareness of school counselors and educators.
- Sec. 556. Reimbursement for expenses incurred by members in connection with cancellation of leave on short notice.

TITLE VI—COMPENSATION AND OTHER PERSONNEL BENEFITS

Subtitle A-Pay and Allowances

- Sec. 601. Increase in basic pay for fiscal year 2001.
- Sec. 602. Revised method for calculation of basic allowance for subsistence.
- Sec. 603. Family subsistence supplemental allowance for low-income members of the Armed Forces.
- Sec. 604. Calculation of basic allowance for housing for inside the United States.
- Sec. 605. Equitable treatment of junior enlisted members in computation of basic allowance for housing.
- Sec. 606. Basic allowance for housing authorized for additional members without dependents who are on sea duty.
- Sec. 607. Personal money allowance for senior enlisted members of the Armed Forces.
- Sec. 608. Allowance for officers for purchase of required uniforms and equipment.
- Sec. 609. Increase in monthly subsistence allowance for members of precommissioning programs.
- Sec. 610. Additional amount available for fiscal year 2001 increase in basic allowance for housing inside the United States.

Subtitle B-Bonuses and Special and Incentive Pays

- Sec. 611. Extension of certain bonuses and special pay authorities for reserve forces.
- Sec. 612. Extension of certain bonuses and special pay authorities for nurse officer candidates, registered nurses, and nurse anesthetists.
- Sec. 613. Extension of authorities relating to payment of other bonuses and special pays.
- Sec. 614. Consistency of authorities for special pay for reserve medical and dental officers.
- Sec. 615. Special pay for Coast Guard physician assistants.
- Sec. 616. Special duty assignment pay for enlisted members.
- Sec. 617. Revision of career sea pay.
- Sec. 618. Revision of enlistment bonus authority.
- Sec. 619. Authorization of retention bonus for members of the Armed Forces qualified in a critical military skill.
- Sec. 620. Elimination of required congressional notification before implementation of certain special pay authority.

Subtitle C—Travel and Transportation Allowances

- Sec. 631. Advance payments for temporary lodging of members and dependents.
- Sec. 632. Additional transportation allowance regarding baggage and household effects.
- Sec. 633. Equitable dislocation allowances for junior enlisted members.
- Sec. 634. Authority to reimburse military recruiters, Senior ROTC cadre, and military entrance processing personnel for certain parking expenses.
- Sec. 635. Expansion of funded student travel for dependents.

Subtitle D-Retirement and Survivor Benefit Matters

- Sec. 641. Increase in maximum number of reserve retirement points that may be credited in any year.
- Sec. 642. Reserve component survivor benefit plan spousal consent requirement.

Subtitle E—Other Matters

Sec. 651. Participation in Thrift Savings Plan.

TITLE VII—HEALTH CARE PROVISIONS

Subtitle A—Health Care Services

- Sec. 701. Two-year extension of authority for use of contract physicians at military entrance processing stations and elsewhere outside medical treatment facilities.
- Sec. 702. Medical and dental care for medal of honor recipients.
- Sec. 703. Provision of domiciliary and custodial care for CHAMPUS beneficiaries and certain former CHAMPUS beneficiaries.
- Sec. 704. Demonstration project for expanded access to mental health counselors.
- Sec. 705. Teleradiology demonstration project.

Subtitle B—TRICARE Program

- Sec. 711. Additional beneficiaries under TRICARE Prime Remote program in the continental United States.
- Sec. 712. Elimination of copayments for immediate family.
- Sec. 713. Modernization of TRICARE business practices and increase of use of military treatment facilities.
- Sec. 714. Claims processing improvements.
- Sec. 715. Prohibition against requirement for prior authorization for certain referrals; report on nonavailability-of-health-care statements.
- Sec. 716. Authority to establish special locality-based reimbursement rates; reports.
- Sec. 717. Reimbursement for certain travel expenses.
- Sec. 718. Reduction of catastrophic cap.
- Sec. 719. Report on protections against health care providers seeking direct reimbursement from members of the uniformed services.
- Sec. 720. Disenrollment process for TRICARE retiree dental program.

Subtitle C—Health Care Programs for Medicare-Eligible Department of Defense Beneficiaries

- Sec. 721. Implementation of TRICARE senior pharmacy program.
- Sec. 722. Study on health care options for medicare-eligible military retirees.
- Sec. 723. Extended coverage under Federal Employees Health Benefits Program.
- Sec. 724. Extension of TRICARE senior supplement program.
- Sec. 725. Extension of TRICARE senior prime demonstration project.

Subtitle D—Other Matters

- Sec. 731. Training in health care management and administration.
- Sec. 732. Study of accrual financing for health care for military retirees.
- Sec. 733. Tracking patient safety in military medical treatment facilities.
- Sec. 734. Pharmaceutical identification technology.
- Sec. 735. Management of vaccine immunization program.
- Sec. 736. Study on feasibility of sharing biomedical research facility.
- Sec. 737. Chiropractic health care for members on active duty.
- Sec. 738. VA-DOD sharing agreements for health services.

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

- Sec. 801. Extension of authority for Department of Defense acquisition pilot programs; reports required.
- Sec. 802. Technical data rights for items developed exclusively at private expense.
- Sec. 803. Management of acquisition of mission-essential software for major defense acquisition programs.
- Sec. 804. Extension of waiver period for live-fire survivability testing for MH-47E and MH-60K helicopter modification programs.
- Sec. 805. Three-year extension of authority of Defense Advanced Research Projects
 Agency to carry out certain prototype projects.
- Sec. 806. Certification of major automated information systems as to compliance with Clinger-Cohen Act.
- Sec. 807. Limitations on procurement of certain items.
- Sec. 808. Multiyear services contracts.
- Sec. 809. Study on impact of foreign sourcing of systems on long-term military readiness and related industrial infrastructure.
- Sec. 810. Prohibition against use of Department of Defense funds to give or withhold a preference to a marketer or vendor of firearms or ammunition
- Sec. 811. Study and report on practice of contract bundling in military construction contracts.

TITLE IX—DEPARTMENT OF DEFENSE ORGANIZATION AND MANAGEMENT

- Sec. 901. Change of title of certain positions in the Headquarters, Marine Corps.
- Sec. 902. Further reductions in defense acquisition and support workforce.
- Sec. 903. Clarification of scope of inspector general authorities under military whistleblower law.
- Sec. 904. Report on number of personnel assigned to legislative liaison functions.
- Sec. 905. Joint report on establishment of national collaborative information analysis capability.
- Sec. 906. Organization and management of Civil Air Patrol.
- Sec. 907. Report on Network Centric Warfare.
- Sec. 908. Defense Institute for Hemispheric Security Cooperation.
- Sec. 909. Department of Defense regional centers for security studies.
- Sec. 910. Change in name of Armed Forces Staff College to Joint Forces Staff College.

TITLE X—GENERAL PROVISIONS

Subtitle A—Financial Matters

- Sec. 1001. Transfer authority.
- Sec. 1002. Incorporation of classified annex.
- Sec. 1003. Authorization of emergency supplemental appropriations for fiscal year 2000.
- Sec. 1004. Contingent repeal of certain provisions shifting certain outlays from one fiscal year to another.
- Sec. 1005. Limitation on funds for Bosnia and Kosovo peacekeeping operations for fiscal year 2001.

Subtitle B-Naval Vessels and Shipyards

Sec. 1011. National Defense Features Program.

Subtitle C—Counter-Drug Activities

- Sec. 1021. Report on Department of Defense expenditures to support foreign counter-drug activities.
- Sec. 1022. Report on tethered aerostat radar system.

Subtitle D—Other Matters

- Sec. 1031. Funds for administrative expenses under Defense Export Loan Guarantee program.
- Sec. 1032. Technical and clerical amendments.
- Sec. 1033. Transfer of Vietnam era TA-4 aircraft to nonprofit foundation.
- Sec. 1034. Transfer of 19th century cannon to museum.
- Sec. 1035. Expenditures for declassification activities.
- Sec. 1036. Authority to provide loan guarantees to improve domestic preparedness to combat cyberterrorism.
- Sec. 1037. V-22 cockpit aircraft voice and flight data recorders.

TITLE XI—DEPARTMENT OF DEFENSE CIVILIAN PERSONNEL

- Sec. 1101. Employment and compensation provisions for employees of temporary organizations established by law or executive order.
- Sec. 1102. Restructuring the restriction on degree training.
- Sec. 1103. Continuation of tuition reimbursement and training for certain acquisition personnel.
- Sec. 1104. Extension of authority for civilian employees of the Department of Defense to participate voluntarily in reductions in force.
- Sec. 1105. Expansion of defense civilian intelligence personnel system positions.
- Sec. 1106. Pilot program for reengineering the equal employment opportunity complaint process.

TITLE XII—MATTERS RELATING TO OTHER NATIONS

- Sec. 1201. Support of United Nations-sponsored efforts to inspect and monitor Iraqi weapons activities.
- Sec. 1202. Annual report assessing effect of continued operations in the Balkans region on readiness to execute the national military strategy.
- Sec. 1203. Situation in the Balkans.
- Sec. 1204. Limitation on number of military personnel in Colombia.

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

- Sec. 1301. Specification of Cooperative Threat Reduction programs and funds.
- Sec. 1302. Funding allocations.
- Sec. 1303. Prohibition on use of funds for elimination of conventional weapons.
- Sec. 1304. Limitations on use of funds for fissile material storage facility.
- Sec. 1305. Limitation on use of funds until submission of multiyear plan.
- Sec. 1306. Russian nonstrategic nuclear arms.
- Sec. 1307. Limitation on use of funds to support warhead dismantlement processing.
- Sec. 1308. Agreement on nuclear weapons storage sites.
- Sec. 1309. Prohibition on use of funds for construction of fossil fuel energy plants.
- Sec. 1310. Audits of Cooperative Threat Reduction programs.
- Sec. 1311. Limitation on use of funds for prevention of biological weapons proliferation in Russia.

TITLE XIV—COMMISSION TO ASSESS THE THREAT TO THE UNITED STATES FROM ELECTROMAGNETIC PULSE (EMP) ATTACK

- Sec. 1401. Establishment of commission.
- Sec. 1402. Duties of commission.
- Sec. 1403. Report.
- Sec. 1404. Powers.
- Sec. 1405. Commission procedures.
- Sec. 1406. Personnel matters.
- Sec. 1407. Miscellaneous administrative provisions.
- Sec. 1408. Funding.
- Sec. 1409. Termination of the commission.

TITLE XV—PROVISIONS REGARDING VIEQUES ISLAND, PUERTO RICO

- Sec. 1501. Conditions on disposal of Naval Ammunition Support Detachment, Viegues Island.
- Sec. 1502. Retention of eastern portion of Viegues Island.
- Sec. 1503. Limitations on military use of Vieques Island.
- Sec. 1504. Economic assistance for residents of Vieques Island.

DIVISION B—MILITARY CONSTRUCTION AUTHORIZATIONS

Sec. 2001. Short title.

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- 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 certain fiscal year 1999 project.

TITLE XXII—NAVY

- Sec. 2201. Authorized Navy construction and land acquisition projects.
- Sec. 2202. Family housing.
- Sec. 2203. Improvements to military family housing units.
- Sec. 2204. Authorization of appropriations, Navy.
- Sec. 2205. Modification of authority to carry out fiscal year 1997 project at Marine Corps Combat Development Command, Quantico, Virginia.

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. Authorization of appropriations, Defense Agencies.

TITLE XXV—NORTH ATLANTIC TREATY ORGANIZATION SECURITY INVESTMENT PROGRAM

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

TITLE XXVI—GUARD AND RESERVE FORCES FACILITIES

Sec. 2601. Authorized Guard and Reserve construction and land acquisition projects.

TITLE XXVII—EXPIRATION AND EXTENSION OF AUTHORIZATIONS

- Sec. 2701. Expiration of authorizations and amounts required to be specified by law.
- Sec. 2702. Extension of authorizations of certain fiscal year 1998 projects.
- Sec. 2703. Extension of authorizations of certain fiscal year 1997 projects.
- Sec. 2704. Effective date.

TITLE XXVIII—GENERAL PROVISIONS

Subtitle A—Military Construction Program and Military Family Housing Changes

- Sec. 2801. Revision of limitations on space by pay grade.
- Sec. 2802. Leasing of military family housing, United States Southern Command, Miami, Florida.
- Sec. 2803. Extension of alternative authority for acquisition and improvement of military housing.
- Sec. 2804. Expansion of definition of armory to include readiness centers.

Subtitle B—Real Property and Facilities Administration

- Sec. 2811. Increase in threshold for notice and wait requirements for real property transactions.
- Sec. 2812. Enhancement of authority of military departments to lease non-excess property.
- Sec. 2813. Conveyance authority regarding utility systems of military departments.

Subtitle C—Land Conveyances

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- Sec. 2831. Transfer of jurisdiction, Rock Island Arsenal, Illinois.
- Sec. 2832. Land conveyance, Army Reserve Center, Galesburg, Illinois.
- Sec. 2833. Land conveyance, Army Reserve Center, Winona, Minnesota.
- Sec. 2834. Land conveyance, Fort Polk, Louisiana.
- Sec. 2835. Land conveyance, Fort Pickett, Virginia.
- Sec. 2836. Land conveyance, Fort Dix, New Jersey.
- Sec. 2837. Land conveyance, Nike Site 43, Elrama, Pennsylvania.
- Sec. 2838. Land exchange, Fort Hood, Texas.
- Sec. 2839. Land conveyance, Charles Melvin Price Support Center, Illinois.
- Sec. 2840. Land conveyance, Army Reserve Local Training Center, Chattanooga, Tennessee.

Part II—Navy Conveyances

- Sec. 2851. Modification of authority for Oxnard Harbor District, Port Hueneme, California, to use certain Navy property.
- Sec. 2852. Modification of land conveyance, Marine Corps Air Station, El Toro, California.
- Sec. 2853. Transfer of jurisdiction, Marine Corps Air Station, Miramar, California.
- Sec. 2854. Lease of property, Marine Corps Air Station, Miramar, California.
- Sec. 2855. Lease of property, Naval Air Station, Pensacola, Florida.
- Sec. 2856. Land exchange, Marine Corps Recruit Depot, San Diego, California.
- Sec. 2857. Land exchange, Naval Air Reserve Center, Columbus, Ohio.
- Sec. 2858. Land conveyance, Naval Reserve Center, Tampa, Florida.

Part III—Air Force Conveyances

- Sec. 2861. Land conveyance, Wright Patterson Air Force Base, Ohio.
- Sec. 2862. Land conveyance, Point Arena Air Force Station, California.
- Sec. 2863. Land conveyance, Los Angeles Air Force Base, California.

PART IV—OTHER CONVEYANCES

Sec. 2871. Conveyance of Army and Air Force Exchange Service property, Farmers Branch, Texas.

Subtitle D—Other Matters

- Sec. 2881. Relation of easement authority to leased parkland, Marine Corps Base, Camp Pendleton, California.
- Sec. 2882. Extension of demonstration project for purchase of fire, security, police, public works, and utility services from local government agencies.
- Sec. 2883. Establishment of World War II memorial on Guam.
- Sec. 2884. Naming of Army missile testing range at Kwajalein Atoll as the Ronald Reagan Ballistic Missile Defense Test Site at Kwajalein Atoll.
- Sec. 2885. Designation of building at Fort Belvoir, Virginia, in honor of Andrew T. McNamara.
- Sec. 2886. Designation of Balboa Naval Hospital, San Diego, California, in honor of Bob Wilson, a former Member of the House of Representatives.
- Sec. 2887. Sense of Congress regarding importance of expansion of National Training Center, Fort Irwin, California.

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

TITLE XXXI—DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

Subtitle A—National Security Programs Authorizations

- Sec. 3101. National Nuclear Security Administration.
- Sec. 3102. Defense environmental restoration and waste management.
- Sec. 3103. Other defense activities.
- Sec. 3104. Defense facilities closure projects.
- Sec. 3105. Defense environmental management privatization.
- Sec. 3106. Defense nuclear waste disposal.

Subtitle B—Recurring General Provisions

- Sec. 3121. Reprogramming.
- Sec. 3122. Limits on general plant projects.
- Sec. 3123. Limits on construction projects.
- Sec. 3124. Fund transfer authority.
- Sec. 3125. Authority for conceptual and construction design.
- Sec. 3126. Authority for emergency planning, design, and construction activities.
- Sec. 3127. Availability of funds.
- Sec. 3128. Transfers of defense environmental management funds.

Subtitle C—Program Authorizations, Restrictions, and Limitations

- Sec. 3131. Funding for termination costs for tank waste remediation system environmental project, Richland, Washington.
- Sec. 3132. Enhanced cooperation between National Nuclear Security Administration and Ballistic Missile Defense Organization.
- Sec. 3133. Required contents of future-years nuclear security program to be submitted with fiscal year 2002 budget and limitation on the obligation of certain funds pending submission of that program.
- Sec. 3134. Limitation on obligation of certain funds.

TITLE XXXII—DEFENSE NUCLEAR FACILITIES SAFETY BOARD

Sec. 3201. Authorization.

TITLE XXXIII—NATIONAL DEFENSE STOCKPILE

- Sec. 3301. Authorized uses of stockpile funds.
- Sec. 3302. Use of excess titanium sponge in the National Defense Stockpile to manufacture Department of Defense equipment.

TITLE XXXIV—MARITIME ADMINISTRATION

- Sec. 3401. Authorization of appropriations for fiscal year 2001.
- Sec. 3402. Extension of period for disposal of obsolete vessels in the National Defense Reserve Fleet.
- Sec. 3403. Authority to convey National Defense Reserve Fleet vessel, GLACIER.

1 SEC. 3. CONGRESSIONAL DEFENSE COMMITTEES DEFINED.

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

1	(2) the Committee on Armed Services and the
2	Committee on Appropriations of the House of Rep-
3	resentatives.
4	DIVISION A—DEPARTMENT OF
5	DEFENSE AUTHORIZATIONS
6	TITLE I—PROCUREMENT
7	$Subtitle \ A-Authorization \ of$
8	${oldsymbol Appropriations}$
9	SEC. 101. ARMY.
10	Funds are hereby authorized to be appropriated for fis-
11	cal year 2001 for procurement for the Army as follows:
12	(1) For aircraft, \$1,542,762,000.
13	(2) For missiles, \$1,367,681,000.
14	(3) For weapons and tracked combat vehicles,
15	\$2,167,938,000.
16	(4) For ammunition, \$1,199,323,000.
17	(5) For other procurement, \$4,095,270,000.
18	SEC. 102. NAVY AND MARINE CORPS.
19	(a) NAVY.—Funds are hereby authorized to be appro-
20	priated for fiscal year 2001 for procurement for the Navy
21	as follows:
22	(1) For aircraft, \$8,205,758,000.
23	(2) For weapons, including missiles and tor-
24	pedoes, \$1,562,250,000.

1 (3)Forshipbuilding and conversion, 2 \$11,981,968,000. (4) For other procurement, \$3,432,011,000. 3 4 (b) Marine Corps.—Funds are hereby authorized to be appropriated for fiscal year 2001 for procurement for the Marine Corps in the amount of \$1,254,735,000. 6 7 (c) NAVY AND MARINE CORPS AMMUNITION.—Funds 8 are hereby authorized to be appropriated for fiscal year 2001 for procurement of ammunition for the Navy and the Marine Corps in the amount of \$481,349,000. 10 SEC. 103. AIR FORCE. 12 Funds are hereby authorized to be appropriated for fiscal year 2001 for procurement for the Air Force as follows: 13 14 (1) For aircraft, \$10,267,153,000. 15 (2) For missiles, \$3,046,715,000. 16 (3) For ammunition, \$638,808,000. 17 (4) For other procurement, \$7,869,903,000. 18 SEC. 104. DEFENSE-WIDE ACTIVITIES. 19 (a) Amount Authorized.—Funds are hereby author-20 ized to be appropriated for fiscal year 2001 for Defense-21 wide procurement in the amount of \$2,309,074,000. 22 (b) Amount for National Missile Defense.—Of 23 the funds authorized to be appropriated in subsection (a), \$74,500,000 shall be available for the National Missile De-

fense program.

25

SEC. 105. DEFENSE INSPECTOR GENERAL.

- 2 Funds are hereby authorized to be appropriated for fis-
- 3 cal year 2001 for procurement for the Inspector General of
- 4 the Department of Defense in the amount of \$3,300,000.
- 5 SEC. 106. CHEMICAL DEMILITARIZATION PROGRAM.
- 6 There is hereby authorized to be appropriated for fiscal
- 7 year 2001 the amount of \$877,100,000 for—
- 8 (1) the destruction of lethal chemical agents and
- 9 munitions in accordance with section 1412 of the De-
- 10 partment of Defense Authorization Act, 1986 (50
- 11 U.S.C. 1521); and
- 12 (2) the destruction of chemical warfare materiel
- of the United States that is not covered by section
- 14 1412 of such Act.
- 15 SEC. 107. DEFENSE HEALTH PROGRAMS.
- 16 Funds are hereby authorized to be appropriated for fis-
- 17 cal year 2001 for the Department of Defense for procure-
- 18 ment for carrying out health care programs, projects, and
- 19 activities of the Department of Defense in the total amount
- 20 of \$290,006,000.

21 Subtitle B—Army Programs

- 22 SEC. 111. MULTIYEAR PROCUREMENT AUTHORITY.
- 23 (a) M2A3 Bradley Fighting Vehicle.—(1) Begin-
- 24 ning with the fiscal year 2001 program year, the Secretary
- 25 of the Army may, in accordance with section 2306b of title
- 26 10, United States Code, enter into one or more multiyear

- 1 contracts for procurement of M2A3 Bradley fighting vehi-
- 2 cles.
- 3 (2) The Secretary of the Army may execute a contract
- 4 authorized by paragraph (1) only after—
- 5 (A) there is a successful completion of a M2A3
- 6 Bradley initial operational test and evaluation
- 7 (IOT&E); and
- 8 (B) the Secretary certifies in writing to the con-
- 9 gressional defense committees that the vehicle met all
- 10 required test parameters.
- 11 (b) UTILITY HELICOPTERS.—Beginning with the fis-
- 12 cal year 2002 program year, the Secretary of the Army
- 13 may, in accordance with section 2306b of title 10, United
- 14 States Code, enter into one or more multiyear contracts for
- 15 procurement of UH-60 Blackhawk utility helicopters and,
- 16 acting as executive agent for the Department of the Navy,
- 17 CH-60 Knighthawk utility helicopters.
- 18 SEC. 112. INCREASE IN LIMITATION ON NUMBER OF
- 19 BUNKER DEFEAT MUNITIONS THAT MAY BE
- 20 **ACQUIRED.**
- 21 Section 116(2) of the National Defense Authorization
- 22 Act for Fiscal Year 1995 (Public Law 103–337; 108 Stat.
- 23 2862) is amended by striking "6,000" and inserting
- 24 "8,500".

1	SEC. 113. ARMAMENT RETOOLING AND MANUFACTURING
2	SUPPORT INITIATIVE.
3	(a) Expansion of Authority.—The Armament Re-
4	tooling and Manufacturing Support Act of 1992 (subtitle
5	H of title I of Public Law 102–484; 10 U.S.C. 2501 note)
6	is amended—
7	(1) in section 193—
8	(A) in subsection (a), by striking "2001"
9	and inserting "2002"; and
10	(B) by adding at the end the following new
11	subsection:
12	"(d) Inclusion of Manufacturing Arsenals.—For
13	purposes of this Act, a manufacturing arsenal of the De-
14	partment of the Army shall be treated as a Government-
15	owned, contractor-operated manufacturing facility of the
16	Department of the Army."; and
17	(2) in section 194—
18	(A) by striking subsection (a)(1) and insert-
19	ing the following:
20	"(1) to use the facility for any period of time
21	that the Secretary determines is appropriate for the
22	accomplishment of, and consistent with, the needs of
23	the Department of the Army and the purposes of the
24	ARMS Initiative; and"; and
25	(B) by adding at the end the following new
26	subsection:

- 1 "(c) Authority to Accept Non-Monetary Consid-
- 2 ERATION FOR USE OF FACILITIES.—The Secretary may ac-
- 3 cept non-monetary consideration in lieu of rental payments
- 4 for use of a facility under a contract entered into under
- 5 this section.".
- 6 (b) Report.—Not later than July 1, 2001, the Sec-
- 7 retary of the Army shall submit to the congressional defense
- 8 committees a report on the progress of the implementation
- 9 of the ARMS Initiative at manufacturing arsenals of the
- 10 Department of the Army under the Armament Retooling
- 11 and Manufacturing Support Act of 1992 (as amended by
- 12 subsection (a)). The report shall contain a comprehensive
- 13 review of contracting at the manufacturing arsenals of the
- 14 Department of the Army and such recommendations as the
- 15 Secretary considers appropriate.

16 Subtitle C—Navy Programs

- 17 SEC. 121. SUBMARINE FORCE STRUCTURE.
- 18 (a) Limitation on Retirement of Submarines.—
- 19 The Secretary of Defense may not retire from the active
- 20 force structure of the Navy any Los Angeles class nuclear-
- 21 powered attack submarine (SSN) which has less than 30
- 22 years of active service.
- 23 (b) Report.—Not later than April 15, 2001, the
- 24 President shall submit to Congress a report on the required
- 25 force structure for nuclear-powered submarines, including

- 1 attack submarines (SSNs), ballistic missile submarines
- 2 (SSBNs), and cruise missile submarines (SSGNs), to sup-
- 3 port the national military strategy through 2020. The re-
- 4 port shall include a detailed discussion of the acquisition
- 5 strategy and fleet maintenance requirements to achieve and
- 6 maintain that force structure through—
- 7 (1) the procurement of new construction sub-
- 8 marines;
- 9 (2) the refueling of Los Angeles class attack sub-
- 10 marines (SSNs) to achieve the maximum amount of
- 11 operational useful service; and
- 12 (3) the conversion of Ohio class submarines that
- are no longer required for the strategic deterrence
- 14 mission from their current ballistic missile (SSBN)
- 15 configuration to a cruise-missile (SSGN) configura-
- 16 *tion*.

17 SEC. 122. VIRGINIA CLASS SUBMARINE PROGRAM.

- 18 (a) Contract Authority.—The Secretary of the
- 19 Navy is authorized to enter into a contract or contracts for
- 20 the procurement of five Virginia class submarines during
- 21 fiscal years 2003 through 2006. Any such contract shall
- 22 provide that any obligation of the United States to make
- 23 payments under the contract is subject to the availability
- 24 of funds provided in advance in appropriations Acts. The
- 25 submarines authorized to be procured under this subsection

are in addition to the submarines authorized under section 121(b) of the National Defense Authorization Act for Fiscal 3 Year 1998 (Public Law 105–85; 111 Stat. 1648). 4 (b) Shipbuilder Teaming.—Paragraphs (2)(A), (3), and (4) of section 121(b) of National Defense Authorization Act for Fiscal Year 1998 (Public Law 105–85; 111 Stat. 1648) apply to the procurement of submarines under this 8 section. 9 (c) Limitation of Liability.—If a contract entered 10 into under this section is terminated, the United States shall not be liable for termination costs in excess of the total amount appropriated for the Virginia class submarine pro-13 gram. SEC. 123. RETENTION OF CONFIGURATION OF CERTAIN 15 NAVAL RESERVE FRIGATES. 16 For each FFG-7 class frigate produced in Flight I or Flight II of that class that is commissioned in active service, the Secretary of the Navy shall, for so long as the vessel 18 19 remains commissioned in active service— 20 (1) provide for the vessel to be configured and 21 equipped with the complete organic weapons system 22 capability for that vessel, as specified in the Navy's 23 Operational Requirements Document; and 24 (2) retain those operational assets that are inte-

gral to the FFG-7 weapons system in their current

25

1	(as of the enactment of this Act) locations in order to
2	avoid disruption of established training and oper-
3	ational cycles.
4	SEC. 124. EXTENSION OF MULTIYEAR PROCUREMENT AU-
5	THORITY FOR ARLEIGH BURKE CLASS DE-
6	STROYERS.
7	(a) Authority for Additional Multiyear Pro-
8	CUREMENT.—Section 122(b) of the National Defense Au-
9	thorization Act for Fiscal Year 1997 (Public Law 104–201;
10	110 Stat. 2446), as amended by section 122(a) of the Na-
11	tional Defense Authorization Act for Fiscal Year 2000 (Pub-
12	lic Law 106–65; 113 Stat. 534), is amended—
13	(1) in the first sentence, by striking "18 Arleigh
14	Burke class destroyers" and all that follows through
15	"2003" and inserting "Arleigh Burke class destroy-
16	ers"; and
17	(2) by inserting after the first sentence the fol-
18	lowing new sentence: "Vessels authorized under this
19	subsection shall be acquired at a procurement rate of
20	three ships per year in each of fiscal years 1998
21	through 2001 and up to three ships per year in each
22	of fiscal years 2002 through 2005.".
23	(b) Clerical Amendment.—The heading for such
24	subsection is amended by striking "OF 18 VESSELS".

Subtitle D—Air Force Programs

2	SEC. 131. ANNUAL REPORT ON OPERATIONAL STATUS OF B-
3	2 BOMBER.
4	(a) In General.—(1) Chapter 136 of title 10, United
5	States Code, is amended by adding at the end the following
6	new section:
7	"§ 2282. B-2 bomber: annual report on operational
8	status
9	"Not later than March 1 of each year, the Secretary
10	of Defense shall submit to the Committee on Armed Services
11	of the Senate and the Committee on Armed Services of the
12	House of Representatives a report on the operational status
13	of the $B\!-\!2$ bomber. Each such report shall include the fol-
14	lowing:
15	"(1) An assessment as to whether the B–2 air-
16	craft has a high probability of being able to perform
17	its intended missions.
18	"(2) Identification of all planned or ongoing de-
19	$velopment\ of\ technologies\ to\ enhance\ B$ —2 $aircraft\ ca$
20	pabilities for which funds are programmed in the fu-
21	ture years defense program and an assessment as to
22	whether those technologies—
23	"(A) are consistent with the Air Force
24	bomber roadmap in effect at the time of the
25	report:

1	"(B) are consistent with the recommenda-
2	tions of the report of the Long-Range Air Power
3	panel established by section 8131 of the Depart-
4	ment of Defense Appropriations Act, 1998 (Pub-
5	lic Law 105–56); and
6	"(C) will be sufficient to assure that the B -
7	2 aircraft will have a high probability of being
8	able to perform its intended missions in the fu-
9	ture.
10	"(3) Definition of any additional technology de-
11	velopment required to assure that the B-2 aircraft
12	will retain a high probability of being able to perform
13	its intended missions and an estimate of the funding
14	required to develop those additional technologies.
15	"(4) An assessment as to whether the technologies
16	identified pursuant to paragraph (2) are adequately
17	funded in the budget request for the next fiscal year
18	and whether funds have been identified throughout the
19	future years defense program to continue those tech-
20	nology developments at an adequate level.".
21	(2) The table of sections at the beginning of such chap-
22	ter is amended by adding at the end the following new item:
	"2282. B-2 bomber: annual report on operational status.".
23	(b) Repeal of Superseded Reporting Require-

24 MENT.—Section 112 of the National Defense Authorization

1	Act for Fiscal Years 1990 and 1991 (Public Law 101–189)
2	is repealed.
3	Subtitle E—Joint Programs
4	SEC. 141. STUDY OF PRODUCTION ALTERNATIVES FOR THE
5	JOINT STRIKE FIGHTER PROGRAM.
6	(a) Report Required.—Not later than 180 days
7	after the date of the enactment of this Act, the Secretary
8	of Defense shall submit to Congress a report providing the
9	results of a study of production alternatives for the Joint
10	Strike Fighter aircraft program and the effects on the tac-
11	tical fighter aircraft industrial base of each alternative con-
12	sidered.
13	(b) Matters To Be Included.—The report under
14	subsection (a) shall include the following:
15	(1) Examination of alternative production strat-
16	egies for the program, including—
17	(A) production of all aircraft under the pro-
18	gram at one location;
19	(B) production at dual locations; and
20	(C) production at multiple locations using
21	facilities of the existing bomber and fighter air-
22	craft production base.
23	(2) Identification of each major Government or
24	industry facility that is a potential location for pro-
25	duction of such aircraft.

- 1 (3) Identification of the anticipated costs of pro2 duction of that aircraft at each facility identified
 3 pursuant to paragraph (2) under each of the alter4 native production strategies examined pursuant to
 5 paragraph (1), based upon a reasonable profile for the
 6 annual procurement of that aircraft once it enters
 7 production.
- 8 (4) A comparison, for each such production 9 strategy, of the anticipated costs of carrying out pro-10 duction of that aircraft at each such location with the 11 costs of carrying out such production at each of the 12 other such locations.
- 13 (c) Cost Comparison.—In identifying costs under 14 subsection (b)(3) and carrying out the cost comparisons re-15 quired by subsection (b)(4), the Secretary shall include con-16 sideration of each of the following factors:
- 17 (1) State tax credits.
- 18 (2) State and local incentives.
- 19 (3) Skilled resident workforce.
- 20 (4) Supplier and technical support bases.
- 21 (5) Available stealth production facilities.
- 22 (6) Environmental standards.

1	TITLE II—RESEARCH, DEVELOP-
2	MENT, TEST, AND EVALUA-
3	TION
4	Subtitle A—Authorization of
5	${oldsymbol{Appropriations}}$
6	SEC. 201. AUTHORIZATION OF APPROPRIATIONS.
7	Funds are hereby authorized to be appropriated for fis-
8	cal year 2001 for the use of the Department of Defense for
9	research, development, test, and evaluation as follows:
10	(1) For the Army, \$5,500,246,000.
11	(2) For the Navy, \$8,834,477,000.
12	(3) For the Air Force, \$13,677,108,000.
13	(4) For Defense-wide activities, \$11,297,323,000,
14	of which \$219,560,000 is authorized for Operational
15	Test and Evaluation, Defense.
16	SEC. 202. AMOUNT FOR BASIC AND APPLIED RESEARCH.
17	(a) Fiscal Year 2001.—Of the amounts authorized
18	to be appropriated by section 201, \$4,435,354,000 shall be
19	available for basic research and applied research projects.
20	(b) Basic Research and Applied Research De-
21	FINED.—For purposes of this section, the term 'basic re-
22	search and applied research" means work funded in pro-
23	gram elements for defense research and development under
24	Department of Defense category 6.1 or 6.2.

Subtitle B—Program Requirements, Restrictions, and Limitations

- 3 SEC. 211. HIGH ENERGY LASER PROGRAMS.
- 4 (a) Funding for Fiscal Year 2001.—(1) Of the
- 5 amount authorized to be appropriated by section 201(4),
- 6 \$30,000,000 is authorized for high energy laser develop-
- 7 ment.
- 8 (2) Funds available under this section are available
- 9 to supplement the high energy laser programs of the mili-
- 10 tary departments and Defense Agencies, as determined by
- 11 the official designated under subsection (b).
- 12 (b) Designation of Official for High Energy
- 13 Laser Programs.—(1) The Secretary of Defense shall des-
- 14 ignate a senior civilian official in the Office of the Secretary
- 15 of Defense (in this section referred to as the "designated offi-
- 16 cial") to carry out responsibilities for the programs for
- 17 which funds are provided under this section. The designated
- 18 official shall report directly to the Under Secretary of De-
- 19 fense for Acquisition, Technology, and Logistics for matters
- 20 concerning the responsibilities specified in paragraph (2).
- 21 (2) The primary responsibilities of the designated offi-
- 22 cial shall include the following:
- 23 (A) Establishment of priorities for the high en-
- 24 ergy laser programs of the military departments and
- 25 the Defense Agencies.

- 1 (B) Coordination of high energy laser programs 2 among the military departments and the Defense 3 Agencies.
 - (C) Identification of promising high energy laser technologies for which funding should be a high priority for the Department of Defense and establishment of priority for funding among those technologies.
 - (D) Preparation, in coordination with the Secretaries of the military departments and the Directors of the Defense Agencies, of a detailed technology plan to develop and mature high energy laser technologies.
 - (E) Planning and programming appropriate to rapid evolution of high energy laser technology.
 - (F) Ensuring that high energy laser programs of each military department and the Defense Agencies are initiated and managed effectively and are complementary with programs managed by the other military departments and Defense Agencies and by the Office of the Secretary of Defense.
 - (G) Ensuring that the high energy laser programs of the military department and the Defense Agencies comply with the requirements specified in subsection (c).

1	(c) Coordination and Funding Balance.—In car-
2	$rying\ out\ the\ responsibilities\ specified\ in\ subsection\ (b)(2),$
3	the designated official shall ensure that—
4	(1) high energy laser programs of each military
5	department and of the Defense Agencies are consistent
6	with the priorities identified in the designated offi-
7	cial's planning and programming activities;
8	(2) funding provided by the Office of the Sec-
9	retary of Defense for high energy laser research and
10	development complements high energy laser programs
11	for which funds are provided by the military depart-
12	ments and the Defense Agencies;
13	(3) beginning with fiscal year 2002, funding
14	from the Office of the Secretary of Defense in applied
15	research and advanced technology development pro-
16	gram elements is not applied to technology efforts in
17	support of high energy laser programs that are not
18	funded by a military department or the Defense
19	Agencies; and
20	(4) funding from the Office of the Secretary of
21	Defense to complement an applied research or ad-
22	vanced technology development high energy laser pro-
23	gram for which funds are provided by one of the mili-
24	tary departments or the Defense Agencies do not ex-

1	ceed the amount provided by the military department
2	or the Defense Agencies for that program.
3	(d) Sense of Congress.—It is the sense of Congress
4	that—
5	(1) the Department of Defense should establish
6	funding for high energy laser programs within the
7	science and technology programs of each of the mili-
8	tary departments and the Ballistic Missile Defense
9	Organization; and
10	(2) the Secretary of Defense should establish a
11	goal that basic, applied, and advanced research in
12	high energy laser technology should constitute at least
13	4.5 percent of the total science and technology budget
14	of the Department of Defense by fiscal year 2004.
15	(e) Interagency Memorandum of Agreement.—
16	(1) The Secretary of Defense and the Administrator for Nu-
17	clear Security of the Department of Energy shall enter into
18	a memorandum of agreement to conduct joint research and
19	development on military applications of high energy lasers.
20	(2) The projects pursued under the memorandum of
21	agreement—
22	(A) shall be of mutual benefit to the national se-
23	curity programs of the Department of Defense and the
24	National Nuclear Security Administration of the De-
25	partment of Energy;

- 1 (B) shall be prioritized jointly by officials des-2 ignated to do so by the Secretary of Defense and the
- 4 (C) shall be consistent with the technology plan 5 prepared pursuant to subsection (b)(2) and the re-
- 6 quirements identified in subsection (c).

Administrator; and

- 7 (3) Costs of each project pursued under the memo-
- 8 randum of agreement shall be shared equally by the Depart-
- 9 ment of Defense and the National Nuclear Security Admin-
- 10 istration.

- 11 (4) The memorandum of agreement shall provide for
- 12 appropriate peer review of projects pursued under the
- 13 memorandum of agreement.
- 14 (f) Technology Plan.—The designated official shall
- 15 submit to the congressional defense committees by February
- 16 15 of each fiscal year the technology plan prepared pursu-
- 17 ant to subsection (b)(2). The report shall be submitted in
- 18 unclassified and, if necessary, classified form.
- 19 (g) Annual Report.—Not later than February 15 of
- 20 2001, 2002, and 2003, the Secretary of Defense shall submit
- 21 to the congressional defense committees a report on high en-
- 22 ergy laser programs of the Department of Defense. Each re-
- 23 port shall include an assessment of the following:

1	(1) The adequacy of the management structure of
2	the Department of Defense for high energy laser pro-
3	grams.
4	(2) The funding available for high energy laser
5	programs.
6	(3) The technical progress achieved for high en-
7	ergy laser programs.
8	(4) The extent to which goals and objectives of
9	the high energy laser technology plan have been met.
10	(h) Definition.—For purposes of this section, the
11	term "high energy laser" means a laser that has average
12	power in excess of one kilowatt and that has potential weap-
13	ons applications.
10	
14	SEC. 212. MANAGEMENT OF SPACE-BASED INFRARED
14	SEC. 212. MANAGEMENT OF SPACE-BASED INFRARED
14 15	SEC. 212. MANAGEMENT OF SPACE-BASED INFRARED SYSTEM—LOW.
14151617	SEC. 212. MANAGEMENT OF SPACE-BASED INFRARED SYSTEM—LOW. The Secretary of Defense shall direct that the Director
14151617	SEC. 212. MANAGEMENT OF SPACE-BASED INFRARED SYSTEM—LOW. The Secretary of Defense shall direct that the Director of the Ballistic Missile Defense Organization shall have au-
1415161718	SEC. 212. MANAGEMENT OF SPACE-BASED INFRARED SYSTEM—LOW. The Secretary of Defense shall direct that the Director of the Ballistic Missile Defense Organization shall have authority for program management for the ballistic missile
141516171819	SEC. 212. MANAGEMENT OF SPACE-BASED INFRARED SYSTEM—LOW. The Secretary of Defense shall direct that the Director of the Ballistic Missile Defense Organization shall have authority for program management for the ballistic missile defense program known on the date of the enactment of this
14 15 16 17 18 19 20	SEC. 212. MANAGEMENT OF SPACE-BASED INFRARED SYSTEM—LOW. The Secretary of Defense shall direct that the Director of the Ballistic Missile Defense Organization shall have authority for program management for the ballistic missile defense program known on the date of the enactment of this Act as the Space-Based Infrared System—Low.
14 15 16 17 18 19 20 21	SEC. 212. MANAGEMENT OF SPACE-BASED INFRARED SYSTEM—LOW. The Secretary of Defense shall direct that the Director of the Ballistic Missile Defense Organization shall have authority for program management for the ballistic missile defense program known on the date of the enactment of this Act as the Space-Based Infrared System—Low. SEC. 213. JOINT STRIKE FIGHTER.
14 15 16 17 18 19 20 21 22	SEC. 212. MANAGEMENT OF SPACE-BASED INFRARED SYSTEM—LOW. The Secretary of Defense shall direct that the Director of the Ballistic Missile Defense Organization shall have authority for program management for the ballistic missile defense program known on the date of the enactment of this Act as the Space-Based Infrared System—Low. SEC. 213. JOINT STRIKE FIGHTER. The Joint Strike Fighter program may not be ap-

1	committees that the technological maturity of key tech-
2	nologies for the program is sufficient to warrant entry of
3	the program into the Engineering and Manufacturing De-
4	velopment stage.
5	Subtitle C—Ballistic Missile
6	Defense
7	SEC. 231. FUNDING FOR FISCAL YEAR 2001.
8	Of the funds authorized to be appropriated in section
9	201(4), \$2,066,200,000 shall be available for the National
10	Missile Defense program.
11	SEC. 232. SENSE OF CONGRESS CONCERNING COMMITMENT
12	TO DEPLOYMENT OF NATIONAL MISSILE DE-
13	FENSE SYSTEM.
14	(a) Statement of Policy.—Congress reaffirms the
15	policy of the United States declared in the National Missile
16	Defense Act of 1999 (Public Law 106–38, signed into law
17	by the President on July 22, 1999).
18	(b) FINDINGS.—Congress makes the following findings:
19	(1) An effective National Missile Defense system
20	is technologically feasible.
21	(2) Hostile "rogue" nations are capable of posing
22	missile threats the United States which justify deploy-
23	ment of a National Missile Defense system.
24	(c) Sense of Congress.—It is the sense of Congress
25	that the action of the President in signing the National Mis-

1	sile Defense Act of 1999 entails a commitment by the Presi-
2	dent to execute the policy declared in that Act.
3	SEC. 233. REPORTS ON BALLISTIC MISSILE THREAT POSED
4	BY NORTH KOREA.
5	(a) Report On Ballistic Missile Threat.—Not
6	later than two weeks after the next flight test by North
7	Korea of a long-range ballistic missile, or 60 days after the
8	date of the enactment of this Act, whichever is sooner, the
9	President shall submit to Congress, in classified and unclas-
10	sified form, a report on the North Korean ballistic missile
11	threat to the United States. The report shall include the
12	following:
13	(1) An assessment of the current North Korean
14	missile threat to the 50 States.
15	(2) An assessment of whether the United States
16	is capable of defeating the North Korean long-range
17	missile threat to the United States as of the date of
18	the report.
19	(3) An assessment of when the United States will
20	be capable of defeating the North Korean missile
21	threat to the United States.
22	(4) An assessment of the potential for prolifera-
23	tion of North Korean missile technologies to other
24	states and whether such proliferation will accelerate

1	the development of additional long-range ballistic
2	missile threats to the United States.
3	(b) Report on Reducing Vulnerability.—Not
4	later than two weeks after the next flight test by North
5	Korea of a long-range ballistic missile, the President shall
6	submit to Congress a report providing the following:
7	(1) Any additional steps the President intends to
8	take to reduce the period of time during which the
9	Nation is vulnerable to the North Korean long-range
10	ballistic missile threat.
11	(2) The technical and programmatic viability of
12	testing any other missile defense systems against tar-
13	gets with flight characteristics similar to the North
14	Korean long-range missile threat, and plans to do so
15	if such tests are considered to be a viable alternative.
16	SEC. 234. PLAN TO MODIFY BALLISTIC MISSILE DEFENSE
17	ARCHITECTURE TO COVER INTERMEDIATE-
18	RANGE BALLISTIC MISSILE THREATS.
19	(a) Plan.—The Director of the Ballistic Missile De-
20	fense Organization shall develop a plan to adapt ballistic
21	missile defense systems and architectures to counter poten-
22	tial threats to the United States, United States forces de-
23	ployed outside the United States, and other United States
24	national security interests that are posed by ballistic mis-

25 siles with ranges of 1,500 to 2,500 miles.

1	(b) Use of Space-Based Sensors Included.—The
2	plan shall include—
3	(1) potential use of space-based sensors, includ-
4	ing the SBIRS Low and SBIRS High systems, Navy
5	theater missile defense assets, upgrades of land-based
6	theater missile defenses, the airborne laser, and other
7	assets available in the European theater; and
8	(2) a schedule for ground and flight testing
9	against the identified threats.
10	(c) Report.—The Secretary of Defense shall assess the
11	plan and, not later than February 15, 2001, shall submit
12	to the congressional defense committees a report on the re-
13	sults of the assessment.
14	SEC. 235. DESIGNATION OF AIRBORNE LASER PROGRAM AS
15	A PROGRAM ELEMENT OF BALLISTIC MISSILE
16	DEFENSE PROGRAM.
17	Section 223(a) of title 10, United States Code, is
18	amended by adding at the end the following new paragraph:
19	"(13) Airborne Laser program.".
20	Subtitle D—Other Matters
21	SEC. 241. RECOGNITION OF THOSE INDIVIDUALS INSTRU-
22	MENTAL TO NAVAL RESEARCH EFFORTS DUR-
23	ING THE PERIOD FROM BEFORE WORLD WAR
24	II THROUGH THE END OF THE COLD WAR.
25	(a) FINDINGS.—Congress makes the following findings:

- 1 (1) The contributions of the Nation's scientific 2 community and of science research to the victory of 3 the United States and its allies in World War II re-4 sulted in the understanding that science and tech-5 nology are of critical importance to the future secu-6 rity of the Nation.
 - (2) Academic institutions and oceanographers provided vital support to the Navy and the Marine Corps during World War II.
 - (3) Congress created the Office of Naval Research in the Department of the Navy in 1946 to ensure the availability of resources for research in oceanography and other fields related to the missions of the Navy and Marine Corps.
 - (4) The Office of Naval Research of the Department of the Navy, in addition to its support of naval research within the Federal Government, has also supported the conduct of oceanographic and scientific research through partnerships with educational and scientific institutions throughout the Nation.
 - (5) These partnerships have long been recognized as among the most innovative and productive research partnerships ever established by the Federal Government and have resulted in a vast improvement in understanding of basic ocean processes and the de-

1	velopment of new technologies critical to the security
2	and defense of the Nation.
2	(b) Congressional Programmon and Apprecia

- (b) Congressional Recognition and Apprecia-4 tion.—Congress—
- (1) applauds the commitment and dedication of 5 6 the officers, scientists, researchers, students, and ad-7 ministrators who were instrumental to the program of 8 partnerships for oceanographic and scientific research 9 between the Federal Government and academic insti-10 tutions, including those individuals who helped forge 11 that program before World War II, implement it dur-12 ing World War II, and improve it throughout the 13 Cold War:
 - (2) recognizes that the Nation, in ultimately prevailing in the Cold War, relied to a significant extent on research supported by, and technologies developed through, those partnerships and, in particular, on the superior understanding of the ocean environment generated through that research;
 - (3) supports efforts by the Secretary of the Navy and the Chief of Naval Research to honor those individuals, who contributed so greatly and unselfishly to the naval mission and the national defense, through those partnerships during the period beginning before

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1	World War II and continuing through the end of the
2	Cold War; and
3	(4) expresses appreciation for the ongoing efforts
4	of the Office of Naval Research to support oceano-
5	graphic and scientific research and the development of
6	researchers in those fields, to ensure that such part-
7	nerships will continue to make important contribu-
8	tions to the defense and the general welfare of the Na-
9	tion.
10	TITLE III—OPERATION AND
11	MAINTENANCE
12	$Subtitle \ A-Authorization \ of$
13	${\small Appropriations}$
14	SEC. 301. OPERATION AND MAINTENANCE FUNDING.
15	Funds are hereby authorized to be appropriated for fis-
16	cal year 2000 for the use of the Armed Forces and other
17	activities and agencies of the Department of Defense for ex-
18	penses, not otherwise provided for, for operation and main-
19	tenance, in amounts as follows:
20	(1) For the Army, \$19,492,617,000.
21	(2) For the Navy, \$23,321,809,000.
22	(3) For the Marine Corps, \$2,851,678,000.
23	(4) For the Air Force, \$22,351,164,000.
24	(5) For Defense-wide activities, \$11,673,852,000.
25	(6) For the Army Reserve, \$1,565,918,000.

1	(7) For the Naval Reserve, \$967,646,000.
2	(8) For the Marine Corps Reserve, \$150,469,000.
3	(9) For the Air Force Reserve, \$1,890,859,000.
4	(10) For the Army National Guard,
5	\$3,236,835,000.
6	(11) For the Air National Guard,
7	\$3,461,875,000.
8	(12) For the Defense Inspector General,
9	\$144,245,000.
10	(13) For the United States Court of Appeals for
11	the Armed Forces, \$8,574,000.
12	(14) For Environmental Restoration, Army,
13	\$389,932,000.
14	(15) For Environmental Restoration, Navy,
15	\$294,038,000.
16	(16) For Environmental Restoration, Air Force,
17	\$376,300,000.
18	(17) For Environmental Restoration, Defense-
19	wide, \$23,412,000.
20	(18) For Environmental Restoration, Formerly
21	Used Defense Sites, \$186,499,000.
22	(19) For Overseas Humanitarian, Disaster, and
23	Civic Aid programs, \$55,800,000.
24	(20) For Drug Interdiction and Counter-drug
25	Activities, Defense-wide, \$841,500,000.

1 (21) For the Kaho'olawe Island Conveyance, Re-2 mediation, and Environmental Restoration Trust 3 Fund, \$25,000,000. (22)For*Defense* Health Program, \$11,571,523,000. 5 6 (23) For Cooperative Threat Reduction pro-7 grams, \$433,400,000. 8 For Overseas Contingency *Operations* 9 Transfer Fund, \$4,100,577,000. 10 SEC. 302. WORKING CAPITAL FUNDS. 11 Funds are hereby authorized to be appropriated for fis-12 cal year 2000 for the use of the Armed Forces and other activities and agencies of the Department of Defense for providing capital for working capital and revolving funds 15 in amounts as follows: 16 (1) For the Defense Working Capital Funds, 17 \$916,276,000. 18 (2) For the National Defense Sealift Fund, 19 \$737,109,000. 20 SEC. 303. ARMED FORCES RETIREMENT HOME. 21 There is hereby authorized to be appropriated for fiscal year 2000 from the Armed Forces Retirement Home Trust Fund the sum of \$69,832,000 for the operation of the Armed Forces Retirement Home, including the United States Sol-

diers' and Airmen's Home and the Naval Home.

SEC. 304. TRANSFER FROM NATIONAL DEFENSE STOCKPILE 2 TRANSACTION FUND. 3 (a) Transfer Authority.—To the extent provided in appropriations Acts, not more than \$150,000,000 is author-4 5 ized to be transferred from the National Defense Stockpile Transaction Fund to operation and maintenance accounts 6 for fiscal year 2000 in amounts as follows: 8 (1) For the Army, \$50,000,000. 9 (2) For the Navy, \$50,000,000. 10 (3) For the Air Force, \$50,000,000. 11 Treatment of Transfers.—Amounts transferred under this section— 13 (1) shall be merged with, and be available for the 14 same purposes and the same period as, the amounts 15 in the accounts to which transferred; and 16 (2) may not be expended for an item that has 17 been denied authorization of appropriations by Con-18 gress. 19 (c) Relationship to Other Transfer Author-ITY.—The transfer authority provided in this section is in addition to the transfer authority provided in section 1001.

1	$Subtitle \ B-\!$
2	Provisions
3	SEC. 311. PAYMENT OF FINES AND PENALTIES IMPOSED
4	FOR ENVIRONMENTAL VIOLATIONS.
5	(a) Army Violations.—Using amounts authorized to
6	be appropriated by section 301(1) for operation and main-
7	tenance for the Army, the Secretary of the Army may pay
8	the following amounts in connection with environmental
9	violations at the following locations:
10	(1) \$993,000 for Walter Reed Army Medical
11	Center, Washington, D.C., in satisfaction of a fine
12	imposed by Region 3 of the Environmental Protection
13	Agency for a supplemental environmental project.
14	(2) \$377,250 for Fort Campbell, Kentucky, in
15	satisfaction of a fine imposed by Region 4 of the En-
16	vironmental Protection Agency for a supplemental en-
17	$vironmental\ project.$
18	(3) \$20,701 for Fort Gordon, Georgia, in satis-
19	faction of a fine imposed by the State of Georgia for
20	a supplemental environmental project.
21	(4) \$78,500 for Pueblo Chemical Depot, Colo-
22	rado, in satisfaction of a fine imposed by the State
23	of Colorado for supplemental environmental projects

1	(5) \$20,000 for Deseret Chemical Depot, Utah, in
2	satisfaction of a fine imposed by the State of Utah for
3	a supplemental environmental project.
4	(b) NAVY VIOLATIONS.—Using amounts authorized to
5	be appropriated by section 301(2) for operation and main-
6	tenance for the Navy, the Secretary of the Navy may pay
7	not more than the following amounts in connection with
8	environmental violations at the following military installa-
9	tions:
10	(1) \$108,800 for Allegany Ballistics Laboratory,
11	West Virginia, in satisfaction of a penalty imposed
12	by the West Virginia Division of Environmental Pro-
13	tection.
14	(2) \$5,000 for Naval Air Station, Corpus Chris-
15	ti, Texas, in satisfaction of a penalty imposed by Re-
16	gion 6 of the Environmental Protection Agency.
17	(c) Reduction in Payment Amounts.—An amount
18	specified in subsection (a) or (b) as the authorized payment
19	for an environmental violation shall be reduced to reflect
20	any amounts previously paid by the Secretary concerned
21	in connection with that violation.

1	SEC. 312. NECESSITY OF MILITARY LOW-LEVEL FLIGHT
2	TRAINING TO PROTECT NATIONAL SECURITY
3	AND ENHANCE MILITARY READINESS.
4	(a) Necessity of Current Training Routes and
5	Areas.—The environmental impact statements completed
6	as of the date of the enactment of this Act for each special
7	use airspace designated by a military department for the
8	performance of low-level training flights, including each
9	military training route, slow speed route, military oper-
10	ations area, restricted area, or low altitude tactical naviga-
11	tion area, are deemed to satisfy the requirements of the Na-
12	tional Environmental Policy Act of 1969 (42 U.S.C. 4321
13	et seq.) and regulations implementing such law.
14	(b) Protecting Future Flexibility of Net-
15	WORK.—On and after the date of the enactment of this Act,
16	a proposal by a military department to establish or to ex-
17	pand or otherwise modify a special use airspace for low-
18	level training flights shall be considered separately to deter-
19	mine whether the proposal is a major Federal action sig-
20	nificantly affecting the quality of the human environment
21	for purposes of the National Environmental Policy Act of
22	1969.

1	SEC. 313. USE OF ENVIRONMENTAL RESTORATION AC-
2	COUNTS TO RELOCATE ACTIVITIES FROM DE-
3	FENSE ENVIRONMENTAL RESTORATION
4	SITES
5	Subsection (b) of section 2703 of title 10, United States
6	Code, is amended to read as follows:
7	"(b) Obligation of Authorized Amounts.—(1)
8	Funds authorized for deposit in an account under sub-
9	section (a) may be obligated or expended from the account
10	only—
11	"(A) to carry out the environmental restoration
12	functions of the Secretary of Defense and the Secre-
13	taries of the military departments under this chapter
14	and under any other provision of law; and
15	"(B) to relocate activities from defense sites, in-
16	cluding sites formerly used by the Department of De-
17	fense that are released from Federal Government con-
18	trol, at which the Secretary is responsible for environ-
19	mental restoration functions.
20	"(2) The authority provided by paragraph (1)(B) ex-
21	pires September 30, 2003. Not more than five percent of
22	the funds deposited in an account under subsection (a) for
23	a fiscal year may be used for activities under paragraph
24	(1)(B).
25	"(3) If relocation assistance under paragraph $(1)(B)$
26	is to be provided with respect to a site formerly used by

- 1 the Department of Defense, but now released from Federal
- 2 Government control, the Secretary of Defense or the Sec-
- 3 retary of the military department concerned may use only
- 4 fund transfer mechanisms otherwise available to the Sec-
- 5 retary. The Secretary may not provide assistance under
- 6 such paragraph for permanent relocation from the affected
- 7 site unless the Secretary determines that permanent reloca-
- 8 tion is the most cost effective method of dealing with the
- 9 activities located at the affected site and notifies the Con-
- 10 gress of the determination before providing the assistance.
- 11 "(4) Funds authorized for deposit in an account under
- 12 subsection (a) shall remain available until expended.".
- 13 Subtitle C—Commissaries and Non-
- 14 appropriated Fund Instrumen-
- 15 *talities*
- 16 SEC. 321. USE OF APPROPRIATED FUNDS TO COVER OPER-
- 17 ATING EXPENSES OF COMMISSARY STORES.
- 18 (a) In General.—(1) Section 2484 of title 10, United
- 19 States Code, is amended to read as follows:
- 20 "§2484. Commissary stores: use of appropriated funds
- 21 to cover operating expenses
- 22 "(a) Operation of Agency and System.—Except as
- 23 otherwise provided in this title, the operation of the Defense
- 24 Commissary Agency and the defense commissary system

- 1 may be funded using such amounts as are appropriated for
- 2 such purpose.
- 3 "(b) Operating Expenses of Commissary
- 4 Stores.—Appropriated funds may be used to cover the ex-
- 5 penses of operating commissary stores and central product
- 6 processing facilities of the defense commissary system. For
- 7 purposes of this subsection, operating expenses include the
- 8 following:
- 9 "(1) Salaries of employees of the United States,
- 10 host nations, and contractors supporting commissary
- 11 store operations.
- 12 "(2) Utilities.
- 13 "(3) Communications.
- "(4) Operating supplies and services.
- 15 "(5) Second destination transportation costs
- within or outside the United States.
- 17 "(6) Any cost associated with above-store level
- 18 management or other indirect support of a com-
- 19 missary store or a central product processing facility,
- 20 including equipment maintenance and information
- 21 technology costs.".
- 22 (2) The table of sections at the beginning of chapter
- 23 147 of such title is amended by striking the item relating
- 24 to section 2484 and inserting the following new item:

[&]quot;2484. Commissary stores: use of appropriated funds to cover operating expenses.".

1	(b) Effective Date.—The amendments made by this
2	section shall take effect on October 1, 2001.
3	SEC. 322. ADJUSTMENT OF SALES PRICES OF COMMISSARY
4	STORE GOODS AND SERVICES TO COVER CER-
5	TAIN EXPENSES.
6	(a) Adjustment Required.—Section 2486 of title
7	10, United States Code, is amended—
8	(1) in subsection (c), by striking "section 2484(b) or"
9	and inserting "subsection (d) or section"; and
10	(2) in subsection (d)—
11	(A) in paragraph (1), by striking "sections
12	2484 and" and inserting "section"; and
13	(B) by adding at the end the following new
14	paragraph:
15	"(3) The sales price of merchandise and services sold
16	in, at, or by commissary stores shall be adjusted to cover
17	the following:
18	"(A) The cost of first destination commercial
19	transportation of the merchandise in the United
20	States to the place of sale.
21	"(B) The actual or estimated cost of shrinkage,
22	spoilage, and pilferage of merchandise under the con-
23	trol of commissary stores.".
24	(b) Effective Date.—The amendments made by this
25	section shall take effect on October 1, 2001.

1	SEC. 323. USE OF SURCHARGES FOR CONSTRUCTION AND
2	IMPROVEMENT OF COMMISSARY STORES.
3	(a) Expansion of Authorized Uses.—Subsection
4	(b) of section 2685 of title 10, United States Code, is amend-
5	ed to read as follows:
6	"(b) Use for Construction, Repair, Improve-
7	MENT, AND MAINTENANCE.—(1) The Secretary of Defense
8	may use the proceeds from the adjustments or surcharges
9	authorized by subsection (a) only—
10	"(A) to acquire (including acquisition by lease),
11	construct, convert, expand, improve, repair, main-
12	tain, and equip the physical infrastructure of com-
13	missary stores and central product processing facili-
14	ties of the defense commissary system; and
15	"(B) to cover environmental evaluation and con-
16	struction costs, including surveys, administration,
17	overhead, planning, and design, related to activities
18	described in paragraph (1).
19	"(2) In paragraph (1), the term 'physical infrastruc-
20	ture' includes real property, utilities, and equipment (in-
21	stalled and free standing and including computer equip-
22	ment), necessary to provide a complete and usable com-
23	missary store or central product processing facility.".
24	(b) Authority of Secretary of Defense.—Such
25	section is further amended—

1	(1) in subsection (a), by striking "Secretary of
2	a military department, under regulations established
3	by him and approved by the Secretary of Defense,"
4	and inserting "Secretary of Defense";
5	(2) in subsection (c)—
6	(A) by striking "Secretary of a military de-
7	partment, with the approval of the Secretary of
8	Defense and" and inserting "Secretary of De-
9	fense, with the approval of"; and
10	(B) by striking "Secretary of the military
11	department determines" and inserting "Sec-
12	retary determines"; and
13	(3) in subsection (d), by striking "Secretary of
14	a military department" and inserting "Secretary of
15	Defense".
16	(c) Effective Date.—The amendment made by sub-
17	section (a) shall take effect on October 1, 2001.
18	SEC. 324. INCLUSION OF MAGAZINES AND OTHER PERIODI-
19	CALS AS AN AUTHORIZED COMMISSARY MER-
20	CHANDISE CATEGORY.
21	(a) Additional Authorized Category.—Sub-
22	section (b) of section 2486 of title 10, United States Code,
23	is amended—
24	(1) by redesignating paragraph (11) as para-
25	graph (12); and

1	(2) by inserting after paragraph (10) the fol-
2	lowing new paragraph:
3	"(11) Magazines and other periodicals.".
4	(b) Conforming Amendments.—Subsection (f) of
5	such section is amended—
6	(1) by striking "(1)" before "Notwithstanding";
7	(2) by striking "items in the merchandise cat-
8	egories specified in paragraph (2)" and inserting "to-
9	bacco products"; and
10	(3) by striking paragraph (2).
11	SEC. 325. USE OF MOST ECONOMICAL DISTRIBUTION METH-
12	OD FOR DISTILLED SPIRITS.
13	Section 2488(c) of title 10, United States Code, is
14	amended—
15	(1) by striking paragraph (2); and
16	(2) by redesignating paragraph (3) as para-
17	graph (2).
18	SEC. 326. REPORT ON EFFECTS OF AVAILABILITY OF SLOT
19	MACHINES ON UNITED STATES MILITARY IN-
20	STALLATIONS OVERSEAS.
21	(a) Report Required.—Not later than March 31,
22	2001, the Secretary of Defense shall submit to Congress a
23	report evaluating the effect that the ready availability of
24	slot machines as a morale, welfare, and recreation activity
25	on United States military installations outside of the

1	United States has on members of the Armed Forces, their
2	dependents, and other persons who use such slot machines,
3	the morale of military communities overseas, and the per-
4	sonal financial stability of members of the Armed Forces.
5	(b) Matters To Be Included.—The Secretary shall
6	include in the report—
7	(1) an estimate of the number of persons who
8	used such slot machines during the preceding two
9	years and, of such persons, the percentage who were
10	enlisted members (shown both in the aggregate and by
11	pay grade), officers (shown both in the aggregate and
12	by pay grade), Department of Defense civilians, other
13	United States persons, and foreign nationals;
14	(2) to the extent feasible, information with re-
15	spect to military personnel referred to in paragraph
16	(1) showing the number (as a percentage and by pay
17	grade) who have—
18	(A) sought financial services counseling at
19	least partially due to the use of such slot ma-
20	chines;
21	(B) qualified for Government financial as-
22	sistance at least partially due to the use of such
23	slot machines; or
24	(C) had a personal check returned for insuf-
25	ficient funds or received any other nonpayment

1	notification from a creditor at least partially
2	due to the use of such slot machines; and
3	(3) to the extent feasible, information with re-
4	spect to the average amount expended by each cat-
5	egory of persons referred to in paragraph (1) in using
6	such slot machines per visit, to be shown by pay
7	grade in the case of military personnel.
8	Subtitle D—Performance of
9	Functions by Private-Sector Sources
10	SEC. 331. INCLUSION OF ADDITIONAL INFORMATION IN RE-
11	PORTS TO CONGRESS REQUIRED BEFORE
12	CONVERSION OF COMMERCIAL OR INDUS-
13	TRIAL TYPE FUNCTIONS TO CONTRACTOR
14	PERFORMANCE.
15	(a) Information Required Before Commence-
16	MENT OF CONVERSION ANALYSIS.—Subsection (b)(1)(D) of
17	section 2461 of title 10, United States Code, is amended
18	by inserting before the period the following: ", and a certifi-
19	cation that funds are specifically budgeted to pay for the
20	cost of the analysis".
21	(b) Information Required in Notification of De-
22	CISION.—Subsection (c)(1) of such section is amended—
23	(1) by redesignating subparagraphs (A), (B),
24	(C), (D), and (E) as subparagraphs (B), (C), (D),
25	(F), and (G), respectively;

1	(2) by inserting before subparagraph (B), as so
2	redesignated, the following new subparagraph:
3	"(A) The date when the analysis of that commer-
4	cial or industrial type function for possible change to
5	performance by the private sector was commenced.";
6	and
7	(3) by inserting after subparagraph (D), as so
8	redesignated, the following new subparagraph:
9	"(E) The number of Department of Defense civil-
10	ian employees who were performing the function when
11	the analysis was commenced and the number of such
12	employees whose employment was terminated or oth-
13	erwise adversely affected in implementing the most ef-
14	ficient organization of the function or whose employ-
15	ment will be terminated or otherwise adversely af-
16	fected by the change to performance of the function by
17	the private sector.".
18	SEC. 332. LIMITATION ON USE OF FUNDS FOR NAVY MARINE
19	CORPS INTRANET CONTRACT.
20	(a) In General.—None of the funds authorized to be
21	appropriated for fiscal year 2001 for the Department of the
22	Navy may be obligated or expended to carry out a Navy
23	Marine Corps Intranet contract until the date that is 60
24	days after the date that the Secretary submits to Congress
25	the following information:

1	(1) Outcome-oriented performance measures re-
2	garding such contract.
3	(2) A description of the alternatives considered to
4	such contract, and the factors relied on in deter-
5	mining not to pursue such alternatives.
6	(3) A description of the baseline of current costs
7	to the Department of the Navy for performing infor-
8	mation technology services that would be carried out
9	under such contract and current mission capability
10	regarding such services.
11	(4) An analysis of how civilian and military
12	personnel who currently perform information tech-
13	nology functions would be impacted by such contract,
14	including a description of—
15	(A) the number such personnel currently
16	performing such functions at the Echelon I level;
17	(B) the number of such personnel who
18	would no longer perform such functions as a re-
19	sult of the Navy Marine Corps Intranet contract,
20	and what functions such personnel would per-
21	form after the implementation of such contract;
22	and
23	(C) whether a reduction in force would be
24	necessary as a result of such contract.

1	(5) A complete funding profile with respect to
2	such contract, including a description of—
3	(A) the amount of funds obligated or ex-
4	pended in fiscal years 1999 and 2000 for infor-
5	mation technology at the Echelon I level, and
6	from what accounts such funds were obligated or
7	expended; and
8	(B) the accounts from which funds would be
9	used for the purpose of carrying out a Navy Ma-
10	rine Corps Intranet contract in fiscal year 2001
11	and throughout the period of the future-years de-
12	fense plan of the Department of Defense.
13	(6) A risk assessment which—
14	(A) describes the probability of achieving
15	cost, schedule, and performance goals with re-
16	spect to such contract;
17	(B) categorizes all identified risks in terms
18	of the likelihood of occurrence and potential im-
19	pact of such risks; and
20	(C) establishes a plan for mitigation of each
21	risk that is identified as of high importance.
22	(7) A certification that, beginning in fiscal year
23	2002, the Department of the Navy will comply with
24	the requirements in OMB Circular A-11.

1	(b) GAO REPORT.—In any case in which the Sec-
2	retary of the Navy submits to Congress the information de-
3	scribed in subsection (a), not later than 60 days after the
4	date that the Secretary submits such information the Comp-
5	troller General shall review and submit a report on the in-
6	formation to the congressional defense committees.
7	(c) Navy Marine Corps Intranet Contract De-
8	FINED.—In this section, the term "Navy Marine Corps
9	Intranet contract" means a long-term arrangement with the
10	commercial sector that transfers the responsibility and risk
11	for providing and managing the vast majority of desktop,
12	server, infrastructure, and communication assets and serv-
13	ices of the Department of the Navy.
14	Subtitle E—Defense Dependents
15	Education
16	SEC. 341. ASSISTANCE TO LOCAL EDUCATIONAL AGENCIES
17	THAT BENEFIT DEPENDENTS OF MEMBERS
18	OF THE ARMED FORCES AND DEPARTMENT
19	OF DEFENSE CIVILIAN EMPLOYEES.
20	(a) Continuation of Department of Defense
21	Program for Fiscal Year 2001.—Of the amount author-
22	ized to be appropriated by section 301(5) for operation and
23	maintenance for Defense-wide activities, \$35,000,000 shall
24	be available only for the purpose of providing educational

agencies assistance (as defined in subsection (d)(1)) to local educational agencies. 3 (b) Notification.—Not later than June 30, 2001, the Secretary of Defense shall notify each local educational agency that is eligible for educational agencies assistance for fiscal year 2001 of— 7 (1) that agency's eligibility for educational agen-8 cies assistance; and 9 (2) the amount of the educational agencies assist-10 ance for which that agency is eligible. 11 (c) Disbursement of Funds.—The Secretary of Defense shall disburse funds made available under subsection (a) not later than 30 days after the date on which notification to the eligible local educational agencies is provided 14 15 pursuant to subsection (b). 16 (d) Definitions.—In this section: 17 (1) The term "educational agencies assistance" 18 means assistance authorized under section 386(b) of 19 the National Defense Authorization Act for Fiscal 20 Year 1993 (Public Law 102–484; 20 U.S.C. 7703 21 note). 22 (2) The term "local educational agency" has the 23 meaning given that term in section 8013(9) of the El-24 ementary and Secondary Education Act of 1965 (20 25 U.S.C. 7713(9)).

1	SEC. 342. ELIGIBILITY FOR ATTENDANCE AT DEPARTMENT
2	OF DEFENSE DOMESTIC DEPENDENT ELE-
3	MENTARY AND SECONDARY SCHOOLS.
4	Section 2164(c) of title 10, United States Code, is
5	amended—
6	(1) in the subsection heading, by inserting "AND
7	Other Persons" after "Employees"; and
8	(2) by adding at the end the following new para-
9	graph:
10	"(3)(A) The Secretary may authorize the dependent of
11	an American Red Cross employee described in subpara-
12	graph (B) to enroll in an education program provided by
13	the Secretary pursuant to subsection (a) if the American
14	Red Cross agrees to reimburse the Secretary for the edu-
15	cational services so provided.
16	"(B) An employee referred to in subparagraph (A) is
17	an American Red Cross employee who—
18	"(i) resides in Puerto Rico; and
19	"(ii) performs, on a full-time basis, emergency
20	services on behalf of members of the armed forces.
21	"(C) Amounts received under this paragraph as reim-
22	bursement for educational services shall be treated in the
23	same manner as amounts received under subsection (g).".

1	Subtitle F—Military Readiness
2	Issues
3	SEC. 351. ADDITIONAL CAPABILITIES OF, AND REPORTING
4	REQUIREMENTS FOR, THE READINESS RE-
5	PORTING SYSTEM.
6	(a) Measuring Cannibalization of Parts, Sup-
7	PLIES, AND EQUIPMENT.—Subsection (c) of section 117 of
8	title 10, United States Code, is amended by adding at the
9	end the following new paragraph:
10	"(7) Measure, on a quarterly basis, the extent to
11	which units of the armed forces remove serviceable
12	parts, supplies, or equipment from one vehicle, vessel,
13	or aircraft in order to render a different vehicle, ves-
14	sel, or aircraft operational.".
15	(b) Funding to Address Deficiencies.—Sub-
16	section (e) of such section is amended—
17	(1) by inserting "(1)" before "The Secretary";
18	(2) by striking "Each such report" and inserting
19	$the\ following:$
20	"(3) Each report under this subsection"; and
21	(3) by inserting after the first sentence the fol-
22	lowing new paragraph:
23	"(2) The monthly report submitted under paragraph
24	(1) that covers the first quarter of the then current fiscal
25	uear shall also include a description of the funding proposed

1	in the President's budget for the next fiscal year, and for
2	the subsequent fiscal years covered by the most recent fu-
3	ture-years defense program submitted under section 221 og
4	this title, to address each deficiency in readiness identified
5	during the joint readiness review conducted for the first
6	quarter of the current fiscal year.".
7	SEC. 352. REPORTING REQUIREMENTS REGARDING TRANS-
8	FERS FROM HIGH-PRIORITY READINESS AP-
9	PROPRIATIONS.
10	(a) Continuation of Reporting Requirements.—
11	Section 483 of title 10, United States Code, is amended by
12	striking subsection (e).
13	(b) Level of Detail.—Subsection (c)(2) of such sec-
14	tion is amended by inserting before the period the following:
15	", including identification of the sources from which funds
16	were transferred into that activity and identification of the
17	recipients of the funds transferred out of that activity".
18	(c) Additional Covered Budget Activities.—Sub-
19	section (d)(5) of such section is amended by adding at the
20	end the following new subparagraphs:
21	"(G) Combat Enforcement Forces.

 $"(H)\ Combat\ Communications.".$

1	SEC. 353. DEPARTMENT OF DEFENSE STRATEGIC PLAN TO
2	REDUCE BACKLOG IN MAINTENANCE AND RE-
3	PAIR OF DEFENSE FACILITIES.
4	(a) Plan Required.—Section 2661 of title 10, United
5	States Code, is amended by adding at the end the following
6	new subsection:
7	"(c) Plan to Address Maintenance and Repair
8	BACKLOG.—(1) The Secretary of Defense shall develop, and
9	update annually thereafter, a strategic plan to reduce the
10	backlog in maintenance and repair needs of facilities and
11	infrastructure under the jurisdiction of the Department of
12	Defense or a military department. At a minimum, the plan
13	shall include or address the following:
14	"(A) A comprehensive strategy for the repair and
15	revitalization of facilities and infrastructure, or for
16	the demolition and replacement of unusable facilities,
17	carried as backlog by the Secretary concerned.
18	"(B) Measurable goals, over specified time
19	frames, for achieving the objectives of the strategy.
20	"(C) Expected funding for each military depart-
21	ment and Defense Agency to carry out the strategy
22	during the period covered by the most recent future-
23	years defense program submitted to Congress pursu-
24	ant to section 221 of this title.
25	"(D) The cost of the current backlog in mainte-
26	nance and repair for each military department and

- 1 Defense Agency, which shall be determined using the 2 standard costs to standard facility categories in the Department of Defense Facilities Cost Factors Hand-3 book, shown both in the aggregate and individually for each major military installation. 5 6 "(E) The total number of square feet of building 7 space of each military department and Defense Agen-8 cy to be demolished or proposed for demolition under 9 the plan, shown both in the aggregate and individ-10 ually for each major military installation. 11 "(F) The initiatives underway to identify facil-12 ity and infrastructure requirements at military installation to accommodate new and developing weap-13 14 ons systems and to prepare installations to accommo-15 date these systems. 16 "(2) Not later than March 15, 2001, the Secretary shall submit the strategic plan to Congress. The annual updates shall be submitted to Congress each year at or about the 18 19 time that the President's budget is submitted to Congress that year under section 1105(a) of title 31.". 20 21 (b) Stylistic Amendments.—Such section is further
- 21 (b) Stylistic Amendments.—Such section is further 22 amended—
- 23 (1) in subsection (a), by inserting "AVAIL-24 ABILITY OF OPERATION AND MAINTENANCE FUNDS.—

25 " after "(a)"; and

1	(2) in subsection (b), by inserting "General
2	Leasing Authority; Maintenance of Defense
3	Access Roads.—" after "(b)".
4	Subtitle G—Other Matters
5	SEC. 361. AUTHORITY TO ENSURE DEMILITARIZATION OF
6	SIGNIFICANT MILITARY EQUIPMENT FOR-
7	MERLY OWNED BY THE DEPARTMENT OF DE-
8	FENSE.
9	(a) Authority to Require Demilitarization
10	AFTER DISPOSAL.—Chapter 153 of title 10, United States
11	Code, is amended by inserting after section 2572 the fol-
12	lowing new section:
13	"§2573. Significant military equipment: continued
13 14	"§2573. Significant military equipment: continued authority to require demilitarization after
14	authority to require demilitarization after
14 15	authority to require demilitarization after disposal "(a) AUTHORITY TO REQUIRE DEMILITARIZATION.—
14 15 16 17	authority to require demilitarization after disposal "(a) AUTHORITY TO REQUIRE DEMILITARIZATION.—
14 15 16 17	authority to require demilitarization after disposal "(a) AUTHORITY TO REQUIRE DEMILITARIZATION.— The Secretary of Defense may require any person in posses-
14 15 16 17	authority to require demilitarization after disposal "(a) AUTHORITY TO REQUIRE DEMILITARIZATION.— The Secretary of Defense may require any person in possession of significant military equipment formerly owned by
14 15 16 17 18	authority to require demilitarization after disposal "(a) Authority to Require Demilitarization.— The Secretary of Defense may require any person in possession of significant military equipment formerly owned by the Department of Defense—
14 15 16 17 18 19	authority to require demilitarization after disposal "(a) AUTHORITY TO REQUIRE DEMILITARIZATION.— The Secretary of Defense may require any person in possession of significant military equipment formerly owned by the Department of Defense— "(1) to demilitarize the equipment,
14 15 16 17 18 19 20 21	authority to require demilitarization after disposal "(a) AUTHORITY TO REQUIRE DEMILITARIZATION.— The Secretary of Defense may require any person in possession of significant military equipment formerly owned by the Department of Defense— "(1) to demilitarize the equipment, "(2) to have the equipment demilitarized by a

- 1 "(b) Cost and Validation of Demilitarization.—
- 2 When the demilitarization of significant military equip-
- 3 ment is carried out by the person in possession of the equip-
- 4 ment pursuant to paragraph (1) or (2) of subsection (a),
- 5 the person shall be solely responsible for all demilitarization
- 6 costs, and the United States shall have the right to validate
- 7 that the equipment has been demilitarized.
- 8 "(c) Return of Equipment to Government.—
- 9 When the Secretary of Defense requires the return of signifi-
- 10 cant military equipment for demilitarization by the Gov-
- 11 ernment, the Secretary shall bear all costs to transport and
- 12 demilitarize the equipment. If the person in possession of
- 13 the significant military equipment obtained the property
- 14 in the manner authorized by law or regulation and the Sec-
- 15 retary determines that the cost to demilitarize and return
- 16 the property to the person is prohibitive, the Secretary shall
- 17 reimburse the person for the purchase cost of the property
- 18 and for the reasonable transportation costs incurred by the
- 19 person to purchase the equipment.
- 20 "(d) Establishment of Demilitarization Stand-
- 21 ARDS.—The Secretary of Defense shall prescribe by regula-
- 22 tion what constitutes demilitarization for each type of sig-
- 23 nificant military equipment.
- 24 "(e) Exception for Government Contracts.—
- 25 This section does not apply when a person is in possession

- 1 of significant military equipment formerly owned by the
- 2 Department of Defense for the purpose of demilitarizing the
- 3 equipment pursuant to a Government contract.
- 4 "(f) Definition of Significant Military Equip-
- 5 MENT.—In this section, the term 'significant military
- 6 equipment' means—
- 7 "(1) an article for which special export controls
- 8 are warranted under the Arms Export Control Act
- 9 (22 U.S.C. 2751 et seq.) because of its capacity for
- substantial military utility or capability, as identi-
- 11 fied on the United States Munitions List maintained
- 12 under section 121.1 of title 22, Code of Federal Regu-
- 13 lations; and
- 14 "(2) any other article designated by the Depart-
- 15 ment of Defense as requiring demilitarization before
- 16 its disposal.".
- 17 (b) Clerical Amendment.—The table of sections at
- 18 the beginning of such chapter is amended by inserting after
- 19 the item relating to section 2572 the following new item:

"2573. Significant military equipment: continued authority to require demilitarization after disposal.".

1	SEC. 362. ANNUAL REPORT ON PUBLIC SALE OF CERTAIN
2	MILITARY EQUIPMENT IDENTIFIED ON
3	UNITED STATES MUNITIONS LIST.
4	(a) Annual Report Required.—Chapter 153 of title
5	10, United States Code, is amended by adding at the end
6	the following new section:
7	"§ 2582. Military equipment identified on United
8	States munitions list: annual report of
9	public sales
10	"(a) REPORT REQUIRED.—The Secretary of Defense
11	shall prepare an annual report identifying each public sale
12	conducted by a military department or Defense Agency of
13	military items that are—
14	"(1) identified on the United States Munitions
15	List maintained under section 121.1 of title 22, Code
16	of Federal Regulations; and
17	"(2) assigned a demilitarization code of 'B' or
18	its equivalent.
19	"(b) Elements of Report.—(1) A report under this
20	section shall cover all public sales described in subsection
21	(a) that were conducted during the preceding fiscal year.
22	"(2) The report shall specify the following for each sale:
23	"(A) The date of the sale.
24	"(B) The military department or Defense Agency
25	conducting the sale.

1	"(C) The manner in which the sale was con-
2	ducted.
3	"(D) The military items described in subsection
4	(a) that were sold or offered for sale.
5	"(E) The purchaser of each item.
6	"(F) The stated end-use of each item sold.
7	"(c) Submission of Report.—Not later than March
8	31 of each year, the Secretary of Defense shall submit to
9	the Committee on Armed Services of the House of Represent-
10	atives and the Committee on Armed Services of the Senate
11	the report required by this section for the preceding fiscal
12	year.".
13	(b) Clerical Amendment.—The table of sections at
14	the beginning of such chapter is amended by adding at the
15	end the following new item:
	"2582. Military equipment identified on United States munitions list: annual report of public sales.".
16	SEC. 363. REGISTRATION OF CERTAIN INFORMATION TECH-
17	NOLOGY SYSTEMS WITH CHIEF INFORMATION
18	OFFICER.
19	(a) REGISTRATION REQUIRED.—During fiscal years
20	2001, 2002, and 2003, no funds available to the Department
21	of Defense may be used for a mission critical or mission
22	essential information technology system (including a system
23	funded by the defense working capital fund) that is not reg-

- 1 istered with the Chief Information Officer of the Depart-
- 2 ment of Defense.
- 3 (b) Manner of Registration.—A system shall be
- 4 considered to be registered with the Chief Information Offi-
- 5 cer upon the furnishing to that officer of notice of the sys-
- 6 tem, together with such information concerning the system
- 7 as the Secretary of Defense may prescribe.
- 8 (c) Quarterly Updates.—In the case of each infor-
- 9 mation technology system registered pursuant to this sec-
- 10 tion, the information required under subsection (b) to be
- 11 submitted as part of the registration shall be updated on
- 12 not less than a quarterly basis.
- 13 (d) Covered Information Technology Systems.—
- 14 An information technology system shall be considered to be
- 15 a mission critical or mission essential information tech-
- 16 nology system for purposes of this section as defined by the
- 17 Secretary of Defense.
- 18 (e) Definitions.—For purposes of this section:
- 19 (1) The term "Chief Information Officer" means
- 20 the senior official of the Department of Defense des-
- ignated by the Secretary of Defense pursuant to sec-
- 22 tion 3506 of title 44, United States Code.
- 23 (2) The term "information technology system"
- 24 has the meaning given the term "information tech-

1	nology" in section 5002 of the Clinger-Cohen Act of
2	1996 (40 U.S.C. 1401).
3	SEC. 364. STUDIES AND REPORTS REQUIRED AS PRE-
4	CONDITION TO CERTAIN MANPOWER REDUC-
5	TIONS.
6	(a) Required Studies and Reports.—Chapter 146
7	of title 10, United States Code, is amended by adding at
8	the end the following new section:
9	"§ 2475. Consolidation of functions or activities and
10	reengineering or restructuring of organi-
11	zations, functions, or activities: required
12	studies and reports before manpower re-
13	ductions
14	"(a) Reporting and Analysis Requirements as
15	Precondition to Manpower Reductions.—The Sec-
	Precondition to Manpower Reductions.—The Sec- retary of Defense may not initiate manpower reductions at
16 17	retary of Defense may not initiate manpower reductions at
16 17	retary of Defense may not initiate manpower reductions at organizations or activities, or within functions, that are
16 17 18 19	retary of Defense may not initiate manpower reductions at organizations or activities, or within functions, that are commercial, commercial exempt from competition, military
16 17 18 19	retary of Defense may not initiate manpower reductions at organizations or activities, or within functions, that are commercial, commercial exempt from competition, military essential, or inherently governmental until the Secretary
16 17 18 19 20	retary of Defense may not initiate manpower reductions at organizations or activities, or within functions, that are commercial, commercial exempt from competition, military essential, or inherently governmental until the Secretary fully complies with the reporting and analysis requirements
16 17 18 19 20 21 22	retary of Defense may not initiate manpower reductions at organizations or activities, or within functions, that are commercial, commercial exempt from competition, military essential, or inherently governmental until the Secretary fully complies with the reporting and analysis requirements specified in subsections (b) and (c).
16 17 18 19 20 21 22	retary of Defense may not initiate manpower reductions at organizations or activities, or within functions, that are commercial, commercial exempt from competition, military essential, or inherently governmental until the Secretary fully complies with the reporting and analysis requirements specified in subsections (b) and (c). "(b) NOTIFICATION AND ELEMENTS OF ANALYSIS.—

1	consolidation, restructuring, or reengineering of military
2	personnel or Department of Defense civilian employees, the
3	Secretary of Defense shall submit to Congress a report con-
4	taining the following:
5	"(1) The organization, function, or activity to be
6	analyzed for possible consolidation, restructuring, or
7	reengineering.
8	"(2) The location or locations at which military
9	personnel or Department of Defense civilian employ-
10	ees would be affected.
11	"(3) The number of military personnel or De-
12	partment of Defense civilian employee positions po-
13	tentially affected.
14	"(4) A description of the organization, function,
15	or activity to be analyzed for possible consolidation,
16	restructuring, or reengineering, including a descrip-
17	tion of all missions, duties, or military requirements
18	that might be affected.
19	"(5) An examination of the cost incurred by the
20	Department of Defense to perform the function or to
21	operate the organization or activity that will be ana-
22	lyzed.
23	"(6) A certification that a proposed consolida-

tion, restructuring, or reengineering of a commercial,

 $commercial\ exempt\ from\ competition,\ military\ essen-$

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25

- 1 tial, or inherently governmental organization, func-
- 2 tion, or activity is not a result of a decision by an
- 3 official of a military department or Defense Agency
- 4 to impose predetermined constraints or limitations on
- 5 the number of military personnel or Department of
- 6 Defense civilian employees.
- 7 "(c) Notification of Decision.—If, as a result of
- 8 the completion of an analysis carried out consistent with
- 9 the requirements of subsection (b), a decision is made to
- 10 consolidate, restructure, or reengineer an organization,
- 11 function, or activity, the Secretary of Defense shall submit
- 12 to the Committee on Armed Services of the House of Rep-
- 13 resentatives and the Committee on Armed Services of the
- 14 Senate a report describing that decision. The report shall
- 15 contain the following:
- 16 "(1) The Secretary's certification that the con-
- 17 solidation, restructuring, or reengineering that was
- analyzed will yield savings to the Department of De-
- 19 fense.
- 20 "(2) A projection of the savings that will be real-
- 21 ized as a result of the consolidation, restructuring, or
- reengineering, compared with the cost incurred by the
- 23 Department of Defense to perform the function or to
- 24 operate the organization or activity prior to such pro-
- 25 posed consolidation, restructuring, or reengineering.

- 1 "(3) A description of all missions, duties, or 2 military requirements that will be affected as a result 3 of the decision to consolidate, restructure, or reengi-4 neer the organization, function, or activity that was 5 analyzed.
- 6 "(4) The Secretary's certification that the con-7 solidation, restructuring or reengineering will not re-8 sult in any diminution of military readiness.
- 9 "(5) A schedule for performing the consolidation, 10 restructuring or reengineering.
- 11 "(6) The Secretary's certification that the entire 12 analysis is available for examination.
- 13 "(d) Delegation.—The responsibility to prepare re-14 ports under subsections (b) and (c) may be delegated to the
- 15 Deputy Under Secretary of Defense for Installations.
- 16 "(e) Commencement; Waiver for Small Func-
- 17 TIONS.—(1) The consolidation, restructuring, or re-
- 18 engineering of an organization, function, or activity for
- 19 which a report is required under subsection (c) shall not
- 20 begin until at least 45 days after the submission of the re-
- 21 port to the Committee on Armed Services of the House of
- 22 Representatives and the Committee on Armed Services of
- 23 the Senate.
- 24 "(2) Subsection (c) shall not apply to a consolidation,
- 25 restructuring, or reengineering that will result in the elimi-

- 1 nation of 10 or fewer military or Department of Defense
- 2 civilian employee positions.
- 3 "(f) Comptroller General Review.—Not later
- 4 than March 1 of each year, the Comptroller General shall
- 5 submit to Congress a report reviewing decisions taken by
- 6 the Secretary of Defense to consolidate, restructure, or re-
- 7 engineer organizations, functions, or activities during the
- 8 previous year and assessing the Secretary's compliance with
- 9 this section. The report shall include a detailed assessment
- 10 by the Comptroller General of whether the savings projected
- 11 by the Secretary to result from such decisions are likely to
- 12 be realized, and whether any decision taken by the Sec-
- 13 retary is likely to result in a diminution of military readi-
- 14 ness. The report shall also include detailed audits of selected
- 15 analyses performed by the Secretary.
- 16 "(g) Relation to Other Law.—Nothing in this sec-
- 17 tion shall be construed to obviate the requirements set forth
- 18 in section 1597 of this title.".
- 19 (b) Clerical Amendment.—The table of sections at
- 20 the beginning of such chapter is amended by adding at the
- 21 end the following new item:
 - "2475. Consolidation of functions or activities and reengineering or restructuring of organizations, functions, or activities: required studies and reports before manpower reductions.".

1	SEC. 365. NATIONAL GUARD ASSISTANCE FOR CERTAIN
2	YOUTH AND CHARITABLE ORGANIZATIONS.
3	Section 508 of title 32, United States Code, is
4	amended—
5	(1) in subsection $(b)(2)$, by inserting "or any
6	other youth or charitable organization designated by
7	the Secretary of Defense" after "Special Olympics";
8	and
9	(2) in subsection $(d)(1)$ —
10	(A) by redesignating paragraph (14) as
11	paragraph (15); and
12	(B) by inserting after paragraph (13) the
13	following new paragraph (14):
14	"(14) Reach For Tomorrow.".
15	TITLE IV—MILITARY PERSONNEL
16	AUTHORIZATIONS
17	Subtitle A—Active Forces
18	SEC. 401. END STRENGTHS FOR ACTIVE FORCES.
19	The Armed Forces are authorized strengths for active
20	duty personnel as of September 30, 2001, as follows:
21	(1) The Army, 480,000.
22	(2) The Navy, 372,642.
23	(3) The Marine Corps, 172,600.
24	(4) The Air Force, 357,000.

1	SEC. 402. REVISION IN PERMANENT END STRENGTH MIN-
2	IMUM LEVELS.
3	(a) Revised End Strength Floors.—Section
4	691(b) of title 10, United States Code, is amended—
5	(1) in paragraph (2), by striking "371,781" and
6	inserting "372,000";
7	(2) in paragraph (3), by striking "172,148" and
8	inserting "172,600"; and
9	(3) in paragraph (4), by striking "360,877" and
10	inserting "357,000".
11	(b) Effective Date.—The amendments made by sub-
12	section (a) shall take effect on October 1, 2000.
13	SEC. 403. ADJUSTMENT TO END STRENGTH FLEXIBILITY
14	AUTHORITY.
15	Section 691(e) of title 10, United States Code, is
15 16	Section 691(e) of title 10, United States Code, is amended by inserting "or greater than" after "identical to".
16	amended by inserting "or greater than" after "identical to".
16 17	amended by inserting "or greater than" after "identical to'. Subtitle B—Reserve Forces
16 17 18	amended by inserting "or greater than" after "identical to'. Subtitle B—Reserve Forces SEC. 411. END STRENGTHS FOR SELECTED RESERVE.
16 17 18 19	amended by inserting "or greater than" after "identical to'. Subtitle B—Reserve Forces SEC. 411. END STRENGTHS FOR SELECTED RESERVE. (a) IN GENERAL.—The Armed Forces are authorized
16 17 18 19 20	amended by inserting "or greater than" after "identical to'. Subtitle B—Reserve Forces SEC. 411. END STRENGTHS FOR SELECTED RESERVE. (a) IN GENERAL.—The Armed Forces are authorized strengths for Selected Reserve personnel of the reserve com-
116 117 118 119 220 221	amended by inserting "or greater than" after "identical to'. Subtitle B—Reserve Forces SEC. 411. END STRENGTHS FOR SELECTED RESERVE. (a) IN GENERAL.—The Armed Forces are authorized strengths for Selected Reserve personnel of the reserve components as of September 30, 2001, as follows:
16 17 18 19 20 21 22	amended by inserting "or greater than" after "identical to'. Subtitle B—Reserve Forces SEC. 411. END STRENGTHS FOR SELECTED RESERVE. (a) IN GENERAL.—The Armed Forces are authorized strengths for Selected Reserve personnel of the reserve components as of September 30, 2001, as follows: (1) The Army National Guard of the United
116 117 118 119 220 221 222 223	amended by inserting "or greater than" after "identical to'. Subtitle B—Reserve Forces SEC. 411. END STRENGTHS FOR SELECTED RESERVE. (a) IN GENERAL.—The Armed Forces are authorized strengths for Selected Reserve personnel of the reserve components as of September 30, 2001, as follows: (1) The Army National Guard of the United States, 350,526.

1	(5) The Air National Guard of the United							
2	States, 108,000.							
3	(6) The Air Force Reserve, 74,358.							
4	(7) The Coast Guard Reserve, 8,000.							
5	(b) Adjustments.—The end strengths prescribed by							
6	subsection (a) for the Selected Reserve of any reserve compo							
7	nent shall be proportionately reduced by—							
8	(1) the total authorized strength of units orga-							
9	nized to serve as units of the Selected Reserve of such							
10	component which are on active duty (other than for							
11	training) at the end of the fiscal year; and							
12	(2) the total number of individual members not							
13	in units organized to serve as units of the Selected							
14	Reserve of such component who are on active duty							
15	(other than for training or for unsatisfactory partici-							
16	pation in training) without their consent at the end							
17	of the fiscal year.							
18	Whenever such units or such individual members are re-							
19	leased from active duty during any fiscal year, the end							
20	strength prescribed for such fiscal year for the Selected Re-							
21	serve of such reserve component shall be proportionately in-							
22	creased by the total authorized strengths of such units and							
23	by the total number of such individual members.							

1	SEC. 412. END STRENGTHS FOR RESERVES ON ACTIVE
2	DUTY IN SUPPORT OF THE RESERVES.
3	Within the end strengths prescribed in section 411(a),
4	the reserve components of the Armed Forces are authorized,
5	as of September 30, 2001, the following number of Reserves
6	to be serving on full-time active duty or full-time duty, in
7	the case of members of the National Guard, for the purpose
8	of organizing, administering, recruiting, instructing, or
9	training the reserve components:
10	(1) The Army National Guard of the United
11	States, 22,974.
12	(2) The Army Reserve, 13,106.
13	(3) The Naval Reserve, 14,649.
14	(4) The Marine Corps Reserve, 2,261.
15	(5) The Air National Guard of the United
16	States, 11,148.
17	(6) The Air Force Reserve, 1,336.
18	SEC. 413. END STRENGTHS FOR MILITARY TECHNICIANS
19	(DUAL STATUS).
20	The minimum number of military technicians (dual
21	status) as of the last day of fiscal year 2001 for the reserve
22	components of the Army and the Air Force (notwith-
23	standing section 129 of title 10, United States Code) shall
24	be the following:
25	(1) For the Army Reserve, 5,921.

1	(2) For the Army National Guard of the United
2	States, 23,129.
3	(3) For the Air Force Reserve, 9,785.
4	(4) For the Air National Guard of the United
5	States, 22,247.
6	SEC. 414. INCREASE IN NUMBERS OF MEMBERS IN CERTAIN
7	GRADES AUTHORIZED TO BE ON ACTIVE
8	DUTY IN SUPPORT OF THE RESERVES.
9	(a) Officers.—The table in section 12011(a) of title
10	10, United States Code, is amended to read as follows:

"Grade	Army	Navy	Air Force	Marine Corps
Major or Lieutenant Commander	3,405	1,071	998	140
Lieutenant Colonel or Commander	1,830	520	859	90
Colonel or Navy Captain	547	188	317	30".

11 (b) Senior Enlisted Members.—The table in sec-12 tion 12012(a) of such title is amended to read as follows:

"Grade	Army	Navy	Air Force	Marine Corps
E-9	866	202	502	20
E-8	2,966	429	1,131	94".

13 (c) Effective Date.—The amendments made by this 14 section shall take effect on October 1, 2000.

Subtitle C—Authorization of Appropriations

- 17 SEC. 421. AUTHORIZATION OF APPROPRIATIONS FOR MILI-
- 18 TARY PERSONNEL.
- 19 There is hereby authorized to be appropriated to the
- 20 Department of Defense for military personnel for fiscal year

1	2001 a total of \$75,801,666,000. The authorization in the
2	preceding sentence supersedes any other authorization of
3	appropriations (definite or indefinite) for such purpose for
4	fiscal year 2001.
5	TITLE V—MILITARY PERSONNEL
6	POLICY
7	$Subtitle \ A-\!$
8	Management Authorities
9	SEC. 501. AUTHORITY FOR SECRETARY OF DEFENSE TO
10	SUSPEND CERTAIN PERSONNEL STRENGTH
11	LIMITATIONS DURING WAR OR NATIONAL
12	EMERGENCY.
13	(a) Senior Enlisted Members on Active Duty.—
14	Section 517 of title 10, United States Code, is amended by
15	adding at the end the following new subsection:
16	"(c) Whenever under section 527 of this title the Presi-
17	dent may suspend the operation of any provision of section
18	523, 525, or 526 of this title, the Secretary of Defense may
19	suspend the operation of any provision of this section. Any
20	such suspension shall, if not sooner ended, end in the man-
21	ner specified in section 527 for a suspension under that sec-
22	tion.".
23	(b) Field Grade Reserve Component Officers.—
24	Section 12011 of such title is amended by adding at the
25	end the following new subsection:

1	"(c) Whenever under section 527 of this title the Presi-
2	dent may suspend the operation of any provision of section
3	523, 525, or 526 of this title, the Secretary of Defense may
4	suspend the operation of any provision of this section. Any
5	such suspension shall, if not sooner ended, end in the man-
6	ner specified in section 527 for a suspension under that sec-
7	tion.".
8	(c) Senior Enlisted Member in Reserve Compo-
9	NENTS.—Section 12012 of such title is amended by adding
10	at the end the following new subsection:
11	"(c) Whenever under section 527 of this title the Presi-
12	dent may suspend the operation of any provision of section
13	523, 525, or 526 of this title, the Secretary of Defense may
14	suspend the operation of any provision of this section. Any
15	such suspension shall, if not sooner ended, end in the man-
16	ner specified in section 527 for a suspension under that sec-
17	tion.".
18	SEC. 502. AUTHORITY TO ISSUE POSTHUMOUS COMMIS-
19	SIONS IN THE CASE OF MEMBERS DYING BE-
20	FORE OFFICIAL RECOMMENDATION FOR AP-
21	POINTMENT OR PROMOTION IS APPROVED BY
22	SECRETARY CONCERNED.
23	(a) Repeal of Limitation to Deaths Occurring
24	After Secretarial Approval.—Subsection (a)(3) of sec-

25 tion 1521 of title 10, United States Code, is amended by

- 1 striking "and the recommendation for whose appointment
- 2 or promotion was approved by the Secretary concerned".
- 3 (b) Effective Date of Commission.—Subsection (b)
- 4 of such section is amended by striking "approval" both
- 5 places it appears and inserting "official recommendation".
- 6 SEC. 503. TECHNICAL CORRECTION TO RETIRED GRADE
- 7 RULE FOR ARMY AND AIR FORCE OFFICERS.
- 8 (a) ARMY.—Section 3961(a) of title 10, United States
- 9 Code, is amended by striking "or for nonregular service
- 10 under chapter 1223 of this title".
- 11 (b) AIR FORCE.—Section 8961(a) of such title is
- 12 amended by striking "or for nonregular service under chap-
- 13 ter 1223 of this title".
- 14 (c) Effective Date.—The amendments made by sub-
- 15 sections (a) and (b) shall apply to Reserve officers who are
- 16 promoted to a higher grade as a result of selection for pro-
- 17 motion under chapter 36 or chapter 1405 of title 10, United
- 18 States Code, or having been found qualified for Federal rec-
- 19 ognition in a higher grade under chapter 3 of title 32,
- 20 United States Code, after October 5, 1994.
- 21 SEC. 504. EXTENSION TO END OF CALENDAR YEAR OF EXPI-
- 22 RATION DATE FOR CERTAIN FORCE DRAW-
- 23 **DOWN TRANSITION AUTHORITIES.**
- 24 (a) Early Retirement Authority for Active
- 25 Force Members.—Section 4403(i) of the National Defense

- 1 Authorization Act for Fiscal Year 1993 (10 U.S.C. 1293
- 2 note) is amended by striking "October 1, 2001" and insert-
- 3 ing "December 31, 2001".
- 4 (b) SSB AND VSI.—Sections 1174a(h) and 1175(d)(3)
- 5 of title 10, United States Code, are amended by striking
- 6 "September 30, 2001" and inserting "December 31, 2001".
- 7 (c) Selective Early Retirement Boards.—Sec-
- 8 tion 638a(a) of such title is amended by striking "Sep-
- 9 tember 30, 2001" and inserting "December 31, 2001".
- 10 (d) Time-in-Grade Requirement for Retention
- 11 of Grade Upon Voluntary Retirement.—Section
- 12 1370(a)(2)(A) of such title is amended by striking "Sep-
- 13 tember 30, 2001" and inserting "December 31, 2001".
- 14 (e) Minimum Commissioned Service for Vol-
- 15 Untary Retirement as an Officer.—Sections 3911(b),
- 16 6323(a)(2), and 8911(b) of such title are amended by strik-
- 17 ing "September 30, 2001" and inserting "December 31,
- 18 2001".
- 19 (f) Travel, Transportation, and Storage Bene-
- 20 FITS.—Sections 404(c)(1)(C), 404(f)(2)(B)(v),
- 21 406(a)(2)(B)(v), and 406(g)(1)(C) of title 37, United States
- 22 Code, and section 503(c) of the National Defense Authoriza-
- 23 tion Act for Fiscal Year 1991 (37 U.S.C. 406 note) are
- 24 amended by striking "September 30, 2001" and inserting
- 25 "December 31, 2001".

- 1 (g) Educational Leave for Public and Commu-
- 2 NITY SERVICE.—Section 4463(f) of the National Defense
- 3 Authorization Act for Fiscal Year 1993 (10 U.S.C. 1143a
- 4 note) is amended by striking "September 30, 2001" and in-
- 5 serting "December 31, 2001".
- 6 (h) Transitional Health Benefits.—Subsections
- 7 (a)(1), (c)(1), and (e) of section 1145 of title 10, United
- 8 States Code, are amended by striking "September 30, 2001"
- 9 and inserting "December 31, 2001".
- 10 (i) Transitional Commissary and Exchange Ben-
- 11 EFITS.—Section 1146 of such title is amended by striking
- 12 "September 30, 2001" both places it appears and inserting
- 13 "December 31, 2001".
- 14 (j) Transitional Use of Military Housing.—
- 15 Paragraphs (1) and (2) of section 1147(a) of such title are
- 16 amended by striking "September 30, 2001" and inserting
- 17 "December 31, 2001".
- 18 (k) Continued Enrollment of Dependents in De-
- 19 FENSE DEPENDENTS' EDUCATION SYSTEM.—Section
- 20 1407(c)(1) of the Defense Dependents' Education Act of
- 21 1978 (20 U.S.C. 926(c)(1)) is amended by striking "Sep-
- 22 tember 30, 2001" and inserting "December 31, 2001".
- 23 (1) Force Reduction Transition Period Defini-
- 24 TION.—Section 4411 of the National Defense Authorization
- 25 Act for Fiscal Year 1993 (10 U.S.C. 12681 note) is amended

- 1 by striking "September 30, 2001" and inserting "December
- 2 31, 2001".
- 3 (m) Temporary Special Authority for Force Re-
- 4 Duction Period Retirements.—Section 4416(b)(1) of
- 5 the National Defense Authorization Act for Fiscal Year
- 6 1993 (10 U.S.C. 12681 note) is amended by striking "Octo-
- 7 ber 1, 2001" and inserting "December 31, 2001".
- 8 (n) Retired Pay for Non-Regular Service.—(1)
- 9 Section 12731(f) of title 10, United States Code, is amended
- 10 by striking "September 30, 2001" and inserting "December
- 11 31, 2001".
- 12 (2) Section 12731a of such title is amended in sub-
- 13 sections (a)(1)(B) and (b) by striking "October 1, 2001"
- 14 and inserting "December 31, 2001".
- 15 (o) REDUCTION OF TIME-IN-GRADE REQUIREMENT
- 16 FOR RETENTION OF GRADE UPON VOLUNTARY RETIRE-
- 17 Ment.—Section 1370(d)(5) of such title is amended by
- 18 striking "September 30, 2001" and inserting "December 31,
- 19 2001".
- 20 (p) Affiliation With Guard and Reserve Units;
- 21 Waiver of Certain Limitations.—Section 1150(a) of
- 22 such title is amended by striking "September 30, 2001" and
- 23 inserting "December 31, 2001".

1	(q) Reserve Montgomery GI Bill.—Section
2	16133(b)(1)(B) of such title is amended by striking "Sep-
3	tember 30, 2001" and inserting "December 31, 2001".
4	SEC. 505. CLARIFICATION OF REQUIREMENTS FOR COM-
5	POSITION OF ACTIVE-DUTY LIST SELECTION
6	BOARDS WHEN RESERVE OFFICERS ARE
7	UNDER CONSIDERATION.
8	(a) Clarification.—Section 612(a) of title 10,
9	United States Code, is amended—
10	(1) in paragraph (1)—
11	(A) by striking "who are on the active-duty
12	list" in the second sentence; and
13	(B) by inserting after the second sentence
14	the following new sentence: "Each member of a
15	selection board (except as provided in para-
16	graphs (2), (3), and (4)) shall be an officer on
17	the active-duty list."; and
18	(2) in paragraph (3)—
19	(A) by striking "of that armed force, with
20	the exact number of reserve officers to be" and
21	inserting "of that armed force on active duty
22	(whether or not on the active-duty list). The ac-
23	tual number of reserve officers shall be"; and
24	(B) by striking "his discretion, except that"
25	and inserting "the Secretary's discretion. Not-

1 withstanding the first sentence of this para-2 graph,". 3 (b) Effective Date.—The amendments made by subsection (a) shall apply to any selection board convened under section 611(a) of title 10, United States Code, on or 5 after August 1, 1981. 6 SEC. 506. VOLUNTARY SEPARATION INCENTIVE. 8 (a) Authority for Termination Upon Entitle-MENT TO RETIRED PAY.—Section 1175(e)(3) of title 10, United States Code, is amended— 10 11 (1) inserting "(A)" after "(3)"; and 12 (2) by adding at the end the following new sub-13 paragraph: 14 "(B) If a member is receiving simultaneous voluntary separation incentive payments and retired or retainer pay, the member may elect to terminate the receipt of voluntary separation incentive payments. Any such election is perma-17 nent and irrevocable. The rate of monthly recoupment from 18 19 retired or retainer pay of voluntary separation incentive payments received after such an election shall be reduced 21 by a percentage that is equal to a fraction with a denominator equal to the number of months that the voluntary separation incentive payments were scheduled to be paid and a numerator equal to the number of months that would not

1	be paid as a result of the member's decision to terminate
2	the voluntary separation incentive.".
3	(b) Effective Date.—Subparagraph (B) of section
4	1175(e)(3) of title 10, United States Code, as added by sub-
5	section (a), shall apply with respect to decisions by members
6	to terminate voluntary separation incentive payments
7	under section 1175 of title 10, United States Code, to be
8	effective after September 30, 2000.
9	SEC. 507. CONGRESSIONAL REVIEW PERIOD FOR ASSIGN-
10	MENT OF WOMEN TO DUTY ON SUBMARINES
11	AND FOR ANY PROPOSED RECONFIGURATION
12	OR DESIGN OF SUBMARINES TO ACCOMMO-
13	DATE FEMALE CREW MEMBERS.
14	(a) In General.—(1) Chapter 555 of title 10, United
15	States Code, is amended by adding at the end the following
16	new section:
17	"§ 6035. Female members: congressional review period
18	for assignment to duty on submarines or
19	for reconfiguration of submarines
20	"(a) No change in the Department of the Navy policy
21	limiting service on submarines to males, as in effect on May
22	10, 2000, may take effect until—
23	"(1) the Secretary of Defense submits to Congress
24	written notice of the proposed change; and

1	"(2) a period of 120 days of continuous session
2	of Congress expires following the date on which the
3	notice is received.
4	"(b) No funds available to the Department of the Navy
5	may be expended to reconfigure any existing submarine, or
6	to design any new submarine, to accommodate female crew
7	members until—
8	"(1) the Secretary of Defense submits to Congress
9	written notice of the proposed reconfiguration or de-
10	sign; and
11	"(2) a period of 120 days of continuous session
12	of Congress expires following the date on which the
13	notice is received.
14	"(c) For purposes of this section—
15	"(1) the continuity of a session of Congress is
16	broken only by an adjournment of the Congress sine
17	die; and
18	"(2) the days on which either House of Congress
19	is not in session because of an adjournment of more
20	than three days to a day certain are excluded in the
21	computation of such 120-day period.".
22	(2) The table of sections at the beginning of such chap-
23	ter is amended by adding at the end the following new item:
	"6035. Female members: congressional review period for assignment to duty on submarines or for reconfiguration of submarines.".

1	(b) Conforming Amendment.—Section 542(a)(1) of
2	the National Defense Authorization Act for Fiscal Year
3	1994 (10 U.S.C. 113 note) is amended by inserting "or by
4	section 6035 of title 10, United States Code" after "Except
5	in a case covered by subsection (b)".
6	Subtitle B—Reserve Component
7	Personnel Policy
8	SEC. 511. EXEMPTION FROM ACTIVE-DUTY LIST FOR RE-
9	SERVE OFFICERS ON ACTIVE DUTY FOR A PE-
10	RIOD OF THREE YEARS OR LESS.
11	Section 641(1) of title 10, United States Code, is
12	amended—
13	(1) by redesignating subparagraphs (D) through
14	(G) as subparagraphs (E) through (H), respectively;
15	and
16	(2) by inserting after subparagraph (C) the fol-
17	lowing new subparagraph:
18	"(D) on the reserve active-status list who
19	are on active duty under section 12301(d) of this
20	title, other than as provided in subparagraph
21	(C), under a call or order to active duty speci-
22	fying a period of three years or less;".

1	SEC. 512. EXEMPTION OF RESERVE COMPONENT MEDICAL
2	AND DENTAL OFFICERS FROM COUNTING IN
3	GRADE STRENGTHS.
4	Section 12005(a)(1) of title 10, United States Code,
5	is amended by adding at the end the following new sentence:
6	"Medical officers and dental officers shall be excluded in
7	computing and determining the authorized strengths under
8	this subsection.".
9	SEC. 513. CONTINUATION OF OFFICERS ON THE RESERVE
10	ACTIVE STATUS LIST WITHOUT REQUIRE-
11	MENT FOR APPLICATION.
12	Section 14701(a) of title 10, United States Code, is
13	amended by striking "Upon application, a reserve officer"
14	and inserting "A reserve officer".
15	SEC. 514. AUTHORITY TO RETAIN RESERVE COMPONENT
16	CHAPLAINS AND OFFICERS IN MEDICAL SPE-
17	CIALTIES UNTIL SPECIFIED AGE.
18	Section 14703(a)(3) of title 10, United States Code,
19	is amended by striking "veterinary officers" and all that
20	follows through the period and inserting "Air Force nurse,
21	Medical Service Corps officer, biomedical sciences officer, or
22	chaplain.".

1	SEC. 515. AUTHORITY FOR TEMPORARY INCREASE IN NUM-
2	BER OF RESERVE COMPONENT PERSONNEL
3	SERVING ON ACTIVE DUTY OR FULL-TIME NA-
4	TIONAL GUARD DUTY IN CERTAIN GRADES.
5	(a) Field Grade Officers.—Section 12011 of title
6	10, United States Code, as amended by section 501(b), is
7	amended by adding at the end the following new subsection:
8	"(d) Upon a determination by the Secretary of Defense
9	that such action is in the national interest, the Secretary
10	may increase the number of officers serving in any grade
11	for a fiscal year pursuant to subsection (a) by not more
12	than the percent authorized by the Secretary under section
13	115(c)(2) of this title.".
14	(b) Senior Enlisted Members.—Section 12012 of
15	such title, as amended by section 501(c), is amended by
16	adding at the end the following new subsection:
17	"(d) Upon a determination by the Secretary of Defense
18	that such action is in the national interest, the Secretary
19	may increase the number of enlisted members serving in
20	any grade for a fiscal year pursuant to subsection (a) by
21	not more than the percent authorized by the Secretary
22	under section $115(c)(2)$ of this title.".

1	SEC. 516. AUTHORITY FOR PROVISION OF LEGAL SERVICES
2	TO RESERVE COMPONENT MEMBERS FOL-
3	LOWING RELEASE FROM ACTIVE DUTY.
4	(a) Legal Services.—Section 1044(a) of title 10,
5	United States Code, is amended—
6	(1) by redesignating paragraph (4) as para-
7	graph (5); and
8	(2) by inserting after paragraph (3) the fol-
9	lowing new paragraph:
10	"(4) Members of a reserve component not covered
11	by paragraph (1) or (2), but only during a period,
12	following a release from active duty under a call or
13	order to active duty for more than 29 days under a
14	mobilization authority (as determined by the Sec-
15	retary of Defense), that is not in excess of twice the
16	length of time served on active duty.".
17	(b) Dependents.—Paragraph (5) of such section
18	1044(a) (as redesignated by subsection (a)) is amended by
19	striking "and (3)" and inserting "(3), and (4)".
20	(c) Implementing Regulations.—Regulations to
21	implement the amendments made by subsections (a) and
22	(b) shall be prescribed not later than 180 days after the
23	date of the enactment of this Act.

1	SEC. 517. ENTITLEMENT TO SEPARATION PAY FOR RESERVE
2	OFFICERS RELEASED FROM ACTIVE DUTY
3	UPON DECLINING SELECTIVE CONTINUATION
4	ON ACTIVE DUTY AFTER SECOND FAILURE OF
5	SELECTION FOR PROMOTION.
6	(a) Discharge or Release To Be Considered In-
7	VOLUNTARY.—Section 1174(c) of title 10, United States
8	Code, is amended by adding at the end the following new
9	paragraph:
10	"(4) The discharge or release from active duty of an
11	officer under a law or regulation requiring that an officer
12	who has failed of selection for promotion to the next higher
13	grade for the second time, or who declines continuation on
14	active duty after such a failure, be discharged or released
15	from active duty shall be considered to be involuntary for
16	purposes of paragraph $(1)(A)$.".
17	(b) Effective Date.—Paragraph (4) of section
18	1174(c) of title 10, United States Code, as added by sub-
19	section (a), shall apply with respect to an offer for selective
20	continuation on active duty that is declined on or after the
21	date of the enactment of this Act.

1	SEC. 518. EXTENSION OF INVOLUNTARY CIVIL SERVICE RE-
2	TIREMENT DATE FOR CERTAIN RESERVE
3	TECHNICIANS.
4	(a) Mandatory Retirement Not Applicable
5	Until Age 60.—Section 10218 of title 10, United States
6	Code, is amended—
7	(1) in subsection (a)—
8	(A) by inserting "and is age 60 or older at
9	that time" after "unreduced annuity" in para-
10	graph(2);
11	(B) by inserting "or is under age 60 at that
12	time" after "unreduced annuity" in paragraph
13	(3)(A); and
14	(C) by inserting "and becoming 60 years of
15	age" after "unreduced annuity" in paragraph
16	$(3)(B)(ii)(I); \ and$
17	(2) in subsection (b)—
18	(A) by inserting "and is age 60 or older"
19	after "unreduced annuity" in paragraph (1);
20	(B) by inserting "or is under age 60" after
21	"unreduced annuity" in paragraph (2)(A); and
22	(C) by inserting "and becoming 60 years of
23	age" after "unreduced annuity" in paragraph
24	(2)(B)(ii)(I).
25	(b) Transition Provision.—(1) An individual who
26	before the date of the enactment of this Act was involun-

1	tarily separated or retired from employment as an Army
2	Reserve or Air Force Reserve technician under section
3	10218 of title 10, United States Code, and who would not
4	have been so separated if the provisions of subsection (c)
5	of that section, as amended by subsection (a), had been in
6	effect at the time of such separation may, with the approval
7	of the Secretary concerned, be reinstated to the technician
8	status held by that individual immediately before that sepa-
9	ration.
10	(2) The authority under paragraph (1) applies only
11	to reinstatement for which an application is received by
12	the Secretary concerned before the end of the one-year period
13	beginning on the date of the enactment of this Act.
14	Subtitle C—Education and
15	Training
16	SEC. 521. COLLEGE TUITION ASSISTANCE PROGRAM FOR
17	PURSUIT OF DEGREES BY MEMBERS OF THE
18	MARINE CORPS PLATOON LEADERS CLASS
19	PROGRAM.
20	(a) In General.—Section 16401 of title 10, United
21	States Code, is amended as follows:
22	(1) The section heading is amended to read as
23	follows:

1	"§ 16401. Marine Corps Platoon Leaders Class pro-
2	gram: college tuition assistance pro-
3	gram".
4	(2) Subsection (a) is amended—
5	(A) by striking "Financial" in the sub-
6	section heading and inserting "College Tui-
7	TION";
8	(B) by striking "an eligible enlisted" in the
9	matter preceding paragraph (1) and inserting
10	"a"; and
11	(C) in paragraph (2), by striking "three"
12	and inserting "four".
13	(3) Subsection (b)(1) is amended—
14	(A) by striking "an enlisted" and inserting
15	"a";
16	(B) in subparagraph (A), by striking "an
17	officer candidate in" and inserting "a member
18	of";
19	(C) by striking subparagraph (B) and re-
20	designating subparagraphs (C) and (D) as sub-
21	paragraphs (B) and (C), respectively; and
22	(D) in subparagraph (C) (as so redesig-
23	nated), by striking "(3)" and inserting "(2)".
24	(4) Subsection (b) is amended by striking para-
25	graph (2) and redesignating paragraph (3) as para-
26	graph(2).

1	(5) Subsection (f)(1) is amended by striking "A
2	member" and inserting "An enlisted member".
3	(b) Computation of Creditable Service.—Section
4	205(f) of title 37, United States Code, is amended—
5	(1) by striking "section 12209" and inserting
6	"section 12203"; and
7	(2) by striking "a member" and inserting "an
8	enlisted member".
9	(c) Clerical Amendment.—The item relating to sec-
10	tion 16401 in the table of sections at the beginning of chap-
11	ter 1611 of such title is amended to read as follows:
	"16401. Marine Corps Platoon Leaders Class program: college tuition assistance program.".
12	SEC. 522. REVIEW OF ALLOCATION OF JUNIOR RESERVE OF-
12 13	SEC. 522. REVIEW OF ALLOCATION OF JUNIOR RESERVE OF- FICERS TRAINING CORPS UNITS AMONG THE
13	FICERS TRAINING CORPS UNITS AMONG THE
13 14	FICERS TRAINING CORPS UNITS AMONG THE SERVICES.
13 14 15	FICERS TRAINING CORPS UNITS AMONG THE SERVICES. (a) REALLOCATION OF JROTC UNITS.—Not later than
13 14 15 16	FICERS TRAINING CORPS UNITS AMONG THE SERVICES. (a) REALLOCATION OF JROTC UNITS.—Not later than March 31, 2001, the Secretary of Defense shall—
13 14 15 16	FICERS TRAINING CORPS UNITS AMONG THE SERVICES. (a) REALLOCATION OF JROTC UNITS.—Not later than March 31, 2001, the Secretary of Defense shall— (1) review the allocation among the military de-
113 114 115 116 117	FICERS TRAINING CORPS UNITS AMONG THE SERVICES. (a) REALLOCATION OF JROTC UNITS.—Not later than March 31, 2001, the Secretary of Defense shall— (1) review the allocation among the military departments of the statutory maximum number of Jun-
13 14 15 16 17 18	FICERS TRAINING CORPS UNITS AMONG THE SERVICES. (a) REALLOCATION OF JROTC UNITS.—Not later than March 31, 2001, the Secretary of Defense shall— (1) review the allocation among the military departments of the statutory maximum number of Junior Reserve Officers' Training Corps (JROTC) units;
13 14 15 16 17 18 19 20	FICERS TRAINING CORPS UNITS AMONG THE SERVICES. (a) REALLOCATION OF JROTC UNITS.—Not later than March 31, 2001, the Secretary of Defense shall— (1) review the allocation among the military departments of the statutory maximum number of Junior Reserve Officers' Training Corps (JROTC) units; and
13 14 15 16 17 18 19 20 21	FICERS TRAINING CORPS UNITS AMONG THE SERVICES. (a) REALLOCATION OF JROTC UNITS.—Not later than March 31, 2001, the Secretary of Defense shall— (1) review the allocation among the military departments of the statutory maximum number of Junior Reserve Officers' Training Corps (JROTC) units; and (2) redistribute the allocation of those units

1	proposes to more quickly eliminate the current wait-
2	ing list for such units and to commit the necessary
3	resources for that purpose.
4	(b) Proposal for Increase in Statutory Max-
5	IMUM.—If, based on the review under subsection (a) and
6	the redistribution of the allocation of JROTC units under
7	that subsection, the Secretary determines that an increase
8	in the statutory maximum number of such units is war-
9	ranted, the Secretary shall include a proposal for such an
10	increase in the budget proposal of the Department of De-
11	fense for fiscal year 2002.
12	SEC. 523. AUTHORITY FOR NAVAL POSTGRADUATE SCHOOL
13	TO ENROLL CERTAIN DEFENSE INDUSTRY CI-
14	VILIANS IN SPECIFIED PROGRAMS RELATING
15	TO DEFENSE PRODUCT DEVELOPMENT.
16	(a) In General.—(1) Chapter 605 of title 10, United
17	States Code, is amended by adding at the end the following
18	new section:
19	"§ 7049. Defense industry civilians: admission to de-
20	fense product development program
21	"(a) Authority for Admission.—The Secretary of
22	the Navy may permit eligible defense industry employees
23	to receive instruction at the Naval Postgraduate School in
24	accordance with this section. Any such defense industry em-
25	ployee may only be enrolled in, and may only be provided

- 1 instruction in, a program leading to a masters's degree in
- 2 a curriculum related to defense product development. No
- 3 more than 10 such defense industry employees may be en-
- 4 rolled at any one time. Upon successful completion of the
- 5 course of instruction in which enrolled, any such defense
- 6 industry employee may be awarded an appropriate degree
- 7 under section 7048 of this title.
- 8 "(b) Eligible Defense Industry Employees.—
- 9 For purposes of this section, an eligible defense industry
- 10 employee is an individual employed by a private firm that
- 11 is engaged in providing to the Department of Defense sig-
- 12 nificant and substantial defense-related systems, products,
- 13 or services. A defense industry employee admitted for in-
- 14 struction at the school remains eligible for such instruction
- 15 only so long at that person remains employed by the same
- 16 firm.
- 17 "(c) Annual Certification by the Secretary of
- 18 The Navy.—Defense industry employees may receive in-
- 19 struction at the school during any academic year only if,
- 20 before the start of that academic year, the Secretary of the
- 21 Navy determines, and certifies to the Committee on Armed
- 22 Services of the Senate and the Committee on Armed Serv-
- 23 ices of the House of Representatives, that providing instruc-
- 24 tion to defense industry employees under this section during
- 25 that year—

1	"(1) will further the military mission of the
2	school;
3	"(2) will enhance the ability of the Department
4	of Defense and defense-oriented private sector contrac-
5	tors engaged in the design and development of defense
6	systems to reduce the product and project lead times
7	required to bring such systems to initial operational
8	capability; and
9	"(3) will be done on a space-available basis and
10	not require an increase in the size of the faculty of
11	the school, an increase in the course offerings of the
12	school, or an increase in the laboratory facilities or
13	other infrastructure of the school.
14	"(d) Program Requirements.—The Secretary of the
15	Navy shall ensure that—
16	"(1) the curriculum for the defense product devel-
17	opment program in which defense industry employees
18	may be enrolled under this section is not readily
19	available through other schools and concentrates on
20	defense product development functions that are con-
21	ducted by military organizations and defense contrac-
22	tors working in close cooperation; and
23	"(2) the course offerings at the school continue to
24	be determined solely by the needs of the Department
25	of Defense.

- 1 "(e) Tuition.—The Superintendent of the school shall
- 2 charge tuition for students enrolled under this section at
- 3 a rate not less than the rate charged for employees of the
- 4 United States outside the Department of the Navy.
- 5 "(f) Standards of Conduct.—While receiving in-
- 6 struction at the school, students enrolled under this section,
- 7 to the extent practicable, are subject to the same regulations
- 8 governing academic performance, attendance, norms of be-
- 9 havior, and enrollment as apply to Government civilian
- 10 employees receiving instruction at the school.
- 11 "(g) Use of Funds.—Amounts received by the school
- 12 for instruction of students enrolled under this section shall
- 13 be retained by the school to defray the costs of such instruc-
- 14 tion. The source, and the disposition, of such funds shall
- 15 be specifically identified in records of the school.".
- 16 (2) The table of sections at the beginning of such chap-
- 17 ter is amended by adding at the end the following new item:
 - "7049. Defense industry civilians: admission to defense product development program.".
- 18 (b) Program Evaluation and Report.—(1) Before
- 19 the start of the fourth year of instruction, but no earlier
- 20 than the start of the third year of instruction, of defense
- 21 industry employees at the Naval Postgraduate School under
- 22 section 7049 of title 10, United States Code, as added by
- 23 subsection (a), the Secretary of the Navy shall conduct an

1	evaluation of the admission of such students under that sec-
2	tion. The evaluation shall include the following:
3	(A) An assessment of whether the authority for
4	instruction of nongovernment civilians at the school
5	has resulted in a discernible benefit for the Govern-
6	ment.
7	(B) Determination of whether the receipt and
8	disposition of funds received by the school as tuition
9	for instruction of such civilians at the school have
10	been properly identified in records of the school.
11	(C) An assessment of the disposition of those
12	funds.
13	(D) An assessment of whether instruction of such
14	civilians at the school is in the best interests of the
15	Government.
16	(2) Not later than 30 days after completing the evalua-
17	tion referred to in paragraph (1), the Secretary of the Navy
18	shall submit to the Secretary of Defense a report on the pro-
19	gram under such section. The report shall include—
20	(A) the results of the evaluation under para-
21	graph(1);
22	(B) the Secretary's conclusions and recommenda-
23	tion with respect to continuing to allow nongovern-
24	ment civilians to receive instruction and the Naval

1	Postgraduate School as part of a program related to
2	defense product development; and
3	(C) any proposals for legislative changes rec-
4	ommended by the Secretary.
5	(3) Not later than 60 days after receiving the report
6	of the Secretary of the Navy under paragraph (2), the Sec-
7	retary of Defense shall submit the report, together with any
8	comments that the Secretary considers appropriate, to the
9	Committee on Armed Services of the Senate and the Com-
10	mittee on Armed Services of the House of Representatives.
11	$Subtitle \ D-\!$
12	and Commendations
13	SEC. 531. AUTHORITY FOR AWARD OF THE MEDAL OF
14	HONOR TO ANDREW J. SMITH FOR VALOR
15	DURING THE CIVIL WAR.
16	(a) Waiver of Time Limitations.—Notwithstanding
17	the time limitations specified in section 3744 of title 10,
18	United States Code, or any other time limitation with re-
19	spect to the awarding of certain medals to persons who
20	served in the military service, the President may award the
21	medal of honor, posthumously, under section 3741 of that
22	title to Andrew J. Smith of Clinton, Illinois, for the acts
23	of valor during the Civil War described in subsection (b).
24	(b) ACTION DESCRIBED.—The acts of valor referred to
25	in subsection (a) are the actions of Andrew J. Smith during

- 1 the Civil War on November 30, 1864, while serving as an
- 2 infantry corporal in the 55th Massachusetts Voluntary In-
- 3 fantry during the Battle of Honey Hill in South Carolina.
- 4 SEC. 532. AUTHORITY FOR AWARD OF THE MEDAL OF
- 5 HONOR TO ED W. FREEMAN FOR VALOR DUR-
- 6 ING THE VIETNAM CONFLICT.
- 7 (a) Waiver of Time Limitations.—Notwithstanding
- 8 the time limitations specified in section 3744 of title 10,
- 9 United States Code, or any other time limitation with re-
- 10 spect to the awarding of certain medals to persons who
- 11 served in the military service, the President may award the
- 12 Medal of Honor, posthumously, under section 3741 of that
- 13 title to Ed W. Freeman of Boise, Idaho, for the acts of valor
- 14 during the Vietnam Conflict described in subsection (b).
- 15 (b) ACTION DESCRIBED.—The acts of valor referred to
- 16 in subsection (a) are the actions of Ed W. Freeman on No-
- 17 vember 14, 1965, as a flight leader and second in command
- 18 of a 16-helicopter lift unit, serving in the grade of captain
- 19 at Landing Zone X-Ray in the battle of the IaDrang Valley,
- 20 Republic of Vietnam, with Alpha Company, 229th Assault
- 21 Helicopter Battalion, 101st Cavalry Division (Airmobile).

1	SEC. 533. CONSIDERATION OF PROPOSALS FOR POST-
2	HUMOUS OR HONORARY PROMOTIONS OR AP-
3	POINTMENTS OF MEMBERS OR FORMER MEM-
4	BERS OF THE ARMED FORCES AND OTHER
5	QUALIFIED PERSONS.
6	(a) In General.—Chapter 80 of title 10, United
7	States Code, is amended by adding at the end the following
8	new section:
9	"§ 1563. Consideration of proposals for posthumous
10	and honorary promotions and appoint-
11	ments: procedures for review and rec-
12	ommendation
13	"(a) Review by Secretary Concerned.—Upon re-
14	quest of a Member of Congress, the Secretary concerned shall
15	review a proposal for the posthumous or honorary pro-
16	motion or appointment of a member or former member of
17	the armed forces, or any other person considered qualified,
18	that is not otherwise authorized by law. Based upon such
19	review, the Secretary shall make a determination as to the
20	merits of approving the posthumous or honorary promotion
21	or appointment and the other determinations necessary to
22	comply with subsection (b).
23	"(b) Notice of Results of Review.—Upon making
24	a determination under subsection (a) as to the merits of
25	approving the posthumous or honorary promotion or ap-
26	pointment, the Secretary concerned shall submit to the

Committee on Armed Services of the Senate and the Com-
mittee on Armed Services of the House of Representatives
and to the requesting Member of Congress notice in writing
of one of the following:
"(1) The posthumous or honorary promotion or
appointment does not warrant approval on the mer-
its.
"(2) The posthumous or honorary promotion or
appointment warrants approval and authorization by
law for the promotion or appointment is rec-
ommended.
"(3) The posthumous or honorary promotion or
appointment warrants approval on the merits and
has been recommended to the President as an excep-
tion to policy.
"(4) The posthumous or honorary promotion or
appointment warrants approval on the merits and
authorization by law for the promotion or appoint-
ment is required but is not recommended.
A notice under paragraph (1) or (4) shall be accompanied
by a statement of the reasons for the decision of the Sec-
retary.
"(c) Definition.—In this section, the term 'Member
of Congress' means—

"(1) a Senator; or

1	"(2)	a	Representative	in,	or	a	Delegate	or	Resi-

- 2 dent Commissioner to, Congress.".
- 3 (b) Clerical Amendment.—The table of sections at
- 4 the beginning of such chapter is amended by adding at the
- 5 end the following new item:

"1563. Consideration of proposals for posthumous and honorary promotions and appointments: procedures for review and recommendation.".

6 SEC. 534. WAIVER OF TIME LIMITATIONS FOR AWARD OF

- 7 NAVY DISTINGUISHED FLYING CROSS TO
- 8 CERTAIN PERSONS.
- 9 (a) Waiver.—Any limitation established by law or
- 10 policy for the time within which a recommendation for the
- 11 award of a military decoration or award must be submitted
- 12 shall not apply to awards of decorations described in this
- 13 section, the award of each such decoration having been de-
- 14 termined by the Secretary concerned to be warranted in ac-
- 15 cordance with section 1130 of title 10, United States Code.
- 16 (b) Distinguished Flying Cross.—Subsection (a)
- 17 applies to the award of the Distinguished Flying Cross for
- 18 service during World War II or Korea (including multiple
- 19 awards to the same individual) in the case of each indi-
- 20 vidual concerning whom the Secretary of the Navy (or an
- 21 officer of the Navy acting on behalf of the Secretary) sub-
- 22 mitted to the Committee on Armed Services of the House
- 23 of Representatives and the Committee on Armed Services
- 24 of the Senate, during the period beginning on October 5,

1	1999, and ending on the day before the date of the enact-
2	ment of this Act, a notice as provided in section 1130(b)
3	of title 10, United States Code, that the award of the Distin-
4	guished Flying Cross to that individual is warranted and
5	that a waiver of time restrictions prescribed by law for rec-
6	ommendation for such award is recommended.
7	SEC. 535. ADDITION OF CERTAIN INFORMATION TO MARK-
8	ERS ON GRAVES CONTAINING REMAINS OF
9	CERTAIN UNKNOWNS FROM THE U.S.S. ARI-
10	ZONA WHO DIED IN THE JAPANESE ATTACK
11	ON PEARL HARBOR ON DECEMBER 7, 1941.
12	(a) Information To Be Provided Secretary of
13	Veterans Affairs.—The Secretary of the Army shall pro-
14	vide to the Secretary of Veterans Affairs certain informa-
15	tion, as specified in subsection (b), pertaining to the re-
16	mains of certain unknown persons that are interred in the
17	National Memorial Cemetery of the Pacific, Honolulu, Ha-
18	waii. The Secretary of Veterans Affairs shall add to the in-
19	scriptions on the markers on the graves containing those
20	remains the information provided.
21	(b) Information To Be Added—The information to
22	be added to grave markers under subsection (a)—
23	(1) shall be determined by the Secretary of the
24	Army, based on a review of the information that, as
25	of the date of the enactment of this Act, has been au-

1	thenticated by the director of the Navy Historical
2	Center, Washington, D.C., pertaining to the interment
3	of remains of certain unknown casualties from the
4	U.S.S. Arizona who died as a result of the Japanese
5	attack on Pearl Harbor on December 7, 1941; and
6	(2) shall, at a minimum, indicate that the in-
7	terred remains are from the U.S.S. Arizona.
8	(c) Limitation of Scope of Section.—This section
9	does not impose any requirement on the Secretary of the
10	Army to undertake a review of any information pertaining
11	to the interred remains of any unknown person other than
12	as provided in subsection (b).
13	SEC. 536. SENSE OF CONGRESS REGARDING FINAL CREW OF
14	U.S.S. INDIANAPOLIS.
15	(a) FINDINGS.—Congress finds the following:
16	(1) Shortly after midnight on the night of July
17	30, 1945, during the closing days of World War II,
18	the United States Navy heavy cruiser U.S.S. INDI-
19	ANAPOLIS (CA-35) was torpedoed and sunk by a
20	Japanese submarine.
21	(2) Of the 1,196 crew members, only 316 sur-
22	vived the attack and subsequent five-day ordeal adrift
23	
43	at sea, the rest dying from battle wounds, drowning,

- making the sinking of the INDIANAPOLIS the worst
 sea disaster in United States naval history.
 - (3) Following the rescue of the surviving crew members, the commanding officer of the INDIANAP-OLIS, Captain Charles Butler McVay III, who survived the sinking and the ordeal at sea, was charged with "suffering a vessel to be hazarded through negligence" and was convicted by a court-martial of that charge, notwithstanding a great many extenuating circumstances, some of which were not presented at the court-martial trial.
 - (4) Captain McVay had an excellent record throughout his naval career before the sinking of the INDIANAPOLIS, beginning with his graduation from the United States Naval Academy in 1919 and including an excellent combat record that included participation in the landings in North Africa and award of the Silver Star for courage under fire earned during the Solomon Islands campaign.
 - (5) After assuming command of the INDIANAP-OLIS on November 18, 1944, Captain McVay led the ship during her participation in the assaults on Iwo Jima and Okinawa.
- 24 (6) During the latter assault, the INDIANAP-25 OLIS suffered a damaging kamikaze attack which

- penetrated the ship's hull, but the ship was made sea worthy and skillfully returned by Captain McVay
 and her crew to San Francisco for repairs.
 - (7) Following completion of those repairs, the INDIANAPOLIS was given the mission of transporting to the island of Tinian vital parts of the atomic bomb which was dropped on Hiroshima, a mission which was completed successfully on July 26, 1945, at a record average speed of 29 knots.
 - (8) Following the accomplishment of that mission, the INDIANAPOLIS sailed from Tinian to Guam and from there embarked for Leyte Gulf in the Philippines to join training with the fleet assembling for the final assault on the Japanese mainland.
 - (9) As the INDIANAPOLIS began its trip across the Philippine Sea on July 28, 1945, the war was virtually over in that area of the south Pacific, with hostilities having moved 1,000 miles to the north, the Japanese navy's surface fleet was nonexistent, and United States naval intelligence reported only four operational Japanese submarines in the entire Pacific theater of war, all of which resulted in the state of alert among shore-based personnel routing and tracking the INDIANAPOLIS across the Philippine Sea being affected accordingly.

McVay requested a destroyer escort because his ship was not equipped with antisubmarine detection devices, but, despite the fact that no capital ship such as the INDIANAPOLIS had made the transit between Guam and the Philippines without escort during World War II, that request was denied, and a 1996 report by the Navy's Judge Advocate General's office concedes that "Captain McVay and the routing officer did not discuss the availability of an escort after the operations officer for COMMARIANNAS confirmed that an escort was not necessary".

- (11) Although Captain McVay was informed of "submarine sightings" in the Philippine Sea, such sightings were commonplace, and none of those reported to Captain McVay had been confirmed, and at the same time there was a failure to inform him that a submarine within range of his path had sunk the U.S.S. UNDERHILL four days before his departure from Guam.
- (12) United States military intelligence activities, through a code-breaking system called ULTRA, had learned that the Japanese submarine I–58 was operating in the Philippine Sea area, but Captain McVay was not told of this intelligence, which re-

- mained classified as Top Secret until the early
 1990's, and this intelligence (and the fact that it was
 withheld from Captain McVay when he sailed from
 Guam) was not brought to light at his court-martial.
 - (13) The INDIANAPOLIS was sunk by this same submarine.
 - (14) the commander of that submarine, Mochitsura Hashimoto, testified at the court-martial that once he had detected the ship, he would have been able to make a successful torpedo attack whether or not the ship was zigzagging.
 - (15) With visibility severely limited by a heavy overcast at approximately 11 p.m. on the night of July 29, 1945, Captain McVay gave the order to cease zigzagging and retired to his cabin and shortly after midnight the INDIANAPOLIS was struck by two torpedoes and sunk within 12 minutes.
 - (16) The formal charge upon which Captain McVay was convicted for "suffering a vessel to be hazarded through negligence" contained the phrase "in good visibility" in reference to the weather conditions on that night, which is contrary to the recollection of all survivors, who recall that the visibility was very poor.

- (17) After the INDIANAPOLIS was sunk, various Navy shore offices compounded the previous errors which had led to the ship being placed in jeopardy by failing to report the ship's overdue arrival, thus leaving the approximately 950 members of the crew who survived the sinking of the ship adrift for four days and five nights until by chance the survivors were spotted by a routine air patrol.
 - (18) A court of inquiry to investigate the sinking was convened in Guam on August 13, 1945, just two weeks after the sinking and nine days after the survivors were rescued (a date so soon after the sinking that Captain William Hillbert, the Navy judge advocate for the inquiry, admitted that the inquiry was so rushed that they were ". . . starting the proceedings without having available all the necessary data") and recommended that Captain McVay be issued a Letter of Reprimand and that he be courtmartialed.
 - (19) The headquarters staff of CINCPAC (commanded by Fleet Admiral Chester Nimitz) disagreed with the recommendation of the court of inquiry, stating that in not maintaining a zigzag course Captain McVay at worst was guilty only of an error in judgment and not gross negligence and concluded that the

- rule requiring zigzagging would not have applied in any event since Captain McVay's orders gave him discretion on that matter and took precedence over all other orders (a point that was never made by Captain McVay's attorney during the court-martial).
 - (20) The Department of the Navy delayed the announcement of the sinking of the INDIANAPOLIS for almost two weeks to coincide with the announcement of the surrender of Japan, thus diverting attention from the magnitude of the disaster and lessening its public impact, and then, despite opposition by Admiral Nimitz and Admiral Raymond Spruance (for whom the INDIANAPOLIS had served as flagship), it brought court-martial charges against Captain McVay in a rare instance when a commanding officer's recommendations are contravened.
 - (21) Captain McVay thus became the first United States Navy commanding officer brought to trial for losing his ship in combat during World War II, despite the fact that over 700 ships were lost during World War II, including some under questionable circumstances.
 - (22) Captain McVay was convicted on February 23, 1946, on the charge of "suffering a vessel to be hazarded through negligence", thus permanently dam-

- aging his career as a naval officer, although when Admiral Nimitz was advanced to the position of Chief
 of Naval Operations later that same year, he remitted
 Captain McVay's sentence and restored him to active
 duty.
 - (23) Following his court-martial conviction, Captain McVay remained on active duty until retiring in 1949 upon completion of 30 years of active naval service, with a final promotion, in accordance with then-applicable law, to the grade of rear admiral, effective upon the date of his retirement.
 - (24) Rear Admiral Charles Butler McVay III (retired), died on November 6, 1968, without having been exonerated from responsibility for the loss of his ship and the lives of 880 members of her crew.
 - (25) The survivors of the INDIANAPOLIS still living have remained steadfast in their support of the exoneration of Captain McVay.
 - (26) In 1993, Congress, in section 1165 of the National Defense Authorization Act for Fiscal Year 1994 (Public Law 103–160; 107 Stat. 1765; 16 U.S.C. 431 note), recognized the memorial to the U.S.S. INDIANAPOLIS (CA–35) in Indianapolis, Indiana, as the national memorial to that historic warship and to her final crew.

1	(27) In 1994, Congress, in section 1052 of the
2	National Defense Authorization Act for Fiscal Year
3	1995 (Public Law 103–337; 108 Stat. 2844), stating
4	that it was acting on behalf of the grateful people of
5	the United States—
6	(A) recognized the invaluable contributions
7	of the U.S.S. INDIANAPOLIS to the ending of
8	World War II; and
9	(B) on the occasion of the 50th anniversary
10	of her tragic sinking, and the dedication of the
11	national memorial in Indianapolis on July 30,
12	1995, commended that ship and her crew for self-
13	less and heroic service to the United States.
14	(b) Court-Martial Conviction of Charles But-
15	LER MCVAY, III.—It is the sense of Congress that—
16	(1) the court-martial charges against then-Cap-
17	tain Charles Butler McVay III, United States Navy,
18	arising from the sinking of the U.S.S. INDIANAP-
19	OLIS (CA-35) on July 30, 1945, while under his
20	command were not morally sustainable;
21	(2) Captain McVay's conviction was a mis-
22	carriage of justice that led to his unjust humiliation
23	and damage to his naval career; and
24	(3) the American people should now recognize
25	Captain McVay's lack of culpability for the tragic loss

1	of the U.S.S. INDIANAPOLIS and the lives of the
2	men who died as a result of her sinking.
3	(c) Presidential Unit Citation.—(1) It is the sense
4	of Congress that the President should award a Presidential
5	Unit Citation to the final crew of the U.S.S. INDIANAP-
6	OLIS (CA-35) in recognition of the courage and fortitude
7	displayed by the members of that crew in the face of tremen-
8	dous hardship and adversity after their ship was torpedoed
9	and sunk on July 30, 1945.
10	(2) A citation described in paragraph (1) may be
11	awarded without regard to any provision of law or regula-
12	tion prescribing a time limitation that is otherwise applica-
13	ble with respect to recommendation for, or the award of,
14	such a citation.
15	SEC. 537. POSTHUMOUS ADVANCEMENT OF REAR ADMIRAL
16	(RETIRED) HUSBAND E. KIMMEL AND MAJOR
17	GENERAL (RETIRED) WALTER C. SHORT ON
18	RETIRED LISTS.
19	(a) Findings.—Congress makes the following findings:
20	(1) The late Rear Admiral (retired) Husband E.
21	Kimmel, formerly serving in the grade of admiral as
22	the Commander in Chief of the United States Fleet
23	and the Commander in Chief, United States Pacific
24	Fleet, had an excellent and unassailable record

- throughout his career in the United States Navy prior
 to the December 7, 1941, attack on Pearl Harbor.
- 3 (2) The late Major General (retired) Walter C.
 4 Short, formerly serving in the grade of lieutenant gen5 eral as the Commander of the United States Army
 6 Hawaiian Department, had an excellent and unas7 sailable record throughout his career in the United
 8 States Army prior to the December 7, 1941, attack on
 9 Pearl Harbor.
 - (3) Numerous investigations following the attack on Pearl Harbor have documented that then Admiral Kimmel and then Lieutenant General Short were not provided necessary and critical intelligence that was available, that foretold of war with Japan, that warned of imminent attack, and that would have alerted them to prepare for the attack, including such essential communiques as the Japanese Pearl Harbor Bomb Plot message of September 24, 1941, and the message sent from the Imperial Japanese Foreign Ministry to the Japanese Ambassador in the United States from December 6–7, 1941, known as the Fourteen-Part Message.
 - (4) On December 16, 1941, Admiral Kimmel and Lieutenant General Short were relieved of their com-

- mands and returned to their permanent ranks of rear
 admiral and major general.
 - (5) Admiral William Harrison Standley, who served as a member of the investigating commission known as the Roberts Commission that accused Admiral Kimmel and Lieutenant General Short of "dereliction of duty" only six weeks after the attack on Pearl Harbor, later disavowed the report maintaining that "these two officers were martyred" and "if they had been brought to trial, both would have been cleared of the charge".
 - (6) On October 19, 1944, a Naval Court of Inquiry—
 - (A) exonerated Admiral Kimmel on the grounds that his military decisions and the disposition of his forces at the time of the December 7, 1941, attack on Pearl Harbor were proper "by virtue of the information that Admiral Kimmel had at hand which indicated neither the probability nor the imminence of an air attack on Pearl Harbor";
 - (B) criticized the higher command for not sharing with Admiral Kimmel "during the very critical period of 26 November to 7 December

1	1941, important information regarding the
2	Japanese situation"; and
3	(C) concluded that the Japanese attack and
4	its outcome was attributable to no serious fault
5	on the part of anyone in the naval service.
6	(7) On June 15, 1944, an investigation con-
7	ducted by Admiral T. C. Hart at the direction of the
8	Secretary of the Navy produced evidence, subsequently
9	confirmed, that essential intelligence concerning Jap-
10	anese intentions and war plans was available in
11	Washington but was not shared with Admiral Kim-
12	mel.
13	(8) On October 20, 1944, the Army Pearl Harbor
14	Board of Investigation determined that—
15	(A) Lieutenant General Short had not been
16	kept "fully advised of the growing tenseness of
17	the Japanese situation which indicated an in-
18	creasing necessity for better preparation for
19	war";
20	(B) detailed information and intelligence
21	about Japanese intentions and war plans were
22	available in "abundance", but were not shared
23	with Lieutenant General Short's Hawaii com-
24	mand; and

- 1 (C) Lieutenant General Short was not pro-2 vided "on the evening of December 6th and the 3 early morning of December 7th, the critical in-4 formation indicating an almost immediate break 5 with Japan, though there was ample time to 6 have accomplished this".
 - (9) The reports by both the Naval Court of Inquiry and the Army Pearl Harbor Board of Investigation were kept secret, and Rear Admiral (retired) Kimmel and Major General (retired) Short were denied their requests to defend themselves through trial by court-martial.
 - (10) The joint committee of Congress that was established to investigate the conduct of Admiral Kimmel and Lieutenant General Short completed, on May 31, 1946, a 1,075-page report which included the conclusions of the committee that the two officers had not been guilty of dereliction of duty.
 - (11) The Officer Personnel Act of 1947, in establishing a promotion system for the Navy and the Army, provided a legal basis for the President to honor any officer of the Armed Forces of the United States who served his country as a senior commander during World War II with a placement of that officer, with the advice and consent of the Senate, on the re-

- tired list with the highest grade held while on the active duty list.
- 3 (12) On April 27, 1954, the then Chief of Naval 4 Personnel, Admiral J. L. Holloway, Jr., recommended 5 that Rear Admiral Kimmel be advanced in rank in 6 accordance with the provisions of the Officer Per-7 sonnel Act of 1947.
 - (13) On November 13, 1991, a majority of the members of the Board for the Correction of Military Records of the Department of the Army found that the late Major General (retired) Short "was unjustly held responsible for the Pearl Harbor disaster" and that "it would be equitable and just" to advance him to the rank of lieutenant general on the retired list".
 - (14) In October 1994, the then Chief of Naval Operations, Admiral Carlisle Trost, withdrew his 1988 recommendation against the advancement of Rear Admiral (retired) Kimmel (by then deceased) and recommended that the case of Rear Admiral Kimmel be reopened.
 - (15) Although the Dorn Report, a report on the results of a Department of Defense study that was issued on December 15, 1995, did not provide support for an advancement of the late Rear Admiral (retired) Kimmel or the late Major General (retired) Short in

1 grade, it did set forth as a conclusion of the study 2 that "responsibility for the Pearl Harbor disaster should not fall solely on the shoulders of Admiral 3 4 Kimmel and Lieutenant General Short, it should be broadly shared". 5 6 (16) The Dorn Report found— 7 (A) that "Army and Navy officials in 8 Washington were privy to intercepted Japanese 9 diplomatic communications...which provided 10 crucial confirmation of the imminence of war"; 11 (B) that "the evidence of the handling of 12 these messages in Washington reveals some ineptitude, some unwarranted assumptions and 13 14 misestimations, limited coordination, ambiguous 15 language, and lack of clarification and follow-up 16 at higher levels"; and 17 (C) that "together, these characteristics re-18 sulted in failure...to appreciate fully and to 19 convey to the commanders in Hawaii the sense 20 of focus and urgency that these intercepts should 21 have engendered".

> (17) On July 21, 1997, Vice Admiral David C. Richardson (United States Navy, retired) responded to the Dorn Report with his own study which confirmed findings of the Naval Court of Inquiry and the

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- Army Pearl Harbor Board of Investigation and established, among other facts, that the war effort in 1941 was undermined by a restrictive intelligence distribution policy, and the degree to which the commanders of the United States forces in Hawaii were not alerted about the impending attack on Hawaii was directly attributable to the withholding of intelligence from then Admiral Kimmel and Lieutenant General Short.
 - (18) Rear Admiral (retired) Kimmel and Major General (retired) Short are the only two officers eligible for advancement under the Officer Personnel Act of 1947 as senior World War II commanders who were excluded from the list of retired officers presented for advancement on the retired lists to their highest wartime ranks under that Act.
 - (19) This singular exclusion from advancement of Rear Admiral (retired) Kimmel and Major General (retired) Short from the Navy retired list and the Army retired list, respectively, serves only to perpetuate the myth that the senior commanders in Hawaii were derelict in their duty and responsible for the success of the attack on Pearl Harbor, and is a distinct and unacceptable expression of dishonor toward two of the finest officers who have served in the Armed Forces of the United States.

1	(20) Major General (retired) Walter Short died
2	on September 23, 1949, and Rear Admiral (retired)
3	Husband Kimmel died on May 14, 1968, without
4	having been accorded the honor of being returned to
5	their wartime ranks as were their fellow veterans of
6	World War II.
7	(21) The Veterans of Foreign Wars, the Pearl
8	Harbor Survivors Association, the Admiral Nimitz
9	Foundation, the Naval Academy Alumni Association,
10	the Retired Officers Association, the Pearl Harbor
11	Commemorative Committee, and other associations
12	and numerous retired military officers have called for
13	the rehabilitation of the reputations and honor of the
14	late Rear Admiral (retired) Kimmel and the late
15	Major General (retired) Short through their post-
16	humous advancement on the retired lists to their high-
17	est wartime grades.
18	(b) Request for Advancement on Retired
19	Lists.—(1) The President is requested—
20	(A) to advance the late Rear Admiral (retired)
21	Husband E. Kimmel to the grade of admiral on the
22	retired list of the Navy; and
23	(B) to advance the late Major General (retired)
24	Walter C. Short to the grade of lieutenant general on
25	the retired list of the Armu.

1	(2) Any advancement in grade on a retired list re-
2	quested under paragraph (1) shall not increase or otherwise
3	modify the compensation or benefits from the United States
4	to which any person is now or may in the future be entitled
5	based upon the military service of the officer advanced.
6	(c) Sense of Congress.—It is the sense of Congress
7	that—
8	(1) the late Rear Admiral (retired) Husband E.
9	Kimmel performed his duties as Commander in Chief,
10	United States Pacific Fleet, competently and profes-
11	sionally, and, therefore, the losses incurred by the
12	United States in the attacks on the naval base at
13	Pearl Harbor, Hawaii, and other targets on the is-
14	land of Oahu, Hawaii, on December 7, 1941, were not
15	a result of dereliction in the performance of those du-
16	ties by the then Admiral Kimmel; and
17	(2) the late Major General (retired) Walter C.
18	Short performed his duties as Commanding General,
19	Hawaiian Department, competently and profes-
20	sionally, and, therefore, the losses incurred by the
21	United States in the attacks on Hickam Army Air
22	Field and Schofield Barracks, Hawaii, and other tar-
23	gets on the island of Oahu, Hawaii, on December 7,
24	1941, were not a result of dereliction in the perform-

1	ance of those duties by the then Lieutenant General
2	Short.
3	SEC. 538. COMMENDATION OF CITIZENS OF REMY, FRANCE,
4	FOR WORLD WAR II ACTIONS.
5	(a) FINDINGS.—The Congress finds the following:
6	(1) On August 2, 1944, a squadron of P-51s
7	from the United States 364th Fighter Group strafed
8	a German munitions train in Remy, France.
9	(2) The resulting explosion killed Lieutenant
10	Houston Braly, one of the attacking pilots, and de-
11	stroyed much of the village of Remy, including seven
12	stained glass windows in the 13th Century church.
13	(3) Despite threats of reprisals from the occu-
14	pying German authorities, the citizens of Remy recov-
15	ered Lieutenant Braly's body from the wreckage, bur-
16	ied his body with dignity and honor in the church's
17	cemetery, and decorated the grave site daily with
18	fresh flowers.
19	(4) On Armistice Day, 1995, the village of Remy
20	renamed the crossroads near the site of Lieutenant
21	Braly's death in his honor.
22	(5) The surviving members of the 364th Fighter
23	Group desire to express their gratitude to the brave
24	citizens of Remy.

1	(6) To express their gratitude, the surviving
2	members of the 364th Fighter Group have organized
3	a nonprofit corporation to raise funds, through its
4	project "Windows for Remy", to restore the church's
5	stained glass windows.
6	(b) Commendation and Recognition.—The Congress
7	commends the bravery and honor of the citizens of Remy,
8	France, for their actions with respect to the American fight-
9	er pilot Lieutenant Houston Braly during and after August
10	1944, and recognizes the efforts of the surviving members
11	of the United States 364th Fighter Group to raise funds
12	to restore the stained glass windows of Remy's 13th Century
13	church.
14	Subtitle E—Military Justice
15	Matters
16	SEC. 541. RECOGNITION BY STATES OF MILITARY TESTA-
17	MENTARY INSTRUMENTS.
18	(a) In General.—Chapter 53 of title 10, United
19	States Code, is amended by inserting after section 1044c
20	the following new section:
21	"§ 1044d. Military testamentary instruments: require-
22	ment for recognition by States
23	"(a) Testamentary Instruments To Be Given
24	Legal Effect.—A military testamentary instrument—

1	"(1) is exempt from any requirement of form,
2	formality, or recording before probate that is provided
3	for testamentary instruments under the laws of a
4	State; and
5	"(2) has the same legal effect as a testamentary
6	instrument prepared and executed in accordance with
7	the laws of the State in which it is presented for pro-
8	bate.
9	"(b) Military Testamentary Instruments.—For
10	purposes of this section, a military testamentary instru-
11	ment is an instrument that is prepared with testamentary
12	intent in accordance with regulations prescribed under this
13	section and that—
14	"(1) is executed in accordance with subsection
15	(c) by (or on behalf of) a person, as a testator, who
16	is eligible for military legal assistance;
17	"(2) makes a disposition of property of the tes-
18	tator; and
19	"(3) takes effect upon the death of the testator.
20	"(c) Requirements for Execution of Military
21	Testamentary Instruments.—An instrument is valid as
22	a military testamentary instrument only if—
23	"(1) the instrument is executed by the testator
24	(or, if the testator is unable to execute the instrument

1	personally, the instrument is executed in the presence
2	of, by the direction of, and on behalf of the testator);
3	"(2) the instrument is executed in the presence
4	of a military legal assistance counsel acting as pre-
5	siding attorney;
6	"(3) the instrument is executed in the presence
7	of at least two disinterested witnesses (in addition to
8	the presiding attorney), each of whom attests to wit-
9	nessing the testator's execution of the instrument by
10	signing it; and
11	"(4) the instrument is executed in accordance
12	with such additional requirements as may be pro-
13	vided in regulations prescribed under this section.
14	"(d) Self-Proving Military Testamentary In-
15	STRUMENTS.—(1) If the document setting forth a military
16	testamentary instrument meets the requirements of para-
17	graph (2), then the signature of a person on the document
18	as the testator, an attesting witness, a notary, or the pre-
19	siding attorney, together with a written representation of
20	the person's status as such and the person's military grade
21	(if any) or other title, is prima facie evidence of the fol-
22	lowing:
23	"(A) That the signature is genuine.
24	"(B) That the signatory had the represented sta-
25	tus and title at the time of the execution of the will.

1	"(C) That the signature was executed in compli-
2	ance with the procedures required under the regula-
3	tions prescribed under subsection (f).
4	"(2) A document setting forth a military testamentary
5	instrument meets the requirements of this paragraph if it
6	includes (or has attached to it), in a form and content re-
7	quired under the regulations prescribed under subsection
8	(f), each of the following:
9	"(A) A certificate, executed by the testator, that
10	includes the testator's acknowledgment of the testa-
11	mentary instrument.
12	"(B) An affidavit, executed by each witness sign-
13	ing the testamentary instrument, that attests to the
14	circumstances under which the testamentary instru-
15	ment was executed.
16	"(C) A notarization, including a certificate of
17	any administration of an oath required under the
18	regulations, that is signed by the notary or other offi-
19	cial administering the oath.
20	"(e) Statement To Be Included.—(1) Under regu-
21	lations prescribed under this section, each military testa-
22	mentary instrument shall contain a statement that sets
23	forth the provisions of subsection (a).
24	"(2) Paragraph (1) shall not be construed to make in-
25	applicable the provisions of subsection (a) to a testamentary

1	instrument that does not include a statement described in
2	that paragraph.
3	"(f) Regulations.—Regulations for the purposes of
4	this section shall be prescribed jointly by the Secretary of
5	Defense and by the Secretary of Transportation with respect
6	to the Coast Guard when it is not operating as a service
7	in the Department of the Navy.
8	"(g) Definitions.—In this section:
9	"(1) The term 'person eligible for military legal
10	assistance' means a person who is eligible for legal as-
11	sistance under section 1044 of this title.
12	"(2) The term 'military legal assistance counsel'
13	means—
14	"(A) a judge advocate (as defined in section
15	801(13) of this title); or
16	"(B) a civilian attorney serving as a legal
17	assistance officer under the provisions of section
18	1044 of this title.
19	"(3) The term 'State' includes the District of Co-
20	lumbia, the Commonwealth of Puerto Rico, the Com-
21	monwealth of the Northern Mariana Islands, and
22	each possession of the United States.".
23	(b) Clerical Amendment.—The table of sections at
24	the beginning of such chapter is amended by inserting after
25	the item relating to section 1044c the following new item:

"1044d. Military testamentary instruments: requirement for recognition by States.".

1	SEC. 542. PROBABLE CAUSE REQUIRED FOR ENTRY OF
2	NAMES OF SUBJECTS INTO OFFICIAL CRIMI-
3	NAL INVESTIGATIVE REPORTS.
4	(a) In General.—(1) Chapter 80 of title 10, United
5	States Code, is amended by adding after section 1563, as
6	added by section 533(a), the following new section:
7	"§ 1564. Military criminal investigations: probable
8	cause required for entry of names of sub-
9	jects into official investigative reports
10	"(a) Probable Cause Required for 'Titling'.—
11	The Secretary of Defense shall require that an employee of
12	a military criminal investigative organization or a member
13	of the armed forces assigned to a military criminal inves-
14	tigative organization, in connection with the investigation
15	of a reported crime, may not designate any person, by name
16	or by any other identifying information, as a suspect in
17	the case in any official investigative report, or in a central
18	index for potential retrieval and analysis by law enforce-
19	ment organizations, unless there is probable cause to believe
20	that that person committed the crime.
21	"(b) Standard for Removal of 'Titling' Informa-
22	TION FROM RECORDS.—The Secretary of Defense shall es-
23	tablish a uniform standard applicable throughout the De-
24	partment of Defense for removal from an official investiga-

- 1 tive report of a reported crime, and from any applicable
- 2 central index, of the name of a person (and any other iden-
- 3 tifying information about that person) that was entered in
- 4 the report or index to designate that person as a suspect
- 5 in the case when it is subsequently determined that there
- 6 is not probable cause to believe that that person committed
- 7 the crime.
- 8 "(c) Criminal Investigative Organization De-
- 9 FINED.—In this section, the term 'criminal investigative or-
- 10 ganization' means any of the following:
- 11 "(1) The Defense Criminal Investigative Service
- 12 (or any successor to that service).
- 13 "(2) The Army Criminal Investigation Com-
- 14 mand (or any successor to that command).
- 15 "(3) The Naval Criminal Investigative Service
- 16 (or any successor to that service).
- 17 "(4) The Air Force Office of Special Investiga-
- tions (or any successor to that office).".
- 19 (2) The table of sections at the beginning of such chap-
- 20 ter is amended by adding after the item relating to section
- 21 1563, as added by section 533(b), the following new item:
 - "1564. Military criminal investigations: probable cause required for entry of names of subjects into official investigative reports.".
- 22 (b) Effective Date.—Section 1564 of title 10.
- 23 United States Code, as added by subsection (a), shall take

1	effect at the end of the 180-day period beginning on the
2	date of the enactment of this Act.
3	SEC. 543. COLLECTION AND USE OF DNA IDENTIFICATION
4	INFORMATION FROM VIOLENT AND SEXUAL
5	OFFENDERS IN THE ARMED FORCES.
6	(a) In General.—(1) Chapter 80 of title 10, United
7	States Code, is amended by adding after section 1564, as
8	added by section 542(a)(1), the end the following new sec-
9	tion:
10	"§ 1565. DNA identification information: collection
11	from violent and sexual offenders; use
12	"(a) Collection of DNA Samples.—The Secretary
13	concerned shall collect a DNA sample from each member
14	of the armed forces under the Secretary's jurisdiction who
15	is, or has been, convicted of a qualifying military offense
16	(as determined under subsection (e)).
17	"(b) Analysis of Samples.—The Secretary con-
18	cerned shall furnish each DNA sample collected under sub-
19	section (a) to the Secretary of Defense. The Secretary of De-
20	fense shall carry out a DNA analysis on each such DNA
21	sample.
22	"(c) Definitions.—In this section:
23	"(1) The term 'DNA sample' means a tissue,
24	fluid, or other bodily sample of an individual on
25	which a DNA analysis can be carried out.

- 1 "(2) The term 'DNA analysis' means analysis of
- 2 the deoxyribonucleic acid (DNA) identification infor-
- 3 mation in a bodily sample.
- 4 "(d) USE IN CODIS.—(1) The Secretary of Defense
- 5 shall furnish the results of each DNA analysis carried out
- 6 under subsection (b) to the Director of the Federal Bureau
- 7 of Investigation for use in the Combined DNA Index System
- 8 (in this section referred to as 'CODIS') of the Federal Bu-
- 9 reau of Investigation.
- 10 "(2) The Secretary of Defense, in consultation with the
- 11 Director of the Federal Bureau of Investigation, shall estab-
- 12 lish procedures providing that if a DNA sample has been
- 13 collected from a person pursuant to subsection (a), and the
- 14 Secretary receives notice that each conviction of that person
- 15 of a qualifying military offense has been overturned, the
- 16 Secretary shall promptly transmit a notice of that fact to
- 17 the Director in accordance with section 210304(d) of the
- 18 Violent Crime Control and Law Enforcement Act of 1994.
- 19 "(e) Qualifying Military Offenses.—(1) Subject
- 20 to paragraph (2), the Secretary of Defense, in consultation
- 21 with the Attorney General, shall determine those violent or
- 22 sexual offenses under the Uniform Code of Military Justice
- 23 that shall be considered for purposes of this section as quali-
- 24 fying military offenses.

- 1 "(2) An offense under the Uniform Code of Military
- 2 Justice that is equivalent to a serious violent felony (as that
- 3 term is defined in section 3559(c)(2)(F) of title 18), as de-
- 4 termined by the Secretary in consultation with the Attorney
- 5 General, shall be considered for purposes of this section as
- 6 a qualifying military offense.
- 7 "(f) Waiver.—The Secretary of Defense may waive the
- 8 requirement of subsection (a) for a member if CODIS con-
- 9 tains a DNA analysis with respect to that member.
- 10 "(g) Regulations.—This section shall be carried out
- 11 under regulations prescribed by the Secretary of Defense,
- 12 in consultation with the Secretary of Transportation and
- 13 the Attorney General. Those regulations shall apply, to the
- 14 extent practicable, uniformly throughout the armed forces.".
- 15 (2) The table of sections at the beginning of such chap-
- 16 ter is amended by adding after the item relating to section
- 17 1564, as added by section 542(a)(2), the following new item:
 - "1565. DNA identification information: collection from violent and sexual offenders; use."
- 18 (b) Initial Determination of Qualifying Mili-
- 19 TARY OFFENSES.—The initial determination of qualifying
- 20 military offenses under section 1565(e) of title 10, United
- 21 States Code, as added by subsection (a)(1), shall be made
- 22 not later than 120 days after the date of the enactment of
- 23 this Act.

1	(c) Expansion of DNA Identification Index.—
2	Section 811(a) of the Antiterrorism and Effective Death
3	Penalty Act of 1996 (28 U.S.C. 531 note) is amended—
4	(1) by striking "and" at the end of paragraph
5	(1);
6	(2) by striking the period at the end of para-
7	graph (2) and inserting "; and"; and
8	(3) by inserting after paragraph (2) the fol-
9	lowing new paragraph:
10	"(3) the Director of the Federal Bureau of Inves-
11	tigation shall expand the combined DNA Identifica-
12	tion System (CODIS) to include analyses of DNA
13	samples collected from members of the Armed Forces
14	convicted of a qualifying military offense in accord-
15	ance with section 1565 of title 10, United States
16	Code.".
17	(d) Index To Facilitate Law Enforcement Ex-
18	CHANGE OF DNA IDENTIFICATION INFORMATION.—Section
19	210304 of the Violent Crime Control and Law Enforcement
20	Act of 1994 (42 U.S.C. 14132) is amended—
21	(1) in subsection (a)—
22	(A) by striking "and" at the end of para-
23	graph(3);
24	(B) by striking the period at the end of
25	paragraph (4) and inserting "; and"; and

1	(C) by inserting after paragraph (4) the fol-
2	lowing new paragraph:
3	"(5) analyses of DNA samples collected from
4	members of the Armed Forces convicted of a quali-
5	fying military offense in accordance with section
6	1565 of title 10, United States Code.";
7	(2) in subsection (b)(2), by striking ", at regular
8	intervals of not to exceed 180 days," and inserting
9	"semiannual"; and
10	(3) by adding at the end the following new sub-
11	section:
12	"(d) Expungement of Records of Military Of-
13	FENDERS.—If the Director of the Federal Bureau of Inves-
14	tigation receives a notice transmitted under section
15	1565(d)(2) of title 10, United States Code, the Director shall
16	promptly expunge from the index described in subsection
17	(a) any DNA analysis furnished under section 1565(d)(1)
18	of such title with respect to the person described in the no-
19	tice.".
20	SEC. 544. LIMITATION ON SECRETARIAL AUTHORITY TO
21	GRANT CLEMENCY FOR MILITARY PRISONERS
22	SERVING SENTENCE OF CONFINEMENT FOR
23	LIFE WITHOUT ELIGIBILITY FOR PAROLE.
24	(a) Limitation.—Section 874(a) of title 10, United
25	States Code (article 74(a) of the Uniform Code of Military

I	Justice),	$\imath s$	amended	by	adding	at	the	end	the	foli	lowing	new
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- 2 sentence: "However, in the case of a sentence of confinement
- 3 for life without eligibility for parole, after the sentence is
- 4 ordered executed, the authority of the Secretary concerned
- 5 under the preceding sentence (1) may not be delegated, and
- 6 (2) may be exercised only after the service of a period of
- 7 confinement of not less than 20 years.".
- 8 (b) Effective Date.—The amendment made by sub-
- 9 section (a) shall not apply with respect to a sentence of con-
- 10 finement for life without eligibility for parole that is ad-
- 11 judged for an offense committed before the date of the enact-
- 12 ment of this Act.
- 13 SEC. 545. AUTHORITY FOR CIVILIAN SPECIAL AGENTS OF
- 14 MILITARY DEPARTMENT CRIMINAL INVES-
- 15 TIGATIVE ORGANIZATIONS TO EXECUTE WAR-
- 16 RANTS AND MAKE ARRESTS.
- 17 (a) Department of the Army.—(1) Chapter 373 of
- 18 title 10, United States Code, is amended by adding at the
- 19 end the following new section:
- 20 "§ 4027. Civilian special agents of the Criminal Inves-
- 21 tigation Command: authority to execute
- 22 warrants and make arrests
- 23 "(a) AUTHORITY.—The Secretary of the Army may
- 24 authorize any Department of the Army civilian employee
- 25 described in subsection (b) to have the same authority to

- 1 execute and serve warrants and other processes issued under
- 2 the authority of the United States and to make arrests with-
- 3 out a warrant as may be authorized under section 1585a
- 4 of this title for special agents of the Defense Criminal Inves-
- 5 tigative Service.
- 6 "(b) AGENTS TO HAVE AUTHORITY.—Subsection (a)
- 7 applies to any employee of the Department of the Army
- 8 who is a special agent of the Army Criminal Investigation
- 9 Command (or a successor to that command) whose duties
- 10 include conducting, supervising, or coordinating investiga-
- 11 tions of criminal activity in programs and operations of
- 12 the Department of the Army.
- 13 "(c) Guidelines for Exercise of Authority.—
- 14 The authority provided under subsection (a) shall be exer-
- 15 cised in accordance with guidelines prescribed by the Sec-
- 16 retary of the Army and approved by the Secretary of De-
- 17 fense and the Attorney General and any other applicable
- 18 guidelines prescribed by the Secretary of the Army, the Sec-
- 19 retary of Defense, or the Attorney General.".
- 20 (2) The table of sections at the beginning of such chap-
- 21 ter is amended by adding at the end following new item:
 - "4027. Civilian special agents of the Criminal Investigation Command: authority to execute warrants and make arrests.".
- 22 (b) Department of the Navy.—(1) Chapter 643 of
- 23 title 10, United States Code, is amended by adding at the
- 24 end the following new section:

1	"§ 7451. Special agents of the Naval Criminal Inves-
2	tigative Service: authority to execute war-
3	rants and make arrests
4	"(a) AUTHORITY.—The Secretary of the Navy may au-
5	thorize any Department of the Navy civilian employee de-
6	scribed in subsection (b) to have the same authority to exe-
7	cute and serve warrants and other processes issued under
8	the authority of the United States and to make arrests with-
9	out a warrant as may be authorized under section 1585a
10	of this title for special agents of the Defense Criminal Inves-
11	tigative Service.
12	"(b) Agents To Have Authority.—Subsection (a)
13	applies to any employee of the Department of the Navy who
14	is a special agent of the Naval Criminal Investigative Serv-
15	ice (or any successor to that service) whose duties include
16	conducting, supervising, or coordinating investigations of
17	criminal activity in programs and operations of the De-
18	partment of the Navy.
19	"(c) Guidelines for Exercise of Authority.—
20	The authority provided under subsection (a) shall be exer-
21	cised in accordance with guidelines prescribed by the Sec-
22	retary of the Navy and approved by the Secretary of Defense
23	and the Attorney General and any other applicable guide-
24	lines prescribed by the Secretary of the Navy, the Secretary
25	of Defense, or the Attorney General.".

1	(2)	The	table	of	sections	at	the	begin	ning	of	such	chap-
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- 2 ter is amended by adding at the end following new item:

 "7451. Special agents of the Naval Criminal Investigative Service: authority to
 execute warrants and make arrests.".
- 3 (c) Department of the Air Force.—(1) Chapter
- 4 873 of title 10, United States Code, is amended by adding
- 5 at the end the following new section:
- 6 "§ 9027. Civilian special agents of the Office of Spe-
- 7 cial Investigations: authority to execute
- 8 warrants and make arrests
- 9 "(a) AUTHORITY.—The Secretary of the Air Force may
- 10 authorize any Department of the Air Force civilian em-
- 11 ployee described in subsection (b) to have the same author-
- 12 ity to execute and serve warrants and other processes issued
- 13 under the authority of the United States and to make ar-
- 14 rests without a warrant as may be authorized under section
- 15 1585a of this title for special agents of the Defense Criminal
- 16 Investigative Service.
- 17 "(b) AGENTS TO HAVE AUTHORITY.—Subsection (a)
- 18 applies to any employee of the Department of the Air Force
- 19 who is a special agent of the Air Force Office of Special
- 20 Investigations (or a successor to that office) whose duties
- 21 include conducting, supervising, or coordinating investiga-
- 22 tions of criminal activity in programs and operations of
- 23 the Department of the Air Force.

- 1 "(c) Guidelines for Exercise of Authority.—
- 2 The authority provided under subsection (a) shall be exer-
- 3 cised in accordance with guidelines prescribed by the Sec-
- 4 retary of the Air Force and approved by the Secretary of
- 5 Defense and the Attorney General and any other applicable
- 6 guidelines prescribed by the Secretary of the Air Force, the
- 7 Secretary of Defense, or the Attorney General.".
- 8 (2) The table of sections at the beginning of such chap-
- 9 ter is amended by adding at the end following new item:

"9027. Civilian special agents of the Office of Special Investigations: authority to execute warrants and make arrests.".

10 Subtitle F—Other Matters

- 11 SEC. 551. FUNERAL HONORS DUTY COMPENSATION.
- 12 (a) Compensation of Members of the National
- 13 Guard.—Section 115(b)(2) of title 32, United States Code,
- 14 is amended by inserting before the period at the end the
- 15 following: "or compensation at the rate prescribed in section
- 16 206 of title 37".
- 17 (b) Compensation of Members of a Reserve Com-
- 18 PONENT.—Section 12503(b)(2) of title 10, United States
- 19 Code, is amended by inserting before the period at the end
- 20 the following: "or compensation at the rate prescribed in
- 21 section 206 of title 37".
- 22 (c) Conforming Amendment.—Section 435(c) of title
- 23 37, United States Code, is repealed.

1	(d) Effective Date.—The amendments made by this
2	section shall apply with respect to funeral honors duty per-
3	formed on or after October 1, 2000.
4	SEC. 552. TEST OF ABILITY OF RESERVE COMPONENT IN
5	TELLIGENCE UNITS AND PERSONNEL TO
6	MEET CURRENT AND EMERGING DEFENSE IN
7	TELLIGENCE NEEDS.
8	(a) Test Program Required.—(1) Beginning not
9	later than June 1, 2001, the Secretary of Defense shall con-
10	duct a three-year test program of reserve component intel-
11	ligence units and personnel. The purpose of the test pro-
12	gram shall be—
13	(A) to determine the most effective peacetime
14	structure and operational employment of reserve com-
15	ponent intelligence assets for meeting current and fu-
16	ture Department of Defense peacetime operational in-
17	telligence requirements; and
18	(B) to establish a means to coordinate and tran-
19	sition that peacetime intelligence operational support
20	network into use for meeting wartime requirements.
21	(2) The test program shall be carried out using the
22	Joint Reserve Intelligence Program and appropriate reserve
23	component intelligence units and personnel.
24	(3) In conducting the test program, the Secretary of
2.5	Defense shall expand the current Joint Reserve Intelligence

1	Program as needed to meet the objectives of the test pro-
2	gram.
3	(b) Oversight Panel.—The Secretary shall establish
4	an oversight panel to structure the test program so as to
5	achieve the objectives of the test program, ensure proper
6	funding for the test program, and oversee the conduct and
7	evaluation of the test program. The panel members shall
8	include—
9	(1) the Assistant Secretary of Defense for Com-
10	$mand,\ Control,\ Communications\ and\ Intelligence;$
11	(2) the Assistant Secretary of Defense for Reserve
12	Affairs; and
13	(3) representatives from the Defense Intelligence
14	Agency, the Army, Navy, Air Force, and Marine
15	Corps, the Joint Staff, and the combatant commands.
16	(c) Test Program Objectives.—The test program
17	shall have the following objectives:
18	(1) To identify the range of peacetime roles and
19	missions that are appropriate for reserve component
20	intelligence units and personnel, including the fol-
21	lowing missions: counterdrug, counterintelligence,
22	counterterrorism, information operations, information
23	warfare, and other emerging threats.
24	(2) To recommend a process for justifying and
25	validating reserve component intelligence force struc-

- ture and manpower to support the peacetime roles and missions identified under paragraph (1) and to establish a means to coordinate and transition that peacetime operational support network and structure into wartime requirements.
 - (3) To provide, pursuant to paragraphs (1) and (2), the basis for new or revised intelligence and reserve component policy guidelines for the peacetime use, organization, management, infrastructure, and funding of reserve component intelligence units and personnel.
 - (4) To determine the most effective structure, organization, manning, and management of Joint Reserve Intelligence Centers to enable them to be both reserve training facilities and virtual collaborative production facilities in support of Department of Defense peacetime operational intelligence requirements.
 - (5) To determine the most effective uses of technology for virtual collaborative intelligence operational support during peacetime and wartime.
 - (6) To determine personnel and career management initiatives or modifications that are required to improve the recruiting and retention of personnel in the reserve component intelligence specialties and occupational skills.

1	(7) To identify and make recommendations for
2	the elimination of statutory prohibitions and barriers
3	to using reserve component intelligence units and in-
4	dividuals to carry out peacetime operational require-
5	ments.
6	(d) Reports.—The Secretary of Defense shall submit
7	to Congress—
8	(1) interim reports on the status of the test pro-
9	gram not later than July 1, 2002, and July 1, 2003;
10	and
11	(2) a final report, with such recommendations
12	for changes as the Secretary considers necessary, not
13	later than December 1, 2004.
14	SEC. 553. NATIONAL GUARD CHALLENGE PROGRAM.
15	(a) Expenditure Limitations.—Subsection (b) of
16	section 509 of title 32, United States Code, is amended—
17	(1) by inserting "(1)" before "The Secretary of
18	Defense";
19	(2) by striking ", except that Federal expendi-
20	tures under the program may not exceed \$62,500,000
21	for any fiscal year"; and
22	(3) by adding at the end the following new para-
23	graph:
24	"(2) The Secretary shall carry out the National Guard
25	Challenge Program using funds appropriated directly to the

1	Secretary for the program and nondefense Federal funds
2	made available or transferred to the Secretary by other Fed-
3	eral agencies to support the program. However, the amount
4	of funds appropriated directly to the Secretary of Defense
5	and expended for the program in a fiscal year may not
6	exceed \$62,500,000.".
7	(b) Regulations.—Such section is further amended
8	by adding at the end the following new subsection:
9	"(m) Regulations.—The Secretary of Defense shall
10	prescribe regulations to carry out the National Guard Chal-
11	lenge Program. The regulations shall address at a min-
12	imum the following:
13	"(1) The terms to be included in the program
14	agreements required by subsection (d).
15	"(2) The qualifications for persons to participate
16	in the program, as required by subsection (e).
17	"(3) The benefits authorized for program partici-
18	pants, as required by subsection (f).
19	"(4) The status of National Guard personnel as-
20	signed to duty in support of the program.
21	"(5) The conditions for the use of National
22	Guard facilities and equipment to carry out the pro-
23	gram, as required by subsection (h).
24	"(6) The status of program participants, as de-
25	scribed in subsection (i)

1	"(7) The procedures to be used by the Secretary
2	when communicating with States about the pro-
3	gram.".
4	(c) Conforming Amendment.—Section 2033 of title
5	10, United States Code, is amended by striking "appro-
6	priated for" and inserting "appropriated directly to the
7	Secretary of Defense for".
8	SEC. 554. STUDY OF USE OF CIVILIAN CONTRACTOR PILOTS
9	FOR OPERATIONAL SUPPORT MISSIONS.
10	(a) Study.—The Secretary of Defense shall conduct a
11	study to determine the feasibility and cost, as well as the
12	advantages and disadvantages, of using civilian contractor
13	personnal as pilots and other air crew members to fly non-
14	military Government aircraft (referred to as "operational
15	support aircraft") to perform non-combat personnel trans-
16	portation missions worldwide. In carrying out the study,
17	the Secretary shall consider the views and recommendations
18	of the Chairman of the Joint Chiefs and the other members
19	of the Joint Chiefs of Staff.
20	(b) Matters to Be Included.—The study shall, as
21	a minimum—
22	(1) determine whether use of civilian contractor
23	personnel as pilots and other air crew members for
24	such operational support missions would be a cost ef-
25	fective means of freeing for duty in units with combat

- and combat support missions those military pilots
 and other personnel who now perform such oper ational support missions; and
 (2) the effect on retention of military pilots and
- 4 (2) the effect on retention of military pilots and 5 other personnel if they are no longer required to fly 6 operational support missions.
- 7 (c) Submission of Report.—The Secretary shall 8 submit a report containing the results of the study to the 9 Committee on Armed Services of the Senate and the Com-10 mittee on Armed Services of the House of Representatives 11 not later than six months after the date of the enactment 12 of this Act.
- 13 SEC. 555. PILOT PROGRAM TO ENHANCE MILITARY RE14 CRUITING BY IMPROVING MILITARY AWARE15 NESS OF SCHOOL COUNSELORS AND EDU-

CATORS.

(a) In General.—The Secretary of Defense shall conlated duct a pilot program to determine if cooperation with military recruiters by local educational agencies and by institutions of higher education could be enhanced by improving
the understanding of school counselors and educators about
military recruiting and military career opportunities. The
pilot program shall be conducted during a three-year period
beginning not later than 180 days after the date of the en-

actment of this Act.

1	(b) Conduct of Pilot Program Through Partici-
2	PATION IN INTERACTIVE INTERNET SITE.—(1) The pilot
3	program shall be conducted by means of participation by
4	the Department of Defense in a qualifying interactive Inter-
5	net site.
6	(2) For purposes of this section, a qualifying inter-
7	active Internet site is an Internet site in existence as of
8	the date of the enactment of this Act that is designed to
9	provide to employees of local educational agencies and insti-
10	tutions of higher education participating in the Internet
11	site—
12	(A) systems for communicating;
13	(B) resources for individual professional develop-
14	ment;
15	(C) resources to enhance individual on-the-job ef-
16	fectiveness; and
17	(D) resources to improve organizational effective-
18	ness.
19	(3) Participation in an Internet site by the Depart-
20	ment of Defense for purposes of this section shall include—
21	(A) funding;
22	(B) assistance; and
23	(C) access by other Internet site participants to
24	Department of Defense aptitude testing programs, ca-
25	reer development information, and other resources, in

1	addition to information on military recruiting and
2	career opportunities.
3	(c) Report.—The Secretary of Defense shall submit
4	to the Committee on Armed Services of the Senate and the
5	Committee on Armed Services of the House of Representa-
6	tives a report providing the Secretary's findings and con-
7	clusions on the pilot program not later than 180 days after
8	the end of the three-year program period.
9	SEC. 556. REIMBURSEMENT FOR EXPENSES INCURRED BY
10	MEMBERS IN CONNECTION WITH CANCELLA-
11	TION OF LEAVE ON SHORT NOTICE.
12	(a) In General.—(1) Chapter 157 of title 10, United
13	States Code, is amended by adding at the end the following
14	new section:
15	"§ 2647. Reimbursement for expenses incurred in con-
16	nection with leave canceled due to contin-
17	gency operations
18	"(a) Authorization To Reimburse.—The Secretary
19	concerned may reimburse a member of the armed forces
20	under the jurisdiction of the Secretary for travel and related
21	expenses (to the extent not otherwise reimbursable under
22	law) incurred by the member as a result of the cancellation
23	of previously approved leave when the leave is canceled in
24	connection with the member's participation in a contin-

- 1 gency operation and the cancellation occurs within 48 hours
- 2 of the time the leave would have commenced.
- 3 "(b) Regulations.—The Secretary of Defense shall
- 4 prescribe regulations to establish the criteria for the appli-
- 5 cability of subsection (a).
- 6 "(c) Conclusiveness of Settlement.—The settle-
- 7 ment of an application for reimbursement under subsection
- 8 (a) is final and conclusive.".
- 9 (2) The table of sections at the beginning of such chap-
- 10 ter is amended by adding at the end the following new item:

 "2647. Reimbursement for expenses incurred in connection with leave canceled due to contingency operations.".
- 11 (b) Effective Date.—Section 2647 of title 10,
- 12 United States Code, as added by subsection (a) shall apply
- 13 with respect to any travel and related expenses incurred
- 14 by a member in connection with leave canceled after the
- 15 date of the enactment of this Act.
- 16 TITLE VI—COMPENSATION AND
- 17 OTHER PERSONNEL BENEFITS
- 18 Subtitle A—Pay and Allowances
- 19 SEC. 601. INCREASE IN BASIC PAY FOR FISCAL YEAR 2001.
- 20 (a) Waiver of Section 1009 Adjustment.—The ad-
- 21 justment to become effective during fiscal year 2001 re-
- 22 quired by section 1009 of title 37, United States Code, in
- 23 the rates of monthly basic pay authorized members of the
- 24 uniformed services shall not be made.

1	(b) Increase in Basic Pay.—Effective on January
2	1, 2001, the rates of monthly basic pay for members of the
3	uniformed services are increased by 3.7 percent.
4	SEC. 602. REVISED METHOD FOR CALCULATION OF BASIC
5	ALLOWANCE FOR SUBSISTENCE.
6	(a) Annual Revision of Rate.—Section 402(b)(1) of
7	title 37, United States Code, is amended by striking para-
8	graph (1) and inserting the following new paragraph:
9	"(1) The monthly rate of basic allowance for subsist-
10	ence to be in effect for an enlisted member for a year (begin-
11	ning on January 1 of that year) shall be equal to the sum
12	of—
13	"(A) the monthly rate of basic allowance for sub-
14	sistence that was in effect for an enlisted member for
15	the preceding year; plus
16	"(B) the product of the monthly rate under sub-
17	paragraph (A) and the percentage increase in the
18	monthly cost of a liberal food plan for a male in the
19	United States who is between 20 and 50 years of age
20	over the preceding fiscal year, as determined by the
21	Secretary of Agriculture each October 1.".
22	(b) Early Termination of BAS Transitional Au-
23	THORITY.—Subsections (c) through (f) of section 602 of the
24	National Defense Authorization Act for Fiscal Year 1998
25	(Public Law 105-85: 37 USC 402 note) are renealed

1	(c) Effective Date.—The amendments made by this
2	section shall take effect on October 1, 2001.
3	SEC. 603. FAMILY SUBSISTENCE SUPPLEMENTAL ALLOW-
4	ANCE FOR LOW-INCOME MEMBERS OF THE
5	ARMED FORCES.
6	(a) Supplemental Allowance Authorized.—(1)
7	Chapter 7 of title 37, United States Code, is amended by
8	inserting after section 402 the following new section:
9	"§ 402a. Supplemental subsistence allowance for low-
10	income members with dependents
11	"(a) Supplemental Allowance Authorized.—(1)
12	The Secretary concerned may increase the basic allowance
13	for subsistence to which a member of the armed forces de-
14	scribed in subsection (b) is otherwise entitled under section
15	402 of this title by an amount (in this section referred to
16	as the 'supplemental subsistence allowance') designed to re-
17	move the member's household from eligibility for benefits
18	under the food stamp program.
19	"(2) The supplemental subsistence allowance may not
20	exceed \$500 per month. In establishing the amount of the
21	supplemental subsistence allowance to be paid an eligible
22	member under this paragraph, the Secretary shall take into
23	consideration the amount of the basic allowance for housing
24	that the member receives under section 403 of this title or
25	would otherwise receive under such section, in the case of

- 1 a member who is not entitled to that allowance as a result
- 2 of assignment to quarters of the United States or a housing
- 3 facility under the jurisdiction of a uniformed service.
- 4 "(3) In the case of a member described in subsection
- 5 (b) who establishes to the satisfaction of the Secretary con-
- 6 cerned that the allotment of the member's household under
- 7 the food stamp program, calculated in the absence of the
- 8 supplemental subsistence allowance, would exceed the
- 9 amount established by the Secretary concerned under para-
- 10 graph (2), the amount of the supplemental subsistence al-
- 11 lowance for the member shall be equal to the lesser of the
- 12 following:
- 13 "(A) The value of that allotment.
- 14 "(B) \$500.
- 15 "(b) Eligible Members.—(1) Subject to subsection
- 16 (d), a member of the armed forces is eligible to receive the
- 17 supplemental subsistence allowance if the Secretary con-
- 18 cerned determines that the member's income, together with
- 19 the income of the rest of the member's household (if any),
- 20 is within the highest income standard of eligibility, as then
- 21 in effect under section 5(c) of the Food Stamp Act of 1977
- 22 (7 U.S.C. 2014(c)) and without regard to paragraph (1)
- 23 of such section, for participation in the food stamp pro-
- 24 gram.

1	"(2) In determining whether a member meets the eligi-
2	bility criteria under paragraph (1), the Secretary—
3	"(A) shall not take into consideration the
4	amount of the supplemental subsistence allowance
5	payable under this section; but
6	"(B) shall take into consideration the amount of
7	the basic allowance for housing that the member re-
8	ceives under section 403 of this title or would other-
9	wise receive under such section, in the case of a mem-
10	ber who is not entitled to that allowance as a result
11	of assignment to quarters of the United States or a
12	housing facility under the jurisdiction of a uniformed
13	service.
14	"(c) Application for Allowance.—To request the
15	$supplemental\ subsistence\ allowance,\ a\ member\ shall\ submit$
16	an application to the Secretary concerned in such form and
17	containing such information as the Secretary concerned
18	may prescribe. A member applying for the supplemental
19	subsistence allowance shall furnish such evidence regarding
20	the member's satisfaction of the eligibility criteria under
21	subsection (b) as the Secretary concerned may require.
22	"(d) Effective Period.—The eligibility of a member
23	$to\ receive\ the\ supplemental\ subsistence\ allowance\ terminates$
24	upon the occurrence of any of the following events, even

1	though the member continues to meet the eligibility criteria
2	described in subsection (b):
3	"(1) Payment of the supplemental subsistence al-
4	lowance for 12 consecutive months.
5	"(2) Promotion of the member to a higher grade.
6	"(3) Transfer of the member in a permanent
7	change of station.
8	"(e) Reapplication.—Upon the termination of the ef-
9	fective period of the supplemental subsistence allowance for
10	a member, or in anticipation of the imminent termination
11	of the allowance, a member may reapply for the allowance
12	under subsection (c) if the member continues to meet, or
13	once again meets, the eligibility criteria described in sub-
14	section (b).
15	"(f) Reporting Requirement.—Not later than
16	March 1 of each year after 2001, the Secretary of Defense
17	shall submit to Congress a report specifying the number of
18	members of the armed forces who received, at any time dur-
19	ing the preceding year, the supplemental subsistence allow-
20	ance. In preparing the report, the Secretary of Defense shall
21	consult with the Secretary of Transportation. No report is
22	required under this subsection after March 1, 2006.
23	"(g) Definitions.—In this section:
24	"(1) The term 'Secretary concerned' means the
25	Secretary of Defense, and the Secretary of Transpor-

- 1 tation, with respect to the Coast Guard when it is not
- 2 operating as a service in the Navy.
- 3 "(2) The terms 'allotment' and 'household' have
- 4 the meanings given those terms in section 3 of the
- 5 Food Stamp Act of 1977 (7 U.S.C. 2012).
- 6 "(3) The term 'food stamp program' means the
- 7 program established pursuant to section 4 of the Food
- 8 Stamp Act of 1977 (7 U.S.C. 2013).
- 9 "(h) Termination of Authority.—No supplemental
- 10 subsistence allowance may be made under this section after
- 11 September 30, 2006.".
- 12 (2) The table of sections at the beginning of such chap-
- 13 ter is amended by inserting after the item relating to section
- 14 402 the following:

"402a. Supplemental subsistence allowance for low-income members with dependents.".

- 15 (b) Effective Date.—Section 402a of title 37,
- 16 United States Code, as added by subsection (a), shall take
- 17 effect on the first day of the first month that begins not
- 18 less than 180 days after the date of the enactment of this
- 19 *Act*.
- 20 SEC. 604. CALCULATION OF BASIC ALLOWANCE FOR HOUS-
- 21 ING FOR INSIDE THE UNITED STATES.
- 22 (a) Secretary of Defense to Prescribe
- 23 Rates.—Paragraph (2) of section 403(b) of title 37, United
- 24 States Code, is amended to read as follows:

1	"(2) The Secretary of Defense shall prescribe the
2	monthly amount of the basic allowance for housing for a
3	member of a uniformed service who is entitled to the allow-
4	ance in a military housing area in the United States at
5	a rate based upon the costs of adequate housing in the area
6	determined under paragraph (1).".
7	(b) Minimum Annual Amount Available for
8	Housing Allowances.—Paragraph (3) of such section is
9	amended to read as follows:
10	"(3) The total amount that may be paid for a fiscal
11	year for the basic allowance for housing under this sub-
12	section may not be less than the product of—
13	"(A) the total amount authorized to be paid for
14	such allowance for the preceding fiscal year; and
15	"(B) a fraction—
16	"(i) the numerator of which is the index of
17	the national average monthly cost of housing for
18	June of the preceding fiscal year; and
19	"(ii) the denominator of which is the index
20	of the national average monthly cost of housing
21	for June of the second preceding fiscal year.".
22	(c) Repeal of Required Adjustment.—Paragraph
23	(5) of such section is repealed.
24	(d) Basis for Reduction in Member's Allow-
25	ANCE.—Paragraph (6) of such section is amended by strik-

- 1 ing ", changes in the national average monthly cost of hous-
- 2 ing,".
- 3 (e) Extension of Transition Period.—Section
- 4 603(b) of the National Defense Authorization Act for Fiscal
- 5 Year 1998 (Public Law 105–85; 37 U.S.C. 403 note) is
- 6 amended by striking "six years" and inserting "eight
- 7 years".
- 8 (f) Readjustment of Allowance for Certain Pe-
- 9 RIOD.—A member of the uniformed services who was enti-
- 10 tled to the basic allowance for housing for a military hous-
- 11 ing area in the United States during the period that began
- 12 on January 1, 2000, and ended on March 1, 2000, shall
- 13 be paid the allowance at a monthly rate not less than the
- 14 rate in effect on December 31, 1999, in that area for mem-
- 15 bers serving in the same pay grade and with the same de-
- 16 pendency status as the member.
- 17 SEC. 605. EQUITABLE TREATMENT OF JUNIOR ENLISTED
- 18 MEMBERS IN COMPUTATION OF BASIC AL-
- 19 LOWANCE FOR HOUSING.
- 20 (a) Determination of Costs of Adequate Hous-
- 21 ING.—Subsection (b)(1) of section 403 of title 37, United
- 22 States Code, is amended by adding at the end the following
- 23 new sentence: "In determining what constitutes adequate
- 24 housing for members, the Secretary may not differentiate

1	between members with dependents in pay grades $E\!-\!1$
2	through E-4.".
3	(b) Single Rate; Minimum.—Subsection (b) of such
4	section, as amended by section 604(c) of this Act, is further
5	amended by inserting after paragraph (4) the following new
6	paragraph:
7	"(5) The Secretary shall establish a single monthly
8	rate for members of the uniformed services with dependents
9	in pay grades E-1 through E-4 in the same military hous-
10	ing area. The rate shall be consistent with the rates paid
11	to members in pay grades other than pay grades E-1
12	through E-4 and shall be based on the following:
13	"(A) The average cost of a two-bedroom apart-
14	ment in that military housing area.
15	"(B) One-half of the difference between the aver-
16	age cost of a two-bedroom townhouse in that area and
17	the amount determined in subparagraph (A).".
18	(c) Effective Date.—The amendments made by this
19	section shall take effect on July 1, 2001.
20	SEC. 606. BASIC ALLOWANCE FOR HOUSING AUTHORIZED
21	FOR ADDITIONAL MEMBERS WITHOUT DE-
22	PENDENTS WHO ARE ON SEA DUTY.

(a) Payment Authorized.—Subsection (f)(2)(B) of

24 section 403 of title 37, United States Code, is amended by

1 striking "E-5" both places it appears and inserting "E-4 or E-5". 3 (b) Conforming Amendment.—Subsection (m)(1)(B) of such section is amended by striking "E-4" and inserting "E-3". 5 6 (c) Effective Date.—The amendments made by this section shall take effect on October 1, 2001. 8 SEC. 607. PERSONAL MONEY ALLOWANCE FOR SENIOR EN-9 LISTED MEMBERS OF THE ARMED FORCES. 10 (a) AUTHORITY.—Section 414 of title 37, United States Code, is amended by adding at the end the following new subsection: 12 13 "(c) Allowance for Senior Enlisted Members.— In addition to other pay or allowances authorized by this 14 title, a noncommissioned officer is entitled to a personal 16 money allowance of \$2,000 a year while serving as the Sergeant Major of the Army, the Master Chief Petty Officer of the Navy, the Chief Master Sergeant of the Air Force, the Sergeant Major of the Marine Corps, or the Master Chief Petty Officer of the Coast Guard.". 21 (b) Stylistic Amendments.—Such section is further 22 amended— 23 (1) in subsection (a), by inserting "ALLOWANCE" 24 FOR OFFICERS SERVING IN CERTAIN RANKS OR POSI-

TIONS.—" after "(a)": and

1	(2) in subsection (b), by inserting "ALLOWANCE
2	FOR CERTAIN NAVAL OFFICERS.—" after "(b)".
3	(b) Effective Date.—The amendments made by this
4	section shall take effect on October 1, 2000.
5	SEC. 608. ALLOWANCE FOR OFFICERS FOR PURCHASE OF
6	REQUIRED UNIFORMS AND EQUIPMENT.
7	(a) Initial Allowance for Officers.—Section
8	415(a) of title 37, United States Code, is amended by strik-
9	ing "\$200" and inserting "\$400".
10	(b) Additional Allowance.—Section 416(a) of such
11	title is amended by striking "\$100" and inserting "\$200".
12	(c) Effective Date.—The amendments made by this
13	section shall take effect on October 1, 2000.
14	SEC. 609. INCREASE IN MONTHLY SUBSISTENCE ALLOW-
15	ANCE FOR MEMBERS OF PRECOMMISSIONING
16	PROGRAMS.
17	(a) Minimum and Maximum Rates.—Subsection (a)
18	of section 209 of title 37, United States Code, is amended—
19	(1) by inserting "(1)" before "Except";
20	(2) by striking "subsistence allowance of \$200 a
21	month" and inserting "monthly subsistence allowance
22	at a rate prescribed under paragraph (2)";
23	(3) by striking "Subsistence" and inserting the
24	following:
25	"(3) A subsistence"; and

1	(4) by inserting after the first sentence the fol-
2	lowing:
3	"(2) The Secretary of Defense shall prescribe by regula-
4	tion the monthly rates for subsistence allowances provided
5	under this section. The rate may not be less than \$250 per
6	month, but may not exceed \$600 per month.".
7	(b) Conforming Amendments.—(1) Subsection (b) of
8	such section is amended by striking "in the amount pro-
9	vided in subsection (a)" and inserting "at a rate prescribed
10	under subsection $(a)(2)$ ".
11	(2) Subsection (d) of such section is amended by strik-
12	ing "the same rate as that prescribed by subsection (a),"
13	and inserting "the monthly rate prescribed under subsection
14	(a)(2)".
15	(c) Stylistic Amendments.—Such section is further
16	amended—
17	(1) in subsection (a), by inserting "Senior
18	ROTC Members in Advanced Training.—" after
19	"(a)";
20	(2) in subsection (b), by inserting "Senior
21	ROTC Members Appointed in Reserves.—" after
22	"(b)";
23	(3) in subsection (c), by inserting "Pay While
24	Attending Training or Practice Cruise.—" after
25	"(c)" the first place it appears; and

1	(4) in subsection (d), by inserting "MEMBERS OF
2	Marine Corps Officer Candidate Program.—"
3	after " (d) ".
4	(d) Effective Date.—The amendments made by
5	subsections (a) and (b) shall take effect October 1, 2001.
6	SEC. 610. ADDITIONAL AMOUNT AVAILABLE FOR FISCAL
7	YEAR 2001 INCREASE IN BASIC ALLOWANCE
8	FOR HOUSING INSIDE THE UNITED STATES.
9	In addition to the amount determined by the Secretary
10	of Defense under section 403(b)(3) of title 37, United States
11	Code (as amended by section 604(b)), to be the total amount
12	to be paid during fiscal year 2001 for the basic allowance
13	for housing for military housing areas inside the United
14	States, \$30,000,000 of the amount authorized to be appro-
15	priated by section 421 for military personnel shall be used
16	by the Secretary to further increase the total amount avail-
17	able for the basic allowance for housing for military housing
18	areas inside the United States.
19	Subtitle B—Bonuses and Special
20	and Incentive Pays
21	SEC. 611. EXTENSION OF CERTAIN BONUSES AND SPECIAL
22	PAY AUTHORITIES FOR RESERVE FORCES.
23	(a) Special Pay for Health Professionals in
24	Critically Short Wartime Specialties.—Section
25	302a(f) of title 37. United States Code, is amended by strik-

- 1 ing "December 31, 2000" and inserting "December 31,
- 2 2001".
- 3 (b) Selected Reserve Reenlistment Bonus.—
- 4 Section 308b(f) of such title is amended by striking "Decem-
- 5 ber 31, 2000" and inserting "December 31, 2001".
- 6 (c) Selected Reserve Enlistment Bonus.—Sec-
- 7 tion 308c(e) of such title is amended by striking "December"
- 8 31, 2000" and inserting "December 31, 2001".
- 9 (d) Special Pay for Enlisted Members Assigned
- 10 to Certain High Priority Units.—Section 308d(c) of
- 11 such title is amended by striking "December 31, 2000" and
- 12 inserting "December 31, 2001".
- 13 (e) Selected Reserve Affiliation Bonus.—Sec-
- 14 tion 308e(e) of such title is amended by striking "December
- 15 31, 2000" and inserting "December 31, 2001".
- 16 (f) Ready Reserve Enlistment and Reenlistment
- 17 Bonus.—Section 308h(g) of such title is amended by strik-
- 18 ing "December 31, 2000" and inserting "December 31,
- 19 2001".
- 20 (g) Prior Service Enlistment Bonus.—Section
- 21 308i(f) of such title is amended by striking "December 31,
- 22 2000" and inserting "December 31, 2001".
- 23 (h) Repayment of Education Loans for Certain
- 24 Health Professionals Who Serve in the Selected
- 25 Reserve.—Section 16302(d) of title 10, United States

1	Code, is amended by striking "January 1, 2001" and in-
2	serting "January 1, 2002".
3	SEC. 612. EXTENSION OF CERTAIN BONUSES AND SPECIAL
4	PAY AUTHORITIES FOR NURSE OFFICER CAN-
5	DIDATES, REGISTERED NURSES, AND NURSE
6	ANESTHETISTS.
7	(a) Nurse Officer Candidate Accession Pro-
8	GRAM.—Section 2130a(a)(1) of title 10, United States Code,
9	is amended by striking "December 31, 2000" and inserting
10	"December 31, 2001".
11	(b) Accession Bonus for Registered Nurses.—
12	Section 302d(a)(1) of title 37, United States Code, is
13	amended by striking "December 31, 2000" and inserting
14	"December 31, 2001".
15	(c) Incentive Special Pay for Nurse Anes-
16	THETISTS.—Section 302e(a)(1) of title 37, United States
17	Code, is amended by striking "December 31, 2000" and in-
18	serting "December 31, 2001".
19	SEC. 613. EXTENSION OF AUTHORITIES RELATING TO PAY-
20	MENT OF OTHER BONUSES AND SPECIAL
21	PAYS.
22	(a) Aviation Officer Retention Bonus.—Section
23	301b(a) of title 37, United States Code, is amended by strik-

24 ing "December 31, 2000," and inserting "December 31,

25 2001,".

- 1 (b) Reenlistment Bonus for Active Members.—
- 2 Section 308(g) of such title is amended by striking "Decem-
- 3 ber 31, 2000" and inserting "December 31, 2001".
- 4 (c) Enlistment Bonus for Persons With Crit-
- 5 ICAL SKILLS.—Section 308a(d) of such title is amended by
- 6 striking "December 31, 2000" and inserting "September 30,
- 7 2001".
- 8 (d) Army Enlistment Bonus.—Section 308f(c) of
- 9 such title is amended by striking "December 31, 2000" and
- 10 inserting "September 30, 2001".
- 11 (e) Special Pay for Nuclear-Qualified Officers
- 12 Extending Period of Active Service.—Section 312(e)
- 13 of such title is amended by striking "December 31, 2000"
- 14 and inserting "December 31, 2001".
- 15 (f) Nuclear Career Accession Bonus.—Section
- 16 312b(c) of such title is amended by striking "December 31,
- 17 2000" and inserting "December 31, 2001".
- 18 (g) Nuclear Career Annual Incentive Bonus.—
- 19 Section 312c(d) of such title is amended by striking "De-
- 20 cember 31, 2000" and inserting "December 31, 2001".
- 21 SEC. 614. CONSISTENCY OF AUTHORITIES FOR SPECIAL PAY
- 22 FOR RESERVE MEDICAL AND DENTAL OFFI-
- 23 CERS.
- 24 (a) Consistent Descriptions of Active Duty.—
- 25 Section 302(h)(1) of title 37, United States Code, is amend-

- 1 ed by inserting before the period at the end the following:
- 2 ", including active duty in the form of annual training,
- 3 active duty for training, and active duty for special work".
- 4 (b) Relation to Other Special Pay Authori-
- 5 TIES.—Subsection (d) of section 302f of such title is amend-
- 6 ed to read as follows:
- 7 "(d) Exception.—While a reserve medical or dental
- 8 officer receives a special pay under section 302 or 302b of
- 9 this title by reason of subsection (a), the officer shall not
- 10 be entitled to special pay under section 302(h) or 302b(h)
- 11 of this title.".
- 12 SEC. 615. SPECIAL PAY FOR COAST GUARD PHYSICIAN AS-
- 13 SISTANTS.
- 14 Section 302c(d)(1) of title 37, United States Code, is
- 15 amended by inserting "an officer in the Coast Guard or
- 16 Coast Guard Reserve designated as a physician assistant,"
- 17 after "nurse,".
- 18 SEC. 616. SPECIAL DUTY ASSIGNMENT PAY FOR ENLISTED
- 19 *MEMBERS*.
- 20 (a) Increase in Monthly Rate.—Subsection (a) of
- 21 section 307 of title 37, United States Code, is amended by
- 22 striking "\$275" and inserting "\$600".
- 23 (b) Elimination of Separate Rate for Recruit-
- 24 ERS.—Such subsection is further amended by striking the
- 25 last sentence.

- 1 (c) Effective Date.—The amendments made by this
- 2 section shall take effect on October 1, 2001, and shall apply
- 3 with respect to months beginning on or after that date.
- 4 SEC. 617. REVISION OF CAREER SEA PAY.
- 5 (a) In General.—Section 305a of title 37, United
- 6 States Code, is amended by striking subsections (a), (b),
- 7 and (c) and inserting the following new subsections:
- 8 "(a) Availability of Special Pay.—A member of a
- 9 uniformed service who is entitled to basic pay is also enti-
- 10 tled, while on sea duty, to career sea pay at a monthly rate
- 11 prescribed by the Secretary concerned, but not to exceed
- 12 *\$750 per month.*
- 13 "(b) Eligibility for Premium.—A member of a uni-
- 14 formed service entitled to career sea pay under subsection
- 15 (a) who has served 36 consecutive months of sea duty is
- 16 also entitled to a career sea pay premium for the 37th con-
- 17 secutive month and each subsequent consecutive month of
- 18 sea duty served by the member. The monthly amount of the
- 19 premium shall be prescribed by the Secretary concerned, but
- 20 may not exceed \$350 per month.
- 21 "(c) Regulations.—The Secretaries concerned shall
- 22 prescribe regulations to carry out this section. Regulations
- 23 prescribed by the Secretary of a military department shall
- 24 be subject to the approval of the Secretary of Defense.".

- 1 (b) Stylistic Amendment.—Subsection (d) of such
- 2 section is amended by striking "(d)" and inserting "(d)
- 3 Definition of Sea Duty.—".
- 4 (c) Effective Date.—The amendments made by sub-
- 5 section (a) shall take effect on October 1, 2001, and shall
- 6 apply with respect to months beginning on or after that
- 7 date.
- 8 SEC. 618. REVISION OF ENLISTMENT BONUS AUTHORITY.
- 9 (a) Bonus Authorized.—(1) Title 37, United States
- 10 Code, is amended by inserting after section 308i the fol-
- 11 lowing new section:
- 12 "§ 309. Special pay: enlistment bonus
- 13 "(a) Bonus Authorized; Bonus Amount.—A per-
- 14 son who enlists in an armed force for a period of at least
- 15 two years may be paid a bonus in an amount not to exceed
- 16 \$20,000. The bonus may be paid in a single lump sum or
- 17 in periodic installments.
- 18 "(b) Repayment of Bonus.—(1) A member of the
- 19 armed forces who voluntarily, or because of the member's
- 20 misconduct, does not complete the term of enlistment for
- 21 which a bonus was paid under this section, or a member
- 22 who is not technically qualified in the skill for which the
- 23 bonus was paid, if any (other than a member who is not
- 24 qualified because of injury, illness, or other impairment not
- 25 the result of the member's misconduct), shall refund to the

- 1 United States that percentage of the bonus that the unex-
- 2 pired part of member's enlistment is of the total enlistment
- 3 period for which the bonus was paid.
- 4 "(2) An obligation to reimburse the United States im-
- 5 posed under paragraph (1) is for all purposes a debt owed
- 6 to the United States.
- 7 "(3) A discharge in bankruptcy under title 11 that is
- 8 entered less than five years after the termination of an en-
- 9 listment for which a bonus was paid under this section does
- 10 not discharge the person receiving the bonus from the debt
- 11 arising under paragraph (1).
- 12 "(c) Relation to Prohibition on Bounties.—The
- 13 enlistment bonus authorized by this section is not a bounty
- 14 for purposes of section 514(a) of title 10.
- 15 "(d) Regulations.—This section shall be adminis-
- 16 tered under regulations prescribed by the Secretary of De-
- 17 fense for the armed forces under the jurisdiction of the Sec-
- 18 retary of Defense and by the Secretary of Transportation
- 19 for the Coast Guard when the Coast Guard is not operating
- 20 as a service in the Navy.
- 21 "(e) Duration of Authority.—No bonus shall be
- 22 paid under this section with respect to any enlistment in
- 23 the armed forces made before October 1, 2001, or after De-
- 24 cember 31, 2001.".

1	(2) The table of sections at the beginning of chapter
2	5 of such title is amended by inserting after the item relat-
3	ing to section 308i the following new item:
	"309. Special pay: enlistment bonus.".
4	(b) Repeal of Superseded Enlistment Bonus
5	Authorities.—(1) Sections 308a and 308f of title 37,
6	United States Code, are repealed.
7	(2) The table of sections at the beginning of chapter
8	5 of such title is amended by striking the items relating
9	to sections 308a and 308f.
10	(c) Effective Date.—The amendments made by sub-
11	section (b) shall take effect on October 1, 2001.
12	SEC. 619. AUTHORIZATION OF RETENTION BONUS FOR
13	MEMBERS OF THE ARMED FORCES QUALIFIED
14	IN A CRITICAL MILITARY SKILL.
15	(a) Bonus Authorized.—(1) Chapter 5 of title 37,
16	United States Code, is amended by adding at the end the
17	following new section:
18	"§ 323. Special pay: retention incentives for members
19	qualified in a critical military skill
20	"(a) Retention Bonus Authorized.—An officer or
21	enlisted member of the armed forces who is serving on active
22	duty and is qualified in a designated critical military skill
23	may be paid a retention bonus as provided in this section
) /	if

1	"(1) in the case of an officer, the member exe-
2	cutes a written agreement to remain on active duty
3	for at least one year; or

- 4 "(2) in the case of an enlisted member, the mem-5 ber reenlists or voluntarily extends the member's en-6 listment for a period of at least one year.
- 7 "(b) DESIGNATION OF CRITICAL SKILLS.—(1) A des-8 ignated critical military skill referred to in subsection (a) 9 is a military skill designated as critical by the Secretary 10 of Defense, or by the Secretary of Transportation with re-11 spect to the Coast Guard when it is not operating as a serv-
- "(2) The Secretary of Defense, and the Secretary of
 Transportation with respect to the Coast Guard when it
 is not operating as a service in the Navy, shall notify Congress, in advance, of each military skill to be designated
 by the Secretary as critical for purposes of this section. The
 notice shall be submitted at least 90 days before any bonus
 with regard to that critical skill is offered under subsection
 and shall include a discussion of the necessity for the
 bonus, the amount and method of payment of the bonus,
 and the retention results that the bonus is expected to

12

23

achieve.

ice in the Navy.

- 1 "(c) Payment Methods.—A bonus under this section
- 2 may be paid in a single lump sum or in periodic install-
- 3 ments.
- 4 "(d) Maximum Bonus Amount.—A member may
- 5 enter into an agreement under this section, or reenlist or
- 6 voluntarily extend the member's enlistment, more than once
- 7 to receive a bonus under this section. However, a member
- 8 may not receive a total of more than \$200,000 in payments
- 9 under this section.
- 10 "(e) Certain Members Ineligible.—A retention
- 11 bonus may not be provided under subsection (a) to a mem-
- 12 ber of the armed forces who—
- 13 "(1) has completed more than 25 years of active
- 14 duty; or
- 15 "(2) will complete the member's 25th year of ac-
- tive duty before the end of the period of active duty
- 17 for which the bonus is being offered.
- 18 "(f) Relationship to Other Incentives.—A reten-
- 19 tion bonus paid under this section is in addition to any
- 20 other pay and allowances to which a member is entitled.
- 21 "(g) Repayment of Bonus.—(1) If an officer who has
- 22 entered into a written agreement under subsection (a) fails
- 23 to complete the total period of active duty specified in the
- 24 agreement, or an enlisted member who voluntarily or be-
- 25 cause of misconduct does not complete the term of enlist-

- 1 ment for which a bonus was paid under this section, the
- 2 Secretary of Defense, and the Secretary of Transportation
- 3 with respect to members of the Coast Guard when it is not
- 4 operating as a service in the Navy, may require the member
- 5 to repay the United States, on a pro rata basis and to the
- 6 extent that the Secretary determines conditions and cir-
- 7 cumstances warrant, all sums paid under this section.
- 8 "(2) An obligation to repay the United States imposed
- 9 under paragraph (1) is for all purposes a debt owed to the
- 10 United States.
- 11 "(3) A discharge in bankruptcy under title 11 that is
- 12 entered less than five years after the termination of a writ-
- 13 ten agreement entered into under subsection (a) does not
- 14 discharge the member from a debt arising under paragraph
- 15 *(2)*.
- 16 "(h) Annual Report.—Not later than February 15
- 17 of each year, the Secretary of Defense and the Secretary
- 18 of Transportation shall submit to Congress a report—
- 19 "(1) analyzing the effect, during the preceding
- 20 fiscal year, of the provision of bonuses under this sec-
- 21 tion on the retention of members qualified in the crit-
- ical military skills for which the bonuses were offered;
- 23 *and*

1	"(2) describing the intentions of the Secretary re-
2	garding the continued use of the bonus authority dur-
3	ing the current and next fiscal years.
4	"(i) Termination of Bonus Authority.—No bonus
5	may be paid under this section with respect to any reenlist-
6	ment, or voluntary extension of an enlistment, in the armed
7	forces entered into after December 31, 2001, and no agree-
8	ment under this section may be entered into after that
9	date.".
10	(2) The table of sections at the beginning of such chap-
11	ter is amended by adding at the end the following new item:
	"323. Special pay: retention incentives for members qualified in critical military skill.".
12	(b) Effective Date.—Section 323 of title 10, United
13	States Code, as added by subsection (a), shall take effect
14	on October 1, 2000.
15	SEC. 620. ELIMINATION OF REQUIRED CONGRESSIONAL NO-
16	TIFICATION BEFORE IMPLEMENTATION OF
17	CERTAIN SPECIAL PAY AUTHORITY.
18	(a) Retention Special Pay for Optometrists.—
19	(1) Section 302a(b)(1) of title 37, United States Code, is
20	amended by striking "an officer described in paragraph (2)
21	may be paid" and inserting "the Secretary concerned may
22	pay an officer described in paragraph (2) a".

1	(2) Section 617 of the National Defense Authorization
2	Act for Fiscal Year 1991 (Public Law 101–510; 104 Stat.
3	1578) is amended by striking subsection (b).
4	(b) Special Pay for Officers in Nursing Special-
5	TIES.—(1) Section 302e(b)(2)(A) of title 37, United States
6	Code, is amended by striking "the Secretary" and inserting
7	"the Secretary of the military department concerned".
8	(2) Section 614 of the National Defense Authorization
9	Act for Fiscal Year 1991 (Public Law 101–510; 104 Stat.
10	1577) is amended by striking subsection (c).
11	Subtitle C—Travel and
12	$Transportation \ Allowances$
13	SEC. 631. ADVANCE PAYMENTS FOR TEMPORARY LODGING
14	OF MEMBERS AND DEPENDENTS.
15	(a) Subsistence Expenses.—Section 404a of title
16	37, United States Code, is amended—
17	(1) by redesignating subsections (b) and (c) as
18	subsections (d) and (e), respectively; and
19	(2) by striking subsection (a) and inserting the
20	following:
21	"(a) Payment or Reimbursement of Subsistence
22	Expenses.—(1) Under regulations prescribed by the Secre-
23	taries concerned, a member of a uniformed service who is
24	ordered to make a change of permanent station described
25	in paragraph (2) shall be paid or reimbursed for subsistence

- 1 expenses of the member and the member's dependents for
- 2 the period (subject to subsection (c)) for which the member
- 3 and dependents occupy temporary quarters incident to that
- 4 change of permanent station.
- 5 "(2) Paragraph (1) applies to the following:
- 6 "(A) A permanent change of station from any 7 duty station to a duty station in the United States
- 8 (other than Hawaii or Alaska).
- 9 "(B) A permanent change of station from a duty 10 station in the United States (other than Hawaii or 11 Alaska) to a duty station outside the United States
- 12 or in Hawaii or Alaska.
- "(C) In the case of an enlisted member who is reporting to the member's first permanent duty station, the change from the member's home of record or initial technical school to that first permanent duty
- 17 station.
- 18 "(b) Payment in Advance.—The Secretary concerned
- 19 may make any payment for subsistence expenses to a mem-
- 20 ber under this section in advance of the member actually
- 21 incurring the expenses. The amount of an advance payment
- 22 made to a member shall be computed on the basis of the
- 23 Secretary's determination of the average number of days
- 24 that members and their dependents occupy temporary quar-

1	ters under the circumstances applicable to the member and
2	the member's dependents.
3	"(c) Maximum Payment Period.—(1) In the case of
4	a change of permanent station described in subparagraph
5	(A) or (C) of subsection (a)(2), the period for which subsist-
6	ence expenses are to be paid or reimbursed under this sec-
7	tion may not exceed 10 days.
8	"(2) In the case of a change of permanent station de-
9	scribed in subsection (a)(2)(B)—
10	"(A) the period for which such expenses are to be
11	paid or reimbursed under this section may not exceed
12	five days; and
13	"(B) such payment or reimbursement may be
14	provided only for expenses incurred before leaving the
15	United States (other than Hawaii or Alaska).".
16	(b) PER DIEM.—Section 405 of such title is amended
17	to read as follows:
18	"§ 405. Travel and transportation allowances: per
19	diem while on duty outside the United
20	States or in Hawaii or Alaska
21	"(a) Per Diem Authorized.—Without regard to the
22	monetary limitation of this title, the Secretary concerned
23	may pay a per diem to a member of the uniformed services
24	who is on duty outside of the United States or in Hawaii

25 or Alaska, whether or not the member is in a travel status.

- 1 The Secretary may pay the per diem in advance of the ac-
- 2 crual of the per diem.
- 3 "(b) Determination of Per Diem.—In determining
- 4 the per diem to be paid under this section, the Secretary
- 5 concerned shall consider all elements of the cost of living
- 6 to members of the uniformed services under the Secretary's
- 7 jurisdiction and their dependents, including the cost of
- 8 quarters, subsistence, and other necessary incidental ex-
- 9 penses. However, dependents may not be considered in de-
- 10 termining the per diem allowance for a member in a travel
- 11 status.
- 12 "(c) Treatment of Housing Cost and Allow-
- 13 ANCE.—Housing cost and allowance may be disregarded in
- 14 prescribing a station cost of living allowance under this sec-
- 15 tion.".
- 16 (c) Stylistic Amendments.—Section 404a of such
- 17 title is further amended—
- 18 (1) in subsection (d), as redesignated by sub-
- section (a), by striking "(d)" and inserting "(d)
- 20 Daily Subsistence Rates.—"; and
- 21 (2) in subsection (e), as redesignated by sub-
- section (a), by striking "(e)" and inserting "(e) MAX-
- 23 IMUM DAILY PAYMENT.—".

1	SEC. 632. ADDITIONAL TRANSPORTATION ALLOWANCE RE-
2	GARDING BAGGAGE AND HOUSEHOLD EF-
3	FECTS.
4	(a) Pet Quarantine Fees.—Section 406(a)(1) of
5	title 37, United States Code, is amended by adding at the
6	end the following new sentence: "The Secretary concerned
7	may also reimburse the member for mandatory pet quar-
8	antine fees for household pets, but not to exceed \$275 per
9	change of station, when the member incurs the fees incident
10	to such change of station.".
11	(b) Effective Date.—The amendment made by sub-
12	section (a) shall take effect October 1, 2000.
13	SEC. 633. EQUITABLE DISLOCATION ALLOWANCES FOR JUN-
14	IOR ENLISTED MEMBERS.
15	Section $407(c)(1)$ of title 37, United States Code, is
16	amended by inserting before the period the following: ", ex-
17	cept that the Secretary concerned may not differentiate be-
18	tween members with dependents in pay grades $E\!-\!1$ through
19	E-5".
20	SEC. 634. AUTHORITY TO REIMBURSE MILITARY RECRUIT-
21	ERS, SENIOR ROTC CADRE, AND MILITARY EN-
22	TRANCE PROCESSING PERSONNEL FOR CER-
23	TAIN PARKING EXPENSES.
24	(a) Reimbursement Authority.—(1) Chapter 7 of
25	title 37, United States Code, is amended by inserting after
26	section 411h the following new section:

1	"§ 411i. Travel and transportation allowances: park-
2	ing expenses
3	"(a) Reimbursement Authority.—The Secretary of
4	Defense may reimburse a member of the Army, Navy, Air
5	Force, or Marine Corps described in subsection (b) for ex-
6	penses incurred by the member in parking a privately
7	owned vehicle being used by the member to commute to the
8	member's place of duty.
9	"(b) Eligible Members.—A member referred to in
10	subsection (a) is a member who is—
11	"(1) assigned to duty as a recruiter for any of
12	the armed forces;
13	"(2) assigned to duty with a military entrance
14	processing facility of the armed forces; or
15	"(3) detailed for instructional and administra-
16	tive duties at any institution where a unit of the Sen-
17	ior Reserve Officers' Training Corps is maintained.
18	"(c) Inclusion of Certain Civilian Employees.—
19	The Secretary of Defense may extend the reimbursement au-
20	thority provided by subsection (a) to civilian employees of
21	the Department of Defense whose employment responsibil-
22	ities include performing activities related to the duties spec-
23	ified in subsection (b).".

1	(2) The table of sections at the beginning of such chap-
2	ter is amended by inserting after the item relating to section
3	411h the following new item:
	"411i. Travel and transportation allowances: parking expenses.".
4	(b) Effective Date.—The amendments made by this
5	section shall take effect on October 1, 2000.
6	SEC. 635. EXPANSION OF FUNDED STUDENT TRAVEL FOR
7	DEPENDENTS.
8	Section 430 of title 37, United States Code, is
9	amended—
10	(1) in subsections (a)(3) and (b)(1), by striking
11	"for the purpose of obtaining a secondary or under-
12	graduate college education" and inserting "for the
13	purpose of obtaining a formal education"; and
14	(2) in subsection (f)—
15	(A) by striking "In this section, the term"
16	and inserting the following:
17	"In this section:
18	"(1) The term"; and
19	(B) by adding at the end the following new
20	subparagraph:
21	"(2) The term 'formal education' means the fol-
22	lowing:
23	$``(A)\ A\ secondary\ education.$
24	"(B) An undergraduate college education

1	"(C) A graduate education pursued on a
2	full-time basis at an institution of higher edu-
3	cation (as defined in section 101 of the Higher
4	Education Act of 1965 (20 U.S.C. 1001)).
5	"(D) Vocational education pursued on a
6	full-time basis at a post-secondary vocational in-
7	stitution (as defined in section 102(c) of the
8	Higher Education Act of 1965 (20 U.S.C.
9	1002(c))).".
10	Subtitle D—Retirement and
11	Survivor Benefit Matters
12	SEC. 641. INCREASE IN MAXIMUM NUMBER OF RESERVE RE-
13	TIREMENT POINTS THAT MAY BE CREDITED
14	IN ANY YEAR.
15	Section 12733(3) of title 10, United States Code, is
16	amended by striking "but not more than" and all that fol-
17	lows and inserting "but not more than—
18	"(A) 60 days in any one year of service be-
19	fore the year of service that includes September
20	23, 1996;
21	"(B) 75 days in the year of service that in-
22	cludes September 23, 1996, and in any subse-
23	quent year of service before the year of service
24	that includes the date of the enactment of the Na-

1	tional Defense Authorization Act for Fiscal Year
2	2001; and
3	"(C) 90 days in the year of service that in-
4	cludes the date of the enactment of the National
5	Defense Authorization Act for Fiscal Year 2001
6	and in any subsequent year of service.".
7	SEC. 642. RESERVE COMPONENT SURVIVOR BENEFIT PLAN
8	SPOUSAL CONSENT REQUIREMENT.
9	(a) Eligible Participants.—Subsection (a)(2)(B) of
10	section 1448 of title 10, United States Code, is amended
11	to read as follows:
12	"(B) Reserve-component annuity par-
13	TICIPANTS.—A person who (i) is eligible to par-
14	ticipate in the Plan under paragraph (1)(B),
15	and (ii) is married or has a dependent child
16	when he is notified under section $12731(d)$ of
17	this title that he has completed the years of serv-
18	ice required for eligibility for reserve-component
19	retired pay, unless the person elects (with his
20	spouse's concurrence, if required under para-
21	graph (3)) not to participate in the Plan before
22	the end of the 90-day period beginning on the
23	date on which he receives that notification.".
24	(b) Subsequent Election To Participate.—Sub-
25	section $(a)(3)(B)$ of such section is amended—

1	(1) by striking "who elects to provide" and in-
2	serting "who is eligible to provide";
3	(2) by redesignating clauses (i) and (ii) as
4	clauses (iii) and (iv), respectively; and
5	(3) by inserting before clause (iii) (as so redesig-
6	nated) the following new clauses:
7	"(i) not to participate in the Plan;
8	"(ii) to designate under subsection
9	(e)(2) the effective date for commencement of
10	annuity payments under the Plan in the
11	event that the member dies before becoming
12	60 years of age to be the 60th anniversary
13	of the member's birth (rather than the day
14	after the date of the member's death);".
15	(c) Conforming Amendments.—Such section is fur-
16	ther amended—
17	(1) in subsection (a)(2), by striking "described in
18	clauses (i) and (ii)" in the sentence following sub-
19	paragraph (B) (as amended by subsection (a)) and
20	all that follows through "that clause" and inserting
21	"who elects under subparagraph (B) not to partici-
22	pate in the Plan";
23	(2) in subsection $(a)(4)$ —
24	(A) by striking "not to participate in the
25	Plan' in subparagraph (A): and

1	(B) by striking "to participate in the Plan"
2	in subparagraph (B); and
3	(3) in subsection (e), by striking "making such
4	election".
5	(d) Effective Date.—The amendments made by this
6	section apply only with respect to a notification under sec-
7	tion 12731(d) of title 10, United States Code, made after
8	January 1, 2001, that a member of a reserve component
9	has completed the years of service required for eligibility
10	for reserve-component retired pay.
11	Subtitle E—Other Matters
12	SEC. 651. PARTICIPATION IN THRIFT SAVINGS PLAN.
13	For purposes of subtitle F of title VI of the National
14	Defense Authorization Act for Fiscal Year 2000 (Public
15	Law 106-65; 113 Stat. 670), both of the conditions under
16	section 663(b)(1) of such Act shall be considered met on
17	July 15 2001 (unless earlier met)

1	TITLE VII—HEALTH CARE
2	PROVISIONS
3	Subtitle A—Health Care Services
4	SEC. 701. TWO-YEAR EXTENSION OF AUTHORITY FOR USE
5	OF CONTRACT PHYSICIANS AT MILITARY EN-
6	TRANCE PROCESSING STATIONS AND ELSE-
7	WHERE OUTSIDE MEDICAL TREATMENT FA-
8	CILITIES.
9	Section 1091(a)(2) of title 10, United States Code, is
10	amended by striking "December 31, 2000" in the second
11	sentence and inserting "December 31, 2002".
12	SEC. 702. MEDICAL AND DENTAL CARE FOR MEDAL OF
13	HONOR RECIPIENTS.
14	(a) In General.—(1) Chapter 55 of title 10, United
15	States Code, is amended by inserting after section 1074g
16	the following new section:
17	"§ 1074h. Medical and dental care: medal of honor re-
18	cipients; dependents
19	"(a) Medal of Honor Recipients.—A former mem-
20	ber of the armed forces who is a Medal of Honor recipient
21	and who is not otherwise entitled to medical and dental
22	benefits under this chapter may, upon request, be given
23	medical and dental care provided by the administering Sec-
	retaries in the same manner as if entitled to retired pay.

- 1 "(b) Dependent of person who is a dependent of
- 2 a Medal of Honor recipient and who is not otherwise enti-
- 3 tled to medical and dental benefits under this chapter may,
- 4 upon request, be given medical and dental care provided
- 5 by the administering Secretaries in the same manner as
- 6 if the Medal of Honor recipient were, or (if deceased) was
- 7 at the time of death, entitled to retired pay.
- 8 "(c) Definitions—In this section:
- 9 "(1) The term 'Medal of Honor recipient' means
- 10 a member or former member of the armed forces who
- 11 has been awarded a medal of honor under section
- 12 3741, 6241, or 8741 of this title or section 491 of title
- 13 14.
- 14 "(2) The term 'dependent' has the meaning given
- 15 that term in subparagraphs (A), (B), (C), and (D) of
- section 1072(2) of this title.".
- 17 (2) The table of sections at the beginning of such chap-
- 18 ter is amended by inserting after the item relating to section
- 19 1074g the following new item:

"1074h. Medical and dental care: medal of honor recipients; dependents.".

- 20 (b) Effective Date.—Section 1074h of title 10,
- 21 United States Code, shall apply with respect to medical and
- 22 dental care provided on or after the date of the enactment
- 23 of this Act.

1	SEC. 703. PROVISION OF DOMICILIARY AND CUSTODIAL
2	CARE FOR CHAMPUS BENEFICIARIES AND
3	CERTAIN FORMER CHAMPUS BENEFICIARIES.
4	(a) In General.—Section 703(a) of the National De-
5	fense Authorization Act for Fiscal Year 2000 (Public Law
6	106–65; 113 Stat. 682; 10 U.S.C. 1077 note) is amended
7	by adding at the end the following:
8	"(4) The Secretary may provide payment for domi-
9	ciliary or custodial care services provided to an eligible ben-
10	eficiary for which payment was discontinued by reason of
11	section 1086(d) of title 10, United States Code, and subse-
12	quently reestablished under other legal authority. Such pay-
13	ment is authorized for the period beginning on the date of
14	discontinuation of payment for domiciliary or custodial
15	care services and ending on the date of reestablishment of
16	payment for such services.".
17	(b) Cost Limitation for Individual Case Manage-
18	MENT PROGRAM.—(1) Section 1079(a)(17) of title 10,
19	United States Code, is amended—
20	(A) by inserting "(A)" after "(17)"; and
21	(B) by adding at the end the following:
22	"(B) The total amount expended under subpara-
23	graph (A) for a fiscal year may not exceed
24	\$100,000,000.".

- 1 (2) Section 703 of the National Defense Authorization
- 2 Act for Fiscal Year 2000 is amended by adding at the end
- 3 the following:
- 4 "(e) Cost Limitation.—The total amount paid for
- 5 services for eligible beneficiaries under subsection (a) for a
- 6 fiscal year (together with the costs of administering the au-
- 7 thority under that subsection) shall be included in the ex-
- 8 penditures limited by section 1079(a)(17)(B) of title 10,
- 9 United States Code.".
- 10 (3) The amendments made by paragraphs (1) and (2)
- 11 shall apply to fiscal years after fiscal year 1999.
- 12 SEC. 704. DEMONSTRATION PROJECT FOR EXPANDED AC-
- 13 CESS TO MENTAL HEALTH COUNSELORS.
- 14 (a) REQUIREMENT TO CONDUCT DEMONSTRATION
- 15 Project.—The Secretary of Defense shall conduct a dem-
- 16 onstration project under which licensed and certified profes-
- 17 sional mental health counselors who meet eligibility require-
- 18 ments for participation as providers under the Civilian
- 19 Health and Medical Program of the Uniformed Services
- 20 (hereinafter in this section referred to as "CHAMPUS") or
- 21 the TRICARE program may provide services to covered
- 22 beneficiaries under chapter 55 of title 10, United States
- 23 Code, without referral by physicians or adherence to super-
- 24 vision requirements.

1	(b) Duration and Location of Project.—The Sec-
2	retary shall conduct the demonstration project required by
3	subsection (a)—
4	(1) during the 2-year period beginning October
5	1, 2001; and
6	(2) in one established TRICARE region.
7	(c) Regulations.—The Secretary shall prescribe reg-
8	ulations regarding participation in the demonstration
9	project required by subsection (a).
10	(d) Plan for Project.—Not later than March 31,
11	2001, the Secretary shall submit to the Committees on
12	Armed Services of the Senate and the House of Representa-
13	tives a plan to carry out the demonstration project. The
14	plan shall include, but not be limited to, a description of
15	the following:
16	(1) The TRICARE region in which the project
17	will be conducted.
18	(2) The estimated funds required to carry out the
19	demonstration project.
20	(3) The criteria for determining which profes-
21	sional mental health counselors will be authorized to
22	participate under the demonstration project.
23	(4) The plan of action, including critical mile-
24	stone dates, for carrying out the demonstration
25	project.

1	(e) Report.—Not later than February 1, 2003, the
2	Secretary shall submit to Congress a report on the dem-
3	onstration project carried out under this section. The report
4	shall include the following:
5	(1) A description of the extent to which expendi-
6	tures for reimbursement of licensed or certified profes-
7	sional mental health counselors change as a result of
8	allowing the independent practice of such counselors.
9	(2) Data on utilization and reimbursement re-
10	garding non-physician mental health professionals
11	other than licensed or certified professional mental
12	health counselors under CHAMPUS and the
13	TRICARE program.
14	(3) Data on utilization and reimbursement re-
15	garding physicians who make referrals to, and super-
16	vise, mental health counselors.
17	(4) A description of the administrative costs in-
18	curred as a result of the requirement for documenta-
19	tion of referral to mental health counselors and super-
20	vision activities for such counselors.
21	(5) For each of the categories described in para-
22	graphs (1) through (4), a comparison of data for a
23	one-year period for the area in which the demonstra-

tion project is being implemented with corresponding

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- data for a similar area in which the demonstration
 project is not being implemented.
 - (6) A description of the ways in which allowing for independent reimbursement of licensed or certified professional mental health counselors affects the confidentiality of mental health and substance abuse services for covered beneficiaries under CHAMPUS and the TRICARE program.
 - ing reimbursement policies on the health and treatment of covered beneficiaries under CHAMPUS and the TRICARE program, including a comparison of the treatment outcomes of covered beneficiaries who receive mental health services from licensed or certified professional mental health counselors acting under physician referral and supervision, other non-physician mental health providers recognized under the program, and physicians, with treatment outcomes under the demonstration project allowing independent practice of professional counselors on the same basis as other non-physician mental health providers.
 - (8) The effect of policies of the Department of Defense on the willingness of licensed or certified professional mental health counselors to participate as

- health care providers in CHAMPUS and the
 TRICARE program.
- 3 (9) Any policy requests or recommendations re-
- 4 garding mental health counselors made by health care
- 5 plans and managed care organizations participating
- 6 in CHAMPUS or the TRICARE program.

7 SEC. 705. TELERADIOLOGY DEMONSTRATION PROJECT.

- 8 (a) Requirement To Conduct Project.—(1) The
- 9 Secretary of Defense shall conduct a demonstration project
- 10 for the purpose of increasing efficiency of operations with
- 11 respect to teleradiology at a military medical treatment fa-
- 12 cility and supporting remote clinics and increasing coordi-
- 13 nation with respect to teleradiology between such facility
- 14 and clinics. Under the project, a military medical treat-
- 15 ment facility and each clinic supported by such facility
- 16 shall be linked by a digital radiology network through
- 17 which digital radiology X-rays may be sent electronically
- 18 from clinics to the military medical treatment facility.
- 19 (2) The demonstration project shall be conducted at a
- 20 multi-specialty tertiary-care military medical treatment fa-
- 21 cility affiliated with a university medical school, that is
- 22 supported by at least five geographically dispersed remote
- 23 clinics of the Departments of the Army, Navy, and Air
- 24 Force, and clinics of the Department of Veterans Affairs
- 25 and the Coast Guard.

1	(b) Duration of Project.—The Secretary shall con-
2	duct the project during the two-year period beginning on
3	the date of the enactment of this Act.
4	Subtitle B—TRICARE Program
5	SEC. 711. ADDITIONAL BENEFICIARIES UNDER TRICARE
6	PRIME REMOTE PROGRAM IN THE CONTI-
7	NENTAL UNITED STATES.
8	(a) Coverage of Other Uniformed Services.—
9	(1) Section 1074(c) of title 10, United States Code, is
10	amended—
11	(A) by striking "armed forces" each place it ap-
12	pears, except in paragraph (3)(A), and inserting
13	"uniformed services";
14	(B) in paragraph (1), by inserting after "mili-
15	tary department" in the first sentence the following:
16	", the Department of Transportation (with respect to
17	the Coast Guard when it is not operating as a service
18	in the Navy), or the Department of Health and
19	Human Services (with respect to the National Oce-
20	anic and Atmospheric Administration and the Public
21	Health Service)";
22	(C) in paragraph (2), by adding at the end the
23	following:

1	"(C) The Secretary of Defense shall consult with the
2	other administering Secretaries in the administration of
3	this paragraph."; and
4	(D) in paragraph (3)(A), by striking "The Sec-
5	retary of Defense may not require a member of the
6	armed forces described in subparagraph (B)" and in-
7	serting "A member of the uniformed services described
8	in subparagraph (B) may not be required".
9	(2)(A) Subsections (b), (c), and (d)(3) of section 731
10	of the National Defense Authorization Act for Fiscal Year
11	1998 (Public Law 105–85; 111 Stat. 1811; 10 U.S.C. 1074
12	note) are amended by striking "Armed Forces" and insert-
13	ing "uniformed services".
14	(B) Subsection (b) of such section is further amended
15	by adding at the end the following:
16	"(4) The Secretary of Defense shall consult with the
17	other administering Secretaries in the administration of
18	this subsection.".
19	(C) Subsection (f) of such section is amended by add-
20	ing at the end the following:
21	"(3) The terms 'uniformed services' and 'admin-
22	istering Secretaries' have the meanings given those

terms in section 1072 of title 10, United States

Code.".

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- 1 (3) Section 706(b) of the National Defense Authoriza-
- 2 tion Act for Fiscal Year 2000 (Public Law 106–65; 113
- 3 Stat. 684) is amended by striking "Armed Forces" and in-
- 4 serting "uniformed services (as defined in section 1072(1)
- 5 of title 10, United States Code)".
- 6 (b) Coverage of Immediate Family.—(1) Section
- 7 1079 of title 10, United States Code, is amended by adding
- 8 at the end the following:
- 9 "(p)(1) Subject to such exceptions as the Secretary of
- 10 Defense considers necessary, coverage for medical care under
- 11 this section for the dependents referred to in subsection (a)
- 12 of a member of the uniformed services referred to in section
- 13 1074(c)(3) of this title who are residing with the member,
- 14 and standards with respect to timely access to such care,
- 15 shall be comparable to coverage for medical care and stand-
- 16 ards for timely access to such care under the managed care
- 17 option of the TRICARE program known as TRICARE
- 18 Prime.
- 19 "(2) The Secretary of Defense shall enter into arrange-
- 20 ments with contractors under the TRICARE program or
- 21 with other appropriate contractors for the timely and effi-
- 22 cient processing of claims under this subsection.
- 23 "(3) The Secretary of Defense shall consult with the
- 24 other administering Secretaries in the administration of
- 25 this subsection.".

1	(2) Section 731(b) of the National Defense Authoriza-
2	tion Act for Fiscal Year 1998 (Public Law 105–85; 111
3	Stat. 1811; 10 U.S.C. 1074 note) is amended—
4	(A) in paragraph (1), by adding at the end the
5	following: "A dependent of the member, as described
6	in subparagraph (A), (D), or (I) of section 1072(2) of
7	title 10, United States Code, who is residing with the
8	member shall have the same entitlement to care and
9	to waiver of charges as the member."; and
10	(B) in paragraph (2), by inserting "or depend-
11	ent of the member, as the case may be," after "(2) A
12	member".
13	(c) Effective Date.—(1) The amendments made by
14	subsection (a)(2), with respect to members of the uniformed
15	services, and the amendments made by subsection (b)(2),
16	with respect to dependents of members, shall take effect on
17	the date of the enactment of this Act and shall expire with
18	respect to a member or the dependents of a member, respec-
19	tively, on the later of the following:
20	(A) The date that is one year after the date of
21	the enactment of this Act.
22	(B) The date on which the amendments made by
23	subsection (a)(1) or (b)(1) apply with respect to the
24	coverage of medical care for and provision of such
25	care to the member or dependents, respectively.

1	(2) Section 731(b)(3) of Public Law 105–85 does not
2	apply to a member of the Coast Guard, the National Oce-
3	anic and Atmospheric Administration, or the Commis-
4	sioned Corps of the Public Health Service, or to a dependent
5	of a member of a uniformed service.
6	SEC. 712. ELIMINATION OF COPAYMENTS FOR IMMEDIATE
7	FAMILY.
8	(a) No Copayment for Immediate Family.—Sec-
9	tion 1097a of title 10, United States Code, is amended—
10	(1) by redesignating subsection (e) as subsection
11	(f); and
12	(2) by inserting after subsection (d) the following
13	new subsection (e):
14	"(e) No Copayment for Immediate Family.—No co-
15	payment shall be charged a member for care provided under
16	TRICARE Prime to a dependent of a member of the uni-
17	formed services described in subparagraph (A), (D), or (I)
18	of section 1072(2) of this title.".
19	(b) Effective Date.—The amendments made by sub-
20	section (a) shall take effect on October 1 2000 and shall

21 apply with respect to care provided on or after that date.

1	SEC. 713. MODERNIZATION OF TRICARE BUSINESS PRAC-
2	TICES AND INCREASE OF USE OF MILITARY
3	TREATMENT FACILITIES.
4	(a) Requirement To Implement Internet-Based
5	System.—Not later than October 1, 2001, the Secretary of
6	Defense shall implement a system to simplify and make ac-
7	cessible through the use of the Internet, through commer-
8	cially available systems and products, critical administra-
9	tive processes within the military health care system and
10	the TRICARE program. The purpose of the system shall
11	be to enhance efficiency, improve service, and achieve com-
12	mercially recognized standards of performance.
13	(b) Requirements of System.—The system required
14	by subsection (a) —
15	(1) shall comply with patient confidentiality and
16	security requirements, and incorporate data require-
17	ments, that are currently widely used by insurers
18	under medicare and commercial insurers;
19	(2) shall be designed to achieve improvements
20	with respect to—
21	(A) the availability and scheduling of ap-
22	pointments;
23	(B) the filing, processing, and payment of
24	claims;
25	(C) marketing and information initiatives:

1	(D) the continuation of enrollments without
2	expiration; and
3	(E) the portability of enrollments nation-
4	wide; and
5	(3) may be implemented through a contractor
6	under TRICARE Prime.
7	(c) Areas of Implementation.—The Secretary shall
8	implement the system required by subsection (a) in at least
9	one region under the TRICARE program.
10	(d) Plan for Improved Portability of Bene-
11	FITS.—Not later than March 15, 2001, the Secretary of De-
12	fense shall submit to the Committees on Armed Services of
13	the Senate and the House of Representatives a plan to pro-
14	vide portability and reciprocity of benefits for all enrollees
15	under the TRICARE program throughout all TRICARE re-
16	gions.
17	(e) Increase of Use of Military Medical Treat-
18	MENT FACILITIES.—The Secretary shall initiate a program
19	to maximize the use of military medical treatment facilities
20	by improving the efficiency of health care operations in
21	such facilities.
22	(f) Definition.—In this section the term "TRICARE
23	program" shall have the meaning given such term in section
24	1072 of title 10, United States Code.

1 SEC. 714. CLAIMS PROCESSING IMPROVEMENTS.

2	Beginning on the date of the enactment of this Act
3	the Secretary of Defense shall take all necessary actions to
4	implement the following improvements with respect to proc
5	essing of claims under the TRICARE program:
6	(1) Use of the TRICARE encounter data infor
7	mation system rather than the health care service
8	record in maintaining information on covered bene
9	ficiaries under chapter 55 of title 10, United State
10	Code.
11	(2) Elimination of all delays in payment of
12	claims to health care providers that may result from
13	the development of the health care service record of
14	TRICARE encounter data information.
15	(3) Require all health care providers under the
16	TRICARE program that the Secretary determines are
17	high-volume providers to submit claims electronically
18	(4) Process 50 percent of all claims by health
19	care providers and institutions under the TRICARI
20	program by electronic means.
21	(5) Authorize managed care support contractor.
22	under the TRICARE program to require providers to
23	access information on the status of claims through the
24	use of telephone automated voice response units

1	SEC. 715. PROHIBITION AGAINST REQUIREMENT FOR PRIOR
2	AUTHORIZATION FOR CERTAIN REFERRALS;
3	REPORT ON NONAVAILABILITY-OF-HEALTH-
4	CARE STATEMENTS.
5	(a) Prohibition Regarding Prior Authorization
6	FOR REFERRALS.—(1) Chapter 55 of title 10, United States
7	Code, is amended by inserting after section 1095e the fol-
8	lowing new section:
9	"§ 1095f. TRICARE program: referrals for specialty
10	health care
11	"The Secretary of Defense shall provide that no con-
12	tract for managed care support under the TRICARE pro-
13	gram shall require a managed care support contractor to
14	require a primary care provider or specialty care provider
15	to obtain prior authorization before referring a patient to
16	a specialty care provider that is part of the network of
17	health care providers or institutions of the contractor.".
18	(2) The table of sections at the beginning of such chap-
19	ter is amended by inserting after the item relating to section
20	1095e the following new item:
	"1095f. TRICARE program: referrals for specialty health care.".
21	(b) Report.—Not later than February 1, 2001, the
22	Comptroller General shall submit to Congress a report on
23	the financial and management implications of eliminating
24	the requirement to obtain nonavailability-of-health-care

- 1 statements under section 1080 of title 10, United States
- 2 Code.
- 3 (c) Effective Date.—Section 1095f of title 10,
- 4 United States Code, as added by subsection (a), shall apply
- 5 with respect to a managed care support contract entered
- 6 into by the Department of Defense after the date of the en-
- 7 actment of this Act.
- 8 SEC. 716. AUTHORITY TO ESTABLISH SPECIAL LOCALITY-
- 9 BASED REIMBURSEMENT RATES; REPORTS.
- 10 (a) In General.—Section 1079(h) of title 10, United
- 11 States Code, is amended by adding at the end the following
- 12 new paragraph:
- 13 "(5) To assure access to care for all covered bene-
- 14 ficiaries, the Secretary of Defense, in consultation with the
- 15 other administering Secretaries, shall designate specific
- 16 rates for reimbursement for services in certain localities if
- 17 the Secretary determines that without payment of such
- 18 rates access to health care services would be severely im-
- 19 paired. Such a determination shall be based on consider-
- 20 ation of the number of providers in a locality who provide
- 21 the services, the number of such providers who are
- 22 CHAMPUS participating providers, the number of covered
- 23 beneficiaries under CHAMPUS in the locality, the avail-
- 24 ability of military providers in the location or a nearby

1	location, and any other factors determined to be relevant
2	by the Secretary.".
3	(b) Reports.—(1) Not later than March 31, 2001, the
4	Secretary of Defense shall submit to the Committees on
5	Armed Services of the House of Representatives and the
6	Senate and the General Accounting Office a report on ac-
7	tions taken to carry out section 1079(h)(5) of title 10,
8	United States Code (as added by subsection (a)) and section
9	1097b of such title.
10	(2) Not later than May 1, 2001, the Comptroller Gen-
11	eral shall submit to Congress a report analyzing the utility
12	of—
13	(A) increased reimbursement authorities with re-
14	spect to ensuring the availability of network providers
15	and nonnetwork providers under the TRICARE Pro-
16	gram to covered beneficiaries under chapter 55 of such
17	title; and
18	(B) requiring a reimbursement limitation of 70
19	percent of usual and customary rates rather than 115

percent of maximum allowable charges under the Ci-

 $vilian\ Health\ and\ Medical\ Program\ of\ the\ Uniformed$

Services.

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- 2 **PENSES.**
- 3 (a) In General.—Chapter 55 of title 10, United
- 4 States Code, is amended by inserting after section 1074h
- 5 (as added by section 702) the following new section:

6 "§ 1074i. Reimbursement for certain travel expenses

- 7 "In any case in which a covered beneficiary is referred
- 8 by a primary care physician to a specialty care provider
- 9 who provides services more than 100 miles from the location
- 10 in which the primary care provider provides services to the
- 11 covered beneficiary, the Secretary shall provide reimburse-
- 12 ment for reasonable travel expenses for the covered bene-
- 13 ficiary.".
- 14 (b) Clerical Amendment.—The table of sections at
- 15 the beginning of such chapter is amended by inserting after
- 16 the item relating to section 1074h the following new item: "1074i. Reimbursement for certain travel expenses.".

17 SEC. 718. REDUCTION OF CATASTROPHIC CAP.

- 18 (a) In General.—Chapter 55 of title 10, United
- 19 States Code, is amended in section 1095d by adding at the
- 20 end the following new subsection:
- 21 "(c) Reduction of Catastrophic Cap.—The Sec-
- 22 retary shall reduce the catastrophic cap for covered bene-
- 23 ficiaries under TRICARE Standard and TRICARE Extra
- 24 to \$3,000.".

1	(b) Clerical Amendments.—(1) The heading of such
2	section is amended to read as follows:
3	"§ 1095d. TRICARE program: waiver of certain
4	deductibles; reduction of catastrophic
5	cap".
6	(2) The item relating to section 1095d in the table of
7	sections at the beginning of such chapter 55 is amended to
8	read as follows:
	"1095d. TRICARE program: waiver of certain deductibles; reduction of cata- strophic cap.".
9	SEC. 719. REPORT ON PROTECTIONS AGAINST HEALTH
10	CARE PROVIDERS SEEKING DIRECT REIM-
11	BURSEMENT FROM MEMBERS OF THE UNI-
12	FORMED SERVICES.
13	Not later than January 31, 2001, the Secretary of De-
14	fense shall submit to the Committees on Armed Services of
15	the House of Representatives and the Senate a report recom-
16	mending practices to discourage or prohibit health care pro-
17	viders under the TRICARE Program from inappropriately
18	seeking direct reimbursement from members of the uni-
19	formed services or their dependents for health care received
20	by such members or dependents.
21	SEC. 720. DISENROLLMENT PROCESS FOR TRICARE RE-
22	TIREE DENTAL PROGRAM.
23	Section 1076c of title 10, United States Code, is
24	amended—

1	(1) by redesignating subsection (i) as subsection
2	(j); and
3	(2) by inserting after subsection (h) the following
4	new subsection (i):
5	"(i) Disenrollment Process for TRICARE Re-
6	Tiree Dental Program.—With respect to the provision
7	of dental care to a retired member of the uniformed services
8	or the dependent of such a member under the TRICARE
9	program, the Secretary of Defense—
10	"(A) shall require that any TRICARE dental in-
11	surance contract allow for a period of up to 30 days,
12	beginning on the date of the submission of an appli-
13	cation for enrollment by the member or dependent,
14	during which the member or dependent may disenroll;
15	"(B) shall provide for limited circumstances
16	under which disenrollment shall be permitted during
17	the 24-month initial enrollment period, without jeop-
18	ardizing the fiscal integrity of the dental program.
19	"(2) The circumstances described in paragraph $(1)(B)$
20	shall include—
21	"(A) a case in which a retired member or de-
22	pendent who is also a Federal employee is assigned
23	to a location overseas which prevents utilization of
24	dental benefits in the United States:

1	"(B) a case in which such a member or depend-
2	ent provides medical documentation with regard to a
3	diagnosis of a serious or terminal illness which pre-
4	cludes the member or dependent from obtaining dental
5	care;
6	"(C) a case in which severe financial hardship
7	would result; and
8	"(D) any other instances which the Secretary
9	considers appropriate.
10	"(3) A retired member or dependent described in para-
11	graph (1)—
12	"(A) shall make any initial requests for
1213	"(A) shall make any initial requests for disenrollment under this subsection to the TRICARE
13	disenrollment under this subsection to the TRICARE
13 14	disenrollment under this subsection to the TRICARE dental insurance contractor; and
131415	disenrollment under this subsection to the TRICARE dental insurance contractor; and "(B) may appeal a decision by the contractor, or
13 14 15 16	disenrollment under this subsection to the TRICARE dental insurance contractor; and "(B) may appeal a decision by the contractor, or policies with respect to the provision of dental care to
13 14 15 16 17	disenrollment under this subsection to the TRICARE dental insurance contractor; and "(B) may appeal a decision by the contractor, or policies with respect to the provision of dental care to retirees and their dependents under the TRICARE
13 14 15 16 17 18	disenrollment under this subsection to the TRICARE dental insurance contractor; and "(B) may appeal a decision by the contractor, or policies with respect to the provision of dental care to retirees and their dependents under the TRICARE program, to the TRICARE Management Activity.
13 14 15 16 17 18	disenrollment under this subsection to the TRICARE dental insurance contractor; and "(B) may appeal a decision by the contractor, or policies with respect to the provision of dental care to retirees and their dependents under the TRICARE program, to the TRICARE Management Activity. "(4) In a case of an appeal described in paragraph

1	Subtitle C—Health Care Programs
2	for Medicare-Eligible Depart-
3	ment of Defense Beneficiaries
4	SEC. 721. IMPLEMENTATION OF TRICARE SENIOR PHAR-
5	MACY PROGRAM.
6	Section 723 of the Strom Thurmond National Defense
7	Authorization Act for Fiscal Year 1999 (Public Law 105–
8	261; 112 Stat. 2068; 10 U.S.C. 1073 note) is amended—
9	(1) in subsection (a)—
10	(A) by striking "October 1, 1999" and in-
11	serting "April 1, 2001"; and
12	(B) by striking "who reside in an area se-
13	lected under subsection (f)";
14	(2) by amending subsection (b) to read as fol-
15	lows:
16	"(b) Program Requirements.—The same coverage
17	for pharmacy services and the same procedures for cost
18	sharing and reimbursement as are applicable under section
19	1086 of title 10, United States Code, shall apply with re-
20	spect to the program required by subsection (a).";
21	(3) in subsection (d)—
22	(A) by striking "December 31, 2000" and
23	inserting "December 31, 2001"; and
24	(B) by striking "December 31, 2002" and
2.5	insertina "December 31 2003":

1	(4) in subsection (e)—
2	(A) in paragraph (1)—
3	(i) in subparagraph (B), by inserting
4	"and" after the semicolon;
5	(ii) in subparagraph (C), by striking
6	"; and" and inserting a period; and
7	(iii) by striking subparagraph (D);
8	and
9	(B) in paragraph (2), by striking "at the
10	time" and all that follows through "facility" and
11	inserting 'before April 1, 2001, has attained the
12	age of 65 and did not enroll in the program de-
13	scribed in such paragraph"; and
14	(5) by striking subsection (f).
15	SEC. 722. STUDY ON HEALTH CARE OPTIONS FOR MEDI-
16	CARE-ELIGIBLE MILITARY RETIREES.
17	(a) Requirement To Conduct Study.—The Sec-
18	retary of Defense shall enter into an agreement with a feder-
19	ally funded research and development center for the purpose
20	of having such center conduct an independent study on al-
21	ternatives for providing continued health care benefits for
22	medicare-eligible military retirees.
23	(b) Matters To Be Included.—(1) The study shall
24	consider the possibility of providing health care to such re-
25	tirees through at least the following alternatives, either indi-

1	vidually or in combination, and shall include an analysis
2	of the mandatory and discretionary funding requirements
3	for implementation of each alternative for each year of a
4	ten-year period:
5	(A) The use of mandatory enrollments in any
6	health care option.
7	(B) The creation, integration, and coordination
8	of a Department of Defense-Medicare supplemental
9	plan that—
10	(i) includes benefits similar to those covered
11	under a standard medicare supplemental health
12	insurance policy; and
13	(ii) requires participation in, and coordina-
14	tion with, available medicare prescription drug
15	benefits.
16	(C) Space-available health care in military med-
17	ical treatment facilities and participation in the
18	standard prescription drug plan under the TRICARE
19	program.
20	(D) Increased participation in, and coordination
21	with, managed care programs of the Veterans Health
22	Administration.
23	(2) The study shall consider—
24	(A) the findings and recommendations in all re-
25	ports prepared by the Comptroller General on dem-

1	onstration programs of the Department of Defense in-
2	volving medicare-eligible military retirees; and
3	(B) the existence of multiple overlapping benefits
4	for such retirees, including benefits available through
5	the Veterans Health Administration, medicare, and
6	private insurance.
7	(c) Independent Advisory Committee.—(1) The
8	Secretary shall establish an independent advisory com-
9	mittee to assist the federally funded research and develop-
10	ment center described in subsection (a) in conducting the
11	study required by this section. The Secretary shall appoint
12	the members of the committee from among individuals
13	who—
14	(A) are not members of the uniformed services or
15	civilian employees of the Department of Defense;
16	(B) possess expertise in health insurance matters,
17	including matters regarding medigap plans and
18	TRICARE supplemental insurance policies;
19	(C) are representative of nongovernmental orga-
20	nizations and associations that represent the views
21	and interests of covered beneficiaries under chapter 55
22	of title 10, United States Code;
23	(D) are knowledgeable regarding the medicare
24	system, the military health care system, and the Vet-
25	erans' Health Administration: and

- 1 (E) represent associations of major health care
- 2 providers and institutions.
- 3 (2) Members of the committee shall be appointed for
- 4 the life of the committee.
- 5 (3)(A) Each member of the committee who is not an
- 6 employee of the Government shall be paid at a rate equal
- 7 to the daily equivalent of the annual rate of basic pay pre-
- 8 scribed for level IV of the Executive Schedule under section
- 9 5315 of title 5, United States Code, for each day (including
- 10 travel time) during which such member is engaged in per-
- 11 forming the duties of the committee.
- 12 (B) Members of the committee may travel on aircraft,
- 13 vehicles, or other conveyances of the Armed Forces when
- 14 travel is necessary in the performance of a duty of the com-
- 15 mittee except when the cost of commercial transportation
- 16 is less expensive.
- 17 (C) The members of the committee may be allowed
- 18 travel expenses, including per diem in lieu of subsistence,
- 19 at rates authorized for employees of agencies under sub-
- 20 chapter I of chapter 57 of title 5, United States Code, while
- 21 away from their homes or regular places of business in the
- 22 performance of services for the committee.
- (D)(i) A member of the committee who is an annuitant
- 24 otherwise covered by section 8344 or 8468 of title 5, United
- 25 States Code, by reason of membership on the committee

- 1 shall not be subject to the provisions of such section with
- 2 respect to such membership.
- 3 (ii) A member of the committee who is a member or
- 4 former member of a uniformed service shall not be subject
- 5 to the provisions of subsections (b) and (c) of section 5532
- 6 of such title with respect to membership on the committee.
- 7 (4) The committee shall terminate 60 days after the
- 8 date on which the final report is submitted under subsection
- 9 (d).
- 10 (d)(1) Deadline for Completion.—Not later than
- 11 September 30, 2002, the federally funded research and de-
- 12 velopment center described in subsection (a) shall submit
- 13 to the Secretary a report on the study, including its find-
- 14 ings and conclusions concerning each of the matters de-
- 15 scribed in subsection (b).
- 16 (2) Not later than December 31, 2002, the Secretary
- 17 shall submit the report, together and any comments of the
- 18 Secretary, to Congress, the Secretary of Veterans Affairs,
- 19 and the Secretary of Health and Human Services.
- 20 (e) Cooperation by Department of Defense.—
- 21 The Secretary shall require that all components of the De-
- 22 partment of Defense cooperate fully with the federally fund-
- 23 ed research and development center carrying out the study.

1	SEC. 723. EXTENDED COVERAGE UNDER FEDERAL EMPLOY-
2	EES HEALTH BENEFITS PROGRAM.
3	(a) Expansion of Coverage for Retirees Over
4	AGE 65.—Section 1108 of title 10, United States Code, is
5	amended by adding at the end the following:
6	"(m) Expansion of Coverage for Retirees Over
7	AGE 65.—(1) Eligible beneficiaries referred to in subsection
8	(b)(1) shall be permitted to enroll, or to extend a previous
9	enrollment entered into under subsection (d)(2), during a
10	period of open enrollment for the year 2003 (conducted in
11	the fall of 2002).
12	"(2) Subject to paragraphs (2) and (3) of subsection
13	(f), the period of enrollment, or extension of enrollment, of
14	an eligible beneficiary under paragraph (1) shall be one
15	year unless the beneficiary disenrolls before the termination
16	of the demonstration project.".
17	(b) Extension of Project Period.—(1) Subsection
18	(d) of such section is amended—
19	(A) in paragraph (1), by striking "three contract
20	years" and inserting "four contract years"; and
21	(B) in paragraph (2), by striking "December 31,
22	2002" in the second sentence and inserting "December
23	<i>31, 2003</i> ".
24	(2) Subsection (f)(1) of such section is amended by
25	striking "three" and inserting "four".

1	(3) Subsection (k) of such section is amended by strik-
2	ing "December 31, 2002" and inserting "December 31,
3	2003".
4	(4) Subsection (l)(2) of such section is amended by
5	striking "36 months" and inserting "48 months".
6	(c) Additional Areas of Coverage.—Subsection (c)
7	of such section is amended—
8	(1) by striking ", but not more than ten,"; and
9	(2) by striking the third sentence and inserting
10	the following: "In establishing the areas, the Secretary
11	and the Director of the Office of Personnel Manage-
12	ment shall include an area that includes the
13	catchment area of one or more military medical treat-
14	ment facilities, an area that is not located in the
15	catchment area of a military medical treatment facil-
16	ity, an area in which there is a Medicare Subvention
17	Demonstration project area under section 1896 of title
18	XVIII of the Social Security Act (42 U.S.C. 1395ggg),
19	and one area for each TRICARE region.".
20	SEC. 724. EXTENSION OF TRICARE SENIOR SUPPLEMENT
21	PROGRAM.
22	Section 722(a)(2) of the Strom Thurmond National

23 Defense Authorization Act for Fiscal Year 1999 (Public

 $24\ Law\ 105-261;\ 112\ Stat.\ 2065;\ 10\ U.S.C.\ 1073\ note)\ is$

1	amended by striking "December 31, 2002" and inserting
2	"December 31, 2003".
3	SEC. 725. EXTENSION OF TRICARE SENIOR PRIME DEM-
4	ONSTRATION PROJECT.
5	(a) Extension of Project.—Section 1896 of the So-
6	cial Security Act (42 U.S.C. 1395ggg) is amended in sub-
7	section (b)(4) by striking "3-year period beginning on Jan-
8	uary 1, 1998" and inserting "period beginning on January
9	1, 1998, and ending on December 31, 2003";
10	(b) Implementation of Utilization Review Pro-
11	CEDURES.—Subsection (b) of such section is further amend-
12	ed by adding at the end the following:
13	"(6) Utilization review procedures.—The
14	Secretary of Defense shall develop and implement pro-
15	cedures to review utilization of health care services by
16	medicare-eligible military retirees and dependents
17	under this section in order to enable the Secretary of
18	Defense to more effectively manage the use of military
19	medical treatment facilities by such retirees and de-
20	pendents.".
21	(c) Reports.—(1) Such section 1896 is further
22	$amended\ in\ subsection\ (k)(1)$ —
23	(1) by striking "3½ years" and inserting "4½
24	years"; and

1	(2) by adding at the end the following new sub-
2	paragraphs:
3	"(P) Which interagency funding mecha-
4	nisms would be most appropriate if the project
5	under this section is made permanent.
6	"(Q) The ability of the Department of De-
7	fense to operate an effective and efficient man-
8	aged care system for medicare beneficiaries.
9	"(R) The ability of the Department of De-
10	fense to meet the managed care access and qual-
11	ity of care standards under medicare.
12	"(S) The adequacy of the data systems of
13	the Department of Defense for providing timely,
14	necessary, and accurate information required to
15	properly manage the demonstration project.".
16	(2) Section 724 of the Strom Thurmond National De-
17	fense Authorization Act for Fiscal Year 1999 (Public Law
18	105–261; 10 U.S.C. 1108 note) is amended by inserting "the
19	demonstration project conducted under section 1896 of the
20	Social Security Act (42 U.S.C. 1395ggg)," after "section
21	722.".

1	Subtitle D—Other Matters
2	SEC. 731. TRAINING IN HEALTH CARE MANAGEMENT AND
3	ADMINISTRATION.
4	(a) Expansion of Program.—Section 715(a) of the
5	National Defense Authorization Act for Fiscal Year 1996
6	(Public Law 104–106; 110 Stat 375; 10 U.S.C. 1073 note)
7	is amended—
8	(1) in paragraph (1)—
9	(A) by inserting ", deputy commander, and
10	managed care coordinator" after "commander";
11	and
12	(B) by inserting "and any other person"
13	after "Defense";
14	(2) by redesignating subsection (b) as subsection
15	(c); and
16	(3) by inserting after subsection (a) the following
17	new subsection:
18	"(b) Limitation on Assignment Until Completion
19	OF TRAINING.—No person may be assigned as the com-
20	mander, deputy commander, or managed care coordinator
21	of a military medical treatment facility or as a TRICARE
22	lead agent or senior member of the staff of a TRICARE
23	lead agent office until the Secretary of the military depart-
24	ment concerned submits a certification to the Secretary of

1	Defense that such person has completed the training de-
2	scribed in subsection (a).".
3	(b) Report Requirement.—(1) Not later than six
4	months after the date of the enactment of this Act, the Sec-
5	retary of Defense shall submit to Congress a report on
6	progress in meeting the requirements in such section regard-
7	ing implementation of a professional educational program
8	to provide appropriate training in health care management
9	and administration.
10	(2) The report required by paragraph (1) shall include,
11	but shall not be limited to, the following:
12	(A) A survey of professional civilian certifi-
13	cations and credentials which demonstrate achieve-
14	ment of the requirements of such section.
15	(B) A description of the continuing education
16	activities required to obtain initial certification and
17	periodic required recertification.
18	(C) A description of the prominence of such cre-
19	dentials or certifications among senior civilian health
20	care executives.
21	SEC. 732. STUDY OF ACCRUAL FINANCING FOR HEALTH
22	CARE FOR MILITARY RETIREES.
23	(a) Study Required.—The Secretary of Defense shall
24	carry out a study to assess the feasibility and desirability
25	of financing the military health care program for retirees

- 1 of the uniformed services on an accrual basis. The study
- 2 shall be conducted by one or more Department of Defense
- 3 organizations designated by the Secretary.
- 4 (b) Report.—Not later than February 8, 2001, the
- 5 Secretary shall submit to Congress a report on the study,
- 6 including any comments on the matters studied that the
- 7 Secretary considers appropriate.
- 8 SEC. 733. TRACKING PATIENT SAFETY IN MILITARY MED-
- 9 ICAL TREATMENT FACILITIES.
- 10 (a) Centralized Tracking Process.—The Sec-
- 11 retary of Defense shall implement a centralized process for
- 12 the reporting, compiling, and analysis of errors in the pro-
- 13 vision of health care in military medical treatment facili-
- 14 ties that endanger patients beyond the normal risks associ-
- 15 ated with the care and treatment of the patients.
- 16 (b) Safety Indicators, Standards, and Proto-
- 17 COLS.—The process shall include such indicators, stand-
- 18 ards, and protocols as the Secretary of Defense considers
- 19 necessary for the establishment and administration of an
- 20 effective process.
- 21 SEC. 734. PHARMACEUTICAL IDENTIFICATION TECH-
- NOLOGY.
- 23 (a) BAR CODE IDENTIFICATION TECHNOLOGY.—The
- 24 Secretary of Defense shall develop a system for the use of
- 25 bar codes for the identification of pharmaceuticals in order

- 1 to provide for the safest use possible of such pharma-
- 2 ceuticals.
- 3 (b) Use in National Mail Order Pharma-
- 4 CEUTICALS DEMONSTRATION PROJECT.—The Secretary
- 5 shall implement the use of bar code identification of phar-
- 6 maceuticals in the administration of the mail order phar-
- 7 maceutical demonstration project being carried out under
- 8 section 702 of the National Defense Authorization Act for
- 9 Fiscal Year 1993 (Public Law 102–484; 106 Stat. 2431;
- 10 10 U.S.C. 1079 note).
- 11 SEC. 735. MANAGEMENT OF VACCINE IMMUNIZATION PRO-
- 12 *GRAM*.
- 13 (a) In General.—(1) Chapter 55 of title 10, United
- 14 States Code, is amended by adding at the end the following
- 15 new section:
- 16 "§1110. Policies and procedures for immunization
- 17 program
- 18 "(a) System and Procedures for Tracking Sepa-
- 19 RATIONS.—(1) The Secretary of each military department
- 20 shall establish a system for tracking, recording, and report-
- 21 ing separations of members of the armed forces that result
- 22 from procedures initiated as a result of a refusal to partici-
- 23 pate in the anthrax vaccine immunization program.
- 24 "(2) The Secretary of Defense shall consolidate the in-
- 25 formation recorded under the system described in para-

1	graph (1) and shall submit to the Committees on Armed
2	Services of the House of Representatives and the Senate on
3	an annual basis a report on such information. Such reports
4	shall include a description of—
5	"(A) the number of personnel separated, cat-
6	egorized by military department, rank, and active-
7	duty or reserve status; and
8	"(B) any other information determined appro-
9	priate by the Secretary.
10	"(b) Emergency Essential Civilian Personnel.—
11	The Secretary of Defense shall—
12	"(1) prescribe regulations for the purpose of en-
13	suring that any civilian employee of the Department
14	of Defense who is determined to be an emergency es-
15	sential employee and who is required to participate
16	in the anthrax vaccination program is notified of the
17	requirement to participate in the program and the
18	consequences of a decision not to participate; and
19	"(2) ensure that any individual who is being
20	considered for a position as such an employee is noti-
21	fied of the obligation to participate in the program
22	before being offered employment in such position.
23	"(c) Procedures for Medical and Administra-
24	Tive Exemptions.—(1) The Secretary of Defense shall es-
25	tablish uniform procedures under which members of the

1	armed forces may be exempted from participating in the
2	anthrax vaccination program for either administrative or
3	medical reasons.
4	"(2) The Secretaries of the military departments shall
5	provide for notification of all members of the armed forces
6	of the procedures described in paragraph (1).
7	"(d) System for Monitoring Adverse Reac-
8	Tions.—(1) The Secretary of Defense shall establish a sys-
9	tem for monitoring adverse reactions of members of the
10	armed forces to the anthrax vaccine which shall include the
11	following:
12	"(A) Independent review of Vaccine Adverse
13	Event Reporting System reports.
14	"(B) Periodic surveys of personnel to whom the
15	vaccine is administered.
16	"(C) A continuing longitudinal study of a pre-
17	identified group of members of the armed forces (in-
18	cluding men and women and members from all serv-
19	ices).
20	"(D) Active surveillance of a sample of members
21	to whom the anthrax vaccine has been administered
22	that is sufficient to identify, at the earliest oppor-
23	tunity any patterns of adverse reactions the dis-

covery of which might be delayed by reliance solely on

 $the\ Vaccine\ Adverse\ Event\ Reporting\ System.$

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25

1	"(2) The Secretary may extend or expand any ongoing
2	or planned study or analysis of trends in adverse reactions
3	of members of the armed forces to the anthrax vaccine in
4	order to meet any of the requirements in paragraph (1).
5	"(3) The Secretary shall establish guidelines under
6	which members of the armed forces who are determined by
7	an independent expert panel to be experiencing unexplained
8	adverse reactions may obtain access to a Department of De-
9	fense Center of Excellence treatment facility for expedited
10	treatment and follow up.
11	"(e) Vaccine Development and Procurement.—
12	(1) The Secretary of Defense shall develop a plan, including
13	milestones, for modernizing all vaccines used or anticipated
14	to be used as part of the protection strategy for members
15	of the armed forces.
16	"(2) The Secretary—
17	"(A) shall, to the maximum extent possible, be
18	the sole purchaser of a vaccine to immunize members
19	of the armed forces and employees of all Federal agen-
20	cies;
21	"(B) shall, to the maximum extent possible, pro-
22	cure such a vaccine from more than one manufac-
23	turer; and
24	"(C) in any case in which the Secretary deter-
25	mines that sole source procurement of such a vaccine

- 1 is necessary, may not enter into a contract to pur-
- 2 chase such vaccine until 30 days after providing noti-
- 3 fication to the Committees on Armed Services of the
- 4 House of Representatives and the Senate that the Sec-
- 5 retary intends to enter into a sole source contract for
- 6 the vaccine.".
- 7 (2) The table of sections at the beginning of such chap-
- 8 ter is amended by adding at the end the following new item:
 "1110. Policies and procedures for immunization program.".
- 9 (b) Comptroller General Reports.—(1)(A) Not
- 10 later than April 1, 2002, the Comptroller General shall sub-
- 11 mit to the Committees on Armed Service of the House of
- 12 Representatives and the Senate a report on the impact of
- 13 the anthrax vaccination program on the recruitment and
- 14 retention of active duty and reserve military personnel and
- 15 civilian personnel of the Armed Forces. The study shall
- 16 cover the period beginning on the date of the enactment of
- 17 this Act and ending on December 31, 2001.
- 18 (B) The Comptroller General shall include in the re-
- 19 port required by paragraph (1) a description of any per-
- 20 sonnel actions (including transfer, termination, or reassign-
- 21 ment of any personnel) taken as a result of the refusal of
- 22 any civilian employee of the Department of Defense to par-
- 23 ticipate in the anthrax vaccination program.
- 24 (2) Not later than March 1 of each of years 2001
- 25 through 2004, the Comptroller General shall review and

submit to the Committees on Armed Service of the House 1 of Representatives and the Senate a report on the financial 3 operations of the manufacturer of the anthrax vaccine ad-4 ministered through the anthrax vaccine immunization program of the Department of Defense. Under such review, the Comptroller General shall— 6 7 (A) consider the findings and observations of any 8 other Federal or State reports relating to such finan-9 cial operations; 10 (B) examine the compliance of the Department of 11 Defense and its contractors with the Federal Acquisi-12 tion Regulation; and 13 (C) make recommendations for improving the fi-14 nancial stability of the manufacturer. 15 (c) Dod Reports on Management of Anthrax VACCINE IMMUNIZATION PROGRAM.—(1) Not later than 16 April 1 of each of years 2001 through 2004, the Secretary of Defense shall submit to the Committees on Armed Service 18 of the House of Representatives and the Senate a report de-19 scribing, with respect to each contract relating to the an-21 thrax vaccination program, the costs incurred by, and payments made to, each contractor or other entity engaged in 23 the production, storage, distribution, or marketing of the anthrax vaccine administered by the Department of De-

25 fense.

1	(B) The first report submitted under subparagraph (A)
2	shall include the following:
3	(i) An estimate of the life-cycle cost for the an-
4	thrax vaccination program.
5	(ii) A description of the acquisition strategy for
6	the program, including the applicable acquisition cat-
7	egory.
8	(iii) An assessment of the Governmentwide re-
9	quirements with respect to the anthrax vaccine and
10	the financial and manufacturing ability of the manu-
11	facturer of the anthrax vaccine to meet such require-
12	ments.
13	(iv) A description of the status of supplements to
14	the anthrax vaccine licenses of the contractors and
15	whether the Food and Drug Administration has ap-
16	proved or is anticipated to approve all anthrax vac-
17	cine doses manufactured.
18	(v) A summary of all audits by the Defense Con-
19	tract Audit Agency or the Inspector General of the
20	Department of Defense of anthrax vaccine contracts of
21	the Department of Defense and a description of any
22	actions taken or planned to be taken in response to
23	recommendations regarding such audits.
24	(vi) A review of all actions taken by the Depart-
25	ment of Defense to coordinate with other Federal

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- 2 the anthrax vaccine is compliant with all Federal re-
- 3 quirements.
- 4 SEC. 736. STUDY ON FEASIBILITY OF SHARING BIOMEDICAL
- 5 RESEARCH FACILITY.
- 6 (a) Study Required.—The Secretary of the Army
- 7 shall conduct a study on the feasibility of the Tripler Army
- 8 Medical Center, Hawaii, sharing a biomedical research fa-
- 9 cility with the Department of Veterans Affairs and the
- 10 School of Medicine at the University of Hawaii for the pur-
- 11 pose of making more efficient use of funding for biomedical
- 12 research. Such facility would include a clinical research
- 13 center and facilities for educational, academic, and labora-
- 14 tory research.
- 15 (b) Report.—Not later than March 1, 2001, the Sec-
- 16 retary of the Army shall submit to the Committees on
- 17 Armed Services of the House of Representatives and the
- 18 Senate a report on the study conducted under this section.
- 19 SEC. 737. CHIROPRACTIC HEALTH CARE FOR MEMBERS ON
- 20 ACTIVE DUTY.
- 21 (a) Plan Required.—(1) Not later than March 31,
- 22 2001, the Secretary of Defense shall complete development
- 23 of a plan to provide chiropractic health care services and
- 24 benefits, as a permanent part of the Defense Health Pro-
- 25 gram (including the TRICARE program), for all members

1	of the uniformed services who are entitled to care under sec-
2	tion 1074(a) of title 10, United States Code.
3	(2) The plan shall provide for the following:
4	(A) Direct access, at designated military medical
5	treatment facilities, to the scope of chiropractic serv-
6	ices as determined by the Secretary, which includes,
7	at a minimum, care for neuro-musculoskeletal condi-
8	tions typical among military personnel on active
9	duty.
10	(B) A detailed analysis of the projected costs of
11	fully integrating chiropractic health care services into
12	the military health care system.
13	(C) An examination of the proposed military
14	medical treatment facilities at which such services
15	would be provided.
16	(D) An examination of the military readiness re-
17	quirements for chiropractors who would provide such
18	services.
19	(E) An examination of any other relevant factors
20	that the Secretary considers appropriate.
21	(F) Phased-in implementation of the plan over a
22	five-year period, beginning on October 1, 2001.
23	(b) Consultation Requirements.—The Secretary of
24	Defense shall consult with the other administering Secre-
25	taries described in section 1073 of title 10, United States

- 1 Code, and the oversight advisory committee established
- 2 under section 731 of the National Defense Authorization Act
- 3 for Fiscal Year 1995 (Public Law 103–337; 10 U.S.C. 1092
- 4 note) regarding the following:
- 5 (1) The development and implementation of the
- 6 plan required under subsection (a).
- 7 (2) Each report that the Secretary is required to 8 submit to Congress regarding the plan.
- 9 (3) The selection of the military medical treat-10 ment facilities at which the chiropractic services de-
- 11 scribed in subsection (a)(2)(A) are to be provided.
- 12 (c) Continuation of Current Services.—Until the
- 13 plan required under subsection (a) is implemented, the Sec-
- 14 retary shall continue to furnish the same level of chiro-
- 15 practic health care services and benefits under the Defense
- 16 Health Program that is provided during fiscal year 2000
- 17 at military medical treatment facilities that provide such
- 18 services and benefits.
- 19 (d) Report Required.—Not later than January 31,
- 20 2001, the Secretary of Defense shall submit a report on the
- 21 plan required under subsection (a), together with appro-
- 22 priate appendices and attachments, to the Committees on
- 23 Armed Services of the Senate and the House of Representa-
- 24 tives.

1	(e) GAO REPORTS.—The Comptroller General shall
2	monitor the development and implementation of the plan
3	required under subsection (a), including the administration
4	of services and benefits under the plan, and periodically
5	submit to the committees referred to in subsection (d) writ-
6	ten reports on such development and implementation.
7	(f) Funding.—The Secretary of Defense shall transfer
8	\$3,000,000 from the Foreign Currency Fluctuations, De-
9	fense account to the Defense Health Program account, which
10	amount shall only be available for purposes of carrying out
11	this section.
12	SEC. 738. VA-DOD SHARING AGREEMENTS FOR HEALTH
13	SERVICES.
13 14	SERVICES. (a) Primacy of Sharing Agreements.—The Sec-
14	(a) Primacy of Sharing Agreements.—The Sec-
14 15	(a) Primacy of Sharing Agreements.—The Secretary of Defense shall—
14 15 16	(a) Primacy of Sharing Agreements.—The Secretary of Defense shall— (1) give full force and effect to any agreement
14 15 16 17	(a) Primacy of Sharing Agreements.—The Secretary of Defense shall— (1) give full force and effect to any agreement into which the Secretary or the Secretary of a mili-
14 15 16 17	(a) Primacy of Sharing Agreements.—The Secretary of Defense shall— (1) give full force and effect to any agreement into which the Secretary or the Secretary of a military department entered under section 8111 of title
114 115 116 117 118	(a) Primacy of Sharing Agreements.—The Secretary of Defense shall— (1) give full force and effect to any agreement into which the Secretary or the Secretary of a military department entered under section 8111 of title 38, United States Code, or under section 1535 of title
14 15 16 17 18 19 20	(a) Primacy of Sharing Agreements.—The Secretary of Defense shall— (1) give full force and effect to any agreement into which the Secretary or the Secretary of a military department entered under section 8111 of title 38, United States Code, or under section 1535 of title 31, United States Code, which was in effect on Sep-
14 15 16 17 18 19 20 21	(a) Primacy of Sharing Agreements.—The Secretary of Defense shall— (1) give full force and effect to any agreement into which the Secretary or the Secretary of a military department entered under section 8111 of title 38, United States Code, or under section 1535 of title 31, United States Code, which was in effect on September 30, 1999; and
14 15 16 17 18 19 20 21	(a) Primacy of Sharing Agreements.—The Secretary of Defense shall— (1) give full force and effect to any agreement into which the Secretary or the Secretary of a military department entered under section 8111 of title 38, United States Code, or under section 1535 of title 31, United States Code, which was in effect on September 30, 1999; and (2) ensure that the Secretary of the military de-

1	terms of such an agreement, including terms pro-
2	viding for reimbursement from funds available for
3	that military department.
4	(b) Modification or Termination.—Any agreement
5	described in subsection (a) shall remain in effect in accord-
6	ance with such subsection unless, during the 12-month pe-
7	riod following the date of the enactment of this Act, such
8	agreement is modified or terminated in accordance with the
9	terms of such agreement.
10	TITLE VIII—ACQUISITION POL-
11	ICY, ACQUISITION MANAGE-
12	MENT, AND RELATED MAT-
13	TERS
14	SEC. 801. EXTENSION OF AUTHORITY FOR DEPARTMENT OF
15	DEFENSE ACQUISITION PILOT PROGRAMS,
16	REPORTS REQUIRED.
17	(a) In General.—Notwithstanding section 5064(d) of
18	the Federal Acquisition Streamlining Act of 1994 (Public
19	Law 103-355; 10 U.S.C. 2430 note), the special authorities
20	provided under section 5064(c) of such Act shall continue
21	to apply with respect to programs designated under section
22	5064(a) of such Act through September 30, 2005.
23	(b) JDAM PILOT PROGRAM.—The Secretary of De-
24	fense may award Joint Direct Attack Munition contracts

25 and modifications on the same terms and conditions as con-

- 1 tained in the Joint Direct Attack Munition contract
- 2 F08626-94-C-0003.
- 3 (c) Reports Required.—(1) Not later than January
- 4 1, 2001, the Secretary of Defense shall submit to the Com-
- 5 mittees on Armed Services of the House of Representatives
- 6 and the Senate a report on the acquisition pilot programs
- 7 of the Department of Defense. Such report shall include a
- 8 description of the following with respect to each acquisition
- 9 program participating in the pilot program:
- 10 (A) Each quantitative measure and goal estab-
- 11 lished for each item described in paragraph (2),
- 12 which of such goals have been achieved, and the extent
- to which the use of the authorities in section 809 of
- 14 the National Defense Authorization Act for Fiscal
- 15 Year 1991 (Public Law 101–510; 10 U.S.C. 2430
- 16 note) and section 5064 of the Federal Acquisition
- 17 Streamlining Act of 1994 (Public Law 103–355; 10
- 18 U.S.C. 2430 note) were a factor in achieving each of
- 19 such goals.
- 20 (B) Each of the regulations and statutes waived,
- as authorized under such sections, in order to achieve
- 22 such goals.
- (C) Recommended revisions to statutes or the
- 24 Federal Acquisition Regulation as a result of partici-
- 25 pation in the pilot program.

1	(D) Any other acquisition programs which could
2	benefit from participation in the pilot program, and
3	the reasons why such programs could benefit from
4	such participation.
5	(E) Any innovative business practices developed
6	as a result of participation in the pilot program,
7	whether such business practices could be applied to
8	other acquisition programs, and any impediments to
9	application of such practices to other programs.
10	(F) Technological changes to the program, and to
11	what extent those changes affected the items in para-
12	graph (2).
13	(G) Any other information determined appro-
14	priate by the Secretary.
15	(2) The items under this paragraph are, with respect
16	to defense acquisition programs, the following:
17	(A) The acquisition management costs.
18	(B) The unit cost of the items procured.
19	(C) The acquisition cycle.
20	(D) The total cost of carrying out the contract.
21	(E) Staffing necessary to carry out the program.
22	SEC. 802. TECHNICAL DATA RIGHTS FOR ITEMS DEVELOPED
23	EXCLUSIVELY AT PRIVATE EXPENSE.
24	(a) Amendments to Title 10.—Section 2320(a)(2)
25	of title 10, United States Code, is amended—

1	(1) in subparagraph (C)—
2	(A) by amending clause (iii) to read as fol-
3	lows:
4	"(iii) is necessary for normal operation
5	(other than detailed manufacturing or processing
6	data), maintenance, installation, or training
7	when such services are to be provided by an enti-
8	ty other than the contractor or its subcon-
9	tractor;";
10	(B) by redesignating clause (iv) as (v); and
11	(C) by inserting after clause (iii) the fol-
12	lowing new clause (iv):
13	"(iv) is necessary for critical operation,
14	maintenance, installation of deployed equipment,
15	or training, when such services are to be pro-
16	vided by an entity other than the contractor or
17	its subcontractor; or";
18	(2) in subparagraph $(F)(i)$ —
19	(A) in subclause (I)—
20	(i) by inserting "clause (i), (ii), (iv),
21	or (v) of" before "subparagraph (C)"; and
22	(ii) by striking "or" at the end; and
23	(B) by adding at the end the following new
24	subclause:

1	"(III) under the conditions described
2	$in \ subsection \ (a)(2)(C)(iii), \ reaching \ agree-$
3	ment in negotiations concerning provision
4	of the rights involved may not be required
5	as a condition of being responsive to a solic-
6	itation, but may be a condition for the
7	award of a contract; or"; and
8	(3) by adding at the end the following new sub-
9	paragraphs:
10	"(H) In a case described in subparagraph
11	(C)(iii), the provision of the rights involved shall be
12	subject to negotiations between the Government and
13	the contractor or contractors involved.
14	"(I) A description of the difference between 'nor-
15	mal operation' and 'critical operation', as such terms
16	are used in subparagraph (C).".
17	(b) Deadline for Proposal of Certain Regula-
18	Tions.—The Secretary of Defense shall propose, before initi-
19	ating notice and opportunity for public comment, initial
20	regulations regarding section $2320(a)(2)(I)$ of title 10,
21	United States Code (as added by subsection (a)(3)), not
22	later than 60 days after the date of the enactment of this
23	Act.

1	SEC. 803. MANAGEMENT OF ACQUISITION OF MISSION-ES-
2	SENTIAL SOFTWARE FOR MAJOR DEFENSE
3	ACQUISITION PROGRAMS.
4	(a) Designation of Director of Mission-Essen-
5	TIAL SOFTWARE MANAGEMENT.—Chapter 4 of title 10,
6	United States Code, is amended by adding at the end the
7	following new section:
8	"§ 144. Director of Mission-Essential Software Man-
9	agement
10	"(a) The Under Secretary of Defense for Acquisition,
11	Technology, and Logistics shall designate within the Office
12	of the Under Secretary of Defense for Acquisition, Tech-
13	nology, and Logistics a Director of Mission-Essential Soft-
14	ware Management.
15	"(b) The Director of Mission-Essential Software Man-
16	agement shall provide effective oversight of, and shall seek
17	to improve mechanisms for, the management, development,
18	and maintenance of mission-essential software for major de-
19	fense acquisition programs described in subsection (c).
20	"(c) For purposes of this section, mission-essential soft-
21	ware for major defense acquisition programs is software—
22	"(1) that is an integral part of software-inten-
23	sive major defense acquisition programs; and
24	"(2) that is physically part of, dedicated to, or
25	essential to the mission performance of a weapons
26	system.

1	"(d) The Director of Mission-Essential Software Man-
2	agement shall be responsible for—
3	"(1) reviewing the policies and practices of the
4	military departments and Defense Agencies for devel-
5	oping software described in subsection (c);
6	"(2) reviewing planning and progress in the
7	management of such software; and
8	"(3) recommending goals and plans to improve
9	management with respect to such software.".
10	(b) Clerical Amendment.—The table of sections at
11	the beginning of such chapter is amended by adding at the
12	end the following new item:
	"144. Director of Mission-Essential Software Management.".
13	SEC. 804. EXTENSION OF WAIVER PERIOD FOR LIVE-FIRE
13 14	SEC. 804. EXTENSION OF WAIVER PERIOD FOR LIVE-FIRE SURVIVABILITY TESTING FOR MH-47E AND
14	SURVIVABILITY TESTING FOR MH-47E AND
14 15	SURVIVABILITY TESTING FOR MH-47E AND MH-60K HELICOPTER MODIFICATION PRO-
14 15 16	SURVIVABILITY TESTING FOR MH-47E AND MH-60K HELICOPTER MODIFICATION PROGRAMS.
14 15 16 17	SURVIVABILITY TESTING FOR MH-47E AND MH-60K HELICOPTER MODIFICATION PRO- GRAMS. (a) Existing Waiver Period Not Applicable.—
114 115 116 117 118	SURVIVABILITY TESTING FOR MH-47E AND MH-60K HELICOPTER MODIFICATION PRO- GRAMS. (a) Existing Waiver Period Not Applicable.— Section 2366(c)(1) of title 10, United States Code, shall not
114 115 116 117 118	SURVIVABILITY TESTING FOR MH-47E AND MH-60K HELICOPTER MODIFICATION PROGRAMS. (a) Existing Waiver Period Not Applicable.— Section 2366(c)(1) of title 10, United States Code, shall not apply with respect to survivability and lethality tests for
14 15 16 17 18 19 20 21	SURVIVABILITY TESTING FOR MH-47E AND MH-60K HELICOPTER MODIFICATION PROGRAMS. (a) Existing Waiver Period Not Applicable.— Section 2366(c)(1) of title 10, United States Code, shall not apply with respect to survivability and lethality tests for the MH-47E and MH-60K helicopter modification pro-
14 15 16 17 18 19 20 21	SURVIVABILITY TESTING FOR MH-47E AND MH-60K HELICOPTER MODIFICATION PROGRAMS. (a) Existing Waiver Period Not Applicable.— Section 2366(c)(1) of title 10, United States Code, shall not apply with respect to survivability and lethality tests for the MH-47E and MH-60K helicopter modification programs. Except as provided in the previous sentence, the pro-
14 15 16 17 18 19 20 21 22 23	SURVIVABILITY TESTING FOR MH-47E AND MH-60K HELICOPTER MODIFICATION PROGRAMS. (a) Existing Waiver Period Not Applicable.— Section 2366(c)(1) of title 10, United States Code, shall not apply with respect to survivability and lethality tests for the MH-47E and MH-60K helicopter modification programs. Except as provided in the previous sentence, the provisions and requirements in section 2366(c) of such title

1	<i>(b)</i>	EXTENDED	PERIOD	FOR	WAIVER.—	-With	respect	to

- 2 the MH-47E and MH-60K helicopter modification pro-
- 3 grams, the Secretary of Defense may waive the application
- 4 of the survivability and lethality tests described in section
- 5 2366(a) of title 10, United States Code, if the Secretary,
- 6 before full material release of the MH-47E and MH-60K
- 7 helicopters for operational use, certifies to Congress that
- 8 live-fire testing of the programs would be unreasonably ex-
- 9 pensive and impracticable.
- 10 (c) Conforming Amendment.—Section 142(a) of the
- 11 National Defense Authorization Act for Fiscal Year 1993
- 12 (Public Law 102–484; 106 Stat. 2338) is amended by strik-
- 13 ing "and survivability testing" in paragraphs (1) and (2).
- 14 SEC. 805. THREE-YEAR EXTENSION OF AUTHORITY OF DE-
- 15 FENSE ADVANCED RESEARCH PROJECTS
- 16 AGENCY TO CARRY OUT CERTAIN PROTOTYPE
- 17 **PROJECTS.**
- 18 Section 845(c) of the National Defense Authorization
- 19 Act for Fiscal Year 1994 (10 U.S.C. 2371 note) is amended
- 20 by striking "September 30, 2001" and inserting "September
- 21 30, 2004".

1	SEC. 806. CERTIFICATION OF MAJOR AUTOMATED INFOR-
2	MATION SYSTEMS AS TO COMPLIANCE WITH
3	CLINGER-COHEN ACT.
4	(a) Milestone Approval.—(1) During fiscal years
5	2001, 2002, and 2003, a major automated information sys-
6	tem may not receive Milestone I approval, Milestone II ap-
7	proval, or Milestone III approval within the Department
8	of Defense until the Chief Information Officer certifies, with
9	respect to that milestone, that the system is being developed
10	in accordance with the Clinger-Cohen Act of 1996 (40
11	U.S.C. 1401 et seq.). The Chief Information Officer may
12	require additional certifications, as appropriate, with re-
13	spect to any such system.
14	(2) The Chief Information Officer shall provide the
15	congressional defense committees notification of each certifi-
16	cation under paragraph (1). Each such notification shall
17	be submitted not later than 10 days after the date of the
18	Milestone approval to which the certification relates and
19	shall include, at a minimum, the funding baseline and
20	milestone schedule for the system covered by the certification
21	and confirmation that the following steps have been taken
22	with respect to the system:
23	(A) Business process reengineering.
24	(B) An analysis of alternatives.
25	(C) An economic analysis that includes a cal-
26	culation of the return on investment.

1	(D) Performance measures.
2	(E) An information assurance strategy con-
3	sistent with the Department's Command, Control,
4	Communications, Computers, Intelligence, Surveil-
5	lance, and Reconnaissance (C4ISR) Architecture
6	Framework.
7	(b) Notice of Designation of Systems as Special
8	Interest Major Technology Initiatives.—(1) When-
9	ever during fiscal year 2001, 2002, or 2003 the Chief Infor-
10	mation Officer designates a major automated information
11	system of the Department of Defense as a "special interest
12	major technology initiative", the Chief Information Officer
13	shall notify the congressional defense committees of such
14	designation. Such notice shall be provided not later than
15	30 days after the date of the designation. Any such notice
16	shall include the rationale for the decision to make the des-
17	ignation and a description of the program management
18	oversight that will be implemented for the system so des-
19	ignated.
20	(2) Not later than 60 days after the date of the enact-
21	ment of this Act, the Chief Information Officer shall submit
22	to the congressional defense committees a report specifying
23	each information system of the Department of Defense cur-
24	rently designated as a "special interest major technology
25	initiative". The report shall include for each such system

1	the information specified in the third sentence of paragraph
2	(1).
3	(c) Definitions.—For purposes of this section:
4	(1) The term "Chief Information Officer" means
5	the senior official of the Department of Defense des-
6	ignated by the Secretary of Defense pursuant to sec-
7	tion 3506 of title 44, United States Code.
8	(2) The term "major automated information sys-
9	tem" has the meaning given that term in Department
10	of Defense Directive 5000.1.
11	SEC. 807. LIMITATIONS ON PROCUREMENT OF CERTAIN
12	ITEMS.
13	Section 2534 of title 10, United States Code, is
14	amended—
15	(1) in subsection (a), by adding at the end the
16	following new paragraph:
17	"(6) Polyacrylonitrile carbon fiber.—
18	Polyacrylonitrile carbon fiber in accordance with sub-
19	part 225.71 of part 225 of the Defense Federal Acqui-
20	sition Regulation Supplement, as in effect on April 1,
21	2000."; and
22	(2) in subsection (c)—
23	(A) by striking paragraph (2)(C) and in-
	(11) by structing paragraph (\approx) and the

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"(C)(i) Subsection (a)(4)(B), subparagraph (B),
 1
 2
         and this clause shall cease to be effective on October
 3
         1, 1996.
 4
              "(ii) Subsection (a)(4)(A), subparagraph (A),
 5
         and this clause shall cease to be effective on October
 6
         1. 2003.":
 7
                  (B) by striking paragraph (3);
 8
                  (C) by redesignating paragraph (4) as
 9
             paragraph (3); and
10
                  (D) by adding at the end the following new
11
             paragraph (4):
12
              "(4) Polyacrylonitrile carbon fiber.—Sub-
13
         section (a)(6) and this paragraph shall cease to be ef-
14
        fective on October 1, 2003.".
15
    SEC. 808. MULTIYEAR SERVICES CONTRACTS.
16
         (a) In General.—Chapter 137 of title 10, United
    States Code, is amended—
17
18
             (1) in section 2306(g), by striking paragraph (3)
19
         and inserting the following:
20
         "(3) Additional provisions regarding mulityear con-
21
    tracts for the purchase of services are provided in section
22
   2306b of this title.";
23
             (2) in section 2306b—
24
                  (A) in the heading, by inserting "or serv-
             ices" after "property";
25
```

1	(B) in subsection (a) —
2	(i) in the matter following the sub-
3	section heading, by striking "for the pur-
4	chase of property";
5	(ii) in paragraph (2), by inserting "or
6	services" after "property"; and
7	(iii) in paragraph (4)—
8	(I) by striking "That" and insert-
9	ing "In the case of a contract for the
10	purchase of property, that"; and
11	(II) by inserting "or services"
12	after "property" the last place such
13	term appears; and
14	(C) in subsection $(f)(2)$, by inserting "or
15	services" after "property"; and
16	(3) by amending the item relating to section
17	2306b in the table of sections at the beginning of such
18	chapter to read as follows:
	"2306b. Multiyear contracts: acquisition of property or services.".
19	(b) APPLICABILITY.—The amendments made by this
20	section shall apply with respect to a contract entered into
21	after the date the enactment of this Act.

1	SEC. 809. STUDY ON IMPACT OF FOREIGN SOURCING OF
2	SYSTEMS ON LONG-TERM MILITARY READI-
3	NESS AND RELATED INDUSTRIAL INFRA-
4	STRUCTURE.
5	(a) Study Required.—The Secretary of Defense shall
6	conduct a study analyzing in detail—
7	(1) the amount and source of parts, components,
8	and materials of the systems described in subsection
9	(b) that are obtained—
10	(A) from domestic sources; and
11	(B) from foreign sources;
12	(2) the impact of obtaining such parts, compo-
13	nents, and materials from foreign sources on the long-
14	term readiness of the Armed Forces and on the eco-
15	nomic viability of the industrial infrastructure of the
16	United States that supports defense needs;
17	(3) the impact on military readiness that would
18	result from the loss of the ability to obtain parts, com-
19	ponents, and materials identified pursuant to para-
20	graph (1) from foreign sources; and
21	(4) the availability of domestic sources for parts,
22	components, and materials identified as being ob-
23	tained from foreign sources pursuant to paragraph
24	(1).
25	(b) Systems.—The systems referred to in subsection
26	(a) are the following:

- 261 1 (1) AH-64D Apache helicopter. 2 (2) F/A-18 E/F aircraft. (3) M1A2 Abrams tank. 3 4 (4) AIM-120 AMRAAM missile. 5 (5) Patriot missile ground station. 6 (6) Hellfire missile. 7 (7) M-16 A3 rifle. 8 (8) AN/VPS-2 radar. 9 (c) Source of Information.—The Secretary shall 10 collect information to be analyzed under the study from prime contractors and first and second tier subcontractors.
- 12 (d) Requirement To Create Database.—The Sec-
- retary shall create an interactive database for the purpose
- of compiling, analyzing, and updating data gathered for
- the study required by this section.
- 16 (e) Report Required.—Not later than 9 months
- after the date of the enactment of this Act, the Secretary
- shall submit to Congress a report describing the results of
- the study required by this section. 19
- 20 (f) Foreign Source Defined.—In this section, the
- 21 term "foreign source" means a country other than the
- 22 United States.

1	SEC. 810. PROHIBITION AGAINST USE OF DEPARTMENT OF
2	DEFENSE FUNDS TO GIVE OR WITHHOLD A
3	PREFERENCE TO A MARKETER OR VENDOR
4	OF FIREARMS OR AMMUNITION.
5	(a) In General.—No funds authorized to be appro-
6	priated for the Department of Defense may be used to give
7	or withhold a preference to a marketer or vendor of firearms
8	or ammunition based on whether the manufacturer or ven-
9	dor is a party to a covered agreement.
10	(b) Covered Agreement Defined.—For purposes of
11	this section, the term "covered agreement" means any agree-
12	ment requiring a person engaged in a business licensed
13	under chapter 44 of title 18, United States Code, to abide
14	by a designated code of conduct, operating practice, or prod-
15	uct design respecting importing, manufacturing, or dealing
16	in firearms or ammunition.
17	SEC. 811. STUDY AND REPORT ON PRACTICE OF CONTRACT
18	BUNDLING IN MILITARY CONSTRUCTION
19	CONTRACTS.
20	(a) Study Required.—The Comptroller General of
21	the United States shall conduct a study regarding the use
22	of the practice known as "contract bundling" with respect
23	to military construction contracts.
24	(b) Report.—Not later than February 1, 2001, the
25	Comptroller General shall submit to the congressional de-

1	fense committees a report on the results of the study con-
2	ducted under subsection (a).
3	TITLE IX—DEPARTMENT OF
4	DEFENSE ORGANIZATION
5	AND
6	MANAGEMENT
7	SEC. 901. CHANGE OF TITLE OF CERTAIN POSITIONS IN THE
8	HEADQUARTERS, MARINE CORPS.
9	(a) Institution of Positions as Deputy Com-
10	MANDANTS.—Section 5041(b) of title 10, United States
11	Code, is amended—
12	(1) by striking paragraphs (3) through (5) and
13	inserting the following:
14	"(3) The Deputy Commandants."; and
15	(2) by redesignating paragraphs (6) and (7) as
16	paragraphs (4) and (5), respectively.
17	(b) Designation of Deputy Commandants.—(1)
18	Section 5045 of such title is amended to read as follows:
19	"§ 5045. Deputy Commandants
20	"There are in the Headquarters Marine Corps, not
21	more than five Deputy Commandants, detailed by the Sec-
22	retary of the Navy from officers on the active-duty list of
23	the Marine Corps.".

1	(2) The item relating to section 5045 in the table of
2	sections at the beginning of chapter 506 of such title is
3	amended to read as follows:
	"5045. Deputy Commandants.".
4	(c) Conforming Amendment.—Section 1502(7)(D) of
5	the Armed Forces Retirement Home Act of 1991 (24 U.S.C.
6	401) is amended to read as follows:
7	"(D) the Deputy Commandant of the Ma-
8	rine Corps with responsibility for personnel mat-
9	ters.".
10	SEC. 902. FURTHER REDUCTIONS IN DEFENSE ACQUISI-
11	TION AND SUPPORT WORKFORCE.
12	(a) Reduction of Defense Acquisition and Sup-
13	PORT WORKFORCE.—The Secretary of Defense shall accom-
14	plish reductions in defense acquisition and support per-
15	sonnel positions during fiscal year 2001 so that the total
16	number of such personnel as of October 1, 2001, is less than
17	the total number of such personnel as of October 1, 2000,
18	by at least 13,000.
19	(b) Implementation Plan.—(1) The Secretary of De-
20	fense shall develop an implementation plan for reshaping,
21	recruiting, and sustaining the defense acquisition and sup-
22	port workforce in the future.
23	(2) Not later than May 1, 2001, the Secretary shall
24	submit to the Committee on Armed Services of the Senate

25 and the Committee on Armed Services of the House of Rep-

1	resentatives a report setting forth the plan developed under
2	paragraph (1). The Secretary shall include in the report
3	a proposal for any recommended changes in law that are
4	necessary to implement the plan.
5	(c) Defense Acquisition Workforce Defined.—
6	For purposes of this section, the term "defense acquisition
7	and support workforce" has the meaning given that term
8	in section 931(d) of the Strom Thurmond National Defense
9	Authorization Act for Fiscal Year 1999 (Public Law 105–
10	261; 112 Stat. 2106).
11	SEC. 903. CLARIFICATION OF SCOPE OF INSPECTOR GEN-
12	ERAL AUTHORITIES UNDER MILITARY WHIS-
13	TLEBLOWER LAW.
	TLEBLOWER LAW. (a) Clarification of Responsibilities.—Sub-
13	
131415	(a) Clarification of Responsibilities.—Sub-
131415	(a) Clarification of Responsibilities.—Subsection (c)(3)(A) of section 1034 of title 10, United States
13 14 15 16 17	(a) CLARIFICATION OF RESPONSIBILITIES.—Subsection (c)(3)(A) of section 1034 of title 10, United States Code, is amended by inserting ", in accordance with regula-
13 14 15 16 17	(a) CLARIFICATION OF RESPONSIBILITIES.—Subsection (c)(3)(A) of section 1034 of title 10, United States Code, is amended by inserting ", in accordance with regulations prescribed under subsection (h)," after "shall expedi-
13 14 15 16 17 18	(a) CLARIFICATION OF RESPONSIBILITIES.—Subsection (c)(3)(A) of section 1034 of title 10, United States Code, is amended by inserting ", in accordance with regulations prescribed under subsection (h)," after "shall expeditiously determine".
13 14 15 16 17 18	(a) Clarification of Responsibilities.—Subsection (c)(3)(A) of section 1034 of title 10, United States Code, is amended by inserting ", in accordance with regulations prescribed under subsection (h)," after "shall expeditiously determine". (b) Redefinition of Inspector General.—Sub-
13 14 15 16 17 18 19 20	(a) Clarification of Responsibilities.—Subsection (c)(3)(A) of section 1034 of title 10, United States Code, is amended by inserting ", in accordance with regulations prescribed under subsection (h)," after "shall expeditiously determine". (b) Redefinition of Inspector General.—Subsection (i)(2) of such section is amended—
13 14 15 16 17 18 19 20 21	(a) Clarification of Responsibilities.—Subsection (c)(3)(A) of section 1034 of title 10, United States Code, is amended by inserting ", in accordance with regulations prescribed under subsection (h)," after "shall expeditiously determine". (b) Redefinition of Inspector General.—Subsection (i)(2) of such section is amended— (1) by inserting "any of" in the matter pre-

1	(3) by inserting after subparagraph (B) the fol-
2	lowing new subparagraph (C):
3	"(C) Any officer of the armed forces or employee
4	of the Department of Defense who is assigned or de-
5	tailed to serve as an Inspector General at any level
6	in the Department of Defense.".
7	SEC. 904. REPORT ON NUMBER OF PERSONNEL ASSIGNED
8	TO LEGISLATIVE LIAISON FUNCTIONS.
9	(a) Report.—Not later than December 1, 2000, the
10	Secretary of Defense shall submit to the Committee on
11	Armed Services of the Senate and the Committee on Armed
12	Services of the House of Representatives a report setting
13	forth the number of personnel of the Department of Defense
14	performing legislative liaison functions as of April 1, 2000.
15	(b) Matters To Be Included.—The report shall in-
16	clude the following:
17	(1) The number of military and civilian per-
18	sonnel of the Department of Defense assigned to full-
19	time legislative liaison functions, shown by organiza-
20	tional entity and by pay grade.
21	(2) The number of military and civilian per-
22	sonnel of the Department not covered by paragraph
23	(1) (other than personnel described in subsection (d))
24	who perform legislative liaison functions as part of

1	their	assianed	duties.	shown	bu	organizational	entitu
-	0.000.	assigned.	,	0.0000.0	9.9	0.90.0000000000	0.00009

- 2 and by pay grade.
- 3 (c) Legislative Liaison Functions.—For purposes
- 4 of this section, a legislative liaison function is a function
- 5 (regardless of how characterized within the Department of
- 6 Defense) that has been established or designated to prin-
- 7 cipally provide advice, information, and assistance to the
- 8 legislative branch on Department of Defense policies, plans,
- 9 and programs.
- 10 (d) Organizational Entities.—The display of in-
- 11 formation under subsection (b) by organizational entity
- 12 shall be for the Department of Defense and for each military
- 13 department as a whole and separately for each organization
- 14 at the level of major command or Defense Agency or higher.
- 15 (e) Personnel Not Covered.—Subsection (b)(2)
- 16 does not apply to civilian officers appointed by the Presi-
- 17 dent, by and with the advice and consent of the Senate,
- 18 or to general or flag officers.
- 19 SEC. 905. JOINT REPORT ON ESTABLISHMENT OF NA-
- 20 TIONAL COLLABORATIVE INFORMATION
- 21 ANALYSIS CAPABILITY.
- 22 (a) Report.—The Secretary of Defense and the Direc-
- 23 tor of Central Intelligence shall submit to the congressional
- 24 defense committees and the congressional intelligence com-
- 25 mittees a joint report assessing alternatives for the estab-

1	lishment of a national collaborative information analysis
2	capability. The report shall include the following:
3	(1) An assessment of alternative architectures to
4	establish a national collaborative information anal-
5	ysis capability to conduct data mining and profiling
6	of information from a wide array of electronic data
7	sources.
8	(2) Identification, from among the various archi-
9	tectures assessed under paragraph (1), of the preferred
10	architecture and a detailed description of that archi-
11	tecture and of a program to acquire and implement
12	the capability that would be provided through that
13	architecture.
14	(b) Completion and Use of Army Land Informa-
15	TION WARFARE ACTIVITY.—The Secretary of Defense—
16	(1) shall ensure that the data mining, profiling,
17	and analysis capability of the Army's Land Informa-
18	tion Warfare Activity is completed and is fully oper-
19	ational as soon as possible; and
20	(2) shall make maximum use of that capability
21	to provide intelligence support to the Department of
22	Defense, the military services, the Intelligence Com-
23	munity, and other agencies of the Government until
24	a national collaborative information analysis capa-

25

bility is operational.

1	(c) Funding Restriction for a National Collabo-
2	RATIVE INFORMATION ANALYSIS CAPABILITY.—No funds
3	available to the Department of Defense may be expended
4	to establish, support, or implement a program to establish
5	a national, multi-agency data mining and analysis capa-
6	bility until such a program is specifically authorized by
7	law.
8	SEC. 906. ORGANIZATION AND MANAGEMENT OF CIVIL AIR
9	PATROL.
10	(a) In General.—Chapter 909 of title 10, United
11	States Code, is amended to read as follows:
12	"CHAPTER 909—CIVIL AIR PATROL
	"Sec. "9441. Status as federally chartered corporation; purposes. "9442. Status as volunteer civilian auxiliary of the Air Force. "9443. Activities not performed as auxiliary of the Air Force. "9444. Activities performed as auxiliary of the Air Force. "9445. Funds appropriated for the Civil Air Patrol. "9446. Miscellaneous personnel authorities. "9447. Board of Governors. "9448. Regulations.
13	"§ 9441. Status as federally chartered corporation;
14	purposes
15	"(a) Status.—(1) The Civil Air Patrol is a nonprofit
16	corporation that is federally chartered under section 40301
17	of title 36.
18	"(2) Except as provided in section 9442(b)(2) of this

19 title, the Civil Air Patrol is not an instrumentality of the

20 Federal Government for any purpose.

1	"(b) Purposes.—The purposes of the Civil Air Patrol
2	are set forth in section 40302 of title 36.
3	"§ 9442. Status as volunteer civilian auxiliary of the
4	Air Force
5	"(a) Volunteer Civilian Auxiliary.—The Civil Air
6	Patrol is a volunteer civilian auxiliary of the Air Force
7	when the services of the Civil Air Patrol are used by any
8	department or agency in any branch of the Federal Govern-
9	ment.
10	"(b) Use by Air Force.—(1) The Secretary of the
11	Air Force may use the services of the Civil Air Patrol to
12	fulfill the noncombat programs and missions of the Depart-
13	ment of the Air Force.
14	"(2) The Civil Air Patrol shall be deemed to be an
15	instrumentality of the United States with respect to any
16	act or omission of the Civil Air Patrol, including any mem-
17	ber of the Civil Air Patrol, in carrying out a mission as-
18	signed by the Secretary of the Air Force.
19	"§ 9443. Activities not performed as auxiliary of the
20	Air Force
21	"(a) Support for State and Local Authori-
22	TIES.—The Civil Air Patrol may, in its status as a feder-
23	ally chartered nonprofit corporation and not as an auxil-

24 iary of the Air Force, provide assistance requested by State

25 or local governmental authorities to perform disaster relief

- 1 missions and activities, other emergency missions and ac-
- 2 tivities, and nonemergency missions and activities. Mis-
- 3 sions and activities carried out under this section shall be
- 4 consistent with the purposes of the Civil Air Patrol.
- 5 "(b) Use of Federally Provided Resources.—(1)
- 6 To perform any mission or activity authorized under sub-
- 7 section (a), the Civil Air Patrol may use any equipment,
- 8 supplies, and other resources provided to it by the Air Force
- 9 or by any other department or agency of the Federal Gov-
- 10 ernment or acquired by or for the Civil Air Patrol with
- 11 appropriated funds, without regard to whether the Civil Air
- 12 Patrol has reimbursed the Federal Government source for
- 13 the equipment, supplies, other resources, or funds, as the
- 14 case may be.
- 15 "(2) The use of equipment, supplies, or other resources
- 16 under paragraph (1) is subject to—
- 17 "(A) the terms and conditions of the applicable
- agreement entered into under chapter 63 of title 31;
- 19 *and*
- 20 "(B) the laws and regulations that govern the
- 21 use by nonprofit corporations of federally provided
- 22 assets or of assets purchased with appropriated funds,
- as the case may be.
- 24 "(c) Authority Not Contingent on Reimburse-
- 25 Ment.—The authority for the Civil Air Patrol to provide

- 1 assistance under subsections (a) and (b) is not contingent
- 2 on the Civil Air Patrol being reimbursed for the cost of pro-
- 3 viding the assistance. If the Civil Air Patrol requires reim-
- 4 bursement for the provision of assistance under such sub-
- 5 sections, the Civil Air Patrol may establish the reimburse-
- 6 ment rate at a rate less than the rates charged by private
- 7 sector sources for equivalent services.
- 8 "(d) Liability Insurance.—The Secretary of the Air
- 9 Force may provide the Civil Air Patrol with funds for pay-
- 10 ing the cost of liability insurance for missions and activities
- 11 carried out under this section.
- 12 "§ 9444. Activities performed as auxiliary of the Air
- 13 **Force**
- 14 "(a) AIR FORCE SUPPORT FOR ACTIVITIES.—The Sec-
- 15 retary of the Air Force may furnish to the Civil Air Patrol
- 16 in accordance with this section any equipment, supplies,
- 17 and other resources that the Secretary determines necessary
- 18 to enable the Civil Air Patrol to fulfill the missions assigned
- 19 by the Secretary to the Civil Air Patrol as an auxiliary
- $20 \quad \textit{of the Air Force}.$
- 21 "(b) Forms of Air Force Support.—The Secretary
- 22 of the Air Force may, under subsection (a)—
- 23 "(1) give, lend, or sell to the Civil Air Patrol
- 24 without regard to the Federal Property and Adminis-
- 25 trative Services Act of 1949 (40 U.S.C. 471 et seq.)—

1	"(A) major items of equipment (including
2	aircraft, motor vehicles, computers, and commu-
3	nications equipment) that are excess to the mili-
4	tary departments; and
5	"(B) necessary related supplies and train-
6	ing aids that are excess to the military depart-
7	ments;
8	"(2) permit the use, with or without charge, of
9	services and facilities of the Air Force;
10	"(3) furnish supplies (including fuel, lubricants,
11	and other items required for vehicle and aircraft oper-
12	ations) or provide funds for the acquisition of sup-
13	plies;
14	"(4) establish, maintain, and supply liaison offi-
15	cers of the Air Force at the national, regional, State,
16	and territorial headquarters of the Civil Air Patrol;
17	"(5) detail or assign any member of the Air
18	Force or any officer, employee, or contractor of the
19	Department of the Air Force to any liaison office at
20	the national, regional, State, or territorial head-
21	quarters of the Civil Air Patrol;
22	"(6) detail any member of the Air Force or any
23	officer, employee, or contractor of the Department of
24	the Air Force to any unit or installation of the Civil

1	Air Patrol to assist in the training programs of the
2	Civil Air Patrol;
3	"(7) authorize the payment of travel expenses
4	and allowances, at rates not to exceed those paid to
5	employees of the United States under subchapter I of
6	chapter 57 of title 5, to members of the Civil Air Pa-
7	trol while the members are carrying out programs or
8	missions specifically assigned by the Air Force;
9	"(8) provide funds for the national headquarters
10	of the Civil Air Patrol, including—
11	"(A) funds for the payment of staff com-
12	pensation and benefits, administrative expenses,
13	travel, per diem and allowances, rent, utilities,
14	other operational expenses of the national head-
15	quarters; and
16	"(B) to the extent considered necessary by
17	the Secretary of the Air Force to fulfill Air Force
18	requirements, funds for the payment of com-
19	pensation and benefits for key staff at regional,
20	State, or territorial headquarters;
21	"(9) authorize the payment of expenses of plac-
22	ing into serviceable condition, improving, and main-
23	taining equipment (including aircraft, motor vehicles,
24	computers, and communications equipment) owned or
25	leased by the Civil Air Patrol;

1	"(10) provide funds for the lease or purchase of
2	items of equipment that the Secretary determines nec-
3	essary for the Civil Air Patrol;
4	"(11) support the Civil Air Patrol cadet pro-
5	gram by furnishing—
6	"(A) articles of the Air Force uniform to ca-
7	dets without cost; and
8	"(B) any other support that the Secretary
9	of the Air Force determines is consistent with
10	Air Force missions and objectives; and
11	"(12) provide support, including appropriated
12	funds, for the Civil Air Patrol aerospace education
13	program to the extent that the Secretary of the Air
14	Force determines appropriate for furthering the ful-
15	fillment of Air Force missions and objectives.
16	"(c) Assistance by Other Agencies.—(1) The Sec-
17	retary of the Air Force may arrange for the use by the Civil
18	Air Patrol of such facilities and services under the jurisdic-
19	tion of the Secretary of the Army, the Secretary of the Navy,
20	or the head of any other department or agency of the United
21	States as the Secretary of the Air Force considers to be need-
22	ed by the Civil Air Patrol to carry out its mission.
23	"(2) An arrangement for use of facilities or services
24	of a military department or other department or agency
25	under this subsection shall be subject to the agreement of

- 1 the Secretary of the military department or head of the
- 2 other department or agency, as the case may be.
- 3 "(3) Each arrangement under this subsection shall be
- 4 made in accordance with regulations prescribed under sec-
- 5 tion 9448 of this title.

6 "§ 9445. Funds appropriated for the Civil Air Patrol

- 7 "Funds appropriated for the Civil Air Patrol shall be
- 8 available only for the exclusive use of the Civil Air Patrol.

9 "§ 9446. Miscellaneous personnel authorities

- 10 "(a) Use of Retired Air Force Personnel.—(1)
- 11 Upon the request of a person retired from service in the
- 12 Air Force, the Secretary of the Air Force may enter into
- 13 a personal services contract with that person providing for
- 14 the person to serve as an administrator or liaison officer
- 15 for the Civil Air Patrol. The qualifications of a person to
- 16 provide the services shall be determined and approved in
- 17 accordance with regulations prescribed under section 9448
- 18 of this title.
- 19 "(2) To the extent provided in a contract under para-
- 20 graph (1), a person providing services under the contract
- 21 may accept services on behalf of the Air Force and commit
- 22 and obligate appropriated funds as necessary to perform
- 23 the services.
- 24 "(3) A person, while providing services under a con-
- 25 tract authorized under paragraph (1), may receive the per-

- 1 son's retired pay and an additional amount for such serv-
- 2 ices that is not less than the amount equal to the excess
- 3 of—
- 4 "(A) the pay and allowances that the person
- 5 would be entitled to receive if ordered to active duty
- 6 in the grade in which the person retired from service
- 7 in the Air Force, over
- 8 "(B) the amount of the person's retired pay.
- 9 "(4) A person, while providing services under a con-
- 10 tract authorized under paragraph (1), may not be consid-
- 11 ered to be on active duty or inactive-duty training for any
- 12 purpose.
- 13 "(b) Use of Civil Air Patrol Chaplains.—The
- 14 Secretary of the Air Force may use the services of Civil Air
- 15 Patrol chaplains in support of the Air Force active duty
- 16 and reserve component forces to the extent and under condi-
- 17 tions that the Secretary determines appropriate.
- 18 "§9447. Board of Governors
- 19 "(a) Governing Body.—The Board of Governors of
- 20 the Civil Air Patrol is the governing body of the Civil Air
- 21 Patrol.
- 22 "(b) Composition.—The Board of Governors is com-
- 23 posed of 11 members as follows:
- 24 "(1) Four members appointed by the Secretary
- of the Air Force, who may be active or retired officers

- 1 of the Air Force (including reserve components of the
- 2 Air Force), employees of the United States, or private
- 3 *citizens*.
- 4 "(2) Four members of the Civil Air Patrol, elect-
- 5 ed from among the members of the Civil Air Patrol
- 6 in the manner provided in regulations prescribed
- 7 under section 9448 of this title.
- 8 "(3) Three members appointed or selected as pro-
- 9 vided in subsection (c) from among personnel of any
- 10 Federal Government agencies, public corporations,
- 11 nonprofit associations, and other organizations that
- 12 have an interest and expertise in civil aviation and
- 13 the Civil Air Patrol mission.
- 14 "(c) Appointments From Interested Organiza-
- 15 Tions.—(1) Subject to paragraph (2), the members of the
- 16 Board of Governors referred to in subsection (b)(3) shall
- 17 be appointed jointly by the Secretary of the Air Force and
- 18 the National Commander of the Civil Air Patrol.
- 19 "(2) Any vacancy in the position of a member referred
- 20 to in paragraph (1) that is not filled under that paragraph
- 21 within 90 days shall be filled by majority vote of the other
- 22 members of the Board.
- 23 "(d) Chairperson of the
- 24 Board of Governors shall be chosen by the members of the
- 25 Board of Governors from among the members of the Board

- 1 eligible for selection under paragraph (2) and shall serve
- 2 for a term of two years.
- 3 "(2) The position of Chairperson shall be held on a
- 4 rotating basis, first by a member of the Board selected from
- 5 among those appointed by the Secretary of the Air Force
- 6 under paragraph (1) of subsection (b) and then by a mem-
- 7 ber of the Board selected from among the members elected
- 8 by the Civil Air Patrol under paragraph (2) of that sub-
- 9 section. Upon the expiration of the term of a Chairperson
- 10 selected from among the members referred to in one of those
- 11 paragraphs, the selection of a successor to that position shall
- 12 be made from among the members who are referred to in
- 13 the other paragraph.
- 14 "(e) POWERS.—(1) The Board of Governors shall, sub-
- 15 ject to paragraphs (2) and (3), exercise the powers granted
- 16 under section 40304 of title 36.
- 17 "(2) Any exercise by the Board of the power to amend
- 18 the constitution or bylaws of the Civil Air Patrol or to
- 19 adopt a new constitution or bylaws shall be subject to ap-
- 20 proval by a majority of the members of the Board.
- 21 "(3) Neither the Board of Governors nor any other
- 22 component of the Civil Air Patrol may modify or terminate
- 23 any requirement or authority set forth in this section.
- 24 "(f) Personal Liability for Breach of a Fidu-
- 25 Ciary Duty.—(1) The Board of Governors shall, subject to

- 1 paragraph (2), take such action as is necessary to eliminate
- 2 or limit the personal liability of a member of the Board
- 3 of Governors to the Civil Air Patrol or to any of its mem-
- 4 bers for monetary damages for a breach of fiduciary duty
- 5 while serving as a member of the Board.
- 6 "(2) The Board may not eliminate or limit the liabil-
- 7 ity of a member of the Board of Governors to the Civil Air
- 8 Patrol or to any of its members for monetary damages for
- 9 any of the following:
- 10 "(A) A breach of the member's duty of loyalty to
- 11 the Civil Air Patrol or its members.
- 12 "(B) Any act or omission that is not in good
- faith or that involves intentional misconduct or a
- 14 knowing violation of law.
- 15 "(C) Participation in any transaction from
- 16 which the member directly or indirectly derives an
- 17 improper personal benefit.
- 18 "(3) Nothing in this subsection shall be construed as
- 19 rendering section 207 or 208 of title 18 inapplicable in any
- 20 respect to a member of the Board of Governors who is a
- 21 member of the Air Force on active duty, an officer on a
- 22 retired list of the Air Force, or an employee of the United
- 23 States.
- 24 "(q) Personal Liability for Breach of a Fidu-
- 25 CIARY DUTY.—(1) Except as provided in paragraph (2),

- 1 no member of the Board of Governors or officer of the Civil
- 2 Air Patrol shall be personally liable for damages for any
- 3 injury or death or loss or damage of property resulting from
- 4 a tortious act or omission of an employee or member of the
- 5 Civil Air Patrol.
- 6 "(2) Paragraph (1) does not apply to a member of the
- 7 Board of Governors or officer of the Civil Air Patrol for
- 8 a tortious act or omission in which the member or officer,
- 9 as the case may be, was personally involved, whether in
- 10 breach of a civil duty or in commission of a criminal of-
- 11 fense.
- 12 "(3) Nothing in this subsection shall be construed to
- 13 restrict the applicability of common law protections and
- 14 rights that a member of the Board of Governors or officer
- 15 of the Civil Air Patrol may have.
- 16 "(4) The protections provided under this subsection are
- 17 in addition to the protections provided under subsection (f).
- 18 **"§9448. Regulations**
- 19 "(a) AUTHORITY.—The Secretary of the Air Force
- 20 shall prescribe regulations for the administration of this
- 21 chapter.
- 22 "(b) Required Regulations.—The regulations shall
- 23 include the following:
- 24 "(1) Regulations governing the conduct of the ac-
- 25 tivities of the Civil Air Patrol when it is performing

1	its duties as a volunteer civilian auxiliary of the Air
2	Force under section 9442 of this title.
3	"(2) Regulations for providing support by the
4	Air Force and for arranging assistance by other agen-
5	cies under section 9444 of this title.
6	"(3) Regulations governing the qualifications of
7	retired Air Force personnel to serve as an adminis-
8	trator or liaison officer for the Civil Air Patrol under
9	a personal services contract entered into under section
10	9446(a) of this title.
11	"(4) Procedures and requirements for the election
12	of members of the Board of Governors under section
13	9447(b)(2) of this title.
14	"(c) Approval by Secretary of Defense.—The
15	regulations required by subsection (b)(2) shall be subject to
16	the approval of the Secretary of Defense.".
17	(b) Conforming Amendments.—(1) Section 40302 of
18	title 36, United States Code, is amended—
19	(A) by striking "to—" in the matter preceding
20	paragraph (1) and inserting "as follows:";
21	(B) by inserting "To" after the paragraph des-
22	ignation in each of paragraphs (1), (2), (3), and (4);
23	(C) by striking the semicolon at the end of para-
24	araphs $(1)(B)$ and (2) and inserting a period:

1	(D) by striking "; and" at the end of paragraph
2	(3) and inserting a period; and
3	(E) by adding at the end the following:
4	"(5) To assist the Department of the Air Force
5	in fulfilling its noncombat programs and missions.".
6	(2)(A) Section 40303 of such title is amended—
7	(i) by inserting "(a) Membership.—" before
8	"Eligibility"; and
9	(ii) by adding at the end the following:
10	"(b) Governing Body.—The Civil Air Patrol has a
11	Board of Governors. The composition and responsibilities
12	of the Board of Governors are set forth in section 9447 of
13	title 10.".
14	(B) The heading for such section is amended to read
15	as follows:
16	"§ 40303. Membership and governing body".
17	(C) The item relating to such section in the table of
18	sections at the beginning of chapter 403 of title 36, United
19	States Code, is amended to read as follows:
	"40303. Membership and governing body.".
20	(c) Effective Date.—This section and the amend-
21	ments made by this section shall take effect on the date of
22	the enactment of this Act.
23	SEC. 907. REPORT ON NETWORK CENTRIC WARFARE.
24	(a) Report Required.—Not later than October 1,
25	2001, the Secretary of Defense shall submit to the congres-

1	sional defense committees a report describing the Depart
2	ment's views on Network Centric Warfare (NCW) and the
3	role of Network Centric Warfare in the strategy of the De-
4	partment of Defense for military transformation. The Sec-
5	retary of Defense shall prepare the report in consultation
6	with the Chairman of the Joint Chiefs of Staff.
7	(b) Content of Report.—The report shall include
8	the following:
9	(1) A definition of Network Centric Warfare.
10	(2) A discussion of the theory, nature, and prin
11	ciples of Network Centric Warfare and how they re-
12	late to the revolution in military affairs.
13	(3) A discussion of the conceptual, doctrinal, and
14	operational concepts related to Network Centric War
15	fare.
16	(4) A discussion of how the concept of Network
17	Centric Warfare is related to the strategy of the De-
18	partment of Defense for military transformation as
19	outlined in the document entitled "Joint Vision 2010"
20	and other key strategy documents.
21	(5) The current and planned acquisition pro-
22	grams of the Department of Defense that relate to
23	Network Centric Warfare and the extent to which

 $those\ programs\ are\ interoperable\ with\ each\ other.$

24

1	(6) The experimentation activities inside the
2	joint experimentation program and the service experi-
3	mentation programs, if any, which are designed to ex-
4	plore and evaluate the emerging concepts of Network
5	Centric Warfare.
6	SEC. 908. DEFENSE INSTITUTE FOR HEMISPHERIC SECU-
7	RITY COOPERATION.
8	(a) Authority for Institute.—(1) Chapter 108 of
9	title 10, United States Code, is amended by adding at the
10	end the following new section:
11	"§2166. Defense Institute for Hemispheric Security
12	Cooperation
13	"(a) AUTHORITY.—The Secretary of Defense may oper-
14	ate an education and training facility known as the 'De-
15	fense Institute for Hemispheric Security Cooperation'. The
16	Secretary of Defense may designate the Secretary of the
17	Army as the Department of Defense executive agent for car-
18	rying out the responsibilities of the Secretary of Defense
19	under this section.
20	"(b) Purpose.—(1) The Institute shall be operated for
21	the purpose of providing education and training to mili-
22	tary, law enforcement, and civilian personnel of nations of
23	the Western Hemisphere in defense and security matters.
24	"(2) For purposes of paragraph (1), defense and secu-
25	rity matters include—

```
"(A) professional military education;
 1
 2
              "(B) leadership development;
              "(C) counter-drug operations;
 3
              "(D) peace support operations; and
 4
 5
              "(E) disaster relief.
         "(c) Curriculum.—The education and training pro-
 6
    grams provided by the Institute shall include (for each per-
 8
    son attending the Institute under subsection (b)) instruction
    totaling not less than eight hours relating to each of the
   following subjects:
10
11
              "(1) Human rights.
12
              "(2) The rule of law.
13
              "(3) Due process.
14
              "(4) Civilian control of the military.
              "(5) The role of the military in a democratic so-
15
16
         ciety.
17
         "(d) Board of Visitors.—(1) There is a Board of
    Visitors for the Institute. The Board shall be composed of
18
    members appointed by the Secretary of Defense (or the Sec-
19
    retary of the Army as the Secretary's designee). In selecting
21
    members of the Board, the Secretary shall consider rec-
22
    ommendations by—
23
              "(A) the Speaker and the minority leader of the
         House of Representatives;
24
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1	"(B) the majority leader and the minority leader
2	of the Senate;
3	"(C) the Secretary of State;
4	"(D) the commander of the unified command
5	with geographic responsibility for Latin America;
6	and
7	"(E) representatives from academic institutions,
8	religious institutions, and human rights organiza-
9	tions.
10	"(2) Members shall serve for two years and shall meet
11	at least annually.
12	"(3)(A) The Board shall inquire into—
13	"(i) the curriculum, instruction, physical equip-
14	ment, fiscal affairs, academic methods, and other
15	matters relating to the Institute that the Board de-
16	cides to consider; and
17	"(ii) any other matters relating to the Institute
18	that the Secretary considers appropriate.
19	"(B) The Board shall review the curriculum of the In-
20	stitute to ensure that the curriculum—
21	"(i) complies with applicable United States law
22	and regulations;
23	"(ii) is consistent with United States policy
24	goals toward Latin America and the Caribbean; and
25	"(iii) adheres to current United States doctrine.

- 1 "(4)(A) Not later than 60 days after its annual meet-
- 2 ing, the Board shall submit to the Secretary a written re-
- 3 port of its action and of its views and recommendations
- 4 pertaining to the Institute.
- 5 "(B) Within 30 days of receipt of the Board's report
- 6 for any year, the Secretary shall transmit the report, with
- 7 the Secretary's comments, to Congress.
- 8 "(5) While performing duties as a member of or ad-
- 9 viser to the Board, each member of the Board and each ad-
- 10 viser shall be reimbursed for travel expenses under Govern-
- 11 ment travel regulations. Board members shall not be com-
- 12 pensated by reason of service on the Board.
- 13 "(e) Source of Funds.—The fixed costs of operating
- 14 and maintaining the Institute may be paid from funds
- 15 available for operation and maintenance.
- 16 "(f) Tuition.—Tuition fees charged for persons who
- 17 attend the Institute may not include the fixed costs of oper-
- 18 ating and maintaining the Institute.".
- 19 (2) The table of sections at the beginning of such chap-
- 20 ter is amended by adding at the end the following new item: "2166. Defense Institute for Hemispheric Security Cooperation.".
- 21 (b) Transition From United States Army School
- 22 OF THE AMERICAS.—(1) The Secretary of Defense shall take
- 23 such steps as necessary to ensure that the Secretary of the
- 24 Army provides for the transition of the United States Army
- 25 School of the Americas located at Fort Benning, Georgia,

- 1 into the Defense Institute for Hemispheric Security Co-
- 2 operation established pursuant to section 2166 of title 10,
- 3 United States Code, as added by subsection (a).
- 4 (2)(A) Section 4415 of title 10, United States Code,
- 5 is repealed.
- 6 (B) The table of sections at the beginning of chapter
- 7 407 of such title is amended by striking the item relating
- 8 to section 4415.
- 9 SEC. 909. DEPARTMENT OF DEFENSE REGIONAL CENTERS
- 10 FOR SECURITY STUDIES.
- 11 (a) In General.—Chapter 7 of title 10, United States
- 12 Code, is amended by adding at the end the following new
- 13 section:
- 14 "§ 184. Regional Centers for Security Studies
- 15 "(a) In General.—(1) Subject to paragraph (2), the
- 16 Secretary of Defense may operate in the Department of De-
- 17 fense regional centers for security studies, each of which is
- 18 established for a specified geographic region of the world.
- 19 Any such regional center shall serve as a forum for bilateral
- 20 and multilateral communication and military and civilian
- 21 exchanges with nations in the region for which the center
- 22 is established. A regional center may, as the Secretary con-
- 23 siders appropriate, use professional military education, ci-
- 24 vilian defense education, and related academic and other
- 25 activities to pursue such communication and exchanges.

- 1 "(2) After the date of the enactment of this section,
- 2 a regional center for security studies as described in para-
- 3 graph (1) may not be established in the Department of De-
- 4 fense until at least 90 days after the date on which the Sec-
- 5 retary of Defense submits to Congress a notification of the
- 6 intent of the Secretary to establish the center. The notifica-
- 7 tion shall contain a description of the mission and func-
- 8 tions of the proposed center and a justification for the pro-
- 9 posed center.
- 10 "(b) Employment and Compensation of Fac-
- 11 ULTY.—Section 1595 of this title provides authority for the
- 12 Secretary of Defense to employ certain civilian personnel
- 13 at certain Department of Defense regional center for secu-
- 14 rity studies without regard to certain provisions of title 5.
- 15 "(c) Acceptance of Foreign Gifts and Dona-
- 16 TIONS.—Section 2611 of this title provides authority for the
- 17 Secretary of Defense to accept foreign gifts and donations
- 18 in order to defray the costs of, or enhance the operations
- 19 of, certain Department of Defense regional centers for secu-
- 20 rity studies.
- 21 "(d) Annual Report to Congressional Commit-
- 22 TEES.—The Secretary shall submit to the Committee on
- 23 Armed Services of the Senate and the Committee on Armed
- 24 Services of the House of Representatives an annual report
- 25 on the status, objectives, and operations of the Department

- 1 of Defense regional centers for security studies. Each such
- 2 report shall include information on international partici-
- 3 pation in the programs of the centers and on foreign gifts
- 4 and donations accepted under section 2611 of this title.
- 5 "(e) Provisions Relating Specifically to Mar-
- 6 SHALL CENTER.—(1) The Secretary of Defense may waive
- 7 reimbursement of the costs of conferences, seminars, courses
- 8 of instruction, or similar educational activities of the
- 9 George C. Marshall European Center for Security Studies
- 10 for military officers and civilian officials of cooperation
- 11 partner states of the North Atlantic Cooperation Council
- 12 or the Partnership for Peace if the Secretary determines
- 13 that attendance by such personnel without reimbursement
- 14 is in the national security interest of the United States.
- 15 Costs for which reimbursement is waived pursuant to this
- 16 paragraph shall be paid from appropriations available for
- 17 the Center.
- 18 "(2)(A) Notwithstanding any other provision of law,
- 19 the Secretary of Defense may authorize participation by a
- 20 European or Eurasian nation in Marshall Center programs
- 21 if the Secretary determines, after consultation with the Sec-
- 22 retary of State, that such participation is in the national
- 23 interest of the United States.
- 24 "(B) Not later than January 31 of each year, the Sec-
- 25 retary shall submit to Congress a report setting forth the

1	names of the foreign nations permitted to participate in
2	programs of the Marshall Center during the preceding year
3	under paragraph (1). Each such report shall be prepared
4	by the Secretary with the assistance of the Director of the
5	Marshall Center.".
6	(b) Acceptance of Foreign Gifts and Dona-
7	TIONS.—(1) Subsection (a) of section 2611 of such title is
8	amended to read as follows:
9	"(a) Authority To Accept Foreign Gifts and Do-
10	NATIONS.—(1) Subject to subsection (b), the Secretary of
11	Defense may accept foreign gifts or donations in order to
12	defray the costs of, or enhance the operation of, one of the
13	specified defense regional centers for security studies.
14	"(2) For purposes of this section, a specified defense
15	regional center for security studies is any of the following:
16	"(A) The Asia-Pacific Center for Security Stud-
17	ies.
18	"(B) The George C. Marshall European Center
19	for Security Studies.".
20	(2) Subsection (d) of such section is amended—
21	(A) in the first sentence, by striking "the Asia-
22	Pacific Center" and inserting "the regional center in-
23	tended to benefit from the gift or donation of such

funds"; and

24

- 1 (B) in the second sentence, by striking "the Asia-
- 2 Pacific Center" and inserting "such regional center".
- 3 (3) Subsection (e) of such section is amended by insert-
- 4 ing "with respect to a defense regional center for security
- 5 studies" after "in any fiscal year".
- 6 (c) Repeal of Codified Provisions Relating to
- 7 The Marshall Center.—(1) Section 1306 of the National
- 8 Defense Authorization Act for Fiscal Year 1995 (Public
- 9 Law 103–337; 108 Stat. 2892) is repealed.
- 10 (2) Section 1065 of the National Defense Authorization
- 11 Act for Fiscal Year 1997 (Public Law 104-201; 110 Stat.
- 12 2653) is amended—
- 13 (A) by striking subsections (a) and (b) and in-
- 14 serting the following:
- 15 "(a) Definition.—In this section, the term 'Marshall
- 16 Center Board of Visitors' means the Board of Visitors of
- 17 the George C. Marshall European Center for Security Stud-
- 18 ies"; and
- 19 (B) by redesignating subsection (c) as subsection
- 20 *(b)*.
- 21 (d) CLERICAL AMENDMENTS.—(1) The table of sections
- 22 at the beginning of chapter 7 of such title is amended by
- 23 adding at the end the following new item:
 - "184. Regional Centers for Security Studies.".
- 24 (2)(A) The heading of section 2611 of such title is
- 25 amended to read as follows:

1	"§2611. Regional centers for security studies: accept-
2	ance of foreign gifts and donations".
3	(B) The item relating to section 2611 in the table of
4	sections at the beginning of chapter 155 of such title is
5	amended to read as follows: .
	"2611. Regional centers for security studies: acceptance of foreign gifts and donations.".
6	SEC. 910. CHANGE IN NAME OF ARMED FORCES STAFF COL-
7	LEGE TO JOINT FORCES STAFF COLLEGE.
8	(a) Change in Name.—The Armed Forces Staff Col-
9	lege of the Department of Defense is hereby renamed the
10	"Joint Forces Staff College".
11	(b) Conforming Amendment.—Section 2165(b)(3) of
12	title 10, United States Code, is amended by striking
13	"Armed Forces Staff College" and inserting "Joint Forces
14	Staff College".
15	(c) References.—Any reference to the Armed Forces
16	Staff College in any law, regulation, map, document,
17	record, or other paper of the United States shall be consid-
18	ered to be a reference to the Joint Forces Staff College.
19	TITLE X—GENERAL PROVISIONS
20	Subtitle A—Financial Matters
21	SEC. 1001. TRANSFER AUTHORITY.
22	(a) Authority To Transfer Authorizations.—(1)
23	Upon determination by the Secretary of Defense that such

24 action is necessary in the national interest, the Secretary

- 1 may transfer amounts of authorizations made available to
- 2 the Department of Defense in this division for fiscal year
- 3 2001 between any such authorizations for that fiscal year
- 4 (or any subdivisions thereof). Amounts of authorizations so
- 5 transferred shall be merged with and be available for the
- 6 same purposes as the authorization to which transferred.
- 7 (2) The total amount of authorizations that the Sec-
- 8 retary may transfer under the authority of this section may
- 9 not exceed \$2,000,000,000.
- 10 (b) Limitations.—The authority provided by this sec-
- 11 tion to transfer authorizations—
- 12 (1) may only be used to provide authority for
- items that have a higher priority than the items from
- 14 which authority is transferred; and
- 15 (2) may not be used to provide authority for an
- 16 item that has been denied authorization by Congress.
- 17 (c) Effect on Authorization Amounts.—A trans-
- 18 fer made from one account to another under the authority
- 19 of this section shall be deemed to increase the amount au-
- 20 thorized for the account to which the amount is transferred
- 21 by an amount equal to the amount transferred.
- 22 (d) Notice to Congress.—The Secretary shall
- 23 promptly notify Congress of each transfer made under sub-
- 24 section (a).

1 SEC. 1002. INCORPORATION OF CLASSIFIED ANNEX.

- 2 (a) Status of Classified Annex.—The Classified
- 3 Annex prepared by the Committee on Armed Services of the
- 4 House of Representatives to accompany its report on the
- 5 bill H.R. 4205 of the One Hundred Sixth Congress and
- 6 transmitted to the President is hereby incorporated into this
- 7 *Act*.
- 8 (b) Construction With Other Provisions of
- 9 Act.—The amounts specified in the Classified Annex are
- 10 not in addition to amounts authorized to be appropriated
- 11 by other provisions of this Act.
- 12 (c) Limitation on Use of Funds appro-
- 13 priated pursuant to an authorization contained in this Act
- 14 that are made available for a program, project, or activity
- 15 referred to in the Classified Annex may only be expended
- 16 for such program, project, or activity in accordance with
- 17 such terms, conditions, limitations, restrictions, and re-
- 18 quirements as are set out for that program, project, or activ-
- 19 ity in the Classified Annex.
- 20 (d) Distribution of Classified Annex.—The
- 21 President shall provide for appropriate distribution of the
- 22 Classified Annex, or of appropriate portions of the annex,
- 23 within the executive branch of the Government.

1	SEC. 1003. AUTHORIZATION OF EMERGENCY SUPPLE-
2	MENTAL APPROPRIATIONS FOR FISCAL YEAR
3	2000.
4	(a) Adjustment of Fiscal Year 2000 Authoriza-
5	TIONS TO REFLECT SUPPLEMENTAL APPROPRIATIONS.—
6	Subject to subsections (b) and (c), amounts authorized to
7	be appropriated to the Department of Defense for fiscal year
8	2000 in the National Defense Authorization Act for Fiscal
9	Year 2000 (Public Law 106–65) are hereby adjusted, with
10	respect to any such authorized amount, by the amount by
11	which appropriations pursuant to such authorization were
12	increased (by a supplemental appropriation) or decreased
13	(by a rescission), or both, in the 2000 Emergency Supple-
14	$mental\ Appropriations\ Act.$
15	(b) Limitation.—(1) In the case of a pending defense
16	contingent emergency supplemental appropriation, an ad-
17	justment may be made under subsection (a) in the amount
18	of an authorization of appropriations by reason of that sup-
19	plemental appropriation only if, and to the extent that, the
20	President transmits to Congress an official amended budget
21	request for that appropriation that designates the entire
22	amount requested as an emergency requirement for the spe-
23	cific purpose identified in the 2000 Emergency Supple-
24	mental Appropriations Act as the purpose for which the
25	supplemental appropriation was made.

1	(2) For purposes of this subsection, the term "pending
2	defense contingent emergency supplemental appropriation"
3	means a contingent emergency supplemental appropriation
4	for the Department of Defense contained in the 2000 Emer-
5	gency Supplemental Appropriations Act for which an offi-
6	cial budget request that includes designation of the entire
7	amount of the request as an emergency requirement has not
8	been transmitted to Congress as of the date of the enactment
9	of this Act.
10	(3) For purposes of this subsection, the term "contin-
11	gent emergency supplemental appropriation" means a sup-
12	plemental appropriation that—
13	(A) is designated by Congress as an emergency
14	requirement pursuant to section 251(b)(2)(A) of the
15	Balanced Budget and Emergency Deficit Control Act
16	of 1985; and
17	(B) by law is available only to the extent that
18	the President transmits to the Congress an official
19	budget request for that appropriation that includes
20	designation of the entire amount of the request as an
21	emergency requirement.
22	(c) Exception.—No adjustment may be made under
23	subsection (a) by reason of any appropriation under the

24 provisions contained in sections 2207 through 2211 of the

1	2000 Emergency Supplemental Appropriations Act, as
2	passed the House of Representatives on March 30, 2000.
3	SEC. 1004. CONTINGENT REPEAL OF CERTAIN PROVISIONS
4	SHIFTING CERTAIN OUTLAYS FROM ONE FIS-
5	CAL YEAR TO ANOTHER.
6	(a) Contingent Repeal.—Subject to subsection (b)—
7	(1) sections 305 and 306 of H.R. 3425 of the
8	106th Congress, as enacted into law by section
9	1000(a)(5) of Public Law 106–113, are repealed;
10	(2) section 1001(a) of Public Law 106–113 is
11	amended, effective immediately after the enactment of
12	such Public Law, by striking "paragraph 4 of sub-
13	section 1000(a)" and inserting "paragraph (5) of sec-
14	tion 1000(a), and the provisions of titles V, VI, and
15	VII of the legislation enacted in this division by ref-
16	erence in such paragraph (5),"; and
17	(3) sections 8175 and 8176 of the Department of
18	Defense Appropriations Act, 2000 (Public Law 106-
19	79), as amended by sections 214 and 215, respec-
20	tively, of H.R. 3425 of the 106th Congress (113 Stat.
21	1501A-297), as enacted into law by section
22	1000(a)(5) of Public Law 106–113, are repealed.
23	(b) Contingency.—The provisions of subsection (a)
24	shall be effective only to the extent provided in an appro-
25	priations Act that is enacted after this Act.

1	SEC. 1005. LIMITATION ON FUNDS FOR BOSNIA AND
2	KOSOVO PEACEKEEPING OPERATIONS FOR
3	FISCAL YEAR 2001.
4	(a) Limitation.—Of the amounts authorized to be ap-
5	propriated by section 301(24) for the Overseas Contingency
6	Operations Transfer Fund—
7	(1) no more than \$1,387,800,000 may be obli-
8	gated for incremental costs of the Armed Forces for
9	Bosnia peacekeeping operations; and
10	(2) no more than \$1,650,400,000 may be obli-
11	gated for incremental costs of the Armed Forces for
12	Kosovo peacekeeping operations.
13	(a) Presidential Waiver.—The President may
14	waive the limitation in subsection (a)(1), or the limitation
15	in subsection (a)(2), after submitting to Congress the fol-
16	lowing:
17	(1) The President's written certification that the
18	waiver is necessary in the national security interests
19	of the United States.
20	(2) The President's written certification that ex-
21	ercising the waiver will not adversely affect the readi-
22	ness of United States military forces.
23	(3) A report setting forth the following:
24	(A) The reasons that the waiver is necessary
25	in the national security interests of the United
26	States.

1	(B) The specific reasons that additional
2	funding is required for the continued presence of
3	United States military forces participating in,
4	or supporting, Bosnia peacekeeping operations,
5	or Kosovo peacekeeping operations, as the case
6	may be, for fiscal year 2001.
7	(C) A discussion of the impact on the mili-
8	tary readiness of United States Armed Forces of
9	the continuing deployment of United States mili-
10	tary forces participating in, or supporting, Bos-
11	nia peacekeeping operations, or Kosovo peace-
12	keeping operations, as the case may be.
13	(4) A supplemental appropriations request for
14	the Department of Defense for such amounts as are
15	necessary for the additional fiscal year 2001 costs as-
16	sociated with United States military forces partici-
17	pating in, or supporting, Bosnia or Kosovo peace-
18	keeping operations peacekeeping operations.
19	(c) Peacekeeping Operations Defined.—For the
20	purposes of this section:
21	(1) The term "Bosnia peacekeeping operations"
22	has the meaning given such term in section 1004(e)
23	of the Strom Thurmond National Defense Authoriza-
24	tion Act for Fiscal Year 1999 (Public Law 105–261;

25

112 Stat. 2112).

1	(2) The term "Kosovo peacekeeping
2	operations"—
3	(A) means the operation designated as Op-
4	eration Joint Guardian and any other operation
5	involving the participation of any of the Armed
6	Forces in peacekeeping or peace enforcement ac-
7	tivities in and around Kosovo; and
8	(B) includes, with respect to Operation
9	Joint Guardian or any such other operation,
10	each activity that is directly related to the sup-
11	port of the operation.
12	Subtitle B—Naval Vessels and
13	Shipyards
14	SEC. 1011. NATIONAL DEFENSE FEATURES PROGRAM.
15	Section 2218(k) of title 10, United States Code, is
16	amended—
17	(1) in paragraph (1), by adding at the end the
18	following new sentence: "As consideration for a con-
19	tract with the Secretary of Defense or the Secretary
20	of a military department under this subsection, the
21	company entering into the contract shall agree with
22	the Secretary to make any vessel covered by the con-
23	tract available to the Secretary, fully crewed and
24	ready for sea, at any time at any port determined by

1	the Secretary, and for whatever duration the Sec-
2	retary determines necessary."; and
3	(2) by adding at the end of paragraph (2) the
4	following new subparagraph:
5	"(E) Payments of such sums as the Government
6	would otherwise expend, if the vessel were placed in
7	the Ready Reserve Fleet, for maintaining the vessel in
8	the status designated as 'ROS-4 status' in the Ready
9	Reserve Fleet for 25 years.".
10	Subtitle C—Counter-Drug Activities
11	SEC. 1021. REPORT ON DEPARTMENT OF DEFENSE EXPEND-
12	ITURES TO SUPPORT FOREIGN COUNTER-
13	DRUG ACTIVITIES.
14	Not later than January 1, 2001, the Secretary of De-
15	fense shall submit to the congressional defense committees
16	a report detailing the expenditure of funds by the Secretary
17	during fiscal year 2000 in direct or indirect support of the
18	counter-drug activities of foreign governments. The report
19	shall include the following for each foreign government:
20	(1) The total amount of assistance provided to,
21	or expended on behalf of, the foreign government.
22	(2) A description of the types of counter-drug ac-
23	tivities conducted using the assistance.
24	(3) An explanation of the legal authority under
25	which the assistance was provided.

1 SEC. 1022. REPORT ON TETHERED AEROSTAT RADAR SYS-

2	TEM.
3	(a) Report Required.—Not later than May 1, 2001
4	The Secretary of Defense shall submit to Congress a report
5	on the status of the Tethered Aerostat Radar System used
6	to conduct counter-drug detection and monitoring and bor-
7	der security and air sovereignty operations. The report shall
8	include the following:
9	(1) The status and operational availability of
10	each of the existing sites of the Tethered Aerosta
11	Radar System.
12	(2) A discussion of any plans to close, during the
13	next 5 years, currently operational sites, including o
14	review of the justification for each proposed closure
15	(3) A review of the requirements of other agen
16	cies, especially the United States Customs Service, for
17	data derived from the Tethered Aerostat Radar Sys-
18	tem.
19	(4) An assessment of the value of the Tethered
20	Aerostat Radar System in the conduct of counter-drug
21	detection and monitoring and border security and air
22	sovereignty operations.
23	(5) The costs associated with the planned stand
24	ardization of the Tethered Aerostat Radar System
25	and the Secretary's analysis of that standardization

1	(b) Consultation.—The Secretary of Defense shall
2	prepare the report in consultation with the Commissioner
3	of Customs.
4	Subtitle D—Other Matters
5	SEC. 1031. FUNDS FOR ADMINISTRATIVE EXPENSES UNDER
6	DEFENSE EXPORT LOAN GUARANTEE PRO-
7	GRAM.
8	(a) Authority To Use Operation and Mainte-
9	NANCE FUNDS ON AN INTERIM BASIS.—Section 2540c(d)
10	of title 10, United States Code, is amended—
11	(1) by inserting "(1)" after "FEES.—"; and
12	(2) by adding at the end the following new para-
13	graph:
14	"(2)(A) If for any fiscal year amounts in the special
15	account established under paragraph (1) are not available
16	(or are not anticipated to be available) in a sufficient
17	amount for administrative expenses of the Department of
18	Defense for that fiscal year that are directly attributable
19	to the administration of the program under this subchapter,
20	the Secretary may use amounts currently available for op-
21	erations and maintenance for Defense-wide activities, not
22	to exceed \$500,000 in any fiscal year, for those expenses.
23	"(B) The Secretary shall, from funds in the special ac-
24	count established under paragraph (1), replenish operations
25	and maintenance accounts for amounts expended under

1	subparagraph (A) as soon as the Secretary determines prac-
2	ticable.".
3	(b) Effective Date.—Paragraph (2) of section
4	2540c(d) of title 10, United States Code, as added by sub-
5	section (a), shall take effect on October 1, 2000.
6	SEC. 1032. TECHNICAL AND CLERICAL AMENDMENTS.
7	(a) Title 10, United States Code.—Title 10,
8	United States Code, is amended as follows:
9	(1) Section $628(c)(2)$ is amended by striking
10	"section" in the second sentence after "the provisions
11	of" and inserting "sections".
12	(2) Section 702(b)(2) is amended by striking
13	"section 230(c)" and inserting "section 203(c)".
14	(3) Section 706(c) is amended—
15	(A) by striking "(1)" after "(c)"; and
16	(B) by striking paragraph (2).
17	(4) Section 1074g is amended—
18	(A) in subsection $(a)(6)$, by striking "as
19	part of the regulations established" and inserting
20	"in the regulations prescribed";
21	(B) in subsection (a)(7), by striking "not
22	included on the uniform formulary, but," and
23	inserting "that are not included on the uniform
24	formulary but that are";

1	(C) in subsection $(b)(1)$, by striking "re-
2	quired by" in the last sentence and inserting
3	"prescribed under";
4	(D) in subsection $(d)(2)$, by striking "Not
5	later than" and all that follows through "utilize"
6	and inserting "Effective not later than April 5,
7	2000, the Secretary shall use";
8	$(E)\ in\ subsection\ (e)$ —
9	(i) by striking "Not later than April 1,
10	2000, the" and inserting "The"; and
11	(ii) by inserting "in" before "the
12	TRICARE" and before "the national";
13	(F) in subsection (f)—
14	(i) by striking "As used in this sec-
15	tion—" and inserting "In this section:";
16	(ii) by striking "the" at the beginning
17	of paragraphs (1) and (2) and inserting
18	"The"; and
19	(iii) by striking "; and" at the end of
20	paragraph (1) and inserting a period; and
21	(G) in subsection (g), by striking "promul-
22	gate" and inserting "prescribe".
23	(5) Section 1109(b) is amended by striking "(1)"
24	before "The Secretaries".

1	(6) Section $1448(b)(3)(E)(ii)$ is amended by
2	striking the second comma after "October 16, 1998".
3	(7) Section 2401(b)(1)(B) is amended by striking
4	"Committees on Appropriations" and inserting
5	"Committee on Appropriations".
6	(8) Section $5143(c)(2)$ is amended by striking
7	"has a grade" and inserting "has the grade of".
8	(9) Section $5144(c)(2)$ is amended by striking
9	"has a grade" and inserting "has the grade of".
10	(10) Section 10218 is amended—
11	(A) in subsections $(a)(1)$, $(b)(1)$, $(b)(2)(A)$,
12	and $(b)(2)(B)(ii)$, by striking "the date of the en-
13	actment of this section" each place it appears
14	and inserting "October 5, 1999,";
15	(B) in subsections $(a)(3)(B)(i)$ and
16	(b)(2)(B)(i), by striking "the end of the one-year
17	period beginning on the date of the enactment of
18	this subsection" and inserting "October 5, 2000";
19	(C) in subsection (b)(1), by striking "six
20	months after the date of the enactment of this
21	section" and inserting "April 5, 2000"; and
22	(D) in subsection (b)(3), by striking "with-
23	in six months of the date of the enactment of this
24	section" and inserting "during the period begin-

1	ning on October 5, 1999, and ending on April 5,
2	2000,".
3	(11) Section 12552 is amended by inserting a
4	period at the end.
5	(b) Title 37, United States Code.—Title 37,
6	United States Code, is amended as follows:
7	(1) Section $301b(j)(2)$ is amended by striking
8	"section $301a(a)(6)(A)$ " and inserting "section
9	301a(a)(6)(B)".
10	(2) Section 404(b)(2) is amended by striking
11	"section 402(e)" and inserting "section 403(f)(3)".
12	(3) The table of sections at the beginning of
13	chapter 7 is amended by inserting after the item re-
14	lating to section 434 the following new item:
	"435. Funeral honors duty: allowance.".
15	(4) The section 435 added by section 586(b) of
16	the National Defense Authorization Act for Fiscal
17	Year 2000 (Public Law 106-65; 113 Stat. 638) is re-
18	designated as section 436, and the item relating to
19	that section in the table of sections at the beginning
20	of chapter 7 is revised to conform to such redesigna-
21	tion.
22	(5) Section 1012 is amended by striking "section
23	402(b)(3)" and inserting "section $402(e)$ ".
24	(c) Public Law 106-65.—Effective as of October 5,
25	1999, and as if included therein as enacted, section 601(c)

1	of the National Defense Authorization Act for Fiscal Year
2	2000 (Public Law 106-65; 113 Stat. 645) is amended—
3	(1) in the first table, relating to commissioned
4	officers, by striking "\$12,441.00" in footnote 2 and
5	inserting "\$12,488.70"; and
6	(2) in the fourth table, relating to enlisted mem-
7	bers, by striking "\$4,701.00" in footnote 2 and insert-
8	ing "\$4,719.00".
9	(d) Public Law 105–261.—Effective as of October 17,
10	1998, and as if included therein as enacted, the Strom
11	Thurmond National Defense Authorization Act for Fiscal
12	Year 1999 (Public Law 105–261; 112 Stat. 1920 et seq.)
13	is amended as follows:
14	(1) Section 503(b)(1) (112 Stat. 2003) is amend-
15	ed by inserting "its" after "record of" in the first
16	quoted matter therein.
17	(2) Section 645(b) (112 Stat. 2050) is amended
18	by striking "a member" and inserting "member" in
19	the quoted matter therein.
20	(3) Section 701 (112 Stat. 2056) is amended—
21	(A) in subsection (a), by inserting "(1)" be-
22	fore "Section 1076a(b)(2)"; and
23	(B) in subsection (b), by inserting "of such
24	title" after "1076a".

1	(4) Section 802(b) (112 Stat. 2081) is amended
2	by striking "Administrative" in the first quoted mat-
3	ter therein and inserting "Administration".
4	(5) Section 1101(e)(2)(C) (112 Stat. 2140; 5
5	U.S.C. 3104 note) is amended by striking "subsection
6	(c)(1)" and inserting "subsection $(c)(2)$ ".
7	(e) Public Law 105–85.—The National Defense Au-
8	thorization Act for Fiscal Year 1998 (Public Law 105–85)
9	is amended as follows:
10	(1) Section 602(d)(1)(A) (111 Stat. 1773; 37
11	U.S.C. 402 note) is amended by striking "of" the first
12	place it appears in the matter preceding clause (ii).
13	(2) Section 1221(a)(3) (22 U.S.C. 1928 note), as
14	amended by section $1233(a)(2)(A)$ of Public Law
15	105-261 (112 Stat. 2156), is amended by striking the
16	second close parenthesis after "relief efforts".
17	(f) Other Laws.—
18	(1) Section 834(e) of the National Defense Au-
19	thorization Act for Fiscal Years 1990 and 1991 (15
20	U.S.C. 637 note) is amended by striking the second
21	period after "2000".
22	(2) Section 2905(b)(4) of the Defense Base Clo-
23	sure and Realignment Act of 1990 (part A of title
24	XXIX of Public Law 101–510; 10 U.S.C. 2687 note)
25	is amended by transferring subparagraph (G) so as to

1	appear immediately before subparagraph (H), as
2	added by section 2821(a) of the National Defense Au-
3	thorization Act for Fiscal Year 2000 (Public Law
4	106–65; 113 Stat. 853).
5	(3) Section 686(b) of title 14, United States
6	Code, is amended—
7	(A) in paragraph (1), by striking "section
8	403(b)" and inserting "section 403(e)"; and
9	(B) in paragraph (2), by striking "a basic
10	allowance for quarters under section 403 of title
11	37, and, if in a high housing cost area, a vari-
12	able housing allowance under section 403a of
13	that title" and inserting "a basic allowance for
14	housing under section 403 of title 37".
15	(4) Section $405(f)(6)(B)$ of the Departments of
16	Labor, Health and Human Services, and Education,
17	and Related Agencies Appropriations Act, 1999 (as
18	contained in section 101(f) of division A of Public
19	Law 105–277; 112 Stat. 2681–430), is amended by
20	striking "Act of title" in the first quoted matter there-
21	in and inserting "Act or title".
22	(5) Section 1403(c)(6) of the Defense Dependents
23	Education Act of 1978 (20 U.S.C. $922(c)(6)$) is
24	amended by striking "the" before "Assistant Secretary
25	of Defense".

1	(6) Effective as of October 5, 1999, section 224
2	b. of the Atomic Energy Act of 1954 (42 U.S.C.
3	2274(b)) is amended by striking "\$500,000" and in-
4	serting "\$50,000".
5	SEC. 1033. TRANSFER OF VIETNAM ERA TA-4 AIRCRAFT TO
6	NONPROFIT FOUNDATION.
7	(a) Authority to Convey.—The Secretary of the
8	Navy may convey, without consideration, to the nonprofit
9	Collings Foundation of Stow, Massachusetts (in this section
10	referred to as the "foundation"), all right, title, and interest
11	of the United States in and to one surplus TA-4 aircraft
12	that is flyable or that can be readily restored to flyable con-
13	dition. The conveyance shall be made by means of a condi-
14	tional deed of gift.
15	(b) Condition of Aircraft.—The Secretary may not
16	convey ownership of an aircraft under subsection (a) until
17	the Secretary determines that the foundation has altered the
18	aircraft in such manner as the Secretary determines nec-
19	essary to ensure that the aircraft does not have any capa-
20	bility for use as a platform for launching or releasing muni-
21	tions or any other combat capability that it was designed
22	to have. The Secretary is not required to repair or alter
23	the condition of the aircraft before conveying ownership of

24 the aircraft.

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1	(c) Reverter Upon Breach of Conditions.—The
2	Secretary shall include in the instrument of conveyance of
3	the aircraft—
4	(1) a condition that the foundation not convey
5	any ownership interest in, or transfer possession of,
6	the aircraft to any other party without the prior ap-
7	proval of the Secretary;
8	(2) a condition that the foundation operate and
9	maintain the aircraft in compliance with all applica-
10	ble limitations and maintenance requirements im-
11	posed by the Administrator of the Federal Aviation
12	Administration; and
13	(3) a condition that if the Secretary determines
14	at any time that the foundation has conveyed an
15	ownership interest in, or transferred possession of, the
16	aircraft to any other party without the prior ap-
17	proval of the Secretary, or has failed to comply with
18	the condition set forth in paragraph (2), all right,
19	title, and interest in and to the aircraft, including

(d) Conveyance at No Cost to the United 23 States.—The conveyance of the aircraft under subsection (a) shall be made at no cost to the United States. Any costs

the right of immediate possession of the aircraft.

any repair or alteration of the aircraft, shall revert

to the United States, and the United States shall have

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- 1 associated with the conveyance, costs of determining compli-
- 2 ance with subsection (b), and costs of operation and mainte-
- 3 nance of the aircraft conveyed shall be borne by the founda-
- 4 tion.
- 5 (e) Additional Terms and Conditions.—The Sec-
- 6 retary may require such additional terms and conditions
- 7 in connection with a conveyance under this section as the
- 8 Secretary considers appropriate to protect the interests of
- 9 the United States.
- 10 (f) Clarification of Liability.—Notwithstanding
- 11 any other provision of law, upon the conveyance of owner-
- 12 ship of a TA-4 aircraft to the foundation under subsection
- 13 (a), the United States shall not be liable for any death, in-
- 14 jury, loss, or damage that results from any use of that air-
- 15 craft by any person other than the United States.
- 16 SEC. 1034. TRANSFER OF 19TH CENTURY CANNON TO MU-
- 17 **SEUM.**
- 18 (a) Donation Required.—The Secretary of the Army
- 19 shall convey, without consideration, to the Cannonball
- 20 House Museum located in Macon, Georgia (in this section
- 21 referred to as the "recipient"), all right, title, and interest
- 22 of the United States in and to a 12-pounder Napoleon can-
- 23 non bearing the following markings:
- 24 (1) On the top "CS",

1	(2) On the face of the muzzle: "Macon Arsenal,
2	1864/No.41/1164 ET".
3	(3) On the right trunnion: "Macon Arsenal
4	GEO/1864/No.41/WT.1164/E.T.".
5	(b) Conditions on Conveyance.—The Secretary
6	shall include in the instrument of conveyance of the cannon
7	under subsection (a)—
8	(1) a condition that the recipient not convey any
9	ownership interest in, or transfer possession of, the
10	cannon to any other party without the prior approval
11	of the Secretary; and
12	(2) a condition that if the Secretary determines
13	at any time that the recipient has conveyed an owner-
14	ship interest in, or transferred possession of, the can-
15	non to any other party without the prior approval of
16	the Secretary, all right, title, and interest in and to
17	the cannon shall revert to the United States, and the
18	United States shall have the right of immediate pos-
19	session of the cannon.
20	(c) Additional Terms and Conditions.—The Sec-
21	retary may require such additional terms and conditions
22	in connection with the conveyance under subsection (a) as
23	the Secretary considers appropriate to protect the interests
24	of the United States.

1	(d) Acquisition of Replacement Macon Can-
2	NON.—The Secretary shall seek to acquire, by donation or
3	purchase with funds made available for this purpose, one
4	or more cannons documented as having been manufactured
5	in Macon, Georgia, during the Civil War in order to replace
6	in the Army's inventory the cannon conveyed under sub-
7	section (a).
8	SEC. 1035. EXPENDITURES FOR DECLASSIFICATION ACTIVI-
9	TIES.
10	(a) Identification in Budget Materials of
11	Amounts for Declassification Activities.—Section
12	230 of title 10, United States Code, is amended—
13	(1) by striking ", as a budgetary line item"; and
14	(2) by adding at the end the following new sen-
15	tence: "Identification of such amounts in such budget
16	justification materials shall be in a single display
17	that shows the total amount for the Department of
18	Defense and the amount for each military department
19	and Defense Agency.".
20	(b) Limitation on Expenditures.—The total
21	amount expended by the Department of Defense during fis-
22	cal year 2001 to carry out declassification activities under
23	the provisions of sections 3.4, 3.5, and 3.6 of Executive

 $24\ \ Order\ 12958\ (50\ U.S.C.\ 435\ note)\ and\ for\ special\ searches$

1	(including costs for document search, copying, and review
2	and imagery analysis) may not exceed \$30,000,000.
3	(c) Compilation and Organization of Records.—
4	The Department of Defense may not be required, when con-
5	ducting a special search, to compile or organize records that
6	have already been declassified and placed into the public
7	domain.
8	(d) Special Searches.—For the purpose of this sec-
9	tion, the term "special search" means the response of the
10	Department of Defense to any of the following:
11	(1) A statutory requirement to conduct a declas-
12	sification review on a specified set of agency records.
13	(2) An Executive order to conduct a declassifica-
14	tion review on a specified set of agency records.
15	(3) An order from the President or an official
16	with delegated authority from the President to con-
17	duct a declassification review on a specified set of
18	agency records.
19	SEC. 1036. AUTHORITY TO PROVIDE LOAN GUARANTEES TO
20	IMPROVE DOMESTIC PREPAREDNESS TO
21	COMBAT CYBERTERRORISM.
22	(a) Authority.—Subject to subsection (b), the Sec-
23	retary of Defense may guarantee the repayment of any loan
24	made to a qualified commercial firm to fund, in whole or
25	in part, any of the following activities:

1	(1) The improvement of the protection of the
2	critical infrastructure of that commercial firm.
3	(2) The refinancing of improvements previously
4	made to the protection of the critical infrastructure of
5	that commercial firm.
6	(b) Subject to Appropriations of Budget Au-
7	THORITY.—Loan guarantees under this section may not be
8	committed except to the extent that appropriations of budg-
9	et authority to cover their costs are made in advance, as
10	required by section 504 of the Federal Credit Reform Act
11	of 1990 (2 U.S.C. 661c).
12	(c) Loan Limits.—The maximum amount of loan
13	principal guaranteed during a fiscal year under this section
14	may not exceed \$10,000,000, with respect to all borrowers.
15	(d) Qualified Commercial Firms.—For purposes of
16	this section, a qualified commercial firm is a company or
17	other business entity (including a consortium of such com-
18	panies or other business entities, as determined by the Sec-
19	retary) that the Secretary determines—
20	(1) conducts a significant level of its research,
21	development, engineering, and manufacturing activi-
22	ties in the United States;
23	(2) is a company or other business entity the
24	majority ownership or control of which is by United
25	States citizens or is a company or other business of

1	a parent company that is incorporated in a country
2	the government of which—
3	(A) encourages the participation of firms so
4	owned or controlled in research and development
5	consortia to which the government of that coun-
6	try provides funding directly or provides funding
7	indirectly through international organizations or
8	agreements; and
9	(B) affords adequate and effective protection
10	for the intellectual property rights of companies
11	incorporated in the United States;
12	(3) provides technology products or services crit-
13	ical to the operations of the Department of Defense;
14	and
15	(4) meets standards of prevention of
16	cyberterrorism applicable to the Department of
17	Defense.
18	(e) Goals and Standards.—The Secretary shall pre-
19	scribe regulations setting forth goals for the use of the loan
20	guarantees provided under this section and standards for
21	evaluating whether those goals are met by each entity re-
22	ceiving such loan guarantees.
23	(f) Fees.—(1) The Secretary shall prescribe regula-
24	tions to assess a fee for providing a loan guarantee under
25	this section. The amount of such fee shall be not less than

- 1 75 percent of the amount incurred by the Secretary to pro-
- 2 vide the loan guarantee. Such fees shall be credited to a
- 3 special account in the Treasury. Amounts in the special ac-
- 4 count shall be available, to the extent and in amounts pro-
- 5 vided in appropriations Acts, for paying the costs of admin-
- 6 istrative expenses of the Department of Defense that are at-
- 7 tributable to the loan guarantee program under this section.
- 8 (2)(A) If for any fiscal year amounts in the special
- 9 account established under paragraph (1) are not available
- 10 (or are not anticipated to be available) in a sufficient
- 11 amount for administrative expenses of the Department of
- 12 Defense for that fiscal year that are directly attributable
- 13 to the administration of the program under this section,
- 14 the Secretary may use amounts currently available for op-
- 15 erations and maintenance for Defense-wide activities, not
- 16 to exceed \$500,000 in any fiscal year, for those expenses.
- 17 (B) The Secretary shall, from funds in the special ac-
- 18 count established under paragraph (1), replenish operations
- 19 and maintenance accounts for amounts expended under
- 20 subparagraph (A) as soon as the Secretary determines prac-
- 21 ticable.
- 22 (g) Administration.—(1) The Secretary shall enter
- 23 into one or more agreements, each with an appropriate Fed-
- 24 eral or private entity, under which such entity shall, under
- 25 this section—

1	(A) process applications for loan guarantees;
2	(B) guarantee repayment of loans; and
3	(C) provide any other services to the Secretary to
4	administer this section.
5	(2) The cost of such agreements shall be considered, for
6	purposes of the special account established under subsection
7	(f)(1), to be costs of administrative expenses of the Depart-
8	ment of Defense that are attributable to the loan guarantee
9	program under this section.
10	(h) Reports.—
11	(1) By recipients.—The Secretary shall require
12	each recipient of a loan guarantee under this section,
13	as a condition of receiving that loan guarantee, to
14	submit to the Secretary a report on the results of the
15	improvements carried out pursuant to the loan guar-
16	antee.
17	(2) By secretary.—Not later than March 1 of
18	each year in which a guarantee issued under this sec-
19	tion is in effect, the Secretary shall submit to Con-
20	gress a report specifying the amounts of loans guar-
21	anteed under this section during the preceding cal-
22	endar year. The report shall include an evaluation of
23	the success of the loan guarantees, an assessment of
24	the program as it relates to the support of the Depart-

ment's Critical Infrastructure Protection Program,

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1	and any other information that the Secretary con-
2	siders appropriate.
3	(i) Definitions.— In this section:
4	(1) The term "critical infrastructure" means
5	telecommunications systems, information systems,
6	and facilities, the loss of which would have a debili-
7	tating effect on the ability of the commercial firm to
8	deliver technology products or services to the Depart-
9	ment of Defense.
10	(2) The term "cyberterrorism" means the com-
11	mission of any of the following acts with respect to
12	protected computers (as defined in section 1030(e)(2)
13	of title 18, United States Code):
14	(A) Knowing transmission of a program,
15	information, code, or command, that as a result
16	of such conduct, intentionally causes damage
17	without authorization, to a protected computer.
18	(B) Intentional access of a protected com-
19	puter without authorization, that as a result of
20	such conduct, recklessly causes damage.
21	(C) Intentional access of a protected com-
22	puter without authorization, that as a result of
23	such conduct, causes damage.
24	(j) Authorization of Appropriations.—Of the
25	amount authorized to be appropriated for Defense-wide ac-

1	tivities by section 201(4), \$500,000 shall be available only
2	for the purpose of providing loan guarantees under this sec-
3	tion.
4	SEC. 1037. V-22 COCKPIT AIRCRAFT VOICE AND FLIGHT
5	DATA RECORDERS.
6	The Secretary of Defense shall require that all
7	V-22 Osprey aircraft be equipped with a state-of-the-art
8	cockpit voice recorder and a state-of-the-art flight data re-
9	corder each of which meets, at a minimum, the standards
10	for such devices recommended by the National Transpor-
11	tation Safety Board.
12	TITLE XI—DEPARTMENT OF
13	DEFENSE CIVILIAN PERSONNEL
14	SEC. 1101. EMPLOYMENT AND COMPENSATION PROVISIONS
15	FOR EMPLOYEES OF TEMPORARY ORGANIZA-
16	TIONS ESTABLISHED BY LAW OR EXECUTIVE
17	ORDER.
18	(a) In General.—Chapter 31 of title 5, United States
19	Code, is amended by adding at the end the following new
20	subchapter:

- 1 "SUBCHAPTER IV—EMPLOYMENT AND COM-
- 2 PENSATION FOR EMPLOYEES OF TEM-
- 3 PORARY ORGANIZATIONS IN THE EXECUTIVE
- 4 BRANCH ESTABLISHED BY LAW OR EXECU-
- 5 TIVE ORDER
- 6 "§3161. Temporary organizations established by law
- 7 or Executive order
- 8 "(a) Definition of Temporary Organization.—
- 9 For the purposes of this subchapter, the term 'temporary
- 10 organization' means an organization such as a commission,
- 11 committee, or board that is established by law in the legisla-
- 12 tive or executive branches, or by Executive order in the exec-
- 13 utive branch, for a specific period, which shall not exceed
- 14 5 years, for the purpose of performing specific projects or
- 15 studies.
- 16 "(b) Hiring Authority.—Notwithstanding the provi-
- 17 sions of chapter 51, the head of a temporary organization
- 18 may employ such numbers and types of employees as re-
- 19 quired to perform the functions required of the temporary
- 20 organization. Employees may be appointed for a period of
- 21 5 years or the life of the temporary organization, whichever
- 22 is less.
- 23 "(c) Status of Positions and Appointments.—Po-
- 24 sitions of employment in a temporary organization are ex-
- 25 cepted from the competitive service.

"(d) Compensation.—(1) The basic pay of an em-1 ployee of a temporary organization may be set without regard to the provisions of chapter 51 or subchapter III of 3 chapter 53, except that— 4 "(A) basic pay for an executive level position 5 6 (such as a chairperson, member, or executive or staff 7 director), and, in exceptional cases, for senior staff 8 shall be capped at the maximum rate of basic pay es-9 tablished for the Senior Executive Service under subchapter VIII of chapter 53; and 10 11 "(B) basic pay for other staff may not exceed the 12 maximum rate of basic pay for GS-15 of the General 13 Schedule. 14 "(2) An employee whose rate of basic pay is set under 15 paragraph (1) shall be entitled to locality-based comparability payments, as provided under section 5304. 17 "(e) Travel Expenses.—An employee of a temporary organization, whether employed on a full-time or 18 part-time basis, may be entitled to travel and transpor-19 tation allowances, including per diem allowances, author-20 21 ized for employees under subchapter I of chapter 57, while traveling away from the regular place of business of the em-

ployee in the performance of services for the temporary or-

ganization.

1	"(f) Return Rights.—An employee serving under a
2	career or career-conditional appointment, or the equivalent,
3	who transfers to or converts to an appointment in a tem-
4	porary organization with the consent of the head of the
5	agency (or the designee of the agency head) in which the
6	employee was serving is entitled to be returned to a position
7	of like seniority, status, and pay (without grade or pay re-
8	tention) as the former position in the agency from which
9	employed immediately preceding employment with the tem-
10	porary organization if—
11	"(1) the employee is being separated from the
12	temporary organization for reasons other than mis-
13	conduct, neglect of duty, or malfeasance; and
14	"(2) the employee applies for return rights not
15	later than 30 days before the end of the employment
16	in the temporary organization, or the termination of
17	the temporary organization, whichever is earlier.
18	"(g) Procurement of Temporary and Intermit-
19	TENT Services.—The head of the temporary organization
20	may procure temporary and intermittent services under
21	section $3109(b)$.
22	"(h) Acceptance of Volunteer Services.—(1) The
23	head of a temporary organization may accept volunteer
24	services relating to the duties of the temporary organization
25	without regard to section 1342 of title 31, including service

1	as advisers, experts, members, or in other capacities deter-
2	mined appropriate by the head of the temporary organiza-
3	tion. The head of the temporary organization—
4	"(A) shall assure that all persons accepted as
5	volunteers are notified of the scope of the voluntary
6	$services\ accepted;$
7	"(B) shall supervise volunteers to the same extent
8	as employees receiving compensation for similar serv-
9	ices; and
10	"(C) shall ensure that volunteers have appro-
11	priate credentials or are otherwise qualified to per-
12	form in the capacities for which they are accepted.
13	"(2) A person providing volunteer services under
14	this subsection shall be considered an employee of the
15	Federal Government for the purposes of chapters 73
16	and 81, chapter 171 of title 28, chapter 11 of title 18,
17	and part 2635 of title 5 of the Code of Federal regula-
18	tions.
19	"(i) Detailees.—Upon request of the head of the tem-
20	porary organization, the head of any department or agency
21	of the United States may detail, on a nonreimbursable

22 basis, any personnel of the department or agency to the tem-

23 porary organization to assist in carrying out its duties.".

1	(b) Clerical Amendment.—The table of sections at
2	the beginning of such chapter is amended by inserting after
3	the items relating to subchapter III the following:
	"SUBCHAPTER IV—EMPLOYMENT AND COMPENSATION FOR EM- PLOYEES OF TEMPORARY ORGANIZATIONS ESTABLISHED BY LAW OR EXECUTIVE ORDER
	"3161. Temporary organizations established by law or Executive order.".
4	SEC. 1102. RESTRUCTURING THE RESTRICTION ON DEGREE
5	TRAINING.
6	Section 4107 of title 5, United States Code, is
7	amended—
8	(1) in subsection (a), by striking "subsection (b)"
9	and inserting "subsections (b) and (c)";
10	(2) in subsection (b)(1), by striking "subsection
11	(a)" and inserting "subsections (a) or (c)"; and
12	(3) by adding at the end the following new sub-
13	section:
14	"(c) With respect to an employee of the Department
15	of Defense—
16	"(1) this chapter does not authorize, except as
17	provided in subsection (b) of this section, the selection
18	and assignment of the employee for training, or the
19	payment or reimbursement of the costs of training,
20	for—
21	"(A) the purpose of providing an oppor-
22	tunity to the employee to obtain an academic de-
23	gree in order to qualify for appointment to a

1	particular position for which the academic de-
2	gree is a basic requirement; or
3	"(B) the sole purpose of providing an op-
4	portunity to the employee to obtain one or more
5	academic degrees, unless such opportunity is
6	part of a planned, systematic, and coordinated
7	program of professional development endorsed by
8	the Department of Defense; and
9	"(2) any course of post-secondary education de-
10	livered through classroom, electronic, or other means
11	shall be administered or conducted by an institution
12	recognized under standards implemented by a na-
13	tional or regional accrediting body, except in a case
14	in which such standards do not exist or would not be
15	appropriate.".
16	SEC. 1103. CONTINUATION OF TUITION REIMBURSEMENT
17	AND TRAINING FOR CERTAIN ACQUISITION
18	PERSONNEL.
19	Section 1745(a)(2) of title 10, United States Code, is
20	amended by striking "September 30, 2001" and inserting
21	"September 30, 2005".

1	SEC. 1104. EXTENSION OF AUTHORITY FOR CIVILIAN EM-
2	PLOYEES OF THE DEPARTMENT OF DEFENSE
3	TO PARTICIPATE VOLUNTARILY IN REDUC-
4	TIONS IN FORCE.
5	Section 3502(f)(5) of title 5, United States Code, is
6	amended by striking "September 30, 2001" and inserting
7	"September 30, 2005".
8	SEC. 1105. EXPANSION OF DEFENSE CIVILIAN INTEL-
9	LIGENCE PERSONNEL SYSTEM POSITIONS.
10	(a) Authority for Senior DOD Intelligence Po-
11	SITIONS THROUGHOUT DEPARTMENT OF DEFENSE.—Sec-
12	tion 1601(a)(1) of title 10, United States Code, is
13	amended—
14	(1) by striking "in the intelligence components of
15	the Department of Defense and the military depart-
16	ments" and inserting "in the Department of Defense";
17	and
18	(2) by striking "of those components and depart-
19	ments" and inserting "of the Department".
20	(b) Conforming Amendment for Persons Eligi-
21	BLE FOR POSTEMPLOYMENT ASSISTANCE.—Section 1611 of
22	such title is amended—
23	(1) in subsection (a)(1), by striking "intelligence
24	component of the Department of Defense" and insert-
25	ing "defense intelligence position";
26	(2) in subsection (b)—

1	(A) by striking "sensitive position in an in-
2	telligence component of the Department of De-
3	fense" in the matter preceding paragraph (1)
4	and inserting "sensitive defense intelligence posi-
5	tion"; and
6	(B) by striking "with the intelligence com-
7	ponent" in paragraphs (1) and (2) and inserting
8	"in a defense intelligence position";
9	(3) in subsection (d), by striking "an intelligence
10	component of the Department of Defense" and insert-
11	ing "in a defense intelligence position"; and
12	(4) by striking subsection (f).
13	(c) Conforming Amendment for Definition of
14	Defense Intelligence Position.—Section 1614(1) of
15	such title is amended by striking "of an intelligence compo-
16	nent of the Department of Defense or of a military depart-
17	ment" and inserting "of the Department of Defense".
18	SEC. 1106. PILOT PROGRAM FOR REENGINEERING THE
19	EQUAL EMPLOYMENT OPPORTUNITY COM-
20	PLAINT PROCESS.
21	(a) Pilot Program.—(1) The Secretary of the Navy
22	may carry out a pilot program to improve processes for
23	the resolution of equal employment opportunity complaints
24	by civilian employees of the Department of the Navy. Com-
25	plaints processed under the pilot program shall be subject

- 1 to the procedural requirements established for the pilot pro-
- 2 gram and shall not be subject to the procedural require-
- 3 ments of 29 CFR part 1614 or other regulations or direc-
- 4 tives of the Equal Employment Opportunity Commission.
- 5 (2) The pilot program shall include procedures to re-
- 6 duce processing time and eliminate redundancy with re-
- 7 spect to processes for the resolution of equal employment
- 8 opportunity complaints, reinforce local management and
- 9 chain-of-command accountability, and provide the parties
- 10 involved with early opportunity for resolution.
- 11 (3) The Secretary may waive any regulatory restric-
- 12 tions prescribed by the Equal Employment Opportunity
- 13 Commission in carrying out the pilot program.
- 14 (4) The Secretary may carry out the pilot program
- 15 for a period of 5 years, beginning on January 1, 2001.
- 16 (5) Participation in the pilot program shall be vol-
- 17 untary on the part of the complainant. Complainants who
- 18 participate in the pilot program shall retain the right to
- 19 appeal a final agency decision to the Equal Employment
- 20 Opportunity Commission and to file suit in district court.
- 21 The Equal Employment Opportunity Commission shall not
- 22 reverse a final agency decision on the grounds that the agen-
- 23 cy did not comply with the regulatory requirements pro-
- 24 mulgated by the Commission. This paragraph applies to all
- 25 cases currently pending before the Equal Employment Op-

1	portunity Commission or hereinafter filed with the Com-
2	mission.
3	(b) Report.—Not later than 90 days following the end
4	of the second and fourth full or partial fiscal years during
5	which the pilot program is implemented, the Comptroller
6	General shall submit to Congress a report on the pilot pro-
7	gram. Such reports shall contain the following:
8	(1) A description of the processes tested by the
9	pilot program.
10	(2) The results of such testing.
11	(3) Recommendations for changes to the processes
12	for the resolution of equal employment opportunity
13	complaints as a result of such pilot program.
14	(4) A comparison of the processes used under the
15	pilot program to traditional and alternative dispute
16	resolution processes used in the government or private
17	industry.
18	TITLE XII—MATTERS RELATING
19	TO OTHER NATIONS
20	SEC. 1201. SUPPORT OF UNITED NATIONS-SPONSORED EF-
21	FORTS TO INSPECT AND MONITOR IRAQI
22	WEAPONS ACTIVITIES.
23	(a) Limitation on Amount of Assistance in Fis-
24	CAL YEAR 2001—The total amount of the assistance for fis-
25	cal year 2001 that is provided by the Secretary of Defense

1	under section 1505 of the Weapons of Mass Destruction
2	Control Act of 1992 (22 U.S.C. 5859a) as activities of the
3	Department of Defense in support of activities under that
4	Act may not exceed \$15,000,000.
5	(b) Extension of Authority To Provide Assist-
6	ANCE.—Subsection (f) of section 1505 of the Weapons of
7	Mass Destruction Control Act of 1992 (22 U.S.C. 5859a)
8	is amended by striking "2000" and inserting "2001".
9	SEC. 1202. ANNUAL REPORT ASSESSING EFFECT OF CON-
10	TINUED OPERATIONS IN THE BALKANS RE-
11	GION ON READINESS TO EXECUTE THE NA-
12	TIONAL MILITARY STRATEGY.
13	Section 1035 of the National Defense Authorization
14	Act for Fiscal Year 2000 (Public Law 106–65; 113 Stat.
15	753) is amended—
16	(1) in subsection (a), by striking "Not later than
17	180 days after the date of the enactment of this Act"
18	and inserting "Not later than April 1 each year";
19	(2) in subsection (b), by striking "The report" in
20	the matter preceding paragraph (1) and inserting
21	"Each report"; and
22	(3) in subsection (d), by striking "the report"
23	and inserting "a report".

1 SEC. 1203. SITUATION IN THE BALKANS.

- 2 (a) Establishment of NATO Benchmarks for
- 3 Withdrawal of Forces From Kosovo.—The President
- 4 shall develop, not later than May 31, 2001, militarily sig-
- 5 nificant benchmarks for conditions that would achieve a
- 6 sustainable peace in Kosovo and ultimately allow for the
- 7 withdrawal of the United States military presence in
- 8 Kosovo. Congress urges the President to seek concurrence
- 9 among member nations of the North Atlantic Treaty Orga-
- 10 nization in the development of those benchmarks.
- 11 (b) Comprehensive Political-Military Strat-
- 12 EGY.—The President shall develop a comprehensive polit-
- 13 ical-military strategy for addressing the political, economic,
- 14 humanitarian, and military issues in the Balkans and shall
- 15 establish near-term, mid-term, and long-term objectives in
- 16 the region. In developing such strategy and such objectives,
- 17 the President shall take into consideration the benchmarks
- 18 relating to Kosovo developed as described in subsection (a)
- 19 and the benchmarks relating to Bosnia that were detailed
- 20 in the report accompanying the certification by the Presi-
- 21 dent to Congress on March 3, 1998 (printed as House Docu-
- 22 ment 105-223), with respect to the continued presence of
- 23 United States Armed Forces, after June 30, 1998, in Bosnia
- 24 and Herzegovina, submitted to Congress pursuant to section
- 25 7 of Public Law 105–74. Such strategy and objectives shall

- 1 be developed in consultation with appropriate regional and
- 2 international entities.
- 3 (c) Semiannual Report on Comprehensive Strat-
- 4 EGY.—Not later than June 30, 2001, and six months there-
- 5 after so long as United States forces are in the Balkans,
- 6 the President shall submit to Congress a report on the
- 7 progress being made in developing and implementing a
- 8 comprehensive political-military strategy as described in
- 9 subsection (b).
- 10 (d) Semiannual Report on Benchmarks.—Not
- 11 later than June 30, 2001, and every six months thereafter,
- 12 the President shall submit to Congress a report on the
- 13 progress made in achieving the conditions established by
- 14 those benchmarks.
- 15 SEC. 1204. LIMITATION ON NUMBER OF MILITARY PER-
- 16 **SONNEL IN COLOMBIA.**
- 17 (a) Limitation.—None of the funds available to the
- 18 Department of Defense may be used to support or maintain
- 19 more than 500 members of the Armed Forces on duty in
- 20 the Republic of Colombia at any time.
- 21 (b) Exceptions.—There shall be excluded from count-
- 22 ing for the purposes of the limitation in subsection (a) the
- 23 following:
- 24 (1) A member of the Armed Forces in the Repub-
- 25 lic of Colombia for the purpose of rescuing or retriev-

1	ing United States military or civilian Government
2	personnel, except that the period for which such a
3	member may be so excluded may not exceed 30 days
4	unless expressly authorized by law.
5	(2) A member of the Armed Forces assigned to
6	the United States Embassy in Colombia as an
7	attache, as a member of the security assistance office,
8	or as a member of the Marine Corps security contin-
9	gent.
10	(3) A member of the Armed Forces in Colombia
11	to participate in relief efforts in responding to a nat-
12	ural disaster.
13	(4) Nonoperational transient military personnel.
14	TITLE XIII—COOPERATIVE
15	THREAT REDUCTION WITH
16	STATES OF THE FORMER SO-
17	VIET UNION
18	SEC. 1301. SPECIFICATION OF COOPERATIVE THREAT RE-
19	DUCTION PROGRAMS AND FUNDS.
20	(a) Specification of CTR Programs.—For pur-
21	poses of section 301 and other provisions of this Act, Coop-
22	erative Threat Reduction programs are the programs speci-
23	fied in section 1501(b) of the National Defense Authoriza-
24	tion Act for Fiscal Year 1997 (Public Law 104–201; 110
25	Stat. 2731; 50 U.S.C. 2362 note).

1	(b) Fiscal Year 2001 Cooperative Threat Reduc-
2	TION FUNDS DEFINED.—As used in this title, the term "fis-
3	cal year 2001 Cooperative Threat Reduction funds" means
4	the funds appropriated pursuant to the authorization of ap-
5	propriations in section 301 for Cooperative Threat Reduc-
6	tion programs.
7	(c) Availability of Funds.—Funds appropriated
8	pursuant to the authorization of appropriations in section
9	301 for Cooperative Threat Reduction programs shall be
10	available for obligation for three fiscal years.
11	SEC. 1302. FUNDING ALLOCATIONS.
12	(a) Funding for Specific Purposes.—Of the
13	\$433,400,000 authorized to be appropriated to the Depart-
14	ment of Defense for fiscal year 2001 in section 301(23) for
15	Cooperative Threat Reduction programs, not more than the
16	following amounts may be obligated for the purposes speci-
17	fied:
18	(1) For strategic offensive arms elimination in
19	Russia, \$162,800,000.
20	(2) For strategic nuclear arms elimination in
21	Ukraine, \$34,100,000.
22	(3) For activities to support warhead dismantle-
23	ment processing in Russia, \$9,300,000.
24	(4) For weapons transportation security in Rus-
25	sia. \$14,000.000.

1	(5) For planning, design, and construction of a
2	storage facility for Russian fissile material,
3	\$57,400,000.
4	(6) For weapons storage security in Russia,
5	\$89,700,000.
6	(7) For development of a cooperative program
7	with the Government of Russia to eliminate the pro-
8	duction of weapons grade plutonium at Russian reac-
9	tors, \$32,100,000.
10	(8) For biological weapons proliferation preven-
11	tion activities in Russia, \$12,000,000.
12	(9) For activities designated as Other Assess-
13	$ments/Administrative\ Support,\ \$13,000,000.$
14	(10) For defense and military contacts,
15	\$9,000,000.
16	(b) Report on Obligation or Expenditure of
17	Funds for Other Purposes.—No fiscal year 2001 Coop-
18	erative Threat Reduction funds may be obligated or ex-
19	pended for a purpose other than a purpose listed in para-
20	graphs (1) through (10) of subsection (a) until 30 days after
21	the date that the Secretary of Defense submits to Congress
22	a report on the purpose for which the funds will be obligated
23	or expended and the amount of funds to be obligated or ex-
24	pended. Nothing in the preceding sentence shall be construed
25	as authorizing the obligation or expenditure of fiscal year

- 1 2001 Cooperative Threat Reduction funds for a purpose for
- 2 which the obligation or expenditure of such funds is specifi-
- 3 cally prohibited under this title or any other provision of
- 4 *law*.
- 5 (c) Limited Authority To Vary Individual
- 6 Amounts.—(1) Subject to paragraphs (2) and (3), in any
- 7 case in which the Secretary of Defense determines that it
- 8 is necessary to do so in the national interest, the Secretary
- 9 may obligate amounts appropriated for fiscal year 2001 for
- 10 a purpose listed in any of the paragraphs in subsection (a)
- 11 in excess of the amount specifically authorized for such pur-
- 12 pose.
- 13 (2) An obligation of funds for a purpose stated in any
- 14 of the paragraphs in subsection (a) in excess of the specific
- 15 amount authorized for such purpose may be made using
- 16 the authority provided in paragraph (1) only after—
- 17 (A) the Secretary submits to Congress notifica-
- 18 tion of the intent to do so together with a complete
- 19 discussion of the justification for doing so; and
- 20 (B) 15 days have elapsed following the date of
- 21 the notification.
- 22 (3) The Secretary may not, under the authority pro-
- 23 vided in paragraph (1), obligate amounts for the purposes
- 24 stated in any of paragraphs (4), (5), (7), (9), or (10) of

1	subsection (a) in excess of 115 percent of the amount specifi-
2	cally authorized for such purposes.
3	SEC. 1303. PROHIBITION ON USE OF FUNDS FOR ELIMI-
4	NATION OF CONVENTIONAL WEAPONS.
5	No fiscal year 2001 Cooperative Threat Reduction
6	funds, and no funds appropriated for Cooperative Threat
7	Reduction programs for any other fiscal year, may be obli-
8	gated or expended for elimination of conventional weapons
9	or the delivery vehicles primarily intended to deliver such
10	weapons.
11	SEC. 1304. LIMITATIONS ON USE OF FUNDS FOR FISSILE
12	MATERIAL STORAGE FACILITY.
13	(a) Limitations.—No fiscal year 2001 Cooperative
14	Threat Reduction funds may be used—
15	(1) for construction of a second wing for the stor-
16	age facility for Russian fissile material referred to in
17	section $1302(a)(5)$; or
18	(2) for design or planning with respect to such
19	facility until 15 days after the date that the Secretary
20	of Defense submits to Congress notification that Rus-
21	sia and the United States have signed a verifiable
22	written transparency agreement that ensures that ma-
23	terial stored at the facility is of weapons origin.
24	(b) Establishment of Funding Cap For First
25	Wing of Storage Facility.—Out of funds authorized to

be appropriated for Cooperative Threat Reduction programs for fiscal year 2001 or any other fiscal year, not more than \$412,600,000 may be used for planning, design, or construction of the first wing for the storage facility for		
more than \$412,600,000 may be used for planning, design,		
or construction of the first using for the storage facility for		
or construction of the first wing for the storage facility for		
Russian fissile material referred to in section 1302(a)(5).		
SEC. 1305. LIMITATION ON USE OF FUNDS UNTIL SUBMIS-		
SION OF MULTIYEAR PLAN.		
Not more than ten percent of fiscal year 2001 Coopera-		
tive Threat Reduction funds may be obligated or expended		
until the Secretary of Defense submits to Congress an up-		
dated version of the multiyear plan for fiscal year 2001 re-		
quired to be submitted under section 1205 of the National		
Defense Authorization Act for Fiscal Year 1995 (Public		
Law 103–337; 22 U.S.C. 5952 note).		
SEC. 1306. RUSSIAN NONSTRATEGIC NUCLEAR ARMS.		
(a) Reporting Requirement.—(1) Not later than		
October 1, 2000, the Secretary of Defense shall submit to		
Congress a report on the following regarding Russia's arse-		
nal of tactical nuclear warheads:		
(A) Estimates regarding current types, numbers,		
yields, viability, locations, and deployment status of		
the warheads.		

(B) An assessment of the strategic relevance of

 $the\ warheads.$

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1	(C) An assessment of the current and projected
2	threat of theft, sale, or unauthorized use of the war-
3	heads.
4	(D) A summary of past, current, and planned
5	United States efforts to work cooperatively with Rus-
6	sia to account for, secure, and reduce Russia's stock-
7	pile of tactical nuclear warheads and associated fissile
8	material.
9	(2) The Secretary of Defense shall include in the report
10	described in paragraph (1) the views on the report provided
11	under subsection (b).
12	(b) Views of the Director of Central Intel-
13	LIGENCE.—The Director of Central Intelligence shall sub-
14	mit to the Secretary of Defense, for inclusion as an appen-
15	dix in the report described in subsection (a), the Director's
16	views on the matters described in that subsection regarding
17	Russia's tactical nuclear weapons.
18	SEC. 1307. LIMITATION ON USE OF FUNDS TO SUPPORT
19	WARHEAD DISMANTLEMENT PROCESSING.
20	No fiscal year 2001 Cooperative Threat Reduction
21	funds may be used for activities to support warhead dis-
22	mantlement processing in Russia until 15 days after the

24 fication that the United States has reached an agreement25 with Russia, which shall provide for appropriate trans-

23 date that the Secretary of Defense submits to Congress noti-

I	parency	measures,	regarding	assistance	by	the	United

- 2 States with respect to such processing.
- 3 SEC. 1308. AGREEMENT ON NUCLEAR WEAPONS STORAGE
- 4 SITES.
- 5 The Secretary of Defense shall seek to enter into an
- 6 agreement with Russia regarding procedures to allow the
- 7 United States appropriate access to nuclear weapons stor-
- 8 age sites for which assistance under Cooperative Threat Re-
- 9 duction programs is provided.
- 10 SEC. 1309. PROHIBITION ON USE OF FUNDS FOR CON-
- 11 STRUCTION OF FOSSIL FUEL ENERGY
- 12 PLANTS.
- No fiscal year 2001 Cooperative Threat Reduction
- 14 funds, and no funds appropriated for Cooperative Threat
- 15 Reduction programs for any other fiscal year, may be used
- 16 for the construction of a fossil fuel energy plant.
- 17 SEC. 1310. AUDITS OF COOPERATIVE THREAT REDUCTION
- 18 **PROGRAMS**.
- 19 (a) Report on Audits.—Not later than March 31,
- 20 2001, the Comptroller General shall submit to Congress a
- 21 report examining the procedures and mechanisms with re-
- 22 spect to audits by the Department of Defense of the use of
- 23 funds for Cooperative Threat Reduction programs. The re-
- 24 port shall examine the following:

1	(1) Whether the audits being conducted by the
2	Department of Defense are producing necessary infor-
3	mation regarding whether assistance under such pro-
4	grams, including equipment provided and services
5	furnished, is being used as intended.
6	(2) Whether the audit procedures of the Depart-
7	ment of Defense are adequate, including whether ran-
8	dom samplings are used.
9	(b) Extension For Comptroller General Assess-
10	MENT.—Section 1206(c) of the National Defense Authoriza-
11	tion Act for Fiscal Year 1996 (Public Law 104–106; 110
12	Stat. 471) is amended by striking "30 days" and inserting
13	"90 days".
14	SEC. 1311. LIMITATION ON USE OF FUNDS FOR PREVEN-
15	TION OF BIOLOGICAL WEAPONS PROLIFERA-
16	TION IN RUSSIA.
17	No fiscal year 2001 Cooperative Threat Reduction
18	funds, and no funds appropriated for Cooperative Threat
19	
	Reduction programs for any other fiscal year, may be obli-
20	Reduction programs for any other fiscal year, may be obligated or expended for prevention of proliferation of biologi-
21	gated or expended for prevention of proliferation of biologi-
21 22	gated or expended for prevention of proliferation of biologi- cal weapons in Russia until the President submits to Con-

1 TITLE XIV—COMMISSION TO AS-

- 2 SESS THE THREAT TO THE
- 3 UNITED STATES FROM ELEC-
- 4 TROMAGNETIC PULSE (EMP)
- 5 **ATTACK**
- 6 SEC. 1401. ESTABLISHMENT OF COMMISSION.
- 7 (a) Establishment.—There is hereby established a
- 8 commission to be known as the "Commission to Assess the
- 9 Threat to the United States from Electromagnetic Pulse At-
- 10 tack" (hereinafter in this title referred to as the "Commis-
- 11 *sion*").
- 12 (b) Composition.—The Commission shall be composed
- 13 of nine members. Seven of the members shall be appointed
- 14 by the Secretary of Defense and two of the members shall
- 15 be appointed by the Director of the Federal Emergency
- 16 Management Agency. In selecting individuals for appoint-
- 17 ment to the Commission, the Secretary of Defense shall con-
- 18 sult with the chairmen and ranking minority members of
- 19 the Committees on Armed Services of the Senate and House
- 20 of Representatives.
- 21 (c) QUALIFICATIONS.—Members of the Commission
- 22 shall be appointed from among private United States citi-
- 23 zens with knowledge and expertise in the scientific, tech-
- 24 nical, and military aspects of electromagnetic pulse (herein-
- 25 after referred to as "EMP") effects resulting from the deto-

- 1 nation of a nuclear weapon or weapons at high altitude,
- 2 sometimes referred to as high-altitude electromagnetic pulse
- 3 effects (HEMP).
- 4 (d) Chairman of Commission.—The Secretary of De-
- 5 fense shall designate one of the members of the Commission
- 6 to serve as chairman of the Commission.
- 7 (e) Period of Appointment; Vacancies.—Members
- 8 shall be appointed for the life of the Commission. Any va-
- 9 cancy in the Commission shall be filled in the same manner
- 10 as the original appointment.
- 11 (f) Security Clearances.—All members of the Com-
- 12 mission shall hold appropriate security clearances.
- 13 (g) Initial Organization Requirements.—All ap-
- 14 pointments to the Commission shall be made not later than
- 15 45 days after the date of the enactment of this Act. The
- 16 Commission shall convene its first meeting not later than
- 17 30 days after the date as of which all members of the Com-
- 18 mission have been appointed.
- 19 SEC. 1402. DUTIES OF COMMISSION.
- 20 (a) Review of EMP Threat.—The Commission shall
- 21 *assess*—
- 22 (1) the nature and magnitude of potential high-
- 23 altitude EMP threats to the United States from Rus-
- sia, China, North Korea, and other potentially hostile
- 25 states or non-state actors that have or could acquire

1	nuclear weapons and ballistic missiles enabling them
2	to perform a high-altitude EMP attack against the
3	United States within the next 15 years;

- (2) the vulnerability of United States military and especially civilian systems to an EMP attack, giving special attention to vulnerability of the civilian infrastructure as a matter of emergency preparedness; and
 - (3) the capability of the United States to repair and recover from damage inflicted on United States military and civilian systems by an EMP attack.
- 12 (4) the feasibility and cost of hardening select 13 military and civilian systems against EMP attack.
- 14 (b) RECOMMENDATION.—The Commission shall rec-15 ommend steps that can be taken by the United States to 16 better protect its military and civilian systems from EMP 17 attack.
- 18 (c) Cooperation From Government Officials.—
 19 In carrying out its duties, the Commission should receive
 20 the full and timely cooperation of the Secretary of Defense,
 21 the Director of the Federal Emergency Management Agency,
 22 and any other United States Government official serving
 23 in the Department of Defense or Armed Forces in providing
 24 the Commission with analyses, briefings, and other infor-

mation necessary for the fulfillment of its responsibilities.

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1 SEC. 1403. REPORT.

- 2 The Commission shall, not later than one year after
- 3 the date of its first meeting, submit to Congress, the Sec-
- 4 retary of Defense, and the Director of the Federal Emer-
- 5 gency Management Agency a report on the Commission's
- 6 findings and conclusions.

7 SEC. 1404. POWERS.

- 8 (a) Hearings.—The Commission or, at its direction,
- 9 any panel or member of the Commission, may, for the pur-
- 10 pose of carrying out the provisions of this title, hold hear-
- 11 ings, take testimony, receive evidence, and administer oaths
- 12 to the extent that the Commission or any panel or member
- 13 considers advisable.
- 14 (b) Information.—The Commission may secure di-
- 15 rectly from the Department of Defense, the Central Intel-
- 16 ligence Agency, and any other Federal department or agen-
- 17 cy information that the Commission considers necessary to
- 18 enable the Commission to carry out its responsibilities
- 19 under this title.

20 SEC. 1405. COMMISSION PROCEDURES.

- 21 (a) Meetings.—The Commission shall meet at the
- 22 call of the Chairman.
- 23 (b) Quorum.—(1) Five members of the Commission
- 24 shall constitute a quorum other than for the purpose of hold-
- 25 ing hearings.

- 1 (2) The Commission shall act by resolution agreed to
- 2 by a majority of the members of the Commission.
- 3 (c) Commission.—The Commission may establish
- 4 panels composed of less than full membership of the Com-
- 5 mission for the purpose of carrying out the Commission's
- 6 duties. The actions of each such panel shall be subject to
- 7 the review and control of the Commission. Any findings and
- 8 determinations made by such a panel shall not be consid-
- 9 ered the findings and determinations of the Commission un-
- 10 less approved by the Commission.
- 11 (d) Authority of Individuals To Act for Commis-
- 12 Sion.—Any agent or member of the Commission may, if
- 13 authorized by the Commission, take any action which the
- 14 Commission is authorized to take under this title.
- 15 SEC. 1406. PERSONNEL MATTERS.
- 16 (a) Pay of Members.—Members of the Commission
- 17 shall serve without pay by reason of their work on the Com-
- 18 mission.
- 19 (b) Travel Expenses.—The members of the Commis-
- 20 sion shall be allowed travel expenses, including per diem
- 21 in lieu of subsistence, at rates authorized for employees of
- 22 agencies under subchapter I of chapter 57 of title 5, United
- 23 States Code, while away from their homes or regular places
- 24 of business in the performance of services for the Commis-
- 25 *sion*.

- 1 (c) Staff.—(1) The chairman of the Commission
- 2 may, without regard to the provisions of title 5, United
- 3 States Code, governing appointments in the competitive
- 4 service, appoint a staff director and such additional per-
- 5 sonnel as may be necessary to enable the Commission to
- 6 perform its duties. The appointment of a staff director shall
- 7 be subject to the approval of the Commission.
- 8 (2) The chairman of the Commission may fix the pay
- 9 of the staff director and other personnel without regard to
- 10 the provisions of chapter 51 and subchapter III of chapter
- 11 53 of title 5, United States Code, relating to classification
- 12 of positions and General Schedule pay rates, except that
- 13 the rate of pay fixed under this paragraph for the staff di-
- 14 rector may not exceed the rate payable for level V of the
- 15 Executive Schedule under section 5316 of such title and the
- 16 rate of pay for other personnel may not exceed the max-
- 17 imum rate payable for grade GS-15 of the General Sched-
- 18 *ule*.
- 19 (d) Detail of Government Employees.—Upon re-
- 20 quest of the chairman of the Commission, the head of any
- 21 Federal department or agency may detail, on a non-
- 22 reimbursable basis, any personnel of that department or
- 23 agency to the Commission to assist it in carrying out its
- 24 duties.

- 1 (e) Procurement of Temporary and Intermit-
- 2 TENT SERVICES.—The chairman of the Commission may
- 3 procure temporary and intermittent services under section
- 4 3109(b) of title 5, United States Code, at rates for individ-
- 5 uals which do not exceed the daily equivalent of the annual
- 6 rate of basic pay payable for level V of the Executive Sched-
- 7 ule under section 5316 of such title.
- 8 SEC. 1407. MISCELLANEOUS ADMINISTRATIVE PROVISIONS.
- 9 (a) Postal and Printing Services.—The Commis-
- 10 sion may use the United States mails and obtain printing
- 11 and binding services in the same manner and under the
- 12 same conditions as other departments and agencies of the
- 13 Federal Government.
- 14 (b) Miscellaneous Administrative and Support
- 15 Services.—The Secretary of Defense shall furnish he Com-
- 16 mission, on a reimbursable basis, any administrative and
- 17 support services requested by the Commission.
- 18 **SEC. 1408. FUNDING.**
- 19 Funds for activities of the Commission shall be pro-
- 20 vided from amounts appropriated for the Department of
- 21 Defense for operation and maintenance for Defense-wide ac-
- 22 tivities for fiscal year 2001. Upon receipt of a written cer-
- 23 tification from the Chairman of the Commission specifying
- 24 the funds required for the activities of the Commission, the
- 25 Secretary of Defense shall promptly disburse to the Commis-

- 1 sion, from such amounts, the funds required by the Commis-
- 2 sion as stated in such certification.
- 3 SEC. 1409. TERMINATION OF THE COMMISSION.
- 4 The Commission shall terminate 60 days after the date
- 5 of the submission of its report under section 1403.—
- 6 TITLE XV—PROVISIONS REGARD-
- 7 ING VIEQUES ISLAND, PUER-
- 8 TO RICO
- 9 SEC. 1501. CONDITIONS ON DISPOSAL OF NAVAL AMMUNI-
- 10 TION SUPPORT DETACHMENT, VIEQUES IS-
- 11 *LAND*.
- 12 (a) Inclusion in Excess Property Report.—The
- 13 Secretary of the Navy may not include any portion of the
- 14 Naval Ammunition Support detachment on the western end
- 15 of Vieques Island, Puerto Rico, in a report of excess real
- 16 property required to be prepared pursuant to section
- 17 2662(a) of title 10, United States Code, unless and until
- 18 the President certifies to the Congress that military train-
- 19 ing operations on Vieques Island utilizing the full range
- 20 of live ordnance in use prior to April 19, 1999, have been
- 21 resumed without interference.
- 22 (b) Management as Conservation Zone.—If, con-
- 23 sistent with subsection (a), any portion of the Naval Ammu-
- 24 nition Support detachment on the western end of Vieques
- 25 Island is declared to be excess to the needs of the Armed

- 1 Forces, any conveyance of the property covered by the dec-
- 2 laration shall be subject to the irrevocable condition that
- 3 the recipient of the property (and any successor in interest)
- 4 manage all lands included in the conveyance as a conserva-
- 5 tion zone.
- 6 (c) Retention of Radar and Telecommunications
- 7 Facilities.—The following real property within the Naval
- 8 Ammunition Support detachment on Vieques Island may
- 9 not be transferred or conveyed from the jurisdiction of the
- 10 Navy unless the transfer or conveyance is specifically au-
- 11 thorized by a law enacted after the date of the enactment
- 12 *of this Act:*
- 13 (1) The approximately 100 acres at the installa-
- tion containing the Relocatable Over-The-Horizon
- 15 Radar and the Mt. Pirata telecommunications facili-
- 16 ties.
- 17 (2) Such other property at the installation that
- 18 the Secretary of the Navy designates as necessary to
- 19 provide access and utilities to the property described
- in paragraph (1), to ensure the security of the prop-
- 21 erty, or to effectively maintain and operate the prop-
- 22 *erty*.

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1	SEC. 1502. RETENTION OF EASTERN PORTION OF VIEQUES
2	ISLAND.
3	The Secretary of the Navy may not declare any lands
4	within the Eastern Maneuver Area or the Atlantic Fleet
5	Weapons Training Facility, including the Live Impact
6	Area, on Vieques Island, Puerto Rico, to be excess to the
7	needs of the Armed Forces, or transfer or convey any such
8	lands from the jurisdiction of the Navy.
9	SEC. 1503. LIMITATIONS ON MILITARY USE OF VIEQUES IS-
10	LAND.
11	(a) Advance Notice of Major Training.—Not less
12	than 15 days before the Armed Forces commences any major
13	training exercise on Vieques Island, Puerto Rico, the Sec-
14	retary of the Navy shall notify the Government of Puerto
15	Rico, through its Secretary of State, of the exercise in the
16	manner provided in the 1983 memorandum of under-
17	standing between the United States and the Government of
18	Puerto Rico. The Secretary of the Navy shall define what
19	constitutes a major training exercise for purposes of this
20	section.
21	(b) Maximum Training Days.—Armed Forces train-
22	ing on Vieques Island involving the use of explosive ord-
23	nance may not exceed 90 days per calendar year. An addi-
24	tional 90 days per calendar year of training may occur

25 if the training is limited to the use of nonexplosive ord-

 $26\ \ nance,\,including\,spotting\,devices.$

- 1 (c) Safety and Noise.—(1) The Secretary of the
- 2 Navy shall ensure that procedures are implemented for
- 3 Navy training on Vieques Island designed to ensure the
- 4 safety of civilians on the island.
- 5 (2) The Secretary of the Navy shall require that naval
- 6 vessels involved in such training be positioned in such a
- 7 manner so as to reduce noise levels in civilian areas of the
- 8 island whenever possible.
- 9 (d) Advisory Committee.—(1) The Secretary of the
- 10 Navy shall establish an advisory committee to review and
- 11 comment on the operations and policies relating to military
- 12 training activities on and around Vieques Island. The com-
- 13 mittee shall be advisory in nature and shall meet not less
- 14 than quarterly. Members of the advisory committee shall not
- 15 receive additional compensation on account of their service
- 16 on the committee.
- 17 (2) The Committee shall consist of three members ap-
- 18 pointed by the Governor of Puerto Rico, three members ap-
- 19 pointed by the Mayor of the Municipality of Vieques, and
- 20 three members appointed by the Secretary of the Navy. Not
- 21 less than two of the members shall be permanent residents
- 22 of Vieques Island and not less than two shall be commis-
- 23 sioned officers of the Navy or Marines Corps who have expe-
- 24 rience in combined training requirements.

- 1 (3) The committee shall be jointly chaired by one of
- 2 the members appointed by the Governor of Puerto Rico, to
- 3 be designated by the Governor, and one of the officers ap-
- 4 pointed by the Secretary of the Navy, to be designated by
- 5 the Secretary.
- 6 (e) National Security Waiver.—The Secretary of
- 7 Defense may temporarily waive the applicability of sub-
- 8 section (a), (b), or (c) if the Secretary notifies Congress and
- 9 the Governor of Puerto Rico that compliance with the re-
- 10 quirements of such subsection would adversely affect na-
- 11 tional security. The Secretary shall include in the notifica-
- 12 tion an estimate of the duration of the waiver.
- 13 SEC. 1504. ECONOMIC ASSISTANCE FOR RESIDENTS OF
- 14 **VIEQUES ISLAND.**
- 15 (a) Assistance Authorized.—Subject to subsections
- 16 (b) and (c), of the amounts appropriated pursuant to the
- 17 2000 Emergency Supplemental Appropriations Act referred
- 18 to in section 1003, \$40,000,000 shall be available to the Sec-
- 19 retary of Defense to provide assistance to the residents of
- 20 Vieques Island, Puerto Rico, in such manner and for such
- 21 purposes as the Secretary considers appropriate.
- 22 (b) Assistance for Certain Purpose Prohib-
- 23 ITED.—Amounts available under subsection (a) may not be
- 24 used to conduct a referendum among the residents of

- 1 Vieques Island regarding the further use of the island for
- 2 military training programs.
- 3 (c) Conditions on Availability of Assistance.—
- 4 The amounts available under subsection (a) may not be
- 5 transferred, obligated, or expended unless and until the
- 6 President certifies to the Congress that military training
- 7 operations on Vieques Island utilizing the full range of live
- 8 ordnance in use prior to April 19, 1999, have been resumed
- 9 without interference.
- 10 (d) Transfer Authority.—The Secretary of Defense
- 11 may expend amounts available under subsection (a) di-
- 12 rectly or by appropriate transfer for the provision of assist-
- 13 ance to the residents of Vieques Island. The transfer author-
- 14 ity provided under this subsection is in addition to any
- 15 other transfer authority available to the Department of De-
- 16 fense.
- 17 **DIVISION B**—**MILITARY CON**-
- 18 **STRUCTION AUTHORIZA-**
- 19 **TIONS**
- 20 SEC. 2001. SHORT TITLE.
- 21 This division may be cited as the "Military Construc-
- 22 tion Authorization Act for Fiscal Year 2001".

TITLE XXI—ARMY

- 2 SEC. 2101. AUTHORIZED ARMY CONSTRUCTION AND LAND
- 3 **ACQUISITION PROJECTS.**

1

- 4 (a) Inside the United States.—Using amounts ap-
- 5 propriated pursuant to the authorization of appropriations
- 6 in section 2104(a)(1), the Secretary of the Army may ac-
- 7 quire real property and carry out military construction
- 8 projects for the installations and locations inside the United
- 9 States, and in the amounts, set forth in the following table:

Army: Inside the United States

State	Installation or location	Amount
Alabama	Redstone Arsenal	\$28,500,000
	Fort Rucker	\$5,600,000
Alaska	Fort Richardson	\$3,000,000
Arizona	Fort Huachuca	\$8,600,000
Arkansas	Pine Bluff Arsenal	\$2,750,000
California	Fort Irwin	\$31,000,000
	Presidio, Monterey	\$4,600,000
Georgia	Fort Benning	\$15,800,000
	Fort Gordon	\$2,600,000
Hawaii	Wheeler Army Air Field	\$43,800,000
Kansas	Fort Riley	\$5,600,000
Maryland	Aberdeen Proving Ground	\$8,900,000
Missouri	Fort Leonard Wood	\$65,400,000
New Jersey	Picatinny Arsenal	\$5,600,000
New Mexico	White Sands Missile Range	\$9,000,000
New York	Fort Drum	\$18,000,000
North Carolina	Fort Bragg	\$222,200,000
	Sunny Point Army Terminal	\$2,300,000
Ohio	Columbus	\$1,832,000
Pennsylvania	Carlisle Barracks	\$10,500,000
	New Cumberland Army Depot	\$3,700,000
Texas	Fort Bliss	\$26,000,000
	Fort Hood	\$36,492,000
	Red River Army Depot	\$800,000
	Total:	\$562,574,000

- 10 (b) Outside the United States.—Using amounts
- 11 appropriated pursuant to the authorization of appropria-
- 12 tions in section 2104(a)(2), the Secretary of the Army may
- 13 acquire real property and carry out military construction

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

Army: Outside the United States

Country	Installation or location	Amount
Germany	Area Support Group, Bamberg	\$11,650,000
	Area Support Group, Darmstadt	\$11,300,000
	Kaiserslautern	\$3,400,000
	Mannheim	\$4,050,000
Korea	Camp Carroll	\$10,000,000
	Camp Hovey	\$4,200,000
	Camp Humphreys	\$14,200,000
	Camp Page	\$19,500,000
Kwajalein	Kwajalein Atoll	\$18,000,000
	Total:	\$96,300,000

- 3 (c) Unspecified Worldwide.—Using amounts ap-
- 4 propriated pursuant to the authorization of appropriations
- 5 in section 2104(a)(3), the Secretary of the Army may ac-
- 6 quire real property and carry out military construction
- 7 projects for the installation and location, and in the
- 8 amount, set forth in the following table:

Army: Unspecified Worldwide

Location	Installation	Amount
Unspecified Worldwide	Classified Location	\$11,500,000

9 SEC. 2102. FAMILY HOUSING.

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

362 **Army: Family Housing**

State or County	Installation or loca- tion	Purpose	Amount
Arizona Hawaii Kentucky Maryland North Carolina South Carolina Texas Korea Virginia	Fort Huachuca	110 Units	\$16,224,000 \$15,500,000 \$15,800,000 \$5,600,000 \$22,000,000 \$250,000 \$10,200,000 \$21,800,000 \$5,500,000
, rogerea	Fort Lee	52 Units	\$8,600,000

- 1 (b) Planning and Design.—Using amounts appro-
- 2 priated pursuant to the authorization of appropriations in
- 3 section 2104(a)(6)(A), the Secretary of the Army may carry
- 4 out architectural and engineering services and construction
- 5 design activities with respect to the construction or im-
- 6 provement of family housing units in an amount not to
- 7 exceed \$6,542,000.
- 8 SEC. 2103. IMPROVEMENTS TO MILITARY FAMILY HOUSING
- 9 *UNITS*.
- 10 Subject to section 2825 of title 10, United States Code,
- 11 and using amounts appropriated pursuant to the author-
- 12 ization of appropriations in section 2104(a)(6)(A), the Sec-
- 13 retary of the Army may improve existing military family
- 14 housing units in an amount not to exceed \$72,440,000.
- 15 SEC. 2104. AUTHORIZATION OF APPROPRIATIONS, ARMY.
- 16 (a) In General.—Funds are hereby authorized to be
- 17 appropriated for fiscal years beginning after September 30,
- 18 2000, for military construction, land acquisition, and mili-

1	tary family housing functions of the Department of the
2	Army in the total amount of \$1,824,640,000, as follows:
3	(1) For military construction projects inside the
4	United States authorized by section 2101(a),
5	\$385,974,000.
6	(2) For military construction projects outside the
7	United States authorized by section 2101(b),
8	\$96,300,000.
9	(3) For military construction projects at unspec-
10	ified worldwide locations authorized by section
11	2101(c), \$11,500,000.
12	(4) For unspecified minor construction projects
13	authorized by section 2805 of title 10, United States
14	Code, \$17,000,000.
15	(5) For architectural and engineering services
16	and construction design under section 2807 of title
17	10, United States Code, \$105,861,000.
18	(6) For military family housing functions:
19	(A) For construction and acquisition, plan-
20	ning and design, and improvement of military
21	family housing and facilities, \$200,456,000.
22	(B) For support of military family housing
23	(including the functions described in section
24	2833 of title 10, United States Code),
25	\$971,704,000.

- 1 (7) For the construction of phase 1C of a bar2 racks complex, Infantry Drive, Fort Riley, Kansas,
 3 authorized by section 2101(a) of the Military Con4 struction Act for Fiscal Year 1999 (division B of
 5 Public Law 105–261; 112 Stat. 2182), \$10,000,000.
 - (8) For the construction of a railhead facility, Fort Hood, Texas, authorized by section 2101(a) of the Military Construction Authorization Act for Fiscal Year 1999 (112 Stat. 2182), as amended by section 2105 of this Act, \$9,800,000.
 - (9) For the construction of a chemical defense qualification facility, Pine Bluff Arsenal, Arkansas, authorized by section 2101(a) of the Military Construction Authorization Act for Fiscal Year 2000 (division B of Public Law 106–65; 113 Stat. 825), \$92,000.
 - (10) For the construction of phase 1B of a barracks complex, Wilson Street, Schofield Barracks, Hawaii, authorized by section 2101(a) of the Military Construction Authorization Act for Fiscal Year 2000 (113 Stat. 825), \$22,400,000.
 - (11) For the construction of phase 2B of a barracks complex, Tagaytay Street, Fort Bragg, North Carolina, authorized by section 2101(a) of the Mili-

1	tary Construction Act for Fiscal Year 2000 (113 Stat.
2	825), \$3,108,000.
3	(12) For the construction of phase 2 of a tactical
4	equipment shop, Fort Sill, Oklahoma, authorized by
5	section 2101(a) of the Military Construction Act for
6	Fiscal Year 2000 (113 Stat. 825), \$10,991,000.
7	(b) Limitation on Total Cost of Construction
8	Projects.—Notwithstanding the cost variations author-
9	ized by section 2853 of title 10, United States Code, and
10	any other cost variations authorized by law, the total cost
11	of all projects carried out under section 2101 of this Act
12	may not exceed—
13	(1) the total amount authorized to be appro-
14	priated under paragraphs (1) and (2) of subsection
15	(a);
16	(2) \$22,600,000 (the balance of the amount au-
17	thorized under section 2101(a) for the construction of
18	a Basic Training Complex at Fort Leonard Wood,
19	Missouri);
20	(3) \$10,000,000 (the balance of the amount au-
21	thorized under section 2101(a) for construction of a
22	Multipurpose Digital Training Range at Fort Hood,
23	Texas);
24	(4) \$34,000,000 (the balance of the amount au-
25	thorized under section 2101(a) for construction of a

1	barracks complex, Longstreet Road Phase I at Fort
2	Bragg, North Carolina);
3	(5) \$104,000,000 (the balance of the amount au-
4	thorized under section 2101(a) for the construction of
5	a barracks complex, Bunter Road Phase I at Fort
6	Bragg, North Carolina); and
7	(6) \$6,000,000 (the balance of the amount au-
8	thorized under section 2101(a) for the construction of
9	a battle simulation center at Fort Drum, New York).
10	(c) Adjustment.—The total amount authorized to be
11	appropriated pursuant to paragraphs (1) through (12) of
12	subsection (a) is the sum of the amounts authorized to be
13	appropriated in such paragraphs, reduced by—
14	(1) \$635,000, which represents the combination
15	of savings resulting from adjustments to foreign cur-
16	rency exchange rates for military construction outside
17	the United States; and
18	(2) \$19,911,000 which represents the combina-
19	tion of savings resulting from adjustments to foreign
20	currency exchange rates for military family housing
21	construction and military family housing support
22	outside the United States.

1	SEC. 2105. MODIFICATION OF AUTHORITY TO CARRY OUT
2	CERTAIN FISCAL YEAR 1999 PROJECT.
3	(a) Modification.—The table in section 2101 of the
4	Military Construction Authorization Act for Fiscal Year
5	1999 (division B of Public Law 105–261; 112 Stat. 2182)
6	is amended—
7	(1) in the item relating to Fort Hood, Texas, by
8	striking "\$32,500,000" in the amount column and in-
9	serting "\$45,300,000"; and
10	(2) by striking the amount identified as the total
11	in the amount column and inserting "\$781,581,000".
12	(b) Conforming Amendments.—Section 2104(a) of
13	that Act (112 Stat. 2184) is amended—
14	(1) in the matter preceding paragraph (1), by
15	striking "\$2,098,713,000" and inserting
16	"\$2,111,513,000"; and
17	(2) in paragraph (1), by striking
18	"\$609,076,000" and inserting "\$622,581,000".
19	TITLE XXII—NAVY
20	SEC. 2201. AUTHORIZED NAVY CONSTRUCTION AND LAND
21	ACQUISITION PROJECTS.
22	(a) Inside the United States.—Using amounts ap-
23	propriated pursuant to the authorization of appropriations
24	in section 2204(a)(1), the Secretary of the Navy may ac-
25	quire real property and carry out military construction

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

Navy: Inside the United States

State	Installation or location	Amount
Arizona	Marine Corps Air Station, Yuma	\$8,200,000
211 02010U	Navy Detachment, Camp Navajo	\$8,200,000
California	Marine Corps Air-Ground Combat Center,	φ≈,340,000
Sweg or new	Twentynine Palms	\$23,870,000
	Marine Corps Air Station, Miramar	\$13,740,000
	Marine Corps Base, Camp Pendleton	\$8,100,000
	Marine Corps Logistics Base, Barstow	\$6,600,000
	Naval Air Station, Lemoore	\$10,760,000
	Naval Air Warfare Center Weapons Divi-	
	sion, Point Mugu	\$12,600,000
	Naval Aviation Depot, North Island	\$4,340,000
	Naval Facility, San Clemente Island	\$8,860,000
	Naval Postgraduate School, Monterey	\$5,280,000
	Naval Ship Weapons Systems Engineering	ļ.,
	Station, Port Hueneme	\$10,200,000
Commarking	Naval Station, San Diego	\$53,200,000
CONUS Various	Naval Submarine Base, New London	\$3,100,000
CONUS Various	CONUS Various	\$11,500,000
District of Columbia	Marine Corps Barracks Naval District, Washington	\$24,597,000 \$2,450,000
	Naval District, Washington	\$2,450,000 \$12,390,000
Florida	Ravat Research Laboratory, Washington Blount Island Command	\$12,390,000
= vv· vv·W	Naval Air Station, Jacksonville	\$1,400,000
	Naval Air Station, Vacksonvitte Naval Air Station, Whiting Field	\$5,130,000
	Naval Surface Warfare Center Wastal Sys-	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	tems Station, Panama City	\$1,000,000
	Naval Station, Mayport	\$6,830,000
	Naval Surface Warfare Center Detachment,	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	Ft. Lauderdale	\$3,570,000
Georgia	Marine Corps Logistics Base, Albany	\$1,100,000
	Navy Supply Corps School, Athens	\$2,950,000
TT	Trident Refit Facility, Kings Bay	\$5,200,000
Hawaii	Fleet Industrial Supply Center, Pearl	4.000
	Harbor	\$12,000,000
	Naval Undersea Weapons Station Detach-	\$0.400.000
	ment, Lualualei	\$2,100,000
	Marine Corps Air Station, Kaneohe Naval Station, Pearl Harbor	\$18,400,000 \$30,700,000
Illinois	Naval Station, Peart Harbor	\$30,700,000 \$124,800,000
Indiana	Naval Surface Warfare Center, Crane	\$124,800,000
Maine	Naval Surjace Warjare Center, Crane Naval Air Station, Brunswick	\$2,450,000
	Naval Shipyard, Portsmouth	\$4,960,000
Maryland	Naval Explosive Ordinance Disposal Tech-	. ,,.
······································	nology Center, Indian Head	\$6,430,000
	Naval Air Station, Patuxent River	\$8,240,000
Mississippi	Naval Air Station, Meridian	\$4,700,000
Nevada	Naval Air Station, Fallon	\$6,280,000
New Jersey	Naval Weapons Station, Earle	\$2,420,000
North Carolina	Marine Corps Air Station, Cherry Point	\$8,480,000
	Marine Corps Air Station, New River	\$3,400,000
	Marine Corps Base, Camp Lejeune	\$45,870,000
D 7 .	Naval Aviation Depot, Cherry Point	\$7,540,000
Pennsylvania	Naval Surface Warfare Center Shipyard	
	Systems Engineering Station, Philadel-	A
י די די די	phia	\$10,680,000
Rhode Island	Naval Undersea Warfare Center Division,	4
Sandle Co. 1	Newport	\$4,150,000
South Carolina	Marine Corps Air Station, Beaufort	\$3,140,000

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Navy: Inside the United States—Continued

State	Installation or location	Amount
	Marine Corps Recruit Depot, Parris Island	\$2,660,000
Texas	Naval Air Station, Corpus Christi	\$4,850,000
	Naval Air Station, Kingsville	\$2,670,000
	Naval Station, Ingleside	\$2,420,000
Virginia	AEGIS Combat Systems Center, Wallops	
	Island	\$3,300,000
	Marine Corps Combat Development Com-	
	mand, Quantico	\$8,590,000
	Naval Air Station, Norfolk	\$31,450,000
	Naval Air Station, Oceana	\$9,440,000
	Naval Amphibious Base, Little Creek	\$2,830,000
	Naval Shipyard, Norfolk, Portsmouth	\$16,100,000
	Naval Station, Norfolk	\$4,700,000
	Naval Surface Warfare Center, Dahlgren	\$11,300,000
Washington	Naval Shipyard, Bremerton, Puget Sound	\$100,670,000
	Strategic Weapons Facility Pacific, Brem-	
	erton	\$1,400,000
	Total:	\$770,807,000

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

Navy: Outside the United States

Country	Installation or location	Amount
BahrainGuam	Administrative Support Unit Naval Activities	\$19,400,000 \$1,000,000
Italy	Naval Air Station, Sigonella Naval Support Activity, Naples	\$32,969,000 \$15,000,000
Various Locations	Host Nation Infrastructure Support	\$142,000
	Total:	\$68,511,000

7 SEC. 2202. FAMILY HOUSING.

- 8 (a) Construction and Acquisition.—Using
- 9 amounts appropriated pursuant to the authorization of ap-
- 10 propriations in section 2204(a)(5)(A), the Secretary of the
- 11 Navy may construct or acquire family housing units (in-

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

Navy: Family Housing

State	Installation or loca- tion	Purpose	Amount
California	Marine Corps Air-		
	Ground Combat Cen- ter, Twentynine Palms	79 Units	\$13,923,000
	Naval Air Station, Lemoore	260 Units	\$47,871,000
Hawaii	Commander Naval Base, Pearl Harbor	112 Units	\$23,654,000
	Commander Naval Base, Pearl Harbor	62 Units	\$14,237,000
	Commander Naval Base, Pearl Harbor	98 Units	\$22,230,000
	Marine Corps Air Sta- tion, Kaneohe Bay	84 Units	\$21,910,000
Louisiana	Naval Air Station, New Orleans.	34 Units	\$5,000,000
Maine	Naval Air Station,	100 H.H.	#40 P20 000
Mississippi	Brunswick Naval Construction bat-	168 Units 157 Units	\$18,722,000 \$20,700,000
Washington	talion Center, Gulfport. Naval Air Station,		
	Whidbey Island	98 Units	\$16,873,000
		Total:	\$205,120,000

- 3 (b) Planning and Design.—Using amounts appro-
- 4 priated pursuant to the authorization of appropriations in
- 5 section 2204(a)(5)(A), the Secretary of the Navy may carry
- 6 out architectural and engineering services and construction
- 7 design activities with respect to the construction or im-
- 8 provement of military family housing units in an amount
- 9 not to exceed \$19,958,000.
- 10 SEC. 2203. IMPROVEMENTS TO MILITARY FAMILY HOUSING
- 11 UNITS.
- 12 Subject to section 2825 of title 10, United States Code,
- 13 and using amounts appropriated pursuant to the author-
- 14 ization of appropriations in section 2204(a)(5)(A), the Sec-

1	retary of the Navy may improve existing military family
2	housing units in an amount not to exceed \$192,147,000.
3	SEC. 2204. AUTHORIZATION OF APPROPRIATIONS, NAVY.
4	(a) In General.—Funds are hereby authorized to be
5	appropriated for fiscal years beginning after September 30,
6	2000, for military construction, land acquisition, and mili-
7	tary family housing functions of the Department of the
8	Navy in the total amount of \$2,187,673,000, as follows:
9	(1) For military construction projects inside the
10	United States authorized by section 2201(a),
11	\$718,627,000.
12	(2) For military construction projects outside the
13	United States authorized by section 2201(b),
14	\$68,511,000.
15	(3) For unspecified minor construction projects
16	authorized by section 2805 of title 10, United States
17	Code, \$7,659,000.
18	(4) For architectural and engineering services
19	and construction design under section 2807 of title
20	10, United States Code, \$67,502,000.
21	(5) For military family housing functions:
22	(A) For construction and acquisition, plan-
23	ning and design, and improvement of military
24	family housing and facilities, \$417,225,000.

1	(B) For support of military housing (in-
2	cluding functions described in section 2833 of
3	title 10, United States Code), \$882,638,000.
4	(6) For construction of a berthing wharf at
5	Naval Air Station, North Island, California, author-
6	ized by section 2201(a) of the Military Construction
7	Authorization Act for Fiscal Year 2000 (division B of
8	Public Law 106-65; 113 Stat. 828), \$12,800,000.
9	(7) For construction of the Commander-in-Chief
10	Headquarters, Pacific Command, Camp H.M. Smith,
11	Hawaii, authorized by section 2201(a) of the Military
12	Construction Authorization Act for Fiscal Year 2000,
13	\$35,600,000.
14	(b) Limitation on Total Cost of Construction
15	Projects.—Notwithstanding the cost variations author-
16	ized by section 2853 of title 10, United States Code, and
17	any other cost variation authorized by law, the total cost
18	of all projects carried out under section 2201 of this Act
19	may not exceed—
20	(1) the total amount authorized to be appro-
21	priated under paragraphs (1) and (2) of subsection
22	(a);
23	(2) \$17,500,000 (the balance of the amount au-
24	thorized under section 2201(a) for repair of a pier at
25	Naval Station, San Diego, California):

1	(3) \$24,460,000 (the balance of the amount au-	
2	thorized under section 2201(a) for replacement of a	
3	pier at Naval Ship Yard, Bremerton, Puget Sound,	
4	Washington); and	
5	(4) \$10,280,000 (the balance of the amount au-	
6	thorized under section 2201(a) for construction of an	
7	industrial skills center at Naval Shipyard, Brem-	
8	erton, Puget Sound, Washington).	
9	(c) Adjustments.—The total amount authorized to be	
10	appropriated pursuant to paragraphs (1) through (7) of	
11	subsection (a) is the sum of the amounts authorized to be	
12	appropriated in such paragraphs, reduced by—	
13	(1) \$2,889,000, which represents the combination	
14	of savings resulting from adjustments to foreign cur-	
15	rency exchange rates for military construction outside	
16	the United States; and	
17	(2) \$20,000,000, which represents the combina-	
18	tion of project savings in military construction result-	
19	ing from favorable bids, reduced overhead charges,	
20	and cancellations due to force structure changes.	

1	SEC. 2205. MODIFICATION OF AUTHORITY TO CARRY OUT
2	FISCAL YEAR 1997 PROJECT AT MARINE
3	CORPS COMBAT DEVELOPMENT COMMAND,
4	QUANTICO, VIRGINIA.
5	The Secretary of the Navy may carry out a military
6	construction project involving infrastructure development
7	at the Marine Corps Combat Development Command,
8	Quantico, Virginia, in the amount of \$8,900,000, using
9	amounts appropriated pursuant to the authorization of ap-
10	propriations in section 2204(a)(1) of the Military Construc-
11	tion Authorization Act for Fiscal Year 1997 (division B
12	of Public Law 104–201; 110 Stat. 2769) for a military con-
13	struction project involving a sanitary landfill at that in-
14	stallation, as authorized by section 2201(a) of that Act (110
15	Stat. 2767).
16	TITLE XXIII—AIR FORCE
17	SEC. 2301. AUTHORIZED AIR FORCE CONSTRUCTION AND
18	LAND ACQUISITION PROJECTS.
19	(a) Inside the United States.—Using amounts ap-
20	propriated pursuant to the authorization of appropriations
21	in section 2304(a)(1), the Secretary of the Air Force may
22	acquire real property and carry out military construction
23	projects for the installations and locations inside the United
24	States, and in the amounts, set forth in the following table:

375
Air Force: Inside the United States

State	Installation or location	Amount
Alabama	Maxwell Air Force Base	\$3,825,000
Alaska	Cape Romanzof	\$3,900,000
	Eielson Air Force Base	\$15,990,000
	Elmendorf Air Force Base	\$27,520,000
Arizona	Davis-Monthan Air Force Base	\$7,900,000
Arkansas	Little Rock Air Force Base	\$18,319,000
California	Beale Air Force Base	\$10,100,000
	Los Angeles Air Force Base	\$6,580,000
	Vandenberg Air Force Base	\$4,650,000
Colorado	Buckley Air National Guard Base	\$2,750,000
	Peterson Air Force Base	\$15,570,000
	Schriever Air Force Base	\$8,450,000
	United States Air Force Academy	\$18,960,000
CONUS Classified	Classified Location	\$1,810,000
District of Columbia	Bolling Air Force Base	\$4,520,000
Florida	Eglin Air Force Base	\$8,940,000
	Eglin Auxiliary Field 9	\$7,960,000
	Patrick Air Force Base	\$12,970,000
	Tyndall Air Force Base	\$31,495,000
Georgia	Fort Stewart/Hunter Army Air Field	\$4,920,000
	Moody Air Force Base	\$2,500,000
	Robins Air Force Base	\$11,762,000
Hawaii	Hickam Air Force Base	\$4,620,000
Idaho	Mountain Home Air Force Base	\$10,125,000
Illinois	Scott Air Force Base	\$3,830,000
Kansas	McConnell Air Force Base	\$9,764,000
Louisiana	Barksdale Air Force Base	\$6,390,000
Mississippi	Keesler Air Force Base	\$15,040,000
Missouri	Whiteman Air Force Base	\$12,050,000
Montana	Malmstrom Air Force Base	\$5,300,000
New Jersey	McGuire Air Force Base	\$29,772,000
North Carolina	Pope Air Force Base	\$24,570,000
	Seymour Johnson Air Force Base	\$7,141,000
North Dakota	Minot Air Force Base	\$3,151,000
Ohio	Wright-Patterson Air Force Base	\$37,508,000
Oklahoma	Altus Air Force Base	\$2,939,000
	Tinker Air Force Base	\$26,895,000
South Carolina	Charleston Air Force Base	\$12,789,000
	Shaw Air Force Base	\$8,102,000
Texas	Dyess Air Force Base	\$19,523,000
	Lackland Air Force Base	\$10,330,000
	Laughlin Air Force Base	\$11,973,000
	Sheppard Air Force Base	\$6,450,000
Utah	Hill Air Force Base	\$28,050,000
Virginia	Langley Air Force Base	\$19,650,000
Washington	Fairchild Air Force Base	\$7,926,000
	McChord Air Force Base	\$10,250,000
Wyoming	F.E. Warren Air Force Base	\$25,720,000
	Total:	\$591,249,000

- 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-

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

Air Force: Outside the United States

Country	Installation or location	Amount
Diego Garcia	Diego Garcia	\$5,475,000
Korea	Aviano Air Base Kunsan Air Base	\$8,000,000 \$6,400,000
Notea	Osan Air Base	\$21,948,000
Spain	Naval Station, Rota	\$5,052,000
Turkey	Incirlik Air Base	\$1,000,000
	Total:	\$47,875,000

4 SEC. 2302. FAMILY HOUSING.

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

Air Force: Family Housing

State	Installation or loca- tion	Purpose	Amount
California	Edwards Air Force Base Travis Air Force Base	57 Units 64 Units	\$9,870,000 \$9,870,000
District of Columbia Nevada	Bolling Air Force Base Nellis Air Force Base	136 Units	\$17,137,000 \$5,000,000
North Dakota	Cavalier Air Force Sta- tion	2 Units	\$443,000
	Minot Air Force Base	2 Units 134 Units	\$19,097,000
		Total:	\$61,417,000

- 12 (b) Planning and Design.—Using amounts appro-
- 13 priated pursuant to the authorization of appropriations in
- 14 section 2304(a)(5)(A), the Secretary of the Air Force may
- 15 carry out architectural and engineering services and con-

1	struction design activities with respect to the construction
2	or improvement of military family housing units in an
3	amount not to exceed \$12,760,000.
4	SEC. 2303. IMPROVEMENTS TO MILITARY FAMILY HOUSING
5	UNITS.
6	Subject to section 2825 of title 10, United States Code,
7	and using amounts appropriated pursuant to the author-
8	ization of appropriations in section 2304(a)(5)(A), the Sec-
9	retary of the Air Force may improve existing military fam-
10	ily housing units in an amount not to exceed \$174,046,000.
11	SEC. 2304. AUTHORIZATION OF APPROPRIATIONS, AIR
12	FORCE.
13	(a) In General.—Funds are hereby authorized to be
1314	(a) IN GENERAL.—Funds are hereby authorized to be appropriated for fiscal years beginning after September 30,
14	
14 15	appropriated for fiscal years beginning after September 30,
14 15	appropriated for fiscal years beginning after September 30, 2000, for military construction, land acquisition, and military family housing functions of the Department of the Air
141516	appropriated for fiscal years beginning after September 30, 2000, for military construction, land acquisition, and military family housing functions of the Department of the Air
14 15 16 17	appropriated for fiscal years beginning after September 30, 2000, for military construction, land acquisition, and military family housing functions of the Department of the Air Force in the total amount of \$1,766,136,000, as follows:
14 15 16 17 18	appropriated for fiscal years beginning after September 30, 2000, for military construction, land acquisition, and military family housing functions of the Department of the Air Force in the total amount of \$1,766,136,000, as follows: (1) For military construction projects inside the
14 15 16 17 18 19 20	appropriated for fiscal years beginning after September 30, 2000, for military construction, land acquisition, and military family housing functions of the Department of the Air Force in the total amount of \$1,766,136,000, as follows: (1) For military construction projects inside the United States authorized by section 2301(a),
14 15 16 17 18	appropriated for fiscal years beginning after September 30, 2000, for military construction, land acquisition, and military family housing functions of the Department of the Air Force in the total amount of \$1,766,136,000, as follows: (1) For military construction projects inside the United States authorized by section 2301(a), \$589,199,000.

1	(3) For unspecified minor construction projects
2	authorized by section 2805 of title 10, United States
3	Code, \$9,850,000.
4	(4) For architectural and engineering services
5	and construction design under section 2807 of title
6	10, United States Code, \$56,949,000.
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, \$248,223,000.
11	(B) For support of military family housing
12	(including functions described in section 2833 of
13	title 10, United States Code), \$826,271,000.
14	(b) Limitation on Total Cost of Construction
15	Projects.—Notwithstanding the cost variations author-
16	ized by section 2853 of title 10, United States Code, and
17	any other cost variation authorized by law, the total cost
18	of all projects carried out under section 2301 of this Act
19	may not exceed—
20	(1) the total amount authorized to be appro-
21	priated under paragraphs (1) and (2) of subsection
22	(a); and
23	(2) \$9,400,000 (the balance of the amount au-
24	thorized under section 2301(c) for the construction of

1	an air freight terminal and base supply complex at
2	McGuire Air Force Base, New Jersey).
3	(c) Adjustment.—The total amount authorized to be
4	appropriated pursuant to paragraphs (1) through (5) of
5	subsection (a) is the sum of the amounts authorized to be
6	appropriated in such paragraphs, reduced by \$12,231,000,
7	which represents the combination of savings resulting from
8	adjustments to foreign currency exchange rates for military
9	family housing construction and military family housing
10	support outside the United States.
11	TITLE XXIV—DEFENSE
12	AGENCIES
13	SEC. 2401. AUTHORIZED DEFENSE AGENCIES CONSTRUC-
14	TION AND LAND ACQUISITION PROJECTS.
15	(a) Inside the United States.—Using amounts ap-
16	propriated pursuant to the authorization of appropriations
17	in section 2402(a)(1), the Secretary of Defense may acquire

Defense Agencies: Inside the United States

18 real property and carry out military construction projects

19 for the installations and locations inside the United States,

20 and in the amounts, set forth in the following table:

Agency	Installation or location	Amount
Defense Education Activity	Camp Lejeune, North Carolina	\$5,914,000
	Laurel Bay, South Carolina	\$804,000
Defense Logistics Agency	Defense Distribution Supply Point	
	New Cumberland, Pennsylvania	\$17,700,000
	Defense Fuel Support Point, Cherry	
	Point, North Carolina	\$5,700,000
	Defense Fuel Support Point, MacDill	
	Air Force Base, Florida	\$16,956,000
	Defense Fuel Support Point, McCon-	
	nell Air Force Base, Kansas	\$11,000,000

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Defense Agencies: Inside the United States—Continued

Agency	Installation or location	Amount
	Defense Fuel Support Point, Naval Air Station, Fallon, Nevada	\$5,000,000
	Defense Fuel Support Point, North Island, California	\$5,900,000
	Naval Air Station, Virginia Defense Fuel Support Point, Patuxent	\$2,000,000
	River, Maryland Defense Fuel Support Point,	\$8,300,000
	Twentynine Palms, California Defense Supply Center, Richmond,	\$2,200,000
	Virginia	\$4,500,000
National Security Agency	Fort Meade, Maryland	\$4,228,000
Special Operations Command	Eglin Auxiliary Field 9, Florida	\$26,523,000
Special Speciations communic	Fleet Combat Training Center, Dam	φα 0,020,000
	Neck, Virginia	\$5,500,000
	Fort Bragg, North Carolina	\$8,600,000
	Fort Campbell, Kentucky	\$16,300,000
	Kodiak, Alaska	\$5,000,000
	Naval Air Station, North Island,	, , , , , , , , , , , , , , , , , , , ,
	California	\$1,350,000
	Naval Air Station, Oceana, Virginia	\$3,400,000
	Naval Amphibious Base, Coronado,	, , , , , , , , ,
	California	\$4,300,000
	Naval Amphibious Base, Little Creek,	, ,,
	Virginia	\$5,400,000
	Pearl Harbor, Hawaii	\$9,990,000
TRICARE Management Activ-	,	. , ,
ity	Edwards Air Force Base, California	\$17,900,000
	Marine Corps Base, Camp Pendleton,	
	California	\$14,150,000
	Eglin Air Force Base, Florida	\$37,600,000
	Fort Drum, New York	\$1,400,000
	Patrick Air Force Base, Florida	\$2,700,000
	Tyndall Air Force Base, Florida	\$7,700,000
	Total:	\$258,015,000

1 (b) Outside the United States.—Using amounts

- 2 appropriated pursuant to the authorization of appropria-
- 3 tions in section 2402(a)(2), the Secretary of Defense may
- 4 acquire real property and carry out military construction
- 5 projects for the installations and locations outside the
- 6 United States, and in the amounts, set forth in the following
- 7 table:

Defense Agencies: Outside the United States

Agency	Installation or location	Amount
Defense Education Activity	Hanau, Germany Hohenfels, Germany	\$1,026,000 \$13,774,000

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Defense Agencies: Outside the United States—Continued

Agency	Installation or location	Amount
	Royal Air Force, Feltwell, United Kingdom	\$1,287,000
	Royal Air Force, Lakenheath, United	. , ,
	Kingdom	\$3,086,000
	Schweinfurt, Germany	\$1,444,000
	Sigonella, Italy	\$971,000
	Wuerzburg, Germany	\$1,798,000
Defense Finance and Account-		
ing Service	Kleber Kaserne, Germany	\$7,500,000
Defense Logistics Agency	Defense Fuel Support Point, Andersen	
	Air Force Base, Guam	\$36,000,000
	Defense Fuel Support Point, Marine	
	Corps Air Station, Iwakuni, Japan	\$22,400,000
	Defense Fuel Support Point, Misawa	
	Air Base, Japan	\$26,400,000
	Defense Fuel Support Point, Royal	
	Air Force, Mildenhall, United	
	Kingdom	\$10,000,000
	Defense Fuel Support Point,	
	Sigonella, Italy	\$16,300,000
Defense Threat Reduction		
Agency	Darmstadt, Germany	\$2,450,000
Special Operations Command	Roosevelt Roads, Puerto Rico	\$1,241,000
-	Taegu, Korea	\$1,450,000
TRICARE Management Agen-		4
cy	Kitzingen, Germany	\$1,400,000
	Wiesbaden Air Base, Germany	\$7,187,000
	Total:	\$155,714,000

- 1 (c) Unspecified Worldwide.—Using amounts ap-
- 2 propriated pursuant to the authorization of appropriations
- 3 in section 2402(a)(3), the Secretary of Defense may acquire
- 4 real property and carry out military construction projects
- 5 for the installations and locations, and in the amounts, set
- 6 forth in the following table:

Defense Agencies: Unspecified Worldwide

Location	Installation	Amount
Unspecified Worldwide	Unspecified Worldwide	\$451,135,000

7 SEC. 2402. AUTHORIZATION OF APPROPRIATIONS, DEFENSE

- 8 AGENCIES.
- 9 (a) In General.—Funds are hereby authorized to be
- 10 appropriated for fiscal years beginning after September 30,

1 2000, for military construction, land acquisition, and mili-

2	$tary\ family\ housing\ functions\ of\ the\ Department\ of\ Defense$
3	(other than the military departments), in the total amount
4	of \$2,034,759,000, as follows:
5	(1) For military construction projects inside the
6	United States authorized by section 2401(a),
7	\$262,415,000.
8	(2) For military construction projects outside the
9	United States authorized by section 2401(b),
10	\$155,714,000.
11	(3) For the military construction projects at un-
12	specified worldwide locations authorized by section
13	2401(c), \$85,095,000.
14	(4) For unspecified minor construction projects
15	under section 2805 of title 10, United States Code,
16	\$17,390,000.
17	(5) For contingency construction projects of the
18	Secretary of Defense under section 2804 of title 10,
19	United States Code, \$10,000,000.
20	(6) For architectural and engineering services
21	and construction design under section 2807 of title
22	10, United States Code, \$75,705,000.
23	(7) For base closure and realignment activities
24	as authorized by the Defense Base Closure and Re-

- alignment Act of 1990 (part A of title XXIX of Public
 Law 101–510; 10 U.S.C. 2687 note), \$1,174,369,000.
 - (8) For military family housing functions, for support of military housing (including functions described in section 2833 of title 10, United States Code), \$44,886,000 of which not more than \$38,478,000 may be obligated or expended for the leasing of military family housing units worldwide.
 - (9) For the construction of an ammunition demilitarization facility, Pine Bluff Arsenal, Arkansas, authorized by section 2401(a) of the Military Construction Authorization Act for Fiscal Year 1995 (division B of Public Law 103–337; 108 Stat. 3040), as amended by section 2407 of the Military Construction Authorization Act for Fiscal Year 1996 (division B of Public Law 104–106; 110 Stat. 539), section 2408 of the Military Construction Authorization Act for Fiscal Year 1998 (division B of Public Law 105–85; 111 Stat. 1982), and section 2406 of the Military Construction Authorization Act for Fiscal Year 1999 (division B of Public Law 105–261; 112 Stat. 2197), \$43,600,000.
 - (10) For the construction of phase 6 of an ammunition demilitarization facility, Umatilla Army Depot, Oregon, authorized by section 2401(a) 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
- 2406 of the Military Construction Authorization Act
 for Fiscal Year 1999, \$9,400,000.
 (11) For the construction of phase 2 of an am
 - munition demilitarization facility, Pueblo Army
 Depot, Colorado, authorized by section 2401(a) of the
 Military Construction Authorization Act for Fiscal
 Year 1997 (division B of Public Law 104–201; 110
 Stat. 2775), as amended by section 2406 of the Military Construction Authorization Act for Fiscal Year
 2000 (division B of Public Law 106–65; 113 Stat.
 839), \$10,700,000.
 - (12) For the construction of phase 3 of an ammunition demilitarization facility, Newport Army Depot, Indiana, authorized by section 2401(a) of the Military Construction Authorization Act for Fiscal Year 1999 (division B of Public Law 105–261; 112 Stat. 2193), \$54,400,000.
 - (13) For the construction of phase 3 of an ammunition demilitarization facility, Aberdeen Proving Ground, Maryland, authorized by section 2401(a) of

1	the Military Construction Authorization Act for Fis-
2	cal Year 1999 (112 Stat. 2193), \$45,700,000.
3	(14) For construction of a replacement hospital
4	at Fort Wainwright, Alaska, authorized by section
5	2401(a) of the Military Construction Authorization
6	Act for Fiscal Year 2000 (division B of Public Law
7	106-65; 113 Stat. 836), \$44,000,000.
8	(15) For the construction of the Ammunition De-
9	militarization Support Phase 2, Blue Grass Army
10	Depot, Kentucky, authorized in section 2401(a) the
11	Military Construction Act for Fiscal Year 2000 (113
12	Stat. 836), \$8,500,000.
13	(b) Limitation of Total Cost of Construction
14	Projects.—Notwithstanding the cost variation authorized
15	by section 2853 of title 10, United States Code, and any
16	other cost variations authorized by law, the total cost of
17	all projects carried out under section 2401 of this Act may
18	not exceed—
19	(1) the total amount authorized to be appro-
20	priated under paragraphs (1) and (2) of subsection
21	(a); and
22	(2) \$366,040,000 (the balance of the amount au-
23	thorized under section 2401(c) for construction of Na-
24	tional Missile Defense initial deployment facilities,
25	unspecified worldwide locations).

1	(c) Adjustment.—The total amount authorized to be
2	appropriated pursuant to paragraphs (1) through (15) of
3	subsection (a) is the sum of the amounts authorized to be
4	appropriated in such paragraphs, reduced by \$7,115,000,
5	which represents the combination of savings resulting from
6	adjustments to foreign currency exchange rates for military
7	construction outside the United States.
8	TITLE XXV—NORTH ATLANTIC
9	TREATY ORGANIZATION SE-
10	CURITY INVESTMENT PRO-
11	GRAM
12	SEC. 2501. AUTHORIZED NATO CONSTRUCTION AND LAND
13	ACQUISITION PROJECTS.
14	The Secretary of Defense may make contributions for
15	the North Atlantic Treaty Organization Security Invest-
16	ment program as provided in section 2806 of title 10,
17	United States Code, in an amount not to exceed the sum
18	of the amount authorized to be appropriated for this pur-
19	pose in section 2502 and the amount collected from the
20	North Atlantic Treaty Organization as a result of construc-
21	tion previously financed by the United States.
22	SEC. 2502. AUTHORIZATION OF APPROPRIATIONS, NATO.
23	Funds are hereby authorized to be appropriated for fis-
24	cal years beginning after September 30, 2000, for contribu-
25	tions by the Secretary of Defense under section 2806 of title

1	10, United States Code, for the share of the United States
2	of the cost of projects for the North Atlantic Treaty Organi-
3	zation Security Investment program authorized by section
4	2501, in the amount of \$177,500,000.
5	TITLE XXVI—GUARD AND
6	RESERVE FACILITIES
7	SEC. 2601. AUTHORIZED GUARD AND RESERVE CONSTRUC-
8	TION AND LAND ACQUISITION PROJECTS.
9	There are authorized to be appropriated for fiscal
10	years beginning after September 30, 2000, for the costs of
11	acquisition, architectural and engineering services, and
12	construction of facilities for the Guard and Reserve Forces,
13	and for contributions therefor, under chapter 1803 of title
14	10, United States Code (including the cost of acquisition
15	of land for those facilities), the following amounts:
16	(1) For the Department of the Army—
17	(A) for the Army National Guard of the
18	United States, \$129,139,000; and
19	(B) for the Army Reserve, \$104,854,000.
20	(2) For the Department of the Navy, for the
21	Naval and Marine Corps Reserve, \$56,574,000.
22	(3) For the Department of the Air Force—
23	(A) for the Air National Guard of the
24	United States, \$110,885,000; and
25	(B) for the Air Force Reserve. \$41.748.000.

1	TITLE XXVII—EXPIRATION AND
2	EXTENSION OF AUTHORIZA-
3	TIONS
4	SEC. 2701. EXPIRATION OF AUTHORIZATIONS AND
5	AMOUNTS REQUIRED TO BE SPECIFIED BY
6	LAW.
7	(a) Expiration of Authorizations After Three
8	Years.—Except as provided in subsection (b), all author-
9	izations contained in titles XXI through XXVI for military
10	construction projects, land acquisition, family housing
11	projects and facilities, and contributions to the North At-
12	lantic Treaty Organization Security Investment program
13	(and authorizations of appropriations therefor) shall expire
14	on the later of—
15	(1) October 1, 2003; or
16	(2) the date of the enactment of an Act author-
17	izing funds for military construction for fiscal year
18	2004.
19	(b) Exception.—Subsection (a) shall not apply to au-
20	thorizations for military construction projects, land acqui-
21	sition, family housing projects and facilities, and contribu-
22	tions to the North Atlantic Treaty Organization Security
23	Investment program (and authorizations of appropriations
24	therefor) for which appropriated funds have been obligated
25	before the later of—

1	(1) October 1, 2003; or
2	(2) the date of the enactment of an Act author-
3	izing funds for fiscal year 2004 for military construc-
4	tion projects, land acquisition, family housing
5	projects and facilities, or contributions to the North
6	Atlantic Treaty Organization Security Investment
7	program.
8	SEC. 2702. EXTENSION OF AUTHORIZATIONS OF CERTAIN
9	FISCAL YEAR 1998 PROJECTS.
10	(a) Extension.—Notwithstanding section 2701 of the
11	Military Construction Authorization Act for Fiscal Year
12	1998 (division B of Public Law 105–85; 111 Stat. 1984),
13	authorizations set forth in the tables in subsection (b), as
14	provided in section 2102, 2202, or 2302 of that Act, shall
15	remain in effect until October 1, 2001, or the date of the
16	enactment of an Act authorizing funds for military con-
17	struction for fiscal year 2002, whichever is later.
18	(b) Tables.—The tables referred to in subsection (a)
19	are as follows:

Army: Extension of 1998 Project Authorizations

State	Installation or loca- tion	Project	Amount
Maryland Texas	Fort Hood	Family Housing Construction (56 units) Family Housing Construction (130 units)	\$7,900,000 \$18,800,000

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Navy: Extension of 1998 Project Authorizations

State	Installation or loca- tion	Project	Amount
California	Naval Complex, San Diego	Replacement Family Hous- ing Construc- tion (94 units)	\$13,500,000
California	Marine Corps Air Sta- tion, Miramar	Family Housing Construction	\$15,500,000
California	Marine Corps Air- Ground Combat Cen-	(166 units)	\$28,881,000
	ter, Twentynine Palms	Replacement Family Hous- ing Construc- tion (132 units)	\$23,891,000
Louisiana	Naval Complex, New Or- leans	Replacement Family Hous- ing Construc- tion (100 units)	\$11,930,000
Texas	Naval Air Station, Corpus Christi	Family Housing Construction	. , ,
Washington	Naval Air Station, Whidbey Island	(212 units) Replacement Family Housing Construction (102 units)	\$22,250,000 \$16,000,000

Air Force: Extension of 1998 Project Authorizations

State	Installation or loca- tion	Project	Amount
Georgia	Robins Air Force Base	Replace Family Housing (60 units)	\$6,800,000
Idaho	Mountain Home Air Force Base	Replace Family Housing (60	. , ,
New Mexico	Kirtland Air Force Base	units) Replace Family	\$11,032,000
The same	Dona Air Flore Dona	Housing (180 units)	\$20,900,000
Texas	Dyess Air Force Base	Construct Fam- ily Housing (70 units)	\$10,503,000

1 SEC. 2703. EXTENSION OF AUTHORIZATIONS OF CERTAIN

- 2 FISCAL YEAR 1997 PROJECTS.
- 3 (a) Extension.—Notwithstanding section 2701 of the
- 4 Military Construction Authorization Act for Fiscal Year
- 5 1997 (division B of Public Law 104–201; 110 Stat. 2782),
- 6 authorizations set forth in the table in subsection (b), as
- 7 provided in section 2201 or 2202 of that Act and extended
- 8 by section 2702 of the Military Construction Authorization
- 9 Act for Fiscal Year 2000 (division B of Public Law 106-
- 10 65; 113 Stat. 842), shall remain in effect until October 1,
- 11 2001, or the date of the enactment of an Act authorizing
- 12 funds for military construction for fiscal year 2002, which-
- 13 ever is later.
- 14 (b) Table.—The table referred to in subsection (a) is
- 15 as follows:

Navy: Extension of 1997 Project Authorizations

State	Installation or loca- tion	Project	Amount
Florida	Navy Station, Mayport	Family Housing Construction	
		(100 units)	\$10,000,000
North Carolina	Marine Corps Base,	Hamilton House	
	Camp Lejuene	Family Housing Construction	
		(94 units)	\$10,110,000
South Carolina	Marine Corps Air Station, Beaufort	Family Housing	, , ,
		Construction	
<i>T</i>	N1 C1 C	(140 units)	\$14,000,000
Texas	Naval Complex, Corpus Christi	Family Housing Replacement	
		(104 units)	\$11,675,000
	Naval Air Station,		
	Kingsville	Family Housing	
		Replacement (48 units)	\$7,550,000
Virginia	Marine Corps Combat Development Com-	(40 whits)	\$7,550,000
	mand, Quantico	Infrastructure	
	,	Development	\$8,900,000

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Navy: Extension of 1997 Project Authorizations—Continued

State	Installation or loca- tion	Project	Amount
Washington	Naval Station, Everett	Family Housing Construction (100 units)	\$15,015,000

1	SEC. 2704. EFFECTIVE DATE.
2	Titles XXI, XXII, XXIII, XXIV, XXV, and XXVI shall
3	take effect on the later of—
4	(1) October 1, 2000; or
5	(2) the date of the enactment of this Act.
6	TITLE XXVIII—GENERAL
7	PROVISIONS
8	Subtitle A—Military Construction
9	Program and Military Family
10	Housing Changes
11	SEC. 2801. REVISION OF LIMITATIONS ON SPACE BY PAY
12	GRADE.
13	Section 2826 of title 10, United States Code, is amend-
14	ed to read as follows:
15	"§ 2826. Limitations on space by pay grade
16	"In the construction, acquisition, and improvement of
17	military family housing units, the Secretary concerned
18	shall ensure that the room patterns and floor areas are gen-
19	erally comparable to the room patterns and floor areas of
20	similar housing units in the locality concerned.".

1	SEC. 2802. LEASING OF MILITARY FAMILY HOUSING,
2	UNITED STATES SOUTHERN COMMAND,
3	MIAMI, FLORIDA.
4	(a) Five-Year Lease; Payment Source.—Sub-
5	section (b)(4) of section 2828 of title 10, United States Code,
6	is amended—
7	(1) by striking "and no lease on any individual
8	housing unit may exceed \$60,000 per year" and in-
9	serting "and the lease payments shall be made out of
10	annual appropriations for that year"; and
11	(2) by adding at the end the following new sen-
12	tence: "A lease under this paragraph may not exceed
13	five years.".
14	(b) Housing Adjustment.—Such subsection is fur-
15	ther amended—
16	(1) by inserting "(A)" after "(4)"; and
17	(2) by adding at the end the following new sub-
18	paragraph:
19	"(B) At the beginning of each fiscal year, the Secretary
20	of the Army shall adjust the maximum amount provided
21	for leases under subparagraph (A) for the previous fiscal
22	year by the percentage (if any) by which the basic allowance
23	for housing under section 403 of title 37 for the Miami met-
24	ropolitan area during the preceding fiscal year exceeded
25	such basic allowance for housing for the second preceding
26	fiscal year.".

- 1 (c) Conforming Amendment.—Subsection (b)(5) of
- 2 such section is amended by striking "paragraphs (2), (3),
- 3 and (4)" and inserting "paragraphs (2) and (3)".
- 4 SEC. 2803. EXTENSION OF ALTERNATIVE AUTHORITY FOR
- 5 ACQUISITION AND IMPROVEMENT OF MILI-
- 6 TARY HOUSING.
- 7 Section 2885 of title 10, United States Code, is amend-
- 8 ed by striking "2001" and inserting "2006".
- 9 SEC. 2804. EXPANSION OF DEFINITION OF ARMORY TO IN-
- 10 CLUDE READINESS CENTERS.
- 11 (a) Definition.—Section 18232(3) of title 10, United
- 12 States Code, is amended by striking "The term 'armory'
- 13 means" and inserting "The terms 'armory' and 'readiness
- 14 center' mean.
- 15 (b) Conforming Amendments.—(1) Section
- 16 18232(2) of such title is amended by striking "armory or
- 17 other structure" and inserting "armory, readiness center,
- 18 or other structure".
- 19 (2) Section 18236(b) of such title by inserting "or
- 20 readiness center" after "armory".

1	Subtitle B—Real Property and
2	Facilities Administration
3	SEC. 2811. INCREASE IN THRESHOLD FOR NOTICE AND
4	WAIT REQUIREMENTS FOR REAL PROPERTY
5	TRANSACTIONS.
6	(a) Increased Threshold.—Section 2662 of title
7	10, United States Code, is amended by striking "\$200,000"
8	each place it appears and inserting thereof "\$500,000".
9	(b) Reference to Simplified Acquisition
10	Threshold.—Subsection (b) of such section is amended by
11	striking "under section 2304(g) of this title" and inserting
12	"specified in section 4(11) of the Office of Federal Procure-
13	ment Policy Act (41 U.S.C. 403(11)),".
14	SEC. 2812. ENHANCEMENT OF AUTHORITY OF MILITARY DE-
15	PARTMENTS TO LEASE NON-EXCESS PROP-
16	ERTY.
17	(a) Property Available for Lease.—Subsection
18	(a) of section 2667 of title 10, United States Code, is
19	amended—
20	(1) by inserting "and" at the end of paragraph
21	(1);
22	(2) by striking paragraph (2); and
23	(3) by redesignating paragraph (3) as para-
24	graph(2).

1	(b) Acceptance of In-Kind Consideration.—Such
2	section is further amended—
3	(1) in subsection $(b)(5)$ —
4	(A) by striking "improvement, mainte-
5	nance, protection, repair, or restoration," and
6	inserting "alteration, repair, or improvement,";
7	and
8	(B) by striking ", or of the entire unit or
9	installation where a substantial part of it is
10	leased,";
11	(2) by transferring subsection (c) to the end of
12	the section and redesignating such subsection, as so
13	$transferred, \ as \ subsection \ (i);$
14	(3) by inserting after subsection (b) the following
15	new subsection (c):
16	" $(c)(1)$ In addition to any in-kind consideration ac-
17	cepted under subsection (b)(5), in-kind consideration ac-
18	cepted with respect to a lease under this section may include
19	the following:
20	"(A) Maintenance, protection, alteration, repair,
21	improvement, or restoration (including environmental
22	restoration) of property or facilities under the control
23	of the Secretary concerned.
24	"(B) Provision of facilities for use by the Sec-
25	retary concerned.

1	"(C) Facilities operation support for the Sec-
2	retary concerned.
3	"(D) Provision of such other services relating to
4	activities that will occur on the leased property as the
5	Secretary concerned considers appropriate.
6	"(2) In-kind consideration under paragraph (1) may
7	be accepted at any property or facilities under the control
8	of the Secretary concerned that are selected for that purpose
9	by the Secretary concerned.
10	"(3) The Secretary concerned may not accept in-kind
11	consideration during a fiscal year with respect to leases
12	under this section until the Comptroller General certifies
13	to the Secretary concerned that the total received by the Sec-
14	retary concerned as money rentals for that fiscal year under
15	such leases is equal to the total money rentals under such
16	leases received by the Secretary concerned during fiscal year
17	2000.
18	"(4) In the case of a lease for which all or part of
19	the consideration proposed to be accepted by the Secretary
20	concerned under this subsection is in-kind consideration
21	with a value in excess of \$500,000, the Secretary concerned
22	may not enter into the lease until 30 days after the date
23	on which a report on the facts of the lease is submitted to
24	the congressional defense committees."; and
25	(4) in subsection (f)—

1	(A) by striking paragraph (4); and
2	(B) by redesignating paragraph (5) as
3	paragraph (4).
4	(c) Use of Cash Proceeds and Congressional
5	Notification.—Subsection (d) of such section is
6	amended—
7	(1) in paragraph (1), by striking subparagraph
8	(B) and inserting the following new subparagraphs:
9	"(B) Subject to subparagraphs (C) and (D), the
10	amounts deposited in the special account of a military de-
11	partment pursuant to subparagraph (A) shall be available
12	to the Secretary of that military department, in such
13	amounts as provided in appropriation Acts, for the fol-
14	lowing:
15	"(i) Maintenance, protection, alteration, repair,
16	improvement, or restoration (including environmental
17	restoration) of property or facilities.
18	"(ii) Lease of facilities.
19	"(iii) Facilities operation support.
20	"(C) At least 50 percent of the amounts deposited in
21	the special account of a military department under sub-
22	paragraph (A) by reason of a lease shall be available for
23	activities described in subparagraph (B) only at the mili-
24	tary installation where the leased property is located.

1	"(D) The Secretary concerned may not expend under
2	subparagraph (B) an amount in excess of \$500,000 at a
3	single installation until 30 days after the date on which
4	a report on the facts of the proposed expenditure is sub-
5	mitted to the congressional defense committees."; and
6	(2) in paragraph (3)—
7	(A) in the matter preceding subparagraph
8	(A), by striking "As part" and all that follows
9	through "Secretary of Defense" and inserting
10	"Not later than March 15 each year, the Sec-
11	retary of Defense shall submit to the congres-
12	sional defense committees a report which"; and
13	(B) in subparagraph (A), by striking "re-
14	quest" and inserting "report".
15	(e) Definitions.—Subsection (h) of such section is
16	amended to read as follows:
17	"(h) In this section:
18	"(1) The term 'congressional defense committees'
19	means:
20	"(A) The Committee on Armed Services and
21	the Committee on Appropriations of the Senate.
22	"(B) The Committee on Armed Services and
23	the Committee on Appropriations of the House of
24	Representatives.

1	"(2) The term 'base closure law' means the fol-
2	lowing:
3	"(A) Section 2687 of this title.
4	"(B) The Defense Base Closure and Re-
5	alignment Act of 1990 (part A of title XXIX of
6	Public Law 101–510; 10 U.S.C. 2687 note).
7	"(C) Title II of the Defense Authorization
8	Amendments and Base Closure and Realignment
9	Act (Public Law 100–526; 10 U.S.C. 2687 note).
10	"(3) The term 'military installation' has the
11	meaning given such term in section 2687(e)(1) of this
12	title.".
13	SEC. 2813. CONVEYANCE AUTHORITY REGARDING UTILITY
13	SEC. 2019. CONVETALICE ACTIONITY REGARDING CHEFT
14	SYSTEMS OF MILITARY DEPARTMENTS.
14	SYSTEMS OF MILITARY DEPARTMENTS.
14 15	Systems of military departments. Subsection (b) of section 2688 of title 10, United States
14 15 16 17	Systems of military departments. Subsection (b) of section 2688 of title 10, United States Code, is amended to read as follows:
14 15 16 17 18	Systems of military departments. Subsection (b) of section 2688 of title 10, United States Code, is amended to read as follows: "(b) Selection of Conveyee or Awardee.—(1)
14 15 16 17 18	Systems of military departments. Subsection (b) of section 2688 of title 10, United States Code, is amended to read as follows: "(b) Selection of Conveyee or Awardee.—(1) The Secretary concerned shall comply with the competition
14 15 16 17 18 19 20	Systems of military departments. Subsection (b) of section 2688 of title 10, United States Code, is amended to read as follows: "(b) Selection of Conveyee or Awardee.—(1) The Secretary concerned shall comply with the competition requirements of section 2304 of this title in conveying a
14 15 16 17 18 19 20	Systems of military departments. Subsection (b) of section 2688 of title 10, United States Code, is amended to read as follows: "(b) Selection of Conveyee or Awardee.—(1) The Secretary concerned shall comply with the competition requirements of section 2304 of this title in conveying a utility system under this section and in awarding any util-
14 15 16 17 18 19 20 21	Systems of military departments. Subsection (b) of section 2688 of title 10, United States Code, is amended to read as follows: "(b) Selection of Conveyee or Awardee.—(1) The Secretary concerned shall comply with the competition requirements of section 2304 of this title in conveying a utility system under this section and in awarding any utility services contract related to the conveyance of the utility
14 15 16 17 18 19 20 21 22 23	Systems of military departments. Subsection (b) of section 2688 of title 10, United States Code, is amended to read as follows: "(b) Selection of Conveyee or Awardee.—(1) The Secretary concerned shall comply with the competition requirements of section 2304 of this title in conveying a utility system under this section and in awarding any utility services contract related to the conveyance of the utility system.

- 1 tions, rulings, and policies governing the provision of util-
- 2 ity services. Such State laws, regulations, rulings, and poli-
- 3 cies shall apply to the conveyee or awardee notwithstanding
- 4 the existence of exclusive federal legislative jurisdiction as
- 5 to any parcels of land served by the utility system.".

6 Subtitle C—Land Conveyances

- 7 PART I—ARMY CONVEYANCES
- 8 SEC. 2831. TRANSFER OF JURISDICTION, ROCK ISLAND AR-
- 9 **SENAL, ILLINOIS.**
- 10 (a) Transfer Authorized.—The Secretary of the
- 11 Army may transfer, without reimbursement, to the admin-
- 12 istrative jurisdiction of the Secretary of Veterans Affairs
- 13 a parcel of real property, including any improvements
- 14 thereon, consisting of approximately 23 acres and com-
- 15 prising a portion of the Rock Island Arsenal, Illinois.
- 16 (b) USE OF LAND.—The Secretary of Veterans Affairs
- 17 shall include the real property transferred under subsection
- 18 (a) in the Rock Island National Cemetery and use the
- 19 transferred property as a national cemetery under chapter
- 20 24 of title 38, United States Code.
- 21 (c) Legal Description.—The exact acreage and legal
- 22 description of the real property to be transferred under this
- 23 section shall be determined by a survey satisfactory to the
- 24 Secretary of the Army. The cost of the survey shall be borne
- 25 by the Secretary of Veterans Affairs.

- 1 (d) Additional Terms and Conditions.—The Sec-
- 2 retary of the Army may require such additional terms and
- 3 conditions in connection with the transfer under this section
- 4 as the Secretary of the Army considers appropriate to pro-
- 5 tect the interests of the United States.
- 6 SEC. 2832. LAND CONVEYANCE, ARMY RESERVE CENTER,
- 7 GALESBURG, ILLINOIS.
- 8 (a) Conveyance Authorized.—The Secretary of the
- 9 Army may convey, without consideration, to Knox County,
- 10 Illinois (in this section referred to as the "County"), all
- 11 right, title, and interest of the United States in and to a
- 12 parcel of real property, including improvements thereon, in
- 13 Galesburg, Illinois, consisting of approximately 4.65 acres
- 14 and containing an Army Reserve Center for the purpose
- 15 of permitting the County to use the parcel for municipal
- 16 office space.
- 17 (b) Description of Property.—The exact acreage
- 18 and legal description of the real property to be conveyed
- 19 under subsection (a) shall be determined by a survey satis-
- 20 factory to the Secretary. The cost of the survey shall be borne
- 21 by the County.
- 22 (c) Additional Terms and Conditions.—The Sec-
- 23 retary may require such additional terms and conditions
- 24 in connection with the conveyance under subsection (a) as

- 1 the Secretary considers appropriate to protect the interests
- 2 of the United States.
- 3 SEC. 2833. LAND CONVEYANCE, ARMY RESERVE CENTER, WI-
- 4 NONA, MINNESOTA.
- 5 (a) Conveyance Authorized.—The Secretary of the
- 6 Army may convey, without consideration, to the Winona
- 7 State University Foundation of Winona, Minnesota (in this
- 8 section referred to as the "Foundation"), all right, title, and
- 9 interest of the United States in and to a parcel of real prop-
- 10 erty, including improvements thereon, in Winona, Min-
- 11 nesota, containing an Army Reserve Center for the purpose
- 12 of permitting the Foundation to use the parcel for edu-
- 13 cational purposes.
- 14 (b) Description of Property.—The exact acreage
- 15 and legal description of the real property to be conveyed
- 16 under subsection (a) shall be determined by a survey satis-
- 17 factory to the Secretary. The cost of the survey shall be borne
- 18 by the Foundation.
- 19 (c) Additional Terms and Conditions.—The Sec-
- 20 retary may require such additional terms and conditions
- 21 in connection with the conveyance under subsection (a) as
- 22 the Secretary considers appropriate to protect the interests
- 23 of the United States.

1 SEC. 2834. LAND CONVEYANCE, FORT POLK, LOUISIANA.

- 2 (a) Conveyance Authorized.—The Secretary of the
- 3 Army may convey, without consideration, to the State of
- 4 Louisiana (in this section referred to as the "State"), all
- 5 right, title, and interest of the United States in and to a
- 6 parcel of real property, including improvements thereon,
- 7 consisting of approximately 200 acres at Fort Polk, Lou-
- 8 isiana, for the purpose of permitting the State to establish
- 9 a State-run cemetery for veterans.
- 10 (b) Description of Property.—The exact acreage
- 11 and legal description of the real property to be conveyed
- 12 under subsection (a) shall be determined by a survey satis-
- 13 factory to the Secretary. The cost of the survey shall be borne
- 14 by the State.
- 15 (c) Additional Terms and Conditions.—The Sec-
- 16 retary may require such additional terms and conditions
- 17 in connection with the conveyance under subsection (a) as
- 18 the Secretary considers appropriate to protect the interests
- 19 of the United States.
- 20 SEC. 2835. LAND CONVEYANCE, FORT PICKETT, VIRGINIA.
- 21 (a) Conveyance Authorized.—The Secretary of the
- 22 Army may convey, without consideration, to the Common-
- 23 wealth of Virginia (in this section referred to as the "Com-
- 24 monwealth"), all right, title, and interest of the United
- 25 States in and to a parcel of real property, including im-
- 26 provements thereon, consisting of approximately 700 acres

- 1 at Fort Pickett, Virginia, for the purpose of permitting the
- 2 Commonwealth to develop and operate a public safety
- 3 training facility.
- 4 (b) Description of Property.—The exact acreage
- 5 and legal description of the real property to be conveyed
- 6 under subsection (a) shall be determined by a survey satis-
- 7 factory to the Secretary. The cost of the survey shall be borne
- 8 by the Commonwealth.
- 9 (c) Additional Terms and Conditions.—The Sec-
- 10 retary may require such additional terms and conditions
- 11 in connection with the conveyance under subsection (a) as
- 12 the Secretary considers appropriate to protect the interests
- 13 of the United States.
- 14 SEC. 2836. LAND CONVEYANCE, FORT DIX, NEW JERSEY.
- 15 (a) Conveyance Authorized.—The Secretary of the
- 16 Army may convey, without consideration, to Pemberton
- 17 Township, New Jersey (in this section referred to as the
- 18 "Township"), all right, title, and interest of the United
- 19 States in and to a parcel of real property at Fort Dix, New
- 20 Jersey, consisting of approximately 2 acres and containing
- 21 a parking lot inadvertently constructed on the parcel by the
- 22 Township.
- 23 (b) Description of Property.—The exact acreage
- 24 and legal description of the real property to be conveyed
- 25 under subsection (a) shall be determined by a survey satis-

- 1 factory to the Secretary. The cost of the survey shall be borne
- 2 by the Township.
- 3 (c) Conditions on Conveyance.—The conveyance
- 4 authorized under subsection (a) shall be subject to the condi-
- 5 tions that—
- 6 (1) the Township accept the property as is; and
- 7 (2) the Township assume responsibility for any
- 8 environmental restoration or remediation required
- 9 with respect to the property under applicable law.
- 10 (d) Additional Terms and Conditions.—The Sec-
- 11 retary may require such additional terms and conditions
- 12 in connection with the conveyance under subsection (a) as
- 13 the Secretary considers appropriate to protect the interests
- 14 of the United States.
- 15 SEC. 2837. LAND CONVEYANCE, NIKE SITE 43, ELRAMA,
- 16 **PENNSYLVANIA.**
- 17 (a) Conveyance Authorized.—The Secretary of the
- 18 Army may convey, without consideration, to the Board of
- 19 Supervisors of Union Township, Pennsylvania (in this sec-
- 20 tion referred to as the "Township"), all right, title, and in-
- 21 terest of the United States in and to a parcel of real prop-
- 22 erty, including improvements thereon, in Elrama, Pennsyl-
- 23 vania, consisting of approximately 160 acres, which is
- 24 known as Nike Site 43 and was more recently used by the
- 25 Pennsylvania Army National Guard, for the purpose of

- 1 permitting the Township to use the parcel for municipal
- 2 storage and other public purposes.
- 3 (b) Description of Property.—The exact acreage
- 4 and legal description of the real property to be conveyed
- 5 under subsection (a) shall be determined by a survey satis-
- 6 factory to the Secretary. The cost of the survey shall be borne
- 7 by the Township.
- 8 (c) Additional Terms and Conditions.—The Sec-
- 9 retary may require such additional terms and conditions
- 10 in connection with the conveyance under subsection (a) as
- 11 the Secretary considers appropriate to protect the interests
- 12 of the United States.
- 13 SEC. 2838. LAND EXCHANGE, FORT HOOD, TEXAS.
- 14 (a) Exchange Authorized.—The Secretary of the
- 15 Army may convey to the City of Copperas Cove, Texas (in
- 16 this section referred to as the "City"), all right, title and
- 17 interest of the United States in and to a parcel of real prop-
- 18 erty, including any improvements thereon, consisting of ap-
- 19 proximately 100 acres at Fort Hood, Texas, in exchange
- 20 for the City's conveyance to the Secretary of all right, title,
- 21 and interest of the City in and to one or more parcels of
- 22 real property that are acceptable to the Secretary and con-
- 23 sist of a total of approximately 300 acres.
- 24 (b) Description of Property.—The exact acreage
- 25 and legal description of the parcels of real property to be

- 1 exchanged under subsection (a) shall be determined by sur-
- 2 veys satisfactory to the Secretary. The cost of the surveys
- 3 shall be borne by the City.
- 4 (c) Additional Terms and Conditions.—The Sec-
- 5 retary may require such additional terms and conditions
- 6 in connection with the exchange under subsection (a) as the
- 7 Secretary considers appropriate to protect the interests of
- 8 the United States.
- 9 SEC. 2839. LAND CONVEYANCE, CHARLES MELVIN PRICE
- 10 **SUPPORT CENTER, ILLINOIS.**
- 11 (a) Conveyance Authorized.—(1) The Secretary of
- 12 the Army may convey to the Tri-City Regional Port Dis-
- 13 trict of Granite City, Illinois (in this section referred to
- 14 as the "Port District"), all right, title, and interest of the
- 15 United States in and to a parcel of real property, including
- 16 improvements thereon, consisting of approximately 752
- 17 acres and known as the U.S. Army Charles Melvin Price
- 18 Support Center, for the purpose of permitting the Port Dis-
- 19 trict to use the parcel for development of a port facility
- 20 and for other public purposes.
- 21 (2) The property to be conveyed under paragraph (1)
- 22 shall include 158 units of military family housing at the
- 23 Charles Melvin Price Support Center for the purpose of per-
- 24 mitting the Port District to use the housing to provide af-
- 25 fordable housing, but only if the Port District agrees to pro-

- 1 vide members of the Armed Forces first priority in leasing
- 2 the housing at a rental rate not to exceed the member's basic
- 3 allowance for housing.
- 4 (3) The Secretary of the Army may include as part
- 5 of the conveyance under paragraph (1) personal property
- 6 of the Army at the Charles Melvin Price Support Center
- 7 that the Secretary of Transportation recommends is appro-
- 8 priate for the development or operation of the port facility
- 9 and the Secretary of the Army agrees is excess to the needs
- 10 of the Army.
- 11 (b) Interim Lease.—Until such time as the real
- 12 property described in subsection (a) is capable of being con-
- 13 veyed by deed, the Secretary of the Army may lease the
- 14 property to the Port District.
- 15 (c) Consideration.—(1) The conveyance under sub-
- 16 section (a) shall be made without consideration as a public
- 17 benefit conveyance for port development if the Secretary of
- 18 the Army determines that the Port District satisfies the cri-
- 19 teria specified in section 203(q) of the Federal Property and
- 20 Administrative Services Act of 1949 (40 U.S.C. 484(q)) and
- 21 regulations prescribed to implement such section. If the Sec-
- 22 retary determines that the Port District fails to qualify for
- 23 a public benefit conveyance, but still desires to acquire the
- 24 property, the Port District shall pay to the United States
- 25 an amount equal to the fair market value of the property

- 1 to be conveyed. The fair market value of the property shall
- 2 be determined by the Secretary of the Army.
- 3 (2) The Secretary of the Army may accept as consider-
- 4 ation for a lease of the property under subsection (b) an
- 5 amount that is less than fair market value if the Secretary
- 6 determines that the public interest will be served as a result
- 7 of the lease and the fair market value is unobtainable or
- 8 is not compatible with the public interest.
- 9 (d) Army Reserve Activities.—(1) Notwith-
- 10 standing the total acreage of the parcel authorized for con-
- 11 veyance under subsection (a), the Secretary of the Army
- 12 may retain up to 50 acres of the parcel for use by the Army
- 13 Reserve. The acreage selected for retention shall be mutually
- 14 agreeable to the Secretary and the Port District.
- 15 (2) At such time as the Secretary of the Army deter-
- 16 mines that the property retained under this subsection is
- 17 no longer needed for Army Reserve activities, the Secretary
- 18 shall convey the property to the Port District. The consider-
- 19 ation for the conveyance shall be determined in the manner
- 20 provided in subsection (c).
- 21 (e) Navy Enclave.—Notwithstanding the total acre-
- 22 age of the parcel authorized for conveyance under subsection
- 23 (a), the Secretary of the Army may retain an additional
- 24 portion of the parcel, up to 150 acres, for the development
- 25 of a Navy enclave to support the existing Federal use of

- 1 the parcel. The acreage selected for retention shall be mutu-
- 2 ally agreeable to the Secretary and the Port District.
- 3 (2) At such time as the Secretary of the Army deter-
- 4 mines that the property retained under this subsection is
- 5 no longer needed, the Secretary shall convey the property
- 6 to the Port District. The consideration for the conveyance
- 7 shall be determined in the manner provided in subsection
- 8 *(c)*.
- 9 (f) Flood Control Easement.—The Port District
- 10 shall grant to the Secretary of the Army an easement on
- 11 the property conveyed under subsection (a) for the purpose
- 12 of permitting the Secretary to implement and maintain
- 13 flood control projects. The Secretary of the Army, acting
- 14 through the Corps of Engineers, shall be responsible for the
- 15 maintenance of any flood control project built on the prop-
- 16 erty pursuant to the easement.
- 17 (g) Description of Property.—The exact acreage
- 18 and legal description of the property to be conveyed under
- 19 subsection (a) shall be determined by a survey satisfactory
- 20 to the Secretary of the Army and the Port District. The
- 21 cost of such survey shall be borne by the Port District.
- 22 (h) Additional Terms.—The Secretary of the Army
- 23 may require such additional terms and conditions in con-
- 24 nection with the conveyance as the Secretary considers ap-
- 25 propriate to protect the interests of the United States.

1	SEC. 2840. LAND CONVEYANCE, ARMY RESERVE LOCAL
2	TRAINING CENTER, CHATTANOOGA, TEN
3	NESSEE.
4	(a) Conveyance Authorized.—The Secretary of the
5	Army may convey, without consideration, to the Medal of
6	Honor Museum, Inc., a nonprofit corporation organized in
7	the State of Tennessee (in this section referred to as the
8	"Corporation"), all right, title, and interest of the United
9	States in and to a parcel of real property, including any
10	improvements thereon, consisting of approximately 15 acres
11	at the Army Reserve Local Training Center located on
12	Bonnie Oaks Drive, Chattanooga, Tennessee, for the purpose
13	of permitting the Corporation to develop and use the parcel
14	as a museum and for other educational purposes.
15	(b) Description of Property.—The exact acreage
16	and legal description of the real property to be conveyed
17	under subsection (a) shall be determined by a survey satis-
18	factory to the Secretary. The cost of the survey shall be borned
19	by the Corporation.
20	(c) Additional Terms and Conditions.—The Sec-
21	retary may require such additional terms and conditions
22	in connection with the conveyance under subsection (a) as
23	the Secretary considers appropriate to protect the interests
24	of the United States.

1	PART II—NAVY CONVEYANCES
2	SEC. 2851. MODIFICATION OF AUTHORITY FOR OXNARD
3	HARBOR DISTRICT, PORT HUENEME, CALI-
4	FORNIA, TO USE CERTAIN NAVY PROPERTY.
5	(a) Additional Restrictions on Joint Use.—Sub-
6	section (c) of section 2843 of the Military Construction Au-
7	thorization Act for Fiscal Year 1995 (division B of Public
8	Law 103-337; 108 Stat. 3067) is amended to read as fol-
9	lows:
10	"(c) Restrictions on Use.—The District's use of the
11	property covered by an agreement under subsection (a) is
12	subject to the following conditions:
13	"(1) The District shall suspend operations under
14	the agreement upon notification by the commanding
15	officer of the Center that the property is needed to
16	support mission essential naval vessel support re-
17	quirements or Navy contingency operations, including
18	combat missions, natural disasters, and humani-
19	tarian missions.
20	"(2) The District shall use the property covered
21	by the agreement in a manner consistent with Navy
22	operations at the Center, including cooperating with
23	the Navy for the purpose of assisting the Navy to meet
24	its through-put requirements at the Center for the ex-
25	peditious movement of military cargo.

1	"(3) The commanding officer of the Center may
2	require the District to remove any of its personal
3	property at the Center that the commanding officer
4	determines may interfere with military operations at
5	the Center. If the District cannot expeditiously remove
6	the property, the commanding officer may provide for
7	the removal of the property at District expense.".
8	(b) Consideration.—Subsection (d) of such section is
9	amended to read as follows:
10	"(d) Consideration.—(1) As consideration for the
11	use of the property covered by an agreement under sub-
12	section (a), the District shall pay to the Navy an amount
13	that is mutually agreeable to the parties to the agreement,
14	taking into account the nature and extent of the District's
15	use of the property.
16	"(2) The Secretary may accept in-kind consideration
17	under paragraph (1), including consideration in the form
18	of—
19	"(A) the District's maintenance, preservation,
20	improvement, protection, repair, or restoration of all
21	or any portion of the property covered by the agree-
22	ment;
23	"(B) the construction of new facilities, the modi-
24	fication of existing facilities, or the replacement of fa-

1	cilities vacated by the Navy on account of the agree-
2	ment; and
3	"(C) covering the cost of relocation of the oper-
4	ations of the Navy from the vacated facilities to the
5	replacement facilities.
6	"(3) All cash consideration received under paragraph
7	(1) shall be deposited in the special account in the Treasury
8	established for the Navy under section 2667(d) of title 10,
9	United States Code. The amounts deposited in the special
10	account pursuant to this paragraph shall be available, as
11	provided in appropriation Acts, for general supervision, ad-
12	ministration, overhead expenses, and Center operations and
13	for the maintenance preservation, improvement, protection,
14	repair, or restoration of property at the Center.".
15	(c) Conforming Amendments.—Such section is fur-
16	ther amended—
17	(1) by striking subsection (f); and
18	(2) by redesignating subsections (g) and (h) as
19	subsections (f) and (g), respectively.
20	SEC. 2852. MODIFICATION OF LAND CONVEYANCE, MARINE
21	CORPS AIR STATION, EL TORO, CALIFORNIA.
22	Section 2811(a)(2) of the National Defense Authoriza-
23	tion Act for Fiscal Years 1990 and 1991 (Public Law 101-
24	189; 103 Stat. 1650) is amended by striking "of additional
25	military family housing units at Marine Corps Air Station,

- 1 Tustin, California" and inserting "and repair of roads,
- 2 and the development of Aerial Port of Embarkation facili-
- 3 ties, at Marine Corps Air Station, Miramar, California".
- 4 SEC. 2853. TRANSFER OF JURISDICTION, MARINE CORPS
- 5 AIR STATION, MIRAMAR, CALIFORNIA.
- 6 (a) Transfer Authorized.—The Secretary of the
- 7 Navy may transfer, without reimbursement, to the adminis-
- 8 trative jurisdiction of the Secretary of the Interior a parcel
- 9 of real property, including any improvements thereon, con-
- 10 sisting of approximately 250 acres and known as the Tea-
- 11 cup Parcel, which comprises a portion of the Marine Corps
- 12 Air Station, Miramar, California.
- 13 (b) Use of Land.—The Secretary of the Interior shall
- 14 include the real property transferred under subsection (a)
- 15 as a part of the Vernal Pool Unit of the San Diego National
- 16 Wildlife Refuge and administer the property for the con-
- 17 servation of fish and wildlife. All current and future mili-
- 18 tary aviation and related activities at the Marine Corps
- 19 Air Station, Miramar, are deemed to be compatible with
- 20 the refuge purposes for which the property is transferred,
- 21 and with any secondary uses that may be established on
- 22 the transferred property.
- 23 (c) Condition on Transfer.—The transfer author-
- 24 ized under subsection (a) shall be subject to the condition
- 25 that the Secretary of the Interior make the transferred prop-

- 1 erty available to the Secretary of the Navy for any habitat
- 2 restoration or preservation project that may be required for
- 3 mitigation of military activities occurring at the Marine
- 4 Corps Air Station, Miramar, unless the Secretary of the
- 5 Interior determines that the project adversely affect the
- 6 property's sensitive wildlife and habitat resource values.
- 7 (d) Legal Description.—The exact acreage and
- 8 legal description of the real property to be transferred under
- 9 this section shall be determined by a survey satisfactory to
- 10 the Secretary of the Navy. The cost of the survey shall be
- 11 borne by the Secretary of the Interior.
- 12 (e) Additional Terms and Conditions.—The Sec-
- 13 retary of the Navy may require such additional terms and
- 14 conditions in connection with the transfer under this section
- 15 as the Secretary of the Navy considers appropriate to pro-
- 16 tect the interests of the United States.
- 17 SEC. 2854. LEASE OF PROPERTY, MARINE CORPS AIR STA-
- 18 *TION, MIRAMAR, CALIFORNIA*.
- 19 (a) Authority To Lease.—(1) The Secretary of the
- 20 Navy may lease, without consideration, to the City of San
- 21 Diego, California (in this section referred to as the "City"),
- 22 a parcel of real property, including any improvements
- 23 thereon, consisting of approximately 44 acres and known
- 24 as the Hickman Field, which comprises a portion of the
- 25 Marine Corps Air Station, Miramar, California.

1	(2) The lease authorized by paragraph (1) may have
2	a term not to exceed five years.
3	(b) Description of Property.—The exact acreage
4	and legal description of the real property to be leased under
5	subsection (a) shall be determined by a survey satisfactory
6	to the Secretary. The cost of the survey shall be borne by
7	the City.
8	(c) Conditions on Lease.—The lease authorized
9	under subsection (a) shall be subject to the conditions that—
10	(1) the City maintain the property at no cost to
11	the United States;
12	(2) the City make the property available to the
13	existing tenant at no cost during the term of the lease;
14	and
15	(3) the property be used only for recreational
16	purposes.
17	(d) Additional Terms and Conditions.—The Sec-
18	retary may require such additional terms and conditions
19	in connection with the lease under subsection (a) as the Sec-
20	retary considers appropriate to protect the interests of the
21	United States.
22	SEC. 2855. LEASE OF PROPERTY, NAVAL AIR STATION, PEN-
23	SACOLA, FLORIDA.
24	(a) Authority To Lease.—The Secretary of the
25	Navy may lease, without consideration, to the Naval Avia-

- 1 tion Museum Foundation (in this section referred to as the
- 2 "Foundation") real property improvements constructed by
- 3 the Foundation at the National Museum of Naval Aviation
- 4 at Naval Air Station, Pensacola, Florida, for the purpose
- 5 of permitting the Foundation to operate a National Flight
- 6 Academy to encourage and assist American young people
- 7 to develop an interest in naval aviation and to preserve
- 8 and enhance the image and heritage of naval aviation.
- 9 (b) Construction.—The Foundation shall be solely
- 10 responsible for the design and construction of the real prop-
- 11 erty improvements referred to in subsection (a). Upon com-
- 12 pletion, the improvements shall be donated to and become
- 13 the property of the United States, subject to the terms of
- 14 the lease under subsection (a).
- 15 (c) Term of Lease.—(1) The lease authorized by sub-
- 16 section (a) may be for a term of up to 50 years, with an
- 17 option to renew for an additional 50 years.
- 18 (2) In the event that the National Flight Academy
- 19 ceases operation for a period in excess of one year during
- 20 the leasehold period, or any extension thereof, the lease shall
- 21 immediately terminate without cost or future liability to
- 22 the United States.
- 23 (d) Use by Navy.—The Secretary may use all or a
- 24 portion of the leased property when the National Flight
- 25 Academy is not in session or whenever the use of the prop-

- 1 erty would not conflict with operation of the Academy. The
- 2 Foundation shall permit such use at no cost to the Navy.
- 3 (e) Maintenance and Repair.—The Foundation
- 4 shall be solely responsible during the leasehold period, and
- 5 any extension thereof, for the operation, maintenance, and
- 6 repair or replacement of the real property improvements
- 7 authorized for lease under this section.
- 8 (f) Assistance.—(1) Subject to subsection (e), the Sec-
- 9 retary may assist the Foundation in implementing the Na-
- 10 tional Flight Academy by furnishing facilities, utilities,
- 11 maintenance, and other services within the boundaries of
- 12 Naval Air Station, Pensacola. The Secretary may require
- 13 the Foundation to reimburse the Secretary for the facilities,
- 14 utilities, maintenance, or other services so provided or may
- 15 provide the facilities, utilities, maintenance, or other serv-
- 16 ices without reimbursement by the Foundation.
- 17 (2) Any assistance provided the Foundation pursuant
- 18 to paragraph (1) may be terminated by the Secretary with-
- 19 out notice, cause, or liability to the United States.
- 20 (g) Additional Terms and Conditions.—The Sec-
- 21 retary may require such additional terms and conditions
- 22 in connection with the lease under subsection (a) as the Sec-
- 23 retary considers appropriate to protect the interests of the
- 24 United States.

1	SEC. 2856. LAND EXCHANGE, MARINE CORPS RECRUIT
2	DEPOT, SAN DIEGO, CALIFORNIA.
3	(a) Conveyance Authorized.—The Secretary of the
4	Navy may convey to the San Diego Unified Port District
5	of San Diego California (in this section referred to as the
6	"Port District"), all right, title, and interest of the United
7	States in and to three parcels of real property, including
8	improvements thereon, consisting of approximately 44.5
9	acres and comprising a portion of the Marine Corps Recruit
10	Depot, San Diego, California, in exchange for the Port
11	District's—
12	(1) conveyance to the Secretary of all right, title,
13	and interest of Port District in and to a parcel of
14	real property that is acceptable to the Secretary and
15	contiguous to the recruit depot; and
16	(2) construction of suitable replacement facilities
17	and necessary supporting structures on the parcel or
18	other property comprising the recruit depot, as deter-
19	mined necessary by the Secretary.
20	(b) Time for Conveyance.—The Secretary may not
21	make the conveyance to the Port District authorized by sub-
22	section (a) until the Secretary determines that the replace-
23	ment facilities have been constructed and are ready for oc-
24	cupancy.
25	(c) Administrative Expenses.—The Port District
26	shall reimburse the Secretary for administrative expenses

- 1 incurred by the Secretary in carrying out the exchange
- 2 under subsection (a), including expenses related to the plan-
- 3 ning, design, survey, environmental compliance, and super-
- 4 vision and inspection of construction of the replacement fa-
- 5 cilities. Section 2695(c) of title 10, United States Code,
- 6 shall apply to the amounts received by the Secretary.
- 7 (d) Construction Schedule.—The Port District
- 8 shall construct the replacement facilitates pursuant to such
- 9 schedule and in such a manner so as to not interrupt or
- 10 adversely affect the capability of the Marine Corps Recruit
- 11 Depot to accomplish its mission.
- 12 (e) Description of Property.—The exact acreage
- 13 and legal description of the parcels of real property to be
- 14 exchanged under subsection (a) shall be determined by sur-
- 15 veys satisfactory to the Secretary. The cost of the surveys
- 16 shall be borne by the Port District.
- 17 (f) Additional Terms and Conditions.—The Sec-
- 18 retary may require such additional terms and conditions
- 19 in connection with the exchange under subsection (a) as the
- 20 Secretary considers appropriate to protect the interests of
- 21 the United States.
- 22 SEC. 2857. LAND EXCHANGE, NAVAL AIR RESERVE CENTER,
- 23 *columbus*, *ohio*.
- 24 (a) Exchange Authorized.—The Secretary of the
- 25 Navy may convey to the Rickenbacker Port Authority of

- 1 Columbus, Ohio (in this section referred to as the "Author-
- 2 ity"), all right, title, and interest of the United States in
- 3 and to a parcel of real property, including improvements
- 4 thereon, consisting of approximately 24 acres comprising
- 5 the civilian facilities of the Naval Air Reserve at Ricken-
- 6 backer International Airport in Franklin County, Ohio, in
- 7 exchange for the Authority's conveyance to the Secretary of
- 8 all right, title, and interest of the Authority in and to a
- 9 parcel of real property consisting of approximately 10 to
- 10 15 acres acceptable to the Secretary at Rickenbacker Inter-
- 11 national Airport.
- 12 (b) Use of Acquired Property.—The Secretary
- 13 shall use the real property acquired from the Authority in
- 14 the exchange as the site for a replacement facility that will
- 15 house both the Naval Air Reserve Center at Rickenbacker
- 16 International Airport and the Naval and Marine Corps Re-
- 17 serve Center currently located in Columbus, Ohio.
- 18 (c) Time for Conveyance.—The Secretary may not
- 19 make the conveyance to the Authority authorized by sub-
- 20 section (a) until the Secretary determines that the replace-
- 21 ment facility described in subsection (b) has been con-
- 22 structed and is ready for occupancy.
- 23 (d) Description of Property.—The exact acreage
- 24 and legal description of the parcels of real property to be
- 25 exchanged under subsection (a) shall be determined by sur-

1 veys satisfactory to the Secretary. The cost of the surveys

2	shall be borne by the Authority.
3	(e) Additional Terms and Conditions.—The Sec-
4	retary may require such additional terms and conditions
5	in connection with the exchange under subsection (a) as the
6	Secretary considers appropriate to protect the interests of
7	the United States.
8	SEC. 2858. LAND CONVEYANCE, NAVAL RESERVE CENTER
9	TAMPA, FLORIDA.
10	(a) Conveyance Authorized.—The Secretary of the
11	Navy may convey to the Tampa Port Authority of Tampa
12	Florida (in this section referred to as the "Port Authority"),
13	all right, title, and interest of the United States in and to
14	a parcel of real property, including improvements thereon,
15	consisting of approximately 2.18 acres and comprising the
16	Naval Reserve Center, Tampa, Florida, for the purpose of
17	permitting the Port Authority to use the parcel to facilitate
18	the expansion of the Port of Tampa.
19	(b) Conditions on Conveyance.—The conveyance
20	authorized under subsection (a) shall be subject to the fol-
21	lowing conditions:
22	(1) The Port Authority will accept the Naval Re-
23	serve Center as is.
24	(2) The Port Authority will provide a replace
25	ment facility for the Naval Reserve Center on a site

- 1 of comparable size and consisting of comparable im-2 provements on port property or other public land ac-3 ceptable to the Secretary. In the event that a federally 4 owned site acceptable to the Secretary is not available for the construction of the replacement facility, the 5 6 Port Authority will provide a site for the replacement facility acceptable to the Secretary and convey it in 7 8 fee title to the United States.
- 9 (3) The Port Authority will procure all necessary 10 funding and the planning and design necessary to 11 construct a replacement facility that is fully oper-12 ational and satisfies the Base Facilities Requirements 13 plan, as provided by the Naval Reserve.
- 14 (4) The Port Authority will bear all reasonable 15 costs that the Navy may incur in the relocating to the 16 replacement facility.
- 17 (c) TIME FOR CONVEYANCE.—The Secretary may not 18 make the conveyance authorized under subsection (a) until 19 all of the conditions specified in subsection (b) have been 20 met to the satisfaction of the Secretary.
- 21 (d) DESCRIPTION OF PROPERTY.—The exact acreage 22 and legal description of the real property to be conveyed 23 under subsection (a) shall be determined by a survey satis-24 factory to the Secretary. The cost of the survey shall be borne 25 by the Port Authority.

- 1 (e) Additional Terms and Conditions.—The Sec-
- 2 retary may require such additional terms and conditions
- 3 in connection with the conveyance under subsection (a) as
- 4 the Secretary considers appropriate to protect the interests
- 5 of the United States.

6 PART III—AIR FORCE CONVEYANCES

- 7 SEC. 2861. LAND CONVEYANCE, WRIGHT PATTERSON AIR
- 8 FORCE BASE, OHIO.
- 9 (a) Conveyance Authorized.—The Secretary of the
- 10 Air Force may convey, without consideration, to Greene
- 11 County, Ohio, (in this section referred to as the "County"),
- 12 all right, title, and interest of the United States in and to
- 13 a parcel of real property, including improvements thereon,
- 14 consisting of approximately 92 acres comprising the com-
- 15 munications test annex at Wright Patterson Air Force
- 16 Base, Ohio, for the purpose of permitting the County to use
- 17 the parcel for recreational purposes.
- 18 (b) Description of Property.—The exact acreage
- 19 and legal description of the real property to be conveyed
- 20 under subsection (a) shall be determined by a survey satis-
- 21 factory to the Secretary. The cost of the survey shall be borne
- 22 by the County.
- 23 (c) Additional Terms and Conditions.—The Sec-
- 24 retary may require such additional terms and conditions
- 25 in connection with the conveyance under subsection (a) as

- 1 the Secretary considers appropriate to protect the interests
- 2 of the United States.
- 3 SEC. 2862. LAND CONVEYANCE, POINT ARENA AIR FORCE
- 4 STATION, CALIFORNIA.
- 5 (a) Conveyance Authorized.—The Secretary of the
- 6 Air Force may convey, without consideration, to Mendocino
- 7 County, California (in this section referred to as the "Coun-
- 8 ty"), all right, title, and interest of the United States in
- 9 and to a parcel of real property, including improvements
- 10 thereon, consisting of approximately 82 acres at the Point
- 11 Arena Air Force Station, California, for the purpose of per-
- 12 mitting the County to use the parcel for municipal and
- 13 other public purposes.
- 14 (b) Description of Property.—The exact acreage
- 15 and legal description of the real property to be conveyed
- 16 under subsection (a) shall be determined by a survey satis-
- 17 factory to the Secretary. The cost of the survey shall be borne
- 18 by the County.
- 19 (c) Effect of Reconveyance.—If at any time the
- 20 County conveys all or a portion of the property conveyed
- 21 under subsection (a), the County shall pay the United
- 22 States an amount equal to the fair market value of the
- 23 property conveyed, as determined by an appraisal satisfac-
- 24 tory to the Secretary.

1	(d) Additional Terms and Conditions.—The Sec-
2	retary may require such additional terms and conditions
3	in connection with the conveyance under subsection (a) as
4	the Secretary considers appropriate to protect the interests
5	of the United States.
6	SEC. 2863. LAND CONVEYANCE, LOS ANGELES AIR FORCE
7	BASE, CALIFORNIA.
8	(a) Conveyance Authorized.—The Secretary of the
9	Air Force may convey, by sale or lease upon such terms
10	as the Secretary considers appropriate, all or any portion
11	of the following parcels of real property, including improve-
12	ments thereon, at Los Angeles Air Force Base, California:
13	(1) Approximately 42 acres in El Segundo, Cali-
14	fornia, commonly known as Area A.
15	(2) Approximately 52 acres in El Segundo, Cali-
16	fornia, commonly known as Area B.
17	(3) Approximately 13 acres in Hawthorne, Cali-
18	fornia, commonly known as the Lawndale Annex.
19	(4) Approximately 3.7 acres in Sun Valley, Cali-
20	fornia, commonly known as the Armed Forces Radio
21	and Television Service Broadcast Center.
22	(b) Consideration.—As consideration for the convey-
23	ance of real property under subsection (a), the recipient of
24	the property shall provide for the design and construction
25	on real property acceptable to the Secretary of one or more

- 1 facilities to consolidate the mission and support functions
- 2 at Los Angeles Air Force Base. Any such facility must com-
- 3 ply with the seismic and safety design standards for Los
- 4 Angeles County, California, in effect at the time the Sec-
- 5 retary takes possession of the facility.
- 6 (c) Leaseback Authority.—If the fair market value
- 7 of a facility to be provided as consideration for the convey-
- 8 ance of real property under subsection (a) exceeds the fair
- 9 market value of the conveyed property, the Secretary may
- 10 enter into a lease for the facility for a period not to exceed
- 11 10 years. Rental payments under the lease shall be estab-
- 12 lished at the rate necessary to permit the lessor to recover,
- 13 by the end of the lease term, the difference between the fair
- 14 market value of a facility and the fair market value of the
- 15 conveyed property. At the end of the lease, all right, title,
- 16 and interest in the facility shall vest in the United States.
- 17 (d) Appraisal of Property.—The Secretary shall
- 18 obtain an appraisal of the fair market value of all property
- 19 and facilities to be sold, leased, or acquired under this sec-
- 20 tion. An appraisal shall be made by a qualified appraiser
- 21 familiar with the type of property to be appraised. The Sec-
- 22 retary shall consider the appraisals in determining whether
- 23 a proposed conveyance accomplishes the purpose of this sec-
- 24 tion and is in the interest of the United States. Appraisal

- 1 reports shall not be released outside of the Federal Govern-
- 2 ment, other than the other party to a conveyance.
- 3 (e) Description of Property.—The exact acreage
- 4 and legal description of real property to be conveyed under
- 5 subsection (a) or acquired under subsection (b) shall be de-
- 6 termined by a survey satisfactory to the Secretary. The cost
- 7 of the survey shall be borne by the recipient of the property.
- 8 (f) Exemption.—Section 2696 of title 10, United
- 9 States Code, does not apply to the conveyance authorized
- 10 by subsection (a).
- 11 (g) Additional Terms and Conditions.—The Sec-
- 12 retary may require such additional terms and conditions
- 13 in connection with a conveyance under subsection (a) or
- 14 a lease under subsection (c) as the Secretary considers ap-
- 15 propriate to protect the interests of the United States.
- 16 PART IV—OTHER CONVEYANCES
- 17 SEC. 2871. CONVEYANCE OF ARMY AND AIR FORCE EX-
- 18 CHANGE SERVICE PROPERTY, FARMERS
- 19 BRANCH, TEXAS.
- 20 (a) Conveyance Authorized.—The Secretary of De-
- 21 fense may authorize the Army and Air Force Exchange
- 22 Service, which is a nonappropriated fund instrumentality
- 23 of the United States, to sell all right, title, and interest of
- 24 the United States in and to a parcel of real property, in-

- 1 cluding improvements thereon, that is located at 2727 LBJ
- 2 Freeway in Farmers Branch, Texas.
- 3 (b) Description of Property.—The exact acreage
- 4 and legal description of the real property to be conveyed
- 5 under subsection (a) shall be determined by a survey satis-
- 6 factory to the Secretary. The cost of the survey shall be borne
- 7 by the purchaser.
- 8 (c) Consideration.—As consideration for conveyance
- 9 under subsection (a), the purchaser shall pay, in a single
- 10 lump sum payment, an amount equal to the fair market
- 11 value of the real property conveyed, as determined by the
- 12 Secretary. The payment shall be handled in the manner
- 13 provided in section 204(c) of the Federal Property and Ad-
- 14 *ministrative Services Act of 1949 (40 U.S.C. 485(c)).*
- 15 (d) Congressional Report.—Within 30 days after
- 16 the sale of the property under subsection (a), the Secretary
- 17 shall submit to Congress a report detailing the particulars
- 18 of the sale.
- 19 (e) Additional Terms and Conditions.—The Sec-
- 20 retary may require such additional terms and conditions
- 21 in connection with the conveyance under subsection (a) as
- 22 the Secretary considers appropriate to protect the interests
- 23 of the United States.

1	Subtitle D—Other Matters
2	SEC. 2881. RELATION OF EASEMENT AUTHORITY TO LEASED
3	PARKLAND, MARINE CORPS BASE, CAMP PEN-
4	DLETON, CALIFORNIA.
5	Section 2851 of the Military Construction Authoriza-
6	tion Act for Fiscal Year 1999 (division B of Public Law
7	105–261; 112 Stat. 2219) is amended by adding at the end
8	the following new subsection:
9	"(f) Exemption for Certain Leased Lands.—(1)
10	Section 303 of title 49, and section 138 of title 23, United
11	States Code, shall not apply to any approval by the Sec-
12	retary of Transportation of the use by State Route 241 of
13	parkland within Camp Pendleton that is leased by the State
14	of California, where the lease reserved to the United States
15	the right to establish rights-of-way.
16	"(2) The Agency shall be responsible for the implemen-
17	tation of any measures required by the Secretary of Trans-
18	portation to mitigate the impact of the Agency's use of
19	parkland within Camp Pendleton for State Route 241. With
20	the exception of those mitigation measures directly related
21	to park functions, the measures shall be located outside the
22	boundaries of Camp Pendleton. The required mitigation
23	measures related to park functions shall be implemented in
24	accordance with the terms of the lease referred to in para-
25	graph (1).".

1	SEC. 2882. EXTENSION OF DEMONSTRATION PROJECT FOR
2	PURCHASE OF FIRE, SECURITY, POLICE, PUB-
3	LIC WORKS, AND UTILITY SERVICES FROM
4	LOCAL GOVERNMENT AGENCIES.
5	Section 816(c) of the National Defense Authorization
6	Act for Fiscal Year 1995 (Public Law 103–337; 108 Stat.
7	2820), as added by section 2873 of the Strom Thurmond
8	National Defense Authorization Act for Fiscal Year 1999
9	(Public Law 105–261; 112 Stat. 2225), is amended by strik-
10	ing "2000" and inserting "2002".
11	SEC. 2883. ESTABLISHMENT OF WORLD WAR II MEMORIAL
12	ON GUAM.
13	(a) Establishment Required.—The Secretary of
14	Defense shall establish on Federal lands near the Fena
15	Caves in Guam a suitable memorial intended to honor those
16	Guamanian civilians who were killed during the occupation
17	of Guam during World War II and to commemorate the
18	liberation of Guam by the United States Armed Forces in
19	1944.
20	(b) Maintenance of Memorial.—The Secretary of
21	Defense shall be responsible for the maintenance of the me-
22	morial established pursuant to subsection (a).
23	(c) Consultation.—In designing and building the
24	memorial and selecting the specific location for the memo-
25	rial, the Secretary of Defense shall consult with the Amer-

1	ican Battle Monuments Commission established under
2	chapter 21 of title 36, United States Code.
3	SEC. 2884. NAMING OF ARMY MISSILE TESTING RANGE AT
4	KWAJALEIN ATOLL AS THE RONALD REAGAN
5	BALLISTIC MISSILE DEFENSE TEST SITE AT
6	KWAJALEIN ATOLL.
7	The United States Army missile testing range located
8	at Kwajalein Atoll in the Marshall Islands shall after the
9	date of the enactment of this Act be known and designated
10	as the "Ronald Reagan Ballistic Missile Defense Test Site
11	at Kwajalein Atoll". Any reference to that range in any
12	law, regulation, map, document, record, or other paper of
13	the United States shall be considered to be a reference to
14	the Ronald Reagan Ballistic Missile Defense Test Site at
15	Kwajalein Atoll.
16	SEC. 2885. DESIGNATION OF BUILDING AT FORT BELVOIR,
17	VIRGINIA, IN HONOR OF ANDREW T. MCNA-
18	MARA.
19	The building at 8725 John J. Kingman Road, Fort
20	Belvoir, Virginia, shall be known and designated as the
21	"Andrew T. McNamara Building". Any reference to that
22	building in any law, regulation, map, document, record,
23	or other paper of the United States shall be considered to
24	be a reference to the Andrew T. McNamara Building.

1	SEC. 2886. DESIGNATION OF BALBOA NAVAL HOSPITAL, SAN
2	DIEGO, CALIFORNIA, IN HONOR OF BOB WIL-
3	SON, A FORMER MEMBER OF THE HOUSE OF
4	REPRESENTATIVES.
5	The Balboa Naval Hospital in San Diego, California,
6	shall be known and designated as the "Bob Wilson Naval
7	Hospital". Any reference to the Balboa Naval Hospital in
8	any law, regulation, map, document, record, or other paper
9	of the United States shall be considered to be a reference
10	to the Bob Wilson Naval Hospital.
11	SEC. 2887. SENSE OF CONGRESS REGARDING IMPORTANCE
12	OF EXPANSION OF NATIONAL TRAINING CEN-
13	TER, FORT IRWIN, CALIFORNIA.
14	(a) Findings.—The Congress finds the following:
15	(1) The National Training Center at Fort Irwin,
16	California, is the Army's premier warfare training
17	center.
18	(2) The National Training Center was cited by
19	General Norman Schwarzkopf as being instrumental
20	to the success of the allied victory in the Persian Gulf
21	conflict.
22	(3) The National Training Center gives a mili-
23	tary unit the opportunity to use high-tech equipment
24	and confront realistic opposing forces in order to ac-
25	curately discover the unit's strenaths and weaknesses

- 1 (4) The current size of the National Training 2 Center is insufficient in light of the advanced equip-3 ment and technology required for modern warfare 4 training.
 - (5) The expansion of the National Training Center to include additional lands would permit military units and members of the Armed Forces to adequately prepare for future conflicts and various warfare scenarios they may encounter throughout the world.
 - (6) Additional lands for the expansion of the National Training Center are presently available in the California desert.
- 13 (7) The expansion of the National Training Cen-14 ter is a top priority of the Army and the Office of 15 the Secretary of Defense.
- 16 (b) Sense of Congress.—It is the sense of Congress
 17 that the prompt expansion of the National Training Center
 18 is vital to the national security interests of the United
 19 States.

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1	DIVISION C—DEPARTMENT OF
2	ENERGY NATIONAL SECURITY
3	AUTHORIZATIONS AND
4	OTHER AUTHORIZATIONS
5	TITLE XXXI—DEPARTMENT OF
6	ENERGY NATIONAL SECURITY
7	PROGRAMS
8	Subtitle A—National Security
9	Programs Authorizations
10	SEC. 3101. NATIONAL NUCLEAR SECURITY ADMINISTRA-
11	TION.
12	(a) In General.—Funds are hereby authorized to be
13	appropriated to the Department of Energy for fiscal year
14	2001 for the activities of the National Nuclear Security Ad-
15	ministration in carrying out programs necessary for na-
16	tional security in the amount of \$6,269,435,000, to be allo-
17	cated as follows:
18	(1) Weapons activities.—For weapons activi-
19	ties, \$4,677,800,000, to be allocated as follows:
20	(A) For stewardship, \$4,280,415,000, to be
21	allocated as follows:
22	(i) For directed stockpile work,
23	\$856,603,000.
24	(ii) For campaigns, \$2,057,014,000, to
25	be allocated as follows:

1	(I) For operation and mainte-
2	nance, \$1,707,682,000.
3	(II) For construction,
4	\$349,332,000, to be allocated as fol-
5	lows:
6	Project 01-D-101, distributed in-
7	formation systems laboratory, Sandia
8	National Laboratories, Albuquerque,
9	New Mexico, \$2,300,000.
10	Project 00-D-103, terascale sim-
11	ulation facility, Lawrence Livermore
12	National Laboratory, Livermore, Cali-
13	fornia, \$5,000,000.
14	Project 00-D-105, strategic com-
15	puting complex, Los Alamos National
16	Laboratory, Los Alamos, New Mexico,
17	\$56,000,000.
18	Project 00-D-107, joint computa-
19	tional engineering laboratory, Sandia
20	National Laboratories, Albuquerque,
21	New Mexico, \$6,700,000.
22	Project 98–D–125, tritium extrac-
23	tion facility, Savannah River Plant,
24	Aiken, South Carolina, \$75,000,000.

1	Project 97–D–102, dual-axis radi-
2	ographic hydrotest facility, Los Alamos
3	National Laboratory, Los Alamos, New
4	Mexico, \$35,232,000.
5	Project 96-D-111, national igni-
6	tion facility (NIF), Lawrence Liver-
7	more National Laboratory, Livermore,
8	California, \$169,100,000.
9	(iii) For readiness in technical base
10	and facilities, \$1,366,798,000.
11	(B) For secure transportation asset,
12	\$115,673,000, to be allocated as follows:
13	(i) For operation and maintenance,
14	\$79,357,000.
15	(ii) For program direction,
16	\$36,316,000.
17	(C) For program direction, \$216,871,000.
18	(D) For plant projects (including mainte-
19	nance, restoration, planning, construction, ac-
20	quisition, modification of facilities, and the con-
21	tinuation of projects authorized in prior years,
22	and land acquisition related thereto),
23	\$159,841,000, to be allocated as follows:

1	Project 01–D–103, preliminary project
2	design and engineering, various locations,
3	\$14,500,000.
4	Project 01–D–124, highly enriched
5	uranium (HEU) storage facility, Y–12
6	Plant, Oak Ridge, Tennessee, \$17,800,000.
7	Project 01–D–126, weapons evaluation
8	test laboratory, Pantex Plant, Amarillo,
9	Texas, \$3,000,000.
10	Project 99-D-103, isotope sciences fa-
11	cilities, Lawrence Livermore National Lab-
12	oratory, Livermore, California, \$5,000,000.
13	Project 99-D-104, protection of real
14	property (roof reconstruction, phase II),
15	Lawrence Livermore National Laboratory,
16	Livermore, California, \$2,800,000.
17	Project 99-D-106, model validation
18	and system certification center, Sandia Na-
19	tional Laboratories, Albuquerque, New Mex-
20	ico, \$5,200,000.
21	Project 99-D-108, renovate existing
22	roadways, Nevada Test Site, Nevada,
23	\$2,000,000.

1	Project 99–D–125, replace boilers and
2	controls, Kansas City Plant, Kansas City,
3	Missouri, \$13,000,000.
4	Project 99–D–127, stockpile manage-
5	ment restructuring initiative, Kansas City
6	plant, Kansas City, Missouri, \$23,765,000.
7	Project 99–D–128, stockpile manage-
8	ment restructuring initiative, Pantex Plant,
9	Amarillo, Texas, \$4,998,000.
10	Project 99–D–132, stockpile manage-
11	ment restructuring initiative, nuclear mate-
12	rial safeguards and security upgrades
13	project, Los Alamos National Laboratory,
14	Los Alamos, New Mexico, \$18,043,000.
15	Project 98–D–123, stockpile manage-
16	ment restructuring initiative, tritium facil-
17	ity modernization and consolidation, Sa-
18	vannah River Plant, Aiken, South Caro-
19	lina, \$30,767,000.
20	Project 97–D–123, structural upgrades,
21	Kansas City Plant, Kansas City, Missouri,
22	\$2,918,000.
23	Project 95–D–102, chemistry and met-
24	allurgy research (CMR) upgrades project,

1	Los Alamos National Laboratory, Los Ala-
2	mos, New Mexico, \$13,337,000.
3	Project 88–D–123, security enhance-
4	ments, Pantex Plant, Amarillo, Texas,
5	\$2,713,000.
6	(2) Defense nuclear nonproliferation.—
7	For other nuclear security activities, \$914,035,000, to
8	be allocated as follows:
9	(A) For nonproliferation and verification re-
10	search and development, \$232,990,000, to be allo-
11	cated as follows:
12	(i) For operation and maintenance,
13	\$225,990,000.
14	(ii) For plant projects (including mainte-
15	nance, restoration, planning, construction,
16	acquisition, modification of facilities, and
17	the continuation of projects authorized in
18	prior years, and land acquisition related
19	thereto), \$7,000,000, to be allocated as fol-
20	lows:
21	Project 00-D-192, nonprolifera-
22	tion and international security center
23	(NISC), Los Alamos National Labora-
24	tory, Los Alamos, New Mexico,
25	\$7,000,000.

1	(B) For arms control, \$272,870,000.
2	(C) For long-term nonproliferation program
3	for Russia, \$100,000,000.
4	(D) For highly enriched uranium trans-
5	parency implementation, \$15,190,000.
6	(E) For international nuclear safety,
7	\$20,000,000.
8	(F) For fissile materials control and dis-
9	position, \$221,517,000, to be allocated as follows:
10	(i) For operation and maintenance,
11	\$175,517,000.
12	(ii) For plant projects (including
13	maintenance, restoration, planning, con-
14	struction, acquisition, modification of fa-
15	cilities, and the continuation of projects au-
16	thorized in prior years, and land acquisi-
17	tion related thereto), \$46,000,000, to be allo-
18	cated as follows:
19	Project~00-D-142,~immobilization
20	and associated processing facility, var-
21	$ious\ locations,\ \$3,000,000.$
22	Project 99–D–141, pit disassembly
23	and conversion facility, various loca-
24	tions, \$20,000,000.

1	Project 99–D–143, mixed oxide
2	fuel fabrication facility, various loca-
3	tions, \$23,000,000.
4	(G) For program direction, \$51,468,000.
5	(3) Naval reactors.—For naval reactors,
6	\$677,600,000, to be allocated as follows:
7	(A) For naval reactors development,
8	\$656,200,000, to be allocated as follows:
9	(i) For operation and maintenance,
10	\$627,500,000.
11	(ii) For general plant projects,
12	\$11,400,000.
13	(iii) For plant projects (including
14	maintenance, restoration, planning, con-
15	struction, acquisition, modification of fa-
16	cilities, and the continuation of projects au-
17	thorized in prior years, and land acquisi-
18	tion related thereto), \$17,300,000, to be allo-
19	cated as follows:
20	Project 01–D–200, major office re-
21	placement building, Schenectady, New
22	York, \$1,300,000.
23	Project 90-N-102, expended core
24	facility dry cell project, Naval Reactors
25	Facility, Idaho, \$16,000,000.

1	(B) For program direction, \$21,400,000.
2	(b) Adjustment.—The total amount authorized to be
3	appropriated pursuant to paragraph (1) of subsection (a)
4	is the sum of the amounts authorized to be appropriated
5	in subparagraphs (A) through (D) of such paragraph re-
6	duced by \$95,000,000.
7	SEC. 3102. DEFENSE ENVIRONMENTAL RESTORATION AND
8	WASTE MANAGEMENT.
9	(a) In General.—Funds are hereby authorized to be
10	appropriated to the Department of Energy for fiscal year
11	2001 for environmental restoration and waste management
12	in carrying out programs necessary for national security
13	in the amount of \$4,591,527,000, to be allocated as follows:
14	(1) SITE/PROJECT COMPLETION.—For site
15	project and completion in carrying out environmental
16	restoration and waste management activities nec-
17	essary for national security programs in the amount
18	of \$1,010,951,000, to be allocated as follows:
19	(A) For operation and maintenance,
20	\$941,475,000.
21	(B) For plant projects (including mainte-
22	nance, restoration, planning, construction, ac-
23	quisition, modification of facilities, and the con-
24	tinuation of projects authorized in prior years,

1	and land acquisition related thereto),
2	\$69,476,000, to be allocated as follows:
3	Project 01-D-402, Intec cathodic pro-
4	tection system expansion, Idaho National
5	Engineering and Environmental Labora-
6	tory, Idaho, \$500,000.
7	Project 01–D-407, Highly Enriched
8	Uranium (HEU) Blend-down, Savannah
9	River Site, Aiken, South Carolina,
10	\$27,932,000.
11	Project 99–D–402, tank farm support
12	services, F&H area, Savannah River Site,
13	Aiken, South Carolina, \$7,714,000.
14	Project 99–D–404, health physics in-
15	strumentation laboratory, Idaho National
16	Engineering and Environmental Labora-
17	tory, Idaho, \$4,300,000.
18	Project 98–D–453, plutonium sta-
19	bilization and handling system for pluto-
20	nium finishing plant, Richland, Wash-
21	ington, \$1,690,000.
22	Project 97–D–470, regulatory moni-
23	toring and bioassay laboratory, Savannah
24	River Site, Aiken, South Carolina,
25	\$3,949,000.

1	Project 96–D–471, chlorofluorocarbon
2	heating, ventilation, and air conditioning
3	and chiller retrofit, Savannah River Site,
4	Aiken, South Carolina, \$12,512,000.
5	Project 92–D–140, F and H canyon
6	exhaust upgrades, Savannah River Site,
7	Aiken, South Carolina, \$8,879,000.
8	Project 86–D–103, decontamination
9	and waste treatment facility, Lawrence
10	Livermore National Laboratory, Livermore,
11	California, \$2,000,000.
12	(2) Post-2006 completion.—For post-2006
13	project completion in carrying out environmental res-
14	toration and waste management activities necessary
15	for national security programs in the amount of
16	\$3,108,457,000, to be allocated as follows:
17	(A) For operation and maintenance,
18	\$2,588,725,000.
19	(B) For plant projects (including mainte-
20	nance, restoration, planning, construction, ac-
21	quisition, modification of facilities, and the con-
22	tinuation of projects authorized in prior years,
23	and land acquisition related thereto),
24	\$99,732,000, to be allocated as follows:

1	Project 01–D–403, immobilized high
2	level waste interim storage facility, Rich-
3	land, Washington, \$1,300,000.
4	Project 99–D-403, privatization phase
5	I infrastructure support, Richland, Wash-
6	ington, \$7,812,000.
7	Project 97–D-402, tank farm restora-
8	tion and safe operations, Richland, Wash-
9	ington, \$46,023,000.
10	Project 94–D–407, initial tank re-
11	trieval systems, Richland, Washington,
12	\$17,385,000.
13	Project 93–D–187, high-level waste re-
14	moval from filled waste tanks, Savannah
15	River Site, Aiken, South Carolina,
16	\$27,212,000.
17	(3) Science and technology.—For science
18	and technology in carrying out environmental res-
19	toration and waste management activities necessary
20	for national security programs in the amount of
21	\$196,548,000.
22	(4) Program direction.—For program direc-
23	tion in carrying out environmental restoration and
24	waste management activities necessary for national
25	security programs in the amount of \$359,888,000.

1	(b) Adjustment.—The total amount authorized to be
2	appropriated in subsection (a) is the sum of the amounts
3	authorized to be appropriated in paragraphs (1) through
4	(4) of that subsection reduced by \$84,317,000, to be derived
5	from offsets and use of prior year balances.
6	SEC. 3103. OTHER DEFENSE ACTIVITIES.
7	(a) In General.—Funds are hereby authorized to be
8	appropriated to the Department of Energy for fiscal year
9	2001 for other defense activities in carrying out programs
10	necessary for national security in the amount of
11	\$557,122,000, to be allocated as follows:
12	$(1) \qquad Intelligence. —For \qquad intelligence,$
13	\$38,059,000, to be allocated as follows:
14	(A) For operation and maintenance,
15	\$36,059,000.
16	(B) For plant projects (including mainte-
17	nance, restoration, planning, construction, ac-
18	quisition, modification of facilities, and the con-
19	tinuation of projects authorized in prior years,
20	and land acquisition related thereto), \$2,000,000,
21	to be allocated as follows:
22	Project 01-D-800, Sensitive compart-
23	mented information facility, Lawrence
24	Livermore National Laboratory, Livermore,
25	California, \$2,000,000.

1	(2) Counterintelligence.—For counterintel-
2	ligence, \$45,200,000.
3	(3) Security and emergency operations.—
4	For security and emergency operations, \$340,376,000,
5	to be allocated as follows:
6	(A) For nuclear safeguards and security,
7	\$124,409,000.
8	(B) For security investigations,
9	\$33,000,000.
10	(C) For emergency management,
11	\$93,600,000.
12	(D) For program direction, \$89,367,000.
13	(4) Independent oversight and perform-
14	ANCE ASSURANCE.—For independent oversight and
15	performance assurance, \$14,937,000.
16	(5) Environment, safety, and health.—For
17	the Office of Environment, Safety, and Health,
18	\$111,050,000, to be allocated as follows:
19	(A) For environment, safety, and health
20	(defense), \$88,446,000.
21	(B) For program direction, \$22,604,000.
22	(6) Worker and community transition as-
23	SISTANCE.—For worker and community transition
24	assistance, \$24,500,000, to be allocated as follows:

1	(A) For worker and community transition,
2	\$21,500,000.
3	(B) For program direction, \$3,000,000.
4	(7) Office of Hearings and Appeals.—For
5	the Office of Hearings and Appeals, \$3,000,000.
6	(b) Adjustments.—The amount authorized to be ap-
7	propriated pursuant to subsection (a)(3)(B) is reduced by
8	\$20,000,000 to reflect an offset provided by user organiza-
9	tions for security investigations.
10	SEC. 3104. DEFENSE FACILITIES CLOSURE PROJECTS.
11	Funds are hereby authorized to be appropriated to the
12	Department of Energy for fiscal year 2001 for closure
13	projects carried out in accordance with section 3143 of the
14	National Defense Authorization Act for Fiscal Year 1997
15	(Public Law 104–201; 110 Stat. 2836; 42 U.S.C. 7274n)
16	in the amount of \$1,082,297,000.
17	SEC. 3105. DEFENSE ENVIRONMENTAL MANAGEMENT PRI-
18	VATIZATION.
19	(a) In General.—Funds are hereby authorized to be
20	appropriated to the Department of Energy for fiscal year
21	2001 for privatization projects at various locations in car-
22	rying out environmental restoration and waste manage-
23	ment activities necessary for national security programs in
24	the amount of \$284,092,000.

1	(b) Explanation of Adjustment.—The amount au-
2	thorized to be appropriated in subsection (a) is the sum
3	of the amounts authorized to be appropriated for the
4	projects in that subsection reduced by \$25,092,000 for use
5	of prior year balances of funds for defense environmental
6	management privatization.
7	SEC. 3106. DEFENSE NUCLEAR WASTE DISPOSAL.
8	Funds are hereby authorized to be appropriated to the
9	Department of Energy for fiscal year 2001 for payment to
10	the Nuclear Waste Fund established in section 302(c) of the
11	Nuclear Waste Policy Act of 1982 (42 U.S.C. 10222(c)) in
12	the amount of \$112,000,000.
13	Subtitle B—Recurring General
13 14	Subtitle B—Recurring General Provisions
	· ·
14	Provisions
14 15	Provisions SEC. 3121. REPROGRAMMING.
14 15 16 17	Provisions SEC. 3121. REPROGRAMMING. (a) IN GENERAL.—Until the Secretary of Energy sub-
14 15 16 17 18	Provisions SEC. 3121. REPROGRAMMING. (a) IN GENERAL.—Until the Secretary of Energy submits to the congressional defense committees the report re-
14 15 16 17 18	Provisions SEC. 3121. REPROGRAMMING. (a) IN GENERAL.—Until the Secretary of Energy submits to the congressional defense committees the report referred to in subsection (b) and a period of 45 days has
14 15 16 17 18 19 20	Provisions SEC. 3121. REPROGRAMMING. (a) In General.—Until the Secretary of Energy submits to the congressional defense committees the report referred to in subsection (b) and a period of 45 days has elapsed after the date on which such committees receive the
14 15 16 17 18 19 20	Provisions SEC. 3121. REPROGRAMMING. (a) IN GENERAL.—Until the Secretary of Energy submits to the congressional defense committees the report referred to in subsection (b) and a period of 45 days has elapsed after the date on which such committees receive the report, the Secretary may not use amounts appropriated
14 15 16 17 18 19 20 21	Provisions SEC. 3121. REPROGRAMMING. (a) In General.—Until the Secretary of Energy submits to the congressional defense committees the report referred to in subsection (b) and a period of 45 days has elapsed after the date on which such committees receive the report, the Secretary may not use amounts appropriated pursuant to this title for any program—

1	(B) $$1,000,000$ more than the amount au-
2	thorized for that program by this title; or
3	(2) which has not been presented to, or requested
4	of, Congress.
5	(b) Report.—(1) The report referred to in subsection
6	(a) is a report containing a full and complete statement
7	of the action proposed to be taken and the facts and cir-
8	cumstances relied upon in support of such proposed action.
9	(2) In the computation of the 45-day period under sub-
10	section (a), there shall be excluded any day on which either
11	House of Congress is not in session because of an adjourn-
12	ment of more than 3 days to a day certain.
13	(c) Limitations.—(1) In no event may the total
14	amount of funds obligated pursuant to this title exceed the
15	total amount authorized to be appropriated by this title.
16	(2) Funds appropriated pursuant to this title may not
17	be used for an item for which Congress has specifically de-
18	nied funds.
19	SEC. 3122. LIMITS ON GENERAL PLANT PROJECTS.
20	(a) In General.—The Secretary of Energy may carry
21	out any construction project under the general plant
22	projects authorized by this title if the total estimated cost
23	of the construction project does not exceed \$5,000,000.
24	(b) Report to Congress.—If, at any time during
25	the construction of any general plant project authorized by

1	this title, the estimated cost of the project is revised because
2	of unforeseen cost variations and the revised cost of the
3	project exceeds \$5,000,000, the Secretary shall immediately
4	furnish a complete report to the congressional defense com-
5	mittees explaining the reasons for the cost variation.
6	SEC. 3123. LIMITS ON CONSTRUCTION PROJECTS.
7	(a) In General.—(1) Except as provided in para-
8	graph (2), construction on a construction project may not
9	be started or additional obligations incurred in connection
10	with the project above the total estimated cost, whenever the
11	current estimated cost of the construction project, which is
12	authorized by section 3101, 3102, or 3103, or which is in
13	support of national security programs of the Department
14	of Energy and was authorized by any previous Act, exceeds
15	by more than 25 percent the higher of—
16	(A) the amount authorized for the project; or
17	(B) the amount of the total estimated cost for the
18	project as shown in the most recent budget justifica-
19	tion data submitted to Congress.
20	(2) An action described in paragraph (1) may be taken
21	if—
22	(A) the Secretary of Energy has submitted to the
23	congressional defense committees a report on the ac-
24	tions and the circumstances making such action nec-
25	essary; and

- 1 (B) a period of 30 days has elapsed after the
- 2 date on which the report is received by the commit-
- 3 tees.
- 4 (3) In the computation of the 30-day period under
- 5 paragraph (2), there shall be excluded any day on which
- 6 either House of Congress is not in session because of an
- 7 adjournment of more than 3 days to a day certain.
- 8 (b) Exception.—Subsection (a) shall not apply to
- 9 any construction project which has a current estimated cost
- 10 of less than \$5,000,000.

11 SEC. 3124. FUND TRANSFER AUTHORITY.

- 12 (a) Transfer to Other Federal Agencies.—The
- 13 Secretary of Energy may transfer funds authorized to be
- 14 appropriated to the Department of Energy pursuant to this
- 15 title to other Federal agencies for the performance of work
- 16 for which the funds were authorized. Funds so transferred
- 17 may be merged with and be available for the same purposes
- 18 and for the same period as the authorizations of the Federal
- 19 agency to which the amounts are transferred.
- 20 (b) Transfer Within Department of Energy.—
- 21 (1) Subject to paragraph (2), the Secretary of Energy may
- 22 transfer funds authorized to be appropriated to the Depart-
- 23 ment of Energy pursuant to this title between any such au-
- 24 thorizations. Amounts of authorizations so transferred may
- 25 be merged with and be available for the same purposes and

1	for the same period as the authorization to which the
2	amounts are transferred.
3	(2) Not more than five percent of any such authoriza-
4	tion may be transferred between authorizations under para-
5	graph (1). No such authorization may be increased or de-
6	creased by more than five percent by a transfer under such
7	paragraph.
8	(c) Limitation.—The authority provided by this sec-
9	tion to transfer authorizations—
10	(1) may only be used to provide funds for items
11	relating to activities necessary for national security
12	programs that have a higher priority than the items
13	from which the funds are transferred; and
14	(2) may not be used to provide funds for an item
15	for which Congress has specifically denied funds.
16	(d) Notice to Congress.—The Secretary of Energy
17	shall promptly notify the Committee on Armed Services of
18	the Senate and the Committee on National Security of the
19	House of Representatives of any transfer of funds to or from
20	authorizations under this title.
21	SEC. 3125. AUTHORITY FOR CONCEPTUAL AND CONSTRUC-
22	TION DESIGN.
23	(a) Requirement for Conceptual Design.—(1)
24	Subject to paragraph (2) and except as provided in para-

25 graph (3), before submitting to Congress a request for funds

- 1 for a construction project that is in support of a national
- 2 security program of the Department of Energy, the Sec-
- 3 retary of Energy shall complete a conceptual design for that
- 4 project.
- 5 (2) If the estimated cost of completing a conceptual
- 6 design for a construction project exceeds \$3,000,000, the
- 7 Secretary shall submit to Congress a request for funds for
- 8 the conceptual design before submitting a request for funds
- 9 for the construction project.
- 10 (3) The requirement in paragraph (1) does not apply
- 11 to a request for funds—
- 12 (A) for a construction project the total estimated
- 13 cost of which is less than \$5,000,000; or
- (B) for emergency planning, design, and con-
- 15 struction activities under section 3126.
- 16 (b) Authority for Construction Design.—(1)
- 17 Within the amounts authorized by this title, the Secretary
- 18 of Energy may carry out construction design (including ar-
- 19 chitectural and engineering services) in connection with
- 20 any proposed construction project if the total estimated cost
- 21 for such design does not exceed \$600,000.
- 22 (2) If the total estimated cost for construction design
- 23 in connection with any construction project exceeds
- 24 \$600,000, funds for such design must be specifically author-
- 25 ized by law.

1	SEC. 3126. AUTHORITY FOR EMERGENCY PLANNING, DE-
2	SIGN, AND CONSTRUCTION ACTIVITIES.
3	(a) AUTHORITY.—The Secretary of Energy may use
4	any funds available to the Department of Energy pursuant
5	to an authorization in this title, including those funds au-
6	thorized to be appropriated for advance planning and con-
7	struction design under sections 3101, 3102, and 3103, to
8	perform planning, design, and construction activities for
9	any Department of Energy national security program con-
10	struction project that, as determined by the Secretary, must
11	proceed expeditiously in order to protect public health and
12	safety, to meet the needs of national defense, or to protect
13	property.
14	(b) Limitation.—The Secretary may not exercise the
15	authority under subsection (a) in the case of any construc-
16	tion project until the Secretary has submitted to the con-
17	gressional defense committees a report on the activities that
18	the Secretary intends to carry out under this section and
19	the circumstances making such activities necessary.
20	(c) Specific Authority.—The requirement of section
21	3125(b)(2) does not apply to emergency planning, design,
22	and construction activities conducted under this section.
23	SEC. 3127. AVAILABILITY OF FUNDS.
24	(a) In General.—Except as provided in subsection
25	(b), amounts appropriated for any activities under this title
26	pursuant to an authorization of appropriations in this title

1	shall remain available for obligation only until the later
2	of the following dates:
3	(1) October 1, 2003.
4	(2) The date of the enactment of an Act author-
5	izing funds for such activities for fiscal year 2004.
6	(b) Exception for Program Direction.—Amounts
7	appropriated for program direction pursuant to an author-
8	ization of appropriations in this title shall remain avail-
9	able for obligation only until the later of the following dates:
10	(1) October 1, 2001.
11	(2) The date of the enactment of an Act author-
12	izing funds for such program direction for fiscal year
13	2002.
14	SEC. 3128. TRANSFERS OF DEFENSE ENVIRONMENTAL MAN-
15	AGEMENT FUNDS.
16	(a) Transfer Authority for Defense Environ-
17	MENTAL MANAGEMENT FUNDS.—The Secretary of Energy
18	shall provide the manager of each field office of the Depart-
19	ment of Energy with the authority to transfer defense envi-
20	ronmental management funds from a program or project
21	under the jurisdiction of the office to another such program
22	or project.
23	(b) Limitations.—(1) Only one transfer may be made
24	to or from any program or project under subsection (a) in
25	a fiscal year.

- 1 (2) The amount transferred to or from a program or
- 2 project under subsection (a) may not exceed \$5,000,000 in
- 3 a fiscal year.
- 4 (3) A transfer may not be carried out by a manager
- 5 of a field office under subsection (a) unless the manager
- 6 determines that the transfer is necessary to address a risk
- 7 to health, safety, or the environment or to assure the most
- 8 efficient use of defense environmental management funds at
- 9 the field office.
- 10 (4) Funds transferred pursuant to subsection (a) may
- 11 not be used for an item for which Congress has specifically
- 12 denied funds or for a new program or project that has not
- 13 been authorized by Congress.
- 14 (c) Exemption From Reprogramming Require-
- 15 MENTS.—The requirements of section 3121 shall not apply
- 16 to transfers of funds pursuant to subsection (a).
- 17 (d) Notification.—The Secretary, acting through the
- 18 Assistant Secretary of Energy for Environmental Manage-
- 19 ment, shall notify Congress of any transfer of funds pursu-
- 20 ant to subsection (a) not later than 30 days after such
- 21 transfer occurs.
- 22 (e) DEFINITIONS.—In this section:
- 23 (1) The term "program or project" means, with
- respect to a field office of the Department of Energy,
- 25 any of the following:

- 1 (A) A program referred to or a project listed 2 in paragraph (2) or (3) of section 3102.
 - (B) A program or project not described in subparagraph (A) that is for environmental restoration or waste management activities necessary for national security programs of the Department, that is being carried out by the office, and for which defense environmental management funds have been authorized and appropriated before the date of the enactment of this Act.
- 12 (2) The term "defense environmental manage13 ment funds" means funds appropriated to the Depart14 ment of Energy pursuant to an authorization for car15 rying out environmental restoration and waste man16 agement activities necessary for national security pro17 grams.
- 18 (f) DURATION OF AUTHORITY.—The managers of the 19 field offices of the Department may exercise the authority 20 provided under subsection (a) during the period beginning 21 on October 1, 2000, and ending on September 30, 2001.

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1	Subtitle C—Program Authoriza-
2	tions, Restrictions, and Limita-
3	tions
4	SEC. 3131. FUNDING FOR TERMINATION COSTS FOR TANK
5	WASTE REMEDIATION SYSTEM ENVIRON-
6	MENTAL PROJECT, RICHLAND, WASHINGTON.
7	The Secretary of Energy may not use appropriated
8	funds to establish a reserve for the payment of any costs
9	of termination of any contract relating to the tank waste
10	remediation system environmental project, Richland, Wash-
11	ington. Such costs may be paid from—
12	(1) appropriations originally available for the
13	performance of the contract concerned;
14	(2) appropriations currently available for pri-
15	vatization initiatives in carrying out environmental
16	restoration and waste management activities nec-
17	essary for national security programs, and not other-
18	wise obligated; or
19	(3) funds appropriated specifically for the pay-
20	ment of such costs.
21	SEC. 3132. ENHANCED COOPERATION BETWEEN NATIONAL
22	NUCLEAR SECURITY ADMINISTRATION AND
23	BALLISTIC MISSILE DEFENSE ORGANIZATION.
24	(a) Jointly Funded Projects.—The Secretary of
25	Energy and the Secretary of Defense shall modify the

1	memorandum of understanding for the use of national lab-			
2	oratories for ballistic missile defense programs, entered into			
3	under section 3131 of the National Defense Authorization			
4	Act for Fiscal Year 1998 (Public Law 105–85; 111 Stat.			
5	2034), to provide for jointly funded projects.			
6	(b) Requirements for Projects.—The projects re-			
7	ferred to in subsection (a) shall—			
8	(1) be carried out by the National Nuclear Secu-			
9	rity Administration and the Ballistic Missile Defense			
10	Organization; and			
11	(2) contribute to sustaining—			
12	(A) the expertise necessary for the viability			
13	of such laboratories; and			
14	(B) the capabilities required to sustain the			
15	$nuclear\ stockpile.$			
16	(c) Participation by NNSA in Certain BMDO Ac-			
17	TIVITIES.—The Administrator of the National Nuclear Se-			
18	curity Administration and the Director of the Ballistic Mis-			
19	sile Defense Organization shall implement mechanisms that			
20	increase the cooperative relationship between those organi-			
21	zations. Those mechanisms shall include participation by			
22	personnel of the National Nuclear Security Administration			
23	in the following activities of the Ballistic Missile Defense			
24	Organization:			
25	(1) Peer reviews of technical efforts.			

1	(2) Activities of so-called "red teams".
2	SEC. 3133. REQUIRED CONTENTS OF FUTURE-YEARS NU-
3	CLEAR SECURITY PROGRAM TO BE SUB-
4	MITTED WITH FISCAL YEAR 2002 BUDGET AND
5	LIMITATION ON THE OBLIGATION OF CER-
6	TAIN FUNDS PENDING SUBMISSION OF THAT
7	PROGRAM.
8	(a) FINDINGS.—Congress finds that:
9	(1) The budget justification materials submitted
10	to Congress in support of the budget for fiscal year
11	2001 did not comply with the requirement of section
12	3251(b) of the National Nuclear Security Administra-
13	tion Act (title XXXII of Public Law 106–65; 113
14	Stat. 966; 50 U.S.C. 2451) that the amounts requested
15	for the National Nuclear Security Administration be
16	specified in individual, dedicated program elements.
17	(2) The information submitted to Congress in
18	support of that budget did not comply with the re-
19	quirement of section 3253(b) of such Act (50 U.S.C.
20	2453(b)) that a future-years nuclear security program
21	be submitted that contains—
22	(A) the estimated expenditures and pro-
23	posed appropriations necessary to support the
24	programs, projects, and activities of the Admin-
25	istration during the five-fiscal year period cov-

ered by the program, expressed in a level of de-
tail comparable to that contained in the budget;
and
(B) a description of the anticipated work-
load requirements for each Administration site
during that five-fiscal year period.
(b) Required Detail for Future-Years Nuclear
SECURITY PROGRAM SUBMITTED WITH FISCAL YEAR 2002
Budget.—The future-years nuclear security program sub-
mitted in connection with the budget for fiscal year 2002
shall, at a minimum, and in addition to the information
required to be contained in such program by section 3253
of such Act (50 U.S.C. 2453), include the following informa-
tion:
(1) A detailed description of proposed program
elements for directed stockpile work, campaigns, read-
iness in technical base and facilities, nonproliferation
and national security, fissile materials disposition,
and naval reactors, and for their associated projects,
activities, and construction projects, during the five-
fiscal year period covered by such program.
(2) A statement of proposed budget authority,
proposed expenditures, and proposed appropriations
necessary to support each proposed program element

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specified in paragraph (1).

- 1 (3) A detailed description of how the funds iden-2 tified for each proposed program element specified in 3 paragraph (1) in the budget of the Administration for 4 each fiscal year during the five-fiscal year period cov-5 ered by such program will help ensure that the nu-6 clear weapons stockpile is safe and reliable as deter-7 mined in accordance with the criteria established 8 under section 3158 of the Strom Thurmond National 9 Defense Authorization Act for Fiscal Year 1999 (Pub-10 lic Law 105-261; 112 Stat. 2257; 42 U.S.C. 2121 11 note).
- 12 **OBLIGATION** LIMITATION ONOFCERTAIN Funds.—The Administrator for Nuclear Security may not obligate more than 50 percent of the funds described in sub-14 15 section (d) until 30 days after the Administrator submits the future-years nuclear security program required to be 16 submitted in connection with the budget for fiscal year 18 2002.
- (d) COVERED FUNDS.—Funds referred to in subsection
 (c) are funds appropriated or otherwise available to the Administrator for Program Direction within any National
 Nuclear Security Administration budget account for fiscal

23 year 2001.

1 SEC. 3134. LIMITATION ON OBLIGATION OF CERTAIN

2	FUNDS.					
3	(a) Limitation.—The Secretary of Energy may not					
4	obligate any funds appropriated or otherwise made avail-					
5	able to the Secretary for fiscal year 2001 for the purpose					
6	of infrastructure upgrades or maintenance in an account					
7	specified in subsection (b) for any other purpose.					
8	(b) Covered Accounts.—An account referred to in					
9	subsection (a) is any Construction account or Readiness in					
10	Technical Base and Facilities account within any National					
11	Nuclear Security Administration budget account.					
12	TITLE XXXII—DEFENSE NU-					
13	CLEAR FACILITIES SAFETY					
14	BOARD					
15	SEC. 3201. AUTHORIZATION.					
16	There are authorized to be appropriated for fiscal year					
17	2001, \$17,000,000 for the operation of the Defense Nuclear					
18	Facilities Safety Board under chapter 21 of the Atomic En-					
19	ergy Act of 1954 (42 U.S.C. 2286 et seq.).					
20	TITLE XXXIII—NATIONAL					
21	DEFENSE STOCKPILE					
22	SEC. 3301. AUTHORIZED USES OF STOCKPILE FUNDS.					
23	(a) Obligation of Stockpile Funds.—During fis-					
24	cal year 2001, the National Defense Stockpile Manager may					
25	obligate up to \$70,500,000 of the funds in the National De-					
26	fense Stockpile Transaction Fund established under sub-					

- 1 section (a) of section 9 of the Strategic and Critical Mate-
- 2 rials Stock Piling Act (50 U.S.C. 98h) for the authorized
- 3 uses of such funds under subsection (b)(2) of such section,
- 4 including the disposal of hazardous materials that are envi-
- 5 ronmentally sensitive.
- 6 (b) Additional Obligations.—The National Defense
- 7 Stockpile Manager may obligate amounts in excess of the
- 8 amount specified in subsection (a) if the National Defense
- 9 Stockpile Manager notifies Congress that extraordinary or
- 10 emergency conditions necessitate the additional obligations.
- 11 The National Defense Stockpile Manager may make the ad-
- 12 ditional obligations described in the notification after the
- 13 end of the 45-day period beginning on the date on which
- 14 Congress receives the notification.
- 15 (c) Limitations.—The authorities provided by this
- 16 section shall be subject to such limitations as may be pro-
- 17 vided in appropriations Acts.
- 18 SEC. 3302. USE OF EXCESS TITANIUM SPONGE IN THE NA-
- 19 TIONAL DEFENSE STOCKPILE TO MANUFAC-
- 20 TURE DEPARTMENT OF DEFENSE EQUIP-
- 21 **MENT**.
- 22 (a) Transfer Authorized.—Upon the request of the
- 23 Secretary of a military department or the director of a de-
- 24 fense agency, the Secretary of Defense may transfer excess
- 25 titanium sponge in the National Defense Stockpile for use

1 in manufacturing equipment to be used by the Armed

2	Forces. The quantity of titanium sponge transferred under
3	this section may not exceed 20,000 short tons.
4	(b) Nonreimbursable.—Any transfer of excess tita-
5	nium sponge under this section shall be made without reim-
6	bursement, except that the recipient of the material shall
7	be responsible for all transportation and related costs in-
8	curred in connection with the transfer.
9	(c) Relationship to Other Disposal Author-
10	ITY.—Any request by the Secretary of the Army for the
11	transfer of titanium sponge pursuant to section 3305 of the
12	National Defense Authorization Act for Fiscal Year 1996
13	(Public Law 104–106; 110 Stat. 630) takes precedence over
14	any transfer request received under this section.
15	TITLE XXXIV—MARITIME
16	ADMINISTRATION
17	SEC. 3401. AUTHORIZATION OF APPROPRIATIONS FOR FIS-
18	CAL YEAR 2001.
19	Funds are hereby authorized to be appropriated for fis-
20	cal year 2001, to be available without fiscal year limitation
21	if so provided in appropriations Acts, for the use of the De-
22	partment of Transportation for the Maritime Administra-
23	tion as follows:
24	(1) For expenses necessary for operations and
25	training activities, \$94,160,000.

1	(2) For expenses under the loan guarantee pro-			
2	gram authorized by title XI of the Merchant Marine			
3	Act, 1936 (46 App. U.S.C. 1271 et seq.), \$54,179,000,			
4	of which—			
5	(A) \$50,000,000 is for the cost (as defined			
6	in section 502(5) of the Federal Credit Reform			
7	Act of 1990 (2 U.S.C. 661a(5))) of loan guaran-			
8	tees under the program; and			
9	(B) \$4,179,000 is for administrative ex-			
10	penses related to loan guarantee commitments			
11	under the program.			
12	SEC. 3402. EXTENSION OF PERIOD FOR DISPOSAL OF OBSO-			
13	LETE VESSELS IN THE NATIONAL DEFENSE			
14	RESERVE FLEET.			
15	(a) Extension.—Section 6(c)(1)(A) of the National			
16	Maritime Heritage Act of 1994 (16 U.S.C. 5405(c)(1)(A))			
17	is amended by striking "2001" and inserting "2006".			
18	(b) Utilization of Foreign Scrapping.—Section			
19	6(c)(1) of such Act (16 U.S.C. 5405(c)(1)) is amended—			
20	(1) in subparagraph (B) by striking "and" after			
21	$the \ semicolon;$			
22	(2) in subparagraph (C)—			
23	(A) by striking "in accordance with" and			
24	inserting "subject to subparagraph (D), in ac-			
25	cordance with": and			

1	(B) by striking the period at the end and			
2	inserting "; and"; and			
3	(3) by adding at the end the following:			
4	"(D) to the maximum extent possible, by			
5	scrapping outside of the United States.".			
6	(b) Plan for Completion of Disposal.—Not later			
7	than 90 days after the date of the enactment of this Act,			
8	the Secretary of Transportation shall submit to the Con-			
9	gress a plan for completing disposal of vessels in the Na			
10	tional Defense Reserve Fleet in accordance with section 6(c)			
11	of the National Maritime Heritage Act of 1994 (16 U.S.C.			
12	5405), as amended by subsection (a), including—			
13	(1) a description of resources required for such			
14	completion; and			
15	(2) a determination of the extent to which such			
16	vessels will be disposed of by scrapping outside of the			
17	United States.			
18	SEC. 3403. AUTHORITY TO CONVEY NATIONAL DEFENSE RE-			
19	SERVE FLEET VESSEL, GLACIER.			
20	(a) Authority To Convey.—The Secretary of Trans-			
21	portation (in this section referred to as "the Secretary")			
22	may, subject to subsection (b), convey all right, title, and			
23	interest of the United States Government in and to the ves-			
24	sel in the National Defense Reserve Fleet that was formerly			
25	the U.S.S. GLACIER (United States official number AGB-			

1	4) to the Glacier Society, Inc., a corporation established
2	under the laws of the State of Connecticut that is located
3	in Bridgeport, Connecticut (in this section referred to as
4	the "recipient").
5	(b) Terms of Conveyance.—
6	(1) Required conditions.—The Secretary may
7	not convey a vessel under this section unless the
8	recipient—
9	(A) agrees to use the vessel for the purpose
10	of a monument to the accomplishments of mem-
11	bers of the Armed Forces of the United States, ci-
12	vilians, scientists, and diplomats in exploration
13	of the Arctic and the Antarctic;
14	(B) agrees that the vessel will not be used
15	for commercial purposes;
16	(C) agrees to make the vessel available to
17	the Government if the Secretary requires use of
18	the vessel by the Government for war or national
19	emergency;
20	(D) agrees to hold the Government harmless
21	for any claims arising from exposure to asbestos,
22	polychlorinated biphenyls, or lead paint after the
23	conveyance of the vessel, except for claims arising
24	from use of the vessel by the Government pursu-

1	ant to the agreement under subparagraph (C);					
2	and					
3	(E) provides sufficient evidence to the Sec-					
4	retary that it has available for use to restore the					
5	vessel, in the form of cash, liquid assets, or a					
6	written loan commitment, financial resources of					
7	at least \$100,000.					
8	(2) Delivery of vessel.—If the Secretary con-					
9	veys the vessel under this section, the Secretary shall					
10	deliver the vessel—					
11	(A) at the place where the vessel is located					
12	on the date of conveyance;					
13	(B) in its condition on that date; and					
14	(C) at no cost to the United States Govern-					
15	ment.					
16	(3) Additional terms.—The Secretary may re-					
17	quire such additional terms in connection with the					
18	conveyance authorized by this section as the Secretary					
19	$considers\ appropriate.$					
20	(c) Other Unneeded Equipment.—If the Secretary					
21	conveys the vessel under this section, the Secretary may also					
22	convey to the recipient any unneeded equipment from other					
23	vessels in the National Defense Reserve Fleet or Government					
24	storage facilities for use to restore the vessel to museum					
25	quality or to its original configuration (or both).					

- 1 (d) Retention of Vessel in NDRF.—The Secretary
- 2 shall retain in the National Defense Reserve Fleet the vessel
- 3 authorized to be conveyed under this section until the earlier
- 4 of—
- 5 (1) 2 years after the date of the enactment of this
- 6 Act; or
- 7 (2) the date of the conveyance of the vessel under
- 8 this section.

Amend the title so as to read: "A bill to authorize appropriations for fiscal year 2001 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes.".

Union Calendar No. 336

106TH CONGRESS 2D SESSION

H.R. 4205

[Report No. 106-616]

A BILL

To authorize appropriations for fiscal year 2001 for military activities of the Department of Defense and for military construction, to prescribe military personnel strengths for fiscal year 2001, and for other purposes.

May 12, 2000

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