### 110TH CONGRESS 1ST SESSION

# H. R. 2722

## **AN ACT**

To restructure the Coast Guard Integrated Deepwater Program, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

### 1 SECTION 1. SHORT TITLE.

- This Act may be cited as the "Integrated Deepwater
- 3 Program Reform Act".
- 4 SEC. 2. IMPLEMENTATION OF COAST GUARD INTEGRATED
- 5 DEEPWATER ACQUISITION PROGRAM.
- 6 (a) Use of Private Sector Entity as a Lead
- 7 Systems Integrator.—
- 8 (1) In general.—Except as otherwise pro-
- 9 vided in this subsection, the Secretary may not use
- a private sector entity as a lead systems integrator
- for procurements under, or in support of, the Deep-
- water Program beginning on the earlier of October
- 13 1, 2011, or the date on which the Secretary certifies
- in writing to the Committee on Transportation and
- 15 Infrastructure of the House of Representatives and
- the Committee on Commerce, Science, and Trans-
- portation of the Senate that the Coast Guard has
- available and can retain sufficient contracting per-
- sonnel and expertise within the Coast Guard,
- through an arrangement with other Federal agen-
- cies, or through contracts or other arrangements
- 22 with private sector entities, to perform the functions
- and responsibilities of the lead system integrator in
- an efficient and cost-effective manner.
- 25 (2) Completion of existing delivery or-
- DERS AND TASK ORDERS.—The Secretary may use

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- a private sector entity as a lead systems integrator to complete any delivery order or task order under the Deepwater Program that was issued to the lead systems integrator on or before the date of enactment of this Act.
  - (3) Assistance of other federal agencies.—In any case in which the Secretary is the systems integrator under the Deepwater Program, the Secretary may obtain any type of assistance the Secretary considers appropriate, with any systems integration functions, from any Federal agency with experience in systems integration involving maritime vessels and aircraft.
  - (4) Assistance of private sector entity
    Ties.—In any case in which the Secretary is the systems integrator under the Deepwater Program, the
    Secretary may, subject to the availability of appropriations, obtain by grant, contract, or cooperative
    agreement any type of assistance the Secretary considers appropriate, with any systems integration
    functions, from any private sector entity with experience in systems integration involving maritime vessels and aircraft.
- 24 (b) Competition.—

- 1 (1) IN GENERAL.—Except as otherwise pro2 vided in this subsection, the Secretary shall use full
  3 and open competition for each class of asset acquisi4 tions under the Deepwater Program for which an
  5 outside contractor is used, if the asset is procured
  6 directly by the Coast Guard or by the Integrated
  7 Coast Guard System acting under a contract with
  8 the Coast Guard.
  - (2) EXCEPTION.—The Secretary may use a procurement method that is less than full and open competition to procure an asset under the Deepwater Program, if—
    - (A) the Secretary determines that such method is in the best interests of the Federal Government; and
    - (B) by not later than 30 days before the date of the award of a contract for the procurement, the Secretary submits to the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on Commerce, Science, and Transportation of the Senate a report explaining why such procurement is in the best interests of the Federal Government.

1 (3) Limitation on application.—Paragraph 2 (1) shall not apply to a contract, subcontract, or 3 task order that was issued before the date of enact-4 ment of this Act, if there is no change in the quan-5 tity of assets or the specific type of assets procured. 6 (c) REQUIRED CONTRACT TERMS.—The Secretary 7 shall include in each contract, subcontract, and task order 8 issued under the Deepwater Program after the date of the

enactment of this Act the following provisions, as applica-

- 11 (1) TECHNICAL REVIEWS.—A requirement that
  12 the Secretary shall conduct a technical review of all
  13 proposed designs, design changes, and engineering
  14 changes, and a requirement that the contractor must
  15 specifically address all engineering concerns identi16 fied in the technical reviews, before any funds may
  17 be obligated.
  - (2) RESPONSIBILITY FOR TECHNICAL REQUIRE-MENTS.—A requirement that the Secretary shall maintain the authority to establish, approve, and maintain technical requirements.
  - (3) Cost estimate of major changes.—A requirement that an independent cost estimate must be prepared and approved by the Secretary before the execution of any change order costing more than

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- 5 percent of the unit cost approved in the Deepwater
   Program baseline in effect as of May 2007.
  - (4) Performance measurement.—A requirement that any measurement of contractor and subcontractor performance must be based on the status of all work performed, including the extent to which the work performed met all cost, schedule, and mission performance requirements outlined in the Deepwater Program contract.
    - (5) Early operational assessment.—For the acquisition of any cutter class for which an Early Operational Assessment has not been developed—
      - (A) a requirement that the Secretary of the Department in which the Coast Guard is operating shall cause an Early Operational Assessment to be conducted by the Department of the Navy after the development of the preliminary design of the cutter and before the conduct of the critical design review of the cutter; and
      - (B) a requirement that the Coast Guard shall develop a plan to address the findings presented in the Early Operational Assessment.

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- 1 (6)TRANSIENT ELECTROMAGNETIC PULSE 2 EMANATION.—For the acquisition or upgrade of air, 3 surface, or shore assets for which compliance with 4 transient electromagnetic pulse emanation (TEM-PEST) is a requirement, a provision specifying that 5 6 the standard for determining such compliance shall 7 be the air, surface, or shore asset standard then 8 used by the Department of the Navy.
  - (7) OFFSHORE PATROL CUTTER UNDERWAY RE-QUIREMENT.—For any contract issued to acquire an Offshore Patrol Cutter, provisions specifying the service life, fatigue life, days underway in general Atlantic and North Pacific Sea conditions, maximum range, and maximum speed the cutter shall be built to achieve.
  - (8) Inspector general access.—A requirement that the Department of Homeland Security's Office of the Inspector General shall have access to all records maintained by all contractors working on the Deepwater Program, and shall have the right to privately interview any contractor personnel.
  - (d) Life Cycle Cost Estimate.—
  - (1) In General.—The Secretary shall develop an authoritative life cycle cost estimate for the Deepwater Program.

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1 (2) Contents.—The life cycle cost estimate 2 shall include asset acquisition and logistics support 3 decisions and planned operational tempo and locations as of the date of enactment of this Act. 4 (3) Submittal.—The Secretary shall— 6 (A) submit the life cycle cost estimate to 7 the Committee on Transportation and Infra-8 structure of the House of Representatives and 9 the Committee on Commerce, Science, and 10 Transportation of the Senate within 4 months 11 after the date of enactment of this Act; and 12 (B) submit updates of the life cycle cost 13 estimate to such Committees annually. 14 (e) Contract Officers.—The Secretary shall as-15 sign a separate contract officer for each class of cutter and aircraft acquired or rehabilitated under the Deep-16 water Program, including the National Security Cutter, the Offshore Patrol Cutter, the Fast Response Cutter A, 18 19 the Fast Response Cutter B, maritime patrol aircraft, the 20 aircraft HC-130J, the helicopter HH-65, the helicopter 21 HH-60, and the vertical unmanned aerial vehicle. 22 Technology Risk Report.—The Secretary

shall submit to the Committee on Transportation and In-

frastructure of the House of Representatives and the Com-

mittee on Commerce, Science, and Transportation of the

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- 1 Senate a report identifying the technology risks and level
- 2 of maturity for major technologies used on each class of
- 3 asset acquisitions under the Deepwater Program, includ-
- 4 ing the Fast Response Cutter A (FRC-A), the Fast Re-
- 5 sponse Cutter B (FRC-B), the Offshore Patrol Cutter
- 6 (OPC), and the Vertical Unmanned Aerial Vehicle
- 7 (VUAV), not later than 90 days before the date of award
- 8 of a contract for such an acquisition.
- 9 (g) Submission of Assessment Results and
- 10 Plans to Congress.—The Commandant of the Coast
- 11 Guard shall submit to the Committee on Transportation
- 12 and Infrastructure of the House of Representatives and
- 13 the Committee on Commerce, Science, and Transportation
- 14 of the Senate—
- 15 (1) the results of each Early Operational As-
- sessment conducted pursuant to subsection (c)(5)(A)
- and the plan approved by the Commandant pursuant
- to subsection (c)(5)(B) for addressing the findings
- of such assessment, within 30 days after the Com-
- 20 mandant approves the plan; and
- 21 (2) a report describing how the recommenda-
- tions of each Early Operational Assessment con-
- 23 ducted pursuant to subsection (c)(5)(A) on the first
- in class of a new cutter class have been addressed

- 1 in the design on which construction is to begin, with-
- 2 in 30 days before initiation of construction.
- 3 SEC. 3. CHIEF ACQUISITION OFFICER.
- 4 (a) In General.—Chapter 3 of title 14, United
- 5 States Code, is amended by adding at the end the fol-
- 6 lowing:

### 7 "§ 55. Chief Acquisition Officer

- 8 "(a) Establishment of Agency Chief Acquisi-
- 9 TION OFFICER.—The Commandant shall appoint or des-
- 10 ignate a career reserved employee as Chief Acquisition Of-
- 11 ficer for the Coast Guard, who shall—
- 12 "(1) have acquisition management as that offi-
- cial's primary duty; and
- "(2) report directly to the Commandant to ad-
- vise and assist the Commandant to ensure that the
- mission of the Coast Guard is achieved through the
- management of the Coast Guard's acquisition activi-
- ties.
- 19 "(b) Authority and Functions of the Chief
- 20 ACQUISITION OFFICER.—The functions of the Chief Ac-
- 21 quisition Officer shall include—
- 22 "(1) monitoring the performance of acquisition
- activities and acquisition programs of the Coast
- Guard, evaluating the performance of those pro-
- grams on the basis of applicable performance meas-

- urements, and advising the Commandant regarding
  the appropriate business strategy to achieve the mission of the Coast Guard;
  - "(2) increasing the use of full and open competition in the acquisition of property and services by the Coast Guard by establishing policies, procedures, and practices that ensure that the Coast Guard receives a sufficient number of sealed bids or competitive proposals from responsible sources to fulfill the Government's requirements (including performance and delivery schedules) at the lowest cost or best value considering the nature of the property or service procured;
    - "(3) ensuring the use of detailed performance specifications in instances in which performancebased contracting is used;
    - "(4) making acquisition decisions consistent with all applicable laws and establishing clear lines of authority, accountability, and responsibility for acquisition decisionmaking within the Coast Guard;
    - "(5) managing the direction of acquisition policy for the Coast Guard, including implementation of the unique acquisition policies, regulations, and standards of the Coast Guard;

1	"(6) developing and maintaining an acquisition
2	career management program in the Coast Guard to
3	ensure that there is an adequate professional work-
4	force; and
5	"(7) as part of the strategic planning and per-
6	formance evaluation process required under section
7	306 of title 5 and sections 1105(a)(28), 1115, 1116
8	and 9703 of title 31—
9	"(A) assessing the requirements estab-
10	lished for Coast Guard personnel regarding
11	knowledge and skill in acquisition resources
12	management and the adequacy of such require-
13	ments for facilitating the achievement of the
14	performance goals established for acquisition
15	management;
16	"(B) in order to rectify any deficiency in
17	meeting such requirements, developing strate-
18	gies and specific plans for hiring, training, and
19	professional development; and
20	"(C) reporting to the Commandant on the
21	progress made in improving acquisition man-
22	agement capability.".
23	(b) CLERICAL AMENDMENT.—The table of sections
24	at the beginning of such chapter is amended by adding
25	at the end the following:

<sup>&</sup>quot;55. Chief Acquisition Officer.".

### 1 (c) Special Rate Supplements.—

- 2 (1) REQUIREMENT TO ESTABLISH.—Not later 3 than 1 year after the date of enactment of this Act 4 and in accordance with part 9701.333 of title 5, 5 Code of Federal Regulations, the Commandant of 6 the Coast Guard shall establish special rate supple-7 ments that provide higher pay levels for employees 8 necessary to carry out the amendment made by this section. 9
- 10 (2) SUBJECT TO APPROPRIATIONS.—The re-11 quirement under paragraph (1) is subject to the 12 availability of appropriations.

### 13 SEC. 4. TESTING AND CERTIFICATION.

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- (a) IN GENERAL.—The Secretary shall—
- (1) cause each cutter, other than a National Security Cutter, acquired by the Coast Guard and delivered after the date of enactment of this Act to be classed by the American Bureau of Shipping, before acceptance of delivery;
  - (2) cause the design and construction of each National Security Cutter, other than National Security Cutter 1 and 2, to be certified by an independent third party with expertise in vessel design and construction certification to be able to meet a 185-underway-day requirement under general Atlan-

- tic and North Pacific sea conditions for a period of
  at least 30 years;
- 3 (3) cause all electronics on all aircraft, surface, 4 and shore assets that require TEMPEST certifi-5 cation and that are delivered after the date of enact-6 ment of this Act to be tested and certified in accord-7 ance with TEMPEST standards and communica-8 tions security (COMSEC) standards by an inde-9 pendent third party that is authorized by the Fed-10 eral Government to perform such testing and certifi-11 cation; and
  - (4) cause all aircraft and aircraft engines acquired by the Coast Guard and delivered after the date of enactment of this Act to be certified for airworthiness by an independent third party with expertise in aircraft and aircraft engine certification, before acceptance of delivery.
- 18 (b) First in Class of a Major Asset Acquisi-19 tion.—The Secretary shall cause the first in class of a 20 major asset acquisition of a cutter or an aircraft to be 21 subjected to an assessment of operational capability con-22 ducted by the Secretary of the Navy.
- 23 (c) Final Arbiter.—The Secretary shall be the 24 final arbiter of all technical disputes regarding designs

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1	and acquisitions of vessels and aircraft for the Coast					
2	Guard.					
3	SEC. 5. NATIONAL SECURITY CUTTERS.					
4	(a) National Security Cutters 1 and 2.—					
5	(1) Report on options under consider-					
6	ATION.—The Secretary shall submit to the Com-					
7	mittee on Transportation and Infrastructure of the					
8	House of Representatives and the Committee on					
9	Commerce, Science, and Transportation of the Sen-					
10	ate—					
11	(A) within 120 days after the date of en-					
12	actment of this Act, a report describing in de-					
13	tail the cost increases that have been experi-					
14	enced on National Security Cutters 1 and 2					
15	since the date of the issuance of the task orders					
16	for construction of those cutters and explaining					
17	the causes of these cost increases; and					
18	(B) within 180 days after the date of en-					
19	actment of this Act, a report on the options					
20	that the Coast Guard is considering to					
21	strengthen the hulls of National Security Cutter					
22	1 and National Security Cutter 2, including—					
23	(i) the costs of each of the options					
24	under consideration:					

- 1 (ii) a schedule for when the hull 2 strengthening repairs are anticipated to be 3 performed; and
  - (iii) the impact that the weight likely to be added to each the cutter by each option will have on the cutter's ability to meet both the original performance requirements included in the Deepwater Program contract and the performance requirements created by contract Amendment Modification 00042 dated February 7, 2007.
  - days before the Coast Guard signs any contract, delivery order, or task order to strengthen the hull of either of National Security Cutter 1 or 2 to resolve the structural design and performance issues identified in the Department of Homeland Security Inspector General's report OIG-07-23 dated January 2007, the Secretary shall submit to the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on Commerce, Science, and Transportation of the Senate all results of an assessment of the proposed hull strengthening design conducted by the Naval Surface Warfare

- 1 Center, Carderock Division, including a description
- 2 in detail of the extent to which the hull strength-
- 3 ening measures to be implemented on those cutters
- 4 will enable the cutters to meet a 185-underway-day
- 5 requirement under general Atlantic and North Pa-
- 6 cific sea conditions for a period of at least 30 years.
- 7 (b) National Security Cutters 3 Through 8.—
- 8 Not later than 30 days before the Coast Guard signs any
- 9 contract, delivery order, or task order authorizing con-
- 10 struction of National Security Cutters 3 through 8, the
- 11 Secretary shall submit to the Committee on Transpor-
- 12 tation and Infrastructure of the House of Representatives
- 13 and the Committee on Commerce, Science, and Transpor-
- 14 tation of the Senate all results of an assessment of the
- 15 proposed designs to resolve the structural design, safety,
- 16 and performance issues identified by the Department of
- 17 Homeland Security Office of Inspector General report
- 18 OIG-07-23 for the hulls of those cutters conducted by the
- 19 Naval Surface Warfare Center, Carderock Division, in-
- 20 cluding a description in detail of the extent to which such
- 21 designs will enable the cutters to meet a 185-underway-
- 22 day requirement under general Atlantic and North Pacific
- 23 sea conditions.

### 1 SEC. 6. MISCELLANEOUS REPORTS.

2	(a) In General.—The Secretary shall submit the					
3	following reports to the Committee on Transportation and					
4	Infrastructure of the House of Representatives and the					
5	Committee on Commerce, Science, and Transportation of					
6	the Senate:					
7	(1) Within 4 months after the date of enact-					
8	ment of this Act, a justification for why 8 National					
9	Security Cutters are required to meet the oper-					
10	ational needs of the Coast Guard, including—					
11	(A) how many days per year each National					
12	Security Cutter will be underway at sea;					
13	(B) where each National Security Cutter					
14	will be home ported;					
15	(C) the amount of funding that will be re-					
16	quired to establish home port operations for					
17	each National Security Cutter;					
18	(D) the extent to which 8 National Secu-					
19	rity Cutters deployed without vertical un-					
20	manned aerial vehicles (VUAV) will meet or ex-					
21	ceed the mission capability (including surveil-					
22	lance capacity) of the 12 Hamilton-class high					
23	endurance cutters that the National Security					
24	Cutters will replace;					

1	(E) the business case in support of con-
2	structing National Security Cutters 3 through
3	8, including a cost-benefit analysis; and
4	(F) an analysis of how many Offshore Pa-
5	trol Cutters would be required to provide the
6	patrol coverage provided by a National Security
7	Cutter.
8	(2) Within 4 months after the date of enact-
9	ment of this Act, a report on—
10	(A) the impact that deployment of a Na-
11	tional Security Cutter and other cutter assets
12	without the vertical unmanned aerial vehicle
13	(VUAV) will have on the amount of patrol cov-
14	erage that will be able to be provided during
15	missions conducted by the National Security
16	Cutter and all other cutters planned to be
17	equipped with a VUAV;
18	(B) how the coverage gap will be made up;
19	(C) an update on the current status of the
20	development of the VUAV; and
21	(D) the timeline detailing the major mile-
22	stones to be achieved during development of the
23	VUAV and identifying the delivery date for the
24	first and last VUAV.

- 1 (3) Within 30 days after the elevation to flag-2 level for resolution of any design or other dispute re-3 garding the Deepwater Program contract or an item 4 to be procured under that contract, including a de-5 tailed description of the issue and the rationale un-6 derlying the decision taken by the flag officer to re-7 solve the issue.
  - (4) Within 4 months after the date of enactment of this Act, a report detailing the total number of change orders that have been created by the Coast Guard under the Deepwater Program before the date of enactment of this Act, the total cost of these change orders, and their impact on the Deepwater Program schedule.
  - (5) Within 180 days after the date of enactment of this Act, a report detailing the technology risks and level of maturity for major technologies used on maritime patrol aircraft, the HC-130J, and the National Security Cutter.
  - (6) Not less than 60 days before signing a contract to acquire any vessel or aircraft, a report comparing the cost of purchasing that vessel or aircraft directly from the manufacturer or shipyard with the cost of procuring it through the Integrated Coast Guard System.

- (7) Within 30 days after the Program Executive Officer of the Deepwater Program becomes aware of a likely cost overrun exceeding 5 percent of the overall asset acquisition contract cost or schedule delay exceeding 5 percent of the estimated asset construction period under the Deepwater Program, a report by the Commandant containing a description of the cost overrun or delay, an explanation of the overrun or delay, a description of Coast Guard's response, and a description of significant delays in the procurement schedule likely to be caused by the overrun or delay.
  - (8) Within 90 days after the date of enactment of this Act, articulation of a doctrine and description of an anticipated implementation of a plan for management of acquisitions programs, financial management (including earned value management and cost estimating), engineering and logistics management, and contract management, that includes—
    - (A) a description of how the Coast Guard will cultivate among uniformed personnel expertise in acquisitions management and financial management;
  - (B) a description of the processes that will be followed to draft and ensure technical review

1	of procurement packages, including statements
2	of work, for any class of assets acquired by the
3	Coast Guard;
4	(C) a description of how the Coast Guard
5	will conduct an independent cost estimating
6	process, including independently developing cost
7	estimates for major change orders; and
8	(D) a description of how Coast Guard will
9	strengthen the management of change orders.
10	(9) Within 4 months after the date of enact-
11	ment of this Act, a report on the development of a
12	new acquisitions office within the Coast Guard de-
13	scribing the specific staffing structure for that direc-
14	torate, including—
15	(A) identification of all managerial posi-
16	tions proposed as part of the office, the func-
17	tions that each managerial position will fill, and
18	the number of employees each manager will su-
19	pervise; and
20	(B) a formal organizational chart and
21	identification of when managerial positions are
22	to be filled.
23	(10) Ninety days prior to the issuance of a Re-
24	quest for Proposals for construction of an Offshore
25	Patrol Cutter, a report detailing the service life, fa-

- tigue life, maximum range, maximum speed, and number of days underway under general Atlantic and North Pacific Sea conditions the cutter shall be built to achieve.
  - (11) The Secretary shall report annually on the percentage of the total amount of funds expended on procurements under the Deepwater Program that has been paid to each of small businesses and minority-owned businesses.
  - (12) Within 120 days after the date of enactment of this Act, a report on any Coast Guard mission performance gap due to the removal of Deepwater Program assets from service. The report shall include the following:
    - (A) A description of the mission performance gap detailing the geographic regions and Coast Guard capabilities affected.
    - (B) An analysis of factors affecting the mission performance gap that are unrelated to the Deepwater Program, including deployment of Coast Guard assets overseas and continuous vessel shortages.
  - (C) A description of measures being taken in the near term to fill the mission performance

- gap, including what those measures are and when they will be implemented.
- 3 (D) A description of measures being taken 4 in the long term to fill the mission performance 5 gap, including what those measures are and 6 when they will be implemented.
  - (E) A description of the potential alternatives to fill the mission performance gap, including any acquisition or lease considered and the reasons they were not pursued.
- (b) Report Required on Acceptance of Deliv-12 ERY OF INCOMPLETE ASSET.—
- 13 (1) IN GENERAL.—If the Secretary accepts de-14 livery of an asset after the date of enactment of this 15 Act for which a contractually required certification 16 cannot be achieved within 30 days after the date of 17 delivery or with any system that is not fully func-18 tional for the mission for which it was intended, the 19 Secretary shall submit to the Committee on Trans-20 portation and Infrastructure of the House of Rep-21 resentatives and the Committee on Commerce, 22 Science, and Transportation of the United States 23 Senate within 30 days after accepting delivery of the 24 asset a report explaining why acceptance of the asset

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1	in such a condition is in the best interests of the
2	United States Government.
3	(2) Contents.—The report shall—
4	(A) specify the systems that are not able
5	to achieve contractually required certifications
6	within 30 days after the date of delivery and
7	the systems that are not fully functional at the
8	time of delivery for the missions for which they
9	were intended;
10	(B) identify milestones for the completion
11	of required certifications and to make all sys-
12	tems fully functional; and
13	(C) identify when the milestones will be
14	completed, who will complete them, and the cost
15	to complete them.
16	SEC. 7. USE OF THE NAVAL SEA SYSTEMS COMMAND, THE
17	NAVAL AIR SYSTEMS COMMAND, AND THE
18	SPACE AND NAVAL WARFARE SYSTEMS COM-
19	MAND TO ASSIST THE COAST GUARD IN EX-
20	ERCISING TECHNICAL AUTHORITY FOR THE
21	DEEPWATER PROGRAM AND OTHER COAST
22	GUARD ACQUISITION PROGRAMS.
23	(a) FINDINGS.—Congress finds that the Coast
24	Guard's use of the technical, contractual, and program
25	management oversight expertise of the Department of the

- 1 Navy in ship and aircraft production complements and
- 2 augments the Coast Guard's organic expertise as it pro-
- 3 cures assets for the Deepwater Program.
- 4 (b) Inter-Service Technical Assistance.—The
- 5 Secretary may enter into a memorandum of understanding
- 6 or a memorandum of agreement with the Secretary of the
- 7 Navy to provide for the use of the Navy Systems Com-
- 8 mands to assist the Coast Guard with the oversight of
- 9 Coast Guard major acquisition programs. Such memo-
- 10 randum of understanding or memorandum of agreement
- 11 shall, at a minimum provide for—
- 12 (1) the exchange of technical assistance and
- support that the Coast Guard Chief Engineer and
- the Coast Guard Chief Information Officer, as Coast
- Guard Technical Authorities, may identify;
- 16 (2) the use, as appropriate, of Navy technical
- 17 expertise; and
- 18 (3) the temporary assignment or exchange of
- 19 personnel between the Coast Guard and the Navy
- 20 Systems Commands to facilitate the development of
- 21 organic capabilities in the Coast Guard.
- 22 (c) Technical Authorities.—The Coast Guard
- 23 Chief Engineer, Chief Information Officer, and Chief Ac-
- 24 quisition Officer shall adopt, to the extent practicable, pro-
- 25 cedures that are similar to those used by the Navy Senior

- 1 Acquisition Official to ensure the Coast Guard Technical
- 2 Authorities, or designated Technical Warrant Holders, ap-
- 3 prove all technical requirements.
- 4 (d) Coordination.—The Secretary, acting through
- 5 the Commandant of the Coast Guard, may coordinate with
- 6 the Secretary of the Navy, acting through the Chief of
- 7 Naval Operations, to develop processes by which the as-
- 8 sistance will be requested from the Navy Systems Com-
- 9 mands and provided to the Coast Guard.
- 10 (e) Report.—Not later than 120 days after the date
- 11 of enactment of this Act and every twelve months there-
- 12 after, the Commandant of the Coast Guard shall report
- 13 to the Committee on Transportation and Infrastructure
- 14 of the House of Representatives and the Committee on
- 15 Commerce, Science, and Transportation of the Senate on
- 16 the activities undertaken pursuant to such memorandum
- 17 of understanding or memorandum of agreement.
- 18 SEC. 8. DEFINITIONS.
- 19 In this Act:
- 20 (1) DEEPWATER PROGRAM.—The term "Deep-
- 21 water Program" means the Integrated Deepwater
- 22 Systems Program described by the Coast Guard in
- 23 its report to Congress entitled "Revised Deepwater
- Implementation Plan 2005", dated March 25, 2005.
- The Deepwater Program primarily involves the pro-

1	curement of cutter and aviation assets that operate
2	more than 50 miles offshore.
3	(2) Secretary.—The term "Secretary" means
4	the Secretary of the department in which the Coast
5	Guard is operating.
	Passed the House of Representatives July 31, 2007.

Clerk.

Attest:

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# AN ACT

To restructure the Coast Guard Integrated Deepwater Program, and for other purposes.