# JOINT EXPLANATORY STATEMENT TO ACCOMPANY THE NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 2015

The following consists of the explanatory material to accompany the National Defense Authorization Act for Fiscal Year 2015.

Section 5 of the Act specifies that this explanatory statement shall have the same effect with respect to the implementation of this legislation as if it were a joint explanatory statement of a committee of conference.

In this joint explanatory statement, the provisions of H.R. 4435, the House-passed version of the National Defense Authorization Act for Fiscal Year 2015, are generally referred to as 'the House bill.' The provisions of S. 2410, the Senate Committee on Armed Services committee-reported version of the National Defense Authorization Act for Fiscal Year 2015, are generally referred to as 'the Senate committee-reported bill.' Senate amendments included in the agreements are identified by Senate amendment numbers. The final form of the agreements reached during negotiations between the House and the Senate are referred to as 'the agreement.'

Compliance with rules of the House of Representatives and Senate regarding earmarks and congressionally directed spending items

Consistent with the intent of clause 9 of rule XXI of the Rules of the House of Representatives and Rule XLIV of the Standing Rules of the Senate, neither the bill text reflected in the agreement nor the accompanying joint explanatory statement contains any congressional earmarks, congressionally-directed spending items, limited tax benefits, or limited tariff benefits, as defined in such rules.

Summary of discretionary authorizations and budget implication

The administration's budget request for national defense discretionary programs within the jurisdiction of the Committees on Armed Services of the Senate and the House of Representatives for fiscal year 2015 was \$577.1 billion. Of this amount, \$495.5 billion was requested for base Department of Defense (DOD) programs, \$63.7 billion was requested for overseas contingency

operations (OCO), and \$17.9 billion was requested for national security programs in the Department of Energy (DOE) and the Defense Nuclear Facilities Safety Board (DNFSB). The budget request incorporates the amendments submitted to Congress on June 26, 2014 and November 10, 2014.

The bill authorizes \$577.1 billion in fiscal year 2015, including \$495.9 billion for base DOD programs, \$63.7 billion for OCO, and \$17.5 billion for national security programs in the DOE and the DNFSB.

The two tables preceding the detailed program adjustments in Division D of this joint explanatory statement summarize the direct discretionary authorizations in the agreement and the equivalent budget authority levels for fiscal year 2015 defense programs. The first table summarizes the agreement on authorizations within the jurisdiction of the Armed Services Committees. The second table details the budget authority implication of the discretionary authorizations in the agreement when accounting for national defense items that are not in the jurisdiction of the Armed Services Committees.

Budgetary effects of this Act (sec. 4)

The Senate committee-reported bill contained a provision (sec. 4) that would require the budgetary effects of this Act be determined in accordance with the procedures established in title I of the Statutory Pay-As-You-Go Act of 2010 (Public Law 111-139).

The House bill contained no similar provision. The agreement includes the Senate provision.

### DIVISION A—DEPARTMENT OF DEFENSE AUTHORIZATIONS

#### TITLE I-PROCUREMENT

#### BUDGET ITEMS

Navy enterprise information technology

The budget request included \$87.2 million in Other Procurement, Navy Line 161 for enterprise information technology (IT).

The House bill would approve the budget request.

The Senate committee-reported bill would decrease that line item by \$15.0 million to reflect concerns about the continued investment of funds into legacy IT infrastructure. The agreement authorizes the budget request for this item.

We note that much of this funding is supporting procurements related to the sustainment of legacy Navy IT systems located outside the continental United States (OCONUS). We understand that these procurements are necessary to provide technical upgrades to sustain these networks as the Navy determines how to converge all of its networks as part of a future Naval Networking Environment. The investment required by this funding would bring the OCONUS networks up to a standard that could support a transition to the Next Generation Enterprise Network contract in the future, which would also align Navy networks in a way that would support the enterprisewide push to standardize capabilities in the Joint Information Environment framework. We note that this set of hardware and network systems transitions entail additional cost, technical risk, and potentially operational risk to deployed forces, which could have been avoided with better planning for and more strategic funding of the systems. We expect the Navy, as well as the Department of Defense Chief Information Officer, to ensure that all Department of Navy and Department of Defense enterprise IT system efforts have robust planning related to and funding dedicated for the maintenance and sustainment of legacy systems, and to ensure that systems meet requirements and reflect modern state-of-the-art IT systems, to the maximum extent practicable and that this is documented in the programs' acquisition strategy documentation. This should apply to both Major Automated Information Systems (MAIS) and non-MAIS efforts.

Ejection seat safety and reliability improvement program

The amended budget request included no funds for the procurement of modernized and upgraded ejection seats for Department of the Air Force fighter and bomber aircraft.

The House bill would increase the budget request by a total of \$10.5 million, of which \$3.5 million is for initial qualification of upgraded ejection seats in the Research, Development, Test, and Evaluation, Air Force (RDT&E, AF) account, and \$7.0 million is for initial installation of upgraded ejection seats in the Aircraft Procurement, Air Force (APAF) account.

The Senate committee-reported bill approved the budget request.

We recommend an additional increase of \$6.0 million ejection seat programs, including \$3.5 million in RDT&E, AF, and \$2.5 million in APAF.

Section 146(b) of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66) required a report by the Secretary of the Air Force on various aspects of the health and safety risks associated with ejection seats. The report confirmed that, with increased use of helmet-mounted devices, the risks of death or serious injury increases, and increases even more for lighter aircrew.

In response to a requirement to analyze initiatives to decrease the risk of death or serious injury during an ejection sequence, the report indicated that, although the Air Force had spent \$25.8 million for investments in safety improvements for existing seats, the Air Force had stopped short of final qualification testing.

The report also referred to an Air Force analysis of alternatives (AoA) that the Air Force had conducted in 2010 that supported: "(a) an improved ejection seat solution with an expanded anthropometric envelope that would match the current pilot population to increase safety; and (b) a design that reduces aircraft life cycle costs."

We believe that the Air Force should review and update, as necessary, the 2010 AoA, and establish a program for increasing the ejection safety and reliability of the Air Force's fighter and bomber aircraft.

#### SUBTITLE A-AUTHORIZATION OF APPROPRIATIONS

Authorization of appropriations (sec. 101)

The House bill contained a provision (sec. 101) authorizing appropriations for fiscal year 2015 for procurement

for the Army, the Navy and Marine Corps, the Air Force, and defense-wide activities, as specified in the funding table in section 4101.

The Senate committee-reported bill contained an identical provision (sec. 101).

The agreement includes this provision.

#### SUBTITLE B-ARMY PROGRAMS

Plan on modernization of UH-60A aircraft of Army National Guard (sec. 111)

The House bill contained a provision (sec. 112) that would require the Secretary of the Army to submit a report on plans for the modernization of UH-60A helicopters in the Army National Guard.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision.

#### SUBTITLE C-NAVY PROGRAMS

Construction of San Antonio class amphibious ship (sec. 121)

The House bill contained a provision (sec. 122) that would authorize the Secretary of the Navy to enter into a contract during fiscal year 2015 for the procurement of one San Antonioclass amphibious ship using incremental funding.

The Senate committee-reported bill contained a provision (sec. 123) that would authorize the Secretary of the Navy to transfer funds available in the Shipbuilding and Conversion, Navy (SCN), or other Navy procurement account for either or both of the following purposes:

- (1) Up to \$650.0 million to conduct a refueling and complex overhaul of the USS George Washington (CVN-73).
- (2) Up to \$650.0 million to build a San Antonio-class amphibious ship.

The Senate provision would also authorize the Secretary of the Navy to use incremental funding for a San Antonio-class ship if additional funds are made available in fiscal year 2015.

The agreement includes the House provision. The agreement also provides full funding for the fiscal year 2015 requirements for conducting a refueling and complex overhaul of the USS George Washington (CVN-73), and provides authorization for \$800.0 million for the San Antonio-class amphibious ship program elsewhere in this Act.

Limitation on availability of funds for mission modules for Littoral Combat Ship (sec. 122)

The House bill contained a provision (sec. 125) that would prohibit the Secretary of the Navy from obligating any funds for the procurement of mission modules for the Littoral Combat Ship until the Secretary submits to the congressional defense committees each of the following:

- (1) The Milestone B program goals for cost, schedule, and performance for each increment.
- (2) Certification by the Director of Operational Test and Evaluation (DOT&E) with respect to the total number for each module type that is required to perform all necessary operational testing.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would clarify that the Milestone B goals and DOT&E certification would be with regard to each mission module, rather than with each increment of capability for each mission module.

Extension of limitation on availability of funds for Littoral Combat Ship (sec. 123)

The House bill contained a provision (sec. 126) that would amend section 124(a) of the National Defense Authorization Act for Fiscal Year 2014 to extend the prohibition on spending in section 124 to include fiscal year 2015. Section 124 prevents using funds available in fiscal year 2014 for construction or advanced procurement of materials for the Littoral Combat Ships designated as LCS-25 or LCS-26 until the Secretary of the Navy submits certain reports and information to the congressional defense committees.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

Report on test evaluation master plan for Littoral Combat Ship seaframes and mission modules (sec. 124)

The Senate committee-reported bill contained a provision (sec. 122) that would require the Director of Operational Test and Evaluation to submit a report on the test and evaluation master plan for the seaframes and mission modules for the Littoral Combat Ship program.

The House bill contained no similar provision.

The agreement includes this provision.

Airborne electronic attack capabilities (sec. 125)

The Senate committee-reported bill contained a provision (sec. 121) would direct the Secretary of the Navy to take whatever steps the Secretary deems appropriate and are available to the Navy to ensure that the Navy retains the option of buying more EA-18G aircraft, if further analysis of whether to expand the airborne electronic attack (AEA) force structure indicates the Navy should include more EA-18G aircraft in carrier air wings. The provision would also authorize the Navy, subject to appropriation, to use \$75.0 million in funds authorized and appropriated in fiscal year 2014 for advance procurement funds of F/A-18 E/F aircraft for the purpose of retaining such an option. The Senate committee-reported bill also recommended an increase of \$25.0 million in section 4101 for those purposes.

The House bill contained no similar provision. The House bill recommended an increase of \$450.0 million in section 4101 to purchase additional EA-18G aircraft.

The agreement includes the Senate provision with an amendment that would exclude language regarding the use of prior year funds. We also include a recommendation for additional funding for EA-18G aircraft elsewhere in this Act.

#### SUBTITLE D-AIR FORCE PROGRAMS

Prohibition on availability of funds for retirement of MQ-1 Predator aircraft (sec. 131)

The Senate committee-reported bill contained a provision (sec. 131) that would prohibit the Department of Defense from using fiscal year 2015 funds to retire MQ-1 Predator aircraft. The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would prevent the Secretary of the Air Force from retiring any MQ-1 aircraft, unless an MQ-1 aircraft has been damaged and it is not economically viable to repair the aircraft, as determined by the Secretary.

Prohibition on availability of funds for retirement of U-2 aircraft (sec. 132)

The House bill contained a provision (sec. 133) that would prohibit the Department of Defense from obligating or expending

funds to make significant changes to retire, prepare to retire, or place in storage U-2 aircraft.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

Prohibition on availability of funds for retirement of A-10 aircraft (sec. 133)

The House bill contained a provision (sec. 132) that would prohibit obligation or expenditure of fiscal year 2015 funds to retire A-10 aircraft. The provision would also require the Comptroller General of the United States to conduct a study evaluating Air Force aircraft used, as of the date of the study, to conduct close-air support missions.

The Senate committee-reported bill contained a similar provision (sec. 134) that would prohibit obligation or expenditure of fiscal year 2015 funds to make significant changes to manning levels with respect to any A-10 aircraft squadrons, or to retire, prepare to retire, or place in storage any A-10 aircraft.

The agreement includes the Senate provision with an amendment that would allow the Secretary of Defense to authorize the Secretary of the Air Force to move up to 36 A-10 in the active component primary aircraft inventory (PAI) status to back up flying status, or back up aircraft inventory (BAI) status, for the duration of fiscal year 2015, 30 days after certifying to the congressional defense committees that he has:

- (1) Received the results of an independent assessment by the Director of the Office of Cost Assessment and Program Evaluation of alternative ways to provide manpower to maintain the Air Force fighter fleet and field Joint Strike Fighter aircraft in fiscal year 2015; and
- (2) Determined, after giving consideration to such analysis, that moving active component aircraft in PAI status to BAI status is needed to avoid:
- (a) Significantly degrading the readiness of the Air Force fighter fleet; or
- (b) Significantly delaying the planned fielding of F-35 aircraft.

The agreement also includes the requirement that the Comptroller General conduct the study of close-air support missions as was included in the House provision.

If the Secretary of Defense makes the certification and allows the Secretary of the Air Force to transfer A-10 aircraft from PAI to BAI status, we direct the Secretary of Defense to reprogram any money freed up as a result of reduced flying hours

or reduced numbers of maintenance personnel for the A-10 aircraft to other higher priority Department of Defense programs.

Prohibition on cancellation or modification of avionics modernization program for C-130 aircraft (sec. 134)

The House bill contained a provision (sec. 131) that would prevent the Department of Defense from using Air Force funds in fiscal year 2015 to:

- (1) Take any action to cancel or modify the avionics modernization program (AMP) of record for C-130 aircraft; or
- (2) Initiate an alternative communication, navigation, surveillance, and air traffic management program for C-130 aircraft that is designed or intended to replace the avionics modernization program described in paragraph (1).

The provision would prevent the Air Force from obligating more than 75 percent of the funds for operation and maintenance of the Office of the Secretary of the Air Force until 15 days after the Secretary of the Air Force has certified that she has obligated funds authorized to be appropriated or otherwise made available for fiscal years prior to fiscal year 2015 for the AMP program of record for C-130 aircraft.

The Senate committee-reported bill contained no similar provision.

A proposed amendment to the Senate committee-reported bill (amendment number 3588) contained a provision that would allow the Air Force to use programs in addition to the AMP for C-130 aircraft to modernize such aircraft.

The agreement includes the House provision with an amendment that would permit the Air Force to make modifications to C-130 aircraft, such as Automatic Dependent Surveillance Broadcast-Out (ADSB-Out) or the communication, navigation, surveillance and air traffic management (CNS/ATM) program, that would be required to operate without restriction in airspace controlled by the Federal Aviation Administration or other national aviation authority in foreign countries, upon a certification by the Secretary of Defense that such modification is required to operate without restriction in such airspace. The provision would also prevent the Air Force from obligating more than 85 percent of the funds for operation and maintenance of the Office of the Secretary of the Air Force until 15 days after the Secretary of the Air Force has certified that she has obligated funds authorized to be appropriated or otherwise made

available for fiscal years prior to fiscal year 2015 for the AMP program of record for C-130 aircraft.

We are specifically directing the Secretary of the Air Force not to transfer or repurpose funds authorized and appropriated for the AMP program to execute such additional modernizations unless the modifications are included as part of the AMP program of record.

Limitation on availability of funds for retirement of Air Force aircraft (sec. 135)

The Senate committee-reported bill contained a provision (sec. 132) that would require the Secretary of the Air Force to analyze the recommendations of the National Commission on the Structure of the Air Force, and submit a report on implementation of the Commission's recommendations, covering not less than 80 percent of the Air Force missions and aircraft. The provision would also prevent the Secretary from retiring any aircraft until 60 days after submitting the report.

The House bill contained no similar provision. The agreement includes this provision.

Limitation on availability of funds for retirement of E-3 Airborne Warning and Control System aircraft (sec. 136)

The House bill contained a provision (sec. 135) that would prohibit the Department of Defense (DOD) from retiring more than four E-3 Airborne Warning and Control System (AWACS) aircraft, or disestablishing any AWACS units of the active or reserve components, until a period of 15 days has elapsed following the date on which the Secretary of the Air Force submits to the congressional defense committees a report consisting of:

- (1) A certification that the Secretary is able to meet all priority requirements of the commanders of the combatant commands relating to such aircraft with a planned force of 24 such aircraft; and
- (2) A detailed explanation how the Secretary will meet such requirements with such planned force.

The Senate committee-reported bill contained a similar provision (sec. 136) that would prohibit DOD from obligating or expending funds to make significant changes to manning levels with respect to any AWACS aircraft, or to retire, prepare to retire, or place in storage any AWACS aircraft.

The agreement includes the Senate provision.

Limitation on availability of funds for divestment or transfer of KC-10 aircraft (sec. 137)

The House bill contained a provision (sec. 134) that would prohibit the Department of Defense from obligating or expending funds to divest or transfer, or prepare to divest or transfer, KC-10 aircraft.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would prevent retirement until a period of 60 days has elapsed following the date on which the Secretary of Defense submits to the congressional defense committees an assessment of the costs and benefits of the proposed divestment or transfer.

Limitation on availability of funds for transfer of Air Force C-130H and C-130J aircraft (sec. 138)

The House bill contained a provision (sec. 1049) that would prevent the Secretary of the Air Force from removing C-130 aircraft from a unit of the regular or reserve components of the Air Force that is tasked with the modular airborne firefighting system (MAFFS) mission, or from a unit that is formally associated with a unit that has the MAFFS mission, until the Secretary of the Air Force certified that MAFFS mission would not be negatively affected by the removal of such aircraft. The House bill also contained a provision (sec. 1067) that would require the Secretary of the Air Force to submit a report on the 5-year plan for the force structure laydown of tactical airlift aircraft within 60 days of enactment of this Act and would prevent the Air Force from implementing any movements of such aircraft until the Secretary had briefed the congressional defense committee.

The Senate committee-reported bill contained a similar provision (sec. 133) that would prevent the Secretary of the Air Force from implementing any transfers of C-130H or C-130J aircraft until 60 days after the Secretary submits a report on the costs and benefits of such a transfer, and would require the Comptroller General to submit to the congressional defense committees a sufficiency review of the Secretary's report, including any findings and recommendations relating to such review, within 45 days after the Secretary submits a report on such transfers.

The agreement includes the Senate provision with an amendment that would require the Secretary to submit a 5-year plan for basing C-130H and C-130J aircraft, and would require that, for units with special capabilities such as the MAFFS mission, a certification that those special missions would not

be negatively affected by the proposed transfers before making the transfers.

We do not intend that the prohibition on transfer of C-130 aircraft apply to movements of aircraft associated with normal Air Force management of the C-130 fleet, such as transferring aircraft between units and depots in conjunction with conducting regular maintenance or upgrades of the aircraft.

Limitation on availability of funds for transfer of Air Force KC-135 tankers (sec. 139)

The Senate committee-reported bill contained a provision (sec. 135) that would delay the Air Force's plan to transfer KC-135 aircraft from Joint Base Pearl Harbor-Hickam, pending a report on the costs and benefits of that transfer.

The House bill contained no similar provision.

The agreement includes the Senate provision with a technical amendment.

Report on C-130 aircraft (sec. 140)

The House bill contained a provision (sec. 1067) that would require the Secretary of the Air Force to submit a report on the 5-year plan for the force structure laydown of tactical airlift aircraft within 60 days of enactment of this Act and would prevent the Air Force from implementing any movements of such aircraft until the Secretary briefs the congressional defense committee.

The Senate committee-reported bill contained a similar provision (sec. 138) that would require the Secretary of the Air Force to submit a fielding plan for C-130 aircraft within 180 days of enactment of this Act.

The agreement includes the Senate provision.

Elsewhere in this Act, the agreement also includes a temporary prohibition on moving C-130 aircraft to another location until the Department meets certain reporting requirements.

Report on status of F-16 aircraft (sec. 141)

The Senate committee-reported bill contained a provision (sec. 139) that would require the Secretary of the Air Force to report on the status and location, and any plans to change during the period of the future years defense program the status or locations, of all F-16 aircraft in the Air Force inventory.

The House bill contained no similar provision.

The agreement includes this provision.

Report on options to modernize or replace T-1A aircraft (sec. 142)

The House bill contained a provision (sec. 1090C) that would express the sense of Congress that the Secretary of the Air Force should formally assess the operational feasibility, costs, potential savings, and readiness implications of utilizing contractor-owned, contractor-operated, very light jet aircraft for interim flight instruction until a permanent replacement for the T-1A enters service.

The Senate committee-reported bill contained a similar provision (sec. 140) that would require the Secretary of the Air Force to submit to the congressional defense committees a report on the options for replacing or upgrading the T-1A aircraft's capability, to include options of leased aircraft or services, not later than 90 days after the date of the enactment of this Act.

The agreement includes the Senate provision.

Report on status of air-launched cruise missile capabilities (sec. 143)

The Senate committee-reported bill contained a provision (sec. 137) that required a report on the existing air-launched cruise missile system (AGM-86) and the plan for the replacement of the system referred to as the long-range standoff missile.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would change the report due date from 180 days after date of enactment to 120 days after the date of enactment of this act.

## SUBTITLE E-DEFENSE-WIDE, JOINT, AND MULTISERVICE MATTERS

Additional oversight requirements for the undersea mobility acquisition program of the United States Special Operations Command (sec. 151)

The House bill contained a provision (sec. 123) that would modify the current oversight requirements for the undersea mobility acquisition program of U.S. Special Operations Command (SOCOM), and require the Secretary of the Navy to review a transition plan for the undersea mobility capabilities developed by the Commander, SOCOM. This section would also repeal section

144 of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112-81).

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would modify the requirements of section 144 of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112-81) and require the Commander, SOCOM, to provide the congressional defense committees with a technology roadmap for undersea mobility capabilities.

Plan for modernization or replacement of digital avionic equipment (sec. 152)

A proposed amendment to the Senate committee-reported bill (amendment number 3568) contained a provision that would require the Secretary of Defense to submit a plan to the congressional defense committees for the modernization or replacement of digital avionics equipment, including use of commercial-off-the-shelf digital avionics equipment, to meet the Federal Aviation Administration's NextGen Equipage Program requirements.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would clarify that the Secretary's report should address potential modernization or replacement of equipment

Comptroller General report on F-35 aircraft acquisition program (sec. 153)

The House bill contained a provision (sec. 141) that would require the Comptroller General of the United States to provide an annual report on the cost, schedule, and performance of the F-35 aircraft acquisition program. The reporting requirement would end at the point when the F-35 enters into full-rate production.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

#### LEGISLATIVE PROVISIONS NOT ADOPTED

Limitation on availability of funds for Airborne Reconnaissance Low aircraft

The House bill contained a provision (sec. 111) that would prohibit the Army from obligating or expended any fiscal year 2015 funds on the modernization of the communications

intelligence subsystem of the Airborne Reconnaissance Low program until the Secretary of the Army submitted a report on that subsystem.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We remain concerned in regards to the Army's overall signals intelligence modernization plan. Therefore, we direct the Secretary of the Army to submit a report to the congressional defense committees not later than March 15, 2015. The report, at a minimum, should:

- (1) Specify which subsystem will be used to modernize such aircraft;
  - (2) Explain how such subsystem was selected;
- (3) Identify the alternatives to such subsystem that the Secretary considered during such selection; and
- (4) Detail how such subsystem will be integrated into the signals intelligence modernization plan for the Army.

Limitation on availability of funds for moored training ship program

The House bill contained a provision (sec. 124) that would prohibit the Secretary of the Navy from obligating more than 80 percent of the funds for the moored training ship program until 30 days after the Secretary of Defense certified that:

- (1) The Chairman of the Joint Requirements Oversight Council has reviewed and approved the need for two additional moored training ships;
- (2) The Director of Cost Assessment and Program Evaluation has reviewed and certified the cost estimates of the moored training ship program; and
- (3) The Under Secretary of Defense for Acquisition, Technology, and Logistics has reviewed and approved the budget, schedule, and construction plans for such two additional moored training ships.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Multiyear procurement authority for Tomahawk block IV missiles

The House bill contained a provision (sec. 121) that would authorize the Secretary of the Navy to enter into one or more multiyear contracts for the procurement of Tomahawk block IV missiles.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We believe that the Department should review its overall missile portfolio and propose more economical procurement strategies in the fiscal year 2016 budget request, including the use of multiyear procurements, block buys, and contracts with one or more years of priced options.

#### Procurement of advanced threat emitters

A proposed amendment to the Senate committee-reported bill (amendment number 3575) contained a provision that would express the sense of Congress on the procurement of advanced threat emitters, their importance in providing vital electronic warfare training, and need for the Air Force to prioritize its acquisition.

The House bill contained no similar provision. The agreement does not include this provision.

We recognize the Joint Threat Emitter system provides vital electronic warfare training for combat aircrews by simulating the multiple threat scenarios of a hostile integrated air defense system. We also note that the system of threat emitters currently in use on U.S. military ranges has deficiencies. These deficiencies place our forces at risk and could jeopardize mission success. We believe the Department of Defense and the services should consider prioritizing and accelerating the acquisition and fielding of a modernized system of threat emitters beyond the level requested in the President's fiscal year 2015 budget.

Sense of Congress regarding the OCONUS basing of the F-35A

The House bill contained a provision (sec. 142) that would express the sense of Congress, regarding the Outside the Continental United States (OCONUS) basing of the F-35A, that the Secretary of the Air Force should place emphasis on the benefits derived from sites that:

- (1) Are capable of hosting fighter-based bilateral and multilateral training opportunities with international partners;
- (2) Have sufficient airspace and range capabilities and capacity to meet the training requirements;
- (3) Have existing facilities to support personnel, operations, and logistics associated with the flying mission;

- (4) Have limited encroachment that would adversely impact training or operations; and
- (5) Minimize the overall construction and operational costs.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We are aware that the Air Force uses a deliberate strategic basing process to make its basing decisions. In October 2013, the Air Force announced the list of bases in the Pacific Air Force command being considered to beddown the first F-35A squadrons OCONUS. In August 2014, the Air Force announced that the Secretary of the Air Force had chosen Eielson Air Force Base, Alaska as the preferred alternative to host the first F-35A squadrons in the Pacific Air Forces area of responsibility.

We support the Air Force's strategic basing process and believe that it provides a thorough, consistent, and transparent process for basing decisions. When the Air Force is evaluating candidate bases for new units and missions, we believe that the Air Force should use criteria-based analysis and military judgment at each location, to include enterprise, mission, capacity, costs and environment. For different circumstances, such as OCONUS basing, the Air Force may also need to include additional criteria, such as notification of a host nation partner.

## TITLE II—RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

#### BUDGET ITEMS

Strategic Capabilities Office

The budget request included \$250.0 million in research, development, test and evaluation, defense-wide for the activities of the Strategic Capabilities Office (SCO).

The House bill would decrease funding for SCO by \$30.0 million.

The Senate committee-reported bill would decrease funding for SCO by \$15.0 million.

The agreement reduces the budget request for SCO by \$10.0 in PE 63289D8Z and \$20.0 million in PE 64250D8Z.

We are aware of and supportive of the valuable work that the SCO has been conducting. Though the efforts of SCO are still in early stages and have only recently begun to produce some tangible capabilities, we see promising concepts being supported by investment. We do have concerns that SCO projects are being scaled at a rate that is not commensurate with the results that have been shown so far. We believe that the SCO could benefit from senior level guidance and oversight to ensure that promising ideas are more closely tied to the needs, requirements and priorities of the combatant commands. Additionally, for those programs in Advanced Capability and Prototyping (6.4) budget activity, we also believe the programs need to have an estimated cost to field the capability, if the demonstration proves successful, to support transition planning activities.

We also believe that senior level involvement is necessary to help coordinate SCO efforts with other research and development activities of the Department of Defense (DOD), especially within the office of the Under Secretary of Defense for Acquisition, Technology and Logistics and the Defense Advanced Research Projects Agency (DARPA). In a budget constrained environment, better coordination of SCO efforts with the entire research and development enterprise, including the various communities of interest established by the Assistant Secretary of Defense for Research and Engineering, will enhance SCO's effectiveness by leveraging the funding and expertise of the entire of the research enterprise.

Additionally, we understand that leadership within DOD is looking at establishing a charter for, and changing the organizational reporting structure of, the SCO. We believe that DOD should examine a range of options to determine where to position and how to resource the office. We fully expect DOD to inform the congressional defense committees on any significant changes to SCO before any changes are formalized.

#### High Energy Liquid Laser Area Defense System

The budget request included \$386.9 million in PE 63766E for network-centric warfare technology.

The House bill would approve the budget request.

The Senate committee-reported bill would decrease funding for the High Energy Liquid Laser Area Defense System (HELLADS) within that line item by \$20.0 million.

The agreement authorizes the budget request for this item. We note that the HELLADS has been funded by the Defense Advanced Research Projects Agency (DARPA) for over 10 years, with over \$200 million expended to date. We note that a planned fiscal year 2015 technology demonstration will mark the end of DARPA's investment in technical development. We are concerned that the program still has no identified commitments for a transition pathway to a service program for further development or demonstration. At this point, we believe that even a

successful demonstration of HELLADS capabilities in fiscal year 2015 is not likely to result in any meaningful transition of the capability to a service program. Therefore, we direct the Assistant Secretary of Defense for Research and Engineering, acting through the congressionally-mandated Joint Technology Office for High Energy Lasers, to review current DARPA-service plans for transition of the HELLADS capabilities and provide a report on the plans, schedules, and identified resources to support integration and transition into any service-led directed energy efforts, no later than March 1, 2015.

#### SUBTITLE A-AUTHORIZATION OF APPROPRIATIONS

Authorization of appropriations (sec. 201)

The House bill contained a provision (sec. 201) authorizing appropriations for fiscal year 2015 for the use of the Department of Defense for research, development, test, and evaluation, as specified in the funding table in section 4201.

The Senate committee-reported bill contained an identical provision (sec. 201).

The agreement includes this provision.

## SUBTITLE B-PROGRAM REQUIREMENTS, RESTRICTIONS, AND LIMITATIONS

Modification of authority for prizes for advanced technology achievements (sec. 211)

The Senate committee-reported bill contained a provision (sec. 211) that would modify the authority of the Secretary of Defense to hold prize and challenge competitions to spur advanced technology achievements.

The House bill contained no similar provision.

The agreement includes this provision.

In the recently announced "Better Buying Power (BBP) 3.0" initiative, Undersecretary of Defense for Acquisition, Technology and Logistics Frank Kendall called for improved communication between industry and the government in order to increase the productivity of both government and industry research efforts, including Independent Research and Development performed by industry. We recognize the merits of such a suggestion, as well as the challenges in developing an effective communications process that is able to be adaptive enough to protect intellectual property and data rights, and protect both

industry and government partners from bid protests when informed interest shifts to informed acquisition.

We note that prize authority has historically been used to good effect at aligning the government's technology and research goals with the resources, ambition, and innovation of the private sector. From the Longitude Prize in 1714 that resulted in improved ship navigation capabilities, to the Defense Advanced Research Projects Agency Grand Challenge in 2005 which resulted in demonstrating autonomous ground vehicle navigation, government prize authority has demonstrated the ability to bring together government and industry funding, technology and expertise to produce revolutionary new technological capabilities. While we do not believe that such prizes can replace the kind of coordination and dialogue sought in BBP 3.0, it is an important tool in the toolbox for demonstrating the benefits of such a process for both the government and industry.

Modification of Manufacturing Technology Program (sec. 212)

The Senate committee-reported bill contained a provision (sec. 212) that would clarify that the Under Secretary of Defense for Acquisition, Technology, and Logistics or his designees should conduct oversight of the Joint Defense Manufacturing Technology Panel, which coordinates manufacturing technology and research programs for the Department of Defense. Further, the provision reduces the frequency of mandated updates to the Manufacturing Technology program's strategic plan, to better synchronize this effort with the Quadrennial Defense Review process.

The House bill contained no similar provision.

The agreement includes this provision.

We intend that the next strategic plan be developed in coordination with the Quadrennial Defense Review currently scheduled for 2018.

Revision of requirement for acquisition programs to maintain defense research facility records (sec. 213)

The House bill contained a provision (sec. 222) that would modify the requirements to subsection (b) of section 2364 of title 10, United States Code, to eliminate the need for acquisition programs to maintain a record of all issue papers from a defense research facility related to said acquisition programs.

The Senate committee-reported bill contained a similar provision (sec. 806).

The agreement includes the House provision with a technical amendment.

Treatment by Department of Defense Test Resource Management Center of significant modifications to test and evaluation facilities and resources (sec. 214)

The Senate committee-reported bill contained a provision (sec. 214) that would direct the Secretary of the Army and the Director of the Test Resource Management Center (TRMC) to report on significant reductions or consolidations of major test facilities.

The House bill contained no similar provision.

The agreement includes a provision which would modify the authorities and duties of the Director, TRMC, to review and report on significant expansion, divestment, consolidation or curtailment of activities within the test and evaluation facilities and resources of the Major Range and Test Facility Base.

Revision to the service requirement under the Science, Mathematics, and Research for Transformation defense education program (sec. 215)

The House bill contained a provision (sec. 221) that would modify the options for the service obligation requirement within the Science, Mathematics, and Research for Transformation (SMART) program to also include employment with a public or private sector entity or organization outside the Department of Defense (DOD), if the Secretary of Defense determines that the employment would provide a benefit to the Department of Defense (DOD).

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment to clarify that the Secretary should make significant efforts to place SMART scholars into DOD positions, prior to placement in non-DOD positions.

Limitation on availability of funds for armored multi-purpose vehicle program (sec. 216)

The House bill contained a provision (sec. 212) that would limit the availability of funds for the armored multi-purpose vehicle until the Secretary of the Army submits a report on plans for the replacement of M113 armored personnel carriers in formations outside of its combat brigades.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision.

Limitation on availability of funds for Unmanned Carrier-Launched Airborne Surveillance and Strike system (sec. 217)

The House bill contained a provision (sec. 213) that would prevent obligation of any Navy research and development funds for the Unmanned Carrier-Launched Airborne Surveillance and Strike (UCLASS) to award a contract for the air vehicle segment until the Secretary of Defense submits to the congressional defense committees a report that: (1) certifies that a review of the requirements for air vehicle segments of the unmanned carrier-launched surveillance and strike system is complete; and (2) includes the results of such review.

The House report accompanying H.R. 4435 (H. Rept. 113-446) of the National Defense Authorization Act for Fiscal Year 2015 indicated that the current UCLASS air vehicle segment requirements would not address the emerging anti-access/area denial (A2/AD) challenges to U.S. power projection that originally motivated creation of what became the Navy UCLASS program. In particular, the House report indicated that a disproportionate emphasis in the requirements on unrefueled endurance to enable continuous intelligence, surveillance, and reconnaissance (ISR) support to the carrier strike group (CSG), would result in an aircraft with too little survivability and too small an internal weapons payload capability.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision with an amendment that would require the Navy to submit a report with the budget for fiscal year 2017 that would:

- (1) Identify the cost and performance trade-offs the Navy made in arriving at the set of requirements for the UCLASS air vehicle segment to include strike capability in an A2/AD environment;
- (2) Address the derivation of requirements for the overall composition of the future carrier air wing, including any contribution to CSG ISR capability from non-carrier air wing forces, such as the MQ-4C Triton;
- (3) Specify how the Navy derived the plan for achieving the best mix of capabilities for the CSG air wing to conduct representative joint ISR-strike campaigns in the 2030 timeframe, including how the UCLASS, F-35C, EA-18G, and the aircraft that is proposed to replace the F/A-18E/F

(FA-XX) would contribute to overall capability, including in an A2/AD threat environment;

- (4) Define the UCLASS program's acquisition strategy, and provide the justification for any tailoring of that strategy that deviates from that of a traditional program, consistent with DoDI 5000.02 policy; and
- (5) Establish a formal acquisition program cost and schedule baseline, to allow the Navy to track unit costs, and provide regular reports to Congress on cost, schedule and performance progress.

We believe that the Secretary of Defense may submit a report that certifies the current set of requirements and can proceed with the current program, or could decide to revisit the current UCLASS requirements and conduct another review of costs and capabilities. The Navy may have made an appropriate set of trade-offs between costs and capabilities in deriving a set of requirements for UCLASS, but those trade-offs should be evaluated in the context of the overall CSG capability, not on the basis of individual capabilities of weapons systems or an unconstrained budget.

Limitation on Availability of Funds for airborne reconnaissance systems (sec. 218)

The House bill contained a provision (sec. 214) that would limit the obligation or expenditure of funds authorized by this Act to not more than 25 percent for the imaging and targeting support of airborne reconnaissance systems, until the Secretary of the Air Force delivers a report to the appropriate congressional committees. The elements of the report would include a detailed plan regarding the use of such funds for fiscal year 2015, and a strategic plan for the funding of advanced airborne reconnaissance technologies supporting manned and unmanned systems.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would modify the reporting requirement for the use of funds for fiscal year 2015.

We believe the plan should identify the activities and projects that the Air Force is investing in. We note the restriction on funds only applies to the funds for the imaging and targeting support project within Program Element 35206F. We believe the strategic plan should identify the broad objectives that the project should be focused on accomplishing over the course of the future year defense program, and may be provided

to the appropriate Congressional committees in the form of a briefing.

Limitation on availability of funds for retirement of Joint Surveillance and Target Attack Radar Systems aircraft (sec. 219)

The Senate committee-reported bill contained a provision (sec. 213) that would that would prohibit the Air Force from retiring or preparing to retire operational Joint Surveillance and Target Attack Radar System (JSTARS) aircraft until the Secretary of the Air Force submits a report detailing various aspect of the Air Force's plan to replace the current JSTARS aircraft, including an assessment of the cost and schedule of developing and fielding a new aircraft and radar system employing mature technology to replace the current JSTARS aircraft.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would clarify that the assessment of cost and schedule of developing and fielding a new aircraft and radar system would be for a program that would deliver two replacement aircraft to the JSTARS aircraft operating base by fiscal year 2019.

#### SUBTITLE C-REPORTS

Reduction in frequency of reporting by Deputy Assistant Secretary of Defense for Systems Engineering (sec. 221)

The Senate committee-reported bill contained a provision (sec. 222) that would reduce the reporting requirement related to the systems engineering activities of the Office of the Secretary of Defense.

The House bill contained no similar provision.

The agreement includes this provision.

Independent assessment of interagency biodefense research and development (sec. 222)

A proposed amendment to the Senate committee-reported bill (amendment number 3435) contained a provision that would require a study of bureaucratic and policy barriers to the efficient execution of interagency research and development activities related to biodefense.

The House bill contained no similar provision. The agreement includes this provision.

Briefing on modeling and simulation technological and industrial base in support of requirements of Department of Defense (sec. 223)

A proposed amendment to the Senate committee-reported bill (amendment number 3848) contained a provision that would direct an independent study of the United States modeling and simulation industrial base.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would require a briefing to the Committees on Armed Services of the Senate and House of Representatives that updates the report on the Department of Defense Modeling and Simulation (M&S) Technological and Industrial Base that was submitted to Congress on March 11, 2011. This report was required by section 1059 of the National Defense Authorization Act for Fiscal Year 2010 (Public Law 111-84) and describes current and planned efforts to support and enhance the defense M&S technological and industrial base.

#### SUBTITLE D-OTHER MATTERS

Modification to requirement for contractor cost-sharing in pilot program to include technology protection features during research and development of certain defense systems (sec. 231)

The House bill contained a provision (sec. 223) that would amend section 243(b) of the Ike Skelton National Defense Authorization Act for Fiscal Year 2011 (Public Law 111-383) by striking "at least one half of the cost of such activities" and inserting "an appropriate share of the cost of such activities, as determined by the Secretary."

The Senate committee-reported bill contained a similar provision (sec. 233).

The agreement includes the Senate provision.

Pilot program on assignment to Defense Advanced Research Projects Agency of private sector personnel with critical research and development expertise (sec. 232)

The Senate committee-reported bill contained a provision (sec. 231) that would authorize the Director of the Defense Advanced Research Projects Agency (DARPA) to carry out a pilot program to employ up to 5 individuals employed by the private sector on rotational assignments to lead research or development projects of the Agency.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that authorizes the pilot program with additional guidance to manage potential conflicts of interest that may arise during execution.

Pilot program on enhancement of preparation of dependents of members of Armed Forces for careers in science, technology, engineering, and mathematics (sec. 233)

The Senate committee-reported bill contained a provision (sec. 222) that would authorize a pilot program to enhance the science, technology, engineering, and mathematics (STEM) educational opportunities for children of servicemembers.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment to clarify the types of students, teachers, and classrooms on which the authorized activities may focus.

We believe there is a national security imperative to support the development of a strong, vibrant STEM workforce that can support Department of Defense (DOD) needs. A Council on Foreign Relations report from March 2012 titled "U.S. Education Reform and National Security", states the U.S. "shortage of skilled human capital both inflates personnel costs and strains the military's ability to develop and deploy technologies that can deter sophisticated adversaries." It further states, "Many U.S. generals caution that too many new enlistees cannot read training manuals for technologically sophisticated equipment. A former head of the Army's Training and Doctrine Command said that the lack of fully qualified young people was "an imminent and menacing threat to our national security."

DOD has a critical requirement to maintain an experienced, high quality, technical workforce. To achieve this, it is necessary to engage at the earliest stages of the STEM pipeline. We note that some research indicates that achieving certain math skills by the eighth grade is a critical determinant for success in STEM fields. For that reason, the committee believes that it is important for DOD to support K-12 STEM education programs, as that supports an increased pipeline of qualified individuals that may pursue university degrees in STEM fields. Excellence in STEM fields is important for the general economic health and competitiveness of the nation, but due to the special security requirements of DOD employees, we believe that DOD's STEM workforce needs are especially acute and will only continue to grow in the future.

Additionally, we note that DOD has a responsibility to ensure proper education is available to military children, and

that it is in DOD's interest to promote education programs that benefit both military children and our future national security workforce. We believe that this provision's focus on the communities support for the children of military dependents also increases the likelihood that such STEM-enabled students will go on to national security careers, including military service.

Sense of Congress on helicopter health and usage monitoring system of the Army (sec. 234)

A proposed amendment to the Senate committee-reported bill (amendment number 3567) contained a provision that would express the sense of the Senate on helicopter health and usage monitoring systems.

The House bill contained no similar provision.

The agreement includes the Senate provision with a technical amendment.

#### LEGISLATIVE PROVISIONS NOT ADOPTED

Preliminary design review of presidential aircraft recapitalization program

The House bill contained a provision (sec. 211) that would require the Secretary of the Air Force to complete a preliminary design review of the presidential aircraft recapitalization (PAR) program prior to receiving a milestone B approval from the Milestone Decision Authority.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We understand that the Air Force plans to develop the PAR acquisition strategy, complete milestone B documentation, continue market research, and develop the Systems Requirements Document through fiscal year 2015. We expect the Air Force to lockdown requirements prior to contract award to ensure the technical integrity of the PAR program prior to Milestone B and to minimize long-term program risks.

Report on thermal injury prevention

The House bill contained a provision (sec. 1068) that would require a report on prevention of thermal injuries to occupants of military vehicles that result from over matching ballistic threats.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We are interested to learn how the Army is aggressively investigating innovative technologies to prevent or mitigate the risks of thermal injury to occupants of combat and tactical vehicles that can result from over matching ballistic threats. Accordingly, we direct the Secretary of the Army to provide, not later than March 31, 2015, a briefing to the Committees on Armed Services of the Senate and House of Representatives on the Army's related technology research and development plans and investment strategies for thermal injury prevention, as well as occupant centric survivability systems in current and future combat and tactical vehicles.

#### TITLE III-OPERATION AND MAINTENANCE

#### BUDGET ITEM

Special Operations Forces suicide prevention initiatives

The budget request included \$67.0 million in Operation and Maintenance, defense-wide, to support the United States Special Operations Command (SOCOM) Preservation of the Force and Families (POTFF) program.

The House bill would transfer \$23.3 million to the Defense Health Program's SOCOM Behavioral Health and Warrior Care Management Program.

The Senate committee-reported bill would approve the budget request.

The agreement includes a transfer of \$14.8 million to the SOCOM Behavioral Health and Warrior Care Management Program for additional behavioral health programs and a transfer of \$4.0 million to the Defense Suicide Prevention Office to implement recommendations that result from a review of Department of Defense (DOD) efforts to prevent suicide among members of Special Operations Forces (SOF) and their families, as directed elsewhere in this Act. In addition, the agreement includes the full requested amount of \$7.2 million for the Psychological Performance Program within POTFF.

We recognize the tremendous sacrifices made by the men and women within SOF and their families after more than 12 years of war. We note with concern that suicide rates for SOF have continued to increase since calendar year 2010, and that for the past 2 years, suicide rates within SOF have surpassed those of the military services.

We support the efforts of SOCOM to improve training and awareness related to suicide and plans to expand a pilot peer-

to-peer training program. We also support the many service-provided and DOD-wide suicide prevention programs that SOCOM has utilized. While DOD, SOCOM, and the services have taken positive action to address SOF suicide rates, we believe that more must be done to reinforce targeted suicide prevention efforts in addition to holistic SOF resiliency programs.

#### SUBTITLE A-AUTHORIZATION OF APPROPRIATIONS

Authorization of appropriations (sec. 301)

The House bill contained a provision (sec. 301) authorizing appropriations for fiscal year 2015 for the use of the Armed Forces and other activities and agencies of the Department of Defense for expenses, not otherwise provided for, for operation and maintenance, as specified in the funding table in section 4301.

The Senate committee-reported bill contained a similar provision (sec. 301).

The agreement includes the Senate provision.

#### SUBTITLE B-ENERGY AND ENVIRONMENT

Elimination of fiscal year limitation on prohibition of payment of fines and penalties from the Environmental Restoration Account, Defense (sec. 311)

The House bill contained a provision (sec. 311) that would eliminate the fiscal year limitations on the prohibition of paying fines and penalties from the Environmental Restoration Account, defense, unless the fine or penalty arose out of an activity funded by that account or was specifically authorized by law.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

Nothing in this provision should be construed to change the Department of Defense's obligations to pay penalties or fines, and to do so in a timely fashion.

Method of funding for cooperative agreements under the Sikes Act (sec. 312)

The Senate committee-reported bill contained a provision (sec. 311) that would amend subsection (b) of section 103a of the Sikes Act (section 670c-1 of title 16, United States Code)

to allow for lump sum payments for cooperative agreements to cover the future costs of activities provided for under the agreements.

The House bill contained no similar provision. The agreement includes the provision.

Report on prohibition of disposal of waste in open-air burn pits (sec. 313)

The House bill included a provision (Sec. 312) that would require the combatant commanders to submit a biannual certification to the Committees on Armed Services of the Senate and the House of Representatives that covered waste under the jurisdiction of the commander has not been disposed of in violation of the regulations set forth in section 317 of the National Defense Authorization Act for Fiscal Year 2010 (Public Law 111-84). This section also prescribes additional details required in instances of noncompliance.

The Senate committee-reported bill did not contain a similar provision.

The agreement includes the House provision with an amendment to direct the Secretary of Defense to provide a report to the congressional defense committees regarding the Department of Defense's (DOD) compliance with applicable Public Law and DOD instructions regarding the disposal of covered waste in burn pits. The provision also requires the Comptroller General of the United States to provide an assessment of the report submitted by the Secretary.

We note with concern that there are a number of instances where compliance with the DOD instructions and public law, with respect to the disposal of covered waste in burn pits, has been called into question. It is our expectation that the Secretary will use this report as an opportunity to address any gaps and take required action, as necessary and appropriate, to ensure education of and strict compliance with the prohibitions on the disposal of covered waste in burn pits.

Business case analysis of any plan to design, refurbish, or construct a biofuel refinery (sec. 314)

The House bill contained a provision (sec. 317) that would require the Department of Defense to obtain a congressional authorization before entering into a contract for the planning, design, refurbishing, or construction of a biofuels refinery.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that no later than 30 days before entering into a contract for the planning, design, refurbishment, or construction of a biofuels refinery, the Secretary of Defense or service secretary concerned, shall submit to the congressional defense committees a business case analysis regarding their intended plan.

Environmental restoration at former Naval Air Station Chincoteague, Virginia (sec. 315)

The House bill contained a provision (sec. 320) that would permit the Secretary of Defense to undertake an environmental restoration project at Wallops Flight Facility, Virginia.

The Senate committee-reported bill contained a similar provision (sec. 312).

The agreement includes the Senate provision with a clarifying amendment.

We note that the Wallops Flight Facility, Virginia includes the Naval Aviation Ordnance Test Station, Virginia. We also note that the Secretary of Defense may undertake this environmental restoration project at Wallops Flight Facility, Virginia, with regard to pollutants or contaminants that are solely attributable to Department of Defense activities while the property was under the administrative jurisdiction of the Secretary of the Navy.

Limitation on availability of funds for procurement of drop-in fuels (sec. 316)

The Senate committee-reported bill contained a provision (sec. 313) that would prohibit Department of Defense (DOD) funds to be used for bulk purchases of drop-in fuel for operational purposes, unless the cost of that drop-in fuel is cost competitive with traditional fuel, subject to a national security waiver.

The House bill contained no similar provision.

The agreement includes the Senate provision with a

clarifying amendment that would factor in the fully-burdened cost of fuel.

We note that this provision adds a 30 day notice to the congressional defense committees prior to the purchase of bulk drop-in fuels for operational purposes, if the fully-burdened delivered cost is 10 percent over the fully-burdened market price of traditional fuels available for the same purpose. We also note that large-scale demonstrations count as operational purposes and are covered under this limitation. We expect DOD

to not use a unique federal subsidy to buy or purchase down the cost of fuel so it falls below the 10 percent threshold.

Decontamination of a portion of former bombardment area on island of Culebra, Puerto Rico (sec. 317)

The House bill contained a provision (sec. 2818) that would express the sense of Congress that the statutory prohibition on environmental remediation on the island of Culebra, Puerto Rico is a unique anomaly and would lift the statutory restriction for environmental remediation for areas having regular public access by amending section 204(c) of the Military Construction Authorization Act of 1974 (Public Law 93-166).

The Senate committee-reported bill contained a similar provision (sec. 316) that would express the sense of Congress that certain portions of the island of Culebra, Puerto Rico should be available for safe public recreational use and would lift the statutory restriction for environmental remediation for certain identified areas by amending section 204(c) of the Military Construction Authorization Act of 1974 (Public Law 93-166), as well modifying the restrictions contained within the quitclaim deed.

The agreement includes the Senate provision.

Alternative fuel automobiles (sec.318)

A proposed amendment to the Senate committee-reported bill (3911) contained a provision that would create incentives for the development of alternative dual-fuel vehicles.

The House bill contained no similar provision.

The agreement includes the Senate provision with modifying amendments.

#### SUBTITLE C-LOGISTICS AND SUSTAINMENT

Modification of quarterly readiness reporting requirement (sec. 321)

The Senate committee-reported bill contained a provision (sec. 322) that would amend section 482 of title 10, United States Code, to update and streamline the Quarterly Readiness Report to Congress (QRRC).

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

We expect the timeliness and delivery of the QRRC to Congress to improve significantly given the efficiencies included in the bill. We note that the executive summaries and narratives - which are derived from the massive data inputs submitted by the military services, defense agencies, and combatant commands - currently captured in the QRRC are very helpful in the exercise of congressional oversight responsibilities.

We strongly urge the Department of Defense (DOD) to move the information captured in Supplement Two of the QRRC to Annex B in order to avoid duplication and maximize efficiency. We also strongly urge DOD to remove Supplement One from future QRRCs as the information therein is readily available in the public domain.

Additional requirement for strategic policy on prepositioning of materiel and equipment (sec. 322)

The House bill contained a provision (sec. 321) that would amend the strategic policy on prepositioned materiel and equipment required by section 2229(a) of title 10, United States Code, to ensure newly established crisis response elements are considered when developing goals, assessing challenges, and synchronizing requirements.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

Elimination of authority of Secretary of the Army to abolish arsenals (sec. 323)

The Senate committee-reported bill contained a provision (sec. 323) that would amend section 4532 of title 10, United States Code, the Arsenal Act, and eliminate the ability of the Secretary of the Army to abolish any U.S. arsenal considered to be unnecessary.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would eliminate the ability of the Secretary of the Army to abolish any U.S. arsenal considered to be unnecessary.

We note that it shall be the goal of the Secretary of the Army, in managing the workload of the arsenals, to maintain critical capabilities and ensure cost efficiency and technical competence in peacetime, while preserving the ability to provide an effective and timely response to mobilizations, national defense contingency situations, and other emergent requirements.

We also note that the critical capabilities needed by the Army are currently reflected in the Report to Congress on Critical Manufacturing Capabilities and Capacities dated August 2013. We recognize that they may change over time.

Modification of annual reporting requirement related to prepositioning of material and equipment (sec. 324)

The House bill contained a provision (sec. 322) that would modify the yearly reporting requirement in section 321 of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66) to continue through 2017, for a total of four reports over 4 years.

The Senate committee-reported bill contained a similar provision (sec. 321) that would amend section 2229(cc) of title 10, United States Code to sunset after 3 years the Comptroller General of the United States' annual review of the Department of Defense's progress in implementing its strategic policy and plan for its prepositioned stocks.

The agreement includes the Senate provision.

#### SUBTITLE D-REPORTS

Repeal of annual report on Department of Defense operation and financial support for military museums (sec. 331)

The House bill contained a provision (sec. 331) that would repeal section 489 of title 10, United States Code, which requires the Secretary of Defense to submit annually to Congress a report on Department of Defense operation and financial support for military museums.

The Senate committee-reported bill contained an identical provision (sec. 331).

The agreement includes this provision.

Army assessment of regionally aligned forces (sec. 332)

The House bill contained a provision (sec. 333) that would require the Secretary of the Army to submit a report on the activities, lessons learned, and future plans for regionally aligned forces.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would clarify the required elements of the report.

## SUBTITLE E-LIMITATIONS AND EXTENSIONS OF AUTHORITY

Limitation on authority to enter into a contract for the sustainment, maintenance, repair, or overhaul of the F117 engine (sec. 341)

The House bill contained a provision (sec. 341) that would prevent the Secretary of the Air Force from entering into a subsequent contract for the sustainment, maintenance, repair, and overhaul of the F117 engine until the Under Secretary of Defense for Acquisition, Technology and Logistics certifies to the congressional defense committees that the Secretary of the Air Force has structured the contract in such a way that provides the Secretary required insight into all aspects of F117 component and subcomponent historical usage, cost, service-life, and supply chain management data sufficient to determine that the Secretary is paying a fair and reasonable price for F117 sustainment as compared to the PW2000 commercial-derivative sustainment price in the private sector. This provision would also allow the Secretary to waive this limitation if the Secretary determines such waiver is in the interests of national security.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision with an amendment that would modify the basis upon which the Under Secretary would certify that the Secretary of the Air Force has obtained data sufficient to determine that the Secretary of the Air Force is paying a fair and reasonable price for F117 sustainment, maintenance, repair, or overhaul as compared to the PW2000 commercial-derivative engine sustainment price for sustainment, maintenance, repair, or overhaul in the private sector.

Limitation on establishment of regional Special Operations Forces Coordination Centers (sec. 342)

The Senate committee-reported bill contained a provision (sec. 342) that would prohibit the obligation or expenditure of funds authorized for fiscal year 2015 to establish Regional Special Operations Forces Coordination Centers (RSCC) by U.S. Special Operations Command (SOCOM).

The House bill contained no similar provision. The agreement includes this provision.

We note that the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66) included a similar

prohibition and required the Secretary of Defense, in coordination with the Secretary of State, to submit a report on the purpose, cost, and the authorities necessary for the establishment of RSCCs. While the required report was submitted on April 16, 2014, it left a number of questions unanswered related to the long-term funding required to support RSCCs in each geographic combatant command (GCC); the relative funding that would be provided by SOCOM, the GCCs, and the host nation or other participating nations; and coordination with other engagement activities conducted by the GCCs and the Department of State. Additionally, the report states that "[p]roviding confirmed and sustained out-year support is critical to realizing the full potential of an RSCC." However, the report also identifies additional legislative authorities that would need to be addressed for such "confirmed and sustained" support to occur while indicating "there are currently no plans to seek these additional authorities."

We believe issues related to funding and authorities need to be resolved before RSCCs are established. We also believe that SOCOM should focus its efforts and resources on supporting regional special operations engagement activities that are hosted in and led by partner nations. For example, we understand that Colombia is working to establish the Centro Regional de Estudios Avanzados de Seguridad (CREAS), that will, among other things, bring together regional special operations forces for educational, training, and other events. We note that the provision described above would not prohibit support to host-nation established regional special operations coordination activities, like CREAS, provided they are consistent with broader military-to-military objectives and coordinated with the Department of State and relevant country teams.

Limitation on transfer of MC-12 aircraft to United States Special Operations Command (sec. 343)

The Senate committee-reported bill contained a provision (sec. 341) that would prohibit the transfer of MC-12 aircraft from the Air Force to U.S. Special Operations Command (SOCOM) for manned intelligence, surveillance, and reconnaissance until the Assistant Secretary of Defense for Special Operations and Low-Intensity Conflict, in coordination with the Commander, SOCOM, provides the congressional defense committees with an analysis and justification for such a transfer.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

We note that elsewhere in this Act the Department of Defense is provided the authority to use the Counterterrorism Partnership Fund (CTPF) to enhance counterterrorism activities undertaken by the U.S. Armed Forces, including government-owned, contractor-operated (GOCO) capabilities. We believe that the CTPF would be an appropriate source of funding to support additional GOCO operation of MC-12 aircraft in direct support of the intelligence, surveillance, and reconnaissance requirements of U.S. Special Operations Forces.

Further, we note that the budget request included funding in Operation and Maintenance, defense-wide and Procurement, defense-wide to support up to 13 aircraft to be flown by the Air National Guard in support of SOCOM aviation foreign internal defense and intelligence, surveillance, and reconnaissance missions. We note that the limitation included in this provision and the reduction in funding for MC-12 modifications contained elsewhere in the bill do not apply to up to 13 aircraft to be flown by the Air National Guard in support of SOCOM.

#### SUBTITLE F-OTHER MATTERS

Clarification of authority relating to provision of installation-support services through intergovernmental support agreements (sec. 351)

The House bill contained a provision (sec. 351) that would transfer and redesignate section 2336 of title 10, United States Code, to chapter 159 of such title. This section would also define an intergovernmental support agreement and provide other technical changes.

A proposed amendment to the Senate committee-reported bill (amendment number 3831) contained a similar provision.

The agreement includes the House provision with an amendment that would make clear that the secretary concerned may enter into an intergovernmental support agreement notwithstanding any other provision of law governing the award of federal government contracts for goods and services and that any contract awarded by the Federal Government or a state or local government for installation-support services under an intergovernmental support agreement must be awarded on a competitive basis.

Management of conventional ammunition inventory (sec. 352)

The House bill contained a provision (sec. 353) that would designate an authoritative database on conventional ammunition

and broaden the existing military service annual reporting requirements on conventional ammunition.

The Senate committee-reported bill contained a similar provision (sec. 1066) that would require the Comptroller General of the United States to provide a briefing to the congressional defense committees on the management of the conventional ammunition demilitarization stockpile of the Department of Defense (DOD) no later than April 30, 2015.

The agreement includes the House provision with an amendment that would combine the two provisions.

We note that the preferred authoritative source of data for tracking conventional ammunition inventories across DOD is the National Level Ammunition Capability (NLAC). We also expect DOD to issue guidance that ensures NLAC collects and is responsible for disseminating accurate data in cooperation with other service ammunition systems.

#### LEGISLATIVE PROVISIONS NOT ADOPTED

Increase in funding for civil military programs

The House bill contained a provision (sec. 302) that would increase funding for civil military programs by \$55.0 million over the budget request.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Exclusions from definition of 'chemical substance' under Toxic Substances Control Act and report on lead ammunition

The House bill contained a provision (sec. 313) that would amend section 3(2)(B)(v) of the Toxic Substances Control Act (15 U.S.C. 2602(2)(B)(v)) and require a report on costs related to non-lead alternatives for small arms.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Exemption of Department of Defense from alternative fuel procurement requirement

The House bill contained a provision (sec. 314) that would amend section 526 of the Energy Independence and Security Act of 2007 (P.L. 110-140) to exempt the Department of Defense from the requirements related to contracts for alternative or synthetic fuel in that section.

The Senate committee-reported bill contained no similar provision.

The agreement does not include the House provision.

Study on implementation of requirements for consideration of fuel logistics support requirements in planning, requirements development, and acquisition processes

The Senate committee-reported bill contained a provision (sec. 314) that would require the Secretary of Defense to submit a report to the congressional defense committees no later than 180 days after the enactment of this Act, on the implementation of section 332 of the Duncan Hunter National Defense Authorization Act for Fiscal Year 2009 (P.L. 110-417).

The House bill contained no similar provision.

The agreement does not include the Senate provision.

We direct the Secretary of Defense to submit a report to the congressional defense committees, no later than 180 days after the enactment of this Act, regarding how the Department of Defense (DOD) is considering the operational impact of energy logistics through energy supportability analysis, including but not limited to those factors in section 332 of the Duncan Hunter National Defense Authorization Act for Fiscal Year 2009 (P.L. 110-417).

We note that the report shall describe actions to date to consider energy logistics support in the planning, requirements development, and acquisition processes, including the following elements: (1) A description of the process DOD is using to ensure energy supportability has been analyzed and considered during the requirements development and acquisition process; (2) An assessment of how well the Services are implementing the energy supportability analysis; (3) An assessment of how well the Services have incorporated energy into their planning processes; (4) An assessment of the extent to which the energy security requirements of DOD are enhanced by incorporation of section 332 in the requirements and acquisition processes; and (5) recommendations for improvements to section 332 that would enhance energy security and capability.

Comptroller General study of Department of Defense research and development projects and investments to increase energy security and meet energy goals requirements

The Senate committee-reported bill contained a provision (sec. 315) that would direct the Comptroller General of the United States to conduct a review of Department of Defense (DOD)

research and development projects and investments to increase energy security and meet renewable energy goals.

The House bill contained no similar provision. The agreement does not include the provision.

We direct the Comptroller General to conduct a review of the current DOD Annual Energy Management Report. At a minimum, the review shall identify key gaps and shortfalls, if any, in The review shall also include a determination of the report. how the DOD has determined the costs and benefits of a sample of five renewable energy projects per Service where the (1) generating capacity of the projects is over one megawatt; (2) projected life cycle costs of the projects as compared to power generation from conventional sources; and (3) ensured energy security at energy-remote installations in the 50 states and the District of Columbia. The term "energy-remote military installations" means military installations not connected to an extensive electrical grid. The Comptroller General shall report to the congressional defense committees no later than one year after enactment of this Act.

Congressional notice of bulk purchase of alternative fuels for operational use

The House bill contained a provision (sec. 315) that would require the Secretary of Defense to notify the congressional defense committees 60 days before the bulk purchase of alternative fuels intended for operational use.

The Senate committee-reported bill contained no similar provision.

The agreement does not include the House provision.

Limitation on procurement of biofuels

The House bill contained a provision (sec. 316) that would limit the Department of Defense's ability to purchase or produce biofuels until the earlier of either the date on which the Budget Control Act of 2011 (P.L. 112-25) is no longer in effect, or the date on which the cost of biofuel is equal to the cost of conventional fuels. This section would provide an exception for biofuel test and certification and research and development.

The Senate committee-reported bill contained no similar provision.

The agreement does not include the House provision.

Off-installation Department of Defense natural resources projects compliance with integrated natural resource management plans

The House bill contained a provision (sec. 318) that would amend the Sikes Act (section 670c-1 of title 16, United States Code) to require that funds for the maintenance and improvement of natural resources located off of a military installation or State-owned National Guard installation only be used pursuant to an approved integrated natural resources management plan.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Recommendation on Air Force energy conservation measures

The House bill contained a provision (sec. 319) that would recommend the Secretary of the Air Force take action on energy conservation measures.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that the Air Force has undertaken a number of initiatives aimed at improving installation energy efficiency. For example, the Air Force has used the Energy Conservation Investment Program, Energy Savings Performance Contracts, and technologies developed through Installation Energy Test Bed to help meet their facility energy goals and mandates. We encourage the Air Force to continue to make cost-effective investments that enhance combat capability and demonstrate a return on investment.

Prohibition on use of funds to implement certain climate change assessments and reports

The House bill contained a provision (sec. 320A) that would prohibit funds authorized by the fiscal year 2015 National Defense Authorization Act to be used to implement the United States Global Change Research Program National Climate Assessment, the Intergovernmental Panel on Climate Change's Fifth Assessment Report, the United Nation's Agenda 21 sustainable development plan, or the May 2013 Technical Update of the Social Cost of Carbon for Regulatory Impact Analysis Under Executive Order No. 12866.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Report on enduring requirements and activities currently funded through amounts authorized to be appropriated for Overseas Contingency Operations The House bill contained a provision (sec. 332) that would require a report on enduring requirements and activities currently funded through amounts authorized to be appropriated for Overseas Contingency Operations.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Report on impacts of funding reductions on military readiness

The House bill contained a provision (sec. 334) that would require the Secretary of Defense (Comptroller) to report to the congressional defense committees the readiness and cost impacts of the reductions in operation and maintenance funding.

The Senate committee-reported bill contained no similar provision.

The agreement does not include the House provision.

We direct the Under Secretary of Defense (Comptroller) to report or present a briefing to the congressional defense committees no later than 60 days after the date of enactment of this Act, on the readiness and cost impacts, both immediate and long-term, for the military services, the Office of the Secretary of Defense, the Joint Chiefs of Staff, and the Defense Agencies, of the reductions in funding required in section 4301 of this Act. The report shall include, but isn't limited to, reductions in contracts for other services, impacts to training and operations, contracts for facility sustainment, restoration, and modernization, base operations, and any other mission execution and effectiveness concerns.

Limitation on furlough of certain working-capital fund employees

The House bill contained a provision (sec. 342) that would: limit the non-disciplinary furlough of working-capital fund (WCF) employees as long as funds are available to pay for the work performed; require 45 days advance congressional notification of furloughs; and require Secretarial certification that workload will not be transferred to any other sector of the workforce.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We remain concerned about the negative effect furloughs of WCF employees have on military readiness. The furlough of WCF employees when monies and workload are available only delays delivery times and raises rates, costing the taxpayer and reducing military readiness. We understand that the Department

of Defense (DOD) faced budget cuts of \$37.0 billion in 2013 due to sequestration, and that as part of its response, it furloughed all civilian employees. These furloughs may have increased costs over the longer-term and caused schedule delays, which negatively affected readiness. Therefore, we urge the Secretary of Defense to consider both the short- and long-term readiness impacts of these furloughs in making management decisions concerning the DOD workforce. Finally, we expect the Secretary to manage future budgets carefully, and to weigh all competing variables when making workforce decisions.

Revised policy on ground combat and camouflage utility uniforms

The Senate committee-reported bill contained a provision (sec. 352) that would amend section 352 of the National Defense Authorization Act for Fiscal Year 2014 (P.L. 113-66) that established a policy that the Secretary of Defense shall eliminate the development and fielding of Armed Forces-specific combat and camouflage utility uniforms and families of uniforms for specific combat environments to be used by all members of the Armed Forces.

The House bill contained no similar provision.

The agreement does not include the Senate provision.

We note that the guidance for the military services and combatant commands required by section 351 of the National Defense Authorization Act for Fiscal Year 2014 (P.L. 113-66) to implement this policy is late and has not yet been delivered. We also note that the implementation plan is also late and necessary to ensure proper implementation of the Department of Defense's guidance to establish and publish joint combat uniform standards and performance criteria.

Sense of Congress on access to training ranges within United States Pacific Command area of responsibility

The House bill contained a provision (sec. 352) that would express the sense of Congress regarding access to training ranges within U.S. Pacific Command's (PACOM) area of responsibility (AOR).

The Senate committee-reported bill contained no similar provision.

The agreement does not include the provision.

We note that access to military training ranges is an essential component of military readiness and that such access is critical to maintaining the technical and operational superiority of the Armed Forces. The 2014 Quadrennial Defense Review states that United States forces in the Asia-Pacific

region "will resume regular bilateral and multilateral training exercises, pursue increased training opportunities to improve capabilities and capacity of partner nations, as well as support humanitarian, disaster relief, counterterrorism, and other operations that contribute to the stability of the region." While training ranges exist within PACOM's AOR, we note that the tyranny of distance in the Asia-Pacific region presents a number of challenges, including the transportation of equipment and personnel to the various training ranges. We believe the Department of Defense should take appropriate action to ensure that members of the Armed Forces continue to have reliable access to military training ranges and take appropriate steps to improve accessibility to military training areas within PACOM's AOR.

Southern sea otter military readiness areas

The Senate committee-reported bill contained a provision (sec. 353) that would have created southern sea otter military readiness areas and repealed Public Law 99-625 (16 U.S.C. 1536 note).

The House bill contained no similar provision. The agreement does not include this provision.

# TITLE IV-MILITARY PERSONNEL AUTHORIZATIONS SUBTITLE A-ACTIVE FORCES

End strengths for active forces (sec. 401)

The House bill contained a provision (sec. 401) that would authorize the following end strengths for active-duty personnel of the Armed Forces as of September 30, 2015: Army, 490,000; Navy, 323,600; Marine Corps, 184,100; and Air Force, 311,220.

The Senate committee-reported bill contained a similar provision (sec. 401) that would authorize active-duty end strength for the Air Force of 310,900.

The agreement includes the House provision with an amendment that would authorize active-duty end strength for the Air Force of 312,980.

End strength levels for the active forces for fiscal year 2015 are set forth in the following table:

		F	Y 2015	Change fr	om
Service	FY 2014 authorized	Request	Recommendation	FY 2015	FY 2014

				request	authorized
Army	520,000	490,000	490,000	0	-30,000
Navy	323,600	323,600	323,600	0	0
Marine Corps	190,200	184,100	184,100	0	-6,100
Air Force	327,600	310,900	312,980	2080	-14,620
DOD Total 1	1,361,400	1,308,600	1,310,680	2080	-50,720

Revisions in permanent active duty end strength minimum levels (sec. 402)

The House bill contained a provision (sec. 402) that would establish the following minimum end strengths for Active-Duty personnel as of September 30, 2015: Army, 490,000; Navy, 323,600; Marine Corps, 184,100; and Air Force 310,900.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision.

Minimum end strength levels for Active-Duty personnel for fiscal year 2015 are set forth in the following table:

		FY 2015	Change from
Service	FY 2014 Minimum	Recommendation	FY 2014
Army	510,000	490,000	-20,000
Navy	323,600	323,600	0
Marine Corps	188,000	184,100	-3,900
Air Force	327,600	310,900	-16,700
DOD Total	1,349,200	1,308,600	-40,600

#### SUBTITLE B-RESERVE FORCES

End strengths for Selected Reserve (sec. 411)

The House bill contained a provision (sec. 411) that would authorize the following end strengths for Selected Reserve personnel, including the end strengths for Reserves on Active Duty in support of the Reserves, as of September 30, 2015: the Army National Guard of the United States, 350,200; the Army Reserve, 202,000; the Navy Reserve, 57,300; the Marine Corps Reserve, 39,200; the Air National Guard of the United States, 105,000; the Air Force Reserve, 67,100; and the Coast Guard Reserve, 7,000.

The Senate committee-reported bill contained a similar provision that would authorize end strength for the Coast Guard Reserve of 9,000 (sec. 411).

The agreement includes the House provision.

End strength levels for the Selected Reserve for fiscal year 2015 are set forth in the following table:

		FY 2015		Change from	
Service	FY 2014 Authorized	Request	Recommendation	FY 2015 Request	FY 2014 Authorized
Army National Guard	354,200	350,200	350,200	0	-4,000
Army Reserve	205,000	202,000	202,000	0	-3,000
Navy Reserve	59,100	57,300	57,300	0	-1,800
Marine Corps Reserve	39,600	39,200	39,200	0	-400
Air National Guard	105,400	105,000	105,000	0	-400
Air Force Reserve	70,400	67,100	67,100	0	-3,300
DOD Total	833,700	833,700	820,800	0	-12,900
Coast Guard Reserve	9,000	7,000	7,000	0	-2,000

End strengths for reserves on active duty in support of the reserves (sec. 412)

The House bill contained a provision (sec. 412) that would authorize the following end strengths for Reserves on Active Duty in support of the reserve components as of September 30, 2015: the Army National Guard of the United States, 31,385; the Army Reserve, 16,261; the Navy Reserve, 9,973; the Marine Corps Reserve, 2,261; the Air National Guard of the United States, 14,704; and the Air Force Reserve, 2,830.

The Senate committee-reported bill contained an identical provision (sec. 412).

The agreement includes this provision.

End strength levels for reserves on Active Duty in support of the Reserves for fiscal year 2015 are set forth in the following table:

		FY 2015		Change from	
Service	FY 2014 Authorized	Request	Recommendation	FY 2015 Request	FY 2014 Authorized
Army National Guard	32,060	31,385	31,385	0	-675
Army Reserve	16,261	16,261	16,261	0	0
Navy Reserve	10,159	9,973	9,973	0	-186
Marine Corps Reserve	2,261	2,261	2,261	0	0
Air National Guard	14,734	14,704	14,704	0	-30
Air Force Reserve .	2,911	2,830	2,830	0	-81
DOD Total	78,386	77,414	77,414	0	-972

End strengths for military technicians (dual status) (sec. 413)

The House bill contained a provision (sec. 413) that would authorize the following end strengths for military technicians (dual status) as of September 30, 2015: the Army National Guard of the United States, 27,210; the Army Reserve, 7,895; the Air National Guard of the United States, 21,792; and the Air Force Reserve, 9,789.

The Senate committee-reported bill contained an identical provision (sec. 413).

The agreement includes this provision.

End strength levels for military technicians (dual status) for fiscal year 2015 are set forth in the following table:

		FY 2015		Change from	
Service	FY 2014 Authorized	Request	Recommendation	FY 2015 Request	FY 2014 Authorized
Army National Guard	27,210	27,210	27,210	0	0
Army Reserve	8,395	7,895	7,895	0	-500
Air National Guard	21,875	21,792	21,792	0	-83
Air Force Reserve	10,429	9,789	9,789	0	-640
DOD Total	67,909	66,686	66,686	0	-1,223

Fiscal year 2015 limitation on number of non-dual status technicians (sec. 414)

The House bill contained a provision (sec. 414) that would establish the following personnel limits for the reserve components of the Army and Air Force for non-dual status technicians as of September 30, 2015: the Army National Guard of the United States, 1,600; the Air National Guard of the United States, 350; the Army Reserve, 595; and the Air Force Reserve, 90.

The Senate committee-reported bill contained an identical provision (sec. 414).

The agreement includes this provision.

Personnel limitations for non-dual status technicians for fiscal year 2015 are set forth in the following table:

		F	Y 2015	Change	from
Service	FY 2014 Authorized	Request	Recommendation	FY 2015 Request	FY 2014 Authorized

Army National Guard Air National Guard Army Reserve Air Force Reserve	350	1,600 350 595 90	1,600 350 595 90	0 0 0 0	0 0 0 0
DOD Total	2,635	2,635	2,635	0	0

Maximum number of reserve personnel authorized to be on active duty for operational support (sec. 415)

The House bill contained a provision (sec. 415) that would authorize the maximum number of reserve component personnel who may be on Active Duty or full-time National Guard duty under section 115(b) of title 10, United States Code, during fiscal year 2015 to provide operational support.

The Senate committee-reported bill contained an identical provision (sec. 415).

The agreement includes this provision.

The maximum number of reserve component personnel who may be on Active Duty or full-time National Guard duty under section 115(b) of title 10, United States Code, during fiscal year 2015 is set forth in the following table:

		FY 2015		Change from	
Service	FY 2014 Authorized	Request	Recommendation	FY 2015 Request	FY 2014 Authorized
Army National Guard .	17,000	17,000	17,000	0	0
Army Reserve	13,000	13,000	13,000	0	0
Navy Reserve	6,200	6,200	6,200	0	0
Marine Corps Reserve	3,000	3,000	3,000	0	0
Air National Guard	16,000	16,000	16,000	0	0
Air Force Reserve		14,000	14,000	0	0
DOD Total	69,200	69,200	69,200	0	0

#### SUBTITLE C-AUTHORIZATION OF APPROPRIATIONS

Military personnel (sec. 421)

The House bill contained a provision (sec. 421) that would authorize appropriations for military personnel at the levels identified in the funding table in section 4401 of this Act.

The Senate committee-reported bill contained an identical provision (sec. 421).

The agreement includes this provision.

# TITLE V-MILITARY PERSONNEL POLICY SUBTITLE A-OFFICER PERSONNEL POLICY

Authority to limit consideration for early retirement by selective retirement boards to particular warrant officer year groups and specialties (sec. 501)

The House bill contained a provision (sec. 501) that would amend section 581 of title 10, United States Code, to authorize service secretaries to establish selection objectives, by year group or specialty, or any combination thereof, for selection boards considering warrant officers for selective retirement.

The Senate committee-reported bill contained a similar provision (sec. 504).

The agreement includes the Senate provision.

Authority for three-month deferral of retirement for officers selected for selective early retirement (sec. 502)

The Senate committee-reported bill contained a provision (sec. 501) that would amend sections 581 and 638 of title 10, United States Code, to clarify the date by which warrant officers and regular officers on the Active-Duty list who have been selected for selective early retirement must retire.

The House bill contained no similar provision. The agreement includes this provision.

Repeal of limits on percentage of officers who may be recommended for discharge during a fiscal year under enhanced selective discharge authority (sec. 503)

The House bill contained a provision (sec. 502) that would amend section 638a of title 10, United States Code, by deleting the limitation on the total number of officers that a selection board may recommend for early discharge under enhanced selective discharge authority.

The Senate committee-reported bill contained a similar provision (sec. 502).

The agreement includes the Senate provision.

Reports on number and assignment of enlisted aides for officers of the Army, Navy, Air Force, and Marine Corps (sec. 504)

The House bill contained a provision (sec. 505) that would amend section 981 of title 10, United States Code, to reduce the

total number of enlisted members that may be assigned or otherwise detailed to duty as enlisted aides on the personal staff of officers of the Army, Navy, Air Force and Marine Corps.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would amend section 981 of title 10, United States Code, to require the Secretary of Defense to submit an annual report to the Committees on Armed Services of the Senate and the House of Representatives specifying the number of enlisted aides authorized and allocated for general officers and flag officers of the Army, Navy Air Force, Marine Corps, and joint pool, and to submit to the Committees on Armed Services of the Senate and the House of Representatives not later than June 30, 2015, a report on the duties of enlisted aides, the procedures for allocating authorized enlisted aides, and a billet-by-billet justification for the authorization and assignment of each enlisted aide to each general officer and flag officer position as of September 30, 2014. The provision would also require the Comptroller General to review the June 30, 2015, report and submit a report on the results of this review to the Committees on Armed Services of the Senate and the House of Representatives no later than 180 days after the Secretary of Defense submits the report to the Committees on Armed Services of the Senate and the House of Representatives.

Repeal of requirement for submission to Congress of annual reports on joint officer management and promotion policy objectives for joint officers (sec. 505)

The House bill contained a provision (sec. 503) that would repeal section 667 and amend section 662(b) of title 10, United States Code, to remove the requirement that the Secretary of Defense submit annual reports to Congress on joint officer management and promotion policy objectives for joint officers.

The Senate committee-reported bill contained a similar provision (sec. 505).

The agreement includes the House provision.

Options for Phase II of joint professional military education (sec. 506)

The House bill contained a provision (sec. 504) that would amend section 2154 of title 10, United States Code, to authorize a senior level service course of at least ten months that has been designated and certified by the Secretary of Defense as a

joint professional military education (JPME) course to meet the requirements for Phase II JPME instruction.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision.

Elimination of requirement that a qualified aviator or naval flight officer be in command of an inactivated nuclear-powered aircraft carrier before decommissioning (sec. 507)

The House bill contained a provision (sec. 1023) that would amend section 5942(a) of title 10, United States Code, to eliminate the requirement that a qualified aviator or naval flight officer serve as commanding officer of a nuclear-powered aircraft carrier that has been inactivated during the limited period between the inactivation and permanent decommissioning prior to disposal.

The Senate committee-reported bill contained an identical provision (sec. 503).

The agreement includes this provision.

Required consideration of certain elements of command climate in performance appraisals of commanding officers (sec. 508)

The House bill contained a provision (sec. 506) that would require service secretaries to ensure that the performance appraisal of commanding officers indicates the extent to which the commanding officer has or has not established a command climate in which all allegations of sexual assault are properly managed and fairly evaluated, and a victim of criminal activity, including sexual assault, can report the criminal activity without fear of retaliation, including ostracism and group pressure from other members of the command.

The Senate committee-reported bill contained a similar provision (sec. 545(c)) that would also require that service secretaries ensure that performance appraisals of all servicemembers include an assessment of the extent to which the servicemember supports the sexual assault prevention and response program of that service.

The agreement includes the House provision.

#### SUBTITLE B-RESERVE COMPONENT MANAGEMENT

Retention on the Reserve active-status list following nonselection for promotion of certain health professions

officers and first lieutenants and lieutenants (junior grade) pursuing baccalaureate degrees (sec. 511)

The House bill contained a provision (sec. 511) that would amend section 14701 of title 10, United States Code, to authorize consideration for continuation on the reserve active-status list of first lieutenant and lieutenant (junior grade) health professions officers who have twice failed of selection for promotion to the next higher grade. The provision would also require service secretaries to retain on the reserve active-status list health professions officers who would otherwise be required to be removed from the reserve active-status list until the officer has completed his or her service obligation.

The Senate committee-reported bill contained a similar provision (sec. 511).

The agreement includes the House provision.

Consultation with Chief of the National Guard Bureau in selection of directors and deputy directors, Army National Guard and Air National Guard (sec. 512)

The House bill contained a provision (sec. 512) that would amend section 10506(a) of title 10, United States Code, to require that general officers assigned to the National Guard Bureau as Director, Army National Guard, Deputy Director, Army National Guard, Director Air National Guard, and Deputy Director, Air National Guard, be recommended by the Chief of the National Guard Bureau, in consultation with the secretary of the service concerned.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would require that these general officers be selected by the secretary of the service concerned after consultation with the Chief of the National Guard Bureau.

Centralized database of information on military technician positions (sec. 513)

The Senate committee-reported bill contained a provision (sec. 512) that would require the Secretary of Defense to establish and maintain a centralized database of military technician positions within the Department of Defense.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would require the Secretary, by no later than

September 1, 2015, to submit to the Committees on Armed Services of the Senate and the House of Representatives a report describing the progress made in establishing this database.

Report on management of personnel records of members of the National Guard (sec. 514)

The House bill contained a provision (sec. 583) that would require the Comptroller General of the United States to submit a report regarding the management of personnel records of members of the National Guard.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would require the Secretary of Defense to submit a report to the Committees on Armed Services of the Senate and the House of Representatives not later than December 1, 2015, on the management of personnel records of members of the National Guard of the United States.

#### SUBTITLE C-GENERAL SERVICE AUTHORITIES

Enhancement of participation of mental health professionals in boards for correction of military records and boards for review of discharge or dismissal of members of the Armed Forces (sec. 521)

The House bill contained a provision (sec. 529) that would amend section 1552 of title 10, United States Code, to require that any medical advisory opinion issued to a board for correction of military records regarding a servicemember or former servicemember who was diagnosed while serving in the military as experiencing a mental health disorder include the opinion of a clinical psychologist or psychiatrist if the individual's request for correction of records relates to a mental health disorder.

The provision would also amend section 1553 of title 10, United States Code, to require boards for review of discharge or dismissal:

(1) To include a member who is a clinical psychologist or psychiatrist, or a physician with training on mental health issues connected with post-traumatic stress disorder or traumatic brain injury, when the board considers a request for review of a discharge or dismissal by a former servicemember who was diagnosed as experiencing post-traumatic stress disorder or traumatic brain injury as

a consequence of a deployment in support of a contingency operation; and

(2) To include a member who is a clinical psychologist or psychiatrist, or a physician with special training on mental health disorders, when the board considers a request for review of a discharge or dismissal by a former servicemember who was diagnosed while serving in the military as experiencing a mental health disorder. The Senate committee-reported bill contained a similar provision (sec. 521).

The agreement includes the House provision.

Extension of authority to conduct programs on career flexibility to enhance retention of members of the Armed Forces (sec. 522)

The House bill contained a provision (sec. 523) that would amend section 533 of the Duncan Hunter National Defense Authorization Act for Fiscal Year 2009 (Public Law 110-417), as amended by section 531 of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112-81), by extending the authority to conduct programs on career flexibility to December 31, 2019, and adjusting interim and final report due dates to reflect this extension.

The Senate committee-reported bill contained a similar provision (sec. 522) that would extend program authority to December 31, 2018, with a deadline to return all participants to Active Duty by no later than December 31, 2021, and by requiring certain additional elements of information in the final reports.

The agreement includes the Senate provision with an amendment that would extend the program authority to December 31, 2019, and adjust the interim and final report due dates to reflect this extension.

Provision of information to members of the Armed Forces on privacy rights relating to receipt of mental health services (sec. 523)

The House bill contained a provision (sec. 524) that would require the secretaries of the military departments to provide information regarding privacy rights to a servicemember who is seeking and receiving mental health services. This information would be required to be provided to servicemembers during initial and basic training, and to other servicemembers as the Secretary of Defense deems appropriate.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

Removal of artificial barriers to the service of women in the Armed Forces (sec. 524)

The House bill contained a provision (sec. 527) that would require the Secretary of Defense to direct the service secretaries to validate gender-neutral occupational standards that are consistent with section 543 of the National Defense Authorization Act for Fiscal Year 1994 (Public Law 103-160), that accurately predict performance of actual, regular, and recurring duties of a military occupation, and that are applied equitably to measure individual capabilities. The provision would also require the Secretary to direct service secretaries to ensure that properly designed and fitted combat equipment is available to and distributed to female members of the Armed Forces. Finally, the provision would require the Comptroller General of the United States to review military service outreach programs and recruitment efforts focused on accessing women into the Armed Forces and to report to Congress on the results of this review.

The Senate committee-reported bill contained a provision (sec. 523) that would express the sense of the Senate concerning the development of validated gender-neutral occupational standards pursuant to the ongoing process of reviewing and opening positions and occupations to women that are currently closed to them.

The agreement includes the House provision with a technical amendment.

# SUBTITLE D-MILITARY JUSTICE, INCLUDING SEXUAL ASSAULT AND DOMESTIC VIOLENCE PREVENTION AND RESPONSE

Technical revisions and clarifications of certain provisions in the National Defense Authorization Act for Fiscal Year 2014 relating to the military justice system (sec. 531)

The Senate committee-reported bill contained a provision (sec. 549) that would make technical and clarifying corrections to various provisions of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66) relating to the military justice system.

The House bill contained no similar provision.

The agreement includes the Senate provision with a technical and clarifying amendment.

Ordering of depositions under the Uniform Code of Military Justice (sec. 532)

The Senate committee-reported bill contained a provision (sec. 541) that would amend Article 49 of the Uniform Code of Military Justice (UCMJ) (10 U.S.C. 849) to authorize the courtmartial convening authority or the military judge to order a deposition only if the party requesting the deposition demonstrates that, due to exceptional circumstances, it is in the interest of justice that the testimony of the prospective witness be taken and preserved for use at an Article 32, UCMJ, preliminary hearing or a court-martial.

The House bill contained no similar provision. The agreement includes this provision.

Access to Special Victims' Counsel (sec. 533)

The Senate committee-reported bill contained a provision (sec. 544) that would amend section 1044e of title 10, United States Code, to authorize the assistance of Special Victims' Counsel for a member of a reserve component who is the victim of an alleged sex-related offense and who is not otherwise eligible for military legal assistance under section 1044 of this title.

A proposed amendment to the Senate committee-reported bill (amendment number 3744) contained a similar provision clarifying that members of a reserve component who are not otherwise eligible for military legal assistance are eligible for assistance of a Special Victims' Counsel when the members are a victim of an alleged sex-related offense during a period in which the individual served on Active Duty, full-time National Guard duty, or Inactive-Duty training, or when the circumstances of the alleged sex-related offense have a nexus to the military service of the victim.

The House bill contained no similar provision. The agreement includes the amendment to the Senate committee-reported bill.

Enhancement of victims' rights in connection with prosecution of certain sex-related offenses (sec. 534)

The House bill contained a provision (sec. 534) that would amend section 1044e of title 10, United States Code, to require service secretaries to establish a procedure to ensure that a victim of an alleged sex-related offense is consulted regarding the victim's preference regarding prosecution by military or civil authorities, and would authorize Special Victims' Counsel to provide legal consultation regarding the advantages and

disadvantages of prosecution by court-martial or by a civilian court with jurisdiction over the offense.

The Senate committee-reported bill contained a similar provision (sec. 545) and a provision (sec. 543) that would require that the Manual for Courts-Martial be modified to provide that when a victim of an alleged sex-related offense has a right to be heard in connection with the prosecution of such offense, the victim may exercise that right through counsel, including through a Special Victims' Counsel, and require service secretaries to establish policies and procedures to ensure that counsel for the victim of an alleged sex-related offense, including a Special Victims' Counsel, is provided prompt and adequate notice of the scheduling of any hearing, trial, or other proceeding in connection with the prosecution of the offense to permit such counsel the opportunity to prepare for the proceeding.

The agreement includes the Senate provisions with an amendment that would (1) require the Secretary of Defense to establish a process to ensure consultation with the victim of an alleged sex-related offense that occurs in the United States to solicit the victim's preference regarding whether the offense should be prosecuted by court-martial or in a civilian court with jurisdiction over the offense; (2) require the convening authority to consider the victim's preference; (3) require the convening authority to ensure that the civilian authority with jurisdiction over the offense is notified of a victim's preference for civilian prosecution; and (4) require the convening authority to ensure that the victim is informed if the convening authority learns of any decision by the civilian authority to prosecute or not prosecute the offense in civilian court.

Enforcement of crime victims' rights related to protections afforded by certain Military Rules of Evidence (sec. 535)

The House bill contained a provision (sec. 535) that would amend Article 6b of the Uniform Code of Military Justice (UCMJ)(section 806b of title 10, United States Code) to authorize a victim of an offense under the UCMJ who believes that a court-martial ruling violates the victim's rights afforded by Military Rule of Evidence (MRE) 513, relating to the psychotherapist-patient privilege, or MRE 412, relating to the admission of evidence regarding a victim's sexual background, to petition the Court of Criminal Appeals for a writ of mandamus to require the court-martial to comply with the MRE.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

Modification of military rules of evidence relating to admissibility of general military character toward probability of innocence (sec. 536)

The House bill contained a provision (sec. 537) that would require the Secretary of Defense to modify the Military Rules of Evidence to clarify that the general military character of an accused is not admissible for the purpose of showing the probability of innocence of the accused, except when evidence of a trait of the military character of an accused is relevant to an element of an offense for which the accused has been charged.

The Senate committee-reported bill contained a similar provision (sec. 545(g)).

The agreement includes the Senate provision with a clarifying amendment.

Modification of Rule 513 of the Military Rules of Evidence, relating to the privilege against disclosure of communications between psychotherapists and patients (sec. 537)

The House bill contained a provision (sec. 539) that would eliminate the "constitutionally required" exception to the psychotherapist-patient privilege in Rule 513 of the Military Rules of Evidence.

The Senate committee-reported bill contained a similar provision (sec. 542).

The agreement includes the Senate provision with a clarifying amendment.

Modification of Department of Defense policy on retention of evidence in a sexual assault case to permit return of personal property upon completion of related proceedings (sec. 538)

The House bill contained a provision (sec. 540) that would amend section 586 of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112-81) to authorize the return to the rightful owner of personal property retained as evidence in connection with an incident of sexual assault involving a servicemember after the conclusion of all legal, adverse action, and administrative proceedings related to the sexual assault.

The Senate committee-reported bill contained a similar provision (sec. 547).

The agreement includes the Senate provision.

Requirements relating to sexual assault forensic examiners for the Armed Forces (sec. 539)

A proposed amendment to the Senate committee-reported bill (amendment number 3731) contained a provision that would authorize physicians, nurse practitioners, nurse midwives, physician assistants, and registered nurses to be assigned to duty as a sexual assault forensic examiner (SAFE) for the Armed Forces; require service secretaries to ensure the availability of an adequate number of sexual assault forensic examiners for the Armed Forces; and require service secretaries to establish and maintain a training and certification program for sexual assault forensic examiners.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

Modification of term of judges of the United States Court of Appeals for the Armed Forces (sec. 540)

The Senate committee-reported bill contained a provision (sec. 554) that would amend section 942 of title 10, United States Code, to modify the statutory termination date of the term of office of judges of the United States Court of Appeals for the Armed Forces to better align the termination date with the starting date of the Court's annual term.

The House bill contained no similar provision. The agreement includes the Senate provision.

Review of decisions not to refer charges of certain sex-related offenses for trial by court-martial if requested by chief prosecutor (sec. 541)

The Senate committee-reported bill contained a provision (sec. 546) that would amend section 1744 of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66) to require that in any case where a convening authority decides not to refer a charge of a sex-related offense to trial by courtmartial and the chief prosecutor of the service concerned requests review of the decision, the service secretary must review the decision as a superior authority authorized to exercise general court-martial convening authority.

The House bill contained no similar provison.

The agreement includes the Senate provision with a clarifying amendment.

Analysis and assessment of disposition of most serious offenses identified in unrestricted reports on sexual assaults in annual reports on sexual assaults in the Armed Forces (sec. 542)

The Senate committee-reported bill contained a provision (sec. 551) that would amend section 1631 of the Ike Skelton National Defense Authorization Act for Fiscal Year 2011 (Public Law 111-383) to require that the Department of Defense Annual Report on Sexual Assault in the Military include an analysis and assessment of the disposition of the most serious offenses identified in unrestricted reports of sexual assault.

The House bill contained no similar provision. The agreement includes the Senate provision.

Plan for limited use of certain information on sexual assaults in restricted reports by military criminal investigative organizations (sec. 543)

The Senate committee-reported bill contained a provision (sec. 548) that would require the Secretary of Defense to issue policies and procedures for the inclusion of certain information obtained from restricted and unrestricted reports of sexual assault, including known information about the alleged assailant, in a sexual assault database.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would require the Secretary of Defense, not later than 1 year after the date of enactment of this Act, to submit to the Committees on Armed Services of the Senate and the House of Representatives a plan that will allow an individual who files a restricted report on an incident of sexual assault to elect to permit a military criminal investigative organization, on a confidential basis and without affecting the restricted nature of the report, to access certain information of the alleged perpetrator if available, for the purpose of identifying individuals who are suspected of perpetrating multiple sexual assaults.

Improved Department of Defense information reporting and collection of domestic violence incidents involving members of the Armed Forces (sec. 544)

The House bill contained a provision (sec. 531) that would require the Secretary of Defense, within 1 year after the date of enactment of this Act, to develop a comprehensive management plan to address deficiencies in the reporting of incidents of domestic violence involving members of the Armed Forces.

The Senate committee-reported bill contained a provision (sec. 556) that would amend section 543(a) of the Ike Skelton National Defense Authorization Act for Fiscal Year 2011 (Public Law 11-383) to remove the requirement that data concerning domestic violence incidents be recorded in the Defense Incident Based Reporting System.

The agreement includes the House provision with an amendment that would include the Senate provision to remove the requirement that data concerning domestic violence incidents be recorded in the Defense Incident Based Reporting System.

Additional duties for judicial proceedings panel (sec. 545)

The House bill contained a provision (sec. 532) that would require the independent panel established by the Secretary of Defense under section 576(a)(2) of the National Defense Authorization Act for Fiscal Year 2013 (Public Law 112-239) (judicial proceedings panel) to conduct a review and assessment of the impact of the use of mental health records by the defense during court-martial proceedings and related preliminary hearings and the use of mental health records in civilian criminal legal proceedings in order to identify any significant discrepancies between the two legal systems.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

Defense Advisory Committee on Investigation, Prosecution, and Defense of Sexual Assault in the Armed Forces (sec. 546)

The Senate committee-reported bill contained a provision (sec. 552) that would require the Secretary of Defense to establish and maintain a Defense Advisory Committee on Investigation, Prosecution, and Defense of Sexual Assault in the Armed Forces to advise the Secretary on the investigation, prosecution, and defense of rape, forcible sodomy, sexual assault, and other sexual misconduct in the Armed Forces and to submit a report on an annual basis to the Secretary and to the Committees on Armed Services of the Senate and the House of Representatives.

The House bill contained no similar provision.

The agreement includes this provision with an amendment that would (1) require the Secretary to establish the Advisory Committee not later than 30 days before the termination date of the independent panel established by the Secretary under section 576(a)(2) of the National Defense Authorization Act for Fiscal

Year 2013 (Public Law 112-239), known as the "judicial proceedings panel" and (2) clarify the duties of the Advisory Committee.

Confidential review of characterization of terms of discharge of members of the Armed Forces who are victims of sexual offenses (sec. 547)

The House bill contained a provision (sec. 538) that would require each service secretary to establish a confidential process by which an individual who was the victim of a sexrelated offense during military service may appeal, through boards for the correction of military records of the military department concerned, the terms or characterization of the discharge or separation of the individual from the military on the grounds that the terms or characterization were adversely affected by the individual being the victim of such an offense.

The Senate committee-reported bill contained a similar provision (sec. 545(e)).

The agreement includes the House provision with a clarifying amendment.

## SUBTITLE E-MEMBER EDUCATION, TRAINING, AND TRANSITION

Enhancement of authority to assist members of the Armed Forces to obtain professional credentials (sec. 551)

The Senate committee-reported bill contained a provision (sec. 531) that would amend section 2015 of title 10, United States Code, to require the Secretary of Defense, and the Secretary of Homeland Security with respect to the Coast Guard when it is not operating as a service of the Navy, to carry out a program to enable members of the Armed Forces to obtain professional credentials while they are serving that relate to training and skills acquired during military service.

The House bill contained no similar provision.

The agreement includes this provision with a technical amendment.

Applicability of sexual assault prevention and response and related military justice enhancements to military service academies (sec. 552)

The House bill contained a provision (sec. 533) that would require the secretary of the military department concerned and,

in the case of the Coast Guard Academy, the secretary of the department in which the Coast Guard is operating, to ensure that the sexual assault prevention and response and related reforms contained in title XVII of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66) apply to the military service academies.

The Senate committee-reported bill contained a similar provision (sec. 550).

The agreement includes the Senate provision with a clarifying amendment.

Authorized duration of foreign and cultural exchange activities at military service academies (sec. 553)

The House bill contained a provision (sec. 551) that would amend sections 4345a, 6957b, and 9345a of title 10, United States Code, to extend the period that foreign exchange personnel are authorized to attend the U.S. Military Academy, the Naval Academy, or the Air Force Academy when the service secretary determines that the attendance of such persons contributes significantly to the development of foreign language, cross-cultural interactions and understanding, and cultural immersion of cadets or midshipmen, from 2 weeks to 4 weeks.

The Senate committee-reported bill contained a similar provision (sec. 534).

The agreement includes the House provision.

Enhancement of authority to accept support for Air Force Academy athletic programs (sec. 554)

The House bill contained a provision (sec. 554) that would amend section 9362 of title 10, United States Code, to authorize the Secretary of the Air Force to:

- (1) Accept funds, supplies, equipment, and services for the support of the athletic programs of the Air Force Academy (Academy);
- (2) Charge fees for the support of the athletic programs of the Academy and accept and retain fees for services and other benefits provided incident to the operation of its athletic programs;
- (3) Enter into leases or licenses for the purpose of supporting the athletic programs of the Academy; and
- (4) Enter into contracts and cooperative agreements for the purpose of supporting the athletic programs of the Academy. The provision would also authorize the corporation established to support the athletic programs of

the Academy to enter into licensing, marketing, and sponsorship agreements relating to trademarks and service marks identifying the Academy, subject to the approval of the Secretary of the Air Force.

The Senate committee-reported bill contained a similar provision (sec. 581).

The agreement includes the Senate provision.

Pilot program to assist members of the Armed Forces in obtaining post-service employment (sec. 555)

The House bill contained a provision (sec. 552) that would require the Secretary of Defense to conduct a pilot program to enhance Department of Defense efforts to provide job placement assistance and related employment services to eligible members of the Armed Forces. The authority to conduct a pilot program under this provision would expire September 30, 2018.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would authorize, but not require, the Secretary to conduct the pilot program described above, and would authorize out of amounts appropriated to the Department of Defense for Operation and Maintenance up to \$35.0 million per year to be used to pay costs incurred under the pilot program.

Plan for education of members of the Armed Forces on cyber matters (sec. 556)

A proposed amendment to the Senate committee-reported bill (amendment number 3823) contained a provision that would require the Secretary of Defense, in cooperation with the secretaries of the military departments, to submit to the congressional defense committees, not later than 360 days after the date of enactment of this Act, a plan for the education of officers and enlisted members of the Armed Forces relating to cyber security and cyber activities of the Department of Defense.

The House bill contained no similar provision.

The agreement includes this provision with an amendment that would require the Secretary of Defense to submit the plan to the Committees on Armed Services of the Senate and the House of Representatives.

Enhancement of information provided to members of the Armed Forces and veterans regarding use of post-9/11 educational assistance and federal financial aid through transition assistance program (sec. 557)

The Senate committee-reported bill contained a provision (sec. 533) that would require the Secretary of Defense, by no later than 1 year after the date of enactment of this Act, to provide additional information to servicemembers in the transition assistance program concerning certain education benefits available to them, and to ensure that the higher education component of the transition assistance program is available to members of the Armed Forces on an Internet web site of the Department of Defense.

The House bill contained no similar provision.

The agreement includes this provision with an amendment that would make various technical changes, and that would strike paragraph (a)(2)(B) related to information required from the Federal Trade Commission, paragraph (a)(3) related to accessibility requirements, and paragraph (c) related to certificates of entitlement to tuition assistance.

Procedures for provision of certain information to state veterans agencies to facilitate the transition of members of the Armed Forces from military service to civilian life (sec. 558)

The House bill contained a provision (sec. 596) that would require the Secretary of Defense to carry out a pilot program to assess the feasibility and advisability of providing specified information on servicemembers who are separating from the military to state veterans agencies as a means of facilitating the transition of the members of the military from military service to civilian life.

A proposed amendment to the Senate committee-reported bill (amendment number 3729) contained a provision that would require the Secretary of Defense to develop procedures to share specified information on servicemembers who are separating from the military with state veterans agencies in electronic data format as a means of facilitating the transition of members of the military from military service to civilian life.

The agreement includes the Senate provision with a clarifying amendment.

### SUBTITLE F-DEFENSE DEPENDENTS' EDUCATION AND MILITARY FAMILY READINESS MATTERS

Continuation of authority to assist local educational agencies that benefit dependents of members of the Armed Forces and Department of Defense civilian employees (sec. 561)

The House bill contained a provision (sec. 561) that would authorize \$25.0 million in Operation and Maintenance, defensewide, for continuation of the Department of Defense (DOD) assistance program to local educational agencies that are impacted by enrollment of dependent children of military members and DOD civilian employees.

The Senate committee-reported bill contained an identical provision (sec. 571).

The agreement includes this provision.

Impact aid for children with severe disabilities (sec. 562)

The Senate committee-reported bill contained a provision (sec. 572) that would authorize \$5.0 million in Operation and Maintenance, defense-wide, for impact aid payments for children with disabilities under section 8003(d) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7703(d)), using the formula set forth in section 363 of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 (Public Law 106-398), for continuation of Department of Defense assistance to local educational agencies that benefit eligible dependents with severe disabilities.

The House bill contained no similar provision. The agreement includes this provision.

Amendments to the Impact Aid Improvement Act of 2012 (sec. 563)

The House bill contained a provision (sec. 565) that would amend section 563(c) of the National Defense Authorization Act for Fiscal Year 2013 (Public Law 112-239) to extend, by 3 years, the effective date of the Impact Aid Improvement Act of 2012. In addition, the provision would amend Public Law 112-239 by including a method to calculate the taxable value of eligible federal property that is within the boundaries of two or more local educational agencies.

The Senate committee-reported bill contained a provision (sec. 573) that would amend section 563(c) of Public Law 112-239 to extend the program modifications contained in that section by an additional 3 years.

The agreement includes the Senate provision with a technical amendment.

Authority to employ non-United States citizens as teachers in Department of Defense overseas dependents' school system (sec. 564)

The House bill contained a provision (sec. 562) that would amend section 2(2)(A) of the Defense Department Overseas Teachers Pay and Personnel Practices Act (20 U.S.C. 901(2)(A)) to authorize employment of local nationals who are not U.S. citizens to teach host nation language courses in the Defense Dependents' Overseas Education System, if a citizen of the United States is not available.

The Senate committee-reported bill contained a provision (sec. 574) that would amend 20 U.S.C. 901(2)(A) to authorize employment of local nationals who are not U.S. citizens to teach host nation language courses in the Defense Dependents' Overseas Education System.

The agreement includes the House provision.

Inclusion of domestic dependent elementary and secondary schools among functions of Advisory Council on Dependents' Education (sec. 565)

The House bill contained a provision (sec. 563) that would amend section 1411 of the Defense Dependents' Education Act of 1978 (20 U.S.C. 929) to include in the functions of the Advisory Council on Dependents' Education the responsibility to provide advice and information on the Department of Defense's domestic dependent elementary and secondary school system.

The Senate committee-reported bill contained a similar provision (sec. 575).

The agreement includes the House provision with a technical amendment.

Protection of child custody arrangements for parents who are members of the Armed Forces (sec. 566)

The House bill contained a provision (sec. 547) that would amend title II of the Servicemembers Civil Relief Act (50 U.S.C. App. 521 et seq.) to provide that if a court renders a temporary custody order based solely on the deployment or anticipated deployment of a servicemember, the court shall require the reinstatement of the prior custody order upon the return of the servicemember from deployment, unless the court finds that reinstatement is not in the best interest of the child. The provision would also prohibit a court from considering the absence of a servicemember by reason of deployment, or the possibility of deployment, as the sole factor in determining the best interest of the child

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would require that temporary custody orders for custodial responsibility for a child based solely on a deployment or anticipated deployment of a servicemember parent expire not later than the period justified by the deployment of the servicemember.

Improved consistency in data collection and reporting in Armed Forces suicide prevention efforts (sec. 567)

The House bill contained a provision (sec. 546) that would require the Secretary of Defense to prescribe a policy for a standard method of collecting, reporting, and assessing suicide data involving members of the Armed Forces and their dependents, including reserve components. The Secretary would be required, within 180 days after the date of the enactment of this Act, to submit the policy to the Committees on Armed Services of the Senate and the House of Representatives.

The Senate committee-reported bill contained a provision (sec. 513) that would require the Secretary to prescribe a policy for the development of a standard method for collecting, reporting, and assessing suicide data and suicide attempt data involving members of the National Guard and Reserves, and to submit the policy to the Committees on Armed Services of the Senate and the House of Representatives not later than 180 days after the date of the enactment of this Act.

The Senate committee-reported bill also contained a provision (sec. 576) that would require the Secretary to direct the service secretaries to develop and implement a program to track, retain, and analyze information on deaths that are reported as suicides involving dependents of members of the regular and reserve components of each respective military service and to submit a report on the programs developed to the Committees on Armed Services of the Senate and the House of Representatives not later than 180 days after the date of the enactment of this Act.

The agreement includes the House provision with an amendment that would require the Secretary of Defense to prescribe a policy for the development of a standard method for collecting, reporting, and assessing information regarding any suicide or attempted suicide involving Active-Duty servicemembers or members of the reserve components, and any death that is reported as a suicide involving a dependent of a member of the Armed Forces. The Secretary would be required to submit the policy to the Committees on Armed Services of the Senate and the House of Representatives within 180 days of the date of the enactment of this Act. In addition, the secretaries

of the military departments would be required to implement the policy not later than 180 days after the date of the submittal of the Secretary's policy.

Improved data collection related to efforts to reduce underemployment of spouses of members of the Armed Forces and close the wage gap between military spouses and their civilian counterparts (sec. 568)

The House bill contained a provision (sec. 548) that would express the sense of Congress regarding military spouse unemployment and underemployment, as well as the need to close the wage gap that exists between military spouses and their civilian counterparts. The provision would also require the Secretary to collect data to evaluate the effectiveness of military spouse employment programs. Finally, the provision would require a report on the effectiveness of military spouse employment programs within 1 year of the enactment of this Act.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision with an amendment that would strike the findings and sense of Congress contained in the provision.

#### SUBTITLE G-DECORATIONS AND AWARDS

Medals for members of the Armed Forces and civilian employees of the Department of Defense who were killed or wounded in an attack by a foreign terrorist organization (sec. 571)

The House bill contained a provision (sec. 571) that would add a new section 1129a to title 10, United States Code, to require that the Secretary concerned treat attacks inspired or motivated by a foreign terrorist organization as an attack by an international terrorist organization for the purpose of awarding the Purple Heart in certain circumstances. The provision would be retroactive to September 11, 2001, and would require the secretaries concerned to review each death or wounding of a member of the Armed Forces since that date to determine if the award of the Purple Heart would be appropriate under this revised standard.

The Senate committee-reported bill contained a similar provision (sec. 561) that would clarify that such an attack is considered to be an attack by a foreign terrorist organization if (a) the individual or entity making the attack was in communication with the foreign terrorist organization before the

attack, and (b) the attack was inspired or motivated by the foreign terrorist organization.

The agreement includes the Senate provision.

We note that under this revised standard for the award of the Purple Heart, the secretary concerned still retains the responsibility for making certain factual determinations prior to making the award. In considering the circumstances surrounding the November 5, 2009, shooting at Fort Hood, we believe servicemembers killed and wounded in that attack meet the revised criteria contained in this section.

Authorization for award of the Medal of Honor to members of the Armed Forces for acts of valor during World War I (sec. 572)

A proposed amendment to the Senate committee-reported bill (amendment number 3812) contained a provision that would authorize the President to award the Medal of Honor to William Shemin for acts of valor during World War I.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would authorize the President to award the Medal of Honor to Henry Johnson for acts of valor during World War I.

## SUBTITLE H-MISCELLANEOUS REPORTING REQUIREMENTS

Review and report on military programs and controls regarding professionalism (sec. 581)

The House bill contained a provision (sec. 526) that would require the Secretary of Defense to communicate with the Committees on Armed Services of the Senate and the House of Representatives regarding the mission, goals, and metrics for the Senior Advisor on Professionalism.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would require the Secretary of Defense to conduct a preliminary review of the effectiveness of current programs and controls of the Department of Defense and the military departments regarding the professionalism of members of the Armed Forces, and to submit to the Committees on Armed Services of the Senate and the House of Representatives not later than September 1, 2015, a report containing recommendations to strengthen professionalism programs in the Department of Defense.

We commend the Department of Defense for establishing the position of Senior Advisor on Professionalism to enhance professionalism programs in the Department of Defense.

Review and report on prevention of suicide among members of United States Special Operations Forces (sec. 582)

The House bill contained a provision (sec. 581) that would require the Secretary of Defense, acting through the Under Secretary of Defense for Personnel and Readiness and the Assistant Secretary of Defense for Special Operations and Low Intensity Conflict, to conduct a review of Department of Defense (DOD) efforts regarding the prevention of suicide among members of U.S. Special Operations Forces (SOF) and their dependents. The report would be submitted to the Committees on Armed Services of the Senate and the House of Representatives no later than 90 days after the date of the enactment of this Act.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would require the Secretary, acting through the Under Secretary of Defense for Personnel and Readiness and the Assistant Secretary of Defense for Special Operations and Low Intensity Conflict, to conduct a review of DOD efforts regarding the prevention of suicide among members of U.S. SOF and their dependents. The report would be submitted to the Committees on Armed Services of the Senate and the House of Representatives no later than 180 days after the date of the enactment of this Act.

Review and report on provision of job placement assistance and related employment services directly to members of the reserve components (sec. 583)

The House bill contained a provision (sec. 553) that would authorize the Secretary of Defense to carry out a pilot program to enhance the efforts of the Department of Defense (DOD) to provide job placement services directly to members of the National Guard and Reserves.

The Senate committee-reported bill contained no similar provision.

The agreement includes the provision with an amendment that would require the Secretary to review the feasibility of improving DOD efforts to provide job placement assistance and related employment services directly to members in the National Guard and Reserves, and to report to the Committees on Armed Services of the Senate and the House of Representatives by no later than April 15, 2015, on the results of this review.

Report on foreign language, regional expertise, and culture considerations in overseas military operations (sec. 584)

The House bill contained a provision (sec. 584) that would require the Chairman of the Joint Chiefs of Staff to conduct a study on the integration of gender into the planning and execution of foreign operations of the Armed Forces and report to the congressional defense committees on the results of that study.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would require the Secretary of Defense to submit a detailed report to the Committees on Armed Services of the Senate and the House of Representatives on how foreign language, regional expertise, and cultural considerations, including gender-based considerations in the context of foreign cultural norms, factor into the planning and execution of overseas operations and missions of the Armed Forces.

Deadline for submission of report containing results of review of Office of Diversity Management and Equal Opportunity role in sexual harassment cases (sec. 585)

The House bill contained a provision (sec. 585) that would require the Secretary of Defense to submit to the Committees on Armed Services of the Senate and the House of Representatives not later than June 1, 2015, a report containing the results of the review of the role of the Office of Diversity Management and Equal Opportunity in sexual harassment cases conducted pursuant to section 1735 of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66).

The Senate committee-reported bill contained a similar provision (sec. 555).

The agreement includes the House provision with an amendment that would require the report to be submitted to the Committees on Armed Services of the Senate and the House of Representatives not later than April 1, 2015.

Independent assessment of risk and resiliency of United States Special Operations Forces and effectiveness of the Preservation of the Force and Families and Human Performance Programs (sec. 586)

The House bill contained a provision (sec. 587) that would require the Director of the National Institute of Mental Health to conduct a study of the risk and resiliency of the U.S.

Special Operations Forces and effectiveness of the U.S. Special Operations Command's (SOCOM) Preservation of the Force and Families Program (POTFF) on reducing risk and increasing resiliency.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would direct the Secretary of Defense to commission an independent study of the mental, behavioral, and psychological health challenges facing U.S. Special Operations Forces and the effectiveness of SOCOM's POTFF in addressing such issues.

We note that other federal agencies, including the National Institute of Mental Health, have relevant experience in assessing the mental, behavioral, and psychological health challenges facing members of the U.S. military and we believe such organizations may be able to provide valuable contributions to the assessment directed by this provision.

Comptroller General report on hazing in the Armed Forces (sec. 587)

The House bill contained a provision (sec. 586) that would require the Comptroller General of the United States to submit to designated congressional committees, not later than 1 year after the date of enactment of this Act, a report on the policies to prevent hazing and systems initiated to track incidents of hazing in each of the Armed Forces. The provision would also require service secretaries to submit to the Committees on Armed Services of the Senate and the House of Representatives, not later than 180 days after the date of enactment of this Act, a report containing an update to the hazing reports required by section 534 of the National Defense Authorization Act for Fiscal Year 2013 (Public Law 112-239).

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment that would require only the report by the Comptroller General.

Comptroller General report on impact of certain mental and physical trauma on discharges from military service for misconduct (sec. 588)

The Senate committee-reported bill contained a provision (sec. 524) that would require the Comptroller General of the United States to submit a report to Congress on the impact of

mental and physical trauma relating to Post Traumatic Stress Disorder (PTSD), traumatic brain injury, behavioral health matters not related to PTSD, and other neurological combat traumas on the discharge of servicemembers for misconduct.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would require the Comptroller General to submit the report to the Committees on Armed Services of the Senate and the House of Representatives.

## SUBTITLE I-OTHER MATTERS

Inspection of outpatient residential facilities occupied by recovering service members (sec. 591)

The House bill contained a provision (sec. 591) that would modify the current reporting requirement for inspections of outpatient residential facilities occupied by recovering servicemembers from an annual basis to at least once every 2 years.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

Designation of voter assistance offices (sec. 592)

The Senate committee-reported bill contained a provision (sec. 1072) that would amend section 1566a of title 10, United States Code, to authorize, but not require, service secretaries to designate offices on military installations to provide absent uniformed services voters and their family members with voting information and assistance.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would amend section 1566a of title 10, United States Code, to require service secretaries to designate offices on installations under their jurisdiction, or at such installations as the secretary concerned shall determine are best located to provide access to voter assistance services for all covered individuals in a particular location, to provide absent uniformed services voters and their family members with voting information and assistance. The provision would also require service secretaries to provide the Committees on Armed Services of the Senate and the House of Representatives with notice of any decision to close a previously designated voter assistance office.

Repeal of electronic voting demonstration project (sec. 593)

The Senate committee-reported bill contained a provision (sec. 1076) that would repeal section 1604 of the National Defense Authorization Act for Fiscal Year 2002 (Public Law 107-107) that requires the Secretary of Defense to carry out an electronic voting demonstration project.

The House bill contained no similar provision. The agreement includes this provision.

Authority for removal from national cemeteries of remains of certain deceased members of the Armed Forces who have no known next of kin (sec. 594)

The House bill contained a provision (sec. 594) that would amend section 1488 of title 10, United States Code, to authorize the Secretary of the Army to authorize the removal of the remains of a member of the Armed Forces who has no known next of kin and is buried in an Army National Military Cemetery from the Army National Military Cemetery for transfer to any other cemetery. The provision would also authorize the Secretary of the Army, with the concurrence of the Secretary of Veterans Affairs, to authorize the removal of the remains of a member of the Armed Forces who has no known next of kin and is buried in a cemetery of the National Cemetery System from that cemetery for transfer to any Army National Military Cemetery.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would require that this provision apply only to the remains of a member of the Armed Forces who has been awarded the Medal of Honor, and that the individual seeking the removal of the remains to demonstrate to the satisfaction of the Secretary of the Army that the member of the Armed Forces concerned has no known next of kin or other person who is interested in maintaining the place of burial, and to undertake full responsibility for all expenses of the removal of the remains and the reburial of the remains at another cemetery.

Sense of Congress regarding leaving no member of the Armed Forces unaccounted for during the drawdown of United States forces in Afghanistan (sec. 595)

The House bill contained a provision (sec. 593) that would express the sense of Congress that abandoning search efforts for members of the Armed Forces who are missing or captured is unacceptable; that the United States has a responsibility to

deployed servicemembers, including to never leave behind a fallen comrade; and that while the United States redeploys from Afghanistan, it must fulfill these promises.

The Senate committee-reported bill contained no similar provision.

The agreement includes the provision with an amendment that would express the sense of Congress that the United States should undertake every reasonable effort to search for and repatriate members of the Armed Forces who are missing and to repatriate such members who are captured.

#### LEGISLATIVE PROVISIONS NOT ADOPTED

Deferred retirement of chaplains

The House bill contained a provision (sec. 507) that would amend section 1253 of title 10, United States Code, to authorize service secretaries to defer the mandatory retirement for age of chaplains serving in a general or flag officer grade if the secretary determines that the deferral is in the best interest of the military department concerned.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We encourage the service secretaries to make liberal use of the authority contained in section 1251 of title 10, United States Code, to defer the mandatory retirement age of chaplains in grades below brigadier general or rear admiral (lower half), in the case of an officer in the Navy, when the deferral is in the best interest of the military department concerned.

Compliance with efficiencies directive

The House bill contained a provision (sec. 508) that would require the Secretary of Defense to ensure that the number of flag officers and generals are reduced to comply with the Department of Defense efficiencies directive dated March 14, 2011.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

National Guard civil and defense support activities and related matters

The House bill contained a provision (sec. 513) that would amend chapter 1 of title 32, United States Code, to authorize

the use of the National Guard to provide assistance to support firefighting operations, missions, or activities.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Electronic tracking of certain reserve duty

The House bill contained a provision (sec. 514) that would require the Secretary of Defense to establish an electronic means by which members of the Ready Reserve could track Active-Duty service performed under certain mobilization authorities.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Office of Employer Support for the Guard and Reserve

The Senate committee-reported bill contained a provision (sec. 514) that would increase funding for the Office of Employer Support for the Guard and Reserve by \$4.0 million above the budget request.

The House bill contained no similar provision. The agreement does not include this provision.

National Guard cyber protection teams

The House bill contained a provision (sec. 515) that would require a report within 90 days of enactment of this Act from the Chief of the National Guard Bureau on the progress of the Army National Guard to establish 10 Cyber Protection Teams.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that a similar reporting requirement is mandated elsewhere in this report.

Procedures for judicial review of military personnel decisions relating to correction of military records

The House bill contained a provision (sec. 521) that would amend chapter 79 of title 10, United States Code, to establish procedures for judicial review of certain final decisions regarding correction of military records.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Additional required elements of transition assistance program

The House bill contained a provision (sec. 522) that would add to required transition assistance program elements information on certain education and other benefits administered by the Secretary of Veterans Affairs.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Protection of the religious freedom of military chaplains to close a prayer outside of a religious service according to the traditions, expressions, and religious exercises of the endorsing faith group

The House bill contained a provision (sec. 525) that would amend sections 3547, 4337, 6031, and 8547 of title 10, United States Code, to codify the prerogative of military service chaplains to close a prayer offered outside of a religious service according to the traditions, expressions, and religious exercises of the chaplain's endorsing faith group.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Sense of Senate on upgrade of characterization of discharge of certain Vietnam era members of the armed forces

The Senate committee-reported bill contained a provision (sec. 525) that would express the sense of the Senate that Boards for Correction of Military Records, when considering a request for correction of a less-than-honorable discharge issued to a service member who served during the Vietnam era, should take into account whether the veteran was diagnosed with Post-Traumatic Stress Disorder (PTSD) as a result of such service.

The House bill contained no similar provision.

The agreement does not include this provision.

We note that the Secretary of Defense issued supplemental guidance on September 3, 2014, directing Boards for Correction of Military/Naval Records to fully and carefully consider every petition by veterans for upgrade of their military discharge based on PTSD.

Revised regulations for religious freedom

The House bill contained a provision (sec. 528) that would require the Secretary of Defense and the Secretary of the Air

Force to revise Department of Defense Instruction 1300.17 and Air Force Instruction 1-1, respectively, to ensure those instructions reflect protections of religious expression contained in section 533 of the National Defense Authorization Act for Fiscal Year 2013 (Public Law 112-81), as amended by section 532 of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66).

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Preliminary mental health assessments

The House bill contained a provision (sec. 530) that would require the secretaries of each of the military departments to provide any individual enlisting in or being commissioned as an officer in an armed force with a mental health assessment prior to enlistment or commissioning.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Availability of additional leave for members of the Armed Forces in connection with the birth of a child

The House bill contained a provision (sec. 530A) that would require that servicemembers giving birth receive 42 days of convalescent leave and, at the discretion of the member, an additional 42 days of unpaid leave, in connection with the birth.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Authority for Joint Special Operations University to award degrees

The Senate committee-reported bill contained a provision (sec. 532) that would authorize the Joint Special Operations University to confer appropriate degrees upon certain graduates.

The House bill contained no similar provision.

The agreement does not include this provision.

Minimum confinement period required for conviction of certain sex-related offenses committed by members of the Armed Forces

The House bill contained a provision (sec. 536) that would amend Article 56 of the Uniform Code of Military Justice (section 856 of title 10, United States Code) to require that the sentence of a member convicted by court-martial of specified sex-related offenses include confinement for 2 years or more, except as provided in Article 60 of the Uniform Code of Military Justice (section 860 of title 10 United States Code).

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Establishment of phone service for prompt reporting of hazing involving a member of the Armed Forces

The House bill contained a provision (sec. 540A) that would require service secretaries to develop and implement a phone service through which an individual can anonymously call to report incidents of hazing.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Additional enhancements of military department actions on sexual assault prevention and response

The Senate committee-reported bill contained a provision (sec. 545(d)) that would include in the 8-day incident report of an unrestricted report of sexual assault a review of the most recent climate assessments of the command or unit of a suspect and the command or unit of the victim, and an assessment of whether another command climate assessment should be conducted.

The House bill contained no similar provision. The agreement does not include this provision.

We believe that it is good practice to review command climate surveys of the units of the victim and of the suspect whenever there is an unrestricted report of sexual assault. The survey of the unit of the victim should be reviewed to ensure that the command climate is conducive to caring for the victim, and the climate of the unit of the suspect should be reviewed to determine whether the command climate contributed to the alleged sexual assault.

Collaboration between the Department of Defense and the Department of Justice in efforts to prevent and respond to sexual assault

The Senate committee-reported bill contained a provision (sec. 553) that would require the Secretary of Defense and the Attorney General to jointly develop a strategic framework for ongoing collaboration between the Department of Defense and the Department of Justice in their efforts to prevent and respond to sexual assault.

The House bill contained no similar provision. The agreement does not include this provision.

Report on tuition assistance

The House bill contained a provision (sec. 555) that would require the Secretary of the Army to submit a report on the Army's policy that soldiers serve for a period of 1 year after the completion of certain initial training requirements before they would be eligible for tuition assistance benefits.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Support for efforts to improve academic achievement and transition of military dependent students

The House bill contained a provision (sec. 564) that would authorize the Secretary of Defense to provide grants to non-profit organizations that provide services to improve the academic achievement of military dependent students, to include those non-profit organizations whose programs focus on improving the civic responsibility of students and their understanding of the Federal Government through direct exposure to the operations of the Federal Government.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Retroactive award of Army Combat Action Badge

The House bill contained a provision (sec. 572) that would authorize the Secretary of the Army to award the Army Combat Action Badge to a person who, while a member of the Army, participated in combat during which the person personally engaged, or was personally engaged by, the enemy at any time during the period beginning on December 7, 1941, and ending on September 18, 2001, if the Secretary determines that the person has not been previously recognized in an appropriate manner for such participation.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

On March 20, 2014, the Secretary of Defense directed a comprehensive review of the Department of Defense's military decorations and awards program to ensure that it provides avenues to appropriately recognize the service, sacrifices, and actions of military personnel. We request that this comprehensive review include a review of the proposal for the retroactive award of the Army Combat Action Badge.

Report on Navy review, findings, and actions pertaining to Medal of Honor nomination of Marine Corps Sergeant Rafael Peralta

The House bill contained a provision (sec. 573) that would require the Secretary of the Navy to submit to the Committees on Armed Services of the Senate and House of Representatives a report describing the Navy's review, findings, and actions pertaining to the Medal of Honor nomination of Marine Corps Sergeant Rafael Peralta not later than 30 days after the date of enactment of this Act.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Recognition of Wereth massacre of 11 African-American soldiers of the United States Army during the Battle of the Bulge

The House bill contained a provision (sec. 574) that would recognize the dedicated service and ultimate sacrifice on behalf of the United States of the 11 African-American soldiers of the 333rd Field Artillery Battalion of the United States Army who were massacred in Wereth, Belgium, during the Battle of the Bulge on December 17, 1944.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that this is the 70th anniversary of the massacre during the Battle of the Bulge, at Wereth, Belgium, and commend the dedicated service and recognize the ultimate sacrifice of these courageous men.

Report on Army review, findings, and actions pertaining to Medal of Honor nomination of Captain William L. Albracht

The House bill contained a provision (sec. 575) that would require the Secretary of the Army to conduct a review of the

initial review, findings, and actions undertaken by the Army in connection with the Medal of Honor nomination of Captain William L. Albracht and to submit a report describing the results of the review to the Committees on Armed Services of the Senate and the House of Representatives not later than 30 days after the date of enactment of this Act.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Inspector General of the Department of Defense review of separation of members of the Armed Forces who made unrestricted reports of sexual assault

The House bill contained a provision (sec. 582) that would require the Inspector General of the Department of Defense (DOD) to conduct a review to: (1) identify all members of the Armed Forces who, since January 1, 2002, were separated from the Armed Forces after making an unrestricted report of sexual assault; (2) determine the circumstances of and grounds for each such separation; and (3) if an identified servicemember was separated on the grounds of having a personality or adjustment disorder, determine whether the separation was carried out in compliance with DOD instructions, regulations, directives, and policies.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Working group on Integrated Disability Evaluation System

The House bill contained a provision (sec. 592) that would establish within the Department of Veterans Affairs-Department of Defense Joint Executive Committee a working group to carry out a 3-year pilot program to evaluate and reform the Integrated Disability Evaluation System.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Access of congressional caseworkers to information about Department of Veterans Affairs casework brokered to other offices of the Department

The House bill contained a provision (sec. 595) that would provide that if Department of Veterans Affairs casework is brokered out to another office of the Department from its original submission site, a caseworker in a congressional office

may contact the brokered office to receive an update on the constituent's case, and the Department would be required to update the congressional staffer regardless of thoughts on jurisdiction.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Sense of Congress regarding the recovery of the remains of certain members of the Armed Forces killed in Thurston Island, Antarctica

The House bill contained a provision (sec. 597) that would express the sense of Congress that the remains of servicemembers killed at Thurston Island, Antarctica should be recovered and repatriated.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Name of the Department of Veterans Affairs and Department of Defense joint outpatient clinic, Marina, California

The House bill contained a provision (sec. 598) that would designate the Department of Veterans Affairs and Department of Defense joint outpatient clinic in Marina, California as the Major General William H. Gourley VA-DOD Outpatient Clinic.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Sense of Congress regarding preservation of Second Amendment rights of Active Duty military personnel stationed or residing in the District of Columbia

The House bill contained a provision (sec. 599) that would express the sense of Congress that Active-Duty military personnel who are stationed or residing in the District of Columbia should be permitted to exercise fully their rights under the Second Amendment of the Constitution of the United States and, therefore, should be exempt from the District of Columbia's restrictions on the possession of firearms.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

# TITLE VI-COMPENSATION AND OTHER PERSONNEL BENEFITS

## SUBTITLE A-PAY AND ALLOWANCES

No fiscal year 2015 increase in basic pay for general and flag officers (sec. 601)

The House bill contained a provision (sec. 602) that would freeze the monthly basic pay for all general and flag officers, including for those whose monthly basic pay is limited to the rate of pay for level II of the Executive Schedule.

The Senate committee-reported bill contained a similar provision (sec. 601(c)).

The agreement includes the House provision with a technical amendment.

Extension of authority to provide temporary increase in rates of basic allowance for housing under certain circumstances (sec. 602)

The House bill contained a provision (sec. 601) that would extend for 1 year the authority of the Secretary of Defense to temporarily increase the rate of basic allowance for housing in areas impacted by natural disasters or experiencing a sudden influx of personnel.

The Senate committee-reported bill contained an identical provision (sec. 604).

The agreement includes this provision.

Inclusion of Chief of the National Guard Bureau and Senior Enlisted Advisor to the Chief of the National Guard Bureau among senior members of the Armed Forces for purposes of pay and allowances (sec. 603)

The Senate committee-reported bill contained a provision (sec. 602) that would provide pay parity for the Chief of the National Guard Bureau with the other members of the Joint Chiefs of Staff. The provision would also provide pay parity for the senior enlisted advisor to the Chief of the National Guard Bureau with the senior enlisted advisors of the Armed Forces. The changes made by this provision would be prospective to the date of enactment of this Act.

The House bill contained no similar provision. The agreement includes this provision.

Modification of computation of basic allowance for housing inside the United States (sec. 604)

The Senate committee-reported bill contained a provision (sec. 603) that would amend section 403(b) of title 37, United States Code, to revise the method by which the monthly amount of the basic allowance for housing (BAH) is determined by authorizing the Secretary of Defense to reduce the monthly amount by up to 5 percent of the national average for housing for a given pay grade and dependency status.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would authorize the Secretary to reduce the monthly amount of BAH by up to 1 percent of the national average for housing for a given pay grade and dependency status. Servicemembers would not see any reduction in their BAH until they undergo a permanent change of duty station. This provision would not apply to veterans benefits paid under title 38, United States Code. This provision would require the Secretary of Veterans Affairs to pay the appropriate veterans benefits under title 38, United States Code, as the Secretary would otherwise have issued those benefits without regard to changes made to the BAH under this section.

We note that while the Department of Defense (DOD) legislative proposal included proposed changes to BAH that would have been implemented over the next 3 years, this agreement includes those changes to BAH that the committees understand would have been implemented by DOD in 2015. By adopting changes to BAH beginning in the first year of the proposal, the agreement preserves the option for Congress to achieve the full savings requested by DOD.

This approach does not constitute a rejection of the administration proposal, which was endorsed by the Joint Chiefs of Staff. Rather, consideration of further changes to BAH in fiscal years 2016, 2017, and beyond is deferred until after the committees receive the report of the Military Compensation and Retirement Modernization Commission, which is due in February 2015. The two committees commit to consider proposed changes to BAH that are included in the fiscal year 2016 budget request as part of the consideration of the National Defense Authorization Act for Fiscal Year 2016.

We note that if sequestration-level budgets remain in effect for fiscal year 2016 and beyond, DOD will need to make painful cuts and achieve substantial savings across its entire budget in order to avoid an unacceptable reduction in readiness of the Armed Forces of the United States. The Chiefs have

urged us to take all action necessary, including compensation adjustments, to avoid such readiness impacts.

The Committees on Armed Services of the Senate and the House of Representatives intend to work with the Committees on Veterans' Affairs of the Senate and the House of Representatives next year in an effort to harmonize BAH rates paid by the Department of Defense and by the Department of Veterans' Affairs.

# SUBTITLE B-BONUSES AND SPECIAL AND INCENTIVE PAYS

One-year extension of certain bonus and special pay authorities for reserve forces (sec. 611)

The House bill contained a provision (sec. 611) that would extend for 1 year the authority to pay the Selected Reserve reenlistment bonus, the Selected Reserve affiliation or enlistment bonus, special pay for enlisted members assigned to certain high-priority units, the Ready Reserve enlistment bonus for persons without prior service, the Ready Reserve enlistment and reenlistment bonus for persons with prior service, the Selected Reserve enlistment and reenlistment bonus for persons with prior service, travel expenses for certain Inactive-Duty training, and income replacement for reserve component members experiencing extended and frequent mobilization for Active Duty service.

The Senate committee-reported bill contained a similar provision (sec. 611) that would also extend for 1 year the authority to pay the contracting bonus for cadets and midshipmen enrolled in the Senior Reserve Officers' Training Corps.

The agreement includes the House provision.

One-year extension of certain bonus and special pay authorities for health care professionals (sec. 612)

The House bill contained a provision (sec. 612) that would extend for 1 year the authority to pay the nurse officer candidate accession bonus, education loan repayment for certain health professionals who serve in the Selected Reserve, accession and retention bonuses for psychologists, the accession bonus for registered nurses, incentive special pay for nurse anesthetists, special pay for Selected Reserve health professionals in critically short wartime specialties, the accession bonus for dental officers, the accession bonus for pharmacy officers, the accession bonus for medical officers in

critically short wartime specialties, and the accession bonus for dental specialist officers in critically short wartime specialties.

The Senate committee-reported bill contained an identical provision (sec. 612).

The agreement includes this provision.

One-year extension of special pay and bonus authorities for nuclear officers (sec. 613)

The House bill contained a provision (sec. 613) that would extend for 1 year the authority to pay the special pay for nuclear-qualified officers extending period of active service, the nuclear career accession bonus, and the nuclear career annual incentive bonus.

The Senate committee-reported bill contained an identical provision (sec. 613).

The agreement includes this provision.

One-year extension of authorities relating to title 37 consolidated special pay, incentive pay, and bonus authorities (sec. 614)

The House bill contained a provision (sec. 614) that would extend for 1 year the general bonus authority for enlisted members, the general bonus authority for officers, special bonus and incentive pay authorities for nuclear officers, special aviation incentive pay and bonus authorities for officers, special bonus and incentive pay authorities for officers in health professions, and the contracting bonus for cadets and midshipmen enrolled in the Senior Officers' Training Corps. The provision would also extend for 1 year the authority to pay hazardous duty pay, assignment or special duty pay, skill incentive pay or proficiency bonus, and retention incentives for members qualified in critical military skills or assigned to high priority units.

The Senate committee-reported bill contained a similar provision (sec. 614) that did not include the extension of the contracting bonus for cadets and midshipmen as that extension was contained elsewhere in the Senate committee-reported bill.

The agreement includes the House provision.

One-year extension of authorities relating to payment of other title 37 bonuses and special pays (sec. 615)

The House bill contained a provision (sec. 615) that would extend for 1 year the authority to pay the aviation officer

retention bonus, the assignment incentive pay, the reenlistment bonus for active members, the enlistment bonus, the foreign language proficiency incentive pay for certain members of precommissioning programs, the accession bonus for new officers in critical skills, the incentive bonus for conversion to military occupational specialty to ease personnel shortage, the incentive bonus for transfer between armed forces, and the accession bonus for officer candidates.

The Senate committee-reported bill contained a similar provision (sec. 615).

The agreement includes the House provision.

# SUBTITLE C-DISABILITY PAY, RETIRED PAY, AND SURVIVOR BENEFITS

Earlier determination of dependent status with respect to transitional compensation for dependents of certain members separated for dependent abuse (sec. 621)

The House bill contained a provision (sec. 545) that would amend section 1059 of title 10, United States Code, to clarify that the date on which a dependent child's status is determined for the purposes of transitional compensation under that section, in the case of a member being administratively separated, is the date on which the separation action is commenced. This aligns the dependent status determination with the date on which transitional compensation payments begin under that section in these cases.

The Senate committee-reported bill contained a similar provision (sec. 624).

The agreement includes the Senate provision.

Modification of determination of retired pay base for officers retired in general and flag officer grades (sec. 622)

The Senate committee-reported bill contained a provision (sec. 622) that would amend section 1407a of title 10, United States Code, to reinstate the cap on retired pay of general and flag officers at the monthly equivalent of level II of the Executive Schedule, as otherwise provided for in section 203(a)(2) of title 37, United States Code. The provision would ensure the equitable treatment of the service of general and flag officers who are retired after December 31, 2014.

The House bill contained no similar provision.

The agreement includes the Senate provision with numerous technical amendments and an amendment to ensure equitable

treatment of general and flag officers who are retired under chapter 1223 of title 10, United States Code, but who are transferred to the retired reserve prior to December 31, 2014.

Inapplicability of reduced annual adjustment of retired pay for members of the Armed Forces under the age of 62 under the Bipartisan Budget Act of 2013 who first become members prior to January 1, 2016 (sec. 623)

The Senate committee-reported bill contained a provision (sec. 621) that would amend subparagraph (G) of section 1401a(b)(4) of title 10, United States Code, to exempt those who first join military service prior to January 1, 2016, from the reduced cost of living adjustment (COLA) applicable to military retired pay made by section 403 of the Bipartisan Budget Act of 2013 (Public Law 113-67), as amended by section 2 of Public Law 113-82. Under current law, this reduced COLA is inapplicable to members who first join prior to January 1, 2014.

The House bill contained no similar provision.

The agreement includes this provision with a technical amendment.

Survivor Benefit Plan annuities for special needs trusts established for the benefit of dependent children incapable of self-support (sec. 624)

The Senate committee-reported bill contained a provision (sec. 625) that would amend sections 1448, 1450, and 1455 of title 10, United States Code, to authorize the payment of the Survivor Benefit Plan annuity to a special needs trust created under subparagraph (A) or (C) of section 1396p(d)(4) of title 42, United States Code, for the sole benefit of a disabled dependent child incapable of self-support because of mental or physical incapacity.

The House bill contained no similar provision.

The agreement includes this provision with a technical amendment.

The report required on page 584 of the Joint Explanatory Statement accompanying the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66) is no longer required.

Modification of per-fiscal year calculation of days of certain active duty or active service to reduce eligibility age for retirement for non-regular service (sec. 625)

The Senate committee-reported bill contained a provision (sec. 623) that would amend section 12731(f)(2)(A) of title 10,

United States Code, to clarify that qualifying days of service under that section to reduce the age at which a servicemember may receive reserve retired pay may be accumulated between 2 consecutive fiscal years, effective after the date of enactment of this Act.

The House bill contained no similar provision.

The agreement includes this provision with an amendment that would apply the change in law to service performed after September 30, 2014.

# SUBTITLE D-COMMISSARY AND NONAPPROPRIATED FUND INSTRUMENTALITY BENEFITS AND OPERATIONS

Procurement of brand-name and other commercial items for resale by commissary stores (sec. 631)

The Senate committee-reported bill contained a provision (sec. 631) that would amend section 2484 of title 10, United States Code, to authorize the Secretary of Defense to purchase any commercial item, including brand-name and generic items, for resale in, at, or by commissary stores without using full and open competition procurement procedures.

The House bill contained no similar provision.

The agreement includes the Senate provision with a technical amendment.

Authority of nonappropriated fund instrumentalities to enter into contracts with other Federal agencies and instrumentalities to provide and obtain certain goods and services (sec. 632)

The House bill contained a provision (sec. 631) that would amend section 2492 of title 10, United States Code, to provide the Department of Defense (DOD) authority to provide or obtain food services beneficial to the efficient management and operation of the dining facilities on military installations offering food services to servicemembers.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision.

This change to section 2942 of title 10 and the implementation of the food transformation program should not result in the loss of employment pursuant to the Javits-Wagner-O'Day Act (41 U.S.C. 8501 et seq.).

However, we are concerned with the lack of regulatory guidance on the application of the Javits-Wagner-O'Day Act (41

U.S.C. 8501 et seq.) and Randolph-Sheppard Act (20 U.S.C. 107 et seq.) to military dining facilities. We previously sought to resolve this long-standing issue by requiring a Joint Policy Statement in section 848 of Public Law 109-163 and enacting a permanent "no-poaching" provision in section 856 of Public Law 109-364. However, without complementary regulations to implement the Joint Policy Statement, confusion remains on when to apply the two acts, particularly with regard to new contracts that are not covered by section 856 of Public Law 109-364.

Pursuant to the Joint Policy Statement, the Randolph-Sheppard Act applies to contracts for the operation of a military dining facility, or full food services, and the Javits-Wagner-O'Day Act applies to contracts and subcontracts for dining support services, or dining facility attendant services, for the operation of a military dining facility.

Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall prescribe implementing regulations for the application of the two acts to military dining facilities. Such regulations shall implement the Joint Policy Statement and specifically address DOD contracts that are not covered by section 856 of Public Law 109-364.

Competitive pricing of legal consumer tobacco products sold in Department of Defense retail stores (sec. 633)

The House bill contained a provision (sec. 633) that would prohibit the Secretary of Defense and the service secretaries from taking any action to implement any new policy that would limit, restrict, or ban the sale of any legal consumer product category sold as of January 1, 2014, in the defense commissary system or exchange stores system on any military installation, domestically or overseas, or on any Department of Defense vessel at sea.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would require the Secretary of Defense to issue regulations regarding the pricing of tobacco and tobacco-related products sold in an outlet of the defense retail systems inside the United States, including territories and possessions of the United States, to prohibit the sale of a product at a price below the most competitive price for that product in the local community. The provision would also require the regulations to direct that the price of these products sold in an outlet of the defense retail systems outside of the United States shall be within the range of prices established for the product in outlets of the defense retail systems inside the United States.

Review of management, food, and pricing options for defense commissary system (sec. 634)

The House bill contained a provision (sec. 632) that would require the Secretary of Defense to conduct a review, utilizing the services of an independent organization experienced in grocery retail analysis, of the defense commissary system. The provision would also require the Secretary of Defense to submit to the Committees on Armed Services of the Senate and the House of Representatives a report containing the results of the review not later than February 1, 2015.

A proposed amendment to the Senate committee-reported bill (amendment number 3866) contained a provision that would require the Secretary of Defense, not later than 90 days after the date of the enactment of this Act, to submit to the congressional defense committees a report on the impact that eliminating or reducing the commissary subsidy would have on eligible beneficiaries.

The agreement includes the House provision with an amendment that would require the Secretary of Defense to conduct a review, utilizing the services of an independent organization experienced in grocery retail analysis, of the defense commissary system to include the impact that eliminating or reducing the commissary subsidy would have on eligible beneficiaries. The amendment would also require the Secretary of Defense to submit to the Committees on Armed Services of the Senate and the House of Representatives a report containing the results of the review not later than September 1, 2015.

#### LEGISLATIVE PROVISIONS NOT ADOPTED

Fiscal year 2015 increase in military basic pay

The Senate committee-reported bill contained a provision (sec. 601(a) and (b)) that would authorize an across-the-board pay raise for members of the uniformed services of 1 percent effective January 1, 2015.

The House bill contained no similar provision. The agreement does not include this provision.

We note that the President has exercised his authority under section 1009(e) of title 37, United States Code, to implement an alternative across-the-board pay raise for members of the uniformed services for calendar year 2015 of 1 percent rather than the 1.8 percent that would otherwise be required under subsection (a) of section 1009.

Authority to enter into contracts for the provision of relocation services

The House bill contained a provision (sec. 621) that would provide the Secretary of Defense the authority to authorize base commanders to enter into contracts with appropriate entities for the provision of relocation services to servicemembers.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Transportation on military aircraft on a space-available basis for disabled veterans with a service-connected, permanent disability rated as total

The House bill contained a provision (sec. 622) that would amend section 2641b of title 10, United States Code, to require the Secretary of Defense to provide space-available travel on military aircraft to veterans with service-connected, permanent disabilities rated as total.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Prohibition on the use of funds to close commissary stores

The House bill contained a provision (sec. 634) that would prohibit the use of funds to close any commissary stores.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Anonymous survey of members of the Armed Forces regarding their preferences for military pay and benefits

The House bill contained a provision (sec. 641) that would require the Secretary of Defense to carry out an anonymous survey of random servicemembers regarding military pay and benefits.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Availability for purchase of Department of Veterans Affairs memorial headstones and markers for members of reserve components who performed certain training

The House bill contained a provision (sec. 642) that would require the Secretary of Veterans Affairs to make memorial headstones and markers available for purchase by members of reserve components who performed certain training.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

## TITLE VII—HEALTH CARE PROVISIONS

# SUBTITLE A-TRICARE AND OTHER HEALTH CARE BENEFITS

Mental health assessments for members of the Armed Forces (sec. 701)

The House bill contained a provision (sec. 701) that would amend section 1074m of title 10, United States Code, to require the Secretary of Defense to provide person-to-person mental health screenings once during each 180-day period in which a servicemember is deployed.

The Senate committee-reported bill contained a provision (sec. 701) that would require the Secretary to provide a person-to-person mental health assessment for Active Duty and Selected Reserve members each year. The Secretary may provide such assessments in conjunction with annual periodic health assessments or pre- or post-deployment health assessments. In addition, the provision would require the Secretary to submit an annual report on the tools and processes used to provide the assessments.

The agreement includes the Senate provision with an amendment that would require the Secretary to provide a personto-person mental health assessment for Active Duty and Selected Reserve members each year (such assessments may be provided in conjunction with annual periodic health assessments or pre- or post-deployment health assessments) and to submit a report to the Committees on Armed Services of the Senate and the House of Representatives on the tools and processes used to provide the assessments. The amendment would also require the Secretary, through 2018, to provide person-to-person mental health screenings once during each 180-day period in which a member is deployed.

Modifications of cost-sharing and other requirements for the TRICARE Pharmacy Benefits Program (sec. 702)

The Senate committee-reported bill contained a provision (sec. 702) that would amend section 1074g of title 10, United States Code, to modify the TRICARE pharmacy benefits program by specifying that non-formulary prescriptions would be available through the national mail-order pharmacy program, establishing prescription copayments from 2015 through 2024, and requiring that non-generic prescription maintenance medications be refilled through military treatment facility pharmacies or the national mail-order pharmacy program.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would make the provision specifying that non-formulary prescriptions would be available through the national mail-order pharmacy program and the provision requiring that non-generic prescription maintenance medications be refilled through military treatment facility pharmacies or the national mail-order pharmacy program beginning on October 1, 2015. The agreement also modifies prescription copayments beginning in 2015.

We note that while the Department of Defense (DOD) legislative proposal included proposed changes to the TRICARE pharmaceutical co-pays for fiscal years 2015 through 2024, this agreement includes changes beginning in fiscal year 2015. By adopting co-payment changes beginning the first year of the proposal, the agreement preserves the option for Congress to achieve most of the savings requested by DOD. This approach does not constitute a rejection of the DOD proposal, which was endorsed by the Joint Chiefs of Staff. Rather, consideration of further changes to co-pays is deferred until after the committees receive the report of the Military Compensation and Retirement Modernization Commission, which is due in February 2015. The two committees commit to consider proposed changes to co-pays that are included in the FY 2016 budget request as part of the consideration of the National Defense Authorization Act for Fiscal Year 2016. We note that if sequestration-level budgets remain in effect for Fiscal Year 2016 and beyond, DOD will need to make painful cuts and achieve substantial savings across its entire budget in order to avoid an unacceptable reduction in readiness of the Armed Forces of the United States.

Elimination of inpatient day limits and other limits in provision of mental health services (sec. 703)

The Senate committee-reported bill contained a provision (sec. 703) that would amend section 1079 of title 10, United States Code, to remove limits on inpatient mental health

services, removing a potential barrier to receipt of mental health care that does not exist for other medical and surgical care.

The House bill contained no similar provision.

The agreement includes the Senate provision with a technical amendment.

Authority for provisional TRICARE coverage for emerging health care services and supplies (sec. 704)

The Senate committee-reported bill contained a provision (sec. 705) that would amend section 1073 of title 10, United States Code, to authorize the Secretary of Defense to provide provisional coverage or authorization for coverage for certain health care products and services that do not meet the hierarchy of reliable evidence as prescribed in federal regulations for the TRICARE program.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would amend chapter 55 of Title 10, United States Code, to authorize the Secretary of Defense, acting through the Assistant Secretary of Defense for Health Affairs, to provide provisional coverage for the provision of a service or supply if the Secretary determines that such service or supply is widely recognized in the United States as being safe and effective.

Clarification of provision of food to former members and dependents not receiving inpatient care in military medical treatment facilities (sec. 705)

The House bill contained a provision (sec. 702) that would amend section 1078b of title 10, United States Code, to allow former members and their dependents to receive food and beverages at no cost for those who are receiving certain outpatient care in military medical treatment facilities.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

Availability of breastfeeding support, supplies, and counseling under the TRICARE program (sec. 706)

The House bill contained a provision (sec. 703) that would amend section 1079 of title 10, United States Code, to authorize breastfeeding support, supplies, and counseling during pregnancy and the postpartum period as a covered benefit for TRICARE beneficiaries.

The Senate committee-reported bill contained an identical provision (sec. 704).

The agreement includes this provision.

#### SUBTITLE B-HEALTH CARE ADMINISTRATION

Provision of notice of change to TRICARE benefits (sec. 711)

The House bill contained a provision (sec. 715) that would require the Secretary of Defense to provide TRICARE beneficiaries and providers with written notice if any significant changes are made in policy regarding services provided under the TRICARE program or in payment rates of more than 20 percent.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would require the Secretary of Defense to provide TRICARE beneficiaries with notice if any significant changes are made in the structure of or benefits provided under the TRICARE program or in beneficiary cost-share rates of more than 20 percent.

Surveys on continued viability of TRICARE Standard and TRICARE Extra (sec. 712)

The House bill contained a provision (sec. 712) that would change the frequency of the reports of the reviews submitted to Congress by the Comptroller General of the United States regarding the processes, procedures, and analysis used by the Department of Defense (DOD) to determine the adequacy of the number of health care providers who accept TRICARE Standard and TRICARE Extra. The Comptroller General would report on reviews during 2017, 2020, and at such other times as requested by the Comptroller General or the Committees on Armed Services of the Senate and the House of Representatives.

The Senate committee-reported bill contained a provision (sec. 707) that would repeal the requirement for ongoing Comptroller General review of the processes, procedures, and analysis used by DOD to determine health care and mental health care provider acceptance of the TRICARE Standard and TRICARE Extra benefit.

The agreement includes the House provision with an amendment that would change the frequency of the reports of the reviews submitted to Congress by the Comptroller General regarding the processes, procedures, and analysis used by DOD to determine the adequacy of the number of health care providers

who accept TRICARE Standard and TRICARE Extra. The Comptroller General would report on reviews during 2017 and 2020 only.

Review of military health system modernization study (sec. 713)

The House bill contained a provision (sec. 714) that would require the Secretary of Defense to submit a report to the congressional defense committees on the Military Medical Treatment Facility Modernization Study directed by the Resource Management Decision of the Department of Defense (DOD) MP-D-01. The report would include the study data, for a 12-year period, used by the Secretary and the results of the study with regard to recommendations to restructure or realign military medical treatment facilities. Further, the provision would require the Comptroller General of the United States, not later than 180 days after the Secretary submits the report required, to submit a report to the congressional defense committees on the report submitted by the Secretary of Defense, to include an assessment of the study methodology and data used by the Secretary. Secretary would be prohibited from realigning or restructuring a military medical treatment facility until 120 days following the date the Comptroller General is required to submit the report.

The Senate committee-reported bill contained a provision (sec. 736) that would require the Comptroller General of the United States to submit a report assessing the Military Health System Modernization Study of DOD to the Committees on Armed Services of the Senate and the House of Representatives not later than 180 days after the date of enactment of this Act.

A proposed amendment to the Senate committee-reported bill (amendment number SA3901) contained a provision that would include in the Senate provision Comptroller General report elements requiring the Comptroller General, with respect to each military medical treatment facility covered by the modernization study, to assess whether the Secretary of Defense consulted with the appropriate training directorate, training and doctrine command, and forces command of the military department concerned with respect to the frequency of high-tempo, live-fire military operations at such training centers; and assess the capacity of each medical facility in the surrounding area of a major military training center to treat battlefield related injuries, including whether such facility has a helipad capable of receiving medical evacuation airlift patients arriving from the primary evacuation aircraft platform used by such training center.

The agreement includes the House provision with an amendment that would require the Secretary of Defense to submit a report to the congressional defense committees on the Military

Medical Treatment Facility Modernization Study directed by the Resource Management Decision of DOD MP-D-01. The report would include the study data, for a 6-year period, used by the Secretary and the results of the study with regard to recommendations to restructure or realign military medical treatment facilities, as well as assessments of whether the military medical treatment facilities included in the modernization study have a helipad capable of receiving medical evacuation airlift patients arriving on the primary evacuation aircraft platform for the military installation served; and whether the Secretary consulted with the appropriate training directorate, training and doctrine command, and forces command of the military department concerned with respect to the frequency of high-tempo, live-fire military operations, and treating battlefield-like injuries, at locations that serve as military training centers. Further, the provision would require the Comptroller General of the United States, not later than 180 days after the Secretary submits the report required, to submit a report to the congressional defense committees on the report submitted by the Secretary of Defense, to include an assessment of the study methodology and data used by the Secretary. Secretary would be prohibited from realigning or restructuring a military medical treatment facility based on the modernization study until 90 days following the date the Comptroller General is required to submit the report.

## SUBTITLE C-REPORTS AND OTHER MATTERS

Designation and responsibilities of senior medical advisor for Armed Forces Retirement Home (sec. 721)

The House bill contained a provision (sec. 722) that would amend section 1513A of the Armed Forces Retirement Home Act of 1991 (24 U.S.C. 413a) to make technical corrections regarding the designation of the Senior Medical Advisor for the Retirement Home to reflect the disestablishment of the TRICARE Management Activity and creation of the new Defense Health Agency. The provision would also replace the reference to the health care standards of the Department of Veterans Affairs with the more appropriate nationally recognized health care standards and requirements.

The Senate committee-reported bill contained a similar provision (sec. 1424).

The agreement includes the House provision.

Extension of authority for joint Department of Defense-Department of Veterans Affairs Medical Facility Demonstration Fund (sec. 722)

The House bill contained a provision (sec. 721) that would amend section 1704(e) of the National Defense Authorization Act for Fiscal Year 2010 (Public Law 111-84) to extend the termination date of the Joint Department of Defense-Department of Veterans Affairs Medical Facility Demonstration Fund from September 30, 2015, to September 30, 2016.

The Senate committee-reported bill contained an identical provision (sec. 722).

The agreement includes this provision.

Report on status of reductions in TRICARE Prime service areas (sec. 723)

The House bill contained a provision (sec. 726) that would amend section 732 of the National Defense Authorization Act for Fiscal Year 2013 (Public Law 112-239), as amended by section 701 of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66), to require the Secretary of Defense, within 180 days of the enactment of this Act, to submit to the congressional defense committees a report on the status of reducing the availability of TRICARE Prime in regions where it has been reduced.

The Senate committee-reported bill contained a provision (sec. 706) that would require the Secretary, not later than 180 days after the date of the enactment of this Act, to submit to the Committees on Armed Services of the Senate and the House of Representatives a report on the status of the reduction of TRICARE Prime service areas conducted by the Department of Defense.

The agreement includes the Senate provision with an amendment that would amend section 732 of the National Defense Authorization Act for Fiscal Year 2013 (10 U.S.C. 1079a note) to require the Secretary, within 180 days of the enactment of this Act, to submit to the Committees on Armed Services of the Senate and the House of Representatives a report on the status of reducing the availability of TRICARE Prime in regions where it has been reduced.

Extension of authority to provide rehabilitation and vocational benefits to members of the Armed Forces with severe injuries or illnesses (sec. 724)

A proposed amendment to the Senate committee-reported bill (amendment number 3833) contained a provision that would amend section 1631(b)(2) of the Wounded Warrior Act (title XVI of Public Law 110-181) to extend for 1 year the authority of the Secretary of Veterans Affairs to provide rehabilitation and vocational benefits to members of the Armed Forces with severe injuries or illnesses.

The House bill contained no similar provision. The agreement includes this provision.

Acquisition strategy for health care professional staffing services (sec. 725)

The House bill contained a provision (sec. 724) that would require the Secretary of Defense to develop and carry out an acquisition strategy with respect to entering into contracts for the services of health care professional staff at military medical treatment facilities. The provision would also require the Secretary to submit a report on the status of implementing the acquisition strategy not later than April 1, 2015.

The Senate committee-reported bill contained a provision (sec. 723) that would require the Secretary to develop a Department of Defense-wide strategy for contracting for health care professionals for the Department of Defense. The provision would also require the Secretary to submit a report on the strategy not later than 180 days after the date of the enactment of this Act.

The agreement includes the House provision with an amendment that would require the Secretary to develop and carry out an acquisition strategy with respect to entering into contracts for the services of health care professional staff at military medical treatment facilities. The amendment would also require the Secretary to submit a report on the status of implementing the acquisition strategy not later than 180 days after the date of the enactment of this Act.

Pilot program on medication therapy management under TRICARE program (sec. 726)

The House bill contained a provision (sec. 725) that would require the Secretary of Defense to carry out a pilot program for at least 2 years at not less than three locations to evaluate the feasibility and desirability of including medication therapy management as part of the TRICARE program. The program would be focused on improving patient medication use and outcomes using best commercial practices in medication therapy management and would quantify effectiveness by measuring

patient medication use and outcomes as well as health care costs. The Secretary of Defense would be required to submit a report on the results of the pilot program to the congressional defense committees not later than 30 months after the program commences.

The Senate committee-reported bill contained a provision (sec. 724) that would require the Secretary to carry out a program of comprehensive, uniform medication management in military medical treatment facilities and to submit a report describing this program to the Committees on Armed Services of the Senate and the House of Representatives not later than 180 days after the date of the enactment of this Act.

The agreement includes the House provision.

We note that although the requirement is to carry out the pilot program at two military treatment facilities and one additional point of service, we expect the Secretary to utilize prescription drug data from all three points of service (military treatment facility, mail order, and retail) in order to provide an accurate assessment.

Antimicrobial stewardship program at medical facilities of the Department of Defense (sec. 727)

A proposed amendment to the Senate committee-reported bill (amendment number 3392) contained a provision that would require the Secretary of Defense to carry out an antimicrobial stewardship program at Department of Defense (DOD) medical facilities. In carrying out the program, the Secretary would be required to: develop a consistent manner to collect and analyze data on antibiotic usage, health issues related to antibiotic usage such as Clostridium difficile infections, and antimicrobial resistance trends; provide data on antibiotic usage and antimicrobial resistance trends at DOD medical facilities to the National Healthcare Safety Network of the Centers for Disease Control and Prevention; and submit to the congressional defense committees a strategy for carrying out the program.

The House bill contained no similar provision.

The agreement includes this provision with an amendment that would require the Secretary of Defense to carry out an antimicrobial stewardship program at DOD medical facilities. In carrying out the program, the Secretary would be required to: develop a consistent manner to collect and analyze data on antibiotic usage, health issues related to antibiotic usage, and antimicrobial resistance trends, and submit to the Committees on Armed Services of the Senate and the House of Representatives a plan for carrying out the program.

Report on improvements in the identification and treatment of mental health conditions and traumatic brain injury among members of the Armed Forces (sec. 728)

The House bill contained a provision (sec. 732) that would require the secretaries of the military departments, not less than once each year, to contract with a third-party unaffiliated with the Department of Veterans Affairs or the Department of Defense to conduct an evaluation of the mental health care and suicide prevention programs carried out by each secretary.

The Senate committee-reported bill contained a provision (sec. 733) that would require the Secretary of Defense to submit to the Committees on Armed Services of the Senate and the House of Representatives, not later than 1 year after the date of the enactment of this Act, a report evaluating the tools, processes, and best practices to improve the identification and treatment of mental health conditions and traumatic brain injury among members of the Armed Forces. The provision would also authorize the Secretary, in conducting the evaluation, to consult with an advisory council composed of: behavioral health officers of the Public Health Service; mental health and other health providers who serve service members in the active duty and reserve components; the Assistant Secretary of Defense for Health Affairs; the Assistant Secretary of Defense for Reserve Affairs; the secretaries of the military departments; the Chief of the National Guard Bureau; the Secretary of Veterans Affairs; the Secretary of Health and Human Services; the Director of the Centers for Disease Control and Prevention; the Administrator of the Substance Abuse and Mental Health Services Administration; the Director of the National Institutes of Health; and the President of the Institute of Medicine.

The agreement includes the Senate provision with an amendment that would require the Secretary of Defense to submit to the Committees on Armed Services of the Senate and the House of Representatives, not later than 1 year after the date of the enactment of this Act, a report evaluating the tools, processes, and best practices to improve the identification and treatment of mental health conditions and traumatic brain injury among members of the Armed Forces.

Report on efforts to treat infertility of military families (sec. 729)

The House bill contained a provision (sec. 734) that would require the Secretary of Defense, not later than 180 days after the date of the enactment of this Act, to submit to the congressional defense committees a report on the steps the

Secretary is taking to ensure that members of the Armed Forces and their dependents have access to reproductive counseling and a full spectrum of treatments for infertility, including in vitro fertilization.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would require the Secretary, not later than 180 days after the date of the enactment of this Act, to submit to the congressional defense committees a report assessing the access of members of the Armed Forces and their dependents to reproductive counseling and treatments for infertility.

Report on implementation of recommendations of Institute of Medicine on improvements to certain resilience and prevention programs of the Department of Defense (sec. 730)

The Senate committee-reported bill contained a provision (sec. 734) that would require the Secretary of Defense to submit to the Committees on Armed Services of the Senate and the House of Representatives, not later than 180 days after the enactment of this Act, a report setting forth an assessment of the feasibility and advisability of implementing the recommendations of the Institute of Medicine (IOM) regarding improvements to programs of the Department of Defense (DOD) intended to strengthen the mental, emotional, and behavioral abilities associated with managing adversity, adapting to change, recovering, and learning in connection with military service. The report would be required to include the DOD's assessment of the IOM report's findings and recommendations, the DOD's actions taken to implement the report's recommendations, and for any recommendations not implemented, the rationale for not implementing those recommendations.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would require the Secretary to submit to the Committees on Armed Services of the Senate and the House of Representatives, not later than 180 days after the enactment of this Act, a report setting forth an assessment of the feasibility and advisability of implementing the recommendations of the IOM regarding improvements to programs of DOD intended to strengthen the mental, emotional, and behavioral abilities associated with managing adversity, adapting to change, recovering, and learning in connection with military service.

Comptroller General report on transition of care for posttraumatic stress disorder or traumatic brain injury (sec. 731) The House bill contained a provision (sec. 727) that would require the Comptroller General of the United States to submit to the congressional defense committees and the Committees on Veterans' Affairs of the Senate and the House of Representatives a report that assesses the transition of care for post-traumatic stress disorder (PTSD) or traumatic brain injury (TBI). The report would be due not later than April 1, 2015.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would require the Comptroller General to submit to the congressional defense committees and the Committees on Veterans' Affairs of the Senate and the House of Representatives a report that assesses the transition of care for PTSD or TBI, not later than September 1, 2015.

Comptroller General report on mental health stigma reduction efforts in the Department of Defense (sec. 732)

A proposed amendment to the Senate committee-reported bill (amendment number 3387) contained a provision that would require the Comptroller General of the United States to carry out a review of the policies, procedures, and programs of the Department of Defense to reduce the stigma associated with mental health treatment for members of the Armed Forces and deployed civilian employees of the Department of Defense. The report would be submitted to the congressional defense committees not later than March 1, 2016.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would require the report to be submitted to the Committees on Armed Services of the Senate and the House of Representatives not later than March 1, 2016.

Comptroller General report on women's health care services for members of the Armed Forces and other covered beneficiaries (sec. 733)

A proposed amendment to the Senate committee-reported bill (amendment number 3811) contained a provision that would require the Secretary of Defense to submit to Congress a report, not later than 180 days after the enactment of this Act, on women's health care services for members of the Armed Forces on Active Duty and other covered beneficiaries. The provision would also require the Comptroller General of the United States, not later than 180 days after the submittal of the Secretary's report, to

submit to Congress a report providing an assessment of the Secretary's report.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would require the Comptroller General to submit to the Committees on Armed Services of the Senate and the House of Representatives, not later than 1 year after the date of the enactment of this Act, a report on women's health care services for members of the armed forces serving on Active Duty and other covered beneficiaries.

#### LEGISLATIVE PROVISIONS NOT ADOPTED

Behavioral health treatment of developmental disabilities under the TRICARE program

The House bill contained a provision (sec. 704) that would amend section 1077 of title 10, United States Code, to authorize behavioral health treatment, including applied behavior analysis (ABA) therapy, for all developmental disabilities as defined by section 15002(8) of title 42, United States Code, including autism spectrum disorders, when prescribed by a physician or psychologist to be covered under the basic TRICARE program for certain beneficiaries.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that in July of this year the Department of Defense consolidated its three preexisting programs that provided ABA therapy for beneficiaries with autism spectrum disorder into its TRICARE Comprehensive Autism Care Demonstration program. This consolidation included a pilot program mandated by Congress in section 705 of the National Defense Authorization Act for Fiscal Year 2013 (Public Law 112-239), which provided an ABA therapy reinforcement benefit for family members of retirees. The Department of Defense is required to provide the Committees on Armed Services of the Senate and the House of Representatives with a report on the results of that pilot program, to include recommendations with regard to beneficiary cost-shares for the benefit. This report is expected in early 2015.

Cooperative health care agreements between the military departments and non-military health care entities

The House bill contained a provision (sec. 711) that would authorize the secretaries of the military departments to

establish cooperative health care agreements between military installations and local or regional non-military health care entities.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Limitation on transfer or elimination of graduate medical education billets

The House bill contained a provision (sec. 713) that would prohibit the Secretary of Defense from transferring or eliminating a graduate medical education billet from a military medical treatment facility unless the Secretary conducts a review of at least 2 years of the implementation of the reform of the administration of the Military Health System, examines recruiting and retention of medical professionals with regard to the Department of Defense's graduate medical education programs, determines the assignment of such billets, and certifies to the congressional defense committees that any proposed transfer of a billet meets the needs of the military departments and patients.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Department of Defense Medicare-Eligible Retiree Health Care Fund matters

The Senate committee-reported bill contained a provision (sec. 721) that would amend sections 1111, 1113, 1115, and 1116 of title 10, United States Code, to modify the method by which the Federal Government makes accrual payments into the Department of Defense Medicare-Eligible Retiree Health Care Fund (Fund), by changing from a lump sum Treasury payment at the beginning of a fiscal year to monthly payments by the military services out of military personnel accounts, and would authorize the Secretary of Defense to change the actuarial determination required by section 1115 of title 10, United States Code, in the event Congress enacts significant benefit changes after such determination was made.

The House bill contained no similar provision.

The agreement does not include this provision.

For the last several years, the Department of Defense (DOD) has proposed legislation that, if enacted, would reduce its annual contribution to the Fund. These proposals have come as part of the administration's budget submission, and DOD continues to assume discretionary savings in its budget that are

tied to enactment of these proposals, despite the fact that (1) there is no guarantee that Congress will support the proposals, and (2) even if Congress were to support such proposals, the timing of the annual contribution to the Fund precludes DOD from realizing discretionary savings in the year of execution, unless the annual defense bill is passed and signed by the President prior to October 1st. We find this practice of assuming savings disingenuous at worst, and short-sighted and impractical at best.

Until a method is devised for DOD to realize year-of-execution savings with respect to its contributions to the Fund, we strongly urge DOD to cease its practice of assuming year-of-execution discretionary savings from legislative proposals that effect outlays from the Fund. Such practice leaves DOD with military personnel funding shortfalls even if Congress supports legislative proposals that yield short-term discretionary savings.

Research regarding Alzheimer's disease

The House bill contained a provision (sec. 723) that would authorize the Secretary of Defense to carry out research, development, test, and evaluation activities with respect to Alzheimer's disease.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Briefing on hospitals in arrears in payments to Department of Defense

The House bill contained a provision (sec. 728) that would require the Secretary of Defense to provide to the Committees on Armed Services of the Senate and the House of Representatives a briefing on the process used by the Defense Health Agency (DHA) to collect payments from non-Department of Defense (DOD) hospitals.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We direct the Secretary of Defense to provide, not later than 60 days after the date of the enactment of this Act, a briefing to the Committees on Armed Services of the Senate and the House of Representatives on the process used by DHA to collect payments from non-DOD hospitals, to include a list of each hospital that is more than 90 days in arrears in payments

to the Secretary, including the amount of arrears by 30-day increments for each such hospital.

Research regarding breast cancer

The House bill contained a provision (sec. 729) that would require the Secretary of Defense to implement the recommendations of the Interagency Breast Cancer and Environmental Research Coordinating Committee (IBCERCC) to prioritize prevention and increase the study of chemical and physical factors in breast cancer.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that the Department of Defense Breast Cancer Research Program (BCRP) has implemented recommendations of the IBCERCC and has prioritized primary prevention as one of the BCRP's ten overarching challenges. In addition, the study of chemical and physical factors in primary prevention is one of several recommendations made by the IBCERCC to address the primary prevention of breast cancer. The intent of the program is to enable researchers to submit proposals that address any of the overarching challenges.

Sense of Congress regarding access to mental health services by members of the armed forces

The House bill contained a provision (sec. 730) that would express the sense of Congress that servicemembers should have adequate access to the mental health care and support that they need, that public-private mental health partnerships can provide the Department of Defense (DOD) with enhanced capability to treat servicemembers, and that DOD should fully implement the pilot program authorized under section 706 of the National Defense Authorization Act for Fiscal Year 2013 (Public Law 112-239).

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Evaluation of wounded warrior care and transition program

The House bill contained a provision (sec. 731) that would require the Secretary of Defense to enter into a contract with a private organization to evaluate the wounded warrior care and transition program of the Department of Defense.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Report on military family planning programs of the Department of Defense

The Senate committee-reported bill contained a provision (sec. 731) that would require the Secretary of Defense to conduct a comprehensive study of the access of servicemembers and certain military dependents to methods of contraception approved by the Food and Drug Administration, contraception counseling, and related education, and to submit to the Committees on Armed Services of the Senate and the House of Representatives a report of the findings of this study no later than 180 days after the date of enactment of this Act.

The House bill contained no similar provision. The agreement does not include this provision.

Interagency working group on the provision of mental health services to members of the National Guard and the Reserves

The Senate committee-reported bill contained a provision (sec. 732) that would require the Secretary of Defense to convene an interagency working group to review and recommend collaborative approaches to improving the provision of mental health services to members of the National Guard and Reserves and to submit a report on the findings and recommendations of the interagency working group to the appropriate congressional committees not later than 1 year after the date of the enactment of this Act.

The House bill contained no similar provision. The agreement does not include this provision.

Primary blast injury research

The House bill contained a provision (sec. 733) that would require the Psychological Health and Traumatic Brain Injury Research Program, a congressionally directed medical research program, to conduct a study on blast injury mechanics.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Report on Department of Defense support of members of the armed forces who experience traumatic injury as a result of vaccinations required by the Department

The Senate committee-reported bill contained a provision (sec. 735) that would require the Secretary of Defense, in consultation with the secretaries of the military departments, to report on the adequacy and effectiveness of the policies, procedures, and systems of the Department of Defense (DOD) in providing support to servicemembers who experience traumatic injury as a result of a vaccination required by DOD.

The House bill contained no similar provision. The agreement does not include this provision.

Sense of Congress on use of hyperbaric oxygen therapy to treat traumatic brain injury and post-traumatic stress disorder

The House bill contained a provision (sec. 735) that would express the sense of Congress that hyperbaric oxygen therapy can be used to treat servicemembers for traumatic brain injury and post-traumatic stress disorder and that the Secretary of Defense should increase awareness among servicemembers and military doctors of hyperbaric oxygen therapy treatments.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

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

# SUBTITLE A-ACQUISITION POLICY AND MANAGEMENT

Modular open systems approaches in acquisition programs (sec. 801)

The Senate committee-reported bill contained a provision (sec. 801) that would require the Department of Defense (DOD) to adopt an open systems approach to Major Defense Acquisition Programs and Major Automated Information Systems, and to other programs the primary purpose of which is the acquisition of an information technology (IT) system, entering the acquisition process after January 1, 2016. The committee believes that a comprehensive open systems approach is an important component of IT acquisition reform.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

The provision requires the Under Secretary of Defense for Acquisition, Technology and Logistics to develop standards and define architectures necessary to enable open systems approaches in key mission areas of DOD.

The Under Secretary is further required to review and update guidance to ensure that acquisition programs use open system approaches in the product design and acquisition of information technology systems to the maximum extent practicable and to detail in the contract file reasons why any system is not an open system.

Finally, the provision requires the Under Secretary to identify legacy information technology systems that are not utilizing an open systems approach and outline a process for potential conversion to an open systems approach.

Recharacterization of changes to Major Automated Information System programs (sec. 802)

The Senate committee-reported bill contained a provision (sec. 802) that would modify requirements applicable to a Major Automated Information System program that fails to achieve a full deployment decision within 5 years after the Milestone A decision or selection of the preferred alternative for the program.

In lieu of a critical change report, failure to achieve a full deployment decision within 5 years would be determined to be a significant change with the attendant notification to the congressional defense committees required for all significant changes.

The House bill contained no similar provision. The agreement includes the Senate provision.

Amendments relating to defense business systems (sec. 803)

The Senate committee-reported bill contained a provision (sec. 803) that would require business process reengineering (BPR) before milestone decisions for the Major Automated Information System program.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

We continue to be concerned that BPR is not being conducted rigorously enough, or documented well enough, to drive successful information technology acquisition outcomes.

We believe that the Department of Defense (DOD) is too often lackadaisical in its attempts at BPR or the results are misaligned to the budgeting, requirements and acquisition

processes to have any significant effect on the outcome. BPR must happen early and upfront, well before the requirements and acquisition community get involved in order to inform their work.

As we have observed, and as industry has indicated to us as part of our acquisition improvement efforts, it is important to clearly articulate the desired outcomes of information technology (IT) system acquisitions with input from the user community. That should happen after business processes have been analyzed, and if necessary restructured, to ensure the way an organization does business drives the system, not the other way around. Aligning the IT acquisition strategy to the mission goals of the organization is necessary to get the maximum return-on-investment from a system, but that cannot happen without leadership to drive and enforce organizational change.

We believe that the requirement to do formal process mapping as part of the milestone decision approval process will help, but is only one step, in a larger effort to improve the information technology management of DOD.

We believe there are a number of ways that DOD could improve BPR. For example, expanding the investment review process for IT systems and empowering the Deputy Chief Management Officer (DCMO) to conduct BPR for other IT mission areas within DOD warrants consideration in the future.

Additionally, we believe that the process improvement officers of DOD and the military departments should work with their respective Chief Information Officers to create metrics to track progress and BPR, as well as meeting the other strategic management objectives of DOD.

We note that there are many scientific and technical personnel within DOD's research, development, test and evaluation community that could be more actively engaged to create a rigorous, scientific process for conducting BPR.

Report on implementation of acquisition process for information technology systems (sec. 804)

The Senate committee-reported bill contained a provision (sec. 805) that would require the Under Secretary of Defense (Acquisition, Technology, & Logistics) to submit a report to the congressional defense committees on the implementation of the acquisition process for information technology detailing the applicable implementing regulations, instructions, or policies.

The report shall also explain any legislative criteria not yet implemented and a schedule for implementing such criteria along with any proposed deviations.

The House bill contained no similar provision.

The agreement includes the Senate provision.

We are concerned with the Department of Defense's (DOD) ability to effectively acquire information technology (IT) resources. We believe that part of the challenge that DOD faces is in its reliance on processes that are too heavily focused on the acquisition of militarily unique hardware systems. We recognize that the paradigm for IT acquisition is rooted more firmly in the commercial marketplace. As a consumer of commercially developed solutions, rather than a generator of unique requirements, DOD follows commercial trends more often than it leads them.

Unfortunately, we believe that DOD has not done enough to come to terms with this trend, choosing instead to act as though it has the same power to influence computing and electronics markets as it did for most of the 20th century. Though numerous studies have indicated a need to change acquisition processes within DOD to adjust to the reality of 21st century commercial IT markets, DOD has made little progress. Ideas such as agile development, the use of clear requirements tied to software development timelines, rethinking the processes for capital planning and investment, and the application of system audits and risk management to enhance outcomes are prevalent within the commercial sector, but often face resistance and hostility from government program managers and contracting officers.

Section 804 of the National Defense Authorization Act of Fiscal Year 2012 (Public Law 111-84) authorized DOD to implement a new acquisition process for IT systems, but to date, we have seen little tangible action to take advantage of those new authorities. We believe that DOD needs to do more to show tangible progress in its efforts at improving IT acquisition, especially as software-intensive IT systems continue to become more prominent components of U.S. military capability.

# SUBTITLE B-AMENDMENTS TO GENERAL CONTRACTING AUTHORITIES, PROCEDURES, AND LIMITATIONS

Extension and modification of contract authority for advanced component development and prototype units (sec. 811)

The House bill contained a provision (sec. 802) that would extend existing statutory authority under subsection (b)(4) of section 819 of the National Defense Authorization Act for Fiscal Year 2010 (Public Law 111-84) until September 30, 2019.

The Senate committee-reported bill contained a similar provision (sec. 822).

The agreement includes the Senate provision.

Amendments relating to authority of the Defense Advanced Research Projects Agency to carry out certain prototype projects (sec. 812)

The House bill included a provision (section 803) which would amend section 845(a)(1) of The National Defense Authorization Act for Fiscal Year 1994 (Public Law 103-160) to broaden the definition for the types of efforts for which other transactions authority might be used by the Defense Advanced Research Projects Agency.

The Senate committee-reported bill included no similar provision.

The agreement includes the House provision with an amendment that makes technical changes to the use of other transactions authority.

Extension of limitation on aggregate annual amount available for contract services (sec. 813)

The House bill contained a provision (sec. 804) that would extend for 1 year the cap on the aggregate annual amount spent on contracts for services through fiscal year 2015.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a technical amendment.

We note that the Government Accountability Office (GAO) has stated that the military departments and defense agencies generally have not developed plans to use the inventory of contracted services, mandated since 2008 in section 2330a of title 10, United States Code, to facilitate the Department of Defense's (DOD) strategic workforce planning, workforce mix, budget decision-making processes, and contract execution and oversight.

Further, GAO found that components may not have fully identified, as required by section 2330a of title 10, United States Code, all instances in which contractors are providing services that are inherently governmental, closely associated with inherently governmental functions, staff augmentation, or personal services, the latter of which we note are prohibited by law.

According to GAO, a key factor inhibiting the components' inventory review is a lack of accurate and reliable data, which we note the inventory could provide if the components were to

implement DOD-wide a common data system based on the Army's existing system as directed by existing DOD quidance.

In the absence of a plan of action with milestones and timeframes to establish a common data system to collect contractor manpower data, we are leaving the caps on contractor spending in place for fiscal year 2015.

Improvement in defense design-build construction process (sec. 814)

The House bill contained a provision (sec. 805) that would amend section 3309 of title 41, United States Code, and section 2305a of title 10, United States Code, by limiting the maximum number specified in the solicitation for a design-build contract. Additionally, this provision would require the head of an agency awarding a contract pursuant to this provision to provide a report to the Director of the Office of Management and Budget.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would limit application of the provision to section 2305a of title 10, United States Code, and, for contracts greater than \$4.0 million, limit the maximum number of offerors specified in the solicitation for a two-phase design-build contract, unless a higher number is approved by the head of a contracting activity.

Permanent authority for use of simplified acquisition procedures for certain commercial items (sec. 815)

The House bill contained a provision (sec. 806) that would make the authority for use of simplified acquisition procedures for certain commercial items permanent.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision.

Restatement and revision of requirements applicable to multiyear defense acquisitions to be specifically authorized by law (sec. 816)

The Senate committee-reported bill contained a provision (sec. 821) that would clarify and reorganize the reporting and certification requirements of the Department of Defense when requesting specific authorization for multiyear contract authority.

The House bill contained no similar provision.

The agreement includes the Senate provision with a technical amendment clarifying when certain cost estimates should be performed.

Sourcing requirements related to avoiding counterfeit electronic parts (sec. 817)

The Senate committee-reported bill contained a provision (sec. 824) that would clarify sourcing requirements related to avoiding counterfeit electronic parts.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

Amendments to Proof of Concept Commercialization Pilot Program (sec. 818)

The House bill included a provision (section 829) which would modify the Small Business Act (section 638 of title 15, United States Code) to require each agency carrying out a Small Business Technology Transfer program to support innovative approaches to technology transfer at institutions of higher education, based on the pilot program established under section 5127 of the National Defense Authorization Act for fiscal Year 2012 (Public Law 112-81).

The Senate committee-reported bill included no similar provision.

The agreement includes the House provision with an amendment that makes technical amendments to section 1603 of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66), which provides authority for the DOD to fund commercialization proof of concept centers.

We note that there is commercialization potential in the research activities ongoing in universities, small businesses, and defense labs. Transition of promising research results into fielded defense systems or commercially successful enterprises is a benefit to both DOD and the nation as a whole.

We note that the Senate committee-reported Defense Appropriations Act for Fiscal Year 2015 (H.R. 4870 and Senate report 113-211) encouraged DOD to expand efforts at commercialization of technologies, especially those derived from research at the DOD laboratories. We encourage the Assistant Secretary of Defense for Research and Engineering to work with the Congress to identify appropriate funding to support the commercialization activities envisioned in that bill, as well as those authorized by this provision.

# SUBTITLE C-INDUSTRIAL BASE MATTERS

Temporary extension of and amendments to test program for negotiation of comprehensive small business subcontracting plans (sec. 821)

The House bill contained a provision (sec. 811) that would modify and extend the test program for negotiation of comprehensive small business subcontracting plans authorized by section 402 of the Small Business Administration Reauthorization and Amendments Act of 1990 (Public Law 101-574).

The Senate committee-reported bill contained a similar provision (sec. 823).

The agreement includes the House provision with a technical amendment.

Plan for improving data on bundled or consolidated contracts (sec. 822)

The House bill contained a provision (sec. 813) that would amend section 644 of title 15, United States Code, by requiring the Small Business Administration to work with other agencies to create and implement a data quality improvement plan to promote greater accuracy, transparency, and accountability in the reporting of contract bundling and consolidation.

The committee recognizes that properly labeling a contract as bundled or consolidated is important to small business competition, as the process of contract labeling triggers a series of reviews and mitigation steps that promote opportunities for small business.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

We direct the Comptroller General of the United States to assess whether contracts are being identified properly as bundled or consolidated. The review shall examine a statistically significant sample of contracts awarded by the Departments of Defense (DOD), Energy, Health and Human Services, Homeland Security, Veterans Affairs, the General Services Administration, National Aeronautics and Space Administration and the Small Business Administration with values above \$10.0 million in sectors 23, 33, 54, and 56 as defined by the North American Industry Classification System.

Not later than October 1, 2015, the Comptroller General shall provide an interim briefing to the House and Senate Committees on Armed Services, the Senate Committee on Small

Business and Entrepreneurship, and the House Committee on Small Business with a summary of findings, including an assessment of (1) the quality of data reported pertaining to contract bundling and consolidation, and (2) interim recommendations, if any, to improve current data collection and dissemination on contract bundling and consolidation.

In the final report, the Comptroller General shall evaluate (1) the pros and cons of implementing government-wide the "Federal Procurement Data System (FPDS) Contract Reporting Data Improvement Plan" published by DOD on January 12, 2010; (2) the plan proposed by the Small Business Administration under this section; and (3) whether other alternatives should be considered to improve reporting of bundled and consolidated contracts without requiring modification to FPDS.

Finally, the Comptroller General shall examine whether government-wide strategic sourcing vehicles are reducing the number of companies, including small business concerns, that are actively participating in the federal procurement system as prime contractors, and whether this reduction poses substantial risk to the industrial base.

The final report shall be delivered to the House and Senate Committees on Armed Services, the Senate Committee on Small Business and Entrepreneurship, and the House Committee on Small Business not later than October 1, 2017.

Authority to provide education to small businesses on certain requirements of Arms Export Control Act (sec. 823)

The House bill contained a provision (sec. 814) that would amend section 21(c)(1) of the Small Business Act (section 648(c)(1) of title 15, United States Code) by including a requirement that applicants receiving grants pursuant to that section shall also assist small businesses by providing, where appropriate, education on the requirements applicable to small businesses under the regulations issued pursuant to the Arms Export Control Act (chapter 39 of title 22, United States Code) and on compliance with those requirements. The provision would also amend section 2418 of title 10, United States Code, by expanding the Procurement Technical Assistance Program to assist small business concerns with education related to export controls.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

Matters relating to reverse auctions (sec. 824)

The House bill contained a provision (sec. 815) that would amend the Small Business Act (15 U.S.C. 631) to prohibit the use of reverse auctions for procurement of certain goods and services if the contract is awarded using a Small Business Act procurement authority.

It would also limit the use of reverse auctions in cases where only one offer was received or where offerors do not have the ability to submit revised bids throughout the course of the auction.

The section further clarified that the desire to use a reverse auction does not obviate federal agencies from the obligation to use a Small Business Act procurement authority.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

We note that in conducting reverse auctions, buyers have the ability to cancel an auction at any time before the auction closes or to make the decision not to make any award after the auction closes with proper justification in accordance with the terms and conditions of the solicitation and all applicable regulations.

The agreement also prohibits the use of reverse auctions for military construction projects that require a specific congressional authorization.

Sole source contracts for small business concerns owned and controlled by women (sec. 825)

The House bill contained a provision (sec. 827) that would allow for sole source contracting to certain women owned small businesses.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

# SUBTITLE D-FEDERAL INFORMATION TECHNOLOGY ACQUISITION REFORM

Chief Information Officer authority enhancements (sec. 831)

The House bill contained a provision (sec. 5101) that would strengthen various agencies' Chief Information Officer positions.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

Enhanced transparency and improved risk management in information technology investments (sec. 832)

The House bill contained a provision (sec. 5505) that would enhance transparency in information technology investments.

The Senate committee-reported bill contained no similar provision.

The agreement contains the House provision with a clarifying amendment.

Portfolio review (sec. 833)

The House bill contained a provision (sec. 5301) that would inventory information technology software assets.

The Senate committee-reported bill contained no similar provision

The agreement contains the House provision with a clarifying amendment.

Federal data center consolidation initiative (sec. 834)

The House bill contained a provision (sec. 5203) that would provide for the consolidation of federal data centers.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

We believe that the Department of Defense (DOD) has made significant strides in consolidating its data center infrastructure, by maturing its process for evaluating data centers as well as finding opportunities to leverage commercial cloud computing capabilities. However, as both savings and efficiencies from data center consolidation reach a point of diminishing returns, we believe that DOD can continue to make further progress by also integrating efforts to assess the applications that run on this infrastructure to determine which require dedicated servers and which can potentially be migrated to virtualized or cloud environments.

We believe that software application rationalization and consolidation is a natural extension of, and next step in, data center consolidation. Reducing the data center footprint

eliminates unneeded infrastructure, but software application rationalization is needed to more efficiently utilize the infrastructure that remains, and to better determine if any further data center consolidation may or may not be warranted.

Therefore, we direct the Chief Information Office of DOD, in consultation with the Chief Information Officers of the military departments, to carry out an assessment to identify and prioritize the software applications in use throughout DOD that should be considered for migration to a cloud computing environment and to submit a report on the results of the assessment to the Committees on Armed Services of the Senate and House of Representatives by December 15, 2015. This assessment should include the following:

- (1) Whether each of the software applications used by DOD can be readily transitioned to a cloud computing environment with minimal additional investment of developmental funding;
- (2) If a software application used by DOD cannot be readily transitioned to a cloud computing environment, the cost and time required to enable, either by modification or replacement, the operation of the software application in a cloud computing environment;
- (3) Whether it would be cost-effective to enable, either by modification or replacement, the operation of a software application in a cloud computing environment;
- (4) A list of software applications used by DOD that should be enabled, either by modification or replacement, to operate in a cloud computing environment, listed in the order of priority by which they should be enabled, and a schedule for such modification or replacement; and
- (5) An estimate of the cloud computing workload needs of DOD time-phased across the future years defense plan to inform DOD's cloud computing needs under the Joint Information Environment initiative that might be satisfied by government-owned and -operated or commercial cloud computing solutions.

Expansion of training and use of information technology cadres (sec. 835)

The House bill contained a provision (sec. 5411) that would require a 5-year strategic plan to develop, strengthen, and solidify information technology acquisition cadres.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

Maximizing the benefit of the Federal strategic sourcing initiative (sec. 836)

The House bill contained a provision (sec. 5501) that would require regulations to maximize the benefit of the Federal Strategic Sourcing Initiative.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision.

Governmentwide software purchasing program (sec. 837)

The House bill contained a provision (sec. 5502) that would require the creation of a strategic sourcing initiative for software.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

# SUBTITLE E-NEVER CONTRACT WITH THE ENEMY

Prohibition on providing funds to the enemy (sec. 841)

A proposed amendment to the Senate committee-reported bill (amendment number 3743B) contained a provision that would provide the authority to terminate or void a contract, grant, or cooperative agreement when it is found that funds received under that contract, grant, or cooperative agreement are being provided directly or indirectly to a person or entity that is actively opposing United States or coalition forces involved in a contingency operation in which members of the Armed Forces are actively engaged in hostilities.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

Additional access to records (sec. 842)

A proposed amendment to the Senate committee-reported bill (amendment number 3743C) contained a provision that would allow the head of an executive agency to examine the records of a contractor, recipient of a grant or cooperative agreement to the extent necessary to ensure that funds, including goods and services, available under the contract, grant, or cooperative agreement are not provided directly or indirectly to a person or

entity that is actively opposing United States or coalition forces involved in a contingency operation in which members of the Armed Forces are actively engaged in hostilities.

The House bill contained no similar provision. The agreement includes this provision.

Definitions (sec. 843)

A proposed amendment to the Senate committee-reported bill (amendment number 3743D) contained a provision that would provide certain definitions.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

# SUBTITLE F-OTHER MATTERS

Rapid acquisition and deployment procedures for United States Special Operations Command (sec. 851)

The Senate committee-reported bill contained a provision (sec. 807) that would require procedures for the rapid acquisition and deployment of items for the U.S. Special Operations Command (SOCOM) that are currently under development by the Department of Defense (DOD) or available from the commercial sector and are urgently needed to avoid significant risk or loss of life or mission failure, or needed to avoid collateral damage where no collateral damage is necessary for mission success.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would authorize the establishment of procedures for rapid acquisition and deployment of items for SOCOM that are currently under development by DOD or available from the commercial sector and are urgently needed to avoid significant risk or loss of life or mission failure, or needed to avoid collateral damage where no collateral damage is necessary for mission success.

The provision would also require the Commander, SOCOM, in instances where an item has identified deficiencies, to make the determination that deployment of such an item is acceptable for reasons of national security.

The provision would also make clear the SOCOM Commander may not use the authority under this provision at the same time as the Commander uses the authority under section 806 of Public Law 107-314.

The agreement also includes amendments to the provision that would require congressional notifications be made before such rapid acquisition procedures go into effect and after such use of rapid acquisition procedures are used to ensure robust congressional oversight of this authority.

Consideration of corrosion control in preliminary design review (sec. 852)

The Senate committee-reported bill contained a provision (sec. 808) that would require the Under Secretary of Defense for Acquisition, Technology, and Logistics to ensure that Department of Defense (DOD) Instruction 5000.02 and other applicable guidance require full consideration during preliminary design review of metals, materials, and technologies that effectively prevent or control corrosion over the life cycle of the product.

The House bill contained no similar provision.

The agreement includes the Senate provision.

We expect the relevant instruction and regulations called for in this provision to be tailored to apply only to products likely to corrode and not to every item or system purchased by the DOD.

Program manager development report (sec. 853)

The Senate committee-reported bill contained a provision (sec. 841) that would require the Secretary of Defense to develop a comprehensive strategy for enhancing the role of Department of Defense program managers in developing and carrying out defense acquisition programs.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

Operational metrics for Joint Information Environment and supporting activities (sec. 854)

The House bill contained a provision (sec. 821) that would require the Chairman of the Joint Chiefs of Staff to conduct a review of the Air Force Network-Centric Solutions II contract and provide a certification to the Committees on Armed Services of the Senate and the House of Representatives that the contract is effective in delivering information technology capabilities for the joint force.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

We remain concerned by the lack of clarity about the activities supporting the Joint Information Environment (JIE), including the programs of records, and other non-material aspects, that would contribute to the JIE vision.

In the case of some of the programs that we believe contribute to JIE, like the Air Force's Network Centric Solutions II contract, Navy's Next Generation Enterprise Network, or the Army's Installation Information Infrastructure Modernization program, there are measures of performance driven by the information technology community, but not ones that can be clearly tied to operational outcomes for the warfighting community.

As the JIE evolves into a seamless network to support warfighting functions, as well as business and support processes, we believe that the Department of Defense (DOD) needs metrics that can be tied to the operational customer in ways that can demonstrate effectiveness, efficiency and satisfaction.

Therefore, we direct the DOD Chief Information Officer, in coordination with the Chairman of the Joint Chiefs of Staff, to brief the Committees on Armed Services of the Senate and the House of Representatives on the guidance and metrics required by this section within 210 days of the enactment of this Act.

Compliance with requirements for senior Department of Defense officials seeking employment with defense contractors (sec. 855)

The House bill contained a provision (sec. 823) that would amend section 847 of the National Defense Authorization Act for Fiscal Year 2008 (Public Law 110-181) to require the Secretary of Defense to designate an official of the Department of Defense (DOD) to ensure compliance with the requirements of that section and would require that, not later than 180 days after the date of the enactment of this Act, such official shall submit to the congressional defense committees a report on DOD's efforts to ensure compliance with the requirements of section 847.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

We note a lack of clarity in the lines of supervision for purposes of monitoring compliance with section 847 of the National Defense Authorization Act for Fiscal Year 2008 (Public Law 110-181).

We therefore direct DOD to review those lines of supervision and to submit a report on its findings to the

Committees on Armed Services of the Senate and of the House of Representatives, no later than March 31, 2015.

The report shall identify each supervisory component by office and by position and describe the reporting relationships between each of DOD's 17 Designed Agency Ethics Officials and each of the various components in their respective chains of supervision as they relate to section 847 compliance.

Enhancement of whistleblower protection for employees of grantees (sec. 856)

The Senate committee-reported bill contained a provision (sec. 826) that would enhance the whistleblower protections for employees of grantees.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

Prohibition on reimbursement of contractors for congressional investigations and inquiries (sec. 857)

The Senate committee-reported bill contained a provision (sec. 827) that would prohibit reimbursement of costs incurred by a contractor in connection with a congressional investigation or inquiry into an issue that is the subject matter of a proceeding resulting in a disposition.

The House bill contained no similar provision. The agreement includes the Senate provision.

Requirement to provide photovoltaic devices from United States sources (sec. 858)

The Senate committee-reported bill contained a provision (sec. 829) that would provide additional acquisition opportunities for the Department of Defense with respect to photovoltaic devices.

The House bill contained no similar provision. The agreement includes the Senate provision.

Reimbursement of Department of Defense for assistance provided to nongovernmental entertainment-oriented media producers (sec. 859)

The Senate committee-reported bill contained a provision (sec. 862) that would provide for the reimbursement to the Department of Defense for assistance provided to nongovernmental entertainment-oriented media producers.

The House bill contained no similar provision. The agreement includes the Senate provision.

Three-year extension of authority for Joint Urgent Operational Needs Fund (sec. 860)

The Senate committee-reported bill contained a provision (sec. 863) that would reauthorize the Joint Urgent Operational Needs Fund for three more years.

The House bill contained no similar provision. The agreement includes the Senate provision.

#### LEGISLATIVE PROVISIONS NOT ADOPTED

Extension to United States Transportation Command of authorities relating to prohibition on contracting with the enemy

The House bill contained a provision (sec. 801) that would amend section 831(i)(1) of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66) to add U.S. Transportation Command to the list of covered combatant commands.

The Senate committee-reported bill contained a similar provision (sec. 861).

The agreement does not include this provision.

We note that the extension to U.S. Transportation Command of authorities relating to prohibition on contracting with the enemy was included in another provision of this agreement.

Governance of Joint Information Environment

The Senate committee-reported bill contained a provision (sec. 804) that would require the Secretary of Defense to install a stronger management element and set of controls on the Joint Information Environment (JIE) initiative, including by requiring the assignment of an experienced coordinator under the Chief Information Officer (CIO) to oversee the JIE migration, the establishment of a team of experts to support the coordinator, and modifications to the JIE Executive Committee and its working groups to ensure better representation of those who must use the JIE to execute warfighting missions and those who must defend the JIE from cyber attacks.

The House bill contained no similar provision.

The agreement does not include this provision.

We are encouraged that the newly appointed CIO has the necessary support from the Secretary and Deputy Secretary of Defense, and the intent, to impose greater discipline over the

JIE migration, bolster the planning and engineering resources devoted to the initiative, and to ensure that the needs of the operational forces receive all due consideration alongside communications and computing efficiencies and cost savings.

We direct that the CIO be prepared to brief the congressional defense committees at regular intervals on the measures taken to achieve these improvements, including defining what JIE encompasses, and the "as is" condition and the "to be" architecture; developing an integrated master schedule and cost estimates; and tracking compliance with objectives, schedules, and costs.

In addition, we direct the CIO to identify and prioritize the applications in use in the Department of Defense (DOD) that the CIO assesses are candidates for migration to a cloud computing environment, and to determine which applications can and cannot, without modification or replacement, be shifted to a cloud computing environment, along with a time-phased plan to either modify or replace those applications that are not cloudcompatible. We note that a significant percentage of DOD computing applications cannot be virtualized or otherwise are not cloud-compatible, and that the cost and time required to modify such applications are substantial. Without an understanding of what applications can be readily migrated, and a plan to modify or replace those that cannot, neither DOD nor potential commercial cloud providers will be able to plan effectively. The CIO should complete this tasking, and be prepared to share the results with the congressional defense committees, within 270 days of the enactment of this Act.

Improving opportunities for service-disabled veteran-owned small business

The House bill contained a provision (sec. 812) that would amend section 657 of title 15, United States Code, by consolidating the verification and appeals processes for Service-Disabled Veteran-Owned Small Business (SDVOSB) programs at the Department of Veterans Affairs and the Small Business Administration (SBA), and by moving the processes and resources of the SDVOSB verification programs at the Department of Veterans Affairs to the SBA.

The provision would also allow the surviving spouse of a service-disabled veteran who acquires an ownership right in a small business concern to be treated as if the surviving spouse were that veteran for the purpose of maintaining the status of the small business as a small business concern owned and controlled by service-disabled veterans.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that in the case of a transfer of ownership resulting from the death of a service-disabled veteran to a surviving spouse altering the status of the small business as a SDVOSB, we believe the small business concern can continue to perform existing contracts along with any remaining options to those contracts under existing law.

## Improving Federal Surety Bonds

The House bill contained a provision (sec. 816) that would amend section 411(c)(1) of the Small Business Investment Act of 1958 (Public Law 85-699) by raising the guarantee rate on the Small Business Administration's preferred security bond program from 70 percent to 90 percent.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Publication of required justification that consolidation of contract requirements

The House bill contained a provision (sec. 817) that would require publication of certain justification and approval documents.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Small business prime and subcontract participation goals raised; accounting of subcontracting

The House bill contained a provision (sec. 818) that would raise the goals for small business subcontracting.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

#### Small business cyber education

The House bill contained a provision (sec. 819) that would allow the Secretary of Defense, in consultation with the Administrator of the Small Business Administration, to promote an outreach and education program to assist small businesses in

understanding the cyber threat and in defending their networks and intellectual property.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We recognize the challenges faced by small business, both in protecting their own networks and intellectual property, and also in developing effective capabilities to address cyber security needs. As noted in the Joint Explanatory Statement accompanying H.R. 3304, we recognize the challenges that the defense acquisition system can pose for small businesses, but the purpose of the small and disadvantaged businesses offices established in each of the services is to handle the whole gamut of small business issues.

We are aware of the activities the Department of Defense (DOD) has instituted in order to improve small business access to threat information and best practices pertaining to cyber security. Last year, DOD briefed the Armed Services Committees of the Senate and House of Representatives on plans to support cyber education activities for small business through the existing small business program. We recognize that this is a work in progress, and that an ongoing assessment of those efforts should be commenced in order to determine the effectiveness of those efforts.

Therefore, we direct the Comptroller General of the United States to submit a report to the Armed Services Committees of the Senate and House of Representatives by November 1, 2015 on the DOD's outreach and education to assist small businesses in understanding cyber threats. This report should address the following:

- (1) An assessment of the planning being done to integrate cyber education and outreach into the programs of the offices of small and disadvantaged businesses of DOD and the military services;
- (2) The capabilities of these offices to support small businesses in preparing plans for the protection of their corporate networks and intellectual property; and
- (3) Development of metrics to determine the performance and effectiveness of those programs and planning activities.

Procurement of personal protective equipment

The House bill contained a provision (sec. 824) that would require the Secretary of Defense to use best value tradeoff source selection methods to the maximum extent practicable when procuring an item of personal protective equipment (PPE) or

critical safety items. PPE items include, but are not limited to, body armor components, combat helmets, combat protective eyewear, environmental and fire resistant clothing, footwear, organizational clothing and individual equipment (OCIE), and other items as determined appropriate by the Secretary.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that PPE such as body armor, helmets, specialized clothing and footwear as well as other OCIE items are specifically designed to meet challenging military requirements and specifications.

These PPE items are usually not commercial off-the-shelf products, but are frequently highly engineered, critical life-saving equipment items designed and manufactured to meet rigorous performance standards, first article testing and stringent production quality requirements.

We remain committed to providing the warfighter with the best equipment possible and encourage the Department of Defense to use proper source selection methods to fulfill these requirements. In cases where offerors have widely diverse technical qualifications and are expected to provide products that differ significantly in performance characteristics, source selection criteria should not be solely based on cost in the procurement of OCIE and PPE.

Authority for Defense Contract Audit Agency to interview contractor employees in connection with examination of contractor records

The Senate committee-reported bill contained a provision (sec. 825) that would amend subsection (a)(1) of section 2313 of title 10, United States Code, to grant the Defense Contract Audit Agency specific authority to interview contractor employees similar to the authority granted to the Comptroller General of the United States in subsection (c)(1) of that same section.

The House bill contained no similar provision. The agreement does not include this provision.

We believe that under the authorities provided by section 2313 of title 10, United States Code, Defense Contract Audit Agency (DCAA) officials have the authority to interview contractor employees during the course of an audit if such an interview is required to complete the audit.

We therefore encourage contractors to make available for interview the employees associated with matters related to an audit conducted in accordance with section 2313.

We also note that failure to provide reasonable access to interview employees associated with matters under review during an audit could result in a qualified audit opinion.

Prohibition on funds for contracts violating Executive Order No. 11246

The House bill contained a provision (sec. 825) that would prohibit funding authorized to be appropriated by this Act or otherwise made available to the Department of Defense to be used to enter into any contract with any entity if such contract would violate Executive Order No. 11246 (relating to non-retaliation for disclosure of compensation information), as amended by the announcement of the President on April 8, 2014.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Requirement for policies and standard checklist in procurement of services

The House bill contained a provision (sec. 826) that would amend section 2330a of title 10, United States Code, by requiring the Under Secretary of Defense for Personnel and Readiness to implement a standard checklist to be used for new contract approval for services or exercising an option under an existing contract for services. The checklist required would be modeled on the policy and checklist relating to services contract approval form (dated August 2012) established and in use by the Department of the Army. Finally, the provision would require the Comptroller General of the United States to submit to the congressional defense committees a report on the implementation of the standard checklist for each of fiscal years 2015, 2016, and 2017.

The Senate committee-reported bill contained no similar provision.

The agreement does not include the provision.

We direct the Under Secretary of Defense for Acquisition, Technology, and Logistics, and the senior acquisition executive for the Department of the Navy and the Department of the Air Force, no later than March 30, 2015, to issue to the Defense agencies and the military services, respectively, policies implementing a standard checklist to be completed before the issuance of a solicitation for any new contract for services or exercising an option under an existing contract for services, including services provided under a contract for goods.

We recommend that the Under Secretary and the senior acquisition executives, to the extent practicable, model their policies and checklists on the policy and checklist relating to services contract approval currently used by the Department of the Army.

We also direct the Comptroller General of the United States to submit to the congressional defense committees a report on the Defense agencies' and military services' implementation of a standard checklist by January 30, 2016.

Debarment required of persons convicted of fraudulent use of 'made in America' labels

The House bill contained a provision (sec. 828) that would debar people convicted of the fraudulent use of "Made in America" labels.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Requirement to buy American flags from domestic sources

The House bill contained a provision (sec. 830) that would require the purchase of American flags from domestic sources.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that flags of the United States procured by the Department of Defense are procured in accordance with section 2533a(b)(1)(D) of title 10, United States Code.

Tenure and accountability of program managers for program development periods

The Senate committee-reported bill contained a provision (sec. 842) that would require the Secretary of Defense to revise Department of Defense (DOD) guidance for defense acquisition programs to address the tenure and accountability of program managers for the program development period of defense acquisition programs.

The House bill contained no similar provision. The agreement does not include this provision.

We note that we require the Secretary of Defense to provide recommendations on program manager tenure as part of an overarching review of program manager development elsewhere in this Act. We express our intent to address program manager tenure in next year's National Defense Authorization Act in the context of a larger DOD acquisition reform effort.

Tenure and accountability of program managers for program execution periods

The Senate committee-reported bill contained a provision (sec. 843) that would address the tenure and accountability of program managers for the program execution period.

The provision would require each such program manager to enter into a performance agreement with the milestone decision authority (MDA) that establishes the expected parameters of performance, including the commitment of the MDA that adequate funding and resources are available and will be provided, and assurance of the program manager that the parameters are achievable.

The provision would also require that program managers be given authority comparable to the authority given to private sector program managers and that they be assigned to a program until the delivery of the first production units, with a narrow waiver authority.

The House bill contained no similar provision. The agreement does not include this provision.

We note that we require the Secretary of Defense to provide recommendations on program manager tenure as part of an overarching review of program manager development elsewhere in this Act.

We express our intent to address program manager tenure in next year's National Defense Authorization Act in the context of a larger Department of Defense acquisition reform effort.

Removal of requirements related to waiver of preliminary design review and post-preliminary design review before Milestone B

The Senate committee-reported bill contained a provision (sec. 844) that would add an alternative to one of the certification requirements established by section 2366b of title 10, United States Code, for major defense acquisition programs entering the acquisition system at Milestone B.

The House bill contained no similar provision. The agreement does not include this provision.

Short title

The House bill contained a provision (sec. 5001) that would provide a short title to the provisions contained in title L of this Act.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

#### Table of contents

The House bill contained a provision (sec. 5002) that would provide a table of contents for title L of this Act.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

#### Definitions

The House bill contained a provision (sec. 5003) that would provide for definition of terms contained in title L of this Act.

The Senate committee-reported bill contained no similar provision

The agreement does not include this provision.

Lead coordination role of Chief Information Officers Council

The House bill contained a provision (sec. 5102) that would provide a lead coordination role to the Chief Information Officers Council.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

#### Reports by Government Accountability Office

The House bill contained a provision (sec. 5103) that would require certain reports by the Government Accountability Office.

The Senate committee-reported bill contained no similar provision

The agreement does not include this provision.

### Purpose

The House bill contained a provision (sec. 5201) that would state the purpose of title LII of this Act.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

#### Definitions

The House bill contained a provision (sec. 5202) that would provide definitions of terms in title LII of this Act.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Performance requirements related to data center consolidation

The House bill contained a provision (sec. 5204) that would require certain performance requirements related to data center consolidation.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Cost savings related to data center optimization

The House bill contained a provision (sec. 5205) that would require the tracking of costs resulting from implementation of the Federal Data Center Optimization Initiative.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Reporting requirements to Congress and the Federal Chief Information Officer

The House bill contained a provision (sec. 5206) that would require certain reports to Congress and the Federal Chief Information Officer.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Website consolidation and transparency

The House bill contained a provision (sec. 5302) that would require the elimination or consolidation of websites found to be duplicative or overlapping.

The Senate committee-reported bill contained no similar provision

The agreement does not include this provision.

Transition to the cloud

The House bill contained a provision (sec. 5303) that would express the sense of Congress that transition to cloud computing offers significant potential benefits for the implementation of Federal information technology projects in terms of flexibility, cost, and operational benefits.

The Senate committee-reported bill contained no similar provision

The agreement does not include this provision.

Elimination of unnecessary duplication of contracts by requiring business case analysis

The House bill contained a provision (sec. 5304) that would require a business case analysis before issuance of a solicitation for certain contracts.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Plan on strengthening program and project management performance

The House bill contained a provision (sec. 5412) that would require a plan to strengthen program and project management performance.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Personnel awards for excellence in the acquisition information systems and information technology

The House bill contained a provision (sec. 5413) that would provide authority for awards for excellence in the acquisition of information systems and information technology.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Promoting transparency of blanket purchase agreements

The House bill contained a provision (sec. 5503) that would promote the transparency of blanket purchase agreements.

The Senate committee-reported bill contained no similar provision

The agreement does not include this provision.

Additional source selection technique in solicitations

The House bill contained a provision (sec. 5504) that would allow for additional source selection techniques in certain solicitations.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Enhanced communication between government and industry

The House bill contained a provision (sec. 5506) that would enhance communication between government and industry.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Clarification of current law with respect to technology neutrality in acquisition of software

The House bill contained a provision (sec. 5507) that would clarify current law with respect to technology neutrality in acquisition of software.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

No additional funds authorized

The House bill contained a provision (sec. 5508) that would limit the availability of funds to implement and provisions in title L of this Act to funds otherwise authorized or appropriated.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Short title

A proposed amendment to the Senate committee-reported bill (amendment number 3743A) contained a provision that would provide a short title.

The House bill contained no similar provision. The agreement does not include this provision.

# TITLE IX-DEPARTMENT OF DEFENSE ORGANIZATION AND MANAGEMENT

## SUBTITLE A-DEPARTMENT OF DEFENSE MANAGEMENT

Reorganization of the Office of the Secretary of Defense and related matters (sec. 901)

The House bill contained a provision (sec. 908) that would incorporate a proposal from the Department of Defense to make several amendments to title 10, United States Code, relating to the organization and management of the Office of the Secretary of Defense.

The Senate committee-reported bill contained a similar provision (sec. 901) that would combine the Deputy Chief Management Officer position and the Chief Information Officer position into the Chief Management Officer position, redesignate the Deputy Secretary of Defense as the Chief Operating Officer, eliminate the Deputy Under Secretary of Defense title except for Principal Deputy Under Secretaries of Defense established by law, and redesignate the Assistant Secretary of Defense for Operational Energy Plans and Programs as the Assistant Secretary of Defense for Installations, Energy, and Environment.

Additionally, this proposal seeks to make changes to Chapter 4 of title 10, United States Code, in order to streamline the establishment provisions for certain officials and ensure that policymaking requirements are provided for separately from establishment provisions and to make other clerical and conforming changes.

The agreement includes the House provision with an amendment that would combine the Deputy Chief Management Officer and the Chief Information Officer position into a new Under Secretary of Defense position placed in the order of precedence before the Under Secretary of Defense for Acquisition, Technology and Logistics.

This change would not take place until the next administration, however, to allow for leadership continuity in the Department of Defense through the current administration's term in office.

The provision also combines the operational energy and installations and environment functions under one Assistant Secretary of Defense, and we direct the combined organization to equally prioritize both functions. Additionally, the provision added a new report requirement to accompany the budget certification, or if the budget is not certified, there are separate reporting details. Such report shall include an appendix prepared by the Chairman of the Joint Chiefs of Staff as well as a separate appendix prepared by the Under Secretary of Defense for Acquisition, Technology, and Logistics. We expect that the Under Secretary of Defense for Acquisition, Technology, and Logistics will address operational energy as an element of the acquisition posture statement, when presented to Congress.

Section 902 of Public Law 110-417 created the Operational Energy position in the Office of the Secretary of Defense, which became the Assistant Secretary of Defense for Operational Energy, Plans, and Programs with the intent to inform senior-level decision-makers of the strategic implications of operational energy requirements on the battlefield.

We recognize and commend the Assistant Secretary for the progress and improvements made since enactment of section 902, including streamlining operational energy requirements, establishing policies, and extending combat capability and operational reach by changing the culture and improving acquisition and sustainment processes.

We believe that consideration of operational energy demands and planning for energy consumption on the battlefield are of tactical and strategic significance.

Therefore, we direct the Secretary of Defense to ensure that the full intent of section 902 of Public Law 110-417 is carried forward in any reorganization of personnel or responsibilities related to operational energy, plans and programs.

Assistant Secretary of Defense for Manpower and Reserve Affairs (sec. 902)

The Senate committee-reported bill contained a provision (sec. 902) that would amend section 138 of title 10, United States Code, to redesignate the position of Assistant Secretary of Defense for Reserve Affairs as the Assistant Secretary of Defense for Manpower and Reserve Affairs, whose principal duty would be the overall supervision of manpower and reserve affairs of the Department of Defense.

The House bill contained no similar provision.

The agreement includes the Senate provision with a technical amendment.

Requirement for assessment of options to modify the number of combatant commands (sec. 903)

The House bill contained a provision (sec. 906) that would require the Secretary of Defense to develop a non-binding plan to reduce the number of geographic combatant commands to no more than four by the end of fiscal year 2020 and submit a report to Congress within 180 days of enactment of this Act on the plan, the feasibility and risks of the plan, and any recommendations to implement the plan the Secretary considers appropriate.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

Office of Net Assessment (sec. 904)

The House bill contained a provision (sec. 907) that would establish an Office of Net Assessment in the Office of the Secretary of Defense.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment on the establishment of such an office.

We note that the current Office of Net Assessment has provided the Secretary of Defense with the primary support needed to meet the requirements of section 113(i) of title 10, United States Code, directing the Secretary to conduct a net assessment and submit an annual report to Congress. Support for the Secretary's statutory responsibility for a net assessment remains the primary purpose of such an office.

Periodic review of Department of Defense management headquarters (sec. 905)

The House bill contained a provision (sec. 909) that would require the Secretary of Defense to develop a plan and submit a report to the congressional defense committees within 120 days after the date of the enactment of this Act to implement a periodic review and analysis of the Department of Defense personnel requirements for management headquarters and submit the required plan to the congressional defense committee.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

# SUBTITLE B-OTHER MATTERS

Modifications of biennial strategic workforce plan relating to senior management, functional, and technical workforces of the Department of Defense (sec. 911)

The House bill contained a provision (sec. 911) that would amend section 115b of title 10, United States Code, to require the Secretary of Defense to prepare a biennial strategic workforce plan that addresses the shaping and improvement of the senior management workforce of the Department of Defense and includes an assessment of the senior functional and technical workforce of the Department within the appropriate functional community. The provision would also add a requirement that the strategic workforce plan include an assessment of the workforce of the Department comprising highly qualified experts.

The Senate committee-reported bill contained a similar provision (sec. 1102).

The agreement includes the Senate provision.

Repeal of extension of Comptroller General report on inventory (sec. 912)

The House bill contained a provision (sec. 912) that would repeal an extension of a Comptroller General of the United States report on contract inventory.

The Senate committee-reported bill contained an identical provision (sec. 809).

The agreement includes the provision.

Extension of authority to waive reimbursement of costs of activities for nongovernmental personnel at Department of Defense regional centers for security studies (sec. 913)

The House bill contained a provision (sec. 921) that would amend section 941(b)(1) of the Duncan Hunter National Defense Authorization Act for Fiscal Year 2009 (10 U.S.C. 184) by extending for 5 years the authority of the Secretary of Defense to waive the reimbursement of costs for certain nongovernmental personnel at the Department of Defense Regional Centers for Security Studies.

The Senate committee-reported bill contained a similar provision (sec. 1046).

The agreement includes the House provision.

Pilot program to establish Government lodging program (sec. 914)

The House bill contained a provision (sec. 922) that would amend section 5911 of title 5, United States Code, to authorize the Secretary of Defense to establish a government lodging program and to require its use by servicemembers and Department of Defense (DOD) civilians performing official travel.

The Senate committee-reported bill contained a similar provision (sec. 1083) that would also require the Secretary to report to appropriate congressional committees within 18 months on the DOD's implementation of this program and savings achieved.

The agreement includes the House provision with an amendment that would establish a pilot program authorizing the Secretary of Defense to institute a government lodging program to provide government or commercial lodging for DOD employees or members of the uniformed services under the Secretary's jurisdiction performing duty on official travel. The provision would authorize the Secretary to require such travelers to occupy adequate quarters on a rental basis when available. The provision would also require an initial report within 6 months of enactment of this Act outlining facets of the pilot program established by the Secretary, as well as annual reports to be submitted with annual budget requests, with a final report to be submitted with the budget request for fiscal year 2019. The authority to conduct a pilot program under this provision would expire on December 31, 2019.

Single standard mileage reimbursement rate for privately owned automobiles of Government employees and members of the uniformed services (sec. 915)

The House bill contained a provision (sec. 923) that would establish as the mileage reimbursement rate for federal employees and members of the uniformed services using privately owned automobiles for government travel the single standard mileage reimbursement rate established by the Internal Revenue Service for use by taxpayers in computing the deductible costs of operating their automobiles for business purposes.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision.

Modifications to requirements for accounting for members of the Armed Forces and Department of Defense civilian employees listed as missing (sec. 916)

The House bill contained a provision (sec. 925) that would amend chapter 76 of title 10, United States Code, to establish a defense agency within the Department of Defense, headed by a director, to have responsibility over the Prisoner of War/Missing in Action accounting community. The provision would create a new section 1501a of title 10, United States Code, to authorize the Secretary of Defense to enter into public-private partnerships for the purposes of facilitating the accounting of missing persons. The provision would require the Secretary to assign or detail to the defense agency a full-time senior medical examiner to provide medical oversight of the identification process, establish identification and laboratory policy, and advise the director on forensic scientific disciplines. Finally, the provision would require the Secretary to establish and maintain a single centralized database and case management system containing information on all missing persons for whom a file has been established.

The Senate committee-reported bill contained a similar provision (sec. 911).

A proposed amendment to the Senate committee-reported bill (amendment number 3706) contained a provision that would require the Secretary of Defense to submit a report to the Committees on Armed Services of the Senate and the House of Representatives on policies and proposals for providing access to information and documents to the next of kin of missing service personnel.

The agreement includes the Senate provision and the proposed amendment number 3706.

### LEGISLATIVE PROVISIONS NOT ADOPTED

Redesignation of the Department of the Navy as the Department of the Navy and Marine Corps

The House bill contained a provision (sec. 901) that would redesignate the Department of the Navy as the Department of the Navy and Marine Corps, and redesignate the position of the Secretary of the Navy as the Secretary of the Navy and the Marine Corps.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Additional responsibility for Director of Operational Test and Evaluation

The House bill contained a provision (sec. 902) which would require the Director of Operational Test and Evaluation to consider potential increases in program cost estimates and delays in schedule estimates when implementing the policies, procedures, and activities related to operational test and evaluation. In addition, the provision requires the Director to take appropriate action to ensure operational test and evaluation activities do not unnecessarily impede program schedules or increase program costs.

The report accompanying the House bill also directed the Comptroller General of the United States to conduct a review of the operational test and evaluation processes and activities of the Department of Defense and to report the results of that review to the congressional defense committees not later than March 15, 2015.

The Senate committee-reported bill contained a provision (sec. 845) requiring the Comptroller General to submit a report to the congressional defense committees on disputes between the Office of the Director, Operational Test and Evaluation and the acquisition community over testing requirements for major weapon systems.

The agreement does not include these provisions.

We believe that in order to control the cost of defense acquisitions, each element of the acquisition system is responsible for considering the potential increases in acquisition program cost estimates or delays in schedule estimates when implementing that element's policies, procedures, and activities. This includes the budget, requirements, acquisition, and operational test communities. Each of these organizations should take appropriate action to balance its responsibilities with the need to avoid unnecessarily increasing program costs or impeding program schedules.

Accordingly, the Comptroller General is directed to inform the congressional defense committees, not later than March 15, 2015, on the results of its review of cases in which the program office believes that the Director has required testing above the agreed to plan.

Requirement for congressional briefing before divesting of Defense Finance and Accounting Service functions

The House bill contained a provision (sec. 904) that would prohibit the transfer of financial management functions out of the Defense Finance and Accounting Service (DFAS) until the

Secretary of Defense provides a briefing to the congressional defense committees on a transfer plan and certifies the transfer would reduce costs, increase efficiencies, maintain the timeline for auditability of financial statements, and maintain the roles and missions of DFAS.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

As noted in Senate report accompanying S. 2410 (S. Rept. 113-176), the Assistant Secretary of the Army for Financial Management and Comptroller, as directed by the Secretary of the Army, conducted a doctrine, organization, training, material, leadership, personnel, and facilities review of all Department of the Army financial management processes, policies, organization, and workforce composition.

Known as the Army Financial Management Optimization (AFMO) initiative, the AFMO Task Force made numerous recommendations, including a plan to "consolidate selected financial management activities" into "Command-Aligned Hubs" (CAH).

A pilot program to test this CAH approach began October 1, 2014. While we applaud the Army's efforts, as the Army works to reduce costs and achieve auditable financial statements, it is important that the evaluation of any financial management-focused program whose aim is optimization, consolidation, or streamlining, initiated by the military departments, services, or defense agencies, be analyzed not just from a service perspective but also from a DOD-wide perspective.

We therefore endorse the Senate committee's direction to the Deputy Chief Management Officer (DCMO) of the Department of Defense to conduct a review of the CAH pilot program for any DOD-wide impacts and direct that the DCMO's review be expanded to any similar financial management-focused initiatives by other military departments, services, or defense agencies in fiscal year 2015 for similar impacts. The DCMO shall report findings of the review to the congressional defense committees within 120 days of completion of any pilot program.

Furthermore, the centralized financial management provided by the Defense Finance and Accounting Service (DFAS) is important to the auditability, cost effectiveness, and efficiency of each military department, service, and the defense agencies.

We therefore direct the Under Secretary of Defense (Comptroller) to conduct a review of any proposal initiated in this fiscal year, or resulting from a pilot program initiated in this fiscal year, to permanently transfer functions from DFAS to another DOD entity and to assess, at a minimum, the impacts on cost, auditability, DFAS capabilities, and the ability of DFAS

to maintain DOD-wide services. The Comptroller shall report findings to the congressional defense committees prior to any proposed transfer.

Combatant command efficiency plan

The House bill contained a provision (sec. 905) that would require the Secretary of Defense to develop a plan to combine the back office functions of two or more combatant commands and to submit a report on the plan to the congressional defense committees within 120 days after the date of the enactment of this Act. This section would define the term "back office function" as those including, but not limited to, the administrative and support functions of a headquarters of a combatant command. This section would also limit fiscal year 2015 funds for the headquarters of the Joint Chiefs of Staff until the Secretary of Defense, in coordination with the Chairman of the Joint Chiefs of Staff, provides the briefing on combatant command headquarters personnel and resource requirements that was directed in the committee report (H. Rept. 113-102) accompanying the National Defense Authorization Act for Fiscal Year 2014.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision. We note that the underlying House provision was incorporated into another section of this Act.

Report related to nuclear forces, deterrence, nonproliferation, and terrorism

The House bill contained a provision (sec. 910) that would require that not later than 90 days after the date of enactment the Secretary provide a report to the congressional defense committees discussing how the Department of Defense (DOD) will manage its mission with respect to issues related to nuclear forces, deterrence, nonproliferation, and terrorism.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that this provision was included in the House bill out of concern that the reorganization of the Undersecretary of Defense for Policy which abolished the Assistant Secretary of Defense for Global Strategic Affairs, would result in less senior-level attention to nuclear forces, deterrence, nonproliferation, and terrorism. In this most recent reorganization, these subject areas are now transferred to the

Assistant Secretaries of Defense for Strategy, Plans and Capabilities and Homeland Defense.

Section 1305 of the National Defense Authorization Act of 2008 (P.L. 110-417) noted similar concern regarding a lack of focus on strategic and nuclear weapons policy shortly after the 2007 unauthorized transfer of nuclear weapons from Minot Air Force Base, and recommended that the Secretary of Defense should consider establishing a position, at the level of Assistant Secretary of Defense or Deputy Under Secretary of Defense, within the Office of the Under Secretary of Defense for Policy to hold primary responsibility for the strategic and nuclear weapons policy of DOD.

We understand that this recent reorganization was part of a larger effort to obtain efficiencies across the DOD but we remain concerned that appropriate focus should be kept on the topics of nuclear forces, deterrence, nonproliferation, and terrorism to avoid a repeat of past mistakes, such as at Minot Air Force Base in 2007.

We request a report no later than 90 days after the date of enactment to the congressional defense committees on how the Secretary of Defense, through the Undersecretary of Defense for Policy, shall manage an appropriate focus on the missions associated with nuclear forces, deterrence, nonproliferation, and terrorism.

Assignment of certain new requirements based on determinations of cost-efficiency

The House bill contained a provision (sec. 913) that would require that when assigning a new Department of Defense work requirement to military or civilian personnel, or to a contractor, the assignment shall be made based on a determination of which workforce can perform the work in the most cost-efficient manner except in cases where the new requirement is inherently governmental, closely associated with inherently governmental functions, critical, or required by law to be performed by military personnel or civilian personnel.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Prohibition on conversion of functions performed by civilian or contractor personnel to performance by military personnel

The House bill contained a provision (sec. 914) that would clarify when military personnel can be used to perform functions that are currently being performed by civilian or contractor

personnel and would codify relevant Department of Defense instructions and policies.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Notification of compliance with section relating to procurement of services

The House bill contained a provision (sec. 915) that would require the Secretary of Defense to ensure compliance with existing law regarding appropriate manpower performance and provide written notification of compliance to the congressional defense committees. This section would also require the Comptroller General of the United States to conduct a review of such a notification and report to the congressional defense committees within 120 days after the date of the provision of such a notification.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Public release by Inspectors General of reports of misconduct

The House bill contained a provision (sec. 924) that would amend sections 141, 3020, 5020, and 8020 of title 10, United States Code, to require Department of Defense and military department Inspectors General to publicly release reports of administrative investigation that confirm misconduct of any member of the Senior Executive Service, political appointee, or commissioned officer in the Armed Forces in pay grades 0-6 or above.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

# TITLE X-GENERAL PROVISIONS

## SUBTITLE A-FINANCIAL MATTERS

General transfer authority (sec. 1001)

The House bill contained a provision (sec. 1001) that would provide the Department of Defense (DOD) with \$4.0 billion of general transfer authority in fiscal year 2015.

The Senate committee-reported bill contained a similar provision (sec. 1001) that would provide DOD with \$5.0 billion of general transfer authority in fiscal year 2015.

The agreement includes the Senate provision with an amendment to provide DOD with \$4.5 billion in general transfer authority in fiscal year 2015.

Authority to transfer funds to the National Nuclear Security Administration to sustain nuclear weapons modernization and naval reactors (sec. 1002)

The House bill contained a provision (sec. 1003) that would provide the Secretary of Defense the authority to transfer up to \$150.0 million to the nuclear weapons and naval reactor programs of the National Nuclear Security Administration (NNSA) if the amount authorized to be appropriated or otherwise made available for the weapons activities of the NNSA is less than \$8.7 billion (the amount specified for fiscal year 2015 in the report required by section 1251 of the National Defense Authorization Act for Fiscal Year 2010 (Public Law 111-84)).

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision.

Reporting of balances carried forward by the Department of Defense at the end of each fiscal year (sec. 1003)

A proposed amendment to the Senate committee-reported bill (amendment number 3835) contained a provision that would require the Department of Defense (DOD) to submit to Congress, and publish on DOD's website, an annual report on balances carried forward by DOD at the end of each fiscal year.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

## SUBTITLE B-COUNTER-DRUG ACTIVITIES

Extension of authority to support unified counterdrug and counterterrorism campaign in Colombia (sec. 1011)

The House bill contained a provision (sec. 1011) that would extend, by 1 year, support to the unified counterdrug and counterterrorism campaign in the Republic of Colombia originally authorized by section 1021 of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108-

375), and most recently amended by section 1011 of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66).

The Senate committee-reported bill contained a similar provision (sec. 1011).

The agreement includes the Senate provision with an amendment that would extend the underlying authority and associated notification requirement for 2 fiscal years.

Extension and modification of authority of Department of Defense to provide support for counterdrug activities of other governmental agencies (sec. 1012)

The House bill contained a provision (sec. 1012) that would extend, by 3 years, the authority of the Department of Defense (DOD) to provide additional support for counter-drug activities of other governmental agencies originally authorized by section 1004 of the National Defense Authorization Act for Fiscal Year 1991 (Public Law 101-510), and most recently amended by section 1005 of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112-81).

The Senate committee-reported bill contained a similar provision (sec. 1014) that would amend section 1004 of the National Defense Authorization Act for Fiscal Year 1991 (Public Law 101-510), as most recently amended by section 1005 of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112-81), to authorize DOD to provide additional support for activities of other governmental agencies to counter transnational organized crime (TOC) in addition to its counterdrug activities. The provision would also extend the underlying authority through the end of fiscal year 2020 and reduce the dollar threshold for a notification on facilities projects to the congressional defense committees.

The agreement includes the Senate provision with an amendment that would modify the length of the extension of the underlying authority to 3 fiscal years, provide a definition of transnational organized crime, and other conforming modifications.

Availability of funds for additional support for counterdrug activities of certain foreign governments (sec. 1013)

The Senate committee-reported bill contained a provision (sec. 1013) that would amend section 1033 of the National Defense Authorization Act for Fiscal Year 1998 (Public Law 105-85), as most recently amended by section 1013 of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-

66). Specifically, the provision would extend the Department of Defense's (DOD) authority to provide additional support for counter-drug activities of certain foreign governments through fiscal year 2020, as well as increase the cap on the limitation on obligations from \$100.0 million to \$125.0 million per fiscal year.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would strike the proposed extension of the underlying authority.

Extension and modification of authority for joint task forces supporting law enforcement agencies conducting activities to counter transnational organized crime to support law enforcement agencies conducting counter-terrorism activities (sec. 1014)

The Senate committee-reported bill contained a provision (sec. 1012) that would amend section 1022 of the National Defense Authorization Act of Fiscal Year 2004 (Public Law 108-136), as most recently amended by section 1012 of the National Defense Authorization Act of Fiscal Year 2014 (Public Law 113-66), to: (1) Extend the underlying authority through fiscal year 2020; (2) Expand the scope of the Department of Defense (DOD) authority to provide support to U.S. law enforcement agencies for counterterrorism purposes when a nexus exists between drug trafficking or transnational organized crime (TOC) and a foreign terrorist organization; (3) Make a series of technical modifications; and (4) Expand the authority of DOD to support counter illicit trafficking activities in certain circumstances.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment to include the extension of the underlying authority; expansion of the scope of the authority to provide support to U.S. law enforcement agencies for counterterrorism and TOC when a drug trafficking nexus exists; and a series of technical changes.

Sense of Congress regarding security in the Western Hemisphere (sec. 1015)

The House bill contained a provision (sec. 1015) that would express the sense of Congress that the Department of Defense should continue to support programs that combat illicit networking in the United Mexican States and Central America.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a technical and clarifying amendment.

## SUBTITLE C-NAVAL VESSELS AND SHIPYARDS

Definition of combatant and support vessel for purposes of the annual plan and certification relating to budgeting for construction of naval vessels (sec. 1021)

The House bill contained a provision (sec. 1021) that would define the term "combatant and support vessel" that is used to prepare the Department of the Navy's 30-year shipbuilding plan.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

National Sea-Based Deterrence Fund (sec. 1022)

The House bill contained a provision (sec. 1022) that would create a National Sea-Based Deterrence Fund to manage the obligation and expenditures for the advanced procurement or construction of nuclear-powered strategic ballistic missile submarines. The provision would also authorize the Secretary of Defense to transfer up to \$3.5 billion to the Fund from unobligated balances from fiscal years 2014, 2015, and 2016.

The Senate committee-reported bill contained a similar provision (sec. 1002) that would create a fund to manage the construction (including design of vessels), purchase, alteration, and conversion of strategic missile submarines.

The agreement includes a provision that would create a National Sea-Based Deterrence Fund to manage the construction (including design of vessels), purchase, alteration, and conversion of strategic missile submarines. The provision would also authorize the transfer of unobligated balances as proposed in the House bill.

Limitation on use of funds for inactivation of U.S.S. George Washington (sec. 1023)

The House bill contained a provision (sec. 1024) that would prohibit spending more than 50 percent of the funds authorized and appropriated for the Office of the Secretary of Defense until the Secretary of Defense obligates funds for commencing, planning, and buying long lead time materials for

the refueling and complex overhaul of the USS George Washington (CVN-73).

The Senate committee-reported bill contained a similar provision (sec. 1021) that would prohibit spending any funds for inactivation of the USS George Washington unless such tasks are identical to tasks that would be necessary to conduct a refueling and complex overhaul of the vessel.

The agreement includes the Senate provision.

We note that the administration did not include a budget request to support the nuclear refueling and complex overhaul of the USS George Washington (CVN-73) in fiscal year 2015. In a report to Congress titled "Estimated Impacts of Sequestration-Level Funding" dated April 2014, the Department of Defense indicated that "if Congress acts to support outyear funding at the PB15 level, the additional \$6.3B necessary to retain CVN 73 would be reflected in next year's budget."

Consistent with section 5062 of title 10, United States Code, and multiple testimonies from the combatant commanders, we believe that Congress has been unambiguous about the support of 11 operational aircraft carriers and have provided sufficient authorization of appropriations in this Act to maintain this carrier force structure. We fully anticipate that the administration will support a budget request for fiscal year 2016 that is consistent with title 10, United States Code.

Sense of Congress recognizing the anniversary of the sinking of U.S.S. Thresher (sec. 1024)

The House bill contained a provision (sec. 1025) that would express the sense of Congress in recognition of the anniversary of the sinking of the USS Thresher.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

Pilot program for sustainment of Littoral Combat Ships on extended deployments (sec. 1025)

The Senate committee-reported bill contained a provision (sec. 1023) that would provide additional flexibility for the Secretary of the Navy to maintain Littoral Combat Ships (LCS) by allowing government personnel or U.S. contractor personnel to conduct corrective and preventive maintenance on an LCS vessel regardless of the ship's location.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would allow the Secretary of the Navy to

establish a pilot program for conducting corrective and preventive maintenance or repair on LCS vessels operating on extended deployment, performed by United States Government personnel or United States contractor personnel. The Secretary would also be required to prepare a report 120 days after completion of this LCS sustainment pilot program and submit that report to the congressional defense committees.

Availability of funds for retirement or inactivation of Ticonderoga class cruisers or dock landing ships (sec. 1026)

The House bill contained a provision (sec. 1026) that would limit the obligation and expenditure of funds authorized to be appropriated or otherwise made available for fiscal year 2015 for the retirement, inactivation, or storage of Ticonderoga-class cruisers and Whidbey Island-class amphibious ships. This section would also require the modernization of two Ticonderoga-class cruisers to begin in fiscal year 2015.

The Senate committee-reported bill contained a similar provision (sec. 1022) that would establish rules under which the Navy could use resources in the Ship, Modernization, Operations, and Sustainment Fund (SMOSF) to implement a plan to: (1) Retain 11 Ticonderoga-class cruisers and nine Whidbey Island-class and Harpers Ferry-class dock landing ships in active service; (2) Temporarily inactivate 11 Ticonderoga-class cruisers and three Whidbey Island-class dock landing ships; (3) Modernize the inactivated ships during the period of their inactivation; and (4) Reactivate those ships to replace cruisers and dock landing ships retiring at the end of their expected service lives.

The agreement contains the House provision with an amendment that would direct Navy to induct two cruisers for modernization with fiscal year 2015 funds. The provision would also establish rules under which the Navy could use resources in the SMOSF account to modernize and retain the cruisers and dock landing ships.

We are specifically not prohibiting the Navy from assigning crews to other duties ashore during the duration of the modernization. The Navy has previously modernized a number of ship classes that resulted in significant time out of service for individual vessels. In those instances, the Navy made substantial but temporary reductions in the crew size. We believe that the temporary reductions should be commensurate with the period of the availability. We direct the Secretary of the Navy to ensure that the Navy does adequate planning and preparation to ensure that the crews for cruisers and dock landing ships emerging from a SMOSF-funded modernization period are ready when the ship is delivered from modernization

activities and returned to the fleet. We also expect the Secretary to ensure that these ships are maintained in the inventory until the end their expected service lives, excluding time spent in a phased modernization status.

## SUBTITLE D—COUNTERTERRORISM

Extension of authority to make rewards for combating terrorism (sec. 1031)

The House bill contained a provision (sec. 1031) that would extend the authority through fiscal year 2015 for the Secretary of Defense to offer and make rewards to a person providing information or nonlethal assistance to U.S. Government personnel or government personnel of allied forces participating in a combined operation with U.S. Armed Forces conducted outside the United States against international terrorism or providing such information or assistance that is beneficial to force protection associated with such an operation.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision.

Prohibition on use of funds to construct or modify facilities in the United States to house detainees transferred from United States Naval Station, Guantanamo Bay, Cuba (sec. 1032)

The House bill contained a provision (sec. 1032) that would prohibit the use of funds available to the Department of Defense (DOD) through December 31, 2015, to modify or construct any facility in the United States, its territories, or possessions to house detainees transferred from the U.S. Naval Station, Guantanamo Bay, Cuba, for purposes of detaining or imprisoning such detainees under DOD custody or control unless authorized by Congress.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment to extend an identical prohibition contained in section 1033 of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66) by 1 year through December 31, 2015.

Prohibition on the use of funds for the transfer or release of individuals detained at United States Naval Station, Guantanamo Bay, Cuba (sec. 1033)

The House bill contained a provision (sec. 1033) that would prohibit the use of funds available to the Department of Defense to transfer or release any detainee at U.S. Naval Station, Guantanamo Bay, Cuba, to or within the United States, its territories, or possessions through December 31, 2015.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment to extend an identical prohibition contained in section 1034 of the National Defense Authorization Act or Fiscal Year 2014 (Public Law 113-66), by 1 year through December 31, 2015.

# SUBTITLE E-MISCELLANEOUS AUTHORITIES AND LIMITATIONS

Modification of Department of Defense authority for humanitarian demining assistance and stockpiled conventional munitions assistance programs (sec. 1041)

The House bill contained a provision (sec. 1041) that would modify the reporting requirements and definitions contained in section 407 of title 10, United States Code, regarding humanitarian demining assistance and stockpiled conventional munitions assistance.

The Senate committee-reported bill contained a similar provision (sec. 1201) that would modify the definitions contained in section 407 of title 10, United States Code, regarding humanitarian demining assistance and stockpiled conventional munitions assistance.

The agreement includes the House provision.

Airlift service (sec. 1042)

The House bill contained a provision (sec. 822) that would amend chapter 157 of title 10, United States Code, by inserting a new section that would require transportation of passengers or property by Civil Reserve Air Fleet (CRAF)-eligible aircraft obtained by the Secretary of Defense or the Secretary of a military department through a contract for airlift service to be provided only by a covered air carrier.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would conform the provision to language on the same matter contained in title 49, United States Code.

As operations in the U.S. Central Command area of responsibility draw down, there will be reduced demand for airlift.

The CRAF program was created to ensure the nation can address airlift requirements despite fluctuations in requirements over time. During this transition back to pre-1990 levels of demand for airlift services, we believe it is imperative to maintain both organic and commercial capacities to meet operational demands and unknown future requirements.

Therefore, we direct the Department of Defense (DOD) to work closely with CRAF program partners to ensure that DOD establishes "appropriate levels for peacetime cargo airlift augmentation in order to promote the effectiveness of the Civil Reserve Air Fleet and provide training within the military aircraft system," as directed in the National Airlift Policy.

Authority to accept certain voluntary legal support services (sec. 1043)

The House bill contained a provision (sec. 1042) that would amend section 1588 of title 10, United States Code, to authorize service secretaries to accept voluntary legal support services provided by law students or persons studying to be a paralegal, when such services are provided under the direct supervision of an attorney through internship and externship programs approved by the secretary concerned.

The Senate committee-reported bill contained a similar provision (sec. 1043) that would authorize service secretaries to accept voluntary legal support services provided by law students through internship and externship programs approved by the secretary concerned.

The agreement includes the Senate provision.

Expansion of authority for Secretary of Defense to use the Department of Defense reimbursement rates for transportation services provided to certain non-Department of Defense entities (sec. 1044)

The House bill contained a provision (sec. 1043) that would amend section 2642 of title 10, United States Code, to extend the authority to provide transportation services beyond other Federal agencies to include: (1) State, local, and tribal agencies (including any organizations composed of State, local, and tribal agencies); and (2) Defense contractors, when those contractors are transporting supplies for, or destined for, a Department of Defense entity.

The Senate committee-reported bill contained a similar provision (sec. 1084).

The agreement includes the Senate provision.

Repeal of authority relating to use of military installations by Civil Reserve Air Fleet contractors (sec. 1045)

The House bill contained a provision (sec. 1044) that would repeal section 9513 of title 10, United States Code, relating to the use of military installations by commercial air carriers doing business with the Department of Defense.

The Senate committee-reported bill contained an identical provision (sec. 351).

The agreement includes this provision.

Inclusion of Chief of the National Guard Bureau among leadership of the Department of Defense provided physical protection and personal security (sec. 1046)

The Senate committee-reported bill contained a provision (sec. 1044) that would amend section 1074 of the National Defense Authorization Act for Fiscal Year 2008 (Public Law 110-181) to include the Chief of the National Guard Bureau as one of the specified persons in the Department of Defense who, by nature of their positions, requires continuous security and protection.

The House bill contained no similar provision. The agreement includes this provision.

Inclusion of regional organizations in authority for assignment of civilian employees of the Department of Defense as advisors to foreign ministries of defense (sec. 1047)

The Senate committee-reported bill contained a provision (sec. 1045) that would amend section 1081 of the National Defense Authorization Act for Fiscal Year 2011 (Public Law 111-84), as most recently amended by section 1094 of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66), to expand the authority of the Secretary of Defense to provide Department of Defense (DOD) advisors to regional organizations.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

We are concerned about the implementation of the Ministry of Defense Advisors (MODA) program, specifically the process through which nations and activities are proposed and

prioritized and how civilian personnel are selected. We also encourage the Secretary to keep the congressional defense committees informed of the MODA program as it is further institutionalized as one of DOD's Defense Institution Building activities.

Report and limitation on availability of funds for aviation foreign internal defense program (sec. 1048)

The House bill contained a provision (sec. 1045) that would prohibit U.S. Special Operations Command from obligating any funds available for fiscal year 2015 for the Aviation Foreign Internal Defense Program until the Secretary of Defense provides a certification to the congressional defense committees that validates program requirements.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would fence 50 percent of the funds made available for Procurement, defense-wide, to support the fixed-wing aviation foreign internal defense program until the Secretary provides the congressional defense committees with the required report and certification.

Modifications to OH-58D Kiowa Warrior aircraft (sec. 1049)

The House bill contained a provision (sec. 1051) that would authorize the Secretary of the Army to obligate funds for the modification of OH-58D Kiowa Warrior helicopters.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision with a clarifying amendment.

## SUBTITLE F-STUDIES AND REPORTS

Protection of top-tier defense-critical infrastructure from electromagnetic pulse (sec. 1051)

The House bill contained a provision (sec. 1061) that would require the Secretary of Defense to submit a certification by June 2015 that all defense mission-critical infrastructure of the Department of Defense that requires protection from the adverse effects of man-made or naturally occurring electromagnetic pulse (EMP) that receives power from non-military power sources, is protected from such effects.

The Senate committee-reported bill contained no similar provision.

The agreement includes a provision that would require the Secretary of Defense to report by June 2015 whether such toptier defense-critical infrastructure that requires EMP protection is protected from EMP. The provision would also require that, if any such infrastructure is not protected against EMP, the report shall describe what actions would be required to achieve such protection.

Response of the Department of Defense to compromises of classified information (sec. 1052)

The House bill contained a provision (sec. 1062) that would require the Secretary of Defense to submit a report to the congressional defense committees within 60 days after the date of the enactment of this Act on actions taken by the Secretary regarding significant compromises of classified information. The report would include a description of any changes to Department of Defense (DOD) policies or guidance relating to significant compromises of classified information, an overview of mitigation efforts, a description of the resources dedicated to efforts relating to such compromises, a description of the Secretary's plan to continue evaluating and mitigating any damages, and a general description and estimate of the cost associated with mitigating such compromises. This section would also require updates to the initial report on a semiannual basis during calendar years 2015-18.

The Senate committee-reported bill contained no similar provision, but the classified annex to the Senate report accompanying S.2410 (S. Rept. 113-176) of the Carl Levin National Defense Authorization Act for Fiscal Year 2015 also included direction for DOD on this issue.

The agreement includes the House provision with an amendment that would sunset the reporting requirement after 2016 and require quarterly updates rather than semi-annual reporting. However, we understand that the Information Review Task Force, within the Defense Intelligence Agency, and the Mitigation Oversight Task Force, within the Joint Staff, are already producing quarterly reports regarding the disclosure and mitigation measures. Providing the Mitigation Oversight Task Force and Information Review Task Force reports to the appropriate congressional committees, will be considered sufficient to answer the requirements of this provision, assuming that all the elements of the provision are addressed.

Study on joint analytic capability of the Department of Defense (sec. 1053)

The House bill contained a provision (sec. 1064) that would direct the Secretary of Defense to undertake an independent assessment of the joint analytic capabilities of the Department of Defense to support strategy, plans, and force development and their links to resource decisions.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

Business case analysis of the creation of an active duty association for the 168th Air Refueling Wing (sec. 1054)

The House bill contained a provision (sec. 1065) that would require the Secretary of the Air Force to conduct a business case analysis of the creation of an active association with the 168th Air Refueling Wing.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

Reports on recommendations of the National Commission on the Structure of the Air Force (sec. 1055)

The Senate committee-reported bill contained a provision (sec. 1061) that would require the Secretary of the Air Force to submit annual reports for each fiscal year from 2016 through 2019 on how the Air Force is implementing the recommendations of the National Commission on the Structure of the Air Force.

The House bill contained no similar provision. The agreement includes this provision.

Report on protection of military installations (sec. 1056)

The Senate committee-reported bill contained a provision (sec. 1042) that would allow the Secretary of Defense to designate personnel to engage in activities to protect the buildings, grounds, persons, and property that are under the jurisdiction, custody or control of the Department of Defense (DOD). The provision would also allow the Secretary of Defense to prescribe regulations, including traffic regulations, for the same purpose.

The House bill contained no similar provision.

The agreement includes a provision that would require the Secretary of Defense to submit to the Committees on Armed Services of the Senate and House of Representatives, and to the Senate and House of Representatives Committees on Judiciary, and the Senate Committee on Homeland Security and Government Affairs, and the House Committee on Homeland Security and Government Affairs a report, coordinated with the Attorney General of the United States and the Secretary of Homeland Security, that identifies the issues, shortfalls and gaps in authorities for the protection of military installations by the three agencies concerned, and the risks associated with those issues, shortfalls, and gaps. The report would also provide a description of specific examples of incidents that illustrate The agreement also seeks a recommendation for those concerns. legislation that fulfills DOD's requirements and addresses the concerns of the three agencies.

We encourage the Secretary of Defense, the Attorney General, and the Secretary of Homeland Security to work collaboratively in drafting the report and to make it a priority to ensure the security of U.S. military installations.

Comptroller General briefing and report on Army and Army National Guard force structure changes (sec. 1057)

The House bill contained a provision (sec. 1050) that would prohibit, during fiscal year 2015, reductions of Active Duty Army and Army National Guard end strength and transferring AH-64 attack helicopters from the National Guard to the Active Duty Army. The provision would also require the Comptroller General of the United States to submit a report on its review of Department of Defense and Department of the Army analysis and plans for force structure and mix changes.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision with an amendment that would clarify the elements of the required Comptroller General assessment. The agreement would also strike the limitations on end strength reductions and the transfer of National Guard helicopters because these limitations are addressed elsewhere in this Act.

Improving analytic support to systems acquisition and allocation of acquisition, intelligence, surveillance and reconnaissance assets (sec. 1058)

The Senate committee-reported bill contained a provision (sec. 1063) that would require the Vice Chairman of the Joint

Chiefs of Staff (VCJCS), in consultation with the Under Secretary of Defense for Acquisition, Technology, and Logistics (USD (AT&L)), and the Director of Cost Assessment and Program Evaluation (CAPE), to conduct an assessment of the operations research tools, processes, and capabilities used to support the analysis of requirements for new systems acquisitions and the analysis, validation, and prioritization of requirements for the allocation of existing intelligence, surveillance, and reconnaissance (ISR) assets to the combatant commands. The provision would require the VCJCS, the USD (AT&L), and the Director of CAPE to brief Congress on the results of this assessment within 180 days of enactment of the Act.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would require the Secretary of Defense to review and issue or revise guidance to components of the Department of Defense (DOD) to improve the application of operations research and systems analysis to: (1) the requirements process for acquisition of major defense acquisition programs and major automated information systems; and (2) the allocation of ISR systems to the combatant commands. The provision would also require the Secretary to brief Congress on issued or revised guidance not later than 180 days after enactment of this Act.

The Secretary's review should include (but not be limited to) the following elements:

- (1) The quality and degree of standardization of the data and supporting analysis submitted by the combatant commands for the allocation of ISR assets;
- (2) The extent to which DOD uses operations research and systems analysis (ORSA) to support deliberations by the Joint Requirements Oversight Council in vetting requirements from the military services and the combatant commands for new acquisition programs and ISR allocations in the Global Force Management Allocation Plan (GFMAP);
- (3) The ORSA resources available to the Force Structure, Resources, and Assessment Directorate of the Joint Staff, the Director of Cost Assessment and Program Evaluation, and the Joint Functional Component Command for ISR to support requirements analysis;
- (4) The extent to which ORSA methods are applied to analyzing the results of the employment of ISR assets to inform decisions on future GFMAP allocations; and
- (5) The standardization of reporting to a common database of ISR systems performance, including a minimum set of metrics describing mission execution for all ISR support to the combatant commands.

Review of United States military strategy and the force posture of allies and partners in the United States Pacific Command area of responsibility (sec. 1059)

The Senate committee-reported bill contained a provision (sec. 1064) that would require the Secretary of Defense to commission an independent review of the U.S. Asia-Pacific region rebalance.

The House bill contained no similar provision.

The agreement includes the Senate provision with minor amendments.

Repeal of certain reporting requirements relating to the Department of Defense (sec. 1060)

The Senate committee-reported bill contained a provision (sec. 1067) that would repeal or modify a number of reporting requirements that have been included in law in past years.

A proposed amendment to the Senate committee-reported bill (amendment number 3830) contained a provision that would repeal additional reporting requirements included in law in past years.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would amend title 10, United States Code, to repeal two reporting requirements and section 354 of the Duncan Hunter National Defense Authorization Act for Fiscal Year 2009 (Public Law 110-417) to repeal one reporting requirement.

Repeal of requirement for Comptroller General of the United States annual reviews and report on pilot program on commercial fee-for-service air refueling support for the Air Force (sec. 1061)

The Senate committee-reported bill contained a provision (sec. 1068) that would repeal the requirement for a Comptroller General review of a pilot program on commercial fee-for-service air refueling support for the Air Force. Since enacted in the National Defense Authorization Act for Fiscal Year 2008 (Public Law 110-81), the pilot program has yet to be used.

The House bill contained no similar provision. The agreement includes this provision.

Report on additional matters in connection with report on the force structure of the United States Army (sec. 1062)

A proposed amendment to the Senate committee-reported bill (amendment number 3900) contained a provision that would require

the Secretary of the Army to provide an update with respect to the report of the Secretary on the force structure of the Army submitted under section 1066 of the National Defense Authorization Act for Fiscal Year 2013 (Public Law 112-239).

The House bill contained no similar provision.

The agreement includes this provision with a clarifying amendment.

We direct the Chief of Staff of the Army to provide, not later than March 15, 2015, a briefing to the Committees on Armed Services of the Senate and House of Representatives containing an assessment of an alternative force structure methodology for organizing the Army. The briefing should include an assessment of the methodology as a construct for organizing the Army to meet operational requirements consistent with defense strategic guidance and projected budget constraints.

Certification for realignment of forces at Lajes Air Force Base, Azores (sec. 1063)

The House bill contained a provision (sec. 1048) that would prohibit the Secretary of the Air Force from reducing force structure at Lajes Air Force Base, Azores, Portugal, until: (1) The Secretary of Defense concludes the European Infrastructure Consolidation Assessment (EICA); (2) The Secretary includes within that assessment an analysis of how the use and force structure of the Lajes Air Force Base is in keeping with the goals of the U.S.-Portugal Permanent Bilateral Commission; and (3) The congressional defense committees are briefed on the assessment's results.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would require that prior to any action to realign forces at the Lajes Air Force Base, the Secretary of Defense must certify to the congressional defense committees that: (1) The action is supported by a EICA; and (2) The Secretary has determined, based on an analysis of operational requirements, that the Lajes Air Force Base is not an optimal location for U.S. Special Operations Command (SOCOM) or U.S. Africa Command (AFRICOM).

We direct the Secretary to provide a briefing to the congressional defense committees at the time the certification is made pursuant to this section on the required force structure at Lajes Air Force Base. The briefing should include at a minimum:

(1) A detailed description and justification of the planned force structure at the Lajes Air Force Base;

- (2) A copy of the Department of Defense (DOD) analysis of operational requirements for the use of Lajes Air Force Base, including an explanation of how this analysis supports DOD's conclusion regarding Lajes' potential use by components of SOCOM and AFRICOM;
  - (3) A discussion of:
- (A) the purpose, goals, and activities of the United States-Portugal Permanent Bilateral Commission,
- (B) what role, if any, United States forces at the Lajes Air Force Base should play in promoting the goals of the Commission, and
- (C) how the reduction in force structure at Lajes Air Force Base will impact the goals of the commission and the bilateral cooperation between the two countries in the fight against terrorism.
- (4) An evaluation of the possible costs and collateral military impacts associated with a closure of Lajes Air Force Base.

## SUBTITLE G-OTHER MATTERS

Technical and clerical amendments (sec. 1071)

The House bill contained a provision (sec. 1071) that would make technical and clerical corrections to title 10, United States Code, and various National Defense Authorization Acts.

The Senate committee-reported bill contained a similar provision (sec. 1086).

The agreement includes the House provision with an amendment that would make additional technical and clerical corrections to existing law.

Reform of quadrennial defense review (sec. 1072)

The House bill contained a provision (sec. 1077) that would substantially modify section 118 of title 10, United States Code, relating to the timing, analysis, structure, review, and submission of a new Defense Strategy Review.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with amendments that clarify the elements of the Defense Strategy Review and duties of the National Defense Panel.

Biennial surveys of Department of Defense civilian employees on workplace and gender relations matters (sec. 1073)

The Senate committee-reported bill contained a provision (sec. 1081) that would amend chapter 23 of title 10, United States Code, to require biennial surveys of civilian employees of the Department of Defense (DOD) to solicit information on gender issues, including issues relating to gender-based assault, harassment, and discrimination, and the climate in the DOD for forming professional relationships between male and female employees of the DOD. The provision would also require the Secretary of Defense to submit to the Committees on Armed Services of the Senate and the House of Representatives a report on the feasibility of conducting similar surveys of military dependents and DOD contractors.

The House bill contained no similar provision.

The agreement includes the Senate provision.

We expect DOD to implement this provision through available information technology. Further, we direct the Secretary to inform the Committees on Armed Services of the Senate and the House of Representatives on actions taken to address findings of the biennial surveys.

Revision to statute of limitations for aviation insurance claims (sec. 1074)

The House bill contained a provision (sec. 1073) that would amend section 44309 of title 49, United States Code, by clarifying that the claimant for civil actions must present a claim to the Secretary of Transportation and have it denied before instituting a civil action against the United States. Additionally, this section would clarify that an insurance claim must be made within 2 years of the loss, or for an insurance claim made by a person with whom the insured has no privity of contract, the earlier of either 60 days after final judgment by a court or 6 years after the date of the loss.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

Pilot program for the Human Terrain System (sec. 1075)

The House bill contained a provision (sec. 1074) that would require the Secretary of the Army to conduct a pilot program to use Human Terrain System assets in the U.S. Pacific Command area of responsibility to support Phase 0 shaping

operations and to support the theater security cooperation plans of the geographic combatant commander.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would provide the Secretary of the Army some flexibility in the establishment of the Human Terrain System pilot program.

Should the pilot program under this authority be carried out, we direct the Secretary of the Army to brief the congressional defense committees on the milestones, metrics, deliverables, and resources needed to execute the program. The brief should include an assessment of the value of the program in comparison to the various other analytic tools and techniques that are at the disposal of the military.

Clarification of policies on management of special use airspace of Department of Defense (sec. 1076)

The House bill contained a provision (sec. 1075) that would allow the Secretary of Defense to enter into a memorandum of understanding with a non-Department of Defense (DOD) entity that is engaged in the test range program authorized under section 332(c) of the Federal Aviation Administration Modernization and Reform Act of 2012 (Public Law 112-95). Such entity would be allowed access to non-regulatory special use airspace if such access is used by the entity as part of such test range program and such access would not interfere with the activities of the Secretary or otherwise interrupt or delay missions or training of the DOD.

The Senate committee-reported bill contained no similar provision. A proposed amendment to the Senate committee-reported bill (amendment number 3578) contained a provision that would allow the Secretary of Defense to authorize use by another department or agency of the Federal government of special use airspace at a DOD installation if such use would support or benefit DOD, or support some national security interest. Access could not be granted if the use of airspace would interfere with the assigned mission of the commander of the installation.

The agreement contains the House provision with an amendment that would direct DOD to issue guidance clarifying policies on the appropriate management of special use airspace within DOD, and on policies governing access by users from outside the DOD to special use airspace managed by DOD. The provision would require the Secretary of Defense to issue such guidance within 90 days of enactment of this Act, and to provide

the congressional defense committees a briefing on such guidance within 120 days of enactment of this Act.

The Joint Explanatory Statement accompanying the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66) noted that: (1) developing established procedures to integrate unmanned aircraft systems into the National Airspace System will be very important in allowing both DOD and non-DOD entities to train with and operate unmanned aircraft systems on a routine basis; and (2) developing these procedures could include the use of FAA-designated DOD non-regulatory special use airspace.

Subsequently, DOD released guidance to the Services and DOD components to prescribe guidelines for local commanders to grant access to special use airspace. DOD officials assure us that their guidance was not intended to prevent local commanders from exercising authority to allow access within the DOD guidelines. Nevertheless, we understand that local commanders have interpreted the DOD guidelines as either allowing or preventing the local installation commander from negotiating a memorandum of understanding (MOU) under which access to special use airspace could be granted.

The provision would direct the Secretary of Defense to move expeditiously to correct such misunderstandings of the guidelines on access to special use airspace, including the authority of local commanders to enter into a memorandum of understanding for the use of special use airspace by any department or agency of the Federal Government, or state governments, to include those engaged in the Federal Aviation Administration test range program, participating in the Robotic Aircraft for Public Safety program, or participating in other activities of a similar nature.

Department of Defense policies on community involvement in Department community outreach events (sec. 1077)

The House bill contained a provision (sec. 354) that would authorize service secretaries to enter into a contract or agreement with a non-federal civic organization to conduct or support an air show or open house to feature any unit, aircraft, vessel, equipment, or servicemembers under the jurisdiction of the secretary, and would authorize the secretary to charge or authorize a nominal admission fee to attend a military air show or open house.

The House bill also contained a provision (sec. 355) to amend section 974 of title 10, United States Code, to require the secretary concerned to accept contributions of money, personal property, or services on the condition that such money,

property, or services be used for the benefit of a military musical unit under the jurisdiction of the Secretary.

The Senate committee-reported bill contained a provision (sec. 1065) that would require the Secretary of Defense to submit to the congressional defense committees a report on the policies of the Department of Defense (DOD) on the involvement of non-federal entities in DOD community outreach events that feature any unit, aircraft, vessel, equipment, or members of the Armed Forces.

The agreement includes the Senate provision with an amendment that would require the Secretary of Defense to submit to the Committees on Armed Services of the Senate and the House of Representatives, not later than 180 days after enactment of this Act, a report on the policies of DOD on the involvement of non-federal entities in DOD community outreach events (including air shows, parades, open houses, and performances by military musical units) that feature any unit, aircraft, vessel, equipment, or members of the Armed Forces in order to increase the involvement of non-federal entities in such events.

Notification of foreign threats to information technology systems impacting national security (sec. 1078)

The House bill contained a provision (sec. 1083) that would require the Secretary of Defense and the Director of National Intelligence to submit to the appropriate congressional committees a notification of each instance in which the Secretary or the Director determine through analysis or reporting that an information technology or telecommunications component from a company suspected of being influenced by a foreign country, or a suspected affiliate of such a company, is competing for or has been awarded a contract to include the technology of such company or such affiliate into a covered network. Each notification would be required to include:

- (1) A description of each such instance, including an identification of the company of interest and the network affected;
- (2) An analysis of the potential risks and the actions that can be taken to mitigate such risks; and
- (3) A description of any follow up or other response actions to be taken.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would limit the application of the provision to the Secretary of Defense and the reportable instances to threats to information technology or network components by an agent of a

foreign power in which compromises would pose a significant risk to the programs and operations of the Department of Defense. In addition, the Secretary of Defense would be required to work with other appropriate government agencies to develop a plan to respond to the reported instance. The provision makes clear that the Secretary shall use existing authorities and open source information to make determinations regarding reportable instances.

Pilot program to rehabilitate and modify homes of disabled and low-income veterans (sec. 1079)

The Senate committee-reported bill contained a provision (sec. 1085) that would require the Secretary of Housing and Urban Development to conduct a pilot program to award grants to qualified non-profit organizations to rehabilitate and modify the primary residence of eligible veterans.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would limit the use of funds under this program to those veterans who the Secretary determines are residing in, and reasonably intend to continue residing in, a primary residence owned by such veterans or family members. The amendment would also strike language in the underlying Senate provision that would have required the Secretary to adhere to certain preferences in awarding grants under the pilot program, and would have limited qualified organizations to those possessing certain expertise or other criteria.

#### LEGISLATIVE PROVISIONS NOT ADOPTED

Repeal of limitation on Inspector General audits of certain financial statements

The House bill contained a provision (sec. 1002) that would repeal the limitation on Inspector General audits of certain financial statements.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Sense of the Senate on sequestration

The Senate committee-reported bill contained a provision (sec. 1003) pertaining to sequestration.

The House bill contained no similar provision. The agreement does not include this provision.

### Management of Defense information systems

The House bill contained a provision (sec. 1004) that would amend section 2222 of title 10, United States Code, to expand certification requirements, investment review processing and enterprise architecture requirements from defense business systems to all defense information technology systems.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Elsewhere in this report, we have expressed our concerns over the Department of Defense's (DOD) ability to effectively and efficiently acquire the information technology systems it will need. While part of that challenge is in the acquisition process, we also recognize that a significant problem in DOD's larger management and oversight for IT investments. For example, in our discussions with industry on acquisition improvement, we received suggestions for improving the requirements generation and validation process, as well as aligning IT outcomes with the strategic goals of the organization. These things require a robust management process, and should inform acquisition, not the other way around.

We believe that DOD has a valuable process established in section 2222 of title 10, United States Code for dealing with defense business systems. We see value in having that process expanded to each of the various IT mission areas, especially the processes that conduct business process reengineering (BPR) prior to making acquisition decisions. Currently, the Deputy Chief Management Officer is focused on business systems, but we think their role could be extended to apply process improvement and BPR techniques to DOD's other IT mission areas as well.

We recognize it may be premature at this point, though, to make such significant changes. We understand DOD is reviewing its internal processes, and new leadership is looking to mold the organization in a way to achieve its strategic goals. We look forward to seeing how these efforts progress, and will consider if similar actions that were proposed by the House bill may be warranted in the future.

### Report on auditable financial statements

The House bill contained a provision (sec. 1005) that would require a report on auditable financial statements.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that the Department of Defense (DOD) provides progress reports on each service and defense agency as part of its semi-annual report on the Financial Improvement and Audit Readiness (FIAR) plan, required by section 1003(b) of the National Defense Authorization Act for Fiscal Year 2010 (P.L. 111-84).

We also note that DOD posts its semi-annual reports on the FIAR plan electronically on a website for public review.

Report on implementing audit reporting requirements

The House bill contained a provision (sec. 1006) that would require a report on implementing certain audit reporting requirements.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that the Department of Defense (DOD) did not validate its statement of budgetary resources as ready for audit by September 30, 2014, as required by section 1005 of the National Defense Authorization Act for Fiscal Year 2013 (P.L. 112-239).

We expect that DOD will explain why this objective was not achieved, describe any factors which may have impeded achievement of the objective, and detail a remedial plan through which DOD will address any such impediments and proceed to validate its statement of budgetary resources as ready for audit.

We expect that DOD will include this information in its next semi-annual report on the Financial Improvement and Audit Readiness (FIAR) plan, required by section 1003(b) of the National Defense Authorization Act for Fiscal Year 2010 (P.L. 111-84).

We also note that DOD posts its semi-annual reports on the FIAR plan electronically on a web site for public review.

Submittal of biannual reports on use of funds in the drug interdiction and counter-drug activities, defense-wide account on the Committee on Foreign Affairs of the House of Representatives and the Committee on Foreign Relations of the Senate

The House bill contained a provision (sec. 1013) that would amend section 1009(a) of the National Defense Authorization Act for Fiscal Year 2013 (Public Law 112-239) to add the Committee on Foreign Affairs of the House of Representatives and the Committee on Foreign Relations of the

Senate as recipients of a biannual report on the use of funds in the drug interdiction and counter-drug activities, defense-wide account.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

The Secretary of Defense may, upon request, provide a copy of this report to the Foreign Affairs Committee of the House of Representatives and Committee on Foreign Relations of the Senate.

National Guard drug interdiction and counter-drug activities

The House bill contained a provision (sec. 1014) that would amend section 112 of title 32, United States Code, adding the operations and activities provided by the National Guard Counter-drug Training Centers within the United States for federal, state, and local law enforcement to the items for which the Secretary of Defense may provide funds to the governor of a state who submits to the Secretary a state drug interdiction and counter-drug activities plan.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note the role of the National Guard Counter-drug mission in ensuring the security of the U.S. Homeland. As part of that mission, the National Guard Counter-drug Schools continue to play an important role in training and educating local, state, and federal law enforcement and other entities on counter-drug-related matters. We recognize the benefits of maintaining and supporting the National Guard counterdrug strategy.

Prohibition on use of funds for certain permitting activities under the Sunken Military Craft Act

The House bill contained a provision (sec. 1027) that would prohibit the Executive Branch from spending any funds to issue a regulation for permitting activities set forth in section 1403 of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108-375).

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Limitation on the transfer or release of individuals detained at United States Naval Station, Guantanamo Bay, Cuba

The Senate committee-reported bill contained a provision (sec. 1031) that would provide an exception to the annual prohibition on the transfer or release of detainees held at U.S. Naval Base, Guantanamo Bay, Cuba (GTMO) to the United States if the Secretary of Defense submits a detailed plan to close the GTMO detention facility to the appropriate congressional committees and Congress fails to enact a joint resolution of disapproval under expedited procedures. The provision would authorize the Secretary, if a joint resolution of disapproval is not enacted, to transfer Guantanamo detainees to custody in the United States for detention, trial, and incarceration.

The House bill contained no similar provision. The agreement does not include this provision.

Report on facilitation of transfer overseas of certain individuals detained at United States Naval Station, Guantanamo Bay, Cuba

The Senate committee-reported bill contained a provision (sec. 1032) that would require the Secretary of Defense to submit a report to the appropriate congressional committees on impediments to the transfer of Guantanamo detainees overseas and actions that have been taken, or are planned to be taken, to overcome such impediments and facilitate overseas transfers.

The House bill contained no similar provision. The agreement does not include this provision.

Authority to temporarily transfer individuals detained at United States Naval Station, Guantanamo Bay, Cuba, to the United States for emergency or critical medical treatment

The Senate committee-reported bill contained a provision (sec. 1033) that would provide the Secretary of Defense the authority to temporarily transfer individuals detained at the Guantanamo detention facility (GTMO) to a Department of Defense medical facility in the United States for the sole purpose of providing emergency or critical medical care if such treatment is not available at GTMO and is necessary to prevent death or imminent serious injury or harm to the detainee's health.

The House bill contained no similar provision. The agreement does not include this provision.

Prohibition on the use of funds for recreational facilities for individuals detained at Guantanamo

The House bill contained a provision (sec. 1034) that would prohibit the use of Department of Defense funds to provide

additional or upgraded recreational facilities for individuals detained at United States Naval Station, Guantanamo Bay, Cuba.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Prohibition on transfer or release to Yemen of individuals detained at United States Naval Station, Guantanamo Bay, Cuba

The Senate committee-reported bill contained a provision (sec. 1034) that would prohibit using funds available to the Department of Defense to transfer, release, or otherwise assist in the transfer or release, of any individual held at the Guantanamo detention facility to Yemen during the period beginning on the date of enactment of the Act and ending on December 31, 2015.

The House bill contained no similar provision. The agreement does not include this provision.

Reduction in Department of Defense civilian personnel and review of certain headquarters spending

The Senate committee-reported bill contained a provision (sec. 1041) that would require the Secretary of Defense to submit a report to the congressional defense committees, not later than 180 days after the date of enactment of this Act, on Department of Defense (DOD) civilian positions, including the number of civilian positions created between September 11, 2001, and December 31, 2013, as a result of military to civilian conversions, the number of positions created as temporary positions that are being converted back to military positions, and the number of civilian positions that have been or are being eliminated.

The provision would also express the sense of Congress that the number of civilian positions should be reduced simultaneously with, and by the same percentages, as the corresponding reductions in military end strengths.

The provision would also require the Secretary to review spending on headquarters in commands below major command with the objective of reducing such spending by not less than 10 percent.

The provision would also require the updating of various DOD instructions and regulations to improve tracking and reporting headquarters personnel and resources.

The House bill contained no similar provision. The agreement does not include this provision.

We direct the Secretary of Defense not later than 180 days after the date of enactment of this Act, to submit to the congressional defense committees a report setting forth the following:

- (1) The total number of civilian positions created in the DOD between September 11, 2001, and December 31, 2013, as a result of conversions of support functions from performance by military personnel to performance by civilian personnel, set forth separated by the number of each of administrative, technical, and medical positions;
- (2) The total number of civilian positions created as described in paragraph (1) that were created as temporary positions and are now being converted back to military positions; and
- (3) The total number of civilian positions created as described in paragraph (1) that have been or are being eliminated.

Submittal of procedures and report relating to sensitive military operations

The House bill contained a provision (sec. 1046) that would prohibit the obligation or expenditure of 25 percent of the funds authorized to be appropriated by this Act or otherwise available for fiscal year 2015 for the Office of the Assistant Secretary of Defense for Special Operations and Low Intensity Conflict until the congressional defense committees receive the procedures required by section 130f(b)(1) of title 10, United States Code, and the report required by section 1043 of the National Defense Authorization for Fiscal Year 2014 (Public Law 113-66).

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Limitation on use of Russian-flagged airlift aircraft to support the airlift movement requirements of the United States Transportation Command

The House bill contained a provision (sec. 1047) that would allow the use of Russian-flagged airlift aircraft to support airlift movement requirements of U.S. Transportation Command (TRANSCOM) only after the Commander, U.S. Transportation Command certified to the Committees on Armed Services of the Senate and the House of Representatives, for each manifested cargo mission, that utilizing Russian-flagged airlift aircraft

is the only means available to TRANSCOM to execute that particular manifested cargo delivery mission.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Prohibition on use of drones to kill United States citizens

The House bill contained a provision (sec. 1052) that would prohibit any officer, employee, detailee, or contractor of the Department of Defense to use a drone to kill a U.S. citizen.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Report and briefing to Congress on procurement and inspection of armored commercial passenger-carrying vehicles to transport civilian employees of the Department of Defense

The House bill contained a provision (sec. 1063) that would require the Secretary of Defense to submit a report and detailed briefing on the Department of Defense's policies and procedures for procuring and inspecting armored commercial passenger-carrying vehicles for transporting civilian employees of the Department.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We direct the Under Secretary of Defense for Acquisition, Technology, and Logistics, to submit to the congressional defense committees, not later than March 30, 2015, a report on the Department of Defense's policies and procedures for procuring and inspecting upon delivery armored commercial passenger-carrying vehicles for transporting civilian employees.

The report shall include: (1) a description of the Department's current policies and procedures for procuring and inspecting upon delivery, armored commercial passenger-carrying vehicles for transporting civilian employees in hostile or potentially hostile locations overseas; (2) recommendations for any changes to such policies and procedures that the Secretary determines would increase the safety of civilian employees in hostile or potentially hostile locations overseas, including a cost benefit analysis regarding the reasonableness of such recommendations; and (3) any other relevant matter the Under Secretary determines appropriate.

Report on long-term costs of Operation Iraqi Freedom and Operation Enduring Freedom

The House bill contained a provision (sec. 1066) that would require a report on long-term costs of operation Iraqi Freedom and Operation Enduring Freedom.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Provision of annual voter assistance

The Senate committee-reported bill contained a provision (sec. 1071) that would amend chapter 80 of title 10, United States Code, to require the Secretary of Defense to develop an online system to provide annual voting assistance to Active-Duty servicemembers.

The House bill contained no similar provision. The agreement does not include this provision.

Sale or donation of excess personal property for border security activities

The House bill contained a provision (sec. 1072) that would amend section 2576a of title 10, United States Code, to include "border security" as one of the law enforcement activities for which Department of Defense (DOD) excess property may be transferred to federal and state agencies.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that, under section 2576a, DOD already has the authority to provide excess personal property to U.S. Customs and Border Protection (CBP) for border security since it is a law enforcement activity, and that DOD has already been providing such equipment to CBP.

Sense of Congress on the life and achievements of Dr. James R. Schlesinger

The House bill contained a provision (sec. 1076) that would state the sense of Congress on the life and achievements of Dr. James R. Schlesinger.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that Dr. Schlesinger served the United States with distinction in a variety of senior government positions, including as Secretary of Defense, Director of Central Intelligence, Secretary of Energy, and Chairman of the Atomic Energy Commission. In recognition of Dr. Schlesinger's lifetime of distinguished service and achievement, the Senate passed Senate Resolution 472 on June 11, 2014.

Resubmission of 2014 quadrennial defense review

The House bill contained a provision (sec. 1078) that would require the Secretary of Defense to resubmit the 2014 Quadrennial Defense Review.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Sense of Congress regarding counter-improvised explosive devices

The House bill contained a provision (sec. 1079) that would express the sense of the Congress on the need to remain dedicated to retaining knowledge, technological expertise, as well as the lessons learned from Operation Enduring Freedom and Operation Iraqi Freedom, regarding counter-improvised explosive device tactics, techniques, and procedures.

The Senate committee-reported bill contained a similar provision (sec. 1525).

The agreement does not include the provision.

We note that the threat posed by improvised explosive devices remains significant and the Department needs to continue to advance efforts to defeat these devices, train the force to counter them, and attack the facilitation networks that bring these devices into the various theaters where U.S. and friendly forces operate. We also expect the Department of Defense to work to consolidate the lessons learned by U.S. forces from more than a decade at war.

Enhancing presence and capabilities and readiness posture of United States military in Europe

The House bill contained a provision (sec. 1080) that would require the Secretary of Defense to submit to the congressional defense committees a plan recommending actions and resources to enhance the capabilities and capacities of U.S. Armed Forces in Europe to counter the conventional, unconventional and subversive activities of the Russian

Federation in the U.S. European Command's area of responsibility and to respond under Article 5 of the North Atlantic Treaty.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision. We note that a provision requiring a security strategy for Europe is included under another title of the Act.

Determination and disclosure of transportation costs incurred by the Secretary of Defense for congressional trips outside the United States

The House bill contained a provision (sec. 1081) that would require the Secretary of Defense to determine the cost of the transportation provided in the case of a trip taken by a member, officer, or employee of the Senate or the House of Representatives in carrying out official duties outside the United States for which the Department of Defense provides transportation and to provide a written statement of the cost not later than 10 days after completion of the trip to the member, officer, or employee involved and to the Committees on Armed Services of the Senate or the House of Representatives.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We support public disclosure of official travel by members, officers, and employees of the Senate and the House of Representatives. To this end, we note that section 1754 (b) of title 22, United States Code, contains reporting and disclosure requirements for congressional travel outside the United States, including a requirement for reports to be open to public inspection and published in the Congressional Record. recognize there are circumstances under which transportation provided by the Department of Defense best meets the needs of congressional delegations, ranging from protecting the safety and security of the delegations, expediency, and accessing destinations that have little or no commercial air service. further note that the Committees on Armed Services of the Senate and the House of Representatives each maintain policies and processes to provide further oversight of travel requests by members and employees of the committees.

### Improvement of financial literacy

The House bill contained a provision (sec. 1082) that would require the Secretary of Defense to develop and implement

a training program to increase and improve financial literacy training for incoming and outgoing military personnel.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Transfer of administration of Ocean Research Advisory Panel from Department of the Navy to National Oceanic and Atmospheric Administration

The Senate committee-reported bill contained a provision (sec. 1082) that would transfer the responsibility of the administration of the Ocean Research Advisory Panel from the Department of the Navy to the National Oceanic and Atmospheric Administration.

The House bill contained no similar provision.

The agreement does not include this provision.

We recommend that the Department of Defense, in coordination with other appropriate organizations, examine the funding, management, functions, and administration of the Ocean Research Advisory Panel to ensure that this activity is being executed in the most effective and efficient manner.

Annual report on performance of regional offices of the Department of Veterans Affairs

The House bill contained a provision (sec. 1084) that would amend section 7734 of title 38, United States Code, to include in the annual report on the quality of services provided by the Veterans Benefits Administration, a report on the performance of any regional office that fails to meet its administrative goals.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Sense of Congress regarding the transfer of used military equipment to federal, state, and local agencies

The House bill contained a provision (sec. 1085) that would express the sense of Congress regarding the transfer of used military equipment to federal, state, and local agencies.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Methods for validating certain service considered to be active service by the Secretary of Veterans Affairs

The House bill contained a provision (sec. 1086) that would specify methods for validating certain service of coastwise merchant seamen considered to be active service by the Secretary of Veterans Affairs.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

#### Cost of wars

The House bill contained a provision (sec. 1087) that would require the Secretary of Defense to post on the public web site of the Department of Defense the costs of the wars in Afghanistan and Iraq.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

### Observance of Veterans Day

The House bill contained a provision (sec. 1088) that would amend Chapter 1 of title 36, United States Code, to require the President to issue each year a proclamation calling on the people of the United States to observe 2 minutes of silence on Veterans Day in honor of the service and sacrifice of veterans throughout the history of the Nation.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

### Findings; sense of Congress

The House bill contained a provision (sec. 1089) that would express the sense of Congress that the Secretary of Defense should order that the names of the 74 military personnel lost aboard the USS Frank E. Evans on June 3, 1969, be added to the Vietnam Veterans Memorial.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We recommend that the names of the 74 military personnel lost aboard the USS Frank E. Evans on June 3, 1969, be added to the Vietnam Veterans Memorial if adequate funds are available to

pay for adding the names and there is sufficient space available on the Memorial to accommodate the additional names.

Review of operation of certain ships during the Vietnam Era

The House bill contained a provision (sec. 1090) that would require the Secretary of Defense to review, by not later than 1 year after the date of enactment of this Act, the logs of each Navy ship known to have operated in the waters near Vietnam during the Vietnam Era to determine whether the ship operated in the territorial waters of the Republic of Vietnam during that period, and, for each ship that operated in these waters during that time, the date or dates that the ship so operated and the distance from the shore of the location where the ship operated. The Secretary of Defense would be required to provide this determination and information to the Secretary of Veterans Affairs.

The Senate committee-reported bill contained a similar provision (sec. 1062).

The agreement includes does not include these provisions.

We note that the Department of Veterans Affairs maintains a publicly available Internet list of ships which, during the Vietnam War, experienced possible exposure to Agent Orange based on military records, and which, as of January 2014, included 308 United States Navy and Coast Guard ships associated with military service and possible exposure to Agent Orange based on military records. We further note that the number of ships on this list is likely to increase as Department of Veterans Affairs continues to determine qualifying service in Vietnam for veterans who file a claim for compensation benefits.

Sense of Congress recognizing the 70th anniversary of the Allied amphibious landing on D-Day, June 6, 1944, at Normandy, France

The House bill contained a provision (sec. 1090A) that would express the sense of Congress that would recognize the 70th anniversary of the Allied amphibious landing on D-Day, June 6, 1944, at Normandy, France, during World War II and would request the President to issue a proclamation calling on the people of the United States to observe the anniversary with appropriate ceremonies and programs to honor the sacrifices of their fellow countrymen to liberate Europe.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Transportation of supplies to members of the armed forces from nonprofit organizations

The House bill contained a provision (sec. 1090B) that would amend chapter 20, United States Code, to authorize the Secretary of Defense to transport, on a space available basis and without charge, supplies that have been furnished by a nonprofit organization and that are intended for distribution to members of the Armed Forces.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

The Secretary of Defense informed us that he has the authority to accept donations and gifts for the benefit of our Armed Forces, but that the Department of Defense has very limited resources to receive, screen, and transport donations and gifts.

### Findings and purposes

The House bill contained a provision (sec. 1701) that would discuss the findings of Congress leading up to the establishment of an advisory panel on Department of Defense audit readiness. In addition, this provision discusses the purposes of the panel: to actively monitor the Department of Defense's audit readiness and audit work and to report on problems that need to be resolved with the intention to shed light on the best, most efficient path forward to meet the 2017 and 2019 deadlines relating to auditability.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Comptroller General oversight of Department of Defense audit readiness

The House bill contained a provision (sec. 1702) that would establish the advisory panel on Department of Defense audit readiness, describe the process for the selection of members to the panel, identify the period of appointment, and describe meeting requirements of the panel.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Duties of the Advisory Panel

The House bill contained a provision (sec. 1703) that would define the duties of the Advisory Panel. The Panel would identify, review, and evaluate the work of the Department of Defense regarding auditability. The Panel would submit to congressional defense committees semi-annual reports on the findings and recommendations of the Panel.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Powers of the Advisory Panel

The House bill contained a provision (sec. 1704) that would provide the authority for the advisory panel to hold hearings and receive information directly from the Department of Defense.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Advisory Panel personnel matters

The House bill contained a provision (sec. 1705) that would require members of the Advisory Panel to serve without compensation for such service. This section would also provide authority for travel expenses and staff to support the Advisory Panel.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Termination of the Advisory Panel

The House bill contained a provision (sec. 1706) that would terminate the Advisory Panel on April 30, 2019.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

## TITLE XI-CIVILIAN PERSONNEL MATTERS

One-year extension of authority to waive annual limitation on pay for federal civilian employees working overseas (sec. 1101)

The House bill contained a provision (sec. 1101) that would authorize the head of an executive agency to waive

limitations on the aggregate of basic and premium pay payable through calendar year 2015 to an employee who performs work in an overseas location that is in the area of responsibility of the Commander, U.S. Central Command (CENTCOM), or a location that was formerly in CENTCOM but has been moved to an area of responsibility of the Commander, U.S. Africa Command, in support of a contingency operation or an operation in response to a declared emergency. The amount payable may not exceed the total annual compensation payable to the Vice President under section 104 of title 3, United States Code.

The Senate committee-reported bill contained a similar provision (sec. 1103).

The agreement includes the House provision.

One-year extension of discretionary authority to grant allowances, benefits, and gratuities to personnel on official duty in a combat zone (sec. 1102)

The House bill contained a provision (sec. 1102) that would authorize temporary discretionary authority to federal agencies to grant allowances, benefits, and gratuities comparable to those provided to members of the foreign service to an agency's civilian employees on official duty in a combat zone. This authority would expire at the end of fiscal year 2016.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

Revision to list of science and technology reinvention laboratories (sec. 1103)

The House bill contained a provision (sec. 1103) that would amend the list of Science and Technology Reinvention Laboratories to include the Army Research Institute for the Behavioral and Social Sciences and the Space and Missile Defense Command Technical Center.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision.

Extension and modification of experimental program for scientific and technical personnel (sec. 1104)

The House bill contained a provision (sec. 1104) that would remove the sunset date and annual reporting requirement for section 1101 of the Strom Thurmond National Defense

Authorization Act for Fiscal Year 1999 (Public Law 105-261) which provides authority that is used by the Defense Advanced Research Projects Agency and other agencies to hire world-class technical experts to serve as research and development program managers.

The Senate committee-reported bill contained a provision (sec. 1104) that would make technical modifications to the same section.

The agreement includes the Senate provision.

Temporary authorities for certain positions at Department of Defense research and engineering facilities (sec. 1105)

The House bill contained a provision (sec. 1105) that would modify section 1107 of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66) to establish a pilot program providing direct hiring authority to the laboratory director of specified laboratories for certain students enrolled in scientific, technical, engineering, or mathematics (STEM) programs at institutions of higher education on a temporary or term basis.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that establishes a pilot program for direct hire authority for STEM students on a temporary or term basis, for up to three percent of the laboratory's scientific and engineering workforce.

Rate of overtime pay for Department of the Navy employees performing work aboard or dockside in support of the nuclear aircraft carrier forward deployed in Japan (sec. 1106)

The House bill contained a provision (sec. 1108) that would amend section 5542(a)(6)(B) of title 5, United States Code, to extend for 1 year the authority for a civilian employee of the Department of the Navy who is assigned to temporary duty to perform work aboard, or dockside in direct support of, the nuclear aircraft carrier that is forward deployed in Japan to receive overtime pay.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would limit the amount the Secretary of the Navy may pay under this section to \$250,000 in fiscal year 2015 until the Director of the Office of Personnel Management submits the

report required in section 1105(b)(2) of the National Defense Authorization Act for Fiscal Year 2011 (Public Law 111-383).

Extension of part-time reemployment authority (sec. 1107)

The House bill contained a provision (sec. 1109) that would extend for 5 years the authority of federal agencies to reemploy retired federal civilian employees under limited conditions, without offset of annuity against salary, for certain specified purposes.

A proposed amendment to the Senate committee-reported bill (amendment number 3890) contained a similar provision.

The agreement includes the House provision with an amendment that would extend through December 31, 2019 the authority of federal agencies to reemploy retired federal civilian employees under limited conditions, without offset of annuity against salary, for certain specified purposes.

Personnel authorities for civilian personnel for the United States Cyber Command and the cyber component headquarters of the military departments (sec. 1108)

The Senate committee-reported bill contained a provision (sec. 1104) that would express the sense of the Senate that enhanced personnel authorities are needed for hiring, compensating, and promoting civilian personnel supporting U.S. Cyber Command (CYBERCOM), perhaps modeled on the Defense Civilian Intelligence Personnel System (DCIPS) established in sections 1601 through 1607 of title 10, United States Code. The provision also would require the Principal Cyber Advisor, within 180 days of enactment, to provide recommendations to the Secretary of Defense to improve the support provided by CYBERCOM's executive agent, the Department of the Air Force, in the area of civilian personnel, both through administrative actions and legislation.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would extend the Principal Cyber Advisor's recommendations to the Secretary to include the civilian personnel of the cyber component headquarters of the military departments.

#### LEGISLATIVE PROVISIONS NOT ADOPTED

Judicial review of Merit Systems Protection Board decisions relating to whistleblowers

The House bill contained a provision (sec. 1106) that would amend section 7703 of title 5, United States Code, to extend by 3 years a pilot provision of the Whistleblower Protection Enhancement Act (Public Law 101-12) to allow whistleblowers to appeal cases from the Merit Systems Protection Board to the United States Court of Appeals for the Federal Circuit or any court of appeals of competent jurisdiction.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that this provision was enacted in the All Circuit Review Extension Act (Public Law 113-170).

Pay parity for Department of Defense employees employed at joint bases

The House bill contained a provision (sec. 1107) that would require that when the constituent installations of a joint military installation are not located within the same pay locality, all Department of Defense employees of the joint military installation receive locality pay at a percentage equal to that which is payable to the constituent installation receiving the highest locality pay.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

# TITLE XII-MATTERS RELATING TO FOREIGN NATIONS

## SUBTITLE A-ASSISTANCE AND TRAINING

Modification and extension of Global Security Contingency Fund (sec. 1201)

The House bill contained a provision (sec. 1201) that would extend for 1 year the authority under section 1207 of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112-81) for the Global Security Contingency Fund (GSCF). The provision would also modify the GSCF authority to allow funds to be used for small-scale construction as part of foreign capacity-building activities under the program.

The Senate committee-reported bill contained a similar provision (sec. 1205) that would extend the GSCF authority for 2 years and make a clarifying amendment.

The agreement includes the House provision with an amendment that would extend the GSCF authority for 2 years and make a clarifying amendment.

We expect that any small-scale military construction projects authorized under this section would be a supporting, logical component of a comprehensive GSCF program, and not a stand-alone project.

Notice to Congress on certain assistance under authority to conduct activities to enhance the capability of foreign countries to respond to incidents involving weapons of mass destruction (sec. 1202)

The House bill contained a provision (sec. 1202) that would amend section 1204(e) of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66) to include the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives as recipients of information required by the provision.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision.

Enhanced authority for provision of support to foreign military liaison officers of foreign countries while assigned to the Department of Defense (sec. 1203)

The House bill contained a provision (sec. 1203) that would amend section 1051a of title 10, United States Code, to authorize the Secretary of Defense to provide administrative and support services, to include certain training programs, for liaison officers of a foreign country, while such liaison officers are assigned temporarily to the headquarters of a combatant command, component command, or subordinate operational command of the United States. This section would further amend section 1051a of title 10, United States Code, to include a limitation on the authorized number of liaison officers and amount of unreimbursed support for travel, subsistence, and medical care expenses per fiscal year for any such liaison officer. This section would also require the Secretary of Defense to submit to the congressional defense committees an annual report on January 31 of each year from 2016-18 on the summary of expenses incurred by the United States for liaison officers of a developing country, and include the Department of Defense's definition of a "developing country" as used for the purposes of this authority.

The Senate committee-reported bill contained a similar provision (sec. 1263).

The agreement includes the House provision with a clarifying amendment.

Prohibition on use of funds for assistance to units of foreign security forces that have committed a gross violation of human rights (sec. 1204)

The Senate committee-reported bill contained a provision (sec. 1202) that would amend chapter 134 of title 10, United States Code, to include a limitation on the use of funds for training, equipment, or other assistance for the members of a unit of a foreign security force if the Secretary of Defense has credible information that such unit has committed a gross violation of human rights.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would make technical changes and incorporate the requirement to submit an annual report from section 1204 of H.R. 4435, "Annual Report on Human Rights Vetting and Verification Procedures of the Department of Defense" into the Senate provision.

Codification and enhancement of authority to build the capacity of foreign security forces (sec. 1205)

The Senate committee-reported bill contained a provision (sec. 1205) that would codify in title 10, United States Code, the authority for the Secretary of Defense to conduct a program to train and equip certain foreign security forces to build their capacity to conduct counterterrorism operations and stability operations under section 1206 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109-163), as amended (the "section 1206 authority"). The provision would also modify the limitations on the amount of funds that could be used under the section 1206 authority.

The House bill contained no similar provision.

The agreement includes the Senate provision with a number of technical and clarifying amendments.

We expect that any small-scale military construction projects authorized under this section would be a supporting, logical component of a comprehensive section 1206 program, and not a stand-alone project.

Training of security forces and associated security ministries of foreign countries to promote respect for the rule of law and human rights (sec. 1206)

The Senate committee-reported bill contained a provision (sec. 1204) that would authorize the Secretary of Defense to conduct human rights training of security forces and associated ministries of foreign countries. The provision would require that the activities conducted pursuant to this section have the concurrence of the Secretary of State and the provision would define the activities considered to be human rights training.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

Not later than 180 days after the enactment of this Act, the Secretary of Defense, in coordination with the Secretary of State, shall provide the Committees on Armed Services and Committees on Appropriations of the House of Representatives and Senate a briefing on the initial implementation activities associated with this new authority and other related matters deemed appropriate by the Secretary of Defense.

Cross servicing agreements for loan of personnel protection and personnel survivability equipment in coalition operations (sec. 1207)

The Senate committee-reported bill contained a provision (sec. 1207) that would codify in title 10, United States Code, an authority for the Secretary of Defense to enter into arrangements under acquisition and cross servicing agreements (ACSA) to loan equipment for personnel protection and personnel survivability. The provision would authorize such loans to coalition forces for their use in coalition operations with the United States as part of a contingency operation or a peacekeeping operation under the United Nations Charter or another international agreement. The provision would also include a waiver of the requirement to reimburse the United States for the loss of such equipment in the event it is damaged or destroyed during combat operations for which the equipment was loaned.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would provide statutory authority through the end of fiscal year 2019 for the Secretary of Defense, with the concurrence of the Secretary of State, to enter into arrangements to use ACSAs to loan personnel protection and personnel survivability equipment to coalition forces

participating in such coalition operations with the United States. The agreement would also authorize the loaning of such equipment in connection with the training of coalition forces to be deployed to those operations.

We note that a similar authority to loan personnel protection and personnel survivability equipment under ACSAs to allies and other partners has made an important contribution to coalition operations in Afghanistan. The Department of Defense has interpreted this temporary authority narrowly, and we urge the Department to take a similar approach in the implementation of any program under this section.

Extension and modification of authority for support of special operations to combat terrorism (sec. 1208)

The House bill contained a provision (sec. 1241) that would extend through 2017 the authority for support of special operations to combat terrorism pursuant to section 1208 of the Ronald Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108-375), as amended most recently by section 1203(c) of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112-81).

The Senate committee-reported bill contained a similar provision (sec. 1208) that would extend the authority through fiscal year 2016, and increase the annual cap on the authority from \$50.0 million to \$60.0 million.

The agreement includes the Senate provision with an amendment that would extend the authority through fiscal year 2017 and increase the annual cap on the authority from \$50.0 million to \$75.0 million.

Authority to provide assistance to the vetted Syrian opposition (sec. 1209)

The Senate committee-reported bill contained a provision (sec. 1209) that would authorize the Secretary of Defense to provide equipment, supplies, training, and defense services to assist the vetted elements of the Syrian opposition for the purposes of: (1) Defending the Syrian people from the attacks of the Syrian regime; (2) Protecting the United States, our friends and allies, and the Syrian people from terrorist elements; and (3) Promoting the conditions for a negotiated settlement to end the conflict in Syria. The provision would also establish requirements for an element of the Syrian opposition to be deemed vetted, permit the Secretary of Defense to provide assistance to third countries for purposes of the provision of training and equipment, and provide the authority to accept

contributions from other nations. The Secretary of State's concurrence would be required to conduct activities under this authority.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

We note that the agreement includes language similar to the Continuing Appropriations Resolution, 2015 (Public Law 113-164) to provide assistance to the appropriately vetted elements of the Syrian opposition.

Additionally, we note that sustainment, at a minimum, includes the provision of logistics, intelligence, communications, and other enabling support necessary to maintain operations in support of the mission; supply of food, fuel, arms, munitions, and equipment; maintenance of equipment; and repair and renovation of facilities.

Provision of logistic support for the conveyance of certain defense articles to foreign forces training with the United States Armed Forces (sec. 1210)

The House bill contained a provision (sec. 323) that would authorize a 2-year pilot program for the Secretary of Defense to use up to \$10.0 million in funds to provide logistic support for the transfer of excess defense articles to allied forces participating with U.S. armed forces in bilateral or multilateral training activities.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would authorize the Secretary of Defense to use up to \$10.0 million in each of fiscal years 2015 and 2016 to provide logistic support for the transfer of excess defense articles in Afghanistan to the military forces of countries with which the U.S. Armed Forces plan to conduct bilateral or multilateral training overseas during those fiscal years.

Biennial report on programs carried out by the Department of Defense to provide training, equipment, or other assistance or reimbursement to foreign security forces (sec. 1211)

The Senate committee-reported bill contained a provision (sec. 1211) that would require a biennial report to Congress in fiscal years 2016, 2018, and 2020 on the Department of Defense programs to provide training, equipment, or other security assistance or reimbursement to foreign security forces.

The House bill contained no similar provision.

The agreement includes the Senate provision with technical and clarifying amendments.

# SUBTITLE B-MATTERS RELATING TO AFGHANISTAN, PAKISTAN, AND IRAQ

Commanders' Emergency Response Program in Afghanistan (sec. 1221)

The House bill contained a provision (sec. 1211) that would extend for 1 year the authority under section 1201 of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112-81), as amended, for the Commanders' Emergency Response Program (CERP) in Afghanistan.

The Senate committee-reported bill contained a similar provision (sec. 1221).

The agreement includes the Senate provision with an amendment that would limit the total funds available for the CERP program in fiscal year 2015 to \$10.0 million and make other technical and clarifying amendments.

Extension and modification of authority for reimbursement of certain coalition nations for support provided to United States military operations (sec. 1222)

The House bill contained a provision (sec. 1212) that would extend through fiscal year 2015 the authority under section 1233 of the National Defense Authorization Act for Fiscal Year 2008 (Public Law 110-181), as amended, for the Secretary of Defense to reimburse coalition nations for support provided to the United States for military operations in Operation Enduring Freedom in Afghanistan, and make certain technical amendments.

The Senate committee-reported bill contained a similar provision (sec. 1224) that would extend for 1 year the authority under section 1233 of Public Law 110-181, as amended. The Senate provision would limit overall funds available under this section in fiscal year 2015 to \$1.2 billion and of those funds, no more than \$900.0 million would be available for Pakistan. The provision would also extend certain notification and certification requirements relating to any payments under this section to Pakistan. In addition, the provision would limit the Secretary from waiving the certification requirements with regard to \$300.0 million of the \$900.0 million authorized for Pakistan unless the Secretary can make certain additional

certifications regarding Pakistan's military operations in North Waziristan.

The agreement includes the Senate provision with an amendment that would expand the authority under section 1233 of Public Law 110-181 to allow the Secretary of Defense to reimburse coalition nations for support provided to U.S. military operations in Iraq or in Operation Enduring Freedom in Afghanistan. The amendment to the Senate provision would also increase the amount of funding authorized under this section for Pakistan to \$1.0 billion. The amendment would clarify the additional certification requirements that the Secretary would need to make to invoke the waiver with regard to the full amount of funding authorized under this section for Pakistan.

One-year extension of logistical support for coalition forces supporting certain United States military operations (sec. 1223)

The House bill contained a provision (sec. 1213) that would extend certain authorities for the support of coalition forces participating with the United States in military operations in Afghanistan. The provision would extend current authorities to (1) provide coalition forces with logistical support under section 1234 of the National Defense Authorization Act for Fiscal Year 2008 (Public Law 110-181); and (2) use acquisition and cross-servicing agreements to lend those forces certain military equipment for personnel protection.

The Senate committee-reported bill contained a similar provision (sec. 1225) that would extend the authority under section 1234 of Public Law 110-181 to provide logistical support to coalition forces participating with the United States in military operations in Afghanistan.

The agreement includes the Senate provision with an amendment that would expand this authority to allow the provision of logistical support to such coalition forces in Afghanistan and Iraq.

United States plan for sustaining the Afghanistan National Security Forces through the end of fiscal year 2017 (sec. 1224)

The House bill contained a provision (sec. 1216) that would require the Secretary of Defense to submit to the appropriate congressional committees a report containing a detailed plan for the sustainment of the Afghan National Security Forces (ANSF) through fiscal year 2018.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would require the report to contain a detailed plan for sustaining the ANSF through fiscal year 2017 and additional clarifying amendments.

Semiannual report on enhancing security and stability in Afghanistan (sec. 1225)

The Senate committee-reported bill contained a provision (sec. 1227) that would require a semi-annual report to the appropriate committees of Congress on enhancing the strategic partnership between the United States and Afghanistan, including efforts to build and sustain the Afghan National Security Forces.

The House bill contained a similar provision (sec. 1214). The agreement includes the Senate provision with an amendment clarifying the information to be included in the report and making other technical amendments.

We note that the House provision is addressed elsewhere in this report.

Sense of Congress on stability and sovereignty of Afghanistan (sec. 1226)

The House bill contained a provision (sec. 1217) that would express the sense of Congress regarding the continuing U.S. national security interest in Afghanistan after 2014 and support for Afghan National Security Forces.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

Extension of Afghan Special Immigrant Program (sec. 1227)

The House bill contained a provision (sec. 1218) that would authorize a certain number of visas for principal aliens who may be provided special immigrant visa status in accordance with section 602(b)(3) of the Afghan Allies Protection Act of 2009 (8 U.S.C. 1101). This section would also extend the period in which the principal alien must be employed by or on behalf of the U.S. Government in the Islamic Republic of Afghanistan to December 31, 2015. Additionally, this section would extend the period in which the principal alien must apply to the Chief of Mission in Afghanistan to September 30, 2015. The authorization in this section would terminate on September 30, 2016.

The Senate committee-reported bill contained a similar provision (sec. 1230).

The agreement includes the House provision with a clarifying amendment.

Independent assessment of United States efforts against al-Qaeda (sec. 1228)

The House bill contained a provision (sec. 1219) that would direct the Secretary of Defense to conduct an independent assessment related to U.S. efforts to disrupt, dismantle, and defeat al-Qaeda, its affiliated groups, associated groups, and adherents.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

We expect the Department to provide a briefing to the congressional defense committees on the process for developing the independent assessment report, including an estimate of the cost of preparing such an assessment.

Sense of Congress on security of Afghan women (sec. 1229)

The House bill contained a provision (sec. 1220) that would express the sense of Congress regarding the importance of the security and civic participation of women for the development and national security of Afghanistan and the need to increase the number of women in the Afghan National Security Forces (ANSF).

A proposed amendment to the Senate committee-reported bill (amendment number 3715) contained a provision that would express the sense of Congress that the United States should continue to support the meaningful inclusion of women in the political, economic, and security transition process in Afghanistan. The Senate provision would also require a report on the security of Afghan women and girls, including information on the recruitment and retention of women in the ANSF.

The agreement includes the House provision with a clarifying amendment.

We note that elsewhere in this Act, the Secretary of Defense is required to report to the appropriate committees of Congress on efforts by the Afghan Ministry of Defense and the Afghan Ministry of Interior to increase the recruitment and retention of women in the ANSF.

Review process for use of United States funds for construction projects in Afghanistan that cannot be physically accessed by United States Government personnel (sec. 1230)

The House bill contained a provision (sec. 1220B) that would prohibit the obligation or expenditure of fiscal year 2015 Department of Defense (DOD) funds for construction projects in Afghanistan in excess of \$500,000 that cannot be audited and physically inspected. The provision included authority to waive the prohibition if, prior to the obligation of funds for the project, a plan is submitted to the relevant congressional committees for the monitoring of the use of such funds to ensure they are used for their intended purpose and to mitigate waste, fraud and abuse.

The Senate committee-reported bill contained a similar provision (sec. 1226).

The agreement includes the House provision with an amendment that would prohibit the obligation or expenditure of fiscal year 2015 DOD funds for construction projects in Afghanistan in excess of \$1 million that cannot be authorized and physically inspected by U.S. Government personnel or their designated representatives. The provision would allow for this prohibition to be waived if the Secretary of Defense or the Commander of U.S. Forces in Afghanistan submits to the relevant congressional committee a report containing (1) a detailed plan for the monitoring of the funds for the project, and (2) certain specific determinations regarding the project's contribution to U.S. national security, its coordination with the Government of Afghanistan and other implementing partners, and its sustainability.

Extension of authority to transfer defense articles and provide defense services to the military and security forces of Afghanistan (sec. 1231)

The Senate committee-reported bill contained a provision (sec. 1222) that would extend for 1 year the authority of the Secretary of Defense to transfer to the Afghan security forces defense articles being drawn down in Afghanistan, and to provide defense services in connection with such transfers, under section 1222 of the National Defense Authorization Act for Fiscal Year 2013 (Public Law 112-239).

The House bill contained no similar provision. The agreement includes this provision.

One-year extension of authority to use funds for reintegration activities in Afghanistan (sec. 1232)

The Senate committee-reported bill contained a provision (sec. 1223) that would extend for 1 year the authority under section 1216 of the Ike Skelton National Defense Authorization Act for Fiscal Year 2011 (Public Law 111-383), as amended, for the Secretary of Defense to use funds to support the reintegration of former insurgent fighters into Afghan society. The provision would allow the use of up to \$15.0 million in fiscal year 2015 for reintegration purposes.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would allow the use of up to \$5.0 million in Department of Defense (DOD) funds for reintegration purposes. We note that the United States continues to support a political reconciliation process that is Afghan-owned and Afghan-led. We encourage the transition of reintegration efforts from the Department of Defense to the appropriate institutions of the Government of Afghanistan, and accordingly expect that there will not be a need for this DOD reintegration authority after fiscal year 2015.

Clearance of unexploded ordnance on former United States training ranges in Afghanistan (sec. 1233)

The Senate committee-reported bill contained a provision (sec. 1229) that would authorize the Secretary of Defense to use up to \$125.0 million of Department of Defense (DOD) funds in each of fiscal years 2015 and 2016 to conduct surface clearance of unexploded ordnance at closed training ranges used by the U.S. Armed Forces in Afghanistan.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would clarify that the DOD is authorized to use up to a total of \$250.0 million in DOD funds through September 30, 2016, to conduct both surface and subsurface clearance of unexploded ordnance under this section.

Report on impact of end of major combat operations in Afghanistan on authority to use military force (sec. 1234)

The Senate committee-reported bill contained a provision (sec. 1241) that would require the Secretary of Defense, in consultation with the Secretary of State and the Attorney General, to submit a report to the appropriate committees of Congress on the impact, if any, of the end of major combat operations in Afghanistan on the authority to use military force against al Qaeda, the Taliban and associated forces under the

2001 Authorization for the Use of Military Force or any other available legal authority.

The House bill contained no similar provision. The agreement includes this provision.

Report on bilateral security cooperation with Pakistan (sec. 1235)

The Senate committee-reported bill contained a provision (sec. 1228) that would require the Secretary of Defense, in consultation with the Secretary of State, to submit a detailed report to the appropriate committees of Congress on the nature and extent of bilateral security cooperation between the United States and Pakistan.

The House bill contained no similar provision.

The agreement includes the Senate provision with a technical and clarifying amendment.

Authority to provide assistance to counter the Islamic State in Iraq and the Levant (sec. 1236)

Following passage of the House bill and the Senate committee-reported bill, the administration submitted to the congressional defense committees a legislative proposal that would authorize to be appropriated to the Iraq Train and Equip Fund up to \$1.6 billion to provide assistance to military and other security forces of or associated with the Government of Iraq, including Kurdish and tribal security forces, with a national mission, to counter the Islamic State in Iraq and the Levant (ISIL).

The agreement includes the proposal for the Iraq Train and Equip Fund with certain technical and clarifying amendments. Assistance under this section would be restricted to no more than 25 percent of the amounts authorized until the Secretary of Defense, in coordination with the Secretary of State, submits a report on the plan for providing such assistance and re-training and re-equipping the Iraqi Security Forces, and the President submits a report on how such assistance fits within a broader regional strategy.

We note the significant contribution that Kurdish security forces have made to countering ISIL's advance. We understand that the administration's plan includes assistance to train and equip 3 brigades of Kurdish peshmerga. Accordingly, we expect that a significant portion of the assistance under this authority will be provided to meet the requirements of the Kurdish security forces and urge the Secretary of Defense to ensure that such assistance is delivered in a timely manner to

such forces. We further expect the Secretary of Defense to keep the congressional defense committees fully informed as this plan is developed and implemented, including any arrangements to ensure that such assistance for Kurdish security forces is promptly delivered to those forces.

The provision is also amended to add local security forces with a national security mission to the list of forces authorized to receive assistance under this section. We believe that, for purposes of this section, local security forces should include local forces that are committed to protecting highly vulnerable ethnic and religious minority communities in the Nineveh Plain and elsewhere from the ISIL threat.

We note that among the lessons learned from the execution of previous large-scale train-and-equip funds in Iraq and Afghanistan has been the need for high-level oversight and requirements coordination, such as through the Afghanistan Requirements Oversight Council (AROC), to ensure that significant expenditures from the fund are aligned with validated requirements and subject to adequate oversight. expect that the Department of Defense (DOD) will utilize a mechanism and procedures similar to the AROC in carrying out the program under the ITEF. Therefore, we direct the Secretary of Defense to report to the congressional defense committees, not later than 60 days after the date of enactment of this Act, on the procedures and mechanism DOD will use to ensure that major expenditures from the fund are made only pursuant to an appropriately validated need and subject to adequate monitoring and evaluation.

Extension and modification of authority to support operations and activities of the Office of Security Cooperation in Iraq (sec. 1237)

The House bill contained a provision (sec. 1243) that would extend through fiscal year 2015 the authority under section 1215 of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112-81), as amended, for the use of Department of Defense funds to support the operations and activities of the Office of Security Cooperation in Iraq (OSC-I). The provision would also clarify the kinds of training activities that the OSC-I is authorized to conduct in support of the Iraqi Ministry of Defense and the Counter Terrorism Service.

The Senate committee-reported bill contained a similar provision (sec. 1231).

The agreement includes the House provision with an amendment that would authorize the use of up to \$140.0 million

to support OSC-I operations and activities during fiscal year 2015.

## SUBTITLE C-MATTERS RELATING TO THE RUSSIAN FEDERATION

Limitation on military cooperation between the United States and the Russian Federation (sec. 1241)

The House bill contained a provision (sec. 1221) that would prohibit the use of Department of Defense (DOD) funds for fiscal year 2015 for bilateral military-to-military contact or cooperation between the Governments of the United States and the Russian Federation until the Secretary of Defense makes certain specified certifications to the appropriate congressional committees regarding Russia's actions in Ukraine, its compliance with its arms control obligations, and its foreign military sales or transfers.

The Senate committee-reported bill contained a similar provision (sec. 1242(e)).

The agreement includes the House provision with an amendment that would prohibit the use of DOD funds for fiscal year 2015 for bilateral military-to-military cooperation between the United States and the Russia Federation until the Secretary of Defense, in coordination with the Secretary of State, certifies that Russia has ceased its occupation of Ukrainian territory and its aggressive activities that threaten Ukraine and North Atlantic Treaty Organization members. The amendment authorizes the Secretary of Defense to waive the prohibition if the Secretary determines that doing so is in the U.S. national security interest and the Secretary provides prior notification to the appropriate committees of Congress, including certain specified information.

Notification and assessment of proposal to modify or introduce new aircraft or sensors for flight by the Russian Federation under Open Skies Treaty (sec. 1242)

The House bill contained a provision (sec. 1222) that would limit the use of funds to authorize or permit a certification by the United States of a proposal by the Russian Federation to change any sensor package on a Russian Open Skies aircraft, unless certain specified conditions are met.

The Senate committee-reported bill contained no similar provision.

The agreement includes a provision that would require the President, not later than 30 days after the Russian Federation provides notification to all States Parties to the Open Skies Treaty (Treaty) of its intention to seek certification to change, modify, or introduce a new aircraft or sensor under the Treaty, to notify the appropriate committees of Congress and provide the relevant details of the Russian proposal. provision would also require, not later than 30 days prior to the date of intended approval of certification of such aircraft or sensor by the United States, the Director of National Intelligence, jointly with the Secretary of Defense and the Chairman of the Joint Chiefs of Staff, and in consultation with the Secretary of State, to submit to the appropriate committees of Congress an assessment of the national security implications for the United States of any new aircraft or sensor proposed to be deployed by the Russian Federation under the Treaty. Further, the provision would require that any such assessment include a description of any plans by the United States to mitigate any negative effect of the proposed new Russian sensor or aircraft on the national security of the United States, including an analysis of the costs and effectiveness of any such plans.

In any case where an assessment of national security implications is prepared in response to this provision, we expect the Chairman of the Joint Chiefs of Staff to take into account the views of the relevant regional and functional combatant commander on the security implications of a proposed Russian change in aircraft or sensor for Open Skies overflights in their assigned area of responsibility. We note that the Department of Defense committed to provide information concerning the views of relevant regional and functional combatant commanders relating to proposals under the Treaty to the committees in November 2014.

Limitations on providing certain missile defense information to the Russian Federation (sec. 1243)

The House bill contained a provision (sec. 1223) that would extend by 1 year the limitations in section 1246(c) of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66) on providing certain missile defense information to the Russian Federation. The provision would also place limitations on providing information to the Russian Federation concerning the velocity at burnout of United States missile defense interceptors or targets.

The Senate committee-reported bill included a similar provision (sec. 1266).

The agreement includes the House provision with a clarifying amendment.

Report on non-compliance by the Russian Federation with its obligations under the INF Treaty (sec. 1244)

The House bill contained a provision (sec. 1225) that would require the President to submit a report to Congress on the status of efforts to hold the Russian Federation accountable for its violation of the Intermediate-Range Nuclear Forces (INF) Treaty, and on the President's assessment as to whether it remains in the national security interests of the United States to remain a party to the INF Treaty and related treaties while the Russian Federation is in non-compliance with the INF Treaty.

The Senate committee-passed bill contained no similar provision.

The agreement includes a provision that would require the President to submit, not later than 90 days after the enactment of this Act, a report to the appropriate congressional committees on Russian non-compliance with the INF Treaty, including elements set forth in section 1061 of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-It would also require the Department of State, jointly with the Department of Defense and other appropriate agencies, to brief the appropriate congressional committees at the time of submission of the report, and every 6 months thereafter until the Russian Federation returns to compliance with its obligations under the INF Treaty, on the status of efforts to resolve U.S. concerns about Russian INF noncompliance. in the event the President determines that Russia has deployed, or intends to deploy, systems that violate the INF Treaty, it would require the President to notify Congress promptly of such a determination, and any plans to respond to such deployments.

Annual report on military and security developments involving the Russian Federation (sec. 1245)

The House bill contained a provision (sec. 1227) that would require the Secretary of Defense to submit a detailed report to the specified congressional committees annually through 2021 on the current and future military power of the Russian Federation.

The Senate committee-reported bill contained a similar provision (sec. 1243).

The agreement includes the House provision with an amendment that would require the Secretary of Defense to submit a detailed report to the appropriate congressional committees

annually through 2018 on the security and military strategies, priorities, and capabilities of the Russian Federation.

We expect the Secretary of Defense to consult closely with the Director of National Intelligence and the Secretary of State throughout the preparation of the report required under this section, including to avoid duplicative reporting.

Prohibition on use of funds to enter into contracts or other agreements with Rosoboronexport (sec. 1246)

The House bill contained a provision (sec. 1229) that would prohibit the use of Department of Defense (DOD) funds to enter into a contract, memorandum of understanding, or cooperative agreement with, to make a grant to, or to provide a loan or loan guarantee to the Russian state corporation Rosoboronexport. The provision included a national security waiver of this prohibition if the Secretary of Defense submits to the congressional defense committees certain detailed certifications.

The Senate committee-reported bill contained a similar provision (sec. 1267).

The agreement includes the House provision with technical and clarifying amendments. The amendment would include a limited waiver of the prohibition with respect to contracting for spare parts or other activities related to the maintenance of helicopters operated by the Afghan National Security Forces or otherwise operated by DOD only if the Secretary submits to the congressional defense committees a detailed certification that the waiver is in the U.S. national security interest, based on certain determinations by the Commander of U.S. forces in Afghanistan and the Under Secretary of Defense for Acquisition, Technology, and Logistics.

Report on the New START Treaty (sec. 1247)

The House bill contained a provision (sec. 1230A) that would limit the availability of fiscal year 2015 funds for implementation of the New START Treaty unless the Secretary of Defense certifies that the Russian Federation has met a number of specified conditions.

The Senate committee-reported bill included no similar provision.

The agreement includes a provision that would require the Secretary of Defense and the Chairman of the Joint Chiefs of Staff to jointly submit to the appropriate congressional committees a report stating the reasons continued implementation

of the New START Treaty is in the national security interests of the United States.

## SUBTITLE D-MATTERS RELATING TO THE ASIA-PACIFIC REGION

Strategy to prioritize United States defense interests in the Asia-Pacific region (sec. 1251)

The House bill contained a provision (sec. 1231) that would require the Secretary of Defense, in coordination with the Secretary of State and other heads of federal departments and agencies, to develop a strategy to prioritize U.S. interests in the U.S. Pacific Command area of responsibility, as well as an implementation plan to support the strategy.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would narrow the scope of the strategy to defense issues and remove the implementation plan requirement.

The Defense Intelligence Agency should conduct the appropriate defense intelligence assessments focused on the matters included in subsection (a)(2)(B) to inform the strategy.

Modifications to annual report on military and security developments involving the People's Republic of China (sec. 1252)

The House bill contained a provision (sec. 1232) that would amend subsection (b) of section 1202 of the National Defense Authorization Act for Fiscal Year 2000 (Public Law 106-65) to modify the annual report on military and security developments involving the People's Republic of China.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

Military-to-military engagement with the Government of Burma (sec. 1253)

The House bill contained a provision (sec. 1233) that would require the Secretary of Defense to provide an annual report to the congressional defense committees and the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House on the goals and objectives guiding

military-to-military engagement between the United States and the Union of Burma, with a 5-year sunset.

The Senate committee-reported bill contained a provision (sec. 1210) that would require a certification of certain steps by the Government of Burma to improve conditions before security assistance would be authorized under this Act. The provision also contained exceptions to that limitation for human rights and disaster relief training, as well as a report requirement on the strategy and plans for military-to-military engagement between the U.S. Armed Forces and the Burma military.

The agreement includes the Senate provision with an amendment that would remove the certification requirement, combine the reporting requirements from both provisions, and authorize the human rights and disaster relief training contained within the Senate provision with clarifying modifications. The agreement also provides that no Department of Defense assistance to the Government of Burma is authorized by this Act except as provided in this section. If a decision is made to engage in one of the authorized activities enumerated in subsection (a), we expect the Secretary of Defense to provide written notification to the Secretary of State.

We note that there remains significant progress to be made on: establishing civilian oversight of the Burma military, implementing human rights reform in the Burma military, and terminating military relations with North Korea. We also note that the Government of Burma must take significant steps toward establishing a transparent and inclusive process to amend the constitution of Burma, including the full participation of the political opposition and all ethnic minority groups in that process.

Report on Department of Defense munitions strategy of the United States Pacific Command (sec. 1254)

The House bill contained a provision (sec. 1234) that would require the Secretary of Defense to provide the congressional defense committees with a report on the munitions strategy of United States Pacific Command.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

Missile defense cooperation in Northeast Asia (sec. 1255)

The House bill included a provision (sec. 1235) that would require the Secretary of Defense to conduct an assessment to

identify opportunities for increasing missile defense cooperation among the United States, Japan, and the Republic of Korea, and to evaluate options for short-range missile, rocket, and artillery defense capabilities to address threats from the Korean Peninsula. The provision would also require the Secretary to brief Congress on the assessment.

The Senate committee-reported bill included no such provision.

The agreement includes the House provision with a clarifying amendment.

We note that missile defense cooperation with allies in Asia could be bilateral, trilateral, or multilateral.

Sense of Congress and report on Taiwan and its contribution to regional peace and stability (sec. 1256)

The House bill contained a provision (sec. 1236) that would require the Secretary of Defense to provide the congressional defense committees and the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives a report on the maritime capabilities of Taiwan. The provision also would express the sense of Congress that the United States should consider opportunities to help enhance the maritime capabilities of Taiwan.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would expand the report to the self-defense capabilities of Taiwan and express a sense of Congress that reaffirms U.S. security commitments under the Taiwan Relations Act (Public Law 96-8).

Independent assessment of the ability of the Department of Defense to counter anti-access and area-denial strategies, capabilities, and other key technologies of potential adversaries (sec. 1257)

The Senate committee-reported bill contained a provision (sec. 221) that would require the Secretary of Defense to task the Defense Science Board or other independent group to examine the potential specific challenges to U.S. military technological superiority within the next 10 years, and the specific planned responses by the Department of Defense (DOD) to meet these challenges.

The House bill contained a similar provision (sec. 1237) that would require the Secretary of Defense to enter into an

agreement with an independent entity to conduct an assessment of anti-access and area-denial (A2AD) strategies and capabilities that pose a threat to security in the Asia-Pacific region and strategies to mitigate such threats.

The agreement includes the House provision with an amendment that would require the Secretary of Defense to task an independent entity to conduct an assessment of the ability of the DOD to counter A2AD strategies, capabilities, and other key technologies that could be implemented by potential adversaries.

In the annual report to Congress on "Military and Security Developments Involving the People's Republic of China 2014," the Department of Defense notes that China continues to sustain investments in key anti-access and area denial capabilities to deter or counter third-party intervention in the region. The Under Secretary of Defense for Acquisition, Technology and Logistics has warned that America's "technological superiority is not assured," and that "the Department of Defense is being challenged in ways that I have not seen for decades, particularly in the Asia-Pacific region." We share this concern and believe that an independent assessment could help focus the Department's investments and strategic thinking on these challenges.

We remain concerned by questions regarding the relative U.S. advantages in technological capabilities, which could be undercut as advanced technologies continue to proliferate. The potential for greater technological parity among adversaries carries the risk of U.S. military forces operating without the traditional level of overmatch needed to succeed swiftly in a contingency, which raises further questions about the impact that the loss of technological superiority would have on the freedom of U.S. action in securing national security objectives. These questions merit examination in the assessment.

Elsewhere in this Act, we require the Secretary of Defense to report on the Department's munitions strategy for United States Pacific Command, based on a provision in the House bill (sec. 1234). However, we believe that some of the reporting elements contained in the House bill would be better suited to this independent assessment. These include assessing other countries' munitions programs, capabilities, and technologies that could challenge U.S. deployed forces and military systems, and providing recommendations for how the United States can counter these challenges or restore, maintain, or expand U.S. military technological advantages in munitions.

We expect, as part of the information, data, resources, and analyses provided to the independent entity, the Department also provide a baseline description of the counter-A2AD

policies, strategies, force posture, programs, capabilities, systems and technologies that are currently in place or funded.

Sense of Congress reaffirming security cooperation with Japan and the Republic of Korea (sec. 1258)

The House bill contained provisions (sec. 1238 and 1239) that would express the sense of Congress to reaffirm the U.S. security commitment to Japan and the Republic of Korea.

The Senate committee-reported bill contained no similar provision.

The agreement includes a merger of the two House provisions with clarifying amendments.

Report on maritime security strategy in the Asia-Pacific region (sec. 1259)

The Senate committee-reported bill contained a provision (sec. 1245) that would require the President to submit to the congressional defense committees a report that outlines the strategy of the Department of Defense with regard to maritime security in the South China Sea and East China Sea. The provision would also require an annual briefing on the military to military engagement with the People's Republic of China.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

We direct that, not later than March 15, 2015, the Secretary of Defense shall provide the congressional defense committees a briefing (in classified form, if appropriate) on the following:

- (1) An assessment of the military to military engagements between the United States and the People's Republic of China in the previous 12 months, before March 15, 2015, including an assessment of the success of such engagements in meeting the objectives of the Commander of the United States Pacific Command for such engagements; and
- (2) A detailed description of all planned and potential military to military engagements between the United States and the People's Republic of China for the next 12 months, after March 15, 2015, including the objectives of such engagements.

Sense of Congress on Taiwan maritime capabilities and exercise participation (sec. 1259A)

The Senate committee-reported bill contained a provision (sec. 1212) that would express the sense of the Senate that both Taiwan and the People's Republic of China should be afforded the opportunity to participate in the humanitarian assistance and disaster relief portions of future multilateral exercises.

The House bill contained a similar provision (sec. 1236).

The agreement includes the Senate provision with an amendment that would incorporate a section of the sense of Congress from the House provision.

Modification of matters for discussion in annual reports of United States-China Economic and Security Review Commission (sec. 1259B)

The Senate committee-reported bill contained a provision (sec. 1244) that would revise and update the matters for discussion of the annual report of the United States-China Economic and Security Review Commission.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

## SUBTITLE E-OTHER MATTERS

One-year extension of authorization for non-conventional assisted recovery capabilities (sec. 1261)

The House bill contained a provision (sec. 1242) that would extend by 1 year the authority for non-conventional assisted recovery capabilities pursuant to subsection (h) of section 943 of the Duncan Hunter National Defense Authorization Act for Fiscal Year 2009 (Public Law 110-417), as amended most recently by section 1203(c) of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112-81).

The Senate committee-reported bill contained a similar provision (sec. 1264).

The agreement includes the House provision.

Modification of national security planning guidance to deny safe havens to al-Qaeda and its violent extremist affiliates (sec. 1262)

The House bill contained a provision (sec. 1244) that would modify section 1032 of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112-81) by requiring the President to provide to the Committees on Armed Services of the

Senate and the House of Representatives, the Committee on Foreign Relations of the Senate, and the Committee on Foreign Affairs of the House of Representatives, the required national security planning guidance, including any updates to such guidance, to deny safe havens to al Qaeda and its violent extremist affiliates not later than October 1, 2014. Additionally, this section would add an element to the required guidance that would describe the feasibility, resourcing, authorities required, and potential benefit of conducting multilateral training and equipping of military forces in relevant countries.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

Enhanced authority to acquire goods and services of Djibouti in support of Department of Defense activities in United States Africa Command area of responsibility (sec. 1263)

The House bill contained a provision (sec. 1245) that would provide the Secretary of Defense with an enhanced authority to acquire products and services produced in the Republic of Djibouti in support of Department of Defense (DOD) activities in the U.S. Africa Command (AFRICOM) area of responsibility. The Secretary would be required to make a determination that: (1) The product or service is to be used only in support of DOD activities in AFRICOM; (2) The limit on competition or preference for Djiboutian products or services is vital to the national security interest of the United States; (3) The Djiboutian product or service is of equivalent quality to that which would have been otherwise acquired; and (4) The limitation or preference will not adversely affect U.S. military or stability operations in AFRICOM or the U.S. industrial base. The authority provided in this section would terminate on September 30, 2018.

The Senate committee-reported bill contained a provision (sec. 828) that would provide DOD missions in Africa with a limited procurement authority giving a preference to products and services produced in Africa.

The agreement includes the House provision.

Should the Secretary secure additional long-term agreements that provide for basing arrangements to support U.S. military operations, particularly counterterrorism operations, support to U.S. Department of State evacuation requirements, or force protection operational requirement of AFRICOM, we will consider a comparable acquisition preference.

Treatment of the Kurdistan Democratic Party and the Patriotic Union of Kurdistan under the Immigration and Nationality Act (sec. 1264)

The House bill contained a provision (sec. 1249) that would authorize the Secretary of State, after consulting with the Secretary of Homeland Security and the Attorney General, or the Secretary of Homeland Security, after consulting with the Secretary of State and Attorney General, to exclude the Kurdistan Democratic Party (KDP) and the Patriotic Union of Kurdistan (PUK) from the definition of a terrorist organization under section 212(a)(3)(B)(vi)(III) of the Immigration and Nationality Act (8 U.S.C. 1182(a)(3)(B)(vi)(III)) for the purposes of issuing a temporary visa to a member of the KDP and PUK.

The Senate committee-reported bill contained a similar provision (sec. 1261).

The agreement includes the House provision with a technical and clarifying amendment.

Prohibition on integration of missile defense systems of China into missile defense systems of United States and sense of Congress concerning integration of missile defense systems of Russia into missile defense systems of NATO (sec. 1265)

The House Bill included a provision (sec. 1250) that would limit the availability of fiscal year 2015 funds to integrate missile defense systems of China into missile defense systems of the United States. It would also limit the availability of funds to integrate missile defense systems of Russia into missile defense systems of the United States if such integration would undermine the security of the United States or the North Atlantic Treaty Organization (NATO), unless the Secretary of Defense could certify that Russia had met certain specified conditions.

A proposed amendment to the Senate committee-reported bill (amendment number 3704) contained a provision that would limit the availability of fiscal year 2015 funds to integrate missile defense systems of China into missile defense systems of the United States.

The agreement includes a provision that would limit the availability of fiscal year 2015 funds to integrate missile defense systems of China into missile defense systems of the United States, and would express the sense of Congress that missile defense systems of Russia should not be integrated into missile defense systems of NATO if such integration undermines the security of the United States or NATO, respectively.

Limitation on availability of funds to implement the Arms Trade Treaty (sec. 1266)

The House bill contained a provision (sec. 1253) that would limit the Department of Defense's ability to implement the Arms Trade Treaty while also permitting the Department to assist foreign governments in bringing their laws and regulations to a level equal to that of the United States'.

The Senate committee-reported bill contained no similar provision.

The agreement includes the provision. A nearly identical provision was included in the National Defense Authorization Act for fiscal year 2014 (Public Law 113-66).

Notification and review of potentially significant arms control noncompliance (sec. 1267)

The Senate committee-reported bill contained a provision (sec. 1262) that would require the Secretary of Defense to notify the President if the Secretary has substantial reason to believe that there is a potentially significant case of foreign noncompliance with an arms control treaty to which the United States is a party. The provision would also require the Secretary to submit notice to certain Senate committees not later than 30 days after such notification to the President.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would require the Secretary of Defense to notify the President if, after consultation with the Secretary of State and the Director of National Intelligence, the Secretary of Defense has substantial reason to believe that there is a case of foreign activity that would pose a significant threat to United States national security interests and that may be inconsistent with an arms control treaty to which the United States is a party, and such case is not included in the most recent annual arms control compliance report, or is significantly different from a case included in such report. the President receives such a notification from the Secretary of Defense, the provision would require the President to promptly refer the matter to the Secretary of State to arrange for an inter-agency review of the case to assess whether it constitutes a significant case of arms control non-compliance. Not later than 60 days after the President makes such a referral, the provision would also require the Secretary of State to submit to the appropriate congressional committees the results of the inter-agency assessment.

Inter-European Air Forces Academy (sec. 1268)

The Senate committee-reported bill contained a provision (sec. 1265) that would authorize the Secretary of the Air Force to operate the Inter-European Air Forces Academy (the "Academy") to provide military education and training to military personnel of North Atlantic Treaty Organization (NATO) members and countries participating in the NATO Partnership for Peace program. The authority would extend through September 30, 2017.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment and an amendment that would provide authority to the Secretary of the Air Force to operate the Academy through September 30, 2019.

Department of Defense support to security of United States diplomatic facilities (sec. 1269)

The House bill contained a provision (sec. 1261) that would express a sense of Congress on the force structure and force posture of U.S. Africa Command within the context of so-called "New Normal" and its general mission requirements.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would incorporate additional reporting requirements related to the Marine Security Guard Program and the security of high-threat, high-risk diplomatic facilities. Further, the agreement requires an assessment of the effectiveness of Department of Defense-provided Security Augmentation Units utilized during the previous year or those utilized as of the date of this Act to improve security at high-threat, high-risk facilities as well as an evaluation of any impediments to the effectiveness of such units. We expect this assessment will analyze the integration of such units into relevant policies, plans, and reviews, to include, but not be limited to, vulnerability assessments, waiver mitigation requirements, and emergency action plans.

Information on sanctioned persons and businesses through the Federal Awardee Performance and Integrity Information System (sec. 1270)

The House bill contained a provision (sec. 1262) that would require the Secretary of Defense to submit an annual report to the Committees on Armed Services of the Senate and the House of Representatives, and the Committee on Foreign Relations

of the Senate and the Committee on Foreign Affairs of the House of Representatives, within 180 days after the date of the enactment of this Act, that would require a list of Department of Defense contractors that have conducted significant transactions with Iran.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would amend section 2313(c) of title 41, United States Code, to direct Office of Foreign Assets Control (OFAC) of the Department of the Treasury to ensure that persons designated on OFAC certain lists are included in a database (known as the Federal Awardee Performance and Integrity Information System).

Reports on nuclear program of Iran (sec. 1271)

The House bill contained a provision (sec. 1263) that would require the President to submit a report to Congress, within 30 days after the date of the enactment of this Act, on the interim agreement related to the Islamic Republic of Iran's nuclear program, including a verification of whether Iran is complying with such agreement and an assessment of the overall state of Iran's nuclear program.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

Sense of Congress on defense modernization by NATO countries (sec. 1272)

The House bill contained a provision (sec. 1296) that would express the sense of Congress that the defense modernization program of Poland presents an important opportunity for strengthening the U.S.-Poland bilateral relationship.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would express the sense of Congress that the United States should work with North Atlantic Treaty Organization (NATO) members as they seek to modernize their defense capabilities to encourage them to procure defense systems, including air and missile defense systems, that are interoperable with NATO defense systems and help fill critical NATO shortfalls.

We agree with the NATO Wales Summit Declaration, issued by heads of state on September 5, 2014, that it is important that the NATO member states "reverse the trend in declining defence budgets, to make the most effective use of our funds and to further a more balanced sharing of costs and responsibilities."

We, therefore, support NATO member states like the Republic of Poland that are planning to invest significantly in the modernization of their defense capabilities, including Poland's decision to procure air and missile defense systems for the Polish Army by 2022. We understand Poland's overall investment plan will bring it above the 2 percent of gross domestic product pledge for NATO members' national defense spending, which was reaffirmed by NATO in Wales. We believe these are important investments that could contribute to key alliance security commitments.

We direct the Secretary of Defense to report to the congressional defense committees, and the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House, not later than 60 days after enactment of this Act, on the benefits to the security of the Alliance that would result from the procurement of interoperable American air and missile defense technology by NATO members.

Report on protection of cultural property in event of armed conflict (sec. 1273)

The House bill contained a provision (sec. 1269) that would require the Secretary of Defense to report to Congress on efforts of the Department of Defense to protect cultural property abroad, including activities undertaken pursuant to the 1954 Hague Convention for the Protection of Cultural Property in the Event of Armed Conflict.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with technical and clarifying amendments.

United States strategy and plans for enhancing security and stability in Europe (sec. 1274)

The Senate committee-reported bill contained a provision (sec. 1242) that would require the Secretary of Defense, in consultation with the Secretary of State, to submit to the appropriate congressional committees a strategy for enhancing security and stability in Europe.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would require the Secretary of Defense to conduct a review of the force posture, readiness, and responsiveness of U.S. forces and the forces of other North Atlantic Treaty Organization (NATO) members in Europe, and the contingency plans for those U.S. forces, to ensure they are appropriate to meet the obligation of collective self-defense under the North The amendment would also require the Secretary Atlantic Treaty. of Defense, in coordination with the Secretary of State, to submit a report to the appropriate committees of Congress on a strategy and plans for enhancing security and stability in Europe. The report would include a plan for reassuring NATO members regarding the U.S. and NATO commitments to collective self-defense under the North Atlantic Treaty, and a plan on enhancing U.S. security cooperation with NATO partner nations.

We expect that at the time the report required under this section is submitted, the Department of Defense will brief the Armed Services Committees of the Senate and the House of Representatives on the findings of the review, including those relating to U.S. contingency plans. We also expect the Secretary of Defense, in developing the plan on enhancing U.S. security cooperation with NATO partner nations, to take into consideration a partner nation's commitment to upholding and enhancing regional security and stability.

Report on military assistance to Ukraine (sec. 1275)

The Senate committee-reported bill contained a provision (sec. 1246) that would require the Secretary of Defense to report to the congressional defense committees semi-annually through January 31, 2017, on U.S. military assistance to Ukraine.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would express the sense of Congress regarding the provision of nonlethal and lethal U.S. military assistance to Ukraine to the extent such assistance is defensive and non-provocative. The agreement also includes a technical amendment to the reporting requirement in the Senate provision.

Sense of Congress on efforts to remove Joseph Kony from the battlefield and end the atrocities of the Lord's Resistance Army (sec. 1276)

A proposed amendment to the Senate committee-reported bill (amendment number 3577) contained a provision that would express the sense of Congress regarding current efforts to remove Joseph

Kony and his top commanders and to express the continued support of Operation Observant Compass.

The House bill contained no similar provision. The agreement includes this provision.

Extension of annual reports on the military power of Iran (sec. 1277)

A proposed amendment to the Senate committee-reported bill (amendment number 3740) contained a provision that would amend section 1245(d) of the National Defense Authorization Act for fiscal year 2010 (Public Law 111-84) by extending the requirement to submit a report on the military power of Iran from December 31, 2014, to December 31, 2016.

The House bill contained no similar provision. The agreement includes this provision.

Report and strategy regarding North Africa, West Africa, and the Sahel (sec. 1278)

The House bill contained a provision (sec. 1251) that would make a series of findings, express the sense of Congress, require a determination, and require the submission of a report regarding the individuals responsible for the attack against United States personnel in Benghazi, Libya and a counterterrorism strategy related to North Africa.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would require the Secretary of Defense to submit a report on Department of Defense efforts to hold the individuals responsible for the attack against U.S. personnel in Benghazi, Libya accountable and require the President to submit a report on various security-related matters in North Africa, West Africa, and the Sahel.

Rule of construction (sec. 1279)

The House bill contained a provision (sec. 1254) stating that nothing in this Act shall be construed as authorizing the use of force against Syria or Iran.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would retain the reference to Iran and delete the reference to Syria.

#### LEGISLATIVE PROVISION(S) NOT ADOPTED

Annual report on human rights vetting and verification procedures of the Department of Defense

The House bill contained a provision (sec. 1204) that would require the Secretary of Defense, in consultation with the Secretary of State, to submit to Congress an annual report on human rights vetting and verification procedures of the Department of Defense. This report shall be submitted at the same time the budget of the President is submitted to Congress under section 1105 of title 31, United States Code.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that this annual reporting requirement was incorporated to a provision codifying the so-called "Leahy human rights vetting" requirement into title 10 United States Code.

Use of acquisition and cross-servicing agreements to lend certain military equipment to certain foreign forces for personnel protection and survivability

The Senate committee-reported bill contained a provision (sec. 1206) that would provide a 1-year extension of the authority under section 1202 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109-364), as amended, for the Secretary of Defense to use the established procedures under acquisition and cross-servicing agreements to lend certain equipment for personnel protection to coalition partner forces in Afghanistan.

The House bill contained no similar provision. The agreement does not include this provision.

Report on progress toward security and stability in Afghanistan under Operation Resolute Support

The House bill contained a provision (sec. 1214) that would require the Secretary of Defense to submit a report to the appropriate congressional committees providing detailed information on the progress toward security and stability in Afghanistan under the North Atlantic Treaty Organization mission known as Operation Resolute Support.

The Senate committee-reported bill contained a similar provision (sec. 1227).

The agreement does not include this provision.

We note that the Senate committee-reported provision, with certain clarifying amendments, is included in another section of this title, and contains a number of the reporting requirements under the House provision.

Requirement to withhold Department of Defense assistance to Afghanistan in amount equivalent to 150 percent of all taxes assessed by Afghanistan to extent such taxes are not reimbursed by Afghanistan

The House bill contained a provision (sec. 1215) that would require the withholding of Department of Defense (DOD) fiscal year 2015 funds appropriated for assistance to the Government of Afghanistan in an amount equivalent to 150 percent of the aggregate taxes assessed by Afghanistan on DOD-provided assistance during fiscal year 2014.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Limitation on funds to establish permanent military installations or bases in Afghanistan

The House bill contained a provision (sec. 1220A) that would prohibit establishing military installations or bases for the purpose of permanently stationing United States Armed Forces in Afghanistan.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Actions to support human rights, participation, prevention of violence, existing frameworks, and security and mobility with respect to women and girls in Afghanistan

The House bill contained a provision (sec. 1220C) that would express the sense of Congress in support of the meaningful inclusion of women in conflict prevention, management, and resolution, and of the security of Afghan women and girls during the security transition in Afghanistan.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that another provision elsewhere in this Act expresses the sense of Congress regarding the importance of Afghan women's security and civic participation for Afghanistan's development and national security.

Sense of Congress relating to Dr. Shakil Afridi

The House bill contained a provision (sec. 1220D) that would express the sense of Congress regarding Pakistani physician Dr. Shakil Afridi and calling on the Government of Pakistan to release him immediately from prison.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note the contributions of Dr. Afridi to efforts to locate Osama bin Laden. We are concerned about Dr. Afridi's continuing incarceration and urge the Government of Pakistan to release him immediately.

Limitation on availability of funds to transfer missile defense information to the Russian Federation

The House bill contained a provision (sec. 1224) that would limit the availability of funds to transfer missile defense information to the Russian Federation unless the President submits certain reports on U.S.-Russian discussions on missile defense matters.

The Senate committee-reported bill included no similar provision.

The agreement does not include this provision.

We note that the Missile Defense Agency and the Department of Defense have, respectively, briefed the committees on the substance of previous discussions with the Russian Federation on U.S. missile defense capabilities, when those discussions were still taking place, and those briefings included materials that were shared with the Russian Federation. The Department of State has provided similar briefings to the committees, and has assured the committees no similar materials were shared with the Russian Federation, and, thus, were not at issue to be made available to the committees as a part of our oversight responsibilities.

Sense of Congress regarding Russian aggression toward Ukraine

The House bill contained a provision (sec. 1226) that would express the sense of Congress regarding Russian aggression towards Ukraine.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Plan to reduce Russian Federation nuclear force dependencies on Ukraine

The House bill contained a provision (sec. 1228) that would require the Secretary of Defense to submit to Congress a plan for working with the Government of Ukraine to reduce Russia's dependence on Ukraine for support of Russia's SS-18 intercontinental ballistic missile (ICBM).

The Senate committee-reported bill included no similar provision.

The agreement does not include the House provision.

We note that, since the House bill provision was written, press reports indicate that Russia is no longer depending on Ukraine to support the SS-18 ICBM, which was originally designed and built by the Yuzhnoye Design Bureau that is in Ukraine.

Requirements relating to certain defense transfers to the Russian Federation

The House bill contained a provision (sec. 1230) that would establish a U.S. policy of opposing transfers of defense articles or defense services from any North Atlantic Treaty Organization (NATO) member country to Russia while Russia occupies the territory of Ukraine or a NATO member country.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Sense of Congress on future of NATO and enlargement initiatives

The House bill contained a provision (sec. 1240) that would express the sense of Congress on initiatives for the enlargement of the North Atlantic Treaty Organization (NATO) and the success of NATO's Open-Door Policy.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that at the NATO Summit in Wales in September 2014, Alliance members reaffirmed their commitment to the Open-Door Policy, declaring "NATO's door will remain open to all European democracies which share the values of our Alliance, which are willing and able to assume the responsibilities and obligations of membership, which are in a position to further the principles of the Treaty, and whose inclusion will contribute to the security of the North Atlantic area. We reaffirm our strong commitment to the Euro-Atlantic integration

of the partners that aspire to join the Alliance, judging each on its own merits."

We also note that provisions relating to U.S. and NATO efforts to reassure NATO member countries, particularly in Eastern Europe, are included in another section of this title.

#### Sale of F-16 aircraft to Taiwan

The House bill contained a provision (sec. 1240A) that would require the sale of no fewer than 66 F-16 C/D aircraft to Taiwan.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Strategic framework for United States security force assistance and cooperation in the European and Eurasian regions

The House bill contained a provision (sec. 1246) that would require the Secretary of Defense, in coordination with the Secretary of State, to develop a strategic framework for U.S. security force assistance and cooperation in Europe and Eurasia and submit a detailed report on that strategic framework to the appropriate congressional committees.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that elsewhere in this Act, the Secretary of Defense, in coordination with the Secretary of State, is required to submit to the appropriate committees a strategy and plans for enhancing security and stability in Europe.

Requirement of Department of Defense to continue implementation of United States Strategy to Prevent and Respond to Gender-Based Violence Globally and participation in interagency working group

The House bill contained a provision (sec. 1247) that would express the sense of Congress that combating violence against women and girls worldwide is critical to promoting regional and global stability and achieving sustainable peace and security. This section would further require the Secretary of Defense, within 180 days after the date of the enactment of this Act, to provide a briefing to the appropriate congressional committees on efforts by the Department of Defense (DOD) relating to its participation in the interagency working group to implement the U.S. Strategy to Prevent and Respond to Gender-

based Violence Globally, and to continue implementing the strategy as appropriate.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We encourage the DOD to support the continued implementation of the U.S. Strategy to Prevent and Respond to Gender-based Violence Globally and to participate in the interagency working group. Gender-based violence impacts security and stability worldwide and as such, the United States must continue to lead the global effort to actively address it. We direct the Secretary of Defense or his designee(s) to brief the appropriate congressional committees on efforts by the DOD relating to its participation in the working group not later than 180 days after the date of enactment of this Act.

Department of Defense situational awareness of economic and financial activity

The House bill contained a provision (sec. 1248) that would set forth a number of findings and require the Secretary of Defense to take such steps as necessary to improve the situational awareness capabilities of the Department of Defense (DOD) regarding legal and licit business transactions of adversaries and potential adversaries, and to improve the ability of DOD to translate such capabilities into certain activities of DOD.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We recognize that foreign and non-state adversaries, as well as potential adversaries may use legal activities within global economic and financial systems as strategic tools to meet their objectives. We note that several organizations within the U.S. government maintain situational awareness of such activities, to include the Department of Treasury, the Department of State, the Central Intelligence Agency, the Federal Bureau of Investigation, and DOD. We encourage the Secretary of Defense to leverage interagency efforts to improve the DOD's own awareness of such activities, and to incorporate relevant findings into the DOD's activities and policies.

#### War Powers of Congress

The House bill contained a provision (sec. 1252) that would express the sense of Congress relating to the importance of observance of the War Powers Resolution (Public Law 93-148)

and state that nothing in this Act shall be construed to authorize any use of military force.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Combating crime through intelligence capabilities

The House bill contained a provision (sec. 1255) that would authorize the supply of intelligence resources to the Joint Interagency Task Force South (JIATF-S) in coordination with U.S. Southern Command to combat crime.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that the United States Southern Command's JIATF-S and its associated personnel and platforms continues to accomplish a great deal with its limited resources in their mission of countering illicit drug trafficking and disruption of transnational criminal organizations.

Statement of policy [on counternarcotics]

The House bill contained a provision (sec. 1256) that would make a statement of U.S. policy with respect to the Western Hemisphere.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Declaration of policy regarding Israel's lawful exercise of self-defense

The House bill contained a provision (sec. 1257) that would declare Congress' support for Israel.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Statement of policy and report on the inherent right of Israel to self-defense

The House bill contained a provision (sec. 1258) that would establish United States policy with respect to Israel and require the President to submit a report to Congress on a variety of matters relating to Israel.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Sense of Congress on United States presence and cooperation in the Arabian Gulf region to deter Iran

The House bill contained a provision (sec. 1264) that would express the sense of Congress on the U.S. forward presence and cooperation in the region of the Arabian Gulf in order to deter the Islamic Republic of Iran.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We believe that the United States should maintain a robust forward presence and posture in order to support United States allies and partners in the Arabian Gulf region and to support our national security interests therein. There are key strategic United States facilities in the Arabian Gulf region that are used to deter regional aggressors and to enable ongoing military operations in the region, including ongoing operations in Afghanistan, Iraq, and Syria. These facilities should be sustained given their strategic and operational importance. Additionally, the United States should seek ways to support and enable the security posture of GCC countries in the Arabian Gulf region.

Report on Accountability for Crimes Against Humanity in Nigeria

The House bill contained a provision (sec. 1266) that would require the Secretary of Defense to submit to Congress a report on the crimes against humanity committed by Boko Haram.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Sense of Congress regarding the naval capabilities of the Russian Federation

The House bill contained a provision (sec. 1267) that would express the sense of Congress regarding the sale of two French Mistral class warships to Russia.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Report on collective and national security implications of Central Asian and South Caucasus energy development

The House bill contained a provision (sec. 1268) that would require that the Secretary of Defense, in consultation with the Secretary of State and the Secretary of Energy, submit a report to the appropriate congressional committees on the implications of new energy resource development and distribution networks in areas around the Caspian Sea for energy security strategies of the United States and the North Atlantic Treaty Organization (NATO).

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We direct the Secretary of Defense to submit a report to the congressional defense committee not later than June 30, 2015, on an energy security strategy in the U.S. European Command (EUCOM) area of responsibility (AOR), including how energy security concerns are incorporated into EUCOM's operations and plans. The report should include a description of (1) the energy vulnerabilities of U.S. forces and NATO member forces within the EUCOM AOR; (2) efforts to promote the ability of U.S. forces and NATO member forces to operate throughout the EUCOM AOR with secure energy supply and distribution networks; (3) EUCOM's relationship and interaction with the NATO Energy Security Center of Excellence; (4) the impact of recent disputes between the Russia Federation and intermediate transit states on the energy security of U.S. forces and NATO member forces in the EUCOM AOR; (5) the impact on military readiness of U.S. forces and NATO member forces if energy supplies or distribution networks are disrupted; and (6) NATO and U.S. plans to mitigate the risks of potential energy vulnerabilities. The report may be submitted in unclassified form but with a classified annex. We encourage the Secretary of Defense to consult with other appropriate U.S. government agencies in the preparation of the report.

Sense of Congress on Nigeria and Boko Haram

The House bill contained a provision (sec. 1270) that would express the sense of Congress about the security situation in Nigeria and the threat posed by Boko Haram.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Recognition of victims of Soviet Communist and Nazi regimes

The House bill contained a provision (sec. 1271) that would support the designation of "Black Ribbon Day" to recognize the victims of the Soviet Communism and Nazi regimes.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Report relating to rescue efforts in Nigerian kidnapping

The House bill contained a provision (sec. 1272) that would require the Secretary of Defense to submit to Congress a report relating to efforts to rescue the so-called Chibok Girls in Nigeria.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

### TITLE XIII—COOPERATIVE THREAT REDUCTION

#### SUBTITLE A-FUNDS

Specification of Cooperative Threat Reduction funds (sec. 1301)

The Senate committee-reported bill contained a provision (sec. 1301) that would define the Cooperative Threat Reduction (CTR) programs, define the funds as authorized to be appropriated in section 301 of this Act, and authorize CTR funds to be available for obligation for 3 fiscal years.

The House bill contained no similar provision (sec. 1301). The agreement includes the Senate provision.

Funding Allocations (sec. 1302)

The Senate committee-reported bill contained a provision (sec. 1302) that that would authorize \$365,088,000, the amount of the budget request, for the Cooperative Threat Reduction (CTR) program. This provision would authorize specific amounts for each CTR program element, requires notification to Congress 30 days before the Secretary of Defense obligates and expends fiscal year 2015 funds for a purpose other than a purpose listed in the provision, and would require notification to Congress 15 days before the Secretary of Defense obligates and expends fiscal year 2015 funds in excess of the specific amount authorized for each CTR program element.

The House reported bill contained a similar provision (sec. 1302) funding the program at \$365,108,000.

The agreement includes the Senate provision with an amendment to the funding of the Cooperative Biological Engagement Program increasing the amount to \$256,762,000 from \$256,742,000.

# SUBTITLE B-CONSOLIDATION AND MODERNIZATION OF STATUTES RELATING TO THE DEPARTMENT OF DEFENSE COOPERATIVE THREAT REDUCTION PROGRAM

Short Title (sec. 1311)

The Senate committee-reported bill contained a provision (sec. 1311) that would state the title of a consolidation and modernization of statutes related to the Department of Defense Cooperative Threat reduction Program.

The House bill contained no similar provision. The agreement includes the Senate provision.

Definitions (sec. 1312)

The agreement includes a section which provides definitions applicable to the provisions in subtitle B of title XIII of this Act.

#### PART I-PROGRAM AUTHORITIES

Authority to carry out Department of Defense Cooperative Threat Reduction Program (sec. 1321)

The Senate committee-reported bill contained a provision (sec. 1321) that would authorize the activities of the Cooperative Threat Reduction program. Activities in subsection (a) would require concurrence of the Secretary of State or other appropriate agency head under section 1322 or 1323.

The House bill contained no similar provision.

The agreement includes the Senate provision with technical and conforming amendments, as well as a provision granting an exception for notification of obligations which have already been reported in prior notifications to the congressional defense committees.

Use of funds for certain emergent threats or opportunities (sec. 1322)

The Senate committee-reported bill contained a provision (sec. 1322) that would permit the obligation and expenditure of Cooperative Threat Reduction funds that will permit the United States to resolve critical emerging proliferation threats or take advantage of opportunities to achieve long-standing non-proliferation goals with a requirement that such activities will be completed in a short period of time with congressional notification occurring within 10 days of such obligation.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would require congressional notification at the time the Secretary of Defense obligates the funding and that such activities will be completed in 5 years.

Authority for urgent threat reduction activities under Department of Defense Cooperative Threat Reduction Program (sec. 1323)

The Senate committee-reported bill contained a provision (sec. 1323) that would authorize the Cooperative Threat Reduction Program to obligate and expend not more than 15 percent of available funds in governed areas if the Secretary of Defense determines that the proliferation threat must be addressed urgently in such areas, certain provisions of law impede the ability to address the urgent proliferation threat, and it is necessary to obligate or expend funds to address the proliferation threat. The Secretary of Defense, in consultation with the Secretary of State, must notify Congress within 15 days of when such funds are first obligated. The provision also authorizes the obligation and expenditure of funds for urgent proliferation threats in an ungoverned area or an area that is not governed by an effective governmental authority. Such determination shall be made by the President with congressional notification within 15 days of when the funds are first obligated.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would require notification for proliferation threats in governed and ungoverned areas at the time the funding is first obligated. The agreement also includes technical and clarifying amendments to the provision.

Use of funds for unspecified purposes or for increased amounts (sec. 1324)

The Senate committee-reported bill contained a provision (sec. 1324) that would authorize the Secretary of Defense to

obligate or expend Cooperative Threat Reduction funds for purposes other than specified or in excess of the specified amounts, if the Secretary determines that such obligation or expenditure is necessary to protect or support the interests of the United States and submits to the congressional defense committees a notification justifying such obligation or expenditure and a period of 15 days has elapsed following the date of such notification.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would make technical and clarifying changes to the provision.

Use of contributions to Department of Defense Cooperative Threat Reduction Program (sec. 1325)

The Senate committee-reported bill contained a provision (sec. 1325) that would authorize the Secretary of Defense to enter into agreements to receive contributions for activities under the Cooperative Threat Reduction program with a notice to congressional defense committees within 30 days after receiving such contribution, with a 15-day notice and wait before expending such funds.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would make technical and clarifying changes to the provision.

We note that implementation plans consistent with subparagraph (f) that were submitted under the prior provisions of law are henceforth superseded with the enactment of this section. We direct the Secretary to submit a revised plan consistent with subsection (f) as found in this section.

#### PART II-RESTRICTIONS AND LIMITATIONS

Prohibition on use of funds for specified purposes (sec. 1331)

The Senate committee-reported bill contained a provision (sec. 1331) that would prohibit the use of Cooperative Threat Reduction funds for peacekeeping-related activities, housing, environmental restoration, job retraining, and defense conversion. The provision further prohibits funding for eliminating conventional weapons unless they can be reasonably used or adapted for use to deliver chemical, nuclear or biological weapons.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would make technical and clarifying changes to the provision.

Requirement for on-site managers (sec. 1332)

The Senate committee-reported bill contained a provision (sec. 1332) that would require, before obligating any Cooperative Threat Reduction funds for a project in the former Soviet Union or a project that involves dismantlement, destruction, storage or construction of a facility or for which the total program funding exceeds \$50,000,000, that there shall be appointed an on-site manager from employees of the Federal Government.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would make technical and clarifying changes to the provision.

Limitation on use of funds until certain permits obtained (sec. 1333)

The Senate committee-reported bill contained a provision (sec. 1333) that would direct the Secretary of Defense to seek to obtain all permits required for construction of a project in states of the former Soviet Union before obligating significant amounts of program funding for that phase of the project.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would require seeking all permits before obligating 40 percent of the total costs of that phase of the project. The agreement also includes an amendment that would make technical and clarifying changes to the provision.

Limitation on availability of funds for Cooperative Threat Reduction activities with Russian Federation (sec.1334)

The House bill contained a provision (sec. 1303) that would limit Cooperative Threat Reduction funding in fiscal year 2015 to the Russian Federation until the Secretary of Defense, in coordination with the Secretary of State, certifies to the appropriate congressional committees that Russia is respecting the sovereignty of Ukrainian territory, no longer acting inconsistently with the Intermediate-range Nuclear Forces Treaty, and in compliance with the Treaty on Conventional Armed Forces in Europe. The provisions would also include a waiver for the Secretary of Defense, pending a notification, in

coordination with the Secretary of State, to the appropriate congressional committees that such contact or cooperation is in the national security interest of the United States and a period of 30 days has elapsed following the notification.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would prohibit funding for Cooperative Threat Reduction programs in Russia beyond fiscal year 2015 without specific authorization from Congress.

We support threat reduction programs and understand the importance of the Cooperative Threat Reduction (CTR) program, but we also believe that the traditional manner in which the program's activities have been carried out in the Russian Federation is no longer necessary and no longer sustainable. While there still may be areas of technical cooperation that are of mutual benefit, such as the successful cooperative effort to rid Syria of chemical weapons and materials, this work in the future should be focused on specific threats, and not just a Moreover, the CTR program may not be continuation of effort. the most appropriate mechanism under which future cooperative work in Russia is conducted. The United States relationship with Russia has changed fundamentally and the CTR work in the Russian Federation is concluding. We believe that securing and destroying nuclear weapons and nuclear material is now a Russian responsibility and one that the United States should no longer fund without Russian cooperation. Any work proposed by the Department under CTR in the future with the Russian Federation will be carefully reviewed and subject to specific authorization.

#### PART III-RECURRING CERTIFICATIONS AND REPORTS

Annual certifications on use of facilities being constructed for Department of Defense Cooperative Threat Reduction projects or activities (sec. 1341)

The Senate committee-reported bill contained a provision (sec. 1341) that would require annual certification to the congressional defense committees for each facility of a project or activity under the program for which construction occurred during the preceding fiscal year, whether the facility will be used for its intended purpose by the state of the former Soviet Union where it is constructed, whether the government of such state remains committed to the use of such facility for its intended purpose, and whether the actions needed to ensure security at the facility have been taken.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would replace "state of the former Soviet Union" with "foreign country." The agreement also includes the Senate provision with an amendment that would make technical and clarifying changes to the provision.

Requirement to submit summary of amounts requested by project category (sec. 1342)

The Senate committee-reported bill contained a provision (sec. 1342) that would require, in the annual report and budget submission for the Cooperative Threat Reduction program, a descriptive summary of the amounts requested for each project category for the current and following fiscal year and a descriptive summary for each project category of the amounts obligated and expended in the prior fiscal year and the current fiscal year.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would make technical and clarifying changes to the provision.

Reports on activities and assistance under Department of Defense Cooperative Threat Reduction Program (sec. 1343)

The Senate committee-reported bill contained a provision (sec. 1343) that would require an annual report on activities carried out under the Cooperative Threat Reduction program to be submitted not later than the first Monday in February.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would make technical and clarifying changes to the provision.

Metrics for Department of Defense Cooperative Threat Reduction Program (sec. 1344)

The Senate committee-reported bill contained a provision (sec. 1344) that would require the Department of Defense to implement metrics to measure the effectiveness of Cooperative Threat Reduction program activities.

The House bill contained no similar provision.

The agreement includes an amendment that would make technical and clarifying changes to the provision.

#### PART IV-REPEALS AND TRANSITION PROVISIONS

Repeals (sec. 1351)

The Senate committee-reported bill contained a provision (sec. 1351) that would repeal certain provisions of law related to Cooperative Threat Reduction.

The House bill contained no similar provision.

The agreement includes an amendment that would make technical and clarifying changes to the provision as well as two tables showing the source law and disposition of law repealed in this section.

TABLE #1 - SOURCE LAW

Section #	Source section	Heading
1311	[None]	Short title [of new CTR Act]
1312	[Various]	Definitions
1321	(a) Sec. 1501 of P.L. 104-201, NDAA FY 1997 (50 U.S.C. 2362 note) (b) [New] (c) Sec. 1308(b) of P.L. 108-136, NDAA FY 2004 (22 U.S.C. 5963(b)) (d) Sec 212(b) [2d sent.] of P.L. 102-228, Soviet Nuclear Threat Reduction Act of 1991 (22 U.S.C. 2551 note) (e) Sec 221(c) of P.L. 102-228, Soviet Nuclear Threat Reduction Act of 1991 (22 U.S.C. 2551 note) (f) Sec 1306(a) of P.L. 111-84, NDAA FY 2010 (22 U.S.C. 5952 note) (g) Sec. 1205 of P.L. 104-106, NDAA FY 1996 (22 U.S.C. 5955 note)	Authority to Carry out Department of Defense Cooperative Threat Reduction Program
1322	Sec. 1308 of P.L. 108-136, NDAA FY 2004 (22 U.S.C. 5963)	Funds for Certain Emergent Threats or Opportunities.
1323	Sec.1305 of P.L. 111-84, NDAA FY 2010 (22 U.S.C. 5965)	Authority for Urgent Threat Reduction Activities Under Department of Defense Cooperative Threat Reduction Program.
1324	Recurring annual NDAA provisions [sec. 1302(b) & (c)]	Use of Funds for Unspecified Purposes or For Increased Amounts.
1325	Sec. 1303 of P.L. 111-84, NDAA FY 2010 (22 U.S.C. 5952 note)	Use of contributions to Department of Defense Cooperative Threat Reduction Program.
1331	(a) Sec. 1303(a) & (b) of P.L. 106-65, NDAA FY 2000; (b) Sec. 1303 of P.L. 106-	Prohibition on Use of Funds for Specified Purposes

	398, NDAA FY 2001 (22 U.S.C. 5952 note)	
1332	Sec. 1305 of P.L. 108-136, NDAA FY 2004 (22 U.S.C. 5961)	Requirement for On-Site Managers
1333	Sec. 1303 of P.L. 108-136, NDAA FY 2004 (22 U.S.C. 5960)	Limitation on Use of Funds Until Certain Permits Obtained.
1334	[none]	Limitation on availability of funds for Cooperative Threat Reduction activities with Russian Federation
1341	Sec. 1307 of P.L. 108-136, NDAA FY 2004 (22 U.S.C. 5962)	Annual Certifications on use of Facilities Being Constructed for Department of Defense Cooperative Threat Reduction Projects or Activities.
1342	Sec. 1307 of P.L. 105-261, NDAA FY 1999 (22 U.S.C. 5952 note)	Requirement to Submit Summary of Amounts Requested by Project Category.
1343	Sec. 1308 of P.L. 106-398, NDAA FY 2001 (22 U.S.C. 5959)	Reports on Activities and Assistance under Department of Defense Cooperative Threat Reduction Program.
1344	Sec. 1304 of P.L. 111-84, NDAA FY 2010 (22 U.S.C. 5964)	Metrics for Department of Defense Cooperative Threat Reduction Program.

TABLE #2 - DISPOSITION OF LAW REPEALED

DISPOSITION OF PROVISIONS OF LAW REPEALED BY SECTION 1351			
Section	Heading	Disposition	
Sec. 212 of P.L. 102- 228, Soviet Nuclear Threat Reduction Act of 1991 (22 U.S.C. 2551 note)	Authority for program to facilitate Soviet weapons destruction.	(a) Obsolete ("President" replaced by "Secretary of Defense" in later law). (b) [1st sent.] Rendered obsolete by later law (see sec. 1501 of P.L. 104-201). (b) [2nd sent.] Reenacted in sec. 1321(d).	
Sec. 221 of P.L. 102- 228, Soviet Nuclear Threat Reduction Act of 1991 (22 U.S.C. 2551 note)	Administration of nuclear threat reduction programs.	(a) Expired. (b) Specific identification of SecDef as executive agent is no longer required due to later law. (c) Reenacted in sec.1321(e). (d) Obsolete. (e) Expired.	
Sec. 222 of P.L. 102- 228, Soviet Nuclear Threat Reduction Act of 1991 (22 U.S.C. 2551 note)	Repayment arrangements	Obsolete.	
Sec. 231of P.L. 102-228, Soviet Nuclear Threat Reduction Act of 1991 (22 U.S.C. 2551 note)	Prior notice of obligations to Congress	Superseded by sec. 1205 of P.L. 104-106.	
Sec. 1412 of the Former Soviet Union Demilitarization Act (P.L. 102-484; 22 U.S.C.	Authority for programs to facilitate demilitarization.	(a) Obsolete. (b) Rendered obsolete by later law (see	

Sec. 1431 of the Former	Prior notice to	sec. 1501 of P.L. 104-201). (c) Precatory; not recommended for re- enactment. (d) Superseded by sec. 1203(d) of P.L. 103-160, which was repealed by P.L. 110-181 sec. 1304(a)(2).
Sec. 1431 of the Former	Prior notice to	(a)
Soviet Union Demilitarization Act	Congress of obligation of funds	Superseded by sec. 1205 of
(P.L. 102-484; 22 U.S.C.	or rands	P.L. 104-106.
5921).		(b) Obsolete.
Sec. 1203 of the	Authority for programs	(a) Obsolete
Cooperative Threat	to facilitate	("President"
Reduction Act of 1993 (P.L. 103-160; 22 U.S.C.	cooperative threat reduction.	replaced by "Secretary of
5952).	Todaction.	Defense" in
·		later law).
		(b) Rendered
		obsolete by
		later law (see sec. 1501 of
		P.L. 104-201).
		(c) Precatory;
		not
		recommended
		for re- enactment.
Sec. 1204 of the	   Demilitarization	Obsolete.
Cooperative Threat	Enterprise Fund	
Reduction Act of 1993		
(P.L. 103-160; 22 U.S.C. 5953).		
Sec. 1206 of the	Prior notice to	(a) Superseded
Cooperative Threat Reduction Act of 1993	Congress of obligation of funds.	by sec. 1205 of P.L. 104-
(P.L. 103-160; 22 U.S.C.	or runas.	106.
5955).		(b) Expired.
	1	

	I	1
Sec. 1208 of the	Appropriate	Obsolete (used
Cooperative Threat	congressional	committee
Reduction Act of 1993	committees defined	lists found in
(P.L. 103-160; 22 U.S.C.		later law).
5957).		
Sec. 1205 of P.L. 104-	Prior notice to	Reenacted in
106, NDAA FY 1996 (22	Congress of obligation	part in sec.
U.S.C. 5955 note)	of funds.	1321(g).
Sec. 1501 of P.L. 104-	Specification of	Reenacted in
201, NDAA FY 1997 (50	cooperative threat	sec. 1321.
U.S.C. 2362 note)	reduction programs.	
Sec. 1307 of P.L. 105-	Requirement to submit	Reenacted in
261, NDAA FY 1999 (22	summary of amounts	sec. 1342.
U.S.C. 5952 note)	requested by project	
	category.	
Sec. 1303 of P.L. 106-	Prohibition on use of	Reenacted in
65, NDAA FY 2000 (22	funds for specified	sec. 1331.
U.S.C. 5952 note)	purposes	
Sec. 1303 of P.L. 106-	Prohibition on use of	Reenacted in
398, NDAA FY 2001 (22	funds for elimination	sec. 1331.
U.S.C. 5952 note)	of conventional	
	weapons	
Sec.1304 of P.L. 106-	Limitation on use of	Obsolete.
398, NDAA FY 2001	funds for fissile	
	material storage	
	facility.	
	_	
Sec. 1306 of P.L. 106-	Agreement on nuclear	Obsolete.
398, NDAA FY 2001	weapons storage sites.	
Gog 1200 of D I 100	Donomba on orbinition	Doonogtod !
Sec. 1308 of P.L. 106-	Reports on activities	Reenacted in
398, NDAA FY 2001 (22	and assistance under	sec. 1343.
U.S.C. 5959)	cooperative threat	
G 1204 5 D. T. 107	reduction programs.	Describes
Sec. 1304 of P.L. 107-	Requirement to	Precatory; not
107, NDAA FY 2002 (22	consider use of	recommended
U.S.C. 5952 note)	revenue generated by	for re-
	activities carried out	enactment.
	under cooperative	
	threat reduction	
G 1205 . 5 D. T 125	programs.	01 7
Sec. 1305 of P.L. 107-	Prohibition against	Obsolete.
314, NDAA FY 2003 (22	use of funds for	
U.S.C. 5952 note)	second wing of fissile	

	material storage facility.	
Sec. 1306 of P.L. 107-314, NDAA FY 2003 (22 U.S.C. 5952 note)	Limited Waiver of Restrictions on Use of Funds for Threat Reduction in States of the Former Soviet Union	Obsolete.
Sec. 1303 of P.L. 108- 136, NDAA FY 2004 (22 U.S.C. 5960)	Limitation on use of funds until certain permits obtained	Reenacted in sec. 1333.
Sec. 1305 of P.L. 108- 136, NDAA FY 2004 (22 U.S.C. 5961)	Requirement for on- site managers	Reenacted in sec. 1332.
Sec. 1307 of P.L. 108- 136, NDAA FY 2004 (22 U.S.C. 5962)	Annual certifications on use of facilities being constructed for cooperative threat reduction projects or activities.	Reenacted in sec. 1341.
Sec. 1308 of P.L. 108- 136, NDAA FY 2004 (22 U.S.C. 5963)	Authority to use cooperative threat reduction funds outside the former Soviet Union.	(a) Reenacted with clarifications in sec. 1322. (b) Reenacted in sec.1321(c). (c) Reenacted in sec. 1322(b). (d) Obsolete.
Sec. 1303 of P.L. 111- 84, NDAA FY 2010 (22 U.S.C. 5952 note)	Utilization of contributions to the cooperative threat reduction program.	(c)-(f) Reenacted in sec. 1325.
Sec. 1304 of P.L. 111-84, NDAA FY 2010 (22 U.S.C. 5964)	Metrics for the cooperative threat reduction program.	(a) Reenacted in sec. 1344. (b), (c), (d) Expired. (e) Reenacted in sec. 1312.
Sec.1305 of P.L. 111-84, NDAA FY 2010 (22 U.S.C. 5965)	Cooperative threat reduction program authority for urgent	(a), (b) Reenacted in sec. 1323.

	threat reduction activities.	(c) Reenacted in sec. 1312.
Sec. 1306 of P.L. 111- 84, NDAA FY 2010 (22 U.S.C. 5952 note)	Cooperative threat reduction defense and military contacts	Reenacted in sec.1321(a)(6) & (f).
	program.	

Transition provisions (sec. 1352)

The Senate committee-reported bill contained a provision (sec. 1352) that would transition any determinations based on prior Cooperative Threat Reduction authorities to the provisions herein upon date of enactment while ensuring authorized funding remains available for obligation.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would make technical and clarifying changes to the provision.

#### TITLE XIV-OTHER AUTHORIZATIONS

#### SUBTITLE A-MILITARY PROGRAMS

Working capital funds (sec. 1401)

The House bill contained a provision (sec. 1401) authorizing appropriations for fiscal year 2015 for the use of the Armed Forces and agencies of the Department of Defense for working capital and revolving funds, as specified in the funding table in section 4501.

The Senate committee-reported bill contained an identical provision (sec. 1401).

The agreement includes this provision.

Chemical Agents and Munitions Destruction, Defense (sec. 1402)

The House bill contained a provision (sec. 1402) authorizing appropriations for fiscal year 2015 for the Department of Defense for chemical agents and munitions destruction, as specified in the funding table in section 4501.

The Senate committee-reported bill contained a similar provision (sec. 1402).

The agreement includes the Senate provision.

Drug Interdiction and Counter-Drug Activities, Defense-wide (sec. 1403)

The House bill contained a provision (sec. 1403) authorizing appropriations for fiscal year 2015 for the Department of Defense for drug interdiction and counterdrug activities, defense-wide, as specified in the funding table in section 4501.

The Senate committee-reported bill contained an identical provision (sec. 1403).

The agreement includes this provision.

Defense Inspector General (sec. 1404)

The House bill contained a provision (sec. 1404) authorizing appropriations for fiscal year 2015 for the Department of Defense for the Office of the Inspector General, as specified in the funding table in section 4501.

The Senate committee-reported bill contained an identical provision (sec. 1404).

The agreement includes this provision.

Defense Health Program (sec. 1405)

The House bill contained a provision (sec. 1405) authorizing appropriations for fiscal year 2015 for the Defense Health Program, as specified in the funding table in section 4501.

The Senate committee-reported bill contained an identical provision (sec. 1405).

The agreement includes this provision.

#### SUBTITLE B-OTHER MATTERS

Authority for transfer of funds to joint Department of Defense-Department of Veterans Affairs Medical Facility Demonstration Fund for Captain James A. Lovell Federal Health Care Center, Illinois (sec. 1411)

The House bill contained a provision (sec. 1421) that would authorize the Secretary of Defense to transfer \$146.9 million from the Defense Health Program to the Joint Department of Defense-Department of Veterans Affairs Medical Facility Demonstration Fund to be used for operations of the Captain James A. Lovell Federal Health Care Center, Illinois.

The Senate committee-reported bill contained a similar provision (sec. 1421).

The agreement includes the Senate provision.

Authorization of appropriations for Armed Forces Retirement Home (sec. 1412)

The House bill contained a provision (sec. 1422) that would authorize \$63.4 million to be appropriated for fiscal year 2015 from the Armed Forces Retirement Home Trust Fund for the operation of the Armed Forces Retirement Home.

The Senate committee-reported bill contained an identical provision (sec. 1423).

The agreement includes this provision.

Comptroller General of the United States report on Captain James A. Lovell Federal Health Care Center, North Chicago, Illinois (sec. 1413)

The Senate committee-reported bill contained a provision (sec. 1422) that would require the Comptroller General of the United States to submit to the Committees on Armed Services and the Committees on Veterans' Affairs of the Senate and the House of Representatives a report on the Captain James A. Lovell Federal Health Care Center, North Chicago, Illinois, demonstration project not later than 120 days after the date that the Secretary of Defense and the Secretary of Veterans Affairs submit to the Committees on Armed Services and the Committees on Veterans' Affairs of the Senate and the House of Representatives their evaluation report on this demonstration project.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

#### LEGISLATIVE PROVISIONS NOT ADOPTED

Report on development of secure supply of rare earth materials

The Senate committee-reported bill contained a provision (sec. 1411) that would direct the Comptroller General of the United States to submit a report to the congressional defense committees no later than 1 year after the date of enactment of this Act, on the supply of rare earth materials extracted, processed, and refined from secure sources of supply to develop and produce advanced technologies in support of requirements of the Department of Defense (DOD).

The House bill contained no similar provision.

The agreement does not include the Senate provision. We direct the Comptroller General of the United States to submit a report to the congressional defense committees no later than 1 year after the date of enactment of this Act, on the supply of rare earth materials extracted, processed, and refined from secure sources of supply to develop and produce advanced technologies in support of requirements of the DOD. shall include, at a minimum, an assessment of: (1) DOD's identification and plans to mitigate any national security risks resulting from its rare earth materials dependency; (2) actions that DOD has taken to identify gaps in a secured supply chain for rare earth materials, associated challenges to include technical hurdles and intellectual property concerns, and mitigation plans to obtain secure sources of supply; (3) DOD's short and long-term requirements determination for processes for specific quantities of rare earth materials related to the National Defense Stockpile, including DOD assessments; and (4) recommendations on the potential role of the Federal Government in the development of secure sources of supply. The report may include a classified annex.

Revisions to previously authorized disposals from the National Defense Stockpile

The House bill contained a provision (sec. 1411) that would authorize revisions on limitations in asset sales contained in section 3303(a)(7) of the Strom Thurmond National Defense Authorization Act for Fiscal Year 1999 (P.L. 105-261), as most recently amended by section 1412(a) of the Duncan Hunter National Defense Authorization Act for Fiscal Year 2009 (P.L. 110-417), to increase the Department of Defense's stockpile commodity disposal authority by \$50.0 million, and extend this authority from 2016 to 2019.

The Senate committee-reported bill contained no similar provision.

The agreement does not include the House provision.

We encourage the Defense Logistics Agency to continue the planned upgrade of the beryllium stockpile held in the National Defense Stockpile.

## TITLE XV-AUTHORIZATION OF ADDITIONAL APPROPRIATIONS FOR OVERSEAS CONTINGENCY OPERATIONS

#### BUDGET ITEM

National Guard and Reserve Component Equipment

The amended budget request for Overseas Contingency Operations contained no funding for a National Guard and Reserve Equipment account.

The House bill contained \$250.0 million for a National Guard and Reserve Equipment account.

The Senate committee-reported bill would provide no funding for a National Guard and Reserve Component Equipment account.

The agreement includes \$1.25 billion for a National Guard and Reserve Equipment account in section 4102 of this Act. Given the uncertainty of the current and projected fiscal environment, the availability of equipment needed to sustain and modernize the National Guard and Reserve Components as an operational reserve and for their domestic support missions, to include legacy aircraft as part of the Aerospace Control Alert (ACA) mission, remains a concern. We believe, therefore, additional funds are necessary to reduce high priority operational and dual-use equipment shortfalls. Accordingly, we expect these funds to be used for the purposes of, but not limited to, meeting the fiscal year 2015 unfunded equipment priorities of the Reserve Components as reported to Congress under section 10543(c) of title 10, United States Code. funds may also be used by the National Guard and Reserve Components for the procurement of: aircraft, including associated replacements or upgrades for avionics, radars, and fuel tanks; tactical missiles; wheeled and tracked combat and tactical vehicles, including associated replacements or upgrades for mobility, survivability, and lethality, such as weapons stations; ammunition; small arms; tactical radios; non-system training devices; command, control, and logistics automation systems; shelters, and other critical dual-use items.

#### SUBTITLE A-AUTHORIZATION OF APPROPRIATIONS

Purpose (sec. 1501)

The House bill contained a provision (sec. 1501) stating the purpose of the title.

A proposed amendment to the Senate committee-reported bill (amendment number 3875) contained an identical provision (sec. 1501).

The agreement includes this provision.

Procurement (sec. 1502)

The House bill contained a provision (sec. 1502) authorizing additional appropriations for procurement accounts for the Army, the Navy and the Marine Corps, the Air Force, and defense-wide activities.

A proposed amendment to the Senate committee-reported bill (amendment number 3875) contained a similar provision (sec. 1502).

The agreement includes the Senate provision.

Research, development, test and evaluation (sec. 1503)

A proposed amendment to the Senate committee-reported bill (amendment number 3875) contained a provision (sec. 1503) authorizing additional appropriations for the Department of Defense for research, development, test and evaluation.

The House bill contained no similar provision. The agreement includes the Senate provision.

Operation and maintenance (sec. 1504)

The House bill contained a provision (sec. 1503) authorizing additional appropriations for the use of the Armed Forces and other agencies of the Department of Defense for operation and maintenance.

A proposed amendment to the Senate committee-reported bill (amendment number 3875) contained a similar provision (sec. 1504).

The agreement includes the Senate provision.

Military personnel (sec. 1505)

The House bill contained a provision (sec. 1504) authorizing additional appropriations for the use of the Armed Forces and other agencies of the Department of Defense for military personnel.

A proposed amendment to the Senate committee-reported bill (amendment number 3875) contained a similar provision (sec. 1505).

The agreement includes the Senate provision.

Other appropriations (secs. 1506-1509)

The House bill contained a provision (sec. 1505) authorizing additional appropriations for the Defense Health

Program, Drug Interdiction and Counter-Drug Activities, defensewide, and National Guard and Reserve Equipment.

A proposed amendment to the Senate committee-reported bill (amendment number 3875) contained similar provisions (secs. 1506, 1507, 1508 and 1509).

The agreement includes the Senate provisions.

Counterterrorism Partnerships Fund (sec. 1510)

A proposed amendment to the Senate committee-reported bill (amendment number 3835) contained a provision that would authorize appropriations for the Counterterrorism Partnerships Fund.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

European Reassurance Initiative (sec. 1511)

A proposed amendment to the Senate committee-reported bill (amendment number 3835) contained a provision that would authorize appropriations for the European Reassurance Initiative.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

#### SUBTITLE B-FINANCIAL MATTERS

Treatment as additional authorizations (sec. 1521)

The House bill contained a provision (sec. 1511) stating that the amounts authorized to be appropriated by this title are in addition to the amounts otherwise authorized to be appropriated by this Act.

The Senate committee-reported bill contained an identical provision (sec. 1511).

The agreement includes this provision.

Special transfer authority (sec. 1522)

The House bill contained a provision (sec. 1512) that would provide the Department of Defense (DOD) with \$3.0 billion of special transfer authority in fiscal year 2015.

The Senate committee-reported bill contained a similar provision (sec. 1512) that would provide DOD with \$4.0 billion of special transfer authority in fiscal year 2015.

The agreement includes the House provision with an amendment to provide DOD with \$3.5 billion in special transfer authority in fiscal year 2015.

# SUBTITLE C-LIMITATIONS, REPORTS, AND OTHER MATTERS

Afghanistan Infrastructure Fund (sec. 1531)

The House bill contained a provision (sec. 1523) that would prohibit the use of fiscal year 2015 Department of Defense (DOD) funds for the Afghanistan Infrastructure Fund (AIF) until all prior-year funds for the AIF have been obligated or expended.

The Senate committee-reported bill contained a similar provision (sec. 1524) that would prohibit the use of fiscal year 2015 DOD funds for the AIF.

The agreement includes the Senate provision.

Afghanistan Security Forces Fund (sec. 1532)

The House bill contained a provision (sec. 1521) that would continue existing limitations under section 1513 of the National Defense Authorization Act for Fiscal Year 2008 (Public Law 110-181), as amended, on the use of funds in the Afghanistan Security Forces Fund (ASFF).

The Senate committee-reported bill contained a similar provision (sec. 1523).

The agreement includes the House provision with an amendment that would also extend the authority under subsection 1531(d) of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66) to accept certain equipment procured using ASFF funds and to treat such equipment as Department of Defense stocks. The agreement would condition the acceptance of equipment procured with ASFF funds authorized under this Act on: (1) the Secretary of Defense submitting to the congressional defense committees a detailed report on the equipment procurement process in Afghanistan; and (2) the Commander, U.S. Forces Afghanistan making certain determinations regarding the equipment to be accepted under this authority. These determinations would be provided to the congressional defense committees as part of the quarterly reports on the exercise of this authority.

In extending the authority under subsection 1531(d) of Public Law 113-66, we expect that this authority will be utilized only in limited circumstances and should not be broadly available for accepting equipment that has been damaged after it was transferred to the Afghan security forces.

Joint Improvised Explosive Device Defeat Fund (sec. 1533)

The House bill contained a provision (sec. 1522) that would authorize various transfer authorities, reporting requirements, and other associated activities for the Joint Improvised Explosive Device (IED) Defeat Fund, as managed by the Joint IED Defeat organization.

The Senate committee-reported bill contained a similar provision (sec. 1522) that would authorize the Joint Improvised Explosive Device Defeat Fund and would thereby provide the Director of the Joint Improvised Explosive Device Defeat Organization (JIEDDO) with the authority to investigate, develop, and provide equipment, supplies, services, training, facilities, personnel, and funds to assist United States forces in the defeat of improvised explosive devices for Operation Enduring Freedom or any successor operation to that operation. The provision would also extend JIEDDO's authority with respect to homemade explosives, and would sunset this authority on December 31, 2015. The provision would also direct the Under Secretary of Defense for Acquisition, Technology, and Logistics to present to the congressional defense committees a plan to consolidate any enduring functions of the stated organizations, capabilities, and funding into an appropriate organization identified as part of that review.

The agreement includes the Senate provision with a clarifying amendment.

Counterterrorism Partnerships Fund (sec. 1534)

A proposed amendment to the Senate committee-reported bill (amendment number 3875) contained a provision that would authorize the Counterterrorism Partnerships Fund.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

European Reassurance Initiative (sec. 1535)

A proposed amendment to the Senate committee-reported bill (amendment number 3875) contained a provision (sec. 1527) that would specify the purposes for which amounts authorized to be

appropriated for the European Reassurance Initiative (ERI) could be used and provide other limitations on the use of such funds.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment clarifying that for fiscal year 2015 \$1.0 billion is authorized to be appropriated in Overseas Contingency Operations funds for the ERI. The amendment would also provide that of these funds not less than \$75.0 million would be available for programs, activities, and assistance to support Ukraine, and not less than \$30.0 million would be available for programs and activities to build the capacity of European allies and partner nations. Amounts specified for the ERI fund would be available for the purposes of ERI through September 30, 2016.

We are deeply concerned about the ongoing violations of Ukraine's sovereignty and territorial integrity and note that a provision in another section of this title expresses the sense of Congress in support of providing Ukraine military assistance, both non-lethal and lethal assistance, that is defensive and non-provocative.

We are also concerned about the potential spread of the unconventional and hybrid warfare tactics used by Russia in Ukraine to other countries in the region, potentially including the Baltic countries, Moldova, and Georgia. We urge the Secretary of Defense to devote the appropriate level of planning and resources, including resources under the ERI, to countering the threat posed by these unconventional and hybrid warfare tactics.

Plan for transition of funding of United States Special Operations Command from supplemental funding for overseas contingency operations to recurring funding for future-years defense programs (sec. 1536)

The Senate committee-reported bill contained a provision (sec. 1521) that would require the Secretary of Defense to provide the congressional defense committees, as part of the fiscal year 2016 budget request, with a plan to fully transition appropriate U.S. Special Operations Command funding from the Overseas Contingency Operations budget to the base budget over the future years defense program to maintain critical and enduring special operations capabilities.

The House bill contained no similar provision. The agreement includes the Senate provision.

#### LEGISLATIVE PROVISION NOT ADOPTED

Codification of Office and Management and Budget criteria

The House bill contained a provision (sec. 1524) that would require the Secretary of Defense to implement specified criteria in requests for Overseas Contingency Operations (OCO).

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that the criteria for OCO funding requests developed by the Office of Management and Budget (OMB) for deciding whether funding for programs properly belongs in the base or OCO requests have not been updated in over 4 years. While these criteria have been somewhat successful in delineating between these two sources of funding and have facilitated OCO funding requests for the Department of Defense (DOD), there have been significant fact-of-life world events which dictate a need to re-examine and update those criteria. It is also unclear how the guidance is applied to DOD reprogramming requests submitted to Congress for emergent requirements. OMB should ensure the criteria remain relevant and adaptable for evaluating DOD budget and reprogramming requests. We encourage DOD to evaluate the OCO criteria on a regular basis to ensure proper delineation of base and OCO budget requests. We would expect OMB to update the OCO criteria in time to support the FY 2016 budget submission.

# TITLE XVI-STRATEGIC PROGRAMS, CYBER, AND INTELLIGENCE MATTERS

### SUBTITLE A-SPACE ACTIVITIES

Department of Defense Space Security and Defense Program (sec. 1601)

The House bill contained a provision (sec. 1601) that states a sense of Congress that critical U.S. space systems face a growing foreign threat, that both the People's Republic of China (PRC) and the Russian Federation are developing capabilities to disrupt the use of space by the United States during a conflict, and that a fully developed, multi-faceted approach is needed to deter and defeat any adversary's acts of aggression in outer space. The provision directs the Secretary of Defense to submit a report to the congressional defense committees not later than 180 days after the date of the enactment of this Act that assesses the ability of the Department of Defense to deter and defeat any adversary's act of aggression in outer space. In addition, this section would direct the Secretary, acting through the Office of Net

Assessment, to conduct a study and provide a report to the congressional defense committees not later than 1 year after the date of the enactment of this Act of potential alternate defense and deterrent strategies in response to the existing and projected counterspace capabilities of PRC and the Russian Federation.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision.

Evolved expendable launch vehicle notification (sec. 1602)

The House bill contained a provision (sec. 1602) that would direct the Secretary of the Air Force to provide certain congressional committees with notification of each change to the Evolved Expendable Launch Vehicle (EELV) acquisition plan and schedule as compared to the plan and schedule included in the budget submitted by the President for fiscal year 2015. The notification would include an identification of the change, a national security rationale for the change, the impact of the change on the EELV block buy contract, the impact of the change on the opportunities for competition for certified EELV launch providers, and the costs or savings of the change. The notification requirement would apply to fiscal years 2015, 2016, and 2017.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would require the notification be sent to the appropriate congressional committees at the time of the budget submission for fiscal year 2016 and 2017, and it would not require such notification if no change has occurred relative to the fiscal year 2015 budget submission.

Satellite communications responsibilities of Executive Agent for Space (sec. 1603)

The House bill contained a provision (sec. 1603) that would direct the Secretary of Defense to revise Department of Defense (DOD) directives and guidance for the DOD Executive Agent (EA) for Space, with respect to the development of space strategies, architectures and programs for satellite communications.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would add coordination with the commanders of the combatant commands.

We direct the Secretary of Defense to report to the congressional defense committees, within 90 days of the enactment of this Act, on DOD's satellite communications organization structure. The report shall include a review of the efficiency and effectiveness of the DOD's current satellite communications organizational structure. It shall also include a recommendation to strengthen the DOD's leadership and acquisition structure of satellite communications in a manner which improves strategic planning and lowers costs through more efficient acquisition approaches to meet the DOD's related requirements.

Specifically, the Secretary shall assess the merits and challenges of designating the Commander of the Air Force Space Command's Space and Missile Systems Center as the DOD's single acquisition agent for wideband satellite communications not later than fiscal year 2017. If the Secretary disagrees with this proposition the report must demonstrate and give a plan to implement an organization structure that brings coherency to the satellite communications acquisition process. The acquisition of commercial satellite communications is currently at best ad hoc, expensive, and reliant on Overseas Contingency Operations funding with little long-term planning, and is not strategically and efficiently aligned with the acquisition of military wideband satellite communications.

Rocket propulsion system development program (sec. 1604)

The House bill contained a provision (sec. 1604) that would direct the Secretary of Defense to develop a next-generation liquid rocket engine authorized at \$220.0 million for fiscal year 2015. In carrying out the program, the Secretary would be required to coordinate with the Administrator of the National Aeronautics and Space Administration, to the extent practicable. The provision also contained a sense of Congress that the engine be made in the United States, meet the requirements of the national security space community, developed not later than 2019 using full and open competition, and available for purchase by all space launch providers of the United States.

The Senate committee-reported bill contained a similar provision (sec. 1629) that would require the Secretary of Defense to develop a program plan for the production of a liquid rocket engine to support national security launch missions by no later than 2019.

The agreement includes the House provision with an amendment that would direct the Secretary of Defense to develop a rocket propulsion system that is made in the United States, is developed no later than 2019 using full and open competition, meets the requirements of the national security space community, and is available for purchase by all space launch providers of the United States.

We note that this provision is not an authorization of funds for the development of a new launch vehicle. This provision is for the development of a rocket propulsion system to replace non-allied space launch engines by 2019.

The Secretary should coordinate with the Administrator of the National Aeronautics and Space Administration, to the extent practicable, to ensure that the rocket propulsion system developed under subsection meets objectives that are common to both the national security space community and the civil space program of the United States.

Pilot program for acquisition of commercial satellite communication services (sec. 1605)

The House bill contained a provision (sec. 1605) that would allow the Secretary of Defense to develop and execute a pilot program to examine the feasibility of expanding the use of working capital funds to acquire commercial satellite communications services to meet Department of Defense requirements.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment that would change the report due date from 150 days after enactment to 90 days. It also changes the budgetary authority from commercial satellite communications to satellite communications, and makes other administrative modifications.

Update of National Security Space Strategy to include space control and space superiority strategy (sec. 1606)

The House bill contained a provision (sec. 1606) that would extend the analysis required by section 911(d) of the National Defense Authorization Act for Fiscal Year 2008 (Public Law 110-181) through fiscal year 2030.

The Senate committee-reported bill contained a similar provision (sec. 1621) that would direct the Secretary of Defense, in consultation with the Director of National Intelligence, to update the space control and space superiority

strategy pursuant to the Space Posture Review conducted under section 913 of the National Defense Authorization Act for Fiscal Year 2009 (Public Law 110-417).

The agreement includes the Senate provision with an amendment that would extend the analysis required by section 911(d) of the National Defense Authorization Act for Fiscal Year 2008 (Public Law 110-181) through fiscal year 2030, and make other clarifying changes.

Allocation of funds for the Space Security and Defense Program; report on space control (sec. 1607)

The Senate committee-reported bill contained a provision (sec. 1622) that would require a preponderance of the funds used within the Space Security and Defense Program be allocated to offensive space control and active defense strategies with a statement on the use of such funds at the time of the President's budget submission to Congress.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would change the word "preponderance" to "majority," require the development of the capabilities in addition to strategies, require a review of the appropriate types of funding for the program, and sunset the provision in 5 years from the date of enactment of this Act.

Prohibition on contracting with Russian suppliers of rocket engines for the evolved expendable launch vehicle program (sec. 1608)

The Senate committee-reported bill contained a provision (sec. 1623) that would prohibit the Secretary of Defense from entering into a new contract or renewing a current contract for space launch activities from any person if that person purchases supplies critical for space launch activities covered by the contract from a Russian entity. The provision contained a waiver from the prohibition for U.S. national security interests and if space launch services and capabilities could not be obtained at a fair and reasonable price without the purchase of supplies critical for space launch activities from a Russian entity.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would prohibit the Secretary of Defense from awarding or renewing a contract for the procurement of property or services for space launch activities under the Evolved Expendable Launch Vehicle program if the contract carries out

such activities using rocket engines designed or manufactured in the Russian Federation. The provision includes the waiver from the Senate provision. The provision exempts the placement of orders or the exercise of options under contract FA8811-13-C-0003, awarded on December 18, 2013, or unless the Secretary, upon advice of the General Counsel of the Department of Defense, certifies to the congressional defense committees that the offeror of a contract has provided sufficient documentation to conclusively demonstrate that prior to February 1, 2014, the offeror had either fully paid for or entered into a legally binding commitment for rocket engines designed or manufactured in the Russia Federation.

Assessment of evolved expendable launch vehicle program (sec. 1609)

The Senate committee-reported bill contained a provision (sec. 1624) that would require the Government Accountability Office to assess the advisability of the Secretary of Defense to require that launch providers establish or maintain business systems complying with the data requirements and cost accounting standards of the Department of Defense, including certified cost or price data.

The House bill contained no similar provision.

The agreement includes the Senate provision, with a modification to the date the report is due.

Competitive procedures required to launch payload for mission number five of the Operationally Responsive Space Program (sec. 1610)

The Senate committee-reported bill contained a provision (sec. 1627) that would require competitive procedures be used to launch the payload for the Operationally Responsive Space program mission number five.

The House bill contained no similar provision. The agreement includes the Senate provision.

Availability of additional rocket cores pursuant to competitive procedures (sec. 1611)

The Senate committee-reported bill contained a provision (sec. 1626) that would, based upon the Fiscal Year 2015 National Security Space Launch Forecast, require the Secretary of Defense to make available during fiscal year 2015 one additional rocket core for open competition. The provision also requires that between fiscal years 2015 and 2017, one additional competitive

rocket core shall be made available unless the Secretary determines that there is no practicable way to implement this requirement while remaining in compliance with the terms and conditions of the 36 rocket core block buy under the Evolved Expendable Launch Vehicle (EELV) program. Upon making such a determination, the Secretary shall certify within 45 days that there is no practicable way to add the second additional rocket core for open competition as well as describing the basis for such a determination and providing both to the congressional defense committees. A proposed amendment to the Senate committee-reported bill (amendment number 3824) contained a provision that would make technical and conforming changes.

The House bill contained no similar provision.

The agreement includes the Senate provision with technical and conforming amendments.

Limitations on availability of funds for weather satellite follow-on system and Defense Meteorological Satellite program (sec. 1612)

The House bill contained a provision (sec. 215) that would direct the Secretary of the Air Force to place the last remaining satellite of the Defense Meteorological Satellite Program (DMSP) on the launch manifest for the Evolved Expendable Launch Vehicle (EELV) program. Additionally, this section would direct the Secretary of the Air Force to establish an additional launch, for acquisition in fiscal year 2015, under the EELV program, using full and open competition among certified providers. The House bill would also fence 75 percent of the funds for the weather satellite follow-on system until the Secretary submits to the congressional defense committees the plan to meet the meteorological and oceanographic collection requirements validated by the Joint Requirements Oversight Council.

The Senate committee-reported bill contained a provision (sec. 1628) that would prohibit funding the storage of the last DMSP unless the Secretary of Defense certifies to the congressional defense committees that the Department of Defense (DOD) intends to launch the satellite, will have sufficient funding to do so in the future years defense program, and that storing the satellite until a launch in 2020 is the most costeffective approach to meeting the requirements of DOD.

The agreement includes the House provision with an amendment that removes both the direction to launch the DMSP satellite and the addition of a competition launch. The agreement would limit 50 percent of the funds for the follow-on weather satellite until the Secretary of Defense submits to the

congressional defense committees a plan to meet the meteorological and oceanographic collection requirements of the Joint Requirements Oversight Council, including the requirements of the combatant commands, military departments and agencies of the DOD. The Government Accountability Office (GAO) shall review the plan and the Analysis of Alternatives to determine if it meets best practices and fully addresses the concerns of the acquisition, operational and user communities, including how DOD assessed and dealt with cost, schedule and risks posed by each alternative considered.

The agreement also includes a prohibition on storage of DMSP, unless the Secretary of Defense intends to launch the satellite and that storing the satellite until the anticipated launch is the most cost-effective approach to meeting the requirements of DOD. If the Secretary of Defense decides not to launch the satellite, the Secretary of Defense must certify that the related requirements of the DOD will be met. The agreement also includes a review of the certification report by GAO.

Limitation on availability of funds for space-based infrared systems space data exploitation (sec. 1613)

The House bill contained a provision (sec. 216) that would limit obligation or expenditure of funds authorized by this Act to not more than 50 percent for the data exploitation under the Space-Based Infrared Systems (SBIRS) space modernization initiative, which funds modernization and evolution of technologies to meet the SBIRS mission, until the Secretary of the Air Force delivers a certification to the congressional defense committees that the limited funds available for this effort will be used in support of data exploitation of the current SBIRS program of record, including the scanning and staring sensor; or that the data from the current SBIRS program of record, including the scanning and staring sensor, is being fully exploited and no further efforts are warranted.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would require the Secretary of the Air Force make the certification as the Department of Defense Executive Agent for Space.

We direct the Chairman of the Joint Chiefs of Staff to conduct an overhead persistent infrared assessment. Such assessment shall include input from the Joint Staff and each of the combatant commands, including the component commands, detailing how they currently integrate, and plan to integrate, the use of overhead persistent infrared capabilities to pursue

their assigned mission areas. Such assessment shall be delivered to the congressional defense committees in the form of a report by April 1, 2015.

Limitations on availability of funds for hosted payload and wide field of view testbed of the space-based infrared systems (sec. 1614)

The House bill contained a provision (sec. 217) that would limit 50 percent of the funds authorized to be appropriated by this Act for hosted payloads and wide field of view testbed alternative approaches to the Space-Based Infrared Systems (SBIRS) program of record until completion and briefing to the appropriate congressional committees on the analysis of alternatives (AOA).

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would release 75 percent of the funds authorized to be appropriated upon completion and submittal of the AOA to the appropriate congressional committees, with the remaining 25 percent to be released 30 days after receiving the briefing as described in the House provision.

We direct the U.S. Comptroller General of the United States to review the AOA for SBIRS to determine the extent that the Department met AOA best practices and fully addressed the concerns of the acquisition, operational, and user communities. Further, the Comptroller General shall review how the Department identified the requirements and assessed and addressed the cost, schedule, and risks posed for each alternative in the AOA. The Comptroller General shall provide the results of the review to the appropriate congressional committees within 180 days from receipt of the AOA, and also provide an interim briefing within 90 days.

Limitations on availability of funds for protected tactical demonstration and protected military satellite communications testbed of the advanced extremely high frequency program (sec. 1615)

The House bill contained a provision (sec. 218) that would limit 50 percent of the funds authorized to be appropriated by this Act for the protected tactical demonstration and protected military satellite communications testbed alternative approaches to the Advanced Extremely High Frequency (AEHF) program of record until completion and briefing to the congressional defense committees on the analysis of alternatives (AOA).

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would release 75 percent of the funds authorized to be appropriated upon completion and submittal of the AOA with the remaining 25 percent released 30 days after receiving the briefing as described in the House provision. The agreement also includes other clarifying amendments that make clear the restriction is not intended to limit technology insertions to current satellite communication programs of record.

We direct the Comptroller General of the United States to review the reliability of the MILSTAR system, including terminals and maintenance and its effect on readiness as well as the phasing of the AEHF and Family of Advanced Beyond the line of sight Terminals (FAB-T) system to determine whether there will be a timely replacement of the MILSTAR system so as to not further degrade reliability and readiness of the existing communications architecture. The Comptroller General shall present an initial assessment to the congressional defense committees in the form of a briefing no later than March 31, 2015, with a final briefing no later than September 30, 2015.

We also direct the Comptroller General to review the AOA for AEHF to determine the extent that the Department of Defense (DOD) met AOA best practices and fully addressed the concerns of the acquisition, operational, and user communities. Further, the Comptroller General shall review how DOD identified the requirements and assessed and addressed the cost, schedule, and risks posed for each alternative in the AOA. The Comptroller General shall provide the results of the review to the congressional defense committees within 180 days from receipt of the AOA, and also provide an interim briefing within 90 days.

Study of space situational awareness architecture (sec. 1616)

The Senate committee-reported bill contained a provision (sec. 1630) that would direct the Secretary of Defense to task the Defense Science Board to assess the architecture of the ground and space sensors used for space situational awareness (SSA) for both defensive and offensive space operations over a 5-, 10-, and 20-year budget plan. The assessment shall also include ground systems to task the sensors and process the data.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would require the report to have an unclassified summary and a classified appendix, as required.

Briefing on range support for launches in support of national security (sec. 1617)

A proposed amendment to the Senate committee-reported bill (amendment number 3899) contained a provision that would require the Secretary of the Air Force to submit to the congressional defense committees a report on the requirements and investments needed to modernize Department of Defense space launch facilities and supporting infrastructure at Cape Canaveral Air Force Station and Vandenberg Air Force Base.

The House bill contained no similar provision.

The agreement includes the Senate provision with technical and clarifying amendments.

We expect the Secretary to leverage, update, and expand on the previous space launch infrastructure briefing provided to Congress in March 2014.

# SUBTITLE B-DEFENSE INTELLIGENCE AND INTELLIGENCE-RELATED ACTIVITIES

Tactical Exploitation of National Capabilities Executive Agent (sec. 1621)

The House bill contained a provision (sec. 1614) that would establish an executive agent for the Tactical Exploitation of National Capabilities (TENCAP) program. The executive agent would report directly to the Under Secretary of Defense for Intelligence, and would be responsible for working with the combatant commands, military services, and intelligence community to develop methods to increase warfighter effectiveness through the exploitation of national capabilities and to promote cross-domain integration of such capabilities into military operations, training, intelligence, surveillance, and reconnaissance activities. The provision also would require the TENCAP executive agent to provide an annual briefing to the congressional defense and intelligence committees for fiscal years 2016-20 on the investments, activities, challenges, and opportunities in carrying out the TENCAP program.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would make technical and conforming changes regarding the designation of a TENCAP executive agent. We agree that the Undersecretary of Defense for Intelligence should designate a TENCAP executive agent through the use of an

existing billet. We do not intend to create new standalone positions to support this function.

One-year extension of report on imagery intelligence and geospatial information support provided to regional organizations and security alliances (sec. 1622)

The House bill contained a provision (sec. 1613) that would extend an existing reporting requirement by 1 year, regarding sharing of imagery intelligence and geospatial information to regional organizations and security alliances.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision.

Extension of Secretary of Defense authority to engage in commercial activities as security for intelligence collection activities (sec. 1623)

The Senate committee-reported bill contained a provision (sec. 1651) that would amend 431(a) of title 10, United States Code, to change the current sunset date from December 31, 2015, to December 31, 2017.

The House bill contained no similar provision. The agreement includes this provision.

Extension of authority relating to jurisdiction over Department of Defense facilities for intelligence collection or special operations activities abroad (sec. 1624)

The Senate committee-reported bill contained a provision (sec. 1653) that would amend section 926(b) of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112-81) to extend the sunset dates in the provision in paragraph (1) by striking "September 30, 2015" and inserting "September 30, 2017"; and by striking "fiscal year 2016" and inserting "fiscal year 2018."

The House bill contained no similar provision. The agreement includes this provision.

Assessment and limitation on availability of funds for intelligence activities and programs of United States Special Operations Command and special operations forces (sec. 1625)

The House bill contained a provision (sec. 1611) that would require the Secretary of Defense, acting through the Under Secretary of Defense for Intelligence, the Assistant Secretary

of Defense for Special Operations and Low Intensity Conflict, and the Director of the Defense Intelligence Agency, to submit an assessment to the appropriate congressional committees on the intelligence activities and programs of the U.S. Special Operations Forces and U.S. Special Operations Command (SOCOM). This section would also limit 50 percent of the funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2015 of SOCOM Major Force Program-11 procurement, defense-wide, and research, development, testing, and evaluation, defense-wide, until such assessment is received.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would modify the reporting requirements and the limitation on funds and add a requirement that the Comptroller General of the United States provide review and provide an assessment of the required report.

Annual briefing on the intelligence, surveillance, and reconnaissance requirements of the combatant commands (sec. 1626)

The House bill contained a provision (sec. 1612) that would direct the Chairman of the Joint Chiefs of Staff to provide briefings to the congressional defense and intelligence committees on the intelligence, surveillance, and reconnaissance requirements of each of the combatant commands. The provision would also provide specific guidance for what information should be included in the annual briefing. The provision would further require that the Chairman provide the briefing with the budget submission each year, from fiscal year 2016-20.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

Prohibition on National Intelligence Program consolidation (sec. 1627)

The House bill contained a provision (sec. 1616) that would prohibit amounts authorized to be appropriated or otherwise made available to the Department of Defense (DOD) to be used during the period beginning on the date of the enactment of this Act and ending on December 31, 2015, to execute:

- (1) the separation of the National Intelligence Program (NIP)budget from the DOD budget;
  - (2) the consolidation of the NIP budget within DOD;

or

(3) the establishment of a new appropriations account or appropriations account structure for the NIP budget.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

Personnel security and insider threat (sec. 1628)

The Senate committee-reported bill contained a provision (sec. 1654) that would require the Secretary of Defense to establish an interim continuous evaluation (CE) system for personnel security; use this interim system to develop policies and procedures for an objective system; engineer CE systems to interface with an automated insider threat detection and prevention system; acquire CE capabilities competitively based on advanced commercial technology; establish a multidisciplinary team to support the development of an automated insider threat capability; and create an executive committee of senior officials to ensure that the insider threat program is appropriately coordinated and resourced.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would require the Secretary to report to Congress on the Department's plans to address the elements contained in the provision.

We also note that the study by the Director of Cost Analysis and Program Evaluation (CAPE) of the Office of Personnel Management's personnel investigation service for the Department of Defense made a number of recommendations for additional phases of CAPE's assessment. We endorse the CAPE recommendations for Phase 2A and 2B actions, specifically: improvements to workflow scheduling, limiting investigations to those requiring access to classified information; establishing a business practice working group to achieve efficiencies (such as cost savings from economies of scale); the efficacy of information technology investments, quality control practices, enhancing competition; and rationalizing the mix of government and contract investigators.

Migration of Distributed Common Ground System of Department of the Army to an open system architecture (sec. 1629)

The Senate committee-reported bill contained a provision (sec. 1655) that would require the Secretary of the Army, within 3 years of the date of enactment of this Act, to migrate the Distributed Common Ground System (DCGS), including the so-called

Red Disk or any successor to Red Disk under development at the Army Intelligence and Security Command, to an open systems architecture. The provision would require that the DCGS open systems architecture be compliant with the Defense Intelligence Information Enterprise open architecture.

The House bill contained no similar provision. The agreement includes this provision.

## SUBTITLE C-CYBERSPACE-RELATED MATTERS

Budgeting and accounting for cyber mission forces (sec. 1631)

The Senate committee-reported bill contained a provision (sec. 1643) that would require that the Secretary of Defense, for fiscal year 2017 and every succeeding year, for the President's annual budget submission and supporting documents, to develop a major force program (MFP) category and program elements for the Department of Defense (DOD) future years defense program for the training, arming, and equipping of the cyber mission forces. The provision would also require the Secretary to assess the feasibility and advisability of establishing a general fund transfer account to execute the funds programmed in the MFP and provide a recommendation to the congressional defense committees by April 1, 2015.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

We note that for several years, as the importance of cyber operations investments has grown, the congressional defense committees have been urging DOD to improve how it categorizes and displays its budget justification documentation. In embarking on the process of developing a major force program, we believe it is important for DOD to adopt a taxonomy that remains consistent over several years. We understand that the Department is responding to budget guidance from the Office of Management and Budget, as well as changing priorities from new leadership, but these fluctuations in taxonomy result in an inconsistent and moving baseline that masks real annual changes in budget and execution levels.

Reporting on cyber incidents with respect to networks and information systems of operationally critical contractors (sec. 1632)

The Senate committee-reported bill contained a provision (sec. 1645) that would direct the Secretary of Defense to establish procedures for designating contractors as

"operationally critical contractors," notifying such contractors that they have been designated, and requiring designated contractors to report successful penetrations of their computer networks by known or suspected advanced persistent threat actors. The provision narrowly defines an operationally critical contractor as a company designated by the Secretary as a critical source of supply for airlift, sealift, intermodal transportation services, or logistical support that is essential to mobilization, deployment, or sustainment in a contingency operation.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

We fully share the concern of industry and the Department of Defense (DOD) about harmonizing reporting on cyber intrusions to eliminate redundant reporting. We direct the Secretary to ensure that contractor reporting to DOD, and the dissemination of such reporting, is coordinated with reporting to the Director of National Intelligence and other government agencies.

Executive agents for cyber test and training ranges (sec. 1633)

The House bill contained a provision (sec.1621) that would require the Secretary of Defense to establish an executive agent to coordinate and oversee the management of the various cyber and information technology test and training ranges being developed and deployed by the Department of Defense (DOD).

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would make technical changes and require the Secretary to designate two cyber range executive agents from among existing DOD personnel, one for test ranges and one for training ranges; and to consult with the Principal Cyber Advisor in designating the executive agents. The amendment also would require the executive agents, in consultation with the DOD Chief Information Officer, to jointly designate a standard language from among existing open source candidates for expressing cyber event and threat data in machine-readable form for use in the Joint Information Environment and the range environment.

We note that for several years, the Armed Services Committees of the Senate and House of Representatives have expressed concerns over how the DOD has managed its cyber range resources. While we recognize that DOD has developed and maintained a core set of capabilities, we have observed firsthand that the lack of coordination of those capabilities has left DOD in a situation where the current ranges do not support the tools and capabilities that cyber operators would use in the real world. Unlike in live training for kinetic operations, in cyberspace, we do not train like we fight. We believe that the integrated plan required by these executive agents is a necessary tool to create standardization between training and operational tools, as well as to ensure that DOD is investing in adequate range resources to meet unit-level training requirements for the force structure being defined by U.S. Cyber Command.

One reason that we have tasked these executive agents to designate a standard language for cyber event and threat data reporting is to better ensure that there is standardization of these capabilities across the range and operational networks. Not only is this a fundamental capabilities needed by cyber forces, it would also set a valuable precedent for ensuring that the capabilities that are used on live, operational networks are the same tools that would be used in a test or training environment. We firmly believe that any standard designated by these executive agents should swiftly be transitioned to use on the operational networks of the Joint Information Environment.

In designating the two required executive agents, we believe that the Secretary should consider two important factors. First, the Test Resource Management Center (TRMC) already fills a similar role for the test range complex, and would make a logical choice to take on the responsibilities for the test range executive agent. Second, we believe that the training range executive agent should be the responsibility of one of the military departments, since they have the operational imperative to maintain training readiness, as well as the resources to sustain and upgrade training range capabilities over time.

#### Cyberspace mapping (sec. 1634)

The Senate committee-reported bill contained a provision (sec. 1641) that would require the Secretary of Defense, within 60 days of the date of enactment of this Act, to designate a network or network segment within the Department of Defense (DOD) to support the execution of a pilot program to demonstrate large-scale cyberspace mapping technology, as approved by the Cyber Investment Management Board (CIMB). The provision also would require the Principal Cyber Advisor, within 180 days of enactment of this Act, to recommend policy to the Secretary of Defense regarding the mapping of cyberspace to support the missions of U.S. Cyber Command.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

Review of cross domain solution policy and requirement for cross domain solution strategy (sec. 1635)

The Senate committee-reported bill contained a provision (sec.1642) that would require the Secretary of Defense to review the policies of the Department of Defense, and develop a strategy concerning the procurement, approval, and use of capabilities to transmit information across networks and systems at different security classification levels.

The House bill contained no similar provision. The agreement includes this provision.

Requirement for strategy to develop and deploy decryption service for the Joint Information Environment (sec. 1636)

The Senate committee-reported bill contained a provision (sec. 1614) that would require the Secretary of Defense to develop a strategy for a decryption service for the Joint Information Environment. The provision would require the strategy for the decryption and re-encryption of communications to enable the inspection of communications content to detect cyber threats and insider threat activity. That strategy would include a requirements definition document, an architecture, a concept of operations, a cost estimate, and an assessment of the security benefit of such a service. The provision would require a briefing on the strategy to be provided to the congressional defense and intelligence committees by October 1, 2015.

The House bill contained no similar provision. The agreement includes this provision.

Actions to address economic or industrial espionage in cyberspace (sec. 1637)

A proposed amendment to the Senate committee-reported bill (amendment number 3377) contained a provision that would require the President to report annually to appropriate congressional committees on countries that engage in economic or industrial espionage in cyberspace with respect to U.S. trade secrets or proprietary information, and on the types of technologies and intellectual property such countries target, what they have succeeded in stealing, and, where known, the incorporation of such stolen property in articles, products, or services. The report also would include the actions the President has taken to

diminish such espionage, and the progress made towards that goal.

The provision would authorize the President, pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.), to block and prohibit all transactions in all property and interests in property of each person determined to be knowingly engaged in such espionage, if such property and interests in property are in the United States, come within the United States, or are or come within the possession or control of a U.S. person.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

We urge the President in implementing this provision to harmonize the required reporting on industrial or economic espionage through cyberspace with related reporting, including the biennial report on the threat to U.S. industry from foreign economic collection and industrial espionage required by section 809(b) of Public Law 103-359.

Sense of Congress regarding role of reserve components in defense of Unites States against cyber attacks (sec. 1638)

The House bill contained a provision (sec.1622) that would express the sense of Congress that the National Guard has a valuable role to play in defending the United States against cyber attacks.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would recognize the important capabilities and role of all the reserve components.

We are aware that the Army National Guard is pursuing a decision to establish ten Cyber Protection Teams (CPTs), independent of the plans by U.S. Cyber Command to establish 68 CPTs within the active component. While we support a role for the reserve components in Department of Defense planning and organization to deal with cyber threats, we are concerned that such plans are not adequately synchronized with overall planning in this space. In particular, we are concerned about potentially creating parallel structures, personnel and training pathways, and authorities for such forces.

Therefore, we direct the Secretary of the Army to submit a report to the congressional defense committees, within 90 days of the enactment of this Act, on the progress made by the Army National Guard to establish ten CPTs to support preparations to respond to emergencies involving an attack or natural disaster

impacting computer networks. The report shall include the following:

- (1) A timeframe for when stationing of the CPTs will be finalized.
- (2) A timeframe for activation of the CPTs and whether the teams will be activated at the same time or staggered over time.
- (3) A description of manning and basing requirements.
- (4) The number and location of nominations received for a CPT and the activation date estimate provided in each nomination.
- (5) An assessment of the range of stated cost projections included in the nominations.
- (6) An assessment of any identified patterns regarding ease or difficulty of staffing individuals with required credentials within particular regions.
- (7) Any additional information deemed relevant by the Secretary.

Sense of Congress on the future of the Internet and the .MIL top-level domain (sec. 1639)

The House bill contained a provision (sec. 1090E) that would prohibit the transfer of the responsibilities of the National Telecommunications and Information Administration (NTIA) for Internet domain name system functions until the Comptroller General of the United States submits a report to Congress, within 1 year of the date on which NTIA receives a proposal for the transfer of such responsibilities to the Internet Corporation For Assigned Names and Numbers (ICANN).

The Senate committee-reported bill contained a provision (sec. 1646) that would express the sense of Congress that the Secretary of Defense should:

- (1) Advise the President to transfer the remaining role of the United States Government in the functions of the Internet Assigned Numbers Authority (IANA) to a global multi-stakeholder community only if the President is confident that the .mil top level domain and the Internet protocol address numbers used exclusively by the Department of Defense (DOD) for national security will remain exclusively used by DOD; and
- (2) Take all necessary steps to sustain the successful stewardship and good standing of the Internet root zone servers managed by DOD components.

The agreement includes the Senate provision with an amendment that would clarify how the Secretary should provide

advice in the process, as well as ensure active participation in all transition planning and accountability stress testing.

We understand that the arcane and esoteric process for governing the internet is not conducive to quick or easy understanding by decisionmakers not intimately involved in the process. We fear that the lack of understanding breeds concerns that at face value appear warranted, but upon closer examination may not be valid, or may be easily mitigated. We believe that some improved confidence building measures and transparency over the negotiations process would be helpful in dispelling any misconceptions about the process.

Therefore, we direct the Secretary to submit a report to the Committees on Armed Services of the Senate and House of Representatives on the transition process no later than 180 days after the enactment of this Act. This report should explain DOD's role in the negotiations process, any issues or concerns about the status of negotiations, and any observations related to the accountability stress testing currently underway. Furthermore, we encourage DOD and the National Telecommunications and Information Administration to provide regular briefings to the Committees on Armed Services of the Senate and House or Representatives, as well as other congressional committees, on the status of transition planning and accountability stress testing.

### SUBTITLE D-NUCLEAR FORCES

Preparation of annual budget request regarding nuclear weapons (sec. 1641)

The House bill contained a provision (sec. 1631) that would amend section 179 of title 10, United States Code, and add a new requirement regarding annual transfers to the Department of Energy (DOE) from the Department of Defense's (DOD) budget authority. Prior to making such transfers, the Secretary of Defense must enter into a memorandum of agreement with the Secretary of Energy as to how the funds will be obligated and expended within the Weapons Activities budget of the National Nuclear Security Administration (NNSA).

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that includes a waiver to the certification requirement if the Secretary of Defense determines such waiver is in the national security interest and provides a copy of the agreement between the Secretaries of Defense and Energy describing how the Secretary of Energy will obligate or expend

any amounts covered by the transfer of the budget authority to the DOE and an explanation of why the Secretary was not able to certify the previous year's DOD-to-NNSA budget transfers complied with previous DOD-DOE Secretaries' agreements.

Improvement to biennial assessment on delivery platforms for nuclear weapons and the nuclear command and control system (sec. 1642)

The House bill contained a provision (sec. 1637) that would amend section 492(a)(1) of title 10, United States Code, to add ", and the ability to meet operational availability requirements for" after "military effectiveness of".

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision.

Congressional Budget Office review of cost estimates for nuclear weapons (sec. 1643)

The House bill contained a provision (sec. 1640) that would amend 1041(b) of the National Defense Authorization Act for Fiscal year 2013 (Public Law 112-239) to require the Congressional Budget Office (CBO) to submit a report to the congressional defense committees on an annual basis regarding the 10-year cost of nuclear weapons programs.

The Senate committee-reported bill contained a similar provision (sec. 1602) that would amend section 1043 of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112-81) to require the CBO to submit such a report 120 days after submission of the report required by section 1043 for an odd-numbered fiscal year.

The agreement includes the Senate provision with an amendment that would require the CBO report to be submitted by July 1 of each year in which the President submits a report under section 1043 for an odd-numbered fiscal year. The amendment would also require the CBO report to include an estimate of the relative percentage of total defense spending represented by nuclear weapons funding during the 10-year period. Finally, the amendment would require the Director of the CBO to submit a letter to the congressional defense committees if the Director determines a report under section 1043 for an even-numbered fiscal year contains a significant change.

We expect the Director to use their best judgment regarding whether any changes are significant enough to warrant submission of a letter. Retention of missile silos (sec. 1644)

The House bill contained a provision (sec. 1634) that would require the Secretary of Defense to preserve each intercontinental ballistic missile silo that contains a deployed missile as of the date of the enactment of this Act in, at a minimum, a warm status that enables such silo to remain a fully functioning element of the interconnected and redundant command and control system of the missile field and be made fully operational with a deployed missile.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would make the requirement effective during the period in which the New START Treaty (as defined by section 494 (a)(2)(D) of title 10, United States Code) is in effect. The amendment also includes a rule of construction that would enable the Department of Defense to place a silo offline temporarily to perform maintenance activities.

We intend that this provision would require the Secretary to maintain the pertinent silos in a condition that permits them to be returned to operational alert status.

Procurement authority for certain parts of intercontinental ballistic missile fuzes (sec. 1645)

The Senate committee-reported bill contained a provision (sec. 1601) that would give authority to procure commercial parts for intercontinental ballistic missile fuses, notwithstanding 10 United States Code 1502(a), for fiscal year 2015.

The House bill contained no similar provision. The agreement includes the Senate provision.

Assessment of nuclear weapon secondary requirement (sec. 1646)

The House bill contained a provision (sec. 1634) that would require the Secretary of Defense, in coordination with the Secretary of Energy and the Commander, U.S. Strategic Command, to assess the annual nuclear weapon secondary production requirement needed to sustain a safe, secure, reliable, and effective nuclear deterrent. The Secretary of Defense would be required to submit a report on this assessment to the congressional defense committees within 180 days after the date of the enactment of this Act. This report would be in unclassified form, with a classified annex if necessary, and would be required to include an explanation of the rationale and

assumptions that led to the current 50-to-80 per year secondary production requirement, including the factors considered in determining such requirement, and an analysis of whether there are any changes to the 50-to-80 per year secondary production requirement, including the reasons for any such changes.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would require the report 120 days after the date of enactment.

Certification on nuclear force structure (sec. 1647)

The House bill contained a provision (sec. 1635) that would require that, not later than 90 days after the date of the enactment of this Act, the Chairman of the Joint Chiefs of Staff and the Commander, U.S. Strategic Command, jointly certify that the plan for implementation of the New START Treaty announced on April 8, 2014, will enable the United States to meet its obligations under such treaty in a manner that ensures the nuclear forces of the United States are capable, survivable, and balanced; and maintain strategic stability, deterrence and extended deterrence, and allied assurance.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

Advance notice and reports on B61 life extension program (sec. 1648)

The Senate committee-reported bill contained a provision (sec. 1604) that would require the Chairman of the Nuclear Weapons Council and the Commander of U.S. Strategic Command to provide the congressional defense committees with separate reports in advance of any decision to reduce the scope of the B61 Life Extension Program below the level proposed in the fiscal year 2015 Stockpile Stewardship Management Plan.

The House bill contained no similar provision.

The agreement includes the Senate provision with a minor amendments.

Notification and report concerning removal or consolidation of dual-capable aircraft from Europe (sec. 1649)

The House bill contained a provision (sec. 1639) that would limit fiscal year 2015 funding for the Department of Defense to consolidate or remove dual-capable aircraft (unless

being replaced by F-35 aircraft) from the area of responsibility (AOR) of the U.S. European Command (EUCOM) until the Secretary of Defense certifies that the armed forces of the Russian Federation are no longer occupying Ukrainian territory, the Russian Federation is no longer violating the Intermediate Nuclear Forces Treaty, and the Russian Federation is in compliance with the Conventional Forces in Europe Treaty. provision contained a waiver for national security including a certification that such consolidation is consistent with the 2012 North Atlantic Treaty Organization (NATO) Deterrence and Defense Posture Review concerning reciprocal non-strategic nuclear weapons reductions by the Russian Federation and an unclassified report explaining why such certification cannot be made with a 30-day wait period. The provision required a report on the cost and burden sharing arrangements of the forward deployed nuclear weapons in place with the NATO and any recommendations for changes to the current arrangement.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would require, 90 days before the date on which the Secretary of Defense removes or consolidates United States dual capable aircraft from the EUCOM AOR, the Secretary to congressional defense committees and include a report on how such removal or consolidation is in the national security interests of the United States and NATO and whether the proposed consolidation or removal is affected by the armed forces of the Russian Federation occupying Ukrainian territory, the Russian Federation deploying or preparing to deploy nuclear weapons to Ukrainian territory, the Russian Federation not complying with the Intermediate Nuclear Forces Treaty, and the Russian Federation not complying with the Conventional Forces in Europe Treaty.

Reports on installation of nuclear command, control, and communications systems at headquarters of United States Strategic Command (sec. 1650)

The Senate committee-reported bill contained a provision (sec. 1603) that would require the Commander, U.S. Strategic Command (STRATCOM) to submit an annual report on the installation of nuclear command, control, and communications systems as part of the replacement of the STRATCOM headquarters. The requirement for an annual report would terminate at such time as when the Commander, STRATCOM certifies to the congressional defense committees that all milestones have been

completed, and the headquarters building is a fully functioning node in the overall NC3 architecture.

The Government Accountability Office (GAO) shall review the existing milestones and scope of the effort and provide a technical briefing to the congressional defense committees no later than September 30, 2014, as to whether the scope of the current effort is complete, fully integrated, and meets accepted programmatic planning practices.

GAO shall review the report submitted each year and provide a briefing to the congressional defense committees on whether the installation is meeting projected milestones and costs and whether there are outstanding programmatic or technical issues that must be addressed to meet these milestones so that the building can become an operational hub in the overall NC3 network.

The House bill contained no similar provision. The agreement includes this provision.

Report on plans for response of Department of Defense to INF Treaty violation (sec. 1651)

The House bill contained a provision (sec. 1644) that would require the Missile Defense Agency to develop a plan to test, by 2016, the capability of the Aegis Ashore missile defense system to counter intermediate-range ground-launched cruise missiles. It would also require, if Russia is not in compliance with the Intermediate-range Nuclear Forces (INF) Treaty as of the date of enactment of this Act, the Department of Defense to develop a plan for the research and development of intermediate-range ballistic and cruise missiles.

The Senate committee-reported bill contained no similar provision.

The agreement includes a provision that would require the Secretary of Defense to submit to the congressional defense committees a report describing any steps being taken or planned to be taken by the Department of Defense in response to Russian actions in violation of its obligations under the INF Treaty. The report would include a description of any plans to conduct research, development, testing or deployment of potential future United States military capabilities, including activities to modify, test, or deploy existing military systems, to deter or defend against the threat of Russian INF-range systems, should such systems be deployed.

Statement of policy on the nuclear triad (sec. 1652)

The House bill contained a provision (sec. 1636) that contained a series of findings on the nuclear triad and a statement that it is the policy of the United States to operate and sustain a triad of nuclear delivery platforms consisting of heavy bombers armed with nuclear gravity bombs and air launched cruise missiles, land based intercontinental ballistic missiles which can carry independently targeted reentry vehicles, ballistic missile submarines and forward deployed dual capable fighter bomber aircraft and nuclear weapons, as well as to ensure that members of the Armed Forces that operate and maintain these systems have sufficient training and resources to execute their nuclear mission.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that strikes the findings.

Sense of Congress on deterrence and defense posture of the North Atlantic Treaty Organization (sec. 1653)

The Senate committee-reported bill included a provision (sec. 1605) that would express the sense of Congress that the United States reaffirms and remains committed to the policies enumerated in the Deterrence and Defense Posture Review of the North Atlantic Treaty Organization (NATO), dated May 20, 2012.

The House Bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would include policies enumerated in the NATO Wales Summit Declaration of September 2014.

## SUBTITLE E-MISSILE DEFENSE PROGRAMS

Availability of funds for Iron Dome short-range rocket defense system (sec. 1661)

The Senate committee-reported bill contained a provision (sec. 1613) that would authorize fiscal year 2015 Department of Defense funds to be provided to the Government of Israel to procure the Iron Dome short-range rocket defense system, including for co-production of Iron Dome parts and components in the United States by United States industry. The provision would also require that the funds authorized for Iron Dome be subject to the terms, conditions and co-production targets specified for fiscal year 2015 in the "Agreement Between the Department of Defense of the United States of America and the Ministry of Defense of the State of Israel Concerning Iron Dome Defense System Procurement," signed March 5, 2014. The

provision would also authorize a portion of the funds to be used for several other U.S.-Israeli cooperative missile defense programs, if the Government of Israel determines that it is a higher priority for its national security.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would require the Department of Defense, prior to the initial obligation of the authorized funds, to certify that the U.S.-Israel Iron Dome agreement is being successfully implemented, and to describe any risks relating to implementation of the agreement.

Testing and assessment of missile defense systems prior to production and deployment (sec. 1662)

The Senate committee-reported bill contained a provision (sec. 1615) that would require the Secretary of Defense to ensure that, prior to making a final production decision for, and prior to operational deployment of, a new or substantially upgraded interceptor or weapon system of the Ballistic Missile Defense System, sufficient and operationally realistic testing of the system is conducted, and the testing results demonstrate a high probability that the system will work in an operationally effective manner. The provision would also require the Director of Operational Test and Evaluation to provide an assessment to the Secretary of the sufficiency and results of the testing.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

Acquisition plan for re-designed exo-atmospheric kill vehicle (sec. 1663)

The Senate committee-reported bill contained a provision (sec. 1614) that would require the Secretary of Defense to develop a rigorous acquisition plan for the re-design of the Exo-atmospheric Kill Vehicle of the Ground-based Midcourse Defense system, subject to approval by the Under Secretary of Defense for Acquisition, Technology, and Logistics. It would also require the Department of Defense, after such approval, to submit a report to the congressional defense committees describing the acquisition plan and how it will meet specified objectives.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

Study on testing program of ground-based midcourse missile defense system (sec. 1664)

The House bill contained a provision (sec. 1645) that would require the Secretary of Defense to enter into an arrangement with a Federally Funded Research and Development Center to conduct a study of the testing program for the ground-based midcourse missile defense system, and to submit to the congressional defense committees a report containing the study.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

Sense of Congress and report on homeland ballistic missile defense (sec. 1665)

The Senate committee-reported bill contained a provision (sec. 1611) that would express the sense of Congress concerning the importance of defending the United States Homeland against the threat of limited ballistic missile defense attack, and the need to improve the current capability of the Ground-based Midcourse Defense system. The provision would also require the Department of Defense to submit to the congressional defense committees a report describing the status of efforts to improve the homeland ballistic missile defense capability of the United States.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

We direct that, not later than 60 days after submission of the report required by the provision, the Government Accountability Office (GAO) provide a briefing to the congressional defense committees providing its views on the report. We further direct that, as soon as practicable after the briefing has been provided, the GAO submit to the congressional defense committees a report on the views provided in the briefing.

Sense of Congress and report on regional ballistic missile defense (sec. 1666)

The Senate committee-reported bill contained a provision (sec. 1612) that would express the sense of the Congress on the importance of the United States and its allies and partners improving their regional ballistic missile defense capabilities, and would require the Department of Defense to submit a report

on the status of efforts to improve such capabilities in Europe, the Middle East, and the Asia-Pacific region.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

We direct that, not later than 60 days after submission of the report required by this provision, the General Accounting Office provide a briefing to the congressional defense committees providing its views on the report. We further direct that, as soon as practicable after the briefing has been provided, the GAO submit to the congressional defense committees a report on the views provided in the briefing.

#### LEGISLATIVE PROVISIONS NOT ADOPTED

Air Force intelligence organization

The House bill contained a provision (sec. 1615) that would express the sense of Congress that the Air Force National Air and Space Intelligence Center provides indispensable intelligence support, and should remain organizationally aligned to the Headquarters Air Staff with reporting through the Vice Chief of Staff. In addition, this section would require the Secretary of the Air Force to submit to the congressional defense committees and the congressional intelligence committees a strategic plan for the intelligence organization of the Air Force, which includes maintaining the National Air and Space Intelligence Center alignment to the Headquarters Air Staff.

The Senate committee-reported bill contained no similar provision.

The agreement does not include the House provision. We did not recommend including this provision, since the Air Force has provided the plan the House provision would have required and has decided to maintain the National Air and Space Intelligence Center directly aligned to the Headquarters Air Staff. However, we will continue to monitor the Air Force's implementation of its plan.

Authority for Secretary of Defense to engage in commercial activities as security for military operations abroad

The Senate committee-reported bill contained a provision (sec. 1652) that would amend subsections 431 through 437 of title 10, United States Code, to: (1) Allow the Secretary of Defense to employ commercial activities as security for military operations, in addition to existing authority for using such activities for intelligence operations; (2) Direct that reports

of audits on commercial activities used as security for intelligence operations as reported to the congressional defense and intelligence committees, and reports on audits of commercial activities used as security for military operations, are reported to the congressional defense committees only; and (3) Make conforming changes throughout these subsections.

The House bill contained no similar provision.

The agreement does not include this provision. We believe that this could be a useful authority, but would have to receive better answers from the Department of Defense (DOD) to questions that were raised after DOD requested this authority. We would reevaluate this request in the future if DOD continues to identify a need for the authority.

Budget increase for Aegis ballistic missile defense

The House bill contained a provision (sec. 1646) that would authorize an increase of \$99.0 million for procurement of Standard Missile-3 (SM-3) interceptors for the Aegis ballistic missile defense system.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Funding authorization levels for procurement of SM-3 interceptors are included in the procurement funding table in section 4101 of this Act.

Director of National Intelligence certification with respect to the mission analysis for cyber operations of Department of Defense

The House bill contained a provision (sec. 1623) that would amend section 933 of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66) to require the Director of National Intelligence to certify that the recommendations of the cyber mission analysis report by the Secretary of Defense required by section 933 are consistent with the cyber operations capability needs of the United States.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that the Secretary's cyber mission analysis report did not include a certification that the Red Team personnel and capacity in the Air National Guard are no longer required by the Department of Defense, and may not be reduced or reassigned without such a certification. Independent review of the personnel reliability program of the Department of Defense and the human reliability program of the Department of Energy

The House bill contained a provision (sec. 1632) that would require the Secretary of Defense and the Secretary of Energy to jointly seek to enter into a contract with a federally funded research and development center to conduct an independent review of the Personnel Reliability Program (PRP) of the Department of Defense and the Human Reliability Program of the Department of Energy.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision. We note that the Department of Defense is currently reviewing its PRP as part of a broader assessment of needs within its nuclear enterprise. We expect this review will offer significant recommendations for modernizing PRP to make it both more effective and more efficient. We further expect that the Department of Energy will apply lessons learned from the Department of Defense's review to its own, similar program. We will continue close oversight of this matter.

Integrated plan on space launch activities of the federal government

A proposed amendment to the Senate committee-reported bill (amendment number 3814)contained a provision that would require the Secretary of Defense and the Administrator of the National Aeronautics and Space Administration to jointly, in coordination with the National Security Council, the Director of the Office of Science and Technology Policy and the heads of other appropriate agencies of the Federal Government, develop a plan to achieve the effective planning, coordination, and execution for the civil and national security space launch activities of the Federal Government in order to ensure that the mission needs of the United States of reliable, timely, and affordable access to space for all agencies are met in a cost-effective manner.

The House bill contained no similar provision. The agreement does not include this provision.

We direct the Secretary of Defense, in consultation with the Administrator of the National Aeronautics and Space Administration, and the heads of other appropriate agencies of the Federal Government, to identify and assess opportunities for coordination among Federal agencies in space launch acquisition efforts, and provide a summary of the lessons learned by the Department of Defense and the National Aeronautics and Space Administration regarding their launch service programs. The results of the study shall be provided to the appropriate congressional committees in the form of a briefing no later than December 31, 2015.

Furthermore, we direct the Government Accountability Office (GAO) to assess the results of the study as presented in the briefing to Congress, as well as update the related space launch findings and recommendations reported in the 2012 GAO Annual Report titles "Opportunities to Reduce Duplication, Overlap and Fragmentation, Achieve Savings, and Enhance Revenue." The GAO shall provide the results of the assessment within 90 days of receiving the briefing provided to Congress.

### Reports and briefings of Strategic Advisory Group

The House bill contained a provision (sec. 1638) that would require the Commander, U.S. Strategic Command to provide to the congressional defense committees a copy of each briefing and report prepared by his Strategy Advisory Group, including any subgroup thereof and any successor advisory group, provided to him in the previous year.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision. We are aware that the Commander wrote to the Chairman of the House Armed Services Committee on May 19, 2014 and committed to providing the committees with briefings on the materials provided to him by the Strategic Advisory Group. We believe this will be a useful arrangement for the oversight function of the committees. We also believe that, from time to time, it may be necessary to receive copies of these reports, and we look forward to working with the Commander in the event the committees believe that it is necessary. With this understanding, we choose not to adopt section 1638 of the House bill at this time.

Report on governance and corruption in the Russian Federation

The House bill contained a provision (sec. 1617) that would direct the Director of National Intelligence to submit a report on the status of governance and corruption in the Russian Federation.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Report on reliance of Evolved Expendable Launch Vehicle program on foreign manufacturers

The Senate committee-reported bill contained a provision (sec. 1625) that would require the Government Accountability Office to submit, within 180 days of enactment of this Act, a report on risks of reliance on foreign manufacturers to the Evolved Expendable Launch Vehicle program.

The House bill contained no similar provision. The agreement does not include this provision.

We agree that the RAND study "U.S. Space Launch Capability - An Assessment of the Use of Foreign Components", (December 2013), as required by section 916 of the National Defense Authorization Act for Fiscal Year 2013 (Public Law 112-239) obviates the need for an additional study at this time.

Sense of Congress on procurement and deployment of capability enhancement II exo-atmospheric kill vehicle

The House bill contained a provision (sec. 1642) that would express the sense of Congress that the Department of Defense (DOD) should not procure an additional Capability Enhancement-II (CE-II) exo-atmospheric kill vehicle for deployment on Ground-Based Interceptors of the Ground-based Midcourse Defense (GMD) system until a successful operationally realistic intercept flight test of the CE-II has occurred.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that, after the House bill was passed, a successful intercept flight test of the GMD system, using an upgraded version of the CE-II kill vehicle, took place on June 22, 2014. This successful flight test result allowed DOD to resume assembly and delivery of GBIs with upgraded CE-II kill vehicles for deployment.

Sense of the Senate on resolution limits on commercial space imagery

The Senate committee-reported bill contained a provision (sec. 1631) that would express the sense of the Senate that the Secretary of Defense should support the relaxation of panchromatic, spectral, and infrared imagery resolution limits on the sale of commercial space imagery. The provision would also require the Under Secretary of Defense for Policy to provide a recommendation to Congress by April 1, 2015, on the design and development of a flexible and dynamic capability to

control the collection and sale of commercial space imagery to protect national security.

The House bill contained no similar provision.

The agreement does not include this provision.

We direct the Secretary of Defense, in coordination with the Director of National Intelligence, to brief the congressional defense and intelligence committees on the progress achieved in developing a flexible and dynamic capability to control the collection and sale of commercial space imagery to protect national security.

Theater air and missile defense of allies of the United States

The House bill contained a provision (sec. 1641) that would require the operational deployment of the Aegis Ashore missile defense system in Poland by December 31, 2016, and would require the deployment of either the Patriot short-range missile defense system or the Terminal High Altitude Area Defense terminal missile defense system in Poland by the end of 2014.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that a separate provision, described elsewhere in this report, relates to regional missile defense capabilities of the United States and its allies and partners in several combatant command areas of responsibility.

### TITLE XVII—NATIONAL COMMISSION ON THE FUTURE OF THE ARMY

National commission on the future of the Army (secs. 1701-1712)

The House bill contained a provision (secs. 1095-1099A) that would establish a National Commission on the Future of the Army to conduct a comprehensive review of the Army's size, structure, and force mix.

The Senate committee-reported bill contained a similar provision (secs. 1701-1709).

The agreement includes the Senate provision with amendments that would clarify the limitations on the authority of the Secretary of Defense and the Secretary of the Army with respect to the transfer of AH-64 Apache attack helicopters from the Army National Guard (ARNG) to the regular Army. The agreement also includes amendments that would clarify the duties of such a commission.

We expect the Army and ARNG to immediately proceed with appropriate planning and preparation activities for the transfer of up to 48 AH-64 Apache aircraft prior to March 31, 2016. Such preparations should include all necessary personnel and materiel-related actions required to facilitate such transfers. We also expect the Army and ARNG to continue the planning necessary for the potential implementation of the rest of the Army's Aviation Restructure Initiative so that disruptions to the readiness of the Army and ARNG are minimized in the event that Congress approves additional elements of the Army's plan beyond March 31, 2016.

# DIVISION B-MILITARY CONSTRUCTION AUTHORIZATIONS

Summary and explanation of funding tables

Division B of this Act authorizes funding for military construction projects of the Department of Defense. It includes funding authorizations for the construction and operation of military family housing as well as military construction for the reserve components, the defense agencies, and the North Atlantic Treaty Organization Security Investment Program. It also provides authorization for the base closure accounts that fund military construction, environmental cleanup, and other activities required to implement the decisions of the base closure rounds.

#### LEGISLATIVE PROVISIONS ADOPTED

Short title (sec. 2001)

The House bill contained a provision (sec. 2001) that would designate division B of this Act as the Military Construction Authorization Act for Fiscal Year 2015.

The Senate committee-reported bill contained an identical provision (sec. 2001).

The agreement includes this provision.

Expiration of authorizations and amounts required to be specified by law (sec. 2002)

The House bill contained a provision (sec. 2002) that would ensure that the authorizations provided in titles XXI through XXVII shall expire on October 1, 2017, or the date of enactment of an act authorizing funds for military construction for fiscal year 2018, whichever is later.

The Senate committee-reported bill contained an identical provision.

This agreement includes the provision with a technical amendment.

#### LEGISLATIVE PROVISION NOT ADOPTED

Effective date

The House bill contained a provision (sec. 2003) that would provide that titles XXI through XXVII of this Act take effect on October 1, 2014, or the date of enactment of this Act, whichever is later.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

### TITLE XXI-ARMY MILITARY CONSTRUCTION

Summary

The Department of Defense requested authorization of appropriations of \$539.4 million for military construction and \$429.6 million for family housing for the Army for fiscal year 2015.

The agreement includes authorization of appropriations of \$543.4 million for military construction and \$429.6 million for family housing for the Army for fiscal year 2015.

The budget request included \$96.0 million for the third of six planned phases of construction of a Command and Control Facility at Fort Shafter, Hawaii. We understand that all six phases are necessary to provide for a complete facility that meets the requirements of U.S. Army Pacific. Furthermore, we understand that combining the remaining four phases into a single authorized project would save the Army significant military construction funding and accelerate facility construction by up to 4 years.

Therefore, the agreement includes authorization of \$311.4 million for the remaining four phases of the Command and Control Facility at Fort Shafter, Hawaii. This authorization assumes at least 10 percent savings will be achieved through construction and contracting efficiencies. Consistent with these efficiencies, the agreement includes an authorization of appropriations for fiscal year 2015 of \$85.0 million for the first increment of this project.

We believe that it is inappropriate to phase, rather than increment, large military construction projects when each distinct phase does not fully meet the requirements of the user and direct the Army to refrain from requesting similarly phased projects in the future.

We recognize that in difficult budget times military construction funding is often deferred in favor of other priorities and note that the Army's military construction request for fiscal year 2015 is 52 percent less than what was requested for fiscal year 2014. Therefore, the agreement includes authorization of \$15.0 million for a Consolidated

Shipping Center at Blue Grass Army Depot, Kentucky, \$46.0 million for a Simulations Center at Fort Hood, Texas, and \$86.0 million for Phase 3 of the Individual Training Barracks Complex at Fort Lee, Virginia, the Army's top unfunded military construction priorities.

#### LEGISLATIVE PROVISIONS ADOPTED

Authorized Army construction and land acquisition projects (sec. 2101)

The House bill contained a provision (sec. 2101) that would authorize military construction projects for the active component of the Army for fiscal year 2015.

The Senate committee-reported bill contained a similar provision (sec. 2101).

The agreement includes the House provision with a technical amendment.

Family housing (sec. 2102)

The House bill contained a provision (sec. 2102) that would authorize new construction and planning and design of family housing units for the Army for fiscal year 2015.

The Senate committee-reported bill contained a similar provision (sec. 2102).

The agreement includes the House provision.

Authorization of appropriations, Army (sec. 2103)

The House bill contained a provision (sec. 2103) that would authorize appropriations for the active component military construction and family housing projects of the Army for fiscal year 2015.

The Senate committee-reported bill contained a similar provision (sec. 2103).

The agreement includes the Senate provision with a technical amendment.

Modification of authority to carry out certain fiscal year 2004 project (sec. 2104)

The House bill contained a provision (sec. 2104) that would modify an authority provided in section 2101 of the Military Construction Authorization Act for Fiscal Year 2004 (Public Law 108-136) to authorize the Secretary of the Army to

make certain modifications to the scope of a previously authorized construction project.

The Senate committee-reported bill contained an identical provision (sec. 2104).

The agreement includes this provision.

Modification of authority to carry out certain fiscal year 2013 projects (sec. 2105)

The House bill contained a provision (sec. 2105) that would modify the authorization contained in section 2101 of the Military Construction Authorization Act for Fiscal Year 2013 (division B of Public Law 112-239) and authorize the Secretary of the Army to make certain modifications to the scope of previously authorized construction projects.

The Senate committee-reported bill contained a similar provision (sec. 2105).

The agreement includes the Senate provision.

Extension of authorization of certain fiscal year 2011 project (sec. 2106)

The House bill contained a provision (sec. 2106) that would extend the authorization listed until October 1, 2015, or the date of the enactment of an act authorizing funds for military construction for fiscal year 2016, whichever is later.

The Senate committee-reported bill contained a similar provision (sec. 2106).

The agreement includes the House provision.

Extension of authorizations of certain fiscal year 2012 projects (sec. 2107)

The House bill contained a provision (sec. 2107) that would extend the authorizations listed until October 1, 2015, or the date of the enactment of an act authorizing funds for military construction for fiscal year 2016, whichever is later.

The Senate committee-reported bill contained an identical provision (sec. 2107).

The agreement includes this provision.

Limitation on construction of cadet barracks at United States Military Academy, New York (sec. 2108)

The Senate committee-reported bill contained a provision (sec. 2108) that would require the Secretary of the Army to certify to the congressional defense committees that the

Secretary intends to award a contract for the renovation of MacArthur Long Barracks concurrent with assuming beneficial occupancy of the renovated MacArthur Short Barracks before obligating or expending funds for construction of increment 3 of the Cadet Barracks at the United States Military Academy, New York.

The House bill contained no similar provision. The agreement includes the Senate provision.

Limitation on funding for family housing construction at Camp Walker, Republic of Korea (sec. 2109)

The Senate committee-reported bill contained a provision (sec. 2109) that would prohibit the obligation or expenditure of funds authorized for construction of military family housing units at Camp Walker, Republic of Korea (ROK), until 30 days following the delivery of a report to the congressional defense committees validating on-post housing requirements in the ROK, including Camp Walker and Camp Humphries, and a plan for meeting such requirements.

The House bill contained no similar provision. The agreement includes the Senate provision.

### TITLE XXII-NAVY MILITARY CONSTRUCTION

Summary

The Department of Defense requested authorization of appropriations of \$1.02 billion for military construction and \$370.4 million for family housing for the Department of the Navy for fiscal year 2015.

The agreement includes authorization of appropriations of \$993.2 million for military construction and \$370.4 million for family housing for the Department of the Navy for fiscal year 2015.

The budget request included \$120.1 million for a Center for Cyber Studies Building in Annapolis, Maryland. We understand the Navy would be unable to expend the full amount of the budget request and, therefore, the agreement includes a \$90.1 million reduction.

We recognize that in difficult budget times military construction funding is often deferred in favor of other priorities and note that the Navy's military construction request for fiscal year 2015 is 40 percent less than what was requested for fiscal year 2014. Therefore, the agreement includes authorization of \$13.8 million for a Regional Ship Maintenance Support Facility at Bangor, Washington, and \$50.7

million for a Radio Battalion Complex at Camp Lejeune, North Carolina, the top unfunded military construction priorities of the Navy and Marine Corps, respectively.

#### LEGISLATIVE PROVISIONS ADOPTED

Authorized Navy construction and land acquisition projects (sec. 2201)

The House bill contained a provision (sec. 2201) that would authorize military construction projects for the active component of the Navy for fiscal year 2015.

The Senate committee-reported bill contained a similar provision (sec. 2201).

The agreement includes the Senate provision with a technical amendment.

Family housing (sec. 2202)

The House bill contained a provision (sec. 2202) that would authorize new construction and planning and design of family housing units for the Navy for fiscal year 2015.

The Senate committee-reported bill contained an identical provision (sec. 2202).

The agreement includes this provision.

Improvements to military family housing units (sec. 2203)

The House bill contained a provision (sec. 2203) that would authorize funding for fiscal year 2015 to improve existing Navy family housing.

The Senate committee-reported bill contained an identical provision (sec. 2203).

The agreement includes this provision.

Authorization of appropriations, Navy (sec. 2204)

The House bill contained a provision (sec. 2204) that would authorize appropriations for the active component military construction and family housing projects of the Navy for fiscal year 2015.

The Senate committee-reported bill contained a similar provision (sec. 2204).

The agreement includes the Senate provision.

Modification of authority to carry out certain fiscal year 2012 projects (sec. 2205)

The House bill contained a provision (sec. 2205) that would modify the authority provided by section 2201 of the Military Construction Authorization Act for Fiscal Year 2012 (division B of Public Law 112-81) and authorize the Secretary of the Navy to make certain modifications to the scope of previously authorized construction projects.

The Senate bill contained an identical provision (sec. 2205).

The agreement includes this provision.

Modification of authority to carry out certain fiscal year 2014 project (sec. 2206)

The House bill contained a provision (sec. 2206) that would modify the authority provided by section 2201 of the Military Construction Authorization Act for Fiscal Year 2014 (division B of Public Law 113-66) and authorize the Secretary of the Navy to make certain modifications to the scope of a previously authorized construction project.

The Senate committee-reported bill contained an identical provision (sec. 2206).

The agreement includes this provision.

Extension of authorizations of certain fiscal year 2011 projects (sec. 2207)

The House bill contained a provision (sec. 2207) that would extend the authorizations listed until October 1, 2015, or the date of the enactment of an act authorizing funds for military construction for fiscal year 2016, whichever is later.

The Senate committee-reported bill contained an identical provision (sec. 2207).

The agreement includes this provision.

Extension of authorizations of certain fiscal year 2012 projects (sec. 2208)

The House bill contained a provision (sec. 2208) that would extend the authorizations listed until October 1, 2015, or the date of the enactment of an act authorizing funds for military construction for fiscal year 2016, whichever is later.

The Senate committee-reported bill contained an identical provision.

The agreement includes this provision.

### TITLE XXIII-AIR FORCE MILITARY CONSTRUCTION

#### Summary

The Department of Defense requested authorization of appropriations of \$811.7 million for military construction and \$327.7 million for family housing for the Air Force in fiscal year 2015.

The agreement includes authorization of appropriations of \$846.2 million for military construction and \$327.7 million for family housing for the Air Force in fiscal year 2015.

We recognize that in difficult budget times military construction funding is often deferred in favor of other priorities and note that the Air Force's military construction request for fiscal year 2015 is 30 percent less than what was requested for fiscal year 2014. Therefore, the agreement includes authorization of \$34.4 million for a Corrosion Control and Composite Repair Shop at Andersen Air Force Base, Guam, the Air Force's top unfunded military construction priority.

#### LEGISLATIVE PROVISIONS ADOPTED

Authorized Air Force construction and land acquisition projects (sec. 2301)

The House bill contained a provision (sec. 2301) that would authorize military construction projects for the active component of the Air Force for fiscal year 2015.

The Senate committee-reported bill contained a similar provision (sec. 2301).

The agreement includes the Senate provision with a technical amendment.

Authorization of appropriations, Air Force (sec. 2302)

The House bill contained a provision (sec. 2302) that would authorize appropriations for the active component military construction and family housing of the Air Force for fiscal year 2015.

The Senate committee-reported bill contained a similar provision (sec. 2302).

The agreement includes the Senate provision.

Modification of authority to carry out certain fiscal year 2008 project (sec. 2303)

The House bill contained a provision (sec. 2303) that would modify the authority provided by section 2301 of the Military Construction Authorization Act for Fiscal Year 2008

(division B of Public Law 110-81) and authorize the Secretary of the Air Force to make certain modifications to the scope of a previously authorized construction project.

The Senate committee-reported bill contained an identical provision (sec. 2303).

The agreement includes this provision.

Extension of authorization of certain fiscal year 2011 project (sec. 2304)

The House bill contained a provision (sec. 2305) that would extend the authorization listed until October 1, 2015, or the date of the enactment of an act authorizing funds for military construction for fiscal year 2016, whichever is later.

The Senate committee-reported bill contained a similar provision (sec. 2304).

The agreement includes the House provision.

Extension of authorization of certain fiscal year 2012 project (sec. 2305)

The House bill contained a provision (sec. 2306) that would extend the authorizations listed until October 1, 2015, or the date of the enactment of an act authorizing funds for military construction for fiscal year 2016, whichever is later.

The Senate committee-reported bill contained a similar provision (sec. 2305).

The agreement includes the House provision with an amendment that would remove one of the projects that was to be extended.

#### LEGISLATIVE PROVISION NOT ADOPTED

Modification of authority to carry out certain fiscal year 2014 project

The House bill contained a provision (sec. 2304) that would modify the authorization contained in section 2301(a) of the Military Construction Authorization Act for Fiscal Year 2014 (division B of Public Law 113-66; 127 Stat. 992) to allow the Secretary of the Air Force to construct listed facilities at any suitable location in the Northern Mariana Islands.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that the Air Force is currently conducting an environmental impact study to "improve an existing airport or

airports and associated infrastructure in the Mariana Islands in support of expanding mission requirements and to achieve divert capabilities in the western Pacific." If necessary, upon issuing a Record of Decision, we would welcome a legislative proposal from the Secretary of the Air Force to modify the scope or location for the project as currently authorized by section 2301(a) of the Military Construction Authorization Act for Fiscal Year 2014 (division B of Public Law 113-66).

### TITLE XXIV-DEFENSE AGENCIES MILITARY CONSTRUCTION

Summary

The Department of Defense requested authorization of appropriations of \$2.06 billion for military construction for the defense agencies, \$150.0 million for energy conservation projects, \$38.7 million for chemical demilitarization construction, and \$61.1 million for family housing for the defense agencies for fiscal year 2015.

The agreement includes authorization of appropriations of \$1.96 billion for military construction, \$150.0 million for energy conservation projects, \$38.7 million for chemical demilitarization construction, and \$61.1 million for family housing for the defense agencies for fiscal year 2015.

The budget request included \$259.7 million for the Medical Center Replacement at Rhine Ordnance Barracks, Germany. We understand the Department of Defense would be unable to expend the full amount of the budget request and, therefore, the agreement includes a \$70.0 million reduction.

The budget request included \$9.0 million for Contingency Construction. In light of unobligated balances in the Contingency Construction account from previous years, the agreement includes a \$9.0 million reduction.

The budget request included \$24.4 million for Planning and Design. In light of unobligated balances in the Planning and Design account from previous years, the agreement includes a \$20.0 million reduction.

### SUBTITLE A-DEFENSE AGENCY AUTHORIZATIONS

Authorized Defense Agencies construction and land acquisition projects (sec. 2401)

The House bill contained a provision (sec. 2401) that would authorize military construction projects for the defense agencies for fiscal year 2015.

The Senate committee-reported bill contained a similar provision (sec. 2401).

The agreement includes the House provision.

Authorized energy conservation projects (sec. 2402)

The House bill contained a provision (sec. 2402) that would authorize energy conservation projects for fiscal year 2015.

The Senate committee-reported bill contained a similar provision (sec. 2402).

The agreement contains the House provision with an amendment that would make technical changes and strike subsection (c) titled "Limitation on Set-Aside of Facilities Restoration and Modernization Program Funds for Energy Projects."

We believe that facilities sustainment, restoration, and modernization (SRM) projects funded by operation and maintenance accounts, including energy projects, should not be set aside and should compete equally when determining SRM priorities at military installations.

Authorization of appropriations, Defense Agencies (sec. 2403)

The House bill contained a provision (sec. 2403) that would authorize appropriations for the construction and family housing projects of the defense agencies for fiscal year 2015. This provision would also provide an overall limitation on the cost of the fiscal year 2015 military construction and family housing projects authorized for the defense agencies.

The Senate committee-reported bill contained a similar provision (sec. 2403).

The agreement includes the Senate provision with a technical amendment.

Extension of authorizations of certain fiscal year 2011 projects (sec. 2404)

The House bill contained a provision (sec. 2404) that would extend the authorizations listed until October 1, 2015, or the date of the enactment of an act authorizing funds for military construction for fiscal year 2016, whichever is later.

The Senate committee-reported bill contained an identical provision (sec. 2404).

The agreement includes this provision.

Extension of authorizations of certain fiscal year 2012 projects (sec. 2405)

The House bill contained a provision (sec. 2405) that would extend authorizations listed until October 1, 2015, or the date of the enactment of an act authorizing funds for military construction for fiscal year 2016, whichever is later.

The Senate committee-reported bill contained a similar provision (sec. 2405).

The agreement includes the House provision.

Limitation on project authorization to carry out certain fiscal year 2015 projects pending submission of report (sec. 2406)

The House bill contained a provision (sec. 2406) that would restrict the obligation of funds for certain military construction projects to support the U.S. Special operations Command (USSOCOM) human performance initiative, until the Secretary of Defense submits a report on this program required by the Joint Explanatory Statement to Accompany the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66) and a report on the review of Department of Defense efforts regarding the prevention of suicide among members of United States Special Operations Forces and their dependents required elsewhere in this Act.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment eliminating the condition that the Secretary submit the report required by the Joint Explanatory Statement to Accompany the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66) since the report has now been submitted to the congressional defense committees.

### SUBTITLE B-CHEMICAL DEMILITARIZATION AUTHORIZATIONS

Authorization of appropriations, chemical demilitarization construction, defense-wide (sec. 2411)

The House bill contained a provision (sec. 2411) that would authorize appropriations for military construction projects for the chemical demilitarization program for fiscal year 2015.

The Senate committee-reported bill contained a similar provision (sec. 2411).

The agreement includes the Senate provision with a technical amendment.

Modification of authority to carry out certain fiscal year 2000 project (sec. 2412)

The House bill contained a provision (sec. 2412) that would modify the authority provided by section 2401(a) of the Military Construction Authorization Act for Fiscal Year 2000 (division B of Public Law 106-65), as amended.

The Senate committee-reported bill contained a nearly identical provision (sec. 2412).

The agreement includes the House provision.

### TITLE XXV-NORTH ATLANTIC TREATY ORGANIZATION SECURITY INVESTMENT PROGRAM

Summary

The Department of Defense requested authorization of appropriations of \$199.7 million for military construction in fiscal year 2015 for the North Atlantic Treaty Organization Security Investment Program.

The agreement includes authorization of appropriations of \$174.7 million for military construction in fiscal year 2015 for the North Atlantic Treaty Organization Security Investment Program.

We understand that the North Atlantic Treaty Organization Security Investment Program has expended prior year funds more slowly than anticipated and does not require the full requested amount for fiscal year 2015. Therefore, the agreement includes a \$25.0 million reduction.

#### LEGISLATIVE PROVISIONS ADOPTED

Authorized NATO construction and land acquisition projects (sec. 2501)

The House bill contained a provision (sec. 2501) that would authorize the Secretary of Defense to make contributions to the North Atlantic Treaty Organization Security Investment Program in an amount equal to the sum of the amount specifically authorized in section 2502 of this title and the amount of

recoupment due to the United States for construction previously financed by the United States.

The Senate committee-reported bill contained an identical provision (sec. 2501).

The agreement includes this provision.

Authorization of appropriations, NATO (sec. 2502)

The House bill contained a provision (sec. 2502) that would authorize the U.S. contribution to the North Atlantic Treaty Organization Security Investment Program.

The Senate committee-reported bill contained a similar provision (sec. 2502).

The agreement includes the House provision.

### TITLE XXVI-GUARD AND RESERVE FORCES FACILITIES

Summary

The Department of Defense requested authorization of appropriations of \$426.5 million for military construction in fiscal year 2015 for facilities for the guard and reserve components.

The agreement includes authorization of appropriations of \$532.1 million for military construction in fiscal year 2015 for facilities for the guard and reserve components.

We recognize that in difficult budget times military construction funding is often deferred in favor of other priorities and notes that the Department's military construction request for the guard and reserve components for fiscal year 2015 is 38 percent less than what was requested for fiscal year 2014. Therefore, the agreement includes authorization of \$5.0 million for a Readiness Center in Alamogordo, New Mexico; \$19.0 million for Enlisted Barracks at Yakima, Washington; \$10.8 million for a Vehicle Maintenance Shop in Dagsboro, Delaware; \$13.2 million for a Consolidated Sensitive Compartmented Information Facility at Fort Smith Municipal Airport, Arkansas; \$25.0 million for an Army Reserve Center in Riverside, California; \$26.0 million for an Army Reserve Center in Arlington Heights, Illinois; \$9.3 million for and Army Reserve Center in Starkville, Mississippi; \$47.9 million for a Joint Reserve Intelligence Center in Everett, Washington; and \$14.5 million for a Guardian Angel Operations Facility at Davis-Monthan Air Force Base, Arizona. Each of these projects were

identified as the top unfunded military construction priorities of the respective guard and reserve components.

### SUBTITLE A-PROJECT AUTHORIZATIONS AND AUTHORIZATION OF APPROPRIATIONS

Authorized Army National Guard construction and land acquisition projects (sec. 2601)

The House bill contained a provision (sec. 2601) that would authorize military construction projects for the Army National Guard for fiscal year 2015.

The Senate committee-reported bill contained a similar provision (sec. 2601).

The agreement includes the House provision with a technical amendment.

Authorized Army Reserve construction and land acquisition projects (sec. 2602)

The House bill contained a provision (sec. 2602) that would authorize military construction projects for the Army Reserve for fiscal year 2015.

The Senate committee-reported bill contained a similar provision (sec. 2602).

The agreement includes the House provision.

Authorized Navy Reserve and Marine Corps Reserve construction and land acquisition projects (sec. 2603)

The House bill contained a provision (sec. 2603) that would authorize military construction projects for the Navy Reserve and the Marine Corps Reserve for fiscal year 2015.

The Senate committee-reported bill contained a similar provision (sec. 2603).

The agreement includes the Senate provision.

Authorized Air National Guard construction and land acquisition projects (sec. 2604)

The House bill contained a provision (sec. 2604) that would authorize military construction projects for the Air National Guard for fiscal year 2015.

The Senate committee-reported bill contained a similar provision (sec. 2604).

The agreement includes the Senate provision.

Authorized Air Force Reserve construction and land acquisition projects (sec. 2605)

The House bill contained a provision (sec. 2605) that would authorize military construction projects for the Air Force Reserve for fiscal year 2015.

The Senate committee-reported bill contained a similar provision (sec. 2605).

The agreement includes the Senate provision.

Authorization of appropriations, National Guard and Reserve (sec. 2606)

The House bill contained a provision (sec. 2606) that would authorize appropriations for the reserve component military construction projects for fiscal year 2015. This provision would also provide an overall limitation on the cost of the fiscal year 2015 military construction projects authorized for the reserve components.

The Senate committee-reported bill contained a similar provision (sec. 2606).

The agreement includes the House provision.

### SUBTITLE B-OTHER MATTERS

Modification and extension of authority to carry out certain fiscal year 2012 projects (sec. 2611)

The House bill contained a provision (sec. 2611) that would modify the authorization contained in section 2301(a) of the Military Construction Authorization Act for Fiscal Year 2012 (division B of Public Law 112-81) to allow the Secretary of the Army to make certain modifications to the scope of previously authorized construction projects and extend the authorizations listed until October 1, 2018, or the date of the enactment of an act authorizing funds for military construction for fiscal year 2019, whichever is later.

The Senate committee-reported bill contained a similar provision (sec. 2611) that would extend the authorizations listed until October 1, 2015, or the date of the enactment of an act authorizing funds for military construction for fiscal year 2016, whichever is later.

The agreement includes the Senate provision.

Modification of authority to carry out certain fiscal year 2013 projects (sec. 2612)

The House bill contained a provision (sec. 2612) that would modify the authority provided by section 2601 of the Military Construction Authorization Act for Fiscal Year 2013 (division B of Public Law 112-293) and authorize the Secretary of the Army to make certain modifications to the scope of a previously authorized construction project.

The Senate committee-reported bill included a similar provision (sec. 2612). A proposed amendment to the Senate committee-reported bill (amendment number 3881) contained a provision that would modify the location for a previously authorized project from Tustin, California, to the vicinity of Tustin, California, as requested by the Army.

The agreement includes the Senate provision with an amendment that incorporates Senate Amendment 3881.

Modification of authority to carry out certain fiscal year 2014 project (sec. 2613)

A proposed amendment to the Senate committee-reported bill (amendment number 3692) contained a provision that would modify the authorization for a Cyber/ISR facility at Martin State Airport, Maryland.

The House bill contained no similar provision. The agreement includes the Senate provision.

Extension of authorization of certain fiscal year 2011 projects (sec. 2614)

The House bill contained a provision (sec. 2613) that would extend the authorizations listed until October 1, 2015, or the date of the enactment of an act authorizing funds for military construction for fiscal year 2016, whichever is later.

The Senate committee-reported bill contained a similar provision (sec. 2613). A proposed amendment to the Senate committee-reported bill (amendment number 3798) contained a provision that would extend an additional project at Fort Story, Virginia, until October 1, 2015, or the date of the enactment of an act authorizing funds for military construction for fiscal year 2016, whichever is later, as requested by the Army.

The agreement includes the Senate provision with an amendment incorporating Senate Amendment 3798.

### TITLE XXVII-BASE REALIGNMENT AND CLOSURE ACTIVITIES

Summary

The Department of Defense requested \$270.1 million for the ongoing cost of environmental remediation and other activities necessary to continue implementation of the 1988, 1991, 1993, 1995, and 2005 Base Realignment and Closure rounds.

The agreement includes the requested amount.

### SUBTITLE A-AUTHORIZATION OF APPROPRIATIONS

Authorization of appropriations for base realignment and closure activities funded through Department of Defense base closure account (sec. 2701)

The House bill contained a provision (sec. 2701) that would authorize appropriations for ongoing activities that are required for base realignment and closure activities.

The Senate committee-reported bill contained a similar provision (sec. 2701).

The agreement includes the House provision.

### SUBTITLE B-PROHIBITION ON ADDITIONAL BRAC ROUND

Prohibition on conducting additional Base Realignment and Closure (BRAC) round (sec. 2711)

The House bill contained a provision (sec. 2711) that would affirm congressional intent to reject the budget request to authorize another Base Realignment and Closure round in 2017.

The Senate committee-reported bill contained a similar provision (sec. 2702).

The agreement includes the House provision.

### SUBTITLE C-OTHER MATTERS

Modification of property disposal procedures under base realignment and closure process (sec. 2721)

The House bill contained a provision (sec. 2722) that would authorize the local government, in whose jurisdiction the military installation is wholly located, to be recognized as the local reuse authority for purposes of managing Base Closure and Realignment (BRAC) reuse planning. This section would also require the Secretary of Defense to submit a report to the congressional defense committees as to excess BRAC property that has not been declared surplus by the Federal Government.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision.

#### LEGISLATIVE PROVISIONS NOT ADOPTED

*HUBZones* 

The Senate committee-reported bill included a provision (sec. 2703) that would modify section 632 of title 15, United States Code, to expand the area around former military installations closed under the Base Realignment and Closure process that can be considered for purposes of satisfying employee residency requirements under the HUBZone program and would extend the period of applicability from 5 to 8 years.

The House bill contained no similar provision. The agreement does not include this provision.

Force-structure plans and infrastructure inventory and assessment of infrastructure necessary to support the force structure

The House bill contained a provision (sec. 2721) that would require the Secretary of Defense to submit a report as part of the budget justification documents submitted to Congress in support of the President's budget for the Department of Defense for fiscal year 2016 that details multiple 20-year force structure plans and a comprehensive inventory of worldwide The report would also compare these two items infrastructure. to determine categories of excess in the Department of Defense The Secretary of Defense would also certify infrastructure. whether the need exists for the closure or realignment of additional military installations and whether the Secretary anticipates that each base closure and realignment recommendation would result in annual net savings for each of the military departments within 6 years after the initiation of the additional round of closures and realignments.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that a provision elsewhere in this Act makes clear that nothing in this Act shall be construed to authorize an additional Base Realignment and Closure (BRAC) round. We also note that the Department of Defense and Military Departments have provided testimony about the current estimates of excess infrastructure capacity associated with military installations. However, those estimates are based on outdated data from the

analysis done in support of the 2005 BRAC round. The Department of Defense and military departments have also stated that overall force structure reductions may generate additional excess infrastructure capacity. However, we are aware that the military departments are implementing installation management methods that may serve to diminish excess infrastructure capacity.

Due to the force structure changes and infrastructure investments and management strategies that have occurred since the 2005 BRAC round, we believe that excess infrastructure capacity assessments should be based on current infrastructure data and informed by current force structure projections. We believe the Department of Defense has the authority to provide such an updated analysis but to date has not provided such an assessment.

Final settlement of claims regarding caretaker agreement for former Defense Depot Ogden, Utah

The House bill contained a provision (sec. 2723) that would limit any further claim adjudication associated with a caretaker agreement between the City of Ogden, Utah, the Ogden Local Redevelopment Authority, and the Department of the Army. This limitation would be conditioned on a release of claims against the United States by the City of Ogden and the Ogden Local Redevelopment Authority.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

## TITLE XXVIII-MILITARY CONSTRUCTION GENERAL PROVISIONS

## SUBTITLE A-MILITARY CONSTRUCTION PROGRAM AND MILITARY FAMILY HOUSING CHANGES

Congressional notification of construction projects, land acquisitions, and defense access road projects conducted under authorities other than a Military Construction Authorization Act (sec. 2801)

The House bill contained a provision (sec. 2801) that would amend section 2802 of title 10, United States Code, to clarify that certain military construction projects, land acquisitions, and defense-access roads projects must be

specifically authorized in a Military Construction Authorization Act.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would instead modify section 2802 of title 10, United States Code, to require that the Secretary concerned notify the congressional defense committees at least 15 days prior to the initiation of any construction, land acquisition, or defense-access road project by a military department, Defense Agency, or Department of Defense Field Activity on a military installation that will be carried out pursuant to a provision of law other than a Military Construction Authorization Act.

Modification of authority to carry out unspecified minor military construction (sec. 2802)

The House bill contained a provision (sec. 2802) that would modify section 2805 of title 10, United States Code, by increasing the threshold associated with operation and maintenance funding for minor military construction purposes from \$750,000 to \$1.0 million. This section would also unify the threshold for application of unspecified minor construction from \$2.0 million to \$3.0 million. Finally, this section would authorize the Secretary concerned to make adjustments to the general authority to match area cost factors.

The Senate committee-reported bill contained a similar provision (sec. 2803) that would increase the maximum amount of unspecified minor military construction funding that can be used to correct facility deficiencies that threaten the life, safety, or health of personnel from \$3.0 million to \$4.0 million. The committee recommended an increase in this threshold to reflect its view that life, safety, and health deficiencies are at least equal to, if not more important than, laboratory revitalization for which the unspecified minor military construction threshold is \$4.0 million.

The agreement includes the House provision with an amendment that would remove the authorization to make adjustments to the general authority to match area cost factors and add the Senate provision increasing the threshold for projects designed to correct facility deficiencies that threaten the life, safety, or health of personnel.

Clarification of authorized use of payments-in-kind and in-kind contributions (sec. 2803)

The Senate committee-reported bill included a provision (sec. 2801) that would clarify the requirement of section 2687(a) of title 10, United States Code, as amended by section 2807 of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66), that military construction projects built with in-kind payments or in-kind contributions required by bilateral agreements be specifically authorized by law.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would make the provision effective beginning on the later of September 30, 2016, or the date of enactment of an Act authorizing funds for military construction for fiscal year 2017. The provision would also exempt military construction projects funded with payments-in-kind or in-kind contributions that were the subject of negotiation between the United States and a host country as of the date of enactment of this Act. Lastly, the provision would require, until the effective date, notification to the congressional defense committees at least 30 days prior to initiating any military construction project built for Department of Defense personnel outside the United States using payments-in-kind or in-kind contributions and make other conforming changes.

Use of one-step turn-key contractor selection procedures for additional facility projects (sec. 2804)

The House bill contained a provision (sec. 2803) that would modify section 2862 of title 10, United States Code, by expanding the existing authority to use turn-key selection procedures for military construction projects to include certain repair projects and facility construction associated with authorized security assistance activities.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision.

Limitations on military construction in European Command area of responsibility and European Reassurance Initiative (sec. 2805)

The House bill contained a provision (sec. 2804) that would extend the prohibition previously included in section 2809 of the Military Construction Authorization Act for Fiscal Year 2014 (division B of Public Law 113-66) on awarding a contract for any new military construction and family housing project, with certain exceptions, in the U.S. European Command area of responsibility until the Secretary of Defense certifies to the congressional defense committees that the installations and

specific military construction requirements authorized in the Act have been examined as part of the ongoing European Infrastructure Consolidation Assessment, have been determined to be of an enduring nature, and most effectively meet military requirements at the authorized location.

The Senate committee-reported bill contained a similar provision (sec. 2805).

The agreement includes the House provision with an amendment that, for projects authorized in title XXIX of this Act to support the European Reassurance Initiative, would require the Secretary of Defense to provide a military construction project data sheet and certification that a prefinancing statement for eligible projects has been submitted through the North Atlantic Treaty Organization Security Investment Program to the congressional defense committees prior to awarding a contract in connection with any such project.

Extension of temporary, limited authority to use operation and maintenance funds for construction projects in certain areas outside the United States (sec. 2806)

The Senate committee-reported bill included a provision (sec. 2804) that would extend the contingency construction authority contained in section 2808 of the Military Construction Authorization Act for Fiscal Year 2004 (division B of Public Law 108-136), as amended, for an additional year.

The House bill contained no similar provision. The agreement includes the Senate provision.

Application of residential building construction standards (sec. 2807)

The Senate committee-reported bill included a provision (sec. 2802) that would allow for residential buildings designed and constructed using funds authorized by this Act to meet an above code green building standard or rating system to use the ICC 700 National Green Building Standard, the LEED Green Building Standard System, or an equivalent protocol.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would further modify the list of above code green building standard or rating systems that may be used by the Department of Defense (DOD).

We are concerned that the DOD may not be considering all appropriate voluntary consensus green building systems or standards, as defined in the Office of Management and Budget Circular Number A-119, and their associated certification

systems, when performing the renovation or construction of residential buildings. We believe that DOD should consider all appropriate voluntary consensus green building systems or standards and, in doing so, should focus on energy savings and cost-efficiency, using a comprehensive approach that factors in all facets of a green building including costs for certification and overall compliance when determining which green building standard or rating system to use. DOD should also consider using third party verification to ensure design and construction meet the requirements for certification, and include user training and education to ensure the building is operated efficiently.

Limitation on construction of new facilities at Guantanamo Bay, Cuba (sec. 2808)

The Senate committee-reported bill contained a provision (sec. 2806) that would limit funding authorized by the bill for new facilities at Guantanamo Bay, Cuba, until the Secretary of Defense certifies to the congressional defense committees that any new construction of facilities at Guantanamo Bay, Cuba, have enduring military value independent of a high-value detention mission.

The House bill contained no similar provision. The agreement includes the Senate provision.

We note that the Department of Defense has previously determined that all new facilities at Guantanamo Bay, Cuba, authorized by this Act have enduring military value independent of a high-value detention mission.

### SUBTITLE B-REAL PROPERTY AND FACILITIES ADMINISTRATION

Renewals, extensions, and succeeding leases for financial institutions operating on military installations (sec. 2811)

The House bill contained a provision (sec. 2812) that would authorize the Secretary concerned to enter into a sole source renewal, extension, or succeeding lease for a financial institution operating on a military installation.

The Senate committee-reported bill contained a similar provision (sec. 2812).

The agreement includes the House provision.

Deposit of reimbursed funds to cover administrative expenses relating to certain real property transactions (sec. 2812)

The House bill contained a provision (sec. 2814) that would amend section 2695 of title 10, United States Code, and would provide flexibility to ensure that reimbursements eventually received by the military departments are not expired at the time of reimbursement. This section would provide for the merger of the reimbursed funds with those in the current appropriation, fund, or account used by the military departments for payment of administrative transaction-related expenses. Finally, this section would authorize the military departments to use operation and maintenance appropriations to pay for administrative expenses needed to complete other real property transactions.

The Senate committee-reported bill included a similar provision (sec. 2811).

The agreement includes the House provision.

### SUBTITLE C-PROVISIONS RELATED TO ASIA-PACIFIC MILITARY REALIGNMENT

Realignment of Marine Corps forces in Asia-Pacific region (sec. 2821)

The House bill contained a provision (sec. 2831) that would amend section 2822 of the Military Construction Authorization Act for Fiscal Year 2014 (division B of Public Law 113-66) and strike certain restrictions limiting the movement of Marine Corps forces from Okinawa, Japan, to Guam.

The Senate bill contained a related provision (sec. 2821) that would extend the prohibition on funds for construction activities to implement the realignment of Marine Corps forces from Okinawa, Japan, to Guam until certain conditions are met.

The agreement includes the Senate provision with an amendment that would remove the prohibition on construction activities to implement the realignment of Marine Corps forces from Okinawa, Japan, to Guam and replace it with an overall cost cap on such construction, reflecting the July 2014 Master Plan for Guam, subject to inflation and changes in costs to comply with changes in law. The provision would also continue restrictions on the development of public infrastructure on Guam unless a grant, transfer, cooperative agreement, or supplemental funding for the development of public infrastructure is specifically authorized by law and would be used to carry out a project included in the report of the Economic Adjustment Committee required by section 2831(d) of the National Defense Authorization act for Fiscal Year 2014 (Public Law 113-66).

Establishment of surface danger zone, Ritidian Unit, Guam National Wildlife Refuge (sec. 2822)

The House bill contained a provision (sec. 2832) that would allow the Secretary of the Navy and the Secretary of the Interior to provide for the establishment and operation of a surface danger zone in the Ritidian Unit, Guam, to accommodate a live-fire training range on Andersen Air Force Base-Northwest Field and provide for the management of the adjacent Guam National Wildlife Refuge property.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision.

#### SUBTITLE D-LAND CONVEYANCES

Land conveyance, Gordo Army Reserve Center, Gordo, Alabama (sec. 2831)

A proposed amendment to the Senate committee-reported bill (amendment number 3908) contained a provision that would authorize the Secretary of the Army to convey, without consideration, approximately 3.79 acres in Gordo, Alabama, for the purpose of permitting the Town to use the parcel for municipal government purposes.

The House bill contained no similar provision.

The agreement includes the Senate provision with a technical amendment.

Land conveyance, West Nome Tank Farm, Nome, Alaska (sec. 2832)

A proposed amendment to the Senate committee-reported bill (amendment number 3889) contained a provision that would authorize the Secretary of the Air Force to convey, without consideration, approximately 7 acres known as the West Nome Tank Farm in Nome, Alaska, for municipal purposes.

The House bill contained no similar provision.

The agreement includes the Senate provision with a technical amendment.

Land conveyance, former Air Force Norwalk Defense Fuel Supply Point, Norwalk, California (sec. 2833)

The House bill contained a provision (sec. 2849) that would authorize the Secretary of the Air Force to convey, without consideration, approximately 15 acres to the City of

Norwalk, California, from the former Norwalk Defense Fuel Supply Point for public purposes.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a technical amendment.

Transfer of administrative jurisdiction and alternative land conveyance authority, former Walter Reed Army Hospital, District of Columbia (sec. 2834)

The House bill contained a provision (sec. 2842) that would authorize the Secretary of the Army to convey, without consideration, Army property at the former Walter Reed Army Medical Center to Children's National Medical Center for medical research purposes.

The Senate committee-reported bill contained no similar provision.

The agreement contains the House provision with an amendment that would authorize the Secretary of the Army to convey certain Army property at the former Walter Reed Army Medical Center to the Department of State. Furthermore, should the authorized conveyance to the Department of State not occur, the amendment would allow the Secretary of the Army to convey, without consideration, certain property to an authorized recipient for the purpose of permitting the recipient to use the property for the protection of public health, including research.

We note that the Army and Department of State have been pursuing an interagency transfer of property and facilities at the former Walter Reed Army Medical Center since April 2006 and we encourage both agencies to work together to conclude negotiations expeditiously. If the Army pursues the alternative conveyance authority provided by this section, we believe such a conveyance should be conducted in a manner that is consistent with the disposal process of real property for public health, including research, as found in section 550 of title 40, United States Code.

Land conveyance, former Lynn Haven fuel depot, Lynn Haven, Florida (sec. 2835)

A proposed amendment to the Senate committee-reported bill (amendment number 3842) contained a provision that would authorize the Secretary of the Air Force to convey approximately 144 acres at the former Lynn Haven Fuel Depot in Bay County, Florida, for fair market value.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

Transfers of administrative jurisdiction, Camp Frank D. Merrill and Lake Lanier, Georgia (sec. 2836)

The House bill contained a provision (sec. 2843) that would require the Secretary of the Army and the Secretary of Agriculture to exchange lands located Camp Frank D. Merrill in Dahlonega, Georgia, currently under the administrative jurisdiction of the Secretary of Agriculture, for certain lands adjacent to Lake Lanier, Georgia, currently under the administrative jurisdiction of the Secretary of the Army.

The Senate committee-reported bill contained a similar provision (sec. 2833).

The agreement includes the Senate provision.

Land conveyance, Joint Base Pearl Harbor-Hickam, Hawaii (sec. 2837)

The House bill contained a provision (sec. 2844) that would authorize the Secretary of the Navy to convey, without consideration, to the Honolulu Authority for Rapid Transportation certain properties for public purposes.

The Senate committee-reported bill contained a similar provision (sec. 2831).

The agreement includes the House provision with a clarifying amendment.

Modification of conditions on land conveyance, Joliet Army Ammunition Plant, Illinois (sec. 2838)

The House bill contained a provision (sec. 2845) that would make technical corrections to a conveyance originally authorized by section 2922(c)(2) of the Military Construction Authorization Act for Fiscal Year 1996 (division B of Public Law 104-106).

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision.

Transfer of administrative jurisdiction, Camp Gruber, Oklahoma (sec. 2839)

The House bill contained a provision (sec. 2847) that would require the Secretary of the Army to perform a business

case analysis to assess the requirements associated with reacquiring the former Camp Gruber, Oklahoma. If the Secretary determined that a reversion of the former Camp Gruber is needed for national defense purposes, the Secretary would exercise the reversionary rights and request the Oklahoma Department of Wildlife to reconvey Camp Gruber to the United States. The Secretary would then convey, without consideration, the former Camp Gruber to the Oklahoma Military Department for military maneuver space.

The Senate committee-reported bill contained a similar provision (sec. 2834) that would provide for the transfer of administrative jurisdiction of property at Camp Gruber, Oklahoma, to the Department of the Army for the purpose of military training if the Secretary of the Army determines that such property is needed for national defense purposes.

The agreement includes the Senate provision.

Conveyance, Joint Base Charleston, South Carolina (sec. 2840)

A proposed amendment to the Senate committee-reported bill (amendment number 3942) contained a provision that would authorize the Secretary of the Air Force to convey approximately 53 acres at Joint Base Charleston, South Carolina, to the City of Hanahan for the purpose of accommodating the City's recreation needs.

The House bill contained no similar provision. The agreement includes this provision.

Land exchanges, Arlington County, Virginia (sec. 2841)

The Senate committee-reported bill contained a provision (sec. 2832) that would authorize the Secretary of Defense to exchange real property with Arlington County, Virginia, and the Commonwealth of Virginia, for purposes of expanding the contiguous land available to Arlington National Cemetery.

The House bill contained no similar provision.

The agreement includes the Senate provision with a clarifying amendment.

We believe that any use of land exchanged by the Army with Arlington County, Virginia, and the Commonwealth of Virginia should be compatible with a location immediately adjacent to Arlington National Cemetery, one of our Nation's most sacred shrines.

### SUBTITLE E-MILITARY MEMORIALS, MONUMENTS, AND MUSEUMS

Acceptance of in-kind gifts on behalf of Heritage Center for the National Museum of the United States Army (sec. 2851)

A proposed amendment to the Senate committee-reported bill (amendment number 3915) contained a provision that would amend section 4772 of title 10, United States Code, to authorize the Secretary of the Army to accept funds and in-kind gifts, including services, construction materials, and equipment used in construction, for the Heritage Center for the National Museum of the United States Army from the Army Historical Foundation and industry donors. The provision would also remove the \$250,000 limit on the value of gifts that may be accepted by the Commander of the United States Army Center of Military History.

The House bill contained no similar provision.

The agreement includes this provision with an amendment that would retain the \$250,000 limit on the value of gifts that may be accepted by the Commander of the United States Army Center of Military History. We note that the Secretary of the Army has authority to accept gifts of a value greater than \$250,000.

Mt. Soledad Veterans Memorial, San Diego, California (sec. 2852)

The House bill contained a provision (sec. 2841) that would authorize the Secretary of the Navy to convey, without consideration, certain Department of the Navy property to the Mount Soledad Veterans Memorial Association in San Diego, California, for public purposes.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would authorize the Secretary of Defense to convey the Mt. Soledad Veterans Memorial in San Diego, California, to the Mount Soledad Veterans Memorial Association for consideration that reasonably reflects the price paid by the United States to purchase the Memorial pursuant to Public Law 109-272, the condition that the property be accepted "as is", the condition that the Memorial be used and maintained as a veterans memorial in perpetuity, and other factors. provision would also provide for the United States, at its election, to exercise reversionary rights to the Memorial if the Secretary of Defense determines that it is ever put to a use other than as a veterans memorial. Exercise of any reversionary rights would be temporary and solely for the purpose of conveying, as expeditiously as practicable, the Memorial to another entity subject to the same conditions in this provision.

Establishment of memorial to the victims of the shooting at the Washington Navy Yard on September 16, 2013 (sec. 2853)

The House bill contained a provision (sec. 2861) that would authorize the Secretary of the Navy to establish a memorial at the Washington Navy Yard in the District of Columbia dedicated to the victims of the shooting attack that occurred on September 16, 2013.

The Senate committee-reported bill contained a similar provision (sec. 2841).

The agreement includes the Senate provision with a technical amendment.

Prior to establishment of the memorial authorized under this section, we direct the Secretary of the Navy to provide a report to the congressional defense committees detailing, at a minimum, the design, specific location, and funding dedicated to the construction and long-term maintenance of the memorial.

### SUBTITLE F-DESIGNATIONS

Redesignation of the Asia-Pacific Center for Security Studies as the Daniel K. Inouye Asia-Pacific Center for Security Studies (sec. 2861)

The House bill contained a provision (sec. 2862) that would redesignate the Asia-Pacific Center for Security Studies at Honolulu, Hawaii, as the "Daniel K. Inouye Asia-Pacific Center for Security Studies", and make other conforming changes.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision.

### SUBTITLE G-OTHER MATTERS

Report on physical security at Department of Defense facilities (sec. 2871)

A proposed amendment to the Senate committee-reported bill (amendment number 3569) contained a provision that would require the Secretary of Defense to submit to the congressional defense committees a summary of the actions taken by the Department of Defense to respond to the recommendations resulting from the reviews of security standards following the November 2009 shootings at Fort Hood, Texas, and the September 2013 shootings at the Washington Navy Yard, District of Columbia.

The House bill included no similar provision.

The agreement includes the Senate provision with a technical amendment.

#### LEGISLATIVE PROVISIONS NOT ADOPTED

Report on prevalence of black mold in buildings located on military installations

The House bill contained a provision (sec. 2805) that would require the Secretary of Defense to report on the prevalence of black mold in buildings located on military installations and add affected buildings to the appropriate branch's construction priority list for building replacement or renovation.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that indoor exposure to mold can cause a variety of negative health impacts, including allergic reactions. We encourage the Department of Defense and the military departments to continue taking cost-effective, timely, and appropriate actions to prevent the formation of, and remediate reported cases of, indoor mold in facilities located on military installations.

Consultation requirement in connection with Department of Defense major land acquisitions

The House bill contained a provision (sec. 2811) that would require consultation by the Secretary concerned with the chief executive officer of the state or territory as to the location of any proposed major land acquisition.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Arsenal installation reutilization authority

The House bill contained a provision (sec. 2813) that would modify section 2667 of title 10, United States Code, to provide authorities to lease real or personal property contained in such section to the commander of military manufacturing arsenals or, if part of a larger military installation, the installation commander for the purposes of leveraging private investment at military manufacturing arsenals through long-term facility use contracts, property management contracts, leases or other such agreements.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Special easement acquisition authority, Pacific Missile Range Facility, Barking Sands, Kauai, Hawaii

The House bill contained a provision (sec. 2815) that would authorize the Secretary of the Navy to use the authorities provided by sections 2664 and 2684(a) of title 10, United States Code, to acquire from willing sellers easements and other interests in real property in the vicinity of the Pacific Missile Range Facility, Kauai, Hawaii.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that the Department of Defense and the military departments have authorities under sections 2664 and 2684(a) of title 10, United States Code, to enter into agreements with or acquire from willing sellers easements and other interests in real property in the vicinity of military installations and range facilities. In instances where a military installation or range facility is subject to encroachment or other restrictions that may directly or indirectly restrict, impede, or otherwise interfere with current or anticipated military training, testing, or operations, we believe the Department of Defense and military departments should consider the authorities of sections 2664 and 2684(a) of title 10, United States Code, as a possible means to alleviate adverse impacts to military missions.

Sense of Congress on national security and public lands

The House bill contained a provision (sec. 2817) that would express the sense of Congress that national defense should be the top priority for all aspects of the Federal Government, and that national security functions, such as military training and exercises, should be the top priority, particularly with regard to the use of land owned by the United States.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

The Department of Defense regularly uses federal land owned by the U.S. Government for military training, including to prepare U.S. forces deploying overseas for the terrain and climate they will encounter, as well as for testing of new military technologies. We note that such access to U.S. federal lands facilitates military preparedness and advances the

technological edge of our forces. Therefore, we believe such activities should be given priority consideration with regard to the use of land owned by the United States.

Indemnification of transferees of property at military installations closed since October 24, 1988, that remain under the jurisdiction of the Department of Defense

The House bill contained a provision (sec. 2819) that would provide additional liability protections to former military installations closed outside of the Base Realignment and Closure process.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Land conveyance, Robert H. Dietz Army Reserve Center, Kingston, New York

The House bill contained a provision (sec. 2846) that would authorize the Secretary of the Army to convey, without consideration, to the City of Kingston, New York, certain properties for public purposes.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Redesignation of Pohakuloa Training Area in Hawaii as the Pohakuloa Training Center

The House bill contained a provision (sec. 2863) that would change the designation of the Pohakuloa Training Area in Hawaii to the Pohakuloa Training Center.

The Senate committee-reported bill contained no similar provision.

The agreement does not contain this provision.

Additional withdrawal and reservation of public land to support White Sands Missile Range, New Mexico

The House bill contained a provision (sec. 2941) that would amend section 2951 of the Military Construction Authorization Act for Fiscal Year 2014 (division B of Public Law 113-66) and extend the withdrawal and reservation of public land at White Sands Missile Range, New Mexico, to include Federal lands located beneath the boundaries of the Special Use Airspace designated as R-5107C and R-5107H.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We note that on June 4, 2014, the Secretary of Defense proposed mitigation measures that, if adopted, are intended to address the Department of Defense's (DOD) concerns with potential impacts to military operations by the SunZia Southwest Transmission project (SunZia). Most notably, the Secretary proposed the burial of a total of approximately five miles, in up to three separate segments, of the SunZia project transmission line along the Bureau of Land Management's (BLM) preferred alternative route (PAR) north of White Sands Missile Range (WSMR), within an area known as the Northern Extension Area (NEA). We further note that the Secretary's proposed mitigation plan was accepted by SunZia on July 27, 2014, and is now being reviewed by BLM in the context of an Environmental Assessment that we anticipate will be completed in February 2015.

As we noted in the Joint Explanatory Statement to accompany the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-66), we expressed our expectation that DOD concerns would be addressed by the executive branch prior to the conclusion of the environmental review process to preserve the critical testing and training capabilities of WSMR. We continue to have concerns about the impact the SunZia project may have on these capabilities. We are specifically concerned that the mitigation measures proposed by the Secretary of Defense are intended to address existing and expected test profiles, but may not be sufficient to provide for future training and testing requirements at WSMR.

Therefore, we direct the Secretary of Defense to submit a report to the congressional defense committees, concurrent with the completion of the BLM Environmental Assessment, that assesses the potential impact of the SunZia project on the future training and testing capabilities of WSMR to respond to potential future threats. The report shall include, at a minimum, an explanation of the Secretary's proposed mitigation plan, including:

- (1) How the proposed mitigation plan addresses concerns identified in the "Technical Working Group Report for the SunZia Transmission Line Project" dated August 7, 2013, including the following specific excerpts:
- (a) Line Burial "The distance required for line burial is 35 miles. This is the minimum distance necessary to prevent impairment of the Nation's unique capabilities to test DOD weapon systems in this location."

- (b) Electromagnetic Interference (EMI) "Introduction of the 500 kV overhead transmission lines in the NEA would raise the background noise level and create a heat signature that would be detected during infrared (IR) sensor testing. At present, there is very limited EMI interference within the NEA."
- (c) Test mission profiles "The above-ground construction and introduction of the SunZia transmission line along the FEIS [Final Environmental Impact Statement] PAR places an obstruction in the path of low-level flyers, thus jeopardizing the effective conduct of testing. Targets flying critical low-level profiles would have to "pop up" from those flight levels to avoid transmission lines. The FAA [Federal Aviation Administration] requires a 500 foot buffer above structures for safety considerations. Such a "pop up" would prematurely provide identification and targeting and thus disrupt and invalidate the test mission profile because of the change in the observed background clutter."
- (d) Multiple Simultaneous Engagement (MSE) of Aerial Targets "The most stressing and complex test missions involve MSE of aerial targets in a single presentation. This requirement alone mandates the 35-mile underground installation of the transmission line to ensure that incoming targets are in the proper alignment to the background clutter for a realistic presentation."
- (2) How the SunZia project and proposed mitigation plan could impact future training and testing events at WSMR;
- (3) An identification of any additional mitigation measures that may be necessary in the future to protect the unique capabilities of WSMR should new training or testing requirements arise; and
- (4) An assessment by the Secretary of the DOD Clearinghouse process as it relates to the SunZia project, including:
- (a) The extent to which the DOD Clearinghouse identified and communicated potential negative impacts of the SunZia project to WSMR in a timely manner; and
- (b) Any legislative or policy changes the Secretary would recommend to improve the ability of DOD Clearinghouse to advocate for and protect DOD equities.
- (5) Any other matters the Secretary deems appropriate.

We note that the report required above is not intended to, in any way, delay the completion of the BLM Environmental

Assessment associated with the SunZia Southwest Transmission project.

# TITLE XXIX-OVERSEAS CONTINGENCY OPERATIONS MILITARY CONSTRUCTION

Summary

The Department of Defense requested authorization of appropriations of \$220.4 million for military construction for Overseas Contingency Operations for fiscal year 2015.

The agreement includes the requested amount.

Authorized Army construction and land acquisition project (sec. 2901)

A proposed amendment to the Senate committee-reported bill (amendment number 3875) contained a provision that would authorize up to \$163.0 million of amounts authorized for the European Reassurance Initiative to be used for military construction, subject to several restrictions.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would specifically authorize military construction projects for the Army in support of the European Reassurance Initiative.

Authorized Air Force construction and land acquisition projects (sec. 2902)

A proposed amendment to the Senate committee-reported bill (amendment number 3875) contained a provision that would authorize up to \$163.0 million of amounts authorized for the European Reassurance Initiative to be used for military construction, subject to several restrictions.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would specifically authorize military construction projects for the Air Force in support of the European Reassurance Initiative.

Authorized Defense Agency construction and land acquisition project (sec. 2903)

A proposed amendment to the Senate committee-reported bill (amendment number 3875) contained a provision that would

authorize a military construction project for the National Security Agency for Overseas Contingency Operations for fiscal year 2015.

The House bill contained no similar provision.

The agreement includes the Senate provision with a technical amendment.

Authorization of appropriations (sec. 2904)

A proposed amendment to the Senate committee-reported bill (amendment number 3875) contained a provision that would authorize appropriations for military construction for the use of the Armed Forces and other activities and agencies of the Department of Defense for Overseas Contingency Operations for fiscal year 2015.

The House bill contained no similar provision.

The agreement includes the Senate provision with a technical amendment.

# TITLE XXX-NATURAL RESOURCES RELATED GENERAL PROVISIONS

#### LEGISLATIVE PROVISIONS ADOPTED

#### Summary

The House bill contained the following provisions:

Sec. 1091. Short title.

Sec. 1092. Designation of National World War I Museum and Memorial in Kansas City, Missouri.

Sec. 1093. Redesignation of Pershing Park in the District of Columbia as the National World War I Memorial and enhancement of commemorative work.

Sec. 1094. Additional amendments to World War I Centennial Commission Act.

Sec. 2848. Land conveyance, Hanford Site, Washington.

Sec. 2866. Manhattan Project National Historical Park.

Sec. 2867. Ensuring public access to the summit of Rattlesnake Mountain in the Hanford Reach National Monument.

Sec. 2901. Transfer of Administrative jurisdiction, Naval Air Station Fallon, Nevada.

Sec. 2902. Water Rights.

Sec. 2903. Withdrawal.

Sec. 2931. Withdrawal and reservation of public land for Naval Air Weapons Station China Lake, California.

Proposed amendments to the Senate committee-reported bill contained the following provisions:

Amendment number 3393. Transfer of administrative jurisdiction, Badger Army Ammunition Plant, Baraboo, WI.

Amendment number 3902. Land conveyance, Wainwright, Alaska.

The agreement includes the following provisions:

- Sec. 3001. Land conveyance, Wainwright, Alaska.
- Sec. 3002. Sealaska land entitlement finalization.
- Sec. 3003. Southeast Arizona land exchange and conservation.
- Sec. 3004. Land exchange, Cibola National Wildlife Refuge,

Arizona, and Bureau of Land Management land in Riverside County, California.

Sec. 3005. Special rules for Inyo National Forest, California, land exchange.

Sec. 3006. Land exchange, Trinity Public Utilities District, Trinity County, California, the Bureau of Land Management, and the Forest Service.

Sec. 3007. Idaho County, Idaho, shooting range land conveyance.

Sec. 3008. School District 318, Minnesota, land exchange.

Sec. 3009. Northern Nevada land conveyances.

Sec. 3010. San Juan County, New Mexico, Federal land conveyance.

Sec. 3011. Land conveyance, Uinta-Wasatch-Cache National Forest, Utah.

Sec. 3012. Conveyance of certain land to the city of Fruit Heights, Utah.

Sec. 3013. Land conveyance, Hanford Site, Washington.

Sec. 3014. Ranch A Wyoming consolidation and management improvement.

Sec. 3021. Bureau of Land Management permit processing.

Sec. 3022. Internet-based onshore oil and gas lease sales.

Sec. 3023. Grazing permits and leases.

Sec. 3024. Cabin user and transfer fees.

Sec. 3030. Addition of Ashland Harbor Breakwater Light to the Apostle Islands National Seashore.

Sec. 3031. Blackstone River Valley National Historical Park.

Sec. 3032. Coltsville National Historical Park.

Sec. 3033. First State National Historical Park.

Sec. 3034. Gettysburg National Military Park.

Sec. 3035. Harriet Tubman Underground Railroad National

Historical Park, Maryland.

Sec. 3036. Harriet Tubman National Historical Park, Auburn, New York.

Sec. 3037. Hinchliffe Stadium addition to Paterson Great Falls National Historical Park.

Sec. 3038. Lower East Side Tenement National Historic Site.

Sec. 3039. Manhattan Project National Historical Park.

- Sec. 3040. North Cascades National Park and Stephen Mather Wilderness.
- Sec. 3041. Oregon Caves National Monument and Preserve.
- Sec. 3042. San Antonio Missions National Historical Park.
- Sec. 3043. Valles Caldera National Preserve, New Mexico.
- Sec. 3044. Vicksburg National Military Park.
- Sec. 3050. Revolutionary War and War of 1812 American
- battlefield protection program.
- Sec. 3051. Special resource studies.
- Sec. 3052. National heritage areas and corridors.
- Sec. 3053. National historic site support facility improvements.
- Sec. 3054. National Park System donor acknowledgment.
- Sec. 3055. Coin to commemorate 100th anniversary of the National Park Service.
- Sec. 3056. Commission to study the potential creation of a National Women's History Museum.
- Sec. 3057. Cape Hatteras National Seashore Recreational Area.
- Sec. 3060. Alpine Lakes Wilderness additions and Pratt and Middle Fork Snoqualmie Rivers protection.
- Sec. 3061. Columbine-Hondo Wilderness.
- Sec. 3062. Hermosa Creek watershed protection.
- Sec. 3063. North Fork Federal lands withdrawal area.
- Sec. 3064. Pine Forest Range Wilderness.
- Sec. 3065. Rocky Mountain Front Conservation Management Area and wilderness additions.
- Sec. 3066. Wovoka Wilderness.
- Sec. 3067. Withdrawal area related to Wovoka Wilderness.
- Sec. 3068. Withdrawal and reservation of additional public land
- for Naval Air Weapons Station, China Lake, California.
- Sec. 3071. Illabot Creek, Washington, wild and scenic river.
- Sec. 3072. Missisquoi and Trout wild and scenic rivers, Vermont.
- Sec. 3073. White Clay Creek wild and scenic river expansion.
- Sec. 3074. Studies of wild and scenic rivers.
- Sec. 3077. Land taken into trust for benefit of the Northern Chevenne Tribe.
- Sec. 3078. Transfer of administrative jurisdiction, Badger Army Ammunition Plant, Baraboo, Wisconsin.
- Sec. 3081. Ensuring public access to the summit of Rattlesnake Mountain in the Hanford Reach National Monument.
- Sec. 3082. Anchorage, Alaska, conveyance of reversionary interests.
- Sec. 3083. Release of property interests in Bureau of Land Management land conveyed to the State of Oregon for establishment of Hermiston Agricultural Research and Extension Center.
- Sec. 3087. Bureau of Reclamation hydropower development.
- Sec. 3088. Toledo Bend Hydroelectric Project.

Sec. 3089. East Bench Irrigation District contract extension.

Sec. 3091. Commemoration of centennial of World War I.

Sec. 3092. Miscellaneous issues related to Las Vegas valley public land and Tule Springs Fossil Beds National Monument.

Sec. 3093. National Desert Storm and Desert Shield Memorial.

Sec. 3094. Extension of legislative authority for establishment of commemorative work in honor of former President John Adams. Sec. 3095. Refinancing of Pacific Coast groundfish fishing

capacity reduction loan.

Sec. 3096. Payments in lieu of taxes.

#### LEGISLATIVE PROVISIONS NOT ADOPTED

National security considerations for inclusion of Federal property on National Register of Historic Places or designation as National Historic Landmark under the National Historic Preservation Act

The House bill contained a provision (sec. 2816) that would prohibit the designation of Federal property as a National Historic Landmark or for nomination to the World Heritage List if the head of the agency managing the Federal property objects to such inclusion or designation for reasons of national security. This section would also authorize the expedited removal of Federal property listed on the National Register of Historical Places if the managing agency of that Federal property submits a request to the Secretary of the Interior for such removal for reasons of national security.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Designation of Distinguished Flying Cross National Memorial in Riverside, California

The House bill contained a provision (sec. 2864) that would authorize the designation of a Distinguished Flying Cross National Memorial at March Field Air Museum in Riverside, California.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Renaming site of the Dayton Aviation Heritage National Historical Park, Ohio

The House bill contained a provision (sec. 2865) that would modify the name of the John W. Berry, Sr. Wright Brothers Aviation Center, Dayton, Ohio, to the John W. Berry, Sr. Wright Brothers National Museum, Dayton, Ohio.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Redesignation of Johnson Valley Off-Highway Vehicle Recreation Area, California

The House bill contained a provision (sec. 2911) that would rename the Johnson Valley Off-Highway Vehicle Recreation Area in California as the Johnson Valley National Off-Highway Vehicle Recreation Area.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Elimination of termination date for public land withdrawals and reservations under Military Lands Withdrawal Act of 1999

The House bill contained a provision (sec. 2921) that would extend the public lands withdrawn for military purposes listed in the Military Lands Withdrawal Act of 1999 (title 30 of Public Law 106-65) until the secretary of the military department concerned determines a military purpose does not exist, or the Secretary of the Interior permanently transfers the administrative jurisdiction to the secretary of the military department concerned.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

# DIVISION C-DEPARTMENT OF ENERGY NATIONAL SECURITY AUTHORIZATIONS AND OTHER AUTHORIZATIONS

Overview

Title XXXI authorizes appropriations for atomic energy defense activities of the Department of Energy for fiscal year 2015, including: the purchase, construction, and acquisition of plant and capital equipment; research and development; nuclear weapons activities; nuclear nonproliferation activities; naval nuclear propulsion; environmental cleanup and other operating expenses. This title authorizes appropriations in five categories: (1) National Nuclear Security Administration; (2) Defense environmental cleanup; (3) Other defense activities; (4) Defense nuclear waste disposal; and (5) Energy security and assurance.

# TITLE XXXI—DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

# SUBTITLE A-NATIONAL SECURITY PROGRAMS AUTHORIZATIONS

National Nuclear Security Administration (sec. 3101)

The Senate committee-reported bill contained a provision (sec. 3101) that would authorize appropriations for the National Nuclear Security Administration for fiscal year 2015, including funds for weapons activities, defense nuclear nonproliferation programs, naval reactor programs, and Federal Salaries and Expenses (formerly known as the Office of the Administrator), at the levels identified in section 4701 of division D of this Act. This section would also authorize several new plant projects for the National Nuclear Security Administration.

The House reported bill contained a similar provision. The agreement includes the Senate provision.

Defense environmental cleanup (sec. 3102)

The House bill contained a provision (sec. 3102) that would authorize appropriations for defense environmental cleanup

activities for fiscal year 2015, at the levels identified in section 4701 of division D of this Act. This section would also authorize several new plant projects for defense environmental cleanup.

The Senate committee-reported bill contained an identical provision (sec. 3102).

The agreement includes this provision.

Other defense activities (sec. 3103)

The House bill contained a provision (sec. 3103) that would authorize appropriations for other defense activities for fiscal year 2015, including funds for Health, Safety, and Security, the Office of Legacy Management, and Nuclear Energy, as identified in section 4701 of division D of this Act.

The Senate committee-reported bill contained an identical provision (sec. 3103).

The agreement includes this provision.

# SUBTITLE B-PROGRAM AUTHORIZATIONS, RESTRICTIONS, AND LIMITATIONS

Design and use of prototypes of nuclear weapons for intelligence purposes (sec. 3111)

The House bill contained a provision (sec. 3111) that would update section 3115 of the National Defense Authorization Act for Fiscal Year 2013 (Public Law 112-239) to provide for the design and use of prototypes of nuclear weapons to further intelligence estimates with respect to foreign nuclear weapons activities.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would permit the Secretary of Energy to submit his views of the programmatic plan for such activities as developed by the National Nuclear Security Administration laboratories.

Plutonium pit production capacity (sec. 3112)

The House bill contained a provision (sec. 3114) that would add a new section to title 42 of the Atomic Energy Defense Act (50 U.S.C. 2521) to require the Secretary of Energy to ensure that the nuclear security enterprise produces at least 30 war reserve pits during 2023, at least 50 war reserve pits

during 2026, and, during a pilot period of at least 90 days during 2027, demonstrates the capability to produce war reserve pits at a rate sufficient to produce 80 pits per year. The Secretary of Energy would be required to certify to the congressional defense committees and the Secretary of Defense, by March 1 of each year until 2027, that the programs and budget of the Department of Energy will meet these pit production milestones.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that, in addition to striking the findings, would require initial production of qualification pits in 2021, production of not less than 10 war reserve pits during 2024, production of not less than 20 war reserve pits during 2025, production of not less than 30 war reserve pits during 2026, and a pilot production period during 2027 that demonstrates the capability to produce 80 pits per year. The agreement provides the Secretary of Energy and the Secretary of Defense the authority to delay the requirement for the pilot demonstration in 2027 no more than two years to 2029. If the Secretaries jointly delay the pilot demonstration, they must submit a report to the congressional defense committees describing the justification for the proposed delay, the impacts of the proposed delay on stockpile stewardship, nuclear modernization, life extension programs, future stockpile strategy, and dismantlement efforts, as well as their assessment regarding whether the delay is consistent with national policy regarding creation of a responsive nuclear infrastructure. The Commander, U.S. Strategic Command would also be required to submit a report to the congressional defense committees on the potential risks of the proposed delay in meeting nuclear deterrence requirements and national requirements related to creation of a responsive nuclear infrastructure.

Life-cycle cost estimates of certain atomic energy defense capital assets (sec. 3113)

The Senate committee-reported bill contained a provision (sec. 3111) that would amend the Atomic Energy Defense Act to require that, under Department of Energy Order 413.3, an independent life-cycle cost estimate is conducted prior to certain atomic energy defense capital asset projects that have achieved critical decision 2 in the acquisition process. The provision clarifies that this requirement applies only to atomic energy defense capital assets where the total project cost

exceeds \$100.0 million and where the purpose of the capital asset is to perform a limited-life, single-purpose mission.

The House bill contained no similar provision.

The agreement includes Senate provision.

We note that this requirement applies only to single-purpose, limited-life facilities such as the Mixed Oxide Fuel Fabrication Facility in South Carolina and the Waste Treatment and Immobilization Plant in Washington. It is not intended to be applied to multi-mission, long-life facilities such as the Uranium Capabilities Replacement Project in Tennessee or the replacement facilities for the Chemistry and Metallurgy Research facility in New Mexico. We believe this provision will help reduce the likelihood of large and unexpected increases in lifecycle cost estimates late in the acquisition process for these types of facilities.

Expansion of requirement for independent cost estimates on life extension programs and new nuclear facilities (sec. 3114)

The Senate committee-reported bill contained a provision (sec. 3112) that would require independent cost estimates earlier in the acquisition process for life extension programs and new nuclear facilities.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would require an independent cost review at the completion of phase 6.2.

We believe that, in the early stages of concept definition, there are often many options still under consideration and it would not be cost effective to perform a full independent cost estimate for each option. A less formal independent cost review at phase 6.2 has been determined to give sufficient cost guidance to determine which options should proceed further in the acquisition process.

Definition of baseline and threshold for stockpile life extension project (sec. 3115)

The House bill contained a provision (sec. 3114) that would amend section 4713 of the Atomic Energy Defense Act (50 U.S.C. 2753) to clarify that the cost and schedule baseline of a nuclear stockpile life extension project established pursuant to such section shall be the cost and schedule contained in the weapon design and cost report that was required prior to the project entering into the development engineering phase. This section would also lower the threshold for congressional

notification on costs per warhead exceeding the baseline from 200 percent to 150 percent.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would clarify that the cost and schedule baseline for a stockpile life extension project would be the cost and schedule described in the first Selected Acquisition Report submitted under section 4217(a) of the Atomic Energy Defense Act (50 U.S.C. 2537(a)).

Authorized personnel levels of National Nuclear Security Administration (sec. 3116)

The House bill contained a provision (sec. 3114) that would amend section 3241A of the National Nuclear Security Administration Act (50 U.S.C. 2441a) to require that, by October 1, 2015, the total number of employees within the Office of the Administrator may not exceed 1,650.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would limit the number of employees to 1,690.

Cost estimation and program evaluation by National Nuclear Security Administration (sec. 3117)

The House bill contained a provision (sec. 3131) that would amend section 3221(h) of the National Nuclear Security Administration Act (50 U.S.C. 2411) to clarify that the term "Administration," with respect to any authority, duty, or responsibility provided by section 3211, does not include the Office of Naval Reactors.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a technical amendment.

Cost containment for Uranium Capabilities Replacement Project (sec. 3118)

The House bill contained a provision (sec. 3113) that would amend section 3123 of the National Defense Authorization Act for Fiscal Year 2013 (Public Law 112-239), as amended by section 3126 of the National Defense Authorization Act for Fiscal Year 2014 (Public Law 113-966), to clarify that the Secretary of Energy may adjust the statutory cost cap of \$4.2

billion for Phase I of the Uranium Capabilities Replacement Project (UCRP) if, by March 15, 2015, the Secretary of Energy submits to the congressional defense committees a detailed justification for such adjustment.

This provision would also require the Secretary of Energy to certify to the congressional defense committees and the Secretary of Defense by March 1 of each year through 2025, that Phase I of the UCRP will meet the cost cap of \$4.2 billion (as adjusted) and that the UCRP will enable uranium operations in building 9212 of the Y-12 National Security Complex to cease by 2025, while uranium operations begin in a new facility constructed under the UCRP by 2025.

The provision would further require the Secretary of Energy and the Secretary of the Navy to jointly submit a report to the congressional defense committees by March 1, 2015, on implementation of section 3123(e) of National Defense Authorization Act for Fiscal Year 2013 (Public Law 112-239), as amended.

The Senate committee-reported bill contained a similar provision (sec. 3113) that would require, before beginning construction of the replacement for building 9212, the technologies (or their substitutes) that are to go into the replacement building have a technology readiness level of at least seven. Technologies (or their substitutes) that were in building 9212 that do not go into the replacement building are also to have a technology readiness level of at least seven.

The agreement includes the House provision with an amendment that combines the two provisions while striking the sense of Congress in the House provision.

Production of nuclear warhead for long-range standoff weapon (sec. 3119)

The House bill contained a provision (sec. 3116) that would require the Secretary of Energy to deliver a first production unit for a nuclear warhead for the long-range standoff weapon not later than September 30, 2025. This provision would also require the Secretary of Energy and the Secretary of Defense to jointly develop a plan to carry out this mandate and require the Secretaries to submit this plan to the congressional defense committees within 180 days after the date of enactment of this Act.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would provide the Commander, U.S. Strategic Command, the ability to defer the first production unit date by

up to 1 year if the Commander certifies to the Chairman of the Nuclear Weapons Council and the congressional defense committees that the delay is in the interest of national security and does not negatively affect the ability of the Commander to meet nuclear assurance and deterrence requirements.

Disposition of weapons-usable plutonium (sec. 3120)

The House bill contained a provision (sec. 3117) that would require the Secretary of Energy to specifically carry out construction and program support activities with fiscal year 2015 funds authorized for the Mixed Oxide Fuel Fabrication Facility (MFFF). For construction and program support activities. Program support activities are defined as those activities in support of the design, long-lead equipment, procurement, and site preparation for the MFFF.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would clarify project support activities.

Limitation on availability of funds for Office of the Administrator for Nuclear Security (sec. 3121)

The House bill contained a provision (sec. 3118) that would limit the availability of funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2015 for the National Nuclear Security Administration's (NNSA) Office of the Administrator to not more than 75 percent of the above until several statutorily required reports are submitted to certain congressional committees in 2015. These include:

- (1) The report on stockpile assessments required under section 4205(f)(2) of the Atomic Energy Defense Act (50 U.S.C. 2525(f)(2));
- (2) The Secretary of Energy's portion of the report required by section 1043 of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112-81);
- (3) The annual assessment required under section 3122 of Public Law 112-81; and
- (4) The detailed report on the stockpile stewardship, management, and infrastructure plan required by section 4203(b) of the Atomic Energy Defense Act (50 U.S.C. 2523(b)).

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with a clarifying amendment.

Limitation on availability of funds for nonproliferation activities between the United States and the Russian Federation (sec. 3122)

The House bill contained a provision (sec. 3120) that would prohibit the use of fiscal year 2015 funds for the National Nuclear Security Administration (NNSA) for any contact, cooperation, or transfer of technology between the United States and the Russian Federation until the Secretary of Energy, in consultation with the Secretary of State and Secretary of Defense, certifies to the appropriate congressional committees that the Russian Federation is respecting the sovereignty of Ukrainian territory, is no longer acting inconsistently with the Intermediate-range Nuclear Forces Treaty, and is in compliance with the Treaty on Conventional Armed Forces in Europe.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that unless specifically authorized by Congress, International Material Protection, Control and Accounting activities in the Russian Federation, except those associated with the Plutonium Management and Disposition agreement, shall be completed no later than fiscal year 2018. In addition, the amendment prohibits any fiscal year 2015 funding for the transfer of Multiple Integrated Laser Engagement System technology from the United States to the Russian Federation.

We note that the Material Protection, Control and Accounting activities in the Russian Federation has secured nuclear material facilities in Russia since the breakup of the Soviet Union. Assisting Russia in securing nuclear materials has been in the national security interests of the United States. However, given that that the majority of work has been completed at facilities over the past 20 years, we believe that physical work on this program should be completed no later than fiscal year 2018. We understand that this is also the target timeframe for completion set by the NNSA. This does not rule out continued exchange of best practices in physical security in such areas as insider threat, developments in security technology, as well as other appropriate compensatory measures or other areas of mutual benefit in securing nuclear material. If areas of concern emerge that require additional physical security work in Russia after fiscal year 2018, and that work is of benefit to the security interests of the United States, it can be part of an annual budget request which can be reviewed by

the congressional defense committees. We understand that Rosatom is evaluating the ongoing work with the NNSA and expects to be promptly informed of any change in status of the relationship between Rosatom and the NNSA.

We believe that the NNSA should not be providing Multiple Integrated Laser Engagement System (MILES) technology. We understand MILES technology is a tactical force-on-force trainer employed by the U.S. military and believe it is inappropriate to be providing military-grade technology to the Russian Federation at a time when Russia has exercised aggressive actions towards U.S. partners and allies.

Identification of amounts required for uranium technology sustainment in budget materials for fiscal year 2016 (sec. 3123)

The Senate committee-reported bill contained a provision (sec. 3116) that would require the Administrator for Nuclear Security to include in the fiscal year 2016 budget request a uranium sustainment budget line for technology development past technology readiness level five so that plant-directed research and development (R&D) at facilities such as Y-12 can concentrate on projects involving technology readiness level four and below.

The House bill contained no similar provision.

The agreement includes this provision.

#### SUBTITLE C-PLANS AND REPORTS

Analysis and report on W88 Alt 370 program high explosives options (sec. 3131)

The House bill contained a provision (sec. 3132) that would require the Secretary of the Navy, the Administrator for Nuclear Security, and the Chairman of the Nuclear Weapons Council to submit a joint report to the congressional defense committees within 90 days after the date of the enactment of this Act on the W88 Alt 370 nuclear warhead program. The report would be required to contain analysis of the costs, benefits, risks, and feasibility of both including and not including a refresh of the conventional high explosives of the W88 warhead as part of the W88 Alt 370 program.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

Analysis of existing facilities and sense of Congress with respect to plutonium strategy (sec. 3132)

The House bill contained a provision (sec. 3133) that would require the Administrator for Nuclear Security to submit a report to the congressional defense committees not later than 270 days after the date of enactment of this Act containing an analysis of using or modifying existing facilities across the nuclear security enterprise to support the plutonium strategy of the National Nuclear Security Administration.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would require the Administrator to include, as part of the Administrator's planned analysis of alternatives for Critical Decision 1 of the plutonium strategy, an analysis of using or modifying existing facilities of the nuclear security enterprise. The Administrator would be required to submit the analysis to the congressional defense committees within 30 days of completing it. The amendment would also add a sense of Congress regarding the commitments made by the Chairman of the Nuclear Weapons Council on July 25, 2014, regarding a strategy to carry out a modular building strategy for plutonium capabilities.

Plan for verification and monitoring of proliferation of nuclear weapons and fissile material (sec. 3133)

The House bill contained a provision (sec. 3134) that would require the President, in consultation with the Secretaries of State, Homeland Security and Energy as well as the Director of National Intelligence, to develop an interagency plan for verification and monitoring related to the potential proliferation of nuclear weapons, components of such weapons and fissile material. Such plan would be due to the appropriate congressional committees no later than September 1, 2015.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

Comments of Administrator for Nuclear Security and Chairman of Nuclear Weapons Council on final report of Congressional Advisory Panel on the Governance of the Nuclear Security Enterprise (sec. 3134)

The Senate committee-reported bill contained a provision (sec. 3115) that would require the Administrator of the National Nuclear Security Administration to respond within 90 days to the findings of the Congressional Advisory Panel on the Governance of the Nuclear Security Enterprise, created in section 3166 of

the National Defense Authorization Act for Fiscal Year 2013 (P.L. 112-239), which shall be submitted to the congressional defense committees.

The House bill contained no similar provision.

The agreement includes the Senate provision with an amendment that would also require separate comments on the advisory panel's report from the Chairman of the Nuclear Weapons Council. The amendment would also clarify that comments are required only on the advisory panel's final report and that such comments are due 90 days after enactment of this Act.

#### SUBTITLE D-OTHER MATTERS

Establishment of Advisory Board on Toxic Substances and Worker Health; Extension of Authority of Office of Ombudsman for Energy Employees Occupational Illness Compensation Program (sec. 3141)

The House bill contained a provision (sec. 1090D) that would state a sense of Congress that the President should establish a federal advisory board for part E of the Energy Employees Occupational Illness Compensation Program.

The Senate committee-reported bill contained a similar provision (sec. 3114) that would create an advisory board reporting to the Energy Employees Occupational Illness Program on toxic substances and worker health.

The agreement includes the Senate provision with an amendment that would ensure the advisory board functions only in an advisory capacity pursuant to the Federal Advisory Committee Act (5 U.S.C. 2(b)(6)). The amendment also includes modifications to ensure the advisory board's members, staff, and contractors do not have a conflict of interest and permits the Secretary of Labor to employ outside contractors to support the work of the board. The amendment would also clarify that the advisory board provides advice to the Secretary of Labor instead of the President and that the appointments to the board should reflect a balance of perspectives from the scientific, medical, and claimant communities.

We note that "claimant communities" should be interpreted to include a mixture of the legal, worker, worker families, worker advocate, and other relevant communities as the President determines appropriate. The amendment would also extend the authority for the Office of the Ombudsman in the Department of Labor to 2019.

We further note that the Secretary shall ensure the Board is provided the necessary support for the Board to perform its functions, including program review and audit functions as appropriate, and that the Department of Labor will consult the

Board regarding the need for and selection of outside technical support, experts and contractors, consistent with the process and support used by the Advisory Board on Radiation and Worker found in section 7384o of title 42, United States Code, and consistent with federal acquisition laws.

Technical corrections to Atomic Energy Defense Act (sec. 3142)

The House bill contained a provision (sec. 3141) that would make technical corrections to the Atomic Energy Defense Act (50 U.S.C. 2501).

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment making additional technical corrections.

Technical corrections to National Nuclear Security Administration Act (sec. 3143)

The House bill contained a provision (sec. 3142) that would make technical corrections to section 3220 (50 U.S.C. 2410) and section 3236 (50 U.S.C. 2426) of the National Nuclear Security Administration Act.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

Technology Commercialization Fund (sec. 3144)

A proposed amendment to the Senate committee-reported bill (amendment number 3510) contained a provision that would amend section 1001(e) of the Energy Policy Act of 2005 (42 U.S.C. 16391(e)) by inserting after "fiscal year" the phrase "based on future planned activities and the amount of the appropriations for the fiscal year."

The House bill contained no similar provision. The agreement includes this provision.

#### LEGISLATIVE PROVISIONS NOT ADOPTED

Additional limitation on availability of funds for Office of the Administrator for Nuclear Security

The House bill contained a provision (sec. 3119) that would limit the availability of funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2015 for the National Nuclear Security Administration's

(NNSA) Office of the Administrator to not more than 90 percent until the date on which the Administrator for Nuclear Security submits to the congressional defense committees a report on the efficiencies proposed by the 2012 Joint Department of Energy/Department of Defense Study on Potential NNSA Management and Work Force Prioritization Efficiencies.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

We believe NNSA and the Department of Energy must undertake robust and continuing efforts to find cost savings and cost avoidances that enable NNSA to work more efficiently and effectively. In the Conference Report accompanying the National Defense Authorization Act for Fiscal Year 2013 (House Report 112-706), we expressed concern that the rise to unprecedented levels of the cost of major stockpile and infrastructure modernization projects leading to slippages in project schedules could undermine the credibility of the nation's nuclear deterrent. We also noted that administrative costs and bureaucracy within the NNSA and the nuclear security enterprise must be reduced and the enterprise must be refocused on accomplishing its mission effectively and efficiently, as well as safely and securely. We remain concerned about these longstanding challenges.

In the context of these concerns, we appreciate the letter of November 4, 2014 from the NNSA Administrator to the House Armed Services Committee, committing to continue efforts to make the nuclear enterprise more efficient. We believe this process to seek efficiencies and productivity gains, proposed by the Administrator in this letter, to be a small but hopeful step in the right direction. We therefore endorse this proposal and direct the Administrator for Nuclear Security, consistent with his commitment, to provide a report to the congressional defense committees by February 28, 2015, on the actions, initiatives, and pilot programs the Administrator will undertake in the remainder of fiscal year 2015 to realize efficiencies within NNSA and the nuclear security enterprise. This report should include specific opportunities identified by the NNSA laboratories and plants and measures to eliminate or streamline burdensome and ineffective transactional oversight.

We further direct the Administrator to submit a report to the congressional defense committees by November 15, 2015, containing the Administrator's assessment of whether the actions, initiatives, and pilot programs previously identified by the Administrator were successful.

Budget increase for defense environmental cleanup

The House bill contained a provision (sec. 3143) that would increase the Department of Energy Environmental Management program by \$20.0 million for defense environmental cleanup offset by an identical amount from the inertial confinement and fusion program.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Energy Security and Assurance

The House bill contained a provision (sec. 3104) that would authorize appropriations for energy security and assurance programs for fiscal year 2015, at the levels identified in section 4701 of division D of this Act.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

Limitation on availability of funds for defense nuclear nonproliferation activities at sites in the Russian Federation

The House bill contained a provision (sec. 3121) that would prohibit the use of fiscal year 2015 funds for the National Nuclear Security Administration for any defense nuclear nonproliferation activities at sites in the Russian Federation until at least 30 days have elapsed following the date that the Secretary of Energy certifies to the appropriate congressional committees that such sites are not actively engaged in Russian nuclear weapons, intelligence, or defense activities. The prohibition includes a waiver for the President to submit a notification that such a waiver is in the national interests of the United States, that none of the funds will be contributed to Russia's nuclear weapons program, and that a period of 30 days has elapsed following the date of the notification.

The Senate committee-reported bill contained no similar provision.

The agreement does not include this provision.

# TITLE XXXII—DEFENSE NUCLEAR FACILITIES SAFETY BOARD

Authorization (sec. 3201)

The House bill contained a provision (sec. 3201) that would authorize funds for the Defense Nuclear Facilities Safety Board for fiscal year 2015.

The Senate committee-reported bill contained a similar provision (sec. 3201).

The agreement includes the House provision with an amendment that would authorize \$29.15 million.

Inspector General of Defense Nuclear Facilities Safety Board (sec. 3202)

The House bill contained a provision (sec. 3202) that would amend section 322 of the Atomic Energy Act of 1954 (42 U.S.C. 2286k(a)) to mandate that the Inspector General of the Nuclear Regulatory Commission shall serve as the Inspector General of the Defense Nuclear Facilities Safety Board, in accordance with the Inspector General Act of 1978 (5 U.S.C. App).

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

Number of employees of Defense Nuclear Facilities Safety Board (sec. 3203)

The House bill contained a provision (sec. 3203) that would amend section 313(b)(1)(A) of the Atomic Energy Act of 1954 (42 U.S.C. 2286b(b)(1)(A)) to limit the number of full-time employees of the Defense Nuclear Facilities Safety Board to 120.

The Senate committee-reported bill contained no similar provision.

The agreement includes the House provision with an amendment that would limit the number of employees to 130.

#### TITLE XXXIV-NAVAL PETROLEUM RESERVES

Authorization of appropriations (sec. 3401)

The House bill contained a provision (sec. 3401) that would authorize appropriations for fiscal year 2015 for the purpose of carrying out activities under chapter 641 of title 10, United States Code, relating to the naval petroleum reserves.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

#### TITLE XXXV-MARITIME ADMINISTRATION

Authorization of appropriations for national security aspects of the Merchant Marine for fiscal year 2015 (sec. 3501)

The House bill contained a provision (sec. 3501) that would authorize appropriations for the Maritime Administration of the Department of Transportation for those activities of the Maritime Administration associated with maintaining national defense sealift.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

Floating dry docks (sec. 3502)

The House bill contained a provision (sec. 3502) that would limit the application of section 55102 of title 46, United States Code, to Drydock-17 (formerly known as USN- YFD-17) in the waters of the State of Alabama.

The Senate committee-reported bill contained a provision (sec. 1024) that would enable the Secretary of the Navy to authorize shipbuilding or ship repair contractors owning U.S.-built dry docks, tugboats, and towing vessels to engage in limited coastwise trade for purposes of performing a shipbuilding or ship repair contract entered into with the Department of the Navy.

The agreement includes the House provision with an amendment that would limit the application of section 55102 of title 46, United States Code, and extend the exemption to cover any floating drydock if the movement occurs within 5 nautical miles of the shipyard or affiliate that owns and operates such floating dry dock, and the floating dry dock:

- (1) Is being used to launch or raise a vessel in connection with the construction, maintenance, or repair of that vessel;
  - (2) Is owned and operated by-
- (a) A shipyard located in the United States that is an eligible owner specified under section 12103(b) of this title; or
  - (b) An affiliate of such a shipyard; and
- (3) Was owned or contracted for purchase by such shippard or affiliate prior to the date of enactment of this Act.

Sense of Congress on the role of domestic maritime industry in national security (sec. 3503)

The House bill contained a provision (sec. 3503) that would express the sense of Congress that coastwise trade laws promote a strong domestic trade maritime industry, which supports the national security and economic vitality of the United States and the efficient operation of the U.S. transportation system.

The Senate committee-reported bill contained no similar provision.

The agreement includes this provision.

United States Merchant Marine Academy Board of Visitors (sec. 3504)

The Senate passed a bill (S. 2076), the U.S. Merchant Marine Academy Board of Visitors Enhancement Act.

Neither the House bill nor the Senate committee-reported bill contained a similar provision.

The agreement includes the Senate bill with a clarifying amendment.

#### DIVISION D-FUNDING TABLES

Authorization of appropriations (sec. 4001)

The House bill contained a provision (sec. 4001) that would provide for the authorization of projects, programs, and activities in accordance with the tables in division D.

The Senate committee-reported bill contained a similar provision (sec. 4001).

The agreement includes the House provision.

2

#### SUMMARY OF NATIONAL DEFENSE AUTHORIZATIONS FOR FISCAL YEAR 2015

(In Thousands of Dollars)

FY 2015	Agreement	Agreement
Request	Change	Authorized

#### DISCRETIONARY AUTHORIZATIONS WITHIN THE JURISDICTION OF THE ARMED SERVICES COMMITTEE

#### National Defense Funding, Base Budget Request

#### Function 051, Department of Defense-Military

#### **Division A: Department of Defense Authorizations**

·			
Title I—Procurement			
Aircraft Procurement, Army	5,102,685	96,426	5,199,111
Missile Procurement, Army	1,017,483		1,017,483
Weapons & Tracked Combat Vehicles, Army	1,471,438	258,111	1,729,549
Procurement of Ammunition, Army	1,031,477	-20,000	1,011,477
Other Procurement, Army	4,893,634	-195,341	4,698,293
Joint Improvised Explosive Device Defeat Fund	115,058	-115,058	0
Aircraft Procurement, Navy	13,074,317	230,288	13,304,605
Weapons Procurement, Navy	3,217,945	54,211	3,272,156
Procurement of Ammunition, Navy & Marine Corps	771,945	-9,638	762,307
Shipbuilding & Conversion, Navy	14,400,625	1,254,010	15,654,635
Other Procurement, Navy	5,975,828	258,015	6,233,843
Procurement, Marine Corps	983,352	-35,741	947,611
Aircraft Procurement, Air Force	11,542,571	128,900	11,671,471
Missile Procurement, Air Force	4,690,506	-57,900	4,632,606
Procurement of Ammunition, Air Force	677,400		677,400
Other Procurement, Air Force	16,566,018	-14,289	16,551,729
Procurement, Defense-Wide	4,221,437	-186,352	4,035,085
Joint Urgent Operational Needs Fund	20,000	-20,000	0
Prior Year Rescissions	-265,685	265,685	0
Subtotal, Title I—Procurement	89,508,034	1,891,327	91,399,361
Title II—Research, Development, Test and Evaluation			
Research, Development, Test & Evaluation, Army	6,593,898	18,417	6,612,315
Research, Development, Test & Evaluation, Navy	16,266,335	-84,243	16,182,092
Research, Development, Test & Evaluation, Air Force	23,739,892	137,144	23,877,036
Research, Development, Test & Evaluation, Defense-Wide	16,766,084	221,000	16,987,084
Operational Test & Evaluation, Defense	167,738	,	167,738
Subtotal, Title II—Research, Development, Test and	107,700		20.,.00
Evaluation	63,533,947	292,318	63,826,265
	,,	,	,,
Title III—Operation and Maintenance			
Operation & Maintenance, Army	33,240,148	-196,400	33,043,748
Operation & Maintenance, Army Reserve	2,490,569	-8,800	2,481,769
Operation & Maintenance, Army National Guard	6,030,773	4,200	6,034,973
Operation & Maintenance, Navy	39,025,857	-40,852	38,985,005
Operation & Maintenance, Marine Corps	5,909,487	15,050	5,924,537
Operation & Maintenance, Navy Reserve	1,007,100	15,027	1,022,127
Operation & Maintenance, Marine Corps Reserve	268,582	3,900	272,482
Operation & Maintenance, Air Force	35,331,193	54,622	35,385,815
Operation & Maintenance, Air Force Reserve	3,015,842	5,000	3,020,842
Operation & Maintenance, Air National Guard	6,392,859	5,000	6,397,859
(5:22 n m )	- / /	- /	-/ /

December 2, 2014 (5:32 p.m.)

3

SUMMARY OF NATIONAL DEFENSE AUTHORIZATIONS FOR FISCAL YEAR 2015—Continued (In Thousands of Dollars)

	FY 2015 Request	Agreement Change	Agreement Authorized
Operation & Maintenance, Defense-Wide	31,198,232	-22,144	31,176,088
US Court of Appeals for the Armed Forces, Defense	13,723	,	13,723
Overseas Humanitarian, Disaster and Civic Aid	100,000		100,000
Cooperative Threat Reduction	365,108		365,108
Defense Acquisition Development Workforce Fund	212,875	-129,841	83,034
Environmental Restoration, Army	201,560		201,560
Environmental Restoration, Navy	277,294		277,294
Environmental Restoration, Air Force	408,716		408,716
Environmental Restoration, Defense	8,547		8,547
Environmental Restoration, Formerly Used Sites	208,353		208,353
Overseas Contingency Operations Transfer Fund	5,000	-5,000	C
Support Of International Sporting Competitions, Defense	10,000	-4,300	5,700
Subtotal, Title III—Operation and Maintenance	165,721,818	-304,538	165,417,280
Title IV—Military Personnel			
Military Personnel Appropriations	128,957,593	-477,985	128,479,608
Medicare-Eligible Retiree Health Fund Contributions	6,236,092		6,236,092
Subtotal, Title IV—Military Personnel	135,193,685	<b>-477,985</b>	134,715,700
Title XIV—Other Authorizations			
Working Capital Fund, Army	13,727		13,727
Working Capital Fund, Air Force	61,717		61,717
Working Capital Fund, Defense-Wide	44,293		44,293
Working Capital Fund, DECA	1,114,731	100,000	1,214,731
Defense Health Program	31,833,061	-1,148,615	30,684,446
Chemical Agents & Munitions Destruction	828,868		828,868
Drug Interdiction and Counter Drug Activities	820,687		820,687
Office of the Inspector General	311,830		311,830
Subtotal, Title XIV—Other Authorizations	35,028,914	-1,048,615	33,980,299
Total, Division A: Department of Defense Authorizations	488,986,398	352,507	489,338,905
Division B: Military Construction Authorizations			
Military Construction	F20 407	4.000	F 40, 407
Army	539,427	4,000	543,427
Navy	1,018,772	-25,573	993,199
Air Force	811,774	34,400	846,174
Defense-Wide	2,061,890	-99,000	1,962,890
Chemical Demilitarization Construction, Defense	38,715	25.000	38,715
NATO Security Investment Program	199,700	-25,000 7,000	174,700
Army National Guard	126,920	7,000	133,920
Army Reserve	103,946	25,000	128,946 99,397
Air National Guard	51,528	47,869 11,200	
Air Force Reserve	94,663 49,492	11,200	105,863 63,992
Subtotal, Military Construction	5,096,827	<b>-5,604</b>	5,091,223
Family Housing			
Construction, Army	78,609		78,609
5:32 p.m.)	•		

December 2, 2014 (5:32 p.m.)

#### $E: \verb|BILLS|DOD_TABLES| MOST_RECENT| LOCATOR| L_C1202B. LOC$

4
SUMMARY OF NATIONAL DEFENSE AUTHORIZATIONS FOR FISCAL YEAR 2015—Continued

(In Thousands of Dollars)

(In Thousands of I	Dollars)		
	FY 2015 Request	Agreement Change	Agreement Authorized
Operation & Maintenance, Army	350,976		350,976
Construction, Navy and Marine Corps	16,412		16,412
Operation & Maintenance, Navy and Marine Corps	354,029		354,029
Operation & Maintenance, Air Force	327,747		327,747
Operation & Maintenance, Defense-Wide	61,100		61,100
Family Housing Improvement Fund	1,662		1,662
Subtotal, Family Housing	1,190,535	0	1,190,535
Base Realignment and Closure			
Base Realignment and Closure—Army	84,417		84,417
Base Realignment and Closure—Navy	94,692		94,692
Base Realignment and Closure—Air Force	90,976		90,976
Subtotal, Base Realignment and Closure	270,085	0	270,085
Total, Division B: Military Construction Authorizations	6,557,447	-5,604	6,551,843
Total, 051, Department of Defense-Military	495,543,845	346,903	495,890,748
Environmental and Other Defense Activities  Advisory Board on Toxic Substances and Worker Health  Nuclear Energy	104,000 8,314,902 1,555,156	2,000 0 -104,342 219,602	2,000 104,000 8,210,560 1,774,75
Naval Reactors	1,377,100	0	1,377,100
Office of the Administrator	410,842	-23,979	386,863
Defense Environmental Cleanup	5,327,538	-443,000	4,884,538
Other Defense Activities	753,000	1,000	754,000
Subtotal, Environmental and Other Defense Activities	17,842,538	<b>-348,719</b>	17,493,819
Independent Federal Agency Authorization			
Defense Nuclear Facilities Safety Board	30,150		30,150
Subtotal, Independent Federal Agency Authorization	30,150	0	30,150
Subtotal, Division C: Department of Energy National Security Authorization and Other Authorizations	17,872,688	-348,719	17,523,969
Subtotal, 053, Atomic Energy Defense Activities	17,872,688	-348,719	17,523,969
Total, National Defense Funding, Base Budget Request	513,416,533	-1,816	513,414,717
National Defense Funding, O	CO Budget Reque	est	
Function 051, Department o	of Defense-Militan	ту	
Procurement			
Aircraft Procurement, Army	36,000		36,000

5

SUMMARY OF NATIONAL DEFENSE AUTHORIZATIONS FOR FISCAL YEAR 2015—Continued (In Thousands of Dollars)

	FY 2015 Request	Agreement Change	Agreement Authorized
Missile Procurement, Army	32,136		32,136
Procurement of Ammunition, Army	140,905		140,905
Other Procurement, Army	778,583		778,583
Joint Improvised Explosive Device Defeat Fund	379,000	65,463	444,463
Aircraft Procurement, Navy	196,247		196,247
Weapons Procurement, Navy	66,785		66,785
Procurement of Ammunition, Navy & Marine Corps	154,519		154,519
Other Procurement, Navy	306,768	550	307,318
Procurement, Marine Corps	53,589		53,589
Aircraft Procurement, Air Force	646,219		646,219
Missile Procurement, Air Force	136,189		136,189
Procurement of Ammunition, Air Force	219,785		219,785
Other Procurement, Air Force	3,430,774		3,430,774
Procurement, Defense-Wide	227,886	356,672	584,558
Joint Urgent Operational Needs Fund	50,000	-50,000	0
National Guard & Reserve Equipment	0	1,250,000	1,250,000
Prior Year Rescissions	-117,000	117,000	0
Subtotal, Procurement	6,738,385	1,739,685	8,478,070
Research, Development, Test and Evaluation			
Research, Development, Test & Evaluation, Army	4,500		4,500
Research, Development, Test & Evaluation, Navy	36,020		36,020
Research, Development, Test & Evaluation, Air Force	14,706		14,706
Research, Development, Test & Evaluation, Defense-Wide	281,447	5,200	286,647
Subtotal, Research, Development, Test and Evaluation	336,673	5,200	341,873
Operation and Maintenance			
Operation & Maintenance, Army	17,135,276	540,494	17,675,770
Operation & Maintenance, Army Reserve	41,532		41,532
Operation & Maintenance, Army National Guard	76,461	50,800	127,261
Afghanistan Security Forces Fund	4,109,333		4,109,333
Iraq Train & Equip Fund	1,618,000		1,618,000
Operation & Maintenance, Navy	5,599,868	278,270	5,878,138
Operation & Maintenance, Marine Corps	1,487,774	23,210	1,510,984
Operation & Maintenance, Navy Reserve	45,876		45,876
Operation & Maintenance, Marine Corps Reserve	10,540	050.140	10,540
Operation & Maintenance, Air Force	9,109,193	253,140	9,362,333
Operation & Maintenance, Air Force Reserve	77,794		77,794
Operation & Maintenance, Air National Guard	20,300	2,300	22,600
Operation & Maintenance, Defense-Wide	6,171,425	163,815	6,335,240
Subtotal, Operation and Maintenance	45,503,372	1,312,029	46,815,401
Military Personnel			
Military Personnel Appropriations	5,536,340	1,500	5,537,840
Medicare-Eligible Retiree Health Fund Contributions	58,728		58,728
Subtotal, Military Personnel	5,595,068	1,500	5,596,568
Other Authorizations			
Working Capital Fund, Air Force	5,000		5,000
Working Capital Fund, Defense-Wide	86,350		86,350
5:32 p.m.)			

December 2, 2014 (5:32 p.m.)

#### $E: \verb|BILLS|DOD_TABLES| MOST_RECENT| LOCATOR| L_C1202B. LOC$

6
SUMMARY OF NATIONAL DEFENSE AUTHORIZATIONS FOR FISCAL YEAR 2015—Continued
(In Thousands of Dollars)

	FY 2015 Request	Agreement Change	Agreement Authorized
Defense Health Program	300,531		300,531
Drug Interdiction and Counter Drug Activities	189,000	20,000	209,000
Office of the Inspector General	7,968		7,968
Counterterrorism Partnerships Fund	4,000,000	-2,700,000	1,300,000
European Reassurance Initiative	925,000	-554,287	370,713
Subtotal, Other Authorizations	5,513,849	-3,234,287	2,279,562
Military Construction			
Army	0	37,000	37,000
Air Force	0	121,560	121,560
Defense-Wide	46,000	15,850	61,850
Subtotal, Military Construction	46,000	174,410	220,410
Total, National Defense Funding, OCO Budget Request	63,733,347	-1,463	63,731,884
Total, National Defense	577,149,880	-3,279	577,146,601
MEMORANDUM: NON-DEFENSE AUTHORIZATIONS			
Title XIV—Armed Forces Retirement Home (Function 600)	63,400		63,400
Title XIV—Cemeterial Expenses, Army (Function 700) Title XXXIV—Naval Petroleum and Oil Shale Reserves	45,800	16,081	61,881
(Function 270)	19,950		19.950
Title XXXV—Maritime Administration (Function 400)	148,400		148,400
MEMORANDUM: TRANSFER AUTHORITIES (NON-ADD)			
Title X—General Transfer Authority	[5,000,000]	[-500,000]	[4,500,000]
Title XV—Special Transfer Authority	[4,000,000]	[-500,000]	[3,500,000]
MEMORANDUM: DEFENSE AUTHORIZATIONS NOT UNDER THE MITTEE (NON-ADD)	JURISDICTION O	F THE ARMED SI	ERVICES COM-
Defense Production Act	[21,638]		[21,638]

7

#### NATIONAL DEFENSE BUDGET AUTHORITY IMPLICATION

(In Thousands of Dollars)

	FY 2015 Request	Agreement Change	Agreement Authorized
Summary, Discretionary Authorizations Within the Jurisdict	ion of the Arme	d Services Co	mmittee
SUBTOTAL, DEPARTMENT OF DEFENSE (051)	495,543,845	346,903	496,586,255
SUBTOTAL, ATOMIC ENERGY DEFENSE PROGRAMS (053)	17,872,688	-348,719	17,523,969
TOTAL, NATIONAL DEFENSE (050)—BASE BILL	513,416,533	-1,816	513,414,71
TOTAL, OVERSEAS CONTINGENCY OPERATIONS	63,733,347	-1,463	61,656,832
GRAND TOTAL, NATIONAL DEFENSE	577,149,880	-3,279	577,146,60
Base National Defense Discretionary Prog	rams that are I	lot In	
the Jurisdiction of the Armed Services Committee or Do	Not Require Add	ditional Author	ization
Defense Production Act Purchases	22,000		22,000
Indefinite Account: Disposal Of DOD Real Property	8,000		8,000
Indefinite Account: Lease Of DOD Real Property	31,000		31,000
Subtotal, Budget Sub-Function 051	61,000		61,000
subtotal, suaget out l'unotion out	01,000		01,000
Formerly Utilized Sites Remedial Action Program	100,000		100,000
Subtotal, Budget Sub-Function 053	100,000		100,000
substituting the state of the s	100,000		100,00
Other Discretionary Programs	7,681,000		7,681,000
Subtotal, Budget Sub-Function 054	7,681,000		7,681,00
Total Defense Discretionary Adjustments (050)	7,842,000		7,842,00
• •	, ,		, ,
Budget Authority Implication, National Defense Discretionary			
Department of Defense—Military (051)	559,338,192	345,440	559,683,63
Atomic Energy Defense Activities (053)	17,972,688	-348,719	17,623,969
Defense-Related Activities (054)	7,681,000		7,681,00
Total BA Implication, National Defense Discretionary	584,991,880	-3,279	584,988,60
National Defense Mandatory Programs, Current Law			
Concurrent receipt accrual payments to the Military Retirement			
Fund	6,399,000		6,399,000
Revolving, trust and other DOD Mandatory	1,107,000		1,107,000
Offsetting receipts	-1,591,000		-1,591,000
Subtotal, Budget Sub-Function 051	5,915,000		5,915,00
Energy employees occupational illness compensation programs			
and other	1,180,000		1,180,000
Subtotal, Budget Sub-Function 053	1,180,000		1,180,000
Radiation exposure compensation trust fund	59,000		59,000
Payment to CIA retirement fund and other	514,000		514,00
Subtotal, Budget Sub-Function 054	573,000		573,00
Total National Defense Mandatory (050)	7,668,000		7,668,000
Budget Authority Implication, National Defense Discretionary an	d Mandatory		
Department of Defense—Military (051)	565,253,192	345,440	565,598,63
Atomic Energy Defense Activities (053)	19,152,688	-348,719	18,803,969
Defense-Related Activities (054)	8,254,000	0 70,713	8,254,00
Total BA Implication, National Defense Discretionary and Man-	0,234,000		0,204,000
datory	592,659,880	-3,279	592,656,60
waterj	002,000,000	0,210	302,000,00

# ITLE XLI—PROCUREMENT

			SEC. 4101. (In Thousa	SEC. 4101. PROCUREMENT (In Thousands of Dollars)	NI (S						
Line	ltem	FY 2015 Request	015 est	House Authorized	se rized	Senate Authorized	ite ized	Agreement Change	nent ge	Agreement Authorized	ent zed
		æ,	Cost	Oty	Cost	Otty	Cost	Otty	Cost	0ty	Cost
	AIRCRAFT PROCUREMENT, ARMY Fixed Wing										
005	UTILITY F/W AIRCRAFT	-	13,617	_	13,617	_	13,617			-	13,617
003	AERIAL COMMON SENSOR (ACS) (MIP)	16	185,090	16	109,790	16	185,090		-48,800	16	136,290
	Program decrease				[-75,300]				[-48,800]		
004	MQ-1 UAV	19	190,581	19	239,581	19	190,581		49,000	19	239,581
	Extended range modifications Per Army UFR				[49,000]				[49,000]		
900	RQ-11 (RAVEN)		3,964		3,964		3,964				3,964
	ROTARY										
900	HELICOPTER, LIGHT UTILITY (LUH)	22	416,617	22	416,617	06	612,617			22	416,617
	Risk reduction for buy of LUH to meet Army training fleet					[32]	[196,000]				
	plans.										
200	AH-64 APACHE BLOCK IIIA REMAN	25	494,009	25	494,009	25	494,009			25	494,009
800	ADVANCE PROCUREMENT (CY)		157,338		157,338		157,338				157,338
012	UH-60 BLACKHAWK M MODEL (MYP)	79	1,237,001	82	1,335,401	87	1,382,001	9	103,026	82	1,340,027
	ARNG Modernization—6 additional UH—60M aircraft			[9]	[98,400]	8	[145,000]	[9]	[103,026]		
013	ADVANCE PROCUREMENT (CY)		132,138		132,138		132,138				132,138
014	CH-47 HELICOPTER	32	892,504	32	892,504	32	892,504			32	892,504
015	ADVANCE PROCUREMENT (CY)		102,361		102,361		102,361				102,361
	MODIFICATION OF AIRCRAFT										
910	MQ-1 PAYLOAD (MIP)	2	26,913	2	26,913	2	26,913			2	26,913
018	GUARDRAIL MODS (MIP)		14,182		14,182		14,182				14,182
019	MULTI SENSOR ABN RECON (MIP)		131,892		131,892		131,892				131,892
020	AH-64 MODS		181,869		181,869		181,869				181,869
021	CH-47 CARGO HELICOPTER MODS (MYP)		32,092		32,092		32,092				32,092
022	UTILITY/CARGO AIRPLANE MODS		15,029		15,029		15,029				15,029

76,515 114,182 115,795 54,277 125,380 98,850	7,800	6,847 29,231 48,081 127,232 1,203 2,931 <b>5,199,111</b>	110,300 384,605 4,452	77,668 50,368 19,984 127,145 21,274	131,838 1,355 5,611 19,676 10,380
		387 <b>622</b>	70	338 1,008 534 2,994	
32,400 [32,400]	7,800 (7,800) (7,800) —47,000 [-47,000]	96,426			
		œ			
76,515 114,182 115,795 54,277 125,380 74,250 17,8001	7,800 [7,800] [0,164 [-47,200]	6,847 29,231 48,081 127,232 1,203 2,931 <b>5,412,085</b>	110,300 384,605 4,452	77,668 50,368 19,984 127,145 21,274	131,838 1,355 5,611 19,676 10,380
		387 <b>659</b>	70	338 1,008 534 2,994	
83,315 [6,800] 114,182 115,795 54,277 125,380 98,850 [32,400]	7,800 [7,800] 60,364 [-47,000]	6,847 29,231 48,081 127,232 1,203 2,931 <b>5,174,785</b>	110,300 384,605 4,452	77,668 50,368 19,984 127,145 21,274	131,838 1,355 5,611 19,676 10,380
		387 <b>622</b>	70	338 1,008 534 2,994	
76,515 114,182 115,795 54,277 125,380 66,450	107,364	6,847 29,231 48,081 127,232 1,203 2,931 5,102,685	110,300 384,605 4,452	77,668 50,368 19,984 127,145 21,274	131,838 1,355 5,611 19,676 10,380
		387 <b>616</b>	70	338 1,008 534 2,994	
UTILITY HELICOPTER MODS	SURVIVABILITY CM.  Army requested realignment  CMMS.  Army requested reduction  OTHER SUPPORT	AVIONICS SUPPORT EQUIPMENT COMMON GROUND EQUIPMENT ARCREW INTEGRATED SYSTEMS AIR TRAFFIC CONTROL INDUSTRIAL FACILITIES LAUNCHER, 2.75 ROCKET TOTAL AIRCRAFT PROCUREMENT, ARMY MISSILE PROCUREMENT, ARMY	SURFACE-TO-AIR MISSILE SYSTEM LOWREN TIER AIR AND MISSILE DEFENSE (AMD) MSE MISSILE AIR-TO-SURFACE MISSILE SYSTEM HELLERE SYS SUMMARY ANTI TAMARCAMIT MISSILE SYSTEM	ANTI-TARIVASSADLI MISSILE SIS JAVELIN (AANS-M) SYSTEM SUMMARY TOW 2 SYSTEM SUMMARY ADVANCE PROCUREMENT (CY) GUIDED MLRS ROCKET (GMLRS) MRS REDUCED RANGE PRACTICE ROCKETS (RRPR)	MUDIFICATIONS PATRIOT MODS STINGER MODS AVENCER MODS ITASTOW MODS
023 025 026 027 028	030	032 033 034 035 036	002 003 004	005 007 008 009	012 013 014 015

			SEC. 4101. (In Thousa	SEC. 4101. PROCUREMENT (In Thousands of Dollars)	NT S)						
Line	ltem	FY 2 Requ	FY 2015 Request	House Authorized	se rized	Senate Authorized	ate rized	Agre Ch	Agreement Change	Agreement Authorized	ient zed
		Otty	Cost	Otty	Cost	Otty	Cost	Otty	Cost	Oty	Cost
017	HIMARS MODIFICATIONS		800'9		6,008		800'9				6,008
018	SPARES AND REPAIR PARTS SPARES AND REPAIR PARTS CHINDRY TOHINGSTER & TABLITER		36,930		36,930		36,930				36,930
019 020	SUFFUR EQUIPMENT & FAULTIES AIR DEFENSE TARGETS ITEMS LESS THAN \$5.0M (MISSLES)		3,657 1,522 4 7 1 0		3,657 1,522 4 710		3,657 1,522 4 710				3,657 1,522 4 710
1	TOTAL MISSILE PROCUREMENT, ARMY	4,944	1,017,483	4,944	1,017,483	4,944	1,017,483			4,944	1,017,483
	PROCUREMENT OF W&TCV, ARMY TRACKED COMBAT VEHICLES										
001	STRYKER VEHICLE		385,110		385,110		385,110		50,000		435,110
005			39,683		89,683		39,683				39,683
003	FIST VEHICIACO TO A MANDIN TO THE STREET OF		26,759		26,759		26,759		37 000		26,759
5 6	Army unfunded priority and industrial base risk mitigation		000,101		46 411		[37,000]		[37,000]		46.411
900		18	247,400	18	247,400	18	43,411			18	247,400
000	IMPROVED RECOVERY VEHICLE (M88A2 HERCULES)	15	50,451	15	50,451	15	126,364		75,913	15	126,364
800	ASSAULT BRIDGE (MOD)		2,473		2,473		2,473		Total of		2,473
000	ASSAULT BREACHER VEHICLE	7	36,583	7	36,583 73.975	7	36,583			7	36,583 1,975
011		∞	49,462	∞	[72,000] 49,462	∞	8,262		-15,100	∞	34,362
012			237,023		237,023		[-41,200] 261,023		[-15,100]		237,023
013	Army unfunded priority and industrial base risk mitigation ABRAMS UPGRADE PROGRAM Industrial Base initiative				120,000		[24,000]		120,000 [120,000]		120,000

	SUPPUKI EKUIPMENI & FACILIIES									
014	PRODUCTION BASE SUPPORT (TCV-WTCV)		6,478		6,478		6,478			6,478
	WEAPONS & OTHER COMBAT VEHICLES									
016			5.012		5.012		5.012			5.012
017	XM320 GRENADE LAUNCHER MODULE (GLM)	8.959	28,390	8,959	28,390	8.959	28,390		8,959	28,390
018			148		148		148			148
019	CARBINE	38,234	29,366	38,234	20,616	38,234	20,616	-8,750	38,234	20,616
					[-8,750]		[-8,750]	[-8,750]		
021	COMMON REMOTELY OPERATED WEAPONS STATION		8,409		8,409		8,409			8,409
022	HANDGUN	4,811	3,957	4,811	1,957	4,811	3,957		4,811	3,957
	Funding ahead of need				[-2,000]					
	MOD OF WEAPONS AND OTHER COMBAT VEH									
024	M777 MODS		18,166		18,166		18,166			18,166
025	M4 CARBINE MODS		3,446		6,446		6,446	3,000		6,446
	Army requested realignment				[3,000]		[3,000]	[3,000]		
026	M2 50 CAL MACHINE GUN MODS		25,296		25,296		25,296			25,296
027	M249 SAW MACHINE GUN MODS		5,546		5,546		5,546			5,546
028	M240 MEDIUM MACHINE GUN MODS		4,635		2,635		2,635	-2,000		2,635
	Army requested realignment				[-2,000]		[-2,000]	[-2,000]		
029	SNIPER RIFLES MODIFICATIONS		4,079		4,079		4,079			4,079
030	M119 MODIFICATIONS		72,718		72,718		72,718			72,718
031	M16 RIFLE MODS		1,952					-1,952		0
	At Army request transfer to WTCV 31 and RDTEA 70 and 86				[-1,952]		[-1,952]	[-1,952]		
032	MORTAR MODIFICATION		8,903		8,903		8,903			8,903
033	MODIFICATIONS LESS THAN \$5.0M (WOCV-WTCV)		2,089		2,089		2,089			2,089
	SUPPORT EQUIPMENT & FACILITIES									
034	ITEMS LESS THAN \$5.0M (WOCV-WTCV)		2,005		2,005		2,005			2,005
035	PRODUCTION BASE SUPPORT (WOCV-WTCV)		8,911		8,911		8,911			8,911
980	INDUSTRIAL PREPAREDNESS		414		414		414			414
037	SMALL ARMS EQUIPMENT (SOLDIER ENH PROG)		1,682		1,682		1,682			1,682
	TOTAL PROCUREMENT OF W&TCV, ARMY	52,052	1,471,438	52,052	1,701,736	52,052	1,557,449	258,111	52,052	1,729,549
	PROCUREMENT OF AMMUNITION, ARMY									
	SMALL/MEDIUM CAL AMMUNITION									
100	CTG, 5.56MM, ALL TYPES		34,943		34,943		34,943			34,943
005	CTG, 7.62MM, ALL TYPES		12,418		12,418		12,418			12,418
003	CTG, HANDGUN, ALL TYPES		9,655		8,155		8,155			9,655
	Funding ahead of need				[-1,500]					
004	Program decrease—anead or need		29.304		29.304		[-1,500] 29.304			29.304
2	O.C., .30 O.C.,		2		2					

			SEC. 4101 (In Thouse	SEC. 4101. PROCUREMENT (In Thousands of Dollars)	ENT rs)						
Line	ltem	Z &	FY 2015 Request	Ho	House Authorized	Senate Authorized	ate rized	Agre Ch	Agreement Change	Agreement Authorized	ment rized
		Oth	Cost	Otty	Cost	Otty	Cost	Oth	Cost	Oty	Cost
900	CTG 25MM ALI TYPES		8 181		8 181		8 181				8 18 1
002			52,667		52,657		52,667				52 667
800	CTG, 40MM, ALL TYPES		40.904		40.904		39,004				40,904
	Program decrease—ahead of need						[-1,900]				
	MORTAR AMMUNITION										
600	60MM MORTAR, ALL TYPES		41,742		41,742		41,742				41,742
010	81MM MORTAR, ALL TYPES		42,433		42,433		42,433				42,433
011	120MM MORTAR, ALL TYPES		39,365		39,365		39,365				39,365
	TANK AMMUNITION										
012	CARTRIDGES, TANK, 105MM AND 120MM, ALL TYPES		101,900		101,900		101,900				101,900
	ARTILLERY AMMUNITION										
013	ARTILLERY CARTRIDGES, 75MM & 105MM, ALL TYPES		37,455		37,455		37,455				37,455
014	ARTILLERY PROJECTILE, 155MM, ALL TYPES		47,023		47,023		47,023				47,023
015	PROJ 155MM EXTENDED RANGE M982	416	35,672	416	35,672	416	35,672			416	35,672
016	ARTILLERY PROPELLANTS, FUZES AND PRIMERS, ALL		94,010		74,010		79,010		-20,000		74,010
	Precision Guided Kits Schedule Delay				[-20,000]		[-15,000]		[-20,000]		
	ROCKETS										
019	SHOULDER LAUNCHED MUNITIONS, ALL TYPES		945		945		945				945
020	ROCKET, HYDRA 70, ALL TYPES		27,286		27,286		27,286				27,286
	OTHER AMMUNITION										
021	DEMOLITION MUNITIONS, ALL TYPES		22,899		22,899		22,899				22,899
022	GRENADES, ALL TYPES		22,751		22,751		22,751				22,751
023	SIGNALS, ALL TYPES		7,082		7,082		7,082				7,082
024	SIMULATORS, ALL TYPES		11,638		11,638		11,638				11,638
	MISCELLANEOUS										
025	AMMO COMPONENTS, ALL TYPES		3,594		3,594		3,594				3,594
027	CAD/PAD ALL TYPES		5,430		5,430		5,430				5,430
028	ITEMS LESS THAN \$5 MILLION (AMMO)		8,337		8,337		8,337				8,337
029	AMMUNITION PECULIAR EQUIPMENT		14,906		14,906		14,906				14,906
030	FIRST DESTINATION TRANSPORTATION (AMMO)		14,349		14,349		14,349				14,349
031			111		111		111				111
	PRODUCTION BASE SUPPORT										
032	Provision of Industrial Facilities		148,092		146,192		148,092				148,092

033 034	Unjustified request CONVENTIONAL MUNITIONS DEMILITARIZATION ARMS INITIATIVE TOTAL PROCUREMENT OF AMMUNITION, ARMY	416	113,881 2,504 <b>1,031,477</b>	416	[-1,900] 113,881 2,504 <b>1,008,077</b>	416	113,881 2,504 <b>1,013,077</b>	-20,000	416	113,881 2,504 <b>1,011,477</b>
	OTHER PROGUREMENT, ARMY Tactical Vehicles									
001	TACTICAL TRAILERS/DOLLY SETS	-	7,987	-	7,987	-	7,987		-	7,987
004	OLE	176	164.615	176	164.615	176	164.615		176	164.615
900	FAMILY OF MEDIUM TACTICAL VEH (FMTV) Additional FMTVs — Industrial Rase initiative				50,000	;		50,000		20,000
900		19	8,415	19	8,415	19	8,415	500,000	19	8,415
200	FAMILY OF HEAVY TACTICAL VEHICLES (FHTV)	444	28,425	444	78,425	444	28,425	20,000	444	78,425
800	Additional HEMTT ESP Vehicles-Industrial Base initiative	198	89.263	198	[50,000]	198	89 263	[20,000]	198	89 263
013	TACTICAL WHEELED VEHICLE PROTECTION KITS	735	38,226	735	38,226	735	38,226		735	38,226
014	MODIFICATION OF IN SVC EQUIP	768	91,173	768	83,173	768	91,173	-8,000	768	83,173
	Early to need				[-8,000]			[-8,000]		
015	MINE-RESISTANT AMBUSH-PROTECTED (MRAP) MODS	1	14,731		14,731		14,731			14,731
016	HEAVY ARMORED SEDAN	_	175	1	175	1	175		-	175
017	PASSENGER CARRYING VEHICLES	25	1,338	25	1,338	25	1,338		25	1,338
018			11,101		11,101		11,101			11,101
	COMM—JOINT COMMUNICATIONS									
019	_	1,280	763,087	1,280	638,087	1,280	638,087	-125,000	1,280	638,087
	Point of Presence (PUP) and Soldier Network Extension (SNE)				[-125,000]		[-125,000]	[-125,000]		
020	SIGNAL MODERNIZATION PROGRAM	69	21.157	69	21.157	69	21.157		69	21.157
021	JOINT INCIDENT SITE COMMUNICATIONS CAPABILITY		7,915		7,915		7,915			7,915
022	JOSE EQUIPMENT (USREDCOM)		5,440		5,440		5,440			5,440
023	DEFENSE ENTERPRISE WIDEBAND SATCOM SYSTEMS	22	118.085	138	118.085	82	118.085		29	118.085
024	TRANSPORTABLE TACTICAL COMMAND COMMUNICATIONS	21	13,999	21	13,999	21	13,999		21	13,999
025	SHF TERM		6,494		6,494		6,494			6,494
970	ING SYSTEM (SPACE)		1,635		1,635		1,635			1,635
027	SMART-T (SPACE)		13,554		13,554		13,554			13,554
028	GLOBAL BRDCST SVC—GBS		18,899		18,899		18,899			18,899
029			2,849		2,849		2,849			2,849
กรก	ENKUUIE MISSIUN CUMMAND (EMC)		100,000		100,000		100,000			TOO,UUU

			SEC. 4101. (In Thousa	SEC. 4101. PROCUREMENT (In Thousands of Dollars)	S)						
Ein	ltem	FY 2 Requ	FY 2015 Request	House Authorized	se ized	Senate Authorized	ate rized	Agre Ch	Agreement Change	Agreement Authorized	nent ized
		Otty	Cost	Otty	Cost	Otty	Cost	Otty	Cost	Qty	Cost
033	COMM—COMBAT COMMUNICATIONS	2 674	175 711	2,674	125 711	2.674	87 711		000 05-	2,674	125 711
3	Unobligated balances	t 10,13	11 0'0 /1	t /0,4	[-50,000]	t /0'1	[-88,000]		[-50,000]	t /0,1	11/071
034			9,692		4,692		1,692		-2,000		4,692
	Unobligated balances		!		[-2,000]		[-8,000]		[-2,000]		!
035	RADIO TERMINAL SET, MIDS LVT(2)	620	17,136	620	17,136	620	17,136			620	17,136
03/	AMU UKIIIUAL IIEMS—UPAZTRACTOR DESK	3,061	3.724	3,001	3 724	3,081	3.724			3,061	3 724
039	SPIDER APLA REMOTE CONTROL UNIT		696		696		696				696
040	SOLDIER ENHANCEMENT PROGRAM COMM/ELECTRONICS		294		294		294				294
041	TACTICAL COMMUNICATIONS AND PROTECTIVE SYSTEM	8,344	24,354	8,344	24,354	8,344	24,354			8,344	24,354
042	Unified command suite		17,445		17,445		17,445				17,445
043	RADIO, IMPROVED HF (COTS) FAMILY		1,028		1,028		1,028				1,028
044	FAMILY OF MED COMM FOR COMBAT CASUALTY CARE	974	22,614	974	22,614	974	22,614			974	22,614
	COMM—INTELLIGENCE COMM										
046	CI AUTOMATION ARCHITECTURE		1,519		1,519		1,519				1,519
047	翌	305	12,478	305	12,478	305	12,478			305	12,478
020	۰ =		2,113		2,113	1	2,113				2,113
051	COMMUNICATIONS SECURITY (COMBEC)	2,750	69,646	2,750	69,646	2,750	69,646			2,750	69,646
052			28,913		28,913		28,913				28,913
	COMM—BASE COMMUNICATIONS										
053	INFORMATION SYSTEMS		97,091		97,091		97,091				97,091
054	DEFENSE MESSAGE SYSTEM (DMS)		246		246		246				246
055	EMERGENCY MANAGEMENT MODERNIZATION PROGRAM		5,362		5,362		5,362				5,362
026	INSTALLATION INFO INFRASTRUCTURE MOD PROGRAM		79,965		79,965		79,965				79,965
090	ELECT EQUIT—TACTINI NEL ACT (TIANA)		870		870		870				870
061	PROPHET CROHIND	11	55.896	Ξ	55 896	Ξ	55 896			Ξ	55 896
063	DCGS-A (MIP)	2,423	128,207	2,423	128,207	2,423	128,207			2,423	128,207
064	JOINT TACTICAL GROUND STATION (JTAGS)	2	5,286	2	5,286	2	5,286			. 2	5,286
990	TROJAN (MIP)		12,614		12,614		12,614				12,614

3,901 7,392 24,828 7,000 1,285	44,305 160,901 18,520 68,296 34,205	4,896 3,115 4,186 87,892	27,450 14,085 29,040 159,050	13,823 27,374 2,508 21,524 95,455 118,600 32,970 10,113	9,015 152,282 16,581 65,252 17,631
3 28 3	81 9,700 1,935 173 1,716	137	41 34 255 13	5 3,748 56	
	-15,000	[-15,000] -10,000	[000'05]		-2,941 [-2,941]
3,901 7,392 24,828 7,000 1,285	44,305 160,901 18,520 68,296 37,205	[-12,000] 4,896 3,115 4,186 87,892	[-10,000] 27,450 14,085 29,040 128,650 [-80,400]	13.823 27,374 2,508 21,524 95,455 118,600 32,970 10,113	9,015 140,223 [-15,000] 16,581 65,252 17,631
358	81 9,700 1,935 173 1,716	137	41 34 255 13	5 3,748 56	
3,901 7,392 24,828 7,000 1,285	44,305 160,901 18,520 68,296 34,205	[-15,000] 4,896 3,115 4,186 87,892	[-10,000] 27,450 14,085 29,040 159,050 [-50,000]	13,823 27,374 2,508 21,524 95,455 118,600 32,970 10,113	9,015 155,223 16,581 65,252 17,631
3 28	81 9,700 1,935 173 1,716	137	41 34 255 13	5 3,748 56	
3,901 7,392 24,828 7,000 1,285	44,305 160,901 18,520 68,296 49,205	4,896 3,115 4,186 97,892	27,450 14,085 29,040 209,050	13,823 27,374 2,508 21,524 95,455 118,600 32,970 10,113	9,015 155,223 16,581 65,252 17,631
3 28	81 9,700 1,935 173 1,716	137	41 34 255 13	5 3,748 56	
MOD OF IN-SYC EQUIP (INTEL SPT) (MIP) CI HUMINT AUTO REPRITING AND COLL(CHARCS) ELECT EQUIP—ELECTRONIC WARPARR (EW) LIGHTWEIGHT COUNTER MORTAR RADAR AIR VIGILANCE (AV) COUNTERINITELLIGENCE/SECURITY COUNTERMEASURES	ELECT EQUIP—TACTICAL SURY, (TAC SURY) SENTINEL MODS	ARTILLERY ACCURACY EQUIP  PROFILER MOD OF IN-SVC EQUIP (FREFINDER RADARS)  JOINT BATTLE COMMAND—PLATFORM (JBC-P)	SOFROUR BERGYS TRAGETING SYSTEM (JETS) MOD OF IN-SVO EQUIP (LLDR) MORTAR FIRE CONTROL SYSTEM COUNTERFIRE RADARS. EXCRESIVE LRPKORGURENCY SOSTS FIETE FRIID—TALFITOR TO S VEYTEMS	FIRE SUPPORT OF FAMILY AR & MSL DEFENSE PLANNING & CONTROL SYS LIFE CYCLE SOFTWARE SUPPORT (LCSS) LIFE CYCLE SOFTWARE SUPPORT (LCSS) NETWORK MANAGEMENT INITIALIZATION AND SERVICE MARBUYER COMRAI SYSTEM (MCS) GLOBAL COMBAI SUPPORT SYSTEM-ARMY (GPCSS-A) INTEGRATED PERSONNEL AND PAY SYSTEM-ARMY (IPP FREDNMASSANCE AND SUPPURYING INSTRUMENT SET	ARMY TRAUNING MODERATION AUTOMATED DATA PROCESSING EQUIP Reduce IT procurement GENERAL FUND ENTERPRISE BUSINESS SYSTEMS FAM HIGH PERF COMPUTING MOD PGM (HPGMP) RESERVE COMPONENT AUTOMATION SYS (RCAS) ELECT EQUIP—AUDIO VISUAL SYS (AV)
066 067 068 070 072	075 076 078 080 081	082 083 084 085	086 087 089	092 095 097 099 100 101 102	105 106 107 108 110

			SEC. 4101. (In Thousa	SEC. 4101. PROCUREMENT (In Thousands of Dollars)	<b>=</b> 0						
Line	Item	FY 2015 Request	015 lest	House Authorized	ised	Senate Authorized	ate ized	Agree Cha	Agreement Change	Agreement Authorized	nent ized
		Oth	Cost	Oty	Cost	Otty	Cost	oft,	Cost	Qty	Cost
112	ITEMS LESS THAN \$5M (SURVEYING EQUIPMENT)	51	5,437	51	5,437	51	5,437			51	5,437
113	PRODUCTION BASE SUPPORT (C-E)		426		426		426				426
114A	CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS		3,707		3,707		3,707				3,707
115	FAMILY OF NON-LETHAL EQUIPMENT (FNLE)		937		937		937				937
116	BASE DEFENSE SYSTEMS (BDS)	14.506	1,930	14.506	1,930	14.506	1,930			14.506	1,930
119	TACTICAL BRIDGE, FLOAT-RIBBON	9	5,442	9	5,442	9	5,442			9	5,442
120	COMMON BRIDGE TRANSPORTER (CBT) RECAP		11,013		11,013		11,013				11,013
121	GRND STANDOFF MINE DETECTN SYSM (GSTAMIDS)		37,649		33,249		37,649		-4,400		33,249
	Early to need				[-4,400]				[-4,400]		
122		84	18,545	84	18,545	84	18,545			84	18,545
123	ROBOTIC COMBAT SUPPORT SYSTEM (RCSS)		4,701	-	4,701	-	4,701			-	4,701
125	EXPLOSIVE ORDNANCE DISPOSAL EQPMT (EOD EQPMT)	133	15,856	133	15,856	133	15,856			133	15,856
126	REMOTE DEMOLITION SYSTEMS		4,485		4,485		4,485				4,485
127	< \$5M, COUNTERMINE EQUIPMENT	95	4,938	92	4,938	92	4,938			92	4,938
128		628	9,235	628	9,235	628	9,235			628	9,235
130	SOLDIER ENHANCEMENT	-1	1,677	1	1,677	1	1,677			1	1,677
131	PERSONNEL RECOVERY SUPPORT SYSTEM (PRSS)	12,273	16,728	12,273	16,728	12,273	16,728			12,273	16,728
132	GROUND SOLDIER SYSTEM	3,581	84,761	3,581	84,761	3,581	84,761			3,581	84,761
134	FIELD FEEDING EQUIPMENT	141	15,179	141	15,179	141	15,179			141	15,179
135		1,386	28,194	1,386	28,194	1,386	28,194			1,386	28,194
137	FAMILY OF ENGR COMBAT AND CONSTRUCTION SETS	336	41,967	336	41,967	336	41,967			336	41,967
138	ITEMS LESS THAN \$5M (ENG SPT)	829	20,090	829	20,090	829	20,090			828	20,090
	PETROLEUM EQUIPMENT		108		1 400		104				104
139	QUALITY SURVEILLANCE EQUIPMENT	i i	1,435	i i	1,435	i i	1,435			i	1,435
140	DISTRIBUTION SYSTEMS, PETROLEUM & WATER	299	40,692	299	40,692	299	40,692			299	40,692

	MEDICAL ELUIPMENI									
141	COMBAT SUPPORT MEDICAL	2,388	46,957	2,388	46,957	2,388	46,957		2,388	46,957
	MAINTENANCE EQUIPMENT									
142	MOBILE MAINTENANCE EQUIPMENT SYSTEMS	09	23,758	09	23,758	09	23,758		09	23,758
143	ITEMS LESS THAN \$5.0M (MAINT EQ)	585	2,789	585	2,789	585	2,789		585	2,789
	CONSTRUCTION EQUIPMENT									
144	GRADER, ROAD MTZD, HVY, 6X4 (CCE)	22	5,827	22	5,827	22	5,827		22	5,827
145	SCRAPERS, EARTHMOVING	22	14,926	22	14,926	22	14,926		22	14,926
147	COMPACTOR	617	4,348	617	4,348	617	4,348		617	4,348
148	HYDRAULIC EXCAVATOR	14	4,938	14	4,938	14	4,938		14	4,938
149	TRACTOR, FULL TRACKED	92	34,071	92	34,071	92	34,071		92	34,071
150	ALL TERRAIN CRANES	4	4,938	4	4,938	4	4,938		4	4,938
151	PLANT, ASPHALT MIXING		299		299		299			299
153	ENHANCED RAPID AIRFIELD CONSTRUCTION CAPAP		14,924		14,924		14,924			14,924
154	CONST EQUIP ESP	79	15,933	79	15,933	79	15,933		79	15,933
155		53	6,749	53	6,749	23	6,749		23	6,749
	RAIL FLOAT CONTAINERIZATION EQUIPMENT									
156	ARMY WATERCRAFT ESP		10,509		10,509		10,509			10,509
157	ITEMS LESS THAN \$5.0M (FLOAT/RAIL)		2,166		2,166		2,166			2,166
	GENERATORS									
158	GENERATORS AND ASSOCIATED EQUIP	3,882	115,190	3,882	105,190	3,882	115,190	-10,000	3,882	105,190
	Cost savings from new contract				[-10,000]			[-10,000]		
	MATERIAL HANDLING EQUIPMENT									
160	FAMILY OF FORKLIFTS	146	14,327	146	14,327	146	14,327		146	14,327
	TRAINING EQUIPMENT									
161	COMBAT TRAINING CENTERS SUPPORT	1	65,062	1	65,062	1	65,062		1	65,062
162	TRAINING DEVICES, NONSYSTEM	43	101,295	43	101,295	43	101,295		43	101,295
163	CLOSE COMBAT TACTICAL TRAINER		13,406		13,406		13,406			13,406
164	AVIATION COMBINED ARMS TACTICAL TRAINER		14,440		14,440		14,440			14,440
165	GAMING TECHNOLOGY IN SUPPORT OF ARMY TRAINING		10,165		10,165		10,165			10,165
166			5.726		5.726		5.726			5.726
167	Integrated Family of Test Equipment (IFTE)	1,657	37,482	1,657	37,482	1,657	37,482		1,657	37,482
168	TEST EQUIPMENT MODERNIZATION (TEMOD)	415	16,061	415	16,061	415	16,061		415	16,061
	OTHER SUPPORT EQUIPMENT									
170			2,380		2,380		2,380			2,380
171	PHYSICAL SECURITY SYSTEMS (OPA3)		30,686		30,686		30,686			30,686
172			1,008		1,008		1,008			1,008
173	MODIFICATION OF IN-SVC EQUIPMENT (OPA-3)	3,209	98,559	3,209	83,559	3,209	80,559 [-18,000]	-15,000	3,209	83,559
	Laif to mode waterblate Office				500,51		[000'01 ]	[000'61 ]		

			SEC. 4101. (In Thousa	SEC. 4101. PROCUREMENT (In Thousands of Dollars)	S)						
Line	ltem	FY 2015 Request	315 est	House Authorized	se ized	Senate Authorized	ate ized	Agreement Change	ment nge	Agreement Authorized	nent ized
		Otty	Cost	Otty	Cost	Otty	Cost	Otty	Cost	Qty	Cost
174 175	PRODUCTION BASE SUPPORT (OTH) SPECIAL EQUIPMENT FOR USER TESTING		1,697 25,394		1,697 25,394		1,697 25,394				1,697 25,394
176	AMC CRITICAL ITEMS 0PA3	896	12,975	896	12,975	963	12,975			963	12,975
180	INITIAL SPARES—C&E	11 <b>94,760</b>	50,032 <b>4,893,634</b>	11 <b>94,760</b>	50,032 <b>4,701,234</b>	11 <b>94,760</b>	50,032 <b>4,537,234</b>		-195,341	11 <b>94,760</b>	50,032 <b>4,698,293</b>
	JOINT IMPR EXPLOSIVE DEV DEFEAT FUND Staff and infrastructure										
004	OPERATIONS		115,058		[-65,558]				-115,058 [-65,463]		0
	Unjustified request TOTAL JOINT IMPR EXPLOSIVE DEV DEFEAT FUND		115,058		[-49,500]		[-115,058]		[-49,595] - <b>115,058</b>		0
	AIRCRAFT PROGUREMENT, NAVY COMMAT AIRCRAFT										
001	EA-186		43,547	2 5	493,547		68,547		450,000		493,547
	Additional EA-186 alrcraft			<u>[c]</u>	[420,000]		[25,000]		[420,000]		
900		2	610,652	2	610,652	2	610,652			2	610,652
900	ADVANCE PROCUREMENT (CY)	•	29,400	•	29,400	•	29,400			•	29,400
) 00 00	JSF STUYL	٥	1,200,410	٥	1,200,410	٥	1,200,410			٥	1,200,410
600		19	1,487,000	19	1,487,000	19	1,487,000			19	1,487,000
010	ADVANCE PROCUREMENT (CY)	Š	45,920	Š	45,920	ć	45,920			ć	45,920
011	H-1 UPGRADES (UH-17/AH-12)	97	/6/8// 80926	97	/c/'8// 80 926	97	/6/,8// 80,926		-5 300	97	75,626
	Advance procurement efficiencies								[-5,300]		
013	MH-60S (MYP)	∞	210,209	∞	210,209	∞	210,209			∞	210,209
015	MH-60R (MYP)	29	933,882	29	880,482 [-53,400]	29	933,882		-55,000 [-53,400]	29	878,882
016	Shutdown funding ahead of needADVANCE PROCUREMENT (CY)		106,686		106,686		106,686		[-1,600]		106,686

017	P-8A POSEIDON	∞	2,003,327	∞	2,003,327	∞	2,003,327	-17,400	∞	1,985,927
	Anticipated unit price savings							[-11,300]		
;			;		!		:	[-6,100]		!
018	ADVANCE PROCUREMENT (CY)		48,457		48,457		48,457			48,457
019		4	819,870	4	819,870	4	819,870		4	819,870
020	ADVANCE PROCUREMENT (CY)		225,765		225,765		225,765			225,765
	OTHER AIRCRAFT									
023	KC-130J	-	92,290	-	92,290	-	92,290			92,290
026	ADVANCE PROCUREMENT (CY)		37,445		37,445		37,445			37,445
027	MQ-8 UAV		40,663		40,663		40,663			40,663
	MODIFICATION OF AIRCRAFT									
029	EA-6 SERIES		10,993		10,993		10,993			10,993
030	AEA SYSTEMS		34,768		34,768		34,768			34,768
031	AV-8 SERIES		65,472		65,472		65,472			65,472
032	ADVERSARY		8,418		8,418		8,418			8,418
033	F-18 SERIES		679,177		679,177		679,177			679,177
034	H-46 SERIES		480		480		480			480
036	H-53 SERIES		38,159		38,159		38,159			38,159
037	SH-60 SERIES		108,850		108,850		108,850			108,850
038	H-1 SERIES		45,033		45,033		45,033			45,033
039	EP-3 SERIES		32,890		50,890		52,890			32,890
	Obsolescence issues				[2,000]					
	SIGINT Architecture Modernization Common Configuration				[13,000]					
	SPIRAL 3 & ELINT KITS						[20,000]			
040	P-3 SERIES		2,823		2,823		2,823			2,823
041	E-2 SERIES		21,208		21,208		21,208			21,208
042	TRAINER A/C SERIES		12,608		12,608		12,608			12,608
044	C-130 SERIES		40,378		40,378		40,378			40,378
045	FEWSG		640		640		640			640
046	CARGO/TRANSPORT A/C SERIES		4,635		4,635		4,635			4,635
047	E-6 SERIES		212,876		212,876		212,876			212,876
048	EXECUTIVE HELICOPTERS SERIES		71,328		71,328		71,328			71,328
049	SPECIAL PROJECT AIRCRAFT		21,317		21,317		21,317			21,317
020	T-45 SERIES		90,052		90,052		90,052			90,052
051	POWER PLANT CHANGES		19,094		19,094		19,094			19,094
052	JPATS SERIES		1,085		1,085		1,085			1,085
054	COMMON ECM EQUIPMENT		155,644		155,644		155,644			155,644
055	COMMON AVIONICS CHANGES		157,531		157,531		157,531			157,531
920	COMMON DEFENSIVE WEAPON SYSTEM		1,958		1,958		1,958			1,958
057	ID SYSTEMS		38,880		38,880		38,880			38,880

			SEC. 4101. (In Thousa	SEC. 4101. PROCUREMENT (In Thousands of Dollars)	ENT rs)						
Line	ltem	Re	FY 2015 Request	Ho Autho	House Authorized	Sen Autho	Senate Authorized	Agree Cha	Agreement Change	Agree Autho	Agreement Authorized
		Otty	Cost	Qty	Cost	Otty	Cost	Otty	Cost	Qty	Cost
058	P-8 SERIES		29,797		29,797		29,797				29,797
029	MAGTF EW FOR AVIATION		14,770		14,770		14,770				14,770
090	MQ-8 SERIES		8,741		8,741		8,741				8,741
061	RQ-7 SERIES		2,542		2,542		2,542				2,542
062	V-22 (TILT/ROTOR ACFT) OSPREY		135,584		135,584		135,584				135,584
063	F-35 STOVL SERIES		285,968		285,968		285,968				285,968
064	F-35 CV SERIES		20,502		20,502		20,502				20,502
930	COADES AND DEDAID DADTS		1 220 6 6 1		1 226 651		1 104 651		100 146		1 107 606
600	Doding rate of grouth in realistiment energy		1,423,001		1,220,031		1,134,031		122,143		000,'01,1
	AIRCRAFT SUPPORT EDUIP & FACILITIES				[000.c_]		[000,cc_]		[-122,140]		
990	COMMON GROUND EQUIPMENT		418.355		418.355		418.355		-19.867		398.488
	Unobligated balances								[-19,867]		
290	AIRCRAFT INDUSTRIAL FACILITIES		23,843		23,843		23,843				23,843
890	WAR CONSUMABLES		15,939		15,939		15,939				15,939
690	OTHER PRODUCTION CHARGES		5,630		5,630		5,630				5,630
070	SPECIAL SUPPORT EQUIPMENT		62,839		62,839		62,839				62,839
071	FIRST DESTINATION TRANSPORTATION		1,768		1,768		1,768				1,768
	TOTAL AIRCRAFT PROCUREMENT, NAVY	103	13,074,317	108	13,485,917	103	13,084,317		230,288	103	13,304,605
	WEAPONS PROCUREMENT, NAVY										
	MODIFICATION OF MISSILES										
100	TRIDENT II MODS		1,190,455		1,190,455		1,201,455		-5,000		1,185,455
	Additional FCET						[11,000]				
	Guidance hardware cost growth								[-2,000]		
Ġ	SUPPURI EQUIPMENT & FACILITIES										
700	MISSILE INDUSTRIAL FACILITIES		1/9,6		5,6/1		1/9,0				1/9/0
003	TOMAHAWK	100	194,258	196	276,258	200	276,258	96	82,000	196	276,258
	Minimum sustaining rate increase			[96]	[82,000]	[100]	[82,000]	[96]	[82,000]		
	TACTICAL MISSILES										
004	AMRAAM		32,165		22,165		32,165		-10,000		22,165
					[-10,000]				[-10,000]		

900	SIDEWINDER  Diock II Allo good grounds	167	73,928	167	73,928	167	73,928	-1,980	167	71,948
900	JSOW IN ACID COST BLOWITH	200	130,759	200	130,759	200	130,759	_2,559 _2,559 [_2,559]	200	128,200
200	STANDARD MISSILE Installation checkuit and training growth	110	445,836	110	445,836	110	445,836	-1,000 -1,000	110	444,836
800		06	80,792	06	80,792	06	80,792		06	80,792
011	STAND OFF PRECISION GUIDED MUNITIONS (SOPGM)	14	1,810	14	1,810	14	1,810		14	1,810
012	AERIAL TARGETS		48,046		48,046		48,046			48,046
013	OTHER MISSILE SUPPORT		3,295		3,295		3,295			3,295
	MODIFICATION OF MISSILES									
014	ESSM	104	119,434	104	119,434	104	119,434		104	119,434
015	HARM MODS		111,739		111,739		111,739	-5,250		106,489
	AUR kit cost growth							[-3,250]		
	Tooling and test equipment growth							[-2,000]		
	SUPPORT EQUIPMENT & FACILITIES									
016	WEAPONS INDUSTRIAL FACILITIES		2,531		2,531		2,531			2,531
017			208,700		199,700		208,700	-2,000		206,700
	Excess to need				[-9,000]			[-2,000]		
	ORDNANCE SUPPORT EQUIPMENT									
018	ORDNANCE SUPPORT EQUIPMENT		73,211		73,211		73,211			73,211
	TORPEDOES AND RELATED EQUIP									
019	SSTD		6,562		6,562		6,562			6,562
020	MK-48 TORPEDO		14,153		14,153		14,153			14,153
021	ASW TARGETS		2,515		2,515		2,515			2,515
	MOD OF TORPEDOES AND RELATED EQUIP									
022	MK-54 TORPEDO MODS		98,928		98,928		98,928			98,928
023	MK-48 TORPEDO ADCAP MODS		46,893		46,893		46,893			46,893
024	QUICKSTRIKE MINE		996'9		996'9		996'9			996'9
	SUPPORT EQUIPMENT									
025	TORPEDO SUPPORT EQUIPMENT		52,670		52,670		52,670			52,670
026	ASW RANGE SUPPORT		3,795		3,795		3,795			3,795
	DESTINATION TRANSPORTATION									
027	FIRST DESTINATION TRANSPORTATION		3,692		3,692		3,692			3,692
	GUNS AND GUN MOUNTS									
028	SMALL ARMS AND WEAPONS		13,240		13,240		13,240			13,240
	MODIFICATION OF GUNS AND GUN MOUNTS									
029	CIWS MODS		75,108		75,108		75,108			75,108
030	COAST GUARD WEAPONS		18,948		18,948		18,948			18,948
031	GUN MOUNT MODS		62,651		62,651		62,651			62,651

			SEC. 4101. (In Thousa	SEC. 4101. PROCUREMENT (In Thousands of Dollars)	NT S)						
Line	ltem	Reg	FY 2015 Request	Hou	House Authorized	Senate Authorized	ate rized	Agreement Change	ment ige	Agreement Authorized	nent ized
		Oth	Cost	Otty	Cost	Otty	Cost	Otty	Cost	Qty	Cost
033	AIRBORNE MINE NEUTRALIZATION SYSTEMS		15,006		15,006		15,006				15,006
035	SPARES AND REPAIR PARTS SPARES AND REPAIR PARTS TOTAL WEAPONS PROCUREMENT, NAVY	785	74,188 <b>3,217,945</b>	881	74,188 <b>3,280,945</b>	882	74,188 <b>3,310,945</b>	96	54,211	881	74,188 <b>3,272,156</b>
	PROCUREMENT OF AMMO, NAVY & MC										
001	GENERAL PURPOSE BOMBS		107,069		107,069		107,069				107,069
005	AIRBORNE ROCKETS, ALL TYPES		70,396		70,396		70,396				70,396
003	$\simeq$		20,284		20,284		20,284				20,284
004			26,701		26,701		26,701				26,701
900	CARTRIDGES & CART ACTUATED DEVICES		53,866		53,866		53,866				53,866
900	AIR EXPENDABLE COUNTERMEASURES		59,294		59,294		59,294				59,294
007	JATOS		2,766		2,766		2,766				2,766
800	LRLAP 6" LONG RANGE ATTACK PROJECTILE		113,092		113,092		113,092				113,092
600	5 INCH/54 GUN AMMUNITION		35,702		35,702		35,702				35,702
010	INTERMEDIATE CALIBER GUN AMMUNITION		36,475		36,475		36,475		-9,638		26,837
	MK-296 57MM contract delay								[-9,638]		
011	OTHER SHIP GUN AMMUNITION		43,906		43,906		43,906				43,906
012	SMALL ARMS & LANDING PARTY AMMO		51,535		51,535		51,535				51,535
013	PYROTECHNIC AND DEMOLITION		11,652		11,652		11,652				11,652
014	AMMUNITION LESS THAN \$5 MILLION		4,473		4,473		4,473				4,473
310	-		21 709		21 709		21 709				91 709
016	LINEAR CHARGES ALI TYPES		697,10		31,700		31,700				569
017	AD MM ALL TYPES		13 630		13 630		13 630				13 630
018	60MM ALI TYPES		2.261		2,261		2,261				2,261
010	81MM, ALL TYPES		1,496		1,496		1,496				1,496
020	120MM, ALL TYPES		14,855		14,855		14,855				14,855
022	GRENADES, ALL TYPES		4,000		4,000		4,000				4,000
023	ROCKETS, ALL TYPES		16,853		16,853		16,853				16,853
024	ARTILLERY, ALL TYPES		14,772		14,772		14,772				14,772
970	FUZE, ALL TYPES		9,972		9,972		9,972				9,972

998 12,319 11,178 <b>762,307</b>	1,300,000 3,553,254 2,330,325 483,600	419,532 2,671,415 134,039	1,427,049	812,565 29,093 0	737,268 64,388 521,104	123,233 40,485 1,007,285
	1 2	2 9	m		1	2 2
-9,638	483,600 [1483,600]			800,000 [800,000] -4,590 [-4,590]	-25,000	[-25,000]
	- 5	3		1 []		
998 12,319 11,178 <b>771,945</b>	1,300,000 3,553,254 2,330,325 46,000	[46,000] 419,532 2,671,415 134,039	1,427,049	12,565 29,093 4,590	737,268 64,388 546,104	123,233 85,485 [45,000] 1,007,285
	2	2 0	m		П	2 4 [2]
998 12,319 11,178 <b>771,945</b>	1,300,000 3,553,254 2,330,325 483,000 1483,6001	365,532 [-54,000] 2,671,415 134,039	977,049 [-450,000] 100,000 [100,000]	812,565 [800,000] 29,093 4,590	517,268 [-220,000] 64,388 546,104	123,233 40,485 1,007,285 -15,000 [-15,000]
	2 1 1	. 2	2 [-1]	1 = =		2 2
998 12,319 11,178 <b>771,945</b>	1,300,000 3,553,254 2,330,325	419,532 2,671,415 134,039	1,427,049	12,565 29,093 4,590	737,268 64,388 546,104	123,233 40,485 1,007,285
	2	5 5	m		1	2 2
NON LETHALS. AMMO MODERNIZATION	SHIPBUILDING & CONVERSION, MAVY OTHER WARSHIPS CARRIER REPLACEMENT PROGRAM VRGMIN CLASS SUBMARINE ADVANCE PROCUREMENT (CY) CVN 73 Refueling of Complex Overhall (RCOH)	Transfer from OMN, line 360  DDG 1000  DDG-1000  DDG-51  ADVANCE PROCUPEMENT (CY)	LITIORAL COMBAL SHIP Reduction of 1 LCS ADVANCE PROCUREMENT (CY) Program requirement AMPHRIDITS SHIPS	LIP—17  Incremental funding for LPD—28  LHA REPLACEMENT ADVANCE PROCURNIENT (CY)  JOINT HIGH SPEED VESSEL  Program obsourd hash off in feed.		Early to need SHIP TO SHORE CONNECTOR LCAG SLEP At USMC request transfer from RDTEN 53 COMPLETION OF PY SHIBUILDING PROGRAMS UNDISTRIBUTED UNDISTRIBUTED Program decrease
027 028 029	001 002 003	900	009 009A	010 014 015	016 017 018	019 020 021 022

			SEC. 4101. (In Thousa	SEC. 4101. PROCUREMENT (In Thousands of Dollars)	INI (S.						
Line	Item	Req	FY 2015 Request	Hot	House Authorized	Sen Autho	Senate Authorized	Agreement Change	nent ge	Agreement Authorized	ent zed
		Otty	Cost	Qty	Cost	Otty	Cost	Otty	Cost	Qty	Cost
	TOTAL SHIPBUILDING & CONVERSION, NAVY	12	14,400,625	13	15,045,225	14	14,491,625	2	1,254,010	14	15,654,635
	OTHER PROCUREMENT, NAVY Ship propulsion equipment										
001	LM-2500 GAS TURBINE		7,822		7,822		7,822				7,822
003	HYBRID ELECTRIC RIVE (HED)		22,704		15,704		22,704		-3,426		19,278
	Excess installation fulluling				[-7,000]				[-1,320]		
	Modification funding ahead of need								[-1,500]		
004	1BATANT HM&E		29,120		22,120		29,120		-2,456		26,664
	Surface Combatant HM&E				[-7,000]				[-2,456]		
900	ME		45,431		45,431		45,431		-537		44,894
	AN/WSN-9 procurement ahead of needPERISCOPES								[-537]		
900	SUB PERISCOPES & IMAGING EQUIP		026'09		52,670		00,970		-3,749		57,221
	Extess installation fulluing								[-3,100]		
	Submarine Periscopes and Imaging Equipment				[-8,300]						
000	DDG MOD		338,569		338,569		338,569				338,569
800	ENT		15,486		15,486		15,486				15,486
010	COMMAND AND CONTROL SWITCHBOARD		2,219		2,219		2,219				2,219
011	LCC 19/20 EXTENDED SERVICE LIFE PROGRAM		22,025		22,025		22,025				22,025
012	POLLUTION CONTROL EQUIPMENT		12,607		12,607		12,607				12,607
013	SUBMARINE SUPPORT EQUIPMENT		16,492		16,492		16,492				16,492
015	VIKGINIA CLASS SUPPORT EQUIPMENT		36.206		36.206		36.206				36.206
910	SUBMARINE BATTERIES		37,352		37,352		37,352				37,352
017	LPD CLASS SUPPORT EQUIPMENT		49,095		49,095		49,095		-4,533		44,562

	2,996	11,558	5,518	7,158	53,783			68,748	2,937	8,385		298,200		288,822		10,572		126,445						17,152		39,409	011	110,129	110,00		0.0	0/Z'CI	2,729	39,697			42,276	
[-2,778] [-1,755]	-				-5,000	[-2,000]						298,200	[298,200]					-3,339	[-772]	[-791]	[-1,776]							203 6	-3,330	[-1,020]	[-2,570]			-4,511	[-3,080]	[-1,431]		
	2,996	11,558	5,518	7,158	58,783			68,748	2,937	8,385				288,822		10,572		129,784						17,152		39,409	001 011	110,129	01+1/0			15,2/0	2,729	44,208			42,276	
	2,996	11,558	5,518	7,158	53,783	[-2,000]		68,748	2,937	8,385		298,200	[298,200]	288,822		10,572		80,784				[-49,000]		17,152		39,409	001 011	110,123	01+,10		0.00	15,2/0	2,729	44,208			42,276	
	2,996	11,558	5,518	7,158	58,783			68,748	2,937	8,385				288,822		10,572		129,784						17,152		39,409	001	110,129	01+10			15,270	2,729	44,208			42,276	
HM&E mechanical modifications ahead of need	ELECTRONIC DRY AIR	STRATEGIC PLATFORM SUPPORT EQUIP	DSSP EQUIPMENT	LCAC	Underwater eod programs	MK-18 UUV retrofit kits and ancilliary equipment contract	delay.	ITEMS LESS THAN \$5 MILLION	CHEMICAL WARFARE DETECTORS	SUBMARINE LIFE SUPPORT SYSTEM	REACTOR PLANT EQUIPMENT	REACTOR POWER UNITS	CVN 73 Refueling and Complex Overhaul (RCOH)	REACTOR COMPONENTS	OCEAN ENGINEERING	DIVING AND SALVAGE EQUIPMENT	SMALL BOATS	STANDARD BOATS	7M RIB contract delay	Large force protection boat contract delay	Medium workboat contract delay	Standard Boats	TRAINING EQUIPMENT	OTHER SHIPS TRAINING EQUIPMENT	PRODUCTION FACILITIES EQUIPMENT	OPERATING FORCES IPE	OTHER SHIP SUPPORT	NOCEERN ALIENATIONS	MADOF cost growth	CIM connect and abitative contained and arough	SOW SUPPOIL AND SIMPLING CONTAINED COST GLOWIN	LCS MCM MISSION MODULES	LCS ASW MISSION MODULES	LCS SUW MISSION MODULES	Gun module cost growth	Maritime security module cost growth	REMOTE MINEHUNTING SYSTEM (RMS)	SHIP SONARS
	018	019	020	022	023			024	025	970		027		028		029		030						031		032	c	000	t 60			035	036	037			038	

			SEC. 4101. (In Thousa	SEC. 4101. PROCUREMENT (In Thousands of Dollars)	IN]						
Line	ltem	₽ĕ	FY 2015 Request	Ho	House Authorized	Senate Authorized	ate rized	Agree Cha	Agreement Change	Agree Autho	Agreement Authorized
		Otty	Cost	Otty	Cost	Otty	Cost	Otty	Cost	Qty	Cost
040	SPQ-9B RADAR		28,007		28,007		28,007				28,007
041	AN/SQQ-89 SURF ASW COMBAT SYSTEM		79,802		79,802		79,802				79,802
042			165,655		165,655		165,655				165,655
043	UNDERSEA WARFARE SUPPORT EQUIPMENT		9,487		9,487		9,487				9,487
044	SONAR SWITCHES AND TRANSDUCERS		11,621		11,621		11,621				11,621
046			24.221		24.221		24.221				24.221
047	SSTD		12,051		12,051		12,051				12,051
048	FIXED SURVEILLANCE SYSTEM		170,831		170,831		170,831				170,831
049	SURTASS		9,619		9,619		9,619				9,619
020	္		14,390		14,390		14,390				14,390
	ELECTRONIC WARFARE EQUIPMENT										
051	AN/SLQ-32		214,582		214,582		214,582				214,582
	M										
052	SHIPBOARD IW EXPLOIT		124,862		124,862		124,862				124,862
053	AUTOMATED IDENTIFICATION SYSTEM (AIS)		164		164		164				164
054	SUBMARINE SUPPORT EQUIPMENT PROG		45,362		45,362		45,362				45,362
	OTHER SHIP ELECTRONIC EQUIPMENT										
055	COOPERATIVE ENGAGEMENT CAPABILITY		33,939		33,939		33,939				33,939
056	TRUSTED INFORMATION SYSTEM (TIS)		324		324		324				324
057	NAVAL TACTICAL COMMAND SUPPORT SYSTEM (NTCSS)		18,192		18,192		18,192				18,192
058	ATDLS		16,768		16,768		16,768				16,768
029	NAVY COMMAND AND CONTROL SYSTEM (NCCS)		5,219		5,219		5,219				5,219
090	MINESWEEPING SYSTEM REPLACEMENT		42,108		42,108		42,108		609-		41,499
	AN/SQQ-32 integration cost growth								[609–]		
062	NAVSTAR GPS RECEIVERS (SPACE)		15,232		15,232		15,232				15,232
063	AMERICAN FORCES RADIO AND TV SERVICE		4,524		4,524		4,524				4,524
064	STRATEGIC PLATFORM SUPPORT EQUIP		6,382		6,382		6,382				6,382
	TRAINING EQUIPMENT										
990	OTHER TRAINING EQUIPMENT		46,122		46,122		46,122		-2,064		44,058
	BFI I INSTALATION RIC COST BIOWRIT								[-2,064]		

16,999 9,366 21,357 26,639 9,214 13,902 34,901	1,205 3,447 16,766 23,649 337,589 8,343 6,2015 6,2015 6,2016 4,016 4,113 45,053	14,410 20,830 14,145 11,067 67,852 13,218	272,076 4,369 1,402 110,766 979 11,502
16,999 9,366 21,357 26,639 9,214 13,902 34,901 13,950	1,205 3,447 16,766 23,649 37,589 8,343 6,343 6,2015 6,284 4,016 4,113	14,410 20,830 14,145 11,057 67,852 13,218	272,076 4,369 1,402 110,766 979 11,502
16,999 9,366 21,357 26,639 9,214 13,902 34,901 13,950	1,205 3,447 16,766 23,649 357,589 8,343 65,015 6,284 4,016 4,113 45,053	14,410 20,830 14,145 11,057 67,852 13,268 1501	272,076 4,369 1,402 110,766 11,502
16,999 9,366 21,357 26,639 9,214 13,902 34,901 13,950	1,205 3,447 16,766 23,649 357,589 8,343 6,5115 6,284 4,016 4,113 45,053	14,410 20,830 14,145 11,057 67,852 13,218	272,076 4,369 1,402 110,766 979 11,502
MATCALS SHIPBOARD AIR TRAFFIC CONTROL AUTOMATIC CARRIER LANDING SYSTEM NATIONAL AIR SPACE SYSTEM LANDING SYSTEMS ID SYSTEMS NAVIA MISSION PANNING SYSTEMS NAVIA MISSION PANNING SYSTEMS NAVIA MISSION PANNING SYSTEMS	OTHER SHORE ELECTRONIC EMPRINGED DEPLOYABEL SOUR COMMAND & CONTROL  MARRITIME INTEGRATED BROADGAST SYSTEM TACTICAL/MOBILE C41 SYSTEMS DCGS-N DCGS-N CANES CANES RADIAC CANES INTEG COMBAT SYSTEM TEST FACILITY INTEG COMBAT SYSTEM TEST FACILITY SHIPBRARE INSTRUMENTATION SHIPBRARE INSTRUMENTATION	SHIPBOARD TACTICAL COMMUNICATIONS SHIP COMMUNICATIONS AUTOMATION SHIP COMMUNICATIONS TERNS UNDER \$5M SUBMARINE COMMUNICATIONS SUBMARINE COMMUNICATION SUBMARINE COMMUNICATION EQUIPMENT SUBMARINE COMMUNICATION EQUIPMENT SATELLITE COMMUNICATION SYSTEMS SATELLITE COMMUNICATIONS SYSTEMS CWI 73 Returing and Complex Overhaul (ROOH)	NAVY MULTERNUD FERMINAL COMPARA CONTRACTOR SHORE COMMUNICATIONS EQUIPMENT  SKIORE COMMUNICATIONS EQUIPMENT  ELECTRICAL POWER SYSTEMS  ORYPTOGRAPHIE EQUIPMENT  MIN OTHEL EXPLOITATION TEAM  MO INTEL EXPLOITATION TEAM  CRYPTOLOGIC COMMUNICATIONS EQUIP  OTHER ELECTRONIC SUPPORT
066 067 068 069 070 071 073	074 075 076 077 078 079 080 081 082 083	085 086 088 089 090	092 094 095 096

			SEC. 4101. (In Thousa	SEC. 4101. PROCUREMENT (In Thousands of Dollars)	ENT irs)						
Line	Item	문器	FY 2015 Request	Auth	House Authorized	Se	Senate Authorized	Agre	Agreement Change	Agre	Agreement Authorized
		Oth	Cost	Oty	Cost	Oty	Cost	Oth	Cost	Oty	Cost
860	COAST GUARD EQUIPMENT		2,967		2,967		2,967				2,967
100	SUNBUUTS SONOBUOYS—ALL TYPES		182,946		182,946		182,946				182,946
101	AIRCRARI SOFTORI EQUITMENT WEADONS RANGE SUPPORT EQUIPMENT AIRCRAFT SUPPORT FOUIDMENT		47,944		47,944		47,944				47,944
106	METEOROLOGICAL EQUIPMENT CVN 73 Refueling and Complex Overhaul (RCOH)		12,575		12,875		12,575		300		12,875
107	DCRS/DPL		1,415		1,415		1,415		]		1,415
114	AIKBUKNE MINE CUUNIEKMEASUKES		23,152		23,152 52,555		23,152 52,555				23,152 52,555
115	SHIP GUN SYSTEM EQUIPMENT SHIP GUN SYSTEMS EQUIPMENT		5.572		5.572		5.572				5.572
1 1	SHIP MISSILE SYSTEMS EQUIPMENT		092 391		125 720		166 760				125 750
123	TOMAHAWK SUPPORT EQUIPMENT		61,462		61,462		61,462				61,462
126	FBM SUPPORT EQUIPMENT STRATEGIC MISSILE SYSTEMS EQUIP		229,832		229,832		229,832				229,832
127	SSN COMPACT CONTINUENT SSN COMPACT CONTINUENT SSN COMPACT CONTINUENT SSN COMPACT CONTINUENT SSN COMPACT STATE STAT		66,020		66,020		66,020		-5,216		60,804
128	OSO 104 HISMIRATION COST GOWITH		7,559		7,559		7,559		[-2,210]		7,559
132 133			20,619 11,251		20,619 11,251		20,619 11,251				20,619 11,251
137	TRAIN DEVICE MOUNTAINE TRAIN THE PROPERTY CONTINUES		84,080		84,080		84,080				84,080
138 139 140			2,282 547 8,949		2,282 547 8,949		2,282 547 8,949				2,282 547 8,949
141 142	FIRE FIGHTING EQUIPMENT TACTICAL VEHICLES		14,621 957		14,621 957		14,621 957				14,621 957

8,187 2,942 16,143	1,177	10,937	10,374	5,668	90,921	22,046		24,208	874	2,634	3,573	3,997	9,638	21,001	94,957	87,214			116,165		10,847	NOO 300	973,004	6,233,843			16,756	11,130	642		4,532
-1,449	[-1,449]																							258,015					-5,100	[-5,100]	
8,187 2,942 17,592	1,177	10,937	10,374	5,668	90,921	22,046		24,208	874	2,634	3,573	3,997	9,638	21,001	94,957	72,214	[-15,000]		116,165		10,847	800 300	323,004	5,960,828			16,756	11,130	5,742		4,532
8,187 2,942 17,592	1,177	10,937	10,374	5,668	90,921	22,046		24,208	874	2,634	3,573	3,997	9,638	21,001	94,957	87,214			116,165		10,847	104	323,134	6,198,128			16,756	11,130	642	[-5,100]	4,532
8,187 2,942 17,592	1,177	10,937	10,374	5,668	176,06	22,046		24,208	874	2,634	3,573	3,997	869'6	21,001	94,957	87,214			116,165		10,847	900 300	972,004	5,975,828			16,756	11,130	5,742		4,532
AMPHBIOUS EQUIPMENT POLLUTION CONTROL EQUIPMENT ITEMS UNDER \$5 MILLION	Emergency response truck cost growth	MATERIALS HANDLING EQUIPMENT	OTHER SUPPLY SUPPORT EQUIPMENT	FIRST DESTINATION TRANSPORTATION	SPECIAL FURFOSE SUFFILI STSTEMSTRAINING DEVICES	TRAINING SUPPORT EQUIPMENT	COMMAND SUPPORT EQUIPMENT	COMMAND SUPPORT EQUIPMENT	EDUCATION SUPPORT EQUIPMENT	MEDICAL SUPPORT EQUIPMENT	NAVAL MIP SUPPORT EQUIPMENT	OPERATING FORCES SUPPORT EQUIPMENT	C4ISR EQUIPMENT	ENVIRONMENTAL SUPPORT EQUIPMENT	PHYSICAL SECURITY EQUIPMENT	ENTERPRISE INFORMATION TECHNOLOGY	Program reduction	OTHER	NEXT GENERATION ENTERPRISE SERVICE	CLASSIFIED PROGRAMS	CLASSIFIED PROGRAMS	SPARES AND REPAIR PARTS	SPAKES AND REPAIR PARTS	TOTAL OTHER PROCUREMENT, NAVY	PROCUREMENT, MARINE CORPS	TRACKED COMBAT VEHICLES	AAV7A1 PIP	ADTILIEDV AND OTHER MEADONS	AKTILLEKT AND DIREK WEAPONS EXPEDITIONARY FIRE SUPPORT SYSTEM		155MM LIGHTWEIGHT TOWED HOWITZER
143 144 145	146	147	148	149	001	151		152					158	159	160	161			164		164A	101	COI				001	700	003		004

			SEC. 4101. (In Thousa	SEC. 4101. PROCUREMENT (In Thousands of Dollars)	NT (S.						
Line	ltem	2.2	FY 2015 Request	Hor Autho	House Authorized	Sen Autho	Senate Authorized	Agree Cha	Agreement Change	Agre Autho	Agreement Authorized
		Otty	Cost	Otty	Cost	Otty	Cost	Otty	Cost	Qty	Cost
002	HIGH MOBILITY ARTILLERY ROCKET SYSTEM		19,474		19,474		19,474				19,474
900	WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION		7,250		7,250		7,250				7,250
002	UIHEK SUPPUKI Modification Kits		21.909		21.909		21.909				21.909
800	WEAPONS ENHANCEMENT PROGRAM		3,208		3,208		3,208				3,208
000	GUIDED MISSILES		31 / 30		31 //30		31 //30				31 //30
010	JAVELIN		343		343		343				343
011			4,995		4,995		4,995				4,995
012	PONS		1,589		1,589		1,589				1,589
	OTHER SUPPORT										
013	MODIFICATION KITS		5,134		5,134		5,134				5,134
;	COMMAND AND CONTROL SYSTEMS		;								
014	Unit Operations Center		9,178		9,178		9,178				9,178
015	COMMON AVIATION COMMAND AND CONTROL SYSTEM (C		12,272		12,272		12,272				12,272
	REPAIR AND TEST EQUIPMENT										
910	REPAIR AND TEST EQUIPMENT		30,591		30,591		30,591				30,591
ŗ	OTHER SUPPORT (TEL)		0		0		0				0
017	COMBAT SUPPORT SYSTEM		2,385		2,385		2,385				2,385
019	COMMAND AND CONTROL STSTEM (NON-TEL)  ITEMS TINDER \$5 MILLION (COMM & FLEC)		4 2 0 5		4 205		4 205				4 205
020			8,002		8,002		8,002				8,002
	RADAR + EQUIPMENT (NON-TEL)										
021	RADAR SYSTEMS		19,595		19,595		19,595		-220		19,375
	Sustainment—unjustified growth	•		•		•			[-220]	•	
022	GROUND/AIR TASK ORIENTED RADAR (G/ATOR)	2	89,230	2	89,230	2	89,230			2	89,230
023		က	70,565	က	70,565	က	70,565			က	70,565
ř	INTELL/COMM EQUIPMENT (NON-TEL)		000		11		11				11
024	INTELLICENCE STIDDODT FOLIDAMENT		11,860		11,860		11,860		1 700		11,860
670	INTELLIGENCE SUFFURI EQUIPMENT		045,44		046,44		046,44		-1,790 [-1,790]		47,330
028	RQ-11 UAV		2,737		2,737		2,737				2,737
030	DCGS-MC		20,620		20,620		20,620				20,620

	9,798		2,073	33,570	38,186	64,494	64,325		43,317		2,498	332	11,035		37,255		938	7 7,500	10,179		11,023		994	1,256	3,750	8,985		4,418	6,528		26,510	1,910	8,807	128		3,412	1 662
							-8,631	[-8,631]							-20,000	[-20,000]																					
	9,798		2,073	33,570	38,186	64,494	72,956		43,317		2,498	332	11,035		57,255		938	7,500	10,179		11,023		994	1,256	3,750	11,885	[2,900]	4,418	6,528		26,510	1,910	8,807	128		3,412	1 662
	8,798		2,073	33,570	38,186	64,494	72,956		43,317		2,498	332	11,035		37,255	[-20,000]	938	7,500 7	10,179		11,023		994	1,256	3,750	8,985		4,418	6,528		26,510	1,910	8,807	128		3,412	1,669
	86,78		2,073	33,570	38,186	64,494	72,956		43,317		2,498	332	11,035		57,255		938	7,500 7	10,179		11,023		994	1,256	3,750	8,985		4,418	6,528		26,510	1,910	8,807	128		3,412	1,669
OTHER COMM/ELEC EQUIPMENT (NON-TEL)	NIGHT VISION EQUIPMENT	OTHER SUPPORT (NON-TEL)	NEXT GENERATION ENTERPRISE NETWORK (NGEN)	COMMON COMPUTER RESOURCES	COMMAND POST SYSTEMS		COMM SWITCHING & CONTROL SYSTEMS	Unjustified program growth	COMM & ELEC INFRASTRUCTURE SUPPORT	CLASSIFIED PROGRAMS	CLASSIFIED PROGRAMS	COMMERCIAL PASSENGER VEHICLES	COMMERCIAL CARGO VEHICLES	TACTICAL VEHICLES	5/4T TRUCK HMMMV (MYP)	Early to need		JOINT LIGHT TACTICAL VEHICLE	FAMILY OF TACTICAL TRAILERS	OTHER SUPPORT	ITEMS LESS THAN \$5 MILLION	ENGINEER AND OTHER EQUIPMENT	ENVIRONMENTAL CONTROL EQUIP ASSORT	BULK LIQUID EQUIPMENT	TACTICAL FUEL SYSTEMS	POWER EQUIPMENT ASSORTED	USMC unfunded priority	AMPHIBIOUS SUPPORT EQUIPMENT	EOD SYSTEMS	MATERIALS HANDLING EQUIPMENT	PHYSICAL SECURITY EQUIPMENT	Garrison mobile engineer equipment (gmee)	MATERIAL HANDLING EQUIP	FIRST DESTINATION TRANSPORTATION	GENERAL PROPERTY	Training devices	CONTAINER EAMILY
	031		032	033	034	035	036		037		037A	038	039		040		041	044	045		046		047	048	049	020		051	052		053	054	055	056		058	050

			SEC. 4101. (In Thousa	SEC. 4101. PROCUREMENT (In Thousands of Dollars)	NT S)						
Line	ltem	FY ;	FY 2015 Request	House Authorized	se rized	Senate Authorized	ate rized	Agree Cha	Agreement Change	Agreement Authorized	nent ized
		Otty	Cost	Qty	Cost	Otty	Cost	Otty	Cost	Oty	Cost
062	OTHER SUPPORT ITEMS LESS THAN \$5 MILLION		4,272		4,272		4,272				4,272
063	SPARES AND REPAIR PARTS SPARES AND REPAIR PARTS TOTAL PROCUREMENT, MARINE CORPS	12	16,210 <b>983,352</b>	12	16,210 <b>958,252</b>	12	16,210 <b>986,252</b>		-35,741	12	16,210 <b>947,611</b>
	AIRCRAFT PROCUREMENT, AIR FORCE Tactical forces										
000	F-35 ADVANCE PROCUREMENT (CY) TACTICIA AIRLIET	26	3,553,046 291,880	26	3,553,046 291,880	26	3,553,046 291,880			26	3,553,046 291,880
003	KC-46A TANKER LRIP I Ramp Rate	7	1,582,685	6 [-1]	1,356,585 [-226,100]	7	1,582,685			7	1,582,685
004	C-130) ADVANCE PROCUREMENT (CY)	7	482,396	7	482,396	7	482,396			7	482,396
900	: ⊢	4	332,024 50,000	4	332,024 50,000	4	332,024 50,000			4	332,024 50,000
800	MC-130J ADVANCE PROCUREMENT (CY)	2	190,971	2	190,971 80,000	2	190,971 80,000			2	190,971
012	CIVIL ARPATROL AC	9	2,562	9	2,562	9	2,562			9	2,562
013	sor Trainer	37	98,576 54,475	37	98,576 44,475 [-10,000]	37	98,576 44,475 [-10,000]		-10,000 [-10,000]	37	98,576 44,475
018	MQ-9 MQ-9 MQ-9 Program increase Use available prior year funds for FY 15 requirements STRAYEGE ARROYAFT	12	240,218	20 [8]	360,218 [120,000]	12	202,418 [-37,800]		98,000 [120,000] [-22,000]	12	338,218
020 021	B-2A B-1B		23,865 140,252		23,865 140,252		23,865 140,252				23,865 140,252

180,148 13,159	387,314 12,336 180,207 187,646 28,500	14,731 281,466 127,494 264 8,767 18,457	132 14,486 7,650 34,845	0 34,313 1,960 1,072 7,292 124,269	7,919 63,568 57,828 152,746 16,491
		-50,000 [-50,000]		88,400	[30,000] [35,800] [22,600]
180,148 13,159	387,314 12,336 180,207 187,646 28,500	14,731 281,466 [-50,000] 127,494 264 8,767	132 14,486 7,650 34,845	64,300 [64,300] 34,313 1,960 1,072 7,292 83,469	[25,000] [22,600] 7,919 63,568 57,828 1152,746 16,491
180,148 13,159	387,314 12,336 180,207 187,646 28,500	14,731 281,466 [-50,000] 127,494 264 8,767 18,457	132 14,486 7,650 34,845	34,313 1,960 1,072 7,292 1109,671	[-7,447] [35,000] [35,800] [-7,151] [22,600] 7,919 63,568 57,828 115,746 29,348 [12,857]
180,148 13,159	387,314 12,336 180,207 187,646 28,500	14,731 331,466 127,494 264 8,767 18,457	132 14,486 7,650 34,845	34,313 1,960 1,072 7,292 35,869	7,919 63,568 57,828 1152,46 16,491
B-52 LARGE ARCRAFT INFRARED COUNTERMEASURES	F-15 F-16 F-22 F-23 MODIFICATIONS F-35 MODIFICATIONS F-36 MODIFICATIONS F-6 MODIF	AIRUFT AIRCRAFT C-5-5 C-5-5 Program execution delay	IVANNEK AIRKIKAF1   GLIDER MODS   CLIDER MODS   CLIDER TO CLIDER	U-2 MODS	C-130 A-Bladed Propeller upgrade C-130 A-Bladed Propeller upgrade C-130 MoV P- C-130 MoDS C-135 C-135 F-3 Frigine Mod F-3 Frig
022	025 026 027 028 029	030 031 033 034 035	038 039 040 041	042 044 045 049 049	051 052 053 054 055

			SEC. 4101. (In Thousa	SEC. 4101. PROCUREMENT (In Thousands of Dollars)	ENT rs)						
Line	Item	Z	FY 2015 Request	Hol	House Authorized	Sen Autho	Senate Authorized	Agre Ch	Agreement Change	Agre Auth	Agreement Authorized
		Offy	Cost	Otty	Cost	Ofty	Cost	Oth	Cost	0ty	Cost
056	E-4		22,341		22,341		22,341				22,341
058	AIRBORNE WARNING AND CONTROL SYSTEM		160,284		160,284		160,284				160,284
029	Family of Beyond Line-of-Sight Terminals		32,026		32,026		32,026				32,026
090	干1		8,237		8,237		8,237				8,237
190	H-60		60,110		60,110		60,110				60,110
062	RQ-4 MODS		21,354		21,354		21,354				21,354
063	HC/MC-130 MODIFICATIONS		1,902		1,902		1,902				1,902
064	OTHER AIRCRAFT		32,106		32,106		32,106				32,106
900	MQ-1 M0DS		4,755		1,555		4,755				4,755
	Program reduction				[-3,200]						
990	MQ-9 MQDS		155,445		155,445		125,445				155,445
	Lynx radar						[-30,000]				
690	CV-22 M0DS		74,874		74,874		74,874				74,874
069A	_				7,000				2,500		2,500
	Initial aircraft installation				[7,000]				[2,500]		
	AIRCRAFT SPARES AND REPAIR PARTS										
070	INITIAL SPARES/REPAIR PARTS		466,562		424,532		466,562				466,562
	Program decrease				[-42,030]						
	COMMON SUPPORT EQUIPMENT										
071	AIRCRAFT REPLACEMENT SUPPORT EQUIP		22,470		22,470		22,470				22,470
	POST PRODUCTION SUPPORT										
074	В-2А		44,793		44,793		44,793				44,793
075	B-52		5,249		5,249		5,249				5,249
077	C-17A		20,110		15,110		20,110				20,110
					[-5,000]						
078	CV-22 POST PRODUCTION SUPPORT		16,931		16,931		16,931				16,931
080	C-135		4,414		4,414		4,414				4,414
081	F-15		1,122		1,122		1,122				1,122
082	F-16		10,994		10,994		10,994				10,994
083	F-22A		5,929		5,929		5,929				5,929
084	- 1		27		27		27				27
	Ġ										
085	INDUSTRIAL RESPONSIVENESS		21,363		21,363		21,363				21,363

	S		82,906		82,906		82,906			82,906	
	N CHADGEC										
	N CHARGES		1,007,276		1,007,276		1,007,276			1,007,276	
	AAMS										
			69,380		69,380		69,380			69,380	
	TOTAL AIRCRAFT PROCUREMENT, AIR FORCE	101	11,542,571	108	11,419,900	101	11,526,671	128,900	101	11,671,471	
	MENT, AIR FORCE										
	MISSILE REPLACEMENT EQUIPMENT—BALLISTIC										
	IENT EQ-BALLISTIC		80,187		80,187		80,187			80,187	
	STANDOFF MISSII F	22.4	327 / 38	N.C.C	337 438	100	327 /138		100	337 /138	
	- O INMOOTE MISSIEL	+77	100 001	+77	100,001	+77	100,000		+77	100,001	
	Э.У.)	303	132,995	303	132,995	303	132,395		303	132,995	
		200	329,600	200	329,600	200	329,600		200	329,600	
	RE MISSILE	283	33,878	283	33,878	283	33,878		283	33,878	
	30MB	246	70,578	246	70,578	246	18,047	-20,000	246	50,578	
	Delay in Milestone C and contract award						[-52,531]	[-20,000]			
	TIES										
	EDNS/POL PREVENTION		749		749		749			749	
	SNC		28,477		28,477		28,477			28,477	
	Ж		276		276		276			276	
			297		297		297			297	
	E MISSILE (ALCM)		16,083		16,083		16,083			16,083	
			6,924		6,924		6,924			6.924	
014 INITIAL SPARES/REPAIR PARTS	PAIR PARTS		87,366		87,366		87,366			87,366	
SPACE PROGRAMS											
015 ADVANCED EHF			298,890		298,890		298,890			298,890	
016 WIDEBAND GAPFILLER SATELLI	ER SATELLITES(SPACE)		38,971		35,971		38,971	-2,900		36,071	
Unjustified	Unjustified growth				[-3,000]			[-2,900]			
GPS	MENT	-	235,397		235,397	-	235,397		-	235,397	
			57,000		57,000		57,000			57,000	
S	P (COMSEC)		16,201		16,201		16,201			16,201	
			52,090		52,090		52,090			52,090	
021 DEF METEOROLO	DEF METEOROLOGICAL SAT PROG(SPACE)		87,000		87,000		-			87,000	
	Program decrease						[-87,000]				
022 EVOLVED EXPEN	EVOLVED EXPENDABLE LAUNCH VEH (INFRAST.)		750,143		750,143		750,143	-35,000		715,143	
Excess gro	Excess growth							[-35,000]			

			SEC. 4101. (In Thousa	SEC. 4101. PROCUREMENT (In Thousands of Dollars)	<b>=</b> %						
Line	Item	FY 2015 Request	015 lest	House Authorized	se ized	Senate Authorized	te ized	Agree Cha	Agreement Change	Agreement Authorized	nent ized
		Otty	Cost	Oty	Cost	Otty	Cost	Oth	Cost	Qty	Cost
023	EVOLVED EXPENDABLE LAUNCH VEH(SPACE)	m	630,903	က	765,903	က	630,903			က	630,903
024	UMS/- ZU la Uncor/Additional competition la unco		450,884		[135,000] 450,884		450,884				450,884
028	SPECIAL PROGRAMS SPECIAL UPDATE FROGRAMS		60,179		60,179		60,179				60,179
028A	CLASSIFIED PROGRAMS UNDISTRIBUTED CLASSIFIED PROGRAMS TOTAL MISSILE PROCUREMENT, AIR FORCE	1,260	888,000 <b>4,690,506</b>	1,260	888,000 <b>4,822,506</b>	1,260	888,000 <b>4,550,975</b>		-57,900	1,260	888,000 <b>4,632,606</b>
001	PROCUREMENT OF AMMUNTION, AIR FORCE Rockets Rockets		4,696		4,696		4,696				4,696
005	CARTRIDGES Cartridges		133,271		133,271		133,271				133,271
003	BOMBS PRACTICE BOMBS		31,998		31,998		31,998				31,998
004	GENERAL PURPOSE BOWNES	0 0 0	101 400	07.0	101,400	0.070	[8,800]			6706	101 400
8 8	OUTLE TIEMS  OAN DATE  OAN	616,2	000000	6,6,2	000,400	6 /6'7	0000000			0.16,3	200,400
000	EXPLOSIVE ORDNANCE DISPOSAL (EOD)		6,925		6,925		6,925				6,925
800	SPARES AND REPAIR PARTS		464		494		464				494
600	MODIFICATIONS		1,610		1,610		1,610				1,610
010	ITEMS LESS THAN \$5 MILLION		4,237		4,237		4,237				4,237
011	FLARES		86,101		86,101		86,101				86,101
	FUZES										
012	FUZES		103,417		103,417		103,417				103,417
013	SMALL ARMS		24,648		24,648		24,648				24,648
	TOTAL PROCUREMENT OF AMMUNITION, AIR FORCE	2,973	677,400	2,973	677,400	2,973	686,200			2,973	677,400

	PASSENGER CARRYING VEHICLES					
001	PASSENGER CARRYING VEHICLES	6,528	2,528	6,528		6,528
	Program reduction		[-4,000]			
	CARGO AND UTILITY VEHICLES					
002	Medium tactical vehicle	7,639	2,639	7,639		7,639
	Program reduction		[-2,000]			
003	CAP VEHICLES	961	961	961		961
004	ITEMS LESS THAN \$5 MILLION	11,027	5,027	11,027		11,027
	Program reduction		[-6,000]			
	SPECIAL PURPOSE VEHICLES					
900	SECURITY AND TACTICAL VEHICLES	4,447	4,447	4,447		4,447
900	ITEMS LESS THAN \$5 MILLION	693	693	693		693
	FIRE FIGHTING EQUIPMENT					
200	FIRE FIGHTING/CRASH RESCUE VEHICLES	10,152	10,152	10,152		10,152
	MATERIALS HANDLING EQUIPMENT					
800	ITEMS LESS THAN \$5 MILLION	15,108	5,108	15,108		15,108
	Program reduction		[-10,000]			
	BASE MAINTENANCE SUPPORT					
600	RUNWAY SNOW REMOV & CLEANING EQUIP	10,212	6,212	10,212		10,212
	Program reduction		[-4,000]			
010	ITEMS LESS THAN \$5 MILLION	57,049	32,049	57,049		57,049
	Program reduction		[-25,000]			
	COMM SECURITY EQUIPMENT(COMSEC)					
011	COMSEC EQUIPMENT	106,182	106,182	106,182	-2,089	104,093
					[-2,089]	
012	MODIFICATIONS (COMSEC)	1,363	1,363	1,363		1,363
	INTELLIGENCE PROGRAMS					
013	INTELLIGENCE TRAINING EQUIPMENT	2,832	2,832	2,832		2,832
014	≥	32,329	32,329	29,329		32,329
				[-3,000]		
910	MISSION PLANNING SYSTEMS	15,649	15,649	15,649		15,649
	ELECTRONICS PROGRAMS					
017	AIR TRAFFIC CONTROL & LANDING SYS	42,200	42,200	42,200	-12,200	30,000
	D-ILS program restructure funds early to need				[-12,200]	
018	NATIONAL AIRSPACE SYSTEM	6,333	6,333	6,333		6,333
610	BATTLE CONTROL SYSTEM—FIXED	2,708	2,708	2,708		2,708
020	THEATER AIR CONTROL SYS IMPROVEMENTS	50,033	40,033	50,033		50,033
	Program reduction		[-10,000]			

			SEC. 4101 (In Thous	SEC. 4101. PROCUREMENT (In Thousands of Dollars)	ENT irs)						
Eie	ltem	- E	FY 2015 Request	Ho	House Authorized	Ser Authr	Senate Authorized	Agree Cha	Agreement Change	Agre Auth	Agreement Authorized
		Ott	Cost	Oty	Cost	Ofty	Cost	Oty	Cost	0ty	Cost
021	WEATHER OBSERVATION FORECAST		16,348		16,348		16,348				16,348
022	STRATEGIC COMMAND AND CONTROL		139,984		139,984		139,984				139,984
023			20,101		20,101		20,101				20,101
026	INTEGRATED STRAT PLAN & ANALY NETWORK (ISPAN)		090'6		6,060		9,060				090'6
	SPCL COMM-ELECTRONICS PROJECTS										
027	GENERAL INFORMATION TECHNOLOGY		39,100		39,100		39,100				39,100
028	$\circ$		19,010		19,010		19,010				19,010
029	MOBILITY COMMAND AND CONTROL		11,462		11,462		11,462				11,462
030	AIR FORCE PHYSICAL SECURITY SYSTEM		37,426		37,426		37,426				37,426
031	COMBAT TRAINING RANGES		26,634		26,634		26,634				26,634
032	MINIMUM ESSENTIAL EMERGENCY COMM N		1,289		1,289		1,289				1,289
033	C3 COUNTERMEASURES		11,508		11,508		11,508				11,508
034	GCSS-AF FOS		3,670		3,670		3,670				3,670
035	DEFENSE ENTERPRISE ACCOUNTING AND MGMT SYSTEM		15,298		15,298		15,298				15,298
036	THEATER BATTLE MGT C2 SYSTEM		9,565		9,565		9,565				9,565
037			25,772		25,772		25,772				25,772
	AIR FORCE COMMUNICATIONS										
038	INFORMATION TRANSPORT SYSTEMS		81,286		112,586		112,586		31,300		112,586
	Air Force requested program transfer from AFNET				[31,300]		[31,300]		[31,300]		
039			122,228		90,928		90,928		-31,300		90,928
	- P				[-31,300]		[-31,300]		[-31,300]		
041	USCENTCOM		16,342		16,342		16,342				16,342
	SPACE PROGRAMS										
042	FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS		60,230		60,230		60,230				60,230
043	SPACE BASED IR SENSOR PGM SPACE		26,100		26,100		26,100				26,100
044	NAVSTAR GPS SPACE		2,075		2,075		2,075				2,075
045	NUDET DETECTION SYS SPACE		4,656		4,656		4,656				4,656
046	AF SATELLITE CONTROL NETWORK SPACE		54,630		54,630		54,630				54,630
047	SPACELIFT RANGE SYSTEM SPACE		69,713		69,713		69,713				69,713
048	MILSATCOM SPACE		41,355		41,355		41,355				41,355
049	SPACE MODS SPACE		31,722		31,722		31,722				31,722
020	COUNTERSPACE SYSTEM		61,603		61,603		61,603				61,603
	ORGANIZATION AND BASE										

50,335 14,846 3,635 79,607	105,398	12,577 31,209	7,670	14,125	16,/44 2,495	10,573	2,402	24,710	537,370	77,898	13,990,196	32,813	16,551,729		4,039	4,325	17,268	10,491 80,622
													-14,289					
50,335 14,846 3,635 79,607	105,398	12,577 31,209	7,670	37,725 [23,600]	16,/44 2,495	10,573	70+°C	24,710 206.743	537,370	77,898	13,990,196	32,813	16,586,618		1,334	4,325	17,268	10,491 80,622
50,335 14,846 3,635 79,607	105,398	12,577 31,209	7,670	14,125	16,/44 2,495	10,573	204.0	24,710	537,370	77,898	13,990,196	32,813	16,502,018		1,004	4,325	17,268	10,491 80,622
50,335 14,846 3,635 79,607	105,398	12,577 31,209	7,670	14,125	16,/44 2,495	10,573	704.0	24,710 206.743	537,370	77,898	13,990,196	32,813	16,566,018		4 100,11	4,325	17,268	10,491 80,622
TACTICAL C-E EQUIPMENT RADIO EQUIPMENT CCTV/AUDIOVISUAL EQUIPMENT BASE COMM INTERSTRUCTURE	MUDITION IN S COMM ELECT MODS	ITEMS LESS THAN \$5 MILLION	DEFOI TEAM +#MINES MANDLING EN MECHANIZED BASE SUPPORT EQUIPMENT	BASE PROCURED EQUIPMENT	CONTINGENCY OPERALIONS	MOBILITY EQUIPMENT	SPECIAL SUPPORT PROJECTS	DARP RC135	SPECIAL UPDATE PROGRAM	DEFENSE SPACE RECONNAISSANCE PROG	UNDISTRIBUTED CLASSIFIED PROGRAMS	SPARES AND REPAIR PARTS SPARES AND REPAIR PARTS	TOTAL OTHER PROCUREMENT, AIR FORCE	PROCUREMENT, DEFENSE-WIDE MADOR EQUIPMENT, DOXA	MAJOR EQUIPMENT, DCMA	MAJOR EQUIPMENT DHRA	PERSONNEL ADMINISTRATION MAINB FOILIDMENT DISA	INFORMATION SYSTEMS SECURITY TELEPORT PROGRAM
051 053 054 055	950	057	690	090	061	063	<b>†</b>	990	690	070	070A	072		5	100	700	003	010

			SEC. 4101. (In Thousa	SEC. 4101. PROCUREMENT (In Thousands of Dollars)	ENT Irs)						
Line	Item	F4 Rec	FY 2015 Request	Auth	House Authorized	Se	Senate Authorized	Agree Cha	Agreement Change	Agre Auth	Agreement Authorized
		Otty	Cost	Otty	Cost	Otty	Cost	Otty	Cost	Qty	Cost
011	ITEMS LESS THAN \$5 MILLION		14,147		14,147		14,147				14,147
012	NET CENTRIC ENTERPRISE SERVICES (NCES)		1,921		1,921		1,921				1,921
013	DEFENSE INFORMATION SYSTEM NETWORK		80,144		80,144		80,144				80,144
015	CYBER SECURITY INITIATIVE		8,755		8,755		8,755				8,755
910	WHITE HOUSE COMMUNICATION AGENCY		33,737		33,737		33,737				33,737
017	SENIOR LEADERSHIP ENTERPRISE		32,544		32,544		32,544				32,544
018	JOINT INFORMATION ENVIRONMENT		13,300		13,300		13,300				13,300
020	MAJOR EQUIPMENT		7.436		7.436		7.436				7.436
	MAJOR EQUIPMENT, DMACT										
021	Major equipment	8	11,640	က	11,640	က	11,640			3	11,640
	MAJOR EQUIPMENT, DODEA										
022	AUTOMATION/EDUCATIONAL SUPPORT & LOGISTICS		1,269		1,269		1,269				1,269
	MAJOR EQUIPMENT, DSS										
024	VEHICLES		1,500		1,500		1,500				1,500
025	MAJOR EQUIPMENT		1,039		1,039		1,039				1,039
	MAJOR EQUIPMENT, DEFENSE THREAT REDUCTION AGENCY										
970	VEHICLES	-	20	1	20	1	20			-	20
027	:	3	7,639	က	7,639	ec	7,639			ec	7,639
	MAJOR EQUIPMENT, MISSILE DEFENSE AGENCY										
028	ADVANCE PROCUREMENT (CY)		088'89		68,880		68,880		-68,880		0
									[-68,880]		
029	THAAD	31	464,424	31	464,424	31	464,424			31	464,424
030	AEGIS BMD	30	435,430	30	534,430	30	435,430		99,000	30	534,430
	Program increase				[000'66]				[66,000]		
031	BMDS AN/TPY-2 RADARS		48,140		48,140		48,140				48,140
032	AEGIS ASHORE PHASE III		225,774		225,774		225,774				225,774
034	IRON DOME		175,972	1	351,972			7	-175,972		0
	Program increase for Iron Dome				[176,000]				[175,000]		
	Realignment of Iron Dome to Overseas Contingency Operations							Ξ	[-350,972]		
	Transfer to RDTE, Defense-Wide Line 96					Ξ	[-175,972]				
041	MAJUK EUUIPMENI, NSA INFORMATION SYSTEMS SECURITY PROGRAM (ISSP)		3,448		3,448		3,448				3,448

	MAJOR EQUIPMENT, OSD					
042	MAJOR EQUIPMENT, OSD	43,708	43,708	43,708		43,708
	MAJOR EQUIPMENT, TJS					
044	MAJOR EQUIPMENT, TJS	10,783	10,783	10,783		10,783
	MAJOR EQUIPMENT, WHS					
046	MAJOR EQUIPMENT, WHS	29,599	29,599	29,599		29,599
	CLASSIFIED PROGRAMS					
046A	CLASSIFIED PROGRAMS	540,894	540,894	540,894		540,894
	AVIATION PROGRAMS					
047	MC-12	40,500	40,500		-40,500	0
				[-40,500]	[-40,500]	
048	ROTARY WING UPGRADES AND SUSTAINMENT	112,226	112,226	112,226		112,226
049	MH-60 MODERNIZATION PROGRAM	3,021	3,021	3,021		3,021
020	NON-STANDARD AVIATION	48,200	48,200	48,200		48,200
052	MH-47 CHINOOK	22,230	22,230	22,230		22,230
053	RQ-11 UNMANNED AERIAL VEHICLE	6,397	6,397	6,397		6,397
054	CV-22 MODIFICATION	25,578	25,578	25,578		25,578
056	MQ-9 UNMANNED AERIAL VEHICLE	15,651	15,651	21,351		15,651
	Capability Improvements			[5,700]		
057	STUASLO	1,500	1,500	1,500		1,500
058	Precision strike package	145,929	145,929	145,929		145,929
029	AC/MC-130J	65,130	65,130	65,130		65,130
190	C-130 MODIFICATIONS	39,563	39,563	39,563		39,563
	SHIPBUILDING					
063	UNDERWATER SYSTEMS	25,459	25,459	25,459		25,459
	AMMUNITION PROGRAMS					
90	ORDNANCE ITEMS <\$5M	144,336	144,336	144,336		144,336
	OTHER PROCUREMENT PROGRAMS					
890	INTELLIGENCE SYSTEMS	81,001	81,001	81,001		81,001
070	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	17,323	13,423	17,323		17,323
	Reduction of PED Ground Systems		[-3,900]			
071	OTHER ITEMS <\$5M	84,852	84,852	84,852		84,852
072	COMBATANT CRAFT SYSTEMS	51,937	51,937	51,937		51,937
074	SPECIAL PROGRAMS	31,017	31,017	31,017		31,017
075	TACTICAL VEHICLES	63,134	63,134	63,134		63,134
9/0	Warrior systems <55m	192,448	192,448	192,448		192,448
078	COMBAT MISSION REQUIREMENTS	19,984	19,984	19,984		19,984
081	GLOBAL VIDEO SURVEILLANCE ACTIVITIES	5,044	5,044	5,044		5,044
082	OPERATIONAL ENHANCEMENTS INTELLIGENCE	38,126	38,126	38,126		38,126
880	OPERATIONAL ENHANCEMENTS	243,849	243,849	243,849		243,849

			SEC. 4101. (In Thousa	SEC. 4101. PROCUREMENT (In Thousands of Dollars)	NT S)						
Line	ltem	Req	FY 2015 Request	House Authorized	se ized	Senate Authorized	ate rized	Agreement Change	nent ige	Agreement Authorized	nent ized
		Otty	Cost	Otty	Cost	Otty	Cost	Otty	Cost	ūty	Cost
960	CBDP CHEMICAL BIOLOGICAL SITUATIONAL AWARENESS CB PROTECTION & HAZARD MITIGATION TOTAL PROCUREMENT, DEFENSE-WIDE	69	170,137 150,392 <b>4,221,437</b>	69	170,137 150,392 <b>4,492,537</b>	89	170,137 150,392 <b>4,010,665</b>	T	-186,352	89	170,137 150,392 <b>4,035,085</b>
001	JOINT URGENT OPERATIONAL NEOS FUND JOINT URGENT OPERATIONAL NEOS FUND JOINT URGENT OPERATIONAL NEOS FUND Unjustified request Total Joint Urgent Operational Neos		20,000		[-20,000]		20,000		-20,000 [-20,000] <b>-20,000</b>		0 <b>0</b>
010	PRIOR YEAR RESCISSIONS PRIOR YEAR RESCISSIONS PRIOR YEAR RESCISSIONS Denied Prior Year Rescission request Total Prior Year Rescissions		-265,685 - <b>265,685</b>		[265,685]		[265,685]		265,685 [265,685] <b>265,685</b>		o <b>o</b>
010	UNDISTRIBUTED GENERAL PROVISIONS UNDISTRIBUTED GENERAL PROVISIONS UNDISTRIBUTED GENERAL PROVISIONS Undistributed FY15 reduction TOTAL UNDISTRIBUTED GENERAL PROVISIONS				-265,685 [-265,685] - <b>265,685</b>						o <b>o</b>
	TOTAL PROCUREMENT	158,103	89,508,034	158,218	90,992,403	158,247	89,524,369	103	1,891,327	158,206	91,399,361

SEC. 4102. PROCUREMENT FOR OVERSEAS CONTINGENCY OPERATIONS.

Line	Item	FY : Req	FY 2015 Request	Agre Ch	Agreement Change	Agreement Authorized	nent ized
		Oty	Cost	Oty	Cost	ûty	Cost
003	AIRCRAFT PROCUREMENT, ARMY FIXED WING AERIAL COMMON SENSOR (ACS) (MIP)	<b>2</b>	36,000 <b>36,000</b>			<b>7</b>	36,000 <b>36,000</b>
004	MISSILE PROCUREMENT, ARMY ARR-TO-SUBFACE MISSILE SYSTEM HELLFIRE SYS SUMMARY TOTAL MISSILE PROCUREMENT, ARMY	159 <b>159</b>	32,136 <b>32,136</b>			159 <b>159</b>	32,136 <b>32,136</b>
200	PROCUREMENT OF AMMUNITION, ARMY SMALL/MEDIUM CAL AMMUNITION CTG, 30MM, ALL TYPES		35,000				35,000
600	MORTAR AMMUNITION Gommi Mortar, all types		5,000				2,000
013 014	ARTILLERY CARRIDGES, 75MM & 105MM, ALL TYPES ARTILLERY PROJECTILE, 155MM, ALL TYPES		10,000				10,000
020	ROCKET, HYDRA 70, ALL TYPES		66,905				906,902
021 022 023	UNER AMMUNITUN DEMOLITUN MUNITUNA, ALL TYPES GRENADES, ALL TYPES SIGNALS, ALL TYPES TOTAL PROCUREMENT OF AMMUNITION, ARMY		3,000 1,000 5,000 <b>140,905</b>				3,000 1,000 5,000 <b>140,905</b>
900	OTHER PROGUREMENT, ARMY TACTIGAL VEHICLES FAMILY OF MEDIUM TACTICAL VEH (FMTV) PLS ESP	286	95,624 60,300			286	95,624 60,300

	SEC. 4102. PROCUREMENT FOR OVERSEAS CONTINGENCY OPERATIONS (In Thousands of Dollars)	RATIONS					
Eie	ltem	FY 2015 Request	015 est	Agre	Agreement Change	Agreement Authorized	ent zed
		et,	Cost	Oth	Cost	Qty	Cost
010	HVY EXPANDED MOBILE TACTICAL TRUCK EXT SERV MINE-RESISTANT AMBUSH-PROTECTED (MRAP) MODS	473	192,620 197,000			473	192,620 197,000
063 065A 067	ELECT EQUIP—TACT INT REL ACT (TIARA) DOGSCS A (MIP) TROJAN SPIRT—TERMINALS (TIARA) CI HUMITY AUTO REPRITING AND COLLICHARGESI		63,831 2,600 6,910				63,831 2,600 6,910
071 072	ELECT EQUIP—ELECTRONIC WARFARE (EW) FAMILY OF PERSISTENT SURVEILLANCE CAPABILITIE COUNTERINTELLIGENCE/SECURITY COUNTERMEASURES		32,083 47,535				32,083 47,535
114A	CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS		1,000				1,000
133 135	COMBAT SERVICE SUPPURT EQUIPMENT FORCE PROVIDER CARGO AFRAL DEL & PERSONNEL PARACHUTE SYSTEM		51,500 2,580				51,500 2,580
170	OTHER SUPPORT EQUIPMENT RAPID EQUIPPING SOLDIER SUPPORT EQUIPMENT TOTAL OTHER PROCUREMENT, ARMY	759	25,000 <b>778,583</b>			759	25,000 <b>778,583</b>
001	JOINT IMPR EXPLOSIVE DEV DEFEAT FUND Netwoork attack attack the Network		189,700				189,700
000	JIEDDO DEVICE DEFEAT Defeat the Device		94,600				94,600
003	FORCE TRAINING Train the force		15,700				15,700
004	STATF AND WERASTRUCTURE OPERATIONS Transfer from Base Total joint impre explosive dev defeat fund		79,000		65,463 [65,463] <b>65,463</b>		144,463 <b>444,463</b>
011	AIRCRAFT PROCUREMENT, NAVY Combat Aircraft H-1 Upgrades (uH-1Y/AH-12)	-	30.000			-	30.000

	3 55,000 3		2,548		986		47 45 500	11	16,485	40 4,800 40 4,800 40 4,800													. 7,098 . 5,935 . 9,318	7,098 5,935 9,318 6,921	7,098 5,935 . 9,318 . 6,921 3,218	7,098 5,935 . 9,318 6,921 . 3,218 7,642	7,098     7,098       5,935     5,935       9,318     9,318       6,921     6,921       6,921     6,921       7,948     3,218       7,642     7,642       30,289     30,289	
MQ-8 UAV	STUASIO UAV	mouti dai iun of ainchaft EP-3 Series	SPECIAL PROJECT AIRCRAFT	COMMON ECM EQUIPMENT	AIRCKART SUPPUKI ELUUTP & FAUILITES AIRCRAFT INDIISTRIAI FAUILITES	WEAPONS PROCUREMENT, NAVY			ASER MAVERICK	STAND OFF PRECISION GUIDED MUNITIONS (SOPGM)  TOTAL WEAPONS PROCUREMENT, NAVY	PROCUREMENT OF AMMO, NAVY & MC AAVY AMMUNITON	GENERAL PURPOSE BOMBS	Machine gun ammunition	AIR EXPENDABLE COUNTERMEASURES	OTHER SHIP GUN AMMUNITION	SMALL ARMS & LANDING PARTY AMMO	PYROTECHNIC AND DEMOLITION	AMMUNITION LESS THAN \$5 MILLION	_	SURFIX ARMOUNTION STATES AND STAT	INEAR CHARGES, ALL IYPES		800MM, ALL TYPES 81MM, ALL TYPES	60MM, ALL TYPES 120MM, ALL TYPES		SOMM, ALL TYPES SIMM, ALL TYPES 1220MM, ALL TYPES SENDADES, ALL TYPES SOCKETS, ALL TYPES	SOMM, ALL TYPES SIAMI, ALL TYPES SRENDES, ALL TYPES ARENDES, ALL TYPES SRENDES, ALL TYPES SRENDES, ALL TYPES SRENDES, ALL TYPES	40 MM, ALI TYPES

	SEC. 4102. PROCUREMENT FOR OVERSEAS CONTINGENCY OPERATIONS (In Thousands of Dollars)	RATIONS					
Line	Item	FY 2015 Request	15 st	Agree	Agreement Change	Agre	Agreement Authorized
		Oty	Cost	Otty	Cost	Oty.	Cost
026	FUZE, ALL TYPES		2,061 <b>154,519</b>				2,061 <b>154,519</b>
023	OTHER PROCUREMENT, NAVY OTHER SHIPBOJARD EQUIPMENT UNDERWATER EOD PROGRAMS		8,210				8,210
078	OTHER SHORE ELECTRONIC EQUIPMENT Canes				400		400
084			5,870		[400]		5,870
880	SHIPBOARD COMMUNICATIONS COMMUNICATIONS TIENS UNDER \$5M		1,100				1,100
132	OTHER ORDNANCE SUPPORT EQUIPMENT EXPLOSIVE DOMANGE DISOZAL EQUIP		207,860				207,860
138	ONTE CHAURECRING SULFUNI EQUIPMENT PASSENGER CARRYING VEHICLES CEMERAL PURPOSE TRUCKS		1,063				1,063
142 145	IACI UCAL VEHICLES		3,300				3,300
152 157 158	COMMAND SUPPORT EQUIPMENT OPERATING FORCES SUPPORT EQUIPMENT CASR FOUR PART CASR FOUR TOUR TOUR TOUR TOUR TOUR TOUR TOUR T		10,745 3,331 35,923		150		10,745 3,331 36,073
159	ERI: Black Sea Information Sharing Initiatives		514		[150]		514
164A	CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS TOTAL OTHER PROCUREMENT, NAVY		2,400 <b>306,768</b>		550		2,400 <b>307,318</b>
200	PROCUREMENT, MARINE CORPS Other Support Modification Wits Guided Missiles	-	3,190			1	3,190

010	JAVELIN	06	17,100	06	17,100
013	OINEA SULTURI MODEFICATION KITS.		13,500		13,500
016	REPAIR AND TEST EQUIPMENT		086		086
910	CUMMAND AND CURTRIL SYSTEM (NON-TEL) ITEMS UNDER \$5 MILLION (COMM & ELEC) INTERNOLOGICAL PROPERTY AND THE YEAR		966		966
025	INTELLIGENCE SUPPORT EQUIPMENT		1,450		1,450
<u>∞</u>	RQ-11 UAV		1,740		1,740
031	UIRTA VOMMYELE ELUITMENT (NON-TEL) NIGHT VISION EQUIPMENT		134		134
980	OTHER SUPPORT (NON-TEL) COMM SWITCHING & CONTROL SYSTEMS		3,119		3,119
042	TAGTICAL VEHICLES Medium Tactical Vehicle Replacement		584		584
052	ENGINEER AND OTHER EQUIPMENT EOD SYSTEMS		5,566		5,566
055	MATERIALS HANDLING EQUIPMENT Material Handling Equip		3,230		3,230
058	GENERAL PROPERTY TRAINING DEVICES	16	2,000 53,589	91	2,000 <b>53,589</b>
	AIRCRAFT PROCUREMENT, AIR FORCE Other Airlift				
004	C-130]	-1	70,000	1	70,000
018		12	192,000	12	192,000
021	STRATEGIO AIRORART OTITES AIRORART		91,879		91,879
50	UIRR ARIOVARTI C-1301 MODS		47,840 18,000		47,840
053 063 064			24,800 44,300 111,990		24,800 44,300 111,990
020	AIRCRAFT SPARES AND REPAIR PARTS INITIAL SPARES/REPAIR PARTS TOTAL AIRCRAFT PROCUREMENT, AIR FORCE	13	45,410 <b>646,219</b>	13	45,410 <b>646,219</b>

	SEC. 4102. PROCUREMENT FOR OVERSEAS CONTINGENCY OPERATIONS (In Thousands of Dollars)	RATIONS					
Line	Item	FY 2015 Request	)15 est	Agreement Change	ment nge	Agreement Authorized	ent zed
		Oth	Cost	Ott	Cost	0ty	Cost
	MISSILE PROCUREMENT, AIR FORCE						
900	TACTICAL PREDATOR HELLERE MISSILE	1,073	125,469			1,073	125,469
/00	SWALL DAWEIER BOWB TOTAL MISSIE PROCUREMENT, AIR FORCE	268 1,341	10,/20 <b>136,189</b>			268 <b>1,341</b>	10,720 <b>136,189</b>
	PROCUREMENT OF AMMUNITION, AIR FORCE CARPOINCES						
000	GARTRIDGES GARTRIDGES		2,469				2,469
004	BUMBS GENERAL PURPOSE BOMBS		56,293				56,293
900	JOINT DIRECT ATTACK MUNITIONELABES	4,027	117,039			4,027	117,039
011	TURKS		19,136				19,136
012	FUZES		24.848				24.848
!	TOTAL PROCUREMENT OF AMMUNITION, AIR FORCE	4,027	219,785			4,027	219,785
	OTHER PROCUREMENT, AIR FORCE						
004	GARGO AND DILLITY VEHICLES ITEMS LESS THAN \$5 MILLON		3,000				3,000
900	SPECIAL PURPOSE VEHICLES TTEMS I ESS TIAM 85 MILLION		1 878				1 878
	MATERIALS HANDLING EQUIPMENT		201				5
800	ITEMS LESS THAN \$5 MILLION		5,131				5,131
600	RUNWAY SNOW REMOV & CLEANING EQUIP		1.734				1.734
010			22,000				22,000
0							0
027	GENERAL INFORMATION LECHNOLUGY		3,857				3,85/
)			,				,

1	a
7	$\cdot$

19,547	1,970	765	2,030	10,975	6,100	3,143,936 <b>3,430,774</b>		4,330	350,972		62,829	5,700	28,873	13,549	78,357 4,175 <b>584,558</b>	0
									1						-	
									350,972	[330,372]		5,700 [5,700]			356,672	-50,000
									1 5	Ξ					-	
19,547	1,970	765	2,030	10,975	6,100	3,143,936 <b>3,430,774</b>		4,330			62,829		28,873	13,549 32,773	78,357 4,175 <b>227,886</b>	20,000
MILSATOON SPACE	UNDARTALIUM AND BAST BASCAOMI INFRANCUURE BERCOAMI SERVIN PRINCIPIE	NIGHT VISION GOGGLES.	BASE SUPTOKI EUDITMENI BASE PROUNED EQUIPMENT CONTINGENCY OPERATIONS MORI INT COLIDIAL TO THE COLUMBENT	WORLIT CUTTON TO THE CONTROL OF THE	SPENJE SPROE RECONNAISSANCE PROG	UNDISTRIBUTED CLASSREID PROGRAMS TOTAL OTHER PROCUREMENT, AIR FORCE	PROCUREMENT, DEFENSE-WIDE Major equipment, disa	TELEPORT PROGRAM		2	CLASSIFIED PROGRAMS AVIATION PROGRAMS	MQ-9 UNMANNED AERIAL VEHICLE.  MQ-9 Capability Enhancements	AMMUNITUR FRUERANS ORDNANCE TEINS SAM	UTHER PRUCUREMENT PRUGAMS INTELLIGENCE SYSTEMS WHELLIGENCE SYSTEMS WHER TIEMS "455M"	WARRIOR SYSTEMS <\$5M Operational Enhancements Total Procurrment, defense-wide	JOINT URGENT OPERATIONAL NEEDS FUND Joint Urgent operational Needs fund Joint Urgent operational Needs fund
048	055	057	060	064	070	070A		010	034		046A	950	990	068 071	920	001

	SEC. 4102. PROCUREMENT FOR OVERSEAS CONTINGENCY OPERATIONS (In Thousands of Dollars)	RATIONS					
Line	Item	FY 2015 Request	15 sst	Agreement Change	nent ge	Agreement Authorized	ent zed
		Otty	Cost	Otty	Cost	Qty	Cost
	Program decrease Translational NEEDS FUND TOTAL JOINT URGENT OPERATIONAL NEEDS FUND TOTAL JOINT URGENT OPERATIONAL NEEDS FUND TOTAL JOINT URGENT OPERATIONAL NEEDS FUND TOTAL JOINT NEE		50,000		[—50,000] — <b>50,000</b>		0
200	NATIONAL GUARD & RESERVE EQUIPMENT UNDISTRIBUTED MISCELLANGOUS EQUIPMENT Program increase Total national guard & reserve equipment				1,250,000 [1,250,000] <b>1,250,000</b>		1,250,000
010	PRIOR YEAR RESOISSIONS PRIOR YEAR RESOISSIONS PRIOR YEAR RESOISSIONS Denied Prior Year Resoission request Total Prior Year Resoissions		-117,000 - <b>117,000</b>		117,000 [117,000] <b>117,000</b>		0 0
	TOTAL PROCUREMENT	6,485	6,738,385	-	1,739,685	6,486	8,478,070

# TITLE XLII—RESEARCH, DEVELOPMENT, TEST, AND

# VALUATION

SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION.

		SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)	D EVALUATION				
Line	Program Element	ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
		RESEARCH, DEVELOPMENT, TEST & EVAL, ARMY BASIC RESEARCH					
100	0601101A	IN-HOUSE LABORATORY INDEPENDENT RESEARCH	13,464	13,464	13,464		13,464
002	0601102A	DEFENSE RESEARCH SCIENCES	238,167	238,167	238,167		238,167
003	0601103A	University research initiatives	808'69	808'69	80,808	20,000	89,808
		Basic research program increase			[20,000]	[20,000]	
004	0601104A	University and industry research centers	102,737	102,737	102,737		102,737
		SUBTOTAL BASIC RESEARCH	424,176	424,176	444,176	20,000	444,176
		APPLIED RESEARCH					
900		MATERIALS TECHNOLOGY	28,006	28,006	28,006		28,006
900	0602120A	SENSORS AND ELECTRONIC SURVIVABILITY	33,515	33,515	33,515		33,515
200		TRACTOR HIP	16,358	16,358	16,358		16,358
800		AVIATION TECHNOLOGY	63,433	63,433	63,433		63,433
600		ELECTRONIC WARFARE TECHNOLOGY	18,502	18,502	18,502		18,502
010		MISSILE TECHNOLOGY		46,194	46,194		46,194
011	0602307A	ADVANCED WEAPONS TECHNOLOGY	28,528	28,528	28,528		28,528
012	0602308A	ADVANCED CONCEPTS AND SIMULATION	27,435	27,435	27,435		27,435
013	0602601A	COMBAT VEHICLE AND AUTOMOTIVE TECHNOLOGY	72,883	72,883	72,883		72,883

		SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)	ND EVALUATION				
Line	Program Element	ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
014	0602618A	BALLISTICS TECHNOLOGY	85,597	85,597	85,597		85,597
015	0602622A	CHEMICAL, SMOKE AND EQUIPMENT DEFEATING TECHNOLOGY	3,971	3,971	3,971		3,971
016	0602623A	JOINT SERVICE SMALL ARMS PROGRAM		6,853	6,853		6,853
017		WEAPONS AND MUNITIONS TECHNOLOGY	(.,	38,069	38,069		38,069
018	0602705A	ELECTRONICS AND ELECTRONIC DEVICES		56,435	56,435		56,435
019	0602709A	NIGHT VISION TECHNOLOGY		38,445	38,445		38,445
020	0602712A	COUNTERMINE SYSTEMS		25,939	25,939		25,939
021	0602716A	HUMAN FACTORS ENGINEERING TECHNOLOGY		23,783	23,783		23,783
022	0602720A	ENVIRONMENTAL QUALITY TECHNOLOGY		15,659	15,659		15,659
023	0602782A	COMMAND, CONTROL, COMMUNICATIONS TECHNOLOGY		33,817	33,817		33,817
024	0602783A	COMPUTER AND SOFTWARE TECHNOLOGY	10,764	10,764	10,764		10,764
025	0602784A	MILITARY ENGINEERING TECHNOLOGY		63,311	63,311		63,311
026	0602785A	MANPOWER/PERSONNEL/TRAINING TECHNOLOGY	23,295	23,295	23,295		23,295
027	0602786A	Warfighter technology	25,751	28,330	25,751	2,579	28,330
		Joint Service Combat Feeding Technology		[2,579]		[2,579]	
028	0602787A	MEDICAL TECHNOLOGY	76,068	76,068	76,068		76,068
		SUBTOTAL APPLIED RESEARCH	862,611	865,190	862,611	2,579	865,190
		ADVANCED TECHNOLOGY DEVELOPMENT					
029	0603001A	Warfighter advanced technology	65,139	65,813	65,139	674	65,813
		Joint Service Combat Feeding Tech Demo		[674]		[674]	
030	0603002A	MEDICAL ADVANCED TECHNOLOGY	67,291	67,291	67,291		67,291
031	0603003A	AVIATION ADVANCED TECHNOLOGY	88,990	88,990	88,990		88,990
032	0603004A	WEAPONS AND MUNITIONS ADVANCED TECHNOLOGY	57,931	57,931	57,931		57,931
033	0603005A	COMBAT VEHICLE AND AUTOMOTIVE ADVANCED TECHNOLOGY	110,031	110,031	110,031		110,031
034	0603006A	SPACE APPLICATION ADVANCED TECHNOLOGY	6,883	6,883	6,883		6,883
035	0603007A	MANPOWER, PERSONNEL AND TRAINING ADVANCED TECHNOLOGY	13,580	13,580	13,580		13,580

036		ELECTRONIC WARFARE ADVANCED TECHNOLOGY	44,871 7,492	44,871 7,492	44,871 7,492		44,871 7,492
038	0603015A	NEXT GENERATION TRAINING & SIMULATION SYSTEMS	16,749	16,749	16,749		16,749
041		IRAC IOR RUSE	14,483 24,270	14,463 24,270	14,463 24,270		14,463 24,270
042		TRACTOR NAIL	3,440	3,440	3,440		3,440
043		TRACTOR EGGS	2,406	2,406	2,406		2,406
044		ELECTRONIC WARFARE TECHNOLOGY	26,057	26,057	26,057		26,057
045		MISSILE AND ROCKET ADVANCED TECHNOLOGY	44,957	44,957	44,957		44,957
046		TRACTOR CAGE	11,105	11,105	11,105		11,105
047		HIGH PERFORMANCE COMPUTING MODERNIZATION PROGRAM	181,609	181,609	181,609		181,609
048		LANDMINE WARFARE AND BARRIER ADVANCED TECHNOLOGY	13,074	13,074	13,074		13,074
049		JOINT SERVICE SMALL ARMS PROGRAM	7,321	7,321	7,321		7,321
020		NIGHT VISION ADVANCED TECHNOLOGY	44,138	44,138	44,138		44,138
051		ENVIRONMENTAL QUALITY TECHNOLOGY DEMONSTRATIONS	9,197	9,197	9,197		9,197
052		MILITARY ENGINEERING ADVANCED TECHNOLOGY	17,613	17,613	17,613		17,613
053		ADVANCED TACTICAL COMPUTER SCIENCE AND SENSOR TECHNOLOGY	39,164	39,164	39,164		39,164
		SUBTOTAL ADVANCED TECHNOLOGY DEVELOPMENT	917,791	918,465	917,791	674	918,465
		ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES					
054	0603305A	ARMY MISSLE DEFENSE SYSTEMS INTEGRATION	12,797	12,797	12,797		12,797
055	0603308A	ARMY SPACE SYSTEMS INTEGRATION	13,999	13,999	13,999		13,999
058	0603639A	Tank and medium caliber ammunition	29,334	29,334	29,334		29,334
090	0603747A	SOLDIER SUPPORT AND SURVIVABILITY	9,602	11,189	9,602	1,400	11,002
		Food Advanced Development		[1,587]		[1,400]	
061	0603766A	TACTICAL ELECTRONIC SURVEILLANCE SYSTEM—ADV DEV	8,953	8,953	8,953		8,953
062	0603774A	NIGHT VISION SYSTEMS ADVANCED DEVELOPMENT	3,052	3,052	3,052		3,052
063	0603779A	ENVIRONMENTAL QUALITY TECHNOLOGY—DEM/VAL	7,830	7,830	7,830		7,830
90	0603790A	NATO RESEARCH AND DEVELOPMENT	2,954	2,954	2,954		2,954
290	0603804A	LOGISTICS AND ENGINEER EQUIPMENT—ADV DEV	13,386	13,386	13,386		13,386
690	0603807A	MEDICAL SYSTEMS—ADV DEV	23,659	23,659	23,659		23,659
070	0603827A	SOLDIER SYSTEMS—ADVANCED DEVELOPMENT	6,830	9,830	9,830	3,000	9,830

		SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)	D EVALUATION				
Line	Program Element	Item	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
		Army requested realignment—Caliber Config Study		[3,000]	[3,000]	[3,000]	
072	0604100A	Analysis of Alternatives	9,913	9,913	9,913		9,913
073	0604115A	TECHNOLOGY MATURATION INITIATIVES	74,740	74,740	74,740		74,740
074	0604120A	ASSURED POSITIONING, NAVIGATION AND TIMING (PNT)	9,930	9,930	9,930		9,930
9/0	0604319A	INDIRECT FIRE PROTECTION CAPABILITY INCREMENT 2—INTERCEPT (IFPC2)	96,177	71,177	66,177	-25,000	71,177
		Program delay and funds requested early to need	;	[-25,000]	[-30,000]	[-25,000]	
		SUBTOTAL ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES	323,156	302,743	296,156	-20,600	302,556
		SYSTEM DEVELOPMENT & DEMONSTRATION					
079		AIRCRAFT AVIONICS	37,246	37,246	37,246		37,246
081		ELECTRONIC WARFARE DEVELOPMENT		6,002	6,002		6,002
082		JOINT TACTICAL RADIO		9,832	9,832		9,832
083		MID-TIER NETWORKING VEHICULAR RADIO (MNVR)		9,730	9,730		9,730
084		ALL SOURCE ANALYSIS SYSTEM	5,532	5,532	5,532		5,532
085		TRACTOR CAGE		19,929	19,929		19,929
980	0604601A	Infantry Support Weapons		34,586	29,586	6,702	34,586
		Army requested realignment		[6,702]	[6,702]	[6,702]	
		Only for XM25 CDTEWS under execution of prior years funds			[-5,000]		
087	0604604A	MEDIUM TACTICAL VEHICLES	210	210	210		210
088	0604611A	JAVELIN	4,166	4,166	4,166		4,166
680	0604622A	Family of Heavy Tactical Vehicles	12,913	12,913	12,913		12,913
060	0604633A	AIR TRAFFIC CONTROL	16,764	16,764	16,764		16,764
091	0604641A	TACTICAL UNMANNED GROUND VEHICLE (TUGV)	6,770	6,770	6,770		6,770
092	0604710A	NIGHT VISION SYSTEMS—ENG DEV	65,333	65,333	65,333		65,333
093	0604713A	COMBAT FEEDING, CLOTHING, AND EQUIPMENT	1,335	1,897	1,335	295	1,897
		Military Subsistence Systems		[295]		[295]	
094	0604715A	NON-SYSTEM TRAINING DEVICES—ENG DEV	8,945	8,945	8,945		8,945

900		AID DECENSE COMMAND CONTROL INTELLICENCE ENC DEV	15 906	15 906	15 006	15 906
060		CONSTRICTIVE SIMILIATION SYSTEMS DEVELOPMENT		4 394	4.394	4.394
860	0604746A	AUTOMATIC TEST EQUIPMENT DEVELOPMENT	11,084	11,084	11,084	11,084
660		DISTRIBUTIVE INTERACTIVE SIMULATIONS (DIS)—ENG DEV		10,027	10,027	10,027
100		COMBINED ARMS TACTICAL TRAINER (CATT) CORE		42,430	42,430	42,430
101		Brigade analysis, integration and evaluation		105,279	105,279	105,279
102		WEAPONS AND MUNITIONS—ENG DEV		15,006	15,006	15,006
103		Logistics and engineer equipment—eng dev		24,581	24,581	24,581
104		COMMAND, CONTROL, COMMUNICATIONS SYSTEMS—ENG DEV		4,433	4,433	4,433
105		Medical Materiel/Medical Biological Defense equipment—eng dev		30,397	30,397	30,397
106		Landmine warfare/barrier—eng dev		57,705	57,705	57,705
108		ARMY TACTICAL COMMAND & CONTROL HARDWARE & SOFTWARE	29,683	29,683	29,683	29,683
109		RADAR DEVELOPMENT		5,224	5,224	5,224
111		FIREFINDER		37,492	37,492	37,492
112		SOLDIER SYSTEMS—WARRIOR DEM/VAL		6,157	6,157	6,157
113		ARTILLERY SYSTEMS—EMD		1,912	1,912	1,912
116		INFORMATION TECHNOLOGY DEVELOPMENT		69,761	69,761	69,761
117		INTEGRATED PERSONNEL AND PAY SYSTEM-ARMY (IPPS-A)	_	138,465	138,465	138,465
118		ARMORED MULTI-PURPOSE VEHICLE (AMPV)	92,353	92,353	92,353	92,353
119		JOINT TACTICAL NETWORK CENTER (JTNC)	8,440	8,440	8,440	8,440
120		JOINT TACTICAL NETWORK (JTN)		17,999	17,999	17,999
121		COMMON INFRARED COUNTERMEASURES (CIRCM)	_	145,409	145,409	145,409
122		WIN-T INCREMENT 3—FULL NETWORKING		113,210	113,210	113,210
123		AMF JOINT TACTICAL RADIO SYSTEM (JTRS)	6,882	6,882	6,882	6,882
124		JOINT AIR-TO-GROUND MISSILE (JAGM)	83,838	83,838	83,838	83,838
125		PAC-3/MSE MISSILE	35,009	35,009	35,009	35,009
126		ARMY INTEGRATED AIR AND MISSILE DEFENSE (AIAMD)	142,584	142,584	142,584	142,584
127		Manned ground vehicle	49,160	49,160	49,160	49,160
128		AERIAL COMMON SENSOR		17,748	17,748	17,748
129		NATIONAL CAPABILITIES INTEGRATION (MIP)	15,212	15,212	15,212	15,212
130	0605812A	JOINT LIGHT TACTICAL VEHICLE (JLTV) ENGINEERING AND MANUFACTURING	45,718	45,718	45,718	45,718
		DEVELOPMENT PH.				

		SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)	D EVALUATION				
Line	Program Element	Item	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
131	0605830A	AVIATION GROUND SUPPORT EQUIPMENT	10,041	10,041	10,041		10,041
132	0210609A	PALADIN INTEGRATED MANAGEMENT (PIM)	83,300	83,300	83,300		83,300
133	0303032A	TROJAN—RH12	983	983	983		983
134	0304270A	ELECTRONIC WARFARE DEVELOPMENT	8,961	8,961	8,961		8,961
		SUBTOTAL SYSTEM DEVELOPMENT & DEMONSTRATION	1,719,374	1,726,638	1,721,076	7,264	1,726,638
		RDT&E MANAGEMENT SUPPORT					
135	0604256A	THREAT SIMULATOR DEVELOPMENT	18,062	18,062	18,062		18,062
136	0604258A	TARGET SYSTEMS DEVELOPMENT	10,040	10,040	10,040		10,040
137	0604759A	MAJOR T&E INVESTMENT	60,317	60,317	60,317		60,317
138	0605103A	RAND ARROYO CENTER	20,612	20,612	20,612		20,612
139	0605301A	ARMY KWAJALEIN ATOLL	176,041	176,041	187,041		176,041
		Additional SSA operations (STRATCOM unfunded priority)			[11,000]		
140	0605326A	CONCEPTS EXPERIMENTATION PROGRAM	19,439	19,439	19,439		19,439
142		ARMY TEST RANGES AND FACILITIES	2	275,025	275,025		275,025
143		ARMY TECHNICAL TEST INSTRUMENTATION AND TARGETS		45,596	45,596		45,596
144	_	SURVIVABILITY/LETHALITY ANALYSIS		33,295	33,295		33,295
145	0605606A	AIRCRAFT CERTIFICATION		4,700	4,700		4,700
146		METEOROLOGICAL SUPPORT TO RDT&E ACTIVITIES	6,413	6,413	6,413		6,413
147	0605706A	MATERIEL SYSTEMS ANALYSIS		20,746	20,746		20,746
148	0605709A	EXPLOITATION OF FOREIGN ITEMS		7,015	7,015		7,015
149	0605712A	Support of operational testing	7	49,221	49,221		49,221
150	0605716A	ARMY EVALUATION CENTER	55,039	55,039	55,039		55,039
151	0605718A	ARMY MODELING & SIM X-CMD COLLABORATION & INTEG		1,125	1,125		1,125
152	0605801A	Programwide activities	w	64,169	64,169		64,169
153	0605803A	TECHNICAL INFORMATION ACTIVITIES		32,319	32,319		32,319
154	0605805A	MUNITIONS STANDARDIZATION. EFFECTIVENESS AND SAFETY		49.052	49.052		49.052

2,612 49,592 <b>1,000,430</b>	17,112	3,654 1,332	152,991	41,576	7 00	22,374	321,177		45,092	264,887	381	10,912	5,115	44,848		22,691	4,364	834	280	78,758	45,377	10,209	12,525	14,175	4,527
				-12,500	[-17,500]		26,000	[26,000]						-5,000	[-2,000]										
2,612 49,592 <b>1,011,430</b>	17,112	3,654 1,332	152,991	54,076	7000	22,374 24.371	295,177		45,092	264,887	381	10,912	5,115	49,848		22,691	4,364	834	280	78,758	45,377	10,209	12,525	14,175	4,527
2,612 49,592 <b>1,000,430</b>	17,112	3,654 1,332	152,991	29,076	[-25,000]	24,374	321,177	[26,000]	45,092	264,887	381	10,912	5,115	44,848	[-2,000]	22,691	4,364	834	280	78,758	45,377	10,209	12,525	14,175	4,527
2,612 49,592 <b>1,000,430</b>	17,112	3,654 1,332	152,991	54,076	1000	24,374	295,177		45,092	264,887	381	10,912	5,115	49,848		22,691	4,364	834	280	78,758	45,377	10,209	12,525	14,175	4,527
ENVIRONMENTAL QUALITY TECHNOLOGY MGMT SUPPORT MANAGEMENT HQ—R&D SUBTOTAL RDT&E MANAGEMENT SUPPORT	OPERATIONAL SYSTEMS DEVELOPMENT MLRS PRODUCT IMPROVEMENT PROGRAM	LUGISHES AUTUMATION	Patriot product improvement	AEROSTAT JOINT PROJECT OFFICE	Funding anead of need	ADV FIELD AKTILLEKT TACHCAL DATA STSTEM	COMBAT VEHICLE IMPROVEMENT PROGRAMS	Stryker ECP risk mitigation	MANEUVER CONTROL SYSTEM	AIRCRAFT MODIFICATIONS/PRODUCT IMPROVEMENT PROGRAMS	AIRCRAFT ENGINE COMPONENT IMPROVEMENT PROGRAM	DIGITIZATION	MISSILE/AIR DEFENSE PRODUCT IMPROVEMENT PROGRAM	OTHER MISSILE PRODUCT IMPROVEMENT PROGRAMS	Contract delay for ATACMS	TRACTOR CARD	INTEGRATED BASE DEFENSE—OPERATIONAL SYSTEM DEV	Materials Handling Equipment	ENVIRONMENTAL QUALITY TECHNOLOGY—OPERATIONAL SYSTEM DEV	LOWER TIER AIR AND MISSILE DEFENSE (AMD) SYSTEM	GUIDED MULTIPLE-LAUNCH ROCKET SYSTEM (GMLRS)	JOINT TACTICAL GROUND SYSTEM	SECURITY AND INTELLIGENCE ACTIVITIES	INFORMATION SYSTEMS SECURITY PROGRAM	GLOBAL COMBAT SUPPORT SYSTEM
0605857A 0605898A	0603778A	0607664A	0607865A	0102419A	*0000	0203726A	0203735A		0203740A	0203744A	0203752A	0203758A	0203801A	0203802A		0203808A	0205402A	0205410A	0205412A	0205456A	0205778A	0208053A	0303028A	0303140A	0303141A
155 156	158	159 160	161	162	,	164	165		166	167	168	169	170	171		172	173	174	175	176	177	178	181	182	183

		SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)	ND EVALUATION				
Line	Program Element	Item	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
184	0303142A	SATCOM GROUND ENVIRONMENT (SPACE)	11,011	11,011	11,011		11,011
185	0303150A	WWMCCS/GLOBAL COMMAND AND CONTROL SYSTEM		2,151	2,151		2,151
187	0305204A	TACTICAL UNMANNED AERIAL VEHICLES	22,870	22,870	22,870		22,870
188	0305208A	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS		20,155	20,155		20,155
189	0305219A	MQ—1C GRAY EAGLE UAS		46,472	46,472		46,472
191	0305233A	RQ-7 UAV		16,389	16,389		16,389
192	0307665A	BIOMETRICS ENABLED INTELLIGENCE		1,974	1,974		1,974
193	0310349A	WIN-T INCREMENT 2—INITIAL NETWORKING	3,249	3,249	3,249		3,249
194	0708045A	END ITEM INDUSTRIAL PREPAREDNESS ACTIVITIES	-	76,225	76,225		76,225
194A	6666666666	CLASSIFIED PROGRAMS		4,802	4,802		4,802
		SUBTOTAL OPERATIONAL SYSTEMS DEVELOPMENT	1,346,360	1,342,360	1,346,360	8,500	1,354,860
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, ARMY	6,593,898	6,580,002	6,599,600	18,417	6,612,315
		RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY Basic Research					
001	0601103N	University research initiatives	113,908	118,908	133,908	20,000	133,908
		Basic research program increase		[2,000]	[20,000]	[20,000]	
005	0601152N	IN-HOUSE LABORATORY INDEPENDENT RESEARCH	18,734	18,734	18,734		18,734
003	0601153N	DEFENSE RESEARCH SCIENCES	443,697	443,697	443,697		443,697
		SUBTOTAL BASIC RESEARCH	576,339	581,339	596,339	20,000	596,339
		APPLIED RESEARCH					
004	0602114N	POWER PROJECTION APPLIED RESEARCH	95,753	95,753	95,753		95,753
002	0602123N	FORCE PROTECTION APPLIED RESEARCH	139,496	139,496	139,496		139,496
900	0602131M	MARINE CORPS LANDING FORCE TECHNOLOGY	45,831	45,831	45,831		45,831
000	0602235N	COMMON PICTURE APPLIED RESEARCH	43,541	43,541	43,541		43,541

46,923 107,872 65,388 5,887 86,880 170,786 32,526 <b>840,883</b>	37,734 25,831 64,623 128,397 11,506 256,144 4,838 9,985 53,956 2,000 2,000	40,429 4,325 2,991 12,651 7,782 5,275 1,646 100,349
20,000 [20,000] <b>20,000</b>		
46,923 107,872 45,388 5,887 86,880 170,786 32,526 <b>820,883</b>	37,734 25,831 64,623 128,397 11,506 256,144 4,838 9,985 53,956 2,000 <b>595,014</b>	40,429 4,325 2,991 12,651 7,782 5,275 1,646 100,349
46,923 107,872 65,388 [20,000] 5,887 86,880 170,786 32,526	37,734 25,831 64,623 128,397 11,506 256,144 4,838 9,985 53,956 2,000 595,014	40,429 4,325 2,991 12,651 7,782 5,275 1,646 100,349
46,923 107,872 45,388 5,887 86,880 170,786 32,526	37,734 25,831 64,623 128,397 11,506 256,144 4,838 9,985 53,956 2,000 595,014	40,429 4,325 2,991 12,651 7,782 5,275 1,646
WARFIGHTER SUSTAINMENT APPLIED RESEARCH ELECTROMAGNETIC SYSTEMS APPLIED RESEARCH OCEAN WARFIGHTING ENVIRONMENT APPLIED RESEARCH Service Life extension for the AGOR ships Joint Non-Lethal Weapons Applied Research UNDERSEA WARFARE APPLIED RESEARCH FUTURE NAVAL CAPABILITIES APPLIED RESEARCH MINE AND EXPEDITIONARY WARFARE APPLIED RESEARCH SUBTOTAL APPLIED RESEARCH	ADVANCED TECHNOLOGY DEVELOPMENT POWER PROJECTION ADVANCED TECHNOLOGY FORCE PROTECTION ADVANCED TECHNOLOGY ELECTROMAGNETIC SYSTEMS ADVANCED TECHNOLOGY USMC ADVANCED TECHNOLOGY DEVELOPMENT JOINT NON-LETHAL WEAPONS TECHNOLOGY DEVELOPMENT FUTURE NAVAL CAPABILITIES ADVANCED TECHNOLOGY DEVELOPMENT WARFIGHTER PROTECTION ADVANCED TECHNOLOGY UNDERSEA WARFARE ADVANCED TECHNOLOGY NAVY WARFIGHTING EXPERIMENTS AND DEMONSTRATIONS MINE AND EXPEDITIONARY WARFARE ADVANCED TECHNOLOGY SUBTOTAL ADVANCED TECHNOLOGY	ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES  AIR/OCEAN TACTICAL APPLICATIONS  AVIATION SURVIVABILITY  DEPLOYABLE JOINT COMMAND AND CONTROL  AIRCRAFT SYSTEMS  ASW SYSTEMS DEVELOPMENT  TACTICAL AIRBORNE RECONNAISSANCE  ADVANCED COMBAT SYSTEMS TECHNOLOGY  SURFACE AND SHALLOW WATER MINE COUNTERMEASURES
0602236N 0602271N 0602435N 0602651M 0602747N 0602750N	0603114N 0603123N 0603271N 0603651M 0603651M 0603729N 0603747N 060378N	0603207N 0603216N 0603237N 0603251N 0603254N 0603261N 0603382N
008 009 010 011 012 013	015 016 017 018 020 021 023	025 026 027 028 029 030 031

		SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)	D EVALUATION				
Line	Program Element	ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
033	0603506N	SURFACE SHIP TORPEDO DEFENSE	52,781	52,781	52,781		52,781
034	0603512N	CARRIER SYSTEMS DEVELOPMENT		5,959	5,959		5,959
035		PILOT FISH	148,865	148,865	148,865		148,865
980	0603527N	RETRACT LARCH	25,365	25,365	25,365		25,365
037		Retract juniper		80,477	80,477		80,477
038		RADIOLOGICAL CONTROL	699	699	699		699
039	0603553N	SURFACE ASW	1,060	1,060	1,060		1,060
040	0603561N	ADVANCED SUBMARINE SYSTEM DEVELOPMENT		70,551	70,551		70,551
041	0603562N	SUBMARINE TACTICAL WARFARE SYSTEMS		8,044	8,044		8,044
042	0603563N	SHIP CONCEPT ADVANCED DESIGN		17,864	17,864		17,864
043	0603564N	SHIP PRELIMINARY DESIGN & FEASIBILITY STUDIES		23,716	23,716	-3,305	20,411
		CSC contract award delay				[-3,305]	
044	0603570N	ADVANCED NUCLEAR POWER SYSTEMS	499,961	499,961	499,961		499,961
045	0603573N	ADVANCED SURFACE MACHINERY SYSTEMS	21,026	21,026	21,026		21,026
046	0603576N	CHALK EAGLE	542,700	542,700	542,700		542,700
047	0603581N	LITTORAL COMBAT SHIP (LCS)	88,734	88,734	88,734		88,734
048	0603582N	COMBAT SYSTEM INTEGRATION	20,881	20,881	20,881		20,881
049	0603595N	OHIO REPLACEMENT	849,277	849,277	849,277		849,277
020	0603596N	LCS MISSION MODULES	196,948	196,948	196,948	-23,600	173,348
		Program execution				[-23,600]	
051	0603597N	AUTOMATED TEST AND RE-TEST (ATRT)	8,115	8,115	8,115		8,115
052	N609E090	CONVENTIONAL MUNITIONS	7,603	7,603	7,603		7,603
053	0603611M	Marine Corps assault vehicles	105,749	190,849	38,049		105,749
		Acceleration of the ACV Increment 1.1 Program		[85,100]			
		At USMC request transfer to OMMC 130			[-15,700]		
		At USMC request transfer to RDTEN 183			[-7,000]		
		At USMC request transfer to SCN 20			[-45,000]		

1,342 21,399 42,578	7,764	13,200	09,413 2.588	176,301	3,873	376,028	272,096	42,233	46,504	25,109	9,659	318	40,912	41,896		58,696	43,613	21,110	2,657	5,923		36,859	15,227	22,393	202,939
-1,000	1,000													-13,000	[-13,000]					-2,110	[-2,110]				
1,342 21,399 43,578	7,764	13,200	2.588	176,301	3,873	376,028	272,096	42,233	46,504	25,109	69,6	318	40,912	54,896		58,696	43,613	21,110	5,657	8,033		36,859	15,227	22,393	[-202,939]
1,342 21,399 43,578	7,764	13,200	09,413 2.588	176,301	3,873	376,028	272,096	42,233	46,504	25,109	6,659	318	40,912	27,896	[-27,000]	969'89	43,613	21,110	5,657	8,033		36,859	15,227	22,393	202,939
1,342 21,399 43,578		13,200		_		က					9,659		40,912	54,896		58,696	43,613	21,110	5,657	8,033		36,859	15,227	22,393	202,939
MARINE CORPS GROUND COMBAT/SUPPORT SYSTEM	OCEAN ENGINEERING TECHNOLOGY DEVELOPMENT	ENVIRONMENTAL PROTECTION	INAVI ENEKGI FRUGRAMFACILITIES IMPROVEMENT	CHALK CORAL	NAVY LOGISTIC PRODUCTIVITY	RETRACT MAPLE	LINK PLUMERIA	RETRACT ELM	LINK EVERGREEN	SPECIAL PROCESSES	NATO RESEARCH AND DEVELOPMENT	LAND ATTACK TECHNOLOGY	JOINT NON-LETHAL WEAPONS TESTING	JOINT PRECISION APPROACH AND LANDING SYSTEMS—DEM/VAL	Program delay	DIRECTED ENERGY AND ELECTRIC WEAPON SYSTEMS	GERALD R. FORD CLASS NUCLEAR AIRCRAFT CARRIER (CVN 78—80)	REMOTE MINEHUNTING SYSTEM (RMS)	TACTICAL AIR DIRECTIONAL INFRARED COUNTERMEASURES (TADIRCM)	ASE SELF-PROTECTION OPTIMIZATION	Unjustified request for test assets	LX (R)	JOINT COUNTER RADIO CONTROLLED IED ELECTRONIC WARFARE (JCREW)	SPACE AND ELECTRONIC WARFARE (SEW) ARCHITECTURE/ENGINEERING SUPPORT	OFFENSIVE ANTI-SURFACE WARFARE WEAPON DEVELOPMENT
0603635M 0603654N 0603658N			0603725N													0603925N	0604112N	0604122N	0604272N	0604279N		0604454N	0604653N	0604707N	0604786N
054 055 056	057	058	090	190	062	690	064	90	990	290	890	690	070	071		073	074	075	9/0	170		078	6/0	081	082

		SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)	D EVALUATION				
Line	Program Element	ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
083	0605812M	JOINT LIGHT TACTICAL VEHICLE (JLTV) ENGINEERING AND MANUFACTURING DEVELOPMENT PH.	11,450	11,450	11,450		11,450
084	0303354N	ASW SYSTEMS DEVELOPMENT—MIP	6,495	6,495	6,495		6,495
C80	U3U427UN	ELECTRONIC WARTARE DEVELOTMENT—MILE SUBTOTAL ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES	332 <b>4,591,812</b>	332 <b>4,649,912</b>	332 <b>4,321,173</b>	-43,015	332 <b>4,548,797</b>
		SYSTEM DEVELOPMENT & DEMONSTRATION					
980		TRAINING SYSTEM AIRCRAFT		25,153	25,153		25,153
087		OTHER HELO DEVELOPMENT	46,154	46,154	46,154		46,154
880		AV-8B AIRCRAFT—ENG DEV		25,372	25,372		25,372
680		STANDARDS DEVELOPMENT		53,712	53,712		53,712
060		MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT		11,434	11,434		11,434
091		AIR/OCEAN EQUIPMENT ENGINEERING		2,164	2,164		2,164
092		P-3 MODERNIZATION PROGRAM		1,710	1,710		1,710
093		WARFARE SUPPORT SYSTEM		9,094	9,094		9,094
094		TACTICAL COMMAND SYSTEM		70,248	70,248	-8,108	62,140
		64-bit architecture phasing				[-3,000]	
		Program execution				[-5,108]	
960		ADVANCED HAWKEYE		193,200	193,200		193,200
960		H-1 UPGRADES	44,115	44,115	44,115		44,115
160		ACOUSTIC SEARCH SENSORS		23,227	23,227		23,227
860		V-22A		61,249	61,249		61,249
660		AIR CREW SYSTEMS DEVELOPMENT		15,014	15,014		15,014
100		EA-18	18,730	18,730	18,730		18,730
101		ELECTRONIC WARFARE DEVELOPMENT		28,742	28,742		28,742
102		EXECUTIVE HELO DEVELOPMENT	388,086	388,086	388,086		388,086
103	0604274N	NEXT GENERATION JAMMER (NGJ)		246,856	246,856		246,856

7,106 189,112 376 61,849	53,198 38,941 7,832	15,263 403,017	20,409	71,565	122,083	144,706	72,695	48,470	3,935	132,602	14,067	76 300	2,200	7,669	4,400	56,889	96,937	121,339
-10,000	[-10,000]										-5,000	[-2,000]						-13,225
7,106 189,112 376 71,849	53,198 38,941 7,832	15,263 403,017	20,409	71,565	122,037	144,706	72,695	48,470	3,935	132,602	19,067	06.36	8 985	7.669	4,400	56,889	96,937	134,564
7,106 189,112 376 71,849	53,198 38,941 7,832	15,263 200,017	[—203,000] 20,409	71,565	122,083	144,706	72,695	48,470	3,935	132,602	19,067	76 700	23,280	7.669	4,400	56,889	96,937	134,564
7,106 189,112 376 71,849	53,198 38,941 7,832	15,263 403,017		71,565			72,695		3,935	132,602	19,067	75 700	23,280	7.669	4,400	56,889	96,937	134,564
JOINT TACTICAL RADIO SYSTEM—NAVY (JTRS-NAVY) SURFACE COMBATANT COMBAT SYSTEM ENGINEERING LPD-17 CLASS SYSTEMS INTEGRATION SMALL DIAMETER BOMB (SDB)	Standard diameter domo II integration program growth STANDARD MISSILE IMPROVEMENTS AIRBORNE MCM MARINE AIR GROUND TASK FORCE (MAGTF) ELECTRONIC WARFARE (EW)	FOR AVIATION.  NAVAL INTEGRATED FIRE CONTROL—COUNTER AIR SYSTEMS ENGINEERING UNMANNED CARRIER LAUNCHED AIRBORNE SURVEILLANCE AND STRIKE (UCLASS) SYSTEM.	ADVANCED ABOVE WATER SENSORS	SSN-688 AND TRIDENT MODERNIZATION	SHIPBOARD AVIATION SYSTEMS	ADVANCED MISSILE DEFENSE RADAR (AMDR) SYSTEM	NEW DESIGN SSN	SHIP CONTRACT DESIGN/ LIVE FIRE T&E	NAVY TACTICAL COMPUTER RESOURCES	VIRGINIA PAYLOAD MODULE (VPM)	MINE DEVELOPMENT	Mine Development program growth	IDINT SERVICE EXPLOSIVE ORDNANCE DEVELOPMENT	PERSONNEL TRAINING, SIMULATION, AND HUMAN FACTORS	JOINT STANDOFF WEAPON SYSTEMS	SHIP SELF DEFENSE (DETECT & CONTROL)	SHIP SELF DEFENSE (ENGAGE: HARD KILL)	SHIP SELF DEFENSE (ENGAGE: SOFT KILL'EW)
0604280N 0604307N 0604311N 0604329N	0604366N 0604373N 0604376M	0604378N 0604404N					0604558N 0604562N				0604601N		0604654N	0604703N	0604727N	0604755N	0604756N	0604757N
104 105 106 107	108 109 110	111	113	114	116	118	119	121	122	123	124	105	126	127	128	129	130	131

		SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)	ND EVALUATION				
Line	Program Element	ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
		SEWIP block 3 preliminary design contract delay				[-13,225]	
132	0604761N	Intelligence engineering	200	200	200		200
133	_	MEDICAL DEVELOPMENT	δ,	8,287	8,287		8,287
134		navigation/id system		29,504	29,504		29,504
135		JOINT STRIKE FIGHTER (JSF)—EMD	Ľ	513,021	513,021		513,021
136	0604800N	JOINT STRIKE FIGHTER (JSF)—EMD		516,456	516,456		516,456
137		INFORMATION TECHNOLOGY DEVELOPMENT		2,887	2,887		2,887
138		INFORMATION TECHNOLOGY DEVELOPMENT		66,317	66,317		66,317
139		CH-53K RDTE	L,	573,187	573,187		573,187
140		SHIP TO SHORE CONNECTOR (SSC)		67,815	67,815		67,815
141		JOINT AIR-TO-GROUND MISSILE (JAGM)		6,300	6,300		6,300
142		MULTI-MISSION MARITIME AIRCRAFT (MMA)	m	323,037	308,037	11,000	319,037
		Spiral 2 government systems engineering program growth				[-4,000]	
		Wideband Communication Development		[15,000]		[15,000]	
143	0204202N	DDG-1000	202,522	202,522	202,522		202,522
144	0304231N	TACTICAL COMMAND SYSTEM—MIP	1,011	1,011	1,011		1,011
145	0304785N	TACTICAL CRYPTOLOGIC SYSTEMS	10,357	10,357	10,357		10,357
146	0305124N	SPECIAL APPLICATIONS PROGRAM	23,975	23,975	23,975		23,975
		SUBTOTAL SYSTEM DEVELOPMENT & DEMONSTRATION	5,419,108	5,231,108	5,419,108	-25,333	5,393,775
		MANAGEMENT SUPPORT					
147	0604256N	Threat simulator development	45,272	45,272	45,272		45,272
148	0604258N	TARGET SYSTEMS DEVELOPMENT	79,718	79,718	79,718	-10,000	69,718
		GQM-173A program delay				[-10,000]	
149	0604759N	MAJOR T&E INVESTMENT	123,993	123,993	123,993		123,993
150	0605126N	JOINT THEATER AIR AND MISSILE DEFENSE ORGANIZATION	4,960	4,960	4,960		4,960
151	0605152N	STUDIES AND ANALYSIS SUPPORT—NAVY	8.296	8.296	8.296		8.296

65

45,752 876 72,070 3,237 73,033 138,304 336,286 16,658 2,505 8,325 17,866 <b>967,151</b>	35,949 215 8,873 96,943 30,057 4,509 13,676 12,480 76,216 27,281 2,3878 32,385 39,371 4,609
-10,000	7,000
45,752 876 72,070 3,237 73,033 138,304 336,286 16,658 2,505 8,325 17,866	35,949 215 8,873 96,943 30,057 4,509 13,676 12,480 76,216 27,281 27,281 27,281 27,281 27,281 27,385 39,371 11,609 [7,000]
45,752 876 72,070 3,237 73,033 138,304 336,286 16,658 2,505 8,325 17,866 <b>977,151</b>	35,949 215 8,873 96,943 30,057 4,509 13,676 12,480 76,216 27,281 2,781 2,878 32,385 39,371 4,609
45,752 876 72,070 3,237 73,033 138,304 336,286 16,658 2,505 8,325 17,866	35,949 215 8,873 96,943 30,057 4,509 13,676 12,480 76,216 27,281 2,878 32,385 39,371 4,609
CENTER FOR NAVAL ANALYSES  TECHNICAL INFORMATION SERVICES  MANAGEMENT, TECHNICAL & INTERNATIONAL SUPPORT  STRATEGIC TECHNICAL & INTERNATIONAL SUPPORT  RDT&E SCIENCE AND TECHNOLOGY MANAGEMENT  RDT&E SHIP AND AIRCRAFT SUPPORT  TEST AND EVALUATION CAPABILITY  OPERATIONAL TEST AND EVALUATION CAPABILITY  NAVY SPACE AND ELECTRONIC WARFARE (SEW) SUPPORT  SEW SURVEILLANCE/RECONNAISSANCE SUPPORT  MARINE CORPS PROGRAM WIDE SUPPORT  SUBTOTAL MANAGEMENT SUPPORT	OPERATIONAL SYSTEMS DEVELOPMENT  UNMANNED COMBAT AIR VEHICLE (UCAV) ADVANCED COMPONENT AND PROTOTYPE DEVELOPMENT.  MARINE CORPS DATA SYSTEMS CARRIER ONBOARD DELIVERY (COD) FOLLOW ON STRATEGIC SUB & WEAPONS SYSTEM SUPPORT SSBN SECURITY TECHNOLOGY PROGRAM SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS RAPID TECHNOLOGY TRANSITION (RTT) F/A-18 SQUADRONS FLEET TELECOMMUNICATIONS (TACTICAL) SURFACE SUPPORT TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC) INTEGRATED SURVEILLANCE SYSTEM AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT CRAFT) At USMC request transfer from RDTEN 53 GROUNAIR TASK ORENTED RADAR (G/ATOR) LIniustified Acst growth
0605154N 0605804N 0605853N 0605856N 0605861N 0605864N 0605866N 0605866N 0605867N	0604402N 0604766M 060552SN 0101221N 0101224N 0101226N 0101402N 0203761N 0204163N 0204163N 0204413N
152 154 155 156 157 158 160 161 162	168 169 170 172 173 174 175 176 177 179 180 181 181

		SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)	D EVALUATION				
Line	Program Element	ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
185	0204571N	CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT		39,922	39,922		39,922
186	0204574N	CRYPTOLOGIC DIRECT SUPPORT		1,157	1,157		1,157
187	0204575N	ELECTRONIC WARFARE (EW) READINESS SUPPORT	22,067	22,067	22,067		22,067
188	0205601N	Harm improvement		17,420	17,420		17,420
189	0205604N	TACTICAL DATA LINKS	151,208	151,208	151,208		151,208
190	0205620N	Surface asw combat system integration	26,366	26,366	26,366		26,366
191	0205632N	MK-48 ADCAP	25,952	25,952	25,952		25,952
192	0205633N	AVIATION IMPROVEMENTS	106,936	106,936	106,936		106,936
194		OPERATIONAL NUCLEAR POWER SYSTEMS		104,023	104,023		104,023
195	0206313M	MARINE CORPS COMMUNICATIONS SYSTEMS	77,398	77,398	77,398		77,398
196	0206335M	COMMON AVIATION COMMAND AND CONTROL SYSTEM (CAC2S)		32,495	32,495		32,495
197		MARINE CORPS GROUND COMBAT/SUPPORTING ARMS SYSTEMS	156,626	156,626	156,626		156,626
198		MARINE CORPS COMBAT SERVICES SUPPORT	20,999	20,999	20,999		20,999
199		USMC INTELLIGENCE/ELECTRONIC WARFARE SYSTEMS (MIP)		14,179	14,179		14,179
200		TACTICAL AIM MISSILES	47,258	47,258	47,258		47,258
201		ADVANCED MEDIUM RANGE AIR-TO-AIR MISSILE (AMRAAM)		10,210	10,210		10,210
506		SATELLITE COMMUNICATIONS (SPACE)	41,829	41,829	41,829		41,829
207		CONSOLIDATED AFLOAT NETWORK ENTERPRISE SERVICES (CANES)		22,780	22,780		22,780
208	0303140N	INFORMATION SYSTEMS SECURITY PROGRAM	23,053	23,053	23,053		23,053
509	0303150M	WWMCCS/GLOBAL COMMAND AND CONTROL SYSTEM	596	296	296		296
212	0305160N	NAVY METEOROLOGICAL AND OCEAN SENSORS-SPACE (METOC)	329	359	359		359
213	0305192N	MILITARY INTELLIGENCE PROGRAM (MIP) ACTIVITIES	6,166	6,166	6,166		6,166
214	0305204N	Tactical unmanned aerial vehicles	8,505	8,505	8,505		8,505
216	0305208M	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	11,613	11,613	11,613		11,613
217	0305208N	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	18,146	18,146	18,146		18,146
218	0305220N	RQ-4 UAV	498,003	530,403	498,003	-35,000	463,003
		Milestone C delay				[-32,000]	

100 71	47,294 718	851	4,813	8,192	18,664		2,000	4,719	21,168	37,169	4,347	1,162,684	3,240,133	16,182,092			314,482	147,079		12,929	474,490		105 680	105,207	103,747	81,95/	172,550	
					-3,895	[-3,895]							-45,895	-84,243				20,000	[20,000]		20,000							
NOC 7.N	4, ,234 718	851	4,813	8,192	22,559		2,000	4,719	21,168	37,169	4,347	1,162,684	3,293,028	16,022,696			314,482	147,079	[20,000]	12,929	474,490		105 680	105,333	100,747	81,95/	172,550	
[32,400]	47,234 718	851	4,813	8,192	22,559		2,000	4,719	21,168	37,169	4,347	1,162,684	3,308,428	16,183,835			314,482	127,079		12,929	454,490		105 680	105,202	103,747	81,95/	369,550	[220,000]
V 00 Z V				8,192					.,	37,169		Ξ		16,266,335				127,079			4		105 680				172,550	
Triton Sensor Development Acceleration	MIQ-8 UAV RQ-11 UAV	RQ-7 UAV	SMALL (LEVEL 0) TACTICAL UAS (STUASLO)	RQ-21A	MULTI-INTELLIGENCE SENSOR DEVELOPMENT	Program execution	UNMANNED AERIAL SYSTEMS (UAS) PAYLOADS (MIP)	MODELING AND SIMULATION SUPPORT	DEPOT MAINTENANCE (NON-IF)	Industrial preparedness	MARITIME TECHNOLOGY (MARITECH)	CLASSIFIED PROGRAMS	SUBTOTAL OPERATIONAL SYSTEMS DEVELOPMENT	TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY	RESEARCH, DEVELOPMENT, TEST & EVAL, AF	BASIC KESEAKCH	DEFENSE RESEARCH SCIENCES	University research initiatives	Basic research program increase	HIGH ENERGY LASER RESEARCH INITIATIVES	SUBTOTAL BASIC RESEARCH	APPLIED RESEARCH	MATERIALS	AEDOEDACE VEHICLE TECHNOLOGIES	MENUO NOL YEHIOLE I LOHINVEUGILO	HUMAN EFFECTIVENESS APPLIED RESEARCH	AEROSPACE PROPULSION	RD-180 replacement
	0305232M									0708011N								0601103F		0601108F						0602202F		
010	220	221	222	223	224		225	226	227	228	229	229A					001	005		003			004	00.5		900	002	

		SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)	D EVALUATION				
Line	Program Element	ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
		Reduction for liquid engine combustion technologies and advanced		[-23,000]			
		liquid engine technologies.					
800	0602204F	AEROSPACE SENSORS	118,343	118,343	118,343		118,343
600	0602601F	SPACE TECHNOLOGY	98,229	98,229	98,229		98,229
010	0602602F	CONVENTIONAL MUNITIONS	87,387	87,387	87,387		87,387
011	0602605F	DIRECTED ENERGY TECHNOLOGY	125,955	125,955	125,955		125,955
012	0602788F	DOMINANT INFORMATION SCIENCES AND METHODS	147,789	147,789	147,789		147,789
013	0602890F	HIGH ENERGY LASER RESEARCH	37,496	37,496	37,496		37,496
		SUBTOTAL APPLIED RESEARCH	1,081,133	1,278,133	1,081,133		1,081,133
		ADVANCED TECHNOLOGY DEVELOPMENT					
014	0603112F	ADVANCED MATERIALS FOR WEAPON SYSTEMS	32,177	42,177	32,177	10,000	42,177
		Metals Affordability Initiative		[10,000]		[10,000]	
015		SUSTAINMENT SCIENCE AND TECHNOLOGY (S&T)	15,800	15,800	15,800		15,800
016		ADVANCED AEROSPACE SENSORS	34,420	34,420	34,420		34,420
017		AEROSPACE TECHNOLOGY DEV/DEMO		91,062	91,062		91,062
018		AEROSPACE PROPULSION AND POWER TECHNOLOGY		124,236	124,236		124,236
019	0603270F	ELECTRONIC COMBAT TECHNOLOGY	47,602	47,602	47,602		47,602
020		ADVANCED SPACECRAFT TECHNOLOGY	69,026	69,026	69,026		69,026
021		MAUI SPACE SURVEILLANCE SYSTEM (MSSS)		14,031	14,031		14,031
022		HUMAN EFFECTIVENESS ADVANCED TECHNOLOGY DEVELOPMENT		21,788	21,788		21,788
023		CONVENTIONAL WEAPONS TECHNOLOGY		42,046	42,046		42,046
024		ADVANCED WEAPONS TECHNOLOGY	23,542	33,542	23,542		23,542
		Program increase		[10,000]			
025	0603680F	MANUFACTURING TECHNOLOGY PROGRAM	42,772	42,772	42,772		42,772
026	0603788F	BATTLESPACE KNOWLEDGE DEVELOPMENT AND DEMONSTRATION	35,315	35,315	35,315		35,315
		SUBTOTAL ADVANCED TECHNOLOGY DEVELOPMENT	593,817	613.817	593.817	10.000	603.817

		ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES					
027		INTELLIGENCE ADVANCED DEVELOPMENT		5,408	5,408		5,408
031	0603438F	SPACE CONTROL TECHNOLOGY		6,075	6,075		6,075
032		COMBAT IDENTIFICATION TECHNOLOGY		10,980	10,980		10,980
033		NATO RESEARCH AND DEVELOPMENT		2,392	2,392		2,392
034		INTERNATIONAL SPACE COOPERATIVE R&D		833	833		833
035		SPACE SECURITY AND DEFENSE PROGRAM		32,313	32,313		32,313
037		INTERCONTINENTAL BALLISTIC MISSILE—DEM/VAL		30,885	30,885		30,885
039		POLLUTION PREVENTION—DEM/VAL		1,798	1,798		1,798
040		Long range strike		913,728	913,728		913,728
042		TECHNOLOGY TRANSFER		2,669	2,669		2,669
045		Weather system follow-on		5,001	39,901		39,901
		Realigned to DMSP-20 launch		[-34,900]			
049	0604800F	F-35—EMD	4,976	4,976	4,976	-4,976	0
		Transfer F-35 EMD: Air F				[-4,976]	
020	0604857F	OPERATIONALLY RESPONSIVE SPACE		30,000	20,000	20,000	20,000
		Program Increase		[30,000]	[20,000]	[20,000]	
051	0604858F	TECH TRANSITION PROGRAM	59,004	59,004	59,004		59,004
054	0207110F	NEXT GENERATION AIR DOMINANCE	15,722	15,722	15,722		15,722
022	0207455F	THREE DIMENSIONAL LONG-RANGE RADAR (3DELRR)	88,825	88,825	88,825		88,825
950	0305164F	NAVSTAR GLOBAL POSITIONING SYSTEM (USER EQUIPMENT) (SPACE)	156,659	156,659	156,659		156,659
		SUBTOTAL ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES	1,372,168	1,367,268	1,392,168	15,024	1,387,192
		SYSTEM DEVELOPMENT & DEMONSTRATION					
028		SPECIALIZED UNDERGRADUATE FLIGHT TRAINING		13,324	13,324		13,324
090		ELECTRONIC WARFARE DEVELOPMENT		1,965	1,965		1,965
061		TACTICAL DATA NETWORKS ENTERPRISE	39,110	39,110	39,110		39,110
062		PHYSICAL SECURITY EQUIPMENT		3,926	3,926		3,926
063		SMALL DIAMETER BOMB (SDB)—EMD		68,759	68,759		68,759
064		COUNTERSPACE SYSTEMS		23,746	23,746		23,746
90	0604425F	SPACE SITUATION AWARENESS SYSTEMS		19,462	9,462		9,462

Line	Program Element	SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars) Item FY 2015 Request	ND EVALUATION FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
	0604426F	Program increase	214,131	[10,000]	214,131	-14,000	200,131
		Program delay				[-14,000]	
	0604429F	AIRBORNE ELECTRONIC ATTACK	30,687	30,687	30,687		30,687
	0604441F	SPACE BASED INFRARED SYSTEM (SBIRS) HIGH EMD	319,501	319,501	311,501	-8,000	311,501
		Hosted payload demonstration			[-5,000]		
		Upgrade mobile ground units (STRATCOM unfunded priority)			[2,000]		
		Wide field of view test bed			[-8,000]	[-8,000]	
	0604602F	ARMAMENT/ORDNANCE DEVELOPMENT	31,112	31,112	31,112		31,112
	0604604F	SUBMUNITIONS	2,543	2,543	2,543		2,543
	0604617F	AGILE COMBAT SUPPORT	46,340	46,340	46,340		46,340
	0604706F	LIFE SUPPORT SYSTEMS	8,854	8,854	8,854		8,854
	0604735F	COMBAT TRAINING RANGES	10,129	10,129	10,129		10,129
	0604800F	F-35—EMD	563,037	563,037	563,037	4,976	568,013
		Transfer F-35 EMD: Air Force requested from line #49				[4,976]	
	0604853F	EVOLVED EXPENDABLE LAUNCH VEHICLE PROGRAM (SPACE)—EMD			100,000	220,000	220,000
		Rocket propulsion system			[100,000]	[220,000]	
	0604932F	LONG RANGE STANDOFF WEAPON	4,938	4,938	4,938	-1,500	3,438
		Execution adjustment				[-1,500]	
		ICBM FUZE MODERNIZATION	59,826	59,826	59,826		59,826
		JOINT TACTICAL NETWORK CENTER (JTNC)	78	78	78		78
		F-22 MODERNIZATION INCREMENT 3.2B	173,647	173,647	173,647		173,647
		GROUND ATTACK WEAPONS FUZE DEVELOPMENT		5,332	5,332		5,332
		KC-46	7	776,937	776,937		776,937
	0605223F	ADVANCED PILOT TRAINING	8,201	8,201	8,201		8,201
		HC/MC-130 RECAP RDT&E		7,497	7,497		7,497
		ADVANCED EHF MILSATCOM (SPACE)	c	314.378	298.378		314.378

71

		Protected tactical demonstration			[-7,000] [-9,000]		
880	0605432F	POLAR MILSATCOM (SPACE)	103,552	103,552	103,552		103,552
680	0605433F	WIDEBAND GLOBAL SATCOM (SPACE)	31,425	31,425	31,425		31,425
060	0605458F	AIR & SPACE OPS CENTER 10.2 RDT&E	85,938	85,938	85,938		82,938
091	0605931F	B-2 DEFENSIVE MANAGEMENT SYSTEM	98,768	98,768	98,768		98,768
092	0101125F	NUCLEAR WEAPONS MODERNIZATION	198,357	198,357	198,357		198,357
094	0207701F	FULL COMBAT MISSION TRAINING	8,831	8,831	8,831		8,831
095	0307581F	Nextgen Jstars	73,088	73,088	10,000		73,088
		Integrate exisitng technology in replacement			[-63,088]		
		SUBTOTAL SYSTEM DEVELOPMENT & DEMONSTRATION	3,337,419	3,347,419	3,350,331	201,476	3,538,895
		MANAGEMENT SUPPORT					
160		THREAT SIMULATOR DEVELOPMENT	24,418	24,418	24,418		24,418
860		MAJOR T&E INVESTMENT		47,232	47,232		47,232
660		RAND PROJECT AIR FORCE		30,443	30,443		30,443
101		INITIAL OPERATIONAL TEST & EVALUATION	12,266	12,266	12,266		12,266
102		TEST AND EVALUATION SUPPORT	•	689,509	689,509		689,509
103		ROCKET SYSTEMS LAUNCH PROGRAM (SPACE)	34,364	34,364	34,364		34,364
104		SPACE TEST PROGRAM (STP)		21,161	21,161		21,161
105	0605976F	FACILITIES RESTORATION AND MODERNIZATION—TEST AND EVALUATION		46,955	46,955		46,955
		SUPPORT.					
106		FACILITIES SUSTAINMENT—TEST AND EVALUATION SUPPORT	32,965	32,965	32,965		32,965
107		REQUIREMENTS ANALYSIS AND MATURATION	13,850	13,850	13,850		13,850
108		SPACE TEST AND TRAINING RANGE DEVELOPMENT	19,512	19,512	19,512		19,512
110	0606392F	SPACE AND MISSILE CENTER (SMC) CIVILIAN WORKFORCE	181,727	181,727	181,727	-3,927	177,800
		Personnel costs excess to need				[-3,927]	
Ξ	0308602F	ENTEPRISE INFORMATION SERVICES (EIS)	4,938	4,938	4,938		4,938
112	0702806F	ACQUISITION AND MANAGEMENT SUPPORT	18,644	18,644	18,644		18,644
113	0804731F	General Skill Training	1,425	1,425	1,425		1,425
114	1001004F	International activities	3,790	3,790	3,790		3,790
114A	XXXXXXF	EJECTION SEAT RELIABILITY IMPROVEMENT PROGRAM		3,500		3,500	3,500

		SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)	ID EVALUATION				
Line	Program Element	Item	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
		Initial Aircraft Qualification	1,183,199	[3,500] <b>1,186,699</b>	1,183,199	[3,500] <b>-427</b>	1,182,772
115 116	0603423F 0604445F	OPERATIONAL SYSTEMS DEVELOPMENT GLOBAL POSITIONING SYSTEM III—OPERATIONAL CONTROL SEGMENT WIDE AREA SURVEILLANCE	299,760	299,760	299,760	2,000	299,760 2,000
118	0604618F	Implementation of the Secretary's Gruise Missile Defense Program JOINT DIRECT ATTACK MUNITION	2,469	[2,000] 2,469	2,469	[2,000]	2,469
119	0605018F	AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS)	90,218	90,218	60,218	-30,000	60,218
120	0605024F	ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY	34,815	34,815	34,815	500,000	34,815
122	0101113F	B–52 SQUADRONS	55,457	55,457	55,457		55,457
123 124	0101122F 0101126F	AIR-LAUNCHEU CKUISE MISSILE (ALCM)	450 5,353	450 5,353	450 5,353	-1,000	450 4,353
i.		Execution adjustment				[-1,000]	
175	0101127F	6–2 SQUADKONS	131,580	102,180 $[-29,400]$	131,580	-20,000 $[-20,000]$	111,580
126		MINUTEMAN SQUADRONS	139,109	139,109	139,109		139,109
127		STRAT WAR PLANNING SYSTEM—USSTRATCOM		35,603	35,603		35,603
128		NIGHT FIST—USSTRATCOM	32	32	32		32
130	0102326F	REGION/SECTOR OPERATION CONTROL CENTER MODERNIZATION PROGRAM	1,522	1,522	1,522		1,522
131		SERVICE SUPPORT TO STRATCOM—SPACE ACTIVITIES	3,134	3,134	3,134		3,134
133		MQ-9 UAV	170,396	170,396	170,396		170,396
136	0207133F	F-16 SQUADRONS	133,105	133,105	133,105		133,105
137		F-15E SQUADRONS	261,969	261,969	261,969	-10,000	251,969
138	0207136F	Execution adjustment	14.831	14.831	14.831	[-10,000]	14.831

139	0207138F	F-22A SQUADRONS	156,962	156,962	156,962	-5,000	151,962
_		Unjustified increase— laboratory test and operations				[-5,000]	
140	0207142F	F-35 SQUADRONS	43,666	43,666	43,666		43,666
141	0207161F	TACTICAL AIM MISSILES	29,739	29,739	29,739		29,739
142	0207163F	ADVANCED MEDIUM RANGE AIR-TO-AIR MISSILE (AMRAAM)	82,195	82,195	82,195		82,195
144	0207171F	F-15 EPAWSS	68,944	53,444	49,444	-15,500	53,444
		Delays in pre-EMD phase		[-15,500]	[-19,500]	[-15,500]	
145	0207224F	COMBAT RESCUE AND RECOVERY	5,095	5,095	5,095		5,095
146	0207227F	COMBAT RESCUE—PARARESCUE	883	883	883		883
147	0207247F	AF TENCAP	5,812	15,812	5,812		5,812
		Program increase		[10,000]			
148		PRECISION ATTACK SYSTEMS PROCUREMENT	1,081	1,081	1,081		1,081
149		COMPASS CALL		14,411	14,411		14,411
150	0207268F	AIRCRAFT ENGINE COMPONENT IMPROVEMENT PROGRAM		109,664	109,664		109,664
151		JOINT AIR-TO-SURFACE STANDOFF MISSILE (JASSM)		15,897	15,897		15,897
152		AIR & SPACE OPERATIONS CENTER (AOC)		41,066	41,066		41,066
153		CONTROL AND REPORTING CENTER (CRC)		552	552		552
154		AIRBORNE WARNING AND CONTROL SYSTEM (AWACS)	=======================================	180,804	180,804		180,804
155		TACTICAL AIRBORNE CONTROL SYSTEMS	3,754	3,754	3,754		3,754
157		COMBAT AIR INTELLIGENCE SYSTEM ACTIVITIES		7,891	7,891		7,891
158		TACTICAL AIR CONTROL PARTY-MOD		5,891	5,891		5,891
159		C2ISR TACTICAL DATA LINK		1,782	1,782		1,782
161		DCAPES		821	821		821
163		SEEK EAGLE		23,844	23,844		23,844
164		USAF MODELING AND SIMULATION	16,723	16,723	16,723		16,723
165		Wargaming and simulation centers		5,956	5,956		5,956
166		DISTRIBUTED TRAINING AND EXERCISES		4,457	4,457		4,457
167	0208006F	MISSION PLANNING SYSTEMS		60,679	60,679		60,679
169		CYBER COMMAND ACTIVITIES		67,057	67,057		67,057
170		AF OFFENSIVE CYBERSPACE OPERATIONS		13,355	13,355		13,355
171		AF DEFENSIVE CYBERSPACE OPERATIONS		5,576	5,576		5,576
179	0301400F	SPACE SUPERIORITY INTELLIGENCE	12,218	12,218	12,218		12,218

		SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)	ID EVALUATION				
Line	Program Element	ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
180	0302015F	E-4B NATIONAL AIRBORNE OPERATIONS CENTER (NAOC)	28,778	28,778	28,778	-5,800	22,978
		Low Frequency Transmit System—delay to contract award				[-5,800]	
181	0303131F	MINIMUM ESSENTIAL EMERGENCY COMMUNICATIONS NETWORK (MEECN)	81,035	81,035	81,035		81,035
182	0303140F	INFORMATION SYSTEMS SECURITY PROGRAM	70,497	70,497	70,497		70,497
183	0303141F	GLOBAL COMBAT SUPPORT SYSTEM	692	692	692		692
185	0303601F	MILSATCOM TERMINALS	55,208	55,208	55,208		55,208
187	0304260F	AIRBORNE SIGINT ENTERPRISE	106,786	106,786	76,086		106,786
		ASIP 2C			[-30,700]		
190	0305099F	GLOBAL AIR TRAFFIC MANAGEMENT (GATM)	4,157	4,157	4,157		4,157
193	0305110F	SATELLITE CONTROL NETWORK (SPACE)	20,806	20,806	20,806		20,806
194	0305111F	WEATHER SERVICE	25,102	25,102	25,102		25,102
195	0305114F	AIR TRAFFIC CONTROL, APPROACH, AND LANDING SYSTEM (ATCALS)	23,516	23,516	23,516		23,516
196	0305116F	AERIAL TARGETS	8,639	8,639	8,639		8,639
199	0305128F	SECURITY AND INVESTIGATIVE ACTIVITIES	498	498	498		498
200	0305145F	ARMS CONTROL IMPLEMENTATION	13,222	13,222	13,222		13,222
201	0305146F	DEFENSE JOINT COUNTERINTELLIGENCE ACTIVITIES	360	360	360		360
206	0305173F	SPACE AND MISSILE TEST AND EVALUATION CENTER	3,674	3,674	3,674		3,674
207	0305174F	SPACE INNOVATION, INTEGRATION AND RAPID TECHNOLOGY DEVELOPMENT	2,480	2,480	2,480		2,480
208	0305179F	INTEGRATED BROADCAST SERVICE (IBS)	8,592	8,592	8,592		8,592
209	0305182F	SPACELIFT RANGE SYSTEM (SPACE)	13,462	13,462	13,462		13,462
210	0305202F	DRAGON U-2	5,511	5,511	11,311		5,511
		Keep U–2 rather than enhance Global Hawk Block 30			[2,800]		
212	0305206F	AIRBORNE RECONNAISSANCE SYSTEMS	28,113	38,113	28,113	10,000	38,113
		Per Air Force UFR		[10,000]		[10,000]	
213	0305207F	MANNED RECONNAISSANCE SYSTEMS	13,516	13,516	13,516		13,516
214	0305208F	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	27,265	27,265	27,265		27,265
215	0305219F	MQ-1 PREDATOR A UAV	1,378	1,378	1,378		1,378

75

	RQ-4 UAVKeep U-2 rather than enhance Global Hawk Block 30	244,514	244,514	108,514 [—136,000]	244,514
NETWOF N(	IORK-CENTRIC COLLABORATIVE TARGETING	11,096	11,096	2,296 [–8,800]	11,096
COMM	ON DATA LINK (CDL)	36,137	36,137	36,137	36,137
NATO	AGS	232,851	232,851	232,851	232,851
SUPPO	RT TO DCGS ENTERPRISE		20,218	20,218	20,218
GPS III	I SPACE SEGMENT		212,571	212,571	212,571
JSPOC	MISSION SYSTEM		73,779	73,779	73,779
RAPID	CYBER ACQUISITION		4,102	4,102	4,102
NUDET	DETECTION SYSTEM (SPACE)	20,468	20,468	20,468	20,468
SPACE	SITUATION AWARENESS OPERATIONS		11,596	11,596	11,596
CYBER	OPERATIONS TECHNOLOGY DEVELOPMENT		4,938	4,938	4,938
SHARE	D EARLY WARNING (SEW)		1,212	1,212	1,212
C-5 AI	RLIFT SQUADRONS (IF)		38,773	38,773	38,773
C-17 A	URCRAFT (IF)		83,773	83,773	83,773
C - 130	I PROGRAM		26,715	26,715	26,715
LARGE	AIRCRAFT IR COUNTERMEASURES (LAIRCM)		5,172	5,172	5,172
KC-10	S		2,714	2,714	2,714
OPERA	TIONAL SUPPORT AIRLIFT		27,784	27,784	27,784
CV-22			38,719	38,719	38,719
PRESI	Jential Aircraft Replacement (Par)		11,006	11,006	11,006
SPECI	4L TACTICS / COMBAT CONTROL		8,405	8,405	8,405
DEPO.	T MAINTENANCE (NON-IF)		1,407	1,407	1,407
COGIS	LOGISTICS INFORMATION TECHNOLOGY (LOGIT)		109,685	97,185	109,685
	Reduce unjustified program growth			[-12,500]	
SUPPC	RT SYSTEMS DEVELOPMENT	16,209	16,209	16,209	16,209
OTHER	FLIGHT TRAINING	286	286	286	84
OTHER	Personnel activities	126	126	126	126
JOINT	JOINT PERSONNEL RECOVERY AGENCY	2,603	2,603	2,603	2,603
CIVILIA	'N COMPENSATION PROGRAM	1,589	1,589	1,589	1,589
PERSO	NNEL ADMINISTRATION	5,026	5,026	5,026	5,026

	Agreement Authorized	1,394 3,798 102,685	11,412,120	15,608,737	23,877,036		37,778	332,146	34,564	49 848	55,488	34 412	48.261	592,497
	Agreement Change	-4,629	[-4,629] -29,000	[-29,000] <b>-108,929</b>	137,144			20,000 [20,000]	-10,000	[-10,000]	10,000	[10,000]	[10,000]	30,000
	Senate Authorized	1,394 3,798 107,314	11,392,474	[-48,646] <b>15,437,320</b>	23,512,458		37,778	332,146 [20,000]	34,564	[-10,000]	55,488	[10,000] 34 412	[10,000]	592,497
	House Authorized	1,394 3,798 107,314	11,363,920	[-102,200] <b>15,617,566</b>	23,865,392		37,778	312,146	34,564	[-10,000]	55,488	[10,000] 34 412	[10,000]	572,497
EVALUATION	FY 2015 Request	1,394 3,798 107,314	11,441,120	15,717,666	23,739,892		37,778	312,146	44,564	70 8/18	45,488	24 412	48.261	562,497
SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Doliars)	ltem	AIR FORCE STUDIES AND ANALYSIS AGENCY	Defense Enterprise Accounting Management System Increment 2 CLASSIFIED PROGRAMS	Classified program reduction SUBTOTAL OPERATIONAL SYSTEMS DEVELOPMENT	TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, AF	RESEARCH, DEVELOPMENT, TEST & EVAL, DW Basic Research	DTRA BASIC RESEARCH INITIATIVE	DEFENSE RESEARCH SCIENCES	Basic research initiatives	National Security Science and Engineering Faculty Fellowship program RASIC OPERATIONAL MEDICAL RESEARCH SCIENCE	NATIONAL DEFENSE EDUCATION PROGRAM	Military Child STEM Education programs	Program increase CHEMICA AMPIONING THE CHEMICAL AMPLIANCES AND THE PROGRAM	SUBTOTAL BASIC RESEARCH
	Program Element	0901226F 0901279F 0901538F	6666666666				0601000BR	0601101E	0601110D8Z	0601117E	0601120D8Z	0601228087	060138ARP	
	Line	248 249 250	250A				001	005	003	700	002	900	200	3

APPLIED RESEARCH

77

0602000D8Z 0602115E 0602234D8Z	BIOMEDICAL TECHNOLOGY LINCOLU LABORATORY RESEARCH PROGRAM	20,065 112,242 51,875	20,065 112,242 51,875	20,065 112,242 51,875		20,065 112,242 51,875
	APPLIED RESEARCH FUR THE ADVANCEMENT OF S&T PRIURITIES	41,965	41,965 334,407	31,965 $[-10,000]$ $334.407$		41,965
	BIOLOGICAL WARFARE DEFENSE	44,825	44,825	44,825		44,825
	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM	226,317	226,317	226,317		226,317
	CYBER SECURITY RESEARCH	15,000	15,000	7,500		15,000
	Program reduction	101 300	205 404	[-7,500]		200 404
	IACTICAL TECTIVOLUGI	160 389	303,464 160 389	303,464 160,389		303,464 160 389
	ELECTRONICS TECHNOLOGY	179.203	179.203	179.203		179.203
	WEAPONS OF MASS DESTRUCTION DEFEAT TECHNOLOGIES	151,737	151,737	151,737		151,737
	SOFTWARE ENGINEERING INSTITUTE (SEI) APPLIED RESEARCH	9,156	9,156	9,156		9,156
	SOF TECHNOLOGY DEVELOPMENT	39,750	39,750	39,750		39,750
	SUBTOTAL APPLIED RESEARCH	1,692,415	1,692,415	1,674,915		1,692,415
	ADVANCED TECHNOLOGY DEVELOPMENT					
	JOINT MUNITIONS ADVANCED TECHNOLOGY	26,688	26,688	26,688		26,688
	SO/LIC ADVANCED DEVELOPMENT	8,682	8,682	8,682		8,682
	COMBATING TERRORISM TECHNOLOGY SUPPORT	69,675	89,675	69,675	20,000	89,675
	Program emphasis for CT and Irregular Warfare Programs		[20,000]		[20,000]	
	FOREIGN COMPARATIVE TESTING	30,000	24,000	20,000	-6,000	24,000
	Program decrease		[-6,000]	[-10,000]	[-000]	
	COUNTERPROLIFERATION INITIATIVES—PROLIFERATION PREVENTION AND DEFEAT.	283,694	283,694	283,694		283,694
	ADVANCED CONCEPTS AND PERFORMANCE ASSESSMENT	8,470	8,470	8,470		8,470
	DISCRIMINATION SENSOR TECHNOLOGY	45,110	45,110	45,110	-2,000	43,110
	Unjustified growth				[-2,000]	
	WEAPONS TECHNOLOGY	14,068	27,416	14,068		14,068
	MDA DE Ballistic Missile Kill Capability Development		[13,348]			

		SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Doliars)	D EVALUATION				
Line	Program Element	ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
035	0603179C	ADVANCED C4ISR	15,329	15,329	15,329		15,329
036	0603180C	ADVANCED RESEARCH	16,584	16,584	16,584		16,584
037	0603225D8Z	JOINT DOD-DOE MUNITIONS TECHNOLOGY DEVELOPMENT	19,335	19,335	19,335		19,335
038	0603264S	AGILE TRANSPORTATION FOR THE 21ST CENTURY (AT21)—THEATER CAPA-	2,544	2,544	2,544		2,544
		BILITY.					
039	0603274C	SPECIAL PROGRAM—MDA TECHNOLOGY	51,033	51,033	51,033		51,033
040	0603286E	ADVANCED AEROSPACE SYSTEMS	129,723	129,723	129,723		129,723
041	0603287E	SPACE PROGRAMS AND TECHNOLOGY	179,883	179,883	179,883		179,883
042	0603288D8Z	ANALYTIC ASSESSMENTS	12,000	12,000	4,500		12,000
		Program reduction			[-7,500]		
043	0603289D8Z	ADVANCED INNOVATIVE ANALYSIS AND CONCEPTS	60,000	50,000	45,000	-10,000	50,000
		Program reduction		[-10,000]	[-15,000]	[-10,000]	
044	0603294C	COMMON KILL VEHICLE TECHNOLOGY	25,639	25,639	25,639		25,639
045	0603384BP	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM—ADVANCED DEVELOP-	132,674	132,674	132,674		132,674
		MENT.					
046	0603618D8Z	JOINT ELECTRONIC ADVANCED TECHNOLOGY	10,965	10,965	10,965		10,965
047	0603648D8Z	JOINT CAPABILITY TECHNOLOGY DEMONSTRATIONS	131,960	121,960	111,960	-10,000	121,960
		Program reduction		[-10,000]	[-20,000]	[-10,000]	
052		DEFENSE-WIDE MANUFACTURING SCIENCE AND TECHNOLOGY PROGRAM	91,095	91,095	91,095		91,095
053	Z8Q669E090	EMERGING CAPABILITIES TECHNOLOGY DEVELOPMENT	33,706	33,706	33,706		33,706
054		GENERIC LOGISTICS R&D TECHNOLOGY DEMONSTRATIONS		16,836	16,836		16,836
055		DEPLOYMENT AND DISTRIBUTION ENTERPRISE TECHNOLOGY	29,683	29,683	29,683		29,683
920		STRATEGIC ENVIRONMENTAL RESEARCH PROGRAM		57,796	57,796		57,796
057		MICROELECTRONICS TECHNOLOGY DEVELOPMENT AND SUPPORT		72,144	72,144		72,144
058	7	JOINT WARFIGHTING PROGRAM	7,405	7,405	7,405		7,405
029		ADVANCED ELECTRONICS TECHNOLOGIES	92,246	92,246	92,246		92,246
090		COMMAND, CONTROL AND COMMUNICATIONS SYSTEMS	243.265	243.265	243.265		243.265

79

386,926 312,821 10,692 15,776 64,319 3,000 81,148 31,800 46,066 57,622 <b>2,920,402</b>	41,072 90,558 19,518 51,462 292,798 1,043,768 179,236 392,893 410,863 310,261 929,208 31,346 6,389
-5,000 [-5,000]	4,000 [4,000] -6,800 [-6,800] 40,000 [40,000]
366,926 [-20,000] 312,821 10,692 15,776 69,319 3,000 81,148 31,800 46,066 57,622 <b>2,860,902</b>	41,072 90,558 19,518 [4,000] 51,462 284,598 [-15,000] 1,033,768 [30,000] 179,236 392,893 410,863 31,346 6,389
386,926 312,821 10,692 15,776 64,319 [-5,000] 3,000 81,148 31,800 46,066 57,622 <b>2,935,750</b>	41,072 90,558 15,518 51,462 299,598 1,043,768 [40,000] 179,236 392,893 410,863 310,261 929,208 31,346 6,389
386,926 312,821 10,692 15,776 69,319 3,000 81,148 31,800 46,066 57,622 <b>2,933,402</b>	41,072 90,558 15,518 51,462 299,598 1,003,768 179,236 392,893 410,863 310,261 929,208 31,346 6,389
NETWORK-CENTRIC WARFARE TECHNOLOGY Program reduction SENSOR TECHNOLOGY DISTRIBUTED LEARNING ADVANCED TECHNOLOGY DEVELOPMENT SOFTWARE ENGINEERING ADVANCED TECHNOLOGY DEVELOPMENT SOFTWARE ENGINEERING INSTITUTE QUICK REACTION SPECIAL PROJECTS Program decrease DOD MODELING AND SIMULATION MANAGEMENT OFFICE TEST & EVALUATION SCIENCE & TECHNOLOGY OPERATIONAL ENERGY CAPABILITY IMPROVEMENT SOF ADVANCED TECHNOLOGY DEVELOPMENT	ADVANCED COMPONENT DEVELOPMENT AND PROTOTYPES  NUCLEAR AND CONVENTIONAL PHYSICAL SECURITY EQUIPMENT RDT&E ADC&P.  WALKOFF. ADVANNED SENSORS APPLICATION PROGRAM Continue important test programs ENVIRONMENTAL SECURITY TECHNICAL CERTIFICATION PROGRAM BALLISTIC MISSILE DEFENSE TERMINAL DEFENSE SEGMENT THAAD 2.0 early to need BALLISTIC MISSILE DEFENSE MIDCOURSE DEFENSE SEGMENT CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM—DEM/VAL BALLISTIC MISSILE DEFENSE SENSORS BMD ENABLING PROGRAMS SPECIAL PROGRAMS—MDA AEGIS BMD SPACE TRACKING & SIRVEILLANCE SYSTEM BALLISTIC MISSILE DEFENSE SYSTEM SPACE PROGRAMS
0603766E 0603767E 0603781D8Z 0603826D8Z 0603820BZ 0603841D8Z 0604055D8Z 1160402BB	0603161D8Z 0603600D8Z 0603714D8Z 0603851D8Z 0603881C 0603884C 0603884C 0603891C 0603891C 0603891C 0603891C
062 063 064 065 066 071 072 073	077 079 080 081 082 083 085 086 087

		SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)	D EVALUATION				
Line	Program Element	ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
091	09038960	BALLISTIC MISSILE DEFENSE COMMAND AND CONTROL, BATTLE MANAGE- MENT AND COMMUNICATI.	443,484	443,484	443,484	-12,000	431,484
		Spiral 8.2–3—unjustified growth without baseline				[-12,000]	
092	06038980	BALLISTIC MISSILE DEFENSE JOINT WARFIGHTER SUPPORT	46,387	46,387	46,387		46,387
093	0603904C	MISSILE DEFENSE INTEGRATION & OPERATIONS CENTER (MDIOC)	58,530	58,530	58,530		58,530
094	09068090	REGARDING TRENCH	16,199	16,199	16,199		16,199
095	06039070	SEA BASED X-BAND RADAR (SBX)	64,409	64,409	64,409		64,409
960	0603913C	ISRAELI COOPERATIVE PROGRAMS	96,803	268,803	447,775	173,800	270,603
		Program increase for Israeli Cooperative Programs		[172,000]	[175,000]	[173,800]	
		Transfer from Procurement, Defense-Wide Line 34			[175,972]		
160	0603914C	BALLISTIC MISSILE DEFENSE TEST	386,482	386,482	386,482	-20,000	366,482
		Test efficiencies				[-20,000]	
860	0603915C	BALLISTIC MISSILE DEFENSE TARGETS	485,294	485,294	485,294		485,294
660	0603920D8Z	Humanitarian Demining	10,194	10,194	10,194		10,194
100	0603923D8Z	COALITION WARFARE	10,139	10,139	10,139		10,139
101	0604016D8Z	DEPARTMENT OF DEFENSE CORROSION PROGRAM	2,907	2,907	7,907	2,000	7,907
		Program increase			[2,000]	[2,000]	
102	0604250D8Z	ADVANCED INNOVATIVE TECHNOLOGIES	190,000	170,000	190,000	-20,000	170,000
		Program decrease		[-20,000]		[-20,000]	
103	0604400D8Z	DEPARTMENT OF DEFENSE (DOD) UNMANNED AIRCRAFT SYSTEM (UAS)	3,702	3,702	3,702		3,702
		COMMON DEVELOPMENT.					
104	0604445J	WIDE AREA SURVEILLANCE	53,000	53,000	53,000		53,000
106	0604775D8Z	DEFENSE RAPID INNOVATION PROGRAM			75,000	75,000	75,000
		Program increase			[75,000]	[75,000]	
107	0604787J	JOINT SYSTEMS INTEGRATION	7,002	7,002	7,002		7,002
108	0604828J	JOINT FIRES INTEGRATION AND INTEROPERABILITY TEAM	7,102	7,102	7,102		7,102
109	0604880C	LAND-BASED SM-3 (LBSM3)	123.444	123.444	123,444		123,444

263,695 12,500 2,656 961 <b>6,286,062</b>	7,936 70,762 345,883	25,459 17,562 6,887 12,530 286 3,244	6,500 15,326 19,351 41,465 10,135 9,546 14,241 3,660	5,616 3,092 254,503 21,661
239,000				
263,695 12,500 2,656 961 <b>6,497,034</b>	7,936 70,762 335,883 I-10,0001	25,459 17,562 6,887 12,530 286 3,244	6,500 15,326 19,351 41,465 10,135 9,546 14,241 3,660	5,616 3,092 254,503 21,661
263,695 12,500 2,656 961 <b>6,239,062</b>	7,936 70,762 345,883	25,459 17,562 6,887 12,530 286 3,244	6,500 15,326 19,351 41,465 10,135 9,546 14,241 3,660	5,616 3,092 254,503 21,661
263,695 12,500 2,656 961 <b>6,047,062</b>	7,936 70,762 345,883	25,459 17,562 6,887 12,530 286 3,244	•	5,616 3,092 254,503 21,661
AEGIS SM—3 BLOCK IIA CO-DEVELOPMENT SUPPORT TO NETWORKS AND INFORMATION INTEGRATION JOINT ELECTROMAGNETIC TECHNOLOGY (JET) PROGRAM CYBER SECURITY INITIATIVE SUBTOTAL ADVANCED COMPONENT DEVELOPMENT AND PROTOTYPES	SYSTEM DEVELOPMENT AND DEMONSTRATION  NUCLEAR AND CONVENTIONAL PHYSICAL SECURITY EQUIPMENT RDT&E SDD  PROMPT GLOBAL STRIKE CAPABILITY DEVELOPMENT  CHEMICAL AND BOLOGICAL DEFENSE PROGRAM—EMD  Propram under-execution	ADVANCED IT SERVICES JOINT PROGRAM OFFICE (AITS-JPO) JOINT TACTICAL INFORMATION DISTRIBUTION SYSTEM (JTIDS) WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT HOMELAND PERSONNEL SECURITY INITIATIVE DEFENSE EXPORTABILITY PROGRAM	OUSD(C) IT DEVELOPMENT INITIATIVES  DOD ENTERPRISE SYSTEMS DEVELOPMENT AND DEMONSTRATION  DCMO POLICY AND INTEGRATION  DEFENSE AGENCY INTATIVES (DAI)—FINANCIAL SYSTEM  DEFENSE RETIRED AND ANNUITANT PAY SYSTEM (DRAS)  DEFENSE-WIDE ELECTRONIC PROCUREMENT CAPABILITIES  GLOBAL COMBAT SUPPORT SYSTEM  DOD ENTERPRISE ENERGY INFORMATION MANAGEMENT (EEIM)  SUBTOTAL SYSTEM DEVELOPMENT AND DEMONSTRATION	MANAGEMENT SUPPORT  DEFENSE READINESS REPORTING SYSTEM (DRRS)  JOINT SYSTEMS ARCHITECTURE DEVELOPMENT  CENTRAL TEST AND EVALUATION INVESTMENT DEVELOPMENT (CTEIP)  ASSESSMENTS AND EVALUATIONS
0604881C 0605170D8Z 0303191D8Z 0305103C	0604161D8Z 0604165D8Z 0604384BP		0605027D8Z 0605070S 0605075D8Z 0605080S 060503U8Z 0303141K 0305304D8Z	0604774D8Z 0604875D8Z 0604940D8Z 0604942D8Z
110 113 114 115	116 117 118	119 120 121 122 123 124	125 126 127 128 129 130 131	133 134 135 136

		SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)	ID EVALUATION				
Line	Program Element	ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
138	0605100D8Z	JOINT MISSION ENVIRONMENT TEST CAPABILITY (JMETC)	27,162	27,162	27,162		27,162
139	0605104D8Z	TECHNICAL STUDIES, SUPPORT AND ANALYSIS		24,501	24,501		24,501
142		JOINT INTEGRATED AIR AND MISSILE DEFENSE ORGANIZATION (JIAMDO)		43,176	43,176		43,176
145		SYSTEMS ENGINEERING		44,246	44,246		44,246
146		STUDIES AND ANALYSIS SUPPORT—OSD		2,665	2,665		2,665
147		NUCLEAR MATTERS-PHYSICAL SECURITY		4,366	4,366		4,366
148		Support to networks and information integration	27,901	27,901	27,901		27,901
149		GENERAL SUPPORT TO USD (INTELLIGENCE)		2,855	2,855		2,855
150		CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM	Ξ	105,944	105,944		105,944
156		SMALL BUSINESS INNOVATIVE RESEARCH		400	400		400
159	7	SMALL BUSINESS INNOVATION RESEARCH (SBIR)/ SMALL BUSINESS TECH-	1,634	1,634	1,634		1,634
		NOLOGY TRANSFER.					
160	Z808625090	DEFENSE TECHNOLOGY ANALYSIS	12,105	12,105	7,355		12,105
		Program reduction			[-4,750]		
161	0605801KA	DEFENSE TECHNICAL INFORMATION CENTER (DTIC)	50,389	50,389	50,389		50,389
162	0605803SE	R&D IN SUPPORT OF DOD ENLISTMENT, TESTING AND EVALUATION	8,452	8,452	8,452		8,452
163	0605804D8Z	DEVELOPMENT TEST AND EVALUATION	15,187	19,187	15,187	4,000	19,187
		Program increase		[4,000]		[4,000]	
164	0605898E	Management hq—r&d	71,362	71,362	71,362		71,362
165	0606100D8Z	BUDGET AND PROGRAM ASSESSMENTS	4,100	4,100	4,100		4,100
166	0203345D8Z	DEFENSE OPERATIONS SECURITY INITIATIVE (DOSI)	1,956	1,956	1,956		1,956
167	0204571J	JOINT STAFF ANALYTICAL SUPPORT	10,321	10,321	10,321		10,321
170	0303166J	SUPPORT TO INFORMATION OPERATIONS (10) CAPABILITIES	11,552	11,552	11,552		11,552
172	0305193D8Z	Cyber intelligence	6,748	6,748	6,748		6,748
174	0804767D8Z	COCOM EXERCISE ENGAGEMENT AND TRAINING TRANSFORMATION (CE2T2)	44,005	44,005	40,005		44,005
		Program decrease—historical under-execution			[-4,000]		
175	0901598C	MANAGEMENT HO-MDA	36.988	36.988	36.988		36.988

83

612 44,367 <b>891,876</b>	3,988 1,750	586	14,778 2,953 10,350	28,496	11,968 1,842	63,558 3,931	924 9,657	25,355	222	32,698	11,304 $155,854$	•	0	
4,000											30,000	[30,000]		
612 44,367 <b>879,126</b>	3,988 1,750	286	14,778 2,953 10,350	28,496	11,968	63,558 3,931	924 9,657	25,355	222	32,698	11,304 $155.854$	[30,000]	12,600	[9,400] [3,200]
612 44,367 <b>891,876</b>	3,988 1,750	586	14,778 2,953 10,350	28,496	11,968 1,842	63,558 3,931	924 9,657	25,355	222	32,698	11,304 $145.854$	[20,000]		
612 44,367 <b>887,876</b>	3,988 1,750	286	14,778 2,953 10,350	28,496		9		., .			11,304 $125,854$			
MANAGEMENT HEADQUARTERS WHS CLASSIFIED PROGRAMS SUBTOTAL MANAGEMENT SUPPORT	OPERATIONAL SYSTEM DEVELOPMENT ENTERPRISE SECURITY SYSTEM (ESS) REGIONAL INTERNATIONAL OUTREACH (RIO) AND PARTNERSHIP FOR PEACE INFORMATION MANA	OVERSA HUMANITARIAN ASSISTANCE SHARED INFORMATION SYSTEM	INDUSTRIAL BASE ANALYSIS AND SUSTAINMENT SUPPORT  OPERATIONAL SYSTEMS DEVELOPMENT  GLOBAL THEATER SECURITY COOPERATION MANAGEMENT INFORMATION	SYSTEMS (G-TSCMIS). CHEMICAL AND BIOLOGICAL DEFENSE (OPERATIONAL SYSTEMS DEVELOP-	MENT). JOINT INTEGRATION AND INTEROPERABILITY PLANNING AND DECISION AID SYSTEM (PDAS)	C41 INTEROPERABILITY	NATIONAL MILITARY COMMAND SYSTEM-WIDE SUPPORT DEFENSE INFO INFRASTRUCTURE ENGINEERING AND INTEGRATION	LONG-HAUL COMMUNICATIONS—DCS	PUBLIC KEY INFRASTRUCTURE (PKI)	KEY MANAGEMENT INFRASTRUCTURE (KMI)	INFORMATION SYSTEMS SECURITY PROGRAM	Accelerate SHARKSEER deployment	INFORMATION SYSTEMS SECURITY PROGRAM	Cyber Situational Awareness
0901598D8W 9999999999	0604130V 0605127T	0605147T	0607210D8Z 0607310D8Z 0607327T	0607384BP	0607828J 0208043J				03031356		0303140D8Z 0303140G		0303140K	
176 177A	178	180	181 182 183	184	185	187	193 194	195	197	198	199 200		201	

		SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)	ID EVALUATION				
Line	Program Element	ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
202	0303150K	GLOBAL COMMAND AND CONTROL SYSTEM	33,793	33,793	33,793		33,793
203	0303153K	DEFENSE SPECTRUM ORGANIZATION	13,423	13,423	13,423		13,423
204	0303170K	NET-CENTRIC ENTERPRISE SERVICES (NCES)	3,774	3,774	3,774		3,774
205	0303260D8Z	DEFENSE MILITARY DECEPTION PROGRAM OFFICE (DMDPO)	951	951	951		951
206	0303610K	TELEPORT PROGRAM	2,697	2,697	2,697		2,697
208	0304210BB	SPECIAL APPLICATIONS FOR CONTINGENCIES	19,294	19,294	19,294		19,294
212	0305103K	CYBER SECURITY INITIATIVE	3,234	3,234	34		3,234
		Transfer to line 201 (PE 0303140K)			[-3,200]		
213		CRITICAL INFRASTRUCTURE PROTECTION (CIP)	8,846	8,846	8,846		8,846
217		POLICY R&D PROGRAMS		7,065	7,065		7,065
218		NET CENTRICITY		23,984	23,984		23,984
221		DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	5,286	5,286	5,286		5,286
224	0305208K	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS		3,400	3,400		3,400
229		Insider Threat	8,670	8,670	8,670		8,670
230		HOMELAND DEFENSE TECHNOLOGY TRANSFER PROGRAM		2,110	2,110		2,110
239		Industrial preparedness		22,366	22,366		22,366
240	0708012S	LOGISTICS SUPPORT ACTIVITIES		1,574	1,574		1,574
241		MANAGEMENT HQ—OJCS		4,409	4,409		4,409
242		MQ-9 UAV		9,702	14,902		9,702
		Capability Improvements			[5,200]		
243	1105232BB	RQ-11 UAV	259	259	259		259
245	1160403BB	AVIATION SYSTEMS	164,233	164,233	164,233		164,233
247	1160405BB	INTELLIGENCE SYSTEMS DEVELOPMENT	9,490	9,490	9,490		9,490
248	1160408BB	OPERATIONAL ENHANCEMENTS	75,253	75,253	75,253		75,253
252	1160431BB	WARRIOR SYSTEMS	24,661	24,661	24,661		24,661
253	1160432BB	SPECIAL PROGRAMS	20,908	20,908	20,908		20,908
259	1160480BB	SO F TACTICAL VEHICLES	3,672	3,672	3,672		3,672

262 264 265 265A	1160483BB 1160489BB 1160490BB 9999999999		57,905 3,788 16,225 3,118,502	57,905 3,788 16,225 3,113,502 [-5,000]	57,905 3,788 16,225 3,118,502		57,905 3,788 16,225 3,118,502
266	666666666666	UNDISTRIBUTED UNDISTRIBUTED UNDISTRIBUTED DARPA undistributed reduction SUBTOTAL UNDISTRIBUTED	4,032,039	4,04	4,0 /0,033	000'69— [000'69—]	<b>.002,039</b> -69,000
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, DW	16,766,084	16,989,432	17,181,906	221,000	16,987,084
001	06051180TE	OPERATIONAL TEST & EVAL, DEFENSE MANAGEMENT SUPPORT OPERATIONAL TEST AND EVALUATION	74,583	74,583	74,583		74,583
002	06051310TE 06058140TE	LIVE FIRE TEST AND EVALUATION	45,142 48,013	45,142 53,013	45,142 48,013		45,142 48,013
		Information Assurance Testing and Exercises	167,738	[5,000] <b>172,738</b>	167,738		167,738
		TOTAL OPERATIONAL TEST & EVAL, DEFENSE	167,738	172,738	167,738		167,738
		TOTAL RDT&E	63,533,947	63,791,399	63,484,398	292,318	63,826,265

SEC. 4202. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION FOR OVERSEAS CONTINGENCY OPERATIONS.

		SEC. 4202. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION FOR OVERSEAS CONTINGENCY OPERATIONS (in Thousands of Doliars)			
Eine	Program Element	ltem	FY 2015 Request	Agreement Change	Agreement Authorized
090	0603747A	RESEARCH, DEVELOPMENT, TEST & EVAL, ARMY ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES SOLDIER SUPPORT AND SURVIVABILITY SUBTOTAL ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES	4,500 <b>4,500</b>		4,500 <b>4,500</b>
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, ARMY	4,500		4,500
225 229A	0305242M 9999999999	RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY OPERATIONAL SYSTEMS DEVELOPMENT UNMANNED AERIAL SYSTEMS (UAS) PAYLOADS (MIP) CLASSIFIED PROGRAMS SUBTOTAL OPERATIONAL SYSTEMS DEVELOPMENT	940 35,080 <b>36,020</b>		940 35,080 <b>36,020</b>
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY	36,020		36,020
250A	6666666666	RESEARCH, DEVELOPMENT, TEST & EVAL, AF OPERATIONAL SYSTEMS DEVELOPMENT CLASSIFIED PROGRAMS SUBTOTAL OPERATIONAL SYSTEMS DEVELOPMENT	14,706 <b>14,706</b>		14,706 <b>14,706</b>
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, AF	14,706		14,706
600	0602115E	RESEARCH, DEVELOPMENT, TEST & EVAL, DW APPLIED RESEARCH BIOMEDICAL TECHNOLOGY	112,000		112,000

		SUBTOTAL APPLIED RESEARCH	112,000		112,000
242	1105219BB	OPERATIONAL SYSTEM DEVELOPMENT MQ-9 UAV		5,200	5,200
248 265A	1160408BB 9999999999	MV-3 emancements  Operational enhancements  Classified programs <b>Subtotal operational system development</b>	6,000 163,447 <b>169,447</b>	[3,200] <b>5,200</b>	6,000 163,447 <b>174,647</b>
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, DW	281,447	5,200	286,647
		TOTAL RDT&E	336,673	5,200	341,873

TITLE XLIII—OPERATION AND MAINTENANCE

نـ	
AND MAINIENANCE.	
. UPERAIION	
EC. 4301.	
۔ نے	

	SEG. 4301. OPERATION AND MAINTENANGE (In Thousands of Dollars)	) MAINTENANCE Joliars)				
Line	ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
	OPERATION & MAINTENANCE, ARMY					
	OPERATING FORCES					
010	Maneuver units	969,281	1,069,281	969,281		969,281
	Restore Critical Operations Tempo		[100,000]			
020	MODULAR SUPPORT BRIGADES	61,990	61,990	61,990		61,990
030	ECHELONS ABOVE BRIGADE	450,987	450,487	450,987		450,987
	Reduction in contracts for Other Services		[-200]			
040	THEATER LEVEL ASSETS	545,773	543,773	545,773		545,773
	Reduction in contracts for Other Services		[-1,000]			
	Reduction in service contracts for facilities maintenance		[-1,000]			
020	Land forces operations support	1,057,453	1,046,453	1,057,453		1,057,453
	Reduction in contracts for Other Services		[-10,000]			
	Reduction in service contracts for facilities maintenance		[-1,000]			
090	AVIATION ASSETS	1,409,347	1,547,947	1,409,347		1,409,347
	Restore Critical Aviation Readiness		[100,000]			
	UH-60A to UH-60L Conversions/ARNG Modernization		[38,600]			
070	FORCE READINESS OPERATIONS SUPPORT	3,592,334	3,567,334	3,592,334	-68,000	3,524,334
	Fully fund two Combat Training Center rotations—Army requested transfer to OM ARNG and MP ARNG				[-68,000]	
			[-19,500]			
080	Reduction in service contracts for facilities maintenance	411,388	[-5,500] $411,388$	411,388		411,388

О	റ
О	ອ

060	LAND FORCES DEPOT MAINTENANCE	1,001,232	1,100,732	1,186,832		1,001,232
	Readiness funding increase			[185,600]		
	Reduction in service contracts for facilities maintenance		[-200]			
	Restore Critical Depot Maintenance		[100,000]			
100	BASE OPERATIONS SUPPORT	7,428,972	7,346,972	7,428,972		7,428,972
	for O		[-27,000]			
	Reduction in service contracts for facilities maintenance		[-55,000]			
110	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION	2,066,434	1,976,434	2,179,434	88,000	2,154,434
	Facilities Sustainment			[18,750]	[18,750]	
	ing increase—fully funds 6%			[94,250]	[94,250]	
	Reduction in contracts for Other Services		[-7,000]			
	Reduction in service contracts for facilities maintenance		[-58,000]			
	Transfer to Arlington National Cemetery		[-25,000]		[-25,000]	
120	Management and operational Headquarters	411,863	411,363	411,863		411,863
	Reduction in service contracts for facilities maintenance		[-200]			
130	COMBATANT COMMANDERS CORE OPERATIONS	179,399	178,899	179,399		179,399
	Reduction in contracts for Other Services		[-200]			
170	COMBATANT COMMANDS DIRECT MISSION SUPPORT	432,281	429,781	432,281		432,281
	Reduction in contracts for Other Services		[-2,500]			
	SUBTOTAL OPERATING FORCES	20,018,734	20,142,834	20,317,334	20,000	20,038,734
	MOBILIZATION					
180	STRATEGIC MOBILITY	316,776	315,776	316,776		316,776
	ntracts for Other S		[-200]			
	Reduction in service contracts for facilities maintenance		[-200]			
190	ARMY PREPOSITIONED STOCKS	187,609	186,109	187,609		187,609
	Reduction in contracts for Other Services		[-1,500]			
200	SOONI	6,463	86,463	6,463	80,000	86,463
	Industrial Base Intiative-Body Armor		[80,000]		[80,000]	
	SUBTOTAL MOBILIZATION	510,848	588,348	510,848	80,000	590,848

TRAINING AND RECRUITING

	SEC. 4301. OPERATION AND MAINTENANCE (In Thousands of Dollars)	D MAINTENANCE Dollars)				
Line	Item	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
210	OFFICER ACQUISITION	124,766	123,766	124,766		124,766
	w		[-1,000]			
220	Recruit training	51,968	51,468	51,968		51,968
	Reduction in contracts for Other Services		[-200]			
230	ONE STATION UNIT TRAINING	43,735	43,735	43,735		43,735
240	SENIOR RESERVE OFFICERS TRAINING CORPS	456,563	456,063	456,563		456,563
	Reduction in service contracts for facilities maintenance		[-200]			
250	SPECIALIZED SKILL TRAINING	886,529	876,029	886,529		886,529
	Reduction in contracts for Other Services		[-8,500]			
	Reduction in service contracts for facilities maintenance		[-2,000]			
260	FLIGHT TRAINING	890,070	890,070	890,070		890,070
270	Professional development education	193,291	190,291	193,291		193,291
	Reduction in contracts for Other Services		[-2,500]			
	Reduction in service contracts for facilities maintenance		[-200]			
280	TRAINING SUPPORT	552,359	551,359	552,359		552,359
	Reduction in contracts for Other Services		[-200]			
	Reduction in service contracts for facilities maintenance		[-200]			
230	recruiting and advertising	466,927	461,427	466,927		466,927
	Reduction in contracts for Other Services		[-5,500]			
300	EXAMINING	194,588	194,588	194,588		194,588
310	OFF-DUTY AND VOLUNTARY EDUCATION	205,782	197,782	205,782		205,782
	Reduction in contracts for Other Services		[-8,000]			
320	CIVILIAN EDUCATION AND TRAINING	150,571	149,071	150,571		150,571
	Reduction in contracts for Other Services		[-1,500]			
330	JUNIOR RESERVE OFFICER TRAINING CORPS	169,784	162,784	169,784		169,784
	Reduction in contracts for Other Services		[-7,000]			
	SUBTOTAL TRAINING AND RECRUITING	4,386,933	4,348,433	4,386,933		4,386,933

20 ~	ADMIN & SRVWIDE ACTIVITIES				
350	SERVICEWIDE TRANSPORTATION	541,877	541,877	541,877	541,877
360	CENTRAL SUPPLY ACTIVITIES	722,291	722,291	722,291	722,291
370	LOGISTIC SUPPORT ACTIVITIES	602,034	604,034	602,034	602,034
	Corrosion Mitigation Activities		[2,000]		
	Reduction in contracts for Other Services		[-2,500]		
	Reduction in service contracts for facilities maintenance		[-200]		
380	AMMUNITION MANAGEMENT	422,277	419,777	422,277	422,277
	Reduction in contracts for Other Services		[-200]		
	Reduction in service contracts for facilities maintenance		[-2,000]		
330	ADMINISTRATION	405,442	404,942	405,442	405,442
			[-200]		
400	SERVICEWIDE COMMUNICATIONS	1,624,742	1,622,742	1,624,742	1,624,742
	Reduction in contracts for Other Services		[-200]		
	Reduction in service contracts for facilities maintenance		[-1,500]		
410	Manpower Management	289,771	289,271	289,771	289,771
	Reduction in contracts for Other Services		[-200]		
420	OTHER PERSONNEL SUPPORT	390,924	385,424	390,924	390,924
	Reduction in contracts for Other Services		[-5,500]		
430	OTHER SERVICE SUPPORT	1,118,540	1,117,040	1,118,540	1,118,540
	Reduction in contracts for Other Services		[-1,500]		
440	ARMY CLAIMS ACTIVITIES	241,234	239,734	241,234	241,234
			[-1,500]		
450	REAL ESTATE MANAGEMENT	243,509	242,509	243,509	243,509
	Reduction in contracts for Other Services		[-1,000]		
460	FINANCIAL MANAGEMENT AND AUDIT READINESS	200,615	199,115	200,615	200,615
	Reduction in contracts for Other Services		[-1,500]		
470	INTERNATIONAL MILITARY HEADQUARTERS	462,591	462,091	462,591	462,591
	Reduction in contracts for Other Services		[-200]		
480	MISC. SUPPORT OF OTHER NATIONS	27,375	27,375	27,375	27,375
520A	CLASSIFIED PROGRAMS	1,030,411	1,029,411	1,030,411	1,030,411

	SEC. 4301. OPERATION AND MAINTENANCE (In Thousands of Dollars)	) MAINTENANCE Joliars)				
Line	Item	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
	Reduction in contracts for Other Services	8,323,633	[-500] [-500] <b>8,307,633</b>	8,323,633		8,323,633
530	UNDISTRIBUTED UNDISTRIBUTED  Foreign Currency adjustments  Program decrease—overestimate of civilian personnel  Training program to increase and improve financial literacy training for incom-		-513,700 [-48,900] [-80,000]	-320,000 [-48,900] [-250,000]	-296,400 [-48,900] [-247,500]	-296,400
	ing and outgoing military personnel  Travel savings  Unobligated balances  SUBTOTAL UNDISTRIBUTED		[2,500] [-387,300] - <b>513,700</b>	[–21,100] – <b>320,000</b>	-296,400	-296,400
	TOTAL OPERATION & MAINTENANCE, ARMY	33,240,148	32,873,548	33,218,748	-196,400	33,043,748
020	OPERATION & MAINTENANCE, ARMY RES OPERATING FORCES MODULAR SUPPORT BRIGADES ECHELONS ABOVE BRIGADE Reduction in contracts for Other Services Restore Critical Operations Tempo	15,200	15,200 532,164 [-500]	15,200 502,664		15,200 502,664
040 050 060 070	THEATER LEVEL ASSETS LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS FORCE READINESS OPERATIONS SUPPORT Reduction in contracts for Other Services	107,489 543,989 72,963 360,082	107,489 543,989 72,963 358,082 [-1,500]	107,489 543,989 72,963 360,082		107,489 543,989 72,963 360,082

93

72,491 58,873	388,961	233,597	39,590	2,395,899	10,608	18,587	6,681	9,192	54,602	99,670	-13,800		-13,800	2,481,769
		5,000 [5,000]		2,000							-13,800	[-13,800]	-13,800	-8,800
72,491 73,873 [15,000]	388,961	233,597 [5,000]	39,590	2,410,899	10,608	18,587	6,681	9,192	54,602	99,670				2,510,569
[–500] 72,491 93,873 [35,000]	386,461 [-2,500]	219,097	[—500] [—9,000] 39,590	2,441,399	10,608	18,587	6,681	9,192	54,102	[-500] <b>99,170</b>	-38,700	1 38 7001	_38,700 _38,700	2,501,869
72,491 58,873	388,961	228,597	39,590	2,390,899	10,608	18,587	6,681	9,192	54,602	99,670				2,490,569
	100 BASE OPERATIONS SUPPORT	110 FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION	Reduction in contracts for Other Services	SUBTOTAL OPERATING FORCES	ADMIN & SRVWD ACTIVITIES 130 SERVICEWIDE TRANSPORTATION		150 SERVICEWIDE COMMUNICATIONS		170 RECRUITING AND ADVERTISING	Keduction in contracts for Uther Services	UNDISTRIBUTED 180 Undistributed	Overestimation of civilian FTE targets	SUBTOTAL UNDISTRIBUTED	TOTAL OPERATION & MAINTENANCE, ARMY RES

OPERATION & MAINTENANCE, ARNG OPERATING FORCES

	SEC. 4301. OPERATION AND MAINTENANGE (In Thousands of Dollars)	) MAINTENANCE Joliars)				
Eine	Item	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
010	Maneuver units	660,648	909,748	683,648	23,000	683,648
	National Guard combat training center rotations activities		[70,000]			
	National Guard critical operations tempo activities		[69,600]			
	Reduction in contracts for Other Services		[-200]			
	Restore Critical Operations Tempo		[80,000]			
	Transfer funding for 2 CTC rotations			[23,000]	[23,000]	
020	MODULAR SUPPORT BRIGADES	165,942	165,942	165,942		165,942
030	ECHELONS ABOVE BRIGADE	733,800	733,800	733,800		733,800
040	THEATER LEVEL ASSETS	83,084	83,084	83,084		83,084
020	Land forces operations support	22,005	22,005	22,005		22,005
090	AVIATION ASSETS	920,085	920,085	920,085		920,085
070	FORCE READINESS OPERATIONS SUPPORT	680,887	673,887	680,887		680,887
	Reduction in contracts for Other Services		[-2,000]			
	Reduction in service contracts for facilities maintenance		[-2,000]			
080	LAND FORCES SYSTEMS READINESS	69,726	69,726	69,726		69,726
060	LAND FORCES DEPOT MAINTENANCE	138,263	185,863	138,263		138,263
	Reduction in contracts for Other Services		[-200]			
	Reduction in service contracts for facilities maintenance		[-1,500]			
	Restore Critical Depot Maintenance		[49,600]			
100	BASE OPERATIONS SUPPORT	804,517	792,017	804,517	-10,000	794,517
	Reduction in contracts for Other Services		[-2,500]			
			[-10,000]			
	Remove one-time fiscal year 2014 funding increase				[-10,000]	
110	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION	490,205	471,705	495,205	2,000	495,205
	Facilities Sustainment			[2,000]	[2,000]	
	Reduction in service contracts for facilities maintenance		[-18,500]			
120	Management and operational Headquarters	872,140	871,140	872,140		872,140

	SEC. 4301. OPERATION AND MAINTENANCE (In Thousands of Dollars)	) MAINTENANCE Jollars)				
Line	Item	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
	Reduction in contracts for Other Services		[-200]			
020	AIR SYSTEMS SUPPORT	363,763	362,763	363,763		363,763
	Reduction in contracts for Other Services		[-1,000]			
090	AIRCRAFT DEPOT MAINTENANCE	814,770	935,870	923,670	10,100	824,870
	Aviation Depot Maintenance		[111,000]	[108,900]		
	CVN 73 Refueling and Complex Overhaul (RCOH)		[10,100]		[10,100]	
070	AIRCRAFT DEPOT OPERATIONS SUPPORT	36,494	36,494	36,494		36,494
080	AVIATION LOGISTICS	350,641	473,141	350,641		350,641
	Aviation Logistics		[123,000]			
	Reduction in contracts for Other Services		[-200]			
060	MISSION AND OTHER SHIP OPERATIONS	3,865,379	3,959,879	3,865,379		3,865,379
	CLF steaming days		[13,000]			
	Corrosion Mitigation Activities		[2,000]			
	Joint High Speed Vessel Operations		[10,000]			
	Reduction in contracts for Other Services		[-5,200]			
	T-AKEs to Full Operational Status		[72,000]			
100	SHIP OPERATIONS SUPPORT & TRAINING	711,243	709,743	711,243		711,243
	Reduction in contracts for Other Services		[-200]			
	Reduction in service contracts for facilities maintenance		[-1,000]			
110	SHIP DEPOT MAINTENANCE	5,296,408	5,327,608	5,296,408	33,700	5,330,108
	CVN 73 Refueling and Complex Overhaul (RCOH)		[33,700]		[33,700]	
	Reduction in contracts for Other Services		[-2,000]			
	Reduction in service contracts for facilities maintenance		[-200]			
120	SHIP DEPOT OPERATIONS SUPPORT	1,339,077	1,335,877	1,339,077	300	1,339,377
	CVN 73 Refueling and Complex Overhaul (RCOH)		[300]		[300]	
	Reduction in contracts for Other Services		[-3,500]			
130	COMBAT COMMUNICATIONS	708,634	706,634	708,634		708,634

91 500	01,000	207,038	432,715		338,116		892,316		128,486	2,472	101,200		188,920		109,911	1,172,823		104,139	490,911		324,861		936,743		1,587,495	50]	50]	733 00C F
o.	2	88	, 2.		9;		9:		98	.2	0(		0.		.1	33	[0(	39			31		13		104,000			ŗ
01 599		207,038	432,715		338,116		892,316				101,200		188,920		109,911	1					324,861		936,743		ī	[18,/50]		733 806 1
01.000	[-500]	206,538		[-1,000]	337,616	[-200]	891,316	[-1,000]	128,486	2,472	100,700	[-200]	186,420	[-2,500]	109,911	1,172,823		104,139	490,411	[-200]	323,861	[-1,000	934,243	[-2,500	1,422,995		00100	[—60,500]
01 500	000,10	207,038	432,715		338,116		892,316		128,486	2,472	101,200		188,920		109,911	1,172,823		104,139	490,911		324,861		936,743		1,483,495			733 80C V
Reduction in contracts for Other Services	Reduction in contracts for Other Services	SPACE SYSTEMS AND SURVEILLANCE	WARFARE TACTICS	Reduction in contracts for Other Services	OPERATIONAL METEOROLOGY AND OCEANOGRAPHY	Reduction in contracts for Other Services	COMBAT SUPPORT FORCES	Reduction in contracts for Other Services	EQUIPMENT MAINTENANCE	DEPOT OPERATIONS SUPPORT	COMBATANT COMMANDERS CORE OPERATIONS	Reduction in contracts for Other Services	COMBATANT COMMANDERS DIRECT MISSION SUPPORT	Reduction in contracts for Other Services	CRUISE MISSILE	FLEET BALLISTIC MISSILE	Additional FCET	IN-SERVICE WEAPONS SYSTEMS SUPPORT	WEAPONS MAINTENANCE	Reduction in contracts for Other Services	OTHER WEAPON SYSTEMS SUPPORT	Reduction in contracts for Other Services	ENTERPRISE INFORMATION	Reduction in contracts for Other Services		Facilities Sustainment		Reduction in service contracts for facilities maintenance
≘ 32 i	ੂੇ p.m.	)	160		170		180		190	200	210		220		230	240		250	260		270		290		300			010

	SEC. 4301. OPERATION AND MAINTENANCE (In Thousands of Dollars)	D MAINTENANCE Dollars)				
Line	ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
	Reduction in service contracts for facilities maintenance	31,619,155	[-34,500] <b>31,941,255</b>	31,833,355	148,100	31,767,255
320	MOBILIZATION SHIP PREPOSITIONING AND SURGE	526,926	526,926	526,926		526,926
340	AIRCRAFT ACTIVATIONS/INACTIVATIONS	6,704	6,704	6,704		6,704
320	SHIP ACTIVATIONS/INACTIVATIONS	251,538	205,538	205,538	-46,000	205,538
360	CWN 73 Refueling and Complex Overhaul (RCOH) EXPEDITIONARY HFALTH SFRVICES SYSTEMS	124.323	[-46,000] 124.323	[-46,000] 124.323	[-46,000]	124.323
370		2,323	2,323	2,323		2,323
380	COAST GUARD SUPPORT	20,333	20,333	20,333		20,333
	SUBTOTAL MOBILIZATION	932,342	886,342	886,342	-46,000	886,342
	TRAINING AND RECRUITING					
330	OFFICER ACQUISITION	156,214	155,714	156,214		156,214
400	RECRUIT TRAINING	8,863	8,963	8,863	100	8,963
710	CWN 73 Refueling and Complex Overhaul (RCOH)	140 150	[100]	140 150	[100]	140 150
420	SPECIALIZED SKILL TRAINING	601.501	604.201	601,501	7.200	608.701
	CWN 73 Refueling and Complex Overhaul (RCOH)		[7,200]		[7,200]	
430	FLIGHT TRAINING	8,239	8,239	8,239		8,239
440	PMENT EDUCATION	164,214	165,362	164,214	1,000	165,214
	CWN 73 Refueling and Complex Overhaul (RCOH)		[1,000] [1,148]		[1,000]	

	Reduction in contracts for Other Services		[-1,000]			
450	TRAINING SUPPORT	182,619	183,019	182,619	006	183,519
	CVN 73 Refueling and Complex Overhaul (RCOH)		[006]		[006]	
	Reduction in contracts for Other Services		[-200]			
460	recruiting and advertising	230,589	230,089	230,589	1,148	231,737
	Naval Sea Cadet Corps				[1,148]	
	Reduction in contracts for Other Services		[-200]			
470	OFF-DUTY AND VOLUNTARY EDUCATION	115,595	114,095	115,595		115,595
	Reduction in contracts for Other Services		[-1,500]			
480	CIVILIAN EDUCATION AND TRAINING	909'62	79,106	79,606		79,606
	Reduction in contracts for Other Services		[-200]			
490	JUNIOR ROTC	41,664	39,664	41,664		41,664
	Reduction in contracts for Other Services		[-2,000]			
	SUBTOTAL TRAINING AND RECRUITING	1,737,254	1,736,602	1,737,254	10,348	1,747,602
	ADMIN & SRVWD ACTIVITIES					
200	ADMINISTRATION	858,871	852,871	858,871		858,871
	Reduction in contracts for Other Services		[-6,000]			
510	EXTERNAL RELATIONS	12,807	12,807	12,807		12,807
520	CIVILIAN MANPOWER AND PERSONNEL MANAGEMENT	119,863	119,863	119,863		119,863
530	MILITARY MANPOWER AND PERSONNEL MANAGEMENT	356,113	353,013	356,113	006	357,013
	CVN 73 Refueling and Complex Overhaul (RCOH)		[006]		[006]	
	Reduction in contracts for Other Services		[-4,000]			
540	OTHER PERSONNEL SUPPORT	255,605	255,105	255,605		255,605
	Reduction in contracts for Other Services		[-200]			
220	SERVICEMIDE COMMUNICATIONS	339,802	337,802	339,802		339,802
	acts for Other Servic		[-2,000]			
270	SERVICEWIDE TRANSPORTATION	172,203	172,203	172,203		172,203
230	PLANNING, ENGINEERING AND DESIGN	283,621	282,621	283,621		283,621
	Reduction in contracts for Other Services		[-500]			
009	REQUESTION AND PROGRAM MANAGEMENT	1.111.464	[-500] 1.110.464	1.111.464		1.111.464
;		. )	. >	. > . (+ + + (+		. ) . ( (-

100

	SEC, 4301. OPERATION AND MAINTENANCE (In Thousands of Dollars)	D MAINTENANCE Dollars)				
Line	ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
	Reduction in contracts for Other Services		[-200]			
	Reduction in service contracts for facilities maintenance		[-200]			
610	HULL, MECHANICAL AND ELECTRICAL SUPPORT	43,232	43,232	43,232		43,232
620	COMBAT/WEAPONS SYSTEMS	25,689	25,689	25,689		25,689
630	SPACE AND ELECTRONIC WARFARE SYSTEMS	73,159	72,659	73,159		73,159
	Reduction in contracts for Other Services		[-200]			
640	NAVAL INVESTIGATIVE SERVICE	548,640	548,140	548,640		548,640
	Reduction in contracts for Other Services		[-200]			
700	INTERNATIONAL HEADQUARTERS AND AGENCIES	4,713	4,713	4,713		4,713
720A	CLASSIFIED PROGRAMS	531,324	530,324	531,324		531,324
	Reduction in contracts for Other Services		[-200]			
	Reduction in service contracts for facilities maintenance		[-200]			
	SUBTOTAL ADMIN & SRVWD ACTIVITIES	4,737,106	4,721,506	4,737,106	006	4,738,006
	UNDISTRIBUTED					
730	UNDISTRIBUTED		-400,400	-88,700	-154,200	-154,200
	Civilian personnel underexecution		[-80,000]		[-80,000]	
	Foreign Currency adjustments		[-74,200]	[-74,200]	[-74,200]	
	Training program to increase and improve financial literacy training for incom-					
	ing and outgoing military personnel		[2,500]			
	Travel savings			[-14,500]		
	Unobligated balances		[-248,700]			
	SUBTOTAL UNDISTRIBUTED		-400,400	-88,700	-154,200	-154,200
	TOTAL OPERATION & MAINTENANCE, NAVY	39,025,857	38,885,305	39,105,357	-40,852	38,985,005

OPERATION & MAINTENANCE, MARINE CORPS

December 2, 2014 (5:32 p.m.)

010	OPERATING FORCES  OPERATIONAL FORCES	905,744	944,044	939,544	33,800	939,544
	Corrosion Mitigation Activities		[5,000] [33,800] [–500]	[33,800]	[33,800]	
020	FIELD LOGISTICS	921,543	920,543	921,543		921,543
	Reduction in contracts for Uther Services		[-200] [-500]			
030	DEPOT MAINTENANCE	229,058	280,058	229,058		229,058
040	NESIDIE OTITICAL DEPUT MATITICAL DEPUT MATITIME PREPOSITIONING	87,660	[31,000] 87,660	87,660		87,660
020	SUSTAINMENT, RESTORATION & MODERNIZATION	573,926	556,926	592,676	18,750	592,676
	Facilities Sustainment		1000	[18,750]	[18,750]	
	Reduction in contracts for Uther Services		[-1,000]			
090	BASE OPERATING SUPPORT	1.983.118	1.977,618	1.983.118		1.983.118
	ts for Other S		[-1,500]			
	Reduction in service contracts for facilities maintenance		[-4,000]			
	SUBTOTAL OPERATING FORCES	4,701,049	4,766,849	4,753,599	52,550	4,753,599
	TRAINING AND RECRUITING					
070	RECRUIT TRAINING	18,227	18,227	18,227		18,227
080	OFFICER ACQUISITION	948	948	948		948
060	SPECIALIZED SKILL TRAINING	98,448	98,448	98,448		98,448
100	Professional development education	42,305	42,305	42,305		42,305
110	TRAINING SUPPORT	330,156	328,156	330,156		330,156
	Reduction in contracts for Other Services		[-500]			
120	RECRIPTING AND ADVERTISING	161 752	[-1,300] 161 752	161 752		161 752
130	OFF-DUTY AND VOLUNTARY EDUCATION	19,137	18,637	34,837		19,137
	At USMC request transfer from RDTEN 53			[15,700]		
	Reduction in contracts for Other Services		[-200]			

	SEC. 4301. OPERATION AND MAINTENANCE (In Thousands of Dollars)	D MAINTENANCE Dollars)				
Line	ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
140	JUNIOR ROTC  SUBTOTAL TRAINING AND RECRUITING	23,277 <b>694,250</b>	23,277 <b>691,750</b>	23,277 <b>709,950</b>		23,277 <b>694,250</b>
150 160	ADMIN & SRVWD ACTIVITIES SERVICEWIDE TRANSPORTATION ADMINISTRATION Marine Museum Unjustified Growth Reduction in contracts for Other Services	36,359 362,608	36,359 352,508 [-9,100]	36,359 353,415 [-9,193]	-9,100 [-9,100]	36,359 353,508
180 180A	ACQUISITION AND PROGRAM MANAGEMENT CLASSIFIED PROGRAMS SUBTOTAL ADMIN & SRVWD ACTIVITIES	70,515 44,706 <b>514,188</b>	70,515 44,706 <b>504,088</b>	70,515 44,706 <b>504,995</b>	-9,100	70,515 44,706 <b>505,088</b>
190	UNDISTRIBUTED  UNDISTRIBUTED  UNDISTRIBUTED  Foreign Currency adjustments  Training program to increase and improve financial literacy training for incoming and outgoing military personnel  Travel savings  Unobligated balances  SUBTOTAL UNDISTRIBUTED		-107,400 [-28,400] [2,500] [-81,500] -107,400	-33,200 [-28,400] [-4,800]	-28,400 [-28,400]	-28,400 - <b>28,400</b>
	TOTAL OPERATION & MAINTENANCE, MARINE CORPS	5,909,487	5,855,287	5,935,344	15,050	5,924,537
010	OPERATION & MAINTENANCE, NAVY RES OPERATING FORCES MISSION AND OTHER FLIGHT OPERATIONS CVN 73 Refueling and Complex Overhaul (RCOH)	565,842	573,742 [7,900]	565,842	7,900	573,742

Intermediate maintenance	5,948	5,948 84,936	5,948 82,636	2,300	5,948 84,936
CVN 73 Refueling and Complex Overhaul (RCOH)	2552	[2,300]	353	[2,300]	353
AINCIME DEFUT OF ENATIONS SUFFORT	000	000	000		500
AVIATION LUGISTICS	/,00/	7,007	/,00/		7,007
MISSION AND UTHEK SHIP OPERATIONS	8,190	8,190	8,190		8,190
SHIP OPERATIONS SUPPORT & TRAINING	226	556	929		929
SHIP DEPOT MAINTENANCE	4,571	4,571	4,571		4,571
COMBAT COMMUNICATIONS	14,472	14,472	14,472		14,472
COMBAT SUPPORT FORCES	119,056	119,056	119,056		119,056
WEAPONS MAINTENANCE	1,852	1,852	1,852		1,852
ENTERPRISE INFORMATION	25,354	25,354	25,354		25,354
SUSTAINMENT, RESTORATION AND MODERNIZATION	48,271	46,271	53,271	4,827	53,098
Facilities Sustainment			[2,000]	[4,827]	
Reduction in service contracts for facilities maintenance		[-2,000]			
BASE OPERATING SUPPORT	101,921	101,421	101,921		101,921
Reduction in service contracts for facilities maintenance		[-200]			
SUBTOTAL OPERATING FORCES	986,029	993,729	991,029	15,027	1,001,056
ADMIN & SRVWD ACTIVITIES					
ADMINISTRATION	1,520	1,520	1,520		1,520
MILITARY MANPOWER AND PERSONNEL MANAGEMENT	12,998	12,998	12,998		12,998
	3,395	3,395	3,395		3,395
	3,158	3,158	3,158		3,158
SUBTOTAL ADMIN & SRVWD ACTIVITIES	21,071	21,071	21,071		21,071
UNDISTRIBUTED					
UNDISTRIBUTED		-10,500			0
SUBTOTAL UNDISTRIBUTED		-10,500			0
TOTAL OPERATION & MAINTENANCE, NAVY RES	1,007,100	1,004,300	1,012,100	15,027	1,022,127

104

	SEC. 4301. OPERATION AND MAINTENANCE (In Thousands of Dollars)	MAINTENANCE ollars)				
Line	Item	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
	OPERATION & MAINTENANCE, MC RESERVE					
010	OPERATURE CONCESS	93,093	93,093	93,093		93,093
020	DEFOL I WAIN ENANCE	18,3 <i>11</i> 29,232	18,3 <i>11</i> 27,732	18,3// 34,232	3,900	18,3 <i>//</i> 33,132
	Facilities Sustainment		[-1,500]	[2,000]	[3,900]	
040	BASE OPERATING SUPPORT	106,447	105,447	106,447		106,447
	Reduction in service contracts for facilities maintenance	247,149	[-1,000] <b>244,649</b>	252,149	3,900	251,049
050	ADMIN & SRVWD ACTIVITIES SERVICEWIDE TRANSPORTATION ADMINISTRATION	914	914	914		914
070	RECRUITING AND ADVERTISING  SUBTOTAL ADMIN & SRVWD ACTIVITIES	8,688 21,433	8,688 21,433	11,031 8,688 <b>21,433</b>		21,631 8,688 21,433
080	UNDISTRIBUTED UNDISTRIBUTED UNDIgated balances SUBTOTAL UNDISTRIBUTED		-100 [-100]			0
	TOTAL OPERATION & MAINTENANCE, MC RESERVE	268,582	265,982	273,582	3,900	272,482

OPERATION & MAINTENANCE, AIR FORCE OPERATING FORCES

010	PRIMARY COMBAT FORCES  Corrosion Prevention  Cyber Weapon System Ops  Cyberspace Defense Weapon System and Cyber Mission Forces  Nuclear Force Improvement Program—Security Forces  Reduction in contracts for Other Services	3,163,457	3,256,557 [5,000] [50,000] [30,000] [8,600] [-500]	3,163,457	8,600	3,172,057
020	COMBAT ENHANCEMENT FORCES Reduction in contracts for Other Sondies	1,694,339	1,686,339	1,694,339		1,694,339
030	AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS)  Reduction in contracts for Other Services  Reduction in service contracts for Tacilities maintenance	1,579,178	1,574,678 [-2,000] [-2,500]	1,579,178		1,579,178
040		6,119,522	6,111,522 $[-8,000]$	6,119,522	-91,122 [-8,000] [-83,122]	6,028,400
020	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION  Facilities Sustainment  Nuclear Force Improvement Program—Installation Surety	1,453,589	[3,400]	1,472,339 [18,750]	22,150 22,150 [18,750] [3,400]	1,475,739
090	RASE SUPPORT  Reduction in contracts for Other Services  Reduction in service contracts for facilities maintenance  Beauty one time fice of war 2014 funding increase	2,599,419	[-3,000] 2,587,419 [-2,000] [-10,000]	2,599,419	-10,000	2,589,419
070	GLOBAL C31 AND EARLY WARNING Program increase Reduction in contracts for Other Services Reduction in contracts for Other Services	908,790	919,861 [14,571] [-1,500]	908,790	[000,001]	908,790
080	OTHER COMBAT ODS SPT PROGRAMS  Nuclear Force Improvement Program—ICBM Training Hardware  Reduction in contracts for Other Spaces	856,306	[5,500] 862,906 [9,600]	856,306	9,600 [9,600]	865,906
060	TACTICAL INTEL AND OTHER SPECIAL ACTIVITIES	800,689	800,189 [-500]	792,689 [-8,000]		800,689

	SEC. 4301. OPERATION AND MAINTENANCE (In Thousands of Dollars)	) MAINTENANCE Joliars)				
Line	ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
100	LAUNCH FACILITIES	282,710	282,710	282,710		282,710
110	STACE CONTROL STOTEMS	030,780	597,310 [—500]	037,010		010,160
120	COMBATANT COMMANDERS DIRECT MISSION SUPPORT	871,840	884,440	860,840	-11,000	860,840
	PACOM Prepositioned Munition Shortfall Mitigation		[19,100]			
	Program decrease—classified program		1000	[-11,000]	[-11,000]	
	reduction in contracts for other services		[—6,000] [—500]			
130	COMBATANT COMMANDERS CORE OPERATIONS	237,348	237,348	217,348		237,348
	Program decrease—JECC			[-20,000]		
130A	AIRBORNE WARNING AND CONTROL SYSTEM			34,600	34,600	34,600
	Retain current AWACS fleet			[34,600]	[34,600]	
130B	A-10 FLYING HOURS			188,400	188,400	188,400
	Retain current A-1			[188,400]	[188,400]	
1300				68,100	68,100	68,100
	Retain current A–10 fleet			[68,100]	[68,100]	
	SUBTOTAL OPERATING FORCES	20,965,005	21,049,276	21,235,855	219,328	21,184,333
	MOBILIZATION					
140	AIRLIFT OPERATIONS	1,968,810	1,966,310	1,968,810		1,968,810
	Reduction in contracts for Other Services		[-2,500]			
150	MOBILIZATION PREPAREDNESS	139,743	139,243	139,743	-14,073	125,670
	Inflation pricing requested as program growth				[-14,073]	
	Reduction in service contracts for facilities maintenance		[-200]			
160	DEPOT MAINTENANCE	1,534,560	1,534,560	1,534,560		1,534,560
170	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION	173,627	171,627	173,627		173,627
	REQUESTION IN SERVICE CONTRACTS FOR TACHITIES MAINTENANCE		[-7,000]			

180	BASE SUPPORT Reduction in contracts for Other Services Reduction in service contracts for facilities maintenance SUBTOTAL MOBILIZATION	688,801 <b>4,505,541</b>	686,301 [-500] [-2,000] <b>4,498,041</b>	688,801 <b>4,505,541</b>	-14,073	688,801 <b>4,491,468</b>
190	TRAINING AND RECRUITING OFFICER ACQUISITION	82.396	82.396	82.396		82.396
200		19,852	19,852	19,852		19,852
210	RESERVE OFFICERS TRAINING CORPS (ROTC)	76,134	73,134	76,134		76,134
220	Reduction in contracts for Other Services	212.226	[-3,000] 208,726	212,226		212,226
			[-3,500]			
230	BASE SUPPORT  Poduction in contracts for Other Society	759,809	754,309	759,809		759,809
	Reduction in service contracts for facilities maintenance		[-1,000]			
240		356,157	356,157	356,157		356,157
250	FLIGHT TRAINING	697,594	694,594	697,594		697,594
	Reduction in contracts for Other Services		[-200]			
			[-2,500]			
260	Professional development education	219,441	218,441	219,441		219,441
	Reduction in contracts for Other Services		[-1,000]			,
270	Training Support	91,001	91,001	91,001		91,001
780		316,688	316,688	316,688		316,688
290	recruiting and advertising	73,920	73,920	73,920		73,920
300	EXAMINING	3,121	3,121	3,121		3,121
310	$\sim$	181,718	174,218	181,718		181,718
	Reduction in contracts for Other Services		[-7,500]			
320	CIVILIAN EDUCATION AND TRAINING	147,667	147,167	147,667		147,667
	Reduction in contracts for Other Services		[-200]			
330	JUNIOR ROTC	63,250	60,250	63,250		63,250
	Reduction in contracts for Other Services	3.300.974	[-3,000] <b>3.273.974</b>	3.300.974		3.300.974

	SEC. 4301. OPERATION AND MAINTENANCE (In Thousands of Dollars)	I MAINTENANCE Iollars)				
Eine	ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
340	ADMIN & SRVWD ACTIVITIES LOGISTICS OPERATIONS	1,003,513	1,044,013	1,013,813	-6,134	997,379
	Inflation pricing requested as program growth  Readiness funding increase—PACOM unfunded priority list  Reduction in service contracts for facilities maintenance  SDT Program		[-500]	[10,300]	[-6,134]	
350	TECHNICAL SUPPORT ACTIVITIES	843,449	841,449	843,449	-7,239	836,210
	gram growth		[-2,000]		[-7,239]	
360	DEPOT MAINTENANCE	78,126	78,126	78,126		78,126
3/0	FACILITIES SUSTAINMENT, KESTOKATION & MUDEKNIZATION	241,671	244,1 <i>//</i> [—3,500]	247,677		247,677
380	BASE SUPPORT	1,103,442	1,096,442 [ $-1,500$ ]	1,103,442		1,103,442
390	Reduction in service contracts for facilities maintenance	597,234	[—5,500] 596,234	597,234		597,234
	Reduction in contracts for Other Services		[-500]			
400	SERVICEWIDE COMMUNICATIONS	506,840	506,840	506,840		506,840
410	Reduction in contracts for Other Services	067,260	[-2,000] $[-1,000]$	037,230		037,230
420 450	CIVIL AIR PATROL INTERNATIONAL SUPPORT Reduction in contracts for Other Services	24,981 92,419	24,981 91,919 [–500]	24,981 92,419		24,981 92,419

109

450A	CLASSIFIED PROGRAMS  Classified adjustment  Reduction in contracts for Other Services  Reduction in service contracts for facilities maintenance  SUBTOTAL ADMIN & SRVWD ACTIVITIES	1,169,736	1,159,236 [-9,500] [-1,000] <b>6,572,673</b>	1,164,376 [-5,360] <b>6,564,613</b>	-5,360 [-5,360] -18,733	1,164,376 <b>6,540,940</b>
460	UNDISTRIBUTED UNDISTRIBUTED Civilian parconnel underexecution		-240,400	-69,200	-131,900	-131,900
	Foreign Currency adjustments  Readiness support Training program to increase and improve financial literacy training for incom-		[—50,000] [—51,900] [221,500]	[-51,900]	[-51,900]	
	ing and outgoing military personnel  Travel savings  Unobligated balances		[2,500]	[-17,300]		
	SUBTOTAL UNDISTRIBUTED		-240,400	-69,200	-131,900	-131,900
	TOTAL OPERATION & MAINTENANCE, AIR FORCE	35,331,193	35,153,564	35,537,783	54,622	35,385,815
	OPERATION & MAINTENANCE, AF RESERVE Operating forces					
010	PRIMARY COMBAT FORCES	1,719,467 211,132	1,719,467 211,132	1,719,467 211,132		1,719,467 211,132
030	DEPOT MAINTENANCE FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION Facilities Sustainment	530,301 85,672	530,301 84,672	530,301 90,672 [5,000]	5,000	530,301 90,672
020	Reduction in service contracts for facilities maintenance	367,966	[-1,000] 365,466	367,966		367,966
	REDUCTION IN SERVICE CONTRACTS TOT TACINITIES MAINTENANCE	2,914,538	[-2,500] <b>2,911,038</b>	2,919,538	5,000	2,919,538

# ADMINISTRATION AND SERVICEWIDE ACTIVITIES

	SEC. 4301. OPERATION AND MAINTENANCE (In Thousands of Dollars)	) MAINTENANCE Joliars)				
Line	ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
060 080 090	ADMINISTRATION RECRUTING AND ADVERTISING MILITARY MANPOWER AND PERS MGMT (ARPC) OTHER PERS SUPPORT (DISABILITY COMP) SUBTOTAL ADMINISTRATION AND SERVICEWIDE ACTIVITIES	59,899 14,509 20,345 6,551 <b>101,304</b>	59,899 14,509 20,345 6,551 101,304	59,899 14,509 20,345 6,551 101,304		59,899 14,509 20,345 6,551 <b>101,304</b>
110	UNDISTRIBUTED UNDISTRIBUTED Unobligated balances SUBTOTAL UNDISTRIBUTED		-13,400 [-13,400] - <b>13,400</b>			0 <b>0</b>
	TOTAL OPERATION & MAINTENANCE, AF RESERVE	3,015,842	2,998,942	3,020,842	5,000	3,020,842
010 020 030 040	OPERATION & MAINTENANCE, ANG OPERATIONS AIRCRAFT OPERATIONS Reduction in contracts for Other Services MISSION SUPPORT OPERATIONS Reduction in contracts for Other Services DEPOT MAINTENANCE FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION Facilities Sustainment Reduction in service contracts for facilities maintenance BASE SUPPORT Reduction in service contracts for facilities maintenance SUBTOTAL OPERATING FORCES	3,367,729 718,295 1,528,695 137,604 581,536	3,366,729 [-1,000] 717,295 [-1,000] 1,528,695 1,528,695 [-4,000] 569,036 [-12,500] <b>6,315,359</b>	3,367,729 718,295 1,528,695 142,604 [5,000] 581,536	5,000 [5,000]	3,367,729 718,295 1,528,695 142,604 581,536

111

ADMINISTRATION AND SERVICE-WIDE ACTIVITIES ADMINISTRATION	27.812	27.812	27.812		27.812
	31,188	30,688	31,188		31,188
Reduction in contracts for Other Services Subtotal Administration and Service-Wide Activities	29,000	[-500] <b>58,500</b>	29,000		59,000
UNDISTRIBUTED UNDISTRIBUTED Unobligated balances Subtotal undistributed		-800 [-800]			0 0
TOTAL OPERATION & MAINTENANCE, ANG	6,392,859	6,373,059	6,397,859	5,000	6,397,859
OPERATION & MAINTENANCE, DEFENSE-WIDE OPERATING FORCES JOINT CHIEFS OF STAFF	462,107	460,607	462,107		462,107
SPECIAL OPERATIONS COMMAND/OPERATING FORCES	4,762,245	[-1,500] 4,707,945	4,811,845	8,702	4,770,947
MSV—USSOCOM Maritime Support Vessel		$\begin{bmatrix} -20,300 \end{bmatrix}$ $\begin{bmatrix} -5,000 \end{bmatrix}$	[-5,000]	[-20,298] $[-5,000]$	
POTFF—transfer to DHP		[-26,000]		[-14,800]	
Reduction in service contracts for facilities maintenance		[-5,000] [-3,600] [31,460] [-2,560]	[-1,800] [36,400] [20,000]	[-3,600] [36,400] [20,000]	
SUBTOTAL OPERATING FORCES	5,224,352	5,168,552	5,273,952	8,702	5,233,054

010

### TRAINING AND RECRUITING

090

	SEC. 4301. OPERATION AND MAINTENANCE (In Thousands of Dollars)	) MAINTENANCE Jollars)				
Eii	ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
030 040 050	DEFENSE ACQUISITION UNIVERSITY  NATIONAL DEFENSE UNIVERSITY  SPECIAL OPERATIONS COMMAND/TRAINING AND RECRUITING  SUBTOTAL TRAINING AND RECRUITING	135,437 80,082 371,620 <b>587,139</b>	135,437 80,082 371,620 <b>587,139</b>	135,437 80,082 371,620 <b>587,139</b>		135,437 80,082 371,620 <b>587,139</b>
090	ADMINISTRATION AND SERVICEWIDE ACTIVITIES CIVIL MILITARY PROGRAMS STARBASE	119,888	195,888 [21,000]	144,888 [25,000]	56,000 [25,000]	175,888
080	Youth Challenge	556,493 1,340,374	[55,000] 556,493 1,339,874	556,493 1,340,374	[31,000] -40,500	556,493 1,299,874
100	price and program changes Civilian personnel compensation hiring lag Reduction in contracts for Other Services  DEFENSE HUMAN RESOURCES ACTIVITY  Civilian personnel compensation hiring lag	633,300	[-500]	633,300	[-20,500] [-20,000] 2,770 [-1,230]	636,070
110	reduction in contracts for Uner Services  Suicide Prevention—transfer from SOCOM  DEFENSE INFORMATION SYSTEMS AGENCY  Reduction in contracts for Other Services	1,263,678	[-20,000] 1,258,678 [-4,000]	1,263,678	[4,000]	1,263,678
130	Reduction in service contracts for facilities maintenance  DEFENSE LEGAL SERVICES AGENCY  DEFENSE LOGISTICS AGENCY  PTAP funding increase	26,710 381,470	[-1,000] 26,710 380,470	26,710 394,170 [12,700]	12,700 [12,700]	26,710 394,170
150	Reduction in contracts for Other Services	194,520	[-1,000] 183,020	194,520		194,520

114

SEC. 4301. OPERATION AND MAINTENANCE (In Thousands of Dollars)	) MAINTENANCE Joliars)				
ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
Reduction in service contracts for facilities maintenance  Transfer funding for Office of Net Assessment to line 265  SPECIAL OPERATIONS COMMAND/ADMIN & SVC-WIDE ACTIVITIES  WASHINGTON HEADQUARTERS SERVICES	87,915 610,982	[-36,500] [-8,944] 87,915 609,982	87,915 610,982	[-8,944]	87,915 608,462
Civilian personnel compensation hiring lag Reduction in contracts for Other Services CLASSIFIED PROGRAMS Additional AFRICOM ISR Support Classified adjustment Classified adjustment	13,983,323	[-1,000] 13,987,323 [10,000]	14,024,923 [60,000]	[-2,520]	13,983,323
DCS Reduction in contracts for Other Services SUBTOTAL ADMINISTRATION AND SERVICEWIDE ACTIVITIES	25,386,741	[-6,000] <b>25,152,845</b>	[-18,400] <b>25,399,641</b>	-43,346	25,343,395
UNDISTRIBUTED UNDISTRIBUTED Blue water review		-280,400	-29,800 [5,000]	12,500	12,500
Cuvilian personnel underexecution  Foreign Currency adjustments  Impact Aid Severe Disabilities		[-/3,000] [-17,500] [25,000]	[-17,500]	[-17,500] [25,000] [5,000]	
Travel savings Unobligated balances SUBTOTAL UNDISTRIBUTED		[-212,900] - <b>280,400</b>	[-17,300] - <b>29,800</b>	12,500	12,500
TOTAL OPERATION & MAINTENANCE, DEFENSE-WIDE	31,198,232	30,628,136	31,230,932	-22,144	31,176,088

300

## MISCELLANEOUS APPROPRIATIONS

115

	MISSELLANEOUS AFFROM MINIONS					
010	US COURT OF APPEALS FOR THE ARMED FORCES, DEFENSE	13,723	13,723	13,723		13,723
070	OVERSEAS HUMANITARIAN, DISASTER AND CIVIC AID	100,000	104,500	100,000		100,000
	Humanitarian Mine Action		[2,000]			
	Reduction in contracts for Other Services		[-200]			
030	COOPERATIVE THREAT REDUCTION	365,108	354,608	365,108		365,108
			[-10,500]			
040	ACQ WORKFORCE DEV FD	212,875	209,375	212,875	-129,841	83,034
	æ				[-129,841]	
	Reduction in contracts for Other Services		[-3,500]			
020	ENVIRONMENTAL RESTORATION, ARMY	201,560	201,560	201,560		201,560
090	ENVIRONMENTAL RESTORATION, NAVY	277,294	277,294	277,294		277,294
070	ENVIRONMENTAL RESTORATION, AIR FORCE	408,716	408,716	408,716		408,716
080	ENVIRONMENTAL RESTORATION, DEFENSE	8,547	8,547	8,547		8,547
060	ENVIRONMENTAL RESTORATION FORMERLY USED SITES	208,353	208,353	208,353		208,353
100	OVERSEAS CONTINGENCY OPERATIONS TRANSFER FUND	2,000		2,000	-5,000	0
	Program decrease		[-5,000]		[-2,000]	
110	SUPPORT OF INTERNATIONAL SPORTING COMPETITIONS, DEFENSE	10,000	5,200	5,700	-4,300	5,700
	Reduction in contracts for Other Services		[-200]			
	Unjustified program increase		[-4,300]	[-4,300]	[-4,300]	
	SUBTOTAL MISCELLANEOUS APPROPRIATIONS	1,811,176	1,791,876	1,806,876	-139,141	1,672,035
	TOTAL MISCELLANEOUS APPROPRIATIONS	1,811,176	1,791,876	1,806,876	-139,141	1,672,035
	TOTAL OPERATION & MAINTENANCE	165,721,818	164,545,441	166,094,965	-304,538	165,417,280

SEC. 4302. OPERATION AND MAINTENANCE FOR OVERSEAS CONTINGENCY OPERATIONS.

Line

SEC. 4302. OPERATION AND MAINTENANCE FOR OVERSEAS CONTINGENCY OPERATIONS (In Thousands of Doliars)			
ltem	FY 2015 Request	Agreement Change	Agreement Authorized
OPERATION & MAINTENANCE, ARMY OPERATING FIDELES			
MANEUVER UNITS	77.419	110.000	187.419
ERI: Armored Brigade Combat Team Presence		[110,000]	
MODULAR SUPPORT BRICADES	3,827		3,827
ECHELONS ABOVE BRIGADE	22,353		22,353
THEATER LEVEL ASSETS	1,405,102		1,405,102
LAND FORCES OPERATIONS SUPPORT	452,332	15,000	467,332
ERI: Increased Global Response Force Exercises	•	[15,000]	
AVIATION ASSETS	47,522		47,522
FORCE READINESS OPERATIONS SUPPORT	1,050,683	96,500	1,147,183
ERI: Increase Range Capacities and Operation, and Upgrade Training Sites		[96,500]	
LAND FORCES SYSTEMS READINESS	166,725		166,725
Land forces depot maintenance	87,636	185,600	273,236
Restore Critical Depot Maintenance		[185,600]	
BASE OPERATIONS SUPPORT	291,977		291,977
ADDITIONAL ACTIVITIES	7,316,967	90,294	7,407,261
E.B.: NATO Exercises		[13,100]	
ERI: Strengthen the Capacity of NATO and NATO Partners		[3,000]	
Replenishment of source funds in FY15–02 reprogramming		[74,194]	
COMMANDERS EMERGENCY RESPONSE PROGRAM	10,000		10,000
RESET	2,861,655		2,861,655
SUBTOTAL OPERATING FORCES	13,794,198	497,394	14,291,592

MOBILIZATION

59,000	1,806,267 45,537 32,264 98,171 99,694 137,053	3,325,178	17,675,770	4,285 1,428 699 35,120	41,532	13,793
59,000 [40,000] [19,000] <b>59,000</b>	-15,900		540,494			1,200 [1,200]
	1,806,267 45,537 32,264 98,171 99,694 137,053 1,122,092	3,341,078	17,135,276	4,285 1,428 699 35,120 <b>41,532</b>	41,532	12,593
0 ARMY PREPOSITIONED STOCKS.  ERI: Armored Brigade Combat Team presence ERI: Army Prepo Infrastructure Projects	ADMII SERVI SERVI OTHEI OTHEI REAL CLASS	Flografii deutease Subtotal Admin & Srvwide Activities	TOTAL OPERATION & MAINTENANCE, ARMY	OPERATION & MAINTENANCE, ARMY RES OPERATING FORCES  CECHELONS ABOVE BRIGADE  LAND FORCES OPERATIONS SUPPORT  PORCE READINESS OPERATIONS SUPPORT  BASE OPERATIONS SUPPORT  SUBTOTAL OPERATING FORCES	TOTAL OPERATION & MAINTENANCE, ARMY RES	OPERATION & MAINTENANCE, ARNG OPERATING FORCES  MANEUVER UNITS ERI: Leverage State Partnership Program
190	350 380 400 420 430 450 520A			030 050 070 100		010

118

	SEC. 4302. OPERATION AND MAINTENANCE FOR OVERSEAS CONTINGENCY OPERATIONS (In Thousands of Dollars)			
Line	ltem	FY 2015 Request	Agreement Change	Agreement Authorized
020	MODULAR SUPPORT BRIGADES	647		647
030	ECHELONS ABOVE BRIGADE	6,670		6,670
040	THEATER LEVEL ASSETS	664		664
090	AVIATION ASSETS	22,485		22,485
070	FORCE READINESS OPERATIONS SUPPORT	14,560		14,560
060	Land forces depot maintenance		49,600	49,600
	Restore Critical Depot Maintenance		[49,600]	
100	Base operations support	13,923		13,923
120	management and operational headquarters	4,601		4,601
	SUBTOTAL OPERATING FORCES	76,143	50,800	126,943
C L	ADMIN & SRVWD ACTIVITIES			ć
120	ADIMINISTIKATION SUBTOTAL ADMIN & SRVWD ACTIVITIES	318 318		318 318
	TOTAL OPERATION & MAINTENANCE, ARNG	76,461	50,800	127,261
	AFGHANISTAN SECURITY FORCES FUND Ministry of defense			
010	AFGHANISTAN SECURITY FORCES FUND  Subtotal ministry of defense	2,915,747 <b>2,915,747</b>		2,915,747 <b>2,915,747</b>
000	MINISTRY OF INTERIOR MINISTRY OF INTERIOR	1 161 793		1 161 799
070	SUBTOTAL MINISTRY OF INTERIOR	1,161,733		1,161,733

TAINEE OP?

### 119

030	IRAQ TRAINING FACILITY  Subtotal detainee ops	31,853 <b>31,853</b>		31,853 <b>31,853</b>
	TOTAL AFGHANISTAN SECURITY FORCES FUND	4,109,333		4,109,333
010	IRAQ TRAIN AND EQUIP FUND Iraq train and equip fund Iraq train and equip fund Subtotal iraq train and equip fund	1,618,000 <b>1,618,000</b>		1,618,000 <b>1,618,000</b>
	TOTAL IRAQ TRAIN AND EQUIP FUND	1,618,000		1,618,000
	OPERATION & MAINTENANCE, NAVY Operating forces			
010	MISSION AND OTHER FLIGHT OPERATIONS	573,123	3,000	576,123
040	eris seguleeze airu europeali mulliiliationiai exercises	2,600	[3,000]	2,600
020	AIR SYSTEMS SUPPORT			22,035
090	AIRCRAFT DEPOT MAINTENANCE	192,411	111,000	303,411
070	Aviation Depot Maintenance		111,000]	1.116
080	AVATION LOGISTICS	33,900		33,900
060		1,153,500	4,950	1,158,450
100	ERI: Black Sea Multinational Exercises	20.068	[4,950]	20.068
110	SHIP DEPOT MAINTENANCE		150,000	2,072,829
	Restore Critical Depot Maintenance	_	[150,000]	
130	COMBAT COMMUNICATIONS	31,303		31,303
170	WARTARE HACILOS  OPERATIONAL METEOROLOGY AND OCEANOGRAPHY	20,398		20,398
180		676,555	9,120	685,675
	EKI: BALIUPS Multinational Exercises		[006]	

	SEC. 4302. OPERATION AND MAINTENANCE FOR OVERSEAS CONTINGENCY OPERATIONS (In Thousands of Dollars)			
Line	Item	FY 2015 Request	Agreement Change	Agreement Authorized
190	ERI: Black Sea Information Sharing Initiatives	10.662	[620] [8,000]	10.662
250	IN-SERVICE WEAPONS SYSTEMS SUPPORT	90,684		90,684
260	WEAPONS MAINTENANCE	233,696	000	233,696
300	SOSIATIWIENI, RESIDRATION AND MODERNIZATION	16,220	2007	16,420
310	BASE OPERATING SUPPORT  SUBTOTAL OPERATING FORCES	88,688 <b>5,116,017</b>	278,270	88,688 <b>5,394,287</b>
360	MOBILIZATION EXPEDITIONARY HEALTH SERVICES SYSTEMS	5,307 213,319 <b>218,626</b>		5,307 213,319 <b>218,626</b>
420	TRAINING AND RECRUITING SPECIALIZED SKILL TRAINING SUBTOTAL TRAINING AND RECRUITING	48,270 <b>48,270</b>		48,270 <b>48,270</b>
500 510 530 540 570 590 600	ADMINISTRATION EXTERNAL RELATIONS MILITERY MANPOWER AND PERSONNEL MANAGEMENT OTHER PERSONNEL SUPPORT SERVICEWIDE TRANSPORTATION PLANNING, ENGINEERING AND DESIGN ACQUISITION AND PROGRAM MANAGEMENT	2,464 520 5,205 1,439 186,318 1,350 11,811		2,464 520 5,205 1,439 186,318 1,350 11,811

121

640 720A	NAVAL INVESTIGATIVE SERVICE CLASSIFIED PROGRAMS SUBTOTAL ADMIN & SRVWD ACTIVITIES	1,468 6,380 <b>216,955</b>		1,468 6,380 <b>216,955</b>
	TOTAL OPERATION & MAINTENANCE, NAVY	5,599,868	278,270	5,878,138
010	OPERATION & MAINTENANCE, MARINE CORPS Operating forces Operational forces	477 406	13 210	490 616
	ERI: BALTOPS Multinational Exercises  ERI: Black Sea Rotational Force Increased Presence  ERI: Cold Response Multinational Exercises		[1,500] [8,910] [800]	0.000
020	ERI: NATO Multinational Exercises FIELD LOGISTICS PEDAT MAINTENANCE	353,334	[2,000]	353,334
090	DEFOU MAINTEMANCE	426,720 12,036 <b>1,269,496</b>	10,000] [10,000] <b>23,210</b>	12,036 1,292,706
110	TRAINING AND RECRUITING TRAINING SUPPORT SUBTOTAL TRAINING AND RECRUITING	52,106 <b>52,106</b>		52,106 <b>52,106</b>
150 160 180A	ADMIN & SRVWD ACTIVITIES SERVICEWIDE TRANSPORTATION ADMINISTRATION CLASSIFIED PROGRAMS SUBTOTAL ADMIN & SRVWD ACTIVITIES	162,980 1,322 1,870 <b>166,172</b>		162,980 1,322 1,870 <b>166,172</b>
	TOTAL OPERATION & MAINTENANCE, MARINE CORPS	1,487,774	23,210	1,510,984

OPERATION & MAINTENANCE, NAVY RES

	SEC. 4302. OPERATION AND MAINTENANCE FOR OVERSEAS CONTINGENCY OPERATIONS (In Thousands of Dollars)			
Ein	Item	FY 2015 Request	Agreement Change	Agreement Authorized
010 040 070 090 110	OPERATING FORCES MISSION AND OTHER FLIGHT OPERATIONS AIRCRAFT DEPOT MAINTENANCE MISSION AND OTHER SHIP OPERATIONS SHIP DEPOT MAINTENANCE COMBAT SUPPORT FORCES SUBTOTAL OPERATING FORCES	16,133 6,150 12,475 2,700 8,418 <b>45,876</b>		16,133 6,150 12,475 2,700 8,418 <b>45,876</b>
	TOTAL OPERATION & MAINTENANCE, NAVY RES	45,876		45,876
010	OPERATION & MAINTENANCE, MC RESERVE OPERATING FORCES OPERATING SUPPORT SUBTOTAL OPERATING FORCES	9,740 800 <b>10,540</b>		9,740 800 <b>10,540</b>
	TOTAL OPERATION & MAINTENANCE, MC RESERVE	10,540		10,540
010	OPERATION & MAINTENANCE, AIR FORCE OPERATING FORCES PRIMARY COMBAT FORCES ERI: Baltic Air Policing ERI: Eastern European Countries Exercise Support	1,352,604	67,330 [10,000] [2,300]	1,419,934
020	ERI: Retain Air Superiority Presence	893,939	[55,000] [30] 4,400 [4,400]	898,339

030 040 050	AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS) DEPOT MAINTENANCE FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION ERI: Improve Airfield Infrastructure ERI: Improve Support Infrastructure FRI: Improve Support Infrastructure FRI: Improve Wanden Strange Facilities	8,785 1,146,099 78,000	27,890 [9,890] [400]	8,785 1,146,099 105,890
090	BASE SUPPORT	1,226,834	[000,11]	1,226,834
070	GLOBAL C31 AND EARLY WARNING	92,109		92,109
080	OTHER COMBAT OPS SPT PROGRAMS	168,269		168,269
100	TALINCH FACILITIES	852		20,337
110	SPACE CONTROL SYSTEMS	4,942		4,942
120	COMBATANT COMMANDERS DIRECT MISSION SUPPORT	99,400	168	99,568
	Replenishment of source funds in FY15–02 reprogramming	5,098,170	[168] <b>99,788</b>	5,197,958
	MOBILIZATION			
140	AIRLIFT OPERATIONS	2,894,280	2,600	2,896,880
	ERI: Persistent MAF Capability		[5,000]	
150	Replenishment of source funds in FY15–02 reprogramming	138 043	[009]	138 043
160		437.279	160.000	597.279
170	Restore Critical Depot Maintenance FACII ITIES SHSTAINMENT RESTORATION & MODERNIZATION	2 801	[160,000]	2 801
180	- :	15,370		15,370
	SUBTOTAL MOBILIZATION	3,487,773	162,600	3,650,373
	TRAINING AND RECRUITING	Š		ć
190	UFFICER ACQUISTION DECODITY TDAINING	39		39
230	BASE SUPPORT	1,617		1,617
240	SPECIALIZED SKILL IKAINING	2,145		2,145

124

	SEC. 4302. OPERATION AND MAINTENANCE FOR OVERSEAS CONTINGENCY OPERATIONS (In Thousands of Dollars)			
Line	Item	FY 2015 Request	Agreement Change	Agreement Authorized
310	OFF-DUTY AND VOLUNTARY EDUCATION  SUBTOTAL TRAINING AND RECRUITING	163 <b>4,396</b>		163 <b>4,396</b>
340	ADMIN & SRVWD ACTIVITIES LOGISTICS OPERATIONS	85,016		85,016
380	IECHNICAL SUPPORT ACTIVITIES	934 6,923		934 6,923
390 400	ADMINISTRATION SERVICEWIDE COMMUNICATIONS	151 162,106	2,250	151 164,356
410	Replenishment of source funds in FY15–02 reprogramming	246,256	[2,250]	246,256
450 450A	International support Classified programs	60 17,408	-11,498	60 5,910
	Program decrease Subtotal Admin & Srvwd Activities	518,854	[-11,498] - <b>9,248</b>	509,606
	TOTAL OPERATION & MAINTENANCE, AIR FORCE	9,109,193	253,140	9,362,333
030	OPERATION & MAINTENANCE, AF RESERVE OPERATING FORCES DEPOT MAINTENANCE BASE SUPPORT Subtotal Operating Forces	72,575 5,219 <b>77,794</b>		72,575 5,219 <b>77,794</b>
	TOTAL OPERATION & MAINTENANCE, AF RESERVE	77,794		77,794

OPERATION & MAINTENANCE, ANG

125

. 2,300 2,300 . [2,000]	20,300 <b>20,300</b>	20,300 2,300 22,600		2,490,648	[10,557] [147,758] [147,758] [147,758] [147,758]		22,847	36,416 36,416				1,	6,251 1,660,000 93,000	6,251 1,660,000 93,000 115,664 10,000	6,251 1,660,000 93,000 115,664 10,000 2 424	6,251 1,660,000 93,000 115,664 10,000 2,424 (10,000] 1,617,659 —4,600 1,	6,251 1,660,000 93,000 115,664 10,000 2,424 1,617,659 1,-4,600 1,-4,600	6,251 1,660,000 93,000 115,664 10,000 2,424 1,617,659 1,617,659 1,400 3,680,777 5,400 3,
AIRCRAFT OPERATIONS ERI: Eastern European Countries Exercise Support ERI: Lowerand State Dartharchin Program	LNI: LEVELAGE STATE MISSION SUPPORT OPERA SUBTOTAL OPERATII	TOTAL OPERATION & MAINTENANCE, ANG	OPER OPER Joint	ERI: EUCOM Suppo SPECIAL OPERATIONS CO	ERI: Increased Partnership Activities in Central and Eastern Europe Replenishment of source funds in FY15–02 reprogramming SUBTOTAL OPERATING FORCES	ADMINISTRATION AND SERVICEWIDE ACTIVITIES	DEFENSE CONTRACT AUDII AGENCT DEFENSE CONTRACT MANAGEMENT AGENCY	_			DEFENSE MEDIA ACTIVITY			DEFENSE SECURITY COO DEPARTMENT OF DEFENS OFFICE OF THE SECRETA		DEFENSE SECURITY COOF DEPARTMENT OF DEFENS OFFICE OF THE SECRETAR ERI: Intelligence an WASHINGTON HEADQUART CLASSIFIED PROGRAMS		DEFENSE MEDIA AUDITY DEFENSE SECURITY COOF DEPARTMENT OF DEFENS OFFICE OF THE SECRETAR ERI: Intelligence an WASHINGTON HEADQUART CLASSIFIED PROGRAMS SIBITITAL ADMINISE.
010	020		010	020		d	060	110	130	150		170	170	170 230 270	170 230 270 290	170 230 270 290 290A	170 230 270 290 290A	170 230 270 290 290

### 127

## TITLE XLIV—MILITARY PERSONNEL

SEC. 4401. MILITARY PERSONNEL.

SEC. 4401. MILITARY PERSONNEL (In Thousands of Dollars)	PERSONNEL Dollars)				
ltem	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
Military Personnel Appropriations  AGR Pay and Allowance—projected underexecution  Air Force airborne warning and control system personnel  CVN 73 Refueling and Complex Overhaul (RCOH)  Foreign Currency adjustments	128,957,593	129,007,023 [12,200] [48,000] [-193,200]	128,910,683	<b>-477,985</b> [-84,500] [48,000]	128,479,608
Inactive Duty Training—projected underexecution			[4,000]	[-79,000]	
Lower than budgeted average strength levels			[-761,610]	[-628,000] [-628,000] [-4,000] [-3,000]	
Operational travel excess to requirement.  Readiness funding increase—CTC rotations for Army National Guard		[534,900]	[45,000]	[215,300]	
Restore assumed savings for TRICARE consolidation		[8,000]	[78,000] [500,000] [82,800] [24,900]	[74,615]	

SEC. 4401. MILITARY PERSONNEL (In Thousands of Dollars)	Y PERSONNEL f Dollars)				
Item	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
Transfer funding for 2 CTC rotations: Army-requested from line 121, O&M Army Unobligated balances		[-360,470]		[45,000]	
Medicare-Eligible Retiree Health Fund Contributions	6,236,092	<b>6,237,092</b> [1,000]	6,236,092		6,236,092
Total, Military Personnel	135,193,685	135,244,115	135,146,775	-477,985	134,715,700

SEC. 4402. MILITARY PERSONNEL FOR OVERSEAS CONTINGENCY OPERATIONS.

SEC. 4402. MILITARY PERSONNEL FOR OVERSEAS CONTINGENCY OPERATIONS (In Thousands of Dollars)			
Item	FY 2015 Request	Agreement Change	Agreement Authorized
Military Personnel Appropriations	5,536,340	<b>1,500</b> [1,500]	5,537,840
Medicare-Eligible Retiree Health Fund Contributions	58,728		58,728
Total, Military Personnel Appropriations	5,595,068	1,500	5,596,568

130

## TITLE XLV-0THER AUTHORIZATIONS

SEC. 4501. OTHER AUTHORIZATIONS.

SEC. 4501. OTHER AUTHORIZATIONS (In Thousands of Dollars)	THORIZATIONS f Dollars)				
Program Title	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
WORKING CAPITAL FUND, ARMY PREPOSITIONED WAR RESERVE STOCKS	13,727 <b>13,727</b>	13,727 <b>13,727</b>	13,727 <b>13,727</b>		13,727 <b>13,727</b>
WORKING CAPITAL FUND, AIR FORCE Supplies and materials (Medical/Dental) Total Working Capital Fund, air force	61,717 <b>61,717</b>	61,717 <b>61,717</b>	61,717 <b>61,717</b>		61,717 <b>61,717</b>
WORKING CAPITAL FUND, DEFENSE-WIDE  DEFENSE LOGISTICS AGENCY (DLA)  Program decrease—MREs  Total Working Capital fund, defense-Wide	44,293 <b>44,293</b>	44,293 <b>44,293</b>	39,293 [—5,000] <b>39,293</b>		44,293 <b>44,293</b>
WORKING CAPITAL FUND, DECA WORKING CAPITAL FUND, DECA Restore Commissary Reduction TOTAL WORKING CAPITAL FUND, DECA	1,114,731	1,214,731 [100,000] <b>1,214,731</b>	1,314,731 [200,000] <b>1,314,731</b>	100,000 [100,000]	1,214,731
NATIONAL SEA-BASED DETERRENCE FUND NATIONAL SEA-BASED DETERRENCE FUND National Sea-based Deterrence Fund			100,000		

NTS & MUNITIONS DESTRUCTION  NTS & MUNITIONS DESTRUCTION  RADRUC ACTIVITIES, DEF  R-DRUG ACTIVITIES, DEF  RADICTION & CTR-DRUG ACTIVITIES, DEF  RAL  RAL  RAL  RAL  RAL  RAL  RAL  RA	222,728 595,913 10,227 <b>828,868</b> 719,096 101,591 <b>820,687</b> 310,830 1,000 <b>311,830</b> 8,799,086	222,728 595,913 10,227 <b>828,868</b> 719,096 101,591 <b>820,687</b> 310,830 1,000 311,830 [92,000] [23,000] [23,74,599 [20,000] [25,74,599 [20,000]	222,728 595,913 10,227 <b>828,868</b> 739,096 [20,000] 101,591 <b>940,687</b> 310,830 1,000 <b>311,830</b> 8,769,086 [-30,000] 15,354,599	50,085 [-56,715] [92,000] [14,800] -1,095,000 [-855,000]	222,728 595,913 10,227 <b>828,868</b> 719,096 101,591 <b>820,687</b> 310,830 1,000 <b>311,830</b> 8,849,171
CONSOLIDATED HEALTH SUPPORT	2,462,096	2,462,096	2,462,096	[-182,000] -103,700 [-100,000] [-3,700]	2,358,396

132

SEC. 4501. OTHER AUTHORIZATIONS (in Thousands of Dollars)	THORIZATIONS Dollars)				
Program Title	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
INFORMATION MANAGEMENT	1,557,347	1,557,347	1,557,347		1.557,347
MANAGEMENT ACTIVITIES	366,223	366,223	366,223		366.223
EDUCATION AND TRAINING	750,866	750,866	750,866		750,866
BASE OPERATIONS/COMMUNICATIONS	1,683,694	1,683,694	1,683,694		1,683,694
R&D UNDISTRIBUTED					
R&D RESEARCH	10,317	20,317	10,317		10,317
Surgical Critical Care Research		[10,000]			
R&D EXPLORATRY DEVELOPMENT	49,015	49,015	49,015		49,015
R&D ADVANCED DEVELOPMENT	226,410	226,410	226,410		226,410
R&D DEMONSTRATION/VALIDATION	97,787	97,787	97,787		97,787
R&D ENGINEERING DEVELOPMENT	217,898	217,898	217,898		217,898
R&D MANAGEMENT AND SUPPORT	38,075	38,075	38,075		38,075
R&D CAPABILITIES ENHANCEMENT	15,092	15,092	15,092		15,092
UNDISTRIBUTED					
Proc initial outfitting	13,057	13,057	13,057		13,057
PROC REPLACEMENT & MODERNIZATION	283,030	283,030	283,030		283,030
PROC THEATER MEDICAL INFORMATION PROGRAM	3,145	3,145	3,145		3,145
PROC IEHR	9,181	9,181	9,181		9,181
UNDISTRIBUTED	-161,857	-566,557	-151,857		-161,857
Foreign Currency adjustments		[-13,100]			
Mental Health Assessments			[10,000]		
Private study to identify challenges confronting the DoD's care of wounded war-					
riors		[20,000]			
Unobligated balances		[-411,600]			
TOTAL DEFENSE HEALTH PROGRAM	31,833,061	31,461,961	31,755,061	-1,148,615	30,684,446



134

SEC. 4502. OTHER AUTHORIZATIONS FOR OVERSEAS CONTINGENCY OPERATIONS.

SEC. 4502. OTHER AUTHORIZATIONS FOR OVERSEAS CONTINGENCY OPERATIONS (In Thousands of Dollars)			
Program Title	FY 2015 Request	Agreement Change	Agreement Authorized
WORKING CAPITAL FUND, AIR FORCE C-17 CLS Engine Cost increase Fuel total working capital fund air force	5,000		5,000
	86,350 <b>86,350</b>		86,350 86,350
DRUG INTERDICTION & CTR-DRUG ACTIVITIES, DEF  DRUG INTERDICTION AND COUNTER-DRUG ACTIVITIES, DEFENSE  SOUTHCOM ISR  Total drug interdiction & Ctr-drug activities, def	189,000 <b>189,000</b>	20,000 [20,000] <b>20,000</b>	209,000
OFFICE OF THE INSPECTOR GENERAL OPERATION AND MAINTENANCE TOTAL OFFICE OF THE INSPECTOR GENERAL	7,968 <b>7,968</b>		7,968 <b>7,968</b>
DEFENSE HEALTH PROGRAM IN-HOUSE CARE PRIVATE SECTOR CARE CONSOLIDATED HEALTH SUPPORT EDUCATION AND TRAINING TOTAL DEFENSE HEALTH PROGRAM	65,902 214,259 15,311 5,059 <b>300,531</b>		65,902 214,259 15,311 5,059 <b>300,531</b>

S EURUPEAN REASSURANCE INITIATIVE			
3 EUROPEAN REASSURANCE INITIATIVE	925,000	-554,287	370,713
ERI: Military Assistance and Support for Ukraine		[75,000]	
ERI: Transfer out to appropriations for proper execution		[-629,287]	
TOTAL EUROPEAN REASSURANCE INITIATIVE	925,000	-554,287	370,713
COUNTERTERRORISM PARTNERSHIPS FUND			
COUNTERTERRORISM PARTNERSHIPS FUND	4,000,000	-2,700,000	1,300,000
Funding ahead of need		[-2,700,000]	
TOTAL COUNTERTERRORISM PARTNERSHIPS FUND	4,000,000	-2,700,000	1,300,000
TOTAL OTHER AUTHORIZATIONS	5,513,849	-3,234,287	2,279,562
TOTAL OTHER AUTHORIZATIONS	5,513,849	-3,234,287	2,279,562

136

TITLE XLVI-MILITARY CONSTRUCTION

SEC. 4601. MILITARY CONSTRUCTION.

			SEC. 4601. MILIARY CONSTRUCTION (In Thousands of Dollars)					
Account	State/ Country	Installation	Project Title	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
Army	CALIFORNIA	Concord	ACCESS CONTROL POINT	9,900	9,900	9,900		6,900
Army	CALIFORNIA	Concord	GENERAL PURPOSE MAINTENANCE SHOP	5,300	5,300	5,300		5,300
Army	CALIFORNIA	Fort Irwin	UNMANNED AERIAL VEHICLE HANGAR	45,000	45,000	45,000		45,000
Army	COLORADO	Fort Carson, Colorado	AIRCRAFT MAINTENANCE HANGAR	000'09	000'09	60,000		60,000
Army	COLORADO	Fort Carson, Colorado	UNMANNED AERIAL VEHICLE HANGAR	29,000	29,000	29,000		29,000
Army	GUANTANAMO BAY, CUBA	Guantanamo Bay	DINING FACILITY	12,000	12,000	12,000		12,000
Army	GUANTANAMO BAY, CUBA	Guantanamo Bay	HEALTH CLINIC	11,800	11,800	11,800		11,800
Army	GUANTANAMO BAY, CUBA	Guantanamo Bay	HIGH VALUE DETAINEE COMPLEX	0	000'69	0		0
Army	HAWAII	Fort Shafter	COMMAND AND CONTROL FACILITY COMPLEX	96,000	83,000	86,400	-11,000	85,000
Army	JAPAN	Kadena AB	MISSILE MAGAZINE	10,600	10,600	10,600		10,600
Army	KENTUCKY	Blue Grass Army Depot	SHIPPING AND RECEIVING BUILDING	0	15,000	15,000	15,000	15,000
Army	KENTUCKY	Fort Campbell, Kentucky	UNMANNED AERIAL VEHICLE HANGAR	23,000	23,000	23,000		23,000
Army	NEW YORK	Fort Drum, New York	UNMANNED AERIAL VEHICLE HANGAR	27,000	27,000	27,000		27,000
Army	NEW YORK	U.S. Military Academy	CADET BARRACKS, INCR 3	58,000	58,000	58,000		58,000
Army	PENNSYLVANIA	Letterkenny Army Depot	REBUILD SHOP	16,000	16,000	16,000		16,000
Army	SOUTH CAROLINA	Fort Jackson	TRAINEE BARRACKS COMPLEX 3, PH1	52,000	52,000	52,000		52,000
Army	TEXAS	Fort Hood	SIMULATIONS CENTER	0	46,000	0		0
Army	VIRGINIA	Fort Lee	ADV. INDIVIDUAL TRAINING BARRACKS COMPLEX, PHASE 3	0	86,000	0		0
Army	VIRGINIA	Joint Base Langley-Eustis	TACTICAL VEHICLE HARDSTAND	7,700	7,700	7,700		7,700

137

Army	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations		33,000	33,000	33,000		33,000
Army	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	MINOR CONSTRUCTION FY15	25,000	25,000	25,000		25,000
Army	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo-	PLANNING AND DESIGN FY15	18,127	18,127	18,127		18,127
Military	Military Construction, Army Tota			539,427	742,427	544,827	4,000	543,427
Navy	ARIZONA	Yuma	AVIATION MAINTENANCE AND SUPPORT COMPLEX	16,608	16,608	16,608		16,608
Navy	BAHRAIN ISLAND	SW Asia	P—8A HANGAR	27,826	27,826	27,826		27,826
Navy	CALIFORNIA	Bridgeport	E-LMR COMMUNICATIONS TOWERS	16,180	16,180	16,180		16,180
Navy	CALIFORNIA	Lemoore	F-35C FACILITY ADDITION AND MODIFICATION	0	0	0	16,594	16,594
Navy	CALIFORNIA	Lemoore	F-35C OPERATIONAL TRAINING FACILITY	0	0	0	22,391	22,391
Navy	CALIFORNIA	San Diego	STEAM DISTRIBUTION SYSTEM DECENTRALIZATION	47,110	47,110	47,110		47,110
Navy	DISTRICT OF CO-	District of Columbia	ELECTRONICS SCIENCE AND TECHNOLOGY LABORA-	31,735	31,735	31,735		31,735
	LUMBIA		TORY					
Navy	DJIBOUTI	Camp Lemonier, Djibouti	ENTRY CONTROL POINT	9,923	9,923	9,923		9,923
Navy	FLORIDA	Jacksonville	MH60 PARKING APRON	8,583	8,583	8,583		8,583
Navy	FLORIDA	Jacksonville	P—8A RUNWAY THRESHOLDS AND TAXIWAYS	21,652	21,652	21,652		21,652
Navy	FLORIDA	Mayport	LCS OPERATIONAL TRAINING FACILITY	20,520	20,520	20,520		20,520
Navy	GUAM	Joint Region Marianas	GSE SHOPS AT NORTH RAMP	21,880	21,880	21,880		21,880
Navy	GUAM	Joint Region Marianas	MWSS FACILITIES AT NORTH RAMP	28,771	28,771	28,771		28,771
Navy	HAWAII	Kaneohe Bay	FACILITY MODIFICATIONS FOR VMU, MWSD, &	51,182	51,182	51,182		51,182
			CH53E					
Navy	HAWAII	Kaneohe Bay	ROAD AND INFRASTRUCTURE IMPROVEMENTS	2,200	2,200	2,200		2,200
Navy	HAWAII	Pearl Harbor	SUBMARINE MANEUVERING ROOM TRAINER FACILITY	869'6	869'6	9,698		869'6
Navy	JAPAN	Iwakuni	SECURITY MODS DPRI MC167-T (CVW-5 E2D EA-	6,415	6,415	6,415		6,415
			18G)					
Navy	JAPAN	Kadena AB	AIRCRAFT MAINT HANGAR ALTERATIONS AND SAP-F	19,411	19,411	19,411		19,411
Navy	JAPAN	MCAS Futenma	HANGAR & RINSE FACILITY MODERNIZATIONS	4,639	4,639	4,639		4,639
Navy	JAPAN	Okinawa	LHD PRACTICE SITE IMPROVEMENTS	35,685	35,685	35,685		35,685
Naw	MARYLAND	Annapolis	CENTER FOR CYBER SECURITY STUDIES BUILDING	120,112	100,112	30,000	-90.112	30,000
Navy	MARYLAND	Indian Head	ADVANCED ENERGETICS RESEARCH LAB COMPLEX	15,346	15,346	15,346		15,346
			PH 2					
Navy	MARYLAND	Patuxent River	ATLANTIC TEST RANGE FACILITY	09860	098'6	098'6		9,860
Navy	NEVADA	Fallon	AIR WING TRAINING FACILITY	27,763	27,763	27,763		27,763
Navy	NEVADA	railon	FACILITY ALIEKATION FOR F-35 IKAINING MISSION	3,499	3,499	3,499		3,439

138

			(in Thousands of Dollars)					
Ac	State/ Account Country	Installation	Project Title	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
Navy	NORTH CAROLINA	Camp Lejeune	2ND RADIO BN COMPLEX PHASE 1	0	0	50,706	50,706	50,706
Navy	NORTH CAROLINA	Cherry Point Marine Corps Air Station	WATER TREATMENT PLANT REPLACEMENT	41,588	41,588	41,588		41,588
Navy	PENNSYLVANIA	Philadelphia	OHIO REPLACEMENT POWER & PROPULSION FACIL-	23,985	23,985	23,985		23,985
Navy	SOUTH CAROLINA	Charleston	II I NUCLEAR POWER OPERATIONAL SUPPORT FACILITY	35,716	35,716	35,716		35,716
Navy	SPAIN	Rota	SHIP BERTHING POWER UPGRADES	20,233	20,233	20,233		20,233
Navy	VIRGINIA	Dahlgren	MISSILE SUPPORT FACILITY	27,313	27,313	27,313		27,313
Navy	VIRGINIA	Norfolk	EOD CONSOLIDATED OPS & LOGISTICS FACILITIES	39,274	39,274	39,274		39,274
Navy	VIRGINIA	Portsmouth	SUBMARINE MAINTENANCE FACILITY	9,743	9,743	9,743		9,743
Navy	VIRGINIA	Quantico	AMMUNITION SUPPLY POINT EXPANSION	12,613	12,613	12,613		12,613
Navy	VIRGINIA	Yorktown	BACHELOR ENLISTED QUARTERS	19,152	19,152	19,152		19,152
Navy	VIRGINIA	Yorktown	FAST COMPANY TRAINING FACILITY	7,836	7,836	7,836		7,836
Navy	WASHINGTON	Bangor	REGIONAL SHIP MAINTENANCE SUPPORT FACILITY	0	0	13,833	13,833	13,833
Navy	WASHINGTON	Bremerton	INTEGRATED WATER TREATMENT SYST. DD 1, 2, & 5	16,401	16,401	16,401		16,401
Navy	WASHINGTON	Kitsap	EXPLOSIVES HANDLING WHARF #2 (INC)	83,778	83,778	83,778		83,778
Navy	WASHINGTON	Port Angeles	TPS PORT ANGELES FORWARD OPERATING LOCATION	20,638	20,638	20,638		20,638
Navy	WASHINGTON	Whidbey Island	P—8A AIRCRAFT APRON AND SUPPORTING FACILITIES	24,390	24,390	24,390		24,390
Navy	WORLDWIDE UN-	Unspecified Worldwide Lo-	F-35C FACILITY ADDITION AND MODIFICATION	16,594	16,594	16,594	-16,594	0
	SPECIFIED	cations						
Navy	WORLDWIDE UN-	Unspecified Worldwide Lo-	F-35C OPERATIONAL TRAINING FACILITY	22,391	22,391	22,391	-22,391	0
	SPECIFIED	cations						
Navy	WORLDWIDE UN-	Unspecified Worldwide Lo-	MCON DESIGN FUNDS	33,366	33,366	33,366		33,366
	SPECIFIED	cations						
Navy	WORLDWIDE UN-	Unspecified Worldwide Lo-	UNSPECIFIED MINOR CONSTRUCTION	7,163	7,163	7,163		7,163
	SPECIFIED	cations						
	Military Construction, Navy To	tal		1,018,772	998,772	993,199	-25,573	993,199
AF	ALASKA	Clear AFS	EMERGENCY POWER PLANT FUEL STORAGE	11,500	11,500	11,500		11,500
AF	ARIZONA	Luke AFB	F-35 AIRCRAFT MX HANGAR-SQDN #2	11,200	11,200	11,200		11,200
ΑF	ARIZONA	Luke AFB	F—35 FLIGHTLINE FILLSTANDS	15,600	15,600	15,600		15,600

139

	GIIAM	Inint Region Marianas	GUAM STRIKE FIJEL SYSTEMS MAINT HANGAR INC 2	64 000	64.000	64 000		64 000
: ⁴ 32 n n	GUAM	Joint Region Marianas	PAR LOW OBSERVABLE/CORROSION CONTROL/COM-POSITE REPAIR SHOP	0	0	34,400	34,400	34,400
7 AF	GUAM	Joint Region Marianas	PRTC—COMBAT COMM INFRASTR FACILITY	3,750	3,750	3,750		3,750
AF	GUAM	Joint Region Marianas	PRTC—RED HORSE LOGISTICS FACILITY	3,150	3,150	3,150		3,150
AF	GUAM	Joint Region Marianas	PRTC—SATELLITE FIRE STATION	6,500	6,500	6,500		6,500
AF	KANSAS	McConnell AFB	KC-46A ADAL MOBILITY BAG STRG EXPANSION	2,300	2,300	2,300		2,300
AF	KANSAS	McConnell AFB	KC-46A ADAL REGIONAL MX TNG FACILITY	16,100	16,100	16,100		16,100
AF	KANSAS	McConnell AFB	KC-46A ALTER COMPOSITE MX SHOP	4,100	4,100	4,100		4,100
AF	KANSAS	McConnell AFB	KC-46A ALTER TAXIWAY FOXTROT	5,500	5,500	5,500		5,500
AF	KANSAS	McConnell AFB	KC-46A FUSELAGE TRAINER	6,400	6,400	6,400		6,400
AF	MARYLAND	Fort Meade	CYBERCOM JOINT OPERATIONS CENTER, INCREMENT	166,000	166,000	166,000		166,000
			2					
AF	MASSACHUSETTS	Hanscom AFB	DORMITORY (72 RM)	13,500	13,500	13,500		13,500
AF	NEBRASKA	Offutt AFB	USSTRATCOM REPLACEMENT FACILITY- INCR 4	180,000	180,000	180,000		180,000
AF	NEVADA	Nellis AFB	F-22 FLIGHT SIMULATOR FACILITY	14,000	14,000	14,000		14,000
AF	NEVADA	Nellis AFB	F-35 AIRCRAFT MX UNIT-4 BAY HANGAR	31,000	31,000	31,000		31,000
AF	NEVADA	Nellis AFB	F-35 WEAPONS SCHOOL FACILITY	8,900	8,900	8,900		8,900
AF	NEW JERSEY	Joint Base McGuire-Dix-	FIRE STATION	5,900	5,900	2,900		2,900
		Lakehurst						
AF	OKLAHOMA	Tinker AFB	KC-46A DEPOT MAINT COMPLEX SPT INFRASTR	48,000	48,000	48,000		48,000
AF	OKLAHOMA	Tinker AFB	KC-46A TWO-BAY DEPOT MX HANGAR	63,000	63,000	63,000		63,000
AF	TEXAS	Joint Base San Antonio	FIRE STATION	5,800	5,800	2,800		2,800
AF	UNITED KINGDOM	Croughton RAF	JIAC CONSOLIDATION—PHASE 1	92,223	92,223	92,223		92,223
AF	WORLDWIDE UN-	Various Worldwide Loca-	PLANNING AND DESIGN	10,738	10,738	10,738		10,738
	SPECIFIED	tions						
AF	WORLDWIDE UN-	Various Worldwide Loca-	UNSPECIFIED MINOR MILITARY CONSTRUCTION	22,613	22,613	22,613		22,613
	SPECIFIED	tions						
Military	Military Construction, Air Force	e Total		811,774	811,774	846,174	34,400	846,174
Def-Wide	ARIZONA	Fort Huachuca	JITC BUILDING 52120 RENOVATION	1,871	1,871	1,871		1,871
Def-Wide	AUSTRALIA	Geraldton	COMBINED COMMUNICATIONS GATEWAY GERALDTON	009,6	009'6	9,600		9,600
Def-Wide	BELGIUM	Brussels	BRUSSELLS ELEMENTARY/HIGH SCHOOL REPLACE-	41,626	41,626	41,626		41,626
			MENT					
Def-Wide	BELGIUM	Brussels	NATO HEADQUARTERS FACILITY	37,918	37,918	37,918		37,918
Def-Wide	CALIFORNIA	Camp Pendleton, Cali-	SOF COMM/ELEC MAINTENANCE FACILITY	11,841	11,841	11,841		11,841
		tornia						

			(In Thousands of Dollars)					
Account	State/ Country	Installation	Project Title	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
Def-Wide	CALIFORNIA	Coronado	SOF LOGISTICS SUPPORT UNIT 1 OPS FACILITY #1	41,740	41,740	41,740		41,740
Def-Wide	CALIFORNIA	Coronado	SOF SUPPORT ACTIVITY OPS FACILITY #2	28,600	28,600	28,600		28,600
Def-Wide	CALIFORNIA	Lemoore	REPLACE FUEL STORAGE & DISTRIBUTION FAC.	52,500	52,500	52,500		52,500
Def-Wide	COLORADO	Peterson AFB	DENTAL CLINIC REPLACEMENT	15,200	15,200	15,200		15,200
Def-Wide	CONUS	Various Locations	EAST COAST MISSILE SITE PLANNING AND DESIGN	0	20,000	0		0
Def-Wide	CONUS CLASSI- FIED	Classified Location	SOF SKILLS TRAINING FACILITY	53,073	53,073	53,073		53,073
Def-Wide	GEORGIA	Hunter Army Airfield	SOF COMPANY OPERATIONS FACILITY	7,692	7,692	7,692		7,692
Def-Wide	GEORGIA	Robins AFB	REPLACE HYDRANT FUEL SYSTEM	19,900	19,900	19,900		19,900
Def-Wide	GERMANY	Rhine Ordnance Barracks	MEDICAL CENTER REPLACEMENT INCR 4	259,695	189,695	59,692	-70,000	189,695
Def-Wide	GUANTANAMO RAY CHRA	Guantanamo Bay	REPLACE FUEL TANK	11,100	11,100	11,100		11,100
Def-Wide	GUANTANAMO BAY, CUBA	Guantanamo Bay	W.T. SAMPSON E/M AND HS CONSOLID/REPLACE- MENT	65,190	65,190	65,190		65,190
Def-Wide	HAWAII	Joint Base Pearl Harbor- Hickam	REPLACE FUEL TANKS	3,000	3,000	3,000		3,000
Def-Wide	HAWAII	Joint Base Pearl Harbor- Hickam	UPGRADE FIRE SUPRESSION & VENTILATION SYS.	49,900	49,900	49,900		49,900
Def-Wide	JAPAN	Misawa AB	EDGREN HIGH SCHOOL RENOVATION	37,775	37,775	37,775		37,775
Def-Wide	JAPAN	Okinawa	KILLIN ELEMENTARY REPLACEMENT/RENOVATION	71,481	71,481	71,481		71,481
Def-Wide	JAPAN	Okinawa	KUBASAKI HIGH SCHOOL REPLACEMENT/RENOVATION	99,420	99,420	99,420		99,420
Def-Wide	JAPAN	Sasebo	E.J. KING HIGH SCHOOL REPLACEMENT/RENOVATION	37,681	37,681	37,681		37,681
Def-Wide	KENTUCKY	Fort Campbell, Kentucky	SOF SYSTEM INTEGRATION MAINTENANCE OFFICE FAC	18,000	18,000	18,000		18,000
Def-Wide	MARYLAND	Fort Meade	NSAW CAMPUS FEEDERS PHASE 1	54,207	54,207	54,207		54,207
Def-Wide	MARYLAND	Fort Meade	NSAW RECAPITALIZE BUILDING #1/SITE M INC 3	45,521	45,521	45,521		45,521
Def-Wide	MARYLAND	Joint Base Andrews	CONSTRUCT HYDRANT FUEL SYSTEM	18,300	18,300	18,300		18,300
Def-Wide	MICHIGAN	Selfridge ANGB	REPLACE FUEL DISTRIBUTION FACILITIES	35,100	35,100	35,100		35,100
Def-Wide	MISSISSIPPI	Stennis	SOF APPLIED INSTRUCTION FACILITY	10,323	10,323	10,323		10,323
Def-Wide	MISSISSIPPI	Stennis	SOF LAND ACQUISITION WESTERN MANEUVER AREA	17,224	17,224	17,224		17,224

20.241	11,442	37,074 8,000	48,062 8,500 40,600	8,000 131.500	38,300	5,700	7,239 41,200	11,200	14,888	15,100	10,000	150,000	8,581	599
										6	-9,000			
20,241	11,442	37,074 8,000	48,062 8,500 40,600	8,000 131,500	38,300	5,700	7,239	11,200	14,888	15,100	9,000	150,000	8,581	299
20,241 23,333	11,442	37,074 8,000	48,062 8,500 40,600	8,000 201.500	38,300	5,700	7,239	11,200	14,888	15,100	10,000	150,000	8,581	299
20,241	11,442	37,074 8,000	48,062 8,500 40,600	8,000 131.500	38,300	5,700	7,239 41,200	11,200	14,888	15,100	9,000	150,000	8,581	299
SOF TACTICAL GROUND MOB. VEHICLE MAINT FAC. SOF SORDANDON PERATIONS FACILITY (SISS)	SOF INTEL/OPS EXPANSION	SOF BATTALION OPERATIONS FACILITY SOF TACTICAL EQUIPMENT MAINTENANCE FACILITY	SOF TRAINING COMMAND BUILDING REPLACE HYDRANT FUEL SYSTEM REPLACE FUEL DISTIBUTION FACILITIES	CONSTRUCT HYDRANT SYSTEM HOSPITAL REPLACEMENT INCR 6	MEDICAL CLINIC REPLACEMENT REPLACE & ALTER FILE DISTIRITION FACILITIES	REPLACE ACCESS CONTROL POINT	Parking Lot Hopsital Addition/Cup Replacement	SOF HUMAN PERFORMANCE CENTER	SOF INDOOR DYNAMIC RANGE SOF MORILE COMM DET SUIPPORT FACILITY	REDUNDANT CHILLED WATER LOOP	CONTINGENCY CONSTRUCTION ECIP DESIGN	ENERGY CONSERVATION INVESTMENT PROGRAM	EXERCISE RELATED MINOR CONSTRUCTION	PLANNING AND DESIGN
Fallon Cannon AFB	Camp Lejeune, North Carolina Camp Lejeune, North	Carolina Fort Bragg Fort Bragg	Fort Bragg Seymour Johnson AFB Beaufort	Ellsworth AFB Fort Bliss	Joint Base San Antonio Cranev Island	Def Distribution Depot	ntcliniolid Fort Belvoir Joint Base Langley-Eustis	Joint Expeditionary Base Little Creek—Story	Joint Expeditionary Base Little Creek—Story Joint Expeditionary Base	Little Creek—Story Pentagon	Unspecified Worldwide Lo- cations Unspecified Worldwide Lo-	cations Unspecified Worldwide Lo-	Unspecified Worldwide Lo-	cations Unspecified Worldwide Lo- cations
NEVADA NEW MEXICO	NORTH CAROLINA	NORTH CAROLINA NORTH CAROLINA	NORTH CAROLINA NORTH CAROLINA SOUTH CAROLINA	SOUTH DAKOTA TEXAS	TEXAS	VIRGINIA	VIRGINIA VIRGINIA	VIRGINIA	VIRGINIA	VIRGINIA	WORLDWIDE UN- SPECIFIED WORLDWIDE UN-	SPECIFIED WORLDWIDE UN-	SPECIFIED WORLDWIDE UN-	SPECIFIED WORLDWIDE UN- SPECIFIED
90 19 19 19 19 19 19 19 19 19 19 19 19 19		Def-Wide Def-Wide	Def-Wide Def-Wide Def-Wide	Def-Wide Def-Wide	Def-Wide Def-Wide	Def-Wide	Def-Wide Def-Wide	Def-Wide	Def-Wide Def-Wide	Def-Wide	Def-Wide Def-Wide	Def-Wide	Def-Wide	Def-Wide

142

			SEC. 4601. MILITARY CONSTRUCTION (In Thousands of Dollars)	z				
Account	State/ Country	Installation	Project Title	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
Def-Wide	Worldwide Un- Specified	Unspecified Worldwide Lo- cations	Planning and Design	38,704	18,704	38,704		38,704
Def-Wide	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	PLANNING AND DESIGN	42,387	42,387	42,387		42,387
Def-Wide	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	PLANNING AND DESIGN	745	745	745		745
Def-Wide	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	PLANNING AND DESIGN	24,425	4,425	24,425	-20,000	4,425
Def-Wide	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	PLANNING AND DESIGN	1,183	1,183	1,183		1,183
Def-Wide	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	UNSPECIFIED MINOR CONSTRUCTION	5,932	5,932	5,932		5,932
Def-Wide	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	UNSPECIFIED MINOR CONSTRUCTION	10,334	10,334	10,334		10,334
Def-Wide	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	UNSPECIFIED MINOR CONSTRUCTION	2,000	2,000	2,000		2,000
Def-Wide	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	UNSPECIFIED MINOR CONSTRUCTION	6,846	6,846	6,846		6,846
Def-Wide	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	UNSPECIFIED MINOR CONSTRUCTION	4,100	4,100	4,100		4,100
Def-Wide	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	UNSPECIFIED MINOR CONSTRUCTION	2,700	2,700	2,700		2,700
Def-Wide	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	UNSPECIFIED MINOR MILCON	2,994	2,994	2,994		2,994
Def-Wide	WORLDWIDE UN- SPECIFIED	Various Worldwide Loca- tions	PLANNING AND DESIGN	24,197	24,197	24,197		24,197
Military (	Construction, Defense	Military Construction, Defense-Wide Total		2,061,890	2,032,890	1,861,890	-99,000	1,962,890
Chem Demil <b>Chemical</b>	KENTUCKY II Demilitarization Con	emil KENTUCKY Blue Grass Army Depot Chemical Demilitarization Construction, Defense Total	AMMUNTION DEMILITARIZATION PH XV	38,715 <b>38,715</b>	38,715 <b>38,715</b>	38,715 <b>38,715</b>	0	38,715 <b>38,715</b>

174,700	32,000 12,400	38,000 5,000 0 10,800 4,400 0 17,600	13,720	133,920 22,000 25,000 5,000 0 0 26,000	23,000 16,000 8,337 3,609	128,946 17,650 47,869 27,755 2,123
-25,000	2,000	5,000		<b>7,000</b> 25,000		<b>25,000</b> 47,869
174,700	30,000 12,400	38,000 5,000 0 10,800 4,400 0 17,600	13,720	131,920 22,000 25,000 5,000 0 0 26,000	23,000 16,000 8,337 3,609	128,946 17,650 47,869 27,755 2,123
199,700	10,800 30,000 12,400	38,000 0 5,000 10,800 4,400 19,000 17,600	13,720	161,720 22,000 25,000 5,000 26,000 9,300 26,000	23,000 16,000 8,337 3,609	164,246 17,650 0 27,755 2,123
199,700	30,000 30,000 12,400	38,000 0 0 10,800 4,400 0 17,600	13,720	126,920 22,000 0 5,000 0 0 26,000	23,000 16,000 8,337 3,609	103,946 17,650 0 27,755 2,123
NATO SECURITY INVESTMENT PROGRAM	NATIONAL GUARD VEHICLE MAINTENANCE SHOP NATIONAL GUARD RESERVE CENTER NATIONAL GUARD READINESS CENTER	NATIONAL GUARD READINESS CENTER ADD/ALT READINESS CENTER ADD/ALT NATIONAL GUARD READINESS CENTER NATIONAL GUARD VEHICLE MAINTENANCE SHOP NATIONAL GUARD VEHICLE MAINTENANCE SHOP ENLISTED BARRACKS, TRANSIENT TRAINING PLANNING AND DESIGN	UNSPECIFIED MINOR CONSTRUCTION	ARMY RESERVE CENTER/AMSA ARMY RESERVE CENTER TRAINING BUILDING ADDITION ARMY RESERVE CENTER ARMY RESERVE CENTER ARMY RESERVE CENTER	army reserve center/amsa tass training center Planning and design Unspecified minor construction	RESERVE TRAINING CENTER—PITTSBURGH, PA JOINT RESERVE INTELLIGENCE CENTER C—40 ARCRAFT MAINTENANCE HANGAR MCNR PLANNING & DESIGN
NATO Security Investment Program	Ban lotal Dagsboro Augusta Havre de Grace	Helena Alamogordo Alamogordo Valley City North Hyde Park Yakima Unspecified Worldwide Lo-	cations Unspecified Worldwide Lo-	cations titional Guard Total	Matrydale Fort Lee Unspecified Worldwide Lo- cations Cations Cations	rserve Total Pritsburgh Everett Whidbey Island Unspecified Worldwide Lo- cations
WORLDWIDE UN- SPECIFIED	DELAWARE MAINE MARYLAND	MONTANA NEW MEXICO NEW MEXICO NORTH DAKOTA VERMONT WASHINGTON WORLDWIDE UN-	SPECIFIED WORLDWIDE UN-	SPECIFIED cations  Military Construction, Army National Guard Total s CALIFORNIA Fresno cALIFORNIA Fresno s CALIFORNIA Fresno s CALIFORNIA March (Riverside) s CALIFORNIA Adrington Heights s MISSISSIPPI Starkville s NEW JERSEY Joint Base McGui	NEW YORK VIRGINIA WORLDWIDE UN- SPECIFIED WORLDWIDE UN- SPECIFIED	Military Construction, Army Re ss PENNSYLYANIA ss WASHINGTON ss WASHINGTON ss WORLDWIDE UN- SPECIFIED
0.0 EW December 2, 2014 (5:32 p.	Army NG Army NG Army NG	Army NG Army NG Army NG Army NG Army NG Army NG	Army NG	Military C Army Res Army Res Army Res Army Res Army Res	Army Res Army Res Army Res Army Res	Military G NVNC Res NVNC Res NVNC Res

144

·30 n			SEC. 4601. MILITARY CONSTRUCTION (In Thousands of Dollars)					
Account	State/ Country	Installation	Project Title	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
N/MC Res	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	MCNR UNSPECIFIED MINOR CONSTRUCTION	4,000	4,000	4,000		4,000
Military C	Construction, Naval Re	eserve Total	Military Construction, Naval Reserve Total	51,528	51,528	99,397	47,869	99,397
Air NG	ARKANSAS	Fort Smith Municipal Air- port	CONSOLIDATED SCIF	0	0	13,200	13,200	13,200
Air NG	CONNECTICUT	Bradley IAP	CONSTRUCT C-130 FUEL CELL AND CORROSION CONTR	16,306	16,306	16,306		16,306
Air NG	IOWA	Des Moines MAP	REMOTELY PILOTED AIRCRAFT AND TARGETING GROUP	8,993	8,993	8,993		8,993
Air NG	MICHIGAN	W. K. Kellog Regional Air- port	RPA BEDDOWN	6,000	000'9	6,000		6,000
Air NG	NEW HAMPSHIRE	Pease International Trade Port	KC-46A ADAL AIRFIELD PAVEMENTS & HYDRANT SYST	7,100	7,100	7,100		7,100
Air NG	NEW HAMPSHIRE	Pease International Trade Port	KC-46A ADAL FUEL CELL BUILDING 253	16,800	16,800	16,800		16,800
Air NG	NEW HAMPSHIRE	Pease International Trade Port	KC-46a ADAL MAINT HANGAR BUILDING 254	18,002	18,002	18,002		18,002
Air NG Air NG	PENNSYLVANIA WORLDWIDE UN-	Willow Grove ARF Various Worldwide Loca-	RPA OPERATIONS CENTER PLANNING AND DESIGN	5,662 7,700	5,662 7,700	5,662 7,700		5,662 7,700
	SPECIFIED	tions						
Air NG	WORLDWIDE UN- SPECIFIED	Various Worldwide Loca- tions	UNSPECIFIED MINOR CONSTRUCTION	8,100	8,100	8,100	-2,000	6,100
Military (	Military Construction, Air Natior	onal Guard Total		94,663	94,663	107,863	11,200	105,863
AF Res	ARIZONA	Davis-Monthan AFB	GUARDIAN ANGEL OPERATIONS	0	0	14,500	14,500	14,500
AF Res	GEORGIA	Robins AFB	AFRC CONSOLIDATED MISSION COMPLEX, PH I	27,700	27,700	27,700		27,700
AF Res	NORTH CAROLINA	Seymour Johnson AFB	KC—135 TANKER PARKING APRON EXPANSION	9,800	9,800	9,800		9,800
AF Res	TEXAS	Fort Worth	EOD FACILITY	3,700	3,700	3,700		3,700
AF Res	WORLDWIDE UN- SPECIFIED	Various Worldwide Loca- tions	Planning and design	6,892	6,892	6,892		6,892

145

AF Res	Worldwide un- Specified	Various Worldwide Loca- tions	UNSPECIFIED MINOR MILITARY CONSTRUCTION	1,400	1,400	1,400		1,400
Military C	Military Construction, Air Force	Reserve Total	Reserve Total	49,492	49,492	63,992 14,	14,500	63,992
FH Con Army	ILLINOIS	Rock Island	FAMILY HOUSING NEW CONSTRUCTION	19,500	19,500	19,500		19,500
FH Con Army	KOREA	Camp Walker	FAMILY HOUSING NEW CONSTRUCTION	57,800	57,800	57,800		57,800
FH Con Army	WORLDWIDE UN-	Unspecified Worldwide Lo-	FAMILY HOUSING P & D	1,309	1,309	1,309		1,309
	SPECIFIED	cations						
Family Ho	÷,	Army Total		78,609	78,609	78,609	0	78,609
FH Ops Army	<b>WORLDWIDE UN-</b>	Unspecified Worldwide Lo-	FURNISHINGS	14,136	14,136	14,136		14,136
	SPECIFIED	cations						
FH Ops Army	<b>WORLDWIDE UN-</b>	Unspecified Worldwide Lo-	LEASED HOUSING	112,504	112,504	112,504	_	112,504
	SPECIFIED	cations						
FH Ops Army	<b>WORLDWIDE UN-</b>	Unspecified Worldwide Lo-	MAINTENANCE OF REAL PROPERTY FACILITIES	65,245	65,245	65,245		65,245
	SPECIFIED	cations						
FH Ops Army	<b>WORLDWIDE UN-</b>	Unspecified Worldwide Lo-	MANAGEMENT ACCOUNT	3,117	3,117	3,117		3,117
	SPECIFIED	cations						
FH Ops Army	<b>WORLDWIDE UN-</b>	Unspecified Worldwide Lo-	MANAGEMENT ACCOUNT	43,480	43,480	43,480		43,480
	SPECIFIED	cations						
FH Ops Army	<b>WORLDWIDE UN-</b>	Unspecified Worldwide Lo-	MILITARY HOUSING PRIVITIZATION INITIATIVE	20,000	20,000	20,000		20,000
	SPECIFIED	cations						
FH Ops Army	<b>WORLDWIDE UN-</b>	Unspecified Worldwide Lo-	MISCELLANEOUS	700	700	700		700
	SPECIFIED	cations						
FH Ops Army	<b>WORLDWIDE UN-</b>	Unspecified Worldwide Lo-	SERVICES	9,108	9,108	9,108		9,108
	SPECIFIED	cations						
FH Ops Army	<b>WORLDWIDE UN-</b>	Unspecified Worldwide Lo-	UTILITIES	82,686	82,686	82,686		82,686
	SPECIFIED	cations						
Family Ho	쿋	Maintenance, Army Total		350,976	350,976	350,976	0	350,976
FH Ops AF	<b>WORLDWIDE UN-</b>	Unspecified Worldwide Lo-	FURNISHINGS ACCOUNT	38,543	38,543	38,543		38,543
	SPECIFIED	cations						
FH Ops AF	<b>WORLDWIDE UN-</b>	Unspecified Worldwide Lo-	HOUSING PRIVATIZATION	40,761	40,761	40,761		40,761
	SPECIFIED	cations						
FH Ops AF	WORLDWIDE UN-	Unspecified Worldwide Lo-	LEASING	43,651	43,651	43,651		43,651
	SPECIFIED	cations						
FH Ops AF	WORLDWIDE UN-	Unspecified Worldwide Lo-	MAINTENANCE	99,934	99,934	99,934		99,934
	SPEVILIED	Caliniis						

146

			(In Thousands of Dollars)					
Account	State/ Country	Installation	Project Title	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
FH Ops AF	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	MANAGEMENT ACCOUNT	47,834	47,834	47,834		47,834
FH Ops AF	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	MISCELLANEOUS ACCOUNT	1,993	1,993	1,993		1,993
FH Ops AF	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	SERVICES ACCOUNT	12,709	12,709	12,709		12,709
FH Ops AF	WORLDWIDE UN-	Unspecified Worldwide Lo-	UTILITIES ACCOUNT	42,322	42,322	42,322		42,322
Family Ho	using Operation And	Maintenance, Air Force Total		327.747	327.747	327.747	0	327.747
FH Con Navy	Navy WORLDWIDE UN-	Unspecified Worldwide Lo-		472	472	472		472
FH Con Navy	WORLDWIDE UN-	Unspecified Worldwide Lo-	IMPROVEMENTS	15,940	15,940	15,940		15,940
Family Ho.	E	Navy And Marine Corps Total		16,412	16,412	16,412	0	16,412
FH Ops Navy		Unspecified Worldwide Lo-		17,881	17,881	17,881		17,881
FH Ops Navy	WORLDWIDE UN-	Unspecified Worldwide Lo- cations	LEASING	62,999	66,399	62,999		62,999
FH Ops Navy	WORLDWIDE UN-	Unspecified Worldwide Lo- cations	MAINTENANCE OF REAL PROPERTY	97,612	97,612	97,612		97,612
FH Ops Navy	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	MANAGEMENT ACCOUNT	55,124	55,124	55,124		55,124
FH Ops Navy	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	MISCELLANEOUS ACCOUNT	366	366	366		366
FH Ops Navy	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	PRIVATIZATION SUPPORT COSTS	27,876	27,876	27,876		27,876
FH Ops Navy	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	SERVICES ACCOUNT	18,079	18,079	18,079		18,079
FH Ops Navy	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	UTILITIES ACCOUNT	71,092	71,092	71,092		71,092

147

ت ن Family Ho	Family Housing Operation And	Maintenance, Navy And Marine Corps Total	ine Corps Total	354,029	354,029	354,029	0	354,029
FH Ops DW	<b>WORLDWIDE UN-</b>	Unspecified Worldwide Lo-	FURNISHINGS ACCOUNT	3,362	3,362	3,362		3,362
	SPECIFIED	cations						
Y FH Ops DW	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	FURNISHINGS ACCOUNT	20	20	20		20
FH Ops DW	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	FURNISHINGS ACCOUNT	746	746	746		746
FH Ops DW	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	LEASING	42,083	42,083	42,083		42,083
FH Ops DW	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	LEASING	11,179	11,179	11,179		11,179
FH Ops DW	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	MAINTENANCE OF REAL PROPERTY	344	344	344		344
FH Ops DW	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	MAINTENANCE OF REAL PROPERTY	2,128	2,128	2,128		2,128
FH Ops DW	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	MANAGEMENT ACCOUNT	378	378	378		378
FH Ops DW	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	SERVICES ACCOUNT	31	31	31		31
FH Ops DW	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	UTILITIES ACCOUNT	170	170	170		170
FH Ops DW	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	UTILITIES ACCOUNT	629	629	629		629
Family H	Family Housing Operation And	_	Maintenance, Defense-Wide Total	61,100	61,100	61,100	0	61,100
HH	WORLDWIDE UN- SPECIFIED		FAMILY HOUSING IMPROVEMENT FUND	1,662	1,662	1,662		1,662
DOD Fam	DOD Family Housing Improvem	nent Fund Total		1,662	1,662	1,662	0	1,662
BRAC	WORLDWIDE UN-	Base Realignment & Clo-	BASE REALIGNMENT AND CLOSURE	84,417	84,417	84,417		84,417
Base Rez	Base Realignment and Closure	Ī		84,417	84,417	84,417	0	84,417
BRAC	WORLDWIDE UN-	8	BASE REALIGNMENT & CLOSURE	57,406	57,406	57,406		57,406
	SPECIFIED	sure, Navy						
BRAC	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	DON-100: PLANING, DESIGN AND MANAGEMENT	7,682	7,682	7,682		7,682

148

			SEC. 4601. MILITARY CONSTRUCTION (In Thousands of Dollars)					
Account	State/ Country	Installation	Project Title	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
BRAC	Worldwide un- Specified	Unspecified Worldwide Lo- cations	Unspecified Worldwide Lo- DON-101: VARIOUS LOCATIONS cations	21,416	21,416	21,416		21,416
BRAC	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	DON-138: NAS BRUNSWICK, ME	904	904	904		904
BRAC	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	DON-157: MCSA KANSAS CITY, MO	40	40	40		40
BRAC	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	DON-172: NWS SEAL BEACH, CONCORD, CA	990'9	990'9	990'9		990'9
BRAC	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	DON-84: JRB WILLOW GROVE & CAMBRIA REG AP	1,178	1,178	1,178		1,178
Bas	Base Realignment and Closure		e—Navy Total	94,692	94,692	94,692	0	94,692
BRAC	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	DOD BRAC ACTIVITIES—AIR FORCE	90,976	90,976	90,976		90,976
Bas	e Realignment and Closure		e—Air Force Total	90,976	90,976	90,976	0	90,976
PYS	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	42 USC 3374	0	-100,000	0		0
PYS	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	ARMY	0	-79,577	0		0
PYS	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	NATO SECURITY INVESTMENT PROGRAM	0	-25,000	0		0
Pric	or Year Savings Total			0	-204,577	0	0	0
GR	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Lo- cations	GENERAL REDUCTIONS	0	000'69-	0		0
Gen	General Reductions Total			0	-69,000	0	0	0
Tot	al Military Construction		Total Military Construction	6,557,447	6,532,970	6,452,243	-5,604	6,551,843

149

SEC. 4602. MILITARY CONSTRUCTION FOR OVERSEAS CONTINGENCY OPERATIONS.

		SEC. 4602. M	SEC. 4602. MILITARY CONSTRUCTION FOR OVERSEAS CONTINGENCY OPERATIONS (In Thousands of Dollars)			
Account	State/ Country	Installation	Project Title	FY 2015 Request	Agreement Change	Agreement Authorized
Armv	Romania	Mihail Kogalniceanu	ERI: FUEL STORAGE CAPACITY	0	15.000	15,000
Army	Romania	Mihail Kogalniceanu	ERI: HAZARDOUS CARGO RAMP	0	5,000	5,000
Army	Romania	Mihail Kogalniceanu	eri: Multi modal improvements	0	17,000	17,000
Military (	Army	Total		0	37,000	37,000
AF	Bulgaria	Graf Ignatievo	ERI: IMPROVE AIRFIELD INFRASTRUCTURE	0	3,200	3,200
AF	Estonia	Amari	ERI: IMPROVE AIRFIELD INFRASTRUCTURE	0	24,780	24,780
AF	Italy	Camp Darby	ERI: IMPROVE WEAPONS STORAGE FACILITY	0	44,450	44,450
AF	Latvia	Lielvarde	ERI: IMPROVE AIRFIELD INFRASTRUCTURE	0	10,710	10,710
AF	Lithuania	Siauliai	ERI: IMPROVE AIRFIELD INFRASTRUCTURE	0	13,120	13,120
AF	Poland	Lask	ERI: IMPROVE SUPPORT INFRASTRUCTURE	0	22,400	22,400
AF	Romania	Camp Turzii	ERI: IMPROVE AIRFIELD INFRASTRUCTURE	0	2,900	2,900
AF	<b>WORLDWIDE UN-</b>	Unspecified Worldwide Locations	eri: Planning and Design	0	11,500	11,500
	SPECIFIED					
Military C	Military Construction, Air Force	e Total	orce Total		133,060	133,060
Def-Wide	WORLDWIDE CI ASSIFIED	Classified Location	CLASSIFIED PROJECT	46,000	0	46,000
Def-Wide	WORLDWIDE UN- SPECIFIED	Unspecified Worldwide Locations	ERI: UNSPECIFIED MINOR CONSTRUCTION	0	4,350	4,350
Military (	Construction, Defense	-Wide Total	Military Construction, Defense-Wide Total	46,000	4,350	50,350
Total, Mil	Total, Military Construction, OC	CO Funding	000 Funding	46,000	174,410	220,410

150

# TITLE XLVII—DEPARTMENT OF ENERGY NATIONAL

### SECURITY PROGRAMS

SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS.

SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS (In Thousands of Dollars)	TY PROGRAMS				
Program	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
Discretionary Summary By Appropriation Energy And Water Development, And Related Agencies Appropriation Summary:					
rietgy Frograms Nuclear Energy	104,000	0	0	0	104,000
Advisory Board Advisory Board on Toxic Substances and Worker Health	0	0	2,000	2,000	2,000
Atomic Energy Defense Activities National nuclear security administration:	8 214 902	112 700	c	104 242	8 210 560
Vergon's activities  Defense nuclear nonproliferation	1,555,156	10,000	285,000	219,602	1,774,758
Naval leactus	410,842	10,000 -24,000	-7,500 -7,500	-23,979	386,863
Environmental and other defense activities:  Defense environmental cleanup	5,327,538	-437,000	-463,000	-443,000	4,884,538

	754,000 <b>5,638,538</b> 17,387,819 17,493,819	104,000	2,000	643,000 259,168	17,018 1,084,586	109,615 45,728 62,703 70,610 63,136	91,233 88,060 <b>531,107</b>	40,008
	1,000 <b>-442,000</b> <b>-350,719</b> <b>-348,719</b>		2,000		7,600 <b>7,600</b>		0	10,000
	-2,000 - <b>465,000</b> -187,500 -185,500		2,000		7,500 <b>7,500</b>		0	
	5,300 - <b>431,700</b> -323,000 -323,000			-7,500 7,100 7,100	7,600 <b>8,400</b>	3,700	3,700	
	753,000 <b>6,080,538</b> <b>17,738,538</b> <b>17,842,538</b>	104,000	0	643,000 259,168	9,418 1,076,986	109,615 45,728 62,703 70,610 63,136	88,060 <b>531,107</b>	30,008
December 2, 2014 (5	Sc. Total, Environmental & other defense activities.  Total, Atomic Energy Defense Activities  Total, Discretionary Funding	Nuclear Energy Idaho sitewide safeguards and security	Advisory Board Advisory Board on Toxic Substances and Worker Health	Weapons Activities  Directed stockpile work  Life extension programs  B61 Life extension program  W76 Life extension program  W89 A Life extension program	Cruise missile warhead life extension program  Total, Life extension programs	Stockpile systems  B61 Stockpile systems  W76 Stockpile systems  W78 Stockpile systems  W80 Stockpile systems  B83 Stockpile systems	Wod stockpile systems W88 Stockpile systems Total, Stockpile systems	Weapons dismantlement and disposition Operations and maintenance

152

SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS (In Thousands of Dollars)	ITY PROGRAMS				
Program	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
Stockpile services					
Production support	350,942	12,300			350,942
Research and development support	29,649			-4,149	25,500
R&D certification and safety	201,479	11,000		-41,479	160,000
Management, technology, and production	241,805			-15,805	226,000
Plutonium sustainment	144,575	28,300			144,575
Iritum readiness	140,053	1	•	3	140,053
Total, Stockpile services	1,108,503	51,600	•	-61,433	1,047,070
Total, Directed stockpile work	2,746,604	63,700	7,500	-43,833	2,702,771
Campaigns:					
Science campaign					
Advanced certification	58,747				58,747
Primary assessment technologies	112,000				112,000
Dynamic materials properties	117,999			666' /	110,000
Advanced radiography	79,340				79,340
Secondary assessment technologies	88,344				88,344
Total, Science campaign	456,430	0	0	-7,999	448,431
Engineering campaign					
Enhanced surety	52,003	2,400			52,003
Weapon systems engineering assessment technology	20,832				20,832
Nuclear survivability	25,371				25,371
Enhanced surveillance	37,799	3,600			37,799
Total, Engineering campaign	136,005	9,000	0	0	136,005

Inertial confinement fusion ignition and high yield campaign	77 99/				77 997
Support of other stockpile programs	23,598				23,598
Diagnostics, cryogenics and experimental support	61,297				61,297
Pulsed power inertial confinement fusion	5,024				5,024
Joint program in high energy density laboratory plasmas	9,100				9,100
Facility operations and target production	335,882		-7,500		335,882
Undistributed	0	-20,000			0
Total, Inertial confinement fusion and high yield campaign	512,895	-20,000	-7,500	0	512,895
Advanced simulation and computing campaign	610,108				610,108
Nonnuclear Readiness Campaign	125,909			-55,909	70,000
Total, Campaigns	1,841,347	-14,000	-7,500	-63,908	1,777,439
Readiness in technical base and facilities (RTBF)					
operations of racinities Kansas City Plant	125,000				125.000
Lawrence Livermore National Laboratory	71,000				71,000
Los Alamos National Laboratory	198,000				198,000
Nevada National Security Site	89,000				89,000
Pantex	75,000				75,000
Sandia National Laboratory	106,000				106,000
Savannah River Site	81,000				81,000
Y-12 National security complex	151,000				151,000
Total, Operations of facilities	896,000	0	0	0	896,000
Program readiness	136,700			-35,700	101,000
- 23	138,900				138,900
Containers	26,000				26,000
Storage	40,800				40,800

154

SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS (In Thousands of Dollars)	ITY PROGRAMS				
Program	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
Maintenance and repair of facilities	205,000 209,321 <b>756,721</b>	15,000 39,000 <b>54,000</b>	0	15,000 22,000 <b>1,300</b>	220,000 231,321 <b>758,021</b>
Lonstruction:  15-D-613 Emergency Operations Center, Y-12  15-D-612 Emergency Operations Center, LLNL  15-D-611 Emergency Operations Center, SNL  15-D-301 HE Science & Engineering Facility, PX  15-D-302, TA-55 Reinvestment project, Phase 3, LANL  12-D-301 TRU waste facilities, LANL  11-D-801 TR-55 Reinvestment project Phase 2, LANL	2,000 2,000 4,000 11,800 16,062 6,938 10,000				2,000 2,000 4,000 11,800 16,062 6,938 10,000
07–D-220 Radioactive liquid waste treatment facility upgrade project, LANL	15,000 335,000 <b>402,800</b>	0	0	0	15,000 335,000 <b>402,800</b>
Secure transportation asset  Operations and equipment  Program direction  Total, Secure transportation asset	132,851 100,962 233,813	04,000 0		0005,1	2,036,821 132,851 100,962 233,813
Nuclear counterterrorism incident response	173,440	000'6		9,000	182,440
Counterterrorism and Counterproliferation Programs	76,901			-6,901	70,000

### Site stewardship

Environmental projects and operations  Nuclear materials integration Minority serving institution partnerships program  Total, Site stewardship	53,000 16,218 13,231 <b>82,449</b>	0	0	0	53,000 16,218 13,231 <b>82,449</b>
Defense nuclear security  Operations and maintenance	618,123 <b>618,123</b>	0	0	0	618,123 <b>618,123</b>
Information technology and cybersecurity	179,646				179,646
Legacy contractor pensions	307,058 <b>8,314,902</b>	112,700	0	-104,342	307,058 <b>8,210,560</b>
nse Nuclear Nonproliferation Defense Nuclear Nonproliferation Programs Global threat reduction initiative	333,488	80,000	40,000	50,000	383,488
Defense Nuclear Nonproliferation R&D  Operations and maintenance Nonproliferation and verification  Total, Operations and Maintenance	360,808 <b>360,808</b>	70,000 <b>70,000</b>	30,000 <b>30,000</b>	32,593 <b>32,593</b>	393,401 <b>393,401</b>
Nonproliferation and international security	141,359	36,400		2,887	144,246
International material protection and cooperation	305,467	-176,400	70,000	-10,878	294,589
Fissile materials disposition U.S. surplus fissile materials disposition Operations and maintenance U.S. plutonium disposition	85,000				85,000

SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS (In Thousands of Dollars)	JRITY PROGRAMS				
Program	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
U.S. uranium disposition	25,000 <b>110,000</b>	0	0	0	25,000 <b>110,000</b>
99–D–143 Mixed oxide fuel fabrication facility, Savannah River, SC	196,000 5,125 <b>201,125</b>	o <b>c</b>	145,000	145,000	341,000 5,125 <b>346.125</b>
Total, U.S. surplus fissile materials disposition Total, Fissile materials disposition Total, Defense Nuclear Nonproliferation Programs	-	0 0 10,000	145,000 145,000 285,000	145,000 145,000 219,602	456,125 456,125 1,671,849
Legacy contractor pensions	102,909 <b>1,555,156</b> <b>1,555,156</b>	10,000	285,000	219,602 219,602	102,909 1,774,758 1,774,758
Naval Reactors Naval reactors operations and infrastructure  Naval reactors development Ohio replacement reactor systems development S8G Prototype refueling Program direction  Construction: 15–0–904 NRF Overpack Storage Expansion 3 15–0–902 KS Engineroom team trainer facility 15–0–901 KS Central office building and prototype staff facility 14–0–901 Spent fuel handling recapitalization project, NRF	412,380 425,700 156,100 126,400 46,600 400 600 1,500 24,000	10,000			412,380 425,700 156,100 126,400 46,600 400 600 1,500 24,000

13-D-905 Remote-handled low-level waste facility, INL 13-D-904 KS Radiological work and storage building, KSO 10-D-903, Security upgrades, KAPL 10-D-903 Courting upgrades (APL)	14,420 20,100 7,400				14,420 20,100 7,400
Vo-D-130 Expended Lote racinty M-230 receving discharge station,  Naval Reactor Facility, ID  Total, Construction	400 <b>209,920</b>	0 9	0 0	0 0	400 <b>209,920</b>
lotal, Naval Keactors	1,377,100	0000	<b>-</b>	<b>-</b>	1,3//,100
regeral Sagaries with Expenses Program direction  Total, Office Of The Administrator	410,842 <b>410,842</b>	-24,000 - <b>24,000</b>	-7,500 - <b>7,500</b>	-23,979 - <b>23,979</b>	386,863 <b>386,863</b>
Defense Environmental Cleanup Closure sites: Closure sites administration	4,889				4,889
Hanford site: River corridor and other cleanup operations	332,788 474,292	20,000		20,000	352,788 474,292
L5-D-401 Containerized sludge (RI-0012)	26,290 <b>833,370</b>	20,000	0	20,000	26,290 <b>853,370</b>
Total, Hanford site	848,071	20,000	0	20,000	868,071
Idaho National Laboratory: Idaho cleanup and waste disposition Idaho community and regulatory support Total, Idaho National Laboratory	364,293 2,910 <b>367,203</b>	0	0	0	364,293 2,910 <b>367,203</b>

SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS (In Thousands of Doliars)	TY PROGRAMS				
Program	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
NNSA sites Lawrence Livermore National Laboratory	1,366				1,366
Sandia National Laboratories Los Alamos National Laboratory	2,801 196,017				2,801 196,017
Construction: 15-D-406 Hexavalent chromium D & D (VI-Lanl-0030)	28,600 <b>293,635</b>	0	0	0	28,600 <b>293,635</b>
Dak Ridge Reservation: OR Nuclear facility D & D					
OR Nuclear facility D & D	73,155				73,155
14-D-403 Outfall 200 Mercury Treatment Facility	9,400 <b>82,555</b>	0	0	0	9,400 <b>82,555</b>
U233 Disposition Program	41,626				41,626
OR cleanup and disposition.	71,137				71,137
construction: 15-D-405—Sludge Buildout	4,200 <b>75,337</b>	0	0	0	4,200 <b>75,337</b>
OR reservation community and regulatory support	4,365				4,365
John waste stanitzation and dispusition,  Oak Ridge technology development	3,000				3,000

Total, Oak Ridge Reservation	206,883	0	0	0	206,883
Office of River Protection:  Waste treatment and immobilization plant  01-D-416 A-D/ORP-0060 / Major construction  01-D-16E Pretreatment facility  Total, Waste treatment and immobilization plant	575,000 115,000 <b>690,000</b>	0	0	0	575,000 115,000 <b>690,000</b>
Tank farm activities Rad liquid tank waste stabilization and disposition	522,000				522,000
Total, Office of River protection	23,000 <b>545,000</b> <b>1,235,000</b>	0 0	0 0	0 0	23,000 <b>545,000</b> <b>1,235,000</b>
Savannah River sites: Savannah River risk management operations	416,276 11,013				416,276 11,013
Radioactive liquid tank waste: Radioactive liquid tank waste stabilization and disposition	553,175				553,175
Construction:  15-D-402—Saltstone Disposal Unit #6  16-D-405 Salt waste processing facility, Savannah River  Total, Construction  Total, Radioactive liquid tank waste  Total, Savannah River site	34,642 135,000 <b>169,642</b> <b>722,817</b>	0 0 0	000	0 0 0	34,642 135,000 <b>169,642</b> 722,817 1,150,106
Waste isolation pilot plant	216,020				216,020
Program direction	280,784 14,979				280,784 14,979

160

Composition of the Composition o					
Program	FY 2015 Request	House Authorized	Senate Authorized	Agreement Change	Agreement Authorized
Safeguards and Security:					
Oak Ridge Reservation	16.382				16.382
	7.297				7.297
Portsmouth	8,492				8,492
	63,668				63,668
	132,196				132,196
Waste Isolation Pilot Project	4,455				4,455
West Valley	1,471				1,471
Technology development	13,007	6,000			13,007
Use of prior-year balances	0				0
Subtotal, Defense environmental cleanup	4,864,538	26,000	0	20,000	4,884,538
Uranium enrichment D&D fund contribution	463,000	-463,000	-463,000	-463,000	0
Total, Defense Environmental Cleanup	5,327,538	-437,000	-463,000	-443,000	4,884,538
Other Defense Activities					
Specialized security activities	202,152	5,300		1,000	203,152
Environment, health, safety and security					
Environment, health, safety and security	118,763		-1,000		118,763
Program direction	62,235				62,235
Total Environment Health safety and Security	100 000	_	5		200

Independent enterprise assessments

Independent enterprise assessments Program direction  Total, Independent enterprise assessments	24,068 49,466 <b>73,534</b>	0	0	0	24,068 49,466 <b>73,534</b>
Office of Legacy Management Legacy management Program direction Total Office of Lordow Management	158,639 13,341 <b>171 980</b>	=	-1,000	5	158,639 13,341
Defense-related activities Defense related administrative support		•	1	•	
Chief financial officer Chief information officer Total, Defense related administrative support	46,877 71,959 <b>118,836</b>	0	0	0	46,877 71,959 <b>118,836</b>
Office of hearings and appeals Subtotal, Other defense activities Total, Other Defense Activities	5,500 <b>753,000</b> <b>753,000</b>	5,300 5,300	-2,000 -2,000	1,000	5,500 <b>754,000</b> <b>754,000</b>