A BILL

To authorize appropriations for fiscal year 2021 for military activities of the Department of Defense and for military construction, to prescribe military personnel strengths for such fiscal year, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “National Defense Authorization Act for Fiscal Year 2021”.

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TITLE I—PROCUREMENT
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SEC. 101. ARMY.
Funds are hereby authorized to be appropriated for fiscal year 2021 for procurement for the Army as follows:

(1) For aircraft, $3,074,594,000.
(2) For missiles, $3,491,507,000.
(3) For ammunition, $2,777,716,000.
(4) For weapons and tracked combat vehicles, $3,696,740,000.
(5) For other procurement, $8,625,206,000.

SEC. 102. NAVY AND MARINE CORPS.
Funds are hereby authorized to be appropriated for fiscal year 2021 for procurement for the Navy and Marine Corps as follows:

(1) For aircraft, $17,127,378,000.
(2) For shipbuilding and conversion, $19,902,757,000.
(3) For ammunition procurement, Navy and Marine Corps, $883,602,000.
(4) For weapons, $4,884,995,000.
(5) For other procurement, $10,948,518,000.
(6) For procurement, Marine Corps, $2,903,976,000.

SEC. 103. AIR FORCE AND SPACE FORCE.
Funds are hereby authorized to be appropriated for fiscal year 2021 for procurement for the Air Force and Space Force as follows:

(1) For aircraft, $17,908,145,000.
(2) For missiles, $2,396,417,000.
(3) For procurement, Space Force, $2,446,064,000.

(4) For ammunition, $596,338,000.

(5) For other procurement, $23,695,720,000.

SEC. 104. DEFENSE-WIDE ACTIVITIES.

Funds are hereby authorized to be appropriated for fiscal year 2021 for Defense-wide procurement in the amount of $5,324,487,000.

SEC. 105. DEFENSE PRODUCTION ACT PURCHASES.

Funds are hereby authorized to be appropriated for fiscal year 2021 for purchases under the Defense Production Act of 1950 (50 U.S.C. 4501 et seq.) in the amount of $181,931,000.

Subtitle B—Defense-wide, Joint, and Multiservice Matters

SEC. 111. ECONOMIC ORDER QUANTITY CONTRACTING AUTHORITY F-35 JOINT STRIKE FIGHTER PROGRAM.

(a) AUTHORITY FOR ADVANCE PROCUREMENT AND ECONOMIC ORDER QUANTITY.—The Secretary of Defense may enter into one or more contracts, beginning with the fiscal year 2020 program year, for the procurement of economic order quantities of material and equipment for the F-35 aircraft program for use in procurement contracts to be awarded for such program during fiscal years 2021 through 2023.

(b) LIMITATION.—The total amount obligated in fiscal year 2021 under all contracts entered into under subsection (a) shall not exceed $493,000,000.

(c) PRELIMINARY FINDINGS.—Before entering into a contract under subsection (a), the Secretary shall make each of the following findings with respect to such contract:

(1) The use of such a contract will result in significant savings of the total anticipated costs of carrying out the program through annual contract.
(2) The minimum need for the property to be procured is expected to remain substantially unchanged during the contemplated contract period in terms of production rate, procurement rate, and total quantities.

(3) There is a reasonable expectation that, throughout the contemplated contract period, the Secretary will request funding for the contract at the level required to avoid contract cancellation.

(4) There is a stable design for the property to be procured and the technical risks associated with such property are not excessive.

(5) The estimates of both the cost of the contract and the anticipated cost avoidance through the use of an economic order quantity contract are realistic.

(6) Entering into the contract will promote the national security interests of the United States.

(d) Certification Requirement.—Except as provided in subsection (e), the Secretary of Defense may not enter into a contract under subsection (a) until a period of 30 days has elapsed following the date on which the Secretary certifies to the congressional defense committees, in writing, that each of the following conditions is satisfied:

(1) A sufficient number of end items of the system being acquired under such contract have been delivered at or within the most recently available estimates of the program acquisition unit cost or procurement unit cost for such system to determine that the estimates of the unit costs are realistic.

(2) During the fiscal year in which such contract is to be awarded, sufficient funds will be available to perform the contract in such fiscal year, and the future-years defense
program submitted to Congress under section 221 of title 10, United States Code, for that fiscal year will include the funding required to execute the program without cancellation.

(3) The contract is a fixed-price type contract.

(4) The proposed contract provides for production at not less than minimum economic rates given the existing tooling and facilities.

(5) The Secretary has determined that each of the conditions described in paragraphs (1) through (6) of subsection (c) will be met by such contract and has provided the basis for such determination to the congressional defense committees.

(6) The determination under paragraph (5) was made after the completion of a cost analysis performed by the Director of Cost Assessment and Program Evaluation for the purpose of section 2334(f)(2) of title 10, United States Code, and the analysis supports that determination.

(e) EXCEPTION.—Notwithstanding subsection (d), the Secretary of Defense may enter into a contract under subsection (a) on or after December 1, 2020, if—

(1) the Director of Cost Assessment and Program Evaluation has not completed a cost analysis of the preliminary findings made by the Secretary under subsection (c) with respect to the contract;

(2) the Secretary certifies to the congressional defense committees, in writing, that each of the conditions described in paragraphs (1) through (5) of subsection (d) is satisfied; and

(3) a period of 30 days has elapsed following the date on which the Secretary submits the certification under paragraph (2).
SEC. 112. CONTRACT AUTHORITY FOR COLUMBIA CLASS SUBMARINE PROGRAM.

(a) CONTRACT AUTHORITY.—The Secretary of the Navy may enter into a contract, beginning with fiscal year 2021, for the procurement of up to two Columbia class submarines.

(b) INCREMENTAL FUNDING.—With respect to a contract entered into under subsection (a), the Secretary of the Navy may use incremental funding to make payments under the contract.

(c) LIABILITY.—Any contract entered into under subsection (a) shall provide that—

(1) any obligation of the United States to make a payment under the contract is subject to the availability of appropriations for that purpose; and

(2) that total liability of the Federal Government for termination of any contract entered into shall be limited to the total amount of funding obligated to the contract at time of termination.

TITLE II—RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

SEC. 201. AUTHORIZATION OF APPROPRIATIONS.

Funds are hereby authorized to be appropriated for fiscal year 2021 for the use of the Department of Defense for research, development, test, and evaluation as follows:

(1) For the Army, $12,587,343,000.

(2) For the Navy, $21,427,048,000.

(3) For the Air Force, $37,391,826,000.

(4) For the Space Force, $10,327,595,000.

(5) For Defense-wide activities, $24,280,891,000.

(6) For the Director of Operational Test and Evaluation, $210,090,000.

TITLE III—OPERATION AND MAINTENANCE
Subtitle A—Authorization of Appropriations

SEC. 301. OPERATION AND MAINTENANCE FUNDING.

Funds are hereby authorized to be appropriated for fiscal year 2021 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, in amounts as follows:

1. For the Army, $40,312,968,000.
2. For the Navy, $49,692,742,000.
3. For the Marine Corps, $7,328,607,000.
4. For the Air Force, $34,750,597,000.
5. For the Space Force, $2,531,294,000.
6. For Defense-wide activities, $38,649,079,000.
7. For the Army Reserve, $2,934,717,000.
8. For the Navy Reserve, $1,127,046,000.
9. For the Marine Corps Reserve, $284,656,000.
10. For the Air Force Reserve, $3,350,284,000.
11. For the Army National Guard, $7,420,014,000.
12. For the Air National Guard, $6,753,642,000.
13. For the United States Court of Appeals for the Armed Forces, $15,211,000.
14. For Environmental Restoration, Army, $207,518,000.
15. For Environmental Restoration, Navy, $335,932,000.
16. For Environmental Restoration, Air Force, $303,926,000.
17. For Environmental Restoration, Defense-wide, $9,105,000.
18. For Environmental Restoration, Formerly Used Defense Sites, $216,587,000.
(19) For Overseas Humanitarian, Disaster, and Civic Aid programs, $109,900,000.

(20) For Cooperative Threat Reduction programs, $238,490,000.

(21) For Department of Defense Acquisition Workforce Development Fund, $58,181,000.

(22) For Disposal of Department of Defense Real Property, $9,739,000.

(23) For Lease of Department of Defense Real Property, $32,623,000.

Subtitle B—Energy and Environment

SEC. 311. REGULATION OF DISCHARGES INCIDENTAL TO THE NORMAL OPERATIONS OF A VESSEL OF THE ARMED FORCES UNDER THE FEDERAL WATER POLLUTION CONTROL ACT.

Section 312(n)(6)(B) of the Federal Water Pollution Control Act (33 U.S.C. 1322(n)(6)(B)) is amended by adding at the end the following: “When conducted in compliance with regulations promulgated pursuant to paragraph (4), any discharge incidental to the normal operation of a vessel of the Armed Forces is considered a federally permitted release within the meaning of section 101(10) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (42 U.S.C. 9601(10)), and is excluded from the definition of solid waste under section 1004(27) of the Solid Waste Disposal Act (42 U.S.C. 6903(27)).”.

Subtitle C—[RESERVED]

Subtitle D—Reports

SEC. 331. REPEAL OF STATUTORY REQUIREMENT FOR DIRECTOR OF THE DEFENSE LOGISTICS AGENCY TO BE NOTIFIED THREE YEARS
PRIOR TO IMPLEMENTING CHANGES TO ANY UNIFORM OR
UNIFORM COMPONENT.

Section 356 of the John S. McCain National Defense Authorization Act for Fiscal Year
2019 (Public Law 115-232; 132 Stat. 1636) is amended—

(1) by striking subsection (a);

(2) by redesignating subsections (b) and (c) as subsections (a) and (b),

respectively; and

(3) in subsections (a) and (b), as so redesignated, by striking “Commander” each
place it appears and inserting “Director”.

TITLE IV—MILITARY PERSONNEL AUTHORIZATIONS

Subtitle A—Active Forces

SEC. 401. END STRENGTHS FOR ACTIVE FORCES.
The Armed Forces are authorized strengths for active duty personnel as of September 30,
2021, as follows:

(1) The Army, 485,900.

(2) The Navy, 347,800.

(3) The Marine Corps, 184,100.

(4) The Air Force, 327,266.

(5) The Space Force, 6,434.

SEC. 402. REPEAL OF REPORT ON END-OF-QUARTER STRENGTH LEVELS.
Section 115(e) of title 10, United States Code, is amended by striking paragraph (3).
Subtitle B—Reserve Forces

SEC. 403. MODIFICATION OF THE AUTHORIZED NUMBER AND ACCOUNTING METHOD FOR SENIOR ENLISTED PERSONNEL.

(a) IN GENERAL.—Section 517 of title 10, United States Code, is amended—

(1) in the section heading, by striking “daily average” and inserting “enlisted end strength”;  

(2) in subsection (a)—

(A) by striking “daily average number of” and inserting “end strength for”;  

(B) by striking “in a fiscal year” and inserting “as of the last day of a fiscal year”;  

(C) by striking “2.5 percent” and inserting “3.0 percent”; and  

(D) by striking “on the first day of that fiscal year”; and  

(3) by adding at the end the following new subsection:  

“(d) Notwithstanding the limitations of subsection (a), the Secretary of a military department may increase the authorized end strength of enlisted members on active duty (other than for training) in an armed force in pay grade E-8 or E-9 by a number equal to not more than 0.25 percent of such end strength when such Secretary determines that an increase in that end strength would enhance Manning and readiness in essential units or in critical specialties or ratings.”.

(b) CLERICAL AMENDMENT.—The table of chapters at the beginning of chapter 31 of such title is amended by striking the item relating to section 517 and inserting the following new item:  

“517. Authorized enlisted end strength: members in pay grades E–8 and E–9.”.
SEC. 411. END STRENGTHS FOR SELECTED RESERVE.

(a) IN GENERAL.—The Armed Forces are authorized strengths for Selected Reserve personnel of the reserve components as of September 30, 2021, as follows:

(1) The Army National Guard of the United States, 336,500.

(2) The Army Reserve, 189,800.

(3) The Navy Reserve, 58,800.

(4) The Marine Corps Reserve, 38,500.


(6) The Air Force Reserve, 70,300.

(7) The Coast Guard Reserve, 7,000.

(b) END STRENGTH REDUCTIONS.—The end strengths prescribed by subsection (a) for the Selected Reserve of any reserve component shall be proportionately reduced by—

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

(2) the total number of individual members not in units organized to serve as units of the Selected Reserve of such component who are on active duty (other than for training or for unsatisfactory participation in training) without their consent at the end of the fiscal year.

(c) END STRENGTH INCREASES.—Whenever units or individual members of the Selected Reserve for any reserve component are released from active duty during any fiscal year, the end strength prescribed for such fiscal year for the Selected Reserve of such reserve component shall
be increased proportionately by the total authorized strengths of such units and by the total number of such individual members.

SEC. 412. END STRENGTHS FOR RESERVES ON ACTIVE DUTY IN SUPPORT OF THE RESERVES.

Within the end strengths prescribed in section 411(a), the reserve components of the Armed Forces are authorized, as of September 30, 2021, the following number of Reserves to be serving on full-time active duty or full-time duty, in the case of members of the National Guard, for the purpose of organizing, administering, recruiting, instructing, or training the reserve components:

(1) The Army National Guard of the United States, 30,595.
(2) The Army Reserve, 16,511.
(3) The Navy Reserve, 10,215.
(4) The Marine Corps Reserve, 2,386.
(6) The Air Force Reserve, 5,256.

SEC. 413. END STRENGTHS FOR MILITARY TECHNICIANS (DUAL STATUS).

The minimum number of military technicians (dual status) as of the last day of fiscal year 2021 for the reserve components of the Army and the Air Force (notwithstanding section 129 of title 10, United States Code) shall be the following:

(1) For the Army National Guard of the United States, 22,294.
(2) For the Army Reserve, 6,492.
(3) For the Air National Guard of the United States, 10,994.
(4) For the Air Force Reserve, 7,947.
SEC. 414. MAXIMUM NUMBER OF RESERVE PERSONNEL AUTHORIZED TO BE
ON ACTIVE DUTY FOR OPERATIONAL SUPPORT.

During fiscal year 2021, the maximum number of members of the reserve components of
the Armed Forces who may be serving at any time on full-time operational support duty under
section 115(b) of title 10, United States Code, is the following:

(1) The Army National Guard of the United States, 17,000.
(2) The Army Reserve, 13,000.
(3) The Navy Reserve, 6,200.
(4) The Marine Corps Reserve, 3,000.
(5) The Air National Guard of the United States, 16,000.
(6) The Air Force Reserve, 14,000.

SEC. 415. AUTHORITIES OF SECRETARY OF DEFENSE AND SERVICE
SECRETARIES TO VARY PERSONNEL END STRENGTHS.

(a) Authority for Secretary of Defense Variances. —Section 115(f)(2) of title 10,
United States Code, is amended by striking “increase” and inserting “vary”.

(b) Authority for Service Secretary Variances. —Section 115(g) of title 10,
United States Code, is amended—

(1) in paragraph (1)—

(A) in subparagraph (A), by striking “and” at the end; and
(B) in subparagraph (B)—

(i) by striking “increase” and inserting “vary”; and
(ii) by striking the period at the end and inserting “; and”; and

(C) by adding at the end the following:
“(C) vary the end strength authorized pursuant to subsection (a)(1)(B) for a fiscal year for the Active Guard and Reserve category of the Selected Reserve of the reserve component of the armed force under the jurisdiction of that Secretary or, in the case of the Secretary of the Navy, for the Active Guard and Reserve category of the Selected Reserve of the reserve component of any armed force under the jurisdiction of that Secretary, by a number equal to not more than 1 percent of such authorized end strength.”; and

(2) in paragraph (2)—

(A) in the second sentence, by striking “increase” each place it occurs and inserting “variance”; and

(B) by adding at the end the following new sentence: “Any variance under paragraph (1)(C) of the end strength for the Active Guard and Reserve category of the Selected Reserve of an armed force for a fiscal year shall be counted as part of the variance for that Selected Reserve for that fiscal year authorized under subsection (f)(2).”.

Subtitle C—Authorization of Appropriations

SEC. 421. MILITARY PERSONNEL.

There is hereby authorized to be appropriated for military personnel for fiscal year 2021 a total of $150,524,104,000.

TITLE V—MILITARY PERSONNEL POLICY
Subtitle A—[RESERVED]

Subtitle B—Reserve Component Management

SEC. 511. AUTHORIZED STRENGTH: EXCLUSION OF CERTAIN RESERVE COMPONENT GENERAL AND FLAG OFFICERS ON ACTIVE DUTY.

Section 526a of title 10, United States Code, is amended—

(1) in subsection (b), by adding at the end the following new paragraph:

“(3) CERTAIN RESERVE COMPONENT GENERAL AND FLAG OFFICERS ON ACTIVE DUTY.—(A) The Chairman of the Joint Chiefs of Staff may designate up to 15 general and flag officer positions in the unified and specified combatant commands, and up to three general and flag officer positions on the Joint Staff, as positions to be held only by reserve component officers who are in a general or flag officer grade below lieutenant general or vice admiral. Each position so designated shall be considered to be a joint duty assignment position for purposes of chapter 38 of this title.

“(B) A reserve component officer serving in a position designated under subparagraph (A) while on active duty under a call or order to active duty that does not specify a period of 180 days or less shall not be counted for purposes of the limitations under subsection (a) and under section 525 of this title.”;

(2) by redesignating subsections (c) through (h) as subsections (d) through (i), respectively; and

(3) by inserting after subsection (b) the following new subsection:

“(c) EXCLUSION OF CERTAIN RESERVE OFFICERS.—

“(1) GENERAL OR FLAG OFFICERS SERVING LESS THAN 180 DAYS.—The limitations of this section do not apply to a reserve component general or flag officer who is on
active duty for training or who is on active duty under a call or order specifying a period of less than 180 days.

“(2) GENERAL OR FLAG OFFICERS SERVING 365 DAYS OR LESS.—The limitations of this section also do not apply to a number, as specified by the Secretary of the military department concerned, of reserve component general or flag officers authorized to serve on active duty for a period of not more than 365 days. The number so specified for an armed force may not exceed the number equal to 10 percent of the authorized number of general or flag officers, as the case may be, of that armed force under section 12004 of this title. In determining such number, any fraction shall be rounded down to the next whole number, except that such number shall be at least one.

“(3) GENERAL OR FLAG OFFICERS SERVING MORE THAN 365 DAYS.—The limitations of this section do not apply to a reserve component general or flag officer who is on active duty for a period in excess of 365 days but not to exceed three years, except that the number of such officers from each reserve component who are covered by this paragraph and not serving in a position that is a joint duty assignment for purposes of chapter 38 of this title may not exceed 5 per component, unless authorized by the Secretary of Defense.”.

Subtitle C—[RESERVED]

Subtitle D—[RESERVED]

Subtitle E—Member Education, Training, Resilience, and Transition

SEC. 541. AUTHORITY FOR ACCREDITED MILITARY EDUCATION INSTITUTIONS TO ACCEPT RESEARCH GRANTS.

(a) ARMY INSTITUTIONS.—
(1) IN GENERAL.—Section 7487 of title 10, United States Code, is amended—

(A) in subsection (a)—

(i) in the first sentence, by inserting “or the head of any other accredited military education institution of the Army” after “the Commandant of the United States Army War College”; and

(ii) in the second sentence—

(I) by striking “professor or instructor” and inserting “faculty member”; and

(II) by inserting “or institution” after “the College”; 

(B) in the second sentence of subsection (d), by inserting “or the head of any other accredited military education institution of the Army” after “The Commandant”; and

(C) in subsection (e)—

(i) by inserting “or any other accredited military education institution of the Army” after “the Army War College”; and

(ii) by inserting “or institution” after “the College”.

(2) CLERICAL AMENDMENTS.—

(A) SECTION HEADING.—The heading of such section is amended by inserting “and other accredited military education institutions of the Army” after “United States Army War College”.

(B) TABLE OF SECTIONS.—The table of sections at the beginning of chapter 757 of such title is amended by striking the item relating to section 7487 and inserting the following new item:
(b) NAVY INSTITUTIONS.—

(1) IN GENERAL.—Section 8593 of such title is amended—

(A) in subsection (a)—

(i) in the first sentence, by inserting “or the head of any other accredited military education institution of the Navy” after “the President of the Naval War College”; and

(ii) in the second sentence—

(I) by striking “professor or instructor” and inserting “faculty member”; and

(II) by inserting “or institution” after “the College”;

(B) in the second sentence of subsection (d), by inserting “or the head of any other accredited military education institution of the Navy” after “The President of the Naval War College”; and

(C) in subsection (e)—

(i) by inserting “or any other accredited military education institution of the Navy” after “the Naval War College”; and

(ii) by inserting “or institution” after “the College”.

(2) CLERICAL AMENDMENTS.—

(A) SECTION HEADING.—The heading of such section is amended by inserting “and other accredited military education institutions of the Navy” after “Naval War College”.

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(B) TABLE OF SECTIONS.—The table of sections at the beginning of chapter 859 of such title is amended by striking the item relating to section 8593 and inserting the following new item:

“8593. Naval War College and other accredited military education institutions of the Navy: acceptance of grants for faculty research for scientific, literary, and educational purposes.”.

(c) MARINE CORPS INSTITUTIONS.—

(1) IN GENERAL.—Section 8594 of such title is amended—

(A) in subsection (a)—

(i) in the first sentence, by inserting “or the head of any other accredited military education institution of the Marine Corps” after “the President of the Marine Corps University”; and

(ii) in the second sentence—

(I) by striking “professor or instructor” and inserting “faculty member”; and

(II) by inserting “or by a faculty member of any other accredited military education institution of the Marine Corps” after “the University”;

(B) in the second sentence of subsection (d), by inserting “or the head of any other accredited military education institution of the Marine Corps” after “The President of the Marine Corps University”; and

(C) in subsection (e)—

(i) by inserting “or any other accredited military education institution of the Marine Corps” after “the Marine Corps University”; and

(ii) by inserting “or institution” after “the University”.
(2) CLERICAL AMENDMENTS.—

(A) SECTION HEADING.—The heading of such section is amended by inserting “and other accredited military education institutions of the Marine Corps” after “Marine Corps University”.

(B) TABLE OF SECTIONS.—The table of sections at the beginning of chapter 859 of such title is amended by striking the item relating to section 8594 and inserting the following:

“8594. Marine Corps University and other accredited military education institutions of the Marine Corps: acceptance of grants for faculty research for scientific, literary, and educational purposes.”.

(d) AIR FORCE INSTITUTIONS.—

(1) IN GENERAL.—Section 9487 of title 10, United States Code, is amended—

(A) in subsection (a)—

(i) in the first sentence, by inserting “or the head of any other accredited military education institution of the Air Force” after “the Commandant of the Air War College”; and

(ii) in the second sentence—

(I) by striking “professor or instructor” and inserting “faculty member”; and

(II) by inserting “or institution” after “the College”;

(B) in the second sentence of subsection (d), by inserting “or the head of any other accredited military education institution of the Air Force” after “The Commandant”; and

(C) in subsection (e)—
(i) by inserting “or any other accredited military education
institution of the Air Force” after “the Air War College”; and
(ii) by inserting “or institution” after “the College”.

(2) CLERICAL AMENDMENTS.—

(A) SECTION HEADING.—The heading of such section is amended by
inserting “and other accredited military education institutions of the Air
Force” after “Air War College”.

(B) TABLE OF SECTIONS.—The table of sections at the beginning of chapter
957 of such title is amended by striking the item relating to section 9487 and
inserting the following new item:

“9487. Air War College and other accredited military education institutions of the Air Force: acceptance of
grants for faculty research for scientific, literary, and educational purposes.”.

(e) DEPARTMENT OF DEFENSE INSTITUTIONS.—

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

“§ 2170. Department of Defense accredited military education institutions: acceptance of
grants for faculty research for scientific, literary, and educational purposes

“(a) ACCEPTANCE OF RESEARCH GRANTS.—The Secretary of Defense may authorize the
head of any accredited military education institution administered by or under the authority of
the Department of Defense to accept qualifying research grants. Any such grant may only be
accepted if the work under the grant is to be carried out by a faculty member of the institution for
a scientific, literary, or educational purpose.
“(b) QUALIFYING GRANTS.—A qualifying research grant under this section is a grant that
is awarded on a competitive basis by an entity referred to in subsection (c) for a research project
with a scientific, literary, or educational purpose.

“(c) ENTITIES FROM WHICH GRANTS MAY BE ACCEPTED.—A grant may be accepted
under this section only from a corporation, fund, foundation, educational institution, or similar
entity that is organized and operated primarily for scientific, literary, or educational purposes.

“(d) ADMINISTRATION OF GRANT FUNDS.—The Secretary shall establish an account for
administering funds received as research grants under this section. The head of an accredited
military education institution shall use the funds in the account in accordance with applicable
provisions of the regulations and the terms and condition of the grants received.

“(e) RELATED EXPENSES.—Subject to such limitations as may be provided in
appropriations Acts, appropriations available for an accredited military education institution may
be used to pay expenses incurred by the institution in applying for, and otherwise pursuing, the
award of qualifying research grants.

“(f) REGULATIONS.—The Secretary shall prescribe regulations for the administration of
this section.”.

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

“2170. Department of Defense accredited military education institutions: acceptance of grants for faculty
research for scientific, literary, and educational purposes.”.

SEC. 542. EMPLOYMENT AUTHORITY FOR CIVILIAN FACULTY AT CERTAIN
MILITARY DEPARTMENT SCHOOLS.

(a) ADDITION OF ARMY UNIVERSITY AND ADDITIONAL FACULTY.—

(1) IN GENERAL.—Section 7371 of title 10, United States Code, is amended—
(A) in subsection (a), by striking “the Army War College or the United States Army Command and General Staff College” and inserting “the Army War College, the United States Army Command and General Staff College, and the Army University”; and

(B) by striking subsection (c).

(2) CONFORMING AMENDMENTS.—

(A) SECTION HEADING.—Section 7371 of such title is amended by striking the section designation and heading and inserting the following:

“§7371. Army War College, United States Army Command and General Staff College, and Army University: civilian faculty members”.

(B) TABLE OF CONTENTS.—The table of sections at the beginning of chapter 747 of such title is amended by striking the item relating to section 7371 and inserting the following:

“7371. Army War College, United States Army Command and General Staff College, and Army University: civilian faculty members.”.

(b) NAVAL WAR COLLEGE AND MARINE CORPS UNIVERSITY—Section 8748 of such title is amended by striking subsection (c).

(c) AIR UNIVERSITY.—Section 9371 of such title is amended by striking subsection (c).

SEC. 543. JOINT DUTY ASSIGNMENTS AFTER COMPLETION OF JOINT PROFESSIONAL MILITARY EDUCATION.

Section 663 of title 10, United States Code, is amended—

(1) in subsection (a), by striking “a school within the National Defense University” and inserting “an in-residence program of instruction designated by the Secretary of Defense as joint professional military education Phase II at a school”;
(2) in section (b)—

(A) in paragraph (1)—

(i) by striking “high proportion (which shall be greater than 50 percent)” and inserting “proportion”;

(ii) by striking “a school within the National Defense University” and inserting “the schools”; and

(iii) by striking “, to the extent authorized in paragraph (2),”; and

(B) by striking paragraph (2) and inserting the following new paragraph:

“(2) The Secretary shall ensure the proportion of officers receiving assignments described in paragraph (1) is adequate to satisfy the needs of the joint force, as determined by the Secretary.”;

(3) in subsection (c)—

(A) in the heading, by striking “WITHIN THE NATIONAL DEFENSE UNIVERSITY”;

(B) in the matter preceding paragraph (1), by striking “within the National Defense University”; and

(C) by adding at the end the following new paragraphs:

“(4) The United States Army War College.

“(5) The College of Naval Warfare of the Naval War College.

“(6) The Marine Corps War College.

“(7) The Air War College.”; and

(4) in subsection (d)—
(A) by striking “(1) Subsection (a) does” and inserting “Subsections (a) and (b) do”;

(B) by striking “within the National Defense University”; and

(C) by striking paragraph (2).

Subtitle F—Decorations and Awards

SEC. 551. AUTHORITY TO AWARD OR PRESENT A DECORATION FOLLOWING A CONGRESSIONALLY REQUESTED REVIEW.

(a) IN GENERAL.—Section 1130 of title 10, United States Code, is amended—

(1) in the section heading, by inserting “and award or presentation” after “for review”; 

(2) in subsection (a), by striking “shall” each place it appears and inserting “may”; 

(3) by redesignating subsection (d) as subsection (e); and 

(4) by inserting after subsection (c) the following:

“(d)(1) A decoration may be awarded or presented following submission of a favorable recommendation for the award or presentation under subsection (b).

“(2) An award or presentation under paragraph (1) may not occur before the expiration of a 60-day period for congressional review beginning on the date of submission of the favorable recommendation under subsection (b) regarding the award or presentation.

“(3) The authority to make an award or presentation under this subsection shall apply notwithstanding any limitation described in subsection (a).”.

(b) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 57 of title 10, United States Code, is amended by striking the item relating to section 1130 and inserting the following new item:
“1130. Consideration of proposals for decorations not previously submitted in timely fashion: procedures for review and award or presentation.”

Subtitle G—Other Matters

SEC. 561. INCREASED ACCESS TO POTENTIAL RECRUITS.

(a) SECONDARY SCHOOLS.—Section 503(c)(1) of title 10, United States Code, is amended—

(1) in subparagraph (A)—

(A) in clause (i), by striking “and” at the end;

(B) in clause (ii), by striking “and telephone listings,” and all that follows through the period at the end and inserting “email addresses, home telephone numbers, and mobile telephone numbers, notwithstanding subsection (a)(5)(B) or (b) of section 444 of the General Education Provisions Act (20 U.S.C. 1232g); and

(C) by adding at the end the following new clause:

“(iii) shall provide information requested pursuant to clause (ii) within a reasonable period of time, but in no case later than the 60th day following the date of the request.”; and

(2) in subparagraph (B), by striking “and telephone listing” and inserting “email address, home telephone number, or mobile telephone number”.

(b) INSTITUTIONS OF HIGHER EDUCATION.—Section 983(b) of such title is amended—

(1) in paragraph (1), by striking “or” at the end;

(2) in paragraph (2)—

(A) in subparagraph (A), by striking “and telephone listings” and inserting “email addresses, home telephone numbers, and mobile telephone numbers,
which information shall be made available not later than the 60th day following
the start of classes for the current semester or not later than the 60th day following
the date of a request, whichever occurs last”; and
(B) in subparagraph (B), by striking the period at the end and inserting “;
or”; and
(3) by adding at the end the following new paragraph:
“(3) access by military recruiters for purposes of military recruiting to lists of
students (who are 17 years of age or older) not returning to the institution after having
been enrolled during the previous semester, together with student recruiting information
and the reason why the student did not return, if collected by the institution.”.

SEC. 562. PILOT PROGRAM TO EXPAND ELIGIBILITY FOR THE DEPARTMENT
OF DEFENSE EDUCATION ACTIVITY VIRTUAL HIGH SCHOOL
PROGRAM.

Section 2164 of title 10, United States Code, is amended by adding at the end the
following new subsection:
“(m) PILOT PROGRAM TO EXPAND ELIGIBILITY FOR THE DEPARTMENT OF DEFENSE
EDUCATION ACTIVITY VIRTUAL HIGH SCHOOL PROGRAM.—(1) Notwithstanding any provision of
subsection (l), the Secretary of Defense shall carry out a four-year pilot program authorizing
dependents of full-time active-duty military service members to enroll into the Department of
Defense Education Activity Virtual High School program (in this section referred to as the
‘DVHS program’).
“(2) The purpose of the pilot program shall be to evaluate the feasibility and scalability of
the DVHS program, to evaluate the advisability of a larger expansion of the DVHS program, and
to determine the impact that increased access to the DVHS program has on military and family readiness.

“(3) The Secretary may authorize not more than 400 course enrollments per academic year into the pilot program, with one single student taking no more than two courses per academic year.

“(4)(A) The Secretary shall select to participate in the pilot program dependents of full-time active-duty service members who—

“(i) are in grades 9 through 12 and are currently ineligible to enroll in the DVHS program;

“(ii) require supplementary courses to meet graduation requirements in the current State of residence; or

“(iii) have demonstrated to the Secretary a clear need to participate in the program.

“(B) In selecting participants under subparagraph (A), the Secretary shall give priority to each of the following types of students:

“(i) Full-time active-duty military dependents who reside in rural areas.

“(ii) Full-time active-duty dependents who are home-schooled students or enrolled in a home school program.

“(5) In this section:

“(A) The term ‘rural area’ has the meaning given the term in section 520 of the Housing Act of 1949 (42 U.S.C. 1490).

“(B) The term ‘home-schooled student’ means a student in a grade equivalent to at least kindergarten and not higher than 12th grade who receives educational
instruction at home or by other non-traditional means outside of a public or private school system, either all or most of the time.”.

TITLE VI—COMPENSATION AND OTHER PERSONNEL BENEFITS

SEC. 601. CODIFICATION AND PERMANENT EXTENSION OF GOVERNMENT LODGING PROGRAM.

(a) CODIFICATION.—Subchapter II of chapter 8 of title 37, United States Code, is amended by inserting after section 464 a new section 465 consisting of—

(1) a heading as follows:

“§ 465. Authority to require the occupation of quarters on a rental basis while performing official travel”; and

(2) a text consisting of the text of subsections (a) and (c) of section 914 of the Carl Levin and Howard P. “Buck” McKeon National Defense Authorization Act for Fiscal Year 2015 (5 U.S.C. 5911 note).

(b) CONFORMING AMENDMENTS.—

(1) IN GENERAL.—Section 465 of title 37, United States Code, as inserted by subsection (a) of this section, is amended—

(A) in subsection (a)—

(i) by striking “, United States Code”; and

(ii) by striking “, for the period of time described in subsection (b),”;

(B) by redesignating subsection (c) as subsection (b); and

(C) in subsection (b) (as so redesignated) by striking “, United States Code”.

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TABLE OF SECTIONS.—The table of sections at the beginning of such chapter is amended by inserting after the item relating to section 464 the following new item: “465. Authority to require the occupation of quarters on a rental basis while performing official travel.”.


SEC. 602. REORGANIZATION OF CERTAIN ALLOWANCES OTHER THAN TRAVEL AND TRANSPORTATION ALLOWANCES.

(a) PER DIEM FOR DUTY OUTSIDE THE CONTINENTAL UNITED STATES.—

(1) TRANSFER TO CHAPTER 7.—Section 475 of title 37, United States Code, is transferred to chapter 7 of such title, inserted after section 403b, and redesignated as section 405.

(2) REPEAL OF TERMINATION PROVISION.—Section 405 of title 37, United States Code, as added by paragraph (1), is amended by striking subsection (f).

(b) ALLOWANCE FOR FUNERAL HONORS DUTY.—

(1) TRANSFER TO CHAPTER 7.—Section 495 of title 37, United States Code, is transferred to chapter 7 of such title, inserted after section 433a, and redesignated as section 435.

(2) REPEAL OF TERMINATION PROVISION.—Section 435 of title 37, United States Code, as added by paragraph (1), is amended by striking subsection (c).

(d) CLERICAL AMENDMENTS.—

(1) CHAPTER 7.—The table of sections at the beginning of chapter 7 of title 37, United States Code, is amended—
(A) by inserting after the item relating to section 403b the following new item:

“405. Travel and transportation allowances: per diem while on duty outside the continental United States.”; and

(B) by inserting after the item relating to section 433a the following new item:

“435. Funeral honors duty: allowance.”.

(2) CHAPTER 8.—The table of sections at the beginning of chapter 8 of title 37, United States Code, is amended by striking the items relating to sections 475 and 495.

SEC. 603. REST AND RECUPERATION LEAVE AND FOREIGN HOLIDAY LEAVE.

(a) IN GENERAL.—Subchapter II of chapter 63 of title 5, United States Code, is amended by adding at the end the following new sections:

“§6329d. Rest and recuperation leave

“(a) DEFINITIONS.—In this section—

“(1) the term ‘agency’ means an Executive agency (as defined in section 105), excluding the Government Accountability Office;

“(2) the term ‘combat zone’ means a geographic area designated by an Executive Order of the President as an area in which the Armed Forces are engaging or have engaged in combat, an area designated by law to be treated as a combat zone, or a location the Department of Defense has certified for combat zone tax benefits due to its direct support of military operations;

“(3) the term ‘employee’ has the meaning given that term in section 6301;

“(4) the term ‘high risk, high threat post’ has the meaning given that term in section 104 of the Omnibus Diplomatic Security and Antiterrorism Act of 1986 (22 U.S.C. 4803); and
“(5) the term ‘leave year’ means the period beginning on the first day of the first complete pay period in a calendar year and ending on the day immediately before the first day of the first complete pay period in the following calendar year.

“(b) LEAVE FOR REST AND RECUPERATION.—

“(1) IN GENERAL.—The head of an agency may grant up to 20 days of paid leave, per leave year, to a civilian employee of the agency serving in a combat zone or other high risk, high threat post for the purposes of rest and recuperation.

“(2) CONVERSION OF LEAVE PERIOD INTO HOURS.—The 20 days of leave referred to in paragraph (1) shall be converted to 160 hours of leave for full-time employees and proportionally adjusted for employees with a part-time tour of duty or an uncommon tour of duty in which the hours for which leave may be charged are in excess of 80 hours in a biweekly pay period.

“(c) DISCRETIONARY AUTHORITY OF AGENCY HEAD.—Use of the authority under subsection (b) is at the sole and exclusive discretion of the head of the agency concerned. The head of the agency may prescribe agency-wide policies to govern the use of the authority within the agency.

“(d) RECORDS.—An agency shall record leave provided under this section separately from leave authorized under any other provision of law.

“§6329e. Foreign holiday leave

“(a) DEFINITIONS.—In this section—

“(1) the term ‘agency’ means an Executive agency (as defined in section 105), excluding the Government Accountability Office;

“(2) the term ‘employee’ has the meaning given that term in section 6301; and
“(3) the term ‘leave year’ means the period beginning on the first day of the first complete pay period in a calendar year and ending on the day immediately before the first day of the first complete pay period in the following calendar year.

“(b) LEAVE FOR LOCAL HOLIDAYS OBSERVED IN FOREIGN AREAS.—The head of an agency may grant up to 5 days of paid leave, per leave year, under this section to a civilian employee of the agency serving in a foreign area for local holidays observed in the foreign area—

“(1) if the head of the agency determines that the conduct of business during the local holidays would be inconsistent with host-country practice or otherwise not in the best interest of the United States; or

“(2) for such other reasons as the head of the agency determines necessary to advance the diplomatic interests of the United States.

“(c) DISCRETIONARY AUTHORITY OF AGENCY HEAD.—Use of the authority under subsection (b) is at the sole and exclusive discretion of the head of the agency concerned. The head of the agency may prescribe agency-wide policies to govern the use of the authority within the agency.

“(d) RECORDS.—An agency shall record leave provided under this section separately from leave authorized under any other provision of law.”.

(b) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by inserting after the item relating to section 6329c the following new items:

“6329d. Rest and recuperation leave.
6329e. Foreign holiday leave.”.

SEC. 604. MODIFICATION OF BRIEFING REQUIREMENT ON DEFENSE COMMISSARY SYSTEM.
Section 2481(c)(4) of title 10, United States Code, is amended, in the matter preceding subparagraph (A)—

(1) by striking “a quarterly basis” and inserting “an annual basis”;
(2) by striking “provide to” and inserting “submit to”; and
(3) by striking “a briefing” and inserting “a written report”.

SEC. 605. BASIC ALLOWANCE FOR HOUSING FOR MEMBERS WITHOUT DEPENDENTS WHEN HOMEPORT CHANGE WOULD FINANCIALLY DISADVANTAGE MEMBER.

Section 403(o) of title 37, United States Code, is amended—

(1) by inserting “(1)” before “In the case of a member who is assigned”; and
(2) by adding at the end the following new paragraph:

“(2) In the case of a member without dependents who is assigned to a unit that undergoes a change of home port or a change of permanent duty station, the member may be treated for the purposes of this section as if the unit to which the member is assigned did not undergo such a change if the Secretary concerned determines that it would be inequitable to base the member’s entitlement to, and amount of, a basic allowance for housing on the new home port or permanent duty station.”.

SEC. 606. AUTHORITY FOR PAYMENT OF DEATH GRATUITY TO TRUSTS.

Section 1477(a) of title 10, United States Code, is amended by adding at the end the following new paragraph:

“(3) In this subsection, the term ‘person’ includes—

“(A) the estate of the member; or
“(B) a trust legally established under any Federal, State, or territorial law, including a supplemental or special needs trust established under subparagraph (A) or (C) of section 1917(d)(4) of the Social Security Act (42 U.S.C. 1396p(d)(4)) for the sole benefit of a dependent child considered disabled under section 1614(a)(3) of that Act (42 U.S.C. 1382c(a)(3)) who is incapable of self-support because of mental or physical incapacity.”.

TITLE VII—[RESERVED]

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

SEC. 801. REVISION OF AUTHORITY FOR PROCEDURES TO ALLOW RAPID ACQUISITION AND DEPLOYMENT OF CAPABILITIES NEEDED UNDER SPECIFIED HIGH-PRIORITY CIRCUMSTANCES.

(a) Revision and Codification of Rapid Acquisition Authority.—

(1) IN GENERAL.— Chapter 137 of title 10, United States Code, is amended by inserting after section 2316 the following new section:

“§ 2317. Procedures for urgent acquisition and deployment of capability needed in response to urgent operational needs or vital national security interest

“(a) PROCEDURES.—

“(1) IN GENERAL.—The Secretary of Defense shall prescribe procedures for the urgent acquisition and deployment of capability needed in response to urgent operational needs. The capabilities for which such procedures may be used in response to an urgent operational need are those—
“(A) that, subject to such exceptions as the Secretary considers appropriate for purposes of this section—

“(i) can be fielded within a period of two to 24 months;
“(ii) do not require substantial development effort;
“(iii) are based on technologies that are proven and available; and
“(iv) can appropriately be acquired under fixed price contracts; or

“(B) that can be developed or procured under a section 804 rapid acquisition pathway.

“(2) DEFINITION.—In this section, the term ‘section 804 rapid acquisition pathway’ means the rapid fielding acquisition pathway or the rapid prototyping acquisition pathway authorized under section 804 of the National Defense Authorization Act for Fiscal Year 2016 (Public Law 114-92; 10 U.S. C. 2302 note).

“(b) MATTERS TO BE INCLUDED.—The procedures prescribed under subsection (a) shall include the following:

“(1) A process for streamlined communications between the Chairman of the Joint Chiefs of Staff, the acquisition community, and the research and development community, including—

“(A) a process for the commanders of the combatant commands and the Chairman of the Joint Chiefs of Staff to communicate their needs to the acquisition community and the research and development community; and

“(B) a process for the acquisition community and the research and development community to propose capability that meet the needs communicated by the combatant commands and the Chairman of the Joint Chiefs of Staff.
“(2) Procedures for demonstrating, rapidly acquiring, and deploying a capability proposed pursuant to paragraph (1)(B), including—

“(A) a process for demonstrating performance and evaluating for current operational purposes the performance of the capability;

“(B) a process for developing an acquisition and funding strategy for the deployment of the capability; and

“(C) a process for making deployment and utilization determinations based on information obtained pursuant to subparagraphs (A) and (B).

“(3) A process to determine the disposition of a capability, including termination (demilitarization or disposal), continued sustainment, or transition to a program of record.

“(4) Specific procedures in accordance with the guidance developed under section 804(a) of the National Defense Authorization Act for Fiscal Year 2016 (Public Law 114-92; 10 U.S. C. 2302 note).

“(c) RESPONSE TO COMBAT EMERGENCIES AND CERTAIN URGENT OPERATIONAL NEEDS.—

“(1) DETERMINATION OF NEED FOR URGENT ACQUISITION AND DEPLOYMENT.—

“(A) In the case of any capability that, as determined in writing by the Secretary of Defense, is urgently needed to eliminate a documented deficiency that has resulted in combat casualties, or is likely to result in combat casualties, the Secretary may use the procedures developed under this section in order to accomplish the urgent acquisition and deployment of the needed capability.

“(B) In the case of any capability that, as determined in writing by the Secretary of Defense, is urgently needed to eliminate a documented deficiency
that impacts an ongoing or anticipated contingency operation and that, if left unfulfilled, could potentially result in loss of life or critical mission failure, the Secretary may use the procedures developed under this section in order to accomplish the urgent acquisition and deployment of the needed capability.

“(C)(i) In the case of any cyber capability that, as determined in writing by the Secretary of Defense, is urgently needed to eliminate a deficiency that as the result of a cyber attack has resulted in critical mission failure, the loss of life, property destruction, or economic effects, or if left unfilled is likely to result in critical mission failure, the loss of life, property destruction, or economic effects, the Secretary may use the procedures developed under this section in order to accomplish the urgent acquisition and deployment of the needed offensive or defensive cyber capability.

“(ii) In this subparagraph, the term ‘cyber attack’ means a deliberate action to alter, disrupt, deceive, degrade, or destroy computer systems or networks or the information or programs resident in or transiting these systems or networks.

“(2) DESIGNATION OF SENIOR OFFICIAL RESPONSIBLE.—

“(A)(i) Except as provided under clause (ii), whenever the Secretary makes a determination under subparagraph (A), (B), or (C) of paragraph (1) that a capability is urgently needed to eliminate a deficiency described in that subparagraph, the Secretary shall designate a senior official of the Department of Defense to ensure that the needed capability is acquired and deployed as quickly as possible, with a goal of awarding a contract for the acquisition of the capability within 15 days.
“(ii) Clause (i) does not apply to an acquisition initiated in the case of a determination by the Secretary that funds are necessary to immediately initiate a project under a section 804 rapid acquisition pathway if the designated official for acquisitions using such pathway is a service acquisition executive.

“(B) Upon designation of a senior official under subparagraph (A) with respect to a needed capability, the Secretary shall authorize that official to waive any provision of law or regulation described in subsection (d) that such official determines in writing would unnecessarily impede the urgent acquisition and deployment of the needed capability. In a case in which the needed capability cannot be acquired without an extensive delay, the senior official shall require that an interim solution be implemented and deployed using the procedures developed under this section to minimize adverse consequences resulting from the urgent need.

“(3) USE OF FUNDS.—

“(A) In any fiscal year in which the Secretary makes a determination described in subparagraph (A), (B), or (C) of paragraph (1), or upon the Secretary making a determination that funds are necessary to immediately initiate a project under a section 804 rapid acquisition pathway based on compelling national security need, the Secretary may use any funds available to the Department of Defense if the determination includes a written finding that the use of such funds is necessary to address in a timely manner the deficiency documented or identified under such subparagraph (A), (B), or (C) or the compelling national security need identified for purposes of such section 804 pathway, respectively.
“(B) Except as provided under subparagraph (C), the authority provided by this section may only be used to acquire capability—

“(i) in the case of determinations by the Secretary under paragraph (1)(A), in an amount aggregating not more than $200,000,000 during any fiscal year;

“(ii) in the case of determinations by the Secretary under paragraph (1)(B), in an amount aggregating not more than $200,000,000 during any fiscal year;

“(iii) in the case of determinations by the Secretary under paragraph (1)(C), in an amount aggregating not more than $200,000,000 during any fiscal year; and

“(iv) in the case of a determination by the Secretary that funds are necessary to immediately initiate a project under a section 804 rapid acquisition pathway, in an amount aggregating not more than $200,000,000 during any fiscal year.

“(C) For each fiscal year, the limits set forth in clauses (i) and (ii) of subparagraph (B) do not apply to the exercise of authority under such clauses provided that the total amount of capabilities acquired as provided under such subparagraph does not exceed $800,000,000 during such fiscal year.

“(4) Notification to congressional defense committees.—

“(A) In the case of a determination by the Secretary under paragraph (1)(A) and (1)(C), the Secretary shall notify the congressional defense committees of the determination within 15 days after the date of the determination.
“(B) In the case of a determination by the Secretary under paragraph (1)(B), the Secretary shall notify the congressional defense committees of the determination at least 10 days before the date on which the determination is effective.

“(C) In the case of a determination by the Secretary under paragraph (3)(A) that funds are necessary to immediately initiate a project under a section 804 rapid acquisition pathway, the Secretary shall notify the congressional defense committees of the determination within 10 days after the date of the use of such funds.

“(D) A notice under this paragraph shall include the following:

“(i) Identification of the capability to be acquired.

“(ii) The amount anticipated to be expended for the acquisition.

“(iii) The source of funds for the acquisition.

“(E) A notice under this paragraph shall fulfill any requirement to provide notification to Congress for a program (referred to as a ‘new start program’) that has not previously been specifically authorized by law or for which funds have not previously been appropriated.

“(F) A notice under this paragraph shall be provided in consultation with the Director of the Office of Management and Budget.

“(5) LIMITATION ON OFFICERS WITH AUTHORITY.—The authority to make a determination under subparagraph (A), (B), or (C) of paragraph (1) and under paragraph (3)(A) that funds are necessary to immediately initiate a project under a section 804 rapid acquisition pathway, to designate a senior official responsible under paragraph (3), and to
provide notification to the congressional defense committees under paragraph (4) may be
exercised only by the Secretary or Deputy Secretary of Defense.

“(d) Authority to Waive Certain Laws and Regulations.—

“(1) Authority.—The Secretary or Deputy Secretary of Defense, for a capability
required to address the needs described in subsection (c)(1) or, upon a determination
described in subsection (c)(1), and the senior official designated in accordance with
subsection (c)(2), with respect to that designation, is authorized to waive any provision of
law or regulation addressing—

“(A) the establishment of a requirement or specification for the capability
to be acquired;

“(B) the research, development, test, and evaluation of the capability to be
acquired;

“(C) the production, fielding, and sustainment of the capability to be
acquired; or

“(D) the solicitation, selection of sources, and award of the contracts for
procurement of the capability to be acquired.

“(2) Limitations.—Nothing in this subsection authorizes the waiver of—

“(A) the requirements of this section;

“(B) any provision of law imposing civil or criminal penalties; or

“(C) any provision of law governing the proper expenditure of
appropriated funds.

“(e) Operational Assessments.—
“(1) The process prescribed under subsection (b)(2)(A) for demonstrating performance and evaluating the current operational performance of a capability proposed pursuant to subsection (b)(1)(B) shall include the following:

“(A) An operational assessment in accordance with procedures prescribed by the Director of Operational Test and Evaluation.

“(B) A requirement to provide information about any deficiency of the capability in meeting the original requirements for the capability (as stated in a statement of the urgent operational need or similar document) to the deployment decision-making authority.

“(2) The process may not include a requirement for any deficiency of capability identified in the operational assessment to be the determining factor in deciding whether to deploy the capability.

“(3) If a capability is deployed under the procedures prescribed pursuant to this section, or under any other authority, before operational test and evaluation of the capability is completed, the Director of Operational Test and Evaluation shall have access to operational records and data relevant to such capability in accordance with section 139(e)(3) of this title for the purpose of completing operational test and evaluation of the capability. Such access shall be provided in a time and manner determined by the Secretary of Defense consistent with requirements of operational security and other relevant operational requirements.”.

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by inserting after the item relating to section 2316 the following new item:
“2317. Procedures for urgent acquisition and deployment of capabilities needed in response to urgent operational needs or vital national security interest.”.

(b) CONFORMING REPEALS.—The following provisions of law are repealed:


TITLE IX—DEPARTMENT OF DEFENSE ORGANIZATION AND MANAGEMENT

SEC. 901. CHANGING TITLE OF ASSISTANT SECRETARY OF DEFENSE FOR SPECIAL OPERATIONS AND LOW INTENSITY CONFLICT.

(a) IN GENERAL.—Section 138(b)(2) of title 10, United States Code, is amended—

(1) in the first sentence, by striking “Assistant Secretary of Defense for Special Operations and Low Intensity Conflict” and inserting “Assistant Secretary of Defense for Special Operations and Irregular Warfare”; and

(2) in the second and third sentences, by striking “low intensity conflict” each place it appears and inserting “irregular warfare.”

(b) CONFORMING AMENDMENTS.—(1) Section 127e(g) of title 10, United States Code, is amended—

(A) in the subsection heading, by striking “SOLIC” and inserting “SOIW”; and

(B) by striking “Assistant Secretary of Defense for Special Operations and Low-Intensity Conflict” and inserting “Assistant Secretary of Defense for Special Operations and Irregular Warfare”.
(2) The following provisions of title 10, United States Code, are amended by striking “Assistant Secretary of Defense for Special Operations and Low Intensity Conflict” and inserting “Assistant Secretary of Defense for Special Operations and Irregular Warfare”:

(A) Section 139b(a).

(B) Subsections (e)(2), (f)(1)(B), and (f)(1)(C) of section 167.

TITLE X—GENERAL PROVISIONS

Subtitle A—Financial Matters

SEC. 1001. INAPPLICABILITY OF ADVANCE BILLING DOLLAR LIMITATION FOR RELIEF EFFORTS FOR MAJOR DISASTERS OR EMERGENCIES.

Section 2208(l)(3) of title 10, United States Code, is amended by adding at the end the following: “The dollar limitation in the preceding sentence on advance billing of a customer of a working-capital fund shall not apply with respect to advance billing for relief efforts following a declaration of a major disaster or emergency under the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 et seq.).”.

SEC. 1002. INAPPLICABILITY OF ADVANCE BILLING DOLLAR LIMITATION AND CONGRESSIONAL NOTIFICATION REQUIREMENT FOR CERTAIN BACKGROUND INVESTIGATIONS.

Section 2208(l) of title 10, United States Code, is amended by adding at the end the following new paragraph:

“(5) This subsection shall not apply to advance billing for background investigation and related services performed by the Defense Counterintelligence and Services Agency.”.
Subtitle B—Counterdrug Activities

SEC. 1011. SMALL SCALE CONSTRUCTION IN SUPPORT OF COUNTERDRUG ACTIVITIES AND ACTIVITIES TO COUNTER TRANSNATIONAL ORGANIZED CRIME.

Section 284 of title 10, United States Code, is amended—

(1) in subsection (c), by amending paragraph (2) to read as follows:

“(2) SECRETARY OF STATE CONCURRENCE.—The Secretary may only provide support for a purpose described in this subsection with the concurrence of the Secretary of State.”; and

(2) in subsection (i)(3), by striking “$750,000” and inserting “$1,500,000”.

Subtitle C—Naval Vessels

SEC. 1021. MODIFICATION OF AUTHORITY TO PURCHASE USED VESSELS WITH FUNDS IN THE NATIONAL DEFENSE SEALIFT FUND.

Section 2218(f)(3) of title 10, United States Code, is amended—

(1) by striking subparagraphs (E) and (G); and

(2) by redesignating subparagraph (F) as subparagraph (E).

Subtitle D—Counterterrorism

SEC. 1031. REVISIONS TO DEPARTMENT OF DEFENSE AUTHORITY FOR JOINT TASK FORCES TO SUPPORT LAW ENFORCEMENT AGENCIES CONDUCTING COUNTERTERRORISM AND COUNTER TRANSNATIONAL ORGANIZED CRIME ACTIVITIES.

(a) CODIFICATION IN TITLE 10.—Chapter 15 of title 10, United States Code, is amended by adding at the end a new section consisting of—
(1) a heading as follows:

“§ 285. Authority for joint task forces to support law enforcement agencies conducting counterterrorism and counter transnational organized crime activities”; and


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

“285. Authority for joint task forces to support law enforcement agencies conducting counterterrorism and counter transnational organized crime activities.”.

(c) REVISIONS.—Section 285 of title 10, United States Code, as added by subsection (a), is amended—

(1) in subsection (b), by striking “During fiscal years 2006 through 2020, funds for drug interdiction” and inserting “Funds for drug interdiction”;

(2) in subsection (d)—

(A) by striking “(d) CONDITIONS.—(1)” and all that follows through “(2)(A) Support” and inserting “(d) CONDITIONS.—(1) Support”; and

(B) by striking “(B) The Secretary of Defense may waive the requirements of subparagraph (A)” and inserting “(2) The Secretary may waive the requirements of paragraph (1)”;

(3) by striking subsection (e) and inserting the following new subsection:

“(e) DEFINITIONS.—(1) In this section, the term ‘transnational organized crime’ has the meaning given such term in section 284(i) of this title.

“(2) For purposes of applying the definition of transnational organized crime under paragraph (1) to this section, the term ‘illegal means’, as it appears in such definition, includes
the trafficking of money, human trafficking, illicit financial flows, illegal trade in natural
resources and wildlife, trade in illegal drugs and weapons, and other forms of illegal means
determined by the Secretary of Defense.”.

(d) REPEAL.—Section 1022 of the National Defense Authorization Act for Fiscal Year
2004 (Public Law 108-136; 10 U.S.C. 271 note) is repealed.

Subtitle E—Miscellaneous Authorities and Limitations

SEC. 1041. CLARIFICATION OF ACTIVITIES WITH RESPECT TO THE
DEPARTMENT OF DEFENSE BY CERTAIN OFFICERS OF THE
ARMED FORCES AND CIVILIAN EMPLOYEES OF THE
DEPARTMENT.

(a) CLARIFICATION.—Section 1045 of the National Defense Authorization Act for Fiscal
Year 2018 (10 U.S.C. 971 note prec.) is amended—

(1) in subsection (a)(1)—

(A) by striking “activities” and inserting “contacts”; and

(B) by striking “the Department of Defense” and inserting “a Department
of Defense component in which such individual served within one year of
retirement or separation”;

(2) in subsection (b)(1)—

(A) by striking “activities” and inserting “contacts”; and

(B) by striking “the Department of Defense” and inserting “a Department
of Defense component in which such individual served within one year of
retirement or separation”;

(3) by redesignating subsection (c) as subsection (d);
(4) by inserting after subsection (b) the following new subsection:

“(c) SPECIAL RULE FOR CERTAIN APPOINTEES.—Notwithstanding any other provision of this section, for purposes of applying the prohibitions in subsections (a)(1) and (b)(1) with respect to an individual who is employed at a rate of pay specified in or fixed according to subchapter II of chapter 53 of title 5, United States Code, the Department of Defense shall be treated as a single component.”; and

(5) in subsection (d) (as redesignated by paragraph (3) of this subsection)—

(A) in paragraph (1)—

(i) by redesignating subparagraphs (A) and (B) as clauses (i) and (ii), respectively;

(ii) in the matter preceding clause (i) (as so redesignated), by striking “The term ‘lobbying activities with respect to the Department of Defense’ means the following” and inserting the following: “(A) The term ‘lobbying contacts with respect to a Department of Defense component in which such individual served within one year of retirement or separation’ means, subject to subparagraph (B), the following:”;

(iii) in clause (i) (as so redesignated)—

(I) by striking “and other lobbying activities”; and

(II) by striking “the Department of Defense” and inserting “a Department of Defense component in which such individual served within one year of retirement or separation”;
(iv) in clause (ii) (as so redesignated), by striking “the Department of Defense” and inserting “a Department of Defense component in which such individual served within one year of retirement or separation”; and

(v) by adding at the end the following new subparagraph:

“(B) Such term does not include communications and appearances described in section 207(j) of title 18, United States Code.”;

(B) in paragraph (2), by striking “The terms ‘lobbying activities’ and ‘lobbying contacts’ have the meaning given such terms” and inserting “The term ‘lobbying contacts’ has the meaning given such term”; and

(C) by adding at the end the following new paragraph:

“(4) The term ‘Department of Defense component’ means—

“(A) an agency or bureau of the Department of Defense designated by the Director of the Office of Government Ethics as a separate department or agency under subsection (h) of section 207 of title 18, United States Code, for purposes of subsection (c) of such section; and

“(B) an element of the Department of Defense that has not been so designated, except that all such elements shall be collectively treated as a single Department of Defense component.”.

(b) EFFECTIVE DATE.—The amendments made by subsection (a) shall take effect as if enacted on December 12, 2017, immediately following the enactment of the National Defense Authorization Act for Fiscal Year 2018 (Public Law 115–91).

SEC. 1042. PROVISION OF GOODS AND SERVICES AT KWAJALEIN ATOLL,

REPUBLIC OF THE MARSHALL ISLANDS.
(a) IN GENERAL.—Chapter 767 of title 10, United States Code, is amended by adding at the end the following new section:

“§7596. Goods and services at Kwajalein Atoll

“(a) AUTHORITY.—(1) Subject to the requirements of this section, the Secretary of the Army may, with the concurrence of the Secretary of State, provide goods and services, including inter-atoll transportation, to the Government of the Republic of the Marshall Islands and to other eligible patrons, as determined by the Secretary, at Kwajalein Atoll.

“(2) The Secretary may not provide goods or services under this section if doing so would be inconsistent, as determined by the Secretary of State, with the Compact of Free Association between the Government of the United States of America and the Government of the Republic of the Marshall Islands or any subsidiary agreement or implementing arrangement.

“(b) REIMBURSEMENT.—(1) The Secretary of the Army may collect reimbursement from the Government of the Republic of the Marshall Islands and eligible patrons for the provision of goods and services under subsection (a).

“(2) Any amount collected for goods or services under this subsection shall not be greater than the total amount of the actual costs to the United States of providing the goods or services.

“(c) NECESSARY EXPENSES.—Amounts appropriated to the Department of the Army may be used for all necessary expenses associated with providing goods and services under this section.

“(d) REGULATIONS.—The Secretary of the Army shall issue regulations to carry out this section.”.

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

“7596. Goods and services at Kwajalein Atoll.”.
SEC. 1043. REPEAL OF HARDSHIP EXEMPTION FROM ABSENTEE VOTING REQUIREMENTS APPLICABLE TO STATES.

Section 102 of the Uniformed and Overseas Citizens Absentee Voting Act (52 U.S.C. 20302) is amended—

(1) in subsection (a)(8)(A), by striking “except as provided in subsection (g),”;

(2) by striking subsection (g); and

(3) by redesignating subsections (h) and (i) as subsections (g) and (h), respectively.

SEC. 1044. EXTENSION OF REPORTING DEADLINE FOR THE ANNUAL REPORT ON THE ASSESSMENT OF THE EFFECTIVENESS OF ACTIVITIES OF THE FEDERAL VOTING ASSISTANCE PROGRAM.

(a) ELIMINATION OF REPORTS FOR NON-ELECTION YEARS.—Section 105A(b) of the Uniformed and Overseas Citizens Absentee Voting Act (52 U.S.C. 20308(b)) is amended, in the matter preceding paragraph (1)—

(1) by striking “March 31 of each year” and inserting “September 30 of each odd-numbered year”; and

(2) by striking “the following information” and inserting “the following information with respect to the Federal elections held during the preceding calendar year”.

(b) CONFORMING AMENDMENTS.—Such section is further amended—

(1) in the subsection heading, by striking “ANNUAL REPORT” and inserting “BIENNIAL REPORT”; and
(2) in paragraph (3), by striking “In the case of” and all that follows through “a description” and inserting “A description”.

SEC. 1045. COUNCIL ON OVERSIGHT OF THE NATIONAL LEADERSHIP COMMAND, CONTROL, AND COMMUNICATIONS SYSTEM.

Section 171a of title 10, United States Code, is amended—

(1) in subsection (b)—

(A) by redesignating paragraphs (3), (4), (5), (6), and (7) as paragraphs (4), (5), (6), (7), and (8), respectively; and

(B) by inserting after paragraph (2) the following new paragraph (3):

“(3) The Under Secretary of Defense for Research and Engineering.”; and

(2) in subsection (e)—

(A) in the matter preceding paragraph (1), by striking “at the same time each year that” and inserting “not later than 90 days each year after”; and

(B) in paragraph (1), by striking “fiscal” and inserting “calendar”.


Section 2465(b) of title 10, United States Code, is amended by adding at the end the following new paragraph:

“(5) A contract for the performance of on-site armed security guard functions to be performed—
“(A) at the Marine Corps Heritage Center at Marine Corps Base Quantico, Virginia, including the National Museum of the Marine Corps;

“(B) at the Heritage Center for the National Museum of the United States Army at Fort Belvoir, Virginia;

“(C) at the Heritage Center for the National Museum of the United States Navy at Washington, District of Columbia; or

“(D) at the Heritage Center for the National Museum of the United States Air Force at Wright-Patterson Air Force Base, Ohio.”.

**TITLE XI— CIVILIAN PERSONNEL MATTERS**

**SEC. 1101. ONE-YEAR EXTENSION OF TEMPORARY AUTHORITY TO GRANT ALLOWANCES, BENEFITS, AND GRATUITIES TO CIVILIAN PERSONNEL ON OFFICIAL DUTY IN A COMBAT ZONE.**


**SEC. 1102. AUTHORITY TO PROVIDE TRAVEL AND TRANSPORTATION ALLOWANCES IN CONNECTION WITH TRANSFER CEREMONIES OF DEPARTMENT OF DEFENSE AND COAST GUARD CIVILIAN EMPLOYEES WHO DIE OVERSEAS.**

(a) TRAVEL AND TRANSPORTATION ALLOWANCES.—
(1) IN GENERAL.—Subchapter II of chapter 75 of title 10, United States Code, is amended by adding at the end the following new section:

“§1492. Authority to provide travel and transportation allowances in connection with transfer ceremonies of Department of Defense and Coast Guard civilian employees who die overseas

“The Secretary of the military department concerned, the agency head of a Defense Agency or Department of Defense Field Activity, or the Secretary of Homeland Security, as appropriate, may provide round trip travel and transportation allowances in connection with ceremonies for the transfer of a Department of Defense or Coast Guard civilian employee who dies while located or serving overseas to eligible relatives and provide for the accompaniment of such persons to the same extent as the Secretary of Defense may provide such travel and transportation allowances and accompaniment services to such persons with respect to a deceased service member under chapter 8 of title 37.”.

(2) CLERICAL AMENDMENT.—The table of chapters at the beginning of such subchapter is amended by adding at the end the following new item:

“Sec. 1492. Authority to provide travel and transportation allowances in connection with transfer ceremonies of Department of Defense and Coast Guard civilian employees who die overseas.”.

(b) TECHNICAL AMENDMENTS.—Section 481f(d) of title 37, United States Code, is amended—

(1) in the subsection heading, by striking “TRANSPORTATION TO” and inserting “TRAVEL AND TRANSPORTATION ALLOWANCES IN CONNECTION WITH”; and

(2) in paragraph (1) in the matter preceding subparagraph (A), by striking “transportation to” and inserting “travel and transportation allowances in connection with”.

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SEC. 1103. ENHANCEMENT OF CAPABILITIES TO MANAGE CIVILIAN FACULTY
AT ARMY, NAVY, AND AIR FORCE EDUCATIONAL INSTITUTIONS.

(a) FACULTY MEMBERS AT ARMY INSTITUTIONS.—

(1) IN GENERAL.—Section 7371 of title 10, United States Code, is amended—

(A) in the heading, by striking “and United States Army Command and
General Staff College” and inserting “, United States Army Command and
General Staff College, and Army University”;

(B) in subsection (a), by striking “or the United States Army Command
and General Staff College” and inserting “, the United States Army Command
and General Staff College, or the Army University”; and

(C) by striking subsection (c) and inserting the following new subsections:

“(c) WORK SCHEDULE.—The Secretary of the Army may, notwithstanding subchapter V
of chapter 55 of title 5 or section 6101 of such title, prescribe for persons employed under this
section the work schedule, including hours of work and tours of duty, set forth with such
specificity and other characteristics as the Secretary determines appropriate.

“(d) AGENCY RIGHTS.—Notwithstanding chapter 71 of title 5, the authority conferred by
this section shall be exercised at the sole and exclusive discretion of the Secretary of the Army,
or the Secretary’s designee.”.

(2) TABLE OF SECTIONS AMENDMENT.—The table of sections at the beginning of
chapter 373 of such title is amended by striking the item relating to section 7371 and
inserting the following new item:

“7371. Army War College, United States Army Command and General Staff College, and Army University:
civilian faculty members.”.
(b) **FACULTY MEMBERS AT NAVY AND MARINE CORPS INSTITUTIONS.**—Section 8748 of such title is amended by striking subsection (c) and inserting the following new subsections:

“(c) **WORK SCHEDULE.**—The Secretary of the Navy may, notwithstanding subchapter V of chapter 55 of title 5 or section 6101 of such title, prescribe for persons employed under this section the work schedule, including hours of work and tours of duty, set forth with such specificity and other characteristics as the Secretary determines appropriate.

“(d) **AGENCY RIGHTS.**—Notwithstanding chapter 71 of title 5, the authority conferred by this section shall be exercised at the sole and exclusive discretion of the Secretary of the Navy, or the Secretary’s designee.”.

(c) **FACULTY MEMBERS AT AIR FORCE INSTITUTIONS.**—Section 9371 of such title is amended by striking subsection (c) and inserting the following new subsections:

“(c) **WORK SCHEDULE.**—The Secretary of the Air Force may, notwithstanding subchapter V of chapter 55 of title 5 or section 6101 of such title, prescribe for persons employed under this section the work schedule, including hours of work and tours of duty, set forth with such specificity and other characteristics as the Secretary determines appropriate.

“(d) **AGENCY RIGHTS.**—Notwithstanding chapter 71 of title 5, the authority conferred by this section shall be exercised at the sole and exclusive discretion of the Secretary of the Air Force, or the Secretary’s designee.”.

**TITLE XII— MATTRES RELATING TO FOREIGN NATIONS**

**Subtitle A—Assistance and Training**

**SEC. 1201. CROSS FISCAL YEAR AUTHORITY FOR PROGRAMS TO PROVIDE ASSISTANCE TO THE NATIONAL SECURITY FORCES OF FOREIGN COUNTRIES.**
Section 333(g)(2) of title 10, United States Code, is amended—

(1) by striking subparagraph (B);

(2) in subparagraph (A), by striking “second” and inserting “fourth”; and

(3) by striking “(2)” and all that follows through “(A) IN GENERAL.—Amounts available in a fiscal year” and inserting the following: “(2) AVAILABILITY OF FUNDS FOR PROGRAMS ACROSS FISCAL YEARS.—Amounts available in a fiscal year”.

SEC. 1202. AUTHORITY TO REIMBURSE NATIONAL GUARD AND RESERVE SALARIES FOR CERTAIN ACTIVITIES IN SUPPORT OF THE DEPARTMENT OF STATE.

Section 503(a) of the Foreign Assistance Act of 1961 (22 U.S.C. 2311(a)) is amended—

(1) by redesignating paragraphs (1), (2), and (3) as subparagraphs (A), (B), and (C), respectively;

(2) by striking “(a) The” and inserting “(a)(1) The”;

(3) in the matter following subparagraph (C) (as redesignated by paragraph (1) of this section), by striking “Sales which” and inserting the following:

“(2) Sales that”;

(4) in paragraph (2) (as designated by paragraph (3) of this section)—

(A) by striking “paragraph (3)” and inserting “paragraph (1)(C)”;

(B) by striking “United States” and all that follows and inserting the following: “United States other than members of—

“(A) the Coast Guard; and
“(B) the reserve components of the Army, Navy, Air Force, or Marine Corps who are ordered to active duty pursuant to chapter 1209 of title 10, United States Code, and at the request of the Secretary of State.”.

SEC. 1203. EXTENSION OF COMMANDERS’ EMERGENCY RESPONSE PROGRAM IN AFGHANISTAN.

Section 1201 of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112–81; 125 Stat. 1619), as most recently amended by section 1208 of the National Defense Authorization Act for Fiscal Year 2020 (Public Law 116–92), is further amended—

(1) in subsection (a), by striking “December 31, 2020” and inserting “December 31, 2021”;

(2) in subsection (b)(1), by striking “2020” and inserting “2021”; and

(3) in subsection (f) in the first sentence, by striking “December 31, 2020” and inserting “December 31, 2021”.

Subtitle B—[RESERVED]

Subtitle C—Matters Relating to Syria, Iraq, and Iran

SEC. 1221. EXTENSION OF AUTHORITY TO PROVIDE ASSISTANCE TO COUNTER THE ISLAMIC STATE OF IRAQ AND SYRIA.


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(b) FUNDING.—Subsection (g) of such section 1236, as most recently so amended, is further amended by striking “fiscal year 2020” and inserting “fiscal year 2021”.

SEC. 1222. EXTENSION OF AUTHORITY TO PROVIDE ASSISTANCE TO THE VETTED SYRIAN OPPOSITION.


SEC. 1223. EXTENSION OF AUTHORITY TO SUPPORT OPERATIONS AND ACTIVITIES OF THE OFFICE OF SECURITY COOPERATION IN IRAQ.

Subsections (c) and (d) of section 1215 of the National Defense Authorization Act for Fiscal Year 2012 (10 U.S.C. 113 note), as most recently amended by section 1223 of the National Defense Authorization Act for Fiscal Year 2020 (Public Law 116–92), are each amended by striking “fiscal year 2020” and inserting “fiscal year 2021”.

TITLE XIII—COOPERATIVE THREAT REDUCTION

SEC. 1301. AUTHORITY TO CARRY OUT DEPARTMENT OF DEFENSE COOPERATIVE THREAT REDUCTION PROGRAM.

(a) AUTHORITY.—Section 1321(a) of the Carl Levin and Howard P. “Buck” McKeon National Defense Authorization Act for Fiscal Year 2015 (50 U.S.C. 3711(a)) is amended by adding at the end the following new paragraph:
“(7) Subject to subsection (c), contribute funds to a program of a foreign
government or international organization intended to accomplish goals described in
paragraphs (1) through (6).”.

(b) SCOPE OF AUTHORITY.—Section 1321(c) of such Act (50 U.S.C. 3711(c)) is amended
by striking “and services” and all that follows and inserting “services, and other support, but
does not include authority to provide funds directly to a country receiving assistance under the
Program.”.

SEC. 1302. USE OF CONTRIBUTIONS TO DEPARTMENT OF DEFENSE

COOPERATIVE THREAT REDUCTION PROGRAM.

(a) IN GENERAL.—Section 1325 of the Carl Levin and Howard P. “Buck” McKeon

(1) in the heading, by inserting “PROMOTE THE GOALS OF THE” before
“DEPARTMENT”; and

(2) in subsection (a)(1)—

(A) by striking “agreements with any person” and inserting the following:

“agreements with—

“(A) any person”;

(B) in subparagraph (A), as designated by subparagraph (A) of this
paragraph, by striking the period and inserting “; and”; and

(C) by adding at the end the following new subparagraph:

“(B) a foreign government or international organization under which the
Department of Defense may contribute to a program of such foreign government
or international organization that is intended to accomplish goals described in
section 1321(a).”.

(b) CONFORMING AMENDMENTS.—Such section is further amended—

(1) in subsection (b), by striking “subsection (a)” and inserting “subsection
(a)(1)(A)”;

(2) in subsection (c), by striking “subsection (a)” and inserting “subsection
(a)(1)(A)”;

(3) in subsection (d)—

(A) in paragraph (1)—

(i) in the matter preceding subparagraph (A), by striking “funds
contributed” and inserting “or contributing funds”; and

(ii) in subparagraph (B), by inserting “or identifying the foreign
government or international organization who received the contribution, as
the case may be” before the period; and

(B) in paragraph (2), by striking “subsection (a)” and inserting “subsection
(a)(1)(A)”;

and

(4) in subsection (e)(1), by striking “subsection (a)” and inserting “subsection
(a)(1)(A)”.

TITLE XIV—OTHER AUTHORIZATIONS

Subtitle A—Military Programs

SEC. 1401. WORKING CAPITAL FUNDS.
Funds are hereby authorized to be appropriated for fiscal year 2021 for the use of the Armed Forces and other activities and agencies of the Department of Defense for providing capital for working capital and revolving funds in the amount of $1,348,910,000.

SEC. 1402. CHEMICAL AGENTS AND MUNITIONS DESTRUCTION, DEFENSE.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2021 for expenses, not otherwise provided for, for Chemical Agents and Munitions Destruction, Defense, in the amount of $889,500,000 of which—

(1) $106,691,000 is for Operation and Maintenance;
(2) $782,193,000 is for Research, Development, Test, and Evaluation; and
(3) $616,000 is for Procurement.

(b) USE.—Amounts authorized to be appropriated under subsection (a) are authorized for—

(1) the destruction of lethal chemical agents and munitions in accordance with section 1412 of the Department of Defense Authorization Act, 1986 (50 U.S.C. 1521); and
(2) the destruction of chemical warfare materiel of the United States that is not covered by section 1412 of such Act.

SEC. 1403. DRUG INTERDICTION AND COUNTER-DU DRUG ACTIVITIES, DEFENSE.

Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2021 for expenses, not otherwise provided for, for Drug Interdiction and Counter-Drug Activities, Defense, in the amount of $769,629,000.

SEC. 1404. DEFENSE INSPECTOR GENERAL.
Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2021 for expenses, not otherwise provided for, for the Office of the Inspector General of the Department of Defense, in the amount of $371,439,000 of which—

(1) $369,483,000 is for Operation and Maintenance;
(2) $1,098,000 is for Research, Development, Test and Evaluation; and
(3) $858,000 is for Procurement.

SEC. 1405. DEFENSE HEALTH PROGRAM.

Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2021 for expenses, not otherwise provided for, for the Defense Health Program, in the amount of $32,690,372,000 of which—

(1) $31,349,553,000 is for Operation and Maintenance;
(2) $562,465,000 is for Research, Development, Test, and Evaluation;
(3) $617,926,000 is for Procurement; and
(4) $160,428,000 is for Software and Digital Technology Pilot Programs.

Subtitle B—Other Matters

SEC. 1411. AUTHORITY FOR TRANSFER OF FUNDS TO JOINT DEPARTMENT OF DEFENSE-DEPARTMENT OF VETERANS AFFAIRS MEDICAL FACILITY DEMONSTRATION FUND FOR CAPTAIN JAMES A. LOVELL HEALTH CARE CENTER, ILLINOIS.

(a) AUTHORITY FOR TRANSFER OF FUNDS.—Of the funds authorized to be appropriated for section 1405 and available for the Defense Health Program for operation and maintenance, $137,000,000 may be transferred by the Secretary of Defense to the Joint Department of Defense–Department of Veterans Affairs Medical Facility Demonstration Fund established by
subsection (a)(1) of section 1704 of the National Defense Authorization Act for Fiscal Year 2010 (Public Law 111-84; 123 Stat. 2571). For purposes of subsection (a)(2) of such section 1704, any funds so transferred shall be treated as amounts authorized and appropriated specifically for the purpose of such a transfer.

(b) USE OF TRANSFERRED FUNDS.—For the purposes of subsection (b) of such section 1704, facility operations for which funds transferred under subsection (a) may be used are operations of the Captain James A. Lovell Federal Health Care Center, consisting of the North Chicago Veterans Affairs Medical Center, the Navy Ambulatory Care Center, and supporting facilities designated as a combined Federal medical facility under an operational agreement covered by section 706 of the Duncan Hunter National Defense Authorization Act for Fiscal Year 2009 (Public Law 110-417; 122 Stat. 4500).

SEC. 1412. AUTHORIZATION OF APPROPRIATIONS FOR ARMED FORCES RETIREMENT HOME.

There is hereby authorized to be appropriated for fiscal year 2021 from the Armed Forces Retirement Home Trust Fund the sum of $70,300,000 for the operation of the Armed Forces Retirement Home.

TITLE XV—AUTHORIZATION OF ADDITIONAL APPROPRIATIONS FOR OVERSEAS CONTINGENCY OPERATIONS

SEC. 1501. PURPOSE.

The purpose of this title is to authorize appropriations for the Department of Defense for fiscal year 2021 to provide additional funds for overseas contingency operations being carried out by the Armed Forces.

SEC. 1502. ARMY PROCUREMENT.
Funds are hereby authorized to be appropriated for fiscal year 2021 for procurement for
the Army in amounts as follows:

(1) For aircraft procurement, $461,080,000.
(2) For missile procurement, $881,592,000.
(3) For weapons and tracked combat vehicles, $15,225,000.
(4) For ammunition procurement, $110,668,000.
(5) For other procurement, $924,077,000.

SEC. 1503. NAVY AND MARINE CORPS PROCUREMENT.

Funds are hereby authorized to be appropriated for fiscal year 2021 for procurement for
the Navy and Marine Corps in amounts as follows:

(1) For aircraft procurement, Navy, $33,241,000.
(2) For weapons procurement, Navy, $5,572,000.
(3) For ammunition procurement, Navy and Marine Corps, $95,942,000.
(4) For other procurement, Navy, $343,526,000.
(5) For procurement, Marine Corps, $47,963,000.

SEC. 1504. AIR FORCE PROCUREMENT.

Funds are hereby authorized to be appropriated for fiscal year 2021 for procurement for
the Air Force in amounts as follows:

(1) For aircraft procurement, $569,155,000.
(2) For missile procurement, $223,772,000.
(3) For ammunition procurement, $802,455,000.
(4) For other procurement, $355,339,000.

SEC. 1505. DEFENSE-WIDE ACTIVITIES PROCUREMENT.
Funds are hereby authorized to be appropriated for fiscal year 2021 for the procurement account for Defense-wide activities in the amount of $258,491,000.

SEC. 1506. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION.

Funds are hereby authorized to be appropriated for fiscal year 2021 for the use of the Department of Defense for research, development, test, and evaluation as follows:

(1) For the Army, $182,824,000.
(2) For the Navy, $59,562,000.
(3) For the Air Force, $5,304,000.
(4) For Defense-wide activities, $82,818,000.

SEC. 1507. OPERATION AND MAINTENANCE.

Funds are hereby authorized to be appropriated for fiscal year 2021 for the use of the Armed Forces for expenses, not otherwise provided for, for operation and maintenance, in amounts as follows:

(1) For the Army, $17,137,754,000.
(2) For the Navy, $10,700,305,000.
(3) For the Marine Corps, $1,102,600,000.
(4) For the Air Force, $17,930,020,000.
(5) For the Space Force, $77,115,000.
(6) For Defense-wide activities, $6,022,254,000.
(7) For the Army Reserve, $33,399,000.
(8) For the Navy Reserve, $21,492,000.
(9) For the Marine Corps Reserve, $8,707,000.
(10) For the Air Force Reserve, $30,090,000.
(11) For the Army National Guard, $79,792,000.
(12) For the Air National Guard, $175,642,000.
(13) For the Afghanistan Security Forces Fund, $4,015,612,000.
(14) Counter-Islamic State of Iraq and Syria Train and Equip Fund, $845,000,000.

SEC. 1508. MILITARY PERSONNEL.
Funds are hereby authorized to be appropriated for fiscal year 2021 to the Department of Defense for military personnel accounts in the total amount of $4,602,593,000.

SEC. 1509. WORKING CAPITAL FUNDS.
Funds are hereby authorized to be appropriated for fiscal year 2021 for the use of the Armed Forces and other activities and agencies of the Department of Defense for providing capital for working capital and revolving funds in the amount of $20,090,000.

SEC. 1510. DEFENSE HEALTH PROGRAM.
Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2021 for expenses, not otherwise provided for, for the Defense Health Program in the amount of $365,098,000 for operation and maintenance.

SEC. 1511. DEFENSE INSPECTOR GENERAL.
Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2021 for expenses, not otherwise provided for, for the Office of the Inspector General of the Department of Defense in the amount of $24,069,000.

TITLE XVI—STRATEGIC PROGRAMS, CYBER, AND INTELLIGENCE MATTERS
Subtitle A—[RESERVED]
Subtitle B—[RESERVED]
Subtitle C—[RESERVED]
Subtitle D—[RESERVED]
Subtitle E—Missile Defense Programs

SEC. 1641. REPEAL OF REQUIREMENT TO TRANSITION BALLISTIC MISSILE
DEFENSE PROGRAMS TO THE MILITARY DEPARTMENTS.
Effective October 1, 2020, section 1676(b) of the National Defense Authorization Act for
Fiscal Year 2018 (P.L. 115-91; 10 U.S.C. 2431 note) is repealed.

SEC. 1642. UPDATING MISSILE DEFEAT POLICY AND STRATEGY OF THE
UNITED STATES.
Section 1684 of the National Defense Authorization Act for Fiscal Year 2017 (Public
Law 114–328; 130 Stat. 2624; 10 US.C 2431 note) is amended—
(1) by striking subsection (e); and
(2) by redesignating subsection (f) as subsection (e).

DIVISION B—MILITARY CONSTRUCTION AUTHORIZATIONS
SEC. 2001. SHORT TITLE.
This division may be cited as the “Military Construction Authorization Act for Fiscal
Year 2021”.

SEC. 2002. EXPIRATION OF AUTHORIZATIONS AND AMOUNTS REQUIRED TO
BE SPECIFIED BY LAW.
(a) EXPIRATION OF AUTHORIZATIONS AFTER FIVE YEARS.—Except as provided in
subsection (b), all authorizations contained in titles XXI through XXVII for military construction
projects, land acquisition, family housing projects and facilities, and contributions to the North
Atlantic Treaty Organization Security Investment Program (and authorizations of appropriations
therefor) shall expire on the later of—
(1) October 1, 2025; or
(2) the date of the enactment of an Act authorizing funds for military construction
for fiscal year 2026.

(b) EXCEPTION.—Subsection (a) shall not apply to authorizations for military
construction projects, land acquisition, family housing projects and facilities, and contributions
to the North Atlantic Treaty Organization Security Investment Program (and authorizations of
appropriations therefor), for which appropriated funds have been obligated before the later of—
(1) October 1, 2025; or
(2) the date of the enactment of an Act authorizing funds for fiscal year 2026 for
military construction projects, land acquisition, family housing projects and facilities, or
contributions to the North Atlantic Treaty Organization Security Investment Program.

SEC. 2003. EFFECTIVE DATE.

Titles XXI through XXVII and title XXIX shall take effect on the later of—
(1) October 1, 2020; or
(2) the date of the enactment of this Act.

TITLE XXI—ARMY MILITARY CONSTRUCTION

SEC. 2101. AUTHORIZED ARMY CONSTRUCTION AND LAND ACQUISITION
PROJECTS.
Using amounts appropriated pursuant to the authorization of appropriations in section 2103(a) and available for military construction projects inside the United States as specified in the funding table in section 3002, the Secretary of the Army may acquire real property and carry out military construction projects for the installations or locations inside the United States, and in the amounts, set forth in the following table:

**Army: Inside the United States**

<table>
<thead>
<tr>
<th>State</th>
<th>Installation</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arizona</td>
<td>Yuma Proving Ground</td>
<td>$14,000,000</td>
</tr>
<tr>
<td>Colorado</td>
<td>Fort Carson</td>
<td>$28,000,000</td>
</tr>
<tr>
<td>Georgia</td>
<td>Fort Gillem</td>
<td>$71,000,000</td>
</tr>
<tr>
<td></td>
<td>Fort Gordon</td>
<td>$80,000,000</td>
</tr>
<tr>
<td>Hawaii</td>
<td>Wheeler Army Air Field</td>
<td>$89,000,000</td>
</tr>
<tr>
<td>Louisiana</td>
<td>Fort Polk</td>
<td>$25,000,000</td>
</tr>
<tr>
<td>Oklahoma</td>
<td>McAlester AAP</td>
<td>$35,000,000</td>
</tr>
<tr>
<td>Virginia</td>
<td>Humphreys Engineer Center</td>
<td>$51,000,000</td>
</tr>
</tbody>
</table>

**SEC. 2102. FAMILY HOUSING.**

(a) CONSTRUCTION AND ACQUISITION.—Using amounts appropriated pursuant to the authorization of appropriations in section 2103(a) and available for military family housing functions as specified in the funding table in section 3002, the Secretary of the Army may construct or acquire family housing units (including land acquisition and supporting facilities) at the installations or locations, in the number of units, and in the amounts set forth in the following table:

**Army: Family Housing**

<table>
<thead>
<tr>
<th>Country</th>
<th>Installation</th>
<th>Units</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Italy</td>
<td>Vicenza</td>
<td>Family Housing New Construction</td>
<td>$84,100,000</td>
</tr>
<tr>
<td>Kwajalein</td>
<td>Kwajalein Atoll</td>
<td>Family Housing Replacement Construction</td>
<td>$32,000,000</td>
</tr>
</tbody>
</table>
(b) PLANNING AND DESIGN.—Using amounts appropriated pursuant to the authorization of appropriations in section 2103(a) and available for military family housing functions as specified in the funding table in section 3002, the Secretary of the Army may carry out architectural and engineering services and construction design activities with respect to the construction or improvement of family housing units in an amount not to exceed $3,300,000.

SEC. 2103. AUTHORIZATION OF APPROPRIATIONS, ARMY.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2020, for military construction, land acquisition, and military family housing functions of the Department of the Army as specified in the funding table in section 3002.

(b) LIMITATION ON TOTAL COST OF CONSTRUCTION PROJECTS.—Notwithstanding the cost variations authorized by section 2853 of title 10, United States Code, and any other cost variation authorized by law, the total cost of all projects carried out under section 2101 of this Act may not exceed the total amount authorized to be appropriated under subsection (a), as specified in the funding table in section 3002.

SEC. 2104. MODIFICATION OF AUTHORITY TO CARRY OUT CERTAIN FISCAL YEAR 2017 PROJECT.

In the case of the authorization contained in the table in section 2102(a) of the Military Construction Authorization Act for Fiscal Year 2017 (division B of Public Law 114-92; 129 Stat. 1146) for Camp Walker, Korea, the Secretary of the Army may construct an elevated walkway between two existing parking garages to connect children’s playgrounds for Family Housing New Construction, as specified in the funding table in section 4601 of such Act (129 Stat. 1290).

TITLE XXII—NAVY MILITARY CONSTRUCTION
SEC. 2201. AUTHORIZED NAVY CONSTRUCTION AND LAND ACQUISITION PROJECTS.

(a) INSIDE THE UNITED STATES.—Using amounts appropriated pursuant to the authorization of appropriations in section 2204(a) and available for military construction projects inside the United States as specified in the funding table in section 3002, the Secretary of the Navy may acquire real property and carry out military construction projects for the installations or locations inside the United States, and in the amounts, set forth in the following table:

<table>
<thead>
<tr>
<th>State</th>
<th>Installation or Location</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>California</td>
<td>Camp Pendleton</td>
<td>$68,530,000</td>
</tr>
<tr>
<td></td>
<td>Lemoore</td>
<td>$187,220,000</td>
</tr>
<tr>
<td></td>
<td>San Diego</td>
<td>$128,500,000</td>
</tr>
<tr>
<td></td>
<td>Twentynine Palms</td>
<td>$76,500,000</td>
</tr>
<tr>
<td>Hawaii</td>
<td>Joint Base Pearl Harbor-Hickam</td>
<td>$114,900,000</td>
</tr>
<tr>
<td>Maine</td>
<td>Kittery</td>
<td>$715,000,000</td>
</tr>
<tr>
<td>Nevada</td>
<td>Fallon</td>
<td>$29,040,000</td>
</tr>
<tr>
<td>Virginia</td>
<td>Norfolk</td>
<td>$30,400,000</td>
</tr>
</tbody>
</table>

(b) OUTSIDE THE UNITED STATES.—Using amounts appropriated pursuant to the authorization of appropriations in section 2204(a) and available for military construction projects outside the United States as specified in the funding table in section 3002, the Secretary of the Navy may acquire real property and carry out military construction projects for the installation or location outside the United States, and in the amounts, set forth in the following table:

<table>
<thead>
<tr>
<th>Country</th>
<th>Installation or Location</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bahrain Island</td>
<td>SW Asia</td>
<td>$68,340,000</td>
</tr>
<tr>
<td>Greece</td>
<td>Souda Bay</td>
<td>$50,180,000</td>
</tr>
<tr>
<td>Guam</td>
<td>Andersen Air Force Base</td>
<td>$21,280,000</td>
</tr>
<tr>
<td></td>
<td>Joint Region Marianas</td>
<td>$546,550,000</td>
</tr>
<tr>
<td>Spain</td>
<td>Rota</td>
<td>$60,110,000</td>
</tr>
</tbody>
</table>

SEC. 2202. FAMILY HOUSING.
Using amounts appropriated pursuant to the authorization of appropriations in section 2204(a) and available for military family housing functions as specified in the funding table in section 3002, the Secretary of the Navy may carry out architectural and engineering services and construction design activities with respect to the construction or improvement of family housing units in an amount not to exceed $5,854,000.

SEC. 2203. IMPROVEMENTS TO MILITARY FAMILY HOUSING UNITS.

Subject to section 2825 of title 10, United States Code, and using amounts appropriated pursuant to the authorization of appropriations in section 2204(a) and available for military family housing functions as specified in the funding table in section 3002, the Secretary of the Navy may improve existing military family housing units in an amount not to exceed $37,043,000.

SEC. 2204. AUTHORIZATION OF APPROPRIATIONS, NAVY.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2020, for military construction, land acquisition, and military family housing functions of the Department of the Navy, as specified in the funding table in section 3002.

(b) LIMITATION ON TOTAL COST OF CONSTRUCTION PROJECTS.—Notwithstanding the cost variations authorized by section 2853 of title 10, United States Code, and any other cost variation authorized by law, the total cost of all projects carried out under section 2201 of this Act may not exceed the total amount authorized to be appropriated under subsection (a), as specified in the funding table in section 3002.

TITLE XXIII—AIR FORCE MILITARY CONSTRUCTION
SEC. 2301. AUTHORIZED AIR FORCE CONSTRUCTION AND LAND ACQUISITION PROJECTS.

(a) INSIDE THE UNITED STATES.—Using amounts appropriated pursuant to the authorization of appropriations in section 2304(a) and available for military construction projects inside the United States as specified in the funding table in section 3002, the Secretary of the Air Force may acquire real property and carry out military construction projects for the installations or locations inside the United States, and in the amounts, set forth in the following table:

<table>
<thead>
<tr>
<th>State</th>
<th>Installation or Location</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Jersey</td>
<td>Joint Base McGuire-Dix-Lakehurst</td>
<td>$22,000,000</td>
</tr>
<tr>
<td>Texas</td>
<td>Joint Base San Antonio</td>
<td>$19,500,000</td>
</tr>
<tr>
<td>Virginia</td>
<td>Joint Base Langley-Eustis</td>
<td>$19,500,000</td>
</tr>
</tbody>
</table>

(b) OUTSIDE THE UNITED STATES.—Using amounts appropriated pursuant to the authorization of appropriations in section 2304(a) and available for military construction projects outside the United States as specified in the funding table in section 3002, the Secretary of the Air Force may acquire real property and carry out military construction projects for the installation or location outside the United States, and in the amount, set forth in the following table:

<table>
<thead>
<tr>
<th>Country</th>
<th>Installation or Location</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Guam</td>
<td>Andersen Air Force Base</td>
<td>$56,000,000</td>
</tr>
<tr>
<td>Qatar</td>
<td>Al Udeid</td>
<td>$26,000,000</td>
</tr>
</tbody>
</table>

SEC. 2302. FAMILY HOUSING.

Using amounts appropriated pursuant to the authorization of appropriations in section 2304(a) and available for military family housing functions as specified in the funding table in section 3002, the Secretary of the Air Force may carry out architectural and engineering services
and construction design activities with respect to the construction or improvement of family
housing units in an amount not to exceed $2,969,000.

SEC. 2303. IMPROVEMENTS TO MILITARY FAMILY HOUSING UNITS.

Subject to section 2825 of title 10, United States Code, and using amounts appropriated
pursuant to the authorization of appropriations in section 2304(a) and available for military
family housing functions as specified in the funding table in section 3002, the Secretary of the
Air Force may improve existing military family housing units in an amount not to exceed
$94,245,000.

SEC. 2304. AUTHORIZATION OF APPROPRIATIONS, AIR FORCE.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds are hereby authorized to be
appropriated for fiscal years beginning after September 30, 2020, for military construction, land
acquisition, and military family housing functions of the Department of the Air Force, as
specified in the funding table in section 3002.

(b) LIMITATION ON TOTAL COST OF CONSTRUCTION PROJECTS.—Notwithstanding the cost
variations authorized by section 2853 of title 10, United States Code, and any other cost variation
authorized by law, the total cost of all projects carried out under section 2301 of this Act may not
exceed the total amount authorized to be appropriated under subsection (a), as specified in the
funding table in section 3002.

SEC. 2305. MODIFICATION OF AUTHORITY TO CARRY OUT CERTAIN FISCAL
YEAR 2018 PROJECT.

In the case of the authorization contained in the table in section 2301(b) of the Military
1825) for Royal Air Force Lakenheath, the Secretary of the Air Force may construct a 2,700
square-meter Consolidated Corrosion Control and Wash Rack Facility by striking “20,000,000”
as specified in the funding table of section 4601 of such Act (131 Stat. 1999) and inserting
“55,300,000”.

SEC. 2306. Modification of authority to carry out certain fiscal year 2019 projects.

(a) Eielson Air Force Base, Alaska.—In the case of the authorization contained in
the table in section 2301(a) of the Military Construction Authorization Act for Fiscal Year 2019
(division B of Public Law 115-232; 132 Stat. 2246) for Eielson Air Force Base, Alaska, the
Secretary of the Air Force may construct a 426 square-meter non-contained (outdoor) range with
covered and heated firing line for construction of a F-35 CATM Range, as specified in the
funding table in section 4601 of such Act (132 Stat. 2404).

(b) Royal Air Force Lakenheath, United Kingdom.—In the case of the authorization
contained in the table in section 2301(b) of the Military Construction Authorization Act for
Fiscal Year 2019 (division B of Public Law 115-232; 132 Stat. 2246) for Royal Air Force
Lakenheath, the Secretary of the Air Force may construct a 1,206 square-meter maintenance
facility for construction of an F-35A ADAL Conventional Munitions MX, as specified in the
funding table of section 4601 of such Act (132 Stat. 2400).

(c) Force Protection and Safety.—The table in section 4601 of the Military
Construction Authorization Act for Fiscal Year 2019 (division B of Public Law 115-232; 132
Stat. 2406) for Force Protection and Safety, Air Force, is amended in the item relating to Force
Protection and Safety, Air Force, by striking “$35,000” and inserting “$50,000”.

SEC. 2307. Modification of authority to carry out certain fiscal year 2020 family housing projects.
(a) CONSTRUCTION AND ACQUISITION.—Section 2302 of the Military Construction Authorization Act for Fiscal Year 2020 (Public Law 116–92; 133 Stat. XXXX) is amended—

(1) by striking “Using amounts” and inserting“(a) PLANNING AND DESIGN.— Using amounts”;

(2) by adding at the end the following new subsection:

“(b) CONSTRUCTION AND ACQUISITION.— Using amounts appropriated pursuant to the authorization of appropriations in section 2304(a), the Secretary of the Air Force may construct or acquire family housing units (including land, acquisition, and supporting facilities) at the installation, in the number of units, and in the amounts set forth in the following table:

<table>
<thead>
<tr>
<th>Country</th>
<th>Installation</th>
<th>Purpose</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Germany</td>
<td>Spangdahlem Air Base</td>
<td>76 Units</td>
<td>$53,584,000</td>
</tr>
</tbody>
</table>

(b) FUNDING.—Section 2303 of the Military Construction Authorization Act for Fiscal Year 2020 (Public Law 116–92; 133 Stat. XXXX) is amended by striking “$53,584,000” and inserting “$46,638,000”.

SEC. 2308. MODIFICATION OF AUTHORITY TO CARRY OUT CERTAIN FISCAL YEAR 2020 PROJECTS.

(a) TYNDALL AIR FORCE BASE, FLORIDA.—In the case of the authorization contained in the table in section 2912(a) of the Military Construction Authorization Act for Fiscal Year 2020 (division B of Public Law 116–92; 133 Stat. XXXX) for Tyndall Air Force Base, Florida, the Secretary of the Air Force may construct—
(1) up to 4,770 square meters of aircraft support equipment storage for construction of an Auxiliary Ground Equipment Facility, as specified in the funding table in section 4603 of such Act (133 Stat. XXXX);

(2) up to 18,770 square meters of visiting quarters for construction of Dorm Complex Phase 1, as specified in the funding table in section 4603 of such Act (133 Stat. XXXX);

(3) 2,127 square meters of squadron operations and 2,875 square meters of aircraft maintenance unit for construction of Ops/Aircraft Maintenance Unit/Hangar number 2, as specified in the funding table in section 4603 of such Act (133 Stat. XXXX);

(4) 2,127 square meters of squadron operations and 2,875 square meters of aircraft maintenance unit for construction of Ops/Aircraft Maintenance Unit/Hangar number 3, as specified in the funding table in section 4603 of such Act (133 Stat. XXXX);

(5) up to 3,420 square meters of headquarters for construction of an Operations Group/Maintenance Group HQ at the installation, as specified in the funding table in section 4603 of such Act (133 Stat. XXXX);

(6) up to 930 square meters of equipment storage for construction of a Security Forces Mobility Storage Facility, as specified in the funding table in section 4603 of such Act (133 Stat. XXXX);

(7) up to 7,000 meters of storm water piping, box culverts, underground detention, and grading for surface detention for construction of Site Development, Utilities, and
Demolition Phase 2, as specified in the funding table in section 4603 of such Act (133 Stat. XXXX); AND

(8) up to 12,471 meters of visiting quarters for construction of Lodging Facilities Phase 1, as specified in the funding table in section 4603 of such Act (133 Stat. XXXX).

(b) OFFUTT AIR FORCE BASE, NEBRASKA.—In the case of the authorization contained in the table in section 2912(a) of the Military Construction Authorization Act for Fiscal Year 2020 (division B of Public Law 116–92; 133 Stat. XXXX) for Offutt Air Force Base, Nebraska, the Secretary of the Air Force may construct—

(1) seven 2.5-megawatt diesel engine generators, seven diesel exhaust fluid systems, 15-kV switchgear, two import/export inter-ties, five import-only inter-ties, and 800 square meters of switchgear facility for construction of an Emergency Power Microgrid, as specified in the funding table in section 4603 of such Act (133 Stat. XXXX);

(2) 2,536 square meters of warehouse for construction of Logistics Readiness Squadron Campus, as specified in the funding table in section 4603 of such Act (133 Stat. XXXX);

(3) 4,218 square meters of operations center and 1,343 square meters of military working dog kennel for construction of Security Campus, as specified in the funding table in section 4603 of such Act (133 Stat. XXXX);

(4) 445 square meter of petroleum operations center, 268 square meters of de-icing liquid storage, and 173 square meters of warehouse for construction of a Flightline Hangars Campus, as specified in the funding table in section 4603 of such Act (133 Stat. XXXX); and
(5) 240 square meters of recreation complex and 270 square meters of storage for construction of a Lake Campus, as specified in the funding table in section 4603 of such Act (133 Stat. XXXX).

c) **JOINT BASE LANGLEY-EUSTIS, VIRGINIA.**—In the case of the authorization contained in the table in section 2912(a) of the Military Construction Authorization Act for Fiscal Year 2020 (division B of Public Law 116–92; 133 Stat. XXXX) for Joint Base Langley-Eustis, Virginia, the Secretary of the Air Force may construct up to 6,720 square meters of dormitory for construction of a Dormitory at the installation, as specified in the funding table in section 4603 of such Act (133 Stat. XXXX).

**TITLE XXIV—DEFENSE AGENCIES MILITARY CONSTRUCTION**

**SEC. 2401. AUTHORIZED DEFENSE AGENCIES CONSTRUCTION AND LAND ACQUISITION PROJECTS.**

(a) **INSIDE THE UNITED STATES.**—Using amounts appropriated pursuant to the authorization of appropriations in section 2403(a) and available for military construction projects inside the United States as specified in the funding table in section 3002, the Secretary of Defense may acquire real property and carry out military construction projects for the installations or locations inside the United States, and in the amounts, set forth in the following table:

<table>
<thead>
<tr>
<th>State</th>
<th>Installation or Location</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alabama</td>
<td>Anniston Army Depot</td>
<td>$18,000,000</td>
</tr>
<tr>
<td>Alaska</td>
<td>Fort Greely</td>
<td>$48,000,000</td>
</tr>
<tr>
<td>Arizona</td>
<td>Fort Huachuca</td>
<td>$33,728,000</td>
</tr>
<tr>
<td></td>
<td>Yuma</td>
<td>$49,500,000</td>
</tr>
<tr>
<td>California</td>
<td>Beale Air Force Base</td>
<td>$22,800,000</td>
</tr>
<tr>
<td>Colorado</td>
<td>Fort Carson</td>
<td>$15,600,000</td>
</tr>
<tr>
<td>Conus Unspecified</td>
<td>CONUS Unspecified</td>
<td>$14,400,000</td>
</tr>
</tbody>
</table>
Florida | Hurlburt Field | $83,120,000
Kentucky | Fort Knox | $69,310,000
New Mexico | Kirtland Air Force Base | $46,600,000
North Carolina | Fort Bragg | $113,800,000
Ohio | Wright-Patterson Air Force Base | $23,500,000
Texas | Fort Hood | $32,700,000
Virginia | Joint Expeditionary Base Little Creek-Fort Story | $112,500,000
Washington | Joint Base Lewis-McChord | $21,800,000
Manchester | $82,000,000

(b) OUTSIDE THE UNITED STATES.—Using amounts appropriated pursuant to the authorization of appropriations in section 2403(a) and available for military construction projects outside the United States as specified in the funding table in section 3002, the Secretary of Defense may acquire real property and carry out military construction projects for the installations or locations outside the United States, and in the amounts, set forth in the following table:

<table>
<thead>
<tr>
<th>Country</th>
<th>Installation or Location</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Japan</td>
<td>Def Fuel Support Point Tsurumi</td>
<td>$49,500,000</td>
</tr>
</tbody>
</table>

SEC. 2402. AUTHORIZED ENERGY CONSERVATION PROJECTS.

Using amounts appropriated pursuant to the authorization of appropriations in section 2403(a) and available for energy conservation projects as specified in the funding table in section 3002, the Secretary of Defense may carry out energy conservation projects under chapter 173 of title 10, United States Code, in the amount set forth in the table.

SEC. 2403. AUTHORIZATION OF APPROPRIATIONS, DEFENSE AGENCIES.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2020, for military construction, land
acquisition, and military family housing functions of the Department of Defense (other than the military departments), as specified in the funding table in section 3002.

(b) LIMITATION ON TOTAL COST OF CONSTRUCTION PROJECTS.—Notwithstanding the cost variations authorized by section 2853 of title 10, United States Code, and any other cost variation authorized by law, the total cost of all projects carried out under section 2401 of this Act may not exceed the total amount authorized to be appropriated under subsection (a), as specified in the funding table in section 3002.

**TITLE XXV—INTERNATIONAL PROGRAMS**

**Subtitle A—North Atlantic Treaty Organization Security Investment Program**

SEC. 2501. AUTHORIZED NATO CONSTRUCTION AND LAND ACQUISITION PROJECTS.

The Secretary of Defense may make contributions for the North Atlantic Treaty Organization Security Investment Program as provided in section 2806 of title 10, United States Code, in an amount not to exceed the sum of the amount authorized to be appropriated for this purpose in section 2502 and the amount collected from the North Atlantic Treaty Organization as a result of construction previously financed by the United States.

SEC. 2502. AUTHORIZATION OF APPROPRIATIONS, NATO.

(a) AUTHORIZATION.—Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2020, for contributions by the Secretary of Defense under section 2806 of title 10, United States Code, for the share of the United States of the cost of projects for the North Atlantic Treaty Organization Security Investment Program authorized by section 2501 as specified in the funding table in section 3002.
(b) AUTHORITY TO RECOGNIZE NATO AUTHORIZATION AMOUNTS AS BUDGETARY RESOURCES FOR PROJECT EXECUTION.—When the United States is designated as the Host Nation for the purposes of executing a project under the NATO Security Investment Program (NSIP), the Department of Defense construction agent may recognize the NATO project authorization amounts as budgetary resources to incur obligations for the purposes of executing the NSIP project.

Subtitle B—Host Country In-kind Contributions

SEC 2511. REPUBLIC OF KOREA FUNDED CONSTRUCTION PROJECTS.

Pursuant to agreement with the Republic of Korea for required in-kind contributions, the Secretary of Defense may accept military construction projects for the installations or locations in the Republic of Korea, and in the amounts, set forth in the following table:

<table>
<thead>
<tr>
<th>Component</th>
<th>Installation or Location</th>
<th>Project</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Army</td>
<td>Camp Carroll</td>
<td>Site Development</td>
<td>$49,000,000</td>
</tr>
<tr>
<td>Army</td>
<td>Camp Humphreys</td>
<td>Attack Reconnaissance</td>
<td>$99,000,000</td>
</tr>
<tr>
<td>Army</td>
<td>Camp Humphreys</td>
<td>Hot Refuel Point</td>
<td>$35,000,000</td>
</tr>
<tr>
<td>Navy</td>
<td>COMROKFLT Naval Base, Busan</td>
<td>Maritime Operations Center</td>
<td>$26,000,000</td>
</tr>
<tr>
<td>Air Force</td>
<td>Daegu Air Base</td>
<td>AGE Facility and Parking Apron</td>
<td>$14,000,000</td>
</tr>
<tr>
<td>Air Force</td>
<td>Kunsan Air Base</td>
<td>Backup Generator Plant</td>
<td>$19,000,000</td>
</tr>
<tr>
<td>Air Force</td>
<td>Osan Air Base</td>
<td>Aircraft Corrosion Control Facility (Phase 3)</td>
<td>$12,000,000</td>
</tr>
<tr>
<td>Air Force</td>
<td>Osan Air Base</td>
<td>Child Development Center</td>
<td>$20,000,000</td>
</tr>
<tr>
<td>Air Force</td>
<td>Osan Air Base</td>
<td>Relocate Munitions Storage Area Delta (Phase 1)</td>
<td>$84,000,000</td>
</tr>
<tr>
<td>Defense-Wide</td>
<td>Camp Humphreys</td>
<td>Elementary School</td>
<td>$58,000,000</td>
</tr>
</tbody>
</table>

TITLE XXVI—GUARD AND RESERVE FORCES FACILITIES
SEC. 2601. AUTHORIZED ARMY NATIONAL GUARD CONSTRUCTION AND LAND ACQUISITION PROJECTS.

Using amounts appropriated pursuant to the authorization of appropriations in section 2606 and available for the National Guard and Reserve as specified in the funding table in section 3002, the Secretary of the Army may acquire real property and carry out military construction projects for the Army National Guard locations inside the United States, and in the amounts, set forth in the following table:

<table>
<thead>
<tr>
<th>State</th>
<th>Installation or Location</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arizona</td>
<td>Tucson</td>
<td>$18,100,000</td>
</tr>
<tr>
<td>Colorado</td>
<td>Peterson Air Force Base</td>
<td>$15,000,000</td>
</tr>
<tr>
<td>Indiana</td>
<td>Shelbyville</td>
<td>$12,000,000</td>
</tr>
<tr>
<td>Kentucky</td>
<td>Frankfort</td>
<td>$15,000,000</td>
</tr>
<tr>
<td>Mississippi</td>
<td>Brandon</td>
<td>$10,400,000</td>
</tr>
<tr>
<td>Nebraska</td>
<td>North Platte</td>
<td>$9,300,000</td>
</tr>
<tr>
<td>New Jersey</td>
<td>Joint Base McGuire-Dix-Lakehurst</td>
<td>$15,000,000</td>
</tr>
<tr>
<td>Ohio</td>
<td>Columbus</td>
<td>$15,000,000</td>
</tr>
<tr>
<td>Oregon</td>
<td>Hermiston</td>
<td>$9,300,000</td>
</tr>
<tr>
<td>South Carolina</td>
<td>Joint Base Charleston</td>
<td>$15,000,000</td>
</tr>
<tr>
<td>Tennessee</td>
<td>McMinnville</td>
<td>$11,200,000</td>
</tr>
<tr>
<td>Texas</td>
<td>Fort Worth</td>
<td>$13,800,000</td>
</tr>
<tr>
<td>Utah</td>
<td>Nephi</td>
<td>$12,000,000</td>
</tr>
<tr>
<td>Wisconsin</td>
<td>Appleton</td>
<td>$11,600,000</td>
</tr>
</tbody>
</table>

SEC. 2602. AUTHORIZED ARMY RESERVE CONSTRUCTION AND LAND ACQUISITION PROJECTS.

Using amounts appropriated pursuant to the authorization of appropriations in section 2606 and available for the National Guard and Reserve as specified in the funding table in section 3002, the Secretary of the Army may acquire real property and carry out military construction projects for the Army Reserve locations inside the United States, and in the amounts, set forth in the following table:
SEC. 2603. AUTHORIZED NAVY RESERVE AND MARINE CORPS RESERVE

CONSTRUCTION AND LAND ACQUISITION PROJECTS.

Using amounts appropriated pursuant to the authorization of appropriations in section 2606 and available for the National Guard and Reserve as specified in the funding table in section 3002, the Secretary of the Navy may acquire real property and carry out military construction projects for the Navy Reserve and Marine Corps Reserve locations inside the United States, and in the amounts, set forth in the following table:

<table>
<thead>
<tr>
<th>Navy Reserve and Marine Corps Reserve</th>
<th>State</th>
<th>Installation or Location</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Maryland</td>
<td>Reisterstown</td>
<td>$39,500,000</td>
</tr>
<tr>
<td></td>
<td>Utah</td>
<td>Hill Air Force Base</td>
<td>$25,010,000</td>
</tr>
</tbody>
</table>

SEC. 2604. AUTHORIZED AIR NATIONAL GUARD CONSTRUCTION AND LAND ACQUISITION PROJECTS.

Using amounts appropriated pursuant to the authorization of appropriations in section 2606 and available for the National Guard and Reserve as specified in the funding table in section 3002, the Secretary of the Air Force may acquire real property and carry out military construction projects for the Air National Guard locations inside the United States, and in the amounts, set forth in the following table:

<table>
<thead>
<tr>
<th>Air National Guard</th>
<th>State</th>
<th>Installation or Location</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Alabama</td>
<td>Montgomery Regional Airport (ANG) Base</td>
<td>$11,600,000</td>
</tr>
<tr>
<td></td>
<td>Guam</td>
<td>Joint Region Marianas</td>
<td>$20,000,000</td>
</tr>
</tbody>
</table>
SEC. 2605. AUTHORIZED AIR FORCE RESERVE CONSTRUCTION AND LAND ACQUISITION PROJECTS.

Using amounts appropriated pursuant to the authorization of appropriations in section 2606 and available for the National Guard and Reserve as specified in the funding table in section 3002, the Secretary of the Air Force may acquire real property and carry out military construction projects for the Air Force Reserve locations inside the United States, and in the amounts, set forth in the following table:

<table>
<thead>
<tr>
<th>State</th>
<th>Location</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Texas</td>
<td>Fort Worth</td>
<td>$14,200,000</td>
</tr>
</tbody>
</table>

SEC. 2606. AUTHORIZATION OF APPROPRIATIONS, NATIONAL GUARD AND RESERVE.

Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2020, for the costs of acquisition, architectural and engineering services, and construction of facilities for the Guard and Reserve Forces, and for contributions therefor, under chapter 1803 of title 10, United States Code (including the cost of acquisition of land for those facilities), as specified in the funding table in section 3002.

SEC. 2607. MODIFICATION OF AUTHORITY TO CARRY OUT CERTAIN FISCAL YEAR 2020 PROJECT.

In the case of the authorization contained in the table in section 2601 of the Military Construction Authorization Act for Fiscal Year 2020 (division B of Public Law 116–92; 133 Stat. XXXX) for Anniston Army Depot, Alabama, for construction of a Training Barracks as
specified in the funding table in section 4601 of such Act, the Secretary of the Army may
construct a Training Barracks at Fort McClellan, Alabama.

**TITLE XXVII—BASE REALIGNMENT AND CLOSURE ACTIVITIES**

SEC. 2701. AUTHORIZATION OF APPROPRIATIONS FOR BASE REALIGNMENT
AND CLOSURE ACTIVITIES FUNDED THROUGH DEPARTMENT OF
DEFENSE BASE CLOSURE ACCOUNT.

Funds are hereby authorized to be appropriated for fiscal years beginning after September
30, 2020, for base realignment and closure activities, including real property acquisition and
military construction projects, as authorized by the Defense Base Closure and Realignment Act
of 1990 (part A of title XXIX of Public Law 101-510; 10 U.S.C. 2687 note) and funded through
the Department of Defense Base Closure Account established by section 2906 of such Act (as
amended by section 2711 of the Military Construction Authorization Act for Fiscal Year 2013
(division B of Public Law 112-239; 126 Stat. 2140)), as specified in the funding table in section
3002.

**TITLE XXVIII—MILITARY CONSTRUCTION GENERAL PROVISIONS**

SEC. 2801. CONSTRUCTION REQUIREMENTS RELATED TO ANTITERRORISM
AND FORCE PROTECTION OR URBAN-TRAINING OPERATIONS.

Section 2859 of title 10, United States Code, is amended by striking subsection (c).

SEC. 2802. TRANSFER OF LANDS UNDER THE ADMINISTRATIVE JURISDICTION
OF THE DEPARTMENT OF THE INTERIOR WITHIN NAVAL
SUPPORT ACTIVITY PANAMA CITY, FLORIDA.

(a) AUTHORITY.—The Secretary of the Interior shall transfer to the Secretary of the Navy,
at no cost, approximately 1.23 acres of land within Naval Support Activity Panama City, Florida,
that are used on the day preceding the date of the enactment of this Act by the Department of the
Navy pursuant to Executive Order 10355 of May 26, 1952 and Public Land Order Number 952
of April 6, 1954.

(b) STATUS OF FEDERAL LAND AFTER TRANSFER.—Upon completion of a transfer under
this section, the parcel received by the Secretary of the Navy shall cease to be public land and
shall be treated as property (as defined in section 102(9) of title 40, United States Code) under
the administrative jurisdiction of the Secretary of the Navy.

(c) REIMBURSEMENT.—The Secretary of the Navy shall reimburse the Secretary of the
Interior for any costs incurred by the Secretary of the Interior for preparing a legal description of
the land to be transferred.

SEC. 2803. WHITE SANDS MISSILE RANGE LAND WITHDRAWAL FOR
NORTHERN AND WESTERN EXTENSION AREAS.

(a) WITHDRAWAL.—Section 2951(a) of the Military Land Withdrawals Act of 2013 (title
XXIX of Public Law 113–66; 127 Stat. 1025) is amended by striking “the Federal land described
in subsection (b) is withdrawn from—” and inserting “the public land (including interests in
land) described in subsection (b), and all other areas within the boundaries of the land as
depicted on the maps referred to in such subsection that may become subject to actions identified
in paragraphs (1), (2), and (3), including land under the administrative jurisdiction of the
Secretary of the Army, is withdrawn from all forms of—”.

(b) DESCRIPTION OF LAW.—Section 2951(b) of such Act is amended—

(1) in the subsection heading, by striking “FEDERAL”;

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(2) by striking “The Federal land referred to in subsection (a) consists of approximately” and inserting “The public land (including interests in land) referred to in subsection (a) is the Federal land comprising—

“(1) approximately”; 

(3) by striking the period at the end of paragraph (1), as designated by paragraph (1) of this subsection, and inserting “; and”; and

(4) by inserting the following new paragraph after paragraph (1), as designated by paragraph (1) of this subsection:

“(2) approximately 341,415 acres in Socorro and Torrance Counties, New Mexico, and 352,115 acres in Sierra, Socorro, and Doña Ana Counties, New Mexico, depicted as Northern Call-Up Area and Western Call-Up Area, respectively, on the maps entitled ‘WSMR Northern Call-Up Area’ and ‘WSMR Western Call-Up Area’, both dated August 16, 2016, and filed in accordance with section 2912.”.

(c) RESERVATION.—Section 2951(c) of such Act is amended—

(1) by striking “The Federal land described in subsection (b)” and inserting “(1) The Federal land described in subsection (b)(1)”; and

(2) by inserting the following new paragraphs after paragraph (1), as designated by paragraph (1) of this subsection:

“(2) The Federal land described in subsection (b)(2), less the approximately 10,775 acres under the administrative jurisdiction of the Secretary of the Army, is reserved for use by the Secretary of the Army for military purposes consisting of overflight research, development, test, and evaluation and training but does not extend to the surface estate below 50 feet above the surface, except that structures above 50 feet in
height above the surface may be allowed with the concurrence of the Secretary of the Army on a case-by-case basis. The approximately 10,775 acres under the administrative jurisdiction of the Secretary of the Army is reserved for military purposes as determined by the Secretary of the Army.

“(3) Sections 2914, 2915, and 2916 shall not apply to the lands identified in subsection (b)(2).”.

(d) TERMINATION.—Subtitle D of such Act is amended by inserting the following new section after section 2952:

“SEC. 2953. TERMINATION OF RESERVATION FOR OVERFLIGHT RESEARCH, DEVELOPMENT, TEST, AND EVALUATION AND TRAINING.

“The reservation made by section 2951(c)(2) shall terminate on October 1, 2046.”.

(e) CLERICAL AMENDMENT.—The table of sections at the beginning of such Act is amended by inserting after the item relating to section 2952 the following new item:

“2953. Termination of reservation for overflight research, development, test, and evaluation and training.”.

TITLE XXIX—OVERSEAS CONTINGENCY OPERATIONS MILITARY CONSTRUCTION

SEC. 2901. AUTHORIZED NAVY CONSTRUCTION AND LAND ACQUISITION PROJECTS.

The Secretary of the Navy may acquire real property and carry out the military construction projects for the installations outside the United States, and in the amounts, set forth in the following table:

<table>
<thead>
<tr>
<th>Country</th>
<th>Installation</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spain</td>
<td>Rota</td>
<td>$59,230,000</td>
</tr>
</tbody>
</table>
SEC. 2902. AUTHORIZED AIR FORCE CONSTRUCTION AND LAND ACQUISITION PROJECTS.

The Secretary of the Air Force may acquire real property and carry out the military construction projects for the installations outside the United States, and in the amounts, set forth in the following table:
Air Force: Outside the United States

<table>
<thead>
<tr>
<th>Country</th>
<th>Installation</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Germany</td>
<td>Ramstein</td>
<td>$36,345,000</td>
</tr>
<tr>
<td></td>
<td>Spangdahlem Air Base</td>
<td>$25,824,000</td>
</tr>
<tr>
<td>Romania</td>
<td>Campia Turzii</td>
<td>$130,500,000</td>
</tr>
</tbody>
</table>

SEC. 2903. AUTHORIZATION OF APPROPRIATIONS.

Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2020, for the military construction projects outside the United States authorized by this title as specified in the funding table in section 3003.

TITLE XXX—MILITARY CONSTRUCTION FUNDING

SEC. 3001. AUTHORIZATION OF AMOUNTS IN FUNDING TABLES.

(a) IN GENERAL.—Whenever a funding table in this title specifies a dollar amount authorized for a project, program, or activity, the obligation and expenditure of the specified dollar amount for the project, program, or activity is hereby authorized, subject to the availability of appropriations.

(b) MERIT-BASED DECISIONS.—A decision to commit, obligate, or expend funds with or to a specific entity on the basis of a dollar amount authorized pursuant to subsection (a) shall—

(1) be based on merit-based selection procedures in accordance with the requirements of sections 2304(k) and 2374 of title 10, United States Code, or on competitive procedures; and

(2) comply with other applicable provisions of law.

(c) RELATIONSHIP TO TRANSFER AND PROGRAMMING AUTHORITY.—An amount specified in the funding tables in this title may be transferred or reprogrammed under a transfer or reprogramming authority provided by another provision of this Act or by other law. The transfer or reprogramming of an amount specified in such funding tables shall not count against a ceiling...
on such transfers or reprogrammings under any other provision of this Act or any other provision of law, unless such transfer or reprogramming would move funds between appropriation accounts.

(d) APPLICABILITY TO CLASSIFIED ANNEX.—This section applies to any classified annex that accompanies this Act.

(e) ORAL AND WRITTEN COMMUNICATIONS.—No oral or written communication concerning any amount specified in the funding tables in this division shall supersede the requirements of this section.

SEC. 3002. MILITARY CONSTRUCTION TABLE.

<table>
<thead>
<tr>
<th>Account</th>
<th>State/Country and Installation</th>
<th>Project Title</th>
<th>FY 2021 Budget Request</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arizona</td>
<td>Army Yuma Proving Ground</td>
<td>Ready Building</td>
<td>14,000</td>
</tr>
<tr>
<td></td>
<td>Colorado</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Army Fort Carson</td>
<td>Physical Fitness Facility</td>
<td>28,000</td>
</tr>
<tr>
<td></td>
<td>Georgia</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Army Fort Gillem</td>
<td>Forensic Laboratory</td>
<td>71,000</td>
</tr>
<tr>
<td></td>
<td>Army Fort Gordon</td>
<td>Adv Individual Training Barracks Cplx, Ph3</td>
<td>80,000</td>
</tr>
<tr>
<td></td>
<td>Hawaii</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Army Wheeler Army Air Field</td>
<td>Aircraft Maintenance Hangar</td>
<td>89,000</td>
</tr>
<tr>
<td></td>
<td>Louisiana</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Army Fort Polk</td>
<td>Information Systems Facility</td>
<td>25,000</td>
</tr>
<tr>
<td></td>
<td>Oklahoma</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Army McAlester AAP</td>
<td>Ammunition Demolition Shop</td>
<td>35,000</td>
</tr>
<tr>
<td></td>
<td>Pennsylvania</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Army Carlisle Barracks</td>
<td>General Instruction Building, Incr2</td>
<td>38,000</td>
</tr>
<tr>
<td></td>
<td>Virginia</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Army Humphreys Engineer Center</td>
<td>Training Support Facility</td>
<td>51,000</td>
</tr>
<tr>
<td></td>
<td>Worldwide Unspecified</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Army Unspecified Worldwide Locations</td>
<td>Host Nation Support</td>
<td>39,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Account</td>
<td>State/Country and Installation</td>
<td>Project Title</td>
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## SEC. 3002. MILITARY CONSTRUCTION

(In Thousands of Dollars)

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## SEC. 3002. MILITARY CONSTRUCTION
(In Thousands of Dollars)

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## SEC. 3002. MILITARY CONSTRUCTION
(In Thousands of Dollars)

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## SEC. 3002. MILITARY CONSTRUCTION
(In Thousands of Dollars)

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### SEC. 3002. MILITARY CONSTRUCTION
(In Thousands of Dollars)

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### SEC. 3002. MILITARY CONSTRUCTION

*(In Thousands of Dollars)*

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### SEC. 3003. MILITARY CONSTRUCTION TABLE FOR OVERSEAS CONTINGENCY OPERATIONS

1

### SEC. 3003. MILITARY CONSTRUCTION FOR OVERSEAS CONTINGENCY OPERATIONS

*(In Thousands of Dollars)*

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## SEC. 3003. MILITARY CONSTRUCTION FOR OVERSEAS CONTINGENCY OPERATIONS
(In Thousands of Dollars)

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