
PROVIDING FOR FURTHER CONSIDERATION OF THE BILL (H.R. 1960) TO AUTHORIZE APPROPRIATIONS FOR FISCAL YEAR 2014 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

June 13 (legislative day, June 12), 2013.—Referred to the House Calendar and ordered to be printed.

MR. NUGENT, from the Committee on Rules, submitted the following

R E P O R T

[To accompany H. Res.]

The Committee on Rules, having had under consideration House Resolution____, by a nonrecord vote, report the same to the House with the recommendation that the resolution be adopted.

SUMMARY OF PROVISIONS OF THE RESOLUTION

The resolution provides for further consideration of H.R. 1960, the National Defense Authorization Act for Fiscal Year 2014, under a structured rule. The resolution provides that no further general debate shall be in order. The resolution makes in order as original text for purpose of amendment an amendment in the nature of a substitute consisting of the text of Rules Committee Print 113-13, modified by the amendment printed in part A of this report. That amendment in the nature of a substitute shall be considered as read. The resolution waives all points of order against that amendment in the nature of a substitute. The resolution makes in order only those further amendments printed in part B of this report and amendments en bloc described in Section 3 of the resolution. The resolution provides that the amendments printed in part B of this report may be offered only in the order printed in this report, may be offered only by a Member designated in this report, shall be considered as read, shall be debatable for the time specified in this report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or

in the Committee of the Whole. The resolution waives all points of order against the amendments printed in part B of this report or against amendments en bloc as described in section 3 of the resolution.

Section 3 of the resolution provides that it shall be in order at any time for the chair of the Committee on Armed Services or his designee to offer amendments en bloc consisting of amendments printed in part B of this report not earlier disposed of. Amendments en bloc shall be considered as read, shall be debatable for 20 minutes equally divided and controlled by the chair and ranking minority member of the Committee on Armed Services or their designees, shall not be subject to amendment, and shall not be subject to a demand for division of the question. The original proponent of an amendment included in such amendments en bloc may insert a statement in the Congressional Record immediately before the disposition of the amendments en bloc.

Finally, the resolution provides one motion to recommit with or without instructions.

EXPLANATION OF WAIVERS

The waiver of all points of order against consideration of the amendment in the nature of a substitute made in order as original text includes waivers of the following points of order:

Clause 4 of Rule XXI, prohibiting reporting a bill or joint resolution carrying an appropriation from a committee not having jurisdiction to report an appropriation. Section 802 of the bill includes language allowing the Secretary of Defense to retain and use royalties collected on intellectual property developed at a Department of Defense laboratory, which constitutes an appropriation;

Clause 7 of rule XVI, requiring that no motion or proposition on a subject different from that under consideration shall be admitted under color of amendment. Provisions contained in Rules Committee Print 113-13 fall outside of the jurisdiction of the Committee on Armed Services; and

Section 306 of the Congressional Budget Act, consideration of legislation within the jurisdiction of the Committee on the Budget unless referred to or reported by the Budget Committee.

It is important to note that while the waivers are applicable to Rules Committee Print 113-13, the Rules Committee Print is identical to the bill as ordered reported by the Committee on Armed Services.

Although the resolution waives all points of order against amendments printed in Part B of this report or against amendments en bloc as described in Section 3 of the resolution, the Committee is not aware of any points of order. The waiver is prophylactic in nature.

COMMITTEE VOTES

The results of each record vote on an amendment or motion to report, together with the names of those voting for and against, are printed below:

Rules Committee Record Vote No. 42

Motion by Mr. McGovern to report an open rule. Defeated: 1-9

Majority Members	Vote	Minority Members	Vote
Ms. Foxx.....	Nay	Ms. Slaughter.....	
Mr. Bishop of Utah.....	Nay	Mr. McGovern.....	Yea
Mr. Cole.....	Nay	Mr. Hastings of Florida.....	
Mr. Woodall.....	Nay	Mr. Polis.....	
Mr. Nugent.....	Nay		
Mr. Webster.....	Nay		
Ms. Ros-Lehtinen.....	Nay		
Mr. Burgess.....	Nay		
Mr. Sessions, Chairman.....	Nay		

Rules Committee Record Vote No. 43

Motion by Mr. McGovern to make in order and provide the appropriate waivers for amendment #175, offered by Rep. Speier (CA), Rep. Schrader (OR), Rep. Castor (FL), Rep. Waters (CA), Rep. Braley (IA), Rep. Loeb sack (IA), Rep. Pingree (ME), Rep. Bonamici (OR), Rep. Keating (MA), Rep. Gutierrez (IL), Rep. Clay (MO), Rep. Chu (CA), Rep. Garamendi (CA), Rep. Wilson (FL), Rep. Brownley (CA), Rep. Rahall II (WV), Rep. Kaptur (OH), Rep. Maloney (NY), Rep. Johnson (GA), Rep. Cohen (TN), Rep. Jones (NC), Rep. Luján (NM), Rep. Farr (CA), Rep. McDermott (WA), Rep. Michaud (ME), Rep. Schakowsky (IL) and Rep. Van Hollen (MD), which requires that cases of sexual assault are taken out of the chain of command by giving prosecutorial discretion to the Office of Chief Prosecutor of each service rather than the commander. Defeated: 1-9

Majority Members	Vote	Minority Members	Vote
Ms. Foxx.....	Nay	Ms. Slaughter.....	
Mr. Bishop of Utah.....	Nay	Mr. McGovern.....	Yea
Mr. Cole.....	Nay	Mr. Hastings of Florida.....	
Mr. Woodall.....	Nay	Mr. Polis.....	
Mr. Nugent.....	Nay		
Mr. Webster.....	Nay		
Ms. Ros-Lehtinen.....	Nay		
Mr. Burgess.....	Nay		
Mr. Sessions, Chairman.....	Nay		

**SUMMARY OF THE AMENDMENT IN PART A CONSIDERED AS
ADOPTED**

Camp (MI): Strikes subsection (b) of section 585.

SUMMARY OF THE AMENDMENTS IN PART B MADE IN ORDER

- 1 **McKeon (CA)** MANAGER'S AMENDMENT Makes (10
technical and conforming changes in Minutes)
the bill.
- 2 **Blumenauer** Reduces from 11 to 10 the (10
(OR), Mulvaney statutory requirement for the number Minutes)
(SC), of operational carriers that the U.S.
Bentivolio, (MI) Navy must have.
- 3 **Lummis (WY),** Requires DOD to preserve currently (10
Daines (MT), active ICBM silos in warm status. Minutes)
Cramer, Kevin
(ND)
- 4 **Pearce (NM)** Provides the Department of (10
Defense with final approval over any Minutes)
new land use project that utilizes
covered research, development, test
and evaluation lands within the
continuous United States.
- 5 **Coffman (CO)** Cuts \$250 million from the Defense (10
Rapid Innovation Program (DRIP), Minutes)
and moves the money to alleviate
training and readiness shortfalls.
- 6 **Turner (OH)** Establishes mandatory minimum (10
sentences of discharge or dismissal, Minutes)
and confinement required for certain
sex-related offenses committed by
members of the Armed Forces.
- 7 **Frankel (FL)** Adds a provision to Article 120 of (10
the UCMJ that would make it a new Minutes)
offense to abuse one's position in
the chain of command of the
subordinate to rape or sexually
assault that person. Applies to both
commissioned and non-

commissioned officers.

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| 8 | Pierluisi (PR),
Grayson (FL) | Requires the Department of Defense to conduct a formal records review and make public a report detailing all military munitions and training activities that occurred historically on the islands of Vieques and Culebra, Puerto Rico, and in the nearby cays and waters. | (10
Minutes) |
| 9 | Rigell (VA) | Modifies the temporary suspension of public-private competitions for conversion of Department of Defense functions to contractor performance. Permits the Secretary of Defense to exempt existing public-private partnerships from the OMB Budget Circular A-76 process. | (10
Minutes) |
| 10 | McGovern
(MA), Jones
(NC), Smith,
Adam (WA),
Lee, Barbara
(CA),
Garamendi
(CA) | Requires the President to complete the accelerated transition of combat operations from U.S. Armed Forces to the Government of Afghanistan no later than by the end of 2013; the accelerated transition of military and security operations by the end of 2014, including the redeployment of U.S. troops; and to pursue robust negotiations to address Afghanistan's and the region's security and stability. Establishes the sense of Congress that should the President determine the necessity for post-2014 deployment of U.S. troops in Afghanistan, the Congress should vote to authorize such a presence | (10
Minutes) |

and mission by no later than June 2014.

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| 11 | Goodlatte (VA) | Requires the government, in habeas proceedings for United States citizens apprehended in the United States pursuant to the AUMF, to prove by clear and convincing evidence that the citizen is an unprivileged enemy combatant and there is not presumption that the government's evidence is accurate and authentic. | (10
Minutes) |
| 12 | Radel, Trey
(FL), Amash
(MI), Massie
(KY), Salmon,
(AZ) | Requires the Department of Defense to submit to the Congress a report every year containing: (1) the names of any U.S. citizens subject to military detention, (2) the legal justification for their continued detention, and (3) the steps the Executive Branch is taking to either provide them some judicial process, or release them. Requires that an unclassified version of the report be made available, and in addition, that the report must be made available to all members of Congress. | (10
Minutes) |

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| 13 | Smith, Adam
(WA), Gibson
(NY) | Amends Section 1021 of the FY2012 National Defense Authorization Act to eliminate indefinite military detention of any person detained under AUMF authority in the United States, territories or possessions by providing immediate transfer to trial and proceedings by a court established under Article III of the Constitution or by an appropriate state court. Strikes section 1022 of the same Act (which provided for mandatory military custody of covered parties). | (10
Minutes) |
| 14 | Polis (CO) | Allows those certified by recognized nontheistic organizations to be appointed as officers in the chaplain core in order to fully serve nontheistic or nonreligious servicemembers. | (10
Minutes) |
| 15 | Denham (CA) | Authorizes enlistment in the Armed Forces of certain undocumented immigrants who are otherwise qualified for enlistment, and provides a way for the undocumented immigrants to be lawfully admitted to the U.S. for permanent residence by reason of their honorable service and sacrifice in the U.S. military. | (10
Minutes) |
| 16 | Huelskamp
(KS) | Requires the Secretary of Defense to provide reports to the House and Senate Armed Services Committees any time there is a meeting between DOD officials and civilians regarding the creation or enforcement of religious liberty regulations. | (10
Minutes) |

17	Fitzpatrick (PA)	Prevents the Service Chiefs from ending the military tuition assistance programs.	(10 Minutes)
18	Radel, Trey (FL), Amash (MI), Massie (KY), Salmon, (AZ)	Prohibits the use of lethal military force, including the use of unmanned aircrafts, against U.S. citizens on U.S. soil, absent narrow exceptions for imminent and significant national security threats.	(10 Minutes)
19	Walorski, Jackie (IN)	Prohibits the Secretary of Defense from using any funds authorized to the department for the transfer or release of Guantanamo detainees to Yemen.	(10 Minutes)
20	Smith, Adam (WA), Moran, James (VA), Nadler (NY)	Provides framework to close the detention facility at Guantanamo Bay, Cuba, by December 1, 2014	(20 Minutes)
21	Turner (OH)	Requires the President of the United States to convey to Congress the details of any proposed deals with the Russian Federation concerning the missile defense or nuclear arms of the United States.	(10 Minutes)
22	Holt (NJ)	Strikes all of subtitle C of title II except section 237 (Iron Dome program).	(10 Minutes)
23	Polis (CO)	Limits funding for advanced procurement of inefficient ground-based interceptor rocket motor sets, and the costly refurbishment of Missile Field 1 at Fort Greely, Alaska, until the Secretary of Defense makes certain certifications to Congress, including that the Commander of the United States Northern Command has full	(10 Minutes)

confidence in the homeland missile defense system.

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| 24 | Grayson (FL),
Pierluisi (PR) | Ensures that the “Commission on Service to the Nation,” created by this bill, must hold at least one hearing in Puerto Rico, the United States Virgin Islands, Guam, the Commonwealth of the Northern Mariana Islands, and American Samoa (in addition to every State and the District of Columbia). | (10
Minutes) |
| 25 | McCollum (MN) | Prohibits any funds authorized in the bill from being used to sponsor Army National Guard professional wrestling sports sponsorships or motor sports sponsorships. The amendment does not prohibit recruiters from making direct, personal contact with secondary school students and other prospective recruits. | (10
Minutes) |
| 26 | Bilirakis (FL) | Allows for the transportation on military aircraft on a space-available basis for disabled veterans with a service connected permanent disability rated as total. | (10
Minutes) |
| 27 | Larson, John
(CT), Rooney
(FL) | Ensures access to behavioral health treatment, including applied behavior analysis, under TRICARE for children with developmental disabilities, when prescribed by a physician. | (10
Minutes) |

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| 28 | Royce (CA) | Provides authority for DOD, with the concurrence of the Department of State, to advise and assist foreign nations to suppress the illicit wildlife trade in Africa, a source of financing for transnational rebel and extremist groups. It requires an annual report to the Congress. | (10
Minutes) |
| 29 | Rigell (VA),
Hunter (CA) | Strikes language in section 808 of the Fiscal Year 2012 National Defense Authorization Act to provide the Department of Defense flexibility in implementing the contracting caps extended by section 803 of the underlying bill. | (10
Minutes) |
| 30 | Grayson (FL) | Requires that the Department of Defense submit to Congress a report on how sole source suppliers of components in the military procurement supply chain create vulnerabilities to military attack, terrorism, natural disaster, industrial shock, etc. | (10
Minutes) |
| 31 | Young, Don
(AK), Hanabusa
(HI) | This amendment clarifies the authority to approve any sole-source contract to Native Americans through the Small Business Administration's 8(a) program is delegable, as it currently is for all other sole-source contracts. | (10
Minutes) |
| 32 | Nolan (MN) | Reduces total funds authorized in this Act by \$60 Billion. | (10
Minutes) |
| 33 | Cooper (TN) | Reinstates the New START funding. | (10
Minutes) |

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| 34 | Cuellar (TX),
McCaul (TX),
Green, Gene
(TX), Poe (TX) | Directs the Department of Defense, in coordination with DHS and FAA, to develop a plan for UAS involving joint testing and training. | (10
Minutes) |
| 35 | McCaul (TX),
Miller, Candice
(MI),
Thompson,
Bennie (MS),
Jackson Lee
(TX) | Authorizes the Secretary of Defense to coordinate with the Secretary of Homeland Security to identify and transfer equipment that may be used to secure the international borders of the United States | (10
Minutes) |
| 36 | Gibson (NY),
Garamendi
(CA) | Strikes section 1251, Sense of Congress on the Conflict in Syria. | (10
Minutes) |
| 37 | Coffman (CO),
Griffith (VA),
Polis (CO),
Blumenauer
(OR) | Directs the President of the United States to end the permanent basing of the 2nd Cavalry Regiment (2CR) in Vilseck, Germany and return the Brigade Combat Team currently stationed in Europe to the United States, without permanent replacement, leaving one Brigade Combat Team and one Combat Aviation Brigade--nothing in this amendment should be construed as directing the removal of Landstuhl Regional Medical Center, nor certain quick-reaction forces. | (10
Minutes) |
| 38 | Bentivolio, (MI) | Sense of Congress Regarding Relations with Taiwan suggests it should be United States policy to allow high-level Taiwan officials to conduct meetings with high-level officials in the United States, particularly in executive departments. High-level Taiwan officials should be permitted to make visits to the | (10
Minutes) |

United States, particularly Washington, D.C., including their democratically elected president, to engage in constructive dialogue between our two countries, as is necessary to make accurate and appropriate assessments in policy matters.

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| 39 | Van Hollen, Chris (MD), Moran, James (VA), Mulvaney (SC), Woodall (GA) | Matches the President's budget request for Overseas Contingency Operations. | (10
Minutes) |
| 40 | Duckworth (IL) | Amends the FY13 NDAA to supplement the Small Business Administration's mandated annual report on overall performance on government-wide small business goals to include a remediation plan for any failure to achieve contracting goals. Their current report must be strengthened to describe the extent of participation by small business, justification for any failure to achieve the small business contracting goal of 23% of procurement contracts being awarded to small businesses, and a remediation plan with best practices and analysis of past faulty practices to reach those goals in the next evaluation period. | (10
Minutes) |
| 41 | Murphy, Patrick (FL) | Requires the Secretary to report to Congress on efforts to make more efficient use of Defense facilities, | (10
Minutes) |

with a focus on underutilized and unutilized facilities.

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| 42 | McCaul (TX),
Pierluisi (PR) | Authorizes the transfer of Tethered Aerostat Radar Systems from the Department of Defense to the Department of Homeland Security. | (10
Minutes) |
| 43 | Lamborn (CO) | Restricts funding for the space-based infrared systems space modernization initiative wide-field-of-view testbed until the Department of Defense certifies that it is carrying out the Operationally Responsive Space Program required by 10USC2273a. | (10
Minutes) |
| 44 | Holt (NJ) | Directs the Secretary to submit to Congress within 60 days of enactment whether the Science, Mathematics and Research for Transformation (SMART) scholarship program, or related scholarship or fellowship programs within the Department of Defense, are providing the necessary number of undergraduate and graduate students in the fields of science, technology, engineer, and mathematics to meet the recommendations contained in the report of the Commission on Research and Development in the United States Intelligence Community, as well as recommendation for how SMART and similar program might be improved to better satisfy those recommendations. | (10
Minutes) |

45	Hudson (NC)	Requires the Office of the Under Secretary of Defense for Acquisition, Technology, and Logistics (USD(AT&L)) to provide a report to the Armed Services Committees, which outlines how the Department intends to maintain both the capability and the infrastructure required to support canines as Stand-off Detection of Explosives and Explosive Precursors (SDE2P). Includes working with private industry, academic institutions, and federal agencies to ensure best practices are used.	(10 Minutes)
46	Bachmann (MN)	Funds the Marine Corps Embassy Security Group to the requested amount by the Marine Corps.	(10 Minutes)
47	Bachmann (MN)	This amendment will increase funding for the Special Purpose Marine Air Ground Task Force - Crisis Response Operations and Maintenance fund at the request of the Marine Corps	(10 Minutes)
48	Brownley (CA)	Requires the Secretary of Defense to establish areas to be known as 'Southern Sea Otter Military Readiness Areas' for national defense purposes.	(10 Minutes)
49	Jackson Lee (TX)	Requires outreach for small business concerns owned and controlled by women and minorities required before conversion of certain functions to contractor performance.	(10 Minutes)
50	McKeon (CA)	Amends title 32 USC 508, "Assistance for certain youth and charitable organizations," by adding State Student Cadet Corps to the	(10 Minutes)

list of 13 eligible youth and charitable programs eligible to receive National Guard support services.

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| 51 | Heck, Denny (WA) | Amends the Servicemembers Civil Relief Act by allowing the servicemember to submit a certified letter from a commanding officer or record from the Defense Manpower Database Center in lieu of military orders. | (10 Minutes) |
| 52 | Kline (MN), Hunter (CA), Andrews (NJ), Polis (CO) | Ensures all students from legally operating secondary schools are treated equally and given the same opportunities to enlist in the armed forces. | (10 Minutes) |
| 53 | Walz (MN) | Requires the Government Accountability office to submit a report to Congress regarding the Department of Defense's use of Personality/Adjustment disorders as a basis to separate members from the Armed Forces. | (10 Minutes) |
| 54 | Jackson Lee (TX) | Requires posting of information relating to sexual assault prevention and response resources. | (10 Minutes) |
| 55 | Velázquez (NY) | Creates the Military Hazing Prevention Oversight Panel to help guide the military's anti-hazing policies. | (10 Minutes) |
| 56 | Lowey (NY) | Requires service academies to add sexual assault prevention in ethics curricula. | (10 Minutes) |

- 57 **Pingree (ME)** Instructs the DOD to insure that servicemembers are aware of the Interim Guidance by the Director of National Intelligence that victims of military sexual assault who received counseling answer “no” to Q21 on their Security Form 86 (SF86) for security clearances. (10 Minutes)
- 58 **Lee, Barbara (CA), Ros-Lehtinen (FL)** Requires the Defense Secretary to report to Congress on the use of the Uniform Code of Military Justice, the Manual for Courts-Martial, and related policies, punitive articles, and regulations with regard to service members living with or at risk of contracting HIV. (10 Minutes)
- 59 **DeLauro (CT), Pingree (ME), Tsongas (MA)** Requires the services to include in the annual report to Congress on sexual assaults in the military steps taken to ensure the retention of and access to evidence and records relating to sexual assaults. Requires the services to provide in the report a description of the policies, procedures, and processes implemented to ensure detailed evidence and records are transmitted to the Department of Veterans Affairs. (10 Minutes)

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| 60 | Cummings (MD), Michaud (ME), Takano, Mark (CA), Tierney (MA), Cicilline (RI), Braley (IA) | Expands home foreclosure protections under the Servicemembers Civil Relief Act (SCRA) to service members receiving hostile fire or imminent danger pay, surviving spouses of service members whose deaths are service connected, and certain veterans who are disabled due to service connected injuries. Increases fines for violations of SCRA. | (10 Minutes) |
| 61 | Lujan Grisham, Michelle (NM) | Instructs the DOD to identify and recognize dependents of a member of the armed forces who is serving or has served in a combat zone for a period of more than 30 days with a lapel button and to conduct presentation ceremonies to eligible dependents. | (10 Minutes) |
| 62 | Brownley (CA) | Expresses the sense of Congress that the Federal Government and State governments should make the transition of a member of the Armed Forces and the member's spouse from military to civilian life as seamless as possible. | (10 Minutes) |
| 63 | Green, Gene (TX) | Requires the military departments to provide free Internet access to servicemembers serving in a combat zone. The requirement may be waived if the security environment is unsafe for recreational Internet use. | (10 Minutes) |
| 64 | Andrews (NJ), Markey, Edward (MA) | Requires a report on whether the Department of Defense could make current no accrual of interest for certain servicemembers (20 USC 1087e(o))benefit automatic. | (10 Minutes) |

65	Blackburn (TN)	Requires the Department to conduct a review of the current Troops to Teachers program by March 1, 2014.	(10 Minutes)
66	Culberson (TX)	Authorizes use of gold in the metal content of the Medal of Honor.	(10 Minutes)
67	Bustos (IL)	Requires the Secretary of the Army to review and provide a report on the Medal of Honor nomination of Captain William L. Albracht.	(10 Minutes)
68	Hunter (CA)	Requires the Secretary of the Army to consider the Silver Star Award nominations for four soldiers whose award nominations were lost and subsequently downgraded.	(10 Minutes)
69	Esty (CT)	Establishes standards for the prompt replacement of military medals & decorations requested by veterans, current service members, and eligible family members. Requires the Secretary of Defense to ensure the following: a) that decorations are mailed within 60 days of successful verification of the service record claimed; b) that requests cannot take more than one year to fulfill; and c) that the Secretary submits annual reports measuring responsiveness to such requests.	(10 Minutes)
70	Kind (WI), Sensenbrenner (WI)	Authorizes an award of the Medal of Honor to First Lieutenant Alonzo H. Cushing for Acts of Valor during the Civil War. Requires Secretary of Defense to submit a report on the process and materials used for consideration of Medal of Honor recommendations for acts of	(10 Minutes)

heroism that occurred during the Civil War.

- 71 **McKinley (WV), Owens (NY)** Requires the Secretary of Defense to establish an electronic tour calculator so that reservists could keep track of aggregated active duty tours of 90 days or more served within a fiscal year. For each active duty tour totaling 90 days served 'inside' a FY, a reservist who subsequently qualifies for a reserve retirement (at age 60) may credit such tours towards early retirement. (10 Minutes)
- 72 **Kirkpatrick (AZ), Coffman (CO), O'Rourke (TX), Thompson, Mike (CA), Shea-Porter, Carol (NH), Rahall (WV)** Requires the Department of Defense to provide certified and complete service treatment records to the Department of Veterans Affairs within 90 days of military discharge or release in an electronic format. (10 Minutes)
- 73 **Swalwell, Eric (CA), Meehan (PA)** Ensures that money paid to the Department of Defense on behalf of military bands is reimbursed to the appropriate accounts, allowing military bands to play at community events if the organization fully funds the bands expenditures. (10 Minutes)

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| 74 | Bishop, Tim
(NY) | Expresses the sense of Congress that the remains of three crewmen of the Martin Mariner PBM-5 seaplane George One, ensign Maxwell Lopez, USN, Naval Aviator, Frederick Williams, Aviation Machinist's Mate 1st Class, Wendell Henderson, Aviation Radioman 1st Class, should be recovered from Thurston Island, Antarctica. | (10
Minutes) |
| 75 | Terry (NE) | Amends title 4 USC by adding at the end the following: Members of the armed forces not in uniform and veterans may render the military salute in the manner provided for persons in uniform. | (10
Minutes) |
| 76 | Schakowsky
(IL), Miller,
George (CA) | Provides procurement guidance, with regards to sourcing garments from Bangladesh by the Defense Department's commissary and exchange store system, to assure fire and building safety conditions are audited and addressed with respect to exchange branded apparel, licensing of exchange brands, and procurement of branded garments. | (10
Minutes) |
| 77 | Thompson,
Glenn (PA),
Ryan, Tim (OH) | Extends the 180-day Transitional Assistance Management Program (TAMP) coverage for service members and their families by an additional 180-days for any treatment provided by telemedicine. Extends tele-behavioral services for as long as the health care professional treating the individual deems necessary, so long as that individual has used TAMP during | (10
Minutes) |

the first 180-day period, or accessed mental health treatment sometime in the year prior to separation from the service.

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| 78 | Guthrie (KY) | Requires a comprehensive policy on improvements to the care, management, and transition of recovering service members with urotrauma from DoD to VA. Urotrauma is a class of wounds to the genitourinary system, which includes the kidneys, reproductive organs, and urinary organs. | (10 Minutes) |
| 79 | Gallego (TX) | Allows the Secretary of Defense to take measurable action to determine the effectiveness of suicide prevention efforts. | (10 Minutes) |
| 80 | Terry (NE) | Requires Secretary of Defense to report to Congress with 180 days on the methods currently being employed across the military departments to collect charges from third party payers. | (10 Minutes) |
| 81 | Holt (NJ) | Allows any adjutant general of a State to request contact information for Individual Ready Reservists and Individual Mobilization Augmentees in the State for the purpose of conducting suicide prevention efforts. | (10 Minutes) |

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| 82 | Kuster, Ann
(NH) | Requires a report on the role of the Department of Veterans Affairs in Department of Defense centers of excellence in the prevention, diagnosis, mitigation, treatment, and rehabilitation of traumatic brain injury, post-traumatic stress disorder and other mental health conditions, and military eye injuries. | (10
Minutes) |
| 83 | Thompson,
Glenn (PA),
Roe (TN),
Napolitano
(CA),
Thompson,
Mike (CA),
Perlmutter
(CO), Andrews
(NJ), Hinojosa
(TX), Lujan
(NM) | Ensures the Department of Defense conducts a preliminary mental health assessment on individuals before they join the military. This assessment will help serve as a baseline to help track and assess any mental health changes during the individual's military career. | (10
Minutes) |
| 84 | Jackson Lee
(TX) | Provides for increased collaboration with NIH to combat Triple Negative Breast Cancer. | (10
Minutes) |
| 85 | Jackson Lee
(TX) | Expresses the sense of the Congress that the Secretary of Defense should develop a plan to ensure a sustainable flow of qualified mental health counselors to meet the long-term needs of members of the Armed Forces, veterans, and their families. | (10
Minutes) |

- 86 **Pascrell (NJ),
Thompson,
Mike (CA)** Expresses the sense of Congress that the Secretary of Defense should submit the plan required by the National Defense Authorization for Fiscal Year 2013 to improve coordination and integration of the programs that address traumatic brain injury and psychological health of members of the Armed Forces within the appropriate time-frame. (10 Minutes)
- 87 **Pascrell (NJ)** Requires a report on how the Secretary of Defense will identify, refer, and treat traumatic brain injuries with respect to members of the Armed Forces who served in Operation Enduring Freedom or Operation Iraqi Freedom prior to June 2010 when a memorandum regarding a 50- meter distance from an explosion as a criterion to properly identify, refer and treat members for potential traumatic brain injury took effect. (10 Minutes)
- 88 **Sessions (TX),
Thompson,
Mike (CA)** Establishes a 5-year pilot program for treatments of traumatic brain injury and post traumatic stress disorder for members of the Armed Forces in health care facilities other than military treatment facilities. Requires that all treatments must be approved by the Secretary of Defense following approval by an institutional review board. (10 Minutes)

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| 89 | McKeon (CA),
Smith, Adam
(WA) | Requires the Secretaries of Defense and Veterans Administration to make all health care information contained in the Department of Defense AHLTA and the Department of Veterans Affairs VistA systems available and actionable to health care providers in both Departments by October 1, 2014 and requires the Secretaries to implement an integrated health record by October 1, 2016. | (10
Minutes) |
| 90 | Wilson, Joe
(SC) | Requires a report from the comptroller general evaluating the different programs and contracting methods that Medicare and TRICARE use to prevent and correct improper payments to medical providers. Requires an evaluation of the effectiveness of these programs. | (10
Minutes) |
| 91 | Sarbanes (MD) | Seeks to promote greater compliance with sourcing laws by incorporating them into the DoD Supplement to the FAR, which contracting officers look to closely for guidance. Seeks to strengthen compliance with existing law. | (10
Minutes) |
| 92 | Rigell (VA) | Prohibits any funds from being used to purchase military coins that are not produced in the United States. | (10
Minutes) |
| 93 | Tsongas (MA),
Michaud (ME) | Requires athletic footwear furnished to newly recruited servicemembers to be American-made after the Secretary of Defense certifies that there are at least two domestic suppliers who can provide 100% | (10
Minutes) |

Berry Amendment-compliant footwear; provides a waiver for servicemembers with unique medical requirements.

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| 94 | Fitzpatrick (PA) | Requires the Secretary of Defense, in coordination with the Administrator of the Small Business Administration and the Secretary of Veterans Affairs, to study the impact of Veteran Owned Small Business contracting on veteran unemployment and entrepreneurship. Requires the Department of Defense to provide an analysis on the feasibility and impacts of a 'Veterans First' style contracting program which would put priority on meeting Veteran Owned Small Business and Service-Disabled Veteran Owned Small Business goals first. | (10
Minutes) |
| 95 | Jackson Lee
(TX) | Provides for improved management of defense equipment and supplies through automated information and data capture technologies. | (10
Minutes) |
| 96 | Young, Don
(AK) | Requires the Sectary of Defense, in consultation with the Secretary of Homeland Security, to report, to the congressional defense committees, on the strategic value of installations operating within the Pacific Area of Responsibility. This report would analyze various characteristics including geographic advantage, usefulness for future missions, and proximity to training ranges, among | (10
Minutes) |

other things, and will provide the information Congress needs to assess our country's strategic shift to the Pacific.

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| 97 | Young, Don (AK) | Requires GAO to review the potential of co-locating Federal entities onto military bases, so long as those missions are compatible with the missions of the military installations. This report will focus on federal entities with homeland security, defense, international trade, commerce, and other national security-related functions. | (10 Minutes) |
| 98 | Cárdenas (CA) | Ensures that an assessment of the retention, recruitment, and management of the cyber operation forces is included in a comprehensive mission analysis of cyber operations by the Department of Defense. | (10 Minutes) |
| 99 | Cárdenas (CA) | Ensures that the investigations launched by the Department of Defense related to the compromise of critical program information include an estimate of economic losses resulting from the intrusion and any actions needed to protect intellectual property. | (10 Minutes) |

100	Ruiz, Raul (CA)	Requires the Secretary of Defense to submit a report to the Congress on the feasibility of establishing a small business cyber technology office to assist small business concerns in providing cybersecurity solutions to the Federal Government.	(10 Minutes)
101	Cárdenas (CA)	Authorizes the Department of Defense to create a education program to assist small business understand cyber security threats.	(10 Minutes)
102	DeSantis (FL)	Prohibits funds from being authorized for collaborative cyber-security activities with the People's Republic of China.	(10 Minutes)
103	Langevin (RI)	Requires a report providing an updated comparison of the costs and risks of acquiring DDG 1000 and DDG 51 Flight III vessels equipped for enhanced ballistic missile defense capability.	(10 Minutes)
104	Conyers (MI)	Clarifies that the assessment mandated in Section 1036(3) includes associated forces that are engaged in hostilities against the United States or its coalition partners for purposes of interpreting the scope of the 2001 Authorization for Use of Military Force.	(10 Minutes)
105	Ross (FL)	Prohibits the Department of Defense from using taxpayer funds to provide additional or upgraded recreational facilities for individuals detained at United States Naval Station, Guantanamo Bay, Cuba.	(10 Minutes)

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| 106 | Braley (IA),
Jones (NC) | Directs the President to submit to Congress a report on the long-term costs of Operation Iraqi Freedom, Operation New Dawn, and Operation Enduring Freedom in Iraq and Afghanistan. | (10
Minutes) |
| 107 | Broun (GA) | Requires the Secretary of the Air Force to report on the implementation of the recommendations of the Palomares Nuclear Weapons Accident Revised Dose Evaluation Report released in April by the Air Force in 2001. | (10
Minutes) |
| 108 | Andrews (NJ),
Shuster (PA),
LoBiondo (NJ),
Hunter (CA),
Runyan (NJ) | Makes technical changes to underlying text, including one grammatical change and a revision to ensure subcontracts are also captured by a provision on contracting for airlift services. | (10
Minutes) |
| 109 | Posey (FL) | Authorizes the Secretary of Defense to transport, at his discretion and without charge, to any country supplies furnished by a nonprofit organization that are intended for distribution to members of the Armed Forces. | (10
Minutes) |
| 110 | Speier (CA),
Coffman (CO) | Requires the Secretary of Defense to provide congressional support offices the same access to Defense Department facilities as employees of the Committees on Armed Services of the House of Representatives and Senate. | (10
Minutes) |

- 111 **McCaul (TX),
Miller, Candice
(MI),
Thompson,
Bennie (MS),
Jackson Lee
(TX)** Amends 10 USC 2576a to include “border security activities” to the list of preferred applications the Department of Defense considers when transferring excess property to other federal agencies. (10 Minutes)
- 112 **Hanna (NY)** Expresses the sense of Congress that the use of improvised explosive devices (IEDs) should be condemned; expresses support for our Armed Forces and first responders; and supports policies to reduce the use of IEDs. (10 Minutes)
- 113 **Turner (OH),
Maffei (NY),
Hanna (NY),
LoBiondo (NJ),
Owens (NY)** Clarifies the authority of the Secretary of Defense to enter into a memorandum of understanding with applicable entities regarding non-regulatory special use airspace. (10 Minutes)
- 114 **Bachmann
(MN)** Requires that the POW/MIA flag be flown 365 days a year on certain Federal Buildings. (10 Minutes)
- 115 **Collins, Chris
(NY)** Expresses a sense of Congress to maintain a strong National Guard and Military Reserve force. (10 Minutes)
- 116 **Lewis, John
(GA)** Requires the Secretary of Defense, in consultation with the Commissioner of the Internal Revenue Service and the Director of the Bureau of Economic Analysis, to post to cost of the wars in Afghanistan and Iraq to each American taxpayer on the Department of Defense’s website. (10 Minutes)

117	Farr (CA)	Establishes the sense of Congress that senior leadership in the Department of Defense should take into consideration the importance of foreign language and cultural education.	(10 Minutes)
118	Gallego (TX)	Extends by five years an existing Expedited Hiring Authority for civilian personnel in order to fast-track the method of recruiting and hiring select healthcare professionals, and allows DoD to pay individuals in critical and shortage healthcare occupations (specifically including those who treat wounded warriors).	(10 Minutes)
119	Langevin (RI), Cummings (MD)	Requires DoD to comply with a law enacted in the FY10 NDAA to ensure that funding was available to use civilian employees instead of contractors for requirements that last more than five years.	(10 Minutes)
120	Connolly (VA), Poe (TX)	Authorizes up to 5% of humanitarian assistance program funds to be used for monitoring and evaluation of said programs. Requires a Congressional briefing 90 days after enactment describing, among other things, how the Department evaluates program and project outcomes and impact, including cost effectiveness and whether the programs met their goals.	(10 Minutes)
121	Rohrabacher (CA), Sherman (CA)	Expands the certification requirement on reimbursements to Pakistan to include human rights concerns.	(10 Minutes)

122	Lynch (MA)	Requires an assessment of the Afghan National Security Force's (ANSF) ability to provide proper Operations & Maintenance for U.S.-funded ANSF infrastructure projects after January 1, 2015.	(10 Minutes)
123	Blumenauer (OR), Kinzinger (IL), Gabbard (HI), Stivers (OH)	Strengthens and reform the Iraq and Afghanistan Special Immigration Visa programs, and expressing the sense of the House that these programs are of significant importance to the US mission, and should be extended and reformed before their expiration.	(10 Minutes)
124	Johnson, Hank (GA), Lee, Barbara (CA)	Prohibits funding to construct permanent military bases in Afghanistan.	(10 Minutes)
125	Schneider, Bradley (IL)	Adds an additional requirement to the annual report on Iran that requires an analysis of how sanctions are impacting Iran's Threat Network.	(10 Minutes)
126	Conaway (TX)	Makes an authority change to the Foreign Assistance Act of 1961, allowing the U.S. military to provide integrated air-missile defense training/coordination to Gulf Cooperation Council countries.	(10 Minutes)
127	Grimm (NY)	Expresses condemnation of the government of Iran for its systematic, state-sponsored persecution of the country's Baha'i religious minority.	(10 Minutes)

128	Connolly (VA), Wolf (VA), Schneider, Bradley (IL)	Requires that the report authorized by section 1242 of this act include information on how the Egyptian military is supporting the rights of individuals involved in civil society and democratic promotion efforts through nongovernmental organizations.	(10 Minutes)
129	Ros-Lehtinen (FL)	Authorizes the Secretary of Defense to deploy assets, personnel and resources to the Joint Interagency Task Force South, in coordination with SOUTHCOM, to combat transnational criminal organization, drug trafficking, bulk shipments of narcotics or currency, narco-terrorism, human trafficking and the Iranian presence in SOUTHCOM's AOR.	(10 Minutes)
130	Turner (OH)	Provides the sense of Congress regarding the U.S. Defense Cooperation with the Georgian Government.	(10 Minutes)
131	Schneider, Bradley (IL)	Expands the findings section of the bill to express the sense of Congress that the President should use all diplomatic means to limit the transfer of arms from Russia, Lebanon, and Iran to the Assad regime.	(10 Minutes)
132	Lamborn (CO)	Establishes the sense of Congress on the threat posed to Israel by the sale or transfer of advanced anti-aircraft weapons to Syria.	(10 Minutes)
133	Kelly (PA)	Prohibits funds from being used to implement the UN Arms Trade Treaty unless the treaty has been signed by the president, received	(10 Minutes)

the advice and consent of the Senate, and has been the subject of implementing legislation by the Congress.

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| 134 | Rigell (VA) | Reaffirms Congress' constitutional war powers by clearly stating that nothing in this Act shall be construed to authorize any use of military force. | (10
Minutes) |
| 135 | Ellison (MN) | Prohibits the authorization of Defense Department funds for tear gas and other riot control items to Middle East and North African countries undergoing democratic transition unless the Secretary of Defense certifies to the appropriate Congressional committees that the security forces of such countries are not using excessive force to repress peaceful, lawful and organized dissent. | (10
Minutes) |
| 136 | Broun (GA) | Prohibits the Department of Defense from using a drone to kill a citizen of the United States unless they are actively engaged in combat against the United States. | (10
Minutes) |
| 137 | DeLauro (CT),
Granger (TX),
Moran, James
(VA), Kingston
(GA), Ellison
(MN), Wolf
(VA), Connolly
(VA) | Prohibits the Defense Department from continuing to purchase equipment from the Russian arms dealer Rosoboronexport unless the Secretary of Defense certifies that the firm is cooperating with a Defense Contract Audit Agency audit, not delivering S-300 missile defense batteries to Syria, and that no new contracts have been signed by the firm with Syria since January 1, 2013. Provides a national security | (10
Minutes) |

waiver with a requirement that the Secretary justify the waiver in a report to Congress 30 days prior to the purchase of any equipment from Rosoboronexport.

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| 138 | Connolly (VA),
Granger (TX),
Diaz-Balart,
Mario (FL),
Gingrey (GA),
Sires (NJ),
Carter (TX) | Directs the President to sell 66 F-16 C/D aircraft to Taiwan. | (10
Minutes) |
| 139 | Roskam (IL) | Requires the President to submit to the appropriate committees every 90 days a report that identifies that the United States has taken all necessary steps to ensure that Israel possesses and maintains an independent capability to remove existential threats to its security and defend its vital national interests. | (10
Minutes) |
| 140 | Bridenstine
(OK) | Requires the Department of Defense to submit a report on the implications of Caspian Sea-based resource development for energy security strategies of the U.S. and NATO. | (10
Minutes) |

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| 141 | Welch (VT) | Requires the Department of Defense to submit to Congress a report on measures to monitor and ensure that U.S. financial assistance to the Afghan National Security Forces is not used to purchase fuel from Iran in violation of U.S. sanctions. | (10
Minutes) |
| 142 | Ros-Lehtinen (FL) | Enhances DoD and State Department reporting requirements on the comprehensive plan for United States military assistance and cooperation with Egypt to include a description of the strategic objectives of the United States regarding the provision of U.S. security assistance to the Government of Egypt, a description of vetting and end-use monitoring systems in place by both Egypt and the U.S. for defense articles and training provided by the U.S. - including human rights vetting - and additional requirements. Requires a GAO report requesting recommendations regarding the DoD and State report and requesting additional actions with respect to the provision of United States security assistance to Egypt. | (10
Minutes) |
| 143 | Lamborn (CO) | Establishes the sense of Congress on the threat posed by Hezbollah. Encourages our European allies to recognize Hezbollah as a terrorist organization. | (10
Minutes) |
| 144 | Gosar (AZ) | States that Congress fully supports Israel's lawful exercise of self-defense, including actions to halt | (10
Minutes) |

regional aggression.

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| 145 | Bridenstine
(OK) | Requires the Secretary of Defense to submit to the specified Congressional committees a report in both classified and unclassified form on the current and future military power of the Russian Federation. | (10
Minutes) |
| 146 | Conyers (MI),
Jones (NC),
Johnson, Hank
(GA), Ellison
(MN) | Clarifies that nothing in the bill shall be construed as authorizing the use of force against Iran. | (10
Minutes) |
| 147 | Walorski,
Jackie (IN),
Lamborn (CO) | Expresses the sense of Congress in support of fully implementing U.S. and international sanctions on Iran. Reiterates that it is U.S. policy to prevent Iran from acquiring a nuclear weapon capability, and declares that the U.S. has a vital national interest in the survival and security of the State of Israel. | (10
Minutes) |
| 148 | Fortenberry
(NE) | Directs the Secretary of Defense to establish a strategy to modernize the Cooperative Threat Reduction Program in order to prevent the proliferation of weapons of mass destruction and related materials in the Middle East and North Africa region. | (10
Minutes) |

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| 149 | Hanna (NY),
Graves (MO),
Shuster (PA),
Hunter (CA),
Connolly (VA) | Makes it easier for small businesses to compete for lower tier subcontracts on federal projects and improves visibility into the health of the industrial base. | (10
Minutes) |
| 150 | Graves (MO),
Hanna (NY) | Simplifies small business contracting by reconciling the limitation on subcontracting provisions enacted in Sec. 802 of the FY 2013 NDAA with those in the Small Business Act. | (10
Minutes) |
| 151 | Schrader (OR) | Establishes a program to provide improved access to Federal contract opportunities for early stage small business concerns, defined as a small business concern that has not more than 15 employees; and has average annual receipts that total not more than \$1,000,000. It disallows any contracts awarded under this program if its value is less than \$3,000 or less than half the upper threshold of section 15(j)(1) of the Small Business Act. | (10
Minutes) |
| 152 | Collins, Doug
(GA) | Allows for the administrative transfer of 282.304 acres, in Dahlonga, Georgia known as Camp Frank D. Merrill, from the Department of Agriculture to the Department of Army. | (10
Minutes) |
| 153 | Murphy, Tim
(PA) | Requires the consideration of the value of services provided by a local community to the armed forces as part of the economic analysis in making base realignment or closure decisions. | (10
Minutes) |

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| 154 | Turner (OH),
Langevin (RI),
Tsongas (MA),
Hoyer (MD) | Increases the authorization from \$2M to \$4M that the defense laboratories can spend on minor military construction and modifies the Laboratory Revitalization (LRP) section 2805 of Title 10 regarding unspecified minor MILCON. | (10
Minutes) |
| 155 | Garcia (FL) | Requires the Secretary of Defense, not later than 90 days after the enactment of this Act, to issue a report to Congress on the Military Housing Privatization Initiative. The report shall include the details of any project where the project owner had outstanding local, county, city, town or State tax obligations dating back over 12 months, as determined by a tax authority. | (10
Minutes) |
| 156 | Blumenauer
(OR) | Provides additional guidance for military installation master planning documents, consistent with Department of Defense, UFC 2-100-01. | (10
Minutes) |
| 157 | Gardner (CO) | Requires prior Congressional approval in order for the DoD to expand Pinon Canyon Maneuver Site, Fort Carson, CO, which is located in my Congressional District. Requires specific appropriation approval for PCMS expansion. | (10
Minutes) |
| 158 | Hunter (CA) | Ensures the inclusion of emblems of belief on military memorials. Emblems of belief may include those that are currently authorized by the National Cemetery Administration. | (10
Minutes) |

159	Bilirakis (FL)	Authorizes the Secretary of the Navy to designate an appropriate site at the former Navy Dive School at the Washington Navy Yard for a memorial to honor the members of the Armed Forces who have served as military divers.	(10 Minutes)
160	Lujan (NM)	Extends the sunset of the Secretary of Energy's Other Transaction authority by 5 years.	(10 Minutes)
161	Hastings, Doc (WA)	Directs the Department of Energy to transfer a parcel of land at the Hanford Site to the DOE designated Community Reuse Organization.	(10 Minutes)
162	Pearce (NM)	Extends of the Waste Isolation Pilot Plant mission.	(10 Minutes)
163	Hastings, Doc (WA), Fleischmann (TN), Lujan (NM)	Amends Division C, Title XXXI regarding the Department of Energy (DOE) to protect and provide public access to Manhattan Project facilities at three DOE defense sites through the establishment of an historical park.	(10 Minutes)
164	Young, Don (AK)	Makes a change that will allow MARAD to receive funding from non-federal entities, but it does not mandate that this funding be sent to MARAD.	(10 Minutes)
165	Young, Don (AK), Enyart (IL), Hahn (CA), Weber, Randy (TX), Kilmer (WA)	Allows MARAD to give funding priority in the existing Port Infrastructure Development Program to the 21 strategic seaports in the United States. Clarifies existing language to ensure that the Port Infrastructure Development Program, created by Public Law 111-84 (National Defense Authorization Act for Fiscal Year 2010), may be used	(10 Minutes)

by the MARAD Administrator to provide grants to ports.

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| 166 | Issa (CA),
Connolly (VA) | Reforms the process by which Federal agencies procure products and services related to information technology. | (10
Minutes) |
| 167 | Whitfield (KY),
Polis (CO),
Perlmutter (CO) | Expresses the sense of Congress that the President should establish an Advisory Board on Toxic Substances and Worker Health. The Board would advise the President on the review and approval of the site exposure matrix (SEM) used to determine the eligibility of DOE contractor employee claims for compensation for illnesses resulting from exposure to toxic substances. | (10
Minutes) |
| 168 | Franks (AZ) | Establishes the sense of Congress that the paramount security concern of the United States is the ongoing and illegal nuclear weapons programs of the Islamic Republic of Iran and the Democratic People's Republic of Korea. | (10
Minutes) |
| 169 | Franks (AZ) | Adds consultation to the main roles and responsibilities as prescribed in section 1086, to include the Department of Homeland Security (DHS) and the Federal Energy Regulatory Commission (FERC). | (10
Minutes) |

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| 170 | Garamendi
(CA) | Withholds the \$2.6 billion dollars in additional funding that have been added to the Afghan National Security Forces Fund this year for acquisition of aircraft, vehicles and other equipment until the Secretary of Defense submits a report to Congress confirming when these systems would be delivered, the ANSF's capabilities of operating and maintaining these systems, and the impact of such acquisitions on the future US costs of funding the ANSF. | (10
Minutes) |
| 171 | Gingrey (GA) | Expresses the sense of Congress that active military personnel that are either live in or are stationed in Washington, DC would be exempt from existing District of Columbia firearms restrictions. | (10
Minutes) |
| 172 | Davis, Susan
(CA) | Recognizes additional means by which members of the National Guard called into federal service for a period of 30 days or less may initially report for duty for enlistment to basic pay. | (10
Minutes) |

PART A—TEXT OF AMENDMENT CONSIDERED AS ADOPTED

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. CAMP OF MICHIGAN**

In section 585, relating to treatment of victims of the attacks at recruiting station in Little Rock, Arkansas, and at Fort Hood, Texas, strike subsection (b), redesignate subsection (c) as subsection (b), and, in such subsection (as redesignated), insert “described in” after “attack”.



PART B—TEXT OF AMENDMENTS MADE IN ORDER

1. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE McKeon (CA) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. MCKEON OF CALIFORNIA**

Page 400, line 15, after “committees” insert the following: “the Committee on Foreign Relations of the Senate, and the Committee on Foreign Affairs of the House of Representatives”.

Page 405, line 9, after the period insert the following: “The Secretary of Defense shall submit any such classified annex to the congressional defense committees.”.



2. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE Blumenauer (OR) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO H.R. 1960, AS REPORTED
OFFERED BY MR. BLUMENAUER OF OREGON**

At the end of subtitle C of title I, insert the following new section:

1 **SEC. 123. MODIFICATION OF REQUIREMENT FOR CERTAIN**
2 **NUMBER OF AIRCRAFT CARRIERS OF THE**
3 **NAVY.**

4 (a) **IN GENERAL.**—Section 5062(b) of title 10,
5 United States Code, is amended by striking “11” and in-
6 serting “10”.

7 (b) **CONFORMING REPEAL.**—Section 1023 of the Na-
8 tional Defense Authorization Act for Fiscal Year 2010
9 (Public Law 111–84; 123 Stat. 2447) is repealed.



3. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE Lummis (WY) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MRS. LUMMIS OF WYOMING**

Page 79, after line 23, insert the following:

1 **SEC. 241. READINESS OF INTERCONTINENTAL BALLISTIC**
2 **MISSILE FORCE.**

3 The Secretary of Defense shall preserve each inter-
4 continental ballistic missile silo that contains a deployed
5 missile as of the date of the enactment of this Act in, at
6 minimum, a warm status that enables such silo to—

7 (1) remain a fully functioning element of the
8 interconnected and redundant command and control
9 system of the missile field; and

10 (2) be made fully operational with a deployed
11 missile.



4. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE Pearce (NM) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. PEARCE OF NEW MEXICO**

Page 93, after line 7, insert the following:

1 **SEC. 267. APPROVAL OF CERTAIN NEW USES OF RESEARCH,**
2 **DEVELOPMENT, TEST, AND EVALUATION**
3 **LAND.**

4 (a) **IN GENERAL.**—Notwithstanding any other provi-
5 sion of law, the Secretary of Defense, or the head of any
6 other department or agency of the Federal Government,
7 may not finalize any decision regarding new land use ac-
8 tivity on covered land unless the Secretary concerned ap-
9 proves such activity in writing.

10 (b) **DEFINITIONS.**—In this section:

11 (1) The term “covered land” means ranges, test
12 areas, or other land in the contiguous United States
13 used by the Secretary of Defense for activities re-
14 lated to research, development, test, and evaluation
15 that the Secretary determines, for purposes of this
16 section, to be critical to national security.

17 (2) The term “new land use activity” means an
18 activity regarding the use of covered land that—

1 (A) as of the date of the enactment of this
2 Act, is not carried out on covered land; and

3 (B) is carried out by, or in cooperation
4 with, a department or agency of the Federal
5 Government other than the Department of De-
6 fense.

7 (3) The term “Secretary concerned” has the
8 meaning given that term in section 101(a)(9) of title
9 10, United States Code.



5. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE Coffman (CO) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO THE COMMITTEE PRINT OF H.R.
1960
OFFERED BY MR. COFFMAN OF COLORADO**

In section 301, strike “Funds are hereby authorized” and insert the following:

1 (a) IN GENERAL.—Funds are hereby authorized

In section 301, add at the end the following:

2 (b) FUNDING.—

3 (1) INCREASE.—Notwithstanding the amounts
4 specified in the funding tables in division D, the
5 amount authorized to be appropriated in section 301
6 for operation and maintenance, as specified in the
7 corresponding funding table in section 4301, is here-
8 by increased by a total of \$250,000,000, to alleviate
9 training and readiness shortfalls, to be derived as
10 follows:

11 (A) Operation and Maintenance, Army, for
12 Maneuver Units, Line 010, \$85,000,000.

13 (B) Operation and Maintenance, Army, for
14 Aviation Assets, Line 060, \$35,000,000.

1 (C) Operation and Maintenance, Navy, for
2 Mission and Other Flight Operations, Line 010,
3 \$32,500,000.

4 (D) Operation and Maintenance, Navy, for
5 Fleet Air Training, Line 020, \$7,500,000.

6 (E) Operation and Maintenance, Marine
7 Corps, for Operational Forces, Line 010,
8 \$25,000,000.

9 (F) Operation and Maintenance, Air
10 Force, for Primary Combat Forces, Line 010,
11 \$65,000,000.

12 (2) OFFSET.—Notwithstanding the amounts
13 specified in the funding tables in division D, the
14 amount authorized to be appropriated in section 201
15 for Research, Development, Test, and Evaluation,
16 Defensewide, as specified in the corresponding fund-
17 ing table in section 4201 for the Defense Rapid In-
18 novation Program, is hereby reduced by
19 \$250,000,000.



6. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Turner (OH) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. TURNER OF OHIO**

At the end of subtitle D of title V, add the following
new section:

1 **SEC. 5___ . DISCHARGE OR DISMISSAL, AND CONFINEMENT**
2 **REQUIRED FOR CERTAIN SEX-RELATED OF-**
3 **FENSES COMMITTED BY MEMBERS OF THE**
4 **ARMED FORCES.**

5 (a) **MANDATORY PUNISHMENTS.—**

6 (1) **IMPOSITION.—**Section 856 of title 10,
7 United States Code (article 56 of the Uniform Code
8 of Military Justice) is amended—

9 (A) by inserting “(a)” before “The punish-
10 ment”; and

11 (B) by adding at the end the following new
12 subsection:

13 “(b)(1) While a person subject to this chapter who
14 is found guilty of an offense specified in paragraph (2)
15 shall be punished as a general court-martial may direct,
16 such punishment must include, at a minimum—

17 “(A) dismissal or dishonorable discharge; and

18 “(B) confinement for two years.

1 “(2) Paragraph (1) applies to the following offenses:

2 “(A) An offense in violation of subsection (a) or
3 (b) of section 920 (article 120(a) or (b)).

4 “(B) Forcible sodomy under section 925 of this
5 title (article 125).

6 “(C) An attempt to commit an offense specified
7 in subparagraph (A) or (B) that is punishable under
8 section 880 of this title (article 80).”.

9 (2) CLERICAL AMENDMENTS.—

10 (A) SECTION HEADING.—The heading of
11 such section is amended to read as follows:

12 **“§ 856. Art. 56. Maximum and minimum limits”.**

13 (B) TABLE OF SECTIONS.—The table of
14 sections at the beginning of subchapter VIII of
15 chapter 47 of such title is amended by striking
16 the item relating to section 856 and inserting
17 the following new item:

“856. Art 56. Maximum and minimum limits.”.

18 (b) EFFECTIVE DATE.—The amendments made by
19 this section shall take effect 180 days after the date of
20 the enactment of this Act, and apply to offenses specified
21 in section 856(b)(2) of title 10, United States Code (arti-
22 cle 56(b)(2) of the Uniform Code of Military Justice), as
23 added by subsection (a)(1), committed after that date.



7. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE Frankel (FL) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MS. FRANKEL OF FLORIDA**

At the end of section 549, add the following new subsections:

1 (c) ADDITIONAL DUTY FOR RESPONSE SYSTEMS
2 PANEL REGARDING INSTANCES OF MEMBERS' ABUSING
3 CHAIN OF COMMAND POSITION TO GAIN ACCESS TO OR
4 COERCE ANOTHER PERSON FOR A SEX-RELATED OF-
5 FENSE.—

6 (1) IN GENERAL.—The independent panel es-
7 tablished by the Secretary of Defense under sub-
8 section (a)(1) of section 576 of the National Defense
9 Authorization Act for Fiscal Year 2013 (Public Law
10 112–239; 126 Stat. 1758) shall conduct an assess-
11 ment of instances in the Armed Forces in which a
12 member of the Armed Forces has committing a sex-
13 ual act upon another person by abusing one's posi-
14 tion in the chain of command of the other person to
15 gain access to or coerce the other person.

16 (2) SUBMISSION OF RESULTS.—The panel shall
17 include the results of the assessment and its rec-
18 ommendations and comments in the report required

1 by subsection (c)(1) of such section 576, as amended
2 by subsection (b) of this section.

3 (d) ADDITIONAL DUTY FOR JUDICIAL PROCEEDINGS
4 PANEL REGARDING ADDITIONAL REVISION OF DEFINI-
5 TION OF ARTICLE 120 SEX-RELATED OFFENSES.—The
6 independent panel established by the Secretary of Defense
7 under subsection (a)(2) of section 576 of the National De-
8 fense Authorization Act for Fiscal Year 2013 (Public Law
9 112–239; 126 Stat. 1758) shall assess the likely con-
10 sequences of amending of definition of rape and sexual
11 assault under article 120 of the Uniform Code of Military
12 Justice to expressly cover a situation in which a person
13 subject to the Uniform Code of Military Justice commits
14 a sexual act upon another person by abusing one’s position
15 in the chain of command of the other person to gain access
16 to or coerce the other person. The panel shall include the
17 results of the assessment in one of the reports required
18 by subsection (c)(2)(B) of such section 576.



8. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE Pierluisi (PR) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

270L-R

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. PIERLUISI OF PUERTO RICO**

Page 110, after line 15, insert the following new section:

1 SEC. 334. ORDNANCE RELATED RECORDS REVIEW AND RE-
2 PORTING REQUIREMENT FOR VIEQUES AND
3 CULEBRA ISLANDS, PUERTO RICO.

4 (a) IDENTIFICATION OF MILITARY MUNITIONS AND
5 NAVY OPERATIONAL HISTORY.—

6 (1) RECORDS REVIEW.—The Secretary of De-
7 fense shall conduct a review of all existing Depart-
8 ment of Defense records to determine and describe
9 the historical use of military munitions and military
10 training on the islands of Vieques and Culebra,
11 Puerto Rico, and in the nearby cays and waters. The
12 review shall, to the extent practicable and based on
13 historical documents available, identify the type of
14 munitions, the quantity of munitions, and the loca-
15 tion where such munitions may have potentially been
16 used or may be remaining on the islands of Vieques
17 and Culebra, Puerto Rico, and in the nearby cays or
18 waters. The historical review shall also determine the

1 type of various military training exercises that oc-
2 curred on each island and in the nearby cays and
3 waters.

4 (2) COOPERATION AND CONSULTATION.—The
5 Secretary of Defense may request the assistance of
6 other Federal agencies and may consult the Gov-
7 ernor of Puerto Rico as may be deemed appropriate
8 in conducting the review required by this subsection
9 and in preparing the report required by subsection
10 (b).

11 (b) REPORT.—Not later than 450 days after the date
12 of the enactment of this Act, the Secretary of Defense
13 shall submit to the Committees on Armed Services of the
14 House of Representatives and the Senate, and shall make
15 publicly available, a report detailing the findings and de-
16 terminations of the review required by subsection (a). The
17 report shall be organized to include the information de-
18 tailed in subsection (a) in addition to site history, site de-
19 scription, real estate ownership information, and any other
20 information about known military munitions and military
21 training that occurred historically on the islands of
22 Vieques and Culebra, Puerto Rico, and in the nearby cays
23 and waters. The report shall include any information and
24 recommendations that the Secretary deems appropriate
25 about the potential hazards to the public associated with

1 unexploded ordnance on the islands of Vieques and
2 Culebra, Puerto Rico, and in the nearby cays and waters.

3 (c) DEFINITIONS.—In this section:

4 (1) The term “military munitions” has the
5 meaning given that term in section 101(e)(4) of title
6 10, United States Code.

7 (2) The term “unexploded ordnance” has the
8 meaning given that term in section 101(e)(5) of title
9 10, United States Code.

9. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE Rigell (VA) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. RIGELL OF VIRGINIA**

At the end of title III, insert the following:

1 **SEC. 352. MODIFICATION OF TEMPORARY SUSPENSION OF**
2 **PUBLIC-PRIVATE COMPETITIONS FOR CON-**
3 **VERSION OF DEPARTMENT OF DEFENSE**
4 **FUNCTIONS TO CONTRACTOR PERFORM-**
5 **ANCE.**

6 (a) **MODIFICATION.**—Section 325 of the National De-
7 fense Authorization Act for Fiscal Year 2010 (Public Law
8 111–84; 123 Stat. 2253) is amended—

9 (1) in subsection (a), by striking “Secretary of
10 Defense submits to the congressional defense com-
11 mittees the certification required under subsection
12 (d)” and inserting “Comptroller General submits to
13 the congressional defense committees the assessment
14 required under subsection (e)”; and

15 (2) by striking subsection (d).

16 (b) **EXEMPTION OF PUBLIC-PRIVATE PARTNER-**
17 **SHIPS.**—The Secretary of Defense may exempt from study
18 or competition pursuant to Office of Management and

- 1 Budget Circular A-76 those functions or workloads which
- 2 are the subject of an existing public-private partnership.



10. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE McGovern (MA) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

118 R

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. MCGOVERN OF
MASSACHUSETTS**

Strike section 1222 and insert the following:

1 **SEC. 1222. COMPLETION OF ACCELERATED TRANSITION OF**
2 **UNITED STATES COMBAT AND MILITARY AND**
3 **SECURITY OPERATIONS TO THE GOVERN-**
4 **MENT OF AFGHANISTAN.**

5 (a) IN GENERAL.—It is the policy of the United
6 States that, in coordination with the Government of Af-
7 ghanistan, North Atlantic Treaty Organization (NATO)
8 member countries, and other allies in Afghanistan, the
9 President shall—

10 (1) complete the accelerated transition of
11 United States combat operations to the Government
12 of Afghanistan by not later than December 31,
13 2013;

14 (2) complete the accelerated transition of
15 United States military and security operations to the
16 Government of Afghanistan and redeploy United
17 States Armed Forces from Afghanistan (including
18 operations involving military and security-related

1 contractors) by not later than December 31, 2014;
2 and

3 (3) pursue robust negotiations leading to a po-
4 litical settlement and reconciliation of the internal
5 conflict in Afghanistan, to include the Government
6 of Afghanistan, all interested parties within Afghani-
7 stan and with the observance and support of rep-
8 resentatives of donor nations active in Afghanistan
9 and regional governments and partners in order to
10 secure a secure and independent Afghanistan and
11 regional security and stability.

12 (b) SENSE OF CONGRESS.—It is the sense of Con-
13 gress that should the President determine the necessity
14 to maintain United States troops in Afghanistan to carry
15 out missions after December 31, 2014, and such presence
16 and missions should be authorized by a separate vote of
17 Congress not later than June 1, 2014.

18 (c) RULE OF CONSTRUCTION.—Nothing in this sec-
19 tion shall be construed so as to limit or prohibit any au-
20 thority of the President to—

21 (1) modify the military strategy, tactics, and
22 operations of United States Armed Forces as such
23 Armed Forces redeploy from Afghanistan;

24 (2) attack Al Qaeda forces wherever such forces
25 are located;

- 1 (3) provide financial support and equipment to
2 the Government of Afghanistan for the training and
3 supply of Afghanistan military and security forces;
4 or
5 (4) gather, provide, and share intelligence with
6 United States allies operating in Afghanistan and
7 Pakistan.



11. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Goodlatte (VA) OR HIS OR HER DESIGNEE, DEBATABLE FOR
10 MINUTES

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**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. GOODLATTE OF VIRGINIA**

At the end of subtitle D of title X, add the following:

1 **SEC. 10__.** **PROCEDURES GOVERNING UNITED STATES**
2 **CITIZENS APPREHENDED INSIDE THE**
3 **UNITED STATES PURSUANT TO THE AUTHOR-**
4 **IZATION FOR USE OF MILITARY FORCE.**

5 (a) AVAILABILITY OF WRIT OF HABEAS CORPUS.—
6 Nothing in the Authorization for Use of Military Force
7 (Public Law 107–40; 50 U.S.C. 1541 note), or any other
8 law, shall be construed to deny the availability of the writ
9 of habeas corpus to any United States citizen apprehended
10 inside the United States pursuant to the Authorization for
11 Use of Military Force (Public Law 107–40; 50 U.S.C.
12 1541 note).

13 (b) PROCEDURES.—In any habeas proceeding
14 brought by a United States citizen apprehended inside the
15 United States pursuant to the Authorization for Use of
16 Military Force (Public Law 107–40; 50 U.S.C. 1541
17 note), the government shall have the burden of proving
18 by clear and convincing evidence that such citizen is an
19 unprivileged enemy belligerent and there shall be no pre-

1 sumption that any evidence presented by the government
2 as justification for the apprehension and subsequent de-
3 tention is accurate and authentic.



12. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Radel (FL) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

71

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. RADEL OF FLORIDA**

Page 442, after line 9, insert the following:

1 **SEC. 1080. REPORT ON UNITED STATES CITIZENS SUBJECT**
2 **TO MILITARY DETENTION.**

3 (a) **REPORT REQUIRED.**—The Secretary of Defense
4 shall submit to Congress an annual report on United
5 States citizens subject to military detention. Such report
6 shall include, for the period covered by the report, each
7 of the following:

8 (1) The name of each United States citizen
9 subject to military detention during such period.

10 (2) The legal justification for such detention of
11 such citizen.

12 (3) The steps taken to provide judicial process
13 for or to release each such citizen.

14 (b) **FORM OF REPORT.**—The report required by sub-
15 section (a) shall be in unclassified form but may contain
16 a classified annex.

17 (c) **AVAILABILITY OF REPORT.**—The report sub-
18 mitted under subsection (a) shall be made available to all
19 members of Congress.

1 (d) SAVINGS CLAUSE.—Nothing in this section shall
2 be construed to authorize or express approval for sub-
3 jecting United States citizens to military detention.



13. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE Smith (WA) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. SMITH OF WASHINGTON AND
MR. GIBSON OF NEW YORK**

Page 405, after line 9, insert the following:

1 **SEC. 1040B. DISPOSITION OF COVERED PERSONS DE-**
2 **TAINED IN THE UNITED STATES PURSUANT**
3 **TO THE AUTHORIZATION FOR USE OF MILI-**
4 **TARY FORCE.**

5 (a) **SHORT TITLE.**—This section may be cited as the
6 “Due Process and Military Detention Amendments Act”.

7 (b) **DISPOSITION.**—Section 1021 of the National De-
8 fense Authorization Act for Fiscal Year 2012 (Public Law
9 112–81; 125 Stat. 1562; 10 U.S.C. 801 note) is amend-
10 ed—

11 (1) in subsection (c), by striking “The disposi-
12 tion” and inserting “Except as provided in sub-
13 section (g), the disposition”; and

14 (2) by adding at the end the following new sub-
15 sections:

16 “(g) **DISPOSITION OF PERSONS DETAINED IN THE**
17 **UNITED STATES.**—

1 “(1) PERSONS DETAINED PURSUANT TO THE
2 AUTHORIZATION FOR USE OF MILITARY FORCE OR
3 THE FISCAL YEAR 2012 NATIONAL DEFENSE AU-
4 THORIZATION ACT.—In the case of a covered person
5 who is detained in the United States, or a territory
6 or possession of the United States, pursuant to the
7 Authorization for Use of Military Force or this Act,
8 disposition under the law of war shall occur imme-
9 diately upon the person coming into custody of the
10 Federal Government and shall only mean the imme-
11 diate transfer of the person for trial and proceedings
12 by a court established under Article III of the Con-
13 stitution of the United States or by an appropriate
14 State court. Such trial and proceedings shall have all
15 the due process as provided for under the Constitu-
16 tion of the United States.

17 “(2) PROHIBITION ON TRANSFER TO MILITARY
18 CUSTODY.—No person detained, captured, or ar-
19 rested in the United States, or a territory or posses-
20 sion of the United States, may be transferred to the
21 custody of the Armed Forces for detention under the
22 Authorization for Use of Military Force or this Act.

23 “(h) RULE OF CONSTRUCTION.—This section shall
24 not be construed to authorize the detention of a person
25 within the United States, or a territory or possession of

1 the United States, under the Authorization for Use of
2 Military Force or this Act.”.

3 (c) REPEAL OF REQUIREMENT FOR MILITARY CUS-
4 TODY.—

5 (1) REPEAL.—Section 1022 of the National
6 Defense Authorization Act for Fiscal Year 2012 is
7 hereby repealed.

8 (2) CONFORMING AMENDMENT.—Section
9 1029(b) of such Act is amended by striking “applies
10 to” and all that follows through “any other person”
11 and inserting “applies to any person”.



14. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Polis (CO) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

205 L

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. POLIS OF COLORADO**

At the end of subtitle A of title V, add the following
new section:

1 SEC. 502. EXPANSION OF CHAPLAIN CORPS.

2 The Secretary of Defense shall provide for the ap-
3 pointment, as officers in the Chaplain Corps of the Armed
4 Forces, of persons who are certified or ordained by non-
5 theistic organizations and institutions, such as humanist,
6 ethical culturalist, or atheist.



15. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE Denham (CA) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

FALZ

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. DENHAM OF CALIFORNIA**

At the end of subtitle C of title V, add the following
new section:

1 **SECTION 530E. AUTHORITY TO ENLIST IN THE ARMED**
2 **FORCES CERTAIN ALIENS WHO ARE UNLAW-**
3 **FULLY PRESENT IN THE UNITED STATES AND**
4 **LEGAL STATUS OF SUCH ENLISTEES BY REA-**
5 **SON OF HONORABLE SERVICE IN THE ARMED**
6 **FORCES.**

7 (a) CERTAIN ALIENS AUTHORIZED FOR ENLIST-
8 MENT.—Subsection (b)(1) of section 504 of title 10,
9 United States Code, is amended by adding at the end the
10 following new subparagraph:

11 “(D) An alien who was unlawfully present in
12 the United States on December 31, 2011, who has
13 been unlawfully and continuously present in the
14 United States since that date, who was younger than
15 15 years of age on the date the alien initially entered
16 the United States, and who, disregarding such un-
17 lawful status, is otherwise eligible for original enlist-
18 ment in a regular component of the Army, Navy, Air

1 Force, Marine Corps, or Coast Guard under section
2 505(a) of this title and regulations issued to imple-
3 ment such section.”.

4 (b) CONDITIONAL ADMISSION TO PERMANENT RESI-
5 DENCE OF ALIEN ENLISTEES.—Such section is further
6 amended by adding at the end the following new sub-
7 section:

8 “(c) CONDITIONAL ADMISSION TO PERMANENT RES-
9 IDENCE OF ALIEN ENLISTEES.—(1) The Secretary of
10 Homeland Security shall adjust the status of an alien de-
11 scribed in subsection (b)(1)(D) who enlists in a regular
12 component of the Army, Navy, Air Force, Marine Corps,
13 or Coast Guard to the status of an alien lawfully admitted
14 for permanent residence under the provisions of section
15 249 of the Immigration and Nationality Act (8 U.S.C.
16 1259), except that the alien does not have to—

17 “(A) establish that he or she entered the
18 United States prior to January 1, 1972; or

19 “(B) comply with section 212(e) of such Act (8
20 U.S.C. 1182(e)).

21 “(2) The lawful permanent resident status of an alien
22 described in subsection (b)(1)(D) who enlisted in a regular
23 component of the armed forces and whose status was ad-
24 justed under paragraph (1) is automatically rescinded, by
25 operation of law, if the alien is separated from the armed

1 forces under other than honorable conditions before the
2 alien serves the term of enlistment of such alien. Such
3 grounds for rescission are in addition to any other grounds
4 for rescission provided by law. Proof of separation from
5 the armed forces under other than honorable conditions
6 shall be established by a duly authenticated certification
7 from the armed force in which the alien last served.

8 “(3) Nothing in this subsection shall be construed to
9 alter—

10 “(A) the process prescribed by sections 328,
11 329, and 329A of the Immigration and Nationality
12 Act (8 U.S.C. 1439, 1440, 1440–1) by which a per-
13 son may naturalize through service in the armed
14 forces; or

15 “(B) the qualifications for original enlistment
16 in the armed forces described in section 505(a) of
17 this title and regulations issued to implement such
18 section.”.

19 (c) OFFSET AND DELAYED EFFECTIVE DATE.—

20 (1) BUDGETARY EFFECTS.—Not later than 30
21 days after the date of the enactment of this Act, the
22 President shall submit to Congress an analysis of
23 the budgetary effects of enactment of this section
24 and a determination regarding whether such enact-
25 ment would result in an increase in the deficit in the

1 current year, the budget year, or the subsequent
2 nine fiscal years.

3 (2) DELAYED EFFECTIVE DATE.—With the ex-
4 ception of paragraph (1), this section and the
5 amendments made by this section shall become ef-
6 fective only upon enactment of an Act referencing
7 this section and the title of which is as follows: “An
8 Act to provide budgetary treatment of changes to
9 enlistment policies of the Armed Forces.”.

10 (d) CLERICAL AMENDMENTS.—

11 (1) SECTION HEADING.—The heading of such
12 section is amended to read as follows:

13 **“§ 504. Persons not qualified; citizenship or residency**
14 **requirements; exceptions”.**

15 (2) TABLE OF SECTIONS.—The table of sections
16 at the beginning of chapter 31 of such title is
17 amended by striking the item relating to section 504
18 and inserting the following new item:

“504. Persons not qualified; citizenship or residency requirements; exceptions.”.



16. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Huelskamp (KS) OR HIS OR HER DESIGNEE, DEBATABLE
FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. HUELSKAMP OF KANSAS**

At the end of subtitle C of title V, add the following:

1 **SEC. 5___ . MEETINGS WITH RESPECT TO RELIGIOUS LIB-**
2 **ERTY.**

3 (a) NOTICE.—

4 (1) IN GENERAL.—The Department of Defense
5 shall provide to the Committee on Armed Services of
6 the House of Representatives and the Committee on
7 Armed Services of the Senate advance written notice
8 of any meeting to be held between Department em-
9 ployees and civilians for the purpose of writing, re-
10 vising, issuing, implementing, enforcing, or seeking
11 advice, input, or counsel regarding military policy re-
12 lated to religious liberty.

13 (2) CONTENTS OF NOTICE.—Notice provided
14 under paragraph (1) shall include information on the
15 time, date, location, and anticipated attendees of the
16 meeting and information on who initiated the meet-
17 ing.

18 (3) VERBAL NOTICE.—If a meeting to which
19 this subsection applies is scheduled less than 24

1 hours in advance of the meeting, the notice require-
2 ment under paragraph (1) may be satisfied by a
3 phone call if Committee staff provide verbal con-
4 firmation of receipt of the notice.

5 (b) REPORTS.—Not later than 72 hours after the
6 conclusion of a meeting to which subsection (a) applies,
7 the Secretary of Defense shall submit to the Committee
8 on Armed Services of the House of Representatives and
9 the Committee on Armed Services of the Senate a report
10 on the meeting, which shall include information on the
11 time, date, location, duration, and attendees of the meet-
12 ing and information on who initiated the meeting.



17. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Fitzpatrick (PA) OR HIS OR HER DESIGNEE, DEBATABLE FOR
10 MINUTES

18. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Radel (FL) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

43R

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. RADEL OF FLORIDA**

At the end of subtitle I of title X, add the following
new section:

1 **SEC. __. PROHIBITION ON USE OF LETHAL MILITARY**
2 **FORCE AGAINST CITIZENS OF THE UNITED**
3 **STATES WITHIN THE UNITED STATES.**

4 (a) **PROHIBITION.**—The President may not use lethal
5 military force against a citizen of the United States who
6 is located in the United States.

7 (b) **EXCEPTION.**—The prohibition under subsection
8 (a) shall not apply to the President using lethal military
9 force against an individual if—

10 (1) the individual poses an imminent threat of
11 death or serious bodily injury to another individual;
12 and

13 (2) using such force will prevent or minimize
14 such deaths or serious bodily injuries.

15 (c) **DEFINITIONS.**—In this section:

16 (1) The term “lethal military force” means a
17 targeted killing or other lethal action by the Armed
18 Forces that is typically used against an enemy of the

1 United States, including through the use of an un-
2 manned aircraft or other aircraft.

3 (2) The term “serious bodily injury” has the
4 meaning given that term in section 1365(h)(3) of
5 title 18, United States Code.

6 (3) The term “United States”, as used in a ter-
7 ritorial sense, has the meaning given that term in
8 section 5 of title 18, United States Code.

9 (4) The term “unmanned aircraft” has the
10 meaning given that term in section 331(8) of the
11 FAA Modernization and Reform Act of 2012 (49
12 U.S.C. 40101 note).



19. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Walorski (IN) OR HIS OR HER DESIGNEE, DEBATABLE FOR
10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MRS. WALORSKI OF INDIANA**

Page 405, after line 9, insert the following:

1 **SEC. 1040B. PROHIBITION ON TRANSFER OR RELEASE OF**
2 **INDIVIDUALS DETAINED AT GUANTANAMO**
3 **TO YEMEN.**

4 None of the amounts authorized to be available to
5 the Department of Defense may be used to transfer, re-
6 lease, or assist in the transfer or release, during the period
7 beginning on the date of enactment of this Act and ending
8 on December 31, 2014, any individual detained at Guanta-
9 namo (as such term is defined in section 1033(f)(2)) to
10 the custody or control of the Republic of Yemen or any
11 entity within Yemen.



20. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Smith (WA) OR HIS OR HER DESIGNEE, DEBATABLE FOR 20
MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. SMITH OF WASHINGTON, MR.
MORAN OF VIRGINIA, AND MR. NADLER OF
NEW YORK**

Strike sections 1032, 1033, and 1034.

Page 399, line 9, strike “120 days” and insert “60 days”.

Page 402, lines 6 through 7, strike “90 days after the date of the enactment of this Act, the Secretary of Defense” and insert “30 days after the date of the enactment of this Act, the President”.

Page 402, lines 8 through 9, strike “of the Department of Defense”.

Page 402, line 10, after “principal responsibility” insert the following: “, in consultation with the Secretary of Defense, the Attorney General, and the intelligence community (under the meaning given such term section 3(4) of the National Security 18 Act of 1947 (50 U.S.C. 3003(4)),”.

Page 402, line 12, after “Cuba” insert the following:
“; and the closure of the detention facility at such Naval
Station”.

Page 402, line 14, after “transfers” insert the fol-
lowing: “and such closure”.

Page 403, line 5, strike “120 days” and insert “60
days”.

Page 403, line 20, strike “120 days” and insert “60
days”.

Page 404, line 24, strike “90 days” and insert “60
days”.

Page 405, after line 9, insert the following:

1 **SEC. 1040B. GUANTANAMO BAY DETENTION FACILITY CLO-**
2 **SURE ACT OF 2013.**

3 (a) **SHORT TITLE.**—This section may be cited as the
4 “Guantanamo Bay Detention Facility Closure Act of
5 2013”.

6 (b) **USE OF FUNDS.**—Notwithstanding any other pro-
7 vision of law, amounts authorized to be appropriated by
8 this Act or otherwise made available to the Department
9 of Defense may be used to—

10 (1) construct or modify any facility in the
11 United States, its territories, or possessions to house

1 any individual detained at Guantanamo for the pur-
2 poses of detention or imprisonment;

3 (2) transfer, release, or assist in the transfer or
4 release to or within the United States, its territories,
5 or possessions an individual detained at Guanta-
6 namo; or

7 (3) transfer an individual detained at Guanta-
8 namo to the custody or control of the individual's
9 country of origin, any other foreign country, or any
10 other foreign entity.

11 (c) NOTICE TO CONGRESS.—Not later than 30 days
12 before transferring any individual detained at Guanta-
13 namo to the United States, its territories, or possessions,
14 or to a foreign country or entity, the President shall sub-
15 mit to Congress a report about such individual that in-
16 cludes—

17 (1) notice of the proposed transfer; and

18 (2) the assessment of the Secretary of Defense
19 and the intelligence community (under the meaning
20 given such term section 3(4) of the National Secu-
21 rity 18 Act of 1947 (50 U.S.C. 3003(4)) of available
22 evidence relating to the threat posed by the indi-
23 vidual, any security concerns about the individual,
24 the likelihood that the individual will engage in re-

1 cidivism, and humanitarian concerns about the indi-
2 vidual, including—

3 (A) the likelihood the detainee will resume
4 terrorist activity if transferred or released;

5 (B) the likelihood the detainee will reestab-
6 lish ties with al-Qaeda, the Taliban, or associ-
7 ated forces that are engaged in hostilities
8 against the United States or its coalition part-
9 ners if transferred or released;

10 (C) the likelihood of family, tribal, or gov-
11 ernment rehabilitation or support for the de-
12 tainee if transferred or released;

13 (D) the likelihood the detainee may be sub-
14 ject to trial by military commission; and

15 (E) any law enforcement interest in the de-
16 tainee.

17 (d) **PROHIBITION ON USE OF FUNDS.**—No amounts
18 authorized to be appropriated or otherwise made available
19 to the Department of Defense may be used after Decem-
20 ber 31, 2014, for the detention facility or detention oper-
21 ations at United States Naval Station, Guantanamo Bay,
22 Cuba.

23 (e) **PERIODIC REVIEW BOARDS.**—The Secretary of
24 Defense shall ensure that each periodic review board es-
25 tablished pursuant to Executive Order No. 13567 or sec-

1 tion 1023 of the National Defense Authorization Act for
2 Fiscal Year 2012 (Public Law 112–81; 125 Stat. 1564;
3 10 U.S.C. 801 note) is completed by not later than 60
4 days after the date of the enactment of this Act.

5 (f) INDIVIDUAL DETAINED AT GUANTANAMO.—In
6 this section, the term “individual detained at Guanta-
7 namo” means any individual located at United States
8 Naval Station, Guantanamo Bay, Cuba, as of October 1,
9 2009, who—

10 (1) is not a citizen of the United States or a
11 member of the Armed Forces of the United States;
12 and

13 (2) is—

14 (A) in the custody or under the control of
15 the Department of Defense; or

16 (B) otherwise under detention at United
17 States Naval Station, Guantanamo Bay, Cuba.

In section 2901, strike subsections (a), (b), and (c).

Page 646, lines 11 and 12, strike “120 days” and
insert “60 days”.

Page 648, after line 5, insert the following:

18 (F) The estimated security costs associated
19 with trying such individuals in courts estab-
20 lished under Article III of the Constitution or

1 in military commissions conducted in the
2 United States, including the costs of military
3 personnel, civilian personnel, and contractors
4 associated with the prosecution at such location,
5 including any costs likely to be incurred by
6 other Federal departments or agencies, or State
7 or local governments.

8 (G) A plan developed by the Attorney Gen-
9 eral, in consultation with the Secretary of De-
10 fense, the Secretary of State, the Director of
11 National Intelligence, and the heads of other
12 relevant departments and agencies, identifying
13 a disposition, other than continued detention at
14 United States Naval Station, Guantanamo Bay,
15 Cuba, for each individual detained at such
16 Naval Station as of the date of the enactment
17 of this Act who is designated for prosecution.
18 Such a disposition may include transfer to the
19 United States for trial or detention pursuant to
20 the law of war, transfer to a foreign country for
21 prosecution, or release.



21. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Turner (OH) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. TURNER OF OHIO**

Page 79, after line 23, insert the following:

1 **SEC. 241. SENSE OF CONGRESS ON NEGOTIATIONS AFFECT-**
2 **ING THE MISSILE DEFENSES OF THE UNITED**
3 **STATES.**

4 (a) **FINDINGS.**—Congress finds the following:

5 (1) On April 15, 2013, the National Security
6 Advisor to the President, Tom Donilon, conveyed a
7 personal letter from President Obama to the Presi-
8 dent of the Russian Federation, Vladimir Putin.

9 (2) Press reports indicate that in this letter the
10 President proposed, “developing a legally-binding
11 agreement on transparency, which would include ex-
12 change of information to confirm that our programs
13 do not pose a threat to each other’s deterrence
14 forces,” through “a so-called executive agreement,
15 for which [the President] does not need to seek the
16 consent of Congress.”.

17 (3) The Deputy Foreign Minister of Russia,
18 Sergei Ryabkov, stated in response to the letter that,
19 “the proposals of the U.S. side on the issue are

1 quite concrete and are related in a certain way to
2 the discussions our countries had at various levels in
3 the past years. And it cannot be said from this point
4 of view that the offers are decorative and not seri-
5 ous. No, I want to emphasize that we are commit-
6 ting to the seriousness of these proposals but we
7 note their insufficiency.”.

8 (4) Press reports indicate that the Secretary of
9 the Russian Security Council, Nikolai Patrushev,
10 conveyed a response to the letter from President
11 Putin.

12 (5) President Obama’s proposed deal with Rus-
13 sian President Putin has been kept secret from Con-
14 gress and the American people.

15 (6) The Administration has systematically de-
16 nied Congress information about past offers of U.S.
17 missile defense concessions to Russia, including writ-
18 ten requests from Members of the House of Rep-
19 resentatives.

20 (b) SENSE OF CONGRESS.—It is the sense of Con-
21 gress that—

22 (1) the President should promptly convey to
23 Congress the details of any proposed deals with the
24 Russian Federation concerning the missile defenses
25 or nuclear arms of the United States; and

1 (2) the missile defenses of the United States
2 are central to the defense of the homeland from bal-
3 listic missile threats, particularly if nuclear deter-
4 rence fails, thus such defenses are not something
5 that the President should continue to trade away for
6 the prospects of nuclear arms reductions with Rus-
7 sia, the People's Republic of China, or any other for-
8 eign country.



22. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE Holt (NJ) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. HOLT OF NEW JERSEY**

Strike page 59, line 15, and all that follows through
page 72, line 12.

Strike page 72, line 23, and all that follows through
page 79, line 23.



23. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Polis (CO) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

217R2

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. POLIS OF COLORADO**

Page 79, after line 23, insert the following:

1 **SEC. 241. LIMITATION ON AVAILABILITY OF FUNDS FOR**
2 **CERTAIN GROUND-BASED MIDCOURSE DE-**
3 **FENSE SYSTEM PURPOSES.**

4 (a) LIMITATION.—

5 (1) IN GENERAL.—None of the funds author-
6 ized to be appropriated by this Act or otherwise
7 made available for fiscal year 2014 for the purposes
8 described in paragraph (2) shall be obligated or ex-
9 pended until the Secretary of Defense—

10 (A) certifies to the congressional defense
11 committees that—

12 (i) the ground-based midcourse de-
13 fense system has performed at least two
14 successful intercept tests at Vandenberg
15 Air Force Base, California, before October
16 1, 2014; and

17 (ii) the Commander of the United
18 States Northern Command has full con-

1 fidence in the homeland missile defense
2 system; and

3 (B) submits to such committees justifica-
4 tion with respect to the national security re-
5 quirement for expanding the ground-based mis-
6 sile defense site located at Fort Greely, Alaska,
7 from 30 ground-based interceptors to 44
8 ground-based interceptors.

9 (2) PURPOSES DESCRIBED.—The purposes de-
10 scribed in this paragraph are the following:

11 (A) Advance procurement of 14 ground-
12 based interceptor rocket motor sets.

13 (B) The missile refurbishment project at
14 Missile Field 1 at Fort Greely, Alaska.

15 (C) The mechanical-electrical building at
16 such Missile Field.

17 (b) ANNUAL CERTIFICATIONS.—The Secretary shall
18 annually submit to the congressional defense committees
19 a certification of whether—

20 (1) the ground-based midcourse defense system
21 has performed at least two successful intercept tests
22 at Vandenberg Air Force Base, California; and

1 (2) the Commander of the United States North-
2 ern Command has full confidence in the homeland
3 missile defense system.



24. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Grayson (FL) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. GRAYSON OF FLORIDA AND MR.
PIERLUISI OF PUERTO RICO**

Beginning on page 270, strike line 23 and all that follows through page 271, line 2.

Page 270, line 22, after "State" insert ", the District of Columbia, Puerto Rico, the United States Virgin Islands, Guam, the Commonwealth of the Northern Mariana Islands, and American Samoa."



25. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
McCollum (MN) OR HIS OR HER DESIGNEE, DEBATABLE FOR
10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MS. MCCOLLUM OF MINNESOTA**

At the end of title V, add the following new section:

1 **SEC. 5___. PROHIBITION ON ARMY NATIONAL GUARD**
2 **SPONSORSHIPS OF PROFESSIONAL WRES-**
3 **TLING ENTERTAINMENT OR MOTOR SPORTS.**

4 Section 503(a) of title 10, United States Code, is
5 amended by adding at the end the following new para-
6 graph:

7 “(3) Recruiting and advertising campaigns author-
8 ized by paragraphs (1) and (2) or by any other provision
9 of law, including section 561(b) of the Floyd D. Spence
10 National Defense Authorization Act for Fiscal Year 2001
11 (as enacted into law by Public Law 106–398; 114 Stat.
12 1654A–129; 10 U.S.C. 503 note), for the purposes of
13 branding or marketing of, or promoting enlistment in, the
14 Army National Guard may not include payments for pro-
15 fessional wrestling entertainment sponsorships or motor
16 sports sponsorships. Nothing in this paragraph shall be
17 construed to prohibit recruiters from making direct, per-

- 1 sonal contact with secondary school students and other
- 2 prospective recruits.”.



26. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Bilirakis (FL) OR HIS OR HER DESIGNEE, DEBATABLE FOR
10 MINUTES

1R

**AMENDMENT TO H.R. 1960, AS REPORTED
OFFERED BY MR. BILIRAKIS OF FLORIDA**

At the end of title VI, add the following new section:

1 **SEC. 6 . TRANSPORTATION ON MILITARY AIRCRAFT ON**
2 **A SPACE-AVAILABLE BASIS FOR DISABLED**
3 **VETERANS WITH A SERVICE-CONNECTED,**
4 **PERMANENT DISABILITY RATED AS TOTAL.**

5 (a) AVAILABILITY OF TRANSPORTATION.—Section
6 2641b of title 10, United States Code, as amended by sec-
7 tion 622 of National Defense Authorization Act for Fiscal
8 Year 2013, is further amended—

9 (1) by redesignating subsection (f) as sub-
10 section (g); and

11 (2) by inserting after subsection (e) the fol-
12 lowing new subsection (f):

13 “(f) SPECIAL PRIORITY FOR CERTAIN DISABLED
14 VETERANS.—(1) The Secretary of Defense shall provide,
15 at no additional cost to the Department of Defense and
16 with no aircraft modification, transportation on scheduled
17 and unscheduled military flights within the continental
18 United States and on scheduled overseas flights operated
19 by the Air Mobility Command on a space-available basis

1 for any veteran with a service-connected, permanent dis-
2 ability rated as total.

3 “(2) Notwithstanding subsection (d)(1), in estab-
4 lishing space-available transportation priorities under the
5 travel program, the Secretary shall provide transportation
6 under paragraph (1) on the same basis as such transpor-
7 tation is provided to members of the armed forces entitled
8 to retired or retainer pay.

9 “(3) The requirement to provide transportation on
10 Department of Defense aircraft on a space-available basis
11 on the priority basis described in paragraph (2) to vet-
12 erans covered by this subsection applies whether or not
13 the travel program is established under this section.

14 “(4) In this subsection, the terms ‘veteran’ and ‘serv-
15 ice-connected’ have the meanings given those terms in sec-
16 tion 101 of title 38.”

17 (b) **EFFECTIVE DATE.**—Subsection (f) of section
18 2641b of title 10, United States Code, as added by sub-
19 section (a), shall take effect at the end of the 90-day pe-
20 riod beginning on the date of the enactment of this Act.



27. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Larson, John (CT) OR HIS OR HER DESIGNEE, DEBATABLE
FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. LARSON OF CONNECTICUT**

Page 299, after the matter following line 23, insert
the following:

1 **SEC. 703. BEHAVIORAL HEALTH TREATMENT OF DEVELOP-**
2 **MENTAL DISABILITIES UNDER TRICARE.**

3 (a) IN GENERAL.—Section 1077 of title 10, United
4 States Code, is amended by adding at the end the fol-
5 lowing new subsection:

6 “(g)(1) Subject to paragraph (3)(A), in providing
7 health care under subsection (a), the treatment of develop-
8 mental disabilities (as defined by section 102(8) of the De-
9 velopmental Disabilities Assistance and Bill of Rights Act
10 of 2000 (42 U.S.C. 15002(8))), including autism spec-
11 trum disorder, shall include behavioral health treatment,
12 including applied behavior analysis, when prescribed by a
13 physician.

14 “(2) In carrying out this subsection, the Secretary
15 shall ensure that—

16 “(A) except as provided by subparagraph (B),
17 a person who is authorized to provide behavioral

1 health treatment is licensed or certified by a State
2 or accredited national certification board; and

3 “(B) applied behavior analysis or other behav-
4 ioral health treatment may be provided by an em-
5 ployee, contractor, or trainee of a person described
6 in subparagraph (A) if the employee, contractor, or
7 trainee meets minimum qualifications, training, and
8 supervision requirements as set forth by the Sec-
9 retary.

10 “(3)(A) This subsection shall not apply to—

11 “(i) a medicare eligible beneficiary (as defined
12 in section 1111(b) of this title); or

13 “(ii) a covered beneficiary who is a beneficiary
14 by reason of being a retired member of the Coast
15 Guard, the Commissioned Corp of the National Oce-
16 anic and Atmospheric Administration, or the Com-
17 missioned Corp of the Public Health Service, or by
18 being a dependent of such a retired member.

19 “(B) Except as provided in subparagraph (A), noth-
20 ing in this subsection shall be construed as limiting or oth-
21 erwise affecting the benefits otherwise provided to a cov-
22 ered beneficiary under—

23 “(i) this chapter;

24 “(ii) title XVIII of the Social Security Act (42
25 U.S.C. 1395 et seq.); or

1 “(iii) any other law.”.

2 (b) FUNDING.—

3 (1) INCREASE.—Notwithstanding the amounts
4 set forth in the funding tables in division D, the
5 amount authorized to be appropriated in section
6 1406 for the Defense Health Program, as specified
7 in the corresponding funding table in section 4501,
8 for Private Sector Care is hereby increased by
9 \$60,000,000.

10 (2) OFFSET.—Notwithstanding the amounts set
11 forth in the funding tables in division D, the amount
12 authorized to be appropriated in section 4301 for
13 operation and maintenance, as specified in the cor-
14 responding funding table in section 4301, for the Of-
15 fice of the Secretary of Defense (Line 280) is hereby
16 reduced by \$60,000,000.



28. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Royce (CA) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

2982

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. ROYCE OF CALIFORNIA**

At the end of subtitle A of title XII, add the following new section:

1 **SEC. 12_ . AUTHORITY TO ADVISE AND ASSIST HOST NA-**
2 **TION GAME AND WILDLIFE AND LAW EN-**
3 **FORCEMENT AGENCIES TO SUPPRESS THE**
4 **ILLICIT WILDLIFE TRADE IN AFRICA.**

5 (a) IN GENERAL.—The Secretary of Defense, with
6 the concurrence of the Secretary of State, is authorized
7 to advise and assist host nation game and wildlife, law
8 enforcement, and other appropriate agencies to suppress
9 the illicit wildlife trade in Africa.

10 (b) REPORT.—Not later than March 31, 2014, and
11 annually thereafter for each of the following 4 years, the
12 Secretary of Defense, in consultation with the Secretary
13 of State, shall submit to the Committees on Armed Serv-
14 ices and Foreign Relations of the Senate and the Commit-
15 tees on Armed Services and Foreign Affairs of the House
16 of Representatives a report on the implementation of this
17 section.

- 1 (c) TERMINATION.—The authority of subsection (a)
- 2 shall expire on September 30, 2018.



29. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Rigell (VA) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. RIGELL OF VIRGINIA**

Page 317, line 20, strike “and” at the end.

Page 317, line 23, strike the period at the end and insert a semicolon.

Page 317, insert after line 23 the following new paragraphs:

- 1 (3) by striking subsection (c);
- 2 (4) by redesignating subsection (d) as sub-
- 3 section (c); and
- 4 (5) by striking paragraphs (2) and (3) of sub-
- 5 section (c) (as so redesignated) and redesignating
- 6 paragraph (4) as paragraph (2).



30. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Grayson (FL) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. GRAYSON OF FLORIDA**

At the end of title VIII, add the following new section:

1 **SEC. 833. REPORT ON PROCUREMENT SUPPLY CHAIN**
2 **VULNERABILITIES.**

3 (a) **REPORT REQUIRED.**—Not later than 180 days
4 after the date of the enactment of this Act, the Secretary
5 of Defense shall submit to the Committees on Armed Serv-
6 ices of the Senate and the House of Representatives a re-
7 port on how sole source suppliers of components to the
8 Department of Defense procurement supply chain create
9 vulnerabilities to military attack, terrorism, natural dis-
10 aster, industrial shock, financial crisis, or geopolitical cri-
11 sis, such as an embargo of key raw materials or industrial
12 inputs.

13 (b) **MATTERS COVERED.**—The report required by
14 subsection (a) shall include, at a minimum, the following:

15 (1) A list of the components in the Department
16 of Defense procurement supply chain for which there
17 is a supplier that controls over 50 percent of the
18 global market.

1 (2) A list of parts of the supply chain where
2 there is inadequate information to ascertain whether
3 there is a single source supplier of components.

4 (3) The Secretary's recommendations on which
5 single source suppliers create vulnerabilities, as well
6 recommendations on how to reduce those
7 vulnerabilities.

8 (c) FORM OF REPORT.—The report required by sub-
9 section (a) may be classified.



31. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE Young (AK) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. YOUNG OF ALASKA**

At the end of title VIII, add the following new section:

1 **SEC. 833. REVISIONS TO REQUIREMENTS RELATING TO**
2 **JUSTIFICATION AND APPROVAL OF SOLE-**
3 **SOURCE DEFENSE CONTRACTS.**

4 Not later than 90 days after the date of the enact-
5 ment of this Act, the Secretary of Defense shall modify
6 the provisions of the Department of Defense Supplement
7 to the Federal Acquisition Regulation that implement sec-
8 tion 811 of the National Defense Authorization Act for
9 Fiscal Year 2010 (Public Law 111-84; 123 Stat. 2401)
10 to clarify that the authority of the head of an agency (as
11 defined in section 811(c)(2)(A) of such section) to make
12 an award pursuant to such section is delegable.



32. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Nolan (MN) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. NOLAN OF MINNESOTA**

At the end of subtitle A of title X, add the following
new section:

1 SEC. 10 . ACROSS-THE-BOARD FUNDING REDUCTION.

2 Notwithstanding the amounts set forth in the funding
3 tables in division D, the total amount authorized to be
4 appropriated in this Act is hereby reduced by 9.4 percent.



33. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Cooper (TN) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. COOPER OF TENNESSEE**

Page 425, after line 23, insert the following:

1 **SEC. 1060. NEW START TREATY FUNDING.**

2 (a) **REDUCTION.**—Notwithstanding the amounts set
3 forth in the funding tables in division D—

4 (1) the amount authorized to be appropriated in
5 section 201, as specified in the corresponding fund-
6 ing table in section 4201, for research, development,
7 test, and evaluation, defense-wide, Space Programs
8 and Technology, is decreased by \$50,000,000; and

9 (2) the amount authorized to be appropriated in
10 section 301, as specified in the corresponding fund-
11 ing table in section 4301, for operation and mainte-
12 nance, defense-wide, Office of the Secretary of De-
13 fense is decreased by \$20,491,000.

14 (b) **INCREASES.**—Notwithstanding the amounts set
15 forth in the funding tables in division D:

16 (1) The amount authorized to be appropriated
17 in section 101, as specified in the corresponding
18 funding table in section 4101, for procurement is in-
19 creased as follows:

1 (A) Weapons Procurement, Navy, Trident
2 II Modifications by \$14,100,000.

3 (B) Other Procurement, Navy, Strategic
4 Missiles System Equipment by \$25,919,000.

5 (C) Other Procurement, Navy, Spares and
6 repair Parts by \$275,000.

7 (D) Aircraft Procurement, Air Force, B52
8 by \$500,000.

9 (2) The amount authorized to be appropriated
10 in section 201, as specified in the corresponding
11 funding table in section 4201, for Missile Procure-
12 ment, Air Force, Initial Spares/Repair Parts is in-
13 creased by \$703,000.

14 (3) The amount authorized to be appropriated
15 in section 301, as specified in the corresponding
16 funding table in section 4301, for operation and
17 maintenance is increased as follows:

18 (A) Combat Communications by
19 \$9,594,000.

20 (B) Depot Maintenance by \$4,000,000.

21 (C) Other Service-wide Activities by
22 \$15,400,000.

⊗

34. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Cuellar (TX) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

WARZ

**AMENDMENT TO H.R. 1960, AS REPORTED
OFFERED BY MR. CUELLAR OF TEXAS**

At the end of subtitle G of title X, add the following
new section:

1 **SEC. . UNMANNED AIRCRAFT JOINT TRAINING AND**
2 **USAGE PLAN.**

3 (a) **METHODS.**—The Secretary of Defense, the Sec-
4 retary of Homeland Security, and the Administrator of the
5 Federal Aviation Administration jointly shall develop and
6 implement plans and procedures to review the potential
7 of joint testing and evaluation of unmanned aircraft equip-
8 ment and systems with other appropriate departments and
9 agencies of the Federal Government that may serve the
10 dual purpose of providing capabilities to the Department
11 of Defense to meet the future requirements of combatant
12 commanders and domestically to strengthen international
13 border security.

14 (b) **REPORT.**—Not later than 270 days after date of
15 the enactment of this Act, the Secretary of Defense, the
16 Secretary of Homeland Security, and the Administrator
17 of the Federal Aviation Administration shall jointly submit
18 to Congress a report on the status of the development of
19 the plans and procedures required under subsection (a),

1 including a cost benefit analysis of the shared expenses
2 between the Department of Defense and other appropriate
3 departments and agencies of the Federal Government to
4 support such plans.



35. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
McCaul (TX) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE COMMITTEE PRINT OF H.R.
1960
OFFERED BY MR. McCAUL OF TEXAS**

At the end of subtitle I of title X, add the following:

1 **SEC. 1090. TRANSFER OR LOAN OF EQUIPMENT TO THE DE-**
2 **PARTMENT OF HOMELAND SECURITY RELAT-**
3 **ING TO BORDER SECURITY.**

4 The Secretary of Defense may coordinate with the
5 Secretary of Homeland Security to identify and provide
6 for the transfer or long-term loan to the Department of
7 Homeland Security of equipment the Secretary of Defense
8 determines to be excess and the Secretary of Homeland
9 Security determines to be appropriate in order to increase
10 situational awareness and achieve operational control of
11 the international borders of the United States.



36. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Gibson (NY) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. GIBSON OF NEW YORK**

Strike section 1251.



37. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Coffman (CO) OR HIS OR HER DESIGNEE, DEBATABLE FOR
10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. COFFMAN OF COLORADO**

After section 1256, insert the following new section
(and redesignate subsequent sections accordingly):

1 **SEC. 1257. REMOVAL OF BRIGADE COMBAT TEAMS FROM**
2 **EUROPE.**

3 (a) **FINDING.**—Congress finds that, because defense
4 spending among European NATO countries fell 12% since
5 2008, from \$314 billion to \$275 billion, so that currently
6 only 4 out of the 28 NATO allies of the United States
7 are spending the widely agreed-to standard of 2% of their
8 GDP on defense, the United States must look to more
9 wisely allocate scarce resources to provide for the national
10 defense.

11 (b) **REMOVAL REQUIRED.**—The President shall end
12 the permanent basing of the 2nd Cavalry Regiment (2CR)
13 in Vilseck, Germany and return that Brigade Combat
14 Team currently stationed in Europe to the United States,
15 without permanent replacement, leaving one Brigade
16 Combat Team and one Combat Aviation Brigade.

17 (c) **USE OF ROTATIONAL FORCES TO SATISFY SECUR-**
18 **ITY NEEDS.**—It is the policy of the United States that

1 the deployment of units of the United States Armed
2 Forces on a rotational basis at military installations in
3 European member nations of the North Atlantic Treaty
4 Organization pursuant to the Army Force Generation
5 (ARFORGEN) process is a force-structure arrangement
6 sufficient to permit the United States—

7 (1) to satisfy the commitments undertaken by
8 United States pursuant to Article 5 of the North At-
9 lantic Treaty, signed at Washington, District of Co-
10 lumbia, on April 4, 1949, and entered into force on
11 August 24, 1949 (63 Stat. 2241; TIAS 1964);

12 (2) to address the current security environment
13 in Europe; and

14 (3) to contribute to peace and stability in Eu-
15 rope.

16 (d) RULE OF CONSTRUCTION.—Nothing in this sec-
17 tion shall be construed so as to require the removal of
18 Landstuhl Regional Medical Center or to prohibit the utili-
19 zation of the 82nd Airborne's Division Readiness Brigade,
20 Marine Corps Fleet Anti-Terrorism Security Teams, Ma-
21 rine Corps Special-Purpose Marine Air-Ground Task
22 Forces, Marine Corps expeditionary units, Special Oper-
23 ations Command forces, or other quick-response forces to

- 1 respond to threats in Europe and in the vicinity of the
- 2 U.S. European Command (EUCOM) area.



38. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Bentivolio, (MI) OR HIS OR HER DESIGNEE, DEBATABLE FOR
10 MINUTES

100 R

**AMENDMENT TO THE COMMITTEE PRINT OF H.R.
1960
OFFERED BY MR. BENTIVOLIO OF MICHIGAN**

At the end of subtitle E of title XII, add the following:

1 **SEC. 1259. SENSE OF CONGRESS REGARDING RELATIONS**
2 **WITH TAIWAN.**

3 It is the sense of Congress that the United States
4 should—

5 (1) allow all high-level officials of Taiwan to
6 enter into the United States or its embassies and
7 consulates under conditions which demonstrate ap-
8 propriate respect for the dignity of such leaders;

9 (2) allow meetings between all high-level Tai-
10 wan and United States officials in United States ex-
11 ecutive departments;

12 (3) allow the Taipei Economic and Cultural
13 Representative Office and all other instrumentalities
14 established in the United States by Taiwan to con-
15 duct business activities, including activities which in-
16 volve participation by Members of Congress and
17 other representatives of Federal, State, and local
18 governments, and all high-level Taiwan officials,

1 without obstruction from the United States Govern-
2 ment or any foreign power; and

3 (4) adopt a policy of allowing high-ranking Tai-
4 wan leaders to make official visits with high-ranking
5 officials of the United States, including official visits
6 by Taiwan's democratically elected president, and al-
7 lowing for visits between these officials in Wash-
8 ington, D.C.



39. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Van Hollen (MD) OR HIS OR HER DESIGNEE, DEBATABLE
FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. VAN HOLLEN OF MARYLAND**

Page 563, after line 11, insert the following:

1 **SEC. 1510. FUNDING LEVELS AS REQUESTED IN PRESI-**
2 **DENT'S BUDGET.**

3 (a) **REDUCTIONS.**—Notwithstanding the amounts set
4 forth in the funding tables in division D, the amounts au-
5 thorized to be appropriated in this subtitle, as specified
6 in the corresponding funding tables in sections 4102,
7 4202, 4302, 4402, and 4502, for additional funds for
8 overseas contingency operations are hereby reduced by a
9 total of \$5,043,828,000.

10 (b) **DEFICIT REDUCTION.**—The amount reduced
11 under subsection (a) shall not be available for any purpose
12 other than deficit reduction.



40. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Duckworth (IL) OR HIS OR HER DESIGNEE, DEBATABLE FOR
10 MINUTES

135R

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF HR 1960
OFFERED BY MS. DUCKWORTH OF ILLINOIS**

Page 582, insert after line 25 the following (and conform the table of contents accordingly):

1 **SEC. 1607. REPORTING ON GOALS FOR PROCUREMENT**
2 **CONTRACTS AWARDED TO SMALL BUSINESS**
3 **CONCERNS.**

4 Subsection (h) of section 15 of the Small Business
5 Act (15 U.S.C. 644) is amended to read as follows:

6 “(h) REPORTING ON GOALS FOR PROCUREMENT
7 CONTRACTS AWARDED TO SMALL BUSINESS CON-
8 CERNS.—

9 “(1) AGENCY REPORTS.—At the conclusion of
10 each fiscal year, the head of each Federal agency
11 shall submit to the Administrator a report describ-
12 ing—

13 “(A) the extent of the participation by
14 small business concerns, small business con-
15 cerns owned and controlled by veterans (includ-
16 ing service-disabled veterans), qualified
17 HUBZone small business concerns, small busi-
18 ness concerns owned and controlled by socially

1 and economically disadvantaged individuals, and
2 small business concerns owned and controlled
3 by women in the procurement contracts of such
4 agency during such fiscal year;

5 “(B) whether the agency achieved the
6 goals established for the agency under sub-
7 section (g)(2) with respect to such fiscal year;

8 “(C) any justifications for a failure to
9 achieve such goals; and

10 “(D) a remediation plan with proposed
11 new practices to better meet such goals, includ-
12 ing analysis of factors leading to any failure to
13 achieve such goals.

14 “(2) REPORTS BY ADMINISTRATOR.—Not later
15 than 60 days after receiving a report from each Fed-
16 eral agency under paragraph (1) with respect to a
17 fiscal year, the Administrator shall submit to the
18 President and Congress, and to make available on a
19 public Web site, an annual report that includes—

20 “(A) a copy of each report submitted to
21 the Administrator under paragraph (1);

22 “(B) a determination of whether each goal
23 established by the President under subsection
24 (g)(1) for such fiscal year was achieved;

1 “(C) a determination of whether each goal
2 established by the head of a Federal agency
3 under subsection (g)(2) for such fiscal year was
4 achieved;

5 “(D) the reasons for any failure to achieve
6 a goal established under paragraph (1) or (2)
7 of subsection (g) for such fiscal year and a de-
8 scription of actions planned by the applicable
9 agency to address such failure, including the
10 Administrator’s comments and recommenda-
11 tions on the proposed remediation plan; and

12 “(E) for the Federal Government and each
13 Federal agency, an analysis of the number and
14 dollar amount of prime contracts awarded dur-
15 ing such fiscal year to—

16 “(i) small business concerns—

17 “(I) in the aggregate;

18 “(II) through sole source con-
19 tracts;

20 “(III) through competitions re-
21 stricted to small business concerns;

22 and

23 “(IV) through unrestricted com-
24 petition;

1 “(ii) small business concerns owned
2 and controlled by service-disabled vet-
3 erans—

4 “(I) in the aggregate;

5 “(II) through sole source con-
6 tracts;

7 “(III) through competitions re-
8 stricted to small business concerns;

9 “(IV) through competitions re-
10 stricted to small business concerns
11 owned and controlled by service-dis-
12 abled veterans; and

13 “(V) through unrestricted com-
14 petition;

15 “(iii) qualified HUBZone small busi-
16 ness concerns—

17 “(I) in the aggregate;

18 “(II) through sole source con-
19 tracts;

20 “(III) through competitions re-
21 stricted to small business concerns;

22 “(IV) through competitions re-
23 stricted to qualified HUBZone small
24 business concerns;

1 “(V) through unrestricted com-
2 petition where a price evaluation pref-
3 erence was used; and

4 “(VI) through unrestricted com-
5 petition where a price evaluation pref-
6 erence was not used;

7 “(iv) small business concerns owned
8 and controlled by socially and economically
9 disadvantaged individuals—

10 “(I) in the aggregate;

11 “(II) through sole source con-
12 tracts;

13 “(III) through competitions re-
14 stricted to small business concerns;

15 “(IV) through competitions re-
16 stricted to small business concerns
17 owned and controlled by socially and
18 economically disadvantaged individ-
19 uals;

20 “(V) through unrestricted com-
21 petition; and

22 “(VI) by reason of that concern’s
23 certification as a small business
24 owned and controlled by socially and

1 economically disadvantaged individ-
2 uals;

3 “(v) small business concerns owned by
4 an Indian tribe (as such term is defined in
5 section 8(a)(13)) other than an Alaska Na-
6 tive Corporation—

7 “(I) in the aggregate;

8 “(II) through sole source con-
9 tracts;

10 “(III) through competitions re-
11 stricted to small business concerns;

12 “(IV) through competitions re-
13 stricted to small business concerns
14 owned and controlled by socially and
15 economically disadvantaged individ-
16 uals; and

17 “(V) through unrestricted com-
18 petition;

19 “(vi) small business concerns owned
20 by a Native Hawaiian Organization—

21 “(I) in the aggregate;

22 “(II) through sole source con-
23 tracts;

24 “(III) through competitions re-
25 stricted to small business concerns;

1 “(IV) through competitions re-
2 stricted to small business concerns
3 owned and controlled by socially and
4 economically disadvantaged individ-
5 uals; and

6 “(V) through unrestricted com-
7 petition;

8 “(vii) small business concerns owned
9 by an Alaska Native Corporation—

10 “(I) in the aggregate;

11 “(II) through sole source con-
12 tracts;

13 “(III) through competitions re-
14 stricted to small business concerns;

15 “(IV) through competitions re-
16 stricted to small business concerns
17 owned and controlled by socially and
18 economically disadvantaged individ-
19 uals; and

20 “(V) through unrestricted com-
21 petition; and

22 “(viii) small business concerns owned
23 and controlled by women—

24 “(I) in the aggregate;

1 “(II) through competitions re-
2 stricted to small business concerns;

3 “(III) through competitions re-
4 stricted using the authority under sec-
5 tion 8(m)(2);

6 “(IV) through competitions re-
7 stricted using the authority under sec-
8 tion 8(m)(2) and in which the waiver
9 authority under section 8(m)(3) was
10 used; and

11 “(V) through unrestricted com-
12 petition; and

13 “(F) for the Federal Government, the
14 number, dollar amount, and distribution with
15 respect to the North American Industry Classi-
16 fication System of subcontracts awarded during
17 such fiscal year to small business concerns,
18 small business concerns owned and controlled
19 by service-disabled veterans, qualified
20 HUBZone small business concerns, small busi-
21 ness concerns owned and controlled by socially
22 and economically disadvantaged individuals, and
23 small business concerns owned and controlled
24 by women, provided that such information is
25 publicly available through data systems devel-

1 oped pursuant to the Federal Funding Account-
2 ability and Transparency Act of 2006 (Public
3 Law 109-282), or otherwise available as pro-
4 vided in paragraph (3).

5 “(3) ACCESS TO DATA.—

6 “(A) FEDERAL PROCUREMENT DATA SYS-
7 TEM.—To assist in the implementation of this
8 section, the Administration shall have access to
9 information collected through the Federal Pro-
10 curement Data System, Federal Subcontracting
11 Reporting System, or any new or successor sys-
12 tem.

13 “(B) AGENCY PROCUREMENT DATA
14 SOURCES.—To assist in the implementation of
15 this section, the head of each contracting agen-
16 cy shall provide, upon request of the Adminis-
17 tration, procurement information collected
18 through agency data collection sources in exist-
19 ence at the time of the request. Contracting
20 agencies shall not be required to establish new
21 data collection systems to provide such data.””.



41. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Murphy, Patrick (FL) OR HIS OR HER DESIGNEE, DEBATABLE
FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. MURPHY OF FLORIDA**

At the end of subtitle B of title XXVIII, add the following new section:

1 **SEC. 28 . REPORT ON UTILIZATION OF DEPARTMENT OF**
2 **DEFENSE REAL PROPERTY.**

3 (a) **REPORT REQUIRED.**—Not later than 180 days
4 after the date of the enactment of this Act, the Secretary
5 of Defense shall submit to Congress a report on the utili-
6 zation of real property across the Department of Defense.

7 (b) **ELEMENTS OF REPORT.**—The report required by
8 subsection (a) shall describe the following:

9 (1) The strategy of the Department of Defense
10 for maximizing utilization of existing facilities,
11 progress implementing this strategy, and obstacles
12 to implementing this strategy.

13 (2) The efforts of the Department of Defense
14 to systematically collect, process, and analyze data
15 on real property utilization to aid in the planning
16 and implementation of the strategy referred to in
17 paragraph (1).

1 (3) The number of underutilized Department
2 facilities, to be defined as facilities rated less than
3 66 percent utilization, and unutilized Department
4 facilities, to be defined as facilities rated at zero per-
5 cent utilization, in the Real Property Inventory
6 Database of the Department of Defense.

7 (4) The annual cost of maintaining and improv-
8 ing such underutilized and unutilized Department
9 facilities.

10 (5) The efforts of the Department of Defense
11 to dispose of underutilized and unutilized facilities.

12 (e) CLASSIFIED ANNEX.—The report required by
13 subsection (a) may include a classified annex if necessary
14 to fully describe the matters required by subsection (b).



42. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
McCaul (TX) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE COMMITTEE PRINT OF H.R.
1960
OFFERED BY MR. McCAUL OF TEXAS**

At the end of subtitle I of title X, add the following:

1 **SEC. 1090. TRANSFER TO THE DEPARTMENT OF HOMELAND**
2 **SECURITY OF THE TETHERED AEROSTAT**
3 **RADAR SYSTEM.**

4 Notwithstanding any other provision of law, not later
5 than September 30, 2013, the Secretary of Defense is au-
6 thorized to transfer to the Secretary of Homeland Secu-
7 rity, and the Secretary of Homeland Security is authorized
8 to accept from the Secretary of Defense, full contract own-
9 ership and management responsibilities for the existing
10 Tethered Aerostat Radar System (TARS) program and
11 contracts. Neither the Department of Defense nor the De-
12 partment of Homeland Security shall be required to reim-
13 burse the other agency for any services under the TARS
14 program.



43. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Lamborn (CO) OR HIS OR HER DESIGNEE, DEBATABLE FOR
10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. LAMBORN OF COLORADO**

Page 59, after line 12, insert the following:

1 **SEC. 225. LIMITATION ON AVAILABILITY OF FUNDS FOR**
2 **SPACE-BASED INFRARED SYSTEMS SPACE**
3 **PROGRAM.**

4 Of the funds authorized to be appropriated by this
5 Act or otherwise made available for fiscal year 2014 for
6 the Department of Defense, not more than 50 percent may
7 be obligated or expended for the space-based infrared sys-
8 tems space modernization initiative wide-field-of-view
9 testbed until the Executive Agent for Space of the Depart-
10 ment of Defense certifies to the congressional defense
11 committees that the Secretary of Defense is carrying out
12 the Operationally Responsive Space Program Office in ac-
13 cordance with section 2273a of title 10, United States
14 Code.



44. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE Holt (NJ) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO H.R. 1960, AS REPORTED
OFFERED BY MR. HOLT OF NEW JERSEY**

At the end of subtitle D of title II, insert the following:

1 **SEC. 255. REPORT ON SCIENCE, TECHNOLOGY, ENGINEER-**
2 **ING, AND MATHEMATICS SCHOLARSHIP PRO-**
3 **GRAM.**

4 Not later than 60 days after the date of enactment
5 of this Act, the Secretary of Defense shall submit to the
6 congressional defense committees a report that assesses
7 whether the Science, Mathematics and Research for
8 Transformation (SMART) scholarship program, or related
9 scholarship or fellowship programs within the Department
10 of Defense, are providing the necessary number of under-
11 graduate and graduate students in the fields of science,
12 technology, engineer, and mathematics to meet the rec-
13 ommendations contained in the report of the Commission
14 on Research and Development in the United States Intel-
15 ligence Community, as well as recommendation for how
16 SMART and similar program might be improved to better
17 satisfy those recommendations.



45. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE Hudson (NC) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. HUDSON OF NORTH CAROLINA**

At the end of subtitle E of title II, add the following:

1 **SEC. 2___. CANINES AS STAND-OFF DETECTION OF EXPLO-**
2 **SIVES AND EXPLOSIVE PRECURSORS.**

3 Not later than 90 days after the date of enactment
4 of this Act, the Under Secretary of Defense for Acquisi-
5 tion, Technology, and Logistics shall provide to the Com-
6 mittee on Armed Services of the House of Representatives
7 and the Committee on Armed Services of the Senate a
8 report that—

9 (1) describes how the Department of Defense
10 intends to maintain the capability and infrastructure
11 required to support canines as stand-off detection of
12 explosives and explosive precursors;

13 (2) specifies the appropriate office to oversee
14 the acquisition process, research and development,
15 technology advancement, testing and evaluation, and
16 production and procurement with respect to canines
17 as stand-off detection of explosives and explosive
18 precursors;

- 1 (3) specifies the plan to sustain and enhance
2 the partnerships and relationships of the Depart-
3 ment of Defense with service laboratories, private
4 sector companies, and academic institutions to en-
5 sure that the latest data and information regarding
6 canine capabilities are distributed throughout the
7 Department and other Federal agencies that could
8 benefit from such information; and
- 9 (4) specifies any technologies capable of replac-
10 ing the canine as a stand-off detection capability
11 during the next 2 years.



46. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Bachmann (MN) OR HIS OR HER DESIGNEE, DEBATABLE
FOR 10 MINUTES

128 R

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MRS. BACHMANN OF MINNESOTA**

Page 93, after line 18, insert the following:

1 **SEC. 302. AUTHORIZATION OF APPROPRIATIONS FOR MA-**
2 **RINE SECURITY GUARD.**

3 (a) INCREASE.—Notwithstanding the amounts set
4 forth in the funding tables in division D, the amount au-
5 thorized to be appropriated in section 301 for Operation
6 and Maintenance, as specified in the corresponding fund-
7 ing table in section 4301, for Marine Security Guard is
8 hereby increased by \$13,400,000.

9 (b) OFFSET.—Notwithstanding the amounts set forth
10 in the funding tables in division D, the amount authorized
11 to be appropriated in section 301 for Operation and Main-
12 tenance, Army, as specified in the corresponding funding
13 table in section 4301, is hereby reduced by \$13,400,000,
14 to be derived from the Maneuver Units.



47. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Bachmann (MN) OR HIS OR HER DESIGNEE, DEBATABLE
FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MRS. BACHMANN OF MINNESOTA**

Page 93, after line 18, insert the following:

1 **SEC. 302. AUTHORIZATION OF APPROPRIATIONS FOR CRI-**
2 **SIS RESPONSE FORCE.**

3 (a) INCREASE.—Notwithstanding the amounts set
4 forth in the funding tables in division D, the amount au-
5 thorized to be appropriated in section 301 for Operation
6 and Maintenance, as specified in the corresponding fund-
7 ing table in section 4301, for the Crisis Response Force
8 is hereby increased by \$10,600,000.

9 (b) OFFSET.—Notwithstanding the amounts set forth
10 in the funding tables in division D, the amount authorized
11 to be appropriated in section 301 for Operation and Main-
12 tenance, Army, as specified in the corresponding funding
13 table in section 4301, is hereby reduced by \$10,600,000,
14 to be derived from the Maneuver Units.



48. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Brownley (CA) OR HIS OR HER DESIGNEE, DEBATABLE FOR
10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MS. BROWNLEY OF CALIFORNIA**

At the end of subtitle B of title III, add the following new section:

1 **SEC. 3___, MILITARY READINESS AND SOUTHERN SEA**
2 **OTTER CONSERVATION.**

3 (a) ESTABLISHMENT OF THE SOUTHERN SEA OTTER
4 MILITARY READINESS AREAS.—Chapter 631 of title 10,
5 United States Code, is amended by adding at the end the
6 following new section:

7 **“§ 7235. Establishment of the Southern Sea Otter**
8 **Military Readiness Areas**

9 “(a) ESTABLISHMENT.—The Secretary of Defense
10 shall establish areas to be known as ‘Southern Sea Otter
11 Military Readiness Areas’ for national defense purposes.
12 Such areas shall include each of the following:

13 “(1) The area that includes Naval Base Ven-
14 tura County, San Nicolas Island, and Begg Rock
15 and the adjacent and surrounding waters within the
16 following coordinates:

17 “N. Latitude/W. Longitude

18 “33°27.8’/119°34.3’

1 “33°20.5′/119°15.5′

2 “33°13.5′/119°11.8′

3 “33°06.5′/119°15.3′

4 “33°02.8′/119°26.8′

5 “33°08.8′/119°46.3′

6 “33°17.2′/119°56.9′

7 “33°30.9′/119°54.2′;

8 “(2) That area that includes Naval Base Coro-
9 nado, San Clemente Island and the adjacent and
10 surrounding waters running parallel to shore to 3
11 nautical miles from the high tide line designated by
12 33 C.F.R. part 165 on May 20, 2010, as the San
13 Clemente Island 3NM Safety Zone.

14 “(b) ACTIVITIES WITHIN THE SOUTHERN SEA
15 OTTER MILITARY READINESS AREAS.—

16 “(1) INCIDENTAL TAKINGS UNDER ENDAN-
17 GERED SPECIES ACT OF 1973.—Sections 4 and 9 of
18 the Endangered Species Act of 1973 (16 U.S.C.
19 1533, 1538) shall not apply with respect to the inci-
20 dental taking of any southern sea otter in the South-
21 ern Sea Otter Military Readiness Areas in the
22 course of conducting a military readiness activity.

23 “(2) INCIDENTAL TAKINGS UNDER MARINE
24 MAMMAL PROTECTION ACT OF 1972.—Sections 101
25 and 102 of the Marine Mammal Protection Act of

1 1972 (16 U.S.C. 1371, 1372) shall not apply with
2 respect to the incidental taking of any southern sea
3 otter in the Southern Sea Otter Military Readiness
4 Areas in the course of conducting military readiness
5 activities.

6 “(3) TREATMENT AS SPECIES PROPOSED TO BE
7 LISTED.—For purposes of any military readiness ac-
8 tivity, any southern sea otter while within the South-
9 ern Sea Otter Military Readiness Areas shall be
10 treated for the purposes of section 7 of the Endan-
11 gered Species Act of 1973 (16 U.S.C. 1536) as a
12 member of a species that is proposed to be listed as
13 an endangered species or a threatened species under
14 section 4 of the Endangered Species Act of 1973 (16
15 U.S.C. 1533).

16 “(c) REMOVAL.—Nothing in this section or any other
17 Federal law shall be construed to require that any south-
18 ern sea otter located within the Southern Sea Otter Mili-
19 tary Readiness Areas as of the effective date of this sec-
20 tion or thereafter be removed from the Areas.

21 “(d) REVISION OR TERMINATION OF EXCEPTIONS.—
22 The Secretary of the Interior may revise or terminate the
23 application of subsection (b) if the Secretary, in consulta-
24 tion with the Secretary of the Navy, determines that mili-
25 tary activities authorized under subsection (b) are imped-

1 ing southern sea otter conservation or the return of south-
2 ern sea otters to optimum sustainable population levels.

3 “(e) MONITORING.—

4 “(1) IN GENERAL.—The Secretary of the Navy
5 shall conduct monitoring and research within the
6 Southern Sea Otter Military Readiness Areas to de-
7 termine the effects of military readiness activities on
8 the growth or decline of the sea otter population and
9 on the near-shore eco-system. Monitoring and re-
10 search parameters and methods shall be determined
11 in consultation with the service.

12 “(2) REPORTS.—Within 24 months after the ef-
13 fective date of this section and every three years
14 thereafter, the Secretary of the Navy shall report to
15 Congress and the public on monitoring undertaken
16 pursuant to paragraph (1).

17 “(f) DEFINITIONS.—In this section:

18 “(1) INCIDENTAL TAKING.—The term ‘inci-
19 dental taking’ means any take of a southern sea
20 otter that is incidental to, and not the purpose of,
21 the carrying out of an otherwise lawful activity.

22 “(2) OPTIMUM SUSTAINABLE POPULATION.—
23 The term ‘optimum sustainable population’ means,
24 with respect to any population stock, the number of
25 animals that will result in the maximum productivity

1 of the population or the species, keeping in mind the
2 carrying capacity of the habitat and the health of
3 the ecosystem of which they form a constituent ele-
4 ment.

5 “(3) SOUTHERN SEA OTTER.—The term ‘south-
6 ern sea otter’ means any member of the subspecies
7 *Enhydra lutris nereis*.

8 “(4) TAKE.—The term ‘take’—

9 “(A) when used in reference to activities
10 subject to regulation by the Endangered Species
11 Act of 1973 (16 U.S.C. 1531–1544) shall have
12 the meaning given such term in that statute;
13 and

14 “(B) when used in reference to activities
15 subject to regulation by the Marine Mammal
16 Protection Act of 1972 (16 U.S.C. 1361–
17 1423h), shall have the meaning given such term
18 in that statute.

19 “(5) MILITARY READINESS ACTIVITY.—The
20 term ‘military readiness activity’ has the meaning
21 given that term in section 315(f) of the Bob Stump
22 National Defense Authorization Act for Fiscal Year
23 2003 (Public Law 107–314; 116 Stat. 2509; 16
24 U.S.C. 703 note), and includes all training and oper-
25 ations of the Armed Forces that relate to combat,

1 and the adequate and realistic testing of military
2 equipment, vehicles, weapons, and sensors for proper
3 operation and suitability for combat use.”.

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

“7235. Establishment of the Southern Sea Otter Military Readiness Areas.”.

7 (c) CONFORMING AMENDMENT.—Section 1 of Public
8 Law 99–625 (16 U.S.C. 1536 note) is repealed.



49. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Jackson Lee (TX) OR HIS OR HER DESIGNEE, DEBATABLE
FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY Ms. JACKSON LEE OF TEXAS**

Page 106, after line 8, insert the following:

1 **SEC. 324. ASSESSMENT OF OUTREACH FOR SMALL BUSI-**
2 **NESS CONCERNS OWNED AND CONTROLLED**
3 **BY WOMEN AND MINORITIES REQUIRED BE-**
4 **FORE CONVERSION OF CERTAIN FUNCTIONS**
5 **TO CONTRACTOR PERFORMANCE.**

6 No Department of Defense function that is per-
7 formed by Department of Defense civilian employees and
8 is tied to a certain military base may be converted to per-
9 formance by a contractor until the Secretary of Defense
10 conducts an assessment to determine if the Department
11 of Defense has carried out sufficient outreach programs
12 to assist small business concerns owned and controlled by
13 women (as such term is defined in section 8(d)(3)(D) of
14 the Small Business Act) and small business concerns
15 owned and controlled by socially and economically dis-
16 advantaged individuals (as such term is defined in section
17 8(d)(3)(C) of the Small Business Act) that are located in
18 the geographic area near the military base.



50. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
McKeon (CA) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

Howard J. Buck Wilson

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. MCKEON OF CALIFORNIA**

Page 136, after line 24, insert the following:

1 **SEC. 1065. DESIGNATION OF STATE STUDENT CADET CORPS**
2 **AS DEPARTMENT OF DEFENSE YOUTH ORGA-**
3 **NIZATIONS.**

4 Section 508(d) of title 32, United States Code, is
5 amended—

6 (1) by redesignating paragraph (14) as para-
7 graph (15); and

8 (2) by inserting after paragraph (13) the fol-
9 lowing new paragraph (14):

10 “(14) Any State student cadet corps authorized
11 under State law.”



51. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE Heck, Denny (WA) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

~~152~~

1520

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. HECK OF WASHINGTON**

Page 170, after line 4, insert the following:

1 **SEC. 530F. PROOF OF PERIOD OF MILITARY SERVICE FOR**
2 **PURPOSES OF INTEREST RATE LIMITATION**
3 **UNDER THE SERVICEMEMBERS CIVIL RELIEF**
4 **ACT.**

5 Section 207(b)(1) of the Servicemembers Civil Relief
6 Act (50 U.S.C. App 527(b)(1)) is amended by inserting
7 after "calling the servicemember to military service" the
8 following: " , or other appropriate indicator of military
9 service, including a certified letter from a commanding of-
10 ficer or information from the Defense Manpower Database
11 Center,".



52. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Kline (MN) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. KLINE OF MINNESOTA**

At the end of subtitle C of title V, add the following
new section:

1 **SEC. 5** __ . **POLICY ON MILITARY RECRUITMENT AND EN-**
2 **LISTMENT OF GRADUATES OF SECONDARY**
3 **SCHOOLS.**

4 (a) **CONDITIONS ON USE OF TEST, ASSESSMENT, OR**
5 **SCREENING TOOLS.**—In the case of any test, assessment,
6 or screening tool utilized under the policy on recruitment
7 and enlistment required by subsection (b) of section 532
8 of the National Defense Authorization Act for Fiscal Year
9 2012 (Public Law 112–81; 125 Stat. 1403; 10 U.S.C. 503
10 note) for the purpose of identifying persons for recruit-
11 ment and enlistment in the Armed Forces, the Secretary
12 of Defense shall—

13 (1) implement a means for ensuring that grad-
14 uates of a secondary school (as defined in section
15 9101(38) of the Elementary and Secondary Edu-
16 cation Act of 1965 (20 U.S.C. 7801(38)), including
17 all persons described in subsection (a)(2) of section
18 532 of the National Defense Authorization Act for

1 Fiscal Year 2012, are required to meet the same
2 standard on the test, assessment, or screening tool;
3 and

4 (2) use uniform testing requirements and grad-
5 ing standards.

6 (b) RULE OF CONSTRUCTION.—Nothing in section
7 532(b) of the National Defense Authorization Act for Fis-
8 cal Year 2012 or this section shall be construed to permit
9 the Secretary of Defense or the Secretary of a military
10 department to create or use a different grading standard
11 on any test, assessment, or screening tool utilized for the
12 purpose of identifying graduates of a secondary school (as
13 defined in section 9101(38) of the Elementary and Sec-
14 ondary Education Act of 1965 (20 U.S.C. 7801(38)), in-
15 cluding all persons described in subsection (a)(2) of sec-
16 tion 532 of the National Defense Authorization Act for
17 Fiscal Year 2012, for recruitment and enlistment in the
18 Armed Forces.



53. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Walz (MN) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

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**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MR. WALZ OF MINNESOTA**

At the end of subtitle C of title V, add the following
new section:

1 **SEC. 5__ . COMPTROLLER GENERAL REPORT ON USE OF**
2 **DETERMINATION OF PERSONALITY DIS-**
3 **ORDER OR ADJUSTMENT DISORDER AS BASIS**
4 **TO SEPARATE MEMBERS FROM THE ARMED**
5 **FORCES.**

6 Not later than 180 days after the date of the enact-
7 ment of this Act, the Comptroller General of the United
8 States shall submit to the Committees on Armed Services
9 of the Senate and the House of Representatives a report
10 evaluating—

11 (1) the use by the Secretaries of the military
12 departments, since January 1, 2007, of the author-
13 ity to separate members of the Armed Forces from
14 the Armed Forces due of unfitness for duty because
15 of a mental condition not amounting to disability,
16 including separation on the basis of a personality
17 disorder or adjustment disorder and the total num-
18 ber of members separated on such basis;

1 (2) the extent to which the Secretaries failed to
2 comply with regulatory requirements in separating
3 members of the Armed Forces on the basis of a per-
4 sonality or adjustment disorder; and

5 (3) the impact of such a separation on the abil-
6 ity of veterans so separated to access service-con-
7 nected disability compensation, disability severance
8 pay, and disability retirement pay.



54. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Jackson Lee (TX) OR HIS OR HER DESIGNEE, DEBATABLE
FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MS. JACKSON LEE OF TEXAS**

Page 223, after line 23, insert the following new section:

1 **SEC. 550A. ENHANCEMENT TO REQUIREMENTS FOR AVAIL-**
2 **ABILITY OF INFORMATION ON SEXUAL AS-**
3 **SAULT PREVENTION AND RESPONSE RE-**
4 **SOURCES.**

5 (a) REQUIRED POSTING OF INFORMATION ON SEX-
6 UAL ASSAULT PREVENTION AND RESPONSE RE-
7 SOURCES.—

8 (1) POSTING.—The Secretary of Defense shall
9 require that there be prominently posted, in accord-
10 ance with paragraph (2), notice of the following in-
11 formation relating to sexual assault prevention and
12 response, in a form designed to ensure visibility and
13 understanding:

14 (A) Resource information for members of
15 the Armed Forces, military dependents, and ci-
16 vilian personnel of the Department of Defense
17 with respect to prevention of sexual assault and
18 reporting of incidents of sexual assault.

1 (B) Contact information for personnel who
2 are designated as Sexual Assault Response Co-
3 ordinators and Sexual Assault Victim Advoc-
4 ates.

5 (C) The Department of Defense “hotline”
6 telephone number, referred to as the Safe
7 Helpline, for reporting incidents of sexual as-
8 sault, or any successor operation.

9 (2) POSTING PLACEMENT.—Posting under sub-
10 section (a) shall be at the following locations, to the
11 extent practicable:

12 (A) Any Department of Defense duty facil-
13 ity.

14 (B) Any Department of Defense dining fa-
15 cility.

16 (C) Any Department of Defense multi-unit
17 residential facility.

18 (D) Any Department of Defense health
19 care facility.

20 (E) Any Department of Defense com-
21 missary or exchange.

22 (F) Any Department of Defense Commu-
23 nity Service Agency.

24 (G) Any Department of Defense website.

1 (b) NOTICE TO VICTIMS OF AVAILABLE ASSIST-
2 ANCE.—The Secretary of Defense shall require that proce-
3 dures in the Department of Defense for responding to a
4 complaint or allegation of sexual assault submitted by or
5 against a member of the Armed Forces include prompt
6 notice to the person making the complaint or allegation
7 of the forms of assistance available to that person from
8 the Department of Defense and, to the extent known to
9 the Secretary, through other departments and agencies,
10 including State and local agencies, and other sources.



55. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Velázquez (NY) OR HIS OR HER DESIGNEE, DEBATABLE FOR
10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MS. VELÁZQUEZ OF NEW YORK**

At the end of subtitle D of title V, add the following
new section:

1 **SEC. 5___.** **MILITARY HAZING PREVENTION OVERSIGHT**
2 **PANEL.**

3 (a) **ESTABLISHMENT.**—There is established a panel
4 to be known as the Military Hazing Prevention Oversight
5 Panel (in this section referred to as the “Panel”).

6 (b) **MEMBERSHIP.**—The Panel shall be composed of
7 the following members:

8 (1) The Secretary of the Army or the Sec-
9 retary’s designee.

10 (2) The Secretary of the Navy or the Sec-
11 retary’s designee.

12 (3) The Secretary of the Air Force or the Sec-
13 retary’s designee.

14 (4) The Secretary of Homeland Security (with
15 respect to the Coast Guard) or the Secretary’s des-
16 ignee.

17 (5) Members appointed by the Secretary of De-
18 fense from among individuals who are not officers or

1 employees of any government and who have exper-
2 tise in advocating for—

- 3 (A) women;
- 4 (B) racial or ethnic minorities;
- 5 (C) religious minorities; or
- 6 (D) gay, lesbian, bisexual, or transgender
7 individuals.

8 (c) DUTIES.—The Panel shall—

9 (1) make recommendations to the Secretary
10 concerned (as defined in section 101(a)(9) of title
11 10, United States Code) on the development of the
12 policies, programs, and procedures to prevent and
13 respond to hazing in the Armed Forces; and

14 (2) monitor any policies, programs, and proce-
15 dures in place to prevent and respond to hazing in
16 the Armed Forces and make recommendations to the
17 Secretary concerned on ways to improve such poli-
18 cies, programs, and procedures.

19 (d) INITIAL MEETING.—Not later than 180 days
20 after the date of the enactment of this Act, the Panel shall
21 hold its initial meeting.

22 (e) MEETINGS.—The Panel shall meet not less than
23 annually.



56. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Lowey (NY) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

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**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MRS. LOWEY OF NEW YORK**

At the end of subtitle D of title V, add the following:

**1 SEC. 550A. PREVENTION OF SEXUAL ASSAULT AT MILITARY
2 SERVICE ACADEMIES.**

3 The Secretary of Defense shall ensure that each of
4 the military service academies adds a section in the ethics
5 curricula of such academies that outlines honor, respect,
6 and character development as such pertain to the issue
7 of preventing sexual assault in the Armed Forces. Such
8 curricula shall include a brief history of the problem of
9 sexual assault in the Armed Forces, a definition of sexual
10 assault, information relating to reporting a sexual assault,
11 victims' rights, and dismissal and dishonorable discharge
12 for offenders. Such ethics training shall be provided within
13 60 days after the initial arrival of a new cadet or mid-
14 shipman at a military services academy and repeated in
15 annual ethics training requirements.



57. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Pingree (ME) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO RULES COMMITTEE PRINT OF
H.R. 1960
OFFERED BY MS. PINGREE OF MAINE**

At the end of subtitle D of title V of the bill, add
the following:

1 **SEC. 550A. ENSURING AWARENESS OF POLICY TO IN-**
2 **STRUCT VICTIMS OF SEXUAL ASSAULT SEEK-**
3 **ING SECURITY CLEARANCE TO ANSWER “NO”**
4 **TO QUESTION 21.**

5 (a) **ENSURING AWARENESS OF POLICY.**—The Sec-
6 retary of Defense shall inform members of the United
7 States Armed Forces of the policy described in subsection

8 (b)—

9 (1) at the earliest time possible, such as upon
10 enlistment and commissioning; and

11 (2) during sexual assault awareness training
12 and service member interactions with sexual assault
13 response coordinators.

14 (b) **POLICY DESCRIBED.**—The policy described in
15 this subsection is the policy of instructing an individual
16 to answer “no” to question 21 of Standard Form 86 of
17 the Questionnaire for National Security Positions with re-
18 spect to consultation with a health care professional if—

1 (1) the individual is a victim of a sexual as-
2 sault; and

3 (2) the consultation occurred with respect to an
4 emotional or mental health condition strictly in rela-
5 tion to the sexual assault.



58. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
Lee (CA) OR HIS OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MS. LEE OF CALIFORNIA**

At the end of subtitle D of title V of division A, add the following:

**1 SEC. 550A. REPORT ON POLICIES AND REGULATIONS RE-
2 GARDING SERVICE MEMBERS LIVING WITH
3 OR AT RISK OF CONTRACTING HIV.**

4 (a) REPORT TO CONGRESS.—Not later than 180 days
5 after the date of the enactment of this Act, the Secretary
6 of Defense shall submit to Congress and make publicly
7 available a report on the use of the Uniform Code of Mili-
8 tary Justice, the Manual for Courts-Martial, and related
9 policies, punitive articles, and regulations with regard to
10 service members living with or at risk of contracting HIV.

11 (b) CONTENTS.—The report shall include the fol-
12 lowing:

13 (1) An assessment of whether the Uniform
14 Code of Military Justice, the Manual for Courts-
15 Martial, and related policies, punitive articles, and
16 regulations are exercised in a way that demonstrates
17 an evidence-based, medically accurate understanding
18 of—

1 (A) the multiple factors that lead to HIV
2 transmission;

3 (B) the relative risk of HIV transmission
4 routes;

5 (C) the associated benefits of treatment
6 and support services for people living with HIV;
7 and

8 (D) the impact of HIV-specific policies and
9 regulations on public health and on people liv-
10 ing with or at risk of contracting HIV.

11 (2) A review of court-martial decisions in recent
12 years preceding the date of enactment of this Act.

13 (3) Recommendations for adjustments to the
14 Uniform Code of Military Justice, the Manual for
15 Courts-Martial, and related policies, punitive arti-
16 cles, and regulations, as may be necessary, in order
17 to ensure that policies and regulations regarding
18 service members living with or at risk of contracting
19 HIV are in accordance with a contemporary under-
20 standing of HIV transmission routes and associated
21 benefits of treatment.

22 (c) DEFINITION OF HIV.—In this section, the term
23 “HIV” means infection with the human immunodeficiency
24 virus.



59. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
DeLauro (CT) OR HIS OR HER DESIGNEE, DEBATABLE FOR
10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 1960
OFFERED BY MS. DELAURO OF CONNECTICUT**

At the end of subtitle D of title V, add the following
new section:

1 **SEC. 5___.** **ADDITIONAL MODIFICATION OF ANNUAL DE-**
2 **PARTMENT OF DEFENSE REPORTING RE-**
3 **QUIREMENTS REGARDING SEXUAL ASSAULTS**
4 **AND PREVENTION AND RESPONSE PROGRAM.**

5 (a) **ADDITIONAL ELEMENTS OF EACH REPORT.—**
6 Section 1631(b) of the Ike Skelton National Defense Au-
7 thorization Act for Fiscal Year 2011 (Public Law 111-
8 383; 124 Stat. 4433; 10 U.S.C. 1561 note) is amended
9 by adding at the end the following new paragraphs:

10 “(11) A description of the implementation of
11 the comprehensive policy on the retention of and ac-
12 cess to evidence and records relating to sexual as-
13 saults involving members of the Armed Forces re-
14 quired to comply with section 586 of the National
15 Defense Authorization Act for Fiscal Year 2012
16 (Public Law 112-81; 125 Stat. 1434; 10 U.S.C.
17 1561 note).