

“(b) PLAN.—Subsection (a) shall cease to apply upon submission by the Secretary of Defense to the Committee on Armed Services of the Senate and the Committee on National Security of the House of Representatives of a plan for enhancement of the Global Positioning System that provides for—

“(1) development and acquisition of effective capabilities to deny hostile military forces the ability to use the Global Positioning System without hindering the ability of United States military forces and civil users to have access to and use of the system, together with a specific date by which those capabilities could be operational; and

“(2) development and acquisition of receivers for the Global Positioning System and other techniques for weapons and weapon systems that provide substantially improved resistance to jamming and other forms of electronic interference or disruption, together with a specific date by which those receivers and other techniques could be operational with United States military forces.”

LIMITATION ON PROCUREMENT OF SYSTEMS NOT GPS-EQUIPPED

Pub. L. 103-160, div. A, title I, §152(b), Nov. 30, 1993, 107 Stat. 1578, as amended by Pub. L. 105-261, div. A, title II, §218(e), Oct. 17, 1998, 112 Stat. 1952; Pub. L. 109-163, div. A, title II, §260(a), Jan. 6, 2006, 119 Stat. 3185, provided that: “After September 30, 2007, funds may not be obligated to modify or procure any Department of Defense aircraft, ship, armored vehicle, or indirect-fire weapon system that is not equipped with a Global Positioning System receiver.”

[Pub. L. 109-163, div. A, title II, §260(b), Jan. 6, 2006, 119 Stat. 3186, provided that: “The amendment made by subsection (a) [amending section 152(b) of Pub. L. 103-160, set out above] shall be deemed to have taken effect at the close of September 30, 2005, and any obligation or expenditure of funds by the Department of Defense during the period beginning on October 1, 2005, and ending on the date of the enactment of this Act [Jan. 6, 2006] to modify or procure a Department of Defense aircraft, ship, armored vehicle, or indirect-fire weapon system that is not equipped with a Global Positioning System receiver is hereby ratified with respect to the provision of law specified in subsection (a).”]

§ 2282. B-2 bomber: annual report

Not later than March 1 of each year through 2008, the Secretary of Defense shall submit to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives a report on the B-2 bomber aircraft. Each such report shall include the following:

(1) Identification of the average full-mission capable rate of B-2 aircraft for the preceding fiscal year and the Secretary’s overall assessment of the implications of that full-mission capable rate on mission accomplishment for the B-2 aircraft, together with the Secretary’s determination as to whether that rate is adequate for the accomplishment of each of the missions assigned to the B-2 aircraft as of the date of the assessment.

(2) An assessment of the technical capabilities of the B-2 aircraft and whether these capabilities are adequate to accomplish each of the missions assigned to that aircraft as of the date of the assessment.

(3) Identification of all ongoing and planned development of technologies to enhance the capabilities of that aircraft.

(4) Identification and assessment of additional technologies that would make that aircraft more capable or survivable against known and evolving threats.

(5) A fiscally phased program for each technology identified in paragraphs (3) and (4) for the budget year and the future-years defense program, based on the following three funding situations:

(A) The President’s current budget.

(B) The President’s current budget and the current Department of Defense unfunded priority list.

(C) The maximum executable funding for the B-2 aircraft given the requirement to maintain enough operationally ready aircraft to accomplish missions assigned to the B-2 aircraft.

(Added Pub. L. 106-398, §1 [[div. A], title I, §131(a)(1)], Oct. 30, 2000, 114 Stat. 1654, 1654A-28; amended Pub. L. 108-136, div. A, title X, §1031(a)(14), Nov. 24, 2003, 117 Stat. 1597.)

AMENDMENTS

2003—Pub. L. 108-136 inserted “through 2008” after “March 1 of each year” in introductory provisions.

CHAPTER 137—PROCUREMENT GENERALLY

- Sec. [2301. Repealed.] 2302. Definitions. 2302a. Simplified acquisition threshold. 2302b. Implementation of simplified acquisition procedures. 2302c. Implementation of electronic commerce capability. 2302d. Major system: definitional threshold amounts. 2303. Applicability of chapter. [2303a. Repealed.] 2304. Contracts: competition requirements. 2304a. Task and delivery order contracts: general authority. 2304b. Task order contracts: advisory and assistance services. 2304c. Task and delivery order contracts: orders. 2304d. Task and delivery order contracts: definitions. 2304e. Contracts: prohibition on competition between Department of Defense and small businesses and certain other entities. 2305. Contracts: planning, solicitation, evaluation, and award procedures. 2305a. Design-build selection procedures. 2306. Kinds of contracts. 2306a. Cost or pricing data: truth in negotiations. 2306b. Multiyear contracts: acquisition of property. 2306c. Multiyear contracts: acquisition of services. 2307. Contract financing. 2308. Buy-to-budget acquisition: end items. 2309. Allocation of appropriations. 2310. Determinations and decisions. 2311. Assignment and delegation of procurement functions and responsibilities. 2312. Remission of liquidated damages. 2313. Examination of records of contractor. 2314. Laws inapplicable to agencies named in section 2303 of this title. 2315. Law inapplicable to the procurement of automatic data processing equipment and services for certain defense purposes. 2316. Disclosure of identity of contractor. [2317. Repealed.] 2318. Advocates for competition. 2319. Encouragement of new competitors. 2320. Rights in technical data. 2321. Validation of proprietary data restrictions. [2322. Repealed.] 2323. Contract goal for small disadvantaged businesses and certain institutions of higher education.