## 111TH CONGRESS 1ST SESSION

## H. R. 1830

To improve the organization and procedures of the Department of Defense for the acquisition of major weapon systems, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

March 31, 2009

Mrs. Tauscher (for herself and Mr. Spratt) introduced the following bill; which was referred to the Committee on Armed Services

## A BILL

To improve the organization and procedures of the Department of Defense for the acquisition of major weapon systems, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Weapon Systems Acquisition Reform Act of 2009".
- 6 (b) Table of Contents for
- 7 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Congressional defense committees.

TITLE I—ACQUISITION ORGANIZATION

- Sec. 101. Reports on systems engineering capabilities of the Department of Defense.
- Sec. 102. Director of Developmental Test and Evaluation.
- Sec. 103. Assessment of technological maturity of critical technologies of major defense acquisition programs by the Director of Defense Research and Engineering.
- Sec. 104. Director of Independent Cost Assessment.
- Sec. 105. Role of the commanders of the combatant commands in identifying joint military requirements.

#### TITLE II—ACQUISITION POLICY

- Sec. 201. Consideration of trade-offs among cost, schedule, and performance in the acquisition of major weapon systems.
- Sec. 202. Preliminary design review for major defense acquisition programs.
- Sec. 203. Maximization of competition throughout the life cycle of major defense acquisition programs.
- Sec. 204. Critical cost growth in major defense acquisition programs.
- Sec. 205. Organizational conflicts of interest in the acquisition of major weapon systems.
- Sec. 206. Awards for Department of Defense personnel for excellence in the acquisition of products and services.

## 1 SEC. 2. CONGRESSIONAL DEFENSE COMMITTEES.

- 2 In this Act, the term "congressional defense commit-
- 3 tees" has the meaning given that term in section
- 4 101(a)(16) of title 10, United States Code.

# 5 TITLE I—ACQUISITION 6 ORGANIZATION

- 7 SEC. 101. REPORTS ON SYSTEMS ENGINEERING CAPABILI-
- 8 TIES OF THE DEPARTMENT OF DEFENSE.
- 9 (a) Reports by Service Acquisition Execu-
- 10 TIVES.—Not later than 180 days after the date of the en-
- 11 actment of this Act, the service acquisition executive of
- 12 each military department shall submit to the Under Sec-
- 13 retary of Defense for Acquisition, Technology, and Logis-
- 14 tics a report setting forth the following:

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1	(1) A description of the extent to which such
2	military department has in place development plan-
3	ning organizations and processes staffed by adequate
4	numbers of personnel with appropriate training and
5	expertise to ensure that—
6	(A) key requirements, acquisition, and
7	budget decisions made for each major weapon
8	system prior to Milestones A and B are sup-
9	ported by a rigorous systems analysis and sys-

tems engineering process;

- (B) the systems engineering strategy for each major weapon system includes a robust program for improving reliability, availability, and maintainability as an integral part of design and development; and
- (C) systems engineering requirements, including reliability, availability, and maintainability requirements, are identified during the Joint Capabilities Integration Development System process and incorporated into contract requirements for each major weapon system.
- (2) A description of the actions that such military department has taken, or plans to take, to—

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1	(A) establish needed development planning
2	and systems engineering organizations and
3	processes; and
4	(B) attract, develop, retain, and reward
5	systems engineers with appropriate levels of
6	hands-on experience and technical expertise to
7	meet the needs of such military department.
8	(b) Report by Under Secretary of Defense
9	FOR ACQUISITION, TECHNOLOGY, AND LOGISTICS.—Not
10	later than 270 days after the date of the enactment of
11	this Act, the Under Secretary of Defense for Acquisition,
12	Technology, and Logistics shall submit to the Committee
13	on Armed Services of the Senate and the Committee on
14	Armed Services of the House of Representatives a report
15	on the system engineering capabilities of the Department
16	of Defense. The report shall include, at a minimum, the
17	following:
18	(1) An assessment by the Under Secretary of
19	the reports submitted by the service acquisition ex-
20	ecutives pursuant to subsection (a) and of the ade-
21	quacy of the actions that each military department
22	has taken, or plans to take, to meet the systems en-
23	gineering and development planning needs of such

military department.

1	(2) An assessment of each of the recommenda-
2	tions of the report on Pre-Milestone A and Early-
3	Phase Systems Engineering of the Air Force Studies
4	Board of the National Research Council, including
5	the recommended checklist of systems engineering
6	issues to be addressed prior to Milestones A and B
7	and the extent to which such recommendations
8	should be implemented throughout the Department
9	of Defense.
10	SEC. 102. DIRECTOR OF DEVELOPMENTAL TEST AND EVAL
11	UATION.
12	(a) Establishment of Position.—
13	(1) In general.—Chapter 4 of title 10, United
14	States Code, is amended by inserting after section
15	139b the following new section:
16	"§ 139c. Director of Developmental Test and Evalua-
17	tion
18	"(a) There is a Director of Developmental Test and
19	Evaluation, who shall be appointed by the Secretary of De-
20	fense from among individuals with an expertise in acquisi-
21	tion and testing.
22	"(b)(1) The Director of Developmental Test and
23	Evaluation shall be the principal advisor to the Secretary
24	of Defense and the Under Secretary of Defense for Acqui-

- 1 sition, Technology, and Logistics on developmental test
- 2 and evaluation in the Department of Defense.
- 3 "(2) The Director shall be subject to the supervision
- 4 of the Under Secretary of Defense for Acquisition, Tech-
- 5 nology, and Logistics and shall report to the Under Sec-
- 6 retary.
- 7 "(c) The Director of Developmental Test and Evalua-
- 8 tion shall—
- 9 "(1) develop policies and guidance for the devel-
- opmental test and evaluation activities of the De-
- 11 partment of Defense;
- "(2) monitor and review the developmental test
- and evaluation activities of the Department of De-
- 14 fense;
- 15 "(3) review and approve the test and evaluation
- master plan for each major defense acquisition pro-
- 17 gram of the Department of Defense;
- 18 "(4) supervise the activities of the Director of
- the Department of Defense Test Resource Manage-
- 20 ment Center under section 196 of this title;
- 21 "(5) review the organizations and capabilities of
- the military departments with respect to develop-
- 23 mental test and evaluation and identify needed
- 24 changes or improvements to such organizations and
- 25 capabilities; and

- "(6) perform such other activities relating to the developmental test and evaluation activities of the Department of Defense as the Under Secretary of Defense for Acquisition, Technology, and Logistics may prescribe.
- tics may prescribe.

  "(d) The Director of Developmental Test and Evaluation shall have access to all records and data of the Department of Defense (including the records and data of each military department) that the Director considers necessary in order to carry out the Director's duties under
- "(e) The Director of Developmental Test and Evaluation shall submit to Congress each year a report on the developmental test and evaluation activities of the Department of Defense during the preceding year.".
- 16 (2) CLERICAL AMENDMENT.—The table of sec-17 tions at the beginning of chapter 4 of such title is 18 amended by inserting after the item relating to sec-19 tion 139b the following new item:

"139c. Director of Developmental Test and Evaluation.".

20 (3) Conforming amendment.—Section 196(f)
21 of such title is amended by striking "the Under Sec22 retary of Defense for Acquisition, Technology, and
23 Logistics" and all that follows and inserting "the
24 Under Secretary of Defense for Acquisition, Tech-

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this section.

- nology, and Logistics and the Director of Develop-mental Test and Evaluation.".
- 3 (b) Reports on Developmental Testing Orga 4 Nizations and Personnel.—
- 5 (1) Reports by service acquisition execu-6 TIVES.—Not later than 180 days after the date of 7 the enactment of this Act, the service acquisition ex-8 ecutive of each military department shall submit to 9 the Director of Developmental Test and Evaluation 10 a report on the extent to which the test organiza-11 tions of such military department have in place, or 12 have effective plans to develop, adequate numbers of 13 personnel with appropriate expertise for each pur-14 pose as follows:
  - (A) To ensure that testing requirements are appropriately addressed in the translation of operational requirements into contract specifications, in the source selection process, and in the preparation of requests for proposals on all major defense acquisition programs.
  - (B) To participate in the planning of developmental test and evaluation activities, including the preparation and approval of a test and evaluation master plan for each major defense acquisition program.

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1	(C) To participate in and oversee the con-
2	duct of developmental testing, the analysis of
3	data, and the preparation of evaluations and re-
4	ports based on such testing.
5	(2) First annual report by director of
6	DEVELOPMENTAL TEST AND EVALUATION.—The
7	first annual report submitted to Congress by the Di-
8	rector of Developmental Test and Evaluation under
9	section 139c(e) of title 10, United States Code (as
10	added by subsection (a)), shall be submitted not
11	later than one year after the date of the enactment
12	of this Act, and shall include an assessment by the
13	Director of the reports submitted by the service ac-
14	quisition executives to the Director under paragraph
15	(1).
16	SEC. 103. ASSESSMENT OF TECHNOLOGICAL MATURITY OF
17	CRITICAL TECHNOLOGIES OF MAJOR DE-
18	FENSE ACQUISITION PROGRAMS BY THE DI-
19	RECTOR OF DEFENSE RESEARCH AND ENGI-
20	NEERING.
21	(a) Assessment by Director of Defense Re-
22	SEARCH AND ENGINEERING.—
23	(1) In General.—Section 139a of title 10,
24	United States Code, is amended by adding at the
25	end the following new subsection:

- 1 "(c)(1) The Director of Defense Research and Engi-
- 2 neering shall periodically review and assess the techno-
- 3 logical maturity and integration risk of critical tech-
- 4 nologies of the major defense acquisition programs of the
- 5 Department of Defense and report on the findings of such
- 6 reviews and assessments to the Under Secretary of De-
- 7 fense for Acquisition, Technology, and Logistics.
- 8 "(2) The Director shall submit to the Secretary of
- 9 Defense and to Congress each year a report on the techno-
- 10 logical maturity and integration risk of critical tech-
- 11 nologies of the major defense acquisition programs of the
- 12 Department of Defense.".
- 13 (2) First annual report.—The first annual
- report under subsection (c)(2) of section 139a of
- title 10, United States Code (as added by paragraph
- 16 (1)), shall be submitted to Congress not later than
- March 1, 2011, and shall address the results of re-
- views and assessments conducted by the Director of
- 19 Defense Research and Engineering pursuant to sub-
- section (c)(1) of such section (as so added) during
- 21 the preceding calendar year.
- 22 (b) Report on Resources for Implementa-
- 23 TION.—Not later than 120 days after the date of the en-
- 24 actment of this Act, the Director of Defense Research and
- 25 Engineering shall submit to the congressional defense

- 1 committees a report describing any additional resources
- 2 that may be required by the Director, and by other science
- 3 and technology elements of the Department of Defense,
- 4 to carry out the following:
- 5 (1) The requirements under the amendment
- 6 made by subsection (a).
- 7 (2) The technological maturity assessments re-
- 8 quired by section 2366b(a) of title 10, United States
- 9 Code, as amended by section 202 of this Act.
- 10 (3) The requirements of Department of Defense
- 11 Instruction 5000, as revised.
- 12 SEC. 104. DIRECTOR OF INDEPENDENT COST ASSESSMENT.
- 13 (a) Director of Independent Cost Assess-
- 14 MENT.—
- 15 (1) IN GENERAL.—Chapter 4 of title 10, United
- 16 States Code, as amended by section 102 of this Act,
- is further amended by inserting after section 139c
- the following new section:
- 19 "§ 139d. Director of Independent Cost Assessment
- 20 "(a) There is a Director of Independent Cost Assess-
- 21 ment in the Department of Defense, appointed by the
- 22 President, by and with the advice and consent of the Sen-
- 23 ate. The Director shall be appointed without regard to po-
- 24 litical affiliation and solely on the basis of fitness to per-
- 25 form the duties of the Director.

- 1 "(b) The Director is the principal advisor to the Sec-
- 2 retary of Defense, the Under Secretary of Defense for Ac-
- 3 quisition, Technology, and Logistics, and the Under Sec-
- 4 retary of Defense (Comptroller) on cost estimation and
- 5 cost analyses for the acquisition programs of the Depart-
- 6 ment of Defense and the principal cost estimation official
- 7 within the senior management of the Department of De-
- 8 fense. The Director shall—
- 9 "(1) prescribe, by authority of the Secretary of
- 10 Defense, policies and procedures for the conduct of
- 11 cost estimation and cost analysis for the acquisition
- programs of the Department of Defense;
- "(2) provide guidance to and consult with the
- Secretary of Defense, the Under Secretary of De-
- 15 fense for Acquisition, Technology, and Logistics, the
- 16 Under Secretary of Defense (Comptroller), and the
- 17 Secretaries of the military departments with respect
- to cost estimation in the Department of Defense in
- general and with respect to specific cost estimates
- and cost analyses to be conducted in connection with
- a major defense acquisition program under chapter
- 22 144 of this title or a major automated information
- 23 system program under chapter 144A of this title;
- "(3) establish guidance on confidence levels for
- 25 cost estimates on major defense acquisition pro-

1	grams and require the disclosure of all such con-
2	fidence levels;
3	"(4) monitor and review all cost estimates and
4	cost analyses conducted in connection with major de-
5	fense acquisition programs and major automated in-
6	formation system programs; and
7	"(5) conduct independent cost estimates and
8	cost analyses for major defense acquisition programs
9	and major automated information system pro-
10	grams—
11	"(A) in advance of—
12	"(i) any certification under section
13	2366a or 2366b of this title;
14	"(ii) any certification under section
15	2433(e)(2) of this title; and
16	"(iii) any report under section
17	2445c(f) of this title; and
18	"(B) whenever necessary to ensure that an
19	estimate or analysis under paragraph (4) is un-
20	biased, fair, and reliable.
21	"(c)(1) The Director may communicate views on mat-
22	ters within the responsibility of the Director directly to
23	the Secretary of Defense and the Deputy Secretary of De-
24	fense without obtaining the approval or concurrence of any
25	other official within the Department of Defense.

- 1 "(2) The Director shall consult closely with, but the
- 2 Director and the Director's staff shall be independent of,
- 3 the Under Secretary of Defense for Acquisition, Tech-
- 4 nology, and Logistics, the Under Secretary of Defense
- 5 (Comptroller), and all other officers and entities of the De-
- 6 partment of Defense responsible for acquisition and budg-
- 7 eting.
- 8 "(d)(1) The Secretary of a military department shall
- 9 report promptly to the Director the results of all cost esti-
- 10 mates and cost analyses conducted by the military depart-
- 11 ment and all studies conducted by the military department
- 12 in connection with cost estimates and cost analyses for
- 13 major defense acquisition programs of the military depart-
- 14 ment.
- 15 "(2) The Director may make comments on cost esti-
- 16 mates and cost analyses conducted by a military depart-
- 17 ment for a major defense acquisition program, request
- 18 changes in such cost estimates and cost analyses to ensure
- 19 that they are fair and reliable, and develop or require the
- 20 development of independent cost estimates or cost anal-
- 21 yses for such program, as the Director determines to be
- 22 appropriate.
- 23 "(3) The Director shall have access to any records
- 24 and data in the Department of Defense (including the
- 25 records and data of each military department) that the

- 1 Director considers necessary to review in order to carry
- 2 out the Director's duties under this section.
- 3 "(e)(1) The Director shall prepare an annual report
- 4 summarizing the cost estimation and cost analysis activi-
- 5 ties of the Department of Defense during the previous
- 6 year and assessing the progress of the Department in im-
- 7 proving the accuracy of its costs estimates and analyses.
- 8 "(2) Each report under this subsection shall be sub-
- 9 mitted concurrently to the Secretary of Defense, the
- 10 Under Secretary of Defense for Acquisition, Technology,
- 11 and Logistics, the Under Secretary of Defense (Comp-
- 12 troller), and Congress not later than 10 days after the
- 13 transmission of the budget for the next fiscal year under
- 14 section 1105 of title 31. The Director shall ensure that
- 15 a report submitted under this subsection does not include
- 16 any information, such as proprietary or source selection
- 17 sensitive information, that could undermine the integrity
- 18 of the acquisition process.
- 19 "(3) The Secretary may comment on any report of
- 20 the Director to Congress under this subsection.
- 21 "(f) The President shall include in the budget trans-
- 22 mitted to Congress pursuant to section 1105 of title 31
- 23 for each fiscal year a separate statement of estimated ex-
- 24 penditures and proposed appropriations for that fiscal
- 25 year for the Director of Independent Cost Assessment in

- 1 carrying out the duties and responsibilities of the Director
- 2 under this section.
- 3 "(g) The Secretary of Defense shall ensure that the
- 4 Director has sufficient professional staff of military and
- 5 civilian personnel to enable the Director to carry out the
- 6 duties and responsibilities of the Director under this sec-
- 7 tion.".
- 8 (2) CLERICAL AMENDMENT.—The table of sec-
- 9 tions at the beginning of chapter 4 of such title, as
- so amended, is further amended by inserting after
- the item relating to section 139c the following new
- 12 item:

"139d. Director of Independent Cost Assessment.".

- 13 (b) Report on Monitoring of Operating and
- 14 Support Costs for MDAPs.—
- 15 (1) Report to Secretary of Defense.—Not
- later than one year after the date of the enactment
- of this Act, the Director of Independent Cost Assess-
- ment under section 139d of title 10 United States
- 19 Code (as added by subsection (a)), shall review exist-
- ing systems and methods of the Department of De-
- 21 fense for tracking and assessing operating and sup-
- 22 port costs on major defense acquisition programs
- and submit to the Secretary of Defense a report on
- 24 the finding and recommendations of the Director as
- a result of the review.

1	(2) Transmittal to congress.—Not later
2	than 30 days after receiving the report required by
3	paragraph (1), the Secretary shall transmit the re-
4	port to the congressional defense committees, to-
5	gether with any comments on the report the Sec-
6	retary considers appropriate.
7	(c) Transfer of Personnel and Functions of
8	COST ANALYSIS IMPROVEMENT GROUP.—The personnel
9	and functions of the Cost Analysis Improvement Group
10	of the Department of Defense are hereby transferred to
11	the Director of Independent Cost Assessment under sec-
12	tion 139d of title 10, United States Code (as so added),
13	and shall report directly to the Director.
14	(d) Conforming Amendments.—
15	(1) Section 2306b(i)(1)(B) of title 10, United
16	States Code, is amended by striking "Cost Analysis
17	Improvement Group of the Department of Defense"
18	and inserting "Director of Independent Cost Assess-
19	ment".
20	(2) Section 2366a(a)(4) of such title is amend-
21	ed by striking "has been submitted" and inserting
22	"has been approved by the Director of Independent
23	Cost Assessment".
24	(3) Section $2366b(a)(1)(C)$ of such title is
25	amended by striking "have been developed to exe-

1	cute" and inserting "have been approved by the Di-
2	rector of Independent Cost Assessment to provide
3	for the execution of".
4	(4) Section 2433(e)(2)(B)(iii) of such title is
5	amended by striking "are reasonable" and inserting
6	"have been determined by the Director of Inde-
7	pendent Cost Assessment to be reasonable".
8	(5) Subparagraph (A) of section 2434(b)(1) of
9	such title is amended to read as follows:
10	"(A) be prepared or approved by the Di-
11	rector of Independent Cost Assessment; and".
12	(6) Section 2445c(f)(3) of such title is amended
13	by striking "are reasonable" and inserting "have
14	been determined by the Director of Independent
15	Cost Assessment to be reasonable".
16	SEC. 105. ROLE OF THE COMMANDERS OF THE COMBATANT
17	COMMANDS IN IDENTIFYING JOINT MILITARY
18	REQUIREMENTS.
19	Section 181(d) of title 10, United States Code, is
20	amended—
21	(1) by inserting "(1)" before "The Under Sec-
22	retary"; and
23	(2) by adding at the end the following new
24	paragraph:

1	"(2) The Council shall seek and consider input from
2	the commanders of the combatant commands in carrying
3	out its mission under paragraphs (1) and (2) of subsection
4	(b) and in conducting periodic reviews in accordance with
5	the requirements of subsection (e).".
6	TITLE II—ACQUISITION POLICY
7	SEC. 201. CONSIDERATION OF TRADE-OFFS AMONG COST,
8	SCHEDULE, AND PERFORMANCE IN THE AC-
9	QUISITION OF MAJOR WEAPON SYSTEMS.
10	(a) Consideration of Trade-Offs.—
11	(1) In General.—The Secretary of Defense
12	shall develop and implement mechanisms to ensure
13	that trade-offs between cost, schedule, and perform-
14	ance are considered as part of the process for devel-
15	oping requirements for major weapon systems.
16	(2) Elements.—The mechanisms required
17	under this subsection shall ensure, at a minimum,
18	that—
19	(A) Department of Defense officials re-
20	sponsible acquisition, budget, and cost esti-
21	mating functions are provided an appropriate
22	opportunity to develop estimates and raise cost
23	and schedule matters before performance re-
24	quirements are established for major weapon
25	systems; and

1	(B) consideration is given to fielding major
2	weapon systems through incremental or spiral
3	acquisition, while deferring technologies that
4	are not yet mature, and capabilities that are
5	likely to significantly increase costs or delay
6	production, until later increments or spirals.
7	(3) Major weapons system defined.—In
8	this subsection, the term "major weapon system"
9	has the meaning given that term in section 2379(d)
10	of title 10, United States Code.
11	(b) Duties of Joint Requirements Oversight
12	Council.—Section 181(b)(1) of title 10, United States
13	Code, is amended—
14	(1) in subparagraph (A), by striking "and" at
15	the end;
16	(2) in subparagraph (B), by striking the period
17	at the end and inserting "; and; and
18	(3) by adding at the end the following new sub-
19	paragraph:
20	"(C) in ensuring the consideration of
21	trade-offs among cost, schedule and perform-
22	ance for joint military requirements:".

1	SEC. 202. PRELIMINARY DESIGN REVIEW FOR MAJOR DE-
2	FENSE ACQUISITION PROGRAMS.
3	Section 2366b(a) of title 10, United States Code, is
4	amended—
5	(1) in paragraph (1), by striking "and" at the
6	end;
7	(2) by redesignating paragraph (2) as para-
8	graph (3);
9	(3) by inserting after paragraph (1) the fol-
10	lowing new paragraph (2):
11	"(2) has received a preliminary design review
12	(PDR) and conducted a formal post-preliminary de-
13	sign review assessment, and certifies on the basis of
14	such assessment that the program demonstrates a
15	high likelihood of accomplishing its intended mis-
16	sion; and"; and
17	(4) in paragraph (3), as redesignated by para-
18	graph (2) of this section—
19	(A) in subparagraph (D), by striking the
20	semicolon and inserting ", as determined by the
21	Milestone Decision Authority on the basis of an
22	independent review and assessment by the Di-
23	rector of Defense Research and Engineering;
24	and";
25	(B) by striking subparagraph (E); and

1	(C) by redesignating subparagraph (F) as
2	subparagraph (E).
3	SEC. 203. MAXIMIZATION OF COMPETITION THROUGHOUT
4	THE LIFE CYCLE OF MAJOR DEFENSE ACQUI-
5	SITION PROGRAMS.
6	(a) Maximization of Competition.—The Sec-
7	retary of Defense shall ensure that the acquisition plan
8	for each major defense acquisition program includes meas-
9	ures to maximize competition at both the prime contract
10	level and the subcontract level of such program throughout
11	the life cycle of such program.
12	(b) Measures To Maximize Competition.—The
13	measures to maximize competition utilized for purposes of
14	subsection (a) may include, but are not limited to, meas-
15	ures to achieve the following, where cost-effective:
16	(1) Competitive prototyping.
17	(2) Dual-sourcing.
18	(3) Funding of a second source for interchange-
19	able, next-generation prototype systems or sub-
20	systems.
21	(4) Utilization of modular, open architectures
22	to enable competition for upgrades.
23	(5) Periodic competitions for subsystem up-
24	grades.
25	(6) Licensing of additional suppliers.

- 1 (7) Requirements for Government oversight or 2 approval of make or buy decisions to ensure com-3 petition at the subsystem level.
- 4 (8) Periodic system or program reviews to ad-5 dress long-term competitive effects of program deci-6 sions.
- 7 (9) Consideration of competition at the sub-8 contract level and in make or buy decisions as a fac-9 tor in proposal evaluations.
- 10 (c) Competitive Prototyping.—The Secretary of
  11 Defense shall modify the acquisition regulations of the De12 partment of Defense to ensure with respect to competitive
  13 prototyping for major defense acquisition programs the
  14 following:
  - (1) That the acquisition strategy for each major defense acquisition program provides for two or more competing teams to produce prototypes before Milestone B approval (or Key Decision Point B approval in the case of a space program) unless the milestone decision authority for such program waives the requirement on the basis of a determination that, but for such waiver, the Department would be unable to meet critical national security objectives.
  - (2) That if the milestone decision authority waives the requirement for prototypes produced by

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- two or more teams for a major defense acquisition 1 2 program under paragraph (1), the acquisition strat-3 egy for the program provides for the production of at least one prototype before Milestone B approval 5 (or Key Decision Point B approval in the case of a 6 space program) unless the milestone decision author-7 ity waives such requirement on the basis of a deter-8 mination that, but for such waiver, the Department 9 would be unable to meet critical national security ob-10 jectives.
- (3) That whenever a milestone decision author-12 ity authorizes a waiver under paragraph (1) or (2), 13 the waiver, the determination upon which the waiver 14 is based, and the reasons for the determination are 15 submitted in writing to the congressional defense 16 committees not later than 30 days after the waiver 17 is authorized.
- 18 (d) Major Defense Acquisition Program De-FINED.—In this section, the term "major defense acquisi-19 tion program" has the meaning given that term in section 20 21 2430 of title 10, United States Code.
- 22 (e) APPLICABILITY.—This section shall apply to any 23 acquisition plan for a major defense acquisition program that is developed or revised on or after the date that is 60 days after the date of the enactment of this Act.

1	SEC. 204. CRITICAL COST GROWTH IN MAJOR DEFENSE AC-
2	QUISITION PROGRAMS.
3	(a) Authorized Actions in Event of Critical
4	Cost Growth.—Section 2433(e)(2) of title 10, United
5	States Code, is amended—
6	(1) by redesignating subparagraph (C) as sub-
7	paragraph (D);
8	(2) by striking subparagraph (B); and
9	(3) by inserting after subparagraph (A) the fol-
10	lowing new subparagraphs (B) and (C):
11	"(B) terminate such acquisition program, un-
12	less the Secretary determines that the continuation
13	of such program is essential to the national security
14	of the United States and submits a written certifi-
15	cation in accordance with subparagraph (C)(i) ac-
16	companied by a report setting forth the assessment
17	carried out pursuant to subparagraph (A) and the
18	basis for each determination made in accordance
19	with clauses (I) through (IV) of subparagraph
20	(C)(i), together with supporting documentation;
21	"(C) if the program is not terminated—
22	"(i) submit to Congress, before the end of
23	the 60-day period beginning on the day the Se-
24	lected Acquisition Report containing the infor-
25	mation described in subsection (g) is required

1	to be submitted under section 2432(f) of this
2	title, a written certification stating that—
3	"(I) such acquisition program is es-
4	sential to national security;
5	"(II) there are no alternatives to such
6	acquisition program which will provide
7	equal or greater capability to meet a joint
8	military requirement (as that term is de-
9	fined in section 181(g)(1) of this title) at
10	less cost;
11	"(III) the new estimates of the pro-
12	gram acquisition unit cost or procurement
13	unit cost were arrived at in accordance
14	with the requirements of section 139d of
15	this title and are reasonable; and
16	"(IV) the management structure for
17	the acquisition program is adequate to
18	manage and control program acquisition
19	unit cost or procurement unit cost;
20	"(ii) rescind the most recent Milestone ap-
21	proval (or Key Decision Point approval in the
22	case of a space program) for such program and
23	withdraw any associated certification under sec-
24	tion 2366a or 2366b of this title; and

- "(iii) require a new Milestone approval (or Key Decision Point approval in the case of a space program) for such program before entering into a new contract, exercising an option under an existing contract, or otherwise extending the scope of an existing contract under such program; and".
- 8 (b) Total Expenditure for Procurement Re-9 Sulting in Treatment as MDAP.—Section 2430(a)(2) 10 of such title is amended by inserting ", including all 11 planned increments or spirals," after "an eventual total 12 expenditure for procurement".
- 13 SEC. 205. ORGANIZATIONAL CONFLICTS OF INTEREST IN
  14 THE ACQUISITION OF MAJOR WEAPON SYS15 TEMS.
- 16 (a) REVISED REGULATIONS REQUIRED.—Not later 17 than 180 days after the date of the enactment of this Act, 18 the Under Secretary of Defense for Acquisition, Tech-19 nology, and Logistics shall revise the Defense Supplement 20 to the Federal Acquisition Regulation to address organiza-21 tional conflicts of interest by contractors in the acquisition
- 23 (b) Elements.—The revised regulations required by 24 subsection (a) shall, at a minimum—

of major weapon systems.

- (1) ensure that the Department of Defense receives advice on systems architecture and systems engineering matters with respect to major weapon systems from federally funded research and development centers or other sources independent of the prime contractor;
  - (2) require that a contract for the performance of systems engineering and technical assistance (SETA) functions with regard to a major weapon system contains a provision prohibiting the contractor or any affiliate of the contractor from having a direct financial interest in the development or construction of the weapon system or any component thereof; and
  - (3) provide for fair and objective "make-buy" decisions by the prime contractor on a major weapon system by—
    - (A) requiring prime contractors to give full and fair consideration to qualified sources other than the prime contractor for the development or construction of major subsystems and components of the weapon system;
    - (B) providing for government oversight of the process by which prime contractors consider such sources and determine whether to conduct

1	such development or construction in-house or
2	through a subcontract;
3	(C) where appropriate, requiring that pro-
4	gram managers, rather than prime contractors,
5	make the determination whether such develop-
6	ment or construction should be conducted in-
7	house or through a subcontract; and
8	(D) providing for the consideration of
9	prime contractors "make-buy" decisions in past
10	performance evaluations.
11	(c) Organizational Conflict of Interest Re-
12	VIEW BOARD.—
13	(1) ESTABLISHMENT REQUIRED.—Not later
14	than 90 days after the date of the enactment of this
15	Act, the Secretary of Defense shall establish within
16	the Department of Defense a board to be known as
17	the "Organizational Conflict of Interest Review
18	Board".
19	(2) Duties.—The Board shall have the fol-
20	lowing duties:
21	(A) To advise the Under Secretary of De-
22	fense for Acquisition, Technology, and Logistics
23	on policies relating to organizational conflicts of
24	interest in the acquisition of major weapon sys-
25	tems.

1	(B) To advise program managers on steps
2	to comply with the requirements of the revised
3	regulations required by this section and to ad-
4	dress organizational conflicts of interest in the
5	acquisition of major weapon systems.
6	(C) To advise appropriate officials of the
7	Department on organizational conflicts of inter-
8	est arising in proposed mergers of defense con-
9	tractors.
10	(d) Major Weapon System Defined.—In this sec-
11	tion, the term "major weapon system" has the meaning
12	given that term in section 2379(d) of title 10, United
13	States Code.
14	SEC. 206. AWARDS FOR DEPARTMENT OF DEFENSE PER-
15	SONNEL FOR EXCELLENCE IN THE ACQUISI-
16	TION OF PRODUCTS AND SERVICES.
17	(a) In General.—Not later than 180 days after the
18	date of the enactment of this Act, the Secretary of Defense
19	shall commence carrying out a program to recognize excel-
20	lent performance by individuals and teams of members of
21	the Armed Forces and civilian personnel of the Depart-
22	ment of Defense in the acquisition of products and serv-
23	ices for the Department of Defense.
24	(b) Elements.—The program required by sub-

25 section (a) shall include the following:

- 1 (1) Procedures for the nomination by the per2 sonnel of the military departments and the Defense
  3 Agencies of individuals and teams of members of the
  4 Armed Forces and civilian personnel of the Depart5 ment of Defense for eligibility for recognition under
  6 the program.
  - (2) Procedures for the evaluation of nominations for recognition under the program by one or more panels of individuals from the government, academia, and the private sector who have such expertise, and are appointed in such manner, as the Secretary shall establish for purposes of the program.
- (c) AWARD OF CASH BONUSES.—As part of the program required by subsection (a), the Secretary may award to any individual recognized pursuant to the program a reash bonus authorized by any other provision of law to the extent that the performance of such individual so recognized warrants the award of such bonus under such provision of law.

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