

**FY13 NDAA Markup Amendments**

<b>Mark</b>	<b>Log</b>	<b>Sponsor</b>	<b>Description</b>	<b>Type</b>	<b>Outcome</b>
<b>ETC</b>	<b>037</b>	Owens	This amendment would require the DOD to produce a report on the expected costs and outcomes of eliminating the 48th and 24th Civil Support Teams.	DRL	Adopted en bloc by voice vote
<b>ETC</b>	<b>042r1</b>	Franks	This amendment would amend Section 252 to include systems to mitigate EMP.	Bill	Adopted en bloc by voice vote
<b>ETC</b>	<b>106</b>	Ruppersberger	Would request a briefing on potential negative impacts of decertification of laboratories that work with diluted nerve agents.	DRL	Adopted en bloc by voice vote
<b>ETC</b>	<b>132</b>	Langevin	This amendment would require a report on efforts to field new directed energy weapons.	Bill	Adopted en bloc by voice vote
<b>ETC</b>	<b>143</b>	Hochul	This amendment would require a report on the Active Denial Technology Plan	DRL	Adopted en bloc by voice vote
<b>ETC</b>	<b>167r1</b>	Davis	This language would require a report on the feasibility of standing up a Joint Task Force at US Northern Command.	DRL	Adopted en bloc by voice vote
<b>SPF</b>	<b>055</b>	Palazzo	This amendment would state that the committee finds that placing a priority on early engineering dollars is a vital component of keeping costs down in the shipbuilding industry and encourages USN to prioritize early engineering in large ship construction.	Bill	Adopted en bloc by voice vote
<b>SPF</b>	<b>080r2</b>	Speier	This amendment would require a GAO review of the Littoral Combat Ship program's quality review for the LCS-1 and a review of the Navy's operational and sustainment support strategy for the program.	Bill	Adopted en bloc by voice vote
<b>SPF</b>	<b>116</b>	Akin	This amendment would restrict funds available to the Secretary of the Navy until the annual shipbuilding plan has been submitted to Congress.	Bill	Adopted en bloc by voice vote
<b>SPF</b>	<b>160r1</b>	Palazzo	This amendment would state a sense of Congress on Amphibious Lift and Presence Requirements	Bill	Adopted en bloc by voice vote
<b>SPF</b>	<b>163</b>	Akin	This amendment would modify Sec. 211 with regard to Air Force long-range strike.	Bill	Adopted en bloc by voice vote
<b>SPF</b>	<b>192r1</b>	Johnson	This amendment would require SecNav to submit a report by 12/31/2012 on comparative cost and effectiveness of LCS designed, and which designs will be selected for follow-on purchases after initial block buy.	Bill	Adopted en bloc by voice vote
<b>SPF</b>	<b>203</b>	Akin	Amends section 1021 regarding nuclear surface combatants	Bill	Adopted en bloc by voice vote
<b>RDY</b>	<b>011</b>	Jones	This amendment would rename the electrochemistry engineering facility in Crane, Indiana to the John Hostettler Electrochemistry Engineering Facility.	Bill	Adopted by voice vote
<b>RDY</b>	<b>047</b>	Turner	Would require that two defense nuclear facilities currently being designed by DOE/NNSA, and any future similar facilities, be transferred for construction to DOD and that the SECDEF utilize military construction authorities to build these facilities	Bill	Adopted by recorded vote: 36y - 25n
<b>RDY</b>	<b>046</b>	Turner	This amendment would require the Secretary of Defense to carry out construction of the CMRR nuclear facility in New Mexico such that it achieves full operational capability by FY24 and limit any funds from being spent on an alternative plan that does not include CMRR.	Bill	Adopted by recorded vote: 38y - 24n
<b>RDY</b>	<b>065</b>	Wittman	This amendment would prohibit additional Base Realignment and Closure actions	Bill	Adopted by recorded vote: 44y - 18n

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<b>RDY</b>	<b>012r1</b>	Andrews	This amendment would define surveying and mapping for the purposes of military construction contracts with architectural and engineering services.	DRL	Adopted en bloc by voice vote
<b>RDY</b>	<b>020</b>	Conaway	This language would direct the USD(P&R) to provide Congressional Defense Committees with a report on status and future plans for the DOD's collaboration with institutions of higher education for cultural training by Sept 1, 2013.	DRL	Adopted en bloc by voice vote
<b>RDY</b>	<b>022r1</b>	Andrews	This amendment would allow DOD to use savings from energy efficiency to promote energy security.	Bill	Adopted en bloc by voice vote
<b>RDY</b>	<b>038</b>	Owens	This amendment would require the Department to submit a budget justification display that covers organizational clothing and individual equipment (OCIE), and include performance and evolution criteria on the same as part of the Army's annual budget submission.	DRL	Adopted en bloc by voice vote
<b>RDY</b>	<b>081r1</b>	Garamendi	This language would encourage collaboration among Defense University Affiliated Research Centers with other university based research centers on energy research and development initiatives.	Bill	Adopted en bloc by voice vote
<b>RDY</b>	<b>109r1</b>	Courtney	This language would require DOD brief on incorporation of fuel cells in various military applications.	DRL	Adopted en bloc by voice vote
<b>RDY</b>	<b>117</b>	Akin	This amendment would require a plan from the SecDef to develop a material solution to measure environmental exposures to servicemembers, and then to brief that plan to relevant committees.	Bill	Adopted en bloc by voice vote
<b>RDY</b>	<b>120</b>	Forbes	This amendment would make technical and conforming changes to update Army service-specific references to more accurately reflect the current mark's Product Improvement Pilot Program (PIPP) expansion to include to the Navy and Air Force.	Bill	Adopted en bloc by voice vote
<b>RDY</b>	<b>121</b>	Forbes	This amendment would clarify that scope of depot maintenance and the labor associated with installation of modifications is that done in the course of a customary depot-level maintenance action.	Bill	Adopted en bloc by voice vote
<b>RDY</b>	<b>122</b>	Forbes	This amendment would make technical scope changes to previously authorized MILCON projects at certain Army Reserve locations and other technical changes for projects in the Readiness mark	Bill	Adopted en bloc by voice vote
<b>RDY</b>	<b>123r1</b>	Ryan	This amendment allows the SecArmy to convey approximately 7 acres of unused and unwanted land to the village of Lordstown to be used for public purposes.	Bill	Adopted en bloc by voice vote
<b>RDY</b>	<b>162</b>	Akin	This amendment would require a report from the Sec Def on policies, procedures, and guidelines of the DOD for helicopter evacuation of injured members of the Armed Forces	Bill	Adopted en bloc by voice vote
<b>RDY</b>	<b>164r2</b>	Franks	This report would require a plan to certify sources of electricity to defense critical assets are protected from Electromagnetic Pulse.	Bill	Adopted en bloc by voice vote
<b>RDY</b>	<b>173</b>	Runyan	This amendment would extend authorities to provide assured business guarantees to carriers participating in Civil Air Reserve Fleet (CRAF).	Bill	Adopted en bloc by voice vote
<b>RDY</b>	<b>174</b>	Runyan	This amendment would guarantee a minimum standard identification check procedure at US military installations; must present valid federal or state photo ID, common access card or military ID.	Bill	Adopted en bloc by voice vote
<b>RDY</b>	<b>186r1</b>	Bartlett	This amendment would recognize direct solar as an energy efficiency technology available to DOD to reduce energy consumption and enhance energy security on military installations and requests a report on existing projects by 12/31/2012.	DRL	Adopted en bloc by voice vote

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<b>RDY</b>	<b>036r1</b>	Conaway	This amendment would limit the availability of funds for procurement of alternative fuels should they exceed cost of traditional fuels; except quantities for test/certification of 50/50 blends.	Bill	Adopted by recorded vote: 32y - 29n
<b>RDY</b>	<b>035</b>	Conaway	This amendment would exempt the DOD from Section 526 of the 2007 Energy Independence and Security Act.	Bill	Adopted by recorded vote: 36y - 25n
<b>RDY</b>	<b>068r1</b>	Miller	This amendment would clarify the jurisdiction of the EPA with regards to amm and fishing tackle containing lead components, preventing a hike in costs to DOD.	Bill	Adopted en bloc by voice vote
<b>RDY</b>	<b>112r1</b>	Akin	Directs the Department of Defense to establish minimum safety & security standards for transporting potentially dangerous cargo.	DRL	Adopted en bloc by voice vote
<b>TAL</b>	<b>201</b>	Akin	This amendment would fence the procurement funds available for the F-35 until the establishment of an Initial Operational Capability (IOC) date.	Bill	Adopted, as amended by log 218, by voice vote
<b>TAL</b>	<b>218</b>	Smith	Substitute Amendment to Akin Amendment (Log 201)	Bill	Adopted by Voice Vote
<b>TAL</b>	<b>041</b>	Franks	This language would include thermal injury prevention to TARDEC review of industry-derived solutions.	DRL	Adopted en bloc by voice vote
<b>TAL</b>	<b>110r1</b>	Courtney	This language would amend directive report language under the heading "Aircraft Survivability Equipment" in the Air/Land mark.	DRL	Adopted en bloc by voice vote
<b>TAL</b>	<b>126r1</b>	Andrews	This language would require a report on acquisition approaches for rapid and affordable flight demonstration of innovative Vertical Lift X-planes	DRL	Adopted en bloc by voice vote
<b>TAL</b>	<b>130r1</b>	Andrews	This amendment would authorize a program to develop and flight-demonstrate vertical lift technologies	Bill	Adopted en bloc by voice vote
<b>TAL</b>	<b>168</b>	Bartlett	This amendment would clarify the limitation on availability of funds to include manned ground moving target indicators or manned dismount moving target indicators, so as not to preclude development of dismount moving target indicators for unmanned systems	Bill	Adopted en bloc by voice vote
<b>TAL</b>	<b>212</b>	Andrews	Amends JTRS DRL to include JTRS-tested products from non-program of record suppliers	DRL	Adopted en bloc by voice vote
<b>STR</b>	<b>052r1</b>	Larsen	This language would require a report on China's nuclear weapons program	DRL	Adopted en bloc by voice vote
<b>STR</b>	<b>062r1</b>	Brooks	This amendment would require the GAO to report with a review and analysis of the implementation of the Air Force Launch Services New Entrant Certification.	DRL	Adopted en bloc by voice vote
<b>STR</b>	<b>107r1</b>	Ruppersberger	This language would require a report by an Air Force Federally Funded Research and Development Center on the national security implications of using foreign components and propulsion systems for launch vehicles.	Bill	Adopted en bloc by voice vote
<b>STR</b>	<b>134</b>	Heinrich	This amendment would amend Section 3119 to apply only to the National Ignition Facility and shall not apply to Z at Sandia National Laboratories or Omega at the University of Rochester.	Bill	Adopted en bloc by voice vote
<b>STR</b>	<b>138</b>	Turner	This amendment would require a report on exports of missile technology by countries receiving US defense assistance.	Bill	Adopted en bloc by voice vote
<b>STR</b>	<b>139</b>	Turner	This amendment would provide the Navy the authority to transfer to MDA an AWS for Aegis Shore site in Romania.	Bill	Adopted en bloc by voice vote

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STR	140	Turner	This amendment would carry forward a modified DOD legislative proposal that would provide the National Geospatial-Intelligence Agency authority to provide imagery intelligence or geospatial information support to regional organizations or security alliances.	Bill	Adopted en bloc by voice vote
STR	142r1	Larsen	This amendment would state that it is the sense of congress that it is prudent to periodically reexamine the assumptions that shape the structure, size, and targeting requirements of the nuclear arsenal of the United States.	Bill	Adopted en bloc by voice vote
STR	148r1	Sanchez	This amendment would increase the amount for the Global Threat Reduction Initiative by \$27 million	Bill	Adopted en bloc by voice vote
STR	156r2	Ruppersberger	This amendment would direct the Secretary of Defense to provide a report on the Joint Requirement Oversight Council validated satellite imagery requirements and how the Department plans to address those requirements.	DRL	Adopted en bloc by voice vote
STR	215	Turner	This amendment would add a DRL requirement on the SM-3 IIB Missile	DRL	Adopted en bloc by voice vote
STR	044r1	Turner	This amendment would make modifications to the NNSA governance reform provisions, including modifying the NNSA personnel cap to 15% reduction and providing increased flexibility regarding performance-based oversight and OSHA-regulations.	Bill	Adopted by voice vote
STR	003r2	Lamborn	This amendment would prohibit the use of funds to implement any international agreements on space activities that have not been ratified by the Senate or authorized by statute and would require a report on foreign counter-space programs.	Bill	Adopted by recorded vote: 37y - 25n
STR	141r1	Turner	This amendment would add the Turner Maintaining Commitments Act (HR 4178) to the NDAA.	Bill	Adopted by recorded vote: 34y - 28n
STR	087r1	Turner	This amendment would add a reporting requirement on the diversion of export of space technology.	Bill	Adopted en bloc by voice vote
STR	088	Turner	This amendment would add the intelligence committees, in addition to the defense committees as recipients of the EELV report.	Bill	Adopted en bloc by voice vote
STR	089	Turner	This amendment would modify the reporting requirement to include the Armed Services	DRL	Adopted en bloc by voice vote
STR	091	Turner	This amendment would amend section 227 to add operations and sustainment expenses.	Bill	Adopted en bloc by voice vote
STR	092	Turner	This amendment would amend the report to accompany the authorization of funds for Iron Dome to add O&S expenses.	Bill	Adopted en bloc by voice vote
STR	093	Turner	This language would restate the RL that accompanies the authorization of funds for the Iron Dome.	Bill	Adopted en bloc by voice vote
STR	094	Turner	This amendment would add HFAC to the report on US-Israel Missile Defense data sharing.	DRL	Adopted en bloc by voice vote
STR	095	Turner	This amendment would add HFAC to the report by the Director of Naval Reactors.	DRL	Adopted en bloc by voice vote
STR	113r1	Akin	This amendment would require that funds within the Prompt Global Strike program dedicated to ground-testing efforts must be competitively awarded.	Bill	Adopted en bloc by voice vote
STR	165r1	Franks	This language would require a study on Space Based Interceptors	DRL	Adopted en bloc by voice vote

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STR	154r2	Sanchez	This amendment would state a sense of Congress on management and operating contracts of the nuclear security enterprise, due to major increase in fees paid to contractors.	Bill	Adopted en bloc by voice vote
STR	086r1	Turner	This amendment would add a section to amend the charter of the Nuclear Weapons Council.	Bill	Adopted en bloc by voice vote
STR	175r1	Runyan	This amendment would identify selection criteria suggestions for East Coast Missile Defense Site possible locations.	Bill	Adopted en bloc by voice vote
STR	043	Franks	This amendment would require a report on conventional and nuclear forces in the Western Pacific Region	Bill	Adopted by recorded vote: 32y - 26n
MLP	001	Smith	This amendment would excluded service members on IDES from active duty end strength for the services to increase readiness of the force, and prohibits commanders from violating medical profiles of service members, unless approved by the first GFO in chain of command.	Bill	Adopted en bloc by voice vote
MLP	004r1	Schilling	This amendment would allow the Secretary of Defense to convene a working group, which will review and recommend improvements to TRICARE for children's health care needs. It will work in support of existing DOD efforts and improve collaboration and coordination.	Bill	Adopted en bloc by voice vote
MLP	007	Davis	This amendment authorizes the Secretary of Defense to provide transitional assistance to service members with a focus on science, technology, engineering and mathematics to address the shortage of expertise within the Department of Defense.	Bill	Adopted en bloc by voice vote
MLP	019r1	Sanchez	This amendment would require commanders to conduct annual organizational climate assessments.	Bill	Adopted en bloc by voice vote
MLP	027r1	Sanchez	This amendment would require DOD to include sexual harassment incidents in the annual Department of Defense reports on sexual assaults.	Bill	Adopted en bloc by voice vote
MLP	028r1	Sanchez	This amendment would call for the inclusion of information on substantiated reports of sexual harassment in member's official service record.	Bill	Adopted en bloc by voice vote
MLP	053r1	Palazzo	This amendment would require that the DOD study the effects of offering incentives for mail order pharmacy use on independent and community pharmacies.	Bill	Adopted en bloc by voice vote
MLP	075r2	Speier	This amendment would require the Secretary of Defense to assemble an independent panel to conduct a review of UCMJ procedures in sexual assault cases.	Bill	Adopted en bloc by voice vote
MLP	076r1	Speier	This amendment would require the Armed Forces Workplace and Gender Relations Survey to be conducted annually rather than every four years. This will provide needed context for the annual SAPRO report data.	Bill	Adopted en bloc by voice vote
MLP	078	Speier	This amendment would require the DOD IG determine if for-profit representatives still have access to military installations and if DOD is in compliance with current regulations and if additional measures need to be taken to ensure for-profit representatives don't have access.	Bill	Adopted en bloc by voice vote
MLP	079r1	Speier	This amendment would require the Secretary of Defense to review unrestricted reports of sexual assault and subsequent separations and report to HASC and SASC.	Bill	Adopted en bloc by voice vote

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MLP	096	Wilson	This amendment addresses the collection and retention of records related to sexual assault; enhanced sexual assault training; limitations on the release from active duty and recall to active duty for members of the reserve components who were victims of sexual assault while on active duty; and requirements for commanders.	Bill	Adopted en bloc by voice vote
MLP	097	Wilson	This amendment would remove the 120 day requirement from the Review of the Administration of the Military Health System, Section 716 of the National Defense Authorization Act for Fiscal Year 2012.	Bill	Adopted en bloc by voice vote
MLP	178	Kissell	This amendment would increase military leave upon birth or adoption of a child.	Bill	Adopted en bloc by voice vote
MLP	199r1	Johnson	This amendment would direct the Secretary of Defense to develop and implement a plan regarding diversity in military leadership.	Bill	Adopted en bloc by voice vote
MLP	054r1	Palazzo	The amendment would prevent the use of military installations as the site for marriage ceremonies or marriage-like ceremonies.	Bill	Adopted by recorded vote: 37y - 24n
MLP	200	Akin	This amendment would establish a conscience protection clause for military chaplains.	Bill	Adopted by recorded vote: 36y - 25n

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Full	013	Andrews	This amendment would prohibit the DOD from locating call centers outside the US.	Bill	Adopted en bloc by voice vote
Full	056	Bordallo	This amendment would make a clarifying change to section 931 regarding a limitation on current pending certification that the inventory for contracts for services has begun.	Bill	Adopted en bloc by voice vote
Full	071r1	Speier	This amendment would require DOD IG to conduct a review of the DOD ethics opinion records for senior officials that sought employment with a defense contractor.	DRL	Adopted en bloc by voice vote
Full	100	Smith	This amendment would direct the SecDef to assess risks associated with obsolete or obsolescent electronic parts, and counterfeits thereof, to the defense supply chain and to brief the defense committees on findings and recommendations.	DRL	Adopted en bloc by voice vote
Full	101	Smith	This amendment would create an exception for DOD contractors who take certain precautions for detecting and avoiding the use of counterfeit electronic parts.	Bill	Adopted en bloc by voice vote
Full	111r1	Courtney	This language would require a report outlining DOD's plan to address the findings of the March 12 DOD inspector general report on service disabled veteran owned small business (SDVOSB) contracting set-asides.	DRL	Adopted en bloc by voice vote
Full	145r1	Hanabusa	This amendment would amend section 129a of Title 10 to require sufficient levels of government management, control, and oversight of contractor performance of functions closely associated with inherently governmental functions.	Bill	Adopted en bloc by voice vote
Full	214	McKeon	This is a manager's amendment for the full committee. The amendment includes revision to the Chairman's Mark for section 1211 regarding Coalition Support Funds and section 1532 regarding the Task Force for Business and Stability Operations.	Bill	Adopted en bloc by voice vote
Full	034	Conaway	This amendment would amend Section 1245 of the FY 2010 NDAA by inserting additional section which would require CENTCOM combatant commander assessment on military power of Iran.	Bill	Adopted by voice vote
Full	002	Lamborn	This amendment would add to the report on military and security developments in North Korea the combatant commander's assessment of any gaps in intelligence, capabilities, capacity or authorities.	Bill	Adopted by voice vote
Full	005	Forbes	This language would add a combatant commander assessment to the Annual Report on Military and Security Developments Involving the People's Republic of China.	Bill	Adopted by voice vote
Full	006	Forbes	This DRL would ask the Office of Net Assessment commence a report concerning cost-imposition/competitive strategies for using resources effectively in today's security environment. This study would be due in 365 days.	DRL	Adopted by voice vote

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Full	030r1	Rigell	This amendment would amend 10 USC 2330a regarding the inventory of contracted services to require that special management attention is being given to functions identified in the inventory as being closely associated to inherently governmental functions.	Bill	Adopted en bloc by voice vote
Full	045	Turner	Would strike subsection (d)(2) of Section 3155, which authorized DOE to participate in the management and operations of the company that receives the funding made available pursuant to Section 3155	Bill	Adopted en bloc by voice vote
Full	048r2	Roby	This amendment would require the Secretary of Air Force report with submission of the President's fiscal year 2014 budget request to Congress how the Secretary will determine which C-130 aircraft will be retired or relocated.	Bill	Adopted en bloc by voice vote
Full	051	Larsen	This amendment would restore 1 percent funding for administrative expenses of commercialization readiness program of DOD.	Bill	Adopted en bloc by voice vote
Full	060	Tsongas	This amendment would require the Air Force to retain core functions of the Electronic Systems Center at Hanscom AFB until a future round of BRAC or implementation of subsequent law providing for closure or realignment of military installations.	Bill	Adopted en bloc by voice vote
Full	061	Brooks	This amendment would clarify the meaning of "produced" for the purposed of limitations on the procurement of specialty metals by the DOD.	Bill	Adopted en bloc by voice vote
Full	108r1	Courtney	This language would direct GAO to conduct a study of the planning underway for the role of the U.S. military and the Department of Defense in Afghanistan after 2014.	DRL	Adopted en bloc by voice vote
Full	129r1	Andrews	This amendment would review the methodology of DOD relating to costs of performance by civilian employees, military personnel, and contractors.	Bill	Adopted en bloc by voice vote
Full	184	Hunter	This amendment would require SecDef to provide a report to the appropriate congressional committees on various manning and organizational status of OSC-I personnel.	Bill	Adopted en bloc by voice vote
Full	190r2	Andrews	This amendment would require a written notice be submitted to Congress prior to changing DOD policy requiring financial disclosure for senior mentors.	Bill	Adopted en bloc by voice vote
Full	191	Johnson	This amendment would provide the SecDef authority to transfer surplus MRAPs to non-profit US humanitarian demining organizations.	Bill	Adopted en bloc by voice vote
Full	196	Johnson	This amendment would require SecDef to notify via letter when a report required by law will be late. Letter would include report status, explanation of lateness, expected submission date, DOD office responsible, and individual who heads the office.	Bill	Adopted en bloc by voice vote
Full	213	Sutton	This amendment would amend the Strategic and Critical Materials Stock Piling Act (50 U.S.C 98a) to expand the purpose statement to address not only foreign sources of supply, but also single points of failure.	Bill	Adopted en bloc by voice vote
Full	217r1	Turner	This amendment would require the Secretary of the Air Force to retain the core functions of Air Force Material Command that exist at Wright-Patterson Air Force Base, Ohio.	Bill	Adopted en bloc by voice vote
Full	124r1	Brooks	This amendment would prohibit the US Govt from sharing missile defense technology with the Russian Federation	Bill	Adopted by voice vote
Full	039	Turner	This amendment would require contracts awarded by DOD (prime contracts and subcontracts) to procure infrared (IR) technologies from the US national technology and industrial commercial baseline.	Bill	Adopted by voice vote

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Full	177	Kissell	This language would affect Berry Amendment provisions regarding uniform solicitations for the Afghanistan National Army and National Police	Bill	Adopted by recorded vote: 41y-20n
Full	172	Hunter	The amendment would require information on individuals being detained from GTMO	Bill	Adopted by voice vote
Full	026r3	Andrews	This amendment would require a report from DOD on the potential transition to human-based methods of training.	Bill	Adopted en bloc by voice vote
Full	070	Miller	This amendment would prohibit DOD from using non-disclosure agreements to prevent military members and civilian employees from communicating with Members of Congress.	Bill	Adopted en bloc by voice vote
Full	151r1	Sanchez	This amendment would require an assessment of the nuclear weapon pit production requirement.	Bill	Adopted en bloc by voice vote
Full	158r2	McIntyre	This amendment would establish a Center of Excellence for the National Guard State Partnership Program which would provide training opportunities for units and members of the regular and reserve components for the purpose of improving the skills for such units and members when deployed to complete the mission of the State Partnership Program.	Bill	Adopted en bloc by voice vote
Full	170r3	Hunter	This amendment would prohibit the SecDef from retiring or transferring any Air Guard, Reserve or Army Reserve aircraft until certain information is provided to Congress.	Bill	Adopted en bloc by voice vote
Full	171r2	Hunter	This amendment would require the Service Secretaries to submit lists of unfunded requirements for the annual budget submission.	Bill	Adopted en bloc by voice vote
Full	207r1	Wittman	This amendment would require a report on recidivism of individuals formerly detained at the detention facility in Parwan, Afghanistan.	Bill	Adopted en bloc by voice vote
Full	216r1	Turner	This amendment would require DOD recollaboration with the FAA and NASA in integrating UAS into the National Airspace System.	Bill	Adopted en bloc by voice vote
Full	219	Wilson	This language would ask for the Comptroller General to determine the effects of titanium purchase restrictions on domestic manufacturers of aircraft components who contract with the DOD.	DRL	Adopted en bloc by voice vote
Full	223	Turner	This is a technical amendment to section 230(a).	Bill	Adopted en bloc by voice vote