SECURITY COOPERATION PROGRAMS

Defense Security Cooperation University

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Defense Security Cooperation Agency
Department of Defense
This handbook is intended to be an educational textbook and is not an OSDP- or DSCA-sanctioned compilation of programs.
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2023 Security Cooperation Miscellany

Below are SC related items listed in the 2023 NDAA (not exhaustive) that may be of interest to Security Cooperation practitioners. Users may consult the full text of the Authorization online at https://www.congress.gov/bill/117th-congress/house-bill/7776/text. The Section citations are included for your reference:

In Section 1260 of the NDAA, Congress breaks new ground by directing the Department to enhance the Major Defense Partnership with India by expanding cooperation on emerging technologies, readiness, and logistics. The directive includes requirements with timelines for assessments, briefings, and reports to Congress.

The Special Defense Acquisition Fund (SDAF) authority is increased from $2.5B to $3.5B. This is important to SC practitioners, because the fund allows the DOD to procure defense articles in anticipation of future foreign government needs and, thus, reduces customer wait times and—important and timely—reduces the need for drawdowns or diversions from U.S. stocks.

Congressional interest in and directives regarding Russia's invasion of Ukraine continues. In addition to funding and policy guidance, re: U.S. assistance to Ukraine, (see Ukraine Security Assistance Initiative) Congress has authorized $800M to help replenish stocks of military equipment and supplies for partners and allies that have sent such equipment and supplies to help Ukraine resist Russia's aggression. These new authorizations include multiple new reporting and oversight requirements (see Sections 1241 through 1247).

**Strategic Competitors (Russia, China):** Congress demands a report analyzing the impact of Russia's war against Ukraine on China's diplomatic, economic, military and propaganda plans and objectives with respect to Taiwan. This is important to SC practitioners because Congress further directs that appropriate sections of the report be shared with allies and partners including Taiwan, other Indo-PACOM countries, and partners in Europe.

**Strategic Competitors (Russia, China):** Section 1076 requires a report to Congress on the strategic effects of current or planned new naval facilities or agreements for using naval facilities between African countries and Russian and China, and their potential impacts on DOD interests and operations in and around Africa.

**China/Taiwan related:** The NDAA and the Consolidated Appropriations Act both emphasize countering Chinese influence, enhancing the defense relationship between the U.S. and Taiwan, and strengthening Taiwan's ability to deter and, if necessary, defeat aggression by the People's Republic of China (PRC). The DOD and State are directed to coordinate use of their complementary resources to that end. DOD also owes Congress an initial and thereafter an annual report on steps taken in terms of U.S. sales and grant assistance to advance Taiwan's defense.

**China/Taiwan related:** Section 5504 direct the expansion of a comprehensive training plan to enhance Taiwan's military interoperability with U.S. forces and authorizes the use of International Military Education and Training funds for Taiwan. Section 5505 provides additional drawdown authority funds specifically for Taiwan and directs DOD in consultation with State, to seek to utilize the SDAF to expedite delivery of defense articles to Taiwan.

**China/Taiwan related:** Section 5506 directs State and Defense, in conjunction with the Director of National Intelligence to develop and implement a multi-year plan for acquisitions and exercises to address gaps and shortfalls in Taiwan's defense capabilities. Section 5507 directs a series of steps to ensure that FMS sales to Taiwan shall be prioritized and fast-tracked.

Concerns regarding Iranian missiles and unmanned aerial systems prompted Congress to demand a strategy for U.S. CENTCOM to seek cooperation with allies and partners in the region to establish an integrated air and missile defense architecture to protect the partners’ people, infrastructure, and territory from cruise and ballistic missiles, manned and unmanned aircraft, and rocket attacks from Iran/groups linked to Iran.
The NDAA requires three new Pilot Programs that directly involve SC:

- Defense Operational Resilience International Cooperation—to support engagement with military forces of partner countries on defense-related environmental and operational energy issues (Section 1212).

- Developing Young Civilian Defense Leaders in the Indo-Pacific Region—to enhance bilateral cooperation (see Section 1261).

- Sharing Cyber Capabilities and Related Information with Foreign Operational Partners—to meet operational imperatives (Section 1551).
1021, Unified Counterdrug and Counterterrorism Campaign in Colombia

Description: DOD funding of assistance to the government of Colombia to support a unified campaign by Colombia against narcotics trafficking and activities executed by organizations designated as terrorist organizations.

Purpose: As stated above


Appropriation: None specifically except for the use of DOD counterterrorism and counternarcotics appropriations

Guidance:

- The Leahy human rights vetting process prior to U.S. support of security forces is to be applied.
- This assistance includes authority to take actions to protect human health and welfare in emergency circumstances including the undertaking of rescue operations.
- No combat activities are allowed by U.S. mil/civpers or U.S. contractors except for self-defense or during rescue operations.
- The number of U.S. personnel in support of Plan Colombia is limited to 800 military personnel and 600 U.S. citizen contractors.
- This authority is in addition to any other assistance authority for Colombia.

Countries Eligible: Colombia

Value of Program: This authority is currently valid through FY 2025.

Key Players: Country team (including SCO and NAS), USSOUTHCOM, SecDef, and USDP (ASD/SO-LIC)

Execution:

- Country team and deployed military Cdr submits requirements.
- CCMD endorses.
- SecDef (USDP//ASD/SO-LIC) approves request.

Example: U.S. support of Colombian forces combating both drug producing and terrorist organizations
1022, Authority to Provide Counterdrug (CD)-Funded Support to Law Enforcement Agencies

Description: DOD support to law enforcement agencies conducting counterterrorism or counter-transnational organized activities

Purpose: In conjunction with 10 U.S.C. 284, DOD may provide support to law enforcement agencies in conducting counterterrorism or counter-transnational organized crime through DOD’s counterdrug appropriation, which was otherwise limited to provide support for counterdrug (CD) activities.


Appropriation: Only authority

Guidance: Subject to all applicable laws and regulations. Quarterly reports to the Defense committees must describe the support provided, the amounts, and the duration of the support.

Countries Eligible: As determined by SecDef

Value of Program: Variable

Restrictions: • Authority through FY 2027.
• DOD Combatant Commands providing support under 1022 must do so within the scope of authorities delegated to Combatant Commands under CJCS Instruction 3710.01B
• No support that requires a transfer of DOD CD funds to another department or agency may be provided

Key Players: Law enforcement, Joint Task Force, SecDef, Deputy Assistant Secretary of Defense for Counternarcotics and Global Threats (DASD (CN & GT))

Execution: • To request initial authority, a DOD component should provide a written request to the Office of the DASD (CN & GT).
• The request should specify all of the following:
  ◊ Which DOD joint task force (and which personnel within the joint task force) would provide support. National Guard requests should specify which State Guard components would provide support and under which authority (Title 10 or Title 32).
  ◊ Which law enforcement agencies are requesting and would receive support.
◊ The type and statutory basis, under 10 U.S.C. 284, for the proposed support.
◊ The purpose and objectives of the proposed support.
◊ How the support aligns with DOD strategic priorities and how the support either (1) relates significantly to objectives of providing CD activities or (2) aligns with vital U.S. national security interests.
◊ What effect, if any, the support would have on the joint task force’s CD programs.
◊ The name, title and office of the person submitting the request, and the person who reviewed the request for legal sufficiency.

Example: DOD provision of military equipment, services, or training to law enforcement agencies
1202, Support of Special Operations for Irregular Warfare

Description: Allows SecDef, with concurrence of Chief of Mission, to provide support to foreign forces, irregular forces, groups, or individuals engaged in supporting irregular warfare operations by U.S. Special Operations Forces (SOF).

Purpose: To enable foreign forces, irregular forces, groups or individuals engaged or facilitating ongoing irregular warfare operations by U.S. SOF support


Appropriation: May expend up to $15M per year from DOD O&M funds; Authority extended through FY 2025.

Guidance: The authority to make funds available may not be delegated below SecDef

Countries Eligible: As requested by USSOCOM and approved by SecDef

Value of Program: Variable

Restrictions: Authority is not given to conduct covert action, the introduction of U.S. Armed Forces within meaning of section 5(b) of the War Powers Resolution, for provision of support not otherwise prohibited by law, to support activities directly or indirectly inconsistent with the laws of armed conflict. Requires biannual reports to the Congressional Defense Committees of the support provided under this section.

Key Players: Theater SOCCOM CDR, USSOCOM, CCMDs, COM, and ASD (SO-LIC)

Execution: SecDef shall establish procedures that, at minimum, will give policy guidance for the execution of and constraints, process through which activities are to be developed, validated and coordinated with relevant USG agencies, and process through which legal reviews and determinations are made to comply with authority.

Example:
1209, Authority to Provide Assistance to the Vetted Syrian Groups and Individuals

Description: Authorized assistance by DOD to appropriately vetted elements of the Syrian opposition and other appropriately vetted Syrian groups and individuals.

Purpose:

- Provide equipment, supplies, training, stipends, construction and repair of training and associated facilities, and sustainment for following purposes:
  - Defending the Syrian people from attacks by the Islamic State of Iraq and Syria (ISIS), and securing territory formerly controlled by the Syrian opposition
  - Protecting the U.S. and its partners and allies from threats posed by terrorists in Syria


Appropriation: From already funded DOD programs authorized for this type of assistance.

Guidance:

- SecDef, in coordination with SecState, shall provide a plan for such assistance to Congress not later than 15 days prior the provision of any assistance.
- The President shall submit a report to Congress describing how such assistance fits within a larger regional strategy.
- A quarterly report to Congress is required describing assistance provided, appropriately vetted recipients receiving such assistance, plan effectiveness, and any misuse or loss of provided training and equipment.
- SecDef may receive any contributions from other countries for assistance authorized by this authority.
- SecDef may also provide assistance to third countries for the purposes of this authorized assistance program.
- SecDef must certify to the appropriate committees that no U.S. forces will be or have been used to extract, transfer, or sell oil from Syria.
- This assistance is authorized through 31 December 2023.

Countries Eligible: None

Restrictions:

- Strict vetting of recipients, specifically to ensure that any individual/group supported is not affiliated with a violent extremist organization or the Syrian government
- Limitation of funds for construction and repair to $10 million for the fiscal year
- Expenditures limited until after the latter of either the President’s submission of a
report on U.S. strategy in Syria or 30 days after the SecDef unclassified report on the efforts of USG to train and equip appropriately vetted Syrian opposition forces

**Key Players:**

USCENTCOM, USSOCOM, DoS and DOD, USD/P/ASD-SOLIC/DSCA, and Implementing Agencies
1210A, Support for Stabilization Activities in National Security Interests of the U.S.

Description: Support for stabilization activities of other Federal agencies working in Iraq, Syria, Somalia, and other countries prioritized under the 2019 Global Fragility Act.

Purpose: Logistics, supplies, and service support to other Federal agencies specified in subsection (c) (1) for the stabilization activities of such agencies on a reimbursable or nonreimbursable basis.


Appropriation: Not more than $18M per fiscal year.

Guidance: Support provided under this authority shall be implemented in accordance with the guidance of the Department of Defense entitled DOD Directive 3000.05,” dated 13 December 2018. Support may be provided only after SecDef (with the Concurrence of SEC State) has determined that stabilization efforts in the designated country is in the U.S.’s national security interest.

Countries Eligible: Iraq, Syria, Somalia, and other countries prioritized under the 2019 Global Fragility Act.

Value of Program: $18M


Key Players: DoS, DOD, and USAID

Execution:

- Support may be provided with SecState concurrence and deemed in the national security interests of the US.
- No amount of support may be provided until 15 days after the date on which the SecDef with concurrence of SecState submits report on stabilization strategy for country to Congress.
1226, Support to Certain Governments for Border Security Operations

Description: This used to be called “1226, Support to the Government of Jordan and Lebanon for Border Security” but was renamed by the FY17 NDAA. This program provides assistance for the Government of Jordan and Lebanon for Border Security Operations. Note that P.L. 116-260 added Tunisia, Egypt, and Oman.

Purpose: To provide support on a reimbursement basis for the governments of Jordan, Egypt, Tunisia, Lebanon, Oman, and Pakistan to improve their security and to sustain increased border security along their borders.


Appropriation: Amounts to provide support from this section may be derived only from amounts authorized and appropriated from operations and maintenance defense-wide. Section 8113, HR 2617 of the 2023 Consolidated Appropriations Act sets the specific amount to be spent.

Guidance: Support under this program may be provided on a quarterly basis. Not later than 15 days before providing support, the Secretary of Defense shall submit to Congress a report setting forth a full description of the support to be provided, including the amount, timeline, and recipient.

Countries Eligible: Jordan, Tunisia, Oman, Egypt, and Lebanon

Value of Program: Variable

Restrictions:

- This assistance may not be provided after 31 Dec 2025.
- Support provided under this program to the Government of Lebanon may be used only for the armed forces of Lebanon and may not be used for or to reimburse Hezbollah or any forces other than the armed forces of Lebanon.
- The Secretary of Defense may not provide such support to the above countries if the Secretary determines that the government of said country fails to increase security and sustain increased security along their borders with Syria and Iraq.
- No reimbursement to Pakistan allowed without SecDef certification that certain conditions have been met to Congress.

Key Players: Country team (SCO), CCMDs, DOD, DOS, and Implementing Agencies

Execution:

Example:
1233, Coalition Support Fund (CSF)

Description: DOD reimbursement of certain countries to provide supplies, services, transportation (including airlift and sealift) and other logistical support to allied forces participating in a combined operation with the armed forces of the United States and coalition forces supporting military and stability operations to counter the Islamic State in Iraq and Syria.

Purpose: Use of DOD funds to reimburse key countries in Southwest Asia


Appropriation: N/A

Guidance:

- Payments are to be made in such amounts as SecDef, with the concurrence of Sec State, and in consultation with the Director, OMB.
- Congress is to be notified 15 days prior to reimbursement.
- These funds may also be used for the purpose of providing specialized training and procuring supplies and specialized equipment and providing such supplies and loaning such equipment on a non-reimbursable basis to coalition forces supporting U.S. military operations in Iraq and Syria. The provision of equipment, supplies, and training under this authority is referred to and managed by DSCA and implemented using the pseudo LOA process.
- The CSF process requires a 15-day advance congressional notification.
- For more information about this program, see SAMM, Appendix 8.

Countries Eligible: As determined by SecDef, in concurrence with SecState

Value of Program: FY19—$350M; FY20—$450M; FY21—$180M; FY22—$60M; FY23—$30M

Restrictions:

- Authority extends through 31 Dec 2023.

Key Players: In-theater CENTCOM Cdrs with country team (including SCOs), USCENTCOM, SecDef (USDP and USDC), SecState, and OMB

Execution:

- In-theater CENTCOM Cdr initiates reimbursement recommendation.
- Country team (SCOs) provides any required detail of equipment and training if the CSRP is to be used.
- USCENTCOM endorses.
- OSD (USDP and USDC) provides recommendation to SecDef.
- SecState provides concurrence.
- OMB is consulted.
- Congress is notified prior to any reimbursement or obligation.
- DSCA coordinates with applicable implementing agencies for pseudo FMS reimbursement.
1251, Training for Eastern European National Security Forces in the course of Multilateral Exercises

Description: Authority to cover the incremental expenses of certain Eastern European nations due to participation in multilateral training exercises

Purpose: The purpose of this authority is to enhance and increase the capacity, capability, and interoperability of Eastern European forces and to improve their ability to respond to external threats—both conventional, unconventional, or a hybrid of both


Appropriation: $28M per fiscal year

Guidance: In general, the multilateral exercise training provided to such countries under this authority will be comparable or complimentary to the types of training that the United States Armed forces receive in the course of such multilateral exercises. Incremental expenses covered under this authority are rations, fuel, training ammunition, and transportation.

Countries Eligible: Signatory countries to the Partnership for Peace Framework (but not a member of NATO) and Countries that became a member of NATO after 1 Jan 1999

Value of Program: $28M

Restrictions:
• This assistance may not be provided after 31 Dec 2024.
• This authority is limited to multilateral exercises conducted by U.S. forces.
• Incremental expenses do not include pay or allowances.

Key Players: SecState, SecDef, EUCOM, and applicable SCO

Execution:

Example:
Cross-Servicing Agreements for Loan of Personnel Protection and Personnel Survivability Equipment in Coalition Operations

Description: Provision of certain personnel protection equipment coalition forces operating with the U.S. using ACSA procedures.

Purpose: Authority to loan certain equipment to coalition forces in coalition or peacekeeping operations with the U.S. May also be loaned for use during training for such operations


Appropriation: None

Guidance:

- Loan is limited to the following categories of “personnel protection and survivability equipment” in the USML:
  - Cat I—Small arms (.50 caliber or less)
  - Cat II—Guns greater than .50 caliber
  - Cat III—Ammunition for Cat I and II weapons
  - Cat VII—Ground vehicles (less tanks)
  - Cat X—Protective Personnel Equipment and Shelters
- Duration of the loan is not to exceed the recipient’s period of participation in the operation.
- Authority expires 31 Dec 2024.
- In the event of loaned equipment combat damage or loss, SecDef may waive reimbursement, replacement-in-kind, or exchange of supplies or services of an equal value, if determined to be in U.S. national security interest.
- This program is not implemented using pseudo LOA procedures.

Countries Eligible: Coalition partners in coalition contingency or peacekeeping operations with the U.S.

Value of Program: None

Restrictions:

- Must be determined by SecDef and SecState that it is in the U.S.’s national security interest in circumstances where a waiver is required.
- There are no unfilled U.S. in-theater requirements for the articles to be loaned.
- No loans of classified or sensitive technology item permitted.

Key Players: CCMD, Joint Staff, SecDef (USDP), SecState, and Director of International Cooperation (IC)
Execution:

- Supporting and supported commanders determine the SME need for coalition forces
- Country team (and SCO) of partner nation might be a part of determining this need
- Joint Staff, SecDef (USD), and SecState concurs and approves the loan
- DepSecDef Memo of 25 Nov 11 delegated management to IC in AT&L in coordination with CCMDs, DTSA, and MilDeps

Example:
1256, Pilot Program to Improve Cyber Cooperation with Vietnam, Thailand and Indonesia

**Description:** Using existing DOD authorities, and with the concurrence of the Department of State, SecDef may establish a program for the listed countries to enhance the cyber security, readiness and resilience of the armed forces.

**Purpose:** To increase regional cooperation on cyber issues.


**Appropriation:** None—only an authority

**Guidance:** The pilot program shall include the following:

- Training for military officers and civilian officials of the appropriate ministries of the listed countries.
- Regular dialogues among the U.S. DOD and these partner countries’ concerned ministries to develop protections for their military cyber infrastructure.
- Training shall include related Human Rights, Rule of Law and Internet Freedom issues.

**Countries Eligible:** Vietnam, Thailand, Indonesia

**Value of Program:** Only an authority

**Restrictions:** Program Shall Terminate on Dec 31 2024.

**Key Players:** Country Team, GCC, SecDef (OSD-P), Department of State Bureau of Political Military Affairs

**Execution:**

- Not later than June 2021 SecDef shall report to the appropriate committees the design of the pilot program.
- Not later than Dec 31 2021 and annually thereafter SecDef shall report to the appropriate committees regarding the actions taken and assessing the effectiveness of the program.
311, Exchange of Defense Personnel Between United States and Friendly Foreign Countries

Foreign Countries: Authority

Description: Repeals the following three programs, which Section 311 will replace: “Defense Personnel Exchange Program,” “Engineers and Scientists Exchange Program,” and “Non-Reciprocal Exchange of Defense Personnel.”

Purpose: Codification into permanent U.S. law Section 311 that allows DOD organizations to exchange military or civilian personnel with other friendly countries; the mutual exchange of military or civilian engineers and scientists with friendly countries in a permanent change of station to become producing members of the host nation’s military RDT&E community; and includes non-reciprocal exchange of defense personnel with allied and friendly countries and international organizations.

Authorization: 10 U.S.C. 311

Appropriation: U.S. personnel are funded by DOD, defense agency, or MilDep funding. Foreign personnel are funded by their own country.

Guidance:

- Present guidance for Engineer and Scientist (ESEP) exchanges include the following:
  - IAC Handbook, Chapter 14
  - DODD 5230.11, Disclosure of Classified Military Information to Foreign Governments and International Organizations
  - DODD 5230.20, Visits and Assignments of Foreign Nationals
  - DODD 5530.3, International Agreements

Countries Eligible: As determined by SecDef [USD(AT&L) and USDP (DTSA)]

Value of Program: Only an authority

Key Players: Country team (SCO), CCMD, SecDef [USD(AT&L) and USDP (DTSA)], and MilDep (RD&A)

Execution:

- New execution guidance is forthcoming, current execution steps are as follows:
  - Country team identifies and communicates the potential for an exchange.
  - CCMD endorses.
  - USD(AT&L) and applicable MilDep (RD&A) investigate and determine to begin the international agreement process.
  - USD(P)/DTSA determines the releaseability of U.S. data to be shared
during the assignment and develops any required DDL.

◊ SecState is advised of the agreement and notifies Congress, if required.

Example: Many exchanges are with industrialized, allied countries such as Australia, France, Germany, and the UK.
312, Payment of Personnel Expenses Necessary for Theater Security Cooperation

**Description:** Repeals the following four programs, which Section 312 will replace: “African Cooperation,” “LATAM Cooperation: Payment of Personnel Expenses,” “Payment of Expenses to attend Bilateral or Regional Conferences,” and “Payment of Foreign Nation Liaison Officer Expenses”

**Purpose:** Codification into permanent U.S. law Section 312 that allows, within certain limitations, the payment of personnel expenses (travel, subsistence, and similar expenses) for defense personnel, or with SecState concurrence, other personnel of friendly foreign governments, and non-governmental personnel that the DOD considers necessary for theater security cooperation

**Authorization:** 10 U.S.C. 312, as amended by NDAA 2021, Section 924(b)(11).

**Appropriation:** DOD or MilDep O&M

**Guidance:**
- The Space Force Chief of Staff is now authorized to request payment for travel and expenses for foreign officials under Section 312.
- Waiving of training and per diem costs for Latin American students, with the applicable MilDep absorbing the costs (for Latin American students)
- USAFRICOM validates as necessary and requests funding from the applicable MilDep
- For USSOUTHCOM, waiver is generally determined (or requested for later approval) at the USSOUTHCOM SCETWG
- Normally, the training is provided using the TMS process (for all students)
- CJCSM 3500.03C, Joint Training Manual for the Armed Forces of the United States, Appendix D, Enclosure M, 15 Jan 2011 (for payment of expenses to attend bilateral or regional conferences)
- This includes administrative services and support (travel, subsistence, and some medical) for liaison officers of a foreign country while that individual is temporarily assigned to a DOD headquarters; costs not to exceed $150,000 in any fiscal year
- May be used to pay for limited expenses in connection with conferences, seminars, and other similar meetings

**Countries Eligible:** As determined by SecDef (DSCA) and the applicable MilDep and CCMD

**Value of Program:** Variable

**Restrictions:** Payment of foreign nation liaison officer expenses is only for liaison officers from developing countries and not to exceed $150,000 in any fiscal year. For payment of expenses to attend bilateral or regional conferences the countries must not be subject to USG sanctions or other policy restrictions.
**Key Players:** Country team (SCO), CCMDs, DSCA, and applicable MilDep

**Execution:**

- Request is forwarded by the SCO to the appropriate CCMD for endorsement.
- DSCA, the applicable CCMD, and/or the applicable MilDep agrees to fund the student/liaison.

**Example:** A lesser-developed Latin America country has a star candidate for critical U.S. training. However, the country cannot afford the tuition and per diem expenses for the student to receive advanced U.S. training. The country has been very supportive of peacekeeping and humanitarian assistance in Haiti and the provision of access to exercising U.S. forces.
321, Training with Friendly Foreign Countries: Payment of Training and Exercise Expenses

Description: This section of Chapter 16 of 10 U.S.C. repeals, re-codifies, and replaces “1203, Training of General Purpose Forces of the United States Armed forces with Military and other Security Forces of Friendly Foreign Countries” and “Developing Country Combined Exercise Program (DCCEP)” with Section 321, P.L. 114-328, Section 1244(a) & (c).

Purpose: Authorized use of DOD funding to support a developing country participation in a combined exercise

Authorization: Section 321, Chap. 16, 10 U.S.C. 2010 implemented by P.L. 114-328, Section 1244, FY17 NDAA, 23 Dec 16

Appropriation: DOD O&M

Guidance: Allows U.S. armed forces, under the jurisdiction of the Secretary of Defense, to train with military forces or other security forces of a friendly foreign country if the Secretary determines that it is in the national security interest to do so. Costs allowed includes deployment expenses, the incremental expenses of a friendly foreign force of a developing country as a direct result of participating; and, small-scale construction (not to exceed $1.5M) that is directly related to the effective accomplish of the training exercise. For more information about this program, see SAMM, Appendix 8.

Countries Eligible: All whose participation is necessary to achieve the fundamental objective(s) of the exercise

Value of Program: Variable

Restrictions: Payment of salaries or allowances is not authorized, and small-scale construction is not to exceed $1.5M.

Key Players: Country team (SCO), CCMD, and Joint Staff

Execution: New guidance is not yet available, current procedures are as follows:

◊ SCO determines partner nation participation (or full participation) in a combined exercise is not possible unless U.S. funding assistance is provided.
◊ GCC determines participation is necessary to achieve the objective of the exercise.
◊ Recommended to the Joint Staff that DOD funding be made available for supporting the partner country exercise participation.

Example: The partner country is invited by the GCC to participate in a scheduled combined exercise with other countries, and the SCO determines the country is unable to transport their forces to the exercise site nor has the fuel for their vehicles. The SCO communicates this shortfall to the CCMD for U.S. logistics assistance.
322, Special Operations Forces: Training with Friendly Foreign Forces

Description: Deployment of U.S. special operations forces (SOF) for the primary purposes of training the U.S. SOF elements involved. U.S. Special Operations Command refers to these interactions with foreign partner nation counterparts as “Joint Combined Exchange Training (JCET).”

Purpose:

- Provide deployment opportunities for U.S. SOF to enhance the following:
  ◊ Combat skills
  ◊ Instructor skills
  ◊ Language proficiency
  ◊ Cultural immersion

Authorization: Section 322, Chap. 16, 10 U.S.C. by P.L. 114-328, Section 1244, FY17 NDAA, 23 Dec 16

Appropriation: DOD and USSOCOM O&M

Guidance: The primary purpose of the training under this section shall be to train the U.S. SOF under the combatant command. While these training events are not security assistance, many foreign partner militaries are eager to host JCETs. Note that any training benefits that accrue to the host nations forces during these events must be incidental to the purpose which is to train U.S. SOF. None of the funding made available may be used for any training, equipment, or other assistance for the members of a unit of a foreign security force if the SecDef has credible information that the unit has committed a gross violation of human rights.

Countries Eligible: As determined by SecDef with recommendations from Joint Staff and USSOCOM

Value of Program:

Restrictions: Significant oversight of JCETs is required by OSD and Congress.

Key Players: Country, country team (SCO), CCMD, CCMD SOF component, USSOCOM, and Joint Staff

Execution: Same as for Combined Exercises except the SOF unit is under USSOCOM operational control with advisory control to the CCMD

Example: SOF units routinely deploy to developing countries for language training and cultural immersion not normally available. SOF secondary role in training would prove invaluable to a developing country special operations organization and skills.
331, Friendly Foreign Countries: Authority to Provide Support for Conduct of Operations

Description: The Secretary of Defense may provide support to friendly foreign countries in connection with the conduct of designated operations, provided that the Secretary of Defense and the Secretary of State jointly certify to the appropriate committees of Congress that the operation is in the national security interests of the United States.

Purpose: Codified into permanent U.S. law Section 331 that provides support (logistics, supplies, and services) to forces of a friendly foreign country participating in an operation with the armed forces of the DOD, military/stability operation that benefits U.S. national security interests, and/or solely for the purpose of enhancing interoperability of military forces in a combined operation.

Authorization: 10 U.S.C. 331

Appropriation: The aggregate value of all support provided under this section in each of the fiscal years 2023 and 2024 shall not exceed $950M

Guidance: This logistics, supply, and services assistance can be provided if the SecDef determines that it is in the national security interest and critical to the timely and effective participation of such forces to do so. Additionally, the Secretary of Defense can provide this support to operations in which the United States is not participating if the Secretary of Defense and State jointly certify to Congress that the operation is in U.S. national security interests and the appropriate report is filed. Finally, this support also includes the procurement of equipment for the purpose of loaning such equipment to the military forces of a friendly foreign country participating in a U.S.-supported coalition or combined operation. This support also includes specialized training in connection with such an operation and small-scale construction.

Countries Eligible: Allied countries

Value of Program: $450M

Restrictions: Logistics, supplies, and services for non-military agencies supporting a foreign partner military for such operations, and funds used solely for the enhancement of interoperability, may not exceed $5M per year. The aggregate value of all other logistic support, supplies, and services provided in any fiscal year may not exceed $450M

Key Players: Country team (SCO), CCMDs, DOD, DoS, and Implementing Agencies

Execution:

Example: U.S. in-theater logistics support to coalition partner forces deployed in support of the combined operation (i.e., DOD logistics support to NATO forces during operations in Libya).
332, Friendly Foreign Countries; International and Regional Organizations: Defense Institution Capacity Building

Description: The Secretary of Defense may, with the concurrence of the Secretary of State, carry out a program to assign civilian employees of the Department of Defense and members of the armed forces as advisors to the ministries of defense (or security agencies serving a similar defense function) of foreign countries or regional organizations with security missions.

Purpose: Codification into permanent U.S. law the program that allows SMEs, civilian advisors, and other experts in helping a respective country’s MoDs and/or various security agencies with Defense Institution Building (DIB). DIB is the development of effective and accountable foreign defense establishments.

Authorization: 10 U.S.C. 332

Appropriation: DOD O&M

Guidance:

- Provide institutional, ministerial-level advice and other training to personnel of the ministry or regional organization to which assigned to support of stabilization or post-conflict activities.
- Assist such ministry in building core institutional capacity, competences, and capabilities to manage defense-related processes.
- DepSecDef Memo of 7 Aug 2013 emphasizes the value of the program and strongly encourages all DOD components to support the MODA program.
- Members of armed services can serve as advisors or trainers.
- Per the NDAA 2023, P.L. 117-263 23 Dec 2022, it is the sense of the Congress that the U.S. should continue to provide robust support to the Baltic countries using, among other tools, Sections 332 and 333.
- For more information about this program, see SAMM, Appendix 8.

Countries Eligible: As determined by SecDef with the concurrence of SecState

Value of Program: Varies

Restrictions: This is for advisor duties only

Key Players: Partner nation MoD, SecDef, GCCs, and SecState. ASD(SOLIC) provides program policy oversight within USDP with day-to-day funding, management, training, and other support to be provided by DSCA. The MODA program office is at DSCA-MODA@DSCA.mil. Per DSCA program recruiting memo of 19 Aug 2013, perspective MODAs will undergo pre-deployment training and report to the SDO/DATT during the assignment.

Execution: Much of this process is described in DODD 5205.JB “Defense Institution Building”
Example: Up to fifteen new MODA partners have been nominated by OSD, State, or CCMDs to include Montenegro, Kosovo, Yemen, and others. The Montenegro (logistics) and Kosovo (Security Sector Reform) U.S. MODAs are on-station.
333, Foreign Security Forces: Authority to Build Capacity

Description: Section 333 replaces the following four programs: “1204, Authority to Conduct Activities to Enhance the Capability of Foreign Countries to Respond to Incidents involving Weapons of Mass Destruction,” “2282, Building Capacity of Foreign Security Forces,” “1033, DOD Assistance for C/N Activities by Certain Countries,” and “Assistance to the Government of Jordan for Border Security Operations.”

Purpose: The program allows the Secretary of Defense, with the concurrence of the Secretary of State, to provide equipment, services, and training to the national security forces of one or more foreign countries for the purpose of building capacity to do one or more of the following operations: counterterrorism, counter-weapons of mass destruction, counter-illicit drug trafficking, counter-transnational organized crime, maritime/border security, military intelligence, air domain awareness operations and cybersecurity operations, or activities that contribute to an international coalition operations.


Appropriation:

- Funding for programs carried out may be derived from amounts authorized for such purposes from DOD O&M, Defense-wide, and that available for DSCA for such purposes.
- Amounts available in a fiscal year to carry out the authority in subsection may be used for programs under that authority that begin in such fiscal year and end not later than the end of the second fiscal year thereafter.

Guidance:

- In developing and planning a program to build the capacity of the national security forces of a foreign country under this program, the SecDef and SecState should jointly consider political, social, economic, diplomatic, and historical factors, if any, of the foreign country that may impact the effectiveness of the program.
  - SAMM, C15 (undergoing revision)
  - For interim guidance, see DSCA Policy Memo 18-38 dated 5 Sep 2018
- Legislative guidance as follows:
  - National Security Forces under the program will undertake, or have undertaken, training that includes a comprehensive curriculum on the law of armed conflict, human rights and fundamental freedoms, and the rule of law, and that enhances the capacity to exercise civilian control of the military.
  - Prior to the initiation of the program that the Department of Defense or another department or agency is already undertaking, or will undertake as part of the security sector assistance provided to the foreign country concerned, a program of institutional capacity building with appropriate
institutions of such foreign country to enhance the capacity of such foreign country to organize, administer, employ, manage, maintain, sustain, or oversee the national security forces of such foreign country.

◊ Per Section 1210E of P.L. 116-283, 01 Jan 2021, the SecDec, in coordination with SecState, shall incorporate participation by women into all security cooperation activities carried out under Title 10 and shall incorporate gender analysis and Women, Peace, and Security priorities into training and activities to be conducted under Section 333 and other authorized security assistance programs. SC planners should note that the WPS requirements under section 1210(e) affect all SA and SC programs not just programs under 333.

◊ Per the NDAA 2023, P.L. 117-263, 23 Dec 2022, it is the sense of the Congress that the U.S. should continue to provide robust support to the Baltic countries using, among other tools, Sections 332 and 333.

- For more information about this program, see SAMM, Appendix 8.

Countries Eligible: Countries determined by the SecDef, with concurrence of the SecState, to be appropriate recipients

Value of Program: Variable

Restrictions:

- Along with existing restrictions, the FY17 NDAA mention specific restrictions for 333; those are marked as such:

  ◊ Authorized assistance may include the provision of equipment, supplies, training, defense services, and small-scale military construction.

  ◊ Along with various reporting requirements Section 333 prohibits assistance to units that have committed gross violations of human rights.

  ◊ Sustainment support may not be provided for equipment under a new program or to programs previously provided by the Department of Defense under any authority available to the Secretary during fiscal year 2015 or 2016, for a period in excess of five years unless a written justification is given of how it will enhance security interests of the US, and to the extent a plan to transition such sustainment support from funding through the Department to funding through another security sector assistance program of the United States Government or funding through partner nations.

  ◊ Assistance not applicable for countries not otherwise eligible by law for military exports.

  ◊ Assistance requires congressional notification.

  ◊ SecDef shall submit annual reports to the appropriate committees of Congress on DOD’s implementation of the Women, Peace, and Security Act of 2017 P.L. 115-68, 131, Stat1202.

Key Players: Country team (SCO), CCMDs, USDP (DSCA and ASD/SOLIC), USDC, and Implementing Agencies
Execution: The SecDef and the SecState shall coordinate the implementation and each designate an individual responsible for program coordination at the lowest possible appropriate level concerned.
341, Department of Defense State Partnership Program

Description: A Joint DOD security cooperation program with the National Guard Bureau as the program manager and executed by the States. Each partnership is authorized by section 341, approved by the SecDef, in concurrence with the SECSTATE, to “support the security cooperation objectives of the United States.”

Purpose: The DOD State Partnership Program (SPP) allows the National Guard to interact with military, security forces, and emergency/disaster response organizations of friendly partner nations.

Authorization: 10 U.S.C. 341

Appropriation: DOD O&M, GCC RC labor (as available), service funding (as provided), NG Army National Guard and Air National Guard SPP appropriations (ARNG labor 2060, ARNG O&M 2065; ANG O&M 3840 and ANG milpers 3850), and other USG funds as authorized, to include interagency funding in accordance with Title 31 Economy Act procedures. Sections 312, 341, and 382 of Title 10 describe authorized expenditures of DOD security cooperation funds.

Guidance:

- DOD Instruction 5111.20 of October 2016, identifies authorities and funding that may be used for SPP activities when jointly approved by the applicable CCMD and COM. These authorities are cross-walked/referenced to the new authorities under Chapter 16, Title 10. DoS/PM will coordinate any DoS concurrence as required.

  - Military/Security Force Organizations:

    - Section 311 of Title 10 formerly Section 1082, NDAA, FY 1997, P.L.104-201, 23 September 1996, Reciprocal Personnel Exchanges
    - Section 311 of Title 10 formerly Section 1207, NDAA, FY 2010, P.L.111-84, 28 October 2009, Non-Reciprocal Personnel Exchanges
    - Section 333 of Title 10 formerly 10 U.S.C. 2282 (previously 1206 program), Authority to Build the Capacity of Foreign Security Forces
    - 10 U.S.C. 166a, Combatant Commander Initiative Fund (CCIF)
    - Section 342 of Title 10 formerly 10 U.S.C. 184, Regional Centers for Security Studies (RCSS) & section 321 of Chapter 16 formerly P.L. 113-66, section 1203
    - Section 345 of Title 10 formerly 10 U.S.C. 2249c, Regional Defense Combating Terrorism and Irregular Warfare Fellowship Program (CTIWFP)
    - Section 385 Department of Defense support for other departments and agencies of the United States Government that advance Department of Defense security cooperation objectives of Title 10
    - Section 312 of Title 10, formerly 10 U.S.C. 1050, LATAM Cooperation &

- Each partnership is required to have a Partnership Support Plan synced to the geographic CCMD Theater Campaign Plan’s Country Security Cooperation Sections. NDAA 17 Security Cooperation Reform has re-designated multiple authorities from previous legislation efforts throughout Chapter 16 of Title 10, notably section 333. SPP is but one of a series of security cooperation programs that will be reviewed as part of DOD’s quadrennial review IAW section 1252 of NDAA 17.

Countries Eligible: All countries are eligible for partnership consideration but the selection process starts with a country request for a partnership through the appropriate U.S. Embassy, endorsed and prioritized by the CCMD with final determination by the SecDef in coordination with SECSTATE. Currently 79 countries are in the SPP.

Value of Program: Variable and country-dependent. SPP matches State NG capabilities to a partner nation’s security requirements for the military, security forces (border forces, constabulary, port (air and land forces), and first responder organizations with emergency and disaster response, to include medical and infectious disease. SPP is one of the few programs authorized to engage across the spectrum of country governmental organizations and is a multi-categorization security cooperation tool.

Restrictions:

- The National Guard member must be on active duty unless the activity is to be conducted within the affected state, then 32 U.S.C.502f duty status applies. Outside of affiliate state borders the NG duty status is typically 10 U.S.C 12301(d). All SPP activities must receive a Leahy determination prior to expending DOD funds, as mandated in 10 U.S.C., §341 and §362. Congressional notification is required if activities includes security forces and/or disaster and/or emergency response organizations. No Invitation Travel Orders may be processed to support participation of countries who are designated as “High Income” IAW SecDef memo and section 311.

- The total amount of payments for incremental expenses of foreign countries as authorized under activities under program in any fiscal year may not exceed $10M.

Key Players: COM, Country team, geographic CCMD, SecDef, National Guard Bureau, and applicable State National Guard

Execution: See procedures previously stated for each activity authority. All SPP activities must align with the geographic CCMD’s Intermediate Military Objectives and/or Lines of Effort. Emergency and Disaster Response activities will be IAW SAMM Chapter 12 OHDACA and the FY12 OSD cable on OHDACA execution. All SPP activities will be entered into G-TSCMIS, and, if using OHDACA authorities, also in OHASIS. Annually, DOD will submit a report to Congress on the previous fiscal year’s SPP activities IAW §386.

Example: Vermont NG facilitated the donation of portable X-ray and ultrasound units and cardiac equipment in 2020-1 from Vermont University Medical Center to Senegal Ministry of Health. West Virginia NG is supporting Qatar with CBRN response planning for the 2022 World Cup.
342, Regional Centers for Security Studies (RCS)

Description: Six (6) regionally focused security studies centers that conduct academic-like programs to build institutional capacity and promote common perspectives on regional security.

Purpose:

- RCS are institutional capacity building (ICB) providers that support OSD(P) and CCMDs by doing the following:
  - Offering executive-level educational, outreach, and research programs that foster long-term collaborative relationships;
  - Developing and sustaining relationships and communities of interest among security practitioners and national security establishments, especially in the defense sector, and
  - Enhancing enduring partnerships among the nations of the region.
- As directed by Congress, RCs prioritize three functional areas of engagement: territorial and maritime security, transnational and asymmetric threats, and defense-sector governance.
- Information for each RC is as follows:
  - Daniel K. Inouye Asia-Pacific Center for Security Studies in Hawaii was established in Anchorage Alaska in 2021 by amendment of Title 10 Section 342 (b) (2); apcss.org, 808-971-8900
  - Africa Center for Strategic Studies (officially renamed the James M. Inhofe Center for Africa Strategic Studies by the sense of Congress) in Washington, D.C.; africacenter.org, 202-685-7300
  - The Ted Stevens Center for Arctic Security Studies.

- NDAA 2021 Section 1299(L) requires DOD to report on the feasibility and benefits of establishing a functional center for the study of irregular warfare. Pending approval and appropriation DOD may establish such a center that would be operated and administered in the same manner as the existing regional centers.


Appropriation: Annual DOD O&M provided for each RC

Guidance:

- Participants may be military, defense and non-defense government civilians, and
non-governmental civilians.
• Many programs are offered in languages other than English.
• Tuition is on a reimbursable basis.
• Tuition may be waived by SecDef for developing country participants when determined to be in the U.S. national security interests.
• Up to $1,000,000 may be waived for attendance by civilians from non-government organizations and international organizations each FY.
• For more information about this program, see SAMM, Appendix 8.

Countries Eligible: As determined by SecDef

Value of Program: Variable

Restrictions:

Key Players: Country team (SCO), CCMD, regional ASDs, DSCA

Execution:
• Country team (SCO), CCMD, or regional ASD provides nomination to attend a course or conference.
• The applicable center accepts the nomination.
• DSCA manages the funding process throughout the fiscal year.

Example: In coordination with ASD(ISP) and USEUCOM, the director of the Marshall Center announces an upcoming seminar on strategic airlift capabilities. The applicable country teams (SCO) nominate individuals from his country to attend. The director accepts the nomination. Alumni of the regional center programs often remain in contact with one another, and such groups can be important contacts in the professional network of U.S. SC Planners.
343, Western Hemisphere Institute for Security Cooperation

Description: The Secretary of Defense may operate an education training facility to provide professional education and training to the eligible personnel of countries of the Western Hemisphere.

Purpose: The purpose of the Institute is to provide professional education and training to eligible personnel of countries of the Western Hemisphere within the context of the democratic principles set forth in the Charter of the Organization of American States (such charter being a treaty to which the United States is a party) while fostering mutual knowledge, transparency, confidence, and cooperation among the participating countries and promoting democratic values, respect for human rights, and knowledge and understanding of United States customs and traditions.

Authorization: 10 U.S.C. 343

Appropriation: DOD O&M

Guidance: The curriculum may include instruction and other educational and training activities on the following:

◊ Leadership Development
◊ Counterdrug operations
◊ Peace support operations
◊ Disaster relief
◊ Any other matter that the Secretary determines appropriate

Countries Eligible: Personnel of countries of the Western Hemisphere are eligible for education and training at the Institute as follows:

◊ Military personnel
◊ Law enforcement personnel
◊ Civilian personnel

Value of Program: Variable

Restrictions: Tuition fees charged for persons who attend the Institute may not include the fixed costs of operating and maintaining the Institute.

Key Players: U.S. Army is Executive Agent and placed the Institute subordinate to the Combined Arms Center, Fort Leavenworth, KS, a component of the U.S. Army Training & Doctrine Command at Fort Eustis, VA.

Execution: There shall be a Board of Visitors for the Institute.

Example: Approximately 190 students have earned master’s degrees through this program.
344, Participation in Multinational Centers of Excellence

**Description:** Participation in multilateral centers of excellence (COEs)

**Purpose:** Authorizes DOD to partially fund and participate in any multilateral military center of excellence

**Authorization:** 10 U.S.C. 344, as amended.

**Appropriation:** DOD O&M IAW DODD 5100.3, Support of the Headquarters of Combatant and subordinate Joint Command.

**Guidance:**

- Participation is by a negotiated Memorandum of Understanding.
- The purpose of any such center is to include the following:
  - Enhancing the ability of other countries’ military and civilian personnel to engage in joint exercises or coalition of international military operations
  - Improve interoperability between U.S. forces and other countries’ forces
- DOD O&M funds may be used to pay the U.S share of operating any such centers and to pay expenses to attend any such center.
- DepSecDef memo of 28 Jan 2009 delegates the legislated SecDef authority to USDP.

**Countries Eligible:** As determined by SecDef with the concurrence of SecState.

**Value of Program:** Only an authority to use designated funding within the GCC approved resource levels

**Restrictions:** The DOD participation international agreement is to be coordinated with SecState.

**Key Players:** SecDef, SecState, applicable CCMD, and partner nation counterparts

**Execution:**

**Example:**

- A second DepSecDef memo of 28 Jan 2009 to EUCOM and the now deactivated JFCOM initially designated the following COEs (with locations) as authorized for DOD personnel participation and expenditure of U.S. funds to pay as the U.S. share of expenses:
  - Joint Air Power Competence Center (Germany)
  - Defense Against Terrorism (Turkey)
  - Combined Joint Operations from the Sea (U.S.)

The NATO School (Germany) and the European COE for Countering Hybrid Threats (Finland). There are 24 COEs altogether.
345, Irregular Warfare Center and Regional Defense Fellowship Program

Description: The Secretary of Defense may operate and administer a Center for Strategic Studies in Irregular Warfare, to be known as the Irregular Warfare Center and to carry out a program known as the Regional Defense Fellowship Program, which provides for the education and training of foreign personnel.

Purpose:

• Provide funding assistance for international attendance at the following locations:
  ◊ Military or civilian educational institutions
  ◊ Regional centers
  ◊ Conferences
  ◊ Seminars


Appropriation: Use of DOD O&M

Guidance:

• IAW DODI 2000.28, 14 Nov 2013
  ◊ Funding is allocated by ASD(SO-LIC).
  ◊ Program is administered by DSCA using TMS.
  ◊ Students are nominated by the country team (SCO) with CCMD endorsement to be approved at the annual CCMD -sponsored SCETWG.
  ◊ Permits payment of transportation and travel/subsistence costs.

• For more information about this program, see SAMM, Appendix 8.

Countries Eligible: As approved by ASD(SO-LIC)

Value of Program: Not to exceed $35M annually

Restrictions:

• Overall funding remains available to expire at the end of the fiscal year.
• Program managed using established IMET procedures
• Funding may be used for a class beginning in one fiscal year but extending into the next fiscal year.
• No funding of equipment for foreign governments, construction purposes, lethal training, joint combat exercises, social events, or participation of USG personnel permitted unless they are course or training event administrators or instructors.

Key Players: Country team (SCO), CCMD, ASD(SO-LIC), DSCA, and MilDeps
Execution:

- Country team nominates student(s) to attend specific course.
- GCC endorses nomination.
- ASD(SO-LIC) allocates funding by country.
- Quotas are filled at the annual SCETWG.
- MilDeps provide the training.
- DSCA manages the program throughout the year using TMS.

Example: A country experiencing terrorism receives training in a DOD counterterrorism institution or attends a DOD-sponsored counterterrorism conference.
346, Distribution to Certain Foreign Personnel of Education and Training Material and Information Technology to Enhance Military Interoperability with the Armed Forces

**Description:** International students enroll in DOD distance learning courses; this program was previously called “Electronic Distribution of Training Material.”

**Purpose:** To allow international students to enroll in DOD distance learning courses, to include computer-based training, advance distributed training, and provide computer-assisted training. The overall goal is to develop and enhance allied and friendly military and civilian capabilities for multinational operations and exercises.

**Authorization:** 10 U.S.C. 346

**Appropriation:** None

**Guidance:** Participation by international students must be approved by the student’s government.

**Countries Eligible:** As determined by SecDef with the concurrence of SecState

**Value of Program:**

**Restrictions:** As in the case of traditional classroom training, technology transfer and releasability considerations are subject to requirements under the Arms Export Control Act.

**Key Players:** Country team (SCO), MilDep, and U.S. training organization

**Execution:**

- Country team (SCO) forwards country request to enroll in a distance learning course.
- Applicable MilDep approves the request.
- Applicable training organization enrolls the student.

**Example:** A country’s security cooperation management organization urgently needs security cooperation training and cannot obtain an immediate CONUS classroom quota. The country requests that the student be allowed to enroll in a basic DSCU distance learning course. An example DL lesson would be the writing of LORs with enrollment and access using the DSCU website.
347, International Engagement Authorities for Service Academies

**Description:** Repeals the following two programs, which Section 347 will replace: “Attendance at Military Academies” and “Military Academy Exchange Program”

**Purpose:** Codification into permanent U.S. law of Section 347 that allows the service academies (The U.S. Naval Academy, the U.S. Military Academy, and the U.S. Air Force Academy), under the authority of each Service Secretary, to permit persons from foreign countries to receive instruction at said service academy. This includes student exchanges with foreign military academies for educational purposes or cultural activities.

**Authorization:** 10 U.S.C. 347

**Appropriation:** N/A

**Guidance:**

- For the purposes of this program, “Service Academy” refers to one of the following:
  - U.S. Military Academy
  - U.S. Naval Academy
  - U.S. Air Force Academy

**Countries Eligible:** As determined by USDP

**Value of Program:** Variable

**Restrictions:**

- Tuition is generally reimbursable; however, USDP may waive part or all with costs to be absorbed by the MilDeps.
- Each service academy shall bear the costs of such attendance from funds appropriated for that academy and from such additional funds as may be available to that academy from a source, other than appropriated funds, to support cultural immersion, regional awareness, or foreign language training.
- Expenditures from appropriated funds in support of exchange program for each Academy should not exceed $1M during any fiscal year.
- Expenditures from appropriated funds in support of activities under this subsection for any Service Academy may not exceed $40K during any fiscal year.
- The number of persons permitted to receive instruction at each Academy under this program may not be more than 60 at any one time

**Key Players:** USDP, MilDeps, country team (DAO), Service Academies

**Execution:**

- Subject to change, the current process:
USDP announces eligible countries.

Academy superintendents provides invitations for admission.

Example: Fifty-eight students from 32 countries, many already commissioned in their navies, are enrolled at the USNA during 2012-13. The USNA has graduated more than 400 students from 70 countries since 1863.
348, Aviation Leadership Program (ALP)

Description: Obtain undergraduate pilot training with any associated training

Purpose: Provide grant pilot training, any associated training to include language training to friendly, developing countries

Authorization: 10 U.S.C. 348

Appropriation: USAF O&M funded.

Guidance:

- DODI 2010.12, as updated 09 June 2017
- Managed and priced as if an IMET program, but is not a security assistance funded program
- Limited in the number of participants.
- Is SAF-funded to include tuition and a living allowance

Countries Eligible: As determined by SecDef with concurrence of SecState

Value of Program:

Restrictions: As in the case of traditional S.A. training, technology transfer and releasability authorities must be considered.

Key Players: Country team (SCO), CCMD, DSCA, and SAF

Execution:

- Country team (SCO) forwards ALP request to CCMD for endorsement and forwarding to SAF.
- Program managed within the S.A. training environment using TMS procedures

Example: A developing country’s air force has a young bright career potential officer who is an ideal candidate for flight school. However, the country cannot afford the tuition and per diem required for the necessary English language and flight school training. The country desperately needs qualified pilots to support coalition operations with the U.S.
Description: Authority for USAF to operate Air Force education and training facility for the military personnel of Central and South American countries, Caribbean counties, and other eligible countries

Purpose: The Secretary of the Air Force may operate the Air Force education and training facility known as the Inter-American Air Forces Academy for the purpose of providing military education and training to military personnel of Central and South American countries, Caribbean countries, and other countries eligible for assistance.

Authorization: 10 U.S.C. 349

Appropriation: US Air Force O&M

Guidance: Military personnel of a foreign country may be provided education and training under this section only with the concurrence of the Secretary of State.

Countries Eligible: Central and South American countries, Caribbean countries, and other countries eligible for assistance

Value of Program: Variable

Restrictions: Education and training may not be provided under this section to the military personnel of any country that is otherwise prohibited from receiving such type of assistance under any other provision of law. NDAA 2023, P.L. 117-263, Dec 23, 2022, Section 386 adds a requirement for reporting to Congress the number of students under 349 who began training during the period.

Key Players: USAF, DOD, and DoS

Execution: The SCO and host governments select students to attend the academy’s courses. SCO training officers must ensure each student meets all course prerequisites as required.

Example: The Inter-American Air Force Academy graduates an average of 800 students per year.
350, Inter-European Air Force Academy

Description: Authority to operate the Inter-European Air Forces Academy

Purpose: Provide military education and training to military personnel of countries that are members of NATO or signatories to the Partnership for Peace (PfP) Framework Documents or that are within the U.S. Africa Command Area of Responsibility.

Authorization: 10 U.S.C. 350

Appropriation: Air Force O&M; the use of SA/SC funding is not addressed.

Guidance:

- The following may be provided by the USAF:
  ◊ Transportation incident to the education and training
  ◊ Supplies and equipment to be used during the education and training
  ◊ Billeting, food, and health services
- The USAF may provide a living allowance to the students.
- SecAF is to provide an annual report to Congress on the progress of Academy.

Countries Eligible: NATO, PfP countries, and AFRICOM countries, and any countries European or African countries eligible for IMET.

Value of Program: Variable

Restrictions:

- Participation by specific countries require SecState concurrence.
- Country must be otherwise eligible by law to receive such education and training.
- NDAA 2023, P.L. 117-263, Dec 23, 2022, Section 386 adds a requirement for reporting to Congress the number of students under 350 who began training during the period.

Key Players: USAF, NATO, and PfP countries

Execution: Students must be nominated by their respective country to the SCO in that country. Students who attend IEFA are not eligible to attend the standard USAF Squadron Officer School or NCO Academy. Among other requirements, students must have an ECL score of 80 or higher.

Example: So far, IEFA has trained 155 students from the following 20 countries: Albania, Bulgaria, Croatia, Czech Republic, Georgia, Germany, Greece, Hungary, Estonia, Latvia, Lithuania, Malta, Montenegro, Poland, Romania, Slovakia, Slovenia, Sweden, Turkey, and the United States.
351, Inter-American Defense College

**Description:** Authority for the DOD to participate in the operation of and provision of support to the Inter-American Defense College

**Purpose:** Authorization for members of the armed forces and civilian personnel of the Department of Defense to participate in the operation of and the provision of support to the Inter-American Defense College and provide logistic support, supplies, and services to the Inter-American Defense College, including the use of Department of Defense facilities and equipment.

**Authorization:** 10 U.S.C. 351

**Appropriation:** Funds appropriated to the DOD O&M as the SecDef deems necessary

**Guidance:** The Secretary of Defense, with the concurrence of the Secretary of State, shall enter into a memorandum of understanding with the Inter-American Defense Board for the participation of members of the armed forces and civilian personnel of the Department of Defense in the operation of and provision of host nation support to the Inter-American Defense College.

**Countries Eligible:** Member states of the Organization of American States

**Value of Program:** Variable

**Restrictions:** No funds may be used to provide for the pay of members of the armed forces or civilian personnel of the DOD who participate in the operation of and the provision of host nation support to the Inter-American Defense College

**Key Players:** DOD

**Execution:** Funds appropriated may be used to pay costs that the Secretary determines are necessary for the participation of members of the armed forces and civilian personnel of the DOD in the operation of and provision of host nation support to the Inter-American Defense College to include the following:

- Costs of expenses
- Costs of hiring and retaining qualified professors, instructors, and lecturers
- Curriculum support costs
- Translation and interpretation service costs
- Costs of information and education technology
- Costs of utilities
- Costs of maintenance and repair of facilities

**Example:** The Inter-American Defense College (IADC), located on Fort Lesley J. McNair, is an international educational institution operating as an element of the OAS through the Inter-American Defense Board. Since its beginning, 2,669 students from 26 different countries have graduated from the college.
### 352, Naval Small Craft Instruction and Technical Training School

| **Description:** | Authority for SecDef to operate the Naval Small Craft Instruction and Technical Training School |
| **Purpose:** | The purpose of the school shall be to provide the military and security forces of one or more friendly foreign countries’ education and training related to naval small craft instruction and training and to increase professionalism, readiness, and respect for human rights through formal courses or mobile training teams. |
| **Appropriation:** | Fixed costs of operation paid from DOD O&M funds. |
| **Guidance:** | To be determined by SecDef |
| **Countries Eligible:** | As determined by SecDef |
| **Value of Program:** | Variable |
| **Restrictions:** | Personnel or countries receiving training must otherwise be eligible by law. Not later than March 15 each year, the Secretary of Defense, with the concurrence of the Secretary of State, shall submit to the appropriate congressional committees a detailed report on the activities and operating costs of the School during the preceding fiscal year. |
| **Key Players:** | DOD and SecDef |
| **Execution:** | To be determined by SecDef |
| **Example:** | |
385, DOD Support for Other Departments and Agencies of the USG that Advance DOD Security Cooperation Objectives

Description: Authorization to support other federal agencies for the purpose of implementing or supporting foreign assistance programs and activities that advance DOD security cooperation objectives.

Purpose: The SecDef is authorized to support other departments and agencies of the United States Government for the purpose of implementing or supporting foreign assistance programs and activities that advance security cooperation objectives of the DOD and cannot be carried out by the DOD.

Authorization: 10 U.S.C. 385

Appropriation: Not to exceed $75M per FY

Guidance:

- The foreign assistance programs and activities authorized for support are foreign assistance programs and activities that do the following:
  - Are necessary for the effectiveness of one or more programs of the Department of Defense relating to security cooperation conducted under an authority
  - Cannot be carried out by the DOD

Countries Eligible: N/A

Value of Program: Variable, up to $75M per FY

Restrictions: Funding transfer may not occur until SecDef and the head of the department or agency to receive the funds jointly submit to the congressional defense committees a detailed notice on the transfer.

Key Players: DOD, SecDef, and various federal agencies

Execution: SecDef and the head of federal agency must notify Congress with a detailed report to include the following:

- Description of costs and purpose
- Security cooperation objectives of the DOD, including elements of the theater campaign plan that will be advanced
- A justification why such program or activity will advance listed objectives
- A justification why such program or activity cannot be carried out by the DOD
- An identification of any funds programmed or obligated by the department or agency other than the DOD on such program or activity
- Timeline for the provision of support
• Funds will be transferred 30 days after congressional notification.
Acquisition and Cross-Servicing Agreement (ACSA)

**Description:** Provision of minor U.S. logistics support to foreign military forces generally on a reciprocal basis

**Purpose:** By international agreement, authorizes the mutual support of each other’s military units when U.S. commercial sources are not reasonably available


**Appropriation:** DOD O&M, to conduct on a reimbursable basis with cash, assistance-in-kind, or supplies and services of equal value

**Guidance:**
- DODD 2010.9, CJCSI 2120.01, and International Cooperation in AT&L handbook, Section 5.3.2
- Congressional notification required prior to entering agreement.

**Countries Eligible:** Originally authorized for NATO countries, later extended to other allied/friendly countries, to include now to over 100 different countries

**Value of Program:**

**Restrictions:**
- The pseudo LOA process is not used for implementation.
- Advance notification and approvals are required before CCMDs enter into ACSA agreements.
- Significant military equipment (SME) is not to be transferred via ACSAs.
- SecDef may not use an agreement with any government or organization to facilitate the transfer of logistic support, supplies, and services to any country without an ACSA.
- 2023 NDAA (P.L. 117-263) adds a requirement that the DOD must report to Congress monthly all new international agreements entered into, including ACSAs.

**Key Players:** CCMD, Joint Staff, SecDef (USDP), and SecState

**Execution:**
- CCMD proposes the agreement.
- SecDef, Joint Staff, and SecState concur.

**Example:** Routine fuel, minor repair parts and services, beddown, and port services for visiting forces during exercises or operations. Further defined within 10 U.S.C. 2350.
Asia Reassurance Initiative

Description: To improve defense capacity, build counterterrorism capacity, and increase maritime domain awareness

Purpose: To advance United States foreign policy interests and objectives in the Indo-Pacific region in recognition of the value of diplomatic initiatives and programs in the furtherance of U.S. strategy; to improve the defense capacity and resiliency of partner nations to resist coercion and deter and defend against security threats, including through foreign military financing and international military education and training programs; to conduct regular bilateral and multilateral engagements, particularly with the United States’ most highly capable allies and partners, to meet strategic challenges.

Authorization: Asia Reassurance Initiative Act of 2018, P.L. 115-409, 31 Dec 2018, authorizes up to $1.5B for each FY from 2019 through 2023

Appropriation: FY 2023—$1.5B

Guidance: Can be used to accomplish the following:

◊ Advance U.S. interests and objectives in the Indo-Pacific region
◊ Improve the defense capacity and resiliency of partner nations to resist coercion and deter and defend against security threats
◊ Conduct regular bilateral and multilateral engagements
◊ Build new counterterrorism partnership programs in Southeast Asia to combat the growing presence of ISIS and other terrorist organizations
◊ Help partner countries strengthen their democratic systems, with a focus on good governance
◊ Ensure that the regulatory environments for trade, infrastructure, and investment in partner countries are transparent, open, and free of corruption (as amended by the NDAA 2021 P.L. 116-283, 01 Jan 2021, Sec 1260A, which contains additional Asia Reassurance Initiative Act requirements specific to Taiwan).
◊ Encourage responsible natural resource management in partner countries, which is closely associated with economic growth
◊ Increase maritime domain awareness programs in South Asia and Southeast Asia

Countries Eligible: Indo-Pacific Region

Value of Program: Up to $1.5B per year; authority sunsets 31 Dec 2026

Restrictions: Excepting drug demand reduction and maritime interdiction, none of the amounts appropriated, pursuant to subsection (b), may be made available for counternar-
cotics assistance for the Philippine National Police unless the Secretary of State determines and reports to the appropriate committees of Congress that the Government of the Philippines has adopted and is implementing a counternarcotics strategy that is consistent with international human rights standards.

- Not to be used for Cambodia unless specific certifications under section 7043(b)(1) of division K of the Consolidated Appropriations Act, 2018 (Public Law 115-141) have been met.

- None of the amounts appropriated may be made available for International Military Education and Training and Foreign Military Financing Programs for the armed forces of Burma.

- SecState shall provide annual briefings to SFRC and HFRC regarding efforts to implement this Act by providing regular transfers to Taiwan of defense articles tailored to meet anticipated threats from the PRC.

**Key Players:** DoS, USAID, Country Team, DOD, and GCC

**Execution:** Funding should be made in consultation with appropriate congressional committees
Assist in Accounting for Missing USG Personnel

**Description:**
Train and equip foreign personnel to assist in accounting for missing U.S. government personnel

**Purpose:**
Provide equipment, supplies, services, and training to any foreign nation assisting DOD with recovery of and accounting for missing U.S. government personnel

**Authorization:**
10 U.S.C. 408

**Appropriation:**
Up to $1M in DOD funding may be used annually

**Guidance:**
- SecState must approve the provision of this assistance
- SecDef must submit an annual report to Congress each fiscal year regarding the provision of such assistance.

**Countries Eligible:**
As determined by SecDef with approval of SecState.

**Value of Program:**
Not to exceed $1M annually

**Restrictions:**
This assistance is in addition to any other authority to provide assistance.

**Key Players:**
Country team (including the SCO), CCMD, JPAC (Hawaii), SecDef (USDP), and SecState

**Execution:**
- Applicable country team (SCO) determines requirements.
- CCMD endorses the requirements.
- SecDef (USDP) forwards the requirement to SecState for approval.
- SecState approves the assistance.
- Pseudo LOA process is not used to provide this assistance.

**Example:**
In early April 2012, the U.S. Joint POW/MIA Accounting Command (JPAC) detachment in Hanoi reported the recovery one possible U.S. serviceman killed during the Vietnam War. Since 1975, 684 sets of remains have been repatriated from Vietnam with another 1,678 servicemen still unaccounted for throughout SEA, to include 1,287 in Vietnam. Generally aimed at Vietnam era but also can be used for Korean War and WWII era MIA. Recent estimates state more than 83,000 Americans remain missing from WWII, Korea, and Vietnam.
# Attendance at the USCG Academy

**Description:** International students to attend the U.S. Coast Guard Academy

**Purpose:** Provide invitations to countries to enroll qualified prospective officer candidates to attend the USCG academy to receive an undergraduate college education

**Authorization:** 14 U.S.C. 1923

**Appropriation:** None

**Guidance:**
- Not more than 36 international students may enroll at the USCG Academy.
- USCGA website at https://www.uscga.edu/ under International Cadets provides information, standards, processes, and timelines for selection.

**Countries Eligible:** As determined by the Secretary of Homeland Security

**Value of Program:**

**Restrictions:**
- Normally conducted on a reimbursable basis, unless waived with the use of limited USCG funding.
- Security assistance training and funding procedures are not used.

**Key Players:** Secretary of Homeland Security, superintendent of the USCGA, country team (USDAO)

**Execution:**
- Secretary of Homeland Security announces eligible countries.
- Academy superintendent provides invitation for admission.
- USDAO provides the invitation with admission instructions to the country.

**Example:** A young, educated English-speaking officer candidate shows promise to be successful as an undergraduate student and is navy/coast guard career material. The country’s navy is generally equivalent in size and mission as the USCG. Attendance at the USCG academy appears to be the answer for his further education and establishing a long-term positive relationship with the U.S. To date in 2013, 117 international cadets from 37 countries have graduated from the Academy with 19 currently enrolled.
Center for Excellence in Disaster Management & Humanitarian Assistance (CFE-DMHA)

Description: Provide and facilitate education, training, and research in civil-military operations, particularly operations that require international disaster management and humanitarian assistance and operations that require coordination between DOD and other agencies.

Purpose:

- Host and participate in courses and seminars conducted both in-country with in-residence focusing on the delivery of knowledge and sharing of information between humanitarian assistance and disaster relief (HADR) practitioners.
- Provide support to military exercise planner staffs.
- Provide subject matter expertise (SME) in HADR operations and exercises.
- Provide expertise during HADR response operations. The Center of Excellence (COE) is not an operational first responder organization.

Authorization: 10 U.S.C.182

Appropriation: DOD O&M, with additional funds provided by participating countries, USG agencies, international organizations, and NGOs

Guidance:

- Initially authorized in 1997 as a Center for Excellence (CFE).
- Directly reports to USPACOM and is located at Camp Smith, Hawaii.
- Generally in support of HADR activities in the PACOM AOR but is expanding to global activity support.
- Section 8093, DOD Appropriations Act, 2003, P.L.107-248, 23 Oct 2002, authorizes the use of CFE funds to pay the expenses of providing or facilitating COE training and education for appropriate military and civilian personnel of foreign countries.

Countries Eligible: As determined by SecDef (ASD/SO-LIC) and USPACOM

Value of Program:

Restrictions: While HADR subject-matter experts in support of operational commanders or organizations, not a “first responder”

Key Players:

Execution: View website at http://www.coe-dmha.org or email frontoffice@coe-dmha.org, or phone 1-808-433-7035 for additional organization information to include references, best practices repository, or events such as ongoing or future HADR courses, workshops, and conferences.
Example:

- CFE-DMHA recently co-hosted with the Indonesian National Armed Forces (TNI) a senior multilateral capstone pandemic influenza conference in Jakarta. Also recently conducted humanitarian assistance response training (HART) to USG military and civilian, NGO, and partner nation personnel on board USNS Mercy (T-AH-19) while en route to its medical and humanitarian civic action mission in Southeast Asia.

- Has developed and published online country disaster response handbooks for Bangladesh, Vietnam, Nepal, Indonesia, and Thailand.
Combatant Commander Initiative Fund (CCIF)

Description: DOD funding of CCMD SC program proposals to SecDef

Purpose: Provide DOD funding to approved generally emergent CCMD program proposals, which may include the following: Force training; Contingencies; Operations; Command and control; Joint exercises (including activities of participating foreign countries); Humanitarian and civic assistance; Military education and training to military and related civilian personnel of foreign countries; Force protection. (10) Joint warfighting capabilities.

Authorization: 10 U.S.C. 166a

Appropriation:
- FY 2020—$6.85M available through FY20, Title II, O&M, P.L. 116-93, 20 Dec 2019
- FY 2021—$3.0M DOD O&M P.L. 116-192, 27 Dec 2020
- FY2022 - O&M of up to $25.0M per P.L. 117-81, 27 Dec 2021

Guidance:
- The annual codified authority to be funded is $25M, but recent appropriations have been at different levels
- Approved by SecDef to be managed by the Joint Staff IAW CJCSI 7401.01F, CCIF, 30 Nov 12 (No-Rel)

Countries Eligible: Those nominated by CCMD to be approved by the SecDef

Value of Program: FY 2023—not more than $2,981,000

Restrictions: Of the funds made available, no funds may be provided for any activity that has been denied by Congress.

Key Players: Country team (SCO), CCMD, and Joint Staff

Execution:
- The SCO identifies a last-minute funding deficiency for the partner country to participate in an exercise (or operations) planning conference to be conducted at the CCMD headquarters.
- The CCMD determines the partner nation presence at the conference is essential and nominates the use of CCIF funding.
- The Joint Staff concurs and provides the funding to the CCMD for country use by the SCO.

Example: Types of activities authorized for the use of CCIF includes the following:
- Contingencies
- Combined exercises
◊ Force training
Cooperative Research, Development, and Production

Description: Bilateral or multilateral agreement to cost-share in the development and production of a weapons system required by all participants. The program is historically intended for NATO, Major non-NATO allies, and other friendly countries as determined by the Secretary of Defense.

Purpose:

- Cost-sharing in the fielding of a U.S. weapons system
- Collaborative RDTE and production of a new weapons system
- Standardization and interoperability with allied and friendly countries

Authorization:

- Section 27, AECA [22 U.S.C. 2767]—agreement for the cost-sharing of RDTE & joint production
- Section 65, AECA [22 U.S.C. 2796d]—no-cost loans of equipment for RDT&E
- 10 U.S.C. 2350a—agreement to conduct cooperative R&D, as amended by NDAA 2023, P.L. 117-263, 23 Dec 2022, Section 211, adds the European Union, the European Defence Agency, the European Commission, and the Council of the European Union, and their suborganizations
- 10 U.S.C. 2350l—agreement for reciprocal use of test facilities
- Major ref: IAC Handbook, Chapter 8

Appropriation: DOD RDTE & production funding along with other countries’ furnished funding

Guidance: 30-day advance congressional required prior to concluding the international agreement

Countries Eligible: SecDef (USD (AT&L) determined allied and friendly countries

Value of Program:

Restrictions:

Key Players: Country team (SCO), CCMD, USD(AT&L), USDP (DTSA), applicable MilDep (RD&A), and SecState

Execution:

- Country team (SCO) identifies and communicates the potential for an agreement.
- CCMD endorses.
- USD(AT&L) and applicable MilDep (RD&A) investigates and determines to begin the international agreement process.
- USD(P)/DTSA determines the releaseability of U.S. data to be shared and develops any required DDL.
• SecState is advised of the agreement and notifies Congress, if required.

Example:
F-35 Joint Strike Fighter with U.K., Italy, Netherlands, Turkey, Canada, Denmark, Australia, Norway, Singapore, and Israel.
Cooperative Threat Reduction (CTR) Program

Description: Eliminate or provide safe and secure transportation and storage of the chemical, biological, or other weapons, weapon components, or weapon-related materials.

Purpose:
- Eliminate strategic offensive weapons to include nuclear, chemical, and biological weapons.
- Provide for secure transportation and storage for WMD.
- Prevent proliferation.
- Carry out mil to mil and defense contract for advancing mission of program.

Authorization: 50 U.S.C. 3711

Appropriation:
- FY 2021—$360,190,000 available through FY 2023, P.L. 116-260, 27 Dec 2020
- FY 2022—$344,849,000 available through FY 2024, P.L. 117-81, 27 Dec 2021
- FY 2023—$354,394,000 available through FY 2025, P.L 117-263, 23 Dec 2022

Guidance: 15-day advance notification prior to obligation of any funds for programs other than those authorized by Section 1302, NDAA, FY 2015, P.L.113-235, 19 December 2014. Of the funds appropriated under this section, the following amounts may be obligated as specified:
- (1) For strategic offensive arms elimination, $2,997,000.
- (2) For chemical weapons destruction, $13,250,000.
- (3) For global nuclear security, $17,767,000.
- (4) For cooperative biological engagement, $229,022,000.
- (5) For proliferation prevention, $58,754,000.
- (6) For activities designated as Other Assessments/Administrative Costs, $23,059,000.

Countries Eligible: Former Soviet Union, expanded in 2008 to include otherwise eligible countries

Value of Program: $344,849,000

Restrictions: The authority to carry out the program includes authority to provide equipment, goods, and services, but does not include authority to provide funds directly for a project or activity carried out under the program.

Key Players: Country team (SDO/DATT) Russia, USEUCOM, USD(AT&L), and DTRA
- USD(AT&L) validates for the budget submission.
- DTRA provides both OSD and in-country weapons expertise for execution.
Example: Several countries were, as former republics of the USSR, in possession of nuclear weapons and material. These weapons were either transported to Russia for secure storage or destruction. Nuclear weapons material has even been transported to the U.S. for destruction. Overall, 7,600 nuclear warheads were deactivated, with the destruction or elimination of 900 ICBMs, 500 silos, 680 SLBMs, and 900 nuclear ASMs. A new bilateral agreement for CTR was signed on 14 Jun 2013.
Counter ISIS Train and Equip Fund

Description: DOD authority, in coordination with DoS, to provide assistance to the government of Iraq (GOI) to defend Iraq, its people, allies, and partner nations from the threat posed by the Islamic State of Syria (ISIS) and groups supporting ISIS, and for securing the territory of Iraq. Formerly known as the Counter ISIL Train and Equip Fund. Also sometimes referred to as the Iraq Train and Equip Fund.

Purpose: Such assistance may include training, equipment, logistics support, supplies, and services, stipends, facility and infrastructure repair and renovation, and sustenance to military and other security forces of or associated with the GOI, including Kurdish and tribal security forces, or other local security forces.


Appropriation:
- FY 2021 $710M through 30 Sep 2022, Consolidated Appropriations Act FY 2021, P.L. 116-260, 27 Dec 2020
- FY 2022 $345,000,000 per P.L. 117-81, 27 Dec 2021.
- The Conference Authorized Amount for FY23 is $502,926,000, per P.L. 117-263, 23 Dec 2022

Guidance:
- Prior to provide such assistance, elements of recipient forces are to be appropriately vetted assessing such elements for associations with terrorist groups or groups associated with the government of Iran, and receiving commitments in promoting respect for human rights and the rule of law.
- SecDef may accept and retain contributions, including assistance in-kind, from other governments, including the GOI, and other entities to carry out this assistance program for Iraq.
- SecDef will submit a report to the appropriate Congressional Committees on the history of Operation Inherent Resolve, its purpose and the weapons equipment and training provided under this section.
- For more information about this program, see SAMM, Appendix 8.

Countries Eligible: Iraq, including Kurdish and tribal security forces, or other local security forces fighting ISIS in Iraq and Syria (see “1209” Authority to Provide Support to Vetted Syrian Opposition)

Value of Program: $345,000,000 through Dec 31 2022; the Conference Authorized Amount for FY 23 is $502,926,000 per P.L. 117-263, 23 Dec 2022

Restrictions: Sec. 40, AECA, regarding transaction with countries supporting acts of terrorism, and Sec. 40A, AECA, regarding end-use monitoring, may be waived with a report to Congress if the President determines that the transaction is essential to the national security interests of the United States.
• The authorities and requirements under this section expire on the date that Operation Inherent Resolve concludes.

• Per P.L. 116-93, Sec. 9012, none of the funds in this section may be used to procure or transport man-portable air defense systems.

**Key Players:** OSC-I, USCENTCOM, USDC, USDP, ASD(SO-LIC), DSCA, DoS, and Implementing agencies

**Execution:** Similar to ASFF and with the possible use of pseudo-LOA procedures

**Example:** Rifles, radios, counter-IED equipment, and vehicles for Iraq to also include training, advice, and assistance for up to 12 Iraqi brigades plus the ordering eight brigade sets of equipment worth over $400M.
Countering Chinese Influence Fund

Description: To counter the influence of the People’s Republic of China globally

Purpose: Countering Chinese Influence Fund to counter the influence of the People’s Republic of China globally with congressional notification

Authorization: Consolidated Appropriations Act 2023 P.L. 117-328 29 Dec 2022

Appropriation: Not less than $325M from “Development Assistance,” “Economic Support Fund,” “International Narcotics Control and Law Enforcement,” “Nonproliferation, Anti-terrorism, Demining, and Related Programs,” and “Foreign Military Financing Program.” There is no additional money for these activities; projects must be funded out of existing Title 22 programs.

Guidance: Per Consolidated Appropriations Act 2023 P.L. 11-73, 29 Dec 2022, Funds made available for this program from Foreign Military Financing shall be available until 30 September 2024.

Countries Eligible: Countries otherwise eligible as determined by DoS

Value of Program: Not less than $300M available until 30 September 2023

Restrictions: None of the funds may be made available for any project or activity that directly supports or promotes any of the following:

◊ The Belt and Road Initiative (BRI)

◊ The use of technology, including biotechnology, digital, telecommunications, and cyber, developed by the People’s Republic of China unless DoS advises doing such does not adversely impact the national security of the United States

Key Players: DoS, Country Team, and USAID

Execution: Funds are earmarked from various Title 22 Security Assistance programs for Countering Chinese Influence
Countering Russian Influence in Europe and Eurasia

Description: To provide congressional review and to counter aggression by the Government of the Russian Federation

Purpose: The purpose of this authority is to counter the influence of the Russian Federation in various countries as determined by the SecState by providing security assistance.


Appropriation: $295M is available annually for FYs 2022 through 2023, as amended by FY 2022 Consolidated Appropriations Act (H.R. 2471, March 15, 2022).

Guidance: Funds shall be used to effectively implement activities in order to meet the following goals, prioritized in the following order:

◊ To assist in protecting critical infrastructure and electoral mechanism from cyberattacks in countries vulnerable to influence by the Russian Federation that lack economic capability to respond

◊ To combat corruption, improve rule of law, and otherwise strengthen independent judiciaries and prosecutors

◊ To respond to humanitarian crises and instability caused or aggravated by the invasions and occupations of Georgia and the Ukraine by the Russian Federation

◊ To improve participatory legislative processes and legal education, political transparency, and competition and compliance with international obligations

◊ To build the capacity of civil society, media, and other nongovernmental organization countering the influence and propaganda of the Russian Federation

◊ To assist the SECSTATE in executing section 1287(b) of NDAA FY17 (Global Engagement Center Activities)

Countries Eligible: As determined by SecState

Value of Program: FYs 2022 through 2026 annually—$300M

Restrictions: Authorization expires 2 Aug 2026

Execution: Request for funding made through regional proposals to DoS (PM) and other DoS entities

Example: EUCOM used to fund security cooperation activities of various countries along the Black Sea under Black Sea Maritime Awareness
Defense Health Program

Description: DOD provides HIV prevention education to African countries

Purpose: DOD funds and provides HIV prevention education activities during U.S. training, exercise, and humanitarian activities primarily in the AFRICOM AOR

Authorization: Per P.L. 117-328

Appropriation: $12M annually

Guidance:

Countries Eligible: As determined by SecDef (Joint Staff and applicable CCMD)

Value of Program: Notwithstanding any other provision of law, of the amount made available under this heading for research, development, test and evaluation, not less than $12,000,000 shall be available for HIV prevention educational activities undertaken in connection with United States military training, exercises, and humanitarian assistance activities conducted primarily in African nations.

Restrictions: This funding is to be made available notwithstanding any other provisions of law.

Key Players: Country team (SCO), USAFRICOM, USSOCOM, and deployed force commanders

Execution:

• SCO identifies the opportunity for U.S. forces deployed for either for operations, exercises, humanitarian assistance, or training to provide authoritative HIV prevention education to local forces and community members.

• The supported and supporting CCMDs concur with the recommendation and forward the request to the Joint Staff for funding approval.

Example: Partner country forces experiencing readiness problems because of HIV/AIDS epidemic, to include military personnel and families. Education from deployed U.S. counterparts especially with medical and language training is seen as a way to assist the country forces (and community). This epidemic is becoming a significant readiness factor especially when the country wants to support regional peacekeeping efforts.
Direct Commercial Sales (DCS)

Description: The sale of defense articles and services by U.S. defense industry to other countries

Purpose:

- Regulate the export or import of defense articles and services and its technical data.
- Define a defense article or service subject to regulation provided in the U.S. Munitions List [22 C.F.R. 121.1]
- Register every person or corporation (other than USG employees conducting official business) engaged in the business of manufacturing, exporting, or importing any defense article or service [22 C.F.R. 122]


Appropriation: Normally purchasing country cash, but with limited exceptions (approval by DSCA), certain countries may use FMF funding

Guidance:

- International Traffic in Arms Regulations (ITAR) [22 C.F.R. 120—130]

Countries Eligible: Any country not prohibited by 22 C.F.R. 126.1

Value of Program:

- $124B in defense articles and services licensed during FY 2020
  - Not all licensed transfers take place
  - Licenses are generally effective for a four-year period

Restrictions:

- Applicant must register with State Department.
- Any defense article, service, or technology in the USML requires an export license.
- During FYs 2013-2014, as a part of significant export reform, DoS overhauled the USML allowing the transfer of certain military articles and services (generally non-lethal) from the USML to the commerce control list (CCL) as a “600 series item” to be regulated by Commerce Dept IAW the Export Administration Regulations (EAR).
- However, new Sec. 38(f)(5), AECA, allows the President to approve the transformation of any Major Defense Equipment (MDE) within the 600 series CCL to a defense articles if determined to be in the U.S. national interest and the SFRC and HFAC are notified IAW Sec. 36(b)(5)(A), AECA.
• New Sec. 38(f)(6), AECA, requires the congressional notification of any MDE removed from the USML and the new 600 series items continue to be included within any required AECA notification or reporting to Congress.

• New Sec. 38(k), AECA, allows DoS to license the export of items on the CCL if to be used in or with USML defense articles being licensed for export. Separate Commerce Dept approval is not required.

**Key Players:**
DoS Bureau of Political Military Affairs (PM), Directorate of Defense Trade Control (DDTC), DOD Defense Technology Security Administration (DTSA), and U.S. defense industry

**Execution:**

• U.S. defense industry, with a signed contract, applies to PM/DDTC for the export license.

• DTSA provides any requested DOD recommendations to PM/DDTC regarding technology transfer for any license to be issued.

• State notifies Congress IAW Sec. 36(c) or 36(d), AECA, as required prior to issuing any license.

• After any congressional notification, PM/DDTC issues export license to U.S. industry.

• PM/DDTC manages End-Use Monitoring Program (Blue Lantern) for DCS IAW Sec. 38(g)(7), AECA, normally with the country team political-military attaché.

**Example:**
Lockheed-Martin sale of F-16s to UAE, Boeing sale of C-17s to UK, or sale of F-15s to Singapore. These turned out to be hybrid sales meaning the major end items were purchased commercially via DCS directly from U.S. industry while the high technology components, weapons, electronics, training, and initial support repair parts were purchased via FMS from DOD.
Distinguished Visitor Orientation Tours (DVOT)

Description: The Distinguished Visitor Orientation Tour (DVOT) Program is a United States Security Cooperation Program that provides a country’s defense leadership the unique opportunity to learn about specific assets of the U.S. defense establishment in order to address objectives specific to their own militaries and governments. DVOT delegations visit a variety of military installations, professional military education institutions, training facilities, and government organizations throughout the U.S. to learn from experts on specific subject matters.

Purpose: DVOTs provide a country’s defense leaders a time-sensitive way to learn how to better manage their country’s defense resources, how to interact within their new civil-military defense structure, or how to better train their Armed Forces. DVOTs are usually limited to countries with lesser-developed relations with the United States, but, in recent years, transitioning countries not new to security assistance have conducted tours to deepen their knowledge of democracy, peacekeeping, military modernization and interoperability, and counterterrorism.


Guidance:

- SAMM, C10.17.18.3
- JSCET, C12
- National Defense University (NDU) is responsible for conducting DVOTs and OTs.
- Generally authorizing the use of IMET and FMF funding to reimburse military officers assigned as Escort Officers in connection with orientation visits of foreign military and related civilian personnel.
- DVOTs are for those senior officers below the position of Chief of Staff of a service and are not to exceed 14 calendar days in length and consist of not more than five visitors.
- Orientation tours are for those senior officers in the position of Chief of Staff of a service or higher and are to be funded by the sponsoring DOD organization. OTs should not exceed seven members in size.
- Visits by international military cadets to U.S. service academies are not authorized for IMET or FMF funding.

Countries Eligible: Those countries allocated IMET, FMF, and some FMS funding.

Value of Program:

Restrictions: See the Purpose’ section above.
Key Players: SCO, CCMD, DSCA, NDU

Execution:

- Country is authorized to receive a VIP tour, generally in the U.S.
- The SCO is required to provide an escort officer; NDU provides tour director.
- A request is submitted to NDU either directly or via the CCMD to the applicable MilDep to use IMET, FMF, or FMS funding allocated to the country.
- DSCA approves the use of IMET or FMF funding to cover the expenses of U.S. Escort Officer and tour director.

Example: For example, a partner thinks to set up a Coast Guard Academy and uses either IMET or national money to fund travel and per diem of a small group of their experts to visit, tour, and interview USCG facilities and officials to learn ways to proceed.
Drawdown Authorities

Description: Transfer of defense articles and services as immediate assistance for a country or international organization

Purpose:

- To prepare for an unforeseen emergency that requires immediate military assistance
- The emergency requirement cannot be met under the authority of the AECA or any other law

Authorization:

Section 506(a)(1), FAA [22 U.S.C. 2318(a)(1)] for up to $100M for military assistance from DOD stocks, DOD services, and military training and education in a fiscal year. Per P.L. 117–328, Dec 29, 2022 during fiscal year 2023, section 506(a)(1) of the Foreign Assistance Act of 1961 (22 U.S.C. 2318(a)(1)) shall be amended such that the dollars available under Section 1701 will be $14,500,000,000.

Appropriation: None, only an authority

Guidance:

- Drawdowns are normally only directed by a presidential determination to SecState and the providing agency.
- All drawdowns are to be notified to Congress. Sec. 506(a)(2), FAA, drawdowns for INCLE and anti-terrorism purposes require a 15-day advance notification.
- The value of the drawdown normally includes any initial logistics and training support and transportation costs to be funded by the implementing agency.
- For more information about this program, see SAMM, Appendix 8.

Countries Eligible: As determined by the President

Value of Program: Variable

Restrictions: This authority is last resort for emergency assistance. Providing USG agencies are normally not reimbursed.

Key Players: President, SecState, SecDef, USDIP, DSCA, applicable implementing agency, applicable CCMDs, and country teams to include the SCO if defense articles and services are to be provided

Execution: The country team and CCMD express urgency to both DoS and DOD

Example: The Biden Administration, as part of U.S. assistance to Ukraine’s defense needs after Russia’s February attack, has expanded the legacy authorization amounts with the following series of Drawdowns by date and amount: Dec 2021: Aug 2021—$60M; Aug 2021—$200M; Feb 2022—$350M; Mar 2022—$200M.
Economic Support Fund (ESF)

Description: Economic and development support funding for countries or international organizations for non-military purposes.

Purpose: Promote economic or political stability

Under special economic, political, or security conditions, the national interests of the U.S. may require economic support for countries or international or regional organizations.

Authorization: Sections 531-534, FAA [22 U.S.C. 2346]. Per P. L 117-328, $4,301,301,000, to remain available until September 30, 2024.

Appropriation:
- FY 2023—$4,301,301,000
- FY 2022—$4.099B
- FY 2020—$3.05B

Guidance: Multiple earmarks apply to ESF funds—see Consolidated Appropriations Act of 2022 (H.R. 2471, 15 March, 2022) for details.

Countries Eligible: As determined and justified by SecState in cooperation with the Administrator, U.S. Agency for International Development (USAID)

Value of Program: $4,301,301,000

Restrictions: No military or paramilitary assistance by this program

Key Players:
- SecState
- Administrator, USAID
- Country team USAID attaché

Execution: By the Admin, USAID and any assigned in-country USAID organization or representative

Example: Per P.L. 117-2471, an additional amount of the Economic Support Fund of $674M shall remain available until Sep 30, 2024, for assistance for Ukraine and countries impacted by the situation in Ukraine, including for direct financial support.
European Deterrence Initiative (EDI)

Description:  Formerly known as the European Reassurance Initiative (ERI) program to enhance the U.S. deterrence posture, increase the readiness and responsiveness of U.S. forces in Europe, support the collective defense and security of NATO allies, and bolster the security and capacity of U.S. allies and partners.

Purpose:  For the SecDef solely for the following purposes:

◊ To increase the presence of U.S. armed forces in Europe
◊ To foster bilateral and multilateral military exercise and training with allies and partner nations in Europe
◊ To improve infrastructure in Europe to enhance the responsiveness of U.S. armed forces
◊ To enhance the prepositioning in Europe of equipment of the U.S. armed forces
◊ To build the defense and security capacity of allies and partner nations in Europe

Authorization:  P.L. 115-91, NDAA, for FY 2018, Section 1273

Appropriation:  P.L. 117-81, NDAA, 2022—$3.7B

Guidance:

• Provide training, equipment, logistical supplies, support, and services.
• Also provide for the incremental expenses of the armed forces associated with prepositioning additional equipment and undertaking additional or extended deployments in such countries and adjacent waters.
• Not less than $75M of funding shall be available for assistance to the Ukraine.
• Not less than $30M of funding shall be available for assistance to build the capacity of European Allies and partner nations.
• Not later than 15 days prior to any transfer of funding, SecDef shall notify Congress of the ERI plan to include any support requested by USEUCOM for support, urgent operational need, or emergent operational need.

Countries Eligible:  Countries otherwise eligible


Restrictions:  Per the Consolidated Appropriations Act 2021, P.L. 116-260, 27 Dec 2020, no EDI funds may be expended until the SecDef submits reports in both classified and unclassified format listing all the military construction projects associate with the EDI planned or anticipated for 2022 through 2026.

Key Players:  USEUCOM, USDC, USDP, ASD (ISA), DSCA, and applicable SDO/DATT
Execution:

Example:

- The Ukraine Security Assistance Initiative falls under this category. EDI has included separate funding for Ukraine each year since the inception of the program. The FY 2021 EDI budget requests $250 million in security assistance to Ukraine in the forms of “intelligence support, personnel training, equipment and logistics support, supplies, and other services.”

- EDI also provides partial funding to Operation Atlantic Resolve.
Excess Defense Articles (EDA)

Description: Transfer of defense articles determined by uniformed services as no longer needed by the USG, either on a grant basis or by FMS sale

Purpose:

• Transfers excess defense equipment to foreign governments or international organizations.
• Typically used for modernization of partner forces.
• Excess defense articles provided to partner nation at a reduced price (based on the condition of the equipment) or as a grant.
• Partner nations pay for packing, crating, handling, and transportation (PCH&T), as well as refurbishment if applicable—EDA is “as is, where is.”

Authorization:

• Section 21, AECA [22 U.S.C. 2761] by FMS
• Section 516, FAA [22 U.S.C. 2321j] by grant transfer

Appropriation: None, only an authority.

Guidance:

• Secretaries of military departments declare items excess to their MilDeps causing them to be available for transfer to other USG agencies, local governments, or foreign governments eligible to receive them either by FMS or grant transfer.
  ◊ Major end items are normally retained by the MilDep for final deposition.
  ◊ Minor end items and parts are normally retained by DLA for final disposition.
• SecState/PM/RSAT coordinates and provides DoS approval to DOD/DSCA for any required congressional notification prior to transfer.
• In each case, the recipient must be determined eligible to receive the applicable technology.
• Once approved for transfer, a joint visual inspection (JVI) of the EDA is strongly encouraged [SAMM, C11.5.5] prior to transfer.
• NDAA 2021 (P.L. 116-283 Section 1236 stipulates that the Ukraine Navy should be prioritized for EDA to the extent practicable and that the required resource plan for Ukraine security assistance (jointly submitted by the SecState and SecDef) must outline all planned provision of EDA to Ukraine.
• Legislative proposals, including H.R.6470/S.3488 and H.R.6742/S.3652 and H.R.6367/S.3407, would prioritize Ukraine over other countries and expedite Congressional review of transfers to Ukraine.
• For more information about this program, see SAMM, Appendix 8.
Countries Eligible:

- Countries determined eligible for FMS are normally eligible for FMS EDA.
- Countries eligible for grant EDA are identified and notified to Congress via a joint DSCA/State FOOUO letter to Congress each fiscal year.
- Prior to grant transfer, the recipient country must enter into a Sec. 505, FAA, agreement (a DoS diplomatic process) which includes the following stipulations:
  ◊ Limits use to government officers, employees, and agents.
  ◊ Does not permit unauthorized transfers.
  ◊ Does not permit use for purposes other than those for which furnished.
  ◊ Maintains required security.
  ◊ Will permit observation and furnish information.
  ◊ Returns equipment to the U.S. when no longer needed.
- A 505 agreement is normally in place for all grant transfers including those using the pseudo LOA process.
- Per the 2023 NDAA P.L. 117-263, 23 Dec 2022, it is the sense of the U.S. Congress that up to two Island Class former USCG cutters should be transferred to Ecuador. See Section 5548, p. 2226, for details.

Value of Program:

Variable

Restrictions:

- If by FMS, it is generally priced based on usability ranging from 5 to 50 percent of its origin acquisition value.
- If by grant, the concept is “as is-where is.”
  ◊ Articles are drawn from existing DOD stocks.
  ◊ No DOD procurement funds are to be expended for the transfer.
  ◊ The transfer will not have adverse impact on U.S. military readiness.
  ◊ They must be determined to have no adverse effect on opportunities for any sale by U.S. industry.
- Excess construction, emergency, or firefighting equipment or vehicles are not eligible for the EDA sales or grant transfer programs.
- Total current value of grant EDA transfers in one fiscal year is not to exceed $500M.
- Grant transfer of ships require specific legislation for each case [10 U.S.C. 7307].

Key Players:

Military department, DLA, country team (SCO), CCMD, DSCA, State/PM/RSAT, and Commerce Dept

Execution:

- Country identifies a requirement for possible EDA to the SCO.
• SCO forwards the request with any endorsement.
  ◊ The SCO must ensure the country understands EDA generally means there is no promise of future support of any sort, and any modification or transportation expense is to be reimbursed to the USG.

• CCMD endorsement can assist to allocate in the case of competing requirements.

• MilDeps determine if EDA exists.

• DSCA coordinates with DoS and Commerce to determine eligibility and allocation among the requirements.

• Congressional notification completed by DSCA for grant EDA transfer of significant military equipment or any transfer exceeding $7M.
  ◊ FMS EDA notifications are IAW Section 36(b), AECA, with the FMS LOA process used for the transfer by sale.

• USDP/DSCA approves the transfer for implementation by the applicable MilDep or DOD agency.

Example:

• Countries purchase weapons systems (or parts) no longer needed by the USG but said equipment is to remain in the purchasing country inventory.

• The US transferred a 378-foot Coast Guard Cutter to Vietnam in 2017, and then another shipment of the same class in 2020. Despite the “as is, where is” dictum normally associated with EDA, the transfer, refurbishment, upgrades, and training required to support this transfer were all funded by various grant security assistance programs.
Exercise-Related Construction (ERC)

Description: Limited overseas construction by U.S. forces in support of a combined exercise

Purpose: Deploy U.S. construction forces to conduct minor construction overseas in support of exercising U.S. combat forces


Appropriation: DOD O&M

Guidance:

- CJCSI 4600.02C, dated 22 April 2020
- Construction is to enhance the overall effectiveness of the exercise, enhance troop quality of life, and evaluate and increase operational readiness.
- The construction is used by U.S. forces but typically remains intact for host nation use after U.S. departure.
- U.S. and/or partner nation(s) engineer units and construction contracts may be used.
- Interoperability benefits from exercising with partner engineer units during the construction.
- The Joint Staff/J4/ED manages the ERC program through the CCMD engineer divisions.
- Section 8058, DOD Appropriations Act, FY12, Div. A, P.L.112-74, 23 December 2011 (as in prior years) requires “Leahy human rights vetting” before U.S. exercises take place with a country’s security force unit(s).

Countries Eligible: As determined by SecDef with recommendations from the Joint Staff and CCMDs.

Value of Program:

Restrictions: Any construction must be related to the overall exercise & cannot exceed $6M in cost

Key Players: Country team (SCO), CCMD, Joint Staff, CCMD construction/engineer components

Execution:

- SCO forwards any country requests for alongside or integrated exercises with U.S. construction units.
- SCO determines if there is to be any utility of any construction remaining after the exercise.
- CCMD forwards any endorsed construction elements to JCS/J4 within a combined exercise.
Example: During the combined exercise Beyond the Horizon—El Salvador 2013, the state of Maine Army National Guard, along with participation from other states and the country of Colombia, constructed three new schools and bathrooms in Sonsonate, El Salvador.
Foreign Comparative Testing (FCT)

Description: Test and evaluation of foreign weapons systems or components to determine if the item could satisfy a U.S. military requirement or correct operational deficiencies.

Purpose:
• Cost avoidance and time savings in the fielding of a U.S. weapons system or its improvement
• Identifying and testing foreign weapons systems for possible acquisition in satisfying a current U.S. military requirement
• Standardization and interoperability with allied and friendly countries

Authorization: 10 U.S.C. 2350a(g); 22 U.S.C. 2767, as amended by NDAA 2021, Section 882.

Appropriation: Use of existing DOD RDT&E funding for seed monies in the initial support of testing foreign weapons systems by MilDep/OSD program managers

Guidance: Major references include the following:
◊ IAC Handbook, Chapter 6
◊ DODD 5230.20, Visits and Assignments of Foreign Nationals
◊ DODD 5530.3, International Agreements
◊ DOD 5000.3-M-2, Foreign Comparative Testing Program Procedures Manual

Countries Eligible: Any allied and friendly country as determined by SecDef [USD(AT&L)]

Value of Program:

Restrictions: The Assistant Secretary of Defense for Research and Engineering shall notify the congressional defense committees of the intent to obligate funds made available to carry out this subsection not less than seven days before such funds are obligated.

Key Players: Country team (SCO), CCMD, SecDef [USD(AT&L)], and MilDep (RD&A)

Execution:
• Country team identifies and communicates the potential for testing.
• CCMD endorses.
• Applicable MilDep (RD&A)/USSOCOM investigates viability and submits request to USD(AT&L) for approval and seed money funding.
• Applicable MilDep (RD&A)/USSOCOM negotiates an agreement for FCT with the designated country.
• Congress is notified of intent to obligate U.S. funding.

Example: Graphic
Measuring Progress
Metrics - Last 32 Years

- 654 Projects Started, 581 Completed
- 298 Projects Met Service Requirements
- 233 Projects - Procurements Worth $10.6B

- Assessed Products from 30 Countries
- OSD Investment: $1.13 Billion (constant FY11$)
- Estimated RDT&E Cost Avoidance: $7.6 Billion
- Accelerated Fielding Averages 5-7 years
- Procurement Rate: ~ 80%
- 1/3 of Projects Have Led To Foreign Vendor Teaming with U.S. Industry in 34 States

*Figure 6-1 FCT Program – Historical Results*
Foreign Disaster Relief (FDR)

Description: The international humanitarian system calls for the delivery of life-saving aid in the most effective manner, which may, at times, justify the involvement of foreign military assets. As part of its responsibilities as lead federal coordinator of FDR, U.S. Agency for International Development (USAID) may request unique capabilities from DOD based on validated humanitarian needs. This typically comes in the form of logistics support, transportation, and technical expertise (e.g., air traffic control).

Purpose: Support for USG FDR is led by USAID’s Office for Foreign Disaster Assistance (OFDA). The U.S. will continue to lead the world in humanitarian assistance. Even as we expect others to share responsibility, the U.S. will continue to catalyze international responses to man-made and natural disasters and provide our expertise and capabilities to those in need. Alleviating human suffering is an important expression of humanitarian concern and a tradition of the American people.

Authorization: PL 117-328: Overseas Humanitarian, Disaster, and Civic Aid

Appropriation: State Foreign Operations and Related Programs Act for 2023 lists $4,395,000,000 as available until expended.

Guidance:

- DODD 5100.46, 6 Jul 12, as amended by Change 1, 28 July 2017
- Assistance is only provided when requested by both the PN and the COM and is validated by USAID/OFDA to address the immediate humanitarian needs of foreign civilian disaster victims
- DOD FDR may be provided on a non-reimbursable basis (OHDACA) or on a reimbursable basis
- Requires SecDef approval

Value of Program: (see Appropriation above).

Restrictions: IAW 10 U.S.C, 404, Congress is to be notified NLT 48 hours after commencement of FDR activities

Key Players: Partner Nation, COM, USAID/Bureau for Humanitarian Assistance (BHA) Department of State, OSD SO/LIC, DSCA (HDM), and CJCS

Execution:

- PN (Head of State or MOFA) requests U.S. disaster assistance, generally to the COM.
- USAID validates humanitarian need and in the USG interest to support; COM issues a disaster declaration.
- USAID-Washington DC validates humanitarian disaster requirements and, as appropriate, begins providing assistance. If DOD assistance is required, USAID or State Executive Secretary will send a formal request to the DOD Executive
Secretary, after socializing with ASD SO/LIC.

- ASD SO/LIC, in coordination with CJCS, DOD Office of General Council, DOD Comptroller, and DSCA, makes a recommendation to SecDef regarding military support.

- If approved, SecDef will notify GCC of approved mission pursuant to authorities and available funding. DOD support will be based on validated OFDA humanitarian requirements. GCC will be required provide timely cost accounting to OSD Comptroller, ASD SO-LIC and DSCA.

**Example:**

- At the request of the Indonesian government following a major earthquake and validated by USAID, DOD provided logistics support (C-130J airlift and aerial port services).

- DOD provided technical support/expertise to assist the Kingdom of Thailand with the search and rescue of a youth soccer team trapped in a cave.
Foreign Military Financing (FMF)

Description: Financing of the purchase of defense articles and services

Purpose: SecState requests annual foreign assistance appropriations to fund select partner countries’ purchases of U.S. defense articles and services normally via the FMS process.

Authorization: Section 23, AECA [22 U.S.C. 2763]

Appropriation:
- FY 2023— $6,053,049,000, all of which shall be obligated upon apportionment.
- FY 2022— $6,040,424,000 per Consolidated Appropriations Act (H.R. 2471, 15 March 2022)
- FY 2021— $6,175,524,000 of which $576,909,000 is designated as OCO and available for obligation until 30 Sep 2022, Consolidated Appropriation Act 2021, P.L.116-133, 27 Dec 2020

Guidance:
- NDAA 2023 P.L. 117-263 23, Dec 2022, directs that a purpose of FMF should be to provide assistance, including equipment, training, and other support, to build the civilian and defensive military capabilities of Taiwan to accelerate the modernization of capabilities that will enable Taiwan to delay, degrade, and deny attempts by People’s Liberation Army forces to conduct coercive activities; to blockade Taiwan; or to secure a lodgment on any islands administered by Taiwan.
- Of the FY21 funds available, $3.3B for Israel
- Of the FY20 funds, up to $1.3B for Egypt remain available to 30 Sept 2021, Section 7041(a), Further Consolidated Appropriations Act, 2020, P.L. 116-94 20 Dec 2019
- In FY 2021, Direct Loans under section 23 of hte AECA may be made available to Jordan in amounts not to exceed $4B
- State Pol/Mil Security Assistance Office “Grant Military Assistance Guide” (last published in Aug 2016) when combined with annual FMF/IMET guidance cables sent to every Country Team, comprise the definitive DoS Policy Guidance for FMF

Value of Program: FY 2022—$6,040,424,000

Restrictions: By policy, FMF should not be used for the purchase of consumable non-lethal articles or services unless a part of a system sale or for subsequent sustainment support.

Key Players: Country team/SCO, GCC, DOD/USDP/DSCA, DoS/PM, DoS/DFA, and OMB
Execution:

- Though FMF is the AECA and S/FOAA-legislated term, the community often uses the terms FMF, FMF credit, and FMS credit.
- DOS/PM sends annual guidance cable with “suggested” amounts by country to all Country Teams. Then informed by that cable each.
- Country team/SCO provides recommended funding levels through both the diplomatic and military chains-of-command two years in advance.
- DSCA coordinates within DOD/USDP for recommendation to DoS.
- DoS/DFA coordinates within DoS for justifications and entry into the upcoming budget year congressional budget justification (CBJ).
- After numerous congressional hearings for final appropriation, Title 22 funds in amounts confirmed by the Office of Management and Budget are transferred into by-country FMF accounts held at, and thereafter managed (with State approval) by, DSCA.

Example:

- F-16 follow-on support for Poland or modification and inspection of H-1 helos and engines originally provided as grant EDA to Hungary.
- Israeli and Egyptian purchase of U.S.-origin defense articles and services.
FMF Regional Funds

Description: State PM/SA FMF managers notify portions of their FMF annual allocations to Congress as Regional Funds in order to respond to changes in regional assistance priorities during the budgeted year of execution.

Purpose:

- To provide flexibility and responsiveness in implementing parts of the FMF program. It is now becoming more common for some FMF monies to be provided based upon geographic regions. For example; two regional funds of note that have been created over the past couple of years:
  - FMF European Security Assistance Fund (ESAF)
  - Africa Regional Counterterrorism FMF program (ARCT FMF)


Appropriation: Variable

Guidance: Also variable depending on regional issues; however, there are several common goals/end states desired:

- Enhance deployment capabilities of partner nations
- Strengthen partner nation territorial stability
- Combat hybrid terrorist threats

The monies in these regional programs are accessed by their various countries through a competitive proposal driven process that tends to reward better-considered projects with strong partner buy-in.

Countries Eligible: Each regional FMF program has a different group of countries that are eligible; for instance, SCOs in Burkina Faso, Burundi, Cameroon, Chad, Djibouti, Ethiopia, Kenya, Mali, Mauritania, Niger, Nigeria, Senegal, Tanzania, and Uganda can submit proposals for grants from the ARCT FMF. Countries in Europe and Eurasia that have received bilateral FMF within the five fiscal years prior to the year of submission are eligible for ESAF.

Value of Program:

Restrictions: These regional FMFs monies are usually reserved for their respective developing countries that receive very little in the way of country specific FMF and these partner nations will need to maintain these capabilities on their own after the initial assistance.

Key Players: DoS, DOD, DOD Geographic Commands, Department of State Regional Bureaus, and SCOs

Execution: Variable; procedures are usually promulgated by the respective DOD Geographic Commands and corresponding State Regional Bureaus
Foreign Military Sales (FMS)

**Description:** Government-to-government sale of defense articles and services using the Letter of Offer and Acceptance (LOA) agreement process

**Purpose:** Under the general supervision of DoS and subject to foreign disclosure decisions, DOD is authorized to sell defense articles and services normally to ministries of defense of other countries

**Authorization:**

- Section 21, AECA [22 U.S.C. 2761], authorizes the President to sell defense articles and services from DOD and USCG inventory to any eligible country or international organization, to also include excess defense articles (EDA).

- Section 22, AECA [22 U.S.C. 2762], authorizes the President, without requirement to charge to any appropriation or contract authorization otherwise provided, to enter into contracts for the procurement of defense articles and services for sale for U.S. dollars to any foreign country or international organization with reimbursement to the USG.

- Section 29, AECA [22 U.S.C. 2769], authorizes the President to sell design and construction services to any eligible country or international organization if such country or organization agrees to pay in U.S. dollars not less than the full cost to the USG of furnishing such services. The services may be provided by the USG or contract.

- SAMM, Chapter 15, provides procedures within DOD to manage the purchase of defense articles and services for selected countries or international organizations using DOD or other agency funds with the use of established “Pseudo-LOA” procedures.

- The previous requirement to use firm-fixed-prices for FMS contracts (Section 830 of the 2017 NDAA) is Repealed. Firm-fixed-price contracts are no longer required. [per Section 888, NDAA 2021, P.L. 116-283 Jan 01 2021]

**Appropriation:** None, only an authority using country cash, FMF or DOD SC program funding

**Guidance:**

- Per the NDAA 2023 P.L. 117-263 23, Dec 2022, the Secretary of State and the Secretary of Defense shall prioritize and expedite the processing of requests from Taiwan under the Foreign Military Sales program and may not delay the processing of requests for bundling purposes.

- FMS sales are DOD’s response to a country’s Letter of Request (LOR), all subject to the technology transfer decision process, approval by DoS, and advance notification by DSCA to Congress for approval
  - Proposed FMS LOAs are generated by the DOD implementing agency (IA) which will either provide from inventory or enter into contract once approved by the USG and the purchasing country.
  - FMS LOAs have standard terms and conditions for the sale.
  - Purchasing country approval will also include any required funding deter-
mined necessary for implementation.

• Pseudo LOA sales are DOD’s response to a USG Memorandum of Request (MOR) to be funded by the requesting agency, also subject to technology transfer decisions, concurrence of DoS, and advance notification by USDP and USDC to Congress.
  ◊ The proposed pseudo LOA is generated by the DOD implementing agency which will provide from inventory or enter into contract once approved by the USG requesting agency.
  ◊ The pseudo LOA is accepted and funded by the requesting USG agency. Delivery is to the requesting USG agency for subsequent transfer to the benefiting country.
  ◊ Benefiting country must have a current “505 agreement” in place with the USG.

Countries Eligible:

• Those determined eligible by IAW Sec. 3, AECA:
  ◊ Presidential determination (PD) that sales to a country or international organization will strengthen U.S. security and promote world peace
  ◊ Recipient agrees not to retransfer without presidential consent (delegated to SecState),
  ◊ Recipient agrees to limit use of articles/services to the purpose for which they are furnished,
  ◊ Recipient agrees to maintain substantially the same degree of security for the article or service as that provided by the USG
  ◊ Recipient is otherwise eligible.

Restrictions: FMS transfer of ships require specific legislation for each case [10 U.S.C. 7307]

Key Players: Recipient or benefiting country, country team (to include SCO), CCMD, implementing USG agency, DOD/DSCA/DTSA, and DoS/PM/RSAT,

Execution:

• Submission of LOR by partner country for FMS LOA, or MOR by USG agency for pseudo-LOA
• Technology transfer decision coordinated by DTSA
• DoS/PM/RSAT coordination
• Notification to Congress as required
• LOA/pseudo-LOA acceptance with funding
• DOD issuance from inventory or letting of contract with U.S. industry
• Transportation to and acceptance by purchasing country
• DSCA manages end-use monitoring program (Golden Sentry) for FMS IAW Sec. 40A, AECA, with implementing agencies, CCMDs, and SCOs.
Example: FMS- (or country cash–) funded logistics and training support for Singapore DCS-purchased F-15s, FMS FMF-funded purchase of F-35s for Israel.
Global Peace Operations Initiative (GPOI)

Description: G-8 countries (other donors have later joined) initiative beginning in 2005 to train and equip 75,000 international PKO troops within five years (achieved)

Purpose:

• Have a qualified, ready-to-go, mil-civ PKO force from non-G-8 countries
• Having exceeded the initial force goal, Phase II (FYs2010-14) emphasis is now sustainment and continued training to include self-sustainment and indigenous training. The goal is 318K troops from 61 countries
• NSC has endorsed continuing GPOI after FY 2014 with capacity building being the priority.
• Establish and support the Center of Excellence for Stability Police Units (COESPU) in Vicenza IT

Authorization: A component of FAA-authorized PKO

Appropriation:

• Allocated from appropriated PKO account. Budget of $1.3B from FYs 2005-2020
• FY 2020 earmark $71M, P.L. 116-94, 20 Dec 2019
• Department of State Foreign Operations and Related Programs, H.R. 4373 requested $71M for GPOI for FY 2022, but at press time, the bill had not passed and State was funding operations under a continuing resolution.

Guidance:

• All GPOI program activities and funding must be approved by the GPOI Coordinating Committee (GCC) co-chaired by DoS/PM and DOD/USDP.
• Any PKO funding of GPOI is to be notified to Congress prior to obligation.
• GPOI Implementation Guide—DoS/DOD annual document available at GPOI-eResource@state.gov using USG-only SharePoint website.

Countries Eligible: Mostly from AFRICOM, but all CCMDs are participating

Value of Program: About $100M annually

Restrictions: No support for training or operations that include child soldiers

Key Players: Same as for PKO

Execution: Same as for PKO, IAW SAMM, C15.1.4.8, if via pseudo LOA

Example: GPOI was launched in 2005, as the U.S. contribution to the G8 Action Plan for Expanding Global Capability for Peace Support Operations and is managed by the DoS’s Bureau of Political-Military Affairs. GPOI is focused on strengthening
the effectiveness of United Nations and African Union peace operations. Since FY 2005, the GPOI program implemented nearly $1.3 billion in peacekeeping operations (PKO) funds with 55 current partner countries around the world. Program resources are applied to accomplish the following objectives: build self-sufficient peace operations training capacity in partner countries; support partner countries’ development and employment of critical enabling capabilities; enhance partner country operational readiness and sustainment capabilities; strengthen partner country rapid deployment capabilities; expand the role of women and enhance gender integration; and build UN and regional organization capabilities.
Humanitarian and Civic Assistance (HCA)

Description: Providing operational readiness training to U.S. armed forces in conjunction with an authorized military operation, exercise, or deployment for training. The by-product of the training is humanitarian in nature for partner nation civilians. Typically, basic health, veterinary, or engineering projects. Global manager: Joint Staff J-5; Oversight: ASD SO/LIC (SHA). NOTE: This is NOT the same humanitarian and civic assistance program as described in CJCSI 7401.01F/10 U.S.C. 166a for Combatant Commanders Initiative Fund (CCIF) or for USSOCOM “deminimus” projects.

Purpose: Promote, as determined by the Secretary of Defense or the Secretary of the Military Department:

◊ Security and foreign policy interests of the United States
◊ Security and foreign policy interests of the country in which the activities are to be performed
◊ Specific operational readiness skills of the Service members who participate in HCA activities

Authorization: 10 U.S.C. 401

Appropriation: O&M provided to the combatant command from their combatant command support agent (applicable military department) as noted in DODD 5100.03, “Support of the Headquarters of Combatant and Subordinate Unified Commands,” Enclosure 3.

Guidance: DODI 2205.02, “Humanitarian and Civic Assistance (HCA) Activities”, 22 May 17, per the Consolidated Appropriations Act of 2021 (P.L. 116-220) section 8011. Certain U.S. Army medical services in Hawaii and transportation there may, in some circumstances, be made available to civilian patients from American Samoa, the Commonwealth of the Northern Mariana Islands, the Federated States of Micronesia, the Marshall Islands, Palau, and Guam.

Value of Program: Average annual global HCA expenditure is $5M-$8M.

Restrictions:

• Not provided directly or indirectly to any individual, group, or organization engaged in military or paramilitary activity. HCA is not for building PN military capacity/capabilities
• Expenses not authorized to be paid with HCA funds include costs associated with the military operation or exercise (e.g., transportation; billeting; personnel expenses; fuel; repair of equipment). These costs are covered by funds designated for the operation or exercise. HCA funds cannot pay salaries and per diem of U.S. or PN participants.
• Authorized expenses include direct costs of consumable materials, supplies, and services reasonably necessary to provide the HCA activity.
Key Players: ODC/SCO; U.S. Chief of Mission/DCM; USAID; Combatant Command (and Component) staff; Military Departments (Services); Joint Staff; State Department (Main State); DSCA (OHASIS support); ASD SO/LIC (SHA)

Execution:

- See DODI 2205.02. Enclosure 3
- Some combatant commands/components may have additional AOR-specific SOPs.
- Restricted to rudimentary construction and/or repair activities and basic health and veterinary services. Do not drastically exceed the standards of local care or PN capacity to maintain facilities/equipment.
- Project narratives should clearly identify the specific operational readiness skills being trained via the HCA activity. Look to the UJTL/Service/Unit task lists for objectives.
- All projects must be entered into the OHASIS database.
- All projects must be coordinated with USAID and have approval from both the PN and U.S. COM/DCM. No exceptions.
- Projects estimated to cost $15K or less are “Command-approved” or “Min-cost” projects. These are approved at the combatant command. All other requirements still apply.
- Projects estimated to cost more than $15K are forwarded from the combatant command to the Joint Staff for additional staffing and approval. Approval may take an additional 4-5 weeks. Incomplete, poorly prepared/reviewed narratives returned for correction.
- 30-day After Action Reports are required to be completed in OHASIS.

Example:

- Medical, surgical, dental, and veterinary care provided by Army units during Exercise Western Accord in Senegal in rural or underserved areas of a country to include education, training, and technical assistance related to the care provided.
- Engineering project repairs/upgrades a rural school’s bathroom and kitchen food preparation area to reduce spread of disease. Provides training for U.S. military plumbers, electricians, masons, and more.
- Veterinary project assists PN efforts to vaccinate livestock from various diseases. Trains U.S. military veterinarians, civil affairs personnel.
- Dental project to provide basic dental care to an under-served population. Trains dentists, oral surgeons, nurses, and more.
Humanitarian Assistance (HA)

Description: The DOD conducts steady-state HA to relieve or reduce endemic conditions such as human suffering, disease, hunger, and privation particularly in regions where humanitarian needs may pose major challenges to stability, prosperity, and respect for universal human values. HA activities may also bolster a PN’s capacity to reduce the risk of, prepare for, or respond to humanitarian disasters, thereby reducing reliance on foreign disaster relief.

Purpose: HA activities provide a valuable resource for Geographic Combatant Commands (GCC) to support DOD HA program goals; theater campaign plan objectives, including security cooperation; and U.S. interests. Steady-state HA projects are collaborative DOD engagements with PN government authorities to relieve or reduce human suffering, disease, hunger, or privation. HA projects are commonly developed jointly with PN ministerial-level authorities and include activities such as the construction, training, and equipment to address health services, education, and disaster preparedness requirements.


Appropriation: Multiple sources, including the Asia Pacific Regional Initiative (APRI); however, the primary source is the Overseas Humanitarian, Disaster, and Civic Aid (OHDACA) appropriation.

Appropriation: Per Consolidated Appropriations Act 2023, P.L. 117-328, 29 Dec 2022, $170,000,000 is available until 30 Sep, 2024.

Guidance:

- Policy Guidance for DOD Humanitarian Assistance Programs, SecDef, Washington, D.C., 101458Z Aug 16
- SAMM Chapter 12

Countries Eligible: As determined by the SecDef

Value of Program: $170,000,000 until 30 Sep, 2024.

Restrictions:

- Must benefit the civilian population on an objective assessment of humanitarian needs—not on ethnic, racial, gender, or religious considerations
- May supplement or complement, but not duplicate or replace, the efforts of other USG agencies that have primary responsibility for providing foreign assistance
- Shall address basic humanitarian needs, including (1) disaster preparedness; (2) health-related projects and activities; (3) primary education support; and (4) basic infrastructure
- Shall not benefit foreign militaries or paramilitary groups unless the ultimate beneficiary is the civilian populace and the military/paramilitary group has an official
role in providing humanitarian services directly to the public

- May not be used for reconstruction and long-term development

**Key Players:**
Partner nations, COM, SCO, U.S. Agency for International Development, OSD/ SO-LIC), DSCA, and GCCs

**Execution:**

- DOD HA projects will be coordinated with appropriate partner USG agencies and PN ministries as well as applicable intergovernmental organizations and non-governmental organizations. Coordination serves to 1) identify PN gaps, 2) design projects to address those gaps, 3) synchronize and integrate efforts, 4) improve efficiency, 5) identify opportunities for cooperation on projects, and 5) promote long-term project sustainability.

- HA projects involving NGOs or non-military PN entities should be closely coordinated with the USG agency that works most closely with such entities. GCCs are also encouraged to discuss disaster preparedness projects with the regionally and GCC-based representatives from USAID’s Office of Foreign Disaster Assistance (OFDA).

- DOD country team representatives will seek coordination on project nominations from the USAID Mission Director or his/her designee prior to submission of the nomination to the Chief of Mission (or designee) for coordination.

**Example:**
The SCO identifies a medical clinic in need of renovation, confirms that the school is government property, and submits a project request via OHASIS to the CCMD. Once submitted by the CCMD as a priority to DSCA, DSCA places the project into oversight review, coordinating the project through Legal and OSD if necessary. Once coordination is complete, DSCA approves the project in OHA-SIS, and the CCMD may then fund the project for execution.
Humanitarian Assistance Excess Property (HA-EP) Program

Description: Under the DOD HA-EP program, DOD may donate non-lethal excess DOD supplies and property for humanitarian assistance purposes. Pursuant to 10 U.S.C. 2557, non-lethal supplies and property includes items that are not weapons, ammunition, or other equipment or materiel designed to inflict serious bodily harm or death. EP provided for humanitarian assistance shall be transferred to the DoS, typically via the U.S. Embassy, to be distributed to the intended PN government recipient.

Purpose: DOD provides refurbished excess non-lethal equipment and supplies for humanitarian purposes.

Authorization: 10 U.S.C. 2557

 Appropriation: OHDACA

Guidance:

- SAMM, C12
- The Humanitarian Assistance Program—Excess Property (HAP-EP) has three staging locations to collect, refurbish, store, and arrange for transportation when directed—all with the use of OHDACA funding:
  - Marines Corps Logistics Base, Albany GA
  - Leghorn Army Depot, Livorno, Italy
  - Camp Kinser, Okinawa, Japan

Countries Eligible: As determined by SecDef and SecState

Value of Program: Variable

Restrictions:

- Any provided property must primarily benefit recipient country civilians
- The property is donated without warranties or guarantees
- The property cannot be sold by the recipient government
- The property can be donated to the military if the ultimate beneficiary of the project is the civilian populace and the military has an official role in providing humanitarian services directly to the public.

Key Players: Country team, CCMD, DSCA, SCO, and ASD/SO-LIC

Execution:

- Country team submits request to the CCMD via OHASIS for validation and collaboration.
- CCMD forwards request to DSCA for staffing.
- DSCA provides approval to the CCMD for implementation; transportation is sup-
ported with OHDACA funds allocated at DSCA’s HQ.

Example: Excess DOD furniture or technical equipment for recipient country use in schools, orphanages, clinics, etc. Excess construction equipment, generators, shelters, and emergency vehicles for developing countries.
Humanitarian Assistance Transportation Program (HATP)

Description: Humanitarian Assistance Transportation Program to ship humanitarian assistance donations for non-profit NGOs and private volunteers

Purpose: For the DOD to gain access and influence in PNs by funding transportation of humanitarian assistance donations provided by NGOs using Defense Transportation System contracted commercial carriers. This program provides DOD access and influence in partner nations by shipping U.S. donations and covering the cost.

Authorization: 10 U.S.C. 2561; 10 U.S.C. 402. This statute only allows the described transportation only on a Space-Available basis.

Appropriation: OHDACA

Guidance:

- SAMM, C12
- Cargo must be humanitarian in nature and not include hazardous, political, or religious material.
- Minimum cargo is required to fill a 20-foot container at about 15,000 pounds or 1,200 cubic feet.
- Funded transportation is intended to begin in the United States as the place of origin to the recipient country.
- DSCA will coordinate with DoS for review of the request.

Countries Eligible: As determined by SecDef and SecState

Value of Program: Variable

Restrictions:

- Statute allows described transportation only if space allows.
- Cargo cannot be sent to military or paramilitary organization unless the organization provides a specific service to the civilian population.
- Normally delivered “door-to-door.” Door-to-port is by exception normally reserved for urgent, critical DOD support

Key Players: NGO/PV, DSCA/HDM, DoS, USTRANSCOM, and contracted commercial carriers

Execution:

- Donor submits detailed request using the HA Transportation website to DSCA HDM: https://hatransportation.ohasis.org/
- After review, DSCA HDM submits request to DoS for coordination.
• DSCA HDM provides approval to the donor.
• DSCA HDM coordinates the transportation with USTRANSCOM and funds the transportation.
• DSCA HDM provides assistance to the donor, contracted carrier, and DoS throughout the transportation process.

**Example:**
Medical equipment and supplies, foodstuffs, and other quality of life items from a donor for transport to a developing African country undergoing extreme drought and/or poverty.
Humanitarian Mine Action (HMA)

Description: The DOD HMA Program provides assistance to PN civilian populations plagued by landmines, explosive remnants of war (ERW), and the hazardous effects of UXO by developing indigenous PN capacity for humanitarian demining, land-based and underwater explosive ordnance disposal, and physical security and stockpile management (PSSM) of conventional munitions. Like other OHDA-CA-funded authorities, the HMA program is a military-civilian authority, even though HMA efforts typically involve engagement with a PN military or security force.

Purpose: DOD provides demining and ordnance disposal equipment, supplies, and training to developing countries with live ordnance still present.


Appropriation: OHDACA

Guidance:

- SAMM, C12 and CJCSI 3207.01C
- DSCA coordinates all HMA projects with DOS/PM/WRA (Weapons Removal and Abatement).
- DSCA reviews HMA nomination, coordinating it with DOS/PM/WRA, and provides approval.
- DOD forces selected to implement HMA engagements complete pre-deployment training from the Humanitarian Demining Training Center (HDTC) before deploying to partner nation to implement the project.

Countries Eligible: As determined by the DOD

Value of Program: By law, HMA expenditures for supplies, equipment, and services are capped at $15M

Restrictions:

- Per 10 U.S.C. 2561, in any case in which the SECDEF provides for the transport of humanitarian relief to a country to which the transportation of humanitarian relief has not been specifically authorized by law, the SECDEF shall notify the congressional committees of jurisdiction of the intent to provide such transportation not less than 15 days before the commencement of such assistance.
- Per 10 U.S.C. 2561, in any case in which the Secretary of Defense provides for the transportation of humanitarian relief to a country to which the transportation of humanitarian relief has not been specifically authorized by law, the Secretary shall notify the congressional committees of jurisdiction of the Secretary’s intention to provide such transportation not less than fifteen days before the commencement of such assistance.
- U.S. armed forces are not to engage in the detection, lifting, or disposal of landmines or any other ordnance.
• Congress is provided a report NLT 1 March annually to describe HMA activities conducted the previous fiscal year.

**Key Players:**

Country, country team, DoS, NSC, ASD/SO-LIC, DSCA (HA/MA), and CCMD

**Execution:**

• Country submits request to the country team.

• CCMD reviews HMA request against the CCMD HMA Country Plan and develops OHDACA project nomination to support requirement.

• DSCA reviews HMA nomination, coordinating it with DOS/PM/WRA, and provides approval.

• DOD forces selected to implement HMA engagements complete pre-deployment training from the Humanitarian Demining Training Center (HDTC) before deploying to partner nation to implement the project.

• The Joint Staff, USSOCCOM, CCMD, and the country coordinate the plan for demining/ordnance equipment and training support.

• DSCA supports ASD/SO-LIC any budgeting proposal for demining-related assistance.

• For FY 2018, 10 U.S.C. 407 authorized DOD to provide supplies, equipment, and services (SE&S) to participating Host Nations in a worldwide amount not to exceed $15 million. SE&S support during FY 2017 totaled $4,832,000.

• There were no countries in FY 2017 where HMA assistance was not provided because of an insufficient number of Department of Defense personnel.

◊ HMA is comprised of six complementary activities or “pillars”: 1) infrastructure development for HN mine action agencies, 2) ERW and landmine education and risk reduction, 3) demining (survey/marking/mapping, landmine and unexploded ordnance disposal training, and quality assurance/control), 4) training in ‘victims’ assistance (i.e., first responder, surgical, and nursing care, etc.), 5) stockpiled conventional munitions assessments and training, and 6) program and assessment visits to monitor and improve the effectiveness of all aspects of the first 5 pillars.
Indo-Pacific Maritime Security Initiative

Description: Providing assistance to countries in the U.S. INDOPACOM Area of Responsibility. The FY17 NDAA officially changed the name from “South China Sea Initiative” to the “Southeast Asia Maritime Security Initiative.” FY19 NDAA, Section 1254 changed it again to the above title and expanded the list of eligible countries. Section 1241 of the 2022 NDAA deleted the list of countries and specified countries in the INDO PACOM AOR.

Purpose: Provides authorization to support various countries in the South China Sea region with equipment, supplies, training, and small-scale construction in order to increase maritime security and freedom of movement in the INDOPACOM Area of Responsibility.


Appropriation: $50M in DOD O&M each year 2022 through 2027

Guidance:

• Priority in training and assistance will be given to countries whose enhancement will most contribute to greater stability and security in the region. Assistance includes equipment, supplies, training, and small-scale construction.

• Not later than 15 days before exercising this authority, the Secretary of Defense shall provide notification to the appropriate congressional committees. This notification shall include the recipient country, detailed justification of said country, a description of the proposed action, its budget, statement of the action’s objectives, a description whether assistance and training provided under 333 of title 10, U.S.C., or other security cooperation authorities would be duplicative or redundant when contrasted with the proposed Section 1263 project.

• For more information about this program, see SAMM, Appendix 8.

Countries Eligible: Countries in the INDOPACOM Area of Responsibility.

Value of Program: $50M per year through 2027

Restrictions:

• Vetting is required.

Key Players: Country team (SCO), CCMDs, DOD, DoS, and Implementing Agencies

Execution:

Example: The EDA cutter transferred to Vietnam in 2017 even after the required refurbishment needed additional equipment upgrades. Those were funded by Section 1263 as in the U.S. interest by contributing to regional maritime security.
Information Exchange Program

**Description:**
Exchange of technical data with other countries to further research, development, test, and evaluation (RDT&E) of a U.S. weapons system

**Purpose:**
U.S. cost avoidance and shortening of the time in the development of a U.S. weapon system.

**Authorization:**
10 U.S.C. 2358

**Appropriation:**
None.

**Guidance:**
Major references include the following:
- IAC Handbook, Chapter 13
- DODI 2015.4, Defense Research, Development, Test and Evaluation Information Exchange Program (IEP)
- DODD 5230.11, Disclosure of Classified Military Information to Foreign Governments and International Organizations
- DODD 5230.20, Visits and Assignments of Foreign Nationals
- DODD 5530.3, International Agreements

- Master Data Exchange Agreements (MDEA) are negotiated establishing general procedures and country responsibilities for the exchange of RDT&E information or technical data.
- Information Exchange Program (IEP) annexes are negotiated for specific exchanges to be conducted.
- Delegation of Disclosure Authority Letters (DDL) are issued by the designated disclosure authority for each IEP providing classification levels, categories, scope, and limitations of information to be exchanged.

**Countries Eligible:**
As determined by SecDef [USD(AT&L) and USDP (DTSA)]

**Value of Program:**
Only an authority

**Restrictions:**
- Not a program for funding, manufacturing, operational, or intelligence data, equipment transfers, personnel exchanges, or training.
- Generally, only for exchange of data for an actual U.S. requirement

**Key Players:**
Country team (SCO), CCMD, SecDef [USD(AT&L) and USDP (DTSA)], and MilDep (RD&A)

**Execution:**
- Country team identifies and communicates the potential for an exchange.
- CCMD endorses.
• USD(AT&L) and applicable MilDep (RD&A) investigates and determines to begin the international agreement process.

• USD(P)/DTSA determines the releaseability of U.S. data to be exchanged and develops any required DDL.

• SecState is advised of the agreement and notifies Congress, if required.

Example: Most elementary of the IAC programs, which could lead to more advanced programs such as personnel exchanges, U.S. purchase of a country’s weapons system or component, or the mutual development of a future advanced weapons system.
Pacific Deterrence Initiative

**Description:**
Funding for U.S. Indo-Pacific Command security cooperation activities

**Purpose:**
Enable the execution of USINDOPACOM AOR S.C. activities already authorized by 10 U.S.C.

**Authorization:**

**Appropriation:**
- FY 2021 NDAA Section 1251 requires SecDef to establish an initiative to enhance U.S. deterrence and defense posture in the Indo-Pacific region.
- FY 2020—$14M earmarked Navy O&M, Section 8035, Consolidated Appropriations Act, FY20, P.L. 116-83, 20 Dec 2019 for the Asia Pacific Regional Initiative (APRI)
- FY 2019—Up to $10.5M from Navy O&M, Sec 8033, DOD Appropriations Act, FY19, Div. A, P.L. 115-244, 28 Sep. 2018 for Asia Pacific Regional Initiative (APRI)

**Guidance:**
- Improve the design and posture of the Joint Force in the Indo-Pacific region primarily west of the international date line.
- Modernize and strengthen the U.S. armed forces including improvements to logistics and infrastructure to enhance the responsiveness and resiliency of the force.
- Build the defense and security capabilities, capacity, and cooperation of allies and partners’ authority for humanitarian assistance, security assistance, or combined exercise expenses.

**Countries Eligible:**
As determined by USINDOPACOM.

**Value of Program:**
Per P.L. 116-283 and PL 117-263 the Authorized value is $2,234,958.

**Restrictions:**
- Countries are not to receive assistance under this program if otherwise prohibited by law.
- SecDef shall report annually to the defense committees regarding the planned uses and activities for these resources for the following year.

**Key Players:**
Country team (SCO), USPACOM, and PACOM service components

**Execution:**
- PACOM annually provides guidance for program nominations.
- SCO (or service component) nominates assistance programs to USPACOM.
• USINDOPACOM approves selected programs and directs implementation.
• INDOPACOM service components execute in coordination with the SCO.

Example:

• Humanitarian assistance
• Payment of incremental and personnel cost of training and exercising with foreign security forces
International Air and Trade Shows

Description: DOD support of or participation in foreign air and trade shows

Purpose:

• Increasing MilDep or CCMD support of international air and trade shows
• Providing leases of military equipment to contractors for sales demonstrations to foreign governments
• Enabling military equipment demonstrations by a MilDep to a foreign government


Appropriation: None

Guidance:

• DODI 7230.08, Lease and Demonstrations of DOD Equipment
• DOD may provide equipment and personnel support to U.S. industry for air and trade shows, provided the requested company agrees to reimburse the following:
  ◊ All incremental accompanying personnel costs to include per diem and local transportation
  ◊ All incremental costs for moving the equipment to and from its normally assigned location
  ◊ Any other costs that the USG would not have incurred had the support had not been provided
• SecDef must determine it is in the U.S. national security interest to do so and Congress is notified of the event, arms control implications, and estimated costs to be incurred.

Countries Eligible: As determined eligible by the SecDef but delegated to USDP (and not lower)

Value of Program:

Restrictions:

• Leases to contractors for sales demonstrations to foreign governments: on a reimbursable basis, MilDeps may lease equipment to defense contractors for demonstrations when the foreign country is determined by foreign disclosure procedures to be allowed access.
• Similarly, when determined foreign disclosure eligible, a MilDep may demonstrate DOD equipment using USG personnel.
• If determined to be in the U.S. national security interest and on an incremental, reimbursement basis, SecDef, delegated to USDP, may lease equipment to contractors for display or demonstration at international trade shows.
• When determined to be in the U.S. national security interests, DOD equipment
and personnel may directly participate in international trade shows and trade exhibitions.

- Direct USG participation in an event must be supported by the relevant MilDep, GCC and U.S. Embassy before participation is considered.
- USG employees as trade show observers are not included in this program.
- DSCA will support USDP in determining support for trade shows. DSCA annually publishes a listing to the MilDeps of trade shows to be supported during the next fiscal year. The latest USDP approval letter [http://www.dsca.mil/sites/default/files/usdp_fy_2015_sep_12_2014_0.pdf]

**Key Players:**
Country Team (SCO), MilDeps, CCMDs, Joint Staff, DSCA

**Execution:**

- Heads of DOD components submit written proposals to DSCA for shows to support the next fiscal year with CCMD proposals submitted through the Joint Staff.
- MilDeps approve all leases to contractors and demonstrations plus ensure foreign disclosure procedures are processed.
- MilDeps and CCMDs are to provide a listing of equipment and personnel support provided to DSCA within 90 days after the show or exhibition.

**Example:**

- Paris, Farnborough, Dubai, Singapore, etc. air and trade shows. On 17 Jun 2013, State Department announced the attendance of Deputy Assistant SecState along with other USG reps attended the 2013 Paris Air Show in support of over 250 U.S. defense industry companies for equipment demonstrations and displays to potential purchasers. The UK Farnborough show in 2014 had a similar announcement.
- Press reported in Nov 2014 that the USG, using required third-party transfer permission, caused RoK to cancel participation in an air show in PRC because of concern for demonstrating U.S. technology capabilities within RoK aircraft.
International Military Education and Training (IMET)

Description: Provide grant military education and training to military and related civilian personnel of foreign countries

Purpose:

• Grant funding for the education and training of foreign country personnel in activities designed to do the following:
  ◦ Encourage effective and mutually beneficial relations and increased understanding between the U.S. and foreign countries in the furtherance of the goals of international peace and security.
  ◦ Improve the ability of participating foreign countries to utilize their resources, including defense articles and services obtained by them from the U.S., with maximum effectiveness, thereby contributing to greater self-reliance by such countries.
  ◦ Increase the awareness of nationals of foreign countries participating in such activities of basic issues involving internationally recognized human rights.


Appropriation: Per the Consolidated Appropriations Act (P.L. 117-328, 29 Dec 2022) $112,925,000 of which $56,463,000 may remain available until 30 Sep 2024, provided that $3,000,000 of that amount shall remain available until expended to increase the participation of women in covered programs and activities.

Guidance:

• The SecState, in coordination with the SecDef, shall submit a plan to the appropriate committees to increase the number of foreign female participants receiving training under this or other military exchange programs with the goal of doubling such participation by 2030.
• IMET is generally meant for professional military and education (PME) and only by exception for technical training.
• IMET is generally meant for tuition expenses but by exception can be used for travel and per diem expenses for developing countries.
• Other than English language laboratories, IMET funding is not to be used for purchase of articles.
• The FMS process is NOT used for the implementation of IMET. For each fiscal year from 2022 through 2026, there is authorized to be appropriated $1,800,000 for IMET assistance for Greece, available primarily for the professional military education of future leaders to establish rapport between the U.S. and Greek armed forces and to foster Greek leaders’ understanding of the United States.

Countries Eligible: As justified and determined by SecState
Value of Program: FY 2023—$112,925,000

Restrictions:

- Per Consolidated Appropriation Act for 2021 (P.L. 116-260) no funds under IMET shall be available for assistance for the government of Saudi Arabia (see Section 7041).
- NDAA 2021 Section 1090 requires significant enhancements to vetting and monitoring of foreign nationals seeking access to DOD facilities for more than 14 days. While section 1090 is not IMET-specific, the new requirements will have significant practical and possibly relationship impacts for which SC planners must account.
- Not otherwise ineligible by USG export law for such transfers. SecState/SecDef must report to the appropriate committee every two years regarding the directed increase in female participation.
- No funds under IMET may be available for Burma.
- Per the Omnibus Appropriations Act, 2021, P.L. 116-283, Section 7042, IMET funds for African Great Lakes Region countries (Burundi, Rwanda, Uganda, Democratic Republic of the Congo) IMET funds may be spent only for courses identified as Expanded IMET (E-IMET) until the SecState determines and reports to the appropriate committees that the governments are not abetting armed groups or otherwise participating in activities that destabilize the region.

Execution:

- Country team/SCO provides recommended funding levels through both the diplomatic and military chains-of-command nearly two years in advance
- Coordinated by DSCA within DOD/USDP for recommendation to DoS
- DoS/DFA coordinates within DoS for justifications and entry into the upcoming budget year congressional budget justification (CBJ)
- After numerous congressional hearings for final appropriation, funding allocated by DFA to DOD/DSCA for implementation and administration with the implementing agency training community and the SCOs

Example:

- In FY19, India sent 32 Indian military officers to the U.S. for training, and, in FY20, planned to send 46 officers to various schools in the U.S. and to also train up to 60 officers through the DSCU Mobile Training Team (MTT) that will travel to India to conduct various training events.
- High-ranking military officers in senior strategic and operational billets who have received U.S. PME include previous (and current) Indian Chiefs of Staff of the Army and Deputy Chiefs, Chief of the Integrated Defense Staff (Joint Staff), Adjutant General, Commandant Indian Military Academy, Chief of Western and Eastern Army Commands, Chiefs of Naval Staff, Director General of the Indian Coast Guard, Commanders of the Western and Southern Naval Commands, Chief of Air Staff and Vice Chief, and Commandant of the Air Force Academy.
Expanded IMET

Description: As a sub-element under the same laws and funding as IMET, certain courses are designated in the MASL (Military Articles and Services List, maintained by DSCA) as “Expanded IMET” courses. Certain countries, typically new recipients of IMET of countries with problematic human rights records may be listed by the Department of State Political Military Affairs Bureau Office of Security Assistance as eligible for only E-IMET courses. Additionally, some countries may be required by State PM/SA to have a unique percentage their IMET funding to be spent only for E-IMET courses.

Purpose: DSCA designates certain USG and U.S. military courses, such as E-IMET, when they meet the criterion for training and education primarily focused on the following:

◊ Contributing to responsible defense resource management.
◊ Fostering greater respect for the rule of law and its application to civilian control of the military.
◊ Contributing to cooperation between the military and law enforcement personnel with respect to counternarcotics law enforcement efforts.
◊ Improving military justice systems and procedures in accordance with internationally recognized human rights.


Appropriation: From the annual IMET appropriations (E-IMET is not a separate fund or program, it is merely a subset of courses available to foreign partners for the above listed military training and education purposes).

Guidance:

• The Department of State cable (ALDAC 14 STATE 119096) states current DoS policy requiring all partner countries using IMET funding to spend at least 10 percent of their allocation for E-IMET-coded courses and for countries with problematic human rights records (identified in the ALDAC) to spend at least 10 percent of their allocation on courses emphasizing human rights, rule of law, and civilian control of the military (for problem countries, a total of 20 percent).

• For military and related civilian personnel with eligible civilians to also include personnel from ministries other than the ministry of defense and include legislators and individuals not members of the foreign government (NGOs).

• Courses are nominated by the DOD training community to DSCA to be listed as E-IMET.

Countries Eligible: Same as IMET (see ALDAC 14 STATE 119096 for the list of problematic countries or contact PMSecurityAssistance@state.gov with questions)

Value of Program: Variable as funded from IMET allocations
Restrictions: Same as IMET

Key Players: Same as IMET

Execution: Same as IMET

Example: Same as IMET with emphasis on countries with problematic records on civil liberties and on countries recently re-entering eligibility from past USG-imposed restrictions. For all countries, 10 percent of their allocation must go to E-IMET-coded courses. For certain countries specified in annual State PM/SA guidance, an additional 10 percent must be used for HR, rule of law, and civilian control of the military focused courses. For still other countries, the State Department (often under Congressional pressure) will require that all of that partners IMET be spent ONLY on E-IMET-coded courses.

For example, Sri Lanka had been ineligible for IMET for some years due to Congressional concerns over governmental treatment of ethnic minorities during Sri Lanka’s civil war. When the State Department resumed IMET funding for Sri Lanka by policy, the State would approve only E-IMET courses for Sri Lankan students funded by IMET.
International Narcotics Control and Law Enforcement (INCLE)

Description: Economic support and assistance to countries and international organizations for counternarcotics purposes

Purpose:

• Suppress the illicit manufacture and trafficking of narcotic and psychotropic drugs, money laundering, precursor chemical diversion, and the progressive elimination of the cultivation of any crops from which such drugs are derived.

• Furnish assistance to any country or international organization for the control of narcotic and psychotropic drugs and other controlled substances, or for other anti-crime purposes.

• Coordinate all USG assistance to support international efforts to combat illicit narcotics production or trafficking.


Appropriation: Per the Consolidated Appropriations Act of 2023, P.L. 117-328, 29 Dec 2022, $1,391,004,000 is to remain available until 30 September 2024.

Guidance:

• No USG officer or employee may directly affect an arrest in any country as part of any foreign policy action with respect to narcotics control efforts; however, the U.S. COM may approve any USG officer or employee to be present during any such arrest or to assist foreign officers who are affecting any such arrest.

• No USG officer or employee may interrogate or be present during the interrogation of any U.S. person arrested in a country with respect to narcotics control efforts without the written consent of such person.

• Any INCLE assistance may include inter alia, AECA authorized sales, or financing.

Restrictions: A number country and program specific restrictions are listed in P.L. 116-260, see Sections 7023, 7034, 7035, 7041, 7043, 7044, 7045, 7047, 7052, 7055, 7058, 7060, 7065, 7071.

Countries Eligible: Any country or international organization the President determines

Value of Program: FY 2022—$1,391,004,000

Key Players: SecState, DoS/International Narcotics Control/Law Enforcement (INCLE), Country team/Narcotics Affairs Section (NAS), and DOD/DSCA, if defense article or services are determined necessary via pseudo LOA

Execution: Normally planned and executed by State/INCLE and the in-country NAS and, possibly, the SCO

Example:

• INL funding through an interagency agreement with DHS/HSI helps improve
Colombia’s ability to combat illicit trade based on money laundering. In the first six months executing this project, Colombian National Police seized $4 million in contraband goods.

- INL funding in Jamaica supported the creation of a polygraph unit, training for polygraphers, and a system to screen all new police recruits which identified and rejected 139 recruits with problematic records. The various countries eligible for INCLE assistance can be viewed at http://www.state.gov/j/inl/narc/c2118.htm.
Israeli Cooperative Missile Defense Program Co-Development and Co-Production

Description: DOD support for cooperative research, development, and procurement programs for various rocket and missile defense systems as detailed below.

Purpose: Fund the co-development and co-production of anti-rocket and anti-missile systems.


Appropriation:

- FY 2022—$500M, Sec 8075, Consolidated Appropriations Act 2022, P.L. 117-2471

Guidance: Of the amounts appropriated in this Act under the headings “Procurement,”“Defense-Wide,” and “RDT&E Defense-Wide,” $500,000,000 shall be for the Israeli Cooperative Programs. Of this amount, $80,000,000 shall be for the Secretary of Defense to provide to the Government of Israel for the procurement of the Iron Dome defense system to counter short-range rocket threats, subject to the U.S.-Israel Iron Dome Procurement Agreement, as amended; $127,000,000 shall be for the Short Range Ballistic Missile Defense (SRBMD) Program, including cruise missile defense research and development under the SRBMD Program; $40,000,000 shall be for co-production activities of SRBMD systems in the United States and in Israel to meet Israel’s defense requirements consistent with each nation’s laws and regulations; $80,000,000 shall be for an upper-tier component to the Israeli Missile Defense Architecture, of which $80,000,000 shall be for co-production activities of Arrow 3 Upper Tier systems in the United States and in Israel to meet Israel’s defense requirements consistent with each nation’s laws and regulations, subject to the U.S.-Israeli co-production agreement for Arrow 3 Upper Tier, as amended; and $173,000,000 shall be for the Arrow System Improvement.

Countries Eligible: Israel

Value of Program: FY23—$500M

Restrictions: No U.S.-Israeli coproduction agreement existed until March 2014 for production of the Iron Dome. Missile Defense Agency (MDA) is the USG agency responsible for the coproduction arrangement, which is to take place between Israel and Raytheon. The Undersecretary of Defense for Acquisition and Sustainment must report to appropriate committees regarding associated risks and certain milestone accomplishments by the government of Israel.
**Key Players:** SecDef [USD(AT&L) and Dir. MDA], USDC

**Execution:** While firing two missiles per target, Israel is now considering just one missile per target. Latest success rate for Summer of 2014 (Operation Protective Edge) is 735 intercepts at 90 percent success rate.

**Example:**

- It is reported that the U.S. (DOD) has committed since 2011 almost $1 billion to fund the Iron Dome. This is in addition to the annual FMF assistance.
Joint Exercise Program

Description: Conduct periodic or one-time, combined command post or field exercises with one or more countries.

Purpose: Evaluate U.S. (and participant) readiness and interoperability and promote influence with countries.

Authorization: 10 U.S.C. 153

Appropriation: DOD O&M

Guidance:
- Under the overall direction of the Joint Staff to be conducted by the CCMDs and their assigned forces.

Countries Eligible: As determined by SecDef with recommendations from the Joint Staff and CCMDs.

Value of Program:

Restrictions: Significant advance planning by the country team in support of the partner nation, GCC, and components command participants is required.

Key Players: Country, country team (SCO), CCMD, CCMD components, and Joint Staff.

Execution:
- Country requests to exercise with U.S. forces.
- SCO determines host nation capabilities, obtains COM endorsement, and forwards to the CCMD.
- CCMD endorses and forwards to the Joint Staff.
- Joint Staff concurs.
- CCMD component participants being planning process with country participants.
- Leahy vetting process takes place just before execution.

Example:
- USEUCOM Exercise Baltic Operations to include both NATO and non-NATO participants.
- USPACOM Exercises Foal Eagle with South Korea and Cobra Gold with Thailand.
- USAFRICOM Exercise African Lion with Morocco.
- USPACOM RIMPAC exercises with a myriad of countries in the AOR to include for the first time the PRC in the near future.
Leases of Equipment

Description: Lease of DOD defense articles to eligible countries or international organizations

Purpose: Presidential determination there are compelling U.S. foreign policy and national security reasons for providing such articles on a lease basis rather than a sales basis


Appropriation: None, normally country cash

Guidance:

- The articles are not needed for the time needed for public use.
- The effect of the lease on the national technology and industrial base is considered, particularly to the extent to which the lease might reduce the opportunity to sell new equipment to the country to receive the lease.
- Conducted using a lease agreement with a payment schedule using country cash in U.S. dollars.
- The cost of the lease will include any depreciation experienced by the USG during the lease; however, may be waived if any of the following applies:
  - Leases for the purpose of cooperative research and development
  - Leases for military exercises
  - Leases for communication or electronics interface projects
  - Leases of articles which has passed 3/4 of its normal service life
- The leasing country will reimburse any costs for restoration or replacement if the article is damaged, lost, or destroyed.
- Any required modification, repair, transportation, training, or support costs will be purchased using an accompanying FMS case.
- The lease agreement is to be of a fixed duration not to exceed five years, but it is renewable.
- Any new or renewed lease exceeding one year is to be notified to Congress for approval. Congress may disapprove a lease based on dollar value thresholds exceeding $50M ($14M MDE). NATO plus five countries thresholds are $100M ($25M MDE).
- SecState must approve any leases by DOD.
- For more information about this program, see SAMM, Appendix 8.

Countries Eligible:

- Those determined eligible by IAW Sec. 3, AECA:
  - Presidential determination (PD) that sales to a country or international organization will strengthen U.S. security and promote world peace,
  - Recipient agrees not to retransfer with presidential consent (delegated to
Recipient agrees to limit use of articles/services to the purpose for which they are furnished,

Recipient agrees to maintain substantially the same degree of security for the article or service as that provided by the USG, and Recipient is otherwise eligible.

**Value of Program:**

Lease agreements during FY 2008 were valued at $9M.

**Restrictions:**

- The lease of ships requires specific legislation for each case [10 U.S.C. 7307].
- FMF may not be used for leasing [SAMM, C11.6].
- The title of the leased item does not transfer to the leasing country, with the article to be returned to the USG at the end of the lease period.

**Key Players:**

Leasing country, country team (SCO), CCMD, Implementing Agency, DOD/USDP/DSCA, DoS/PM/RSAT, and Congress

**Execution:**

- Country submits request for lease to DOD (DSCA) with SCO endorsement.
- Implementing Agency determines feasibility and generates the proposed agreement.
- DSCA coordinates within USDP and with DoS/PM/RSAT.
- DSCA notifies Congress as applicable.
- Country team (SCO) end-use monitors during the duration of the lease.
- Country returns the article upon completion of the lease period (or renew the lease).

**Example:**

- Country has a temporary need for an article and opts to lease rather than purchase.
- Country opts to lease articles for CONUS training purposes.
- Iraq is reported to lease six Apaches for training purposes in preparation for receipt of purchased 24 Apaches. The estimated value of the supporting FMS case for logistics and maintenance support, training ammo, and personnel training is $1.37B.
Legal Institutional Capacity Building Initiative

Description: Secretary of Defense authority, per section 332 of Title 10, to carry out institutional capacity building in collaboration with appropriate partner defense (or other ministry or agency serving a similar defense function) to develop and improve the legal institutions of selected foreign partners.

Purpose:

• The purpose of the initiative is to enhance, through advisory services, training or related training support services, as appropriate, the legal institutional capacity of the applicable foreign government to do the following:

◊ Integrate legal matters into the authority, doctrine, and policies of the ministry of defense

◊ Provide appropriate legal support to commanders conducting defense and national security operations

◊ With respect to defense and national security law, institutionalize education, training, and professional development for personnel and forces, including uniformed lawyers, officers, noncommissioned officers, and civilian lawyers and leadership within such ministries of defense

◊ Establish a military justice system that is objective, transparent, and impartial

◊ Conduct effective and transparent command and administrative investigations

◊ Build legal capacity of the forces and civilian personnel of ministries of defense to provide equitable, transparent, and accountable institutions and provide for anti-corruption measures of such institutions

◊ Build capacity to provide for the protection of civilians consistent with the law of armed conflict and human rights and to investigate incidents of civilian casualties

◊ Promote understanding and observance of law of armed conflict, human rights, rule of law and civilian control of military

◊ Establish mechanisms for effective civilian oversight of defense and national security legal institutions and legal matters

Authorization: Section 1210 NDAA FY20 PL 116-92, 20 Dec 2019 in accordance with Section 332 of Title 10

Appropriation: Only an authorization, but the authorization specifies funds may be available only from DOD Defense-wide O&M and only from funds made available to DSCA for such purposes.

Guidance:

• Initiative shall include elements for monitoring implementation of the initiative and evaluating effectiveness.

• An assessment of organizational weaknesses for legal institutional capacity build-
ing of the applicable foreign country

**Value of Program:** Variable

**Restrictions:** Initiative expires 31 December 2024
No-cost Equipment Loans for RDT&E

Description: No-cost loan of defense articles

Purpose: Conduct a cooperative research, development, test, and evaluation program

Authorization: Section 65, AECA [22 U.S.C. 2796d)

Appropriation: None, only a no-cost authority

Guidance:

• If approved and determined as a requirement for the success of the research, the loaned equipment may be expended without reimbursement
• Any test results are to be provided back to the U.S. without change

Countries Eligible: NATO countries and major-non-NATO countries

Value of Program: None, only an authority

Restrictions: For the loaned equipment to be expended or consumed without reimbursement requires prior determination and approval that the success of the research requires such consumption.

Key Players: Country team (SCO), CCMD, USD(AT&L), USDP (DTSA), applicable MilDep (RD&A), and SecState

Execution:

• Country team (SCO) identifies and communicates the potential for an agreement.
• CCMD endorses.
• USD(AT&L) and applicable MilDep (RD&A) investigates and determines to begin the international agreement process.
• USDP/DTSA determines the releaseability of U.S. equipment to be shared and develops any required DDL.
• SecState is advised of the agreement and notifies Congress, if required.

Example:
Non-Conventional Assisted Recovery Capabilities (NCARC) Assistance

Description: Provide the CCMD a capability to recover DOD or USCG military and civilian personnel who become separated or isolated from their units and are unable to rejoin them during military operations


Guidance:
- Authorizes the use of up to $20M annually in DOD O&M
- SecDef is to establish such procedures and notify Congress within 72 hours of using such authority

Countries Eligible: As recommended by the CCMD and approved by SecDef

Restrictions:
- Not implemented using pseudo LOA procedures
- Specifically not for 10 U.S.C. 333 (formerly 2282) purposes
- Not to provide assistance that is otherwise prohibited by any other provision of law, including the control of exports of defense articles and services
- Authority through FY 2023

Key Players: CCMD, USSOCOM, COM, SecDef, USDP (CoS), ASD/SO-LIC, DAS (POW/MPA), and Joint Staff/J-7, Joint Personnel Recovery Agency (JPRA)

Execution:
Example: NORTHCOM provided fuel, equipment, and logistics services to the Mexican Armed Forces for support in a search and rescue (SAR) operation involving missing USCG personnel in the Gulf of Mexico.
Nonproliferation, Anti-terrorism, Demining, and Related (NADR) Programs

Description: Economic assistance to countries to enhance counterterrorism, nonproliferation, and export-control capabilities

Purpose:

• Provide equipment and training for counterterrorism
• Strengthen bilateral ties of the U.S. with friendly governments with concrete assistance
• Increase respect for human rights by sharing with civil authorities modern, humane, and effective antiterrorism techniques
• Provide equipment and training for enhanced nonproliferation and export control capabilities
• Accomplish activities and objectives set forth in Sections 503 and 504 of the FREEDOM Support Act [22 U.S.C. 5853 and 5854] for countries other than the independent states of the Former Soviet Union, promote multilateral activities to include international organizations relating to nonproliferation


Appropriation: Per Consolidated Appropriations Act of 2023, P.L 117-328 29, Dec 2022, $921,000,000 available through 30 September 2024.

Countries Eligible: As determined by the President

Value of Program: $900M available through 30 Sep 2023.

Restrictions: Any anti-terrorism assistance is to be coordinated with the DoS/Democracy, Human Rights, and Labor

Key Players: SecState, DoS/Nonproliferation, and DOD/DSCA, if defense article or services are determined necessary via pseudo LOA

Execution: Normally directly by DoS and the country team, possibly to include the SCO

Example: For FY 2019 the CBJ requests $690M. The FY 2020 SFOAA appropriated $227.5 million in NADR-CWD funds and $1 million in NADR-RRF (Relief and Recovery).

NADR-CWD supports small arms/light weapons (SA/LW) threat reduction programs, which includes depot improvements, weapons destruction efforts, and training, in Africa, southeast Europe, Latin America, Lebanon, and Central Asia. This effort supports U.S. national security interests by reducing the weapons’ accessibility to non-state actors. In 2020, a regional CWD program in El Salvador, Guatemala, and Honduras, supported the destruction of confiscated weapons and enhanced security measures at vulnerable depots. In Peru, CWD facilitates the air
force and army’s destruction of obsolete ordnance and helped develop an enduring explosive ordnance disposal capacity. In Somalia, CWD supported a roving weapons and ammunition disposal team operating throughout the country and provided depot upgrades to vulnerable stockpiles in south-central Somalia, depriving Al-Shabaab and other non-state actors access to weapons.

• NADR-CWD supports humanitarian demining activities, including survey and clearance of landmines and other explosive hazards, capacity development measures, monitoring and oversight, explosive ordnance risk education, and survivors’ assistance. The United States is the largest financial contributor humanitarian demining sector with priority programs including Angola, Colombia, Middle East (Iraq, Syria, and Yemen), southeast Asia (Cambodia, Laos, and Vietnam), and Ukraine.
Peacekeeping Operations (PKO)

Description: Funding assistance for peacekeeping operations

Purpose: Provide funding for articles, services, and training for countries and organizations conducting international peacekeeping


Appropriations:

- FY 2023—$460,759,000, of which $330,000,000 may remain available until September 30, 2024.
- FY 2022—$455,000,000 per Consolidated Appropriations Act of 2022 (H.R. 2471, 15 March 2022), of which $227,500,000 may remain available until 30 September 2023.

Guidance:

- FY 2022 earmarks include $24,000,000 for the United States’ contribution to the Multinational Force and Observers’ Mission in the Sinai.
- PKO funding may be used to enhance capacity of foreign civilian security forces.
- Fifteen days prior to obligation of funds, Congress requires (per P.L. 117-81, 27 December 2021) a detailed report describing the countries to receive the assistance, the planned uses, and an assessment of their capacity to absorb the assistance.
- For more information about this program, see SAMM, Appendix 8.

Countries Eligible: Those countries or international organizations the President determines eligible for peacekeeping operations and other programs carried out to further U.S. national security interests

Value of Program: $460,759,000, of which $330,000,000 may remain available until September 30, 2024.

Restrictions: No S/FOAA funding should be used to support any military training or operations that include children soldiers.

Key Players: SecState, DoS/PM, CCMD and SCO if defense articles and services are to be provided to partner nation, and DSCA, if defense articles and services are provided via pseudo LOA IAW SAMM, C15.1.4

Execution: Normally planned and executed by DoS/PM

Example:

- During FY 2014—$212.35M for Somalia PKO [African Union Mission], $36M for MFO, $33M for Sudan PKO
Pilot Program to Support the Implementation of the Women, Peace, and Security Act of 2017

Description: The Secretary of Defense, in consultation with the commanders of the combatant commands and relevant United States ambassadors, shall select one partner country within the area of responsibility of each geographic combatant command for participation in the pilot program.

Purpose: The Secretary of Defense, in consultation with the Secretary of State, shall establish and carry out a pilot program for the purpose of conducting partner country assessments regarding the countries’ implementation of Women Peace and Security policies and practices and lessons learned thereby. The findings from each partner country assessment will inform future improvements to effective security cooperation activities and security sector assistance interventions by the United States such that partners substantially increase opportunities for the recruitment, employment, development, retention, deployment, and promotion of women in the national security forces of such partner country (including for deployments to peace operations and for participation in counterterrorism operations and activities).


Appropriation: Funds so used will come out of the Department of Defense operations and Maintenance budget for the FY in which they are used.

Guidance: Per the 2023 NDAA, during fiscal years 2023 through 2025, the Secretary of Defense, in coordination with the Secretary of State, may conduct or support security cooperation programs and activities involving the national military or national-level security forces of a foreign country pursuant to the objectives listed in the Women, Peace, and Security Act of 2017.

Value of Program: Variable

Restrictions:

- The Secretary of Defense, in consultation with the Secretary of State, shall seek to enter into one or more contracts with a nonprofit organization or a federally funded research and development center independent of the Department for the purpose of conducting such partner country assessments.

- Not later than 2 years after the date of the enactment of the NDAA for FY 2022, the Secretary of Defense in consultation with the Secretary of State, shall submit to the appropriate committees of Congress an initial report on the implementation of the pilot program under this section that includes an identification of the partner countries selected for participation in the program and the justifications for such selections.
Execution: Not later than 1 year after the date of the enactment of the NDAA for FY 2022, the Director of the Defense Security Cooperation Agency shall provide to the appropriate committees of Congress a briefing on the efforts to build partner defense institution and security force capacity pursuant to the U.S. national objectives for Women, Peace, and Security. When the pilot program is deemed be complete, in consultation with the Secretary of State, the Secretary of Defense shall submit to the appropriate committees of Congress a report on the findings.
Reciprocal, No-charge Flight Training School

Description: One-for-one, no-cost exchange of military personnel to receive flight training in the U.S.

Purpose: Provides the opportunity for both U.S. and international military and defense civilian personnel to experience training and other international exposure within each other’s flight training programs (to include test pilot training) at no cost.

Authorization: Section 544(b), FAA [22 U.S.C. 2347c(b)]

Appropriation: None

Guidance:
- SAMM, C10.17.8 is conducted with an international agreement.
- Agreements are generally negotiated at both the DOD and MilDep levels.
- Each country is to absorb any living expenses for their student(s).
- The exchange is reciprocal to be completed in the same fiscal year.

Countries Eligible: As determined by SecDef

Value of Program:

Restrictions:
- International agreements for the exchange are to be in-place prior to the exchange.
- Technology transfer issues must be considered and resolved.

Key Players: Country team (SCO), CCMD, MilDep, and DSCA

Execution:
- Country team (SCO) forwards request for a reciprocal, no-cost exchange at a U.S. flight school to the CCMD for endorsement.
- DSCA and applicable MilDep determine if necessary international agreements for the exchange are in-place. If not, then agreement negotiations must take place and be approved.
- Once the agreements are approved, then the exchange offer may be accepted for implementation.

Example: The partner country has a well-functioning modern flight school program and, for interoperability purposes, wants to attend the comparable U.S. flight school but at no-cost. The applicable U.S. MilDep and related flight community have indicated an interest and support for the exchange. The CCMD is willing to strongly endorse the exchange.
Reciprocal, No-charge Professional Military Education (PME)
Student Exchanges

**Description:**
One-for-one, no-cost exchange of military personnel to attend professional military education (PME) institutions in the U.S.

**Purpose:**
Provides the opportunity for both U.S. and international military personnel to experience education and other international exposure at each other’s PME institutions at no cost.

**Authorization:**
Section 544(a), FAA [22 U.S.C. 2347c(a)]

**Appropriation:**
N/A

**Guidance:**
SAMM, C10.17.7.2

- Does not include attendance at the military academies
- Conducted with an international agreement at specific PME institutions
- Agreements generally negotiated at both the DOD and MilDep levels with State Department approval
- Each country to absorb any living expenses for their student(s)
- Reciprocal exchange to be completed in the same fiscal year

**Countries Eligible:**
As determined by SecDef

**Value of Program:**

**Restrictions:**
International agreements for the exchange are to be in-place prior to the exchange. The President must report to the appropriate Congressional Committees annually on the programs undertaken under this section.

**Key Players:**
Country team (SCO), CCMD, MilDep, DoS, and DSCA

**Execution:**

- DSCA and MilDeps specify what institutions are considered PME.
- Country team (SCO) forwards request for a reciprocal, no-cost exchange at a PME institution to the CCMD for endorsement.
- DSCA and applicable MilDep (or DOD agency) determine if necessary international agreements for the exchange are in-place. If not, then agreement negotiations must take place and be approved.
- Once the agreements are approved, then the exchange offer may be accepted for implementation.

**Example:**
USAF currently (FY13) has ten-year PME student exchange agreements with Australia, Belgium, the Republic of Korea, Norway, and Spain with an unfilled agreement with Argentina.
Reciprocal, No-charge Unit Exchanges

Description: One-for-one unit exchanges for training

Purpose: Provides for the opportunity for both U.S. and international military units to experience training opportunities at each other’s facilities and country environment at no-cost

Authorization: Section 30A, AECA [22 U.S.C. 2770a]

Appropriation: N/A

Guidance:

• SAMM, C10.17.7.2.2
• Conducted with an international agreement between the applicable MilDeps
• The training is completed on a reciprocal, no-cost basis with each MilDep providing comparable training, transportation, logistics, and other related support to each unit.
• The mutual training exchange must take place within one year.
• Should the partner country fail to provide comparable training to the U.S. unit, then the U.S. must be reimbursed for the provided training and support provided by the U.S.

Countries Eligible: As determined by SecDef

Value of Program: Each country is responsible for their own student Travel and Living Allowance (TLA).

Restrictions: Each country is responsible for their own student Travel and Living Allowance (TLA).

Key Players: Country team (SCO), CCMD, MilDep, and DSCA

Execution:

• Country team (SCO) forwards the unit exchange training request directly to the applicable MilDep.
• The MilDep negotiates and enters into a training exchange agreement.
• A congressional report is required annually NLT 1 February to include the unit exchange training conducted the previous fiscal year to include the cost of the training and other expenses experienced by the USG and the participant country.

Example: The SCO notes that the partner nation has a very professional unit with certain skills that might be of value to a comparable U.S. unit. Or the partner unit is lacking in certain skills that could be improved upon with U.S. training. Example skills could include cold weather training, mountain training, jungle training, or desert training.
Security Assistance for Baltic Nations—Joint Program for Interoperability and Deterrence

**Description:**
To conduct or support a single joint security assistance/security cooperation program with Baltic nations to improve their interoperability and build capacity to deter and resist Russian aggression.

**Authorization:**
Sec 1279D NDAA FY18, P.L. 115-91, 12 Dec 2017, as amended

**Appropriation:**
From DOD O&M, not to exceed $169M

**Guidance:**
- Per NDAA 2023, P.L. 117-263, 23 Dec 2022, it is the sense of the Congress that the U.S. should continue to provide robust support to the Baltic countries using, among other tools, Sections 332 and 333. No later than 60 days before initiating activities under this program, the SecDef shall submit the following to Congress:
  - The countries that will participate in the joint program
  - An assessment of how the joint program will improve interoperability of the Baltic nations and build capacity to deter Russian aggression
  - How it advances the EUCOM theater SC plan, and integrated country strategy
  - Cost and delivery schedule of the program
  - Description of arrangements, if any, for the sustainment of the defense articles to be procured

**Countries Eligible:**
Baltic nations defined as Estonia, Latvia and Lithuania; other countries may participate if they use their own country's funds

**Value of Program:**
Variable; may not exceed $100M

**Restrictions:**
Authority expires 31 December 2022.
- NDAA 2020, P.L. 116-92, 20 Dec 2019, adds a number of assessment and reporting requirements.
- NDAA 2021, P.L. 116-283, 01 Jan 2021, offers a Sense of the Congress that the U.S. should continue efforts to improve assistance, coordination and planning to ensure the security of the Baltic states.

**Key Players:**
DOD, DoS, EUCOM, SCO, and the Baltic nations

**Execution:**
Using pseudo LOA/BPC process

**Example:**
Secretary Of Defense Strategic Competition Initiative

Description: Funds under this initiative may pay for any of the following: (1) personnel expenses of foreign defense or security personnel for bilateral or regional security cooperation programs and joint exercises, (2) activities to build the institutional capacity of foreign national security forces, including efforts to counter corruption, (3) activities to build the capabilities of the United States joint force and the security forces of United States allies and partners relating to irregular warfare, (4) activities to expose and disprove foreign malign influence and disinformation, and to expose and deter coercion and subversion.

Purpose: This initiative will advance United States national security objectives for strategic competition by supporting Department of Defense efforts to compete below the threshold of armed conflict and by supporting other Federal departments and agencies in advancing United States strategic interests.


Appropriation: No specific authorization. Funds so used will come out of the Department of Defense operations and Maintenance budget for the FY in which they are used.

Guidance: Any amount provided by the Secretary of Defense during any fiscal year pursuant to this initiative shall be in addition to amounts otherwise available for such activities or programs for that fiscal year. The Secretary of Defense shall develop and submit to the congressional defense committees a plan for an initiative to support programs and activities for strategic competition in the areas of responsibility of United States Southern Command and United States Africa Command.

Value of Program: Not more than $20,000,000.

Restrictions:

- Not more than $20,000,000 in each fiscal year is authorized to be obligated and expended under this initiative.
- Not more than $3,000,000 may be used to pay for personnel expenses under section 321 of United States Code title 10.
- Funds may not be provided under this section for any activity that has been denied authorization by Congress.

Execution: Not less frequently than annually, the Secretary of Defense shall submit to the congressional defense committees and the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives a report on the use of the authority under this initiative.
Space-A Transport of NGO Relief

Description: DOD provides space available USG transportation of NGO furnished humanitarian assistance cargo (also referred to as the Denton Program)

Purpose: Provide transportation of humanitarian cargo at no cost to the donor or the recipient country

Authorization: 10 U.S.C. 402

Appropriation: None

Guidance:

- SAMM, C12.7.4.2
- Program uses generally the same guidance as the previous Funded Transportation Program.
- Cargo minimum is 2,000 pounds with a maximum of 75,000 pounds.
- The delivery is generally from a CONUS aerial port to a recipient country aerial port.

Countries Eligible: As determined by SecDef (DSCA) and SecState/USAID

Value of Program:

Restrictions: See 10 U.S.C. 402 for limitations and stipulations for which the SECDEF must make a certain Determination prior to use of this Authority.

Key Players: Donor, USAID, Dos, DSCA, Joint Staff/J4, USTRANSCOM, and country team (USAID rep)

Execution:

- Donor submits request for DOD space-A transportation using OHASIS.
- USAID processes the request to include contacting the country team, obtains SecState approval, and forwards to DSCA for action.
- DSCA processes the request and forwards to the Joint Staff/J4 for transportation.
- Joint Staff tasks USTRANSCOM to identify space and coordinate the movement of cargo to port of embark.
- Country team USAID meets the flight and transfers the cargo to the in-country recipient.

Example: An NGO collects medical supplies and equipment for a developing country but cannot obtain transportation and opts for the USG Denton transportation program. Recent announcement of Denton authority used for a USAF reserve C-17 flight departing WPAFB on 14 Jun 13 with “Kids Against Hunger” NGO meals (540,000 rations) for Haiti.
Special Authorities

Description: Providing assistance without regard to traditional procedural provisions of law

Purpose: Immediate military assistance with certain waiver authorities provided within the law when determined by the President and notified in writing to the Speaker of the House and the chairman of the Committee on Foreign Relations of the Senate, that to do so is important to the security interests of the United States. This Authority is popularly referred to as “Presidential Drawdown Authority.”

Authorization:

- With a presidential U.S. national security interest determination, the normal 15- and 30-day advance congressional notifications may be waived for AECA-required DCS, FMS, third-party, and leasing transfers.

- Section 614, FAA [22 U.S.C. 2364], and 22 U.S.C. 2318 and FAA Sec. 506 authorize the President to furnish assistance without regard to the FAA, AECA, and any related act authorizing or appropriating funds for use under the FAA when determined and notified in writing to Congress it is important to U.S. national security interests.
  
  ◊ Section 614(a)(4)(A)(i), FAA—Not more than $750M in AECA-authorized sales may be authorized IAW this authority in any fiscal year.
  
  ◊ Section 614(a)(4)(A)(ii), FAA—Not more than $250M in funds made available for use IAW the FAA or AECA may be made available IAW this authority in any fiscal year. Section 614(a)(4)(C), FAA—Not more than $50M of this $250M authority may be allocated to any one country in a fiscal year unless the country is a victim of active aggression.
  
  ◊ Section 614(a)(4)(C), FAA—Not more than $500M of the aggregate $750M and $250M authorities may be allocated to any one country in a fiscal year.
  
  ◊ Congress, for FY 2022, increased the $100M funding cap on this Special Authority to $11B via P.L. 117-328. For FY 2023, Congress increased the funding cap to $14.5B via P.L. 117-328.

Appropriation: None except for the transfer of already appropriated but not obligated funds

Guidance: Requires significant justification by SecState and SecDef to the President. On June 1, 2023, the Under Secretary of Defense (Comptroller) issued new Business Rules for the use of Drawdown Authority and Replacement of Items and Reimbursement for Services Provided under Presidential Drawdown Authority. For more information about this program, see SAMM, Appendix 8.

Countries Eligible: As determined by the President

Value of Program: $1.0B IAW 22 U.S.C. 2364. In response the the Russian invasion of Ukraine, 22 USC has not been changed, but the Title 22 funding caps have been raised in both FYs 2022 and 2023 (see example below).
Restrictions: A diplomatic 505 agreement is needed

Key Players: The affected country, U.S. Ambassador, applicable CCMDs, SecDef, SecState, regional and functional bureaus and agencies, OMB, NSC, and the President

Execution:

• Country team (SCO) forwards request with country team endorsement.
• CCMD provides an additional endorsement.
• USDP(DSCA) coordinates within OSD and provides recommendation to DoS.
• DoS obtains presidential determination as required and forwards to DOD for implementation.
• DSCA processes any required congressional notification and forwards to the Implementing Agency for implementation.

Example: In response to Russian’s Feb 2022 invasion of Ukraine, the Biden Administration has used Presidential Drawdown Authority 32 times for a total of $19.22 billion. Of that amount, $25.93 billion is for replenishment of DOD equipment stocks.
Support for Counterdrug Activities and Activities to Counter Transnational Organized Crime

Description: Provide defense articles and services to counterdrug and counter-transnational organized crime efforts conducted by law enforcement agencies of the U.S. and appropriate law enforcement agencies of our foreign partner countries.

Purpose: Provide DOD-funded assistance to law enforcement agencies as directed by ASD (SO-LIC) occasionally using the pseudo FMS process

Authorization:

Appropriation: $550,458,000, of which $50,000,000 shall remain available until expended:
- NDAA FY 2022, P.L. 117-81, 27 December, 2021:
  - Counternarcotics Support: $593,250,000
  - Drug Demand Reduction Program: $126,024,000
  - National Guard Counter Drug Program: $96,970,000
  - National Guard Counter Drug Schools: $5,664,000

Guidance:
- SAMM, C15.1.4.3
- Types of assistance include the following:
  - Maintenance, repair, and upgrade of equipment, including loaned equipment
  - Transportation of personnel, including personnel of foreign countries, supplies, and equipment
  - Establishment (included unspecified minor military construction projects) and operation of bases of operations or training facilities
  - Counterdrug related training of law enforcement personnel of federal, state, and local governments, Indian tribes, and of foreign countries, including associated support expenses for trainees and the provision of material necessary to carry out such training
  - Detection, monitoring, and communication
  - Construction of roads, fences, and installation of lighting
  - Establishment of command, control, and computer networks
  - Provision of linguists and intelligence analysis services
  - Aerial and ground reconnaissance.
- ASD (SO-LIC) may obtain this assistance directly from the MilDeps and other
agencies, or from the existing FMS infrastructure with DSCA using SAMM, C15, pseudo LOA procedures to obtain defense articles, services, and training.

**Countries Eligible:** Law enforcement agencies as determined by SecDef (USDP/ASD(SO-LIC))

**Value of Program:** FY 2023—$550,458,000, of which $50,000,000 shall remain available until expended.

**Restrictions:** Support provided to non-DOD agencies on a reimbursable basis IAW CJCSI 3710.01, DOD Counterdrug Support, 26 Jan 2007

**Key Players:** Country team (SCO and NAS), CCMD, SecDef, ASD/SO-LIC, DSCA, and Implementing Agencies

**Execution:**

- Country team submits requirements to ASD/SO-LIC.
- ASD/SO-LIC either obtains the articles/services directly from the applicable MilDep/agency or submits a written request to DSCA with a funding MIPR.
- The applicable implementing agency provides a SAMM, C15, pseudo LOA procedures for DSCA countersignature.
- ASD/SO-LIC conducts any required congressional notification.
- SecDef submits quarterly reports to appropriate committees regarding DOD support to counterdrug efforts under this section [P.L. 116-283 Jan 01 2021]

**Example:** Minor support of U.S.-origin equipment and training to foreign C/N law enforcement agencies. Support could be provided to U.S. local law enforcement agencies.
Support of Special Operations to Combat Terrorism

Description: DOD funding to support foreign forces, irregular forces, groups, or individuals in support of U.S. special forces

Purpose: Enable foreign forces engaged or facilitating ongoing operations by U.S. special forces


Appropriation: Currently up to $100M in annual DOD O&M funding for special operations

Guidance:

- Authority to make funds available is not to be delegated below the Secretary of Defense.
- Requires the concurrence of the applicable U.S. Chief of Mission.
- Oversight of policies and programs authorized under this title rests with ASD (SO-LIC).

Countries Eligible: As requested by USSOCOM and approved by SecDef

Value of Program: Up to $100M

Restrictions: Does not constitute authority to conduct a covert action, defined in 50 U.S.C. 3093(e)

Key Players: Theater SOCOM CDR, USSOCOM, CCMDs, COM, ASD (SO-LIC)

Execution:

- This program is not implemented using the pseudo LOA process.
- Notification to Congress shall include the following:
  ◊ The type of support provided or to be provided to U.S. SOF and a description of the authorized operation
  ◊ A description of the foreign forces, irregular forces, groups, or individuals engaged in supporting or facilitating the authorized ongoing operation who will receive support
  ◊ A detailed description of the support provided or to be provided to the recipient
  ◊ The amount obligated under the authority to provide support
  ◊ A detailed description of the legal and operational authorities related to the authorized ongoing operation, including relevant execute orders issued by the Secretary of Defense and combatant commanders related to the authorized ongoing operation, including an identification of operational activities United States Special Operations Forces are authorized to conduct under such execute orders
◊ Descriptions of the steps taken to ensure the support is consistent with U.S. national security objectives and the steps taken to ensure that the recipients of the support have engaged in human rights violations.

◊ Other information as requested by applicable Committees of jurisdiction.

Example: Transportation, training, and/or equipping of foreign forces in support of U.S. special operations. Recently reported as a “classified spending account” in use within Libya to assist Libyan forces to operate along with U.S. forces conducting C/T.
Temporary Authority to Pay for Travel and Subsistence Expenses of Foreign National Security Forces Participating in the Training Program of the United States-Colombia Action Plan for Regional Security

**Description:** For fiscal year 2023, the Secretary of Defense is authorized to pay for the travel, subsistence, and similar personnel expenses of the national security forces of a friendly foreign country to participate in the training program of the United States-Colombia Action Plan for Regional Security conducted at a facility in Colombia.

**Purpose:** This authority will support the United States-Columbia Action Plan and thereby contribute to regional security.

**Authorization:** 10 USC, Subsection 335, as amended by NDAA 2023, P.L. 117-263, 23 Dec 2022

**Appropriation:** Funds so used will come out of the Operations and Maintenance Defense-wide budget for FY 2022.

**Guidance:** Not later than 15 days before the exercise of the authority under subsection (a), the Secretary shall provide to the congressional defense committees a written notification that includes the following:

- (1) An identification of the foreign country, and the specific unit of the national security forces of such country, the capacity of which will be built by participating in such training program.
- (2) The amount of support to be provided under that subsection.
- (3) An identification of the United States equipment purchased or acquired by such foreign country, for the use of which training is being provided under such training program.
- (4) A description of the specific capabilities to be built through such training program with such support.
- (5) A detailed description of the manner in which building the capabilities of such country through such training program advances the national security interests of the United States.
- (6) A detailed assessment of the effectiveness of such training program in meeting Department of Defense requirements for building the capacity of such country.

**Value of Program:** Not more than $2,000,000

**Restrictions:** The provision of this support shall be subject to section 362 of title 10, United States Code.
Third-Party Transfer Authority

Description: Partner-nation transfer of U.S-origin USML article and services from the ministry of defense to other government agencies or other countries

Purpose: Continued U.S. management of previously transferred U.S.-origin defense articles and services

Authorization: Section 3(a)(2), AECA [22 U.S.C. 2753]

Appropriation: None, only an authority

Guidance:

• No defense article or service shall be sold or leased to any country or international organization until the country, or organization has agreed not to transfer the U.S.-origin defense article or service to a third agency, country or organization unless first approved by the President.

• This Authority has been delegated to State Department Pol Mil Bureau Directorate of Defense Trade Controls for Direct Commercial Sales transfers, and to PM Regional Security and Arms Transfers for government to government transfers.

• Requirements for Consideration:
  ◊ An official request for the transfer from the divesting government (i.e., cover letter)
  ◊ A completed Standard Third-Party Transfer (TPT) Questionnaire
  ◊ End-Use Retransfer and Security Assurances from the recipient(s), including any intermediaries involved in the transfer via the Security Cooperation Information Portal (SCIP).

• Options for sending requests to PM/RSAT:
  ◊ Via the U.S. Embassy in-country
  ◊ Via the U.S. Security Cooperation Office (SCO)
  ◊ Directly to PM/RSAT by email or fax (202-647-9779)
  ◊ Via the divesting government’s embassy based in Washington D.C.
  ◊ Via the Security Cooperation Information Portal (SCIP).

Countries Eligible: Generally, must be already eligible to receive U.S.-origin items

Value of Program: N/A

Restrictions:

• Any third-party transfer request will be forwarded for action by PM/DDTC or PM/RSAT for a coordinated DoS response.

• Any request and approval must be done in writing.

• No transfer request shall be approved unless the USG would be willing to transfer
the item or service to the third party.

- No third-party transfer request is to be approved until a “505 agreement” [ref: Section 505(a), FAA] with the third-party government is in place.

- Congress is to be notified for approval before DoS authorizes the third-party transfer

◊ For NATO plus five countries, 15-day advance notification of any transfer exceeding $100M in terms of its original acquisition cost or for Major Defense Equipment (MDE) exceeding $25M, priced at original acquisition value

◊ For all other countries, 30-day advance notification of any transfer exceeding $50M in terms of its original acquisition cost or for MDE exceeding $14M, priced at original acquisition value

**Key Players:**

Country team to normally to include SCO, DoS/PM/DDTC or RSAT, DOD/DTSA if DOD recommendations for technology transfer are determined necessary, and applicable CCMDs of both the transferring and recipient countries

**Execution:**

- Partner nation normally initiates request via the SCO
- Recipient nation SCO for country team recommendation and execution of any necessary diplomatic 505-agreement
- PM/DDTC or PM/RSAT coordinates USG response within DoS and DOD/DTSA if applicable

**Example:**

Transfer by sale of older U.S.-origin defense articles and support by a country preparing to obtain newer U.S.-origin defense articles to a third country. In 2019, Israel, planning to buy the new F-25 Joint Strike Fighter, proposed to sell 12 of its older F-16 fighter jets to Croatia in a deal worth $500 million. But the U.S. State Department given their authority over such transfers vetoed the deal over tech transfer concerns.
Traditional Combatant Commander’s Activities (TCA)

Description: CCMD activities to contact and interact with foreign militaries to ensure functional military-to-military relationships necessary to fulfill CCMD responsibilities.

Purpose: Title 10 United States Code §164 describes the responsibilities and authorities of a CCMD but does not explicitly authorize a Combatant Command conduct military-to-military (M2M) contacts. A CCMD executes TCA pursuant to their inherent authority to interact with the militaries of foreign nations within his/her area of responsibility (AOR). The purpose of a TCA must reasonably relate to a CCMD’s requirement to understand and ability to collaborate with foreign militaries in his/her AOR to further DOD mission execution.

Authorization: 10 U.S.C. 164

Appropriation: There is not a separate appropriation for TCA. TCA is a CCMD decision to use funds provided to the CCMD to accomplish its assigned responsibilities and mission.

Guidance: While TCA is a type of security cooperation activity, TCAs are conducted for the primary purpose of furthering DOD mission execution and do not provide a means to directly build foreign partner capacity. If the primary purpose of a partner engagement is to build a partner’s capacity, a different security cooperation authority besides TCA must be relied upon.

Countries Eligible: Those identified by the respective CCMD

Value of Program: TCA is not a separate program but a CCMD decision to use funds provided to the CCMD to accomplish its assigned responsibilities and mission.

Restrictions: TCA does not provide an authority to pay for a foreign partner’s travel or participation expenses. A different security cooperation authority must be identified to fund a foreign partner’s travel expenses (such as 10 U.S.C. 312). TCA does not provide an authority to transfer supplies, equipment, or other assistance to a partner.

Examples:

- A TCA may be described as a meeting, conference, seminar or workshop. The title used to describe a TCA engagement does not provide any greater leeway to broaden or expand the limited purpose or function of TCA. Calling a TCA a seminar, workshop, or conference would not allow the CCMD to train a partner. Common types TCA objectives are as follows:

- Key Leader Engagements: Senior officer level bi-lateral or multilateral meetings to establish or maintain professional relationships and to gain or maintain cooperation for shared objectives and goals.

- Assessments: A CCMD’s requirement to gather data or information regarding conditions on the ground and/or the partner’s capabilities to inform future DOD operations or missions assigned to the GCC. These assessments normally last a
week or less. Assessments are usually conducted by a team populated with expertise tailored to the questions that need to be answered and the types of missions anticipated. Assessments do not provide training to foreign partners.

- **Subject Matter Expert Exchanges (SMEEs):** A CCMD’s effort to inform foreign partner how DOD forces conduct operations and also understand how another military force operates in the context of the specific terrain they occupy, or execution a type of military function. SMMEs are a bi-lateral exchange of information and do not provide training to foreign partners.

- **Interoperability (safety and familiarization) Meeting:** A CCMD activity conducted for the narrow purpose of preparing the U.S. armed forces and our partner forces to conduct a near term or reasonably foreseeably combined operation. The purpose of such a meeting is to ensure that U.S. armed forces can successfully and safely operate in close proximity with a partner’s military.
U.S. Participation in Headquarters Eurocorps

Description: Authorizes U.S. military participation as staff members of Headquarters Eurocorps

Purpose: U.S. staff support of NATO activities of the NATO Rapid Deployable Corps Eurocorps


Appropriation: DOD O&M to pay U.S. share of headquarters operating expenses and cost of U.S. military personnel participation

Guidance:

• An international agreement is to be entered into by SecDef, with the concurrence of SecState, and Hqtrs Eurocorps.

• Hqtrs Eurocorps refers to the multinational military headquarters established 1 Oct 1993, which is one of the High Readiness Forces (Land) associated with the Allied Rapid Reaction Corps of NATO.

Countries Eligible: NATO Staff

Value of Program: Variable

Restrictions:

• Initially, only two U.S. military personnel may serve as Hqtrs Eurocorps staff members until SecDef provides a report to Congress regarding U.S. personnel participation, benefits of more participation, plans for such participation, and associated costs.

• Not more than ten U.S. military members may participate until SecDef notifies Congress otherwise.

• No U.S. funds are authorized to fund the pay or salaries of other military members who participate as Hqtrs. staff members.

Key Players:

Execution: The participation of members of the Armed Forces as members of the staff of Headquarters Eurocorps shall be in accordance with the terms of one or more memoranda of understanding entered into by the Secretary of Defense, with the concurrence of the Secretary of State, and Headquarters Eurocorps.

Example:
Ukraine Security Assistance Initiative

Description: Assistance to the national-level security forces of Ukraine and the national-level security forces of Partnership for Peace (PfP) nations

Purpose: To provide security assistance and intelligence support—including training, equipment, logistics support, supplies and services, salaries and stipends, and sustainment—to the military and national security forces of the Government of Ukraine to enhance Ukraine’s capabilities to defend against further aggression and to assist Ukraine in developing the combat capability to defend its sovereignty and territorial integrity and to support the Government of Ukraine in defending itself against actions by Russia and Russian-backed separatists.


Appropriation:

- The Consolidated Appropriations Act of 2023, P.L. 117-73, 29 Dec 2022, lists an additional $9 billion for the USAI to be available until 30 September, 2024. Additional funds enacted 15 March 2022 per Ukraine Supplemental Appropriations Act (H.R. 2471). (See Ukraine Supplemental Appropriations Act entry below.)
- Per Sec. 8110 of P.L. 117-328 of the amounts appropriated in this Act under the heading “Operation and Maintenance, Defense-Wide,” for the Defense Security Cooperation Agency, $300,000,000, to remain available until 30 September, 2024.
- $300M for FY20, Section 1244, NDAA FY20 P.L. 116-93, 20 Dec 2020

Guidance:

- The Secretary of Defense, in coordination with the Secretary of State, can provide appropriate assistance, intelligence, and support (including lethal weapons of a defensive nature) to Ukraine and PfP nations when needed to support said countries sovereignty and territorial integrity against Russian aggression.
- Funding can be used for treatment of wounded Ukrainian soldiers in the U.S. in medical treatment facilities through the Secretarial Designee Program, including transportation, lodging, meals, and other appropriate non-medical support in connection with such treatment, and education and training for Ukrainian healthcare specialists to care for wounded Ukrainian soldiers.
- For more information about this program, see SAMM, Appendix 8.

Countries Eligible: Ukraine and other PfP nations that the Secretary of Defense deems necessary to deter Russian aggression

Value of Program: In FYs 2022 and 2023, USAI programs have provided $18 billion, pending legis-
Restrictions:

- This assistance under existing legislation is available until 30 September 2024
- Prohibits the use of these funds for the procurement or transfer of man-portable air defense systems
- Fifty percent withheld until the Government of Ukraine has taken substantial actions to make defense institutional reforms, including transforming command and control structures and roles to align with NATO principles

Key Players: Country team (SCO), CCMDs, DOD, DoS, and Implementing Agencies

Execution: Assistance also includes training, equipment, services, and supplies. Up to 50 percent of the amount available may be used for training.

Note: See next section for information regarding the Ukraine Supplemental Appropriations Act of 2022.
Additional Ukraine Supplemental Appropriations Act, 2022

Description: Signed into law 21 May 2022, the Act added funds to a number of existing programs for Ukraine and other countries impacted by the situation in Ukraine, as well as multiple new funds under other USG Authorities for assistance and transfers of supplies and equipment.

Purpose: Per the announcement the new Authorization included $800 million of weapons and military equipment and other assistance to help Ukraine defend itself from the Russian aggression.

Authorization: Per the announcement, the additional funds (to be added to previous Appropriations under existing Authorities) were justified under the authorities vested in the President by the Constitution and the laws of the USA including section 621 of the Foreign Assistance Act of 1961 (FAA) and section 552(c)(2) of the FAA.

Appropriation: The Consolidated Appropriations Act of 2022 (H.R. 2471, 15 March, 2022) lists a number of additional amounts to be added to several “normal” security assistance programs as below:

- Additional amount for International Narcotics Control and Law Enforcement (INCLE), $30,000,000, to remain available until September 30, 2024, for assistance for Ukraine and other countries impacted by the situation in Ukraine.

- Additional amount for Foreign Military Financing Program (FMF), $650,000,000, to remain available until September 30, 2024, for assistance for Ukraine and other countries impacted by the situation in Ukraine.

- Additional amount for Economic Support Fund (ESF), $647,000,000, to remain available until September 30, 2024, for assistance for Ukraine and countries impacted by the situation in Ukraine, including direct financial support.

- Additional amount for International Disaster Assistance, $2,650,000,000, to remain available until expended, to respond to humanitarian needs in Ukraine and in countries impacted by the situation in Ukraine, including the provision of emergency food and shelter, and for assistance for other vulnerable populations and communities.

- Additional amount for Migration and Refugee Assistance, $1,400,000,000, to remain available until expended, to assist refugees from Ukraine and for additional support for other vulnerable populations and communities.

- Additional amounts (in the billions of dollars) were also enacted in the supplemental Act to offset ongoing expenses from the Department of Defense-wide Operations and Maintenance, and Procurement budget lines.

Guidance: Despite the addition of a 2023 Ukraine Supplemental Act (see next entry), some appropriated funds from the 2022 Supplemental may be not yet be fully spent. As those 2022 appropriated funds remain available through September 2024, this entry is still valid.

Value of Program: To be determined.
**Restrictions:** Listed by funding source in the Supplemental (H.R. 2471, 15 March 2022).

**Execution:** To be determined.
Ukraine Supplemental Appropriations Act, 2023

**Description:** This Act in P.L. 117-180, 30 Sept 2022, lists a number of U.S. government programs by amounts to be available for those accounts/organizations to respond to the situation in Ukraine, but they are not actual direct assistance to Ukraine.

**Authorization:** Section 621 of the Foreign Assistance Act of 1961 (FAA) and section 552(c)(2) of the FAA.

**Appropriation:** Per the Consolidated Appropriations Act of 2023 P.L. 117-328 29 Dec 2022, of the $21,160,737,000 in additional appropriations for Operations and Maintenance, Defense-Wide to respond to the situation in Ukraine, $9,000,000,000 shall be for the Ukraine Security Assistance Initiative to remain available until 30 September 2024.

**Guidance:** See USAI Program entry above.
United States-Israel Anti-Tunnel Cooperation

**Description:** Authority to establish anti-tunnel capabilities with Israel

**Purpose:** Carry out research, development, test, and evaluation with Israel to establish anti-tunnel capabilities to detect, map, and neutralize underground tunnel threats


**Appropriation:** $25M per fiscal year

**Guidance:** In general, the Secretary of Defense is authorized to provide maintenance and sustainment support to Israel for anti-tunnel capabilities research, development, test, and evaluation. This authorization includes the ability to install necessary research equipment. Before implementing this authority, the Secretary of Defense shall provide a report to the appropriate congressional committees. This report shall include a memorandum of agreement between the United States and Israel regarding the sharing of research and development costs under this authority.

**Countries Eligible:** Israel

**Value of Program:** $25M

**Restrictions:**
- Per NDAA 2020 (P.L. 116-92)
- Authority expires 31 Dec 2024.
- Israel must provide matching funds, though Sec may use amounts available to the Sec in excess of the amount contributed by Israel to provide support under this subsection for costs associated with any unique national requirement identified by the United States with respect to anti-tunnel capabilities.
- Of the amount provided by the U.S., not less than 50 percent shall be used for RDT&E activities in the U.S.

**Key Players:** SecDef [USD(AT&L)], DoS, and Israel

**Execution:**

**Example:**
USG Wales Initiative Fund (WIF)

Description: DOD authorization and funding program to support the NATO Partnership for Peace (PfP) program established in 1994. In 2014, it was expanded to include the countries listed below.

Purpose: Per SAMM, C11.10.1, WIF primary objectives are to accomplish the following:
◊ Improve NATO/PfP partner interoperability.
◊ Advance PfP partner defense institution building/defense reform.
◊ Support PfP partner integration with NATO.

Authorization: SAMM references repealed or recodified programs, which are covered under the following:
◊ 10 U.S.C. 321
◊ 10 U.S.C. 312

Appropriation: Annual DOD appropriations act for DOD (DSCA) O&M

Guidance:
• Previously named “Warsaw Initiative Fund”
• DASD-SC is the DOD primary for U.S. WIF and PfP policy with administration and management support provided by DSCA
• SAMM, C11.10, Warsaw Initiative Fund (former name of the Wales Initiative Fund)
  ◊ SAMM, C11.T21, provides WIF organization responsibilities
  ◊ SAMM, C11.T22, provides WIF program planning timeframe and implementation process
• Per SAMM, 11.10.4, WIF funds may be used in conjunction with other types of funding, to include the following:
  ◊ 10 U.S.C. 166a, Combatant Commander Initiative Funds (CCIF)
  ◊ DODI 7250.13, 30 Jun 09, Use of Appropriated Funds for Official Representation Purposes
  ◊ CJCSI 7201.01B, 20 Dec 2010, CCMD Official Representation Funds (ORF)
  ◊ 10 U.S.C. 127, Emergency Extraordinary Expenses (EEE)
  ◊ 22 U.S.C. 2347, International Military Education and Training (IMET)
  ◊ 22 U.S.C. 2694, Limitation on Purchase of Gifts for Foreign Individuals
  ◊ And NATO funds

Countries Eligible: PfP developing countries as determined by USD(P) recently to include: Armenia, Azerbaijan, Belarus, Bosnia-Herzegovina, Georgia, Kazakhstan, Kyrgyzstan,
Macedonia, Moldova, Montenegro, Serbia, Tajikistan, Turkmenistan, Ukraine, and Uzbekistan. With the rename to Wales Initiative Fund, also includes the Mediterranean Dialogue, to include Algeria, Egypt, Jordan, Mauritania, Morocco, and Tunisia; the Istanbul Cooperation Initiative, to include Bahrain and Qatar; NATO Partners Across the Globe, to include Iraq, Mongolia, and countries participating in the NATO Defense Education Enhancement Program (DEEP)

**Value of Program:** Variable

**Restrictions:**

- WIF cannot be the primary source of exercise funding or used to support U.S. participation except for planning conferences.
- WIF cannot be used to pay for courses, classroom study, defense articles and other military assistance, excessive PfP partner participation, PfP partner transfer of military officers to NATO for TDY, or PfP partner costs to hold events not approved by USDP.
- OSD policy restricts the use of WIF to pay Russian costs of participation in PfP events, in addition to NDAA FY19 Sec 1231 limitation on military cooperation between the U.S. and the Russian Federation.

**Key Players:** Country team (SCO), USEUCOM, USCENTCOM, SecDef (USDP & ASD/SLIC), DSCA, and SecState

**Execution:** See SAMM, C11.T22, guidelines.

**Example:** Much of what the WIF was set up for is now covered in various Sections of the new Security Cooperation chapter (16), 10 U.S.C.—DIB (Section 332), Mil-to-Mil Contacts (Section 311), Payment of Expenses to attend Bilateral or Regional Conferences (Section 312), and Payment of Training and Exercise Expenses (Section 321).
X—Index: List of Programs by Category

**Purpose:** The following section lists all the programs in this document by category, some programs may be in more than one category. The first page defines the categories.

<table>
<thead>
<tr>
<th>Category</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contacts</td>
<td>Enable defense and military leaders to engage with partner countries for discussions, exchanges of tactics, planning, and other purposes. Contacts are largely conducted between U.S. military and civilian defense personnel and the military and civilian defense personnel of a partner country but may also include non-defense personnel of partner countries who play key security roles.</td>
</tr>
<tr>
<td>Defense Institution Building</td>
<td>Help partner countries develop more effective defense institutions, including organizations and processes that can ensure effective oversight, management, and execution of logistics, personnel, budgets, policy, strategy, doctrine for effective development, employment, and sustaintment of defense capabilities.</td>
</tr>
<tr>
<td>Education</td>
<td>Includes participation in U.S. PME programs, supporting partner countries in relevant multilateral education and training programs and deploying MTTs to educate partners on specific topics.</td>
</tr>
<tr>
<td>Exchanges</td>
<td>A variety of options for conducting exchanges of military and civilian defense personnel with partner countries and may be used to develop familiarity with partner country systems, processes, interoperability, and technical expertise.</td>
</tr>
<tr>
<td>Exercises</td>
<td>Enables U.S. forces to meet U.S. training requirements and improve U.S. readiness with the secondary benefit of helping partner countries develop skills, tactics, techniques, procedures, and operational concepts that are in line with U.S. interests.</td>
</tr>
<tr>
<td>Humanitarian Assistance</td>
<td>DOD-provided support of U.S. humanitarian assistance to countries.</td>
</tr>
<tr>
<td>International Armaments Cooperation</td>
<td>U.S. bilateral and multilateral agreements with partner countries to share in the development, funding, and production of mutually required weapons systems or components.</td>
</tr>
<tr>
<td>Operational Support</td>
<td>Assistance designed to enable partner countries to participate in coalition operations by developing specific capabilities needed for said operations and by enhancing interoperability among partner countries and by sustaining partner operations in cases where partner countries cannot sustain operations on their own.</td>
</tr>
<tr>
<td>Train-and-Equip/Security Assistance: DOD Administered Title 22</td>
<td>Under the authority of DoS, DOD provides materiel assistance and related tactical/operational training to partner countries to develop specific defense capabilities.</td>
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<tr>
<td>Train-and-Equip/Security Assistance: DoS Administered Title 22</td>
<td>Economic &amp; military assistance to partner countries implemented and managed by DoS and/or USAID.</td>
</tr>
<tr>
<td>Train-and-Equip/Security Assistance: Title 10 programs</td>
<td>Under the authority of DOD, DOD provides material assistance and related tactical/operational training to partner countries to develop specific defense capabilities.</td>
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<td>Train-and-Equip/Security Assistance: Title 10 programs</td>
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<td>Ukraine Security Assistance Initiative</td>
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<td>1209, Authority to Provide Assistance to the Vetted Syrian Opposition</td>
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<td>Support of Special Operations to Combat Terrorism</td>
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<td>Non-Conventional Assisted Recovery Capabilities (NCARC) Assistance</td>
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<td>1226, Support to Certain Governments for Border Security Operations</td>
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<td>Assist in Accounting for Missing USG Personnel</td>
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<td>Support for Counterdrug Activities and Activities to Counter Transnational Organized Crime</td>
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<td>1022, Authority to Provide Counterdrug (CD)-Funded Support to Law Enforcement Agencies</td>
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<td>1233, Coalition Support Fund (CSF)</td>
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<td>331, Friendly Foreign Countries: Authority to Provide Support for Conduct of Operations Countering Russian Influence in Europe and Eurasia</td>
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<td>Exercise-Related Construction (ERC)</td>
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<td>322, Special Operations Forces: Training with Friendly Foreign Forces</td>
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<td>Defense Health Program</td>
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<td>1251, Training for Eastern European National Security Forces in the Course of Multilateral Exercises</td>
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<td>Center for Excellence in Disaster Management &amp; Humanitarian Assistance (CFE-DMHA)</td>
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<td>Combatant Commander Initiative Fund (CCIF)</td>
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<td>Traditional Combatant Commander’s Activities (TCA)</td>
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