Provision of Law	Law Header	USD(AT&L) Duty, Responsibility, or Other Requirement	Allocation	Shared Equities
		United States Code		
10 USC 129a	General policy for total force management	The USD(AT&L) shall be responsible for ensuring that the workforce of the defense acquisition system (defined as those individuals engaged in the acquisition of property and services) is consistent with the overall total workforce policies, procedures, and implementation.	USD(A&S)	Note 1 (Workforce)
10 USC 134	Under Secretary of Defense for Policy (USD(P))	The USD(P) takes precedence in the DoD after the SECDEF, the DEPSECDEF, the USD(AT&L), and the Secretaries of the Military Departments.	USD(R&E) and USD(A&S)	
10 USC 139	Director of Operational Test and Evaluation (DOT&E)	The DOT&E is the principal adviser to the SECDEF and the USD(AT&L) on operational test and evaluation.	USD(R&E) and USD(A&S)	
10 USC 139a	Director of Cost Assessment and Program Evaluation (DCAPE)	The DCAPE shall serve as the principal official for assessments of special access and compartmented intelligence programs, in coordination with USD(AT&L) and USD(I).	USD(R&E) and USD(A&S)	
10 USC 171	Armed Forces Policy Council	The SECDEF, DEPSECDEF, Service Secretaries, Joint Chiefs of Staff (all members), USD(AT&L), USD(P), and DUSD(AT&L) shall be members on the Council.	USD(R&E) and USD(A&S)	
10 USC 171a(b)	Council on Oversight of the National Leadership Command, Control, and Communications System	The USD(P), USD(AT&L), VCJCS, CIO, USSTRATCOM Commander, and NSA Director are members.	USD(R&E) and USD(A&S)	
10 USC 171a(c)	Council on Oversight of the National Leadership Command, Control, and Communications System	The USD(AT&L) and VCJCS are co-chairs.	USD(A&S)	
10 USC 181	Joint Requirements Oversight Council (JROC)	The VCJCS and 4-star representative from each of the Military Services are members. The USD(P), USD(I), USD(AT&L), USD(C), DCAPE, DOT&E, and Combatant Commanders (for matters in their area of responsibility) shall serve as advisors to the JROC on matters within their authority and expertise.	USD(R&E) and USD(A&S)	
10 USC 393	Reporting on penetrations of networks and information systems of certain contractors	The SECDEF shall establish procedures that require each cleared defense contractor to report to a specified DoD Component when their networks or information systems are successfully penetrated. The USD(P), USD(AT&L), USD(I), CIO, and Commander of USCYBERCOM shall be consulted on criteria for penetration reporting procedures.	USD(R&E) and USD(A&S)	
10 USC 1702	Under Secretary of Defense for Acquisition, Technology, and Logistics: authorities and responsibilities	The USD(AT&L) shall ensure implementation of Chapter 87 (Defense Acquisition Workforce) polices and prescribe the policies and requirement of the Defense Acquisition University.	USD(A&S)	Note 1 (Workforce)

Provision of Law	Law Header	USD(AT&L) Duty, Responsibility, or Other Requirement	Allocation	Shared Equities
10 USC 1705	Department of Defense Acquisition Workforce Development Fund	The USD(AT&L) shall designate a senior official to manage the Fund and the requirements related to the Fund.	USD(A&S)	
10 USC 1722	Career development	The SECDEF, acting through the USD(AT&L), shall ensure that appropriate career paths for civilian and military acquisition personnel are identified in terms of the education, training, experience, and assignments necessary for progression to the most senior acquisition positions. The USD(AT&L) shall annually provide a report to the SECDEF on acquisition positions restricted to members of the armed forces and a recommendation for the continued restriction of those positions.	USD(A&S)	Note 1 (Workforce)
10 USC 1722a	Special requirements for military personnel in the acquisition field	The SECDEF shall require the Service Secretaries (with respect to the MilDeps) and the USD(AT&L) (with respect to OSD, CCMDs, and DAFA) to establish policies and issue guidance on the proper development, assignment, and employment of members of the Armed Forces in the acquisition field. The Secretaries of the Military Departments shall provide an annual report to the USD(AT&L) on compliance with this section.	USD(A&S)	Note 1 (Workforce)
10 USC 1722b	Special requirements for civilian employees in the acquisition field	The SECDEF, acting through the USD(AT&L), shall establish policies and issue guidance on the proper development, assignment, and employment of civilian members in the acquisition field.	USD(A&S)	Note 1 (Workforce)
10 USC 1723	General education, training, and experience requirements	The SECDEF, acting through the USD(AT&L), shall establish requirements for continuing education and periodic renewal of acquisition certifications and requirements for completion of course work and related on-the-job training and demonstration of qualifications in the critical acquisition-related duties and tasks of positions designated as "critical acquisition positions" pursuant to section 1733 of this title.	USD(A&S)	Note 1 (Workforce)
10 USC 1725	Senior Military Acquisition Advisors	The SECDEF may establish in the Defense Acquisition Corps "Senior Military Acquisition Advisors" of which there may be no more than 15 (not more than 5 in the Army, 5 in the Navy and Marine Corps, and 5 in the Air Force). Senior Military Acquisition Advisors will be identified by the Service Acquisition Executive and approved by the USD(AT&L).	USD(A&S)	
10 USC 1735	Education, training, and experience requirements for critical acquisition positions	Before being assigned as a Program Executive Officer (PEO), a person must complete a program management course through the Defense Systems Management College or through an accredited educational institution determined to be comparable by the SECDEF, acting through the USD(AT&L).	USD(A&S)	
10 USC 1737	Definitions and general provisions	The Service Secretaries (acting through their Service Acquisition Executive) or the SECDEF (acting through the USD(AT&L)) may waive, on a case-by-case basis, the requirements of Subchapter III (Acquisition Corps) of Title 10, U.S.C., with respect to the assignment of an individual to a critical acquisition position.	USD(A&S)	Note 1 (Workforce)

Provision of Law	Law Header	USD(AT&L) Duty, Responsibility, or Other Requirement	Allocation	Shared Equities
10 USC 1741	Policies and programs: establishment and implementation	The SECDEF shall establish polices and procedures for the establishment and implementation of the education and training programs of the Defense Acquisition Workforce. The USD(AT&L) shall annually recommend to the SECDEF funding levels to implement these education and training programs.	USD(A&S)	Note 1 (Workforce)
10 USC 1746	Defense Acquisition University (DAU)	The SECDEF, acting through the USD(AT&L), shall establish and maintain a DAU.	USD(A&S)	Note 1 (Workforce)
10 USC 1748	Fulfillment standards for acquisition workforce training	The SECDEF, acting through the USD(AT&L), shall develop fulfillment standards, and implement and maintain a program, for the training requirements of "critical acquisition positions," contracting officers, and PEOs (Sections 1723, 1724, and 1735 of Title 10).	USD(A&S)	Note 1 (Workforce)
10 USC 2222	Defense business systems: business process reengineering; enterprise architecture; management	The SECDEF shall direct the CMO, USD(AT&L), CIO, and Military Department CMOs to issue and maintain supporting guidance for the planning, programming, and control of investments in covered defense business systems. The CMOs of the Military Departments; the USD(AT&L) with respect to acquisition, logistics, and installations management processes; the USD(C) with respect to financial management and planning and budgeting processes; and the USD(P&R) with respect to human resources management processes shall be members of the Defense Business Council.	USD(A&S)	
10 USC 2272	Space science and technology strategy: coordination	The SECDEF and DNI shall jointly develop and implement a space science and technology strategy. The functions of the SECDEF, under this section, shall be carried out by the ASD(R&E) and the official designated as the DoD Executive Agent for Space.	USD(R&E)	
10 USC 2275	Reports on integration of acquisition and capability delivery schedules for segments of major satellite acquisition programs and funding for such programs	The USD(AT&L) shall provide a report to the Congressional Defense Committees (CDCs) at the time of the Milestone B approval for each major satellite acquisition program and notify the CDCs within 30 days after such date if it is determined that the program will be non-integrated with respect to capabilities delivery (i.e., segments of the program are more than 1 year apart).	USD(R&E)	Note 2 (Space)
10 USC 2279	Foreign commercial satellite services and foreign launches	The SECDEF may only delegate the waiver authority for the prohibition on entering into a contract for satellite services with a foreign entity to the DEPSECDEF, USD(P), or the USD(AT&L), and such authority may not be further delegated.	USD(A&S)	
10 USC 2279b(b)	Council on Oversight of the Department of Defense Positioning, Navigation, and Timing Enterprise	The USD(P), USD(AT&L), VCJCS, USSTRATCOM Commander, USNORTHCOM Commander, USCYBERCOM Commander, NSA Director, CIO, and Secretaries of the Military Departments (ex officio members) shall be members of the Council.	USD(R&E) and USD(A&S)	

Provision of Law	Law Header	USD(AT&L) Duty, Responsibility, or Other Requirement	Allocation	Shared Equities
10 USC 2279b(c)	Council on Oversight of the Department of Defense Positioning, Navigation, and Timing Enterprise	The USD(AT&L) and VCJCS are co-chairs.	USD(R&E) and USD(A&S)	Note 2 (Space)
10 USC 2304	Contracts: competition requirements	The head of an agency may not award a contract using procedures other than competitive procedures, for contracts over \$75 million, unless the senior procurement executive of the agency designated pursuant to section 1702(c) of title 41 (without further delegation) or in the case of the USD(AT&L), acting in his capacity as the senior procurement executive for the Department of Defense, the USD's delegate designated pursuant to this section, approves the justification for exception.	USD(A&S)	
10 USC 2306b	Multiyear contracts: acquisition of property	The SECDEF may not enter into a multiyear contract for a defense acquisition program that has been specifically authorized by law to be a multiyear contract unless the SECDEF certifies in writing, not later than 30 days prior, that there will not be cost growth in excess of thresholds and sufficient funds are available. The certification may not be delegated below the level of the USD(AT&L).	USD(A&S)	
10 USC 2311	Assignment and delegation of procurement functions and responsibilities	The SECDEF shall prescribe regulations that prohibit each Military Department participating in a joint acquisition program approved by the USD(AT&L) from terminating or substantially reducing its participation without the approval of the USD(AT&L). The regulations shall include a provision that authorizes the USD(AT&L) to require a Military Department to continue to provide some or all funding necessary to efficiently continue the program even if that Military Department has been approved for termination or reduction of their participation.	USD(A&S)	
10 USC 2326	Undefinitized contractual actions: restrictions	No undefinitized contractual action may extend beyond 90 days without a written determination by the Service Secretary concerned, the Defense Agency head concerned, the Combatant Commander concerned, or the USD(AT&L) (as applicable) that it is in the best interests of the Military Department, the Defense Agency, the Combatant Command, or the Department of Defense, respectively, to continue the action.	USD(A&S)	
10 USC 2330	Procurement of contract services: management structure	The SECDEF shall establish and implement a management structure for the procurement of contract services which includes the USD(AT&L) developing and maintaining (in consultation with the Service Acquisition Executives) policies, procedures, and best practices guidelines addressing the procurement of contract services.	USD(A&S)	

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10 USC 2334	Independent cost estimation and cost analysis	The DCAPE shall ensure that cost estimation and cost analysis processes provide accurate information and realistic estimates of costs for acquisition programs. The DCAPE shall provide guidance to and consult with the SECDEF, USD(AT&L), USD(C), Service Secretaries, and Defense Agency heads with respect to cost estimation generally and major defense acquisition programs (MDAPs) specifically. The DCAPE will conduct or approve independent cost estimates and cost analysis for MDAPs at specific milestones or upon request of the USD(AT&L).	USD(A&S)	Note 3
10 USC 2350a	Cooperative research and development agreements: NATO organizations; allied and friendly foreign countries	The SECDEF may not enter into a memorandum of understanding to conduct cooperative research and development projects unless the SECDEF determines that the project will improve, through the application of emerging technology, the conventional defense capabilities of NATO or the common defense capabilities of the U.S. The determination may only be delegated to the DEPSECDEF, USD(AT&L), or the ASD(R&E).	USD(A&S)	Note 4
10 USC 2359	Science and technology programs to be conducted so as to foster the transition of science and technology (S&T) to higher levels of research, development, test, and evaluation (RDT&E)	The USD(AT&L) shall ensure that the management and conduct of the science and technology programs under the authority of the USD(AT&L) are carried out in a manner that will foster the transition of S&T to higher levels of RDT&E.	USD(R&E)	
10 USC 2359b	Defense Acquisition Challenge Program	The SECDEF, acting through the USD(AT&L), shall carry out a program to provide opportunities for the increased introduction of innovative and cost saving technology in acquisition programs. The USD(AT&L) shall carry out a pilot program in support of this section.	USD(R&E)	
10 USC 2365	Global Research Watch Program	The ASD(R&E) shall carry out a Global Research Watch program in accordance with this section. The ASD(R&E) shall coordinate the program with the international cooperation and analysis activities of the Military Departments and DAFA and receive such assistance as the ASD(R&E) may require. The funds available to a Military Department for monitoring and analyzing the research activities and capabilities of foreign nations may not be obligated until the ASD(R&E) certifies to the USD(AT&L) that the ASD(R&E) has received the required assistance.	USD(R&E) (Note 5)	
10 USC 2375	Relationship of commercial item provisions to other provisions of law	No contract, subcontract, or commercially available off-the-shelf items shall be subject to any law properly listed in the Federal Acquisition Regulation (FAR), and the Defense FAR Supplement shall include a list of defense-unique provisions of law that will not be applicable to DoD unless the USD(AT&L) makes a written determination that contracts should not be exempt from such law.	USD(A&S)	

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10 USC 2399	Operational test and evaluation of defense acquisition programs	The DOT&E shall submit the reports of operational test and evaluation of MDAPs to the SECDEF, USD(AT&L), and CDC.	USD(R&E) and USD(A&S)	
10 USC 2419	Advancing small business growth	The USD(AT&L) shall require a clause in each covered contract award that warns small business contractors that acceptance of DoD contracts may result in their business exceeding applicable small business size standards.	USD(A&S)	
10 USC 2431a	Acquisition strategy	For each MDAP, major automated information system (MAIS), or major system approved by a milestone decision authority (MDA), the USD(AT&L), or the MDA when the MDA is a Service Acquisition Executive, shall be responsible for issuing and maintaining an acquisition strategy for the project or system.	USD(A&S)	Note 6
10 USC 2435	Baseline description	The Service Secretaries shall establish a baseline description for each MDAP or designated major subprogram under their jurisdiction. No amount may be obligated for such MDAP or designated major subprogram after the program enters system development and demonstration without an approved baseline description unless specifically approved by the USD(AT&L). The SECDEF shall prescribe regulations governing the submission to the Service Secretaries and USD(AT&L) any deviations from the baseline description.	USD(A&S)	
10 USC 2438	Performance assessments and root cause analyses (PARCA)	The SECDEF shall designate a senior official in OSD as the principal official responsible for conducting and overseeing PARCA for MDAP. The senior official shall be responsible for carrying out PARCA periodically or when requested by the SECDEF, USD(AT&L), Service Secretary, or Defense Agency head.	USD(A&S)	
10 USC 2503	National defense program for analysis of the technology and industrial base	The SECDEF, through the USD(AT&L), shall establish a program for analysis of the national technology and industrial base. In carrying out the program, the USD(AT&L) shall consult with the Secretaries of Energy, Commerce, and Labor. The functions of the program include assembly of timely and authoritative information; initiation of studies and analysis; technical support and assistance to the SECDEF, DAU, and other USG elements; and dissemination, through Commerce's National Technical Information Service, unclassified information and assessments.	USD(R&E) and USD(A&S)	Note 7
10 USC 2508	Industrial Base Fund	The SECDEF shall establish an Industrial Base Fund under control of the USD(AT&L), through the DASD for Manufacturing and Industrial Base Policy. The fund shall be used to monitor and assess the industrial base, address critical issue related to urgent operational needs, support expanding the industrial base, and address supply chain vulnerabilities.	USD(A&S)	

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10 USC 2521	Manufacturing Technology Program	The SECDEF shall establish a Manufacturing Technology Program to further national security objectives through development and application of advanced manufacturing technologies and processes that reduce acquisition and supportability costs and reduce manufacturing and repair cycle times. The USD(AT&L) shall administer the program and manage and specify functions of the Joint Defense Manufacturing Technology Panel.	USD(R&E)	
10 USC 2533b	Requirement to buy strategic materials critical to national security from American sources; exceptions	Acquisition by DoD is prohibited for: (1) end items, or components thereof, containing specialty metal not melted or produced in the U.S., for aircraft, missile and space systems, tanks and automotive items, weapons systems, or ammunition or (2) specialty metals not melted or produced in the U.S. that is directly purchased by DoD or a prime contractor of DoD. Several general exceptions apply including: acquisitions in support of combat operations, acquisition to comply with foreign agreements, small purchases or resale items in commissaries or exchanges, acquisitions with a SECDEF national security waiver (non- delegable below the DEPSECDEF or USD(AT&L)).	USD(A&S)	
10 USC 2546	Civilian management of the defense acquisition system	The USD(AT&L) shall be responsible for the management of the defense acquisition system and shall exercise such control of the system and perform such duties as are necessary to ensure the successful and efficient operation of the defense acquisition system, including the duties enumerated and assigned to the USD(AT&L) elsewhere in this title. Subject to the direction of the USD(AT&L), the Service Acquisition Executives shall be responsible for the management of elements of the defense acquisition system in their Service.	USD(A&S)	
10 USC 2548	Performance assessments of the defense acquisition system	The SECDEF, acting through the USD(AT&L), Director of Procurement and Acquisition Policy, and the Director of PARCA, shall issue guidance and detailed implementation instructions for the periodic independent performance assessments of the defense acquisition system.	USD(A&S)	
10 USC 2902	Strategic Environmental Research and Development Program Council	The official within OASD(R&E) with responsibility for science and technology and the official within the OUSD(AT&L) who is responsible for environmental security are members of the Council. Alternating odd and even fiscal years, the SECDEF and the Secretary of Energy shall designate a member of the Council as chairman.	USD(R&E) and USD(A&S)	

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10 USC 2926	Operational energy activities	The SECDEF shall ensure the types, availability, and use of operational energy promote the readiness of the force for military missions. The ASD(EI&E), in consultation with the appropriate DoD Component heads, shall oversee the operational energy activities of the Department, certify the budgets associated with alternative fuel investments, and be responsible for the establishment and maintenance of a Department-wide transformational strategy for operational energy. When the ASD(EI&E) certifies that a budget is not adequate for implementing the strategy, the USD(AT&L) will certify that review and describe how the acquisition system is addressing the shortcomings.	USD(A&S) (Note 8)	Note 9
15 USC 4603 (Section 273 of the FY88-89 NDAA)	Semiconductor Technology Council	The USD(AT&L) is a member (only DoD member) and co-chair of the Council.	USD(R&E)	
22 USC 7103 (Section 105 of the Victims of Trafficking and Violence Protection Act of 2000)	Interagency Task Force to Monitor and Combat Trafficking	The President shall establish an Interagency Task Force to Monitor and Combat Trafficking. Annually, the Attorney General shall submit a Congressional report on the implementation of Chapter 78 (Trafficking Victims Protection) which shall include activities of the DoD to combat trafficking in persons, overall, and trafficking in persons activities of contractors as reported to the USD(AT&L).	USD(A&S)	
31 USC 1126	Program Management Improvement Officers and Program Management Policy Council	For the purposes of participation in the Program Management Policy Council, the USD(AT&L) (or a designee of the USD) shall be considered the Program Management Improvement Officer of DoD (and the only DoD member of the Council).	USD(A&S)	
40 USC 11319	Resources, planning, and portfolio management	The IT reviews required by this section shall apply only to the business systems IT portfolio of the DoD and not to national security systems. The annual review required by this section shall be carried out by the CMO, in consultation with the CIO, USD(AT&L), and other appropriate DoD officials.	USD(A&S)	
41 USC 1302	Establishment and membership (Federal Acquisition Regulatory Council)	The SECDEF is a member of the Council (only DoD member). The SECDEF may designate the official assigned by statute with responsibility for acquisition policy, provided that official is at a level not lower than an ASD and is within the Office of the USD(AT&L).	USD(A&S)	
41 USC 1311	Establishment and membership (Chief Acquisition Officers Council)	The USD(AT&L) and the Chief Acquisition Officer of each Executive Agency and the senior procurement executive of each Military Department shall be members of the Council.	USD(A&S)	

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50 USC 98f (Section 7 of the Strategic and Critical Materials Stock Piling Act)	Special Presidential disposal authority	The USD(AT&L) may release materials from the national Strategic and Critical Materials Stockpile for use, sale, or other disposition, if the President has designated USD(AT&L) with this authority, and the USD(AT&L) determines that the release of such materials is required for purposes of national defense.	USD(A&S)	
50 USC 1521 (Section 1412 of the DoD Authorization Act, 1986)	Destruction of existing stockpile of lethal chemical agents and munitions	The SECDEF shall carry out the destruction of the U.S. stockpile of lethal chemical agents and munitions. The USD(AT&L) and Secretary of the Army shall jointly prepare and update a strategic plan for future activities for destruction of this stockpile. The Secretary of the Army will manage all but two sites. The program manager for those two sites will act independently of the Army program and report directly to the USD(AT&L).	USD(A&S)	
	John S. McCain National	Defense Authorization Act (NDAA) for Fiscal Year (FY) 2019 (Public Law 115-232)		
Sec. 338	Report on Relocation of Steam Turbine Production from Nimitz-class and Ford- class Aircraft Carriers and Virginia-class and Columbia-class Submarines.	The SECDEF, in consultation with the USD(AT&L) and the Assistant Secretary of the Navy for Research, Development, and Acquisition, shall develop and submit to Congress a report describing the potential impacts on national defense and the manufacturing base resulting from contractors or subcontractors relocating steam turbine production.	USD(A&S)	
		NDAA for FY 2018 (Public Law 115-91)		
Sec. 136	Limitation on Retirement of U-2 and RQ- 4 Aircraft.	The Secretary of the Air Force may take no action to prevent the maintenance of the fleets of U-2 and RQ-4 aircraft until: (1) the USD(AT&L) certifies in writing that the operating and sustainment cost of the capability developed to replace those aircraft are less than the current cost on a comparable flight-hour cost basis and (2) the Chairman of the JROC certifies in writing replacement capability to be fielded would result in equal or greater capability for the CCMDs. The SECDEF may waive the certification if the SECDEF determines that the greater capability is worth the increased costs and provides the determination and analysis to Congress.	USD(A&S)	
		NDAA for FY 2017 (Public Law 114-328)		
Sec. 829 (10 USC 2306 note)	Preference for Fixed-Priced Contracts.	A contracting officer of DoD may not enter into a cost-type contract in excess of \$50 million before October 1, 2019, or in excess of \$25 million after October 1, 2019, unless the contract is approved by the Service Acquisition Executive of the Military Department concerned, the Defense Agency head concerned, the Combatant Commander concerned, or the USD(AT&L) as applicable.	USD(A&S)	

Provision of Law	Law Header	USD(AT&L) Duty, Responsibility, or Other Requirement	Allocation	Shared Equities
Sec. 874(b) (10 USC 2375 note)	Changes to Defense Federal Acquisition Regulation Supplement (DFARS).	To the maximum extent practicable, the USD(AT&L) shall ensure the DFARS does not require the inclusion of contract clauses, in contracts or subcontracts, for the procurement of commercial items or commercially available off-the-shelf items unless required by law or consistent with standard commercial practices.	USD(A&S)	
Sec. 875 (b)-(c), (e)-(f) (10 USC 2305 note)	Use of Commercial or Non-Government Standards in Lieu of Military Specifications and Standards.	The SECDEF shall ensure DoD uses commercial or non-Government specifications and standards in lieu of military specifications and standards (for new, modifications, upgrades, and non-developmental and commercial items, in all acquisition categories). The MDA, appropriate Service Acquisition Executive, or the USD(AT&L) may waive this requirement only when defining an exact design solution is needed and there is no acceptable commercial or non-Government standard or when not cost effective. The USD(AT&L) will revise the DFARS; ensure education, training, and guidance programs are revised; and negotiate and maintain an inventory of licenses for standards across DoD.	USD(A&S)	
Sec. 875(d) (10 USC 2305 note)	Use of Commercial or Non-Government Standards in Lieu of Military Specifications and Standards. (Development of Non-Government Standards)	The USD(AT&L) shall form partnerships with appropriate industry associations to develop commercial or non-Government standards for replacement of military specifications and standards where practicable.	USD(R&E)	
Sec. 898 (10 USC 2302 note)	Establishment of Panel on DoD and AbilityOne Contracting Oversight, Accountability, and Integrity; DAU Training.	The SECDEF shall establish the "Panel on DoD and AbilityOne Contracting Oversight, Accountability, and Integrity". The Panel membership shall include representatives from the USD(AT&L), USD(C), Inspector General of the DoD, service acquisition executives of each Military Department and Defense Agency, Service Audit Agencies, Defense Contract Audit Agency, and the DAU President. The USD(AT&L) representative shall be the chairman. DAU will establish a training program on the mission and requirements of AbilityOne utilization.	USD(A&S)	
Sec. 1652	Strategic Plan for the Defense Information Systems Agency (DISA).	Not less often than once every 2 FYs until 2022, the Director, DISA, in consultation with the USD(AT&L) and CIO, shall update the DISA strategic plan, required by this section, on the requirements and missions of DISA with respect to RDT&E and the adequacy of the activities, facilities, workforce, and resources to meet the RDT&E requirements and missions.	USD(R&E)	
Sec. 1689 (10 USC 2431 note)	Required Testing by Missile Defense Agency (MDA) of Ground-based Midcourse Defense Element of Ballistic Missile Defense System.	Not less frequently than once each FY, the Director, MDA, shall administer a flight test of the ground-based midcourse defense element of the ballistic missile defense system. The Director may forgo a test under specific conditions, but not later than 45 days after forgoing a test, the USD(AT&L) shall submit to the CDCs a certification setting forth the conditions that caused the test to be forgone.	USD(R&E)	

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		NDAA for FY 2016 (Public Law 114-92)		-
Sec. 131	Reporting Requirement for Ohio-class Replacement Submarine Program.	In any year, if the President's Budget includes a request for funds for the Ohio-class replacement submarine program, the SECDEF shall submit in the budget justification materials several items, including the average follow-on ship affordability target as determined by the USD(AT&L).	USD(A&S)	
Sec. 856 (10 USC 2377 note)	Limitation on Conversion of Procurements from Commercial Acquisition Procedures.	Until November 2020, any procurement over \$100 million that is converted from a commercial acquisition under part 12 of the FAR to a noncommercial acquisition under part 15 of the FAR requires the contracting officer to determine and the head of the contracting activity to certify that the use of part 12 was in error or based upon inadequate information or that DoD will realize a cost savings and provide a copy of the certified determination to the USD(AT&L).	USD(A&S)	
Sec. 1111 (10 USC 1701 note)	Pilot Program on Enhanced Pay Authority for Certain Acquisition and Technology Positions in the Department of Defense.	Until October 2020, the SECDEF may carry out a pilot program to fix the rate of basic pay at specific increased levels, and for a limited number of positions (5 each in OSD and each Military Department), to competitively recruit or retain individuals in positions that require extremely high level of expertise in scientific, technical, professional, or acquisition management fields and are critical to important acquisition or technology development missions. The USD(AT&L) (for positions in OSD) and the Service Acquisition Executives (for positions in the Military Departments) shall approve the use of this authority, as applicable.	USD(A&S) (Note 10)	
Sec. 1675 (10 USC 2431 note)	Integration and Interoperability of Air and Missile Defense Capabilities of the United States.	The USD(AT&L) and the VCJCS, acting through the Missile Defense Executive Board, shall ensure the interoperability and integration of the covered air and missile defense capabilities of the U.S., including by carrying out operational testing. The Director, MDA, and Secretary of the Army shall jointly ensure that not less than one intercept or flight test is carried out each year unless the USD(AT&L) determines a waiver is necessary and submits to the CDCs an explanation for why the waiver will not negatively affect demonstrating the missile defense capabilities of the U.S.	USD(R&E)	

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	Carl Levin an	d Howard P. "Buck" McKeon NDAA for FY 2015 (Public Law 113-291)		1
Sec. 852 (10 USC 2302 note)	Consideration of Corrosion Control in Preliminary Design Review.	The USD(AT&L) shall ensure DoDI 5000.02 and other applicable guidance require full consideration, during preliminary design review for a product, of metals, materials, and technologies that effectively prevent or control corrosion over the life cycle of the product.	USD(A&S)	
		NDAA for FY 2013 (Public Law 112-239)		
Sec. 157	Requirement that Tactical Manned Intelligence, Surveillance, and Reconnaissance Aircraft and Unmanned Aerial Vehicles Use Specified Standard Data Link.	The SECDEF shall take such steps as necessary to ensure that covered aircraft of the Military Services are equipped and configured with the Common Data Link or, for unmanned aerial vehicles, the STANAG 4586 architectural standard. The USD(AT&L) may waive the requirement, and provide a certification to the CDCs, if it is not technologically feasible or economically acceptable or such aircraft is under a SAP program not considered an MDAP.	USD(A&S)	
		NDAA for FY 2012 (Public Law 112-81)		
Sec. 144	Additional Oversight Requirements for the Undersea Mobility Acquisition Program of the United States Special Operations Command (USSOCOM).	The Commander, USSOCOM, may not make any milestone B determinations on a dry combat submersible-light/-medium, next generation submarine shelter, or new dry combat submersible program until 30 days after the USD(AT&L) conducts an assessment and determination on the joint requirement, a cost estimate provided by DCAPE, a test and evaluation master plan provided by DOT&E, and a technological readiness assessment reviewed by the ASD(R&E) and submits a report to the CDCs.	USD(A&S) (Note 5)	
Sec 836 (Sec 7 of the Arms Export Control Act, 22 USC 2767, note)	Assessment of Risk Associated With Development of Major Weapon Systems to be Procured Under Cooperative Projects With Friendly Foreign Countries.	Not later than 2 days after the President transmits a certification to Congress pursuant to section 7(f) of the Arms Export Control Act regarding a proposed cooperative project agreement that is expected to result in a DoD contract for engineering and manufacturing development of a major weapon system, the SECDEF shall submit to the Armed Services Committees a risk assessment report. The SECDEF shall prepare the report in consultation with the USD(AT&L), ASD(R&E), and DCAPE.	USD(R&E) and USD(A&S)	
Sec. 838	Oversight of and Reporting Requirements With Respect to Evolved Expendable Launch Vehicle (EELV) Program.	The SECDEF shall designate the EELV program as an MDAP and require the EELV program to: (1) provide all information with respect to cost, schedule, and performance to the CDCs and (2) provide quarterly cost and status reports and earned value management data to the USD(AT&L).	USD(A&S)	Note 2 (Space)
		Ike Skelton NDAA for FY 2011 (Public Law 111-383)		1
Sec. 882 (10 USC 2222 note)	Review of Obligation and Expenditure Thresholds.	The USD(AT&L) and USD(C) shall ensure that, as part of training required for program managers and business managers, an emphasis is placed on obligating and expending appropriated funds in an manner that achieves the best value for the Government and that the purpose and limitations of obligation and expenditure benchmarks are made clear.	USD(A&S)	Note 1 (Workforce)

Provision of Law	Law Header	USD(AT&L) Duty, Responsibility, or Other Requirement	Allocation	Shared Equities			
Duncan Hunter NDAA for FY 2009 (Public Law 110-417)							
Sec. 814	Configuration Steering Boards for Cost Control Under MDAPs.	Each Military Department Secretary shall establish one or more Configuration Steering Boards (CSB) for the MDAPs of their Department to be responsible for preventing unnecessary changes to program requirements and system configuration, mitigating adverse cost and schedule impact, and ensuring delivery of as much planned capability as possible. Each CSB will have representatives from the USD(AT&L), USD(C), Joint Staff, MDAP Program Executive Officer, and representatives of that Service from the offices of the Chief of Staff, Service Comptroller, and Service Acquisition Executive.	USD(R&E) and USD(A&S)				
NDAA for FY 2008 (Public Law 110-181)							
Sec. 231 (10 USC 1701 note)	Coordination of Human Systems Integration Activities Related to Acquisition Programs.	The SECDEF, acting through the USD(AT&L), shall coordinate and manage human systems integration activities throughout the acquisition programs of the DoD.	USD(A&S)				
Sec. 802 (10 USC 2410p note)	Lead Systems Integrators (LSI).	After October 2010, the Department may not award a new contract for LSI functions in the acquisition of a major system to an entity that was not performing LSI functions before January 2008. The Department may award a new contract for LSI functions if: (1) the major system has not proceeded beyond low-rate initial production and (2) the SECDEF determines in writing that it would not be practicable and doing so would be in the best interest of the Department. The SECDEF determinations shall specify the reason, include a plan for phasing out the use of a LSI, may not be delegated below the level of the USD(AT&L), and shall be approved by the Armed Services Committees at least 45 days before award of the contract.	USD(A&S)				
Sec. 821 (10 USC 2304 note)	Plan for Restricting Government-unique Contract Clauses on Commercial Contracts.	The USD(AT&L) shall develop and implement a plan to minimize the number of government-unique contract clauses used in contracts for commercial products and services.	USD(A&S)				
Sec. 2864 (10 USC 2911 note)	Reporting Requirements Relating to Renewable Energy Use by DoD to Meet Department Electrical Needs.	The USD(AT&L) shall include in the SECDEF's annual Energy Management Report, required by 10 USC 2925, information on renewable energy for electricity needs, alternative financing methods as a percentage of total renewable energy procurement, use of appropriate funds for renewable energy, and a graphical illustration of renewable energy as a percentage of total facility electricity use over time.	USD(A&S)				

Provision of Law	Law Header	USD(AT&L) Duty, Responsibility, or Other Requirement	Allocation	Shared Equities				
Notes								
requirements, ar	d waivers. USD(A&S) shall coordinate v	e Acquisition Workforce. This includes management of the Defense Acquisition Workforce with the USD(R&E), as appropriate, for any actions on those career fields where the USD(Regimeering; science and technology; and developmental test and evaluation functional areas	&E) is the funct	-				
Note 2: The De	partment is still working the final determi	nation on roles and responsibilities with regards to Space.						
Note 3: For MI USD(R&E).	DAPs under the USD(R&E)'s purview, the	e DCAPE shall consult with USD(R&E) and conduct or approve cost estimates and cost anal	lysis when requ	ested by the				
Note 4: The SECDEF may currently only delegate the determinations to the DEPSECDEF or USD(A&S). The delegation has been made to the USD(A&S) who shall coordinate the determinations with the USD(R&E). A revised assignment is being considered for legislative change.								
Note 5: The US	D(R&E) shall be responsible for and ensu	ure performance of the functions of the ASD(R&E) in this provision.						
Note 6: The US	D(R&E) is responsible for the Technolog	gy Development Strategy which will be incorporated into the acquisition strategy for each pro-	oject or system.					
	D(R&E) and USD(A&S) will continue to sting program supporting the industrial ba	o collaborate to ensure a strong industrial and technology base to support the warfighter. The use.	e USD(A&S) sl	nall				
Note 8: The US	D(A&S) shall be responsible for and ensu	ure the performance of the functions of ASD(EI&E) in this provision.						
Note 9: The US	D(R&E) has responsibility for the Operat	tional Energy Capability Improvement Fund.						
legislative propo		of positions under the pilot program. However, if the Department determines that the pilot performed program beyond its current sunset date and expands the approval authority to include the U						
legislative propo other officials.	osal may be submitted which continues the	e program beyond its current sunset date and expands the approval authority to include the U	SD(R&E) and	poss				