

113TH CONGRESS  
2D SESSION

# H. R. 5126

To reduce by one-half of one percent the discretionary budget authority of any Federal agency for a fiscal year if the financial statement of the agency for the previous fiscal year does not receive a qualified or unqualified audit opinion by an external independent auditor, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

JULY 16, 2014

Ms. LEE of California (for herself, Mr. BURGESS, Ms. SCHAKOWSKY, and Mr. BENISHEK) introduced the following bill; which was referred to the Committee on Oversight and Government Reform, and in addition to the Committee on Armed Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

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## A BILL

To reduce by one-half of one percent the discretionary budget authority of any Federal agency for a fiscal year if the financial statement of the agency for the previous fiscal year does not receive a qualified or unqualified audit opinion by an external independent auditor, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

1   **SECTION 1. SHORT TITLE.**

2       This Act may be cited as the “Audit the Pentagon  
3   Act of 2014”.

4   **SEC. 2. PURPOSES.**

5       The purposes of this Act are as follows:

6               (1) To strengthen American national security  
7   by ensuring that—

8                       (A) military planning, operations, weapons  
9   development, and a long-term national security  
10   strategy are connected to sound financial con-  
11   trols; and

12                       (B) defense dollars are spent efficiently.

13               (2) To instill a culture of accountability at the  
14   Department of Defense that supports the vast ma-  
15   jority of dedicated members of the Armed Forces  
16   and civilians who want to ensure proper accounting  
17   and prevent waste, fraud, and abuse.

18   **SEC. 3. FINDINGS.**

19       Congress finds the following:

20               (1) The 2013 Financial Report of the United  
21   States Government found that, of major agencies,  
22   only the Department of Defense had a “disclaimer”  
23   because it lacked any auditable reporting or account-  
24   ing available for independent review. In the Finan-  
25   cial Report, the Treasury Department summarized:  
26   “Since the passage of the CFO Act of 1990, the fed-

1       eral financial community has made important strides  
2       in instilling strong accounting and financial report-  
3       ing practices. This year, 23 of the 24 CFO Act  
4       agencies obtained an opinion from the independent  
5       auditors on their financial statements. Out of the 24  
6       major ‘CFO Act’ agencies, there were 22 clean opin-  
7       ions, 1 qualified opinion, and only one remaining  
8       disclaimer in FY 2013. . . . However, weaknesses  
9       in basic financial management practices and other  
10      limitations continue to prevent one major agency,  
11      and the Government as a whole, from achieving an  
12      audit opinion.”.

13           (2) The financial management of the Depart-  
14       ment of Defense has been on the “High-Risk” list  
15       of the Government Accountability Office (GAO). The  
16       GAO found that the Department is not consistently  
17       able to “control costs; ensure basic accountability;  
18       anticipate future costs and claims on the budget;  
19       measure performance; maintain funds control; and  
20       prevent and detect fraud, waste, and abuse”.

21           (3) At a September 2010 hearing of the Senate,  
22       the Government Accountability Office stated that  
23       past expenditures by the Department of Defense of  
24       \$5,800,000,000 to improve financial information,  
25       and billions of dollars more of anticipated expendi-

1       tures on new information technology systems for  
2       that purpose, may not suffice to achieve full audit  
3       readiness of the financial statement of the Depart-  
4       ment.

5                 (4) Section 9 of article 1 of the Constitution of  
6       the United States requires all agencies of the Fed-  
7       eral Government, including the Department of De-  
8       fense, to publish “a regular statement and account  
9       of the receipts and expenditures of all public  
10      money”.

11                (5) Section 303(d) of the Chief Financial Offi-  
12       cers Act of 1990 (Public Law 101-576) required  
13       that financial statements be prepared and independ-  
14       ently audited for the Department of the Army by  
15       March 31, 1992, and for the Department of the Air  
16       Force by March 31, 1993. Neither the Department  
17       of the Army nor the Department of the Air Force  
18       has complied.

19                (6) Section 3515 of title 31, United States  
20       Code, requires the agencies of the Federal Govern-  
21       ment, including the Department of Defense, to  
22       present auditable financial statements beginning not  
23       later than March 1, 1997. The Department has not  
24       complied with this law.

1                         (7) The Federal Financial Management Im-  
2                         provement Act of 1996 (31 U.S.C. 3512 note) re-  
3                         quires financial systems acquired by the Federal  
4                         Government, including the Department of Defense,  
5                         to be able to provide information to leaders to man-  
6                         age and control the cost of government. The Depart-  
7                         ment has not complied with this law.

8                         (8) In 2005, the Department of Defense cre-  
9                         ated a Financial Improvement and Audit Readiness  
10                         (FIAR) Plan, overseen by a directorate within the  
11                         office of the Under Secretary of Defense (Com-  
12                         ptroller), to improve Department business processes  
13                         with the goal of producing timely, reliable, and accu-  
14                         rate financial information that could generate an  
15                         audit-ready annual financial statement. In December  
16                         2005, that directorate, known as the FIAR Direc-  
17                         torate, issued the first of a series of semiannual re-  
18                         ports on the status of the Financial Improvement  
19                         and Audit Readiness Plan.

20                         (9) Secretary of Defense Robert M. Gates said  
21                         in a speech on May 24, 2011: “The current appa-  
22                         ratus for managing people and money across the  
23                         DoD enterprise is woefully inadequate. The agencies,  
24                         field activities, joint headquarters, and support staff  
25                         functions of the department operate as a semi-feudal

1 system—an amalgam of fiefdoms without centralized  
2 mechanisms to allocate resources, track expenditures,  
3 and measure results relative to the department-  
4 ment’s overall priorities.”.

5 (10) The accounting problems of the Department  
6 of Defense result in widespread errors in pay  
7 that can be difficult to correct. Such payroll errors  
8 can impose hardship on members of the Armed  
9 Forces and their families.

10 **SEC. 4. SPENDING REDUCTIONS FOR AGENCIES WITHOUT  
11 CLEAN AUDITS.**

12 (a) APPLICABILITY.—

13 (1) IN GENERAL.—Subject to paragraph (2),  
14 this section applies to each Federal agency identified  
15 by the Director of the Office of Management and  
16 Budget as required to have an audited financial  
17 statement under section 3515 of title 31, United  
18 States Code.

19 (2) APPLICABILITY TO MILITARY DEPARTMENTS  
20 AND DEFENSE AGENCIES.—For purposes of para-  
21 graph (1), in the case of the Department of Defense,  
22 each military department and each Defense Agency  
23 shall be treated as a separate Federal agency.

24 (b) DEFINITIONS.—In this section, the terms “finan-  
25 cial statement” and “external independent auditor” have

1 the same meanings as those terms have under section  
2 3521(e) of title 31, United States Code.

3 (c) ADJUSTMENTS FOR FINANCIAL ACCOUNT-  
4 ABILITY.—

5 (1) On March 2 of fiscal year 2015 and each  
6 subsequent fiscal year, the discretionary budget au-  
7 thority available for each Federal agency for such  
8 fiscal year is adjusted as provided in paragraph (2).

9 (2) If a Federal agency has not submitted a fi-  
10 nancial statement for the previous fiscal year, or if  
11 such financial statement has not received either an  
12 unqualified or a qualified audit opinion by an inde-  
13 pendent external auditor, the discretionary budget  
14 authority available for the Federal agency is reduced  
15 by .5 percent, with the reduction applied proportion-  
16 ately to each account (other than an account listed  
17 in subsection (d) or an account for which a waiver  
18 is made under subsection (e)).

19 (3) Consistent with applicable laws, the Sec-  
20 retary of Defense may make any reduction under  
21 paragraph (2) in a manner that minimizes any effect  
22 on national security.

23 (4) An amount equal to the total amount of any  
24 reduction under paragraph (2) shall be retained in

the general fund of the Treasury for the purposes of deficit reduction.

3       (d) ACCOUNTS EXCLUDED.—The following accounts  
4 are excluded from any reductions referred to in subsection  
5 (c)(2):

(1) Military personnel, reserve personnel, and National Guard personnel accounts of the Department of Defense.

9                         (2) The Defense Health Program account of  
10                         the Department of Defense.

11       (e) WAIVER.—The President may waive subsection  
12 (c)(2) with respect to an account if the President certifies  
13 that applying the subsection to that account would harm  
14 national security or members of the Armed Forces who  
15 are in combat.

16 (f) REPORT.—Not later than 60 days after an adjust-  
17 ment under subsection (c), the Director of the Office of  
18 Management and Budget shall submit to Congress a re-  
19 port describing the amount and account of each adjust-  
20 ment.

21 SEC. 5. REPORT ON DEPARTMENT OF DEFENSE REPORT-  
22 ING REQUIREMENTS.

23 Not later than 180 days after the date of the enact-  
24 ment of this Act, the Under Secretary of Defense (Comp-  
25 troller) shall submit to Congress a report setting forth a

1 list of each report of the Department required by law to  
2 be submitted to Congress which, in the opinion of the  
3 Under Secretary, interferes with the capacity of the De-  
4 partment to achieve an audit of the financial statements  
5 of the Department with an unqualified opinion.

6 **SEC. 6. SENSE OF CONGRESS.**

7 It is the sense of Congress that—

8 (1) as the overall defense budget is cut, con-  
9 gressional defense committees and the Department  
10 of Defense should not endanger the Nation's troops  
11 by reducing wounded warrior accounts or vital pro-  
12 tection (such as body armor) for members of the  
13 Armed Forces in harm's way;

14 (2) the valuation of legacy assets by the De-  
15 partment of Defense should be simplified without  
16 compromising essential controls or generally accept-  
17 ed government auditing standards; and

18 (3) nothing in this Act should be construed to  
19 require or permit the declassification of accounting  
20 details about classified defense programs, and, as re-  
21 quired by law, the Department of Defense should en-  
22 sure financial accountability in such programs using  
23 proven practices, including using auditors with secu-  
24 rity clearances.

