SEC. 324. MODIFICATION OF AUTHORITY FOR ARMY INDUSTRIAL
FACILITIES TO ENGAGE IN COOPERATIVE ACTIVITIES
WITH NON-ARMY ENTITIES.

(a) CLARIFICATION OF AUTHORITY TO ENTER INTO COOPERATIVE
AGREEMENTS.—The second sentence of section 4544(a) of title 10,
United States Code, as added by section 328(a)(1) of the National
Defense Authorization Act for Fiscal Year 2008 (Public Law 110–
181; 122 Stat. 66), is amended by inserting after “not more than
eight contracts or cooperative agreements” the following: “in addition
to the contracts and cooperative agreements in place as of
the date of the enactment of the National Defense Authorization
Act for Fiscal Year 2008 (Public Law 110–181)”.

(b) ADDITIONAL ELEMENTS REQUIRED FOR ANALYSIS OF USE
OF AUTHORITY.—Section 328(b)(2) of the National Defense
Authorization Act for Fiscal Year 2008 (Public Law 110–181; 122
Stat. 67) is amended—

10 USC 4544
10 USC 4544	note.

SEC. 325. TEMPORARY SUSPENSION OF PUBLIC-PRIVATE COMPETI-
TIONS FOR CONVERSION OF DEPARTMENT OF DEFENSE
FUNCTIONS TO PERFORMANCE BY A CONTRACTOR.

(a) TEMPORARY SUSPENSION.—During the period beginning on
the date of the enactment of this Act and ending on the date
that is 30 days after the date on which the Secretary of Defense
submits to the congressional defense committees the certification
required under subsection (d), no study or competition regarding
a public-private competition for the conversion to performance by
a contractor for any function performed by Department of Defense
civilian employees may be begun or announced pursuant to 2461
of title 10, United States Code, or otherwise pursuant to Office of
Management and Budget Circular A-76.

(b) REVIEW AND REPORT TO CONGRESS.—During fiscal year
2010, the Secretary of Defense, acting through the Under Secretary
of Defense for Personnel Readiness, in consultation with the Under
Secretary for Acquisition, Technology, and Logistics and the Com-
troller of the Department of Defense, shall undertake a comprehen-
sive review of the policies of the Department of Defense with
respect to the conduct of public-private competitions. The Secretary
shall submit to the congressional defense committees a report on
such review not earlier than June 15, 2010. The review, at a
minimum, shall address—

(1) the status of the compliance of the Department with
the requirement of 2461(a)(1) of title 10, United States Code,
as amended by section 321 of this Act;
(2) actions taken by the Secretary to address issues raised in the report of the Department of Defense Inspector General numbered D-2009-034 and dated December 15, 2008;

(3) the reliability of systems in effect as of the date of the enactment of this Act to provide comprehensive and reliable data to track and assess the cost and quality of the performance of functions that have been subjected to a public-private competition;

(4) the appropriateness of the cost differential in effect as of the date of the enactment of this Act for determining the quantifiable costs and the current overhead rates applied with respect to such functions; and

(5) the adequacy of the policies of the Department of Defense in implementing the requirements of section 2461(a)(4) of title 10, United States Code.

(b) COMPRESSOR GENERAL REPORT.—Not later than 90 days after the date on which the report required under subsection (b) is submitted to the congressional defense committees, the Comptroller General shall conduct an assessment of the review required under paragraph (b) and shall submit to the congressional defense committees a report on the findings of such assessment and any conclusions or recommendations of the Comptroller General based on such assessment.

(c) CERTIFICATION REQUIRED.—The Secretary of Defense shall publish in the Federal Register and submit to the congressional defense committees certification that—

(1) the review required by subsection (b) has been completed, and that the 90-day period during which the assessment of the Comptroller General is to be completed under subsection (c) has expired;

(2) the Secretary of Defense has completed and submitted to the congressional defense committees a complete inventory of contracts for services for or on behalf of the Department in compliance with the requirements of subsection (c) of section 2330a of title 10, United States Code;

(3) the Secretary of each military department and the head of each Defense Agency responsible for activities in the inventory has initiated the review and planning activities of subsection (e) of such section; and

(4) the Secretary of Defense has submitted budget information on contract services in compliance with the requirements of section 236 of title 10, United States Code.

SEC. 326. REQUIREMENT FOR DEBRIEFINGS RELATED TO CONVERSION OF FUNCTIONS FROM PERFORMANCE BY FEDERAL EMPLOYEES TO PERFORMANCE BY A CONTRACTOR.

The Administrator for Federal Procurement Policy shall revise the Federal Acquisition Regulation to allow for debriefings of Federal employee representatives designated pursuant to 3551(2)(B) of title 31, United States Code, to the same extent and under the same circumstances as any offeror, in the case of a conversion of any function from performance by Federal employees to performance by a contractor. Such debriefings will conform to the requirements of section 2305(b)(6)(A) of title 10, United States Code, section 308B(f) of the Federal Property and Administrative Services Act of 1949 (41 U.S.C. 255b(f)), and subparts 15.505 and 15.606 (as