Military Base Closures: Time for Another Round?

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Summary

Ninety-seven major military bases were recommended for closure and realignment by the 1988, 1991, 1993, and 1995 base realignment and closure (BRAC) commissions. Action on all 451 installations (major and minor) from the first four rounds was completed by the end of FY2001, as scheduled. The Department of Defense has estimated that these closures and realignments have produced net savings of about $15.5 billion as of the end of FY2001, and will continue to produce an estimated annual savings hereafter of about $5.7 billion.

In mid-1997, Secretary of Defense William Cohen called for two new rounds of base closures and realignments. He explained that, while four previous rounds had achieved significant savings, it was important to continue the process of closing underutilized facilities. Despite DOD pressure, most Members of Congress were reluctant to support authorization of new base closure legislation, at least for the foreseeable future. The reasons given included, among others, grass-roots opposition from communities likely to be affected and President Clinton’s “intervention” in the 1995 base closure commission’s recommendations regarding McClellan and Kelly air force bases. Of the two chambers, the House of Representatives expressed the stronger and more united opposition. In the Senate, proponents of new base closure rounds have attempted to attach amendments to each year’s defense authorization bill since 1997 -- only achieving success toward the end of 2001.

The principal advocates in Congress for new base closures have been Senator John McCain and Senator Carl Levin. On February 27, 2001, they introduced legislation (S. 397) to authorize two new closure rounds in 2003 and 2005. The bill was referred to the Senate’s defense authorization committee. On August 3, 2001, the Secretary of Defense submitted his own proposal to Congress, calling for one additional round in 2003. On September 6, 2001, the Senate’s defense panel incorporated elements of both proposals and passed the measure by a vote 17 to 8. Later, in Senate floor debate (September 24, 2001), the Levin/McCain initiative passed by a margin of 53 to 47.

However, many Members of the House were reluctant to support S. 397, thus creating an impasse in the conference phase that delayed final passage of the FY 2002 defense legislation. Finally, on December 12, 2001, the conferees reached a compromise. They agreed to authorize one new round of base closures in 2005. They also added language that revised various aspects of previous base closure law – the most notable of which, perhaps, will be the enhanced role and influence of the Secretary of Defense in the base closure selection process. President Bush signed the defense authorization bill into law on December 28, 2001.
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Military Base Closures: Time for Another Round?

Introduction

This report discusses key base closure developments, beginning with the 105th Congress and continuing into the present 107th Congress. The most recent notable development has been the December 28, 2001 signing into law of legislation, initially sponsored by Senator Carl Levin and Senator John McCain, to conduct one new base closure round in 2005. The legislation extends and amends the 1990 base closure and realignment Act which expired after the 1995 round.

All action on the 451 installations scheduled to be closed and realigned by the 1988, 1991, 1993, and 1995 BRAC commissions was completed by the end of FY2001, as scheduled. Ninety-seven installations were major military bases. According to Department of Defense estimates, these BRAC closures and realignments produced net savings of about $14 billion by the end of FY2001, and annual savings thereafter of about $5.7 billion.

It was widely acknowledged, at the time of the 1995 round, that additional base closures would be necessary, given the continuing downward trend in defense spending and force structure (units and personnel). Two years later, the Department of Defense began to press its case in earnest. On May 19, 1997, Secretary of Defense William Cohen released a long awaited report, the Quadrennial Defense Review (QDR). In the report, a major review of military strategy and capabilities, he called for two more rounds of closures, one in 1999 and the second in 2001. He explained that, in spite of four previous rounds, the downsizing of DOD’s base structure had fallen behind the downsizing of its force structure. He pointed out that:

Since the first base closure round, force structure has come down by 33% and will have declined by a total of 36% when we finish the reductions under the QDR. During the same period, we will have reduced domestic infrastructure by 21%.... We must shed more weight.

For context and background, see CRS Report 97-305, Military Base Closures: A Brief Historical Review since 1988, by George Siehl, 16 p.

“Realignment” is an action quite distinct from “closure.” It involves transferring units and functions, in and/or out of an installation, whereby the result is a net reduction of DOD civilian personnel. “Closure” involves shutting down or relocating most, if not all, of an installation’s mission. Small portions of the base may be retained for use by reserve components.

He further explained that closing more bases was dictated not only by the need to achieve a proper balance between infrastructure and force structure, but also by the need to secure significant savings that would allow DOD to fund adequately future readiness and weapons acquisition programs. He stated that without the savings from new rounds of closing, DOD would be hard-pressed to fulfill its missions and responsibilities in the future.

Closures and the 105th Congress

Secretary of Defense Cohen’s plan to begin new rounds of closures within the next five years was met with a decided lack of enthusiasm on Capitol Hill. Many Members expressed deep concern over the likely economic and political fallout in their districts from any such new rounds. Both defense committees of the House and Senate, during their mark-ups of the FY1998 DOD authorization bills, declined to support new base closure legislation. On June 12, 1997, the Senate Armed Services Committee narrowly failed, on a 9-9 vote, to approve a proposal to authorize two more rounds of base closing in 1999 and 2001. The next day, Senator Carl Levin, the committee’s ranking Democrat, along with Senator John McCain, Senator Dan Coats, and Senator Charles Robb, pledged to push for more base closings when the DOD authorization bill went to the floor. Senator Levin said that, if Congress was serious about having funds for new weapons, it was necessary to reduce excess infrastructure.

On July 9, the full Senate voted 66-33 against the McCain-Levin initiative and in support of a substitute amendment that delayed any new base closings until DOD developed “accounting techniques” to accurately measure the costs and savings from previous and future rounds. Under the substitute amendment, sponsored by Senator Byron Dorgan, Senator Trent Lott, and Senator Tom Daschle, DOD was required to prepare and submit its cost/savings report to Congress “in a timely manner.” Although no specific date was set, the provision stipulated that the report must be completed with adequate time for Congress to authorize another round of base closings in 2001.

In the House National Security Committee, opposition to a new round of closures was considerably stronger. Representative Joel Hefley, chairman of the subcommittee on military installations, indicated that there should be no new base closure rounds for at least five years. He, as well as others, questioned DOD’s estimate of actual savings, especially in the short- and medium-term, given the substantial up-front costs of shutting down bases. Although DOD officials have claimed net savings, beginning in FY1996 and increasing into the future, the Congressional Budget Office, in a December 1996 report, stated that it was unable to confirm or assess those estimates.4

3(...continued)
viii-ix.

Congressional opponents, further, objected to rushing into new rounds of closures “without a complete and thorough understanding of the military implications” of previous rounds. In this regard, they also questioned the validity of DOD’s major premise that there should be a one-to-one correlation between the percentage of reduction in end-strength and in base closings.

Despite the lack of broad support on Capitol Hill, senior DOD officials, as well as the President, continued to press for new rounds of base closures in the near future. Both Secretary of Defense Cohen and retiring Chairman of the Joint Chiefs of Staff, Gen. John Shalikashvili, issued statements in September 1997 calling for more base closures as a way of making funds available for top priority weapons programs. On November 10, the Secretary of Defense and other senior Pentagon officials announced a series of reforms (“Defense Reform Initiative”) that included two additional rounds of base closures in 2001 and 2005. These rounds, it was asserted, would eventually result in annual savings of about $1.4 billion each, or a total of $2.8 billion. This figure represented about half of the overall $6 billion annual savings anticipated from DRI actions that include, in addition to base closings, increased outsourcing to private industry, shifting to paperless contracting, administration, and publishing, and reducing the number of personnel employed by the Office of the Secretary of Defense and other agencies, departments, and activities.

Further support for two, or more, new rounds of base closures came from the December 1997 report entitled *Transforming Defense: National Security in the 21st Century.* Members of the DOD-sponsored National Defense Panel that prepared the report strongly urged Congress and the Defense Department to “move quickly to restore the base realignment and closure process.” They called for closures to begin “earlier than the current 2001-2005 department proposal.” In his endorsement of the panel’s findings, Secretary of Defense Cohen emphasized, as he had in the past, the importance of two additional BRAC rounds as a means of financing and accelerating the transformation of U.S. military capabilities.

**Dispute over Depot Privatization**

A highly contentious aspect of the base closure debate involved President Clinton’s actions concerning the last of the four rounds. The 1995 base closure commission had recommended the closing of two of the Air Force’s five major maintenance depots -- at McClellan Air Force Base (CA) and Kelly Air Force Base (TX). The recommendation had been justified on the grounds that all five depots were operating at under 50% capacity, and that significant savings could be achieved by transferring McClellan’s and Kelly’s workload to the three remaining depots in Utah, Oklahoma, and Georgia.\(^6\)


\(^6\)See, also, CRS Report 96-700, *Privatizing DOD Functions through Outsourcing: A Framework for Discussions,* by Gary J. Pagliano, 5 p.; and CRS Issue Brief IB96022, (continued...)
President Clinton vigorously opposed closing McClellan and Kelly depots, arguing that California and Texas had already suffered disproportionately from effects of the three previous closure rounds. He moved quickly and forcefully to prevent further loss of jobs in California and Texas by directing that private firms be allowed to assume the work on site -- otherwise known as “privatization-in-place.” Opponents of the President, however, were quick to charge him with unprecedented political meddling in the base closing process. They accused him of trying to curry favor with the people of vote-rich California and Texas, vital in his bid for reelection.

Not surprisingly, legislators from Oklahoma, Georgia, and Utah vociferously opposed the privatization plan, believing that it deprived their local populations of jobs that would have been otherwise created under the initial recommendation of the 1995 base closure commission. Also, they knew that the existing privatization plan, if permitted to proceed, left their depots highly vulnerable to closure whenever the next round of base reductions occurred.

Resentment over President Clinton’s 1995 intervention persisted until the end of his second term. His action was repeatedly cited by congressional opponents as reason for their opposition to any new base closure rounds. It also fueled a move by some Members to block DOD from proceeding with plans to privatize depot maintenance work at McClellan and Kelly air force bases. On June 5, 1997, the House military readiness subcommittee approved an amendment to the FY1998 defense authorization bill prohibiting privatization at the two depots unless the Secretary of Defense certified that the three remaining depots were operating at an efficient 80% capacity. These other depots, as mentioned above, were operating at approximately 50% capacity. The full House National Security Committee approved the measure on June 16. Similar depot language was approved by the full Senate Armed Services Committee on June 17. However, in the face of a threatened filibuster by the four Senators representing California and Texas, the depot-related provisions were removed from the DOD authorization bill prior to floor consideration.

In floor debate, on June 23, 1997, Representative Terry Everett led an effort to delete the depot-related restrictions in the House FY1998 defense authorization bill, but to no avail. His amendment was defeated by a vote of 145 to 278. In the other chamber, Senator Inhofe spearheaded an effort to restore depot-restrictions to the Senate bill. He and his co-sponsors, however, withdrew their amendment on July 11, just before its floor consideration.

In conference committee, the depot-related language in the House bill became a major bone of contention and obstacle to reaching final agreement on the FY1998 defense authorization bill. As of early October, it was reportedly the only remaining issue to be resolved. Neither of the opposing camps seemed willing to yield -- with one side threatening filibuster and/or veto if public-private depot competition at McClellan and Kelly air force bases were not allowed to go forward, and the other side insisting that without language prohibiting depot competition, there would be

(...continued)

no bill. A resolution was achieved by the Senate and House conferees and reported on October 23. Under the compromise agreement, the limit on depot work that could be done by private contractors was increased from 40% to 50%. On the other hand, a broadened definition of the “core work” that must be done by government depots served to offset the benefits to private contractors of their percentage increase.

On October 28, the House passed the conference report by a vote of 286 to 123. On the following day, the Senate debated the conference report’s provisions regarding depot maintenance operations at length, but did not move to a final vote. A bid by Senator Kay Hutchison to postpone a final vote on the FY1998 defense authorization until January 18, 1998 was denied. On November 6, the Senate reached final agreement, passing the conference report by a vote of 90 to 10. President Clinton signed the bill into law on November 18 (P.L. 105-85).

**DOD Report on Costs and Savings**

In the FY1998 defense authorization act cited above, Congress included language (Section 2824) that prohibited DOD from taking any concrete steps towards planning and implementing new base closures until it had submitted a report on “costs and savings attributable to the first four rounds of closure and realignment; and on the need, if any, for additional rounds.” The detailed requirements set forth in the Dorgan Amendment appeared quite daunting, including ten “Elements” and eight “Methods of Presenting Information.” The deadline for delivery of the report was set for “no later than the President’s submission to Congress of the budget for FY2000” (January-February 1999).

On April 2, 1998, far in advance of the deadline, the Department of Defense submitted its report to Congress. Secretary of Defense Cohen, in his introductory statements, stressed several key points in calling for new base closure and realignment legislation in the current year. He stated that the base structure was, currently, 23% in excess of what was needed, and that savings from two new rounds of closings would provide vital funding for modernization of weapons systems and improved readiness. He reminded Congress that while the defense budget was down 40% and force structure 36%, base structure had declined only 21%. He cited several other examples of the significant imbalance between force and base structures. The number of Navy ships was scheduled to drop by 46% between 1989 and 2003; while berthing space would decline by only 18%. The number of Army soldiers was slated to fall 43% in the same period, compared with only a 7% planned reduction in classroom space.

The base closure report, in providing information requested by Congress in Section 2824, claimed that the closure costs of the 1988 and 1993 rounds were less than the Pentagon’s original estimate. It asserted that the costs of the 1991 and 1995 rounds, when completed, would be roughly equal to the estimates. The report claimed that the resulting savings from the shutdown of bases and facilities during

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BRAC’s 1988-1995 rounds would exceed initial estimates. More specifically, DOD expected net total savings of about $14 billion through 2001. Annual savings, thereafter, were estimated at $5.6 billion.

The two new rounds of closures in 2001 and 2005 sought by the Pentagon were expected to produce, after implementation, additional savings of about $3 billion a year. As required by Congress in Section 2824, both CBO and GAO were to review and comment on the accuracy and reliability of the report’s findings. Other significant features of the base closure report included: (1) a recommendation by DOD to apply the model of previous independent base closure commissions for the two rounds proposed for 2001 and 2005; and (2) a statement touting the successful economic recovery from base closures of many impacted communities.

A subsequent Air Force memo (April 26) added fuel to the controversy over base closures. The memo cited John D. Podesta, the White House deputy chief of staff, as having tried through a DOD official, to encourage Lockheed Martin Corporation to go after some of the depot maintenance work at McClellan Air Force Base and keep the work in Sacramento. Members adamantly opposed to keeping depot maintenance work at both McClellan AFB and Kelly AFB accused the Administration of continuing to meddle in the base closure process. The level of suspicion increased, as did the level of rhetoric, with Members issuing forceful statements in opposition to new base closures, such as “dead on arrival,” “smoking gun,” and “over my dead body.”

Reaction on Capitol Hill to the April 2, 1998 report’s call for two new base closure rounds was similar to that of the previous year -- strong and widespread resistance. The House National Security Committee remained broadly opposed to any closings in the near future. This degree of opposition was mirrored also in the House as a whole. The Senate Armed Services Committee was more evenly divided on the issue than the House committee. In its mark-up session, the Senate committee defeated by a 10-8 margin a proposed new round of base closures in 2001 (press release dated May 8, 1998). Senator John McCain and Senator Carl Levin, principal co-sponsors of new BRAC legislation the previous year (as well as in 1997), indicated that they were prepared, however, to seek support for passage of a floor amendment during Senate consideration of the FY1999 defense authorization bill (S. 2057/S. 2060). In the end, with sentiment of the majority clearly running against them, the Senators abandoned their initiative.

In floor action (June 25), the Senate voted 48-45 in support of an amendment to the FY1999 defense authorization bill that would have made it more difficult for the Pentagon to move ahead with base closings. Amendment No. 2981, sponsored by Senator James Inhofe, would have restricted the Administration from closing bases with 225 or more civilian personnel (a reduction from the current threshold of 300 set in law). It would also have restricted the Pentagon from realigning bases with 750 civilian personnel, or more than “40% of the total number of civilian personnel authorized to be employed at such military installation.” Further, the amendment would have prevented the Pentagon from closing a base within four years after completing a realignment of such base. The intent of this provision was

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to delay, if not block, the Department of Defense from quickly moving to close a particular base by reducing the number of civilian employees to less than 225. In addition, the Inhofe amendment expressed congressional opposition to any new rounds of closures and realignments until all actions from previous rounds had been completed.

The Inhofe amendment was dropped from the FY1999 defense authorization bill during conference.

**CBO and GAO Assessments**

The Congressional Budget Office submitted its review of DOD’s base realignment and closure report on July 1, 1998. It stated that the report provided most, but not all, of the information that the Congress had requested. It found DOD’s estimates of savings from previous closure rounds, as fully implemented, consistent with its own estimates: $5.6 billion as compared to $5 billion. However, CBO explained that the firm measures of BRAC savings requested by the Congress “do not -- and cannot exist.” It elaborated, as follows:

BRAC savings are really avoided costs -- costs that DOD would have incurred if BRAC actions had not taken place. Because those avoided costs are not actual expenditures, DOD cannot observe them and record them in its financial records. As a result, DOD can only estimate savings rather than actually measure them.

In its review, CBO observed that DOD’s report had provided a clear and coherent summary of why future base closure rounds would produce significant savings. It noted, however, that DOD provided “little analysis of those data or insight into the number and types of installations that might be closed in the event of future BRAC rounds.” Other significant CBO findings included:

An analysis of the likely impact of future base closures on local communities cannot be attempted until the specific communities are identified; even then, it would be very difficult to do.

DOD was unable to locate some of the requested data, including the original cost and savings estimates that it gave to the BRAC commissions.

Estimates of BRAC costs and savings would be more accurate if they included [DOD’s] environmental and caretaker costs for some bases after the six-year implementation period is over.

The General Accounting Office submitted its review of DOD’s report on November 13, 1998. It was longer and provided more supporting detail than the CBO review. GAO gave DOD generally good grades. It said that, overall, DOD had

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provided most of the information required by Section 2824. GAO affirmed that the four previous BRAC closure rounds would result in substantial net savings. It noted, however, that “DOD’s report should be viewed as providing a rough approximation of costs and savings rather than precise accounting.” It pointed out that “DOD’s data systems do not capture all savings associated with BRAC actions, nor has DOD established a separate system to track BRAC savings.” Other significant GAO findings included:

- DOD’s analysis of operational and readiness indicators has shown no long-term problems affecting military capabilities that can be related to BRAC actions. This general conclusion is also consistent with our prior work.
- DOD’s report emphasizes that communities affected by prior BRAC actions appear to be rebounding economically. We also have found this to be the case, although our work also shows that some communities are faring better than others.
- DOD’s report suggests that proposed BRAC rounds in 2001 and 2005 would be conducted like prior rounds. DOD’s legislative proposal requesting authority to conduct two additional BRAC rounds provides a good starting point for considering future legislation, should the Congress decide to authorize additional rounds.

## Closures and the 106th Congress

A “front-burner” issue for Congress at the outset of the 106th Congress was whether to authorize a new round of base closings. At a November 1998 American Bar Association symposium on national security, the general counsel of the Senate Armed Services Committee predicted that: “There will be a significant attempt to put BRAC in the FY2000 authorization bill, which may well succeed.”

On January 20, 1999, Senator John McCain, along with Senator Carl Levin, sponsored a bill (S. 258) calling for two new rounds in 2001 and 2003. In support of the bill, Senator McCain pointed to the 23% excess capacity in infrastructure claimed by DOD, and said that it was “unconscionable” for anyone to avoid looking at the billions of dollars to be saved by closing and realigning more bases. In an effort to win support, he and his cosponsors offered two significant changes in the law. First, the whole BRAC selection process would begin and finish two months later in calendar year 2001 than in previous rounds. It would give a new President the opportunity to nominate members of a base closure commission. Second, privatization-in-place would not be permitted in closing installations unless the new base closure commission explicitly recommended it.

Secretary of Defense William Cohen stressed, at almost every opportunity during the early part of the year, the importance of further base closures. In speaking to the Illinois legislature on January 28, 1999, he stated that the most politically challenging aspect of his effort to improve DOD efficiency and save money was base closures. He said:

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11Inside the Pentagon. *Armed Services Committee to Tackle Readiness, BRAC in Next Congress*, November 19, 1998, p. 15.
I know that BRAC is now seen as a four-letter word, but I must tell you that the vast sums of money we waste on unneeded facilities is robbing our men and women in uniform of needed training, modern weapons, and a better quality of life. ... The two additional rounds we will fight for this year will ultimately save $20 billion [during implementation] and generate $3 billion annually [thereafter].

Despite such appeals, many Members of Congress remained opposed to new rounds, at least for the time-being, because of widespread fear among constituents over such closings. This was underscored in hearings on February 2 before the House Armed Services Committee (formerly, House National Security Committee), when Secretary of Defense Cohen’s call for two more closure rounds reportedly received a “cool response.” More ominously, from the Pentagon’s perspective, the Senate Armed Services Committee voted on May 12 and 13 against authorizing any new rounds of closings during its mark-up of the FY2000 defense authorization bill (S. 1059). On May 26, the full Senate rejected a last-ditch effort by Senator John McCain and Senator Carl Levin to revive their base closure initiative during floor debate and passage of the defense bill. The 60 to 40 vote marked the third year in a row that DOD’s attempt to win support in the Senate committee to shut down more bases had been blocked. With opposition to base closures even stronger in the House, most observers believed that DOD’s high priority initiative had been effectively “squashed” for the remainder of the year -- if not longer.

In the second session of the 106th Congress, the Administration’s FY2000 DOD budget proposal sought authority to close more military bases in the years 2003 and 2005. Deputy Defense Secretary John Hamre emphasized that it was a particularly opportune time for Congress to take the initiative since the national economy was so strong. In an effort to win the support of Congress, Secretary of Defense Cohen said that the base closing process needed to be improved -- that there were too many bureaucratic obstacles in the transition to private use of a closed base. Also, he contended that the failure to close more bases would cost the Pentagon as much as $20 billion that could be better spent on upgrading and building new weapon systems, as well as increasing the performance levels of U.S. fighting forces. He also pledged that politics would not be permitted to intrude in any future base closure rounds.

Congress, however, chose not to authorize any new rounds of closures in the year 2000. In floor debate, on June 7, 2000, the Senate defeated an amendment to the FY2001 defense authorization bill, once again sponsored by Senator McCain and Senator Levin. The amendment, which would have authorized two new rounds in 2003 and 2005, was rejected by a vote of 63 to 35. The positions of the opposing sides in the debate reflected the same concerns expressed in previous years.

Closures and the 107th Congress

In the early stages of the 107th Congress, one of DOD’s top agenda items was securing authority for additional military base closures and realignments. On February 27, 2001, Senator Carl Levin and Senator John McCain introduced a bill (S. 397) to authorize two new rounds of base closures in 2003 and 2005. The Taxpayers for Common Sense (TCS), a national budget watchdog organization,
immediately applauded the initiative and said in a February 27 press release that the initiative “would save billions for other important defense priorities.” It estimated the cost of maintaining excess military bases at about $3.6 billion each year and said that projected Pentagon savings could amount to as much as $21 billion through 2015 if the military were allowed to close bases in 2003 and 2005.

A more cautious view, however, was expressed by Senator Kay Bailey Hutchison in an editorial article in the Austin, TX Austin American-Statesman on March 29, 2001. She noted a trend toward increasing restrictions on U.S. military training in locations abroad, such as Germany, Okinawa, Korea, and Puerto Rico, and she suggested that it “cast into doubt the wisdom of prematurely closing more domestic military bases.” She also drew attention to the fact that some BRAC decisions, such as at Reese Air Force Base and Fort Hood, are now regarded as having been mistakes. In the case of the latter installation, the BRAC decision has been essentially reversed.

On June 27, 2001, the Department of Defense urged Congress to approve another round of base closures and realignments. It noted that the DOD’s military infrastructure had an excess capacity of approximately 25%. Later, on August 2, 2001, the Pentagon outlined its proposal in greater detail. It called for a single, new round of base closings and consolidations, beginning in 2003. The term “BRAC” was dropped and replaced by a new title called the “Efficient Facilities Initiative of 2001 (EFI).”

It also introduced a new approach for reducing excess infrastructure, based on the experience of Brooks Air Force Base, San Antonio, TX. As a demonstration project, approved by Congress, Brooks AFB has been permitted to transfer its property to the local community. In turn, the city will lease back to the base commander property that the service needs to continue its mission. Other details of DOD’s base closure and realignment proposal conform, in most respects, to the base-closure laws of past years.

In the Senate Armed Services Committee, Members grappled with the two base closure proposals -- S. 397 and the Administration’s plan. They ultimately agreed upon, and recommended, a series of provisions incorporating elements of both. Meeting in closed session on September 6, 2001, the committee voted 17 to 8 for a new round.

On September 25, 2001, the full Senate approved a new round of base closures and realignments in 2003 by a narrow margin 53 to 47 – after an effort by Senator Jim Bunning to shelve the proposal failed. It was, for the Senate proponents of base closure, their first success in 5 years of effort. Immediately prior to the vote, General Henry H. Shelton had sent a letter to Senator John Warner, ranking Republican on the Armed Services Committee, stating that the country “cannot afford the costs associated with carrying this excess infrastructure.” In a separate letter, Secretary of Defense Rumsfeld stressed that the current struggle with terrorist groups made it all the more “imperative to convert excess capacity into war-fighting ability.”

Opponents of the proposal, however, argued that the current war on terrorism, coupled with an uncertain economy, made it the worst time to start closing bases.
Minority Leader Trent Lott said: “At a time our reserves are being called up to support our military ... we’re going to say, ‘Oh, by the way, we’re going to look at closing your base. I think the timing is not good.’”

Supporters of the initiative, on the other hand, emphasized the importance of putting aside home-state interest in favor of making certain the military enjoyed the full range of resources needed to combat terrorism. Senator John McCain was blunt in addressing the point: “This is the time we should place our trust in the Commander-in-Chief and the Secretary of Defense and the Chairman of the Joint Chiefs of Staff.”

No base-closing language was included in the House of Representatives FY2002 defense authorization bill. Indeed, shortly after the Senate passed its bill, Representative James Hansen made it quite clear that the House would oppose the Senate’s provision: “We’re going to hang tough.”

In conference, the House and Senate leaders stood firmly by their respective positions, while resolving most of the other issues on their agenda. The stalemate over base closures lasted for several weeks, holding up passage of S. 1438. In the absence of a compromise, Senator John McCain warned that the President might very well veto the defense bill. Senior negotiators finally agreed to a compromise on December 10 and unveiled it to the public on December 12, 2001.

The conference report retains most of the former 1990 BRAC Act language, but makes some important changes and modifications that are set forth below.12

**Congress** (Sec. 3001)

(1) Extend the authority of the 1990 base closure and realignment act to authorize one new round in 2005

**Secretary of Defense** (Sec. 3002)

(1) Submit a force structure plan to include detailed information on end strength and force levels, etc.

(2) Submit (at Sec/Def’s discretion) revised force structure plan with FY2006 budget.

(3) Review all types of installation and take into account anticipated need for, and availability of, overseas bases in future.

Include:

(a) inventory of military installations
(b) description of categories of excess infrastructure
(c) economic analysis of options for eliminating or reducing excess infrastructure, including efficiencies from joint use

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(4) Certify (after submitting force structure plan and infrastructure inventory) whether need exists for closure and realignment. If so, certify that it would provide annual net savings within 6 years. If Sec/Def fails to provide certification, the process is terminated.

(5) Ensure that military value is the primary consideration in the making of recommendations for closing or realigning military installations.

**Commission** (Sec. 3003-3004)

(1) Increase number of members from 8 to 9.

(2) Permit Sec/Def to testify before commission on any commission-proposed addition of a base. Decision to add a base must be supported by at least 7 commissioners. Also, Sec/Def must also be given opportunity to testify on other changes proposed by commission.

(3) Prohibit privatization-in-place of closed or realigned bases prohibited, unless specifically recommended by commission and determined to be the most cost-effective option.

**Conclusion**

Currently, the Department of Defense is pursuing a two-pronged approach to future base closures and realignments. The first, and most transparent, approach is to win congressional authorization for a new, independent BRAC commission. Secretary of Defense Rumsfeld finally secured this long-standing goal when President Bush signed the FY2003 defense authorization bill. He has, on the other hand, had to settle for a round in 2005, rather than DOD’s preferred date of 2003.

The second approach is somewhat more complex -- and less transparent. It, too, seeks to advance the goal of bringing infrastructure into line with force structure but employs a model different from that of an independent commission. S. 1438 provides for the Secretary of Defense to carry out a pilot program that would designate up to two installations in each military department as participants in the Efficient Facilities Initiative (EFI). Under this program, military base commanders may transfer all real property and facilities to the local city or community for economic development, and the commanders will, then, lease back whatever land and facilities they need to carry out their military missions.
Table 1. 2005 BRAC Timeline

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<tr>
<th>Event</th>
<th>Date</th>
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<tr>
<td>Sec/Def sends initial selection criteria to defense committees</td>
<td>December 31, 2003</td>
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<tr>
<td>Sec/Def sends <strong>final</strong> selection criteria to defense committees;</td>
<td>February 16, 2004</td>
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<tr>
<td>publishes criteria in <em>Federal Register</em></td>
<td></td>
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<tr>
<td>Criteria final, unless disapproved by Act of Congress</td>
<td>March 15, 2004</td>
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<tr>
<td>President forms new BRAC Commission; sends nominees to Senate</td>
<td>March 15, 2005</td>
</tr>
<tr>
<td>Sec/Def sends closure/realignment list to Commission/defense</td>
<td>May 16, 2005</td>
</tr>
<tr>
<td>committees</td>
<td></td>
</tr>
<tr>
<td>GAO reviews DOD’s list; reports findings to President/defense</td>
<td>July 1, 2005</td>
</tr>
<tr>
<td>committees</td>
<td></td>
</tr>
<tr>
<td>Commission sends its findings and recommendations to President</td>
<td>September 8, 2005</td>
</tr>
<tr>
<td>President reviews Sec/Def’s and Commission’s list of recommendations</td>
<td>September 23, 2005</td>
</tr>
<tr>
<td>(revised)</td>
<td></td>
</tr>
<tr>
<td>Commission may submit revised list in response to President’s</td>
<td>October 20, 2005</td>
</tr>
<tr>
<td>review</td>
<td></td>
</tr>
<tr>
<td>President certifies closure/realignment list (or process is</td>
<td>November 7, 2005</td>
</tr>
<tr>
<td>terminated)</td>
<td></td>
</tr>
<tr>
<td>Work of the closure/realignment Commission must be terminated.</td>
<td>April 15, 2006</td>
</tr>
</tbody>
</table>

*a* Also, Sec/Def publishes criteria in *Federal Register*.

*b* If President does not send nominations by required date, process is terminated.

*c* President prepares report containing approval or disapproval.

*d* Congress has 45 days to pass motion of disapproval, or Commission’s list becomes law.