Navy Light Amphibious Warship (LAW) Program: Background and Issues for Congress

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The Navy’s new Light Amphibious Warship (LAW) program envisions procuring a class of 28 to 30 new amphibious ships to support the Marine Corps, particularly in implementing a new Marine Corps operational concept called Expeditionary Advanced Base Operations (EABO). The Navy’s proposed FY2021 budget requests $30 million in research and development funding for initial industry studies and concept design work on the ship. The Navy envisions procuring the ships on an expedited schedule, with the first LAWs potentially being procured in FY2023 and a total of 28 notionally being procured by FY2026.

The EABO concept was developed with an eye toward potential conflict scenarios with China in the Western Pacific. Under the concept, the Marine Corps envisions, among other things, having reinforced-platoon-sized Marine Corps units maneuver around the theater, moving from island to island, to fire anti-ship cruise missiles (ASCMs) and perform other missions so as to contribute, alongside Navy and other U.S. military forces, to U.S. operations to counter and deny sea control to Chinese forces. The LAW ships would be instrumental to these operations, with LAWs embarking, transporting, landing, and subsequently reembarking these small Marine Corps units.

As conceived by the Navy and Marine Corps, LAWs would be much smaller and individually much less expensive to procure and operate than the Navy’s current amphibious ships. The Navy wants LAWs to be 200 to 400 feet in length, and to have a unit procurement cost of $100 million to $130 million.

The LAW as outlined by the Navy is small enough that it could be built by any of several U.S. shipyards. The Navy states that in response to an initial request for information (RFI) about the LAW, it received responses from 13 firms, including nine shipyards. The Navy’s baseline preference is to have a single shipyard build all 28 to 30 ships, but the Navy is open to having them built in multiple yards to the same design if doing so could permit the program to be implemented more quickly and/or less expensively.

The LAW program poses a number of potential oversight matters for Congress, including the merits of the EABO concept, how LAWs would fit into the Navy’s future fleet architecture, the Navy’s preliminary unit procurement cost target for the ship, and the industrial-base implications of the program.

The issue for Congress is whether to approve, reject, or modify the Navy’s FY2021 funding request and envisioned acquisition strategy for the program. Congress’s decisions regarding the program could affect Navy and Marine Corps capabilities and funding requirements and the U.S. shipbuilding industrial base.
Contents

Introduction .......................................................................................................................... 1
Background ........................................................................................................................... 1
   U.S. Navy Amphibious Ships in General .............................................................. 1
   Roles and Missions ................................................................................................. 1
   Current Types of Amphibious Ships ........................................................................ 2
   Amphibious Fleet Force-Level Goal ................................................................. 2
   Current Force-Level Goal ...................................................................................... 2
   Potential New Force-Level Goal .......................................................................... 3
Light Amphibious Warship (LAW) Program ............................................................... 6
   Overview ................................................................................................................. 6
   Ship Design ............................................................................................................. 6
   Procurement Schedule ............................................................................................ 8
   Procurement Cost ..................................................................................................... 8
   Potential Builders ................................................................................................... 11
   Acquisition Strategy .............................................................................................. 11
   FY2021 Funding ..................................................................................................... 12
Issues for Congress ............................................................................................................ 13
   EABO Operational Concept .................................................................................. 13
   LAWs Within Overall Navy Fleet Architecture ................................................... 14
   Preliminary Cost Target ......................................................................................... 14
   Potential Alternative of Adapting Existing Army LSVs ........................................ 15
   Industrial-Base Implications .................................................................................. 17
Legislative Activity for FY2021 ......................................................................................... 18
   Summary of Congressional Action on FY2021 Funding Request ......................... 18
       House .................................................................................................................. 18
       Senate ............................................................................................................... 19
       Conference ..................................................................................................... 19
   FY2021 DOD Appropriations Act (H.R. 7617/S. XXXX/Division C of H.R. 133) ....... 20
       House .................................................................................................................. 20
       Senate ............................................................................................................... 21
       Conference ..................................................................................................... 21

Figures

Figure 1. Notional Design for a LAW-Like Ship ......................................................... 9
Figure 2. Notional Design for a LAW-Like Ship ......................................................... 9
Figure 3. Notional Design for a LAW-Like Ship ......................................................... 10
Figure 4. Notional Design for a LAW-Like Ship ......................................................... 10
Figure 5. Besson-Class Logistics Support Vessel (LSV) ............................................. 16

Tables

Table 1. Congressional Action on FY2021 Procurement Funding Request .................. 18
Appendixes
Appendix. Proposed Change in Amphibious-Ship Force Architecture ............................ 22

Contacts
Author Information........................................................................................................... 24
Introduction

This report provides background information and issues for Congress on the Navy’s new Light Amphibious Warship (LAW) program, which envisions procuring a class of 28 to 30 new amphibious ships to support the Marine Corps, particularly in implementing a new Marine Corps operational concept called Expeditionary Advanced Base Operations (EABO). The Navy’s proposed FY2021 budget requests $30 million in research and development funding for initial industry studies and concept design work on the ship. The Navy envisions procuring the ships on an expedited schedule, with the first LAWs potentially being procured in FY2023 and a total of 28 notionally being procured by FY2026.

The LAW program poses a number of potential oversight matters for Congress. The issue for Congress is whether to approve, reject, or modify the Navy’s FY2021 funding request and envisioned acquisition strategy for the program. Congress’s decisions regarding the program could affect Navy and Marine Corps capabilities and funding requirements and the U.S. shipbuilding industrial base.

A separate CRS report discusses the Navy’s programs for building much-larger LPD-17 Flight II and LHA-class amphibious ships. Other CRS reports provide an overview of new Navy and Marine Corps operational concepts, including EABO, the overall strategic and budgetary context in which amphibious ship and other Navy shipbuilding programs may be considered, and the Marine Corps’ plans for redesigning Marine Corps units and their equipment.

Background

U.S. Navy Amphibious Ships in General

Roles and Missions

Navy amphibious ships are operated by the Navy, with crews consisting of Navy personnel. They are battle force ships, meaning ships that count toward the quoted size of the Navy. The primary function of Navy amphibious ships is to lift (i.e., transport) embarked U.S. Marines and their weapons, equipment, and supplies to distant operating areas, and enable Marines to conduct expeditionary operations ashore in those areas. Although amphibious ships can be used to support Marine landings against opposing military forces, they are also used for operations in permissive or benign situations where there are no opposing forces. Due to their large storage spaces and their ability to use helicopters and landing craft to transfer people, equipment, and supplies from

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1 CRS Report R43543, *Navy LPD-17 Flight II and LHA Amphibious Ship Programs: Background and Issues for Congress*, by Ronald O'Rourke.

ship to shore without need for port facilities, amphibious ships are potentially useful for a range of combat and noncombat operations.

On any given day, some of the Navy’s amphibious ships, like some of the Navy’s other ships, are forward-deployed to various overseas operating areas in multiship formations called amphibious groups (ARGs). Amphibious ships are also sometimes forward-deployed on an individual basis, particularly for conducting peacetime engagement activities with foreign countries or for responding to smaller-scale or noncombat contingencies.

Current Types of Amphibious Ships

The Navy’s current amphibious-ship force consists entirely of large amphibious ships, including the so-called “big-deck” amphibious assault ships, designated LHA and LHD, which look like medium-sized aircraft carriers, and the smaller (but still quite sizeable) amphibious ships, designated LPD or LSD, which are sometimes called “small-deck” amphibious ships. As mentioned earlier, a separate CRS report discusses the Navy’s current programs for procuring new LHA- and LPD-type ships. The LAWs discussed in this CRS report would be much smaller than the Navy’s current amphibious ships.

Amphibious Fleet Force-Level Goal

Current Force-Level Goal

The Navy’s current 355-ship force-level goal, which was released on December 15, 2016, calls for achieving and maintaining a fleet of 355 ships, including 38 amphibious ships, of which 12 are to be 12 LHA/LHD-type ships and 26 are to be LPD-17 Flight I and Flight II ships. This

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3 Amphibious ships have berthing spaces for Marines; storage space for their wheeled vehicles, their other combat equipment, and their supplies; flight decks and hangar decks for their helicopters and vertical take-off and landing (VTOL) fixed-wing aircraft; and in many cases well decks for storing and launching their landing craft. (A well deck is a large, garage-like space in the stern of the ship. It can be flooded with water so that landing craft can leave or return to the ship. Access to the well deck is protected by a large stern gate that is somewhat like a garage door.)

4 Amphibious ships and their embarked Marine forces can be used for launching and conducting humanitarian-assistance and disaster-response (HA/DR) operations; peacetime engagement and partnership-building activities, such as exercises; other nation-building operations, such as reconstruction operations; operations to train, advise, and assist foreign military forces; peace-enforcement operations; noncombatant evacuation operations (NEOs); maritime-security operations, such as anti-piracy operations; smaller-scale strike and counter-terrorism operations; and larger-scale ground combat operations. Amphibious ships and their embarked Marine forces can also be used for maintaining forward-deployed naval presence for purposes of deterrence, reassurance, and maintaining regional stability.

5 U.S. Navy amphibious ships have designations starting with the letter L, as in amphibious landing. LHA can be translated as landing ship, helicopter-capable, assault; LHD can be translated as landing ship, helicopter-capable, well deck; LPD can be translated as landing ship, helicopter platform, well deck; and LSD can be translated as landing ship, well deck. Whether noted in the designation or not, almost all these ships have well decks. The exceptions are LHA-6 and 7, which do not have well decks and instead have expanded aviation support capabilities. For an explanation of well decks, see footnote 3. The terms “large-deck” and “small-deck” refer to the size of the ship’s flight deck.

6 CRS Report R43543, Navy LPD-17 Flight II and LHA Amphibious Ship Programs: Background and Issues for Congress, by Ronald O'Rourke.

7 For more on the Navy’s 355-ship force-level goal, see CRS Report RS2665, Navy Force Structure and Shipbuilding Plans: Background and Issues for Congress, by Ronald O'Rourke. For a more detailed review of the 38-ship force structure requirements, see Appendix A of archived CRS Report RL34476, Navy LPD-17 Amphibious Ship Procurement: Background, Issues, and Options for Congress, by Ronald O'Rourke.
38-ship force-level goal predates the initiation of the LAW program and consequently includes no LAWs.

The 38-ship force-level goal is intended to meet a wartime requirement for having enough amphibious lift for transporting the assault echelons of two Marine Expeditionary Brigades (MEBs), a requirement known as the 2.0 MEB lift requirement. The 2.0 MEB lift requirement dates to 2006. The translation of this lift requirement into a Marine Corps-preferred force-level goal of 38 ships dates to 2009, and the Navy’s formal incorporation of the 38-ship goal (rather than a more fiscally constrained goal of 33 or 34 ships) into the Navy’s overall ship force-structure goal dates to 2016. Navy and Marine Corps officials have testified in the past that fully meeting U.S. regional combatant commander requests for day-to-day forward deployments of amphibious ships (as opposed to wartime needs) would require a force of 50 or more amphibious ships of the current large types.

The 38-ship force-level goal is a target that the Navy wants to achieve and maintain in coming years. Under the Navy’s FY2021 budget submission, the Navy projected that it would have 33 amphibious ships at the end of FY2020, including 10 LHA/LHD-type ships and 23 LSD/LPD-type ships.

Potential New Force-Level Goal

Overview

The Navy and DOD since 2019 have been working to develop a new force-level goal to replace the Navy’s current 355-ship force-level goal. The conclusion of this work and the release of its results to Congress have been delayed repeatedly since late 2019.

Remarks from Navy and DOD officials since 2019 have indicated that the Navy’s next force-level goal will introduce at least some elements of a once-in-a-generation change in fleet architecture, meaning basic the types of ships that make up the Navy and how these ships are used in combination with one another to perform Navy missions. This new fleet architecture is expected to be more distributed than the fleet architecture reflected in the 355-ship goal or previous Navy force-level goals. In particular, the new fleet architecture is expected to feature

- a smaller proportion of larger ships (such as large-deck aircraft carriers, cruisers, destroyers, large amphibious ships, and large resupply ships);
- a larger proportion of smaller ships (such as frigates, corvettes, smaller amphibious ships, smaller resupply ships, and perhaps smaller aircraft carriers);

and

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8 For additional discussion of the 2.0 MEB lift goal and earlier amphibious lift goals dating back to 1980, see Appendix A of archived CRS Report RL34476, Navy LPD-17 Amphibious Ship Procurement: Background, Issues, and Options for Congress, by Ronald O’Rourke.

9 For example, in testimony to the Seapower and Projection Forces subcommittee of the House Armed Services Committee on February 25, 2015, Marine Corps Lieutenant General Kenneth J. Glueck, Jr., Deputy Commandant for Combat Development and Integration and Commanding General of the Marine Corps Combat Development Command, stated that the number needed to fully meet regional combatant commander demands for forward-deployed amphibious ships is “close to 54.” (Source: Spoken testimony of Lieutenant General Glueck, as reflected in transcript of hearing.)

10 Department of the Navy, Highlights of the Department of the Navy FY 2021 Budget, February 10, 2020, Figure 3-2 on p. 3-2.
a new third tier of surface vessels about as large as corvettes or large patrol craft that will be either lightly manned, optionally manned, or unmanned, as well as large unmanned underwater vehicles (UUVs).

Navy and DOD leaders believe that shifting to a more distributed fleet architecture is

- **operationally necessary**, to respond effectively to the improving maritime anti-access/area-denial (A2/AD) capabilities of other countries, particularly China;\(^{11}\)
- **technically feasible** as a result of advances in technologies for UVs and for networking widely distributed maritime forces that include significant numbers of UVs; and
- **affordable**—no more expensive, and possibly less expensive, than the current fleet architecture, so as to fit within expected future Navy budgets.

On October 6, 2020, in remarks made in Washington, DC, Secretary of Defense Mark Esper provided some details on the Trump Administration’s new Navy force-level goal, which it calls Battle Force 2045. This new force-level goal, which appears generally consistent with the more distributed fleet architecture outlined above, calls for achieving a fleet of more than 500 manned and unmanned ships by 2045, including 355 manned ships prior to 2035. In his remarks, Esper stated, “The Marine Corps is currently in the process of implementing its force structure plan and I support the Commandant’s visions to recalibrate to great power competition. As such, we see a need for more amphibious warfare ships than previously planned, in the 50 to 60 range, but more work needs to be done in this area, as well.”\(^{12}\) This figure of 50 to 60 amphibious ships is understood to include some number of LAWs, though the exact figure may differ somewhat from that Navy’s current notionally planned total of 28 to 30 LAWs.\(^{13}\)

**Operational Rationale**

To improve their ability to perform various missions in coming years, including a potential mission of countering Chinese forces in a possible conflict in the Western Pacific, the Navy and

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11 See, for example, David B. Larter, “With China Gunning for Aircraft Carriers, US Navy Says It Must Change How It Fights,” *Defense News*, December 6, 2019; Arthur H. Barber, “Redesign the Fleet,” *U.S. Naval Institute Proceedings*, January 2019. Some observers have long urged the Navy to shift to a more distributed fleet architecture, on the grounds that the Navy’s current architecture—which concentrates much of the fleet’s capability into a relatively limited number of individually larger and more expensive surface ships—is increasingly vulnerable to attack by the improving A2/AD capabilities (particularly anti-ship missiles and their supporting detection and targeting systems) of potential adversaries, particularly China. Shifting to a more distributed architecture, these observers have argued, would

- complicate an adversary’s targeting challenge by presenting the adversary with a larger number of Navy units to detect, identify, and track;
- reduce the loss in aggregate Navy capability that would result from the destruction of an individual Navy platform;
- give U.S. leaders the option of deploying USVs and UUVs in wartime to sea locations that would be tactically advantageous but too risky for manned ships; and
- increase the modularity and reconfigurability of the fleet for adapting to changing mission needs.

For more on China’s maritime A2/AD capabilities, see CRS Report RL33153, *China Naval Modernization: Implications for U.S. Navy Capabilities—Background and Issues for Congress*, by Ronald O'Rourke.


13 For more on Battle Force 2045, see CRS Report RL32665, *Navy Force Structure and Shipbuilding Plans: Background and Issues for Congress*, by Ronald O'Rourke.
Marine Corps want to implement a new operational concept called Distributed Maritime Operations (DMO). DMO calls for U.S. naval forces (meaning the Navy and Marine Corps) to operate at sea in a less concentrated, more distributed manner, so as to complicate an adversary’s task of detecting, identifying, tracking, and targeting U.S. naval forces, while still being able to bring lethal force to bear against adversary forces. To support the implementation of DMO, the Navy wants to shift to the new and more distributed fleet architecture outlined above.

In parallel with DMO, and with an eye toward potential conflict scenarios in the Western Pacific against Chinese forces, the Marine Corps has developed two supporting operational concepts, called Littoral Operations in a Contested Environment (LOCE) and Expeditionary Advanced Base Operations (EABO). Under the EABO concept, the Marine Corps envisions, among other things, having reinforced-platoon-sized Marine Corps units maneuver around the theater, moving from island to island, to fire anti-ship cruise missiles (ASCMs) and perform other missions so as to contribute, alongside Navy and other U.S. military forces, to U.S. operations to counter and deny sea control to Chinese forces.

More specifically, the Marine Corps states that the EABO concept includes, among other things, establishing and operating “multiple platoon-reinforced-size expeditionary advance base sites that can host and enable a variety of missions such as long-range anti-ship fires, forward arming and refueling of aircraft, intelligence, surveillance, and reconnaissance of key maritime terrain, and air-defense and early warning.” The use of Marine Corps units to contribute to U.S. sea-denial operations against an opposing navy by shooting ASCMs would represent a new mission for the Marine Corps.

The LAW ships would be instrumental to these operations, with LAWs embarking, transporting, landing, and subsequently reembarking these small Marine Corps units. An August 27, 2020, press report states, “Maj. Gen. Tracy King, the director of expeditionary warfare on the chief of naval operations’ staff (OPNAV N95), said today that LAW was perhaps the most important investment the Marine Corps was making to optimize itself for expeditionary advance base operations (EABO).”

For additional discussion, see CRS Report RL32665, Navy Force Structure and Shipbuilding Plans: Background and Issues for Congress, by Ronald O'Rourke, and CRS Report RL33153, China Naval Modernization: Implications for U.S. Navy Capabilities—Background and Issues for Congress, by Ronald O'Rourke.

Although the term naval is often used to refer specifically to the Navy, it more properly refers to both the Navy and Marine Corps, because both the Navy and Marine Corps are naval services. Even though the Marine Corps sometimes operates for extended periods as a land fighting force (as it has done in recent years, for example, in Afghanistan and Iraq), and is often thought of as the country’s second land army, it nevertheless is, by law, a naval service. 10 U.S.C. §8001(a)(3) states, “The term ‘member of the naval service’ means a person appointed or enlisted in, or inducted or conscripted into, the Navy or the Marine Corps.” DON officials sometimes refer to the two services as the Navy-Marine Corps team. For additional discussion, see CRS In Focus IF10484, Defense Primer: Department of the Navy, by Ronald O'Rourke.


Megan Eckstein, “Marines Already In Industry Studies for Light Amphibious Warship, In Bid to Field Them ASAP,” USNI News, August 27 (updated August 28), 2020. See also Paul McLeary, “‘If It Floats, It Fights:’ Navy’s
The survivability of the LAW ships would come from their ability to hide among islands and other sea traffic, from defensive support they would receive from other U.S. Navy forces, and from the ability of their associated Marine Corps units to fire missiles at Chinese ships and aircraft that could attack them with their own missiles (which can be viewed as an application of the notion that the best defense is a good offense).

For excerpts from the Commandant’s Planning Guidance that further discuss the proposed change in the amphibious-ship force architecture and the EABO-related operational rationale behind it, see the Appendix.

**Light Amphibious Warship (LAW) Program**

**Overview**

The LAW program envisions procuring a class of 28 to 30 new ships that would be much smaller and individually much less expensive to procure and operate than the Navy’s current amphibious ships. The Navy’s proposed FY2021 budget requests $30 million in research and development funding for initial industry studies and concept design work on the ship. The Navy envisions procuring the ships on an expedited schedule, with the first LAWs potentially being procured in FY2023 and a total of 28 notionally being procured by FY2026.

**Ship Design**

The Navy wants LAWs to be a relatively simple and relatively inexpensive ships with the following features, among others:

- a length of 200 feet to 400 feet;
- a maximum draft of 12 feet;
- a displacement of up to 4,000 tons;
- a ship’s crew of no more than 40 Navy sailors.

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19 Unless otherwise stated, information in this section about the LAW is taken from Navy briefing slides and Navy answers to industry questions from LAW program industry days that were held on March 4 and April 9, 2020, and posted on March 20, May 5, and May 7, 2020, at “RFI: US Navy Light Amphibious Warship (LAW),” https://beta.sam.gov/opp/90a9e8ce6ade48089e99fa57d296d23/view, accessed by CRS on May 15, 2020.


22 A draft circular of requirements (CoR) attached to a request for information (RFI) on the Law program that Navy released on October 16, 2020, states that “The ship shall be capable of at least 11 day missions without replenishment for 40 crew and 50 embarked personnel.” (“Light Amphibious Warship (LAW) Circular of Requirements (CoR), Draft for Preliminary Design RFI, Ver 0.12, 10-13-20, PDF page 6 of 19, attachment to “RFI: DRAFT US Navy Light
Navy Light Amphibious Warship (LAW) Program: Background and Issues for Congress

- an ability to embark at least 75 Marines;
- 4,000 to 8,000 square feet of cargo area for the Marines’ weapons, equipment, and supplies;\(^{23}\)
- a stern or bow landing ramp for moving the Marines and their weapons, equipment, and supplies the ship to shore (and vice versa) across a beach;
- a modest suite of C4I equipment;\(^{24}\)
- a 25mm or 30mm gun system and .50 caliber machine guns for self-defense;
- a transit speed of at least 14 knots, and preferably 15 knots;\(^{25}\)
- a minimum unfueled transit range of 3,500 nautical miles;\(^{26}\)
- a “Tier 2+” plus level of survivability (i.e., ruggedness for withstanding battle damage)—a level, broadly comparable to that of a smaller U.S. Navy surface combatant (i.e., a corvette or frigate), that would permit the ship to absorb a hit from an enemy weapon and keep the crew safe until they and their equipment and supplies can be transferred to another LAW;\(^{27}\)
- an ability to operate within fleet groups or deploy independently; and
- a 20-year expected service life.\(^{28}\)

In addition to the above points, the Navy states that the LAW’s design can be based on a commercial-ship design.

A ship fitting the requirements listed above would be only a fraction as large as the Navy’s current amphibious ships—the Navy’s LHA/LHD-type ships are 844 to 855 feet long and have a

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\(^{24}\) C4I is command and control, communications, computers, and intelligence.


full load displacements between 40,000 and 45,000 tons, while its and LPD-17 class ships are 684 feet long and have a full load displacement of 24,900 tons.

The LAW’s maximum draft of 12 feet is intended to permit the ship to transit shallow waters on its way to and from landing beaches. The Navy prefers that the ship’s cargo space be in the form of open deck storage. Unlike most of the Navy’s current amphibious ships, the LAW would not have a well deck. A transit speed of about 15 knots would be less than the approximate 22-knot maximum sustained speed of larger U.S. Navy amphibious ships, but it is a relatively fuel-efficient speed for moving ships through water, which would permit the ship to be equipped with a less powerful and consequently less expensive propulsion plant. The 20-year expected service life is less than the 30- to 45-year expected service lives of larger U.S. Navy amphibious ships—a difference that could reduce the LAW’s construction cost for a ship of its type and size—and closer to the 25-year expected service life of the Navy’s Littoral Combat Ships (LCSs).

Figure 1, Figure 2, Figure 3, and Figure 4 show published artist’s renderings of one notional design for a LAW-like ship. The notional design shown has a length of about 70 meters (i.e., about 230 feet), a draft of less than 12 feet, and 600 square meters (i.e., about 6,458 square feet) of deck space. The Navy’s eventual preferred design for the LAW might or might not look like this design.

Procurement Schedule

The Navy envisions procuring a total of 28 LAWs over the four-year period FY2023-FY2026 in annual quantities of 3, 6, 10, and 9. These ships do not appear in the Navy’s FY2021 five-year (FY2021-FY2025) shipbuilding plan, but they could appear in the Navy’s FY2022 five-year (FY2022-FY2026) shipbuilding plan, which the Navy would submit to Congress in 2021 as part of its FY2022 budget submission.

Procurement Cost

The Navy states that it wants the LAW’s unit procurement cost to be $100 million to $130 million. By way of comparison, the Navy’s most recently procured LHA-type amphibious ship, which was procured in FY2017, has an estimated unit procurement cost in the Navy’s FY2021 budget submission of about $3.8 billion, and LPD-17 Flight II amphibious ships being procured by the Navy have unit procurement costs of about $1.8 billion to $2.0 billion.

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29 As noted in footnote 3, a well deck is a large, covered, garage-like space in the stern of the ship. It can be flooded with water so that landing craft can leave or return to the ship. Access to the well deck is protected by a large stern gate that is somewhat like a garage door.

30 Due to the density of water, fuel consumption for moving monohull ships through the water tends to increase steeply for speeds above 14 to 16 knots.

31 For more on the LCS program, see CRS Report RL33741, Navy Littoral Combat Ship (LCS) Program: Background and Issues for Congress, by Ronald O'Rourke.

32 Source: “Stern Landing Vessel (SLV) vs Conventional Landing Craft” (video), posted on YouTube January 10, 2018, by Sea Transport Solutions, a naval architecture, consulting, surveying, and project-management firm, and accessed May 15, 2020, at https://www.youtube.com/watch?v=7uUSJx-8fSc; See also “Stern Landing Vessel (SLV) vs Conventional Landing Craft – Updated” (video), posted on YouTube on April 28, 2019, by Sea Transport Solutions, and accessed May 15, 2020, at https://www.youtube.com/watch?v=qnfVxP67w_Y.

Figure 1. Notional Design for a LAW-Like Ship
Artist’s rendering


Figure 2. Notional Design for a LAW-Like Ship
Artist’s rendering

Source: Illustration accompanying David Axe, “This Weird Little Ship Could Be the Future of Amphibious Warfare,” National Interest, February 24, 2020. The article credits the image to Sea Transport Solutions, a naval architecture, consulting, surveying, and project-management firm.
Figure 3. Notional Design for a LAW-Like Ship
Artist’s rendering


Figure 4. Notional Design for a LAW-Like Ship
Artist’s rendering


As additional comparisons, the Navy’s Ship-to-Shore Connectors (SSCs)—its new air-cushioned landing craft—are about 92 feet long and have a unit procurement cost of roughly $65 million, the Coast Guard’s new Fast Response Cutters (FRCs) are 154 feet long and have a unit...
procurement cost of about $65 million, and the Navy’s new TATS towing, salvage, and rescue ships are 263 feet long and have a unit procurement cost of about $80 million.

Potential Builders

The LAW as outlined by the Navy is small enough that it could be built by any of several U.S. shipyards. The Navy states that in response to an initial request for information (RFI) about the LAW, it received responses from 13 firms, including nine shipyards.

Acquisition Strategy

The Navy wants to award contracts to multiple firms for conducting industry studies that will help inform the Navy’s understanding of potential cost-capability tradeoffs in the design of the ship. Following that, the Navy wants to award contracts to multiple firms for developing preliminary designs for the ship. From those preliminary designs, the Navy would then choose its preferred design and builder. The Navy’s baseline preference is to have a single shipyard build all 28 to 30 ships, but the Navy is open to having them built in multiple yards to the same design if doing so could permit the program to be implemented more quickly and/or less expensively.34

An August 27, 2020, press report states

The Navy and Marine Corps’ new Light Amphibious Warship program is already in industry studies, with the service pushing ahead as quickly as possible in an acknowledgement that they’re already behind in their transformation of the force.

Maj. Gen. Tracy King, the director of expeditionary warfare on the chief of naval operations’ staff (OPNAV N95), said today that LAW was perhaps the most important investment the Marine Corps was making to optimize itself for expeditionary advance base operations (EABO).

“Having these LAWs out there as an extension of the fleet, under the watchful eye of our Navy, engaging with our partners and allies, building partner capacity, is what I think we need to be doing right now. I think we’re late to need with building the Light Amphibious Warship, which is why we’re trying to go so quickly,” he said, saying that N95 was copying the surface warfare directorate’s playbook from the frigate program, which moved quickly

34 The Q&A document from the Navy’s April 9, 2020, industry day on the LAW program (see footnote 19) states

Q [from industry]: Once [the industry] studies are done, what is the likelihood of [the Navy making] multiple [contract] awards [for the next stage]?
A [from Navy]: When the [industry] studies are done, there will be multiple [contract] awards for preliminary design [work]. Then [the Navy will] down select for a [preferred] prototype. [There is] No plan for [building the ships at] multiple [ship]yards and [building them to multiple] designs like [the] LCS [Littoral Combat Ship program]. It’s too hard of a logistics tail [to provide lifecycle support for ships built to multiple designs]. But options are open if it is cheaper/faster.
Q [from industry]: Do you envision something similar to LCS variance [sic: variants]? Multiple yards and designs?
A [from Navy]: No, it involves too much logistics and O&S [operation and support costs]. This drives overall costs initially [i.e., locks higher life-cycle support costs into the program from the outset of the program] and we’re not trying to go down that path. As we’ve said before, if studies tell us we are wrong, if it’s affordable and fields faster, then we won’t ignore it. The data and cost drivers will help us decide. The Government wants to field [the ships] as rapidly as possible, and we believe that using multiple yards is not the best and most affordable path.
from requirements-development to design to getting under contract thanks to the use of mature technology and designs from industry.35

An October 6, 2020, press report stated that the Navy in July 2020 awarded contracts for LAW concept design studies to 15 firms, with the studies due in November 2020. According to the press report, the 15 companies awarded contracts included Austal USE, BMT Designers, Bollinger Shipyards, Crescere Marine Engineering, Damen, Hyak Marine, Independent Maritime Assessment Associates, Nichols Brothers Boat Builders, Sea Transport, Serco, St John Shipbuilding, Swiftships, Technology Associates, Thoma-Sea, and VT Halter Marine. The studies reportedly were intended to help inform concepts of operation, technical risk, and cost estimates for the LAW program, in support of a planned lead-ship contract award in FY2022. The press report stated

Because the LAW program is a new [program] start, any formal solicitation to launch the program is hamstrung until an FY-21 defense appropriations bill is enacted…. The Navy’s FY-21 budget request includes a $30 million request for a “Next Generation Medium Amphibious Ship,” a sum that, if included in a final appropriations law, is intended to support award of a preliminary design contract and development of required acquisition, logistics and test documentation needed to set the stage for a FY-22 detail design and construction contract award.36

On October 16, 2020, the Navy released a request for information (RFI) to solicit industry input on draft versions of documents relating to an eventual solicitation for conducting design work on the ship.37

A November 19, 2020, press report states that “about six industry teams are working with the sea services [i.e., the Navy and Marine Corps] after two industry days and industry studies over the summer.”38

**FY2021 Funding**

The Navy’s proposed FY2021 budget requests $30 million in research and development funding for initial industry studies and concept design work on the ship. The funding is requested in Project 4044 (Next Generation Medium Amphibious Ship) of PE (Program Element) 0603563N (Ship Concept Advanced Design), which is line number 45 in the Navy’s FY2021 research and development account. Of the $30 million requested, $21.5 million is requested for industry studies and concept design work, which would sufficient to support the award of several contracts with values of up to perhaps $3 million each.39

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39 The remainder of the $30 million requested is proposed for use as follows: $5 million for program management and engineering support, $2.5 million for studies on specialized topics, and $1 million for development of an indicative design, meaning a notional in-house Navy design that the Navy would use in evaluating shipbuilder-developed designs.
Matters for Congress

The LAW program poses a number of potential oversight matters for Congress, including those discussed briefly in the sections below.

EABO Operational Concept

One potential oversight issue for Congress concerns the merits of the EABO operational concept that the LAW is intended to help Marine Corps implement. Debate on the merits of the EABO concept concerns issues such as

- whether the concept is focused too exclusively on potential conflict scenarios with China at the expense of other kinds of potential Marine Corps missions;
- the ability of Marine forces to gain access to the islands from which they would operate;
- the ability to resupply Marine forces that are operating on the islands;
- the survivability of Marine forces on the islands and in surrounding waters;
- how much of a contribution the envisioned operations by Marine forces would make in contributing to overall U.S. sea-denial operations; and
- potential alternative ways of using the funding and personnel that would be needed to implement EABO.40

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Potential oversight questions for Congress include, What are the potential benefits, costs, and risks of the EABO concept? What work have the Navy and Marine Corps done in terms of analyses and war games to develop and test the concept? Would EABO be more cost effective to implement than other potential uses of the funding and personnel?

**LAWs Within Overall Navy Fleet Architecture**

Another potential oversight issue for Congress concerns how the LAW would fit into the Navy’s overall future fleet architecture, particularly since only partial details are currently available on the Navy’s new Battle Force 2045 plan. Potential oversight questions for Congress include, What is the analytical basis for the envisioned procurement quantity of 28 to 30 LAWs? How well can the cost-effectiveness of a force of 28 to 30 LAWs be assessed if the remainder of the Navy’s future fleet architecture is not yet fully known?

**Preliminary Cost Target**

Another potential oversight issue for Congress concerns the Navy’s preliminary procurement cost target for the LAW. Potential oversight questions for Congress include the following: Is the Navy’s estimated unit procurement cost of $100 million to $130 million reasonable, given the features the Navy wants the ship to have? As the LAW program proceeds, will the operational requirements (and thus cost) of the LAW increase? In connection questions such as these, a September 21, 2020, press report states

> The U.S. Marine Corps is moving as fast as it can to field a new class of light amphibious warship, but it remains unclear what it will do, where it will be based or what capabilities it will bring to the fight.

> The idea behind the ship is to take a commercial design or adapt a historic design to make a vessel capable of accommodating up to 40 sailors and at least 75 Marines to transport Marine kit over a range of about 3,500 nautical miles, according to a recent industry day presentation.

> While the presentation noted that the ship should have few tailored Navy requirements, that also creates a problem: If the Navy is going to pay tens of millions to develop, build, crew and operate them, should it not provide some additional value to the fleet [beyond its currently envisioned role]?

> Analysts, experts and sources with knowledge of internal discussions who spoke to Defense News say the answer to that question is a source of friction inside the Pentagon….

> When asked whether the ship should contribute to a more distributed sensor architecture to align with the Navy’s desire to be more spread out over a large area during a fight, [the chief of naval operations’ director of expeditionary warfare, Maj. Gen. Tracy King] answered in the affirmative.

> “[But] I really see it benefiting from [that architecture] more,” he said. “We need to build an affordable ship that can get after the ability to do maritime campaigning in the littorals.”

The unstated implication appeared to be that if the ship is loaded up with sensors and requirements, it will slow down the process and increase the cost. Analysts who spoke to Defense News agreed with that, saying the Navy is likely trying to put more systems on the platform that will make it more complex and more expensive.

“The hardest part is going to be appetite suppression, especially on the part of the Navy,” said Dakota Wood, a retired Marine officer and analyst with The Heritage Foundation. “This is what we saw in the littoral combat ship LCS]. It started out as a very light, near-shore, small and inexpensive street fighter. And then people started adding on requirements. You had ballooning costs, increasing complexity of the platform, and you get into all kinds of problems.

[Jerry Hendrix, a retired Navy captain and analyst with the Telemus Group] acknowledged that the Navy has good reason to want the light amphibious warship to have more capability, but added that the Corps is more interested in something simple than something costly and elaborate.

“What that does,” Hendrix said, “is drive up unit cost and drive down the numbers that can be purchased.”

Potential Alternative of Adapting Existing Army LSVs

Another potential issue for Congress is whether at least some portion of the operational requirements for the LAW program could be met cost effectively by adapting existing U.S. military ships rather than building new LAWs. Some observers, for example, argue that at least some portion of the operational requirements for the LAW program could be met more cost-effectively by transferring existing Army watercraft known as Logistics Support Vessels (LSVs) (Figure 5) to the Navy and adapting these LSVs to the LAW mission.

A June 22, 2020, opinion piece discussing this idea states

The Navy intends to acquire up to 30 new light amphibious warships, or LAW, to support new Marine Corps requirements…. Rather than accepting a new amphibious design built from the ground up, however, decision-makers should take advantage of the fact that many key requirements of the new vessels are very similar to the capabilities of vessels operated by U.S. Army Transportation Command.

The Navy and Marine Corps should delay any new construction and immediately acquire some of these existing vessels to drive experimentation and better inform their requirements for the LAW program….

U.S. Army Transportation Command has over 100 vessels, and dozens have similar capabilities to those required of the LAW. The Army’s LCU-2000s, also called the Runnymede-class large landing crafts, are smaller, with roughly half of the cargo space designed for the LAW and slightly slower, but they boast nearly double the range. The Runnymede-class vessels have nearly 4,000 square feet of cargo space and can travel 6,500 miles when loaded and at 12 knots; and they can unload at the beach with their bow ramp.

The Army’s General Frank S. Besson-class logistics support vessels are larger than the future LAW, at 273 feet in length but can claim 10,500 square feet of cargo space and a 6,500-mile range loaded to match the LCU-2000. These vessels also have both a bow and

\[41\] For more on the LCS program, see CRS Report RL33741, Navy Littoral Combat Ship (LCS) Program: Background and Issues for Congress, by Ronald O'Rourke.

stern ramp for roll-on/roll-off capability at the beach or ship-to-ship docking at sea. The version built for the Philippine military also has a helipad.

**Figure 5. Besson-Class Logistics Support Vessel (LSV)**

Army Transportation Command has 32 Runnymede-class and eight General Frank S. Besson-class vessels in service. Mostly built in the 1990s, both classes of vessel have many years left in their life expectancy and more than meet the Navy’s 10-year life expectancy for the LAW.

These vessels are operable today and could be transferred from the Army to the Navy or Marine Corps tomorrow. In fact, the Army was attempting to divest itself of these watercraft less than a year ago, which underscores the importance of this opportunity even further. Congress is firmly set against the Army getting rid of valuable, seaworthy vessels and has quashed all of the Army’s efforts to do so thus far, but transferring this equipment to the Navy is a reasonable course of action that should satisfy all parties involved.

By acquiring a watercraft that meets most of their requirements from the Army, the Navy and Marine Corps simultaneously fill current capability gaps and obtain an invaluable series of assets they can use to support the evaluation and experimentation of new designs and concepts. This will allow Navy and Marine leaders to give their units the maximum amount of time to evaluate and experiment with new designs to get a better idea of what they need both in future amphibious craft as well as operational and support equipment.

Often overlooked, the availability of surplus vessels is absolutely critical to the process of developing new technologies, developing the tactics to employ them, conducting training,
and providing decision-makers the requisite capacity to remain flexible in the face of unexpected challenges.…

[The Navy and Marine Corps have] long been in need of a boost in their amphibious capabilities so as to be better positioned to meet the demands of today and prepare for the challenges of tomorrow, and taking possession of the Army’s Runnymede- and Frank S. Benson-class vessels is a solution on a silver platter.¹³

Potential questions for Congress include the following:

- How many of these watercraft would be available for transfer to the Navy for use in meeting the operational requirements of the LAW program?
- How do the capabilities of these watercraft compare with those required for the LAW?
- How much remaining service life do these watercraft have?
- Given the number of these watercraft that would be available for transfer to the Navy, their operational capabilities, and their remaining service life, what portion of the LAW program’s operational requirements could transferred watercraft meet? How many LAWs, if any, would still need to be built to fully or substantially meet the LAW program’s operational requirements?
- How do the acquisition and operation and support (O&S) costs of these watercraft compare to the estimated acquisition and O&S costs of the LAWs they would replace?
- Taking into account capabilities, acquisition costs, and O&S costs, how does the cost effectiveness of an approach involving the transfer of these watercraft compare to that of the Navy’s baseline approach of meeting the LAW program’s requirements through the acquisition of 28 to 30 new LAWs?
- What would be the potential industrial-base implications of using transferred watercraft to meet at least some portion of the LAW program’s operational needs?

**Industrial-Base Implications**

Another potential oversight issue for Congress concerns the potential industrial-base implications of the LAW program. In recent years, all Navy amphibious ships have been built by the Ingalls shipyard of Pascagoula, MS, a part of Huntington Ingalls Industries (HII/Ingalls). As noted earlier, LAWs could be built by multiple U.S. shipyards, and nine shipyards have expressed interest in the LAW program. Potential oversight questions for Congress include, What implications might the LAW program have for the distribution of Navy shipbuilding work among U.S. shipyards? How many jobs would the LAW program create at the shipyard that builds the

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¹⁴ 10 U.S.C. §8679 requires that, subject to a presidential waiver for the national security interest, “no vessel to be constructed for any of the armed forces, and no major component of the hull or superstructure of any such vessel, may be constructed in a foreign shipyard.” In addition, the paragraph in the annual DOD appropriations act that makes appropriations for the Navy’s shipbuilding account (the Shipbuilding and Conversion, Navy account) typically contains these provisos: “…Provided further, That none of the funds provided under this heading for the construction or conversion of any naval vessel to be constructed in shipyards in the United States shall be expended in foreign facilities for the construction of major components of such vessel: Provided further, That none of the funds provided under this heading shall be used for the construction of any naval vessel in foreign shipyards.…”
ships, at associated supplier firms, and indirectly in surrounding communities? In a situation of finite defense resources, what impact, if any, would funding the procurement of LAWs have on funding available for procuring other types of amphibious ships, and thus on workloads and employment levels at HII/Ingalls, its associated supplier firms, and their surrounding communities?45

**Legislative Activity for FY2021**

**Summary of Congressional Action on FY2021 Funding Request**

Table 1 summarizes congressional action on the FY2021 procurement funding request for the LAW program.

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**Source:** Table prepared by CRS based on Navy’s FY2021 budget submission, committee and conference reports, and explanatory statements on FY2021 National Defense Authorization Act and FY2021 DOD Appropriations Act. The funding is requested in Project 4044 (Next Generation Medium Amphibious Ship) of PE (Program Element) 0603563N (Ship Concept Advanced Design), which is line number 45 in the Navy’s FY2021 research and development account.

**Notes:** HASC is House Armed Services Committee; SASC is Senate Armed Services Committee; HAC is House Appropriations Committee; SAC is Senate Appropriations Committee; Conf. is conference agreement.


**House**

The House Armed Services Committee, in its report (H.Rept. 116-442 of July 9, 2020) on H.R. 6395, recommended the funding level shown in the HASC column of Table 1.

H.Rept. 116-442 states

Utilization of Smaller Vessels in Indo-Pacific Area of Operations

The committee remains concerned that the Navy has yet to provide an updated shipbuilding plan as required by section 231 of title 10, United States Code, or a briefing on the updated Integrated Force Structure Assessment. Without the requisite information, the committee is unable to properly assess whether vessels smaller than 200 meters in length may have a forward deployed mission set, such as supporting Expeditionary Advanced Base Operations. Therefore, the committee directs the Chief of Naval Operations to provide a briefing to the House Committee on Armed Services not later than February 1, 2021, on the feasibility of utilizing smaller vessels in the Indo-Pacific to patrol coastal areas and enhance presence in a contested environment. (Page 216)

45 Two observers argue that shifting the Navy to a fleet architecture that includes a larger proportion of smaller ships would have beneficial impacts on U.S. shipbuilding industry’s ability to support Navy shipbuilding needs. See Bryan Clark and Timothy A. Walton, “Shipbuilding Suppliers Need More Than Market Forces to Stay Afloat,” Defense News, May 20, 2020.
Section 1028 of H.R. 6395 as reported by the committee states

SEC. 1028. REPORT ON IMPLEMENTATION OF COMMANDANT’S PLANNING GUIDANCE.

(a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the congressional defense committees a report on the implementation of the Commandant’s Planning Guidance. Such report shall include a detailed description of each of the following:

(1) The specific number and type of manned littoral ships required to execute such Guidance.

(2) The role of long-range unmanned surface vessels in the execution of such Guidance.

(3) How platforms referred to in paragraphs (1) and (2) account for and interact with ground-based missiles fielded by teams of Marines deployed throughout the Indo-Pacific region.

(4) The integrated naval command and control architecture required to support the platforms referred to in paragraphs (1) and (2);

(5) The projected cost and any additional resources required to deliver the platforms referred to in paragraph (1) and (2) by not later than five years after the date of the enactment of this Act.

(b) FORM OF REPORT.—The report required under this section shall be submitted in unclassified form, but may contain a classified annex. The unclassified report shall be made publicly available.

Senate

The Senate Armed Services Committee, in its report (S.Rept. 116-236 of June 24, 2020) on S. 4049, recommended the funding level shown in the SASC column of Table 1. The recommended reduction of $30.0 (the entire requested amount) is for the funds being “early to need.” (Page 505) Regarding this funding recommendation, S.Rept. 116-236 states (emphasis added):

**Ship concept advanced design**

The budget request included $21.5 billion in Research, Development, Test, and Evaluation (RDT&E), Navy, of which $126.4 million was for PE 63563N ship concept advanced design.

The committee lacks sufficient clarity on the capability requirements to support the following ship design efforts: Future Surface Combatant (project 2196, $19.1 million), next generation medium amphibious ship (project 4044, $30.0 million), and next generation medium logistics ship (project 4045, $30.0 million). (Pages 98-99)

Conference

The conference report (H.Rept. 116-617 of December XX, 2020) on H.R. 6395 recommends the funding level shown in the authorization conference column of Table 1. The recommended reduction of $10.0 million is for “early to need.” (PDF page 4324 of 5217)

H.Rept. 116-617 states:

**Report on implementation of Commandant’s Planning Guidance**

The House bill contained a provision (sec. 1028) that would require the Secretary of Defense to submit a report regarding the implementation of the Commandant of the Marine Corps’ Planning Guidance.
The Senate amendment contained no similar provision.

The House recedes.

The conferees support the Commandant’s Planning Guidance and recognize the potential of the transformational initiatives embodied in this approach. The conferees believe that better Marine Corps integration with the Navy is essential to operating in a denied environment as a stand-in force. The conferees further believe it is essential for the Marine Corps to reduce the overall weight of force elements and return to a more expeditionary, temporal posture that is more agile and decisively lethal.

To better examine Marine Corps future force structure and Navy integration requirements to support this effort, the conferees direct the Secretary of the Navy to submit a report to the congressional defense committees not later than March 1, 2021, that provides a detailed description of each of the following:

1. The specific number and type of manned littoral ships required to execute such Guidance;
2. The role of unmanned surface vessels (USVs), particularly long-range USVs, in the execution of such Guidance;
3. How platforms referred to in paragraphs (1) and (2) interact with ground-based Marine Corps units, including cruise missile units, deployed throughout the Indo-Pacific region;
4. The integrated naval command and control architecture required to support the platforms referred to in paragraphs (1), (2) and (3); and
5. The projected cost and any additional resources required to deliver the platforms and capabilities described in paragraphs (1) through (4) by not later than 5 years after the date of the enactment of this Act.

This report shall be submitted in unclassified form but may contain a classified annex. The unclassified report shall be made publicly available. (PDF pages 4024-4025 of 4517)

FY2021 DOD Appropriations Act (H.R. 7617/S. XXXX/Division C of H.R. 133)

House

The House Appropriations Committee, in its report (H.Rept. 116-453 of July 16, 2020) on H.R. 7617, recommended the funding level shown in the HAC column of Table 1. The recommended reduction of $10.0 million is for “Next generation medium amphibious ship excess to need.” (Page 266)

Section 8129 of H.R. 7617 as reported by the committee states

Sec. 8129. None of the funds provided in this Act for requirements development, performance specification development, concept design and development, ship configuration development, systems engineering, naval architecture, marine engineering, operations research analysis, industry studies, preliminary design, development of the Detailed Design and Construction Request for Proposals solicitation package, or related activities for the AS(X) Submarine Tender, T-ARC(X) Cable Laying and Repair Ship, T-AGOS(X) Oceanographic Surveillance Ship, Light Amphibious Warship, Next Generation Medium Amphibious Ship, or Next Generation Medium Logistics Ship may be used to award a new contract for such activities unless these contracts include specifications that all hull, mechanical, and electrical components are manufactured in the United States.

Regarding Section 8129 and certain other provisions, H.Rept. 116-453 states
DOMESTIC MANUFACTURING REQUIREMENTS FOR NAVY SHIPBUILDING

The Committee consistently has expressed its concern with the Department of the Navy sourcing surface ship components from foreign industry partners rather than promoting a robust domestic industrial base. To address these concerns, the Committee retains several provisions from fiscal year 2020 and a new provision that expands the domestic manufacturing requirement for several classes of ships under development. Absent stringent contract requirements in these future surface ship classes, the Committee lacks confidence that the Navy will make the necessary decisions and provide the required resources to support a robust domestic industrial base. (Page 13)

Senate

The Senate Appropriations Committee, in the explanatory statement for S. XXXX that the committee released on November 10, 2020, recommended the funding level shown in the SAC column of Table 1.

Conference

The explanatory statement for the final version of the FY2021 DOD Appropriations Act (Division C of the final version of H.R. 133, the Consolidated Appropriations Act, 2021) provides the funding level shown in the appropriation conference column of Table 1. The reduction of $6.0 million from the requested amount is for “excess to need.” (PDF page 311 of 469)
Appendix. Proposed Change in Amphibious-Ship Force Architecture

This appendix presents excerpts from the July 2019 Commandant’s Planning Guidance document that provide additional background information on the proposed change in the amphibious-ship force architecture and the operational rationale for the proposed change.

Regarding the shift to a new amphibious-ship force architecture, the Commandant’s Planning Guidance states in part (emphasis as in the original):

Our Nation’s ability to project power and influence beyond its shores is increasingly challenged by long-range precision fires; expanding air, surface, and subsurface threats; and the continued degradation of our amphibious and auxiliary ship readiness. The ability to project and maneuver from strategic distances will likely be detected and contested from the point of embarkation during a major contingency. Our naval expeditionary forces must possess a variety of deployment options, including L-class [amphibious ships] and E-class [expeditionary ships] ships, but also increasingly look to other available options such as unmanned platforms, stern landing vessels, other ocean-going connectors, and smaller more lethal and more risk-worthy platforms. **We must continue to seek the affordable and plentiful at the expense of the exquisite and few when conceiving of the future amphibious portion of the fleet.**

We must also explore new options, such as inter-theater connectors and commercially available ships and craft that are smaller and less expensive, thereby increasing the affordability and allowing acquisition at a greater quantity. We recognize that we must distribute our forces ashore given the growth of adversary precision strike capabilities, so it would be illogical to continue to concentrate our forces on a few large ships. The adversary will quickly recognize that striking while concentrated (aboard ship) is the preferred option. We need to change this calculus with a new fleet design of smaller, more lethal, and more risk-worthy platforms. We must be fully integrated with the Navy to develop a vision and a new fleet architecture that can be successful against our peer adversaries while also maintaining affordability. To achieve this difficult task, the Navy and Marine Corps must ensure larger surface combatants possess mission agility across sea control, littoral, and amphibious operations, while we concurrently expand the quantity of more specialized manned and unmanned platforms….

**We will no longer use a “2.0 MEB requirement” as the foundation for our arguments regarding amphibious ship building, to determine the requisite capacity of vehicles or other capabilities, or as pertains to the Maritime Prepositioning Force. We will no longer reference the 38-ship requirement memo from 2009, or the 2016 Force Structure Assessment, as the basis for our arguments and force structure justifications.** The ongoing 2019 Force Structure Assessment will inform the amphibious requirements based upon this guidance. The global options for amphibs [types of amphibious ships] include many more options than simply LHAs, LPDs, and LSDs. I will work closely with the Secretary of the Navy and Chief of Naval Operations (CNO) to ensure there are adequate numbers of the right types of ships, with the right capabilities, to meet national requirements.

I do not believe joint forcible entry operations (JFEO) are irrelevant or an operational anachronism; however, we must acknowledge that different approaches are required given the proliferation of anti-access/area denial (A2AD) threat capabilities in mutually contested spaces. Visions of a massed naval armada nine nautical miles of shore in the South China Sea preparing to launch the landing force in swarms of ACVs [amphibious combat vehicles], LCUs [utility landing craft], and LCACs [air-cushioned landing craft] are impractical and unreasonable. We must accept the realities created by the proliferation of
precision long-range fires, mines, and other smart-weapons, and seek innovative ways to overcome those threat capabilities. I encourage experimentation with lethal long-range unmanned systems capable of traveling 200 nautical miles, penetrating into the adversary enemy threat ring, and crossing the shoreline—causing the adversary to allocate resources to eliminate the threat, create dilemmas, and further create opportunities for fleet maneuver. We cannot wait to identify solutions to our mine countermeasure needs, and must make this a priority for our future force development efforts.

Over the coming months, we will release a new concept in support of the Navy’s Distributed Maritime Operations (DMO) Concept and the NDS called – Stand-in Forces. The Stand-in Forces concept is designed to restore the strategic initiative to naval forces and empower our allies and partners to successfully confront regional hegemons that infringe on their territorial boundaries and interests. **Stand-in Forces are designed to generate technically disruptive, tactical stand-in engagements that confront aggressor naval forces with an array of low signature, affordable, and risk-worthy platforms and payloads.** Stand-in forces take advantage of the relative strength of the contemporary defense and rapidly-emerging new technologies to create an integrated maritime defense that is optimized to operate in close and confined seas in defiance of adversary long-range precision “stand-off capabilities.”

Creating new capabilities that intentionally initiate stand-in engagements is a disruptive “button hook” in force development that runs counter to the action that our adversaries anticipate. Rather than heavily investing in expensive and exquisite capabilities that regional aggressors have optimized their forces to target, naval forces will persist forward with many smaller, low signature, affordable platforms that can economically host a dense array of lethal and nonlethal payloads.

By exploiting the technical revolution in autonomy, advanced manufacturing, and artificial intelligence, the naval forces can create many new risk-worthy unmanned and minimally-manned platforms that can be employed in stand-in engagements to create tactical dilemmas that adversaries will confront when attacking our allies and forces forward.⁴⁶

Regarding EABO, the *Commandant’s Planning Guidance* states the following (emphasis as in the original): ⁴⁶

> The 2016 *Marine Corps Operating Concept* (MOC) predates the current set of national strategy and guidance documents, but it was prescient in many ways. It directed partnering with the Navy to develop two concepts, Littoral Operations in a Contested Environment (LOCE) and Expeditionary Advanced Base Operations (EABO) that nest exceptionally well with the current strategic guidance. It is time to move beyond the MOC itself, however, and partner with the Navy to complement LOCE and EABO with classified, threat-specific operating concepts that describe how naval forces will conduct the range of missions articulated in our strategic guidance.…

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EABO complement the Navy’s Distributed Maritime Operations Concept and will inform how we approach missions against peer adversaries.…

EABO are driven by the aforementioned adversary deployment of long-range precision fires designed to support a strategy of “counter-intervention” directed against U.S. and coalition forces. EABO, as an operational concept, enables the naval force to persist forward within the arc of adversary long-range precision fires to support our treaty partners with combat credible forces on a much more resilient and difficult to target forward basing infrastructure. EABO are designed to restore force resiliency and enable the persistent naval forward presence that has long been the hallmark of naval forces. Most significantly, EABO reverse the cost imposition that determined adversaries seek to impose on the joint force. EABO guide an apt and appropriate adjustment in future naval force development to obviate the significant investment our adversaries have made in long-range precision fires. Potential adversaries intend to target our forward fixed and vulnerable bases, as well as deep water ports, long runways, large signature platforms, and ships. By developing a new expeditionary naval force structure that is not dependent on concentrated, vulnerable, and expensive forward infrastructure and platforms, we will frustrate enemy efforts to separate U.S. Forces from our allies and interests. EABO enable naval forces to partner and persist forward to control and deny contested areas where legacy naval forces cannot be prudently employed without accepting disproportionate risk.…

In February of 2019, the Commandant and Chief of Naval Operations co-signed the concept for EABO. The ideas contained in this document are foundational to our future force development efforts and are applicable in multiple scenarios.47

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