Emerging Military Technologies: Background and Issues for Congress

Members of Congress and Pentagon officials are increasingly focused on developing emerging military technologies to enhance U.S. national security and keep pace with U.S. competitors. The U.S. military has long relied upon technological superiority to ensure its dominance in conflict and to underwrite U.S. national security. In recent years, however, technology has both rapidly evolved and rapidly proliferated—largely as a result of advances in the commercial sector. As former Secretary of Defense Chuck Hagel observed, this development has threatened to erode the United States’ traditional sources of military advantage. The Department of Defense (DOD) has undertaken a number of initiatives to arrest this trend. For example, in 2014, DOD announced the Third Offset Strategy, an effort to exploit emerging technologies for military and security purposes as well as associated strategies, tactics, and concepts of operation. In support of this strategy, DOD established a number of organizations focused on defense innovation, including the Defense Innovation Unit and the Defense Wargaming Alignment Group.

More recently, the 2018 National Defense Strategy echoed the underpinnings of the Third Offset Strategy, noting that U.S. national security will likely be

affected by rapid technological advancements and the changing character of war…. New technologies include advanced computing, “big data” analytics, artificial intelligence, autonomy, robotics, directed energy, hypersonics, and biotechnology—the very technologies that ensure we will be able to fight and win the wars of the future.

The United States is the leader in developing many of these technologies. However, China and Russia—key strategic competitors—are making steady progress in developing advanced military technologies. As these technologies are integrated into foreign and domestic military forces and deployed, they could hold significant implications for the future of international security writ large, and will have to be a significant focus for Congress, both in terms of funding and program oversight.

This report provides an overview of selected emerging military technologies in the United States, China, and Russia:

- artificial intelligence,
- lethal autonomous weapons,
- hypersonic weapons,
- directed energy weapons,
- biotechnology, and
- quantum technology.

It also discusses relevant initiatives within international institutions to monitor or regulate these technologies, considers the potential implications of emerging military technologies for warfighting, and outlines associated issues for Congress. These issues include the level and stability of funding for emerging technologies, the management structure for emerging technologies, the challenges associated with recruiting and retaining technology workers, the acquisitions process for rapidly evolving and dual-use technologies, the protection of emerging technologies from theft and expropriation, and the governance and regulation of emerging technologies. Such issues could hold implications for congressional authorization, appropriation, oversight, and treaty-making.
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Introduction

Members of Congress and Pentagon officials are increasingly focused on developing emerging military technologies to enhance U.S. national security and keep pace with U.S. competitors. The U.S. military has long relied upon technological superiority to ensure its dominance in conflict and to underwrite U.S. national security. In recent years, however, technology has both rapidly evolved and rapidly proliferated—largely as a result of advances in the commercial sector. As former Secretary of Defense Chuck Hagel has observed, this development has threatened to erode the United States’ traditional sources of military advantage. The Department of Defense (DOD) has undertaken a number of initiatives in recent years in an effort to arrest this trend. For example, in 2014, DOD announced the Third Offset Strategy, an effort to exploit emerging technologies for military and security purposes as well as associated strategies, tactics, and concepts of operation. In support of this strategy, DOD established a number of organizations focused on defense innovation, including the Defense Innovation Unit and the Defense Wargaming Alignment Group.

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Although the United States is the leader in developing many of these technologies, China and Russia—key strategic competitors—are making steady progress in developing advanced military technologies. As they are integrated into foreign and domestic military forces and deployed, these technologies could hold significant implications for congressional considerations and the future of international security writ large.

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associated issues for Congress. Such issues could hold implications for congressional authorization, appropriation, oversight, and treaty-making.

**Artificial Intelligence (AI)**

Although the U.S. government has no official definition of artificial intelligence, policymakers generally use the term AI to refer to a computer system capable of human-level cognition. AI is further divided into two categories: narrow AI and general AI. Narrow AI systems can perform only the specific task that they were trained to perform, while general AI systems would be capable of performing a broad range of tasks, including those for which they were not specifically trained. General AI systems do not yet—and may never—exist.\(^4\)

Narrow AI is currently being incorporated into a number of military applications by both the United States and its competitors. Such applications include but are not limited to intelligence, surveillance, and reconnaissance;\(^6\) logistics; cyber operations; command and control; and semi-autonomous and autonomous vehicles. These technologies are intended in part to augment or replace human operators, freeing them to perform more complex and cognitively demanding work. In addition, AI-enabled systems could (1) react significantly faster than systems that rely on operator input; (2) cope with an exponential increase in the amount of data available for analysis; and (3) enable new concepts of operations, such as swarming (i.e., cooperative behavior in which unmanned vehicles autonomously coordinate to achieve a task) that could confer a warfighting advantage by overwhelming adversary defensive systems.

Narrow AI, however, could introduce a number of challenges. For example, such systems may be subject to algorithmic bias as a result of their training data or models. Researchers have repeatedly discovered instances of racial bias in AI facial recognition programs due to the lack of diversity in the images on which the systems were trained, while some natural language processing programs have developed gender bias.\(^7\) Such biases could hold significant implications for AI applications in a military context. For example, incorporating undetected biases into systems with lethal effects could lead to cases of mistaken identity and the unintended killing of civilians or noncombatants.

Similarly, narrow AI algorithms can produce unpredictable and unconventional results that could lead to unexpected failures if incorporated into military systems. In a commonly cited demonstration of this phenomenon (illustrated in Figure 1), researchers combined a picture that an AI system correctly identified as a panda with random distortion that the computer labeled “nematode.” The difference in the combined image is imperceptible to the human eye, but it resulted in the AI system labeling the image as a gibbon with 99.3% confidence. Such vulnerabilities could be exploited intentionally by adversaries to disrupt AI-reliant or -assisted target identification, selection, and engagement. This could, in turn, raise ethical concerns—or,

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\(^4\) For more information about artificial intelligence, see CRS Report R45178, *Artificial Intelligence and National Security*, by Kelley M. Sayler.

\(^5\) For a discussion of narrow versus general artificial intelligence, as well as a range of expert opinions about the future of general artificial intelligence, see Nick Bostrom, *Superintelligence: Paths, Dangers, Strategies* (Oxford, United Kingdom: Oxford University Press, 2014).


potentially, lead to violations of the law of armed conflict—if it results in the system selecting and engaging a target or class of targets that was not approved by a human operator.

Figure 1. AI Failure in Image Recognition


Finally, recent news reports and analyses have highlighted the role of AI in enabling increasingly realistic photo, audio, and video digital forgeries, popularly known as “deep fakes.” Adversaries could deploy this AI capability as part of their information operations in a “gray zone” conflict.8 Deep fake technology could be used against the United States and its allies to generate false news reports, influence public discourse, erode public trust, and attempt blackmail of government officials. For this reason, some analysts argue that social media platforms—in addition to deploying deep fake detection tools—may need to expand the means of labeling and authenticating content.9 Doing so might require that users identify the time and location at which the content originated or properly label content that has been edited. Other analysts have expressed concern that regulating deep fake technology could impose an undue burden on social media platforms or lead to unconstitutional restrictions on free speech and artistic expression.10 These analysts have suggested that existing law is sufficient for managing the malicious use of deep fakes and that the focus should be instead on the need to educate the public about deep fakes and minimize incentives for creators of malicious deep fakes.

United States

DOD’s unclassified investments in AI have grown from just over $600 million in FY2016 to approximately $874 million in FY2022, with the department maintaining over 600 active AI projects.11 Pursuant to the FY2019 National Defense Authorization Act (NDAA; P.L. 115-232), DOD established the Joint Artificial Intelligence Center (JAIC, pronounced “jake”) to coordinate DOD projects of over $15 million; the JAIC was granted acquisition authority by Section 808 of

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8 “Gray zone” conflicts are those that occur below the threshold of formally declared war. For more information about information operations, see CRS In Focus IF10771, *Defense Primer: Information Operations*, by Catherine A. Theohary.


the FY2021 NDAA (P.L. 116-283). The JAIC has undertaken a number of National Mission Initiatives for AI, including predictive maintenance, humanitarian aid and disaster relief, warfighter health, and business process transformation. In addition, the JAIC maintains the Joint Common Foundation, a “secure cloud-based AI development and experimentation environment” intended to support the testing and fielding of department-wide AI capabilities.

The FY2019 NDAA also directed DOD to publish a strategic roadmap for AI development and fielding, as well as to develop guidance on “appropriate ethical, legal, and other policies for the Department governing the development and use of artificial intelligence enabled systems and technologies in operational situations.” In support of this mandate, the Defense Innovation Board (DIB), an independent federal advisory committee to the Secretary of Defense, drafted recommendations for the ethical use of artificial intelligence. Based on these recommendations, DOD then adopted five ethical principles for AI based on the DIB’s recommendations: responsibility, equitability, traceability, reliability, and governability.

On May 26, 2021, Deputy Secretary of Defense Kathleen Hicks issued a memorandum providing guidance on the implementation of Responsible Artificial Intelligence (RAI), in keeping with the ethical principles. The JAIC has been charged with developing and implementing RAI strategy, guidance, and policy.

Finally, Section 1051 of the FY2019 NDAA established a National Security Commission on Artificial Intelligence to conduct a comprehensive assessment of militarily relevant AI technologies and to provide recommendations for strengthening U.S. competitiveness. The commission’s final report to Congress was delivered in March 2021 and generally offers recommendations along five key lines of effort: (1) investing in research and development, (2) applying AI to national security missions, (3) training and recruiting AI talent, (4) protecting and building upon U.S. technology advantages, and (5) marshalling global AI cooperation.

12 P.L. 115-232, Section 2, Division A, Title II, §1051; and P.L. 116-283, Section 2, Division A, Title VIII, §808.
15 P.L. 115-232, Section 2, Division A, Title II, §238.
16 For a discussion of DOD’s rationale for developing principles for ethical AI, as well as DOD’s existing ethical commitments related to AI, see Defense Innovation Board, “AI Principles: Recommendations on the Ethical Use of Artificial Intelligence by the Department of Defense,” October 31, 2019, at https://media.defense.gov/2019/Oct/31/2002204458/-/1-1/0/DIB_AI_PRINCIPLES_PRIMARY_DOCUMENT.PDF.
17 For definitions of these principles, see Department of Defense, “DOD Adopts Ethical Principles for Artificial Intelligence,” February 24, 2020, at https://www.defense.gov/Newsroom/Releases/Release/Article/2091996/dod-adopts-ethical-principles-for-artificial-intelligence/.
18 RAI is to focus on RAI governance, warfighter trust, AI product and acquisition lifecycle, requirements validation, responsible AI ecosystem, and AI workforce. For additional information about RAI, see Kathleen H. Hicks, “Implementing Responsible Artificial Intelligence in the Department of Defense,” May 26, 2021, at https://media.defense.gov/2021/May/27/2002730593/-/1-1/0/IMPLEMENTING-RESPONSIBLE-ARTIFICIAL-INTELLIGENCE-IN-THE-DEPARTMENT-OF-DEFENSE.PDF.
China

China is widely viewed as the United States’ closest competitor in the international AI market. China’s 2017 “Next Generation AI Development Plan” describes AI as a “strategic technology” that has become a “focus of international competition.” Recent Chinese achievements in the field demonstrate China’s potential to realize its goals for AI development. In particular, China has pursued language and facial recognition technologies, many of which it plans to integrate into the country’s domestic surveillance network. Such technologies could be used to counter espionage and aid military targeting. In addition to developing various types of air, land, sea, and undersea autonomous military vehicles, China is actively pursuing swarm technologies, which could be used to overwhelm adversary missile defense interceptors. Moreover, open-source publications indicate that China is developing a suite of AI tools for cyber operations.

China’s management of its AI ecosystem stands in stark contrast to that of the United States. In general, few boundaries exist between Chinese commercial companies, university research laboratories, the military, and the central government. China’s National Intelligence Law, for example, requires companies and individuals to “support, assist, and cooperate with national intelligence work.” As a result, the Chinese government has a direct means of guiding military AI development priorities and accessing technology developed for civilian purposes.

Russia

Russian president Vladimir Putin has stated that “whoever becomes the leader in [AI] will become the ruler of the world.” At present, however, Russian AI development lags significantly behind that of the United States and China. As part of Russia’s effort to close this gap, Russia has released a national strategy that outlines 5- and 10-year benchmarks for improving the country’s AI expertise, educational programs, datasets, infrastructure, and legal regulatory system. Russia has indicated it will continue to pursue its 2008 defense modernization agenda, which called for robotizing 30% of the country’s military equipment by 2025.

The Russian military has been researching a number of AI applications, with a heavy emphasis on semiautonomous and autonomous military vehicles. Russia has also reportedly built a combat module for unmanned ground vehicles that may be capable of autonomous target identification—


21 See, for example, Kai-Fu Lee, AI Superpowers: China, Silicon Valley, and the New World Order (Boston, MA: Houghton Mifflin Co., 2018).
24 Ibid., p. 6.
25 Arjun Kharpal, “Huawei says it would never hand data to China’s government. Experts say it wouldn’t have a choice,” CNBC, March 5, 2019.
and, potentially, target engagement—and it plans to develop a suite of AI-enabled autonomous systems. In addition, the Russian military plans to incorporate AI into unmanned aerial, naval, and undersea vehicles and is reportedly developing swarming capabilities. These technologies could reduce both cost and manpower requirements, potentially enabling Russia to field more systems with fewer personnel. Russia is also exploring innovative uses of AI for remote sensing and electronic warfare, which could in turn reduce an adversary’s ability to effectively communicate and navigate on the battlefield. Finally, Russia has made extensive use of AI technologies for domestic propaganda and surveillance, as well as for information operations directed against the United States and U.S. allies.

Despite Russia’s aspirations, analysts argue that it may be difficult for Russia to make significant progress in AI development. For example, some analysts note that Russian academics have produced few research papers on AI—ranking 22nd in AI-related publications globally—and that the Russian technology industry has yet to produce AI applications on par with those produced by the United States and China. Other analysts counter that such factors may be irrelevant, arguing that while Russia has never been a leader in internet technology, it has managed to become a notably disruptive force in cyberspace. Russia may also be able to draw upon its growing technological cooperation with China.

International Institutions

A number of international institutions have examined issues surrounding AI, including the Group of Seven (G7), the Asia-Pacific Economic Cooperation (APEC), and the Organisation for Economic Co-operation and Development (OECD), which developed the first intergovernmental


set of principles for AI. These principles are intended to “promote AI that is innovative and trustworthy and that respects human rights and democratic values.” The United States is one of 42 countries—including the OECD’s 36 member countries, Argentina, Brazil, Colombia, Costa Rica, Peru, and Romania—to have adopted the OECD AI Principles. These principles serve as the foundation for the Group of Twenty’s (G20’s) June 2019 Ministerial Statement on human-centered AI. In addition, the OECD established the AI Policy Observatory in 2019 to develop policy options that will “help countries encourage, nurture, and monitor the responsible development of trustworthy AI systems for the benefit of society.”

Finally, in October 2021, the North Atlantic Treaty Organization (NATO) released its first AI strategy. According to NATO Secretary General Jens Stoltenberg, the strategy is to “set standards for responsible use of artificial intelligence, in accordance with international law, outline how [NATO] will accelerate the adoption of artificial intelligence in what [it does], set out how [NATO] will protect this technology, and address the threats posed by the use of artificial intelligence by adversaries.” NATO is to additionally establish AI test centers and a data and AI review board to “ensure the ‘operationalization’ of the AI strategy.”

Potential Questions for Congress

- What measures is DOD taking to implement its ethical principles for artificial intelligence? Are such measures sufficient to ensure DOD’s adherence to the principles?
- Do DOD and the intelligence community have adequate information about the state of foreign military AI applications and the ways in which such applications may be used to harm U.S. national security?
- How should national security considerations with regard to deep fakes be balanced with free speech protections, artistic expression, and beneficial uses of the underlying technologies? What efforts, if any, should the U.S. government undertake to ensure that the public is educated about deep fakes?

Lethal Autonomous Weapon Systems (LAWS)

Although there is no internationally agreed definition of lethal autonomous weapon systems, Department of Defense Directive (DODD) 3000.09 defines LAWS as a class of weapon systems.

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37 In May 2020, the United States joined the G7’s Global Partnership on AI, which is “to guide the responsible adoption of AI based on shared principles of ‘human rights, inclusion, diversity, innovation and economic growth.’” Matt O’Brien, “US joins G7 artificial intelligence group to counter China,” Associated Press, May 28, 2020.


42 Ibid.

capable of both independently identifying a target and employing an onboard weapon to engage and destroy the target without manual human control. This concept of autonomy is also known as “human out of the loop” or “full autonomy.” The directive contrasts LAWS with human-supervised, or “human on the loop,” autonomous weapon systems, in which operators have the ability to monitor and halt a weapon’s target engagement. Another category is semi-autonomous, or “human in the loop,” weapon systems that “only engage individual targets or specific target groups that have been selected by a human operator.”

LAWS would require computer algorithms and sensor suites to classify an object as hostile, make an engagement decision, and guide a weapon to the target. Although these systems are not yet in widespread development, it is believed they would enable military operations in communications-degraded or -denied environments where traditional systems may not be able to operate. Some analysts have noted that LAWS could additionally “allow weapons to strike military objectives more accurately and with less risk of collateral damage” or civilian casualties.

Others, including approximately 30 countries and 165 nongovernmental organizations, have called for a preemptive ban on LAWS due to ethical concerns such as a perceived lack of accountability for use and a perceived inability to comply with the proportionality and distinction requirements of the law of armed conflict. Some analysts have also raised concerns about the potential operational risks posed by lethal autonomous weapons. These risks could arise from “hacking, enemy behavioral manipulation, unexpected interactions with the environment, or simple malfunctions or software errors.” Although such risks could be present in automated systems, they could be heightened in autonomous systems, in which the human operator would be unable to physically intervene to terminate engagements—potentially resulting in wider-scale or more numerous instances of fratricide, civilian casualties, or other unintended consequences.

**United States**

The United States is not known to be developing LAWS, nor does it currently have LAWS in its inventory; however, there is no prohibition on the development, fielding, or employment of

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45 Some analysts have argued that certain loitering munitions such as the Israeli Harpy meet the United States’ definition of LAWS. See, for example, Defense Innovation Board, AI Principles: Recommendations on the Ethical Use of Artificial Intelligence by the Department of Defense - Supporting Document, October 2019, p. 12, at https://media.defense.gov/2019/Oct/31/2002204459/-1/-1/0/ DIB_AI_PRINCIPLES_SUPPORTING_DOCUMENT.PDF. In addition, while a United Nations report concluded that Turkey’s deployment of the STM Kargu-2 constitutes the first use of a lethal autonomous weapon system in combat, the U.N. described the Kargu-2 as being “programmed to attack targets” [emphasis added]. For this reason, it is unlikely that the Kargu-2 meets the U.S. definition of LAWS. United Nations Security Council, “Letter dated 8 March 2021 from the Panel of Experts on Libya established pursuant to resolution 1973 (2011) addressed to the President of the Security Council,” March 8, 2021, p. 17, at https://undocs.org/S/2021/229.  
48 Ibid.  
49 Ibid.
LAWS. DODD 3000.09 establishes DOD guidelines for the future development and fielding of LAWS to ensure that they comply with “the law of war, applicable treaties, weapon system safety rules, and applicable rules of engagement.”50 This directive includes a requirement that LAWS be designed to “allow commanders and operators to exercise appropriate levels of human judgment over the use of force.”51 “Human judgment over the use of force” does not require manual human “control” of the weapon system, as is often reported, but instead requires broader human involvement in decisions about how, when, where, and why the weapon will be employed.

In addition, DODD 3000.09 requires that the software and hardware of all systems, including lethal autonomous weapons, be tested and evaluated to ensure they

- Function as anticipated in realistic operational environments against adaptive adversaries;
- Complete engagements in a timeframe consistent with commander and operator intentions and, if unable to do so, terminate engagements or seek additional human operator input before continuing the engagement; and
- Are sufficiently robust to minimize failures that could lead to unintended engagements or to loss of control of the system to unauthorized parties.

Any changes to a system’s operating state—for example, due to machine learning—would require the system to be retested and reevaluated to ensure that it has retained its safety features and ability to operate as intended. In addition to the standard weapons review process, LAWS must undergo a secondary senior-level review by the Under Secretary of Defense for Policy, the Chairman of the Joint Chiefs of Staff, and either the Under Secretary of Defense for Acquisition and Sustainment or the Under Secretary of Defense for Research and Engineering prior to both development and fielding. DOD is reportedly in the process of developing a handbook to guide senior leaders through this review.

China

According to former U.S. Secretary of Defense Mark Esper, some Chinese weapons manufacturers, such as Ziyuan, have advertised their weapons as having the ability to select and engage targets autonomously.52 It is unclear whether these claims are accurate; however, China has no prohibition on the development of LAWS, which it has characterized as weapons that exhibit—at a minimum—five attributes:

- The first is lethality, which means sufficient pay load (charge) and for means [sic] to be lethal. The second is autonomy, which means absence of human intervention and control during the entire process of executing a task. Thirdly, impossibility for termination, meaning that once started there is no way to terminate the device. Fourthly, indiscriminate effect, meaning that the device will execute the task of killing and maiming regardless of conditions, scenarios and targets. Fifthly evolution, meaning that through interaction with the environment the device can learn autonomously, expand its functions and capabilities in a way exceeding human expectations.53


Russia

Russia has proposed the following definition of LAWS: “unmanned technical means other than ordnance that are intended for carrying out combat and support missions without any involvement of the operator” beyond the decision of whether and how to deploy the system.\(^{54}\) Russia has noted that LAWS could “ensure the increased accuracy of weapon guidance on military targets, while contributing to lower rate of unintentional strikes against civilians and civilian targets.”\(^{55}\) Although Russia has not publicly stated that it is developing LAWS, Russian weapons manufacturer Kalashnikov has reportedly built a combat module for unmanned ground vehicles capable of autonomous target identification and, potentially, target engagement.\(^{56}\)

International Institutions

Since 2014, the United States has participated in international discussions of LAWS under the auspices of the United Nations Convention on Certain Conventional Weapons (UN CCW). The UN CCW has considered proposals by states parties to issue political declarations about LAWS, as well as proposals to regulate or ban them. At the UN CCW, the United States and Russia have opposed a preemptive ban on LAWS, while China has supported a ban on the use—but not development—of LAWS, which it defines as weapon systems that are inherently indiscriminate and thus in violation of the law of war.\(^{57}\)

Potential Questions for Congress

- To what extent are potential U.S. adversaries developing LAWS? How, if at all, should this affect U.S. LAWS research and development?
- What role should the United States play in UN CCW discussions of LAWS? Should the United States support the status quo, propose a political declaration, or advocate regulation or a ban on LAWS?
- If the United States chooses to develop LAWS, are current weapons review processes and legal standards for their employment in conflict sufficient?

Hypersonic Weapons\(^{58}\)

A number of countries, including the United States, Russia, and China, are developing hypersonic weapons—those that fly at speeds of at least Mach 5, or five times the speed of sound. There are two categories of hypersonic weapons:

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\(^{55}\) Ibid.


\(^{57}\) For additional information about UN CCW discussions on LAWS, see CRS In Focus IF11294, International Discussions Concerning Lethal Autonomous Weapon Systems, by Kelley M. Sayler.

\(^{58}\) For additional information about hypersonic weapons, see CRS Report R45811, Hypersonic Weapons: Background and Issues for Congress, by Kelley M. Sayler; and CRS In Focus IF11459, Defense Primer: Hypersonic Boost-Glide Weapons, by Kelley M. Sayler and Amy F. Woolf.
Hypersonic glide vehicles are launched from a rocket before gliding to a target.  

Hypersonic cruise missiles are powered by high-speed engines throughout the duration of their flight.

In contrast to ballistic missiles, which also travel at hypersonic speeds, hypersonic weapons do not follow a parabolic ballistic trajectory and can maneuver en route to their destination, making defense against them difficult.

Analysts disagree about the strategic implications of hypersonic weapons. Some have identified two factors that could hold significant implications for strategic stability: (1) the weapon’s short time-of-flight, which, in turn, compresses the timeline for response, and (2) its unpredictable flight path, which could generate uncertainty about the weapon’s intended target and therefore heighten the risk of miscalculation or unintended escalation in the event of a conflict.

Other analysts have argued that the strategic implications of hypersonic weapons are minimal because U.S. competitors such as China and Russia already possess the ability to strike the United States with intercontinental ballistic missiles, which, when launched in salvos, could overwhelm U.S. missile defenses.

Furthermore, these analysts argue that in the case of hypersonic weapons, traditional principles of deterrence hold: “it is really a stretch to try to imagine any regime in the world that would be so suicidal that it would even think threatening to use—not to mention to actually use—hypersonic weapons against the United States ... would end well.”

United States

The Pentagon has requested $3.8 billion in FY2022 for hypersonic weapons and $248 million for hypersonic defense programs. DOD is currently developing hypersonic weapons under the Navy’s Conventional Prompt Strike program, which is intended to provide the U.S. military with the ability to strike hardened or time-sensitive targets with conventional warheads, as well as through several Air Force, Army, and DARPA programs. Analysts who support these development efforts argue that hypersonic weapons could enhance deterrence, as well as provide the U.S. military with an ability to defeat capabilities such as mobile missile launchers and

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59 When hypersonic glide vehicles are mated with their rocket booster, the resulting weapon system is often referred to as a hypersonic boost-glide weapon.

60 See, for example, Richard H. Speier et al., Hypersonic Missile Proliferation: Hinder the Spread of a New Class of Weapons, RAND Corporation, 2017, at https://www.rand.org/pubs/research_reports/RR2137.html.


advanced air and missile defense systems that form the foundation of U.S. competitors’ anti-access/area denial strategies.\textsuperscript{65} Others have argued that hypersonic weapons confer little to no additional warfighting advantage and note that the U.S. military has yet to identify any mission requirements or concepts of operation for hypersonic weapons.\textsuperscript{66}

The United States is unlikely to field an operational hypersonic weapon before 2023; however, in contrast to Russia and China, the United States is not developing hypersonic weapons for potential use with a nuclear warhead. As a result, the United States is seeking to develop hypersonic weapons that can attack targets with greater accuracy, which could be more technically challenging to develop than nuclear-armed—and less accurate—Russian and Chinese systems.

China

According to Tong Zhao, a fellow at the Carnegie-Tsinghua Center for Global Policy, “most experts argue that the most important reason to prioritize hypersonic technology development [in China] is the necessity to counter specific security threats from increasingly sophisticated U.S. military technology” such as U.S. regional missile defenses.\textsuperscript{67} China’s pursuit of hypersonic weapons, like Russia’s, reflects a concern that U.S. hypersonic weapons could enable the United States to conduct a preemptive, decapitating strike on China’s nuclear arsenal and supporting infrastructure. U.S. missile defense deployments could then limit China’s ability to conduct a retaliatory strike against the United States.\textsuperscript{68}

China has developed the DF-41 intercontinental ballistic missile (ICBM), which, according to a 2014 report by the U.S.-China Economic and Security Review Commission, could carry a nuclear hypersonic glide vehicle.\textsuperscript{69} General Terrence O’Shaughnessy, then-commander of U.S. Northern Command, seemed to confirm this assessment in February 2020, when he testified that “China is testing a [nuclear-capable] intercontinental-range hypersonic glide vehicle … which is designed to fly at high speeds and low altitudes, complicating our ability to provide precise warning.”\textsuperscript{67,69}

Reports indicate that China may have tested a nuclear-capable HGV\textsuperscript{71}—launched by a Long March rocket—in August 2021.\textsuperscript{72} In contrast to the ballistic missiles that China has previously


\textsuperscript{71} It is not clear if this nuclear-capable HGV is the same model as that referenced by General O’Shaughnessy.

\textsuperscript{72} Demetri Sevastopulo and Kathrin Hille, “China tests new space capability with hypersonic missile,” October 16, 2021, at https://www.ft.com/content/ba0a3cde-719b-4040-93cb-a486e1f843fb. China’s Foreign Ministry Spokesperson.
used to launch HGVs, the Long March, a fractional orbital bombardment system (FOBS), launches the HGV into orbit before the HGV de-orbits to its target. This could provide China with a space-based global strike capability and further reduce the amount of target warning time prior to a strike.  

China has additionally tested the DF-ZF hypersonic glide vehicle at least nine times since 2014. U.S. defense officials have reportedly identified the range of the DF-ZF as approximately 1,200 miles and have stated that the missile may be capable of performing evasive maneuvers during flight. Although unconfirmed by intelligence agencies, some analysts believe the DF-ZF could have become operational as early as 2020. In addition, in August 2018 China successfully tested Starry Sky-2, a nuclear-capable hypersonic vehicle prototype. Some reports indicate that the Starry Sky-2 could be operational by 2025. U.S. officials have declined to comment on the program.

Russia

Although Russia has conducted research on hypersonic weapons technology since the 1980s, it accelerated its efforts in response to U.S. missile defense deployments in both the United States and Europe, and in response to the U.S. withdrawal from the Anti-Ballistic Missile Treaty in 2002. Detailing Russia’s concerns, President Putin stated in 2018 that “the US is permitting constant, uncontrolled growth of the number of anti-ballistic missiles, improving their quality, and creating new missile launching areas. If we do not do something, eventually this will result in the complete devaluation of Russia’s nuclear potential. Meaning that all of our missiles could simply be intercepted.” Russia thus seeks hypersonic weapons, which can maneuver as they...
Russia is pursuing two nuclear-capable hypersonic weapons: the Avangard and the 3M22 Tsirkon (or Zircon). Avangard is a hypersonic glide vehicle launched from an ICBM, giving it “effectively ‘unlimited’ range.”


82 Russian news sources claim that Avangard entered into service in December 2019. Tsirkon, a ship- and submarine-launched hypersonic cruise missile, will reportedly “[complete] trials in 2021 and begin serial deliveries in 2022.”

International Institutions

No international treaty or agreement is dedicated to overseeing the development of hypersonic weapons. Although the New START Treaty—a strategic offensive arms treaty between the United States and Russia—does not specifically limit hypersonic weapons, it does limit ICBMs, which could be used to launch hypersonic glide vehicles. Because Russia has deployed its Avangard hypersonic glide vehicle on an SS-19 ICBM, it has agreed that missiles equipped with Avangard count under New START. Furthermore, Article V of the treaty states that “when a Party believes that a new kind of strategic offensive arm is emerging, that Party shall have the right to raise the question of such a strategic offensive arm for consideration in the Bilateral Consultative Commission (BCC).” Accordingly, some legal experts hold that it would be possible to negotiate provisions that would count additional types of hypersonic weapons under the New START limits. However, because New START is due to expire in 2026, this may be a short-term solution. In addition, the treaty would not cover hypersonic weapons developed in countries other than the United States and Russia.

Finally, some analysts have noted that if any parties to the Outer Space Treaty were to launch a nuclear-armed HGV on a fractional orbital bombardment system, they would likely be in violation of Article IV of the treaty, which prohibits the placement of “any objects carrying nuclear weapons or any other kinds of weapons of mass destruction” into orbit.

Potential Questions for Congress

- What mission(s) will hypersonic weapons be used for? Are hypersonic weapons the most cost-effective means of executing these potential missions?
- Given the lack of defined mission requirements for hypersonic weapons, how should Congress evaluate funding requests for hypersonic weapons programs or the balance of funding requests for hypersonic weapons programs, enabling technologies, and supporting test infrastructure?
- How, if at all, will the fielding of hypersonic weapons affect strategic stability? Is there a need for risk-mitigation measures, such as expanding New START, negotiating new multilateral arms control agreements, or undertaking transparency and confidence-building activities?

Directed Energy (DE) Weapons\(^89\)

DOD defines directed energy (DE) weapons as those using concentrated electromagnetic energy, rather than kinetic energy, to “incapacitate, damage, disable, or destroy enemy equipment, facilities, and/or personnel.”\(^90\) DE weapons could be used by ground forces in short-range air defense (SHORAD), counter-unmanned aircraft systems (C-UAS), or counter-rocket, artillery, and mortar (C-RAM) missions.\(^91\) DE weapons could offer low costs per shot and—assuming access to a sufficient power supply\(^92\)—nearly limitless magazines that, in contrast to existing conventional systems, could enable an efficient and effective means of defending against missile salvos or swarms of unmanned systems. Theoretically, DE weapons could also provide options for boost-phase missile intercept, given their speed-of-light travel time; however, as in the case of hypersonic missile defense, experts disagree on the affordability, technological feasibility, and utility of this application.\(^93\)

High-powered microwave weapons, a subset of DE weapons, could be used as a nonkinetic means of disabling electronics, communications systems, and improvised explosive devices, or as a nonlethal “heat ray” system for crowd control.

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\(^{89}\) For additional information about directed energy weapons, see CRS Report R46925, *Department of Defense Directed Energy Weapons: Background and Issues for Congress*, coordinated by Kelley M. Sayler.


\(^{91}\) For more information about the role of DE weapons in C-UAS missions, see CRS In Focus IF11426, *Department of Defense Counter-Unmanned Aircraft Systems*, by John R. Hoehn and Kelley M. Sayler.

\(^{92}\) Although research has been conducted on chemically fueled lasers, most countries are now pursuing solid state lasers, which are fueled by electrical power. As a result, the cost per shot is equivalent to the cost of the electrical power required to fire the shot. See Ariel Robinson, “Directed Energy Weapons: Will They Ever Be Ready?,” *National Defense*, July 1, 2015, at https://www.nationaldefensemagazine.org/articles/2015/7/1/2015-july-directed-energy-weapons-will-they-ever-be-ready.

United States

Although the United States has been researching directed energy since the 1960s, some experts have observed that “actual directed energy programs … have frequently fallen short of expectations,” with DOD investing billions of dollars in programs that were ultimately cancelled. Others contend that developments in commercial lasers could be leveraged for military applications. Directed energy weapons programs continue, however, to face questions about their technological maturity, including questions about the ability to improve beam quality and control to militarily useful levels and the ability to meet power, cooling, and size requirements for integration into current platforms.

The U.S. Navy fielded the first operational U.S. DE weapon, the Laser Weapon System (LaWS), in 2014 aboard the USS Ponce. LaWS was a 30-kilowatt (-kW) laser prototype that “was capable of blinding enemy forces as a warning, shooting down drones, disabling boats, or damaging helicopters.” The Navy is testing and plans to install its 60-kW laser, HELIOS, on the USS Preble “in line with its deployment schedule,” while the Army plans to field its first “combat relevant” laser—the 50-kW Directed Energy Mobile Short-Range Air Defense System—on Stryker fighting vehicles in FY2022. Similarly, the Air Force is currently conducting field assessments of several counter-UAS DE systems, including both laser and high-powered microwave systems.

Overall, DOD requested at least $578 million in FY2022 for unclassified DE research, development, test, and evaluation (RDT&E), and at least $331 million for unclassified DE weapons procurement. Many of these programs are intended to support DOD’s Directed Energy Roadmap, which seeks to scale up DE weapon power levels from around 150 kW, as is currently feasible, to around 300 kW in FY2022 and to around 500 kW by FY2024.

96 Ibid.
100 These figures include funding for DOD-wide programs as well as programs managed by the Air Force, Army, and Navy. CRS analysis of FY2022 budget documents; for additional information, see Appendix B in CRS Report R46925, Department of Defense Directed Energy Weapons: Background and Issues for Congress, coordinated by Kelley M. Sayler.
101 Although there is no consensus regarding the precise power level that would be needed to neutralize different target sets, it is generally believed that a laser of around 100 kW could engage UAVs, small boats, rockets, artillery, and mortar, whereas a laser of around 300 kW could additionally engage cruise missiles flying in certain profiles (i.e., flying across—rather than at—the laser). Dr. Jim Trebes, “Advancing High Energy Laser Weapon Capabilities: What is OUSD (R&E) Doing?,” Presentation at IDGA, October 21, 2020; and CRS conversation with Principal Director for Directed Energy Modernization Dr. Jim Trebes, November 17, 2020. Required power levels could be affected by
Emerging Military Technologies: Background and Issues for Congress

China

According to the US-China Economic and Security Review Commission, China has been developing DE weapons since at least the 1980s and has made steady progress in developing HPM and increasingly powerful HELs.\textsuperscript{102} China has reportedly developed a 30-kilowatt road-mobile DE system, LW-30, designed to engage unmanned aerial vehicles and precision-guided weapons.\textsuperscript{103} Reports indicate that China is also developing an airborne DE weapon pod and has used or proposed using DE weapons to interfere with U.S. and allied military aircraft and to disrupt U.S. freedom of navigation operations in the Indo-Pacific.\textsuperscript{104}

According to the Defense Intelligence Agency, China is additionally pursuing DE weapons to disrupt, degrade, or damage satellites and their sensors and possibly already has a limited capability to employ laser systems against satellite sensors. China likely will field a ground-based laser weapon that can counter low-orbit space-based sensors by 2020, and by the mid-to-late 2020s, it may field higher power systems that extend the threat to the structures of non-optical satellites.\textsuperscript{105}

Russia

Russia has been conducting DE weapons research since the 1960s, with a particular emphasis on HELs. Russia has reportedly deployed the Peresvet, a mobile, ground-based HEL, with several mobile intercontinental ballistic missile units. Although little is publicly known about Peresvet, including its power level, some analysts assert it is to dazzle satellites and provide point defense against unmanned aircraft systems.\textsuperscript{106} Russia’s deputy defense minister Alexei Krivoruchko has stated that efforts are underway to increase Peresvet’s power level and to deploy it on military aircraft.\textsuperscript{107} Reports suggest that Russia may also be developing HPMs as well as additional HELs capable of performing antisatellite missions.

International Institutions

DE weapons “are not authoritatively defined under international law, nor are they currently on the agenda of any existing multilateral mechanism.”\textsuperscript{108} However, certain applications of DE weapons are prohibited. For example, Protocol I of the CCW “Protocol on Blinding Lasers” prohibits the

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employment of “laser weapons specifically designed, as their sole combat function or as one of their combat functions, to cause permanent blindness to unenhanced vision.” Some analysts have suggested that multilateral agreements should be considered. For example, Congress may consider prohibitions on nonlethal anti-personnel uses of DE weapons—such as “heat rays” or lasers intended to cause temporary visual impairment—or on certain military applications of DE weapons—such as aircraft interference—in peacetime. Other analysts have argued that DE weapons could be considered more humane than conventional weapons because their accuracy could potentially reduce collateral damage and because they could provide a nonlethal anti-personnel capability in circumstances in which lethal force might otherwise be used.

Potential Questions for Congress

- Does the technological maturity of DE weapons warrant current funding levels? To what extent, if at all, can advances in commercial lasers be leveraged for military applications?
- How successful have U.S. field tests of DE weapons been? Are any changes to operational concepts, rules of engagement, or tactics required to optimize the use of DE weapons or deconflict the use of DE weapons with other U.S. military operations?
- In what circumstances and for what purposes should the U.S. military’s use of DE weapons be permissible? What, if any, regulations, treaties, or other measures should the United States consider with regard to the use of DE weapons in both war and peacetime?

Biotechnology

Biotechnology leverages life sciences for technological applications. A number of developments in biotechnology hold potential implications for the U.S. military and for international security writ large. As a 2018 Government Accountability Office report notes, the Departments of Defense, State, and Homeland Security, and the Office of the Director of National Intelligence assess that biotechnologies, such as the low-cost gene-editing tool CRISPR, have the potential to alter genes or create DNA to modify plants, animals, and humans. Such biotechnologies could be used to enhance [or degrade] the performance of military personnel. The

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112 For a general overview of CRISPR, see CRS Report R44824, Advanced Gene Editing: CRISPR-Cas9, by Marcy E. Gallo et al.
proliferation of synthetic biology—used to create genetic code that does not exist in nature—may increase the number of actors that can create chemical and biological weapons.\textsuperscript{113}

Similarly, the U.S. intelligence community’s 2016 Worldwide Threat Assessment cited genome editing as a potential weapon of mass destruction.\textsuperscript{114}

In addition, biotechnology could be used to create adaptive camouflage, cloaking devices, or lighter, stronger, and—potentially—self-healing body and vehicle armor.\textsuperscript{115} Concerns have been raised that U.S. competitors may not hold the same ethical standards in the research and application of biotechnologies, particularly regarding biological weapons, genome editing, or more invasive forms of human performance modification.\textsuperscript{116}

**United States**

Pursuant to Section 1086 of the FY2017 NDAA (P.L. 114-328),\textsuperscript{117} the Trump Administration released the *National Biodefense Strategy*, which outlines “how the United States Government will manage its activities more effectively to assess, prevent, detect, prepare for, respond to, and recover from biological threats, coordinating its biodefense efforts with those of international partners, industry, academia, non-governmental entities, and the private sector.”\textsuperscript{118} As some analysts have noted, however, this strategy was not accompanied by a resourced action plan and, thus, was “largely unimplemented.”\textsuperscript{119} Furthermore, there is no DOD-specific biotechnology research strategy.\textsuperscript{120}

Unclassified U.S. biotechnology programs with military applications center primarily on improving “readiness, resilience, and recovery.” DARPA, for example, has a number of biotechnology programs devoted to battlefield medicine, diagnostics, and prognostics. It is also


\textsuperscript{114} James R. Clapper, “Statement for the Record: Worldwide Threat Assessment of the US Intelligence Community,” delivered before the U.S. Senate Committee on Armed Services, February 9, 2016.


\textsuperscript{116} James R. Clapper, “Statement for the Record: Worldwide Threat Assessment of the US Intelligence Community,” delivered before the U.S. Senate Committee on Armed Services, February 9, 2016; and Daniel R. Coats, “Statement for the Record: Worldwide Threat Assessment of the US Intelligence Community,” delivered before the U.S. Senate Committee on Armed Services, March 6, 2018. Although the U.S. military has long used certain drugs such as caffeine, modafinil, dextroamphetamine, and various sleep aids to enhance soldier performance, it bans other performance-enhancing drugs and techniques such as anabolic steroids and blood doping. See Paul Scharre and Lauren Fish, *Human Performance Enhancement*, Center for a New American Security, November 7, 2018, at https://www.cnas.org/publications/reports/human-performance-enhancement-1.

\textsuperscript{117} P.L. 114-328, Section 2, Division A, Title X, §1086.


\textsuperscript{119} See, for example, Tara O’Toole, “Remarks at ‘Synthetic Biology and National Security: Risks and Opportunities,’” Center for Strategic and International Studies, April 14, 2020.

exploring options for mitigating the effects of traumatic brain injury, treating neuropsychiatric illnesses such as depression and post-traumatic stress, and protecting against infectious diseases and bio-engineered threats to the U.S. food supply. In addition, DARPA’s Safe Genes program seeks “to [protect] service members from accidental or intentional misuse of genome editing technologies.” Biotechnology research is also being conducted at the service laboratories, which completed a $45 million, three-year joint research initiative in synthetic biology “intended to develop new bio-based materials and sensors.”

In addition, some reports suggest that the United States is researching or has previously researched biotechnology and neuroscience applications to increase soldier lethality, including applications to make soldiers “stronger, smarter, [and] more capable, and ... give them more endurance than other humans.” Some groups have expressed ethical concerns about this research; although the United States had a series of presidential bioethics commissions between 1974 and 2017, there is no current national framework for examining ethical concerns.

Finally, per Section 263 of the FY2020 NDAA (P.L. 116-92), DOD is to conduct “a review of the military understanding and relevancy of applications of emerging biotechnologies to national security requirements of the Department of Defense” and provide recommendations for future legislative and administrative activities.” Section 278 of the FY2021 NDAA (P.L. 116-283) additionally directs DOD to “conduct an assessment and direct comparison of capabilities in emerging biotechnologies for national security purposes ... between the capabilities of the United States and the capabilities of adversaries of the United States.”

China

Motivated by an aging population and growing health care needs, China has been particularly interested in conducting biotechnology research. Biotechnology is cited as a key strategic priority within China’s Made in China 2025 initiative and is additionally highlighted within China’s current five-year development plan. In particular, China is aggressively pursuing biotechnologies for genetic testing and precision medicine. In 2016, Chinese scientists became the first to use the CRISPR gene-editing tool on humans, and in 2018, a Chinese scientist produced—perhaps with the approval of the Chinese government—the first “gene-edited babies.” In addition, China maintains one of the world’s largest repositories of genetic

122 Marisa Alia-Novobilski, “Tri-Service effort leverages synthetic biology expertise to address future warfighter needs,” Wright-Patterson AFB, September 27, 2017.
125 P.L. 116-92, Section 2, Division A, Title II, §263.
126 P.L. 116-283, Section 2, Division A, Title II, §278.
128 Amidst international outcry, China later sentenced the scientist to three years in jail and termed his work “extremely abominable in nature.” Michael Standaert, “‘Extremely abominable’: Chinese gene-editing scientist faces law,” Al Jazeera, November 26, 2018. See also, Elsa Kania, “Weaponizing Biotech: How China’s Military Is Preparing for a
information, the National Genebank, which includes U.S. genetic data. Such information could be used to develop personalized disease treatment plans or, potentially, precision bioweapons.129

Open-source information about China’s research into specific military applications of biotechnology is limited; however, China’s policy of military-civil fusion would enable the Chinese military to readily leverage developments in civilian biotechnology.130 Furthermore, reports indicate that China’s Central Military Commission “has funded projects on military brain science, advanced biomimetic systems, biological and biomimetic materials, human performance enhancement, and ‘new concept’ biotechnology,” while the Chinese military’s medical institutions have conducted extensive research on CRISPR gene editing.131

Russia

Although Russia released BIO2020—a whole-of-government strategy for improving the standing of Russia’s biotechnology sector—in 2012, biotechnology research in Russia continues to lag behind that of the United States and China.132 BIO2020 identifies Russia’s priority areas for biotechnology research as biopharmaceuticals and biomedicine, industrial biotechnology and bioenergetics, agricultural and food biotechnology, forest biotechnology, environmental protection biotechnology, and marine biotechnology.133

Little information is publicly available on how Russia might employ such dual-use technologies within a military or national security context. However, the accusation that the country attempted to assassinate a former double agent for the United Kingdom using a Novichok nerve agent—in violation of the 1992 Chemical Weapons Convention—suggests that it may be similarly unrestrained in weaponizing biological agents, including those derived from synthetic biology.134 Indeed, the Soviet Union is known to have maintained an extensive, long-standing biological weapons program, Biopreparat, in violation of the 1972 Biological Weapons Convention.135 Furthermore, in August 2020, the End-User Review Committee (ERC)—composed of representatives of the U.S. Departments of Commerce, State, Defense, Energy, and, where appropriate, Treasury—stated that it has “reasonable cause” to believe that three Russian research institutes are associated with the Russian biological weapons program.136

131 Ibid.
133 Ibid.
136 The ERC added these research institutes to the Entity List, which identifies entities acting “contrary to the national
**International Institutions**

Only the weaponization of biotechnology is prohibited under international law. Some international institutions have demonstrated interest in considering broader implications of biotechnologies. For example, since 1983, ASEAN has maintained a subcommittee on biotechnology that facilitates coordination of regional biotechnology projects. Similarly, since 1993, the OECD has maintained an Internal Co-ordination Group for Biotechnology that monitors developments in biotechnology and facilitates coordination among various sectors involved in biotechnology research (e.g., agriculture, science and technology, environment, industry). In addition, the United Nations Convention on Biological Diversity is charged with governing the development and use of genetically modified organisms. These entities are not, however, focused specifically on military applications of biotechnology.

In terms of potential militarization, the 1972 Biological Weapons Convention requires review conferences, which every five years assess both the implementation of the treaty and ongoing developments in biotechnology. Annual meetings are held between review conferences to informally consider relevant topics, as well as to address national bilateral and multilateral efforts to enhance biosecurity. Some analysts have argued that an international framework should be established to consider the militarization of biotechnologies and discuss potential regulation of or limits on certain applications.

**Potential Questions for Congress**

- Is a DOD biotechnology strategy or organization needed to identify research priorities and coordinate department-wide research? What, if any, resources or organizational changes would be required to fully implement a national biodefense strategy?
- What military applications of biotechnologies are U.S. competitors developing? Is the U.S. military appropriately balancing the potential warfighting utility of biotechnologies with ethical considerations?
- What, if any, national and international frameworks are needed to consider the ethical, moral, and legal implications of military applications of biotechnologies such as synthetic biology, genome editing, and human performance modification?

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137 The United States, China, and Russia have ratified the 1972 Biological Weapons Convention, which is a legally binding treaty that bans the development and production of biological weapons.

138 The United States is not a party to this convention or its associated protocols.

Quantum Technology

Quantum technology translates the principles of quantum physics into technological applications. In general, quantum technology has not yet reached maturity; however, it could hold significant implications for the future of military sensing, encryption, and communications. GAO reports that DOD, State, DHS, and ODNI have assessed that “quantum communications could enable adversaries to develop secure communications that U.S. personnel would not be able to intercept or decrypt. Quantum computing may allow adversaries to decrypt [unclassified, classified, or sensitive] information, which could enable them to target U.S. personnel and military operations.”

Quantum technology could have other military applications, such as quantum sensing, which could theoretically enable significant improvements in submarine detection, rendering the oceans “transparent.” This could, in turn, compromise the survivability of the U.S. sea-based nuclear deterrent. Quantum sensing could also provide alternative positioning, navigation, and timing options that could in theory allow militaries to continue to operate at full performance in GPS-degraded or GPS-denied environments.

Military application of such technologies could be constrained, however, by the fragility of quantum states, which can be disrupted by minute movements, changes in temperature, or other environmental factors. As physicist Mikkel Hueck has explained, “if future devices that use quantum technologies [continue to] require cooling to very cold temperatures, then this will make them expensive, bulky, and power hungry.” As a result, widespread adoption will likely require significant advances in materials science and fabrication techniques.

United States

According to a Defense Science Board Task Force on Applications of Quantum Technologies assessment, three applications of quantum technologies demonstrate the most promise for the U.S. military: quantum sensing, quantum computing, and quantum communications. The task

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140 See also CRS In Focus IF11836, Defense Primer: Quantum Technology, by Kelley M. Sayler.

141 These principles include superposition—in which “a quantum system can exist in two or more states at once”—and entanglement—in which “two or more quantum objects in a system can be intrinsically linked such that measurement of one dictates the possible measurement outcomes for another, regardless of how far apart the two objects are.” Emily Grumbling and Mark Horowitz, eds., Quantum Computing: Progress and Prospects, National Academy of Sciences, 2019, at https://www.nap.edu/read/25196/chapter/1. For additional information about quantum technology, see CRS Report R45409, Quantum Information Science: Applications, Global Research and Development, and Policy Considerations, by Patricia Moloney Figliola.


force notes that quantum sensing could “dramatically improve” DOD’s ability to conduct certain missions, providing precision navigation and timing options in environments in which GPS is degraded or denied; that quantum computers could “potentially give DOD substantial computation power” for decryption, signals processing, and AI; and that quantum communications could improve networking technologies. The task force concludes that “quantum sensing applications are currently poised for mission use whereas quantum computing and communications are in earlier stages of development…. Quantum radar will not provide upgraded capability to DOD.” Both DARPA and the services fund an array of quantum technology programs across these and other research areas.

Per Section 234 of the FY2019 NDAA, the Secretary of Defense—acting through the Under Secretary of Defense for Research and Engineering—is tasked with coordinating these programs and providing “for interagency cooperation and collaboration on quantum information science and technology research and development between the Department of Defense and other departments and agencies of the United States and appropriate private sector entities.” In addition, Section 220 of the FY2020 NDAA (P.L. 116-92) authorizes the Secretary of each military department to establish Quantum Information Science (QIS) Research Centers that may “engage with appropriate public and private sector organizations” to advance quantum research. To date, the Navy has designated the Naval Research Laboratory as its QIS Research Center, while the Air Force has designated the Air Force Research Laboratory as a QIS Research Center for both the Air Force and Space Force. The Army says it does not plan to establish a QIS Research Center at this time.

Finally, Section 214 of the FY2021 NDAA (P.L. 116-283) directs the services to compile and annually update a list of technical challenges that quantum computers could potentially address within the next one to three years. It also directs the services to establish programs with small and medium businesses to provide quantum computing capabilities to government, industry, and academic researchers working on these challenges. Section 1722 directs DOD to conduct an assessment of the risks posed by quantum computers, as well as current standards for post-quantum cryptography.

China

China has increasingly prioritized quantum technology research within its development plans. Indeed, President Xi has cited quantum communications and quantum computing as key research initiatives “prioritized for major breakthroughs by 2030,” an objective that is also cited in the country’s National Science and Technology Innovation Program. China is already a world leader in quantum technology. In 2016, China launched the world’s first quantum satellite to provide a “global quantum encrypted communications capability.” In 2017, China hosted the first

145 Ibid.
146 Ibid.
147 P.L. 115-232, Section 2, Division A, Title II, §234.
148 P.L. 116-92, Section 2, Division A, Title II, §220.
150 Ibid., p. 6.
quantum-secured intercontinental videoconference.\textsuperscript{151} Furthermore, China is investing heavily in terrestrial quantum communications networks. It completed construction of a 2,000 kilometer (approximately 1250 miles) Beijing-Shanghai quantum network in 2016 and plans to expand that network nationwide in the years to come.\textsuperscript{152} While such advances in quantum technology have been driven primarily by academia, China has expressed its intent to leverage them for military applications in the country’s Thirteenth Five-Year S&T Military-Civil Fusion Special Projects Plan.

**Russia**

Russian development of quantum technology, as with artificial intelligence, lags significantly behind that of the United States and China, with some analysts noting that Russia is likely “5 to 10 years behind” in quantum computing.\textsuperscript{153} In an effort to spur development, Russia announced plans in December 2019 to invest $790 million in quantum research over the next five years and adopted a five-year Russian Quantum Technologies Roadmap.\textsuperscript{154} These initiatives are not military-specific, however, and limited information is available in open sources about how Russia might apply them to its military.

**International Institutions**

No major international institutions have formal initiatives devoted to monitoring or regulating military or other applications of quantum technology.

**Potential Questions for Congress**

- Does the maturity of military applications of quantum technology warrant current funding levels? To what extent, if at all, can advances in commercial quantum technology be leveraged for military applications?
- Are adequate measures being taken to develop quantum-resistant encryption and to protect data that has been encrypted using current methods?
- How mature are U.S. competitor efforts to develop military applications of quantum technologies? To what extent, if at all, could such efforts threaten advanced U.S. military capabilities such as submarines and fifth-generation stealth aircraft?


\textsuperscript{153} Quirin Schiermeier, “Russia joins race to make quantum dreams a reality,” *Nature*, December 17, 2019, at https://www.nature.com/articles/d41586-019-03855-z.

\textsuperscript{154} For comparison, the U.S. National Quantum Initiative Act (P.L. 115-368), signed into law in December 2018, commits the United States to investing $1.25 billion in quantum research over five years.
Potential Implications of Emerging Technologies for Warfighting

The implications of emerging technologies for warfighting and strategic stability are difficult—if not impossible—to predict, as they will be a function of many factors, including the rate of technological advancement in both the United States and competitor nations, the manner in which emerging technologies are integrated into existing military forces and concepts of operation, the interactions between emerging technologies, and the extent to which national policies and international law enable or inhibit their development, integration, and use.

Nonetheless, many emerging technologies exhibit characteristics that could potentially affect the future character of war. For example, developments in technologies such as AI, big data analytics, and lethal autonomous weapons could diminish or remove the need for a human operator. This could, in turn, increase combat efficiency and accelerate the pace of combat—potentially with destabilizing consequences.

Emerging technologies such as low-cost drones could shift the balance between quality—upon which U.S. military forces have traditionally relied—and quantity, as well as between offense and defense. For example, swarms of coordinated, unmanned vehicles could overwhelm defensive systems, providing a greater advantage to the attacker, while directed energy weapons that provide a low-cost means of neutralizing such attacks, could favor the defender. Thus, emerging technologies could shift the offense-defense balance multiple times over the coming decades.

Interactions among emerging technologies could also improve existing military capabilities or enable new capabilities—with unforeseen consequences for warfighting and strategic stability. For example, an enabling technology like AI could be paired with quantum computing to produce more powerful methods of machine learning, potentially leading to improvements in image recognition and target identification and enabling more sophisticated autonomous weapons. Similarly, AI could be paired with 5G communications technologies to enable virtual training environments or with biotechnology in a “brain-computer interface” to enhance human cognition or control prosthetics or robotic systems. Such developments could, in turn, require new strategies, tactics, and concepts of operation.

Emerging military technologies—particularly complex systems such as AI and LAWS—could additionally produce unintended consequences if they fail to perform as anticipated. These consequences could range from system failure to violations of the law of armed conflict. As analyst Paul Scharre has noted, “in the most extreme case, an autonomous weapon could continue engaging inappropriate targets until it exhausts its magazine, potentially over a wide area.” This could, in turn, result in mass fratricide or civilian casualties—a possibility that has led some analysts to call for a pre-emptive ban on LAWS.

155 For additional information about military applications of 5G, see CRS In Focus IF11251, National Security Implications of Fifth Generation (5G) Mobile Technologies, by John R. Hoehn and Kelley M. Sayler.
Finally, emerging military technologies could raise an array of ethical considerations. For example, some analysts have argued that the use of LAWS would be inherently immoral—regardless of whether the weapon could be used legally—because a human operator would not make specific target selection and engagement decisions. Others have countered that human operators would continue to exercise “appropriate levels of human judgement over the use of force” and would remain accountable for ensuring that the deployment of LAWS conforms to the requirements of the laws of armed conflict. Those supporting a pre-emptive ban on LAWS have additionally appealed to the Martens Clause, which appears in the 1899 Hague Convention preamble and states that weapons usage should conform to the “principles of humanity and the dictates of the public conscience.” These analysts believe that LAWS contravene that requirement; however, others have noted that the Martens Clause has not been used previously to ban a weapons system and, furthermore, that the legal status of the Martens Clause is questionable and instead constitutes “merely a recognition of ‘customary international law’.”

Similarly, some analysts have raised ethical concerns about applications of biotechnology that involve human testing or modification as well as the weaponization of biotechnology, which could potentially be used for targeted genetic attacks.

### Issues for Congress

Congress has previously demonstrated interest in conducting oversight of emerging military technologies beyond technology-specific activities. In Section 247 of the FY2019 NDAA (P.L. 115-232), Congress specified “a set of classified reports that set forth a direct comparison between the capabilities of the United States in emerging technology areas and the capabilities of adversaries of the United States.” These areas include hypersonic weapons, AI, quantum technology, directed energy weapons, and other relevant technologies as determined by the Secretary of Defense. Section 225 of the FY2019 NDAA additionally tasked the Under Secretary of Defense for Research and Engineering with generating procedures for developing “technologies that are urgently needed to react to a technological development of an adversary of...

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163 Each report is to include the following elements: “(1) an evaluation of spending by the United States and adversaries on such technology, (2) an evaluation of the quantity and quality of research on such technology, (3) an evaluation of the test infrastructure and workforce supporting such technology, (4) an assessment of the technological progress of the United States and adversaries on such technology, (5) descriptions of timelines for operational deployment of such technology, [and] (6) an assessment of the intent or willingness of adversaries to use such technology.”
the United States or to respond to a significant and urgent emerging technology [that are] not receiving appropriate research funding or attention from the Department of Defense.”

Furthermore, Section 232 of the FY2020 NDAA (P.L. 116-92) tasked the Secretary of Defense with developing “a process to ensure that the policies of the Department of Defense relating to emerging technology are formulated and updated continuously as such technology is developed by the Department,” while Section 236 of the FY2021 NDAA (P.L. 116-283) granted the Secretary the authority to establish a Steering Committee tasked with developing assessments of and a strategy for emerging technology and national security threats.

As Congress continues to review the Pentagon’s plans for emerging military technologies during the annual authorization and appropriations process, it might consider issues surrounding funding considerations, management, personnel, acquisition, technology protection, governance and regulation, and oversight.

**Funding Considerations**

A number of emerging military technologies, including hypersonic weapons and directed energy weapons, have experienced fluctuations in funding over the years. According to a U.S. government interagency task force on the defense industrial base, such “fluctuations challenge the viability of suppliers within the industrial base by diminishing their ability to hire and retain a skilled workforce, [achieve] production efficiencies, and in some cases, [stay] in business.” Other analysts have noted that such fluctuations are often due to unavoidable tradeoffs between technology investment priorities or to questions about a given technology’s feasibility or maturity.

Some analysts have suggested that, given the potential for technological surprise, funding for overall research and development is inadequate. Summarizing such views, technology expert Martijn Rasser notes that reducing overall research and development in order to enable “big bets” or heavy investments in a particular technology or technologies, can be a risky approach because “we just don’t know where the next breakthroughs will come from.”

**Management**

In general, DOD manages each of the aforementioned emerging military technologies separately due to the distinct expertise required. For example, within the Office of the Under Secretary of

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164 Section 232 defines emerging technology as “technology determined to be in an emerging phase of development by the Secretary of Defense, including quantum computing, technology for the analysis of large and diverse sets of data (commonly known as ‘big data analytics’), artificial intelligence, autonomous technology, robotics, directed energy, hypersonics, biotechnology, and such other technology as may be identified by the Secretary.”


Defense for Research and Engineering (USD[R&E]), there are separate technical directors or assistant directors for artificial intelligence, autonomy, hypersonic weapons, directed energy, biotechnology, and quantum science—among other technology areas—which report through the Director for Modernization to USD(R&E). Development of each of these technologies is guided by a standalone technology roadmap and, in the case of AI, a classified strategy. Although the Director for Modernization has oversight over emerging military technologies, some analysts have suggested that there is a need for a more holistic approach to portfolio management that better considers how such technologies might be combined and integrated.

Furthermore, senior leaders do not always agree on the priorities among emerging military technologies—both in terms of effort and funding—and such priorities can shift frequently. This fluctuation has led some analysts to suggest that DOD should adopt a technology strategy “to set spending priorities that can be sustained over time, outlasting individual leaders.”

**Personnel**

Some reports indicate that DOD and the defense industry have difficulty recruiting and retaining personnel with expertise in emerging technologies because research funding and salaries significantly lag behind those of commercial companies. Other reports suggest that such challenges stem from quality-of-life factors, as well as from a belief among many technology workers that “they can achieve large-scale change faster and better outside the government than within it.” DOD faces additional challenges in training and educating its standing workforce. Examples of recommendations for addressing this set of challenges include increasing technology education opportunities at military academies, enhancing partnerships between DOD and research universities, creating government fellowships and accelerated promotion tracks for technology workers, and improving the technology literacy of human resource teams.

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168 CRS In Focus IF10834, Defense Primer: Under Secretary of Defense for Research and Engineering, by Marcy E. Gallo.


173 See Defense Science Board, Applications of Quantum Technologies: Executive Summary; National Security Commission on Artificial Intelligence, First Quarter Recommendations, March 2020, pp. 21-43, at https://drive.google.com/file/d/1wKPh8Gb5drBrKBg6OhGu50NaT3lE9bKss/view; and Amy Zegart and Kevin Childs, “The Divide between Silicon Valley and Washington.” For example, DOD is establishing a university consortium for hypersonic research and workforce development, while the Defense Digital Service now offers one- to two-year assignments for commercial technology workers. Similarly, the National Security Innovation Network seeks to create models and pathways for recruiting technologists to the U.S. government.
Acquisition

DOD may need to continue adjusting its acquisition process to account for rapidly evolving dual-use technologies such as AI. For example, a 2017 internal study of the process found that it takes an average of 81 months for information technology programs to move from the initial Analysis of Alternatives, defining the requirements for a system, to an Initial Operational Capability. In contrast, commercial companies typically execute an iterative development process for software systems (such as those involved in AI capabilities), delivering an initial product in six to nine months. These findings prompted DOD to issue an interim software acquisition policy intended to “[simplify] the acquisition model to enable continuous integration and delivery of software capability on timelines relevant to the Warfighter/end user.” Similar efforts may be needed for other emerging military technologies.

Furthermore, the commercial companies that are often at the forefront of innovation in emerging technologies may be reluctant to partner with DOD due to the complexity of the defense acquisition process. A Government Accountability Office (GAO) study of this issue found that, of 12 U.S. commercial companies who choose not to do business with DOD, all 12 cited the complexity of the defense acquisition process as a rationale for their decision. DOD has created a number of avenues for rapid acquisitions—including the Strategic Capabilities Office, the Defense Innovation Unit, and Project Maven—that are intended to streamline cumbersome processes and accelerate the acquisitions timeline. Project Maven, for example, was established in April 2017; by December, the team was fielding a commercially acquired prototype AI system in combat. Although some analysts argue that these are promising developments, critics point out that the department must replicate such results at scale and implement more comprehensive acquisitions reform.

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175 Andrew Ilachinski, AI, Robots, and Swarms: Issues, Questions, and Recommended Studies, p. 189.
179 In certain circumstances, DOD may also use other transaction authorities (OTAs) to accelerate research, prototyping, and production. For additional information about OTAs, see CRS Report R45521, Department of Defense Use of Other Transaction Authority: Background, Analysis, and Issues for Congress, by Heidi M. Peters.
Emerging Military Technologies: Background and Issues for Congress

Intellectual Property

Commercial technology companies are often reluctant to partner with DOD due to concerns about intellectual property and data rights.182 As an official interviewed for a 2017 GAO report on broader challenges in military acquisitions noted, intellectual property is the “life blood” of commercial technology companies, yet “DOD is putting increased pressure on companies to grant unlimited technical data and software rights or government purpose rights rather than limited or restricted rights.”183 In an effort to manage these concerns, DOD released an instruction that “establishes policy, assigns responsibilities, and prescribes procedures for the acquisition, licensing, and management of IP.”184 The instruction additionally establishes a DOD IP Cadre to advise and assist the acquisition workforce on matters related to IP and calls for the development of an IP strategy to “identify and manage the full spectrum of IP and related matters” for each acquisition program.185

Supply Chain Security

A number of recent reports have raised concerns about the security of the U.S. supply chain for emerging military technologies. For example, one assessment found that China “may have opportunities to jeopardize the development of hypersonics through industrial espionage, transfers of technology, or providing unreliable components” due to its potential exposure to low-level U.S. suppliers.186 Similarly the National Security Commission on Artificial Intelligence found that “the United States lacks domestic facilities capable of producing, integrating, assembling, and testing” the microelectronics needed to enable AI, forcing the U.S. “to rely on foreign fabrication and complex global supply chains for production.”187

Technology Protection

Estimates indicate “that American industry loses more than $600 billion dollars [each year] to theft and expropriation,” including the theft and expropriation of emerging military technologies and related intellectual property.188 The United States has a number of programs devoted to addressing this issue. For example, pursuant to the Foreign Investment Risk Review Modernization Act of 2018 (FIRRMA), the Committee on Foreign Investment in the United States (CFIUS) now reviews certain foreign investments, including those involving “emerging and foundational technologies.” In addition, FIRMA authorized CFIUS to consider “whether a covered transaction involves a country of special concern that has a demonstrated or declared strategic goal of acquiring a type of critical technology or critical infrastructure that would affect

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182 U.S. Government Accountability Office, Military Acquisitions, DOD is Taking Steps to Address Challenges Faced by Certain Companies.
183 Ibid., p. 20.
185 Ibid., pp. 8-11.
187 National Security Commission on Artificial Intelligence, First Quarter Recommendations, p. 46.
United States leadership in areas related to national security." Similarly, DOD’s Protecting Critical Technology Task Force helps protect universities, labs, and the U.S. defense industrial base against the theft of “classified information, controlled unclassified information, and key data.” As part of this effort, the task force intends to institute cybersecurity training programs for small businesses, enhance DOD’s understanding of supply chain vulnerabilities, and develop a prioritized list of technologies that are critical to national security—as mandated by Section 1049 of the FY2019 NDAA—as other activities. Some analysts have recommended expanding technology protection efforts to include U.S. allies and partners.

Governance and Regulation

According to then-Director of National Intelligence Daniel Coats, “technology developments … are likely to outpace regulation, which could create international norms that are contrary to US interests and increase the likelihood of technology surprise.” To address this concern, some analysts have argued that “the United States should undertake broad, sustained diplomatic engagement to advance collaboration on emerging technologies, norms, and standards setting." Similarly, Section 9414 of the FY2021 NDAA directs the Director of the National Institute of Standards and Technology to oversee a study that assesses China’s role in international standards setting organizations and provides recommendations for mitigating China’s influence and strengthening U.S. participation in these organizations.

Oversight

As Congress conducts oversight of emerging military technologies, it may be challenged in its ability to independently evaluate and assess complex, disparate technical disciplines. In 1972, Congress established the Office of Technology Assessment (OTA) to provide expert “assessments, background papers, technical memoranda, case studies, and workshop

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189 The specific technologies that qualify as “emerging and foundational technologies” are to be identified by an interagency process led by the Department of Commerce. See P.L. 115-232, Title XVII, §1702(c). For more information on FIRRMA, see CRS In Focus IF10952, CFIUS Reform Under FIRRMA, by James K. Jackson and Cathleen D. Cimino-Isaacs. Some entities, including the National Security Commission on Artificial Intelligence, have argued that the U.S. government should consider additional measures of technology protection, such as “heavier scrutiny of the potential end user and end user of specific items.” See National Security Commission on Artificial Intelligence, Interim Report, November 2019, p. 42, at https://drive.google.com/file/d/153OrxnuGJeSUVslxWsFYauslwNeCEkvUb/view.

190 Office of the Secretary of Defense, “Memorandum on the Establishment of the Protecting Critical Technology Task Force.”


“proceedings” that were to inform congressional decisionmaking and legislative activities.\textsuperscript{196} Congress eliminated funding for OTA in 1995 “amid broader efforts to reduce the size of government.”\textsuperscript{197} Since then, Congress has continued to debate the need for OTA or a similar technology assessment organization.\textsuperscript{198}

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\textsuperscript{196} Ibid.  
\textsuperscript{197} Ibid.  
\textsuperscript{198} For an overview of OTA/technology assessment-related legislation in the 107\textsuperscript{th}-116\textsuperscript{th} Congresses, see Appendix C in CRS Report R46327, *The Office of Technology Assessment: History, Authorities, Issues, and Options*, by John F. Sargent Jr..