Section 1082 of Public Law 102-484 (Oct 23, 1992), as amended by Section 1031(d)(2) of Public Law 108-136 (Nov 24, 2003) provides:

LIMITATION ON SUPPORT FOR UNITED STATES CONTRACTORS SELLING ARMS OVERSEAS

(a) Support for Contractors. - In the event that a United States defense contractor or industrial association requests the Department of Defense or a military department to provide support in the form of military equipment for any air show or trade exhibition to be held outside the United States, such equipment may not be supplied unless the contractor or association agrees to reimburse the Treasury of the United States for -

(1) all incremental costs of military personnel accompanying the equipment, including food, lodging, and local transportation;
(2) all incremental transportation costs incurred in moving such equipment from its normally assigned location to the air show or trade exhibition and return; and
(3) any other miscellaneous incremental costs not included under paragraphs (1) and (2) that are incurred by the Federal Government but would not have been incurred had military support not been provided to the contractor or industrial association.

(b) Department of Defense Exhibitions. -

(1) A military department may not participate directly in any air show or trade exhibition held outside the United States unless the Secretary of Defense determines that it is in the national security interests of the United States for the military department to do so.
(2) The Secretary of Defense may not delegate the authority to make the determination referred to in paragraph (1)(A) below the level of the Under Secretary of Defense for Policy.

(c) Definition. - In this section, the term 'incremental transportation cost' includes the cost of transporting equipment to an air show or trade exhibition only to the extent that the provision of transportation by the Department of Defense described in subsection (a)(2) does not fulfill legitimate training requirements that would otherwise have to be met.