Calendar No.

113TH CONGRESS 2D Session

S. 2828

To impose sanctions with respect to the Russian Federation, to provide additional assistance to Ukraine, and for other purposes.

IN THE SENATE OF THE UNITED STATES

SEPTEMBER 16, 2014

Mr. MENENDEZ (for himself, Mr. CORKER, Mr. CARDIN, and Mr. MARKEY) introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

_ (legislative day, _____), _____)

Reported by Mr. MENENDEZ, with amendments

[Omit the part struck through and insert the part printed in italic]

A BILL

- To impose sanctions with respect to the Russian Federation, to provide additional assistance to Ukraine, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Ukraine Freedom Support Act of 2014".

1 (b) TABLE OF CONTENTS.—The table of contents for

2 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Definitions.
- Sec. 3. Statement of policy regarding Ukraine.
- Sec. 4. Sanctions relating to the defense and energy sectors of the Russian Federation.
- Sec. 5. Sanctions on Russian and other foreign financial institutions.
- Sec. 6. Codification of executive orders addressing the crisis in Ukraine.
- Sec. 7. Major non-NATO ally status for Ukraine, Georgia, and Moldova.
- Sec. 8. Increased military assistance for the Government of Ukraine.
- Sec. 9. Expanded nonmilitary assistance for Ukraine.
- Sec. 10. Expanded broadcasting in countries of the former Soviet Union.
- Sec. 11. Support for Russian democracy and civil society organizations.
- Sec. 12. Report on non-compliance by the Russian Federation of its obligations under the INF Treaty.

3 SEC. 2. DEFINITIONS.

4	In	this	Act:
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5	(1) Account; correspondent account; pay-
6	ABLE-THROUGH ACCOUNT.—The terms "account",
7	"correspondent account", and "payable-through ac-
8	count" have the meanings given those terms in sec-
9	tion 5318A of title 31, United States Code.
10	(2) Appropriate congressional commit-
11	TEES.—The term "appropriate congressional com-
12	mittees" means—
13	(A) the Committee on Foreign Relations
14	and the Committee on Banking, Housing, and
15	Urban Affairs of the Senate; and
16	(B) the Committee on Foreign Affairs and
17	the Committee on Financial Services of the
18	House of Representatives.
19	(3) CONTROL.—The term "control" means—

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1	(A) in the case of a corporation, to hold at
2	least 50 percent (by vote or value) of the capital
3	structure of the corporation; or
4	(B) in the case of any other entity, to hold
5	interests representing at least 50 percent of the
6	capital structure of the entity.
7	(4) DEFENSE ARTICLE; DEFENSE SERVICE;
8	TRAINING.—The terms "defense article", "defense
9	service", and "training" have the meanings given
10	those terms in section 47 of the Arms Export Con-
11	trol Act (22 U.S.C. 2794).
12	(5) FINANCIAL INSTITUTION.—The term "fi-
13	nancial institution" means a financial institution
14	specified in subparagraph (A), (B), (C), (D), (E),
15	(F), (G), (H), (I), (J), (M), or (Y) of section
16	5312(a)(2) of title 31, United States Code.
17	(6) FOREIGN FINANCIAL INSTITUTION.—The
18	term "foreign financial institution" has the meaning
19	given that term in section 561.308 of title 31, Code
20	of Federal Regulations (or any corresponding similar
21	regulation or ruling).
22	(7) KNOWINGLY.—The term "knowingly", with
23	respect to conduct, a circumstance, or a result,
24	means that a person has actual knowledge, or should

1	have known, of the conduct, the circumstance, or the
2	result.
3	(8) NATIONAL.—The term "national" has the
4	meaning given that term in section 101(a) of the
5	Immigration and Nationality Act (8 U.S.C.
6	1101(a)).
7	(9) PERSON.—The term "person" means—
8	(A) an individual;
9	(B) a corporation, business association,
10	partnership, society, trust, any other non-
11	governmental entity, organization, or group, or
12	any governmental entity operating as a business
13	enterprise; or
14	(C) any successor to any entity described
15	in subparagraph (B).
16	(10) RUSSIAN PERSON.—The term "Russian
17	person" means—
18	(A) an individual who is a citizen or na-
19	tional of the Russian Federation; or
20	(B) an entity organized under the laws of
21	the Russian Federation.
22	(11) Special Russian Crude oil project.—
23	The term "special Russian crude oil project" means
24	a project intended to extract crude oil from—

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1	(A) the exclusive economic zone of the
2	Russian Federation in waters more than 500
3	feet deep;
4	(B) Russian Arctic offshore locations; or
5	(C) shale formations located in the Rus-
6	sian Federation.
7	(12) UNITED STATES PERSON.—The term
8	"United States person" means—
9	(A) a United States citizen or an alien law-
10	fully admitted for permanent residence to the
11	United States; or
12	(B) an entity organized under the laws of
13	the United States or of any jurisdiction within
14	the United States, including a foreign branch of
15	such an entity.
16	SEC. 3. STATEMENT OF POLICY REGARDING UKRAINE.
17	It is the policy of the United States to further assist
18	the Government of Ukraine in restoring its sovereignty
19	and territorial integrity to deter the Government of the
20	Russian Federation from further destabilizing and invad-
21	ing Ukraine and other independent countries in Eastern
22	Europe and Central Asia. That policy shall be carried into
23	effect, among other things, through a comprehensive ef-
24	fort, in coordination with allies and partners of the United
25	States where appropriate, that includes economic sanc-

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tions, diplomacy, assistance for the people of Ukraine, and
 the provision of military capabilities to the Government
 of Ukraine that will enhance the ability of that Govern ment to defend itself and to restore its sovereignty and
 territorial integrity in the face of unlawful actions by the
 Government of the Russian Federation.

7 SEC. 4. SANCTIONS RELATING TO THE DEFENSE AND EN8 ERGY SECTORS OF THE RUSSIAN FEDERA9 TION.

10 (a) SANCTIONS RELATING TO THE DEFENSE SEC-11 TOR.—

(1) ROSOBORONEXPORT.—Except as provided
in subsection (d), not later than 30 days after the
date of the enactment of this Act, the President
shall impose 3 or more of the sanctions described in
subsection (c) with respect to Rosoboronexport.

17 (2) RUSSIAN PRODUCERS, TRANSFERORS, OR
18 BROKERS OF DEFENSE ARTICLES.—Except as pro19 vided in subsection (d), not later than 45 days after
20 the date of the enactment of this Act, the President
21 shall impose 3 or more of the sanctions described in
22 subsection (c) with respect to a person the President
23 determines—

24 (A) is an entity—

1	(i) owned by the Government of the
2	Russian Federation or controlled by na-
3	tionals of the Russian Federation; and
4	(ii) that—
5	(I) manufactures or sells defense
6	articles transferred into Syria or into
7	the territory of a specified country
8	without the consent of the inter-
9	nationally recognized government of
10	that country;
11	(II) transfers defense articles
12	into Syria or into the territory of a
13	specified country without the consent
14	of the internationally recognized gov-
15	ernment of that country; or
16	(III) brokers or otherwise assists
17	in the transfer of defense articles into
18	Syria or into the territory of a speci-
19	fied country without the consent of
20	the internationally recognized govern-
21	ment of that country; or
22	(B) knowingly, on or after the date of the
23	enactment of this Act, assists, sponsors, or pro-
24	vides financial, material, or technological sup-
25	port for, or goods or services to or in support

1	of, an entity described in subparagraph (A)
2	with respect to an activity described in clause
3	(ii) of that subparagraph.
4	(3) Specified country defined.—
5	(A) IN GENERAL.—In this subsection, the
6	term "specified country" means—
7	(i) Ukraine, Georgia, and Moldova;
8	and
9	(ii) any other country designated by
10	the President as a country of significant
11	concern for purposes of this subsection,
12	such as Poland, Lithuania, Latvia, Esto-
13	nia, and the Central Asia republics.
14	(B) NOTICE TO CONGRESS.—The Presi-
15	dent shall notify the appropriate congressional
16	committees in writing not later than 15 days
17	before—
18	(i) designating a country as a country
19	of significant concern under subparagraph
20	(A)(ii); or
21	(ii) terminating a designation under
22	that subparagraph, including the termi-
23	nation of any such designation pursuant to
24	subsection (g) subsection (h) .

1 (b) SANCTIONS RELATED TO THE ENERGY SEC-2 TOR.—

3 (1)DEVELOPMENT OF SPECIAL RUSSIAN 4 CRUDE OIL PROJECTS.—Except as provided in sub-5 section (d), not later than 45 days after the date of 6 the enactment of this Act, the President shall im-7 pose 3 or more of the sanctions described in sub-8 section (c) with respect to a person if the President 9 determines that the person knowingly makes a sig-10 nificant investment in a special Russian crude oil 11 project.

12 (2) AUTHORIZATION FOR EXTENSION OF LI-13 CENSING LIMITATIONS ON CERTAIN EQUIPMENT.-14 The President, through the Bureau of Industry and 15 Security of the Department of Commerce or the Of-16 fice of Foreign Assets Control of the Department of 17 the Treasury, as appropriate, may impose additional 18 licensing requirements for or other restrictions on 19 the export or reexport of items for use in the energy 20 sector of the Russian Federation, including equip-21 ment used for tertiary oil recovery.

22 (3)Contingent SANCTION то RELATING 23 President GAZPROM.—If the determines that 24 Gazprom is withholding significant natural gas sup-25 plies from member countries of the North Atlantic

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Treaty Organization, or further withholds significant
 natural gas supplies from countries such as Ukraine,
 Georgia, or Moldova, the President shall, not later
 than 45 days after making that determination, im pose the sanction described in subsection (c)(7) and
 at least one additional sanction described in sub section (c) with respect to Gazprom.

8 (c) SANCTIONS DESCRIBED.—The sanctions the
9 President may impose with respect to a foreign person
10 under subsection (a) or (b) are the following:

(1) EXPORT-IMPORT BANK ASSISTANCE.—The
President may direct the Export-Import Bank of the
United States not to approve the issuance of any
guarantee, insurance, extension of credit, or participation in the extension of credit in connection with
the export of any goods or services to the foreign
person.

(2) PROCUREMENT SANCTION.—The President
may prohibit the head of any executive agency (as
defined in section 133 of title 41, United States
Code) from entering into any contract for the procurement of any goods or services from the foreign
person.

24 (3) ARMS EXPORT PROHIBITION.—The Presi25 dent may prohibit the exportation or provision by

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sale, lease or loan, grant, or other means, directly or
 indirectly, of any defense article or defense service to
 the foreign person and the issuance of any license or
 other approval to the foreign person under section
 38 of the Arms Export Control Act (22 U.S.C.
 2778).

7 (4)DUAL-USE EXPORT PROHIBITION.—The 8 President may prohibit the issuance of any license 9 and suspend any license for the transfer to the for-10 eign person of any item the export of which is con-11 trolled under the Export Administration Act of 1979 12 (50 U.S.C. App. 2401 et seq.) (as in effect pursuant 13 to the International Emergency Economic Powers 14 Act (50 U.S.C. 1701 et seq.)) or the Export Admin-15 istration Regulations under subchapter C of chapter 16 VII of title 15, Code of Federal Regulations.

17 (5) PROPERTY TRANSACTIONS.—The President
18 may, pursuant to such regulations as the President
19 may prescribe, prohibit any person from—

20 (A) acquiring, holding, withholding, using,
21 transferring, withdrawing, transporting, or ex22 porting any property that is subject to the ju23 risdiction of the United States and with respect
24 to which the foreign person has any interest;

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(B) dealing in or exercising any right,
 power, or privilege with respect to such prop erty; or

4 (C) conducting any transaction involving5 such property.

6 (6) BANKING TRANSACTIONS.—The President 7 may, pursuant to such regulations as the President 8 may prescribe, prohibit any transfers of credit or 9 payments between financial institutions or by, 10 through, or to any financial institution, to the extent 11 that such transfers or payments are subject to the 12 jurisdiction of the United States and involve any in-13 terest of the foreign person.

(7) PROHIBITION ON INVESTMENT IN EQUITY
OR DEBT OF SANCTIONED PERSON.—The President
may, pursuant to such regulations as the President
may prescribe, prohibit any United States person
from investing in or purchasing significant amounts
of equity or debt instruments of the foreign person.

20 (8) EXCLUSION FROM THE UNITED STATES
21 AND REVOCATION OF VISA OR OTHER DOCUMENTA22 TION.—In the case of a foreign person who is an in23 dividual, the President may direct the Secretary of
24 State to deny a visa to, and the Secretary of Home25 land Security to exclude from the United States, the

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foreign person, subject to regulatory exceptions to permit the United States to comply with the Agreement regarding the Headquarters of the United Nations, signed at Lake Success June 26, 1947, and entered into force November 21, 1947, between the United Nations and the United States, or other applicable international obligations.

8 (9) SANCTIONS ON PRINCIPAL EXECUTIVE OF-9 FICERS.—In the case of a foreign person that is an 10 entity, the President may impose on the principal 11 executive officer or officers of the foreign person, or 12 on individuals performing similar functions and with 13 similar authorities as such officer or officers, any of 14 the sanctions described in this subsection applicable 15 to individuals.

16 (d) EXCEPTIONS.—

17 (1) Importation of goods.—

18 (A) IN GENERAL.—The authority to block
19 and prohibit all transactions in all property and
20 interests in property under subsection (c)(5)
21 shall not include the authority to impose sanc22 tions on the importation of goods.

(B) GOOD DEFINED.—In this paragraph,
the term "good" has the meaning given that
term in section 16 of the Export Administration

1Act of 1979 (50 U.S.C. App. 2415) (as com-2ued in effect pursuant to the Internation3Emergency Economic Powers Act (50 U.S.41701 et seq.)).5(2) ADDITIONAL EXCEPTIONS.—The President6shall not be required to apply or maintain the same tions under subsection (a) or (b)—8(A) in the case of procurement of defer9articles or defense services—10(i) under existing contracts or same services of option11contracts, including the exercise of option	nal S.C. ent nc- nse ub-
 3 Emergency Economic Powers Act (50 U.S. 4 1701 et seq.)). 5 (2) ADDITIONAL EXCEPTIONS.—The Presid 6 shall not be required to apply or maintain the sa 7 tions under subsection (a) or (b)— 8 (A) in the case of procurement of defe 9 articles or defense services— 10 (i) under existing contracts or s 11 contracts, including the exercise of optical 	S.C. ent nc- nse ub-
 4 1701 et seq.)). 5 (2) ADDITIONAL EXCEPTIONS.—The Presid 6 shall not be required to apply or maintain the sa 7 tions under subsection (a) or (b)— 8 (A) in the case of procurement of defe 9 articles or defense services— 10 (i) under existing contracts or s 11 contracts, including the exercise of optical 	ent nc- nse ub-
 5 (2) ADDITIONAL EXCEPTIONS.—The Presid 6 shall not be required to apply or maintain the sa 7 tions under subsection (a) or (b)— 8 (A) in the case of procurement of defe 9 articles or defense services— 10 (i) under existing contracts or s 11 contracts, including the exercise of optical 	nc- nse ub-
 6 shall not be required to apply or maintain the sa 7 tions under subsection (a) or (b)— 8 (A) in the case of procurement of defe 9 articles or defense services— 10 (i) under existing contracts or s 11 contracts, including the exercise of optical 	nc- nse ub-
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 9 articles or defense services— 10 (i) under existing contracts or s 11 contracts, including the exercise of option 	ub-
10(i) under existing contracts or s11contracts, including the exercise of opti	
11 contracts, including the exercise of opti	
	ons
1) for modulting an etting to get of	
12 for production quantities to satisfy requ	ire-
13 ments essential to the national security	of
14 the United States;	
15 (ii) if the President determines	in
16 writing that—	
17 (I) the person to which the sa	nc-
18 tions would otherwise be applied i	s a
19 sole source supplier of the defense	ar-
20 ticles or services;	
21 (II) the defense articles or se	erv-
22 ices are essential;	
23 (III) alternative sources are	not
24 readily or reasonably available; and	

	10
1	(IV) the national interests of the
2	United States would be adversely af-
3	fected by the application or mainte-
4	nance of such sanctions; or
5	(iii) if the President determines in
6	writing that—
7	(I) such articles or services are
8	essential to the national security
9	under defense coproduction agree-
10	ments; and
11	(II) the national interests of the
12	United States would be adversely af-
13	fected by the application or mainte-
14	nance of such sanctions;
15	(B) in the case of procurement, to eligible
16	products, as defined in section $308(4)$ of the
17	Trade Agreements Act of 1979 (19 U.S.C.
18	2518(4)), of any foreign country or instrumen-
19	tality designated under section $301(b)(1)$ of
20	that Act (19 U.S.C. 2511(b)(1));
21	(C) to products, technology, or services
22	provided under contracts entered into before the
23	date on which the President publishes in the
24	Federal Register the name of the person with

1	respect to which the sanctions are to be im-
2	posed;
3	(D) to—
4	(i) spare parts that are essential to
5	United States products or production;
6	(ii) component parts, but not finished
7	products, essential to United States prod-
8	ucts or production; or
9	(iii) routine servicing and mainte-
10	nance of United States products, to the ex-
11	tent that alternative sources are not read-
12	ily or reasonably available;
13	(E) to information and technology essential
14	to United States products or production; or
15	(F) to food, medicine, medical devices, or
16	agricultural commodities (as those terms are
17	defined in section 101 of the Comprehensive
18	Iran Sanctions, Accountability, and Divestment
19	Act of 2010 (22 U.S.C. 8511)).
20	(e) NATIONAL SECURITY WAIVER.—
21	(1) IN GENERAL.—The President may waive
22	the application of sanctions under subsection (a) or
23	(b) with respect to a person if the President—

1	(A) determines that the waiver is in the
2	national security interest of the United States;
3	and
4	(B) submits to the appropriate congres-
5	sional committees a report on the determination
6	and the reasons for the determination.
7	(2) Form of report.—The report required by
8	paragraph (1)(B) shall be submitted in unclassified
9	form, but may include a classified annex.
10	(f) TRANSACTION-SPECIFIC NATIONAL SECURITY
11	WAIVER.—
12	(1) IN GENERAL.—The President may waive
13	the application of sanctions under subsection (a) or
14	(b) with respect to a specific transaction if the
15	President—
16	(A) determines that the transaction is in
17	the national security interest of the United
18	States; and
19	(B) submits to the appropriate congres-
20	sional committees a detailed report on the de-
21	termination and the specific reasons for the de-
22	termination that a waiver with respect to the
23	transaction is necessary and appropriate.

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(2) FORM OF REPORT.—The report required by
 paragraph (1)(B) shall be submitted in unclassified
 form, but may include a classified annex.

(g) PENALTIES.—The penalties provided for in sub-4 5 sections (b) and (c) of section 206 of the International Emergency Economic Powers Act (50 U.S.C. 1705) shall 6 7 apply to a person that violates, attempts to violate, or con-8 spires to violate, or causes a violation of, subsection (a) 9 or (b) of this section, or an order or regulation prescribed 10 under either such subsection, to the same extent that such penalties apply to a person that commits an unlawful act 11 described in section 206(a) of the International Emer-12 13 gency Economic Powers Act.

14 (h) TERMINATION.—This section, and sanctions im-15 posed under this section, shall terminate on the date on which the President submits to the appropriate congres-16 sional committees a certification that the Government of 17 the Russian Federation has ceased ordering, controlling, 18 or otherwise directing, supporting, or financing, signifi-19 20 eant acts intended to undermine the peace, security, sta-21 bility, sovereignty, or territorial integrity of Ukraine, 22 Georgia, and Moldova.

(h) TERMINATION.—This section, and sanctions imposed under this section, shall terminate on the date on
which the President submits to the appropriate congres-

sional committees a certification that the Government of the
 Russian Federation has ceased ordering, controlling, or oth erwise directing, supporting, or financing, significant acts
 intended to undermine the peace, security, stability, sov ereignty, or territorial integrity of Ukraine, Georgia, and
 Moldova, including through an agreement between the ap propriate parties.

8 SEC. 5. SANCTIONS ON RUSSIAN AND OTHER FOREIGN FI9 NANCIAL INSTITUTIONS.

(a) FACILITATION OF CERTAIN DEFENSE- AND EN11 ERGY-RELATED TRANSACTIONS.—The President may im12 pose the sanction described in subsection (c) with respect
13 to a foreign financial institution that the President deter14 mines engages, on or after the date of the enactment of
15 this Act, in significant transactions involving—

- 16 (1) persons with respect to which sanctions are17 imposed under section 4; and
- 18 (2) activities described in subsection (a) or (b)19 of that section.

(b) FACILITATION OF FINANCIAL TRANSACTIONS ON
BEHALF OF SPECIALLY DESIGNATED NATIONALS.—The
President may impose the sanction described in subsection
(c) with respect to a foreign financial institution if the
President determines that the foreign financial institution
has, on or after the date that is 180 days after the date

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of the enactment of this Act, knowingly facilitated a sig nificant financial transaction on behalf of any Russian
 person included on the list of specially designated nation als and blocked persons maintained by the Office of For eign Assets Control of the Department of the Treasury,
 pursuant to—

7 (1) this Act;

8 (2) Executive Order 13660 (79 Fed. Reg.
9 13,493), 13661 (79 Fed. Reg. 15,535), or 13662
10 (79 Fed. Reg. 16,169); or

(3) any other executive order addressing thecrisis in Ukraine.

13 (c) SANCTION DESCRIBED.—The sanction described in this subsection is, with respect to a foreign financial 14 institution, a prohibition on the opening, and a prohibition 15 or the imposition of strict conditions on the maintaining, 16 17 in the United States of a correspondent account or a payable-through account by the foreign financial institution. 18 19 (d) NATIONAL SECURITY WAIVER.—The President 20 may waive the application of sanctions under this section 21 with respect to a foreign financial institution if the Presi-22 dent-

23 (1) determines that the waiver is in the national
24 security interest of the United States; and

(2) submits to the appropriate congressional
 committees a report on the determination and the
 reasons for the determination.

4 (e) TERMINATION.—This section, and sanctions im-5 posed under this section, shall terminate on the date on 6 which the President submits to the appropriate congres-7 sional committees the certification described in section 8 4(h).

9 SEC. 6. CODIFICATION OF EXECUTIVE ORDERS ADDRESS10 ING THE CRISIS IN UKRAINE.

11 (a) IN GENERAL.—United States United States sanc-12 tions with respect to the Russian Federation provided for 13 in Executive Orders 13660 (79 Fed. Reg. 13,493), 13661 (79 Fed. Reg. 15,535), and 13662 (79 Fed. Reg. 16,169), 14 15 as in effect on the day before the date of the enactment of this Act, shall remain in effect until the date on which 16 17 the President submits to the appropriate congressional 18 committees the certification described in section 4(h).

(b) EXCEPTIONS AND WAIVERS.—Sanctions referred to
in subsection (a) shall, as appropriate, be subject to the exceptions and waivers provided for in subsections (d), (e),
and (f) of section 4.

1	SEC. 7. MAJOR NON-NATO ALLY STATUS FOR UKRAINE,
2	GEORGIA, AND MOLDOVA.
3	Section 517 of the Foreign Assistance Act of 1961
4	(22 U.S.C. 2321k) is amended by adding at the end the
5	following:
6	"(c) Additional Designations.—
7	"(1) IN GENERAL.—Effective on the date of the
8	enactment of the Ukraine Freedom Support Act of
9	2014, Ukraine, Georgia, and Moldova are each des-
10	ignated as a major non-NATO ally for purposes of
11	this Act and the Arms Export Control Act (22)
12	U.S.C. 2751 et seq.).
13	"(2) Notice of termination of designa-
14	TION.—The President shall notify Congress in ac-
15	cordance with subsection $(a)(2)$ before terminating
16	the designation of a country specified in paragraph
17	(1).".
18	SEC. 8. INCREASED MILITARY ASSISTANCE FOR THE GOV-
19	ERNMENT OF UKRAINE.
20	(a) IN GENERAL.—The President is authorized to
21	provide defense articles, defense services, and training to
22	the Government of Ukraine for the purpose of countering
23	offensive weapons and reestablishing the sovereignty and
24	territorial integrity of Ukraine, including anti-tank and
25	anti-armor weapons, crew weapons and ammunition,

26 counter-artillery radars to identify and target artillery bat-

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teries, fire control, range finder, and optical and guidance
 and control equipment, tactical troop-operated surveillance
 drones, and secure command and communications equip ment, pursuant to the provisions of the Arms Export Con trol Act (22 U.S.C. 2751 et seq.), the Foreign Assistance
 Act of 1961 (22 U.S.C. 2151 et seq.), and other relevant
 provisions of law.

8 (b) REPORT REQUIRED.—Not later than 60 days 9 after the date of the enactment of this Act, the President 10 shall submit a report detailing the anticipated defense ar-11 ticles, defense services, and training to be provided pursu-12 ant to this section and a timeline for the provision of such 13 defense articles, defense services, and training, to—

14 (1) the Committee on Foreign Relations, the
15 Committee on Appropriations, and the Committee on
16 Armed Services of the Senate; and

17 (2) the Committee on Foreign Affairs, the
18 Committee on Appropriations, and the Committee on
19 Armed Services of the House of Representatives.

20 (c) Authorization of Appropriations.—

(1) IN GENERAL.—There are authorized to be
appropriated to the Secretary of State \$350,000,000
for fiscal year 2015 to carry out activities under this
section.

(2) AVAILABILITY OF AMOUNTS.—Amounts au thorized to be appropriated pursuant to paragraph
 (1) shall remain available for obligation and expendi ture through the end of fiscal year 2017.

5 (d) AUTHORITY FOR THE USE OF FUNDS.—The
6 funds made available pursuant to subsection (c) for provi7 sion of defense articles, defense services, and training may
8 be used to procure such articles, services, and training
9 from the United States Government or other appropriate
10 sources.

11SEC.9. EXPANDED NONMILITARY ASSISTANCE FOR12UKRAINE.

13 (a) ASSISTANCE TO INTERNALLY DISPLACED PEO-14 PLE IN UKRAINE.—

(1) IN GENERAL.—Not later than 30 days after
the date of the enactment of this Act, the Secretary
of State shall submit a plan, including actions by the
United States Government, other governments, and
international organizations, to meet the need for
protection of and assistance for internally displaced
persons in Ukraine, to—

(A) the Committee on Foreign Relations,
the Committee on Appropriations, and the
Committee on Energy and Natural Resources of
the Senate; and

1	(B) the Committee on Foreign Affairs, the
2	Committee on Appropriations, and the Com-
3	mittee on Energy and Commerce of the House
4	of Representatives.
5	(2) ELEMENTS.—The plan required by para-
6	graph (1) should include, as appropriate, activities
7	in support of—
8	(A) helping to establish a functional and
9	adequately resourced central registration system
10	in Ukraine that can ensure coordination of ef-
11	forts to provide assistance to internally dis-
12	placed persons in different regions;
13	(B) encouraging adoption of legislation in
14	Ukraine that protects internally displaced per-
15	sons from discrimination based on their status
16	and provides simplified procedures for obtaining
17	the new residency registration or other official
18	documentation that is a prerequisite to receiv-
19	ing appropriate social payments under the laws
20	of Ukraine, such as pensions, and disability,
21	child, and unemployment benefits; and
22	(C) helping to ensure that information is
23	available to internally displaced persons
24	about—

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	26
1	(i) government agencies and inde-
2	pendent groups that can provide assistance
3	to such persons in various regions; and
4	(ii) evacuation assistance available to
5	persons seeking to flee armed conflict
6	areas.
7	(3) Assistance through international or-
8	GANIZATIONS.—The President shall instruct the
9	United States permanent representative or executive
10	director, as the case may be, to the relevant United
11	Nations voluntary agencies, including the United
12	Nations High Commissioner for Refugees and the
13	United Nations Office for the Coordination of Hu-
14	manitarian Affairs, and other appropriate inter-
15	national organizations, to use the voice and vote of
16	the United States to support appropriate assistance
17	for internally displaced persons in Ukraine.
18	(b) Assistance to the Defense Sector of
19	UKRAINE.—The Secretary of State and the Secretary of
20	Defense should assist entities in the defense sector of
21	Ukraine to reorient exports away from customers in the
22	Russian Federation and to find appropriate alternative
23	markets for those entities in the defense sector of Ukraine

24 that have already significantly reduced exports to and co-

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operation with entities in the defense sector of the Russian
 Federation.

3 (c) Assistance to Address the Energy Crisis
4 in Ukraine.—

(1) Emergency energy assistance.—

6 (A) PLAN REQUIRED.—The Secretary of 7 State and the Secretary of Energy, in collabora-8 tion with the Administrator of the United 9 States Agency for International Development 10 and the Administrator of the Federal Emer-11 gency Management Agency, shall work with of-12 ficials of the Government of Ukraine to develop 13 a short-term emergency energy assistance plan 14 designed to help Ukraine address the poten-15 tially severe short-term, heating fuel and elec-16 tricity shortages facing Ukraine in 2014 and 17 2015.

18 (B) ELEMENTS.—The plan required by
19 subparagraph (A) should include strategies to
20 address heating fuel and electricity shortages in
21 Ukraine, including, as appropriate—

(i) the acquisition of short-term,emergency fuel supplies;

24 (ii) the repair or replacement of infra-25 structure that could impede the trans-

1	mission of electricity or transportation of
2	fuel;
3	(iii) the prioritization of the transpor-
4	tation of fuel supplies to the areas where
5	such supplies are needed most;
6	(iv) streamlining emergency commu-
7	nications throughout national, regional,
8	and local governments to manage the po-
9	tential energy crisis resulting from heating
10	fuel and electricity shortages;
11	(v) forming a crisis management team
12	within the Government of Ukraine to spe-
13	cifically address the potential crisis, includ-
14	ing ensuring coordination of the team's ef-
15	forts with the efforts of outside govern-
16	mental and nongovernmental entities pro-
17	viding assistance to address the potential
18	crisis; and
19	(vi) developing a public outreach
20	strategy to facilitate preparation by the
21	population and communication with the
22	population in the event of a crisis.
23	(C) Assistance.—The Secretary of State,
24	the Secretary of Energy, and the Administrator
25	of the United States Agency for International

1	Development are authorized to provide assist-
2	ance in support of, and to invest in short-term
3	solutions for, enabling Ukraine to secure the
4	energy safety of the people of Ukraine during
5	2014 and 2015, including through—
6	(i) procurement and transport of
7	emergency fuel supplies, including reverse
8	pipeline flows from Europe;
9	(ii) provision of technical assistance
10	for crisis planning, crisis response, and
11	public outreach;
12	(iii) repair of infrastructure to enable
13	the transport of fuel supplies;
14	(iv) repair of power generating or
15	power transmission equipment or facilities;
16	(v) procurement and installation of
17	compressors or other appropriate equip-
18	ment to enhance short-term natural gas
19	production;
20	(vi) procurement of mobile electricity
21	generation units; and
22	(vii) conversion of natural gas heating
23	facilities to run on other fuels, including
24	alternative energy sources.; and

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(viii) provision of emergency weather ization and winterization materials and
 supplies.
 (D) AUTHORIZATION OF APPROPRIA-

5 TIONS.—There are authorized to be appro-6 priated to the Secretary of State, the Secretary 7 of Energy, and the Administrator of the United 8 States Agency for International Development 9 \$50,000,000 in the aggregate for fiscal year 10 2015 to carry out activities under this para-11 graph.

12 (2) REDUCTION OF UKRAINE'S RELIANCE ON
13 ENERGY IMPORTS.—

14 (A) PLANS REQUIRED.—The Secretary of 15 State, in collaboration with the Secretary of 16 Energy and the Administrator of the United 17 States Agency for International Development, 18 shall work with officials of the Government of 19 Ukraine to develop medium- and long-term 20 plans to increase energy production and effi-21 ciency to increase energy security by helping 22 Ukraine reduce its dependence on natural gas 23 imported from the Russian Federation.

1	(B) ELEMENTS.—The medium- and long-
2	term plans required by subparagraph (A)
3	should include strategies, as appropriate, to—
4	(i) improve corporate governance and
5	unbundling of state-owned oil and gas sec-
6	tor firms;
7	(ii) increase production from natural
8	gas fields and from other sources, includ-
9	ing renewable energy;
10	(iii) license new oil and gas blocks
11	transparently and competitively;
12	(iv) modernize oil and gas upstream
13	infrastructure; and
14	(v) improve energy efficiency.
15	(C) PRIORITIZATION.—The Secretary of
16	State, the Administrator of the United States
17	Agency for International Development, and the
18	Secretary of Energy should, during fiscal years
19	2015 through 2017, work with other donors, in-
20	cluding multilateral agencies and nongovern-
21	mental organizations, to prioritize, to the extent
22	practicable and as appropriate, the provision of
23	assistance from such donors to help Ukraine to
24	improve energy efficiency, increase energy sup-
25	plies produced in Ukraine, and reduce reliance

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1	on energy imports from the Russian Federa-
2	tion, including natural gas.
3	(D) AUTHORIZATION OF APPROPRIA-
4	TIONS.—There are authorized to be appro-
5	priated \$50,000,000 in the aggregate for fiscal
6	years 2015 through 2017 to carry out activities
7	under this paragraph.
8	(3) Support from the overseas private
9	INVESTMENT CORPORATION.—The Overseas Private
10	Investment Corporation shall—
11	(A) prioritize, to the extent practicable,
12	support for investments to help increase energy
13	efficiency, develop domestic oil and natural gas
14	reserves, improve and repair electricity infra-
15	structure, and develop renewable and other
16	sources of energy in Ukraine; and
17	(B) implement procedures for expedited re-
18	view and, as appropriate, approval, of applica-
19	tions by eligible investors (as defined in section
20	238 of the Foreign Assistance Act of 1961 (22)
21	U.S.C. 2198)) for loans, loan guarantees, and
22	insurance for such investments.
23	(4) Support by the world bank group and
24	THE EUROPEAN BANK FOR RECONSTRUCTION AND
25	DEVELOPMENT.—The President shall, to the extent

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1	practicable and as appropriate, direct the United
2	States Executive Directors of the World Bank
3	Group and the European Bank for Reconstruction
4	and Development to use the voice, vote, and influ-
5	ence of the United States to encourage the World
6	Bank Group and the European Bank for Recon-
7	struction and Development and other international
8	financial institutions—
9	(A) to invest in, and increase their efforts
10	to promote investment in, projects to improve
11	energy efficiency, improve and repair electricity
12	infrastructure, develop domestic oil and natural
13	gas reserves, and develop renewable and other
14	sources of energy in Ukraine; and
15	(B) to stimulate private investment in such
16	projects.
17	(d) Assistance to Civil Society in Ukraine.—
18	(1) IN GENERAL.—The Secretary of State and
19	the Administrator of the United States Agency for
20	International Development shall, directly or through
21	nongovernmental or international organizations orga-
22	nizations, such as the Organization for Security and
23	Co-operation in Europe, the National Endowment for
24	Democracy, and related organizations—

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1	(A) strengthen the organizational and
2	operational capacity of democratic civil society
3	in Ukraine;
4	(B) support the efforts of independent
5	media outlets to broadcast, distribute, and
6	share information in all regions of Ukraine;
7	(C) counter corruption and improve trans-
8	parency and accountability of institutions that
9	are part of the Government of Ukraine; and
10	(D) provide support for democratic orga-
11	nizing and election monitoring in Ukraine.
12	(2) Strategy required.—Not later than 60
13	days after the date of the enactment of this Act, the
14	President shall submit a strategy to carry out the
15	activities described in paragraph (1) to the commit-
16	tees specified in subsection (a)(1). to—
17	(A) the Committee on Foreign Relations
18	and the Committee on Appropriations of the
19	Senate; and
20	(B) the Committee on Foreign Affairs and
21	the Committee on Appropriations of the House of
22	Representatives.
23	(3) Authorization of appropriations.—
24	There are authorized to be appropriated to the Sec-

retary of State \$20,000,000 for fiscal year 2015 to
 carry out this subsection.

3 (4) TRANSPARENCY REQUIREMENTS.—Any as4 sistance provided pursuant to this subsection shall be
5 conducted in as transparent of a manner as possible,
6 consistent with the nature and goals of this sub7 section. The President shall provide a briefing on the
8 activities funded by this subsection at the request of
9 the committees specified in paragraph (2).

10SEC. 10. EXPANDED BROADCASTING IN COUNTRIES OF THE11FORMER SOVIET UNION.

12 (a) IN GENERAL.—Not later than 90 days after the 13 date of the enactment of this Act, the Chairman of the Broadcasting Board of Governors shall submit to Con-14 15 gress a plan, including a cost estimate, for immediately and substantially increasing, and maintaining through fis-16 17 cal year 2017, the quantity of Russian-language broad-18 casting into the countries of the former Soviet Union fund-19 ed by the United States in order to counter Russian Fed-20 eration propaganda.

(b) PRIORITIZATION OF BROADCASTING INTO
UKRAINE, GEORGIA, AND MOLDOVA.—The plan required
by subsection (a) shall prioritize broadcasting into
Ukraine, Georgia, and Moldova by the Voice of America
and Radio Free Europe/Radio Liberty.

1	(c) ADDITIONAL PRIORITIES.—In developing the plan
2	required by subsection (a), the Chairman shall consider—
3	(1) near-term increases in Russian-language
4	broadcasting for countries of the former Soviet
5	Union (other than the countries specified in sub-
6	section (b)), including Latvia, Lithuania, and Esto-
7	nia; and
8	(2) increases in broadcasting in other critical
9	languages, including Ukrainian and Romanian lan-
10	guages.
11	(d) BROADCASTING DEFINED.—In this section, the
12	term "broadcasting" means the distribution of media con-
13	tent via radio broadcasting, television broadcasting, and
14	Internet-based platforms, among other platforms.
15	(e) Authorization of Appropriations.—
16	(1) IN GENERAL.—There are authorized to be
17	appropriated to the Broadcasting Board of Governors
18	10,000,000 for each of fiscal years 2015 through
19	2017 to carry out activities under this section.
20	(2) SUPPLEMENT NOT SUPPLANT.—Amounts
21	authorized to be appropriated pursuant to paragraph
22	(1) shall supplement and not supplant other
23	amounts made available for activities described in
24	this section.

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1	SEC. 11. SUPPORT FOR RUSSIAN DEMOCRACY AND CIVIL	
2	SOCIETY ORGANIZATIONS.	
3	(a) IN GENERAL.—The Secretary of State shall, di-	
4	rectly or through nongovernmental or international organi-	
5	zations, such as the Organization for Security and Co-oper-	
6	ation in Europe, the National Endowment for Democracy,	
7	and related organizations—	
8	(1) improve democratic governance, trans-	
9	parency, accountability, rule of law, and anti-corrup-	
10	tion efforts in the Russian Federation;	
11	(2) strengthen democratic institutions and polit-	
12	ical and civil society organizations in the Russian	
13	Federation;	
14	(3) expand uncensored Internet access in the	
15	Russian Federation; and	
16	(4) expand free and unfettered access to inde-	
17	pendent media of all kinds in the Russian Federation,	
18	including through increasing United States Govern-	

ment-supported broadcasting activities, and assist
with the protection of journalists and civil society activists who have been targeted for free speech activities.

(b) AUTHORIZATION OF APPROPRIATIONS.—There are
authorized to be appropriated to the Secretary of State
\$20,000,000 for each of fiscal years 2015 through 2017 to
carry out the activities set forth in subsection (a).

(c) STRATEGY REQUIREMENT.—Not later than 60 days
 after the date of the enactment of this Act, the President
 shall submit a strategy to carry out the activities set forth
 in subsection (a) to—

5 (1) the Committee on Foreign Relations and the
6 Committee on Appropriations of the Senate; and

7 (2) the Committee on Foreign Affairs and the
8 Committee on Appropriations of the House of Rep9 resentatives.

10 (d) TRANSPARENCY REQUIREMENTS.—Any assistance 11 provided pursuant to this section shall be conducted in as 12 transparent of a manner as possible, consistent with the na-13 ture and goals of this section. The President shall provide 14 a briefing on the activities funded by this section at the 15 request of the committees specified in subsection (c).

16SEC. 12. REPORT ON NON-COMPLIANCE BY THE RUSSIAN17FEDERATION OF ITS OBLIGATIONS UNDER18THE INF TREATY.

(a) FINDINGS.—Congress makes the following findings:
(1) The Russian Federation is in violation of its
obligations under the Treaty between the United
States of America and the Union of Soviet Socialist
Republics on the Elimination of Their IntermediateRange and Shorter-Range Missiles, signed at Washington December 8, 1987, and entered into force June

1	1, 1988 (commonly referred to as the "Intermediate-
2	Range Nuclear Forces Treaty" or "INF Treaty").
3	(2) This behavior poses a threat to the United
4	States, its deployed forces, and its allies.
5	(b) Sense of Congress.—It is the sense of Congress
6	that—
7	(1) the President should hold the Russian Fed-
8	eration accountable for being in violation of its obli-
9	gations under the INF Treaty; and
10	(2) the President should demand the Russian
11	Federation completely and verifiably eliminate the
12	military systems that constitute the violation of its
13	obligations under the INF Treaty.
14	(c) Report.—
15	(1) IN GENERAL.—Not later than 90 days after
16	the date of the enactment of this Act, and every 90
17	days thereafter, the President shall submit to the com-
18	mittees specified in subsection (d) a report that in-
19	cludes the following elements:
20	(A) A description of the status of the Presi-
21	dent's efforts, in cooperation with United States
22	allies, to hold the Russian Federation account-
23	able for being in violation of its obligations
24	under the INF Treaty and obtain the complete
25	and verifiable elimination of its military systems

1	that constitute the violation of its obligations
2	under the INF Treaty.
3	(B) The President's assessment as to wheth-
4	er it remains in the national security interests
5	of the United States to remain a party to the
6	INF Treaty, and other related treaties and agree-
7	ments, while the Russian Federation is in viola-
8	tion of its obligations under the INF Treaty.
9	(C) Notification of any deployment by the
10	Russian Federation of a ground launched bal-
11	listic or cruise missile system with a range of be-
12	tween 500 and 5,500 kilometers.
13	(D) A plan developed by the Secretary of
14	State, in consultation with the Director of Na-
15	tional Intelligence and the Defense Threat Re-
16	duction Agency (DTRA), to verify that the Rus-
17	sian Federation has fully and completely dis-
18	mantled any ground launched cruise missiles or
19	ballistic missiles with a range of between 500
20	and 5,500 kilometers, including details on facili-
21	ties that inspectors need access to, people inspec-
22	tors need to talk with, how often inspectors need
23	the accesses for, and how much the verification
24	regime would cost.

1	(2) FORM.—The report required under para-
2	graph (1) shall be submitted in unclassified form but
3	may contain a classified annex.
4	(d) Committees Specified.—The committees speci-
5	fied in this subsection are—
6	(1) the Committee on Foreign Relations, the
7	Committee on Armed Services, and the Select Com-
8	mittee on Intelligence of the Senate; and
9	(2) the Committee on Foreign Affairs, the Com-
10	mittee on Armed Services, and the Permanent Select
11	Committee on Intelligence of the House of Representa-
12	tives.