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# Calendar No.

116TH CONGRESS 1ST SESSION **S. 1309** 

To identify and combat corruption in countries, to establish a tiered system of countries with respect to levels of corruption by their governments and their efforts to combat such corruption, and to assess United States assistance to designated countries in order to advance anti-corruption efforts in those countries and better serve United States taxpayers.

### IN THE SENATE OF THE UNITED STATES

#### MAY 2, 2019

Mr. CARDIN (for himself, Mr. YOUNG, Mr. LEAHY, Mr. RUBIO, Mr. BLUMENTHAL, and Mr. MERKLEY) introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

\_ (legislative day, \_\_\_\_\_), 2019

Reported by Mr. RISCH, with an amendment

[Strike out all after the enacting clause and insert the part printed in italic]

# A BILL

To identify and combat corruption in countries, to establish a tiered system of countries with respect to levels of corruption by their governments and their efforts to combat such corruption, and to assess United States assistance to designated countries in order to advance anticorruption efforts in those countries and better serve United States taxpayers.

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.
4	This Act may be cited as the "Combating Global Cor-
5	ruption Act of 2019".
6	SEC. 2. DEFINITIONS.
7	In this Act:
8	(1) Appropriate congressional commit-
9	TEES.—The term "appropriate congressional com-
10	mittees" means—
11	(A) the Committee on Foreign Relations of
12	the Senate;
13	(B) the Committee on Armed Services of
14	the Senate;
15	(C) the Committee on Appropriations of
16	the Senate;
17	(D) the Committee on Foreign Affairs of
18	the House of Representatives;
19	(E) the Committee on Armed Services of
20	the House of Representatives; and
21	(F) the Committee on Appropriations of
22	the House of Representatives.
23	(2) Corrupt Actor.—The term "corrupt
24	actor" means

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1	(A) any foreign person or entity that is a
2	government official or government entity re-
3	sponsible for, or complicit in, an act of corrup-
4	tion; and
5	(B) any company, in which a person or en-
6	tity described in subparagraph (A) has a sig-
7	nificant stake, which is responsible for, or
, 8	complicit in, an act of corruption.
9	(3) CORRUPTION.—The term "corruption"
10	means the exercise of public power for private gain,
11	including by bribery, nepotism, fraud, or embezzle-
12	ment.
13	(4) FOREIGN ASSISTANCE.—The term "foreign
14	assistance'' means assistance made available
15	under—
16	(A) the Foreign Assistance Act of 1961
17	(22 U.S.C. 2151 et seq.);
18	(B) the Arms Export Control Act $(22)$
19	U.S.C. 2751 et seq.; or
20	(C) title 10, United States Code.
21	(5) GRAND CORRUPTION.—The term "grand
22	corruption" means corruption committed at a high
23	level of government that—
24	(A) distorts policies or the central func-
25	tioning of the country; and

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1 (B) enables leaders to benefit at the ex-2 pense of the public good.

3 (6) PETTY CORRUPTION.—The term "petty cor4 ruption" means the abuse of entrusted power by
5 low- or mid-level public officials in their interactions
6 with ordinary citizens.

7 SEC. 3. PUBLICATION OF TIERED RANKING LIST.

8 (a) IN GENERAL.—The Secretary of State shall an9 nually publish, on a publicly accessible website, a tiered
10 ranking of all foreign countries.

(b) THER 1 COUNTRIES.—A country shall be ranked
as a tier 1 country in the ranking published under subsection (a) if the government of such country is complying
with the minimum standards set forth in section 4.

15 (c) THER 2 COUNTRIES.—A country shall be ranked 16 as a tier 2 country in the ranking published under sub-17 section (a) if the government of such country is making 18 efforts to comply with the minimum standards set forth 19 in section 4, but is not achieving the requisite level of com-20 pliance to be ranked as a tier 1 country.

21 (d) THER 3 COUNTRIES.—A country shall be ranked
22 as a tier 3 country in the ranking published under sub23 section (a) if the government of such country is making
24 de minimis or no efforts to comply with the minimum
25 standards set forth in section 4.

1	SEC. 4. MINIMUM STANDARDS FOR THE ELIMINATION OF
2	<b>CORRUPTION AND ASSESSMENT OF EFFORTS</b>
3	TO COMBAT CORRUPTION.
4	(a) In General.—The government of a country is
5	complying with the minimum standards for the elimi-
6	nation of corruption if the government—
7	(1) has enacted laws and established govern-
8	ment structures, policies, and practices that prohibit
9	corruption, including grand corruption and petty
10	corruption;
11	(2) enforces the laws described in paragraph $(1)$
12	by punishing any person who is found, through a
13	fair judicial process, to have violated such laws;
14	(3) prescribes punishment for grand corruption
15	that is commensurate with the punishment pre-
16	scribed for serious crimes;
17	(4) prescribes punishment for petty corruption
18	that—
19	(A) provides a sufficiently stringent deter-
20	<del>rent;</del> and
21	(B) adequately reflects the nature of the
22	offense; and
23	(5) is making serious and sustained efforts to
24	eliminate corruption.
25	(b) Factors for Assessing Government Ef-
26	FORTS TO COMBAT CORRUPTION.—In determining wheth-

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er a government is making serious and sustained efforts
 to eliminate corruption, the Secretary of State shall con sider—

4 (1) whether the government of the country vig5 orously investigates and prosecutes acts of corrup6 tion and convicts and sentences persons responsible
7 for such acts that take place wholly or partly within
8 such country, including, as appropriate, requiring in9 carceration of individuals convicted of such acts;

10 (2) whether the government of the country vig-11 orously investigates, prosecutes, convicts, and sen-12 tences public officials who participate in or facilitate 13 corruption, including nationals of the country who 14 are deployed in foreign military assignments, trade 15 delegations abroad, or other similar missions, who 16 engage in or facilitate severe forms of corruption;

17 (3) whether the government of the country has
18 adopted measures to prevent corruption, such as
19 measures to inform and educate the public, including
20 potential victims, about the causes and consequences
21 of corruption;

22 (4) what steps the government of the country
23 has taken to prohibit government officials from par24 ticipating in, facilitating, or condoning corruption,

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including the investigation, prosecution, and convic tion of such officials;

3 (5) the extent to which the country provides ac4 cess, or, as appropriate, makes adequate resources
5 available, to eivil society organizations and other in6 stitutions to combat corruption, including reporting,
7 investigating, and monitoring;

8 (6) whether an independent judiciary or judicial 9 body in the country responsible for, and effectively 10 capable of, deciding corruption cases impartially, on 11 the basis of facts and in accordance with the law, 12 without any restrictions, improper influences, in-13 ducements, pressures, threats, or interferences (di-14 rect or indirect) from any quarter or for any reason;

15 (7) whether the government of the country is 16 assisting in international investigations <del>of</del> 17 transnational corruption networks and in other coop-18 erative efforts to combat grand corruption, including 19 cooperating with the governments of other countries 20 to extradite corrupt actors;

21 (8) whether the government of the country ree22 ognizes the rights of victims of corruption, ensures
23 their access to justice, and takes steps to prevent
24 victims from being further victimized or persecuted
25 by corrupt actors, government officials, or others;

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(9) whether the government of the country re frains from prosecuting victims of corruption or
 whistleblowers due to such persons having assisted
 in exposing corruption, and refrains from other dis criminatory treatment of such persons; and

6 (10) such other information relating to corrup7 tion as the Secretary of State considers appropriate.
8 SEC. 5. TRANSPARENCY AND ACCOUNTABILITY.

(a) IN GENERAL.—Not later than 60 days after pub-9 10 lishing the report required under section 3(a), and prior to obligation by any United States agency of foreign as-11 12 sistance to the government of a country ranked as a tier 3 country under section 3(d), the Secretary of State, in 13 coordination with the Administrator of the United States 14 15 Agency for International Development (referred to in this Act as the "USAID Administrator") and the Secretary 16 of Defense, as appropriate, shall— 17

(1) conduct a corruption risk assessment and
 create a corruption mitigation strategy for all United
 States foreign assistance programs to that country;
 (2) require the inclusion of anti-corruption
 clauses for all foreign assistance contracts, grants,

and cooperative agreements, which allow for the ter mination of the contract, grant, or cooperative

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agreement without penalty if credible indicators of
 corruption are discovered;
 (3) require the inclusion of appropriate
 clawback clauses for all foreign assistance contracts,
 grants, and cooperative agreements to recover
 United States taxpayer funds that have been mis-

7 appropriated from the prime contractor, grantee, or
8 cooperative agreement participant through corrup9 tion;

(4) require the disclosure of the beneficial own ership of all contractors, subcontractors, grantees,
 cooperative agreement participants, and other organizations receiving funding from the United States
 Government for foreign assistance programs; and

15 (5) establish a mechanism for investigating alle16 gations of misappropriated foreign assistance funds
17 or equipment.

18 (b) EXCEPTIONS AND WAIVER.

19 (1) EXCEPTIONS.—Subsection (a) shall not
20 apply to humanitarian assistance, disaster assist21 ance, or assistance to combat corruption.

(2) WAIVER.—The Secretary of State, on a program-by-program basis, may waive the requirement
to delay foreign assistance under subsection (a) if
the Secretary of State certifies to the appropriate

1	congressional committees that such waiver is impor-
2	tant to the national security interests of the United
3	<del>States.</del>
4	SEC. 6. RESOURCES AND REPORTING REQUIREMENTS.
5	(a) ANNUAL REPORT.—
6	(1) In GENERAL.—The Secretary of State shall
7	submit an annual report to the appropriate congres-
8	sional committees that outlines the resources needed
9	to meet the objectives and reports under sections 3
10	through 5, including—
11	(A) intelligence data collection needs;
12	(B) personnel needs;
13	(C) information technology requirements;
14	and
15	(D) a description of the bureaucratic struc-
16	ture of the offices within the Department of
17	State and the United States Agency for Inter-
18	national Development ("USAID") that are en-
19	gaged in anti-corruption activities.
20	(2) FORM.—The report submitted under para-
21	graph (1) shall be submitted in unclassified form,
22	but may include a classified approx
	but may include a classified annex.
23	(b) ONLINE PLATFORM.—The Secretary of State and

1	ports with anti-corruption components into one online,
2	public platform, which shall—
3	(1) include—
4	(A) the Human Rights Report;
5	(B) the Fiscal Transparency Report;
6	(C) the Investment Climate Statement re-
7	<del>ports;</del>
8	(D) the International Narcotics Control
9	Strategy Report; and
10	(E) any other relevant public reports; and
11	(2) link to third-party indicators used by the
12	United States Government to inform policy and pro-
13	<del>gramming, such as</del>
14	(A) the World Bank's Control of Corrup-
15	tion Indicator;
16	(B) the World Bank's Actionable Govern-
17	ance Index Data Portal;
18	(C) the International Finance Corpora-
19	tion's Doing Business surveys;
20	(D) the International Budget Partnership's
21	Open Budget Index;
22	(E) the Global Integrity Index; and
23	(F) multilateral peer review anti-corruption
24	compliance mechanisms, such as the

1Development's Working Group on Bribery in2International Business Transactions and the3United Nations Convention Against Corruption,4done at New York October 31, 2003, to further5highlight expert international views on country6challenges and country efforts.

7 (c) TRAINING.—To increase the ability of Depart-8 ment of State and USAID personnel to support anti-cor-9 ruption as a foreign policy and development priority, and 10 strengthen their ability to design, implement, and evaluate more effective anti-corruption programming around the 11 world, including enhancing skills to better evaluate and 12 mitigate corruption risks in assistance programs, the Sec-13 retary of State and the USAID Administrator shall incor-14 15 porate anti-corruption components into existing Foreign Service and Civil Service training courses. 16

### 17 SECTION 1. DEFINITIONS.

- 18 In this Act:
- 19 (1) CORRUPT ACTOR.—The term "corrupt actor"
  20 means—

21 (A) any foreign person or entity that is a
22 government official or government entity respon23 sible for, or complicit in, an act of public cor24 ruption; and

1	(B) any company, in which a person or en-
2	tity described in subparagraph (A) has a signifi-
3	cant stake, which is responsible for, or complicit
4	in, an act of public corruption.
5	(2) Foreign Assistance.—The term "foreign
6	assistance" means assistance made available under-
7	(A) the Foreign Assistance Act of 1961 (22
8	U.S.C. 2151 et seq.); or
9	(B) the Arms Export Control Act (22)
10	U.S.C. 2751 et seq.).
11	(3) GRAND CORRUPTION.—The term "grand cor-
12	ruption" means public corruption committed at a
13	high level of government that—
14	(A) distorts policies or the central func-
15	tioning of the country; and
16	(B) enables leaders to benefit at the expense
17	of the public good.
18	(4) Petty corruption.—The term "petty cor-
19	ruption" means the unlawful exercise of entrusted
20	public power for private gain by low- or mid-level
21	public officials in their interactions with ordinary
22	citizens, including by bribery, nepotism, fraud, or em-
23	bezzlement.
24	(5) Public corruption.—The term "public cor-
25	ruption" means the unlawful exercise of entrusted

1	public power for private gain, including by bribery,
2	nepotism, fraud, or embezzlement.
3	SEC. 2. SENSE OF CONGRESS.
4	It is the sense of Congress that—
5	(1) it is in the foreign policy interest of the
6	United States to help other countries promote good
7	governance and combat public corruption, particu-
8	larly grand corruption;
9	(2) multiple departments and agencies across the
10	United States Government operate programs that pro-
11	mote good governance in foreign countries and en-
12	hance foreign countries' ability to combat public cor-
13	ruption;
14	(3) the Department of State should promote co-
15	ordination among programs described in paragraph
16	(2) to improve their effectiveness and efficiency; and
17	(4) the Department of State should identify
18	areas in which United States efforts to help other
19	countries promote good governance and combat public
20	corruption could be enhanced.
21	SEC. 3. ANNUAL REPORT.
22	The Secretary shall annually submit to the appro-
23	priate congressional committees and publish, on a publicly
24	accessible website, a report that—

1	(1) groups foreign countries, by quintile, based
2	<i>on</i> —
3	(A) the World Bank Worldwide Governance
4	Indicator on Control of Corruption; and
5	(B) the World Bank Worldwide Governance
6	Indicator on Voice and Accountability;
7	(2) adds context and commentary, as appro-
8	priate, to the World Bank Worldwide Governance In-
9	dicator on Control of Corruption and the World Bank
10	Worldwide Governance Indicator on Voice and Ac-
11	countability groupings under paragraph (1), as ap-
12	propriate, based on the factors outlined in section 4;
13	(3) describes, based on the World Bank World-
14	wide Governance Indicators and the factors outlined
15	in section 4, the status of foreign governments' efforts
16	to combat public corruption; and
17	(4) describes the status of each foreign country's
18	active membership in voluntary multi-sectoral global
19	governance initiatives as evidence of the country's
20	government-led efforts to combat public corruption.
21	SEC. 4. ADDITIONAL FACTORS FOR ASSESSING GOVERN-
22	MENT EFFORTS TO COMBAT PUBLIC CORRUP-
23	TION.
24	(a) Factors for Assessing Government Efforts
25	To Combat Public Corruption.—In assessing a govern-

1	ment's efforts to combat public corruption, the Secretary of
2	State should consider, to the extent reliable information is
3	available—
4	(1) whether the country—
5	(A) has enacted laws and established gov-
6	ernment structures, policies, and practices that
7	prohibit public corruption, including grand cor-
8	ruption and petty corruption; and
9	(B) enforces such laws through a fair judi-
10	cial process;
11	(2) whether the country prescribes appropriate
12	punishment for grand corruption that is commensu-
13	rate with the punishment prescribed for serious
14	crimes;
15	(3) whether the country prescribes appropriate
16	punishment for petty corruption that provides a suffi-
17	ciently stringent deterrent and adequately reflects the
18	nature of the offense;
19	(4) the extent to which the government of the
20	country—
21	(A) vigorously investigates and prosecutes
22	acts of public corruption; and
23	(B) convicts and sentences persons respon-
24	sible for such acts that take place wholly or part-
25	ly within such country, including, as appro-

1	priate, requiring the incarceration of individuals
2	convicted of such acts;

3 (5) the extent to which the government of the 4 country vigorously investigates, prosecutes, convicts, 5 and sentences public officials who participate in or 6 facilitate public corruption, including nationals of the 7 country who are deployed in foreign military assign-8 ments, trade delegations abroad, or other similar mis-9 sions who engage in or facilitate severe forms of pub-10 *lic corruption;* 

(6) the extent to which the government of the
country has adopted measures to prevent public corruption, such as measures to inform and educate the
public, including potential victims, about the causes
and consequences of public corruption;

16 (7) steps taken by the government of the country
17 to prohibit government officials from participating
18 in, facilitating, or condoning public corruption, in19 cluding the investigation, prosecution, and conviction
20 of such officials;

(8) the extent to which the country government
provides access, or, as appropriate, makes adequate
resources available, to civil society organizations and
other institutions to combat public corruption, including reporting, investigating, and monitoring;

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1 (9) the extent to which an independent judiciary 2 or judicial body in the country is responsible for, and 3 effectively capable of, deciding public corruption cases 4 impartially, on the basis of facts and in accordance 5 with the law, without any improper restrictions, in-6 fluences, inducements, pressures, threats, or inter-7 ferences (direct or indirect) from any source or for 8 any reason;

9 (10) the extent to which the government of the 10 country is assisting in international investigations of 11 transnational public corruption networks and in 12 other cooperative efforts to combat grand corruption, 13 including cooperating with the governments of other 14 countries to extradite corrupt actors;

(11) the extent to which the government of the
country recognizes the rights of victims of public corruption, ensures their access to justice, and takes steps
to prevent victims from being further victimized or
persecuted by corrupt actors, government officials, or
others;

(12) the extent to which the government of the
country refrains from prosecuting legitimate victims
of public corruption or whistleblowers due to such
persons having assisted in exposing public corruption,

1 and refrains from other discriminatory treatment of 2 such persons; and 3 (13) such other information relating to public corruption as the Secretary of State considers appro-4 5 priate. 6 SEC. 5. DESIGNATION OF EMBASSY ANTI-CORRUPTION 7 POINTS OF CONTACT. 8 (a) DESIGNATED COUNTRIES.—The Secretary of State 9 shall annually designate an anti-corruption point of con-10 tact at the United States Mission to each country that he or she determines is in need of such a point of contact. 11 12 (b) POINTS OF CONTACT DUTIES.—Each designated 13 anti-corruption point of contact shall be responsible for coordinating a whole-of-government approach to combating 14 15 public corruption in his or her posted country among relevant United States Government departments or agencies 16 17 with a presence in that country, including, as applicable, the Department of State, the Department of Justice, the De-18 19 partment of the Treasury, the Department of Homeland Security, and the United States Agency for International De-20 21 velopment.

(c) TRAINING.—The Secretary of State shall develop
and implement appropriate training for designated anticorruption points of contact.

(d) INTERNAL REPORTING.—Each anti-corruption
 point of contact shall submit an annual report to the Sec retary regarding anti-corruption activities within his or
 her posted country that—

5 (1) evaluates the effectiveness of current pro6 grams that promote good governance and have an ef7 fect of combating public corruption; and

8 (2) identifies areas in which the United States 9 Government's approach could be enhanced, including 10 specific programs that could be used to enhance the 11 whole-of-government approach.

#### 12 SEC. 6. INTERAGENCY WORKING GROUP.

(a) IN GENERAL.—The Secretary of State shall have
primary responsibility for managing a whole-of-government
effort to improve coordination among United States Government departments and agencies that have a role in promoting good governance in foreign countries and enhancing
foreign countries' ability to combat public corruption.

19 (b) TASK FORCE.—

20 (1) INITIAL MEETING.—Not later than 180 days
21 after the date of the enactment of this Act, the Sec22 retary of State shall establish and convene an initial
23 meeting of an interagency task force, which shall be
24 composed of—

1	(A) representatives appointed by the Presi-
2	dent from the departments and agency listed in
3	section 5(b); and
4	(B) representatives from any other United
5	States Government departments or agencies, as
6	determined by the Secretary.
7	(2) ADDITIONAL MEETINGS.—The task force de-
8	scribed in paragraph (1) shall meet not less frequently
9	than twice per year.
10	(c) TASK FORCE DUTIES.—The task force established
11	pursuant to subsection (b) shall—
12	(1) assist the Secretary of State in managing the
13	whole-of-government effort described in subsection (a);
14	(2) evaluate, on a general basis, the effectiveness
15	of current programs that have an effect of combating
16	public corruption;
17	(3) identify general areas in which the United
18	States Government's approach could be enhanced; and
19	(4) identify specific programs for specific coun-
20	tries that could be used to enhance the whole-of-gov-
21	ernment approach.
22	SEC. 7. TRANSPARENCY AND ACCOUNTABILITY.
23	(a) IN GENERAL.—Not later than 60 days after pub-
24	lishing the report required under section 3, and prior to

25 obligation by any United States agency of foreign assist-

ance to the government of a country ranked in the lowest
 2 quintiles in the World Bank Worldwide Governance Indi actor on Control of Corruption grouping described in sec tion 3(1), the Secretary, in coordination with the Adminis trator of USAID, as appropriate, shall—

6 (1) conduct a corruption risk assessment and
7 create a corruption mitigation strategy for all United
8 States foreign assistance programs in that country;

9 (2) require the inclusion of anti-corruption 10 clauses for all foreign assistance contracts, grants, 11 and cooperative agreements, which allow for the ter-12 mination of the contract, grant, or cooperative agree-13 ment without penalty if credible indicators of public 14 corruption are discovered;

(3) require the inclusion of appropriate clawback
clauses for all foreign assistance that has been misappropriated through corruption;

(4) require the appropriate disclosure to the
United States Government, in confidential form, if
necessary, of the beneficial ownership of contractors,
subcontractors, grantees, cooperative agreement participants, and other organizations receiving funding
from the United States Government for foreign assistance programs; and

	-
1	(5) establish a mechanism for investigating alle-
2	gations of misappropriated foreign assistance funds
3	or equipment.
4	(b) Exceptions and Waiver.—
5	(1) EXCEPTIONS.—Subsection (a) shall not
6	apply to humanitarian assistance, disaster assistance,
7	or assistance to combat corruption.
8	(2) WAIVER.—The Secretary of State may waive
9	the requirement to delay foreign assistance under sub-
10	section (a) if the Secretary certifies to the appropriate
11	congressional committees that such waiver is impor-
12	tant to the national security interests of the United
13	States.
13 14	States. SEC. 8. RESOURCES AND REPORTING REQUIREMENTS.
14	SEC. 8. RESOURCES AND REPORTING REQUIREMENTS.
14 15	<b>SEC. 8. RESOURCES AND REPORTING REQUIREMENTS.</b> (a) Annual Report.—
14 15 16	SEC. 8. RESOURCES AND REPORTING REQUIREMENTS. (a) ANNUAL REPORT.— (1) IN GENERAL.—Not later than one year after
14 15 16 17	SEC. 8. RESOURCES AND REPORTING REQUIREMENTS. (a) ANNUAL REPORT.— (1) IN GENERAL.—Not later than one year after the date of the enactment of this Act, and annually
14 15 16 17 18	SEC. 8. RESOURCES AND REPORTING REQUIREMENTS. (a) ANNUAL REPORT.— (1) IN GENERAL.—Not later than one year after the date of the enactment of this Act, and annually thereafter, the Secretary of State shall submit a report
14 15 16 17 18 19	SEC. 8. RESOURCES AND REPORTING REQUIREMENTS. (a) ANNUAL REPORT.— (1) IN GENERAL.—Not later than one year after the date of the enactment of this Act, and annually thereafter, the Secretary of State shall submit a report to the appropriate congressional committees that out-
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	SEC. 8. RESOURCES AND REPORTING REQUIREMENTS. (a) ANNUAL REPORT.— (1) IN GENERAL.—Not later than one year after the date of the enactment of this Act, and annually thereafter, the Secretary of State shall submit a report to the appropriate congressional committees that out- lines the resources needed to meet the objectives of this
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	SEC. 8. RESOURCES AND REPORTING REQUIREMENTS. (a) ANNUAL REPORT.— (1) IN GENERAL.—Not later than one year after the date of the enactment of this Act, and annually thereafter, the Secretary of State shall submit a report to the appropriate congressional committees that out- lines the resources needed to meet the objectives of this Act, including—
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	SEC. 8. RESOURCES AND REPORTING REQUIREMENTS. (a) ANNUAL REPORT.— (1) IN GENERAL.—Not later than one year after the date of the enactment of this Act, and annually thereafter, the Secretary of State shall submit a report to the appropriate congressional committees that out- lines the resources needed to meet the objectives of this Act, including— (A) personnel needs; and

1	and USAID that are engaged in anti-corruption
2	activities.
3	(b) Annual Briefing.—
4	(1) IN GENERAL.—Not later than one year after
5	the date of the enactment of this Act, and annually
6	thereafter, the Secretary shall brief the appropriate
7	congressional committees on the implementation of
8	this Act, including—
9	(A) the designation of anti-corruption
10	points of contact for countries under section 5(a);
11	(B) the training implemented under section
12	5(c);
13	(C) the reports received from anti-corrup-
14	tion points of contact under section $5(d)$ ;
15	(D) the management of the whole-of-govern-
16	ment effort to improve coordination under sec-
17	tion $6(a)$ ;
18	(E) the establishment of the task force under
19	section 6(b); and
20	(F) the activities of the task force under sec-
21	tion $6(c)$ .
22	(2) FORM OF BRIEFING.—The briefings under
23	subsection (b) shall be conducted on an in-person
24	basis to members or staff of the appropriate congres-

1	sional committees. Portions of the briefings may be
2	conducted in a classified setting, as needed.
3	(c) Online Platform.—The Secretary of State and
4	the USAID Administrator shall consolidate existing reports
5	with anti-corruption components into one online, public
6	platform, which shall—
7	(1) include—
8	(A) the Human Rights Report;
9	(B) the Fiscal Transparency Report;
10	(C) the Investment Climate Statement re-
11	ports;
12	(D) the International Narcotics Control
13	Strategy Report; and
14	(E) any other relevant public reports;
15	(2) link to third-party indicators and compli-
16	ance mechanisms used by the United States Govern-
17	ment to inform policy and programming, such as—
18	(A) the International Finance Corporation's
19	Doing Business surveys;
20	(B) the International Budget Partnership's
21	Open Budget Index; and
22	(C) multilateral peer review anti-corruption
23	compliance mechanisms, such as the
24	Organisation for Economic Co-operation and
25	Development's Working Group on Bribery in

1	International Business Transactions and the
2	United Nations Convention Against Corruption,
3	done at New York October 31, 2003, to further
4	highlight expert international views on country
5	challenges and country efforts.
6	(d) TRAINING.—The Secretary of State and the
7	USAID Administrator shall incorporate anti-corruption
8	components into existing Foreign Service and Civil Service
9	training courses—
10	(1) to increase the ability of Department of State
11	and USAID personnel to support anti-corruption as
12	a foreign policy and development priority; and
13	(2) to strengthen their ability to design, imple-
14	ment, and evaluate more effective anti-corruption pro-
15	gramming around the world, including enhancing
16	skills to better evaluate and mitigate public corrup-
17	tion risks in assistance programs.