S.L.C.

Rabert Menend

118th CONGRESS 1st Session



To provide for certain authorities of the Department of State, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. MENENDEZ (for himself and Mr. RISCH) introduced the following bill; which was read twice and referred to the Committee on

A BILL

To provide for certain authorities of the Department of State, 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 "Department of State Authorization Act of 2023".
- 6 (b) TABLE OF CONTENTS.—The table of contents for
- 7 this Act is as follows:

Sec. 1. Short title; table of contents.

Sec. 2. Definitions.

TITLE I—DIPLOMATIC SECURITY AND CONSULAR AFFAIRS

Sec. 101. Passport fee expenditure authority extension.

- Sec. 102. Special hiring authority for passport services.
- Sec. 103. Quarterly report on passport wait times.
- Sec. 104. Passport travel advisories.
- Sec. 105. Increased accountability in assignment restrictions and reviews.
- Sec. 106. Suitability reviews for Foreign Service Institute instructors.
- Sec. 107. Diplomatic security fellowship programs.

TITLE II—PERSONNEL MATTERS

Subtitle A—Hiring, Promotion, and Development

- Sec. 201. Adjustment to promotion precepts.
- Sec. 202. Hiring authorities.
- Sec. 203. Extending paths to service for paid student interns.
- Sec. 204. Lateral Entry Program.
- Sec. 205. Mid-Career Mentoring Program.
- Sec. 206. Consideration of career civil servants as chiefs of missions.
- Sec. 207. Civil service rotational program.
- Sec. 208. Reporting requirement on chiefs of mission.
- Sec. 209. Report on chiefs of mission and deputy chiefs of mission.
- Sec. 210. Protection of retirement annuity for reemployment by Department.
- Sec. 211. Enhanced vetting for senior diplomatic posts.
- Sec. 212. Efforts to improve retention and prevent retaliation.

Subtitle B—Pay, Benefits, and Workforce Matters

- Sec. 221. Education allowance.
- Sec. 222. Per diem allowance for newly hired members of the Foreign Service.
- Sec. 223. Improving mental health services for foreign and civil servants.
- Sec. 224. Emergency back-up care.
- Sec. 225. Authority to provide services to non-chief of mission personnel.
- Sec. 226. Exception for government-financed air transportation.
- Sec. 227. Enhanced authorities to protect locally employed staff during emergencies.
- Sec. 228. Internet at hardship posts.
- Sec. 229. Competitive local compensation plan.
- Sec. 230. Supporting tandem couples in the Foreign Service.
- Sec. 231. Accessibility at diplomatic missions.

TITLE III—INFORMATION SECURITY AND CYBER DIPLOMACY

- Sec. 301. Data-informed diplomacy.
- Sec. 302. Establishment and expansion of the Bureau Chief Data Officer Program.
- Sec. 303. Task force to address artificial intelligence-enabled influence operations.
- Sec. 304. Establishment of the Chief Artificial Intelligence Officer of the Department of State.
- Sec. 305. Strengthening the Chief Information Officer of the Department of State.
- Sec. 306. Sense of Congress on strengthening enterprise governance.
- Sec. 307. Digital connectivity and cybersecurity partnership.
- Sec. 308. Establishment of a cyberspace, digital connectivity, and related technologies (CDT) fund.

TITLE IV—ORGANIZATION AND OPERATIONS

- Sec. 401. Personal services contractors.
- Sec. 402. Hard-to-fill posts.
- Sec. 403. Enhanced oversight of the Office of Civil Rights.
- Sec. 404. Crisis response operations.

TITLE V—ECONOMIC DIPLOMACY

- Sec. 501. Duties of officers performing economic functions.
- Sec. 502. Report on recruitment, retention, and promotion of Foreign Service economic officers.
- Sec. 503. Mandate to revise Department of State metrics for successful economic and commercial diplomacy.
- Sec. 504. Chief of mission economic responsibilities.
- Sec. 505. Direction to embassy deal teams.
- Sec. 506. Establishment of a "Deal Team of the Year" award.

TITLE VI—PUBLIC DIPLOMACY

- Sec. 601. National advertising campaign.
- Sec. 602. Public diplomacy outreach.
- Sec. 603. Modification on use of funds for Radio Free Europe/Radio Liberty.
- Sec. 604. International broadcasting.
- Sec. 605. John Lewis Civil Rights Fellowship program.
- Sec. 606. Domestic engagement and public diplomacy.
- Sec. 607. Extension of Global Engagement Center.
- Sec. 608. Paperwork Reduction Act.
- Sec. 609. Expansion of Diplomats in Residence Programs.

TITLE VII—OTHER MATTERS

- Sec. 701. Expanding the use of DDTC licensing fees.
- Sec. 702. Waiver authority related to prohibition on certain semiconductor products and services.
- Sec. 703. Prohibition on entry of officials of foreign governments involved in significant corruption or gross violations of human rights.
- Sec. 704. Protection of cultural heritage during crises.
- Sec. 705. National Museum of American Diplomacy.
- Sec. 706. Extraterritorial offenses committed by United States nationals serving with international organizations.
- Sec. 707. Extension of certain privileges and immunities to the international energy forum.
- Sec. 708. Extension of certain privileges and immunities to the Conseil Européen pour la recherche nucléaire (CERN; the European Organization for Nuclear Research).
- Sec. 709. Internships of United States nationals at international organizations.
- Sec. 710. Training for international organizations.
- Sec. 711. Modification to transparency on international agreements and nonbinding instruments.
- Sec. 712. Congressional oversight, quarterly review, and authority relating to concurrence provided by chiefs of mission for support of certain Government operations.
- Sec. 713. Modification and repeal of reports.

1 SEC. 2. DEFINITIONS.

2 In this Act:

1 (1)APPROPRIATE CONGRESSIONAL COMMIT-2 TEES.—The term "appropriate congressional com-3 mittees" means the Committee on Foreign Relations 4 of the Senate and the Committee on Foreign Affairs 5 of the House of Representatives. 6 (2) DEPARTMENT.—The term "Department" 7 means the Department of State. (3) SECRETARY.—The term "Secretary" means 8 9 the Secretary of State. TITLE I—DIPLOMATIC SECURITY 10 AND CONSULAR AFFAIRS 11 12 SEC. 101. PASSPORT FEE EXPENDITURE AUTHORITY EX-13 TENSION. 14 (a) WESTERN HEMISPHERE TRAVEL INITIATIVE 15 FEE.—To make permanent the Western Hemisphere 16 Travel Initiative fee, section 1(b) of the Passport Act of 17 June 4, 1920 (22 U.S.C. 214(b)(1)) is amended— 18 (1) in paragraph (1), by striking "(1)"; and 19 (2) by striking paragraphs (2) and (3). 20 (b) PASSPORT FEES.—Section 1(b) of the Passport 21 Act of June 4, 1920, as amended by subsection (a), shall 22 be applied through fiscal year 2028 by striking "such 23 costs" and inserting "the costs of providing consular serv-24 ices".

(c) MODERNIZATION OF PASSPORT PROCESSING.—A
 portion of the expanded expenditure authorities provided
 in subsections (a) and (b) shall be used to modernize con sular systems, with an emphasis on passport and citizen ship services.

6 SEC. 102. SPECIAL HIRING AUTHORITY FOR PASSPORT 7 SERVICES.

8 During the 3-year period beginning on the date of 9 the enactment of this Act, the Secretary of State, without 10 regard to the provisions under sections 3309 through 11 3318 of title 5, United States Code, may directly appoint 12 candidates to positions in the competitive service (as de-13 fined in section 2102 of such title) at the Department in 14 the Passport and Visa Examining Series 0967.

15 SEC. 103. QUARTERLY REPORT ON PASSPORT WAIT TIMES.

16 Not later than 30 days after the date of the enact17 ment of this Act, and quarterly thereafter for the following
18 3 years, the Secretary shall submit a report to the appro19 priate congressional committees that describes—

20 (1) the current estimated wait times for pass-21 port processing;

(2) the steps that have been taken by the Department to reduce wait times to a reasonable time;
(3) efforts to improve the rollout of the online
passport renewal processing program, including how

1	much of passport revenues the Department is spend-
2	ing on consular systems modernization; and
3	(4) how the Department details its staff and re-
4	sources to passport services programs.
5	SEC. 104. PASSPORT TRAVEL ADVISORIES.
6	Not later than 180 days after the date of the enact-
7	ment of this Act, the Department shall make prominently
8	available in United States passports, on the first two
9	pages of the passport, the following information:
10	(1) A prominent, clear advisory for all travelers
11	to check travel.state.gov for updated travel warnings
12	and advisories.
13	(2) A prominent, clear notice urging all trav-
14	elers to register with the Department prior to over-
15	seas travel.
16	SEC. 105. INCREASED ACCOUNTABILITY IN ASSIGNMENT
17	RESTRICTIONS AND REVIEWS.
18	(a) SENSE OF CONGRESS.—It is the sense of Con-
19	gress that—
20	(1) the use of policies to restrict personnel from
21	serving in certain assignments may undermine the
22	Department's ability to deploy relevant cultural and
23	linguistic skills at diplomatic posts abroad if not ap-
24	plied judiciously; and

(2) the Department should continuously evalu ate all processes relating to assignment restrictions,
 assignment reviews, and preclusions at the Depart ment.

5 (b) NOTIFICATION OF STATUS.—Beginning not later
6 than 90 days after the date of the enactment of this Act,
7 the Secretary shall—

8 (1) provide a status update for all Department 9 personnel who, prior to such date of enactment, were 10 subject to a prior assignment restriction, assignment 11 review, or preclusion for whom a review or decision 12 related to assignment is pending; and

(2) on an ongoing basis, provide a status update for any Department personnel who has been
the subject of a pending assignment restriction or
pending assignment review for more than 30 days.
(c) NOTIFICATION CONTENT.—The notification required under subsection (b) shall inform relevant personnel, as of the date of the notification—

20 (1) whether any prior assignment restriction21 has been lifted;

(2) if their assignment status is subject to ongoing review, and an estimated date for completion;
and

(3) if they are subject to any other restrictions
 on their ability to serve at posts abroad.

3 (d) Adjudication of Ongoing Assignment Re-VIEWS.—The Department shall establish a reasonable 4 5 time limit for the Department to complete an assignment review, and establish a deadline by which it must inform 6 7 personnel of a decision related to such a review. For any 8 personnel the Department determines are ineligible to serve in an assignment due to an assignment restriction 9 10 or assignment review, a Security Appeal Panel shall con-11 vene not later than 60 days of an appeal being filed.

(e) SECURITY REVIEW PANEL.—Not later than 90
days after the date of the enactment of this Act, the Security Appeal Panel shall be comprised of—

(1) the head of an office responsible for human
resources or discrimination who reports directly to
the Secretary;

18 (2) the Principal Deputy Assistant Secretary19 for the Bureau of Global Talent Management;

20 (3) the Principal Deputy Assistant Secretary
21 for the Bureau of Intelligence and Research;

(4) an Assistant Secretary or Deputy, or equivalent, from a third bureau as designated by the
Under Secretary for Management;

(5) a representative from the geographic bureau
 to which the restriction applies; and

3 (6) a representative from the Office of the
4 Legal Adviser and a representative from the Bureau
5 of Diplomatic Security, who shall serve as non-vot6 ing advisors.

7 (f) APPEAL RIGHTS.—Section 414(a) of the Depart-8 ment of State Authorities Act, Fiscal Year 2017 (22) 9 U.S.C. 2734c(a)) is amended by striking the first two sentences and inserting "The Secretary shall establish and 10 maintain a right and process for employees to appeal a 11 12 decision related to an assignment, based on a restriction, 13 review, or preclusion. Such right and process shall ensure that any such employee shall have the same appeal rights 14 15 as provided by the Department regarding denial or revocation of a security clearance.". 16

(g) FAM UPDATE.—Not later than 120 days after
the date of the enactment of this Act, the Secretary shall
amend all relevant provisions of the Foreign Service Manual, and any associated or related policies of the Department, to comply with this section.

1	SEC. 106. SUITABILITY REVIEWS FOR FOREIGN SERVICE IN-
2	STITUTE INSTRUCTORS.
3	The Secretary shall ensure that all instructors at the
4	Foreign Service Institute, including direct hires and con-
5	tractors, who provide language instruction are—
6	(1) subject to suitability reviews and back-
7	ground investigations; and
8	(2) subject to continuous vetting or reinvestiga-
9	tions to the extend consistent with Department and
10	Executive policy for other Department personnel.
11	SEC. 107. DIPLOMATIC SECURITY FELLOWSHIP PROGRAMS.
12	(a) IN GENERAL.—Section 47 of the State Depart-
13	ment Basic Authorities Act of 1956 (22 U.S.C. 2719) is
14	amended—
15	(1) by striking "The Secretary" and inserting
16	the following:
17	"(a) IN GENERAL.—The Secretary"; and
18	(2) by adding at the end the following new sub-
19	section:
20	"(b) Diplomatic Security Fellowship Pro-
21	GRAMS.—
22	"(1) ESTABLISHMENT.—The Secretary of
23	State, working through the Assistant Secretary for
24	Diplomatic Security, shall establish Diplomatic Secu-
25	rity fellowship programs to provide grants to United
26	States nationals pursuing undergraduate studies

1	who commit to pursuing a career as a special agent,
2	security engineering officer, or in the civil service in
3	the Bureau of Diplomatic Security.
4	"(2) RULEMAKING.—The Secretary shall pro-
5	mulgate regulations for the administration of Diplo-
6	matic Security fellowship programs that set forth—
7	"(A) the eligibility requirements for receiv-
8	ing a grant under this subsection;
9	"(B) the process by which eligible appli-
10	cants may request such a grant;
11	"(C) the maximum amount of such a
12	grant; and
13	"(D) the educational progress to which all
14	grant recipients are obligated.".
15	(b) Authorization of Appropriations.—There is
16	authorized to be appropriated \$2,000,000 for each of fis-
17	cal years 2024 through 2028 to carry out this section.
18	TITLE II—PERSONNEL MATTERS
19	Subtitle A—Hiring, Promotion, and
20	Development
21	SEC. 201. ADJUSTMENT TO PROMOTION PRECEPTS.
22	Section 603(b) of the Foreign Service Act of 1980
23	(22 U.S.C. 4003(b)) is amended—
24	(1) by redesignating paragraph (2) , (3) , and (4)
25	as paragraphs (5), (6), and (7), respectively; and

1	(2) by inserting after paragraph (1) the fol-
2	lowing new paragraphs:
3	"(2) experience serving at an international or-
4	ganization, multilateral institution, or engaging in
5	multinational negotiations;
6	"(3) willingness to serve in hardship posts over-
7	seas or across geographically distinct regions;
8	"(4) experience advancing policies or developing
9	expertise that enhance the United States' competi-
10	tiveness with regard to critical and emerging tech-
11	nologies.".
12	SEC. 202. HIRING AUTHORITIES.
13	(a) SENSE OF CONGRESS.—It is the sense of Con-
14	gress that—
15	(1) the Department should possess hiring au-
16	thorities to enable recruitment of individuals rep-
17	resentative of the nation with special skills needed to
18	address 21st century diplomacy challenges; and
19	(2) the Secretary shall conduct a survey of hir-
20	ing authorities held by the Department to identify—
21	(A) hiring authorities already authorized
22	by Congress;
~ ~	by congress,
23	(B) others authorities granted through

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(C) any authorities needed to enable re cruitment of individuals with the special skills
 described in paragraph (1).

4 (b) REPORT.—Not later than 180 days after the date 5 of the enactment of this Act, the Secretary shall submit 6 a report to the appropriate congressional committees that 7 includes a description of all existing hiring authorities and 8 legislative proposals on any new needed authorities.

9 (c) SPECIAL HIRING AUTHORITY.—For an initial pe-10 riod of not more than 3 years after the date of the enact-11 ment of this Act, the Secretary may appoint, without re-12 gard to the provisions of sections 3309 through 3318 of 13 title 5, United States Code, candidates directly to posi-14 tions in the competitive service at the Department, as de-15 fined in section 2102 of that title, in the following occupational series: 1560 Data Science, 2210 Information Tech-16 17 nology Management, and 0201 Human Resources Man-18 agement.

19sec. 203. Extending paths to service for paid stu-20Dent interns.

For up to 2 years following the end of a compensated internship at the Department or the United States Agency for International Development, the Department or USAID may offer employment to up to 25 such interns and appoint them directly to positions in the competitive service, as defined in section 2102 of title 5, United States Code,
 without regard to the provisions of sections 3309 through
 3318 of such title.

4 SEC. 204. LATERAL ENTRY PROGRAM.

5 (a) IN GENERAL.—Section 404 of the Department of
6 State Authorities Act, Fiscal Year 2017 (Public Law 114–
7 323; 130 Stat. 1928) is amended—

8	(1) in subsection (b)—
9	(A) in the matter preceding paragraph (1),
10	by striking "3-year" and inserting "5-year";
11	(B) in paragraph (5), by striking "; and";
12	(C) in paragraph (6), by striking the pe-
13	riod at the end and inserting a semicolon; and
14	(D) by adding at the end the following new
15	paragraphs:

"(7) does not include the use of Foreign Service-Limited or other noncareer Foreign Service hiring authorities; and

19 "(8) includes not fewer than 30 participants for20 each year of the pilot program."; and

21 (2) by adding at the end the following new sub-22 section:

23 "(e) CERTIFICATION.—If the Secretary does not com24 mence the lateral entry program within 180 days after the
25 date of the enactment of this subsection, the Secretary

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shall submit a report to the appropriate congressional
 committees—

3 "(1) certifying that progress is being made on
4 implementation of the pilot program and describing
5 such progress, including the date on which appli6 cants will be able to apply;

7 "(2) estimating the date by which the pilot pro-8 gram will be fully implemented;

9 "(3) outlining how the Department will use the 10 Lateral Entry Program to fill needed skill sets in 11 key areas such as cyberspace, emerging technologies, 12 economic statecraft, multilateral diplomacy, and 13 data and other sciences.".

14 SEC. 205. MID-CAREER MENTORING PROGRAM.

(a) AUTHORIZATION.—The Secretary, in collaboration with the Director of the Foreign Service Institute,
is authorized to establish a Mid-Career Mentoring Program (referred to in this section as the "Program") for
employees who have demonstrated outstanding service and
leadership.

21 (b) SELECTION.—

(1) NOMINATIONS.—The head of each bureau
shall semiannually nominate participants for the
Program from a pool of applicants in the positions

1	described in paragraph (2)(B), including from posts
2	both domestically and abroad.
3	(2) SUBMISSION OF SLATE OF NOMINEES TO
4	SECRETARY.—The Director of the Foreign Service
5	Institute, in consultation with the Director General
6	of the Foreign Service, shall semiannually—
7	(A) vet the nominees most recently nomi-
8	nated pursuant to paragraph (1) ; and
9	(B) submit to the Secretary a slate of ap-
10	plicants to participate in the Program, who
11	shall consist of at least—
12	(i) 10 Foreign Service Officers and
13	specialists classified at the FS-03 or FS-04
14	level of the Foreign Service Salary Sched-
15	ule;
16	(ii) 10 Civil Service employees classi-
17	fied at GS-12 or GS-13 of the General
18	Schedule; and
19	(iii) 5 Foreign Service Officers from
20	the United States Agency for International
21	Development.
22	(3) FINAL SELECTION.—The Secretary shall se-
23	lect the applicants who will be invited to participate
24	in the Program from the slate received pursuant to

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paragraph (2)(B) and extend such an invitation to
 each selected applicant.

3 (c) PROGRAM SESSIONS.—

4 (1) FREQUENCY; DURATION.—All of the partici-5 pants who accept invitations extended pursuant to 6 subsection (b)(3) shall meet 3 to 4 times per year 7 for training sessions with high-level leaders of the 8 Department and USAID, including private group 9 meetings with the Secretary and the Administrator 10 of the United States Agency for International Devel-11 opment.

12 (2) THEMES.—Each session referred to in para13 graph (1) shall focus on specific themes developed
14 jointly by the Foreign Service Institute and the Ex15 ecutive Secretariat focused on substantive policy
16 issues and leadership practices.

(d) MENTORING PROGRAM.—The Secretary and the
Administrator each shall establish a mentoring and coaching program that pairs a senior leader of the Department
or USAID with each of the program participants who
complete the Program during the 1-year period immediately following their participation in the Program.

(e) ANNUAL REPORT.—Not later than one year after
the date of the enactment of this Act, and annually thereafter for three years, the Secretary shall submit a report

to the appropriate congressional committees that describes 1 2 the activities of the Program during the most recent year. 3 SEC. 206. CONSIDERATION OF CAREER CIVIL SERVANTS AS 4 CHIEFS OF MISSIONS. 5 Section 304(b) of the Foreign Service Act of 1980 6 (22 U.S.C. 3944) is amended— 7 (1) by redesignating paragraph (2) as para-8 graph (3); and 9 (2) by inserting after paragraph (1) the fol-10 lowing new paragraph: 11 "(2) The Secretary shall also furnish to the Presi-12 dent, on an annual basis and to assist the President in 13 selecting qualified candidates for appointments or assign-14 ments as chief of mission, the names of between 5 and 15 10 career civil servants serving at the Department of State or the United States Agency for International Develop-16 17 ment who are qualified to serve as chiefs of mission, together with pertinent information about such individ-18 19 uals.". 20 SEC. 207. CIVIL SERVICE ROTATIONAL PROGRAM.

(a) ESTABLISHMENT OF PILOT ROTATIONAL PROGRAM FOR CIVIL SERVICE.—Not later than 180 days after
the date of the enactment of this Act, the Secretary shall
establish a program to provide qualified civil servants serving at the Department an opportunity to serve at a United

States embassy, including identifying criteria and an ap plication process for such program.

3 (b) PROGRAM.—The program established under this4 section shall—

5 (1) provide at least 20 career civil servants the
6 opportunity to serve for 2 to 3 years at a United
7 States embassy to gain additional skills and experi8 ence;

9 (2) offer such civil servants the opportunity to
10 serve in a political or economic section at a United
11 States embassy; and

(3) include clear and transparent criteria for
eligibility and selection, which shall include a minimum of 5 years of service at the Department.

15 (c) SUBSEQUENT POSITION AND PROMOTION.—Following a rotation at a United States embassy pursuant 16 17 to the program established by this section, participants in the program must be afforded, at minimum, a position 18 19 equivalent in seniority, compensation, and responsibility to 20 the position occupied prior serving in the program. Suc-21 cessful completion of a rotation at a United States em-22 bassy shall be considered favorably with regard to applica-23 tions for promotion in civil service jobs at the Department. 24 (d) IMPLEMENTATION.—Not later than 2 years after 25 the date of the enactment of this Act, the Secretary shall

identify not less than 20 positions in United States embas sies for the program established under this section and
 offered at least 20 civil servants the opportunity to serve
 in a rotation at a United States embassy pursuant to this
 section.

6 SEC. 208. REPORTING REQUIREMENT ON CHIEFS OF MIS7 SION.

8 Not later than 30 days following the end of each cal9 endar quarter, the Secretary shall submit to the appro10 priate congressional committees—

(1) a list of every chief of mission or United
States representative overseas with the rank of Ambassador who, during the prior quarter, was outside
a country of assignment for more than 14 cumulative days for purposes other than official travel or
temporary duty orders;

(2) the number of days each such chief of mission or United States representative overseas with
the rank of Ambassador was outside a country of assignment during the previous quarter for purposes
other than official travel or temporary duty orders;
and

(3) a list of any country other than the country
of assignment in which a chief of mission or United
States representative overseas with the rank of Am-

bassador has spent more than 14 days during the
 previous quarter.

3 SEC. 209. REPORT ON CHIEFS OF MISSION AND DEPUTY 4 CHIEFS OF MISSION.

5 Not later than April 1, 2024, and annually thereafter 6 for the next 4 years, the Secretary shall submit to the 7 appropriate congressional committees a report that in-8 cludes—

9 (1) the Foreign Service cone of each current 10 chief of mission and deputy chief of mission (or who-11 ever is acting in the capacity of chief or deputy chief 12 if neither is present) for each United States embassy 13 at which there is a Foreign Service office filling ei-14 ther of those positions; and

15 (2) aggregated data for all chiefs of mission
16 and deputy chiefs of mission described in paragraph
17 (1), disaggregated by cone.

18 SEC. 210. PROTECTION OF RETIREMENT ANNUITY FOR RE-

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EMPLOYMENT BY DEPARTMENT.

(a) NO TERMINATION OR REDUCTION OF RETIRE21 MENT ANNUITY OR PAY FOR REEMPLOYMENT.—Notwith22 standing section 824 of the Foreign Service Act of 1980
23 (22 U.S.C. 4064), if a covered annuitant becomes em24 ployed by the Department—

1	(1) the payment of any retirement annuity, re-
2	tired pay, or retainer pay otherwise payable to the
3	covered annuitant shall not terminate; and
4	(2) the amount of the retirement annuity, re-
5	tired pay, or retainer pay otherwise payable to the
6	covered annuitant shall not be reduced.
7	(b) COVERED ANNUITANT DEFINED.—In this sec-
8	tion, the term "covered annuitant" means any individual
9	who is receiving a retirement annuity under—
10	(1) the Foreign Service Retirement and Dis-
11	ability System under subchapter I of chapter 8 of
12	title I of the Foreign Service Act of 1980 (22 U.S.C.
13	4041 et seq.); or
14	(2) the Foreign Service Pension System under
15	subchapter II of such chapter (22 U.S.C. 4071 et
16	seq.).
17	SEC. 211. ENHANCED VETTING FOR SENIOR DIPLOMATIC
18	POSTS.
19	(a) Comprehensive Policy on Vetting and
20	TRANSPARENCY.—Not later than one year after the date
21	of the enactment of this Act, the Secretary shall develop
22	a consistent and enhanced vetting process to ensure that
23	individuals with substantiated claims of discrimination,
24	harassment, or bullying are not considered for promotions
25	to senior positions.

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1 (b) Elements of Comprehensive Vetting Pol-ICY.—Following the conclusion of any investigation into 2 3 an allegation of discrimination, harassment, or bullying, 4 the Office of Civil Rights, Office of Global Talent Manage-5 ment, and other offices with responsibilities related to the investigation shall jointly or individually submit a written 6 7 summary of any findings of any substantiated allegations, 8 along with a summary of findings to the Committee re-9 sponsible for promotions (the "D Committee") prior to 10 such Committee rendering a recommendation for pro-11 motion.

(c) RESPONSE.—The Secretary shall develop a process for candidates to respond to any allegations that are
substantiated and presented to the D Committee.

15 (d) ANNUAL REPORTS.—Not later than one year 16 after the date of the enactment of this Act, and annually 17 thereafter for five years, the Secretary shall submit to the 18 Department workforce and the appropriate congressional 19 committees a report on the number of candidates con-20 firmed for senior diplomatic posts against whom there 21 were found to have been substantiated allegations.

22 SEC. 212. EFFORTS TO IMPROVE RETENTION AND PREVENT 23 RETALIATION.

(a) STREAMLINED REPORTING.—Not later than oneyear after the date of the enactment of this Act, the Sec-

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retary shall establish a single point of initial reporting for
 allegations of discrimination, bullying, and harassment
 that provides an initial review of the allegations and, if
 necessary, the ability to file multiple claims based on a
 single complaint.

6 (b) Ensuring Implementation of Corrective 7 ACTION AND MANAGEMENT RECOMMENDATIONS.—The 8 Secretary shall ensure follow up with each complainant 9 who makes an allegation of discrimination, harassment, or 10 bullying pursuant to subsection (a) and the head of the 11 respective bureau not later than 180 days after the conclu-12 sion of any investigation where an allegation is substan-13 tiated, and again one year after the conclusion of any such 14 investigation, to ensure that any recommendations for cor-15 rective action related to the complainant have been acted on where appropriate. If such recommendations have not 16 17 be implemented, a written statement shall be provided to the head of the bureau and complainant and affected em-18 19 ployees explaining why the recommendations have not 20 been implemented.

21 (c) CLIMATE SURVEYS OF EMPLOYEES OF THE DE22 PARTMENT.—

(1) REQUIRED BIENNIAL SURVEYS.—Not later
than 180 days after the date of the enactment of
this Act and every 2 years thereafter, the Secretary

shall conduct a Department-wide survey of all Department personnel regarding harassment, discrimination, bullying, and related retaliation that includes
workforce perspectives on the accessibility and effectiveness of the Bureau of Global Talent Management
and Office of Civil Rights in the efforts and processes to address these issues.

8 (2) PILOT SURVEYS.—Not later than 180 days 9 after the date of the enactment of this Act, the Sec-10 retary shall conduct a Department-wide survey for 11 Locally Employed Staff regarding retention, train-12 ing, promotion, and other matters, including harass-13 ment, discrimination, bullying, and related retalia-14 tion, that includes workforce perspectives on the accessibility and effectiveness of complaint measures. 15

16 (3) REPORT.—Not later than 60 days after the
17 conclusion of each survey conducted pursuant to this
18 subsection, the Secretary shall make the key find19 ings available to the Department workforce and shall
20 submit them to the appropriate congressional com21 mittees.

22 (d) RETALIATION PREVENTION EFFORTS.—

23 (1) EMPLOYEE EVALUATION.—

24 (A) IN GENERAL.—If there is a pending
25 investigation of discrimination, bullying, or har-

1 assment against a superior who is responsible 2 for rating or reviewing the complainant em-3 ployee, the complainant shall be reviewed by the 4 superior's supervisor. 5 (B) EFFECTIVE DATE.—This paragraph 6 shall take effect 90 days after the date of the enactment of this Act. 7 8 (2) RETALIATION PREVENTION GUIDANCE. 9 Any Department employee against whom an allega-10 tion of discrimination, bullying, or harassment has 11 been made shall receive written guidance (a "retalia-12 tion hold") on the types of actions that can be considered retaliation against the complainant em-13 14 ployee. The employee's immediate supervisor shall 15 also receive the retaliation hold guidance. Subtitle B—Pay, Benefits, and 16 **Workforce Matters** 17 18 SEC. 221. EDUCATION ALLOWANCE. 19 (a) IN GENERAL.—Chapter 9 of title I of the Foreign 20 Service Act of 1980 (22 U.S.C. 4081 et seq.) is amended

21 by adding at the end the following new section:

22 "SEC. 908. EDUCATION ALLOWANCE.

23 "A Department employee who is on leave to perform
24 service in the uniformed services (as defined in section
25 4303(13) of title 38, United States Code) may receive an

education allowance if the employee would, if not for such 1 2 service, be eligible to receive the education allowance.".

3 (b) CLERICAL AMENDMENT.—The table of contents 4 in section 2 of the Foreign Service Act of 1980 (22 U.S.C. 5 3901 note) is amended by inserting after the item relating 6 to section 907 the following:

"Sec. 908. Education allowance".

7 SEC. 222. PER DIEM ALLOWANCE FOR NEWLY HIRED MEM-BERS OF THE FOREIGN SERVICE.

8

9

(a) PER DIEM ALLOWANCE.—

10 (1) IN GENERAL.—Except as provided in para-11 graph (2), any newly hired Foreign Service employee 12 who is in initial orientation training, or any other 13 training expected to last less than 6 months before 14 transferring to the employee's first assignment, in 15 the Washington, D.C., area shall, for the duration of 16 such training, receive a per diem allowance at the 17 levels prescribed under subchapter I of chapter 57 of 18 title 5, United States Code.

19 (2) LIMITATION ON LODGING EXPENSES.—A 20 newly hired Foreign Service employee may not re-21 ceive any lodging expenses under the applicable per 22 diem allowance pursuant to paragraph (1) if that 23 employee-

24 (A) has a permanent residence in the 25 Washington, D.C., area (not including Govern-

	-
1	ment-supplied housing during such orientation
2	training or other training); and
3	(B) does not vacate such residence during
4	such orientation training or other training.
5	(b) DEFINITIONS.—In this section—
6	(1) the term "per diem allowance" has the
7	meaning given that term under section 5701 of title
8	5, United States Code; and
9	(2) the term "Washington, D.C., area" means
10	the geographic area within a 50 mile radius of the
11	Washington Monument.
12	SEC. 223. IMPROVING MENTAL HEALTH SERVICES FOR
13	FOREIGN AND CIVIL SERVANTS.
13 14	FOREIGN AND CIVIL SERVANTS. (a) Additional Personnel to Address Mental
14	(a) Additional Personnel to Address Mental
14 15	(a) Additional Personnel to Address Mental Health.—
14 15 16	 (a) ADDITIONAL PERSONNEL TO ADDRESS MENTAL HEALTH.— (1) IN GENERAL.—The Secretary shall seek to
14 15 16 17	 (a) ADDITIONAL PERSONNEL TO ADDRESS MENTAL HEALTH.— (1) IN GENERAL.—The Secretary shall seek to increase the number of personnel within the Bureau
14 15 16 17 18	 (a) ADDITIONAL PERSONNEL TO ADDRESS MENTAL HEALTH.— (1) IN GENERAL.—The Secretary shall seek to increase the number of personnel within the Bureau of Medical Services to address mental health needs
14 15 16 17 18 19	 (a) ADDITIONAL PERSONNEL TO ADDRESS MENTAL HEALTH.— (1) IN GENERAL.—The Secretary shall seek to increase the number of personnel within the Bureau of Medical Services to address mental health needs for both foreign and civil servants.
 14 15 16 17 18 19 20 	 (a) ADDITIONAL PERSONNEL TO ADDRESS MENTAL HEALTH.— (1) IN GENERAL.—The Secretary shall seek to increase the number of personnel within the Bureau of Medical Services to address mental health needs for both foreign and civil servants. (2) EMPLOYMENT TARGETS.—Not later than
 14 15 16 17 18 19 20 21 	 (a) ADDITIONAL PERSONNEL TO ADDRESS MENTAL HEALTH.— (1) IN GENERAL.—The Secretary shall seek to increase the number of personnel within the Bureau of Medical Services to address mental health needs for both foreign and civil servants. (2) EMPLOYMENT TARGETS.—Not later than 180 days after the date of the enactment of this Act,
 14 15 16 17 18 19 20 21 22 	 (a) ADDITIONAL PERSONNEL TO ADDRESS MENTAL HEALTH.— (1) IN GENERAL.—The Secretary shall seek to increase the number of personnel within the Bureau of Medical Services to address mental health needs for both foreign and civil servants. (2) EMPLOYMENT TARGETS.—Not later than 180 days after the date of the enactment of this Act, the Secretary shall seek to employ not fewer than 15

1 (b) STUDY.—The Secretary shall conduct a study on 2 the accessibility of mental health care providers and serv-3 ices available to Department personnel, including an as-4 sessment of-5 (1) the accessibility of mental health care pro-6 viders at diplomatic posts and in the United States; 7 (2) the accessibility of inpatient services for 8 mental health care for Department personnel; 9 (3) steps that may be taken to improve such ac-10 cessibility; 11 (4) the impact of the COVID-19 pandemic on 12 the mental health of Department personnel, particu-13 larly those who served abroad between March 1, 14 2020, and December 31, 2022, and Locally Em-15 ployed Staff, where information is available; 16 (5) recommended steps to improve the manner 17 in which the Department advertises mental health 18 services to the workforce; and 19 (6) additional authorities and resources needed 20 to better meet the mental health needs of Depart-21 ment personnel.

(c) REPORT.—Not later than 180 days after the date
of the enactment of this Act, the Secretary shall submit
to appropriate congressional committees a report containing the findings of the study under subsection (b).

1 SEC. 224. EMERGENCY BACK-UP CARE.

2 (a) IN GENERAL.—The Secretary and the Adminis-3 trator for the United States Agency for International Development are authorized to provide for unanticipated 4 5 non-medical care, including childcare, eldercare, and essential services directly related to caring for an acute in-6 7 jury or illness, for USAID and Department employees and 8 their family members, including through the provision of 9 such non-medical services, referrals to care providers, and 10 reimbursement of reasonable expenses for such services. 11 (b) LIMITATION.—Services provided pursuant to this section shall not exceed \$2,000,000 per fiscal year. 12 13 SEC. 225. AUTHORITY TO PROVIDE SERVICES TO NON-14 CHIEF OF MISSION PERSONNEL.

15 Section 904 of the Foreign Service Act of 1980 (2216 U.S.C. 4084) is amended—

(1) in subsection (g), by striking "abroad for
employees and eligible family members" and inserting "under this section"; and

20 (2) by adding at the end the following new sub-21 section:

22 "(a) PHYSICAL AND MENTAL HEALTH CARE SERV23 ICES IN SPECIAL CIRCUMSTANCES.—

24 "(1) IN GENERAL.—The Secretary is authorized
25 to direct health care providers employed under sub26 section (c) of this section to furnish physical and

1	mental health care services to an individual other-
2	wise ineligible for services under this section if nec-
3	essary to preserve life or limb or if intended to facili-
4	tate an overseas evacuation, recovery, or return.
5	Such services may be provided incidental to the fol-
6	lowing activities:
7	"(A) Activities undertaken abroad pursu-
8	ant to section 3 and section 4 of the State De-
9	partment Basic Authorities Act of 1956 (22
10	U.S.C. 2670, 2671).
11	"(B) Recovery of hostages or of wrongfully
12	or unlawfully detained individuals abroad, in-
13	cluding pursuant to section 302 of the Robert
14	Levinson Hostage Recovery and Hostage-Tak-
15	ing Accountability Act (22 U.S.C. 1741).
16	"(C) Secretarial dispatches to international
17	disaster sites deployed pursuant to section 207
18	of the Aviation Security Improvement Act of
19	1990 (22 U.S.C. 5506).
20	"(D) Deployments undertaken pursuant to
21	section 606(a)(6)(A)(iii) of the Secure Embassy
22	Construction and Counterterrorism Act of 1999
23	(22 U.S.C. 4865(a)(6)(A)(iii)).
24	"(2) Prioritization of other functions.—
25	The Secretary shall prioritize the allocation of De-

1	partment resources to the health care program de-
2	scribed in subsections (a) through (g) above the
3	functions described in paragraph (1).
4	"(3) REGULATIONS.—The Secretary should
5	prescribe applicable regulations to implement this
6	section, taking into account the prioritization in
7	paragraph (2) and the activities described in para-
8	graph (1).
9	"(4) Reimbursable basis.—Services rendered
10	under this subsection shall be provided on a reim-
11	bursable basis to the extent practicable.".
12	SEC. 226. EXCEPTION FOR GOVERNMENT-FINANCED AIR
13	TRANSPORTATION.
13 14	TRANSPORTATION. (a) Reducing Hardship for Transportation of
14	(a) Reducing Hardship for Transportation of
14 15	(a) Reducing Hardship for Transportation of Domestic Animals.—
14 15 16	 (a) REDUCING HARDSHIP FOR TRANSPORTATION OF DOMESTIC ANIMALS.— (1) IN GENERAL.—Notwithstanding subsections
14 15 16 17	 (a) REDUCING HARDSHIP FOR TRANSPORTATION OF DOMESTIC ANIMALS.— (1) IN GENERAL.—Notwithstanding subsections (a) and (c) of section 40118 of title 49, United
14 15 16 17 18	 (a) REDUCING HARDSHIP FOR TRANSPORTATION OF DOMESTIC ANIMALS.— (1) IN GENERAL.—Notwithstanding subsections (a) and (c) of section 40118 of title 49, United States Code, the Department is authorized to pay
14 15 16 17 18 19	 (a) REDUCING HARDSHIP FOR TRANSPORTATION OF DOMESTIC ANIMALS.— (1) IN GENERAL.—Notwithstanding subsections (a) and (c) of section 40118 of title 49, United States Code, the Department is authorized to pay for the transportation by a foreign air carrier of De-
 14 15 16 17 18 19 20 	 (a) REDUCING HARDSHIP FOR TRANSPORTATION OF DOMESTIC ANIMALS.— (1) IN GENERAL.—Notwithstanding subsections (a) and (c) of section 40118 of title 49, United States Code, the Department is authorized to pay for the transportation by a foreign air carrier of De- partment personnel and any in-cabin or accom-
 14 15 16 17 18 19 20 21 	 (a) REDUCING HARDSHIP FOR TRANSPORTATION OF DOMESTIC ANIMALS.— (1) IN GENERAL.—Notwithstanding subsections (a) and (c) of section 40118 of title 49, United States Code, the Department is authorized to pay for the transportation by a foreign air carrier of De- partment personnel and any in-cabin or accom- panying checked baggage or cargo if—
 14 15 16 17 18 19 20 21 22 	 (a) REDUCING HARDSHIP FOR TRANSPORTATION OF DOMESTIC ANIMALS.— (1) IN GENERAL.—Notwithstanding subsections (a) and (c) of section 40118 of title 49, United States Code, the Department is authorized to pay for the transportation by a foreign air carrier of Department personnel and any in-cabin or accompanying checked baggage or cargo if— (A) no air carrier holding a certificate

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1	(B) the transportation is from a place—
2	(i) outside the United States to a
3	place in the United States;
4	(ii) in the United States to a place
5	outside the United States; or
6	(iii) outside the United States to an-
7	other place outside the United States.
8	(2) LIMITATION.—An amount paid pursuant to
9	paragraph (1) for transportation by a foreign carrier
10	may not be greater than the amount that would oth-
11	erwise have been paid had the transportation been
12	on an air carrier holding a certificate under section
13	41102 had that carrier been willing and able to pro-
14	vide such transportation. If the amount that would
15	otherwise have been paid to such an air carrier is
16	less than the cost of transportation on the applicable
17	foreign carrier, the Department personnel may pay
18	the difference of such amount.
19	(3) Domestic animal defined.—In this sub-
20	section, the term "domestic animal" means a dog or
21	a cat.
22	SEC. 227. ENHANCED AUTHORITIES TO PROTECT LOCALLY
23	EMPLOYED STAFF DURING EMERGENCIES.
24	(a) SENSE OF CONGRESS.—It is the sense of Con-
25	gress that—

1	(1) locally employed staff provide essential con-
2	tributions at United States diplomatic and consular
3	posts around the world, including by providing—
4	(A) security to United States government
5	personnel serving in the country;
6	(B) advice, expertise, and other services for
7	the promotion of political, economic, public af-
8	fairs, commercial, security, and other interests
9	of critical importance to the United States;
10	(C) a wide range of logistical and adminis-
11	trative support to every office in each mission
12	working to advance United States interests
13	around the world, including services and sup-
14	port vital to the upkeep and maintenance of
15	United States missions;
16	(D) consular services to support the wel-
17	fare and well-being of United States citizens
18	and to provide for the expeditious processing of
19	visa applications;
20	(E) institutional memory on a wide range
21	of embassy engagements on bilateral issues; and
22	(F) enduring connections to host country
23	contacts, both inside and outside the host gov-
24	ernment, including within media, civil society,

the business community, academia, the armed
 forces, and elsewhere; and

3 (2) locally employed staff make important con4 tributions that should warrant the United States
5 Government to give due consideration for their secu6 rity and safety when diplomatic missions face emer7 gency situations.

8 (b) AUTHORIZATION TO PROVIDE EMERGENCY SUP-9 PORT.—In emergency situations, in addition to other au-10 thorities that may be available in emergencies or other exi-11 gent circumstances, the Secretary is authorized to use 12 funds made available to the Department to provide sup-13 port to ensure the safety and security of locally employed 14 staff and their immediate family members, including for—

(1) providing transport or relocating locally employed staff and their immediate family members to
a safe and secure environment;

18 (2) providing short-term housing or lodging for
19 up to six months for locally employed staff and their
20 immediate family members;

(3) procuring or providing other essential items
and services to support the safety and security of locally employed staff and their immediate family
members.

1 (c) TEMPORARY HOUSING.—To ensure the safety 2 and security of locally employed staff and their immediate 3 family members consistent with this section, Chiefs of Mis-4 sions are authorized to allow locally employed staff and 5 their immediate family members to reside temporarily in the residences of United States direct hire employees, ei-6 7 ther in the host country or other countries, provided that 8 such stays are offered voluntarily by United States direct 9 hire employees.

(d) FOREIGN AFFAIRS MANUAL.—Not later than 180
days after the date of the enactment of this Act, the Secretary shall amend the Foreign Affairs Manual to reflect
the authorizations and requirements of this section.

14 (e) EMERGENCY SITUATION DEFINED.—In this sec-15 tion, the term "emergency situation" means armed con-16 flict, civil unrest, natural disaster, or other types of insta-17 bility that pose a threat to the safety and security of lo-18 cally employed staff, particularly when and if a United 19 States diplomatic or consular post must suspend oper-20 ations.

21 (f) Report.—

(1) IN GENERAL.—No later than 180 days after
the date of the enactment of this Act, the Secretary
shall submit a report to the appropriate congressional committees describing prior actions the De-
	· ·
1	partment has taken with regard to locally employed
2	staff and their immediate family members following
3	suspensions or closures of United States diplomatic
4	posts over the prior 4 years, including Kyiv, Kabul,
5	Minsk, and Khartoum.
6	(2) ELEMENTS.—The report required under
7	paragraph (1) shall—
8	(A) describe any actions the Department
9	took to assist locally employed staff and their
10	immediate family members;
11	(B) identify any obstacles that made pro-
12	viding support or assistance to locally employed
13	staff and their immediate family members dif-
14	ficult;
15	(C) examine lessons learned and propose
16	recommendations to better protect the safety
17	and security of locally employed staff and their
18	family members, including any additional au-
19	thorities that may be required; and
20	(D) provide an analysis of and offer rec-
21	ommendations on any other steps that could
22	improve efforts to protect the safety and secu-
23	rity of locally employed staff and their imme-
24	diate family members.

1 SEC. 228. INTERNET AT HARDSHIP POSTS.

2 Section 3 of the State Department Basic Authorities
3 Act of 1956 (22 U.S.C. 2670) is amended—

4 (1) in subsection (l), by striking "; and" and in-5 serting a semicolon;

6 (2) in subsection (m) by striking the period at
7 the end and by inserting "; and"; and

8 (3) by adding at the end the following new sub-9 section:

10 "(n) pay expenses to provide internet services in resi-11 dences owned or leased by the United States Government 12 in foreign countries for the use of Department personnel 13 where Department personnel receive a post hardship dif-14 ferential equivalent to 30 percent or more above basic 15 compensation.".

16 SEC. 229. COMPETITIVE LOCAL COMPENSATION PLAN.

(a) ESTABLISHMENT AND IMPLEMENTATION OF
PREVAILING WAGE RATES GOAL.—Section 401(a) of the
Department of State Authorities Act, fiscal year 2017 (22
U.S.C. 3968a(a)) is amended in the matter preceding
paragraph (1), by striking "periodically" and inserting
"every 3 years".

(b) REPORT.—Not later than one year after the date
of the enactment of this Act, the Secretary shall submit
a report to the appropriate congressional committees that
includes—

(1) compensation (including position classifica-1 2 tion) plans for locally employed staff based upon 3 prevailing wage rates and compensation practices for 4 corresponding types of positions in the locality of 5 employment; and 6 (2) an assessment of the feasibility and impact 7 of changing the prevailing wage rate goal for posi-8 tions in the local compensation plan from the 50th 9 percentile to the 75th percentile. 10 SEC. 230. SUPPORTING TANDEM COUPLES IN THE FOREIGN 11 SERVICE. 12 (a) SENSE OF CONGRESS.—It is the sense of Congress that— 13 14 (1) challenges finding and maintaining spousal 15 employment and family dissatisfaction are one of the 16 leading reasons employees cite for leaving the De-17 partment; 18 (2) tandem Foreign Service personnel represent 19 important members of the Foreign Service commu-20 nity, who act as force multipliers for our diplomacy; 21 (3) the Department can and should do more to keep tandem couples posted together and consider 22 23 family member employment needs when assigning 24 tandem officers; and

(4) common sense steps providing more flexi bility in the assignments process would improve out comes for tandem officers without disadvantaging
 other Foreign Service officers.

5 (b) DEFINITIONS.—In this section:

6 (1) FAMILY TOGETHERNESS.—The term "fam7 ily togetherness" means facilitating the placement of
8 Foreign Service personnel at the same United States
9 diplomatic post when both spouses are members of
10 a tandem couple of Foreign Service Officers.

11 (2) TANDEM FOREIGN SERVICE OFFICER; TAN-DEM.—The terms "tandem Foreign Service per-12 sonnel" and "tandem" mean a member of a couple 13 14 of which one spouse is a career or career candidate 15 employee of the Foreign Service and the other 16 spouse is a career or career candidate employee of 17 the Foreign Service or an employee of one of the 18 agencies authorized to use the Foreign Service Per-19 sonnel System under section 202 of the Foreign 20 Service Act of 1980 (22 U.S.C. 3922).

(c) FAMILY TOGETHERNESS IN ASSIGNMENTS.—Not
later than 90 days after the date of enactment of this Act,
the Department shall amend and update its policies to further promote the principle of family togetherness in the
Foreign Service, which shall include the following:

1 (1)ENTRY-LEVEL FOREIGN SERVICE PER-2 SONNEL.—The Secretary shall adopt policies and 3 procedures to facilitate the assignment of entry-level 4 tandem Foreign Service personnel on directed as-5 signments to the same diplomatic post or country as 6 their tandem spouse if they request to be assigned 7 to the same post or country. The Secretary shall 8 also provide a written justification to the requesting 9 personnel explaining any denial of a request that 10 would result in a tandem couple not serving together 11 at the same post or country.

12 (2) TENURED FOREIGN SERVICE PERSONNEL.—
13 The Secretary shall add family togetherness to the
14 criteria when making a needs of the Service deter15 mination, as defined by the Foreign Affairs Manual,
16 for the placement of tenured tandem Foreign Service
17 personnel at United States diplomatic posts.

(3) UPDATES TO ANTINEPOTISM POLICY.—The
Secretary shall update antinepotism policies so that
nepotism rules only apply when an employee and a
relative are placed into positions wherein they jointly
and exclusively control government resources, property, or money or establish government policy.

24 (4) TEMPORARY SUPERVISION OF TANDEM
25 SPOUSE.—The Secretary shall update policies to

allow for a tandem spouse to temporarily supervise
 another tandem spouse for up to 90 days in a cal endar year, including at a United States diplomatic
 mission.

5 (d) REPORT.—Not later than 90 days after the date
6 of enactment of this Act, the Secretary shall submit to
7 the appropriate congressional committees a report that in8 cludes—

9 (1) the number of Foreign Service tandem cou-10 ples currently serving; and

(2) an estimate of the cost savings that would
result if all Foreign Service tandem couples were
placed at a single post.

14 SEC. 231. ACCESSIBILITY AT DIPLOMATIC MISSIONS.

15 Not later than 180 days after the date of the enact-16 ment of this Act, the Department shall submit a report 17 to the appropriate congressional committees that in-18 cludes—

(1) a list of the overseas United States diplomatic missions that, as of the date of the enactment
of this Act, are not readily accessible to and usable
by individuals with disabilities;

(2) any efforts in progress to make such missions readily accessible to and usable by individuals
with disabilities; and

(3) an estimate of the cost to make all such
 missions readily accessible to and usable by individ uals with disabilities.

4 TITLE III—INFORMATION SECU5 RITY AND CYBER DIPLOMACY

6 SEC. 301. DATA-INFORMED DIPLOMACY.

7 (a) FINDINGS.—Congress makes the following find-8 ings:

9 (1) In a rapidly evolving and digitally inter-10 connected global landscape, access to and mainte-11 nance of reliable, readily available data is key to in-12 formed decisionmaking and diplomacy and therefore 13 should be considered a strategic asset.

14 (2) In order to achieve its mission in the 21st
15 century, the Department must adapt to these trends
16 by maintaining and providing timely access to high17 quality data at the time and place needed, while si18 multaneously cultivating a data-savvy workforce.

19 (3) Leveraging data science and data analytics
20 has the potential to improve the performance of the
21 Department's workforce by providing otherwise un22 known insights into program deficiencies, short23 comings, or other gaps in analysis.

24 (4) While innovative technologies such as artifi-25 cial intelligence and machine learning have the po-

tential to empower the Department to analyze and
 act upon data at scale, systematized, sustainable
 data management and information synthesis remain
 a core competency necessary for data-driven deci sionmaking.

6 (5) The goals set out by the Department's Enterprise Data Council (EDC) as the areas of most 7 8 critical need for the Department, including Culti-9 vating a Data Culture, Accelerating Decisions 10 through Analytics, Establishing Mission-Driven Data 11 Management, and Enhancing Enterprise Data Gov-12 ernance, are laudable and will remain critical as the 13 Department develops into a data-driven agency.

14 (b) SENSE OF CONGRESS.—It is the sense of Con-15 gress that—

16 (1) the Department should prioritize the re17 cruitment and retainment of top data science talent
18 in support of its data-informed diplomacy efforts as
19 well as its broader modernization agenda; and

(2) the Department should strengthen data fluency among its workforce, promote data collaboration across and within its bureaus, and enhance its
enterprise data oversight.

1	SEC. 302. ESTABLISHMENT AND EXPANSION OF THE BU-							
2	REAU CHIEF DATA OFFICER PROGRAM.							
3	(a) Bureau Chief Data Officer Program.—							
4	(1) ESTABLISHMENT.—The Secretary shall es-							
5	tablish a program, which shall be known as the "Bu-							
6	reau Chief Data Officer Program" (referred to in							
7	this section as the "Program"), overseen by the De-							
8	partment's Chief Data Officer. The Bureau Chief							
9	Data Officers hired under this program shall report							
10	to the Department's Chief Data Officer.							
11	(2) GOALS.—The goals of the Program shall in-							
12	clude the following:							
13	(A) Cultivating a data culture by pro-							
14	moting data fluency and data collaboration							
15	across the Department.							
16	(B) Promoting increased data analytics use							
17	in critical decisionmaking areas.							
18	(C) Promoting data integration and stand-							
19	ardization.							
20	(D) Increasing efficiencies across the De-							
21	partment by incentivizing acquisition of enter-							
22	prise data solutions and subscription data serv-							
23	ices to be shared across bureaus and offices and							
24	within bureaus.							
25	(b) IMPLEMENTATION PLAN.—Not later than 180							
26	days after the date of the enactment of this Act, the Sec-							

1	retary shall submit to the appropriate congressional com-						
2	mittees an implementation plan that outlines strategies						
3	for—						
4	(1) advancing the goals described in subsection						
5	(a)(2);						
6	(2) hiring Bureau Chief Data Officers at the						
7	GS-14 or GS-15 grade or a similar rank;						
8	(3) assigning at least one Bureau Chief Data						
9	Officer to—						
10	(A) each regional bureau of the Depart-						
11	ment;						
12	(B) the Bureau of International Organiza-						
13	tion Affairs;						
14	(C) the Office of the Chief Economist;						
15	(D) the Office of the Science and Tech-						
16	nology Advisor;						
17	(E) the Bureau of Cyber and Digital Pol-						
18	icy;						
19	(F) the Bureau of Diplomatic Security;						
20	(G) the Bureau for Global Talent Manage-						
21	ment; and						
22	(H) the Bureau of Consular Affairs; and						
23	(4) allocation of necessary resources to sustain						
24	the Program.						

(c) ASSIGNMENT.—In implementing the Bureau
 Chief Data Officer Program, Bureaus may not dual-hat
 currently employed personnel as Bureau Chief Data Offi cers.

5 (d) ANNUAL REPORTING REQUIREMENT.—Not later
6 than 180 days after the date of the enactment of this Act,
7 and annually thereafter for the following 3 years, the Sec8 retary shall submit a report to the appropriate congres9 sional committees regarding the status of the implementa10 tion plan required under subsection (b).

11SEC. 303. TASK FORCE TO ADDRESS ARTIFICIAL INTEL-12LIGENCE-ENABLED INFLUENCE OPERATIONS.

(a) SENSE OF CONGRESS.—It is the sense of Con-gress that—

15 (1) the rapid development of publicly available, 16 affordable generative artificial intelligence (AI) tech-17 nology, including the use of large language models 18 (LLM) to fuel natural language processing applica-19 tions, has the potential to fundamentally alter the 20 nature of disinformation and propaganda campaigns 21 bv enabling finely tailored, auto-generated 22 disinformation swiftly, in any language, at scale, and 23 at low-costs;

24 (2) academia and private industry, including so-25 cial media platforms, play a critical role in estab-

lishing safeguards for powerful, publicly available
 tools for producing AI-generated content, and it is
 in the United States national security interest to en sure that these technologies are not misused by for eign malign actors to enhance influence operations
 abroad;

7 (3) the ability to identify, track, and label origi8 nal text, audio, and visual content is becoming in9 creasingly vital to United States national interests
10 as sophisticated AI-generated content creation be11 comes increasingly available to the public at low
12 costs;

(4) coalitions such as the Content Authenticity
Initiative (CAI) and the Coalition for Content Provenance and Authority (C2PA) play important roles in
establishing open industry standards for content authenticity and digital content provenance, which will
become increasingly vulnerable to manipulation and
distortion through AI-powered tools; and

(5) the Department, as the lead agency for
United States public diplomacy, should work within
the interagency process to develop a common approach to United States international engagement
on issues related to AI-enabled disinformation.

49

1 (b) STATEMENT OF POLICY.—It shall be the policy 2 of the United States— 3 (1) to share knowledge with allies and partners 4 of instances when foreign state actors have leveraged 5 generative AI to augment disinformation campaigns 6 or propaganda; 7 (2) to work with private industry and academia 8 to mitigate the risks associated with public research 9 on generative AI technologies; and 10 (3) to support efforts in developing digital con-11 tent provenance detection techniques and technologies in line with United States national security 12 13 interests. 14 (c) ESTABLISHMENT OF COUNTERING AI-ENABLED 15 DISINFORMATION TASK FORCE.— 16 (1) ESTABLISHMENT.—Not later than 180 days 17 after the date of the enactment of this Act, the Sec-18 retary shall establish within the Department a Coun-19 tering AI-Enabled Disinformation Task Force (re-

ferred to in this section as the "Task Force") to— 21 (A) identify potential responses to the 22 growing threat of AI-enabled disinformation 23 and its use by foreign state actors to augment 24 influence operations and disinformation cam-25 paigns;

1	(B) work closely with private industry and
2	academia to identify and coordinate efforts in
3	developing digital content provenance detection
4	techniques and technologies;
5	(C) develop the Department's internal co-
6	ordination across regional and functional bu-
7	reaus on the issue of AI-enabled disinformation;
8	(D) develop a unified approach to inter-
9	national coordination on—
10	(i) establishing standards around dig-
11	ital content provenance techniques and
12	technologies, specifically as it relates to
13	countering AI-enabled disinformation cam-
14	paign; and
15	(ii) assessing the potential for estab-
16	lishing frameworks around the prolifera-
17	tion of tools that facilitate AI-enabled
18	disinformation; and
19	(E) identify any additional tools or re-
20	sources necessary to enhance the Department's
21	ability to—
22	(i) detect AI-enabled foreign
23	disinformation and propaganda;

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1	(ii) rapidly produce original counter-
2	messaging to address AI-enabled
3	disinformation campaigns;
4	(iii) expand digital literacy program-
5	ming abroad to include education on how
6	media consumers in recipient countries can
7	identify and inoculate themselves from syn-
8	thetically produced media; and
9	(iv) coordinate and collaborate with
10	other governments, international organiza-
11	tions, civil society, the private sector, and
12	others, as necessary.
13	(2) Membership.—The Task Force shall be
14	comprised of a representative from relevant offices,
15	as determined by the Secretary, including—
16	(A) the Bureau of Cyberspace and Digital
17	Policy;
18	(B) the Under Secretary for Public Diplo-
19	macy and Public Affairs;
20	(C) the Global Engagement Center;
21	(D) the Office of the Science and Tech-
22	nology Advisor to the Secretary;
23	(E) the Bureau of Oceans and Inter-
24	national Environmental and Scientific Affairs;

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1	(F) the Bureau for Intelligence and Re-							
2	search;							
3	(G) the Center for Analytics of the Office							
4	of Management Strategy and Solutions;							
5	(H) the Foreign Service Institute School of							
6	Applied Information Technology; and							
7	(I) any others the Secretary determines							
8	appropriate.							
9	(d) TASK FORCE REPORT.—Not later than one year							
10	after the date of the enactment of this Act, the Secretary							
11	shall submit a report to the appropriate congressional							
12	committees on the establishment and progress of the Task							
13	Force's work, including in pursuit of the objectives de-							
14	scribed in subsection(c)(1).							
15	(e) DEFINITIONS.—In this section:							
16	(1) ARTIFICIAL INTELLIGENCE.—The term "ar-							
17	tificial intelligence" has the meaning given that term							
18	in section 238(g) of the John S. McCain National							
19	Defense Authorization Act for Fiscal Year 2019							
20	(Public Law 115–232; 10 U.S.C. 4001 note).							
21	(2) DIGITAL CONTENT PROVENANCE.—The							
22	term "digital content provenance" means the							
23	verifiable chronology of the origin and history of a							
24	piece of digital content, such as an image, video,							
25	audio recording, or electronic document.							

SEC. 304. ESTABLISHMENT OF THE CHIEF ARTIFICIAL IN TELLIGENCE OFFICER OF THE DEPARTMENT OF STATE.

4 Section 1 of the State Department Basic Authorities
5 Act of 1956 (22 U.S.C. 2651a) is amended by adding at
6 the end the following new subsection:

7 "(n) CHIEF ARTIFICIAL INTELLIGENCE OFFICER.—
8 "(1) IN GENERAL.—There shall be within the
9 Department of State a Chief Artificial Intelligence
10 Officer, which may be dual-hatted as the Depart11 ment's Chief Data Officer, who shall be a member
12 of the Senior Executive Service.

13 "(2) DUTIES DESCRIBED.—The principal duties
14 and responsibilities of the Chief Artificial Intel15 ligence Officer shall be—

"(A) to evaluate, oversee, and, if appropriate, facilitate the responsible adoption of artificial intelligence (AI) and machine learning
applications to improve policy, programs, and
management operations of the Department of
State; and

"(B) to act as the principal advisor to the
Secretary of State on the ethical use of AI and
advanced analytics in conducting data-informed
diplomacy.

1	"(3) QUALIFICATIONS.—The Chief Artificial In-
2	telligence Officer should be an individual with dem-
3	onstrated skill and competency in—
4	"(A) the use and application of data ana-
5	lytics, AI, and machine learning; and
6	"(B) transformational leadership and orga-
7	nizational change management, particularly
8	within large, complex organizations.
9	"(4) Partner with the chief information
10	OFFICER ON SCALING ARTIFICIAL INTELLIGENCE
11	USE CASES.—To ensure alignment between the Chief
12	Artificial Intelligence Officer and the Chief Informa-
13	tion Officer, the Chief Information Officer will con-
14	sult with the Chief Artificial Intelligence Officer on
15	best practices for rolling out and scaling AI capabili-
16	ties across the Bureau of Information and Resource
17	Management's broader portfolio of software applica-
18	tions.
19	"(5) Artificial intelligence defined.—In
20	this subsection, the term 'artificial intelligence' has
21	the meaning given the term in section 238(g) of the
22	National Defense Authorization Act for Fiscal Year
23	2019 (Public Law 115–232; 10 U.S.C. 4001 note).".

SEC. 305. STRENGTHENING THE CHIEF INFORMATION OFFI CER OF THE DEPARTMENT OF STATE.

3 (a) IN GENERAL.—The Chief Information Officer of
4 the Department shall be consulted on all decisions to ap5 prove or disapprove, significant new unclassified informa6 tion technology expenditures, including software, of the
7 Department, including expenditures related to information
8 technology acquired, managed, and maintained by other
9 bureaus and offices within the Department, in order to—

10 (1) encourage the use of enterprise software 11 and information technology solutions where such so-12 lutions exist or can be developed in a timeframe and 13 manner consistent with maintaining and enhancing 14 the continuity and improvement of Department op-15 erations;

16 (2) increase the bargaining power of the De17 partment in acquiring information technology solu18 tions across the Department;

19 (3) reduce the number of redundant Authorities
20 to Operate (ATO), which, instead of using one ATO21 approved platform across bureaus, requires multiple
22 ATOs for software use cases across different bu23 reaus;

24 (4) enhance the efficiency, reduce redundancy,25 and increase interoperability of the use of informa-

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1	tion technology across the enterprise of the Depart-					
2	ment;					
3	(5) enhance training and alignment of informa-					
4	tion technology personnel with the skills required to					
5	maintain systems across the Department;					
6	(6) reduce costs related to the maintenance of,					
7	or effectuate the retirement of, legacy systems;					
8	(7) ensure the development and maintenance of					
9	security protocols regarding the use of information					
10	technology solutions and software across the Depart-					
11	ment; and					
12	(8) improve end-user training on the operation					
13	of information technology solutions and to enhance					
14	end-user cybersecurity practices.					
15	(b) Strategy and Implementation Plan Re-					
16	QUIRED.—					
17	(1) IN GENERAL.—Not later than 180 days					
18	after the date of the enactment of this Act, the					
19	Chief Information Officer of the Department shall					
20	develop, in consultation with relevant bureaus and					
21	offices as appropriate, a strategy and a 5-year im-					
22	plementation plan to advance the objectives de-					
23	scribed in subsection (a).					
24	(2) CONSULTATION.—No later than one year					
25	after the date of the enactment of this Act, the					

Chief Information Officer shall submit the strategy
 required by this subsection to the appropriate con gressional committees and shall consult with the appropriate congressional committees, not less than on
 an annual basis for 5 years, regarding the progress
 related to the implementation plan required by this
 subjection.

8 (c) IMPROVEMENT PLAN FOR THE BUREAU FOR IN-9 FORMATION RESOURCES MANAGEMENT.—

10 (1) IN GENERAL.—Not later than 180 days 11 after the date of the enactment of this Act, the 12 Chief Information Officer shall develop policies and 13 protocols to improve the customer service orienta-14 tion, quality and timely delivery of information tech-15 nology solutions, and training and support for bu-16 reau and office-level information technology officers.

17 (2) SURVEY.—Not later than one year after the
18 date of the enactment of this Act, and annually
19 thereafter for five years, the Chief Information Offi20 cer shall undertake a client satisfaction survey of bu21 reau information technology officers to obtain feed22 back on metrics related to—

23	(A) customer service orientation of the Bu-
24	reau of Information Resources Management;

1	(B) quality and timelines of capabilities de-
2	livered;
3	(C) maintenance and upkeep of informa-
4	tion technology solutions;
5	(D) training and support for senior bureau
6	and office-level information technology officers;
7	and
8	(E) other matters which the Chief Infor-
9	mation Officer, in consultation with client bu-
10	reaus and offices, determine appropriate.
11	(3) SUBMISSION OF FINDINGS.—Not later than
12	60 days after completing each survey required under
13	paragraph (2), the Chief Information Officer shall
14	submit a summary of the findings to the appropriate
15	congressional committees.
16	(d) SIGNIFICANT EXPENDITURE DEFINED.—For
17	purposes of this section, the term "significant expendi-
18	ture" means any cumulative expenditure in excess of
19	\$250,000 total in a single fiscal year for a new unclassified
20	software or information technology capability.
21	SEC. 306. SENSE OF CONGRESS ON STRENGTHENING EN-
22	TERPRISE GOVERNANCE.
23	It is the sense of Congress that in order to modernize
24	the Department, enterprise-wide governance regarding
25	budget and finance, information technology, and the cre-

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ation, analysis, and use of data across the Department is
 necessary to better align resources to strategy, including
 evaluating trade-offs, and to enhance efficiency and secu rity in using data and technology as tools to inform and
 evaluate the conduct of United States foreign policy.

6 SEC. 307. DIGITAL CONNECTIVITY AND CYBERSECURITY 7 PARTNERSHIP.

8 (a) DIGITAL CONNECTIVITY AND CYBERSECURITY 9 PARTNERSHIP.—The Secretary is authorized to establish 10 a program, which may be known as the "Digital 11 Connectivity and Cybersecurity Partnership", to help for-12 eign countries—

(1) expand and increase secure internet access
and digital infrastructure in emerging markets, including demand for and availability of high-quality
information and communications technology (ICT)
equipment, software, and services;

(2) protect technological assets, including data;
(3) adopt policies and regulatory positions that
foster and encourage open, interoperable, reliable,
and secure internet, the free flow of data, multistakeholder models of internet governance, and procompetitive and secure ICT policies and regulations;
(4) access United States exports of ICT goods

and services;

(5) expand interoperability and promote the di versification of ICT goods and supply chain services
 to be less reliant on PRC imports;

4 (6) promote best practices and common stand5 ards for a national approach to cybersecurity; and

6 (7) advance other priorities consistent with
7 paragraphs (1) through (6), as determined by the
8 Secretary.

9 (b) USE OF FUNDS.—Funds made available to carry 10 out this section, including unexpended funds from fiscal years 2018 through 2022, may be used to strengthen civil-11 ian cybersecurity and information and communications 12 13 technology capacity, including participation of foreign law enforcement and military personnel in non-military activi-14 15 ties, notwithstanding any other provision of law, provided that such support is essential to enabling civilian and law 16 17 enforcement of cybersecurity and information and commu-18 nication technology related activities in their respective 19 countries.

(c) IMPLEMENTATION PLAN.—Not later than 180
days after the date of the enactment of this Act, the Secretary shall submit to the appropriate congressional committees an implementation plan for the coming year to advance the goals identified in subsection (a).

1	(d) CONSULTATION.—In developing and						
2	operationalizing the implementation plan required under						
3	subsection (c), the Secretary shall consult with—						
4	(1) the appropriate congressional committees;						
5	(2) United States industry leaders;						
6	(3) other relevant technology experts, including						
7	the Open Technology Fund;						
8	(4) representatives from relevant United States						
9	Government agencies; and						
10	(5) representatives from like-minded allies and						
11	partners.						
12	(e) Authorization of Appropriations.—There is						
13	authorized to be appropriated \$100,000,000 for each of						
14	fiscal years 2024 through 2028 to carry out this section.						
15	Such funds, including funds authorized to be appropriated						
16	under the heading "Economic Support Fund", may be						
17	made available, notwithstanding any other provision of law						
18	to strengthen civilian cybersecurity and information and						
19	communications technology capacity, including for partici-						
20	pation of foreign law enforcement and military personnel						
21	in non-military activities, and for contributions. Such						
22	funds shall remain available until expended.						

1	SEC.	308.	ESTABLISHMENT	OF A	CYBERSPACE,	DIGITAL
2			CONNECTIVITY,	AN	D RELATED	ТЕСН-
3		NOLOGIES (CDT) FUND.				

4 Part II of the Foreign Assistance Act of 1961 (22
5 U.S.C. 2301 et seq.) is amended by adding at the end
6 the following new chapter:

7 "CHAPTER 10—CYBERSPACE, DIGITAL 8 CONNECTIVITY, AND RELATED TECH9 NOLOGIES (CDT) FUND

10 "SEC. 591. FINDINGS.

11 "Congress makes the following findings:

"(1) Increasingly digitized and interconnected
social, political, and economic systems have introduced new vulnerabilities for malicious actors to exploit, which threatens economic and national security.

"(2) The rapid development, deployment, and
integration of information and communication technologies into all aspects of modern life bring mounting risks of accidents and malicious activity involving such technologies, and their potential consequences.

23 "(3) Because information and communication
24 technologies are globally manufactured, traded, and
25 networked, the economic and national security of the

1	United State depends greatly on cybersecurity prac-
2	tices of other actors, including other countries.
3	"(4) United States assistance to countries and
4	international organizations to bolster civilian capac-
5	ity to address national cybersecurity and deterrence
6	in cyberspace can help—
7	"(A) reduce vulnerability in the informa-
8	tion and communication technologies ecosystem;
9	and
10	"(B) advance national and economic secu-
11	rity objectives.
12	"SEC. 592. AUTHORIZATION OF ASSISTANCE AND FUNDING
13	FOR CYBERSPACE, DIGITAL CONNECTIVITY,
13 14	FOR CYBERSPACE, DIGITAL CONNECTIVITY, AND RELATED TECHNOLOGIES (CDT) CAPAC-
14	AND RELATED TECHNOLOGIES (CDT) CAPAC-
14 15	AND RELATED TECHNOLOGIES (CDT) CAPAC- ITY BUILDING ACTIVITIES.
14 15 16	AND RELATED TECHNOLOGIES (CDT) CAPAC- ITY BUILDING ACTIVITIES. "(a) AUTHORIZATION.—The Secretary of State is au-
14 15 16 17	AND RELATED TECHNOLOGIES (CDT) CAPAC- ITY BUILDING ACTIVITIES. "(a) AUTHORIZATION.—The Secretary of State is au- thorized to provide assistance to foreign governments and
14 15 16 17 18	AND RELATED TECHNOLOGIES (CDT) CAPAC- ITY BUILDING ACTIVITIES. "(a) AUTHORIZATION.—The Secretary of State is au- thorized to provide assistance to foreign governments and organizations, including national, regional, and inter-
14 15 16 17 18 19	AND RELATED TECHNOLOGIES (CDT) CAPAC- ITY BUILDING ACTIVITIES. "(a) AUTHORIZATION.—The Secretary of State is au- thorized to provide assistance to foreign governments and organizations, including national, regional, and inter- national institutions, on such terms and conditions as the
 14 15 16 17 18 19 20 	AND RELATED TECHNOLOGIES (CDT) CAPAC- ITY BUILDING ACTIVITIES. "(a) AUTHORIZATION.—The Secretary of State is au- thorized to provide assistance to foreign governments and organizations, including national, regional, and inter- national institutions, on such terms and conditions as the Secretary may determine, in order to—
14 15 16 17 18 19 20 21	AND RELATED TECHNOLOGIES (CDT) CAPAC- ITY BUILDING ACTIVITIES. "(a) AUTHORIZATION.—The Secretary of State is au- thorized to provide assistance to foreign governments and organizations, including national, regional, and inter- national institutions, on such terms and conditions as the Secretary may determine, in order to— "(1) advance a secure and stable cyberspace;
 14 15 16 17 18 19 20 21 22 	AND RELATED TECHNOLOGIES (CDT) CAPAC- ITY BUILDING ACTIVITIES. "(a) AUTHORIZATION.—The Secretary of State is au- thorized to provide assistance to foreign governments and organizations, including national, regional, and inter- national institutions, on such terms and conditions as the Secretary may determine, in order to— "(1) advance a secure and stable cyberspace; "(2) protect and expand trusted digital eco-

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1	"(4) ensure that the development of standards
2	and the deployment and use of technology supports
3	and reinforces human rights and democratic values,
4	including through the Digital Connectivity and Cy-
5	bersecurity Partnership.
6	"(b) SCOPE OF USES.—Assistance under this section
7	may include programs to—
8	((1) advance the adoption and deployment of
9	secure and trustworthy information and communica-
10	tions technology (ICT) infrastructure and services,
11	including efforts to grow global markets for secure
12	ICT goods and services and promote a more diverse
13	and resilient ICT supply chain;
14	"(2) provide technical and capacity building as-
15	sistance to—
16	"(A) promote policy and regulatory frame-
17	works that create an enabling environment for
18	digital connectivity and a vibrant digital econ-
19	omy;
20	"(B) ensure technologies, including related
21	new and emerging technologies, are developed,
22	deployed, and used in ways that support and re-
23	inforce democratic values and human rights;
24	"(C) promote innovation and competition;
25	and

1	"(D) support digital governance with the
2	development of rights-respecting international
3	norms and standards;
4	"(3) help countries prepare for, defend against,
5	and respond to malicious cyber activities, including
6	through—
7	"(A) the adoption of cybersecurity best
8	practices;
9	"(B) the development of national strategies
10	to enhance cybersecurity;
11	"(C) the deployment of cybersecurity tools
12	and services to increase the security, strength,
13	and resilience of networks and infrastructure;
14	"(D) support for the development of cyber-
15	security watch, warning, response, and recovery
16	capabilities, including through the development
17	of cybersecurity incident response teams;
18	"(E) support for collaboration with the Cy-
19	bersecurity and Infrastructure Security Agency
20	(CISA) and other relevant Federal agencies to
21	enhance cybersecurity;
22	"(F) programs to strengthen allied and
23	partner governments' capacity to detect, inves-
24	tigate, deter, and prosecute cybercrimes;

1	"(G) programs to provide information and
2	resources to diplomats engaging in discussions
3	and negotiations around international law and
4	capacity building measures related to cybersecu-
5	rity;
6	"(H) capacity building for cybersecurity
7	partners, including law enforcement and mili-
8	tary entities as described in subsection (f);
9	"(I) programs that enhance the ability of
10	relevant stakeholders to act collectively against
11	shared cybersecurity threats;
12	"(J) the advancement of programs in sup-
13	port of the Framework of Responsible State Be-
14	havior in Cyberspace; and
15	"(K) the fortification of deterrence instru-
16	ments in cyberspace; and
17	((4) such other purpose and functions as the
18	Secretary of State may designate.
19	"(c) Responsibility for Policy Decisions and
20	JUSTIFICATION.—The Secretary of State shall be respon-
21	sible for policy decisions regarding programs under this
22	chapter, with respect to—
23	((1) whether there will be cybersecurity and
24	digital capacity building programs for a foreign
25	country or entity operating in that country;

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1	((2) the amount of funds for each foreign coun-
2	try or entity; and
3	((3) the scope and nature of such uses of fund-
4	ing.
5	"(d) Detailed Justification for Uses and Pur-
6	POSES OF FUNDS.—The Secretary of State shall provide,
7	on an annual basis, a detailed justification for the uses
8	and purposes of the amounts provided under this chapter,
9	including information concerning—
10	"(1) the amounts and kinds of grants;
11	((2) the amounts and kinds of budgetary sup-
12	port provided, if any; and
13	"(3) the amounts and kinds of project assist-
14	ance provided for what purpose and with such
15	amounts.
16	"(e) Assistance and Funding Under Other Au-
17	THORITIES.—The authority granted under this section to
18	provide assistance or funding for countries and organiza-
19	tions does not preclude the use of funds provided to carry
20	out other authorities also available for such purpose.
21	"(f) Availability of Funds.—Amounts appro-
22	priated to carry out this chapter may be used, notwith-
23	standing any other provision of law, to strengthen civilian
24	cybersecurity and information and communications tech-
25	nology capacity, including participation of foreign law en-

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forcement and military personnel in non-military activi ties, provided that such support is essential to enabling
 civilian and law enforcement of cybersecurity and informa tion and communication technology related activities in
 their respective countries.

6 "(g) NOTIFICATION REQUIREMENTS.—Funds made
7 available under this section shall be obligated in accord8 ance with the procedures applicable to reprogramming no9 tifications pursuant to section 634A of this Act.

10 "SEC. 593. REVIEW OF EMERGENCY ASSISTANCE CAPACITY.

"(a) IN GENERAL.—The Secretary of State, in consultation as appropriate with other relevant Federal departments and agencies is authorized to conduct a review
that—

"(1) analyzes the United States Government's
capacity to promptly and effectively deliver emergency support to countries experiencing major cybersecurity and ICT incidents;

19 "(2) identifies relevant factors constraining the20 support referred to in paragraph (1); and

21 "(3) develops a strategy to improve coordina22 tion among relevant Federal agencies and to resolve
23 such constraints.

24 "(b) REPORT.—Not later than one year after the25 date of the enactment of this chapter, the Secretary of

State shall submit a report to the Committee on Foreign
 Relations of the Senate and the Committee on Foreign
 Affairs of the House of Representatives that contains the
 results of the review conducted pursuant to subsection (a).

5 "SEC. 594. AUTHORIZATION OF APPROPRIATIONS.

6 "There is authorized to be appropriated
7 \$150,000,000 during the 5-year period beginning on Octo8 ber 1, 2023, to carry out the purposes of this chapter.".

9 TITLE IV—ORGANIZATION AND 10 OPERATIONS

11 SEC. 401. PERSONAL SERVICES CONTRACTORS.

12 EXIGENT CIRCUMSTANCES AND CRISIS RE-(a) 13 SPONSE.—To assist the Department in addressing and responding to exigent circumstances and urgent crises 14 15 abroad, the Department is authorized to employ a limited number of personal services contractors in order to meet 16 17 exigent needs, subject to the requirements of this section. 18 (b) AUTHORITY.—The authority to employ personal 19 services contractors is in addition to any existing authori-20 ties to enter into personal services contracts.

(c) EMPLOYING AND ALLOCATION OF PERSONNEL.—
To meet the needs described in subsection (a) and subject
to the requirements in subsection (d), the Department
may—

1 (1) enter into contracts to employ a total of up 2 to 100 personal services contractors at any given 3 time for each of fiscal years 2024, 2025, and 2026; 4 and

5 (2) allocate up to 20 personal services contrac-6 tors to a given bureau, without regard to the sources 7 of funding such office relies on to compensate indi-8 viduals.

9 (d) LIMITATION.—Employment authorized by this10 section shall not exceed two calendar years.

11 (e) NOTIFICATION AND REPORTING TO CONGRESS.— 12 (1) NOTIFICATION.—Not later than 15 days 13 after the use of authority under this section, the 14 Secretary shall notify the appropriate congressional 15 committees of the number of personal services con-16 tractors being employed, the expected length of em-17 ployment, the relevant bureau, the purpose for using 18 personal services contractors, and the justification, 19 including the exigent circumstances requiring such 20 use.

(2) ANNUAL REPORTING.—Not later than 60
days after the end of each fiscal year, the Department shall submit to the appropriate congressional
committees a report describing the number of personal services contractors employed pursuant to this

section for the prior fiscal year, the length of em ployment, the relevant bureau by which they were
 employed pursuant to this section, the purpose for
 using personal services contractors, disaggregated
 demographic data of such contractors, and the jus tification for the employment, including the exigent
 circumstances.

8 SEC. 402. HARD-TO-FILL POSTS.

9 (a) SENSE OF CONGRESS.—It is the sense of Con10 gress that—

(1) the number of hard-to-fill vacancies at
United States diplomatic missions are far too high
and present a national security risk to the United
States; and

(2) if the Department is unable to incentivize
officers to accept hard-to-fill positions, the Department should consider directed assignments to more
effectively advance the national interests of the
United States.

(b) REPORT ON DEVELOPMENT OF INCENTIVES FOR
HARD-TO-FILL POSTS.—Not later than 180 days after the
date of enactment of this Act, the Secretary shall submit
a report to the appropriate congressional committees on
efforts to develop new incentives for hard-to-fill positions
at United States diplomatic missions. The report shall in-

clude a description of the incentives developed to date and
 proposals to try to more effectively fill hard-to-fill posts.
 SEC. 403. ENHANCED OVERSIGHT OF THE OFFICE OF CIVIL
 RIGHTS.

5 (a) REPORT WITH RECOMMENDATIONS AND MAN-6 AGEMENT STRUCTURE.—Not later than 270 days after 7 the date of the enactment of this Act, the Under Secretary 8 of Management shall submit to the appropriate congres-9 sional committees a report with any recommendations for 10 the long-term structure and management of the Office of 11 Civil Rights, including—

(1) whether OCR should report directly to
someone other than the Secretary, such as the
Under Secretary of Management;

(2) any changes made within OCR to its investigative processes to improve the integrity and thoroughness of its investigations; and

18 (3) any recommendations to improve the man19 agement structure, investigative process, and over20 sight of the Office.

21 SEC. 404. CRISIS RESPONSE OPERATIONS.

(a) IN GENERAL.—Not later than 120 days after the
date of the enactment of this Act, the Secretary shall institute the following changes and ensure that the following
elements have been integrated into the ongoing crisis re-
sponse management and response by the Crisis Manage ment and Strategy Office:

3 (1) The Department's crisis response planning
4 and operations shall conduct, maintain, and update
5 on a regular basis contingency plans for posts and
6 regions experiencing or vulnerable to conflict or
7 emergency conditions, including armed conflict, na8 tional disasters, significant political or military up9 heaval, and emergency evacuations.

10 (2) The Department's crisis response efforts
11 shall be led by an individual with significant experi12 ence responding to prior crises, who shall be so des13 ignated by the Secretary.

(3) The Department's crisis response efforts
shall provide at least quarterly updates to the Secretary and other relevant senior officials, including a
plan and schedule to develop contingency planning
for identified posts and regions consistent with paragraph (1).

20 (4) The decision to develop contingency plan21 ning for any particular post or region shall be made
22 independent of any regional bureau.

(5) The crisis response team shall develop and
maintain best practices for evacuations, closures,
and emergency conditions.

1 (b) UPDATE.—Not later than 180 days after the date 2 of the enactment of this Act, the Secretary shall submit 3 an update to the appropriate congressional committees 4 outlining the steps taken to implement this section, along 5 with any other recommendations to improve the Depart-6 ment's crisis management and response operations. TITLE V—ECONOMIC 7 DIPLOMACY 8

9 SEC. 501. DUTIES OF OFFICERS PERFORMING ECONOMIC 10 FUNCTIONS.

(a) IN GENERAL.—Chapter 5 of title I of the Foreign
Service Act of 1980 (22 U.S.C. 3981 et seq.) is amended
by adding at the end the following new section:

14 "SEC. 506. DUTIES OF OFFICERS PERFORMING ECONOMIC
15 FUNCTIONS.

16 "(a) DEFINED TERM.—In this section, the term
17 'United States person' means—

18 "(1) a United States citizen or an alien lawfully
19 admitted for permanent residence to the United
20 States; or

21 "(2) an entity organized under the laws of the
22 United States or any jurisdiction within the United
23 States, including a foreign branch of such an entity.
24 "(b) IN GENERAL.—The Secretary is authorized to
25 direct the economic officers of the Foreign Service as ap-

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propriate to carry out the full spectrum of economic
 statecraft and commercial diplomacy work that advances
 United States foreign policy priorities in the host country
 or domestic posting to which they are assigned, includ ing—

6 "(1) to negotiate economic and other related
7 agreements with foreign governments and inter8 national organizations;

9 "(2) to inform the Department, and when ap-10 propriate, the Washington, D.C., headquarters of-11 fices of Federal agencies, with respect to the posi-12 tions of foreign governments and international orga-13 nizations in negotiations on such matters as eco-14 nomic, energy, environment, science and health;

15 "(3) to advance—

16 "(A) the routine implementation and main17 tenance of economic, environment, science, and
18 health agreements; and

"(B) other initiatives in the countries to
which such officers are assigned related to improving economic or commercial relations for
the benefit of United States persons, including
businesses;

24 "(4) to identify, and help design and execute,25 and advance in consultation with other Federal

1	agencies, United States policies, programs, and ini-
2	tiatives, including capacity-building efforts, to ad-
3	vance policies of foreign governments that improve
4	local economic governance, market-based business
5	environments, and market access, increase trade and
6	investment opportunities, or provide a more level
7	playing field for United States persons, including
8	with respect to—
9	"(A) improving revenue collection;
10	"(B) streamlining customs processes and
11	improving customs transparency and efficiency;
12	"(C) improving regulatory management;
13	"(D) improving procurement processes, in-
14	cluding facilitating transparency in tendering,
15	bidding, and contact negotiation;
16	"(E) advancing intellectual property pro-
17	tections;
18	"(F) eliminating anticompetitive subsidies
19	and improving the transparency of remaining
20	subsidies;
21	"(G) improving budget management and
22	oversight; and
23	"(H) strengthening management of impor-
24	tant economic sectors;

1	"(5) to prioritize active support of economic
2	and commercial goals of the United States, and as
3	appropriate, United States persons abroad, in con-
4	junction with the United States and Foreign Com-
5	mercial Service established by section 2301 of the
6	Export Enhancement Act of 1988 (15 U.S.C. 4721);
7	"(6) to provide United States persons with in-
8	formation on all United States Government support
9	with respect to international economic matters;
10	"(7) to receive feedback from United States
11	persons with respect to support described in para-
12	graphs (5) and (6), and report that feedback to the
13	chief of mission and to the headquarters of the De-
14	partment;
15	"(8) to consult closely and regularly with the
16	private sector in accordance with section 709 of the
17	Championing American Business through Diplomacy
18	Act of 2019 (22 U.S.C. 9905);
19	"(9) to identify and execute opportunities for
20	the United States to counter policies, initiatives, or
21	activities by authoritarian governments or enter-
22	prises affiliated with such governments that are
23	anticompetitive or undermine the sovereignty or
24	prosperity of the United States or a partner country;

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"(10) to identify and execute opportunities for
 the United States in new and emerging areas of
 trade and investment, such as digital trade, critical
 minerals extraction, refining, and processing, energy,
 and innovation;

6 "(11) to monitor the development and imple-7 mentation of bilateral and multilateral economic and 8 other related agreements and provide recommenda-9 tions to the Secretary and the heads of other rel-10 evant Federal agencies with respect to United States 11 actions and initiatives relating to those agreements; 12 ((12))to maintain complete and accurate 13 records of the performance measurements of the De-14 partment for economic and commercial diplomacy 15 activities, as directed by the chief of mission and

17 "(13) to report on issues and developments re-18 lated to economic, commercial, trade, and investment 19 matters with direct relevance to United States eco-20 nomic and national security interests, especially 21 when accurate, reliable, timely, and cost-effective in-22 formation is unavailable from non-United States 23 Government sources; and

other senior officials of the Department;

"(14) to coordinate all activities, as necessary
 and appropriate, with counterparts in other agen cies.

4 "(c) REGULATORY UPDATES.—The Secretary shall
5 update guidance in the Foreign Affairs Manual and other
6 regulations and guidance as necessary to implement this
7 section.".

8 (b) CLERICAL AMENDMENT.—The table of contents
9 for the Foreign Service Act of 1980 is amended by insert10 ing after the item relating to section 505 the following: "Sec. 506. Duties of economic officers.".

11SEC. 502. REPORT ON RECRUITMENT, RETENTION, AND12PROMOTION OF FOREIGN SERVICE ECO-13NOMIC OFFICERS.

(a) IN GENERAL.—Not later than 180 days after the
date of the enactment of this Act, the Secretary shall submit a report to the appropriate congressional committees
regarding the recruitment, retention, and promotion of
economic officers in the Foreign Service.

19 (b) ELEMENTS.—The report required under sub-20 section (b) shall include—

- 21 (1) an overview of the key challenges the De22 partment faces in—
- 23 (A) recruiting individuals to serve as eco24 nomic officers in the Foreign Service; and

1	(B) retaining individuals serving as eco-
2	nomic officers in the Foreign Service, particu-
3	larly at the level of GS-14 of the General
4	Schedule and higher;
5	(2) an overview of the key challenges in recruit-
6	ing and retaining qualified individuals to serve in
7	economic positions in the Civil Service;
8	(3) a comparison of promotion rates for eco-
9	nomic officers in the Foreign Service relative to
10	other officers in the Foreign Service;
11	(4) the identification, disaggregated by region,
12	of hard-to-fill posts and proposed incentives to im-
13	prove staffing of economic officers in the Foreign
14	Service at such posts; and
15	(5) a summary and analysis of the factors that
16	lead to the promotion of—
17	(A) economic officers in the Foreign Serv-
18	ice; and
19	(B) individuals serving in economic posi-
20	tions in the Civil Service.
21	SEC. 503. MANDATE TO REVISE DEPARTMENT OF STATE
22	METRICS FOR SUCCESSFUL ECONOMIC AND
23	COMMERCIAL DIPLOMACY.
24	(a) Mandate to Revise Department of State
25	Performance Measures for Economic and Commer-

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CIAL DIPLOMACY.—The Secretary shall, as part of the De partment's next regularly scheduled review on metrics and
 performance measures, include revisions of Department
 performance measures for economic and commercial diplo macy, by identifying outcome-oriented, and not process oriented, performance metrics, including metrics that—

7 (1) measure how Department efforts advanced
8 specific economic and commercial objectives and led
9 to successes for the United States or other private
10 sector actors overseas; and

11 (2) focus on customer satisfaction with Depart-12 ment services and assistance.

(b) PLAN FOR ENSURING COMPLETE DATA FOR
PERFORMANCE MEASURES.—As part of the review required under subsection (a), the Secretary shall include
a plan for ensuring that—

(1) the Department, both at its main headquarters and at domestic and overseas posts, maintains and fully updates data on performance measures; and

(2) Department leadership and the appropriate
congressional committees can evaluate the extent to
which the Department is advancing United States
economic and commercial interests abroad through
meeting performance targets.

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1 (c) REPORT ON PRIVATE SECTOR SURVEYS.—The 2 Secretary shall prepare a report that lists and describes 3 all the methods through which the Department conducts 4 surveys of the private sector to measure private sector sat-5 isfaction with assistance and services provided by the Department to advance private sector economic and commer-6 7 cial goals in foreign markets. 8 (d) REPORT.—Not later than 180 days after the date 9 of the enactment of this Act, the Secretary shall submit 10 to the appropriate congressional committees— 11 (1) the revised performance metrics required 12 under subsection (a); and

13 (2) the report required under subsection (c).

14sec. 504. CHIEF OF MISSION ECONOMIC RESPONSIBIL-15ITIES.

16 Section 207 of the Foreign Service Act of 1980 (22
17 U.S.C. 3927) is amended by adding at the end the fol18 lowing:

19 "(e) Embassy Economic Team.—

20 "(1) COORDINATION AND SUPERVISION.—Each
21 chief of mission shall coordinate and supervise the
22 implementation of all United States economic policy
23 interests within the host country in which the diplo24 matic mission is located, among all United States

1	Government departments and agencies present in
2	such country.
3	"(2) Accountability.—The chief of mission is
4	responsible for the performance of the diplomatic
5	mission in advancing United States economic policy
6	interests within the host country.
7	"(3) MISSION ECONOMIC TEAM.—The chief of
8	mission shall designate appropriate embassy staff to
9	form a mission economic team that—
10	"(A) monitors notable economic, commer-
11	cial, and investment-related developments in the
12	host country; and
13	"(B) develops plans and strategies for ad-
14	vancing United States economic and commercial
15	interests in the host country, including—
16	"(i) tracking legislative, regulatory,
17	judicial, and policy developments that
18	could affect United States economic, com-
19	mercial, and investment interests;
20	"(ii) advocating for best practices with
21	respect to policy and regulatory develop-
22	ments;
23	"(iii) conducting regular analyses of
24	market systems, trends, prospects, and op-
25	portunities for value-addition, including

1	risk assessments and constraints analyses
2	of key sectors and of United States stra-
3	tegic competitiveness, and other reporting
4	on commercial opportunities and invest-
5	ment climate; and
6	"(iv) providing recommendations for
7	responding to developments that may ad-
8	versely affect United States economic and
9	commercial interests.".
10	SEC. 505. DIRECTION TO EMBASSY DEAL TEAMS.
11	(a) PURPOSES.—The purposes of deal teams at
12	United States embassies and consulates are—
13	(1) to promote a private sector-led approach—
14	(A) to advance economic growth and job
15	creation that is tailored, as appropriate, to spe-
16	cific economic sectors; and
17	(B) to advance strategic partnerships;
18	(2) to prioritize efforts—
19	(A) to identify commercial and investment
20	opportunities;
21	(B) to advocate for improvements in the
22	business and investment climate;
23	(C) to engage and consult with private sec-
24	tor partners; and

1	(D) to report on the activities described in
2	subparagraphs (A) through (C), in accordance
3	with the applicable requirements under sections
4	706 and 707 of the Championing American
5	Business Through Diplomacy Act of 2019 (22
6	U.S.C. 9902 and 9903);
7	(3)(A)(i) to identify trade and investment op-
8	portunities for United States companies in foreign
9	markets; or
10	(ii) to assist with existing trade and invest-
11	ment opportunities already identified by United
12	States companies; and
13	(B) to deploy United States Government eco-
14	nomic and other tools to help such United States
15	companies to secure their objectives;
16	(4) to identify and facilitate opportunities for
17	entities in a host country to increase exports to, or
18	investment in, the United States in order to grow
19	two-way trade and investment;
20	(5) to modernize, streamline, and improve ac-
21	cess to resources and services designed to promote
22	increased trade and investment opportunities;
23	(6) to identify and secure United States or al-
24	lied government support of strategic projects, includ-
25	ing projects vulnerable to predatory investment by

1	an authoritarian country or entity in such country,
2	where support or investment serves an important
3	United States interest;
4	(7) to coordinate across the Unites States Gov-
5	ernment to ensure the appropriate and most effec-
6	tive use of United States Government tools to sup-
7	port United States economic, commercial, and in-
8	vestment objectives; and
9	(8) to coordinate with the multi-agency DC
10	Central Deal Team, established in February 2020,
11	on the matters described in paragraphs (1) through
12	(7) and other relevant matters.
13	(b) CLARIFICATION.—A deal team may be composed
14	of the personnel comprising the mission economic team
15	formed pursuant to section 207(e)(3) of the Foreign Serv-
16	ice Act of 1980, as added by section 504.
17	(c) RESTRICTIONS.—A deal team may not provide

17 (c) RESTRICTIONS.—A deal team may not provide
18 support for, or assist a United States person with a trans19 action involving, a government, or an entity owned or con20 trolled by a government, if the Secretary determines that
21 such government—

(1) has repeatedly provided support for acts ofinternational terrorism, as described in—

1	(A) section $1754(c)(1)(A)(i)$ of the Export
2	Control Reform Act of 2018 (subtitle B of title
3	XVII of Public Law 115–232);
4	(B) section 620A(a) of the Foreign Assist-
5	ance Act of 1961 (22 U.S.C. 2371(a));
6	(C) section 40(d) of the Arms Export Con-
7	trol Act (22 U.S.C. 2780(d)); or
8	(D) any other relevant provision of law; or
9	(2) has engaged in an activity that would trig-
10	ger a restriction under section $116(a)$ or $502B(a)(2)$
11	of the Foreign Assistance Act of 1961 (22 U.S.C.
12	2151n(a) and $2304(a)(2))$ or any other relevant pro-
13	vision of law.
13 14	vision of law. (d) Further Restrictions.—
14	(d) FURTHER RESTRICTIONS.—
14 15	(d) Further Restrictions.— (1) Prohibition on support of sanctioned
14 15 16	 (d) Further Restrictions.— (1) Prohibition on support of sanctioned persons.—Deal teams may not carry out activities
14 15 16 17	 (d) FURTHER RESTRICTIONS.— (1) PROHIBITION ON SUPPORT OF SANCTIONED PERSONS.—Deal teams may not carry out activities prohibited under United States sanctions laws or
14 15 16 17 18	 (d) FURTHER RESTRICTIONS.— (1) PROHIBITION ON SUPPORT OF SANCTIONED PERSONS.—Deal teams may not carry out activities prohibited under United States sanctions laws or regulations, including dealings with persons on the
14 15 16 17 18 19	 (d) FURTHER RESTRICTIONS.— (1) PROHIBITION ON SUPPORT OF SANCTIONED PERSONS.—Deal teams may not carry out activities prohibited under United States sanctions laws or regulations, including dealings with persons on the list of specially designated persons and blocked per-
14 15 16 17 18 19 20	 (d) FURTHER RESTRICTIONS.— (1) PROHIBITION ON SUPPORT OF SANCTIONED PERSONS.—Deal teams may not carry out activities prohibited under United States sanctions laws or regulations, including dealings with persons on the list of specially designated persons and blocked persons maintained by the Office of Foreign Assets
14 15 16 17 18 19 20 21	 (d) FURTHER RESTRICTIONS.— (1) PROHIBITION ON SUPPORT OF SANCTIONED PERSONS.—Deal teams may not carry out activities prohibited under United States sanctions laws or regulations, including dealings with persons on the list of specially designated persons and blocked persons maintained by the Office of Foreign Assets Control of the Department of the Treasury, except
 14 15 16 17 18 19 20 21 22 	 (d) FURTHER RESTRICTIONS.— (1) PROHIBITION ON SUPPORT OF SANCTIONED PERSONS.—Deal teams may not carry out activities prohibited under United States sanctions laws or regulations, including dealings with persons on the list of specially designated persons and blocked per- sons maintained by the Office of Foreign Assets Control of the Department of the Treasury, except to the extent otherwise authorized by the Secretary

port from a deal team must be in compliance with
all United States sanctions laws and regulations as
a condition for receiving such assistance.
(e) Chief of Mission Authority and Account-
ABILITY.—The chief of mission to a foreign country—
(1) is the designated leader of a deal team in
such country; and
(2) shall be held accountable for the perform-
ance and effectiveness of United States deal teams
in such country.
(f) Guidance Cable.—The Department shall send
out regular guidance on Deal Team efforts by an All Dip-
lomatic and Consular Posts (referred to in this section as
"ALDAC") that—
(1) describes the role of deal teams; and
(2) includes relevant and up-to-date information
to enhance the effectiveness of deal teams in a coun-
try.
(g) Confidentiality of Information.—
(1) IN GENERAL.—In preparing the cable re-
quired under subsection (f), the Secretary shall pro-
tect from disclosure any proprietary information of
a United States person marked as business confiden-
tial information unless the person submitting such
information—

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1	(A) had notice, at the time of submission,
2	that such information would be released by; or
3	(B) subsequently consents to the release of
4	such information.
5	(2) TREATMENT AS TRADE SECRETS.—Propri-
6	etary information obtained by the United States
7	Government from a United States person pursuant
8	to the activities of deal teams shall be—
9	(A) considered to be trade secrets and
10	commercial or financial information (as such
11	terms are used under section $552b(c)(4)$ of title
12	5, United States Code); and
13	(B) exempt from disclosure without the ex-
14	press approval of the person.
15	(h) SUNSET.—The requirements under subsections
16	(f) through (h) shall terminate on the date that is 5 years
17	after the date of the enactment of this Act.
18	SEC. 506. ESTABLISHMENT OF A "DEAL TEAM OF THE
19	YEAR" AWARD.
20	(a) ESTABLISHMENT.—The Secretary shall annually
21	present a new award, to be known as the "Deal Team
22	of the Year Award" to the deal team at one United States
23	mission in each region of the Department to recognize out-
24	standing achievements in supporting a United States com-

1	in identifying new deal prospects for United States compa-
2	nies.
3	(b) Award Content.—
4	(1) DEPARTMENT OF STATE.—Each member of
5	a deal team receiving an award pursuant to sub-
6	section (a) shall receive a certificate that—
7	(A) is signed by the Secretary; and
8	(B)(i) in the case of a member of the For-
9	eign Service, is included in the next employee
10	evaluation report; or
11	(ii) in the case of a Civil Service employee,
12	is included in the next annual performance re-
13	view.
14	(2) Other federal agencies.—If an award
15	is presented pursuant to subsection (a) to a Federal
16	Government employee who is not employed by the
17	Department, the employing agency may determine
18	whether to provide such employee any recognition or
19	benefits in addition to the recognition or benefits
20	provided by the Department.
21	(c) ELIGIBILITY.—Any interagency economics team
22	at a United States overseas mission under chief of mission
23	authority that assists United States companies with iden-
24	tifying, navigating, and securing trade and investment op-
25	portunities in a foreign country or that facilitates bene-

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ficial foreign investment into the United States is eligible
 for an award under this section.

3 (d) REPORT.—Not later than the last day of the fis4 cal year in which awards are presented pursuant to sub5 section (a), the Secretary shall submit a report to the ap6 propriate congressional committees that includes—

7 (1) each mission receiving a Deal Team of the8 Year Award.

9 (2) the names and agencies of each awardee10 within the recipient deal teams; and

(3) a detailed description of the reason suchdeal teams received such award.

13 TITLE VI—PUBLIC DIPLOMACY

14 SEC. 601. NATIONAL ADVERTISING CAMPAIGN.

Not later than 270 days after the date of the enactment of this Act, the Secretary shall submit a strategy to the appropriate congressional committees that assesses the potential benefits and costs of a national advertising campaign to improve the recruitment in the Civil Service and the Foreign Service by raising public awareness of the important accomplishments of the Department.

22 SEC. 602. PUBLIC DIPLOMACY OUTREACH.

(a) COORDINATION OF RESOURCES.—The Administrator of the United States Agency for International Development and the Secretary shall direct public affairs sec-

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tions at United States embassies and USAID Mission Pro gram Officers at USAID missions to coordinate, enhance
 and prioritize resources for public diplomacy and aware ness campaigns around United States diplomatic and de velopment efforts, including through—

6 (1) the utilization of new media technology for7 maximum public engagement; and

8 (2) enact coordinated comprehensive community
9 outreach to increase public awareness and under10 standing and appreciation of United States diplo11 matic and development efforts.

(b) DEVELOPMENT OUTREACH AND COORDINATION
OFFICERS.—USAID should prioritize hiring of additional
Development Outreach and Coordination officers in
USAID missions to support the purposes of subsection
(a).

(c) BEST PRACTICES.—The Secretary and the Administrator of USAID shall identify 10 countries in which
Embassies and USAID missions have successfully executed efforts, including monitoring and evaluation of such
efforts, described in (a) and develop best practices to be
turned into Department and USAID guidance.

1	SEC. 603. MODIFICATION ON USE OF FUNDS FOR RADIO
2	FREE EUROPE/RADIO LIBERTY.
3	In section 308(h) of the United States International
4	Broadcasting Act of 1994 (22 U.S.C. 6207(h)) is amend-
5	ed—
6	(1) by striking subparagraphs (1) , (3) , and (5) ;
7	and
8	(2) by redesignating paragraphs (2) and (4) as
9	paragraphs (1) and (2), respectively.
10	SEC. 604. INTERNATIONAL BROADCASTING.
11	(a) VOICE OF AMERICA.—Section 303 of the United
12	States International Broadcasting Act of 1994 (22 U.S.C.
13	6202) is amended by adding at the end the following:
14	"(d) VOICE OF AMERICA OPERATIONS AND STRUC-
15	TURE.—
16	"(1) Operations.—The Director of the Voice
17	of America (VOA)—
18	"(A) shall direct and supervise the oper-
19	ations of VOA, including making all major deci-
20	sions relating its staffing; and
21	"(B) may utilize any authorities made
22	available to the United States Agency for Glob-
23	al Media or to its Chief Executive Officer under
24	this Act or under any other Act to carry out its
25	operations in an effective manner.

1 "(2) PLAN.—Not later than 180 days after the 2 date of the enactment of this Act, the Director of 3 VOA shall submit a plan to the Committee on For-4 eign Relations of the Senate and the Committee on 5 Foreign Affairs of the House of Representatives to 6 ensure that the personnel structure of VOA is suffi-7 cient to effectively carry out the principles described 8 in subsection (c).".

9 (b) APPOINTMENT OF CHIEF EXECUTIVE OFFI-10 CER.—Section 304 of such Act (22 U.S.C. 6203) is 11 amended—

(1) in subsection (a), by striking "as an entity
described in section 104 of title 5, United States
Code" and inserting "under the direction of the
International Broadcasting Advisory Board"; and

16 (2) in subsection (b)(1), by striking the second 17 sentence and inserting the following: "Notwith-18 standing any other provision of law, when a vacancy 19 arises, until such time as a Chief Executive Officer, 20 to whom sections 3345 through 3349b of title 5, 21 United States Code, shall not apply, is appointed 22 and confirmed by the Senate, an acting Chief Execu-23 tive Officer shall be appointed by the International 24 Broadcasting Advisory Board and shall continue to 25 serve and exercise the authorities and powers under

this title as the sole means of filling such vacancy,
 for the duration of the vacancy. In the absence of
 a quorum on the International Broadcasting Advi sory Board, the first principal deputy of the United
 States Agency for Global Media shall serve as acting
 Chief Executive Officer.".

7 (c) CHIEF EXECUTIVE OFFICER AUTHORITIES.— 8 Section 305(a)(1) of such Act (22 U.S.C. 6204(a)(1)) is 9 amended by striking "To supervise all" and inserting "To 10 oversee, coordinate, and provide strategic direction for". 11 (d) INTERNATIONAL BROADCASTING ADVISORY BOARD.—Section 306(a) of such Act (22 U.S.C. 6205(a)) 12 is amended by striking "advise the Chief Executive Officer 13 of" and inserting "oversee and advise the Chief Executive 14 15 Officer and".

16 (e) RADIO FREE AFRICA; RADIO FREE AMERICAS.— 17 Not later than 180 days after the date of the enactment of this Act, the Chief Executive Officer of the United 18 19 States Agency for Global Media shall submit a report to 20 the Committee on Foreign Relations of the Senate, the 21 Committee on Appropriations of the Senate, the Com-22 mittee on Foreign Affairs of the House of Representatives, 23 and the Committee on Appropriations of the House of 24 Representatives that details the financial and other re-25 sources that would be required to establish and operate

2 nonprofit organizations, modeled after Radio Free Eu-1 2 rope/Radio Liberty and Radio Free Asia, for the purposes 3 of providing accurate, uncensored, and reliable news and 4 information to-5 (1) the region of Africa, with respect to Radio 6 Free Africa; and 7 (2) the region of Latin America and the Carib-8 bean, with respect to Radio Free Americas. 9 SEC. 605. JOHN LEWIS CIVIL RIGHTS FELLOWSHIP PRO-10 GRAM. 11 (a) IN GENERAL.—The Mutual Educational and Cul-12 tural Exchange Act of 1961 (22 U.S.C. 2451 et seq.) is 13 amended by adding at the end the following: 14 "SEC. 115. JOHN LEWIS CIVIL RIGHTS FELLOWSHIP PRO-15 GRAM. 16 "(a) ESTABLISHMENT.—There is established the 17 John Lewis Civil Rights Fellowship Program (referred to in this section as the 'Fellowship Program') within the J. 18 William Fulbright Educational Exchange Program. 19 20 "(b) PURPOSES.—The purposes of the Fellowship 21 Program are— 22 "(1) to honor the legacy of Representative John 23 Lewis by promoting a greater understanding of the 24 history and tenets of nonviolent civil rights move-25 ments; and

"(2) to advance foreign policy priorities of the
 United States by promoting studies, research, and
 international exchange in the subject of nonviolent
 movements that established and protected civil
 rights around the world.

6 "(c) ADMINISTRATION.—The Bureau of Educational 7 and Cultural Affairs (referred to in this section as the 'Bu-8 reau') shall administer the Fellowship Program in accord-9 ance with policy guidelines established by the Board, in 10 consultation with the binational Fulbright Commissions 11 and United States Embassies.

12 "(d) Selection of Fellows.—

"(1) IN GENERAL.—The Board shall annually
select qualified individuals to participate in the Fellowship Program. The Bureau may determine the
number of fellows selected each year, which, whenever feasible, shall be not fewer than 25.

18 "(2) OUTREACH.—

19"(A) IN GENERAL.—To the extent prac-20ticable, the Bureau shall conduct outreach at21institutions, including—

22 "(i) minority serving institutions, in23 cluding historically Black colleges and uni24 versities; and

1	"(ii) other appropriate institutions, as
2	determined by the Bureau.
3	"(B) DEFINITIONS.—In this paragraph:
4	"(i) HISTORICALLY BLACK COLLEGE
5	AND UNIVERSITY.—The term 'historically
6	Black college and university' has the mean-
7	ing given the term 'part B institution' in
8	section 322 of the Higher Education Act
9	of 1965 (20 U.S.C. 1061).
10	"(ii) Minority serving institu-
11	TION.—The term 'minority-serving institu-
12	tion' means an eligible institution under
13	section 371(a) of the Higher Education
14	Act of 1965 (20 U.S.C. 1067q(a)).
15	"(e) Fellowship Orientation.—Annually, the Bu-
16	reau shall organize and administer a fellowship orienta-
17	tion, which shall—
18	"(1) be held in Washington, D.C., or at another
19	location selected by the Bureau; and
20	"(2) include programming to honor the legacy
21	of Representative John Lewis.
22	"(f) Structure.—
23	"(1) Work plan.—To carry out the purposes
24	described in subsection (b)—

1	"(A) each fellow selected pursuant to sub-
2	section (d) shall arrange an internship or re-
3	search placement—
4	"(i) with a nongovernmental organiza-
5	tion, academic institution, or other organi-
6	zation approved by the Bureau; and
7	"(ii) in a country with an operational
8	Fulbright U.S. Student Program; and
9	"(B) the Bureau shall, for each fellow, ap-
10	prove a work plan that identifies the target ob-
11	jectives for the fellow, including specific duties
12	and responsibilities relating to those objectives.
13	"(2) Conferences; presentations.—Each
14	fellow shall—
15	"(A) attend a fellowship orientation orga-
16	nized and administered by the Bureau under
17	subsection (e);
18	"(B) not later than the date that is 1 year
19	after the end of the fellowship period, attend a
20	fellowship summit organized and administered
21	by the Bureau, which—
22	"(i) whenever feasible, shall be held in
23	Atlanta, Georgia, or another location of
24	importance to the civil rights movement in
25	the United States; and

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1	"(ii) may coincide with other events
2	facilitated by the Bureau; and
3	"(C) at such summit, give a presentation
4	on lessons learned during the period of fellow-
5	ship.
6	"(3) Fellowship period.—Each fellowship
7	under this section shall continue for a period deter-
8	mined by the Bureau, which, whenever feasible, shall
9	be not fewer than 10 months.
10	"(g) Fellowship Award.—The Bureau shall pro-
11	vide each fellow under this section with an allowance that
12	is equal to the amount needed for—
13	((1) the reasonable costs of the fellow during
14	the fellowship period; and
15	"(2) travel and lodging expenses related to at-
16	tending the orientation and summit required under
17	subsection $(e)(2)$.
18	"(h) ANNUAL REPORT.—Not later than 1 year after
19	the date of the completion of the Fellowship Program by
20	the initial cohort of fellows selected under subsection (d),
21	and annually thereafter, the Secretary of State shall sub-
22	mit to the Committee on Foreign Relations of the Senate
23	and the Committee on Foreign Affairs of the House of
24	Representatives a report on the implementation of the Fel-
25	lowship Program, including—

((1) a description of the demographics of the
cohort of fellows who completed a fellowship during
the preceding 1-year period;
((2) a description of internship and research
placements, and research projects selected by such
cohort, under the Fellowship Program, including
feedback from—
"(A) such cohort on implementation of the
Fellowship Program; and
"(B) the Secretary on lessons learned; and
"(3) an analysis of trends relating to the diver-
sity of each cohort of fellows and the topics of
projects completed since the establishment of the
Fellowship Program.".
(b) Technical and Conforming Amendments to
THE MUTUAL EDUCATIONAL AND CULTURAL EXCHANGE
Act of 1961.—Section 112(a) of the Mutual Educational
and Cultural Exchange Act of 1961 (22 U.S.C. 2460(a))
is amended—
(1) in paragraph (8), by striking "; and" and
inserting a semicolon;
(2) in paragraph (9) , by striking the period and
inserting "; and"; and
(3) by adding at the end the following new
paragraph:

1 "(10) the John Lewis Civil Rights Fellowship 2 Program established under section 115, which pro-3 vides funding for international internships and re-4 search placements for early- to mid-career individ-5 uals from the United States to study nonviolent civil 6 rights movements in self-arranged placements with 7 universities or nongovernmental organizations in for-8 eign countries.".

9 SEC. 606. DOMESTIC ENGAGEMENT AND PUBLIC DIPLO-10 MACY.

(a) STRATEGY REQUIRED.—Not later than 180 days
after the date of the enactment of this Act, the Secretary
shall develop a strategy to explain to the American people
the value of the work of the Department and United
States foreign policy to advancing the national security of
the United States. The strategy shall include—

(1) tools to inform the American people about
the non-partisan importance of United States diplomacy and foreign relations and to utilize public diplomacy to meet the United States' national security
priorities;

(2) efforts to reach the widest possible audience
of Americans, including those who historically have
not had exposure to United States foreign policy efforts and priorities;

1	(3) additional staffing and resource needs in-
2	cluding—
3	(A) domestic positions within the Bureau
4	of Global Public Affairs to focus on engagement
5	with the American people as outlined in para-
6	graph $(1);$
7	(B) positions within the Bureau of Edu-
8	cational and Cultural Affairs to enhance pro-
9	gram and reach the widest possible audience;
10	(C) increasing the number of fellowship
11	and detail programs that place Foreign Service
12	and civil service employees outside the Depart-
13	ment for a limited time, including Pearson Fel-
14	lows, Reta Joe Lewis Local Diplomats, Brook-
15	ings Fellows, and Georgetown Fellows; and
16	(D) recommendations for increasing par-
17	ticipation in the Hometown Diplomats program
18	and evaluating this program as well as other
19	opportunities for Department officers to engage
20	with American audiences while traveling within
21	the United States.
22	SEC. 607. EXTENSION OF GLOBAL ENGAGEMENT CENTER.
23	Section 1287 of the National Defense Authorization
24	Act for Fiscal Year 2017 (22 U.S.C. 2656 note) is amend-
25	ed by striking subsection (j).

1 SEC. 608. PAPERWORK REDUCTION ACT.

2 Section 5603(d) of the National Defense Authoriza3 tion Act for Fiscal Year 2022 (Public Law 117–81) is
4 amended by adding at the end the following new para5 graph:

6 "(4) United States Information and Edu7 cational Exchange Act of 1948 (Public Law 80–
8 402).".

9 SEC. 609. EXPANSION OF DIPLOMATS IN RESIDENCE PRO-10 GRAMS.

(a) Not later than two year after the date of the en-actment of this Act—

(1) the Secretary shall increase the number of
diplomats in the Diplomats in Residence Program
from seventeen to at least twenty; and

16 (2) the Administrator of the United States
17 Agency for International Development shall increase
18 the number of development diplomats in the Dip19 lomats in Residence Program from one to at least
20 three.

21 TITLE VII—OTHER MATTERS

22 SEC. 701. EXPANDING THE USE OF DDTC LICENSING FEES.

23 Section 45 of the State Department Basic Authorities
24 Act of 1956 (22 U.S.C. 2717) is amended—

(1) by striking "100 percent of the registration
fees collected by the Office of Trade Controls of the

1	Department of State" and inserting "100 percent of
2	the defense trade control registration fees collected
3	by the Department of State";
4	(2) by inserting "management, licensing, com-
5	pliance, and policy activities in the defense trade
6	controls function, including" after "expenses in-
7	curred for";
8	(3) in paragraph (1), by striking "contract per-
9	sonnel to assist in";
10	(4) in paragraph (2), by striking "; and" and
11	inserting a semicolon;
12	(5) in paragraph (3), by striking the period at
13	the end and inserting a semicolon; and
14	(6) by adding at the end the following new
15	paragraphs:
16	"(4) the facilitation of defense trade policy de-
17	velopment and implementation, review of commodity
18	jurisdiction determinations, public outreach to indus-
19	try and foreign parties, and analysis of scientific and
20	technological developments as they relate to the ex-
21	ercise of defense trade control authorities; and
22	"(5) contract personnel to assist in such activi-
23	ties.".

1	SEC. 702. WAIVER AUTHORITY RELATED TO PROHIBITION
2	ON CERTAIN SEMICONDUCTOR PRODUCTS
3	AND SERVICES.
4	Section 5949(b) of the James M. Inhofe National De-
5	fense Authorization Act for Fiscal Year 2023 (Public Law
6	117–263) is amended—
7	(1) by redesignating paragraphs (3) through
8	(7) as paragraphs (4) through (8), respectively; and
9	(2) by inserting after paragraph (2) the fol-
10	lowing new paragraph:
11	"(3) Secretary of state.—The Secretary of
12	State may provide a waiver on a date later than the
13	effective date described in subsection (c) if the Sec-
14	retary determines the waiver is in the critical na-
15	tional security interests of the United States.".
16	SEC. 703. PROHIBITION ON ENTRY OF OFFICIALS OF FOR-
17	EIGN GOVERNMENTS INVOLVED IN SIGNIFI-
18	CANT CORRUPTION OR GROSS VIOLATIONS
19	OF HUMAN RIGHTS.
20	(a) INELIGIBILITY.—
21	(1) IN GENERAL.—Officials of foreign govern-
22	ments, and their immediate family members, about
23	whom the Secretary has credible information have
24	been involved, directly or indirectly, in significant
25	corruption, including corruption related to the ex-
26	traction of natural resources, or a gross violation of

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human rights, including the wrongful detention of
 locally employed staff of a United States diplomatic
 mission or a United States citizen or national, shall
 be ineligible for entry into the United States.

5 (2) ADDITIONAL SANCTIONS.—Concurrent with 6 the application of paragraph (1), the Secretary shall, 7 as appropriate, refer the matter to the Office of For-8 eign Assets Control of the Department of the Treas-9 ury to determine whether to apply sanctions authori-10 ties in accordance with United States law to block 11 the transfer of property and interests in property, 12 and all financial transactions, in the United States 13 involving any person described in such paragraph.

14 (3) DESIGNATION.—The Secretary shall also
15 publicly or privately designate or identify the offi16 cials of foreign governments about whom the Sec17 retary has such credible information, and their im18 mediate family members, without regard to whether
19 the individual has applied for a visa.

20 (b) EXCEPTIONS.—

(1) SPECIFIC PURPOSES.—Individuals shall not
be ineligible for entry into the United States pursuant to subsection (a) if such entry would further important United States law enforcement objectives or
is necessary to permit the United States to fulfill its

obligations under the United Nations Headquarters
 Agreement.

3 (2) RULE OF CONSTRUCTION REGARDING
4 INTERNATIONAL OBLIGATIONS.—Nothing in sub5 section (a) shall be construed to derogate from
6 United States obligations under applicable inter7 national agreements.

8 (c) WAIVER.—The Secretary may waive the applica-9 tion of subsection (a) if the Secretary determines that the 10 waiver would serve a compelling national interest or that 11 the circumstances that caused the individual to be ineli-12 gible have changed sufficiently.

13 (d) REPORT.—

14 (1) IN GENERAL.—Not later than 30 days after 15 the date of the enactment of this Act, and every 90 16 days thereafter, the Secretary shall submit to the 17 appropriate congressional committees, the Com-18 mittee on Appropriations of the Senate, and the 19 Committee on Appropriations of the House of Rep-20 resentatives a report, including a classified annex if 21 necessary, that includes—

(A) a description of information related to
corruption or violation of human rights concerning each of the individuals found ineligible
in the previous 12 months pursuant to sub-
1	section $(a)(1)$ as well as the individuals who the
2	Secretary designated or identified pursuant to
3	subsection (a)(3), or who would be ineligible but
4	for the application of subsection (b); and
5	(B) a list of any waivers provided under
6	subsection (c), together with a justification for
7	each waiver.
8	(2) Form and publication.—
9	(A) FORM.—Each report required under
10	paragraph (1) shall be submitted in unclassified
11	form but may include a classified annex.
12	(B) PUBLIC AVAILABILITY.—The Secretary
13	shall make available to the public on a publicly
14	accessible internet website of the Department
15	the unclassified portion of each report required
16	under paragraph (1).
17	(e) Clarification.—For purposes of subsections (a)
18	and (d), the records of the Department and of diplomatic
19	and consular offices of the United States pertaining to the
20	issuance or refusal of visas or permits to enter the United
21	States shall not be considered confidential.
22	SEC. 704. PROTECTION OF CULTURAL HERITAGE DURING
23	CRISES.
24	Notwithstanding the limitations specified in section
25	304(c) of the Convention on Cultural Property Implemen-

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tation Act (19 U.S.C. 2603(c)) and without regard to 1 2 whether a country is a State Party to the Convention (as 3 defined in sections 302 of such Act (19 U.S.C. 2601)), 4 the Secretary may exercise the authority under section 5 304 of such Act (19 U.S.C. 2603) to impose import restrictions set forth in section 307 of such Act (19 U.S.C. 6 7 2606) if the Secretary determines that— 8 (1) imposition of such restrictions is in the na-9 tional interest of the United States; and 10 (2) an emergency condition (as defined in sec-11 tion 304 of such Act (19 U.S.C. 2603)) applies. 12 SEC. 705. NATIONAL MUSEUM OF AMERICAN DIPLOMACY. 13 Title I of the State Department Basic Authorities Act 14 of 1956 (22 U.S.C. 2651a et seq.) is amended by adding 15 at the end the following new section: 16 "SEC. 64. NATIONAL MUSEUM OF AMERICAN DIPLOMACY. 17 "(a) ACTIVITIES.— 18 "(1) SUPPORT AUTHORIZED.—The Secretary of

19 State is authorized to provide, by contract, grant, or 20 otherwise, for the performance of appropriate mu-21 seum visitor and educational outreach services and 22 related events, including organizing programs and 23 conference activities, creating, designing, and install-24 ing exhibits, and conducting museum shop services 25 and food services in the public exhibition and related

physical and virtual space utilized by the National
 Museum of American Diplomacy.

3 "(2) RECOVERY OF COSTS.—The Secretary of 4 State is authorized to recover any revenues gen-5 erated under the authority of paragraph (1) for vis-6 itor and educational outreach services and related 7 events referred to in such paragraph, including fees 8 for use of facilities at the National Museum for 9 American Diplomacy. Any such revenues may be re-10 tained as a recovery of the costs of operating the 11 museum, credited to any Department of State ap-12 propriation, and shall remain available until ex-13 pended.

14 "(b) DISPOSITION OF DOCUMENTS, ARTIFACTS, AND15 OTHER ARTICLES.—

16 "(1) PROPERTY.—All historic documents, arti-17 facts, or other articles permanently acquired by the 18 Department of State and determined by the Sec-19 retary of State to be suitable for display by the Na-20 tional Museum of American Diplomacy shall be con-21 sidered to be the property of the United States Gov-22 ernment and shall be subject to disposition solely in 23 accordance with this subsection.

24 "(2) SALE, TRADE, OR TRANSFER.—Whenever
25 the Secretary of State makes a determination de-

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1 scribed in paragraph (3) with respect to a document, 2 artifact, or other article under paragraph (1), taking 3 into account considerations such as the museum's 4 collections management policy and best professional 5 museum practices, the Secretary may sell at fair 6 market value, trade, or transfer such document, arti-7 fact, or other article without regard to the require-8 ments of subtitle I of title 40, United States Code. 9 The proceeds of any such sale may be used solely for 10 the advancement of the mission of the National Mu-11 seum of American Diplomacy and may not be used 12 for any purpose other than the acquisition and di-13 rect care of the collections of the Museum. 14 "(3) DETERMINATIONS PRIOR TO SALE, TRADE, 15 OR TRANSFER.—The determination described in this 16 paragraph with respect to a document, artifact, or 17 other article under paragraph (1) is a determination 18 that---19 "(A) the document, artifact, or other arti-20 cle no longer serves to further the purposes of 21 the National Museum of American Diplomacy 22 as set forth in the collections management pol-23 icy of the Museum;

24 "(B) the sale, trade, or transfer of the doc-25 ument, artifact, or other article would serve to

1	maintain the standards of the collection of the
2	Museum; or
3	"(C) the sale, trade, or transfer of the doc-
4	ument, artifact, or other article would be in the
5	best interests of the United States.
6	"(4) LOANS.—In addition to the authorization
7	under paragraph (2) relating to the sale, trade, or
8	transfer of documents, artifacts, or other articles
9	under paragraph (1), the Secretary of State may
10	loan the documents, artifacts, or other articles, when
11	not needed for use or display by the National Mu-
12	seum of American Diplomacy, to the Smithsonian
13	Institution or a similar institution for repair, study,
13 14	Institution or a similar institution for repair, study, or exhibition.".
14	or exhibition.".
14 15	or exhibition.". SEC. 706. EXTRATERRITORIAL OFFENSES COMMITTED BY
14 15 16	or exhibition.". SEC. 706. EXTRATERRITORIAL OFFENSES COMMITTED BY UNITED STATES NATIONALS SERVING WITH
14 15 16 17	or exhibition.". SEC. 706. EXTRATERRITORIAL OFFENSES COMMITTED BY UNITED STATES NATIONALS SERVING WITH INTERNATIONAL ORGANIZATIONS.
14 15 16 17 18	or exhibition.". SEC. 706. EXTRATERRITORIAL OFFENSES COMMITTED BY UNITED STATES NATIONALS SERVING WITH INTERNATIONAL ORGANIZATIONS. (a) JURISDICTION.—Whoever, while a United States
14 15 16 17 18 19	or exhibition.". SEC. 706. EXTRATERRITORIAL OFFENSES COMMITTED BY UNITED STATES NATIONALS SERVING WITH INTERNATIONAL ORGANIZATIONS. (a) JURISDICTION.—Whoever, while a United States national or lawful permanent resident serving with the
14 15 16 17 18 19 20	or exhibition.". SEC. 706. EXTRATERRITORIAL OFFENSES COMMITTED BY UNITED STATES NATIONALS SERVING WITH INTERNATIONAL ORGANIZATIONS. (a) JURISDICTION.—Whoever, while a United States national or lawful permanent resident serving with the United Nations, its specialized agencies, or other inter-
 14 15 16 17 18 19 20 21 	or exhibition.". SEC. 706. EXTRATERRITORIAL OFFENSES COMMITTED BY UNITED STATES NATIONALS SERVING WITH INTERNATIONAL ORGANIZATIONS. (a) JURISDICTION.—Whoever, while a United States national or lawful permanent resident serving with the United Nations, its specialized agencies, or other inter- national organization the Secretary has designated for
 14 15 16 17 18 19 20 21 22 	or exhibition.". SEC. 706. EXTRATERRITORIAL OFFENSES COMMITTED BY UNITED STATES NATIONALS SERVING WITH INTERNATIONAL ORGANIZATIONS. (a) JURISDICTION.—Whoever, while a United States national or lawful permanent resident serving with the United Nations, its specialized agencies, or other inter- national organization the Secretary has designated for purposes of this section and published in the Federal Reg-
 14 15 16 17 18 19 20 21 22 23 	or exhibition.". SEC. 706. EXTRATERRITORIAL OFFENSES COMMITTED BY UNITED STATES NATIONALS SERVING WITH INTERNATIONAL ORGANIZATIONS. (a) JURISDICTION.—Whoever, while a United States national or lawful permanent resident serving with the United Nations, its specialized agencies, or other inter- national organization the Secretary has designated for purposes of this section and published in the Federal Reg- ister, or while accompanying such an individual, engages

punishable by imprisonment for more than one year if the
 conduct had been engaged in within the special maritime
 and territorial jurisdiction of the United States, shall be
 subject to United States jurisdiction in order to be tried
 for that offense.

6 (b) DEFINITIONS.—In this section:

7 (1) ACCOMPANYING SUCH INDIVIDUAL.—The
8 term "accompanying such individual" means—

9 (A) being a dependent, or family member 10 of a United States national or lawful permanent 11 resident serving with the United Nations, its 12 specialized agencies, or other international or-13 ganization designated under subsection (a);

(B) residing with such United States national or lawful permanent resident serving with
the United Nations, its specialized agencies, or
other international organization designated
under subsection (a); and

19 (C) not being a national of or ordinarily
20 resident in the country where the offense is
21 committed.

(2) SERVING WITH THE UNITED NATIONS, ITS
SPECIALIZED AGENCIES, OR OTHER INTERNATIONAL
ORGANIZATION AS THE SECRETARY OF STATE MAY
DESIGNATE.—The term "serving with the United

Nations, its specialized agencies, or other inter national organization as the Secretary of State may
 designate" under subsection (a) means—

4 (A) being a United States national or law-5 ful permanent resident employed as an em-6 ployee, a contractor (including a subcontractor 7 at any tier), an employee of a contractor (or a 8 subcontractor at any tier), an expert on mis-9 sion, or an unpaid intern or volunteer of the 10 United Nations, including any of its funds, pro-11 grams or subsidiary bodies, or any of the 12 United Nations specialized agencies, or of any 13 international organization designated under 14 subsection (a)(1); and

(B) being present or residing outside the
United States in connection with such employment.

18 (3) UNITED STATES NATIONAL.—The term
19 "United States national" has the meaning given the
20 term "national of the United States" in section
21 101(a)(22) of the Immigration and Nationality Act
22 (8 U.S.C. 1101(a)(22)).

23 (c) RULES OF CONSTRUCTION.—Nothing in this sec-24 tion shall be construed to limit or affect the application

of extraterritorial jurisdiction related to any other Federal
 law.

3 SEC. 707. EXTENSION OF CERTAIN PRIVILEGES AND IMMU4 NITIES TO THE INTERNATIONAL ENERGY 5 FORUM.

6 The International Organizations Immunities Act (22
7 U.S.C. 288 et seq.) is amended by adding at the end the
8 following new section:

9 "SEC. 20. Under such terms and conditions as the 10 President shall determine, the President is authorized to extend the provisions of this subchapter to the Inter-11 12 national Energy Forum Secretariat in the same manner, 13 to the same extent, and subject to the same conditions, 14 as they may be extended to a public international organi-15 zation in which the United States participates pursuant to any treaty or under the authority of any Act of Con-16 17 gress authorizing such participation or making an appropriation for such participation.". 18

SEC. 708. EXTENSION OF CERTAIN PRIVILEGES AND IMMU NITIES TO THE CONSEIL EUROPÉEN POUR LA
 RECHERCHE NUCLÉAIRE (CERN; THE EURO PEAN ORGANIZATION FOR NUCLEAR RE SEARCH).

6 The International Organizations Immunities Act (22) 7 U.S.C. 288 et seq.), as amended by section 707 is further 8 amended by adding at the end the following new section: 9 "SEC. 21. Under such terms and conditions as the President shall determine, the President is authorized to 10 11 extend the provisions of this title to the European Organization for Nuclear Research (CERN) in the same manner, 12 13 to the same extent, and subject to the same conditions, as it may be extended to a public international organiza-14 15 tion in which the United States participates pursuant to 16 any treaty or under the authority of any Act of Congress 17 authorizing such participation or making an appropriation 18 for such participation.".

19sec. 709. INTERNSHIPS OF UNITED STATES NATIONALS AT20INTERNATIONAL ORGANIZATIONS.

(a) IN GENERAL.—The Secretary of State is authorized to bolster efforts to increase the number of United
States citizens representative of the American people occupying positions in the United Nations system, agencies,
and commissions, and in other international organizations,

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including by awarding grants to educational institutions
 and students.

3 (b) REPORT.—Not later than 90 days after the date
4 of the enactment of this Act, the Secretary of State shall
5 submit a report to the appropriate congressional commit6 tees that identifies—

7 (1) the number of United States citizens who
8 are involved in internship programs at international
9 organizations;

10 (2) the distribution of the individuals described
11 in paragraph (1) among various international orga12 nizations; and

(3) grants, programs, and other activities that
are being utilized to recruit and fund United States
citizens to participate in internship programs at
international organizations.

17 (c) ELIGIBILITY.—An individual referred to in sub-18 section (a) is an individual who—

19 (1) is enrolled at or received their degree20 withvin two years from—

21 (A) an institution of higher education; or
22 (B) an institution of higher education
23 based outside the United States, as determined

24 by the Secretary of State; and

25 (2) is a citizen of the United States.

(d) AUTHORIZATION OF APPROPRIATIONS.—There is
 authorized to be appropriated \$1,500,000 for the Depart ment of State for fiscal year 2024 to carry out the grant
 program authorized under subsection (a).

5 SEC. 710. TRAINING FOR INTERNATIONAL ORGANIZATIONS.

6 (a) TRAINING PROGRAMS.—Section 708 of the For7 eign Service Act of 1980 (22 U.S.C. 4028) is amended
8 by adding at the end of the following new subsection:

9 "(e) TRAINING IN MULTILATERAL DIPLOMACY.—

10 "(1) IN GENERAL.—The Secretary, in consulta11 tion with other senior officials as appropriate, shall
12 establish training courses on—

13 "(A) the conduct of diplomacy at inter14 national organizations and other multilateral in15 stitutions; and

16 "(B) broad-based multilateral negotiations17 of international instruments.

18 "(2) REQUIRED TRAINING.—Members of the 19 Service, including appropriate chiefs of mission and 20 other officers who are assigned to United States 21 missions representing the United States to inter-22 national organizations and other multilateral institu-23 tions or who are assigned in other positions that 24 have as their primary responsibility formulation of 25 policy related to such organizations and institutions,

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or participation in negotiations of international in struments, shall receive specialized training in the
 areas described in paragraph (1) prior to the begin ning of service for such assignment or, if receiving
 such training at that time is not practical, within
 the first year of beginning such assignment.".

7 (b) TRAINING FOR DEPARTMENT EMPLOYEES.—The 8 Secretary of State shall ensure that employees of the De-9 partment of State who are assigned to positions described 10 in paragraph (2) of subsection (e) of section 708 of the Foreign Service Act of 1980 (as added by subsection (a) 11 12 of this section), including members of the civil service or 13 general service, or who are seconded to international organizations for a period of at least one year, receive training 14 15 described in such subsection and participate in other such courses as the Secretary may recommend to build or aug-16 17 ment identifiable skills that would be useful for such Department officials representing United States interests at 18 19 these institutions and organizations.

20SEC. 711. MODIFICATION TO TRANSPARENCY ON INTER-21NATIONAL AGREEMENTS AND NON-BINDING22INSTRUMENTS.

23 Section 112b of title 1, United States Code, as most
24 recently amended by section 5947 of the James M. Inhofe
25 National Defense Authorization Act for Fiscal Year 2023

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(Public Law 117–263; 136 Stat. 3476), is further amend ed—

3 (1) by redesignating subsections (h) through (l)
4 as subsections (i) through (m), respectively; and

5 (2) by inserting after subsection (g) the fol-6 lowing:

7 "(h)(1) If the Secretary is aware or has reason to
8 believe that the requirements of subsection (a), (b), or (c)
9 have not been fulfilled with respect to an international
10 agreement or qualifying non-binding instrument, the Sec11 retary shall—

12 "(A) immediately bring the matter to the atten13 tion of the office or agency responsible for the agree14 ment or qualifying non-binding instrument; and

"(B) request the office or agency to provide
within 7 days the text or other information necessary to fulfill the requirements of the relevant subsection.

19 "(2) Upon receiving the text or other information re-20 quested pursuant to paragraph (1), the Secretary shall—

"(A) fulfill the requirements of subsection (a),
(b), or (c), as the case may be, with respect to the
agreement or qualifying non-binding instrument concerned—

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"(i) by including such text or other infor mation in the next submission required by sub section (a)(1);

"(ii) by providing such information in writing to the Majority Leader of the Senate, the Minority Leader of the Senate, the Speaker of the House of Representatives, the Minority Leader of the House of Representatives, and the appropriate congressional committees before provision of the submission described in clause (i); or

12 "(iii) in relation to subsection (b), by mak-13 ing the text of the agreement or qualifying non-14 binding instrument and the information de-15 scribed in subparagraphs (A)(iii) and (B)(iii) of 16 subsection (a)(1) relating to the agreement or 17 instrument available to the public on the 18 website of the Department of State within 15 19 days of receiving the text or other information 20 requested pursuant to paragraph (1); and

21 "(B) provide to the Majority Leader of the Sen22 ate, the Minority Leader of the Senate, the Speaker
23 of the House of Representatives, the Minority Lead24 er of the House of Representatives, and the appro25 priate congressional committees, either in the next

submission required by subsection (a)(1) or before
 such submission, a written statement explaining the
 reason for the delay in fulfilling the requirements of
 subsection (a), (b), or (c), as the case may be.".

5 SEC. 712. CONGRESSIONAL OVERSIGHT, QUARTERLY RE6 VIEW, AND AUTHORITY RELATING TO CON7 CURRENCE PROVIDED BY CHIEFS OF MIS8 SION FOR SUPPORT OF CERTAIN GOVERN9 MENT OPERATIONS.

10 (a) NOTIFICATION REQUIRED.—Not later than 30 days after the date on which a chief of mission concurs 11 12 with providing United States Government support to enti-13 ties or individuals engaged in facilitating or supporting United States Government military- or security-related op-14 15 erations within the area of responsibility of the chief of mission, the Secretary shall notify the appropriate con-16 17 gressional committees of such concurrence.

(b) SEMIANNUAL REVIEW, DETERMINATION, AND
BRIEFING REQUIRED.—Not less frequently than semiannually, the Secretary, in order to ensure that the support described in subsection (a) continues to align with
United States foreign policy objectives and the objectives
of the Department, shall—

24 (1) conduct a review of any concurrence de-25 scribed in subsection (a) that is in effect;

(2) determine, based on such review, whether to
 revoke any such concurrence pending further study
 and review; and

4 (3) brief the appropriate congressional commit5 tees regarding the results of such review.

6 (c) REVOCATION OF CONCURRENCE.—If the Sec-7 retary determines, pursuant to a review conducted under 8 subsection (b), that any concurrence described in sub-9 section (a) should be revoked, the Secretary may revoke 10 such concurrence.

(d) ANNUAL REPORT REQUIRED.—Not later than
January 31 of each year, the Secretary shall submit a report to the appropriate congressional committees that includes—

(1) a description of any support described in
subsection (a) that was provided with the concurrence of a chief of mission during the calendar year
preceding the calendar year in which the report is
submitted; and

20 (2) an analysis of the effects of such support on
21 diplomatic lines of effort, including with respect to—
22 (A) nonproliferation, anti-terrorism,
23 demining, and related Programs and associated
24 anti-terrorism assistance programs;

1	(B) international narcotics control and law
2	enforcement programs; and
3	(C) foreign military sales, foreign military
4	financing, and associated training programs.
5	SEC. 713. MODIFICATION AND REPEAL OF REPORTS.
6	(a) Country Reports on Human Rights Prac-
7	TICES.—The Secretary shall examine the production of the
8	2023 and subsequent annual Country Reports on Human
9	Rights Practices by the Assistant Secretary for Democ-
10	racy, Human Rights, and Labor as required under sec-
11	tions 116(d) and 502B(b) of the Foreign Assistance Act
12	of 1961 (22 U.S.C. 2151n(d), 2304(b)) to maximize—
13	(1) cost and personnel efficiencies;
14	(2) the potential use of data and analytic tools
15	and visualization; and
16	(3) advancement of the modernization agenda
17	for the Department announced by the Secretary on
18	October 27, 2021.
19	(b) Elimination of Obsolete Reports.—
20	(1) Reports relating to afghanistan and
21	THE TALIBAN.—
22	(A) QUARTERLY REPORTS.—Notwith-
23	standing sections 7019(e) of the Department of
24	State, Foreign Operations, and Related Pro-
25	grams Appropriations Act of 2021 (division K

120
of Public Law 116–260), the following reports
are not required to be submitted after the date
of the enactment of this Act:
(i) Quarterly report detailing the
number of personnel present in Afghani-
stan under Chief of Mission authority
under section (22 U.S.C. 2927), as de-
scribed in House Report 116–444.
(ii) Quarterly report detailing the sta-
tus of intra-Afghan peace negotiations.
(B) BIMONTHLY REPORT DETAILING THE
ACTIVITIES OF THE TALIBAN.—Section
7044(a)(4) of the Department of State, Foreign
Operations, and Related Programs Appropria-
tions Act of 2021 (division K of Public Law
116–260) is amended by striking "the following
purposes" and all that follows through "(B)".
(2) ANNUAL REPORTS RELATING TO FUNDING
MECHANISMS FOR TELECOMMUNICATIONS SECURITY
AND SEMICONDUCTORS.—Division H of the William
M. (Mac) Thornberry National Defense Authoriza-
tion Act fo Fiscal Year 2021 (Public Law 116–283)
is amended—
(A) in section 9202(a)(2) (47 U.S.C.
906(a)(2))—

1	(i) by striking subparagraph (C); and
2	(ii) by redesignating subparagraph
3	(D) as subparagraph (C); and
4	(B) in section 9905 (15 U.S.C. 4655)—
5	(i) by striking subsection (c); and
6	(ii) by redesignating subsection (d) as
7	subsection (c).
8	(3) Reports relating to foreign assist-
9	ANCE TO COUNTER RUSSIAN INFLUENCE AND MEDIA
10	ORGANIZATIONS CONTROLLED BY RUSSIA.—The
11	Countering Russian Influence in Europe and Eur-
12	asia Act of 2017 (title II of Public Law 115–44) is
13	amended—
14	(A) in section $254(e)$ —
15	(i) in paragraph (1)—
16	
10	(I) by striking "IN GENERAL.—";
17	(I) by striking "IN GENERAL.—";(II) by redesignating subpara-
17	(II) by redesignating subpara-
17 18	(II) by redesignating subpara- graphs (A), (B), and (C) as para-
17 18 19	(II) by redesignating subpara- graphs (A), (B), and (C) as para- graphs (1), (2), and (3), respectively,
17 18 19 20	(II) by redesignating subpara- graphs (A), (B), and (C) as para- graphs (1), (2), and (3), respectively, and moving such paragraphs 2 ems to
17 18 19 20 21	(II) by redesignating subpara- graphs (A), (B), and (C) as para- graphs (1), (2), and (3), respectively, and moving such paragraphs 2 ems to the left; and
 17 18 19 20 21 22 	 (II) by redesignating subparagraphs (A), (B), and (C) as paragraphs (1), (2), and (3), respectively, and moving such paragraphs 2 ems to the left; and (ii) by striking paragraph (2); and
 17 18 19 20 21 22 23 	 (II) by redesignating subparagraphs (A), (B), and (C) as paragraphs (1), (2), and (3), respectively, and moving such paragraphs 2 ems to the left; and (ii) by striking paragraph (2); and (B) by striking section 255.

202 of the Russia and Moldova Jackson-Vanik Re peal and Sergei Magnitsky Rule of Law Account ability Act of 2012 (Public Law 112–208) is amend ed by striking subsection (a).

5 (5) ANNUAL REPORT ON ADVANCING FREEDOM
6 AND DEMOCRACY.—Section 2121 of the Advance
7 Democratic Values, Address Nondemocratic Coun8 tries, and Enhance Democracy Act of 2007 (title
9 XXI of Public Law 110–53) is amended by striking
10 subsection (c).

(6) ANNUAL REPORTS ON UNITED STATESVIETNAM HUMAN RIGHTS DIALOGUE MEETINGS.—
Section 702 of the Foreign Relations Authorization
Act, Fiscal Year 2003 (22 U.S.C. 2151n note) is repealed.

16 (c) MODIFICATION OF REPORTING REQUIRE-17 MENTS.—

18 (1) CHANGING THE FREQUENCY OF THE RE-19 PORT ON THE USE OF PAKISTAN COUNTERINSUR-20 GENCY CAPABILITY FUND.—Notwithstanding section 21 7010 of House of Representatives Report 112–331, 22 the Secretary of State shall provide to the Com-23 mittee on Appropriations of the Senate and the 24 Committee on Appropriations of the House of Rep-25 resentatives a written report on the use of funds

made available under the heading "Pakistan Coun-1 2 terinsurgency Capability Fund" on an annual basis. 3 (2)Report ON DEMOCRATIZATION IN 4 BURMA.—Section 570(d) of the Foreign Operations, 5 Export Financing, and Related Programs Appro-6 priations Act, 1997 (titles I through V of Public 7 Law 104–208) is amended by striking "Every six 8 months following the enactment of this Act, the 9 President shall report to" and inserting "The President shall submit an annual report to". 10