119TH CONGRESS 1ST SESSION	S.	
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To provide emergency supplemental appropriations in response to the crisis in Ukraine, and for other purposes.

#### IN THE SENATE OF THE UNITED STATES

Mrs. Shaheen (for herself and Ms. Murkowski) introduced the following bill; which was read twice and referred to the Committee on

# A BILL

To provide emergency supplemental appropriations in response to the crisis in Ukraine, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Supporting Ukraine Act of 2025".
- 6 (b) Table of Contents for
- 7 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Sense of Congress.
  - Sec. 3. Definitions.

- Sec. 101. Sense of Congress regarding security assistance for Ukraine.
- Sec. 102. Ukraine Reconstruction Investment Fund.
- Sec. 103. Seizure of illicit weapons transfers for the benefit of Ukraine.
- Sec. 104. Supplementing United States assistance for Ukraine through the use of immobilized Russian sovereign assets.
- Sec. 105. Sense of Congress welcoming President Trump's commitment to sell weapons to NATO allies for Ukraine.
- Sec. 106. Supporting Ukraine by holding corrupt Russian oligarchs accountable.

#### TITLE II—SUPPLEMENTAL APPROPRIATIONS FOR UKRAINE

- Sec. 201. Emergency appropriations for Department of Defense assistance to Ukraine.
- Sec. 202. Emergency appropriations to the Department of State for international disaster assistance.
- Sec. 203. Foreign Military Financing Program.
- Sec. 204. Emergency designation.
- Sec. 205. Presidential Drawdown Authority for Ukraine.
- Sec. 206. Support for Ukraine rule of law, governance, and justice for war crimes.

# TITLE III—ADDITIONAL LEGISLATIVE MECHANISMS IN SUPPORT OF UKRAINE

- Sec. 301. Trilateral cooperation initiative with Ukraine and Taiwan involving unmanned air, marine, and underwater defense systems.
- Sec. 302. Establishment of Ukraine Lessons Learned Task Force.
- Sec. 303. Acceptance back into stock of equipment procured under Ukraine Security Assistance Initiative.
- Sec. 304. Intelligence support for Ukraine.
- Sec. 305. International security cooperation program funding for United States European Command.

#### 1 SEC. 2. SENSE OF CONGRESS.

- 2 It is the sense of Congress that—
- 3 (1) Vladimir Putin has demonstrated his intent
- 4 to continue his war of aggression against Ukraine,
- 5 including through violating ceasefires over the last
- 6 decade, laying out maximalist demands, employing
- 7 stall tactics, and repeatedly firing weapons into civil-
- 8 ian areas;
- 9 (2) the Russian Federation poses a threat be-
- yond Ukraine, with Russian Government officials

1	stating territorial ambitions in Poland and in the
2	Baltic States, and carrying out acts of hybrid war,
3	including sabotage and assassinations, across the
4	NATO Alliance and in partner nations;
5	(3) since 2014, the United States has stood
6	firmly with Ukraine in its defense of its territorial
7	integrity, sovereignty, and democratic character, and
8	has reaffirmed this commitment following Russia's
9	full-scale invasion of Ukraine in February 2022;
10	(4) continued support for Ukraine serves vital
11	national security interests of the United States by
12	helping to uphold international law, deter aggres-
13	sion, and promote stability in Europe and around
14	the world;
15	(5) since 2014, and particularly following Rus-
16	sia's full-scale invasion of Ukraine in 2022, Ukraine
17	has employed adaptive, innovative, and asymmetric
18	defense strategies to resist aggression from the Rus-
19	sian Federation;
20	(6) the United States has a compelling national
21	interest in learning from partners' combat experi-
22	ence to inform its own defense strategies, procure-
23	ment processes, and military doctrine;
24	(7) Ukraine's adaptive and resourceful defense
25	strategies, particularly its use of emerging tech-

1	nologies, unmanned systems, cyber defense, and de-
2	centralized operations, have yielded critical insights
3	into modern warfare, and have directly informed
4	United States military research, development, and
5	doctrine;
6	(8) such innovations are directly relevant to de-
7	terring and responding to potential aggression in the
8	Indo-Pacific region;
9	(9) the lessons learned in Ukraine's defense
10	against Russia's aggression should be immediately
11	and directly applied to deterring aggression by for-
12	eign adversaries, including the People's Republic of
13	China, and where possible, bilateral and multilateral
14	initiatives to build upon these innovations should be
15	encouraged and sponsored;
16	(10) initiatives, such as Operation Spiderweb,
17	have exposed potential vulnerabilities within United
18	States and allied defense systems, and have offered
19	valuable opportunities to enhance readiness;
20	(11) lessons learned from Ukraine's experience
21	may help the United States identify vulnerabilities.
22	improve resilience, and enhance innovation in its
23	own defense posture;
24	(12) the People's Republic of China is watching
25	the extent to which the United States continues to

1	vigorously support and provide military assistance to
2	Ukraine in its defense against Russian aggression
3	and to evaluate the practical strength of the United
4	States' commitment to deterring potential aggression
5	in the Indo-Pacific region;
6	(13) what the United States does or does not
7	do to support Ukraine could directly influence the
8	People's Republic of China's calculus with respect to
9	its own territorial aspirations;
10	(14) while there can only be a diplomatic reso-
11	lution to Russia's war of aggression against
12	Ukraine, decreasing or ceasing United States mili-
13	tary and financial support to Ukraine would only
14	strengthen Vladimir Putin's bargaining power in
15	such negotiations by weakening Ukraine's position
16	on the battlefield;
17	(15) demonstrating the United States' resolve
18	in support of Ukraine is the only way to force Vladi-
19	mir Putin to negotiate seriously to end the war on
20	fair and equitable terms; and
21	(16) it is therefore in the vital national security
22	interest of the United States to continue strategic
23	investments in Ukraine's defenses in order to
24	strengthen the defenses of the United States and its

1	allies to advance President Trump's "Peace through
2	Strength" agenda.
3	SEC. 3. DEFINITIONS.
4	In this Act:
5	(1) Appropriate congressional commit-
6	TEES.—The term "appropriate congressional com-
7	mittees" means the Committee on Foreign Relations
8	of the Senate and the Committee on Foreign Affairs
9	of the House of Representatives.
10	(2) Russian aggressor state sovereign
11	ASSET.—The term "Russian aggressor state sov-
12	ereign asset" has the meaning given such term in
13	section 2 of the REPO for Ukrainians Act (division
14	F of Public Law 118–50; 22 U.S.C. 9521 note).
15	TITLE I—PROVISIONS TO SUP-
16	PORT UKRAINE'S WAR EF-
17	FORT
18	SEC. 101. SENSE OF CONGRESS REGARDING SECURITY AS-
19	SISTANCE FOR UKRAINE.
20	It is the sense of Congress that—
21	(1) the provision of United States security as-
22	sistance is mutually beneficial to Ukraine and the
23	national security interests of the United States;
24	(2) the procurement of security assistance for
25	Ukraine helps spur manufacturing necessary to pre-

1	pare for other United States military contingencies
2	including in the Indo-Pacific, while also countering
3	and deterring adversaries of the United States;
4	(3) appropriations by Congress provide a de
5	mand signal for industry to continue to support the
6	needs of the United States and our allies;
7	(4) United States assistance to Ukraine is no
8	charity, but must be given in coordination with con
9	tributions from other sources; and
10	(5) the United States should use all available
11	sources available to continue its support for
12	Ukraine, including—
13	(A) using United States funds to backfil
14	and procure United States assistance for
15	Ukraine;
16	(B) leveraging Russian assets that are fro
17	zen in the United States to benefit Ukraine;
18	(C) seizing illicit weapons transfers around
19	the globe to benefit Ukraine;
20	(D) capitalizing the Ukraine Reconstruc
21	tion Investment Fund through the provision of
22	security assistance and generating future re
23	turns for taxpayers; and

1	(E) selling needed arms and other materiel
2	to allies that are willing to provide such items
3	to Ukraine.
4	SEC. 102. UNITED STATES-UKRAINE RECONSTRUCTION IN-
5	VESTMENT FUND.
6	(a) Authorization of the United States-
7	UKRAINE RECONSTRUCTION INVESTMENT FUND.—The
8	United States International Development Finance Cor-
9	poration is authorized to implement the Agreement be-
10	tween the Government of Ukraine and the Government of
11	the United States of America on the Establishment of a
12	United States-Ukraine Reconstruction Investment Fund,
13	done at Washington April 30, 2025 (commonly known as
14	the "Ukraine-United States Mineral Resources Agree-
15	ment").
16	(b) Contributions to the United States-
17	UKRAINE RECONSTRUCTION INVESTMENT FUND.—Secu-
18	rity assistance provided by the United States to Ukraine,
19	including assistance provided pursuant to this Act, shall,
20	consistent with the Agreement between the Government
21	of Ukraine and the Government of the United States of
22	America on the Establishment of a United States-Ukraine
23	Reconstruction Investment Fund, done at Washington
24	April 30, 2025 (commonly known as the "Ukraine-United
25	States Mineral Resources Agreement"), be taken into ac-

- 1 count towards the United States capital contributions for
- 2 the Ukraine Reconstruction Investment Fund, consistent
- 3 with section 5 of Article VI of the agreement, which states
- 4 "If, after the Effective Date, the Government of the
- 5 United States of America delivers new military assistance
- 6 to the Government of Ukraine in any form (including the
- 7 donation of weapons systems, ammunition, technology or
- 8 training), the capital contribution of the U.S. Partner will
- 9 be deemed to be increased by the assessed value of such
- 10 military assistance, in accordance with the LP Agree-
- 11 ment.".

12

## (c) Report Required.—

- 13 (1) IN GENERAL.—Not later than 180 days
- after the date of the enactment of this Act, and an-
- nually thereafter for the following 2 years, the Presi-
- dent shall submit a report to the appropriate con-
- 17 gressional committees describing the capital con-
- tributions of the United States, including the dona-
- tion of any weapon systems and other material or
- 20 items that increased the capital contributions of the
- 21 United States.
- 22 (2) FORM.—The report required under para-
- graph (1) shall be submitted in unclassified form,
- but may contain a classified annex.

## 1 SEC. 103. SEIZURE OF ILLICIT WEAPONS TRANSFERS FOR

- THE BENEFIT OF UKRAINE.
- 3 (a) IN GENERAL.—It is the policy of the United
- 4 States to work to provide, consistent with applicable Fed-
- 5 eral law, weapons systems and components seized from
- 6 sanctioned Iranian entities to the Government of Ukraine
- 7 for use in its war against the Russian Federation.
- 8 (b) Information Sharing.—The Department of
- 9 Defense and other relevant Federal agencies shall seek to
- 10 provide information to the Department of Justice that is
- 11 relevant to a potential forfeiture action of any weapons
- 12 systems or components seized from sanctioned Iranian en-
- 13 tities that could have utility for Ukraine in its war against
- 14 Russia.
- 15 (c) Transfers Authorized.—The Attorney Gen-
- 16 eral, in coordination with the Secretary of State and other
- 17 relevant Federal agencies, shall seek to transfer any items
- 18 described in subsection (b) that are needed by Ukraine
- 19 to the Government of Ukraine or the Armed Forces of
- 20 Ukraine.
- 21 (d) Surplus Items.—If the Secretary of Defense de-
- 22 termines, after consultation with the Government of
- 23 Ukraine and the Commander of the United States Euro-
- 24 pean Command, that certain items are not needed or usa-
- 25 ble by Ukraine, the Secretary may sell such items as sur-
- 26 plus in accordance with existing law and reserve the pro-

1	ceeds from such sales for the purposes of supporting
2	Ukraine.
3	(e) Report Required.—
4	(1) In general.—Not later than 180 days
5	after the date of the enactment of this Act, and
6	every 180 days thereafter, the Secretary of Defense
7	and the Attorney General, in coordination with the
8	Secretary of State, shall submit a report to the
9	Committee on Armed Services of the Senate, the
10	Committee on the Judiciary of the Senate, the Com-
11	mittee on Armed Services of the House of Rep-
12	resentatives, and the Committee on the Judiciary of
13	the House of Representatives that—
14	(A) details the use of the authority de-
15	scribed in this section; and
16	(B) identifies any seized weapons or items
17	provided to Ukraine and any proceeds from the
18	sale of such items that was used to support
19	Ukraine.
20	(2) FORM.—The report required under para-
21	graph (1) shall be submitted in unclassified form,
22	but may contain a classified annex.

1	SEC. 104. SUPPLEMENTING UNITED STATES ASSISTANCE
2	FOR UKRAINE THROUGH THE USE OF IMMO
3	BILIZED RUSSIAN SOVEREIGN ASSETS.
4	(a) In General.—Not later than 90 days after the
5	date of the enactment of this Act, the President shall—
6	(1) effectuate the seizure, confiscation, trans
7	feral, or vesting of Russian aggressor state sovereign
8	assets subject to the jurisdiction of the United
9	States, in whole or part, including any interest
10	earned on such assets, and transfer such assets to
11	the Ukraine Support Fund pursuant to subsections
12	(b)(2)-(3) and (d) of section 104 of the REPO for
13	Ukrainians Act (division F of Public Law 118–50
14	22 U.S.C. 9521 note); or
15	(2) submit to the appropriate congressiona
16	committees and the Committee on Banking, Hous
17	ing, and Urban Affairs of the Senate and the Com
18	mittee on Financial Services of the House of Rep
19	resentatives a strategy for raising additional revenue
20	from Russian aggressor state sovereign assets sub
21	ject to the jurisdiction of the United States, includ
22	ing through the reinvestment of such assets in asset
23	classes with greater potential to produce revenue or
24	through the taxation of the income of such assets
25	(b) Elements.—The strategy required under sub
26	section (a)(2) shall include—

1	(1) a proposed plan for reinvesting immobilized
2	Russian sovereign assets, including—
3	(A) a description of the advantages and
4	disadvantages of investing in different asset
5	classes, including equities; and
6	(B) a projection of the potential for raising
7	revenue under various investment scenarios and
8	timelines;
9	(2) a proposal for taxing the income of immo-
10	bilized Russian aggressor state sovereign assets;
11	(3) any other proposal to raise revenue from
12	immobilized Russian aggressor state sovereign assets
13	subject to the jurisdiction of the United States and
14	an estimate of the amount of revenue to be so
15	raised;
16	(4) a timeline and plan for the implementation
17	of the preferred method for raising revenue; and
18	(5) a plan for utilizing the amounts generated
19	by such additional revenue for the benefit of
20	Ukraine, including by procuring and providing new
21	security assistance for Ukraine.
22	(c) Report.—Not later than 30 days following the
23	submission of a strategy pursuant to subsection (a)(2)
24	and every 180 days thereafter for the following 3 years
25	the Secretary of State, in coordination with the Secretary

1	of the Treasury, shall submit to the appropriate congres-
2	sional committees and the Committee on Banking, Hous-
3	ing, and Urban Affairs of the Senate and the Committee
4	on Financial Services of the House of Representatives a
5	report that describes—
6	(1) the revenue generated as a result of the ap-
7	proach recommended by the strategy;
8	(2) any additional steps the Secretary of State
9	and the Secretary of the Treasury intend to take to
10	generate additional revenue from immobilized Rus-
11	sian assets; and
12	(3) how any revenue generated from the imple-
13	mentation of the strategy has been used to support
14	Ukraine.
15	(d) Expanded Use of Ukraine Support Fund.—
16	Section 104(f)(2) of the REPO for Ukrainians Act (divi-
17	sion F of Public Law 118–50 (22 U.S.C. 2951 note) is
18	amended by adding at the end the following:
19	"(D) Procuring weapons intended to be
20	transferred to Ukraine.
21	"(E) Backfilling weapons provided to
22	Ukraine through the use of Presidential Draw-
23	down Authority under section 506(a) of the
24	Foreign Assistance Act of 1961 (22 U.S.C.
25	2318 (a)).".

1	SEC. 105. SENSE OF CONGRESS WELCOMING PRESIDENT
2	TRUMP'S COMMITMENT TO SELL WEAPONS
3	TO NATO ALLIES FOR UKRAINE.
4	It is the sense of Congress that—
5	(1) the July 14, 2025, announcement by Presi-
6	dent Donald Trump and North Atlantic Treaty Or-
7	ganization Secretary General Mark Rutte that
8	NATO will coordinate funding from allies in Europe
9	and Canada to procure United States origin weap-
10	ons for Ukraine is a welcome development;
11	(2) the commitment by NATO allies to pur-
12	chase United States origin weapons—
13	(A) demonstrates meaningful burden shar-
14	ing between allies in Euro-Atlantic support for
15	Ukraine;
16	(B) builds upon the \$180,000,000,000
17	that the European Union has made available to
18	Ukraine since February 2022, including
19	\$65,000,000,000 in military assistance; and
20	(C) provides additional demand to United
21	States industries to ensure consistent produc-
22	tion of weapons and materiel essential for the
23	United States' own defense and contingency op-
24	erations;
25	(3) the initiative developed by President Trump
26	and Secretary General Rutte provides the requisite

1	reassurance to United States taxpayers that the
2	United States will support Ukraine as part of a bal-
3	anced partnership with Europe and Canada; and
4	(4) in order to maintain a balanced partnership
5	between the United States and NATO allies in sup-
6	port of Ukraine, the United States must also provide
7	new funding for security assistance to Ukraine to
8	fund remaining military needs not otherwise pro-
9	vided by other partners.
10	SEC. 106. SUPPORTING UKRAINE BY HOLDING CORRUPT
11	RUSSIAN OLIGARCHS ACCOUNTABLE.
12	(a) Reestablishment.—Not later than 15 days
13	after the date of the enactment of this Act, the Attorney
14	General, in coordination with the Secretary of State and
15	the Secretary of the Treasury, shall reconstitute "Task
	the Secretary of the Treasury, shall reconstitute "Task Force KleptoCapture", consistent with the stated purpose
15 16	· · · · · · · · · · · · · · · · · · ·
15 16 17	Force KleptoCapture", consistent with the stated purpose
15 16 17	Force KleptoCapture", consistent with the stated purpose of such task force when it was launched by the Depart-
15 16 17 18	Force KleptoCapture", consistent with the stated purpose of such task force when it was launched by the Department of Justice on March 2, 2022.
15 16 17 18	Force KleptoCapture", consistent with the stated purpose of such task force when it was launched by the Department of Justice on March 2, 2022.  (b) Functions.—Task Force KleptoCapture shall—
15 16 17 18 19	Force KleptoCapture", consistent with the stated purpose of such task force when it was launched by the Department of Justice on March 2, 2022.  (b) Functions.—Task Force KleptoCapture shall—  (1) enforce sanctions, export restrictions, and
15 16 17 18 19 20 21	Force KleptoCapture", consistent with the stated purpose of such task force when it was launched by the Department of Justice on March 2, 2022.  (b) Functions.—Task Force KleptoCapture shall—  (1) enforce sanctions, export restrictions, and economic countermeasures imposed by the United
15 16 17 18 19 20 21	Force KleptoCapture", consistent with the stated purpose of such task force when it was launched by the Department of Justice on March 2, 2022.  (b) Functions.—Task Force KleptoCapture shall—  (1) enforce sanctions, export restrictions, and economic countermeasures imposed by the United States and its allies in response to the Russian Fed-

1	or conceal the unlawful conduct of the Russian Fed-
2	eration;
3	(3) coordinate efforts, including information
4	sharing and collection, with like-minded governments
5	to enforce sanctions, export restrictions, and eco-
6	nomic countermeasures related to the Russian Fed-
7	eration's war in Ukraine or corruption by Russian
8	elites and oligarchs; and
9	(4) determine whether any assets seized during
10	the enforcement of such sanctions and restrictions
11	are subject to forfeiture.
12	(c) Report.—Not later than 60 days after the date
13	of the enactment of this Act, the Attorney General, in co-
14	ordination with the Secretary of State and the Secretary
15	of the Treasury, shall submit a report to the appropriate
16	congressional committees, the Committee on the Judiciary
17	of the Senate, the Committee on Banking, Housing, and
18	Urban Affairs of the Senate, the Committee on the Judici-
19	ary of the House of Representatives, and the Committee
20	on Financial Services of the House of Representatives
21	that—
22	(1) describes the operations and activities of
23	Task Force KleptoCapture during the most recent
24	180-day period;

1	(2) identifies the number of staff members and
2	attorneys who are working for Task Force
3	KleptoCapture; and
4	(3) outlines the resources that will be dedicated
5	to carry out the functions required under subsection
6	(b), including efforts that will be taken to coordinate
7	with relevant allies and partners.
8	TITLE II—SUPPLEMENTAL
9	APPROPRIATIONS FOR UKRAINE
10	SEC. 201. EMERGENCY APPROPRIATIONS FOR DEPART-
11	MENT OF DEFENSE ASSISTANCE TO UKRAINE.
12	(a) Provision of Defense Assistance to
13	UKRAINE.—The following sums are appropriated, out of
14	any money in the Treasury not otherwise appropriated,
15	for the fiscal year ending September 30, 2025: For an
16	additional amount for "Operations and Maintenance, De-
17	fense-Wide", \$30,000,000,000, to remain available until
18	September 30, 2026, to respond to the situation in
19	Ukraine and for related expenses: Provided, That of the
20	total amount provided under this section,
21	\$15,000,000,000, to remain available until September 30,
22	2027, shall be for the Ukraine Security Assistance Initia-
23	tive: Provided further, That such funds shall be available
24	to the Secretary of Defense under the terms and condi-
25	tions set forth in section 8148 of the Department of De-

fense Appropriations Act, 2024 (division A of Public Law 2 118–47): Provided further, That of the total amount pro-3 vided under this subsection, \$15,000,000,000, to remain 4 available until September 30, 2025, may be transferred 5 to accounts under the headings "Operation and Maintenance", "Procurement", and "Revolving and Management 6 7 Funds" for replacement, through new procurement or re-8 pair of existing unserviceable equipment, of defense articles from the stocks of the Department of Defense, and 10 for reimbursement for defense services of the Department of Defense and military education and training, provided 11 12 to the Government of Ukraine or identified and notified to Congress for provision to the Government of Ukraine 14 or to foreign countries that have provided support to 15 Ukraine at the request of the United States: Provided further, That funds transferred pursuant to the preceding 16 17 proviso shall be merged with and available for the same purposes and for the same period as the appropriations 18 19 to which the funds are transferred: *Provided further*, That 20 the Secretary of Defense shall notify the congressional de-21 fense committees (as defined in section 101(a)(16) of title 22 10, United States Code) of the details of such transfers 23 not less than 15 days before any such transfer: Provided further, That upon a determination that all or part of the funds transferred under this subsection are not necessary

for the purposes described in this subsection, such 2 amounts may be transferred back and merged with the 3 amount appropriated under this subsection: Provided further, That any transfer authority provided under this sub-4 5 section is in addition to any other transfer authority provided by law: Provided further, That such amount is des-6 ignated by the Congress as being for an emergency re-8 quirement pursuant to section 251(b)(2)(A)(i) of the Bal-9 anced Budget and Emergency Deficit Control Act of 1985. 10 (b) Use of Funds.—Amounts appropriated under 11 subsection (a) shall be used, to the greatest extent practicable, to provide the Government of Ukraine with— 12 13 (1) air defense systems, such as PATRIOT, 14 National Advanced Surface-to-Air Missile System 15 (NASAM), short-range air defense systems, man-16 portable air defense systems, anti-aircraft weapons, 17 radars, and other appropriate foreign systems, in-18 cluding replenishment of interceptor missiles; 19 (2) man-portable missiles and rockets in a 20 ready-to-fire configuration, including Javelin, Sting-21 er Missiles, and other light anti-tank weapons; 22 (3) multi-role fixed- and rotary-wing aircraft, 23 air-to-air and air-to-ground munitions, including 24 precision-guided munitions and equipment to convert

1	gravity bombs to precision-guided weapons, spare
2	parts, logistics, and maintenance support;
3	(4) air defense radar jamming and deception
4	systems, electronic warfare systems;
5	(5) strike unmanned aerial and maritime sys-
6	tems, loitering munitions, and tactical intelligence,
7	surveillance, and reconnaissance unmanned aircraft
8	systems;
9	(6) artillery and mortar rounds of various cali-
10	bers, including 155mm howitzers;
11	(7) M142 High Mobility Artillery Rocket Sys-
12	tems with appropriate missile sets, including Army
13	Tactical Missile Systems, 122mm Grad rockets and
14	launchers, and counter-battery radars;
15	(8) tanks and tank ammunition;
16	(9) coastal defense missile systems, such as
17	Harpoon missiles, maritime surveillance, autono-
18	mous underwater vehicles, and anti-mine systems;
19	(10) tactical communication systems and sat-
20	ellite communication services;
21	(11) mine clearance equipment, ground vehicles,
22	and night vision devices; and
23	(12) other appropriate military equipment and
24	supplies.

1 (c) Provision of Defense Assistance to North 2 ATLANTIC TREATY ORGANIZATION MEMBERS.—The fol-3 lowing sums are appropriated, out of any money in the 4 Treasury not otherwise appropriated, for the fiscal year 5 ending September 30, 2025: For an additional amount for 6 "Operations and Maintenance", "Procurement", and "Revolving and Management Funds", \$2,000,000,000, to re-8 main available until September 30, 2027, may be transferred to accounts under such headings to provide the 10 Governments of Poland, of Lithuania, of Latvia, and of Estonia, and other members of the North Atlantic Treaty 11 12 Organization with aircraft, tanks, munitions, and anti-air 13 and anti-tank weaponry: Provided further, That funds transferred pursuant to the previous proviso shall be 14 15 merged with and available for the same purposes and the same period as the appropriations to which the funds are 16 17 transferred: *Provided further*, That the Secretary of De-18 fense shall notify the congressional defense committees (as 19 defined in section 101(a)(16) of title 10, United States 20 Code) of the details of such transfers not less than 15 21 days before any such transfer: *Provided further*, That upon 22 a determination that all or part of the funds transferred 23 under this subsection are not necessary for the purposes described in this subsection, such amounts may be transferred back and merged with the amount appropriated

- 1 under this subsection: Provided further, That any transfer
- 2 authority provided under this subsection is in addition to
- 3 any other transfer authority provided by law: Provided fur-
- 4 ther, That such amount is designated by the Congress as
- 5 being for an emergency requirement pursuant to section
- 6 251(b)(2)(A)(i) of the Balanced Budget and Emergency
- 7 Deficit Control Act of 1985.
- 8 (d) Use of Funds.—Amounts appropriated under
- 9 subsection (c) shall be provided—
- 10 (1) to bolster the deterrence efforts of the gov-
- ernments referred to in such subsection against an
- invasion by the Russian Federation; and
- 13 (2) to replace equipment donated by such gov-
- ernments to the Government of Ukraine.
- 15 SEC. 202. EMERGENCY APPROPRIATIONS TO THE DEPART-
- 16 MENT OF STATE FOR INTERNATIONAL DIS-
- 17 **ASTER ASSISTANCE.**
- There is appropriated to the Department of State,
- 19 out of any money in the Treasury not otherwise appro-
- 20 priated, for the fiscal year ending September 30, 2025,
- 21 \$500,000,000, to remain available until expended, for
- 22 "International Disaster Assistance" to address humani-
- 23 tarian needs in Ukraine due to the impact caused by the
- 24 Russian Federation's invasion.

## 1 SEC. 203. FOREIGN MILITARY FINANCING PROGRAM.

2 There is appropriated, out of any money in the Treas-3 ury not otherwise appropriated, for the fiscal year ending September 30, 2025, \$3,000,000,000, to remain available 4 5 until September 30, 2027, for the "Foreign Military Financing Program" for assistance for Ukraine and coun-6 7 tries impacted by the situation in Ukraine and for related 8 expenses: Provided, That such amounts shall also be made 9 available for the cost of loans and loan guarantees author-10 ized under section 2606 of the Ukraine Supplemental Appropriations Act, 2022 (division N of Public Law 117– 11 12 103), subject to the terms and conditions provided in such 13 section, or as otherwise authorized by law: Provided further, That loan guarantees made using amounts described in the preceding proviso for loans financed by the Federal 15 Financing Bank may be provided notwithstanding any provision of law limiting the percentage of loan principal 17 18 that may be guaranteed: Provided further, That funds 19 made available under this heading for assistance for 20 Ukraine may be made available for procurement of defense 21 articles, defense services, or design and construction serv-22 ices that are not sold by the United States Government under the Arms Export Control Act (22 U.S.C. 2751 et 24 seq.): Provided further, That up to \$10,000,000 of funds made available under this heading in this division, in addition to funds otherwise available for such purposes, may 26

- 1 be used by the Department of State for necessary expenses
- 2 for the general costs of administering military assistance
- 3 and sales, including management and oversight of such
- 4 programs and activities: Provided further, That such
- 5 amount is designated by the Congress as being for an
- 6 emergency requirement pursuant to section
- 7 251(b)(2)(A)(i) of the Balanced Budget and Emergency
- 8 Deficit Control Act of 1985.

#### 9 SEC. 204. EMERGENCY DESIGNATION.

- 10 (a) IN GENERAL.—Amounts appropriated by this Act
- 11 are designated as an emergency requirement pursuant to
- 12 section 4(g) of the Statutory Pay-As-You-Go Act of 2010
- 13 (2 U.S.C. 933(g)).
- 14 (b) Designation in House and Senate.—This
- 15 Act is designated as an emergency requirement pursuant
- 16 to subsections (a) and (b) of section 4001 of S. Con. Res.
- 17 14 (117th Congress), the concurrent resolution on the
- 18 budget for fiscal year 2022, and to legislation establishing
- 19 fiscal year 2025 budget enforcement in the House of Rep-
- 20 resentatives.
- 21 SEC. 205. PRESIDENTIAL DRAWDOWN AUTHORITY FOR
- 22 UKRAINE.
- During each of the fiscal years 2025, 2026, and
- 24 2027, section 506(a)(1) of the Foreign Assistance Act of

1	1961	(22)	U.S.C.	2318(a)(1)	shall	be	applied	by	striking
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- 2 "\$100,000,000" and inserting "\$6,000,000,000".
- 3 SEC. 206. SUPPORT FOR UKRAINE RULE OF LAW, GOVERN-
- 4 ANCE, AND JUSTICE FOR WAR CRIMES.
- 5 (a) IN GENERAL.—There is appropriated, out of any
- 6 money in the Treasury not otherwise appropriated, for the
- 7 fiscal year ending September 30, 2026, in addition to the
- 8 amount otherwise appropriated for such fiscal year,
- 9 \$600,000,000, which shall be made available to the Bu-
- 10 reau of International Narcotics and Law Enforcement Af-
- 11 fairs to support the National Police of Ukraine and the
- 12 State Border Guard Service of Ukraine, including units
- 13 supporting or under the command of the Armed Forces
- 14 of Ukraine, by providing funding for—
- 15 (1) small arms and related equipment;
- 16 (2) armored vehicles;
- 17 (3) anti-mining and demining equipment and
- technology;
- 19 (4) surveillance and reconnaissance Unmanned
- Aerial Systems; and
- 21 (5) personal protective equipment.
- (b) Mobile Firing Teams.—The Assistant Sec-
- 23 retary of State for International Narcotics and Law En-
- 24 forcement Affairs shall provide the equipment and provi-
- 25 sions described in subsection (a) to mobile firing teams

- 1 of the National Police of Ukraine for the purposes of pro-
- 2 tecting civilian infrastructure, civilian and residential com-
- 3 munities, energy infrastructure, and other critical infra-
- 4 structure.
- 5 (c) Anti-corruption Measures.—There is appro-
- 6 priated, out of any money in the Treasury not otherwise
- 7 appropriated, for the fiscal year ending September 30,
- 8 2026, in addition to the amount otherwise appropriated
- 9 for such fiscal year, \$100,000,000 for the Bureau of Inter-
- 10 national Narcotics and Law Enforcement Affairs to sup-
- 11 port rule of law, good governance, and anti-corruption
- 12 measures in Ukraine by providing funding for—
- 13 (1) the training of judges, prosecutors, and
- 14 anti-corruption agencies, including the National
- 15 Anti-Corruption Bureau of Ukraine and the Special-
- ized Anti-Corruption Prosecutor's Office of Ukraine;
- 17 (2) assistance to civil society, nongovernmental,
- and intergovernmental organizations that are work-
- ing to strengthen the rule of law in Ukraine, includ-
- ing the International Organization for Migration and
- the United Nations High Commissioner for Refugees
- 22 (UNHCR); and
- 23 (3) professional training and support to the
- 24 Economic Security Bureau of Ukraine and the State
- 25 Customs Service of Ukraine and their efforts to root

1 out tax fraud, money laundering, and other financial 2 crimes. 3 (d) Prosecutions of War Crimes.—There is ap-4 propriated, out of any money in the Treasury not other-5 wise appropriated, for the fiscal year ending September 30, 2026, in addition to the amount otherwise appro-6 priated for such fiscal year, \$50,000,000 for the programs 8 and activities of the Bureau of International Narcotics and Law Enforcement Affairs to assist the Prosecutor 10 General of Ukraine and the National Police of Ukraine in carrying out investigations and prosecutions of war 11 crimes committed by Vladimir Putin's regime in Ukraine, 12 13 including by providing funding for— 14 (1) training, support, professional development, 15 and capacity strengthening of the National Police of 16 Ukraine to collect evidence; 17 (2) forensic equipment and DNA analysis for 18 the National Police of Ukraine and Prosecutor Gen-19 eral of Ukraine's Office; and 20 (3) information sharing from the Secretary of 21 State regarding attacks in Eastern Ukraine and 22 other targeted attacks against civilian and residen-23 tial communities throughout the sovereign nation of Ukraine. 24

1	TITLE	III—AI	DDITIONAL	LEGIS-

3	PORT	OF UKR	AINE
)			

2	LATIVE MECHANISMS IN SUP-
3	PORT OF UKRAINE
4	SEC. 301. TRILATERAL COOPERATION INITIATIVE WITH
5	UKRAINE AND TAIWAN INVOLVING UN
6	MANNED AIR, MARINE, AND UNDERWATER
7	DEFENSE SYSTEMS.
8	(a) In General.—The Secretary of Defense and the
9	Secretary of State, in collaboration with the Government
10	of Ukraine and the relevant authorities in Taiwan, shall
11	jointly establish a trilateral research, development, and
12	production initiative to promote the rapid development
13	and deployment of unmanned air, marine, and underwater
14	autonomous and semi-autonomous systems, including
15	drones, and countermeasures within their respective terri-
16	tories. Private and parastatal entities within each of the
17	trilateral partners may be used, as appropriate, to assist
18	in carrying out such trilateral initiative.
19	(b) APPROPRIATIONS.—There is appropriated to the
20	Secretary of State, out of any money in the Treasury not
21	otherwise appropriated, for the fiscal year ending Sep-
22	tember 30, 2025, \$1,050,000,000, to remain available
23	until September 30, 2027, to carry out the initiative estab-
24	lished pursuant to subsection (a).

1	SEC. 302. ESTABLISHMENT OF UKRAINE LESSONS LEARNET
2	TASK FORCE.
3	(a) Establishment.—Not later than 60 days after
4	the date of the enactment of this Act, the Secretary of
5	State, in coordination with the Secretary of Defense and
6	the Chairman of the Joint Chiefs of Staff, shall establish
7	a joint interagency task force, to be known as the
8	"Ukraine Lessons Learned Task Force" (referred to in
9	this section as the "Task Force").
10	(b) Purposes.—The purposes of the Task Force
11	are—
12	(1) identifying, evaluating, and synthesizing key
13	battlefield innovations, operational practices, and de
14	fense strategies employed by Ukraine in its resist
15	ance to Russian aggression;
16	(2) assessing the relevance of such lessons to
17	United States military doctrine, training, logistics
18	acquisition, and strategic planning;
19	(3) recommending specific changes or pilot pro
20	grams to integrate such lessons into United States
21	defense systems;
22	(4) identify vulnerabilities in United States sys
23	tems highlighted by Ukraine's experience, including
24	through joint operations such as Operation Spider
25	Web; and

1	(5) coordinate with NATO allies and Ukrainian
2	defense counterparts, as appropriate.
3	(c) Reporting Requirements.—
4	(1) Annual report to congress.—Not later
5	than 180 days after the date of the enactment of
6	this Act, and annually thereafter for the following 5
7	years, the Secretary of State, in coordination with
8	the Secretary of Defense and the Chairman of the
9	Joint Chiefs of Staff, shall submit a report to the
10	Committee on Foreign Relations of the Senate, the
11	Committee on Armed Services of the Senate, the
12	Committee on Appropriations of the Senate, the
13	Committee on Foreign Affairs of the House of Rep-
14	resentatives, the Committee on Armed Services of
15	the House of Representatives, and the Committee on
16	Appropriations of the House of Representatives that
17	contains—
18	(A) a summary of the findings and assess-
19	ments conducted by the Task Force;
20	(B) recommendations for changes to doc-
21	trine, training, acquisition, or organizational
22	structure;
23	(C) an overview of any pilot programs or
24	implementation actions taken in response to
25	such recommendations; and

1	(D) a classified annex with detailed assess
2	ments, to the extent necessary.
3	(2) Public Version.—An unclassified version
4	of the report required under paragraph (1) that ex
5	cludes sensitive and classified information shall be
6	made available to the public through a public
7	website.
8	(d) Integration Into Military Training and
9	STRATEGY.—The Secretary of Defense and the Chairman
10	of the Joint Chiefs of Staff shall ensure that relevant find
11	ings from the Task Force are—
12	(1) incorporated into professional military edu
13	cation curricula, including at the National Defense
14	University, service academies, and war colleges;
15	(2) reflected in joint and service-specific train
16	ing exercises and war games; and
17	(3) considered in the development of future
18	operational concepts and planning scenarios.
19	(e) NATO AND ALLIED COORDINATION.—The Sec
20	retary of State, in coordination with the Secretary of De
21	fense and the Chairman of the Joint Chiefs of Staff, shall
22	coordinate with NATO allies—
23	(1) to share and compare assessments of les
24	sons learned from Ukraine's defense:

1	(2) to promote interoperability in defense inno-
2	vation; and
3	(3) to explore the establishment of a multilat-
4	eral "Defense Innovation Lessons Hub" or similar
5	mechanism.
6	(f) Sunset.—This section shall cease to have any
7	force or effect beginning on the date that is 5 years after
8	the date of the enactment of this Act.
9	SEC. 303. ACCEPTANCE BACK INTO STOCK OF EQUIPMENT
10	PROCURED UNDER UKRAINE SECURITY AS-
11	SISTANCE INITIATIVE.
12	(a) In General.—Equipment procured to carry out
13	the authority under section 1250(a) of the National De-
14	fense Authorization Act for Fiscal Year 2016 (Public Law
15	114-92; 129 Stat. 1068) may only be treated as stocks
16	of the Department of Defense if the equipment procured—
17	(1) has not yet been transferred to the Govern-
18	ment of Ukraine and is no longer needed to support
19	a program carried out pursuant to such section; or
20	(2) has been transferred to the Government of
21	Ukraine and has been returned by Ukraine to the
22	United States.
23	(b) NOTIFICATION.—The Secretary of Defense may
24	not transfer back into stock equipment described in sub-
25	section (a) until the date that is 15 days after the date

- 1 on which the Secretary of Defense submits a notification
- 2 to Congress describing how the conditions of such sub-
- 3 section were met.

#### 4 SEC. 304. INTELLIGENCE SUPPORT FOR UKRAINE.

- 5 (a) Defined Term.—In this section, the term "ter-
- 6 ritory of Ukraine" includes all territory internationally
- 7 recognized to be the sovereign territory of Ukraine, includ-
- 8 ing Crimea and the territory the Russian Federation
- 9 claims to have annexed in Kherson Oblast, Zaporizhzia
- 10 Oblast, Donetsk Oblast, and Luhansk Oblast.
- 11 (b) IN GENERAL.—The Secretary of Defense shall
- 12 provide continuous, ongoing intelligence support, including
- 13 information, intelligence, and imagery collection author-
- 14 ized under title 10, United States Code, to the Govern-
- 15 ment of Ukraine for the purpose of supporting military
- 16 operations of the Government of Ukraine that are specifi-
- 17 cally intended or reasonably expected to defend and retake
- 18 the territory of Ukraine.
- 19 (c) NOTIFICATION REQUIRED.—Not later than 10
- 20 days before any pause in providing the support described
- 21 in subsection (b), the Secretary of Defense shall notify the
- 22 Committee on Foreign Relations of the Senate, the Com-
- 23 mittee on Armed Services of the Senate, the Select Com-
- 24 mittee on Intelligence of the Senate, the Committee on
- 25 Foreign Affairs of the House of Representatives, the Com-

1	mittee on Armed Services of the House of Representatives,
2	and the Permanent Select Committee on Intelligence of
3	the House of Representatives of any such pause, including
4	a justification for such pause.
5	(d) Sunset.—This section shall cease to have any
6	force or effect beginning on the earlier of—
7	(1) the date that is 5 years after the date of the
8	enactment of this Act; or
9	(2) upon the submission of a certification from
10	the President to the committees described in sub-
11	section (c) that—
12	(A) there has been a complete and durable
13	cessation of military hostilities by the Russian
14	Federation in Ukraine; and
15	(B) the Government of Ukraine has will-
16	ingly and freely entered into a negotiated agree-
17	ment with the Government of the Russian Fed-
18	eration regarding the cessation of hostilities in
19	Ukraine.
20	SEC. 305. INTERNATIONAL SECURITY COOPERATION PRO-
21	GRAM FUNDING FOR UNITED STATES EURO-
22	PEAN COMMAND.
23	The Secretary of Defense shall expend not less than
24	15 percent of the amounts appropriated for each of the
25	fiscal years 2025, 2026, and 2027 in this Act, or in any

- 1 other Act, for the International Security Cooperation Pro-
- 2 gram for United States European Command operations.