AMENDMENT IN THE NATURE OF A SUBSTITUTE TO H.R. 5412

OFFERED BY MR. SCHIFF OF CALIFORNIA

Strike all after the enacting clause and insert the following:

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Intelligence Authorization Act for Fiscal Year 2022".
- 4 (b) Table of Contents for
- 5 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definitions.

TITLE I—INTELLIGENCE ACTIVITIES

- Sec. 101. Authorization of appropriations.
- Sec. 102. Classified schedule of authorizations.
- Sec. 103. Intelligence community management account.

TITLE II—CENTRAL INTELLIGENCE AGENCY RETIREMENT AND DISABILITY SYSTEM

Sec. 201. Authorization of appropriations.

TITLE III—GENERAL INTELLIGENCE COMMUNITY MATTERS

- Sec. 301. Restriction on conduct of intelligence activities.
- Sec. 302. Increase in employee compensation and benefits authorized by law.
- Sec. 303. Temporary authority for paid leave for a serious health condition.
- Sec. 304. Harmonization of whistleblower protections.
- Sec. 305. Congressional oversight of certain special access programs.
- Sec. 306. Clarification of requirement for authorization of funding for intelligence activities.
- Sec. 307. Authorization of support by Director of National Intelligence for certain activities relating to intelligence community workforce.
- Sec. 308. Requirements for certain employment activities by former intelligence officers and employees.

- Sec. 309. Non-reimbursable detail of intelligence community personnel to assist with processing and resettlement of refugees, parolees, and other aliens from Afghanistan.
- Sec. 310. Authority for transport of certain canines associated with force protection duties of intelligence community.
- Sec. 311. Development of definitions for certain terms relating to intelligence.
- Sec. 312. Support for and oversight of Unidentified Aerial Phenomena Task Force.

TITLE IV—MATTERS RELATING TO ELEMENTS OF THE INTELLIGENCE COMMUNITY

Subtitle A—Office of the Director of National Intelligence

- Sec. 401. National Counterproliferation and Biosecurity Center.
- Sec. 402. Clarification of certain responsibility of the Director of National Intelligence.
- Sec. 403. Responsibility of Director of National Intelligence regarding National Intelligence Program budget concerning Federal Bureau of Investigation.
- Sec. 404. Climate Security Advisory Council.

Subtitle B—Other Elements

- Sec. 411. Protection of certain facilities and assets of Central Intelligence Agency from unmanned aircraft.
- Sec. 412. Modification of National Geospatial-Intelligence Agency personnel management authority to attract experts in science and engineering.
- Sec. 413. Requirements for termination of dual-hat arrangement for Commander of the United States Cyber Command.
- Sec. 414. National Space Intelligence Center.
- Sec. 415. Procurement by Federal Bureau of Investigation of Chinese products and services.
- Sec. 416. Counterintelligence units at non-intelligence community Federal departments and agencies.
- Sec. 417. Detection and monitoring of wildfires.

TITLE V—ANOMALOUS HEALTH INCIDENTS AND OTHER HEALTH CARE MATTERS

- Sec. 501. Compensation and professional standards for certain medical officers of the Central Intelligence Agency.
- Sec. 502. Medical advisory board of the Central Intelligence Agency.
- Sec. 503. Report on protocols for certain intelligence community employees and dependents.
- Sec. 504. Inspector General of the Central Intelligence Agency review of Office of Medical Services.
- Sec. 505. Clarification of effect of certain benefits relating to injuries to the brain.

TITLE VI—MATTERS RELATING TO FOREIGN COUNTRIES

- Sec. 601. National Intelligence Estimate on security situation in Afghanistan and related region.
- Sec. 602. Report on likelihood of military action by countries of the South Caucasus.

- Sec. 603. Report on intelligence collection posture and other matters relating to Afghanistan and related region.
- Sec. 604. Report on threat posed by emerging Chinese technology companies.
- Sec. 605. Report on cooperation between China and United Arab Emirates.
- Sec. 606. Report on propagation of extremist ideologies from Saudi Arabia.
- Sec. 607. Report on effects of sanctions by United States.

TITLE VII—REPORTS AND OTHER MATTERS

- Sec. 701. Pilot program for security vetting of certain individuals.
- Sec. 702. Intelligence assessment and reports on foreign racially motivated violent extremists.
- Sec. 703. Periodic report on positions in the intelligence community that can be conducted without access to classified information, networks, or facilities.
- Sec. 704. Biennial reports on foreign biological threats.
- Sec. 705. Annual reports on domestic activities of the intelligence community.
- Sec. 706. Annual reports on certain cyber vulnerabilities procured by intelligence community and foreign commercial providers of cyber vulnerabilities.
- Sec. 707. Improvements to annual report on demographic data of employees of intelligence community.
- Sec. 708. National Intelligence Estimate on escalation and de-escalation of gray zone activities in great power competition.
- Sec. 709. Report on certain actions taken by intelligence community with respect to human rights and international humanitarian law.
- Sec. 710. Briefing on trainings relating to blockchain technology.
- Sec. 711. Report on prospective ability to administer COVID-19 vaccines and other medical interventions to certain intelligence community personnel.
- Sec. 712. Report on potential inclusion within intelligence community of the Office of National Security of the Department of Health and Human Services.
- Sec. 713. Reports relating to Inspector General of Defense Intelligence Agency.
- Sec. 714. Report on rare earth elements.
- Sec. 715. Report on plan to fully fund the Information Systems Security Program and next generation encryption.
- Sec. 716. Review of National Security Agency and United States Cyber Command.

1 SEC. 2. DEFINITIONS.

- 2 In this Act:
- 3 (1) Congressional intelligence commit-
- 4 TEES.—The term "congressional intelligence com-
- 5 mittees" has the meaning given such term in section
- 6 3 of the National Security Act of 1947 (50 U.S.C.
- 7 3003).

1	(2) Intelligence community.—The term
2	"intelligence community" has the meaning given
3	such term in section 3 of the National Security Act
4	of 1947 (50 U.S.C. 3003).
5	TITLE I—INTELLIGENCE
6	ACTIVITIES
7	SEC. 101. AUTHORIZATION OF APPROPRIATIONS.
8	Funds are hereby authorized to be appropriated for
9	fiscal year 2022 for the conduct of the intelligence and
10	intelligence-related activities of the following elements of
11	the United States Government:
12	(1) The Office of the Director of National Intel-
13	ligence.
14	(2) The Central Intelligence Agency.
15	(3) The Department of Defense.
16	(4) The Defense Intelligence Agency.
17	(5) The National Security Agency.
18	(6) The Department of the Army, the Depart-
19	ment of the Navy, and the Department of the Air
20	Force.
21	(7) The Coast Guard.
22	(8) The Department of State.
23	(9) The Department of the Treasury.
24	(10) The Department of Energy.
25	(11) The Department of Justice.

1	(12) The Federal Bureau of Investigation.
2	(13) The Drug Enforcement Administration.
3	(14) The National Reconnaissance Office.
4	(15) The National Geospatial-Intelligence Agen-
5	ey.
6	(16) The Department of Homeland Security.
7	SEC. 102. CLASSIFIED SCHEDULE OF AUTHORIZATIONS.
8	(a) Specifications of Amounts.—The amounts
9	authorized to be appropriated under section 101 for the
10	conduct of the intelligence activities of the elements listed
11	in paragraphs (1) through (16) of section 101, are those
12	specified in the classified Schedule of Authorizations pre-
13	pared to accompany this Act.
14	(b) Availability of Classified Schedule of Au-
15	THORIZATIONS.—
16	(1) AVAILABILITY.—The classified Schedule of
17	Authorizations referred to in subsection (a) shall be
18	made available to the Committee on Appropriations
19	of the Senate, the Committee on Appropriations of
20	the House of Representatives, and to the President.
21	(2) DISTRIBUTION BY THE PRESIDENT.—Sub-
22	ject to paragraph (3), the President shall provide for
23	suitable distribution of the classified Schedule of Au-
24	thorizations referred to in subsection (a), or of ap-

1	propriate portions of such Schedule, within the exec-
2	utive branch.
3	(3) Limits on disclosure.—The President
4	shall not publicly disclose the classified Schedule of
5	Authorizations or any portion of such Schedule ex-
6	cept—
7	(A) as provided in section 601(a) of the
8	Implementing Recommendations of the 9/11
9	Commission Act of 2007 (50 U.S.C. 3306(a));
10	(B) to the extent necessary to implement
11	the budget; or
12	(C) as otherwise required by law.
	SEC. 103. INTELLIGENCE COMMUNITY MANAGEMENT AC-
13	SEC. 103. INTELLIGENCE COMMUNITY MANAGEMENT ACCOUNT.
13 14	
13 14 15	COUNT.
13 14 15	COUNT. (a) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated for the Intelligence Commu-
13 14 15 16	COUNT. (a) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated for the Intelligence Commu-
13 14 15 16	count. (a) Authorization of Appropriations.—There is authorized to be appropriated for the Intelligence Community Management Account of the Director of National In-
13 14 15 16 17	count. (a) Authorization of Appropriations.—There is authorized to be appropriated for the Intelligence Community Management Account of the Director of National Intelligence for fiscal year 2022 the sum of \$619,000,000.
13 14 15 16 17 18	count. (a) Authorization of Appropriations.—There is authorized to be appropriated for the Intelligence Community Management Account of the Director of National Intelligence for fiscal year 2022 the sum of \$619,000,000. (b) Classified Authorization of Appropria-
13 14 15 16 17 18 19	count. (a) Authorization of Appropriations.—There is authorized to be appropriated for the Intelligence Community Management Account of the Director of National Intelligence for fiscal year 2022 the sum of \$619,000,000. (b) Classified Authorization of Appropriations.—In addition to amounts authorized to be appro-
13 14 15 16 17 18 19 20	(a) Authorization of Appropriations.—There is authorized to be appropriated for the Intelligence Community Management Account of the Director of National Intelligence for fiscal year 2022 the sum of \$619,000,000. (b) Classified Authorization of Appropriations.—In addition to amounts authorized to be appropriated for the Intelligence Community Management Ac-

- 7 specified in the classified Schedule of Authorizations referred to in section 102(a). INTEL-II—CENTRAL TITLE 3 LIGENCE **AGENCY** RETIRE-4 AND DISABILITY SYS-MENT 5 TEM 6 SEC. 201. AUTHORIZATION OF APPROPRIATIONS. 8 There is authorized to be appropriated for the Central Intelligence Agency Retirement and Disability Fund \$514,000,000 for fiscal year 2022. 10 III—GENERAL INTEL-TITLE 11 LIGENCE **COMMUNITY** MAT-12 **TERS** 13 14 SEC. 301. RESTRICTION ON CONDUCT OF INTELLIGENCE 15 **ACTIVITIES.** 16 The authorization of appropriations by this Act shall not be deemed to constitute authority for the conduct of any intelligence activity which is not otherwise authorized 18 by the Constitution or the laws of the United States. 19 SEC. 302. INCREASE IN EMPLOYEE COMPENSATION AND 21 BENEFITS AUTHORIZED BY LAW.
- 22 Appropriations authorized by this Act for salary, pay,
- retirement, and other benefits for Federal employees may
- be increased by such additional or supplemental amounts

1	as may be necessary for increases in such compensation
2	or benefits authorized by law.
3	SEC. 303. TEMPORARY AUTHORITY FOR PAID LEAVE FOR A
4	SERIOUS HEALTH CONDITION.
5	(a) Authorization of Paid Leave for a Serious
6	HEALTH CONDITION FOR EMPLOYEES OF ELEMENTS OF
7	THE INTELLIGENCE COMMUNITY.—
8	(1) In general.—Title III of the National Se-
9	curity Act of 1947 (50 U.S.C. 3071 et seq.) is
10	amended by inserting after section 304 the fol-
11	lowing:
12	"SEC. 305. TEMPORARY AUTHORITY FOR PAID LEAVE FOR A
13	SERIOUS HEALTH CONDITION.
13	SERIOUS HEALTH CONDITION.
14	"(a) Definitions.—In this section:
14	"(a) Definitions.—In this section:
14 15	"(a) Definitions.—In this section: "(1) Paid serious health condition
141516	"(a) Definitions.—In this section: "(1) Paid serious health condition Leave.—The term 'paid serious health condition
14151617	"(a) Definitions.—In this section: "(1) Paid Serious Health Condition Leave.—The term 'paid serious health condition leave' means paid leave taken under subsection (b).
14 15 16 17 18	"(a) Definitions.—In this section: "(1) Paid Serious Health Condition Leave.—The term 'paid serious health condition leave' means paid leave taken under subsection (b). "(2) Serious Health Condition.—The term
141516171819	"(a) Definitions.—In this section: "(1) Paid Serious Health condition Leave.—The term 'paid serious health condition leave' means paid leave taken under subsection (b). "(2) Serious Health condition.—The term 'serious health condition' has the meaning given the
14 15 16 17 18 19 20	"(a) Definitions.—In this section: "(1) Paid Serious Health condition Leave.—The term 'paid serious health condition leave' means paid leave taken under subsection (b). "(2) Serious Health condition.—The term 'serious health condition' has the meaning given the term in section 6381 of title 5, United States Code.
14 15 16 17 18 19 20 21	"(a) Definitions.—In this section: "(1) Paid Serious Health Condition Leave.—The term 'paid serious health condition leave' means paid leave taken under subsection (b). "(2) Serious Health Condition.—The term 'serious health condition' has the meaning given the term in section 6381 of title 5, United States Code. "(3) Son or daughter.—The term 'son or
14 15 16 17 18 19 20 21 22	"(a) Definitions.—In this section: "(1) Paid Serious Health Condition Leave.—The term 'paid serious health condition leave' means paid leave taken under subsection (b). "(2) Serious Health Condition.—The term 'serious health condition' has the meaning given the term in section 6381 of title 5, United States Code. "(3) Son or daughter.—The term 'son or daughter' has the meaning given the term in section

standing any other provision of law, a civilian employee of an element of the intelligence community shall have available a total of 12 administrative workweeks of paid 3 4 leave during any 12-month period for one or more of the 5 following: 6 "(1) In order to care for the spouse, or a son, 7 daughter, or parent, of the employee, if such spouse, 8 son, daughter, or parent has a serious health condition. 9 "(2) Because of a serious health condition that 10 11 makes the employee unable to perform the functions 12 of the employee's position. 13 "(c) Treatment of Serious Health Condition Leave Request.—Notwithstanding any other provision 14 15 of law, an element of the intelligence community shall accommodate an employee's leave schedule request under 16 17 subsection (b), including a request to use such leave intermittently or on a reduced leave schedule, to the extent that 18 19 the requested leave schedule does not unduly disrupt agen-20 cy operations. "(d) RULES RELATING TO PAID LEAVE.—During the 21 22 period specified in subsection (f), and notwithstanding any 23 other provision of law— "(1) an employee of an element of the intel-24 25 ligence community—

1	"(A) shall be required to first use all ac-
2	crued or accumulated paid sick leave before
3	being allowed to use paid serious health condi-
4	tion leave; and
5	"(B) may not be required to first use all
6	or any portion of any unpaid leave available to
7	the employee before being allowed to use paid
8	serious health condition leave; and
9	"(2) paid serious health condition leave—
10	"(A) shall be payable from any appropria-
11	tion or fund available for salaries or expenses
12	for positions within the employing element;
13	"(B) may not be considered to be annual
14	or vacation leave for purposes of section 5551
15	or 5552 of title 5, United States Code, or for
16	any other purpose;
17	"(C) if not used by the employee before the
18	end of the 12-month period described in sub-
19	section (b) to which the leave relates, may not
20	be available for any subsequent use and may
21	not be converted into a cash payment;
22	"(D) may be granted only to the extent
23	that the employee does not receive a total of
24	more than 12 weeks of paid serious health con-
25	dition leave in any 12-month period;

1	"(E) shall be used in increments of hours
2	(or fractions thereof), with 12 administrative
3	workweeks equal to 480 hours for employees of
4	elements of the intelligence community with a
5	regular full-time work schedule and converted
6	to a proportional number of hours for employ-
7	ees of such elements with part-time, seasonal,
8	or uncommon tours of duty; and
9	"(F) may not be used during off-season
10	(nonpay status) periods for employees of such
11	elements with seasonal work schedules.
12	"(e) Implementation.—
13	"(1) Consistency with serious health
14	CONDITION LEAVE UNDER TITLE 5.—The Director
15	of National Intelligence shall carry out this section
16	in a manner consistent, to the extent appropriate,
17	with the administration of leave taken under section
18	6382 of title 5, United States Code, for a reason de-
19	scribed in subparagraph (C) or (D) of subsection
20	(a)(1) of that section, including with respect to the
21	authority to require a certification described in sec-
22	tion 6383 of such title.
23	"(2) Implementation plan.—Not later than
24	1 year after the date of enactment of this section,
25	the Director of National Intelligence shall submit to

1	the congressional intelligence committees an imple-
2	mentation plan that includes—
3	"(A) processes and procedures for imple-
4	menting the paid serious health condition leave
5	policies under subsections (b) through (d) dur-
6	ing the period specified in subsection (f);
7	"(B) an explanation of how such imple-
8	mentation will be reconciled with policies of
9	other elements of the Federal Government, in-
10	cluding the impact on elements funded by the
11	National Intelligence Program that are housed
12	within agencies outside the intelligence commu-
13	nity;
14	"(C) the projected impact of such imple-
15	mentation on the workforce of the intelligence
16	community, including take rates, retention, re-
17	cruiting, and morale, broken down by each ele-
18	ment of the intelligence community; and
19	"(D) all costs or operational expenses asso-
20	ciated with such implementation.
21	"(3) DIRECTIVE.—Not later than 90 days after
22	the Director of National Intelligence submits the im-
23	plementation plan under paragraph (2), the Director
24	of National Intelligence shall issue a written direc-

1	tive to implement this section, which directive shall
2	take effect on the date of issuance.
3	"(f) Duration of Authority.—The authority and
4	requirements under subsections (b) through (d) shall only
5	apply during the 3-year period beginning on the date on
6	which the Director of National Intelligence issues the writ-
7	ten directive under subsection (e)(3).
8	"(g) Annual Report.—During the period specified
9	in subsection (f), the Director of National Intelligence
10	shall submit to the congressional intelligence committees
11	an annual report that—
12	"(1) details the number of employees of each
13	element of the intelligence community who applied
14	for and took paid serious health condition leave dur-
15	ing the year covered by the report;
16	"(2) includes updates on major implementation
17	challenges or costs associated with paid serious
18	health condition leave; and
19	"(3) includes a recommendation of the Director
20	with respect to whether to extend the period speci-
21	fied in subsection (f).".
22	(2) CLERICAL AMENDMENT.—The table of con-
23	tents at the beginning of such Act is amended by in-
24	serting after the item relating to section 304 the fol-
25	lowing:

"Sec. 305. Paid serious health condition leave.".

1	(b) Applicability.—Section 305 of the National Se-
2	curity Act of 1947, as added by subsection (b), shall apply
3	with respect to leave taken in connection with a serious
4	health condition (as defined in subsection (a) of such sec-
5	tion 305) that occurs or continues to exist during the pe-
6	riod specified in subsection (f) of such section.
7	SEC. 304. HARMONIZATION OF WHISTLEBLOWER PROTEC-
8	TIONS.
9	(a) Prohibited Personnel Practices in the In-
10	TELLIGENCE COMMUNITY.—
11	(1) Threats relating to personnel ac-
12	TIONS.—
13	(A) AGENCY EMPLOYEES.—Section
14	1104(b) of the National Security Act of 1947
15	(50 U.S.C. 3234(b)) is amended, in the matter
16	preceding paragraph (1)—
17	(i) by striking "Any employee of an
18	agency" and insert "Any employee of a
19	covered intelligence community element or
20	an agency"; and
21	(ii) by inserting ", or threaten to take
22	or fail to take," after "take or fail to
23	take".
24	(B) Contractor employees.—Section
25	1104(e)(1) of such Act (50 U.S.C. $3234(e)(1)$)

1	is amended, in the matter preceding subpara-
2	graph (A), by inserting ", or threaten to take
3	or fail to take," after "take or fail to take".
4	(2) Protection for contractor employees
5	AGAINST REPRISAL FROM AGENCY EMPLOYEES.—
6	Section $1104(c)(1)$ of such Act (50 U.S.C.
7	3234(c)(1)), as amended by paragraph $(1)(B)$ of
8	this subsection, is further amended, in the matter
9	preceding subparagraph (A), by inserting "of an
10	agency or" after "Any employee".
11	(3) Enforcement.—Subsection (d) of section
12	1104 of such Act (50 U.S.C. 3234) is amended to
13	read as follows:
14	"(d) Enforcement.—The President shall provide
15	for the enforcement of this section consistent, to the fullest
16	extent possible, with the policies and procedures used to
17	adjudicate alleged violations of section 2302(b)(8) of title
18	5, United States Code.".
19	(b) RETALIATORY REVOCATION OF SECURITY
20	CLEARANCES AND ACCESS DETERMINATIONS.—
21	(1) Enforcement.—Section 3001(j) of the In-
22	telligence Reform and Terrorism Prevention Act of
23	2004 (50 U.S.C. 3341(j)) is amended—
24	(A) by redesignating paragraph (8) as
25	paragraph (9); and

1	(B) by inserting after paragraph (7) the
2	following:
3	"(8) Enforcement.—Except as otherwise pro-
4	vided in this subsection, the President shall provide
5	for the enforcement of this section consistent, to the
6	fullest extent possible, with the policies and proce-
7	dures used to adjudicate alleged violations of section
8	2302(b)(8) of title 5, United States Code.".
9	(2) Tolling of deadline for appeal of
10	PROHIBITED REPRISAL.—Section 3001(j)(4) of such
11	Act (50 U.S.C. 3341(j)(4)) is amended—
12	(A) in subparagraph (A), by inserting
13	"(except as provided by subparagraph (D))"
14	after "within 90 days"; and
15	(B) by adding at the end the following new
16	subparagraph:
17	"(D) Tolling.—The time requirement es-
18	tablished by subparagraph (A) for an employee
19	or former employee to appeal the decision of an
20	agency may be tolled if the employee or former
21	employee presents substantial credible evidence
22	showing why the employee or former employee
23	did not timely initiate the appeal and why the
24	enforcement of the time requirement would be

1	unfair, such as evidence showing that the em-
2	ployee or former employee—
3	"(i) did not receive notice of the deci-
4	sion; or
5	"(ii) could not timely initiate the ap-
6	peal because of factors beyond the control
7	of the employee or former employee.".
8	(c) Correction of Definition of Agency.—Sec-
9	tion 3001(a)(1)(B) of the Intelligence Reform and Ter-
10	rorism Prevention Act of 2004 (50 U.S.C. 3341(a)(1)(B))
11	is amended by striking "and" and inserting "or".
12	(d) Establishing Consistency With Respect to
13	PROTECTIONS FOR DISCLOSURES OF MISMANAGE-
13 14	PROTECTIONS FOR DISCLOSURES OF MISMANAGE- MENT.—
14	MENT.—
14 15	MENT.— (1) SECURITY CLEARANCE AND ACCESS DETER-
141516	MENT.— (1) SECURITY CLEARANCE AND ACCESS DETER- MINATIONS.—Section 3001(j)(1) of the Intelligence
14151617	MENT.— (1) SECURITY CLEARANCE AND ACCESS DETER- MINATIONS.—Section 3001(j)(1) of the Intelligence Reform and Terrorism Prevention Act of 2004 (50
14 15 16 17 18	MENT.— (1) SECURITY CLEARANCE AND ACCESS DETER- MINATIONS.—Section 3001(j)(1) of the Intelligence Reform and Terrorism Prevention Act of 2004 (50 U.S.C. 3341(j)(1)) is amended—
141516171819	MENT.— (1) SECURITY CLEARANCE AND ACCESS DETER- MINATIONS.—Section 3001(j)(1) of the Intelligence Reform and Terrorism Prevention Act of 2004 (50 U.S.C. 3341(j)(1)) is amended— (A) in subparagraph (A)(ii), by striking
14 15 16 17 18 19 20	(1) Security Clearance and access determinations.—Section 3001(j)(1) of the Intelligence Reform and Terrorism Prevention Act of 2004 (50 U.S.C. 3341(j)(1)) is amended— (A) in subparagraph (A)(ii), by striking "gross mismanagement" and inserting "mis-
14 15 16 17 18 19 20 21	(1) Security Clearance and access determinations.—Section 3001(j)(1) of the Intelligence Reform and Terrorism Prevention Act of 2004 (50 U.S.C. 3341(j)(1)) is amended— (A) in subparagraph (A)(ii), by striking "gross mismanagement" and inserting "mismanagement"; and

1	(2) Personnel actions against con-
2	TRACTOR EMPLOYEES.—Section 1104(c)(1)(B) of
3	the National Security Act of 1947 (50 U.S.C.
4	3234(c)(1)(B)) is amended by striking "gross mis-
5	management" and inserting "mismanagement".
6	(e) Protected Disclosures to Supervisors.—
7	(1) Personnel actions.—
8	(A) Disclosures by agency employees
9	TO SUPERVISORS.—Section 1104(b) of the Na-
10	tional Security Act of 1947 (50 U.S.C.
11	3234(b)), as amended by subsection (a)(1)(A),
12	is further amended, in the matter preceding
13	paragraph (1), by inserting "a supervisor in the
14	employee's direct chain of command, or a su-
15	pervisor of the employing agency with responsi-
16	bility for the subject matter of the disclosure,
17	up to and including" before "the head of the
18	employing agency".
19	(B) Disclosures by contractor em-
20	PLOYEES TO SUPERVISORS.—Section
21	1104(e)(1) of such Act (50 U.S.C. $3234(e)(1)$),
22	as amended by subsection (a), is further
23	amended, in the matter preceding subparagraph
24	(A), by inserting "a supervisor in the contractor
25	employee's direct chain of command, or a su-

1	pervisor of the contracting agency with respon-
2	sibility for the subject matter of the disclosure,
3	up to and including" before "the head of the
4	contracting agency".
5	(2) Security clearance and access deter-
6	MINATIONS.—Section 3001(j)(1)(A) of the Intel-
7	ligence Reform and Terrorism Prevention Act of
8	$2004~(50~\mathrm{U.S.C.}~3341(j)(1)(A))$ is amended, in the
9	matter preceding clause (i), by inserting "a super-
10	visor in the employee's direct chain of command, or
11	a supervisor of the employing agency with responsi-
12	bility for the subject matter of the disclosure, up to
13	and including" before "the head of the employing
14	agency".
15	(f) Establishing Parity for Protected Disclo-
16	SURES.—Section 1104 of the National Security Act of
17	1947 (50 U.S.C. 3234) is further amended—
18	(1) in subsection (b), as amended by sub-
19	sections $(a)(1)(A)$ and $(e)(1)(A)$ —
20	(A) by redesignating paragraphs (1) and
21	(2) as subparagraphs (A) and (B), respectively,
22	and moving such subparagraphs, as so redesig-
23	nated, 2 ems to the right;
24	(B) in the matter preceding subparagraph
25	(A), as redesignated and moved by subpara-

1	graph (B) of this paragraph, by striking "for a
2	lawful disclosure" and inserting the following:
3	"for—
4	"(1) any lawful disclosure"; and
5	(C) by adding at the end the following:
6	"(2) any lawful disclosure that complies with—
7	"(A) subsections $(a)(1)$, (d) , and (g) of
8	section 8H of the Inspector General Act of
9	1978 (5 U.S.C. App.);
10	"(B) subparagraphs (A), (D), and (H) of
11	section 17(d)(5) of the Central Intelligence
12	Agency Act of 1949 (50 U.S.C. 3517(d)(5)); or
13	"(C) subparagraphs (A), (D), and (I) of
14	section $103H(k)(5)$; or
15	"(3) if the actions do not result in the employee
16	unlawfully disclosing information specifically re-
17	quired by Executive order to be kept classified in the
18	interest of national defense or the conduct of foreign
19	affairs, any lawful disclosure in conjunction with—
20	"(A) the exercise of any appeal, complaint,
21	or grievance right granted by any law, rule, or
22	regulation;
23	"(B) testimony for or otherwise lawfully
24	assisting any individual in the exercise of any
25	right referred to in subparagraph (A); or

1	"(C) cooperation with or disclosing infor-
2	mation to the Inspector General of an agency,
3	in accordance with applicable provisions of law
4	in connection with an audit, inspection, or in-
5	vestigation conducted by the Inspector Gen-
6	eral."; and
7	(2) in subsection (c)(1), as amended by sub-
8	sections (a) and (e)(1)(B)—
9	(A) by redesignating subparagraphs (A)
10	and (B) as clauses (i) and (ii), respectively, and
11	moving such clauses, as so redesignated, 2 ems
12	to the right;
13	(B) in the matter preceding clause (i), as
14	redesignated and moved by subparagraph (B)
15	of this paragraph, by striking "for a lawful dis-
16	closure" and inserting the following: "for—
17	"(A) any lawful disclosure"; and
18	(C) by adding at the end the following:
19	"(B) any lawful disclosure that complies with—
20	"(i) subsections (a)(1), (d), and (g) of sec-
21	tion 8H of the Inspector General Act of 1978
22	(5 U.S.C. App.);
23	"(ii) subparagraphs (A), (D), and (H) of
24	section 17(d)(5) of the Central Intelligence
25	Agency Act of 1949 (50 U.S.C. 3517(d)(5)); or

1	"(iii) subparagraphs (A), (D), and (I) of
2	section $103H(k)(5)$; or
3	"(C) if the actions do not result in the con-
4	tractor employee unlawfully disclosing information
5	specifically required by Executive order to be kept
6	classified in the interest of national defense or the
7	conduct of foreign affairs, any lawful disclosure in
8	conjunction with—
9	"(i) the exercise of any appeal, complaint,
10	or grievance right granted by any law, rule, or
11	regulation;
12	"(ii) testimony for or otherwise lawfully as-
13	sisting any individual in the exercise of any
14	right referred to in clause (i); or
15	"(iii) cooperation with or disclosing infor-
16	mation to the Inspector General of an agency,
17	in accordance with applicable provisions of law
18	in connection with an audit, inspection, or in-
19	vestigation conducted by the Inspector Gen-
20	eral.".
21	(g) Clarification Relating to Protected Dis-
22	CLOSURES.—Section 1104 of the National Security Act of
23	1947 (50 U.S.C. 3234) is further amended—
24	(1) by redesignating subsections (d) and (e) as
25	subsections (f) and (g), respectively; and

1	(2) by inserting after subsection (c) the fol-
2	lowing:
3	"(d) Rule of Construction.—Consistent with the
4	protection of sources and methods, nothing in subsection
5	(b) or (c) shall be construed to authorize—
6	"(1) the withholding of information from Con-
7	gress; or
8	"(2) the taking of any personnel action against
9	an employee who lawfully discloses information to
10	Congress.
11	"(e) Disclosures.—A disclosure shall not be ex-
12	cluded from this section because—
13	"(1) the disclosure was made to an individual,
14	including a supervisor, who participated in an activ-
15	ity that the employee reasonably believed to be cov-
16	ered under subsection (b)(1)(B) or the contractor
17	employee reasonably believed to be covered under
18	subsection (c)(1)(A)(ii);
19	"(2) the disclosure revealed information that
20	had been previously disclosed;
21	"(3) the disclosure was not made in writing;
22	"(4) the disclosure was made while the em-
23	ployee was off duty;

1	"(5) of the amount of time which has passed
2	since the occurrence of the events described in the
3	disclosure; or
4	"(6) the disclosure was made during the normal
5	course of duties of an employee or contractor em-
6	ployee.".
7	(h) Correction Relating to Normal Course
8	Disclosures.—Section 3001(j)(3) of the Intelligence Re-
9	form and Terrorism Prevention Act of 2004 (50 U.S.C.
10	3341(j)(3)) is amended—
11	(1) by striking "DISCLOSURES.—" and all that
12	follows through "because—" and inserting "DISCLO-
13	SURES.—A disclosure shall not be excluded from
14	paragraph (1) because—";
15	(2) by striking subparagraph (B);
16	(3) by redesignating clauses (i) through (v) as
17	subparagraphs (A) through (E), respectively, and
18	moving such subparagraphs, as so redesignated, 2
19	ems to the left;
20	(4) in subparagraph (D), as so redesignated, by
21	striking "or" at the end;
22	(5) in subparagraph (E), as redesignated by
23	paragraph (3), by striking the period at the end and
24	inserting "; or"; and
25	(6) by adding at the end the following:

1	"(F) the disclosure was made during the
2	normal course of duties of an employee.".
3	(i) Clarification Relating to Rule of Con-
4	STRUCTION.—Section 3001(j)(2) of the Intelligence Re-
5	form and Terrorism Prevention Act of 2004 (50 U.S.C.
6	3341(j)(2)) is amended by inserting "or clearance action"
7	after "personnel action".
8	(j) Clarification Relating to Prohibited Prac-
9	TICES.—Section $3001(j)(1)$ of the Intelligence Reform and
10	Terrorism Prevention Act of 2004 (50 U.S.C. 3341(j)(1)),
11	as amended by this section, is further amended by striking
12	"over" and inserting "to take, direct others to take, rec-
13	ommend, or approve".
14	(k) TECHNICAL CORRECTION.—Section
15	3001(j)(1)(C)(i) of the Intelligence Reform and Terrorism
16	Prevention Act of 2004 (50 U.S.C. 3341(j)(1)(C)(i)) is
17	amended by striking "(h)" and inserting "(g)".
18	(l) Report Required.—Not later than 180 days
19	after the date of the enactment of this Act, the Inspector
20	General of the Intelligence Community shall submit to the
21	congressional intelligence committees a report assessing
22	the extent to which protections provided under Presi-
23	dential Policy Directive 19 (relating to protecting whistle-
24	blowers with access to classified information) have been
25	codified in statutes.

1	SEC. 305. CONGRESSIONAL OVERSIGHT OF CERTAIN SPE-
2	CIAL ACCESS PROGRAMS.
3	(a) In General.—Title V of the National Security
4	Act of 1947 (50 U.S.C. 3091 et seq.) is amended by in-
5	serting after section 501 the following new section (and
6	conforming the table of contents at the beginning of such
7	Act accordingly):
8	"SEC. 501A. CONGRESSIONAL OVERSIGHT OF CERTAIN SPE-
9	CIAL ACCESS PROGRAMS.
10	"(a) Reports and Notifications.—At the same
11	time that the Secretary of Defense submits any report or
12	notification under section 119 of title 10, United States
13	Code, that relates to a covered special access program or
14	a new covered special access program, the Secretary shall
15	also submit such report or notification to the congressional
16	intelligence committees.
17	"(b) Briefings.—On a periodic basis, but not less
18	frequently than semiannually, the Secretary of Defense
19	shall provide to the chairmen and ranking minority mem-
20	bers of the congressional intelligence committees, and to
21	any staff of such a committee designated by either the
22	chair or ranking member for purposes of this subsection,
23	a briefing on covered special access programs. Each such
24	briefing shall include, at a minimum—
25	"(1) a description of the activity of the program
26	during the period covered by the briefing; and

1	"(2) documentation with respect to how the
2	program has achieved outcomes consistent with re-
3	quirements documented by the Director of National
4	Intelligence and the Secretary of Defense.
5	"(c) Notifications on Compartments and Sub-
6	COMPARTMENTS.—
7	"(1) Requirement.—Except as provided by
8	paragraph (2), a head of an element of the intel-
9	ligence community may not establish a compartment
10	or a subcompartment under a covered special access
11	program until the head notifies the congressional in-
12	telligence committees of such compartment or sub-
13	compartment, as the case may be.
14	"(2) Waiver.—
15	"(A) DETERMINATION.—On a case-by-case
16	basis, the Director of National Intelligence may
17	waive the requirement under paragraph (1).
18	Not later than two days after making such a
19	waiver, the Director shall notify the congres-
20	sional intelligence committees of the waiver, in-
21	cluding a justification for the waiver.
22	"(B) Submission.—Not later than 30
23	days after the date on which the Director
24	makes a waiver under subparagraph (A), the
25	head of the element of the intelligence commu-

1	nity for whom the waiver was made shall sub-
2	mit to the congressional intelligence committees
3	the notification required under paragraph (1)
4	relating to such waiver.
5	"(d) Annual Reports.—
6	"(1) Requirement.—On an annual basis, the
7	head of each element of the intelligence community
8	shall submit to the congressional intelligence com-
9	mittees a report on covered special access programs
10	administered by the head.
11	"(2) Matters included.—Each report shall
12	include, with respect to the period covered by the re-
13	port, the following:
14	"(A) A list of all compartments and sub-
15	compartments of covered special access pro-
16	grams active as of the date of the report.
17	"(B) A list of all compartments and sub-
18	compartments of covered special access pro-
19	grams terminated during the period covered by
20	the report.
21	"(C) With respect to the report submitted
22	by the Director of National Intelligence, in ad-
23	dition to the matters specified in subparagraphs
24	(A) and (B)—

1	"(i) a certification regarding whether
2	the creation, validation, or substantial
3	modification, including termination, for all
4	existing and proposed covered special ac-
5	cess programs, and the compartments and
6	subcompartments within each, are substan-
7	tiated and justified based on the informa-
8	tion required by clause (ii); and
9	"(ii) for each certification—
10	"(I) the rationale for the re-
11	validation, validation, or substantial
12	modification, including termination, of
13	each covered special access program,
14	compartment, and subcompartment;
15	"(II) the identification of a con-
16	trol officer for each covered special ac-
17	cess program; and
18	"(III) a statement of protection
19	requirements for each covered special
20	access program.
21	"(e) Covered Special Access Program De-
22	FINED.—In this section, the term 'covered special access
23	program' means a special access program that receives
24	funding under the National Intelligence Program or the

- 1 Military Intelligence Program, relates to an intelligence or
- 2 intelligence-related activity, or both.".
- 3 (b) First Report.—Not later than 30 days after
- 4 the date of the enactment of this Act, the head of each
- 5 element of the intelligence community shall submit to the
- 6 congressional intelligence committees the first report re-
- 7 quired under section 501A(d)(1) of the National Security
- 8 Act of 1947, as added by subsection (a).
- 9 (c) Conforming Repeal.—Section 608 of the Intel-
- 10 ligence Authorization Act for Fiscal Year 2017 (division
- 11 N of Public Law 115–31; 131 Stat. 833; 50 U.S.C. 3315)
- 12 is amended by striking subsection (b).
- 13 SEC. 306. CLARIFICATION OF REQUIREMENT FOR AUTHOR-
- 14 IZATION OF FUNDING FOR INTELLIGENCE
- 15 ACTIVITIES.
- Paragraph (1) of section 504(a) of the National Se-
- 17 curity Act of 1947 (50 U.S.C. 3094(a)) is amended to
- 18 read as follows:
- "(1) those funds were specifically authorized by
- 20 Congress for use for such intelligence or intelligence-
- 21 related activities; or".

1	SEC. 307. AUTHORIZATION OF SUPPORT BY DIRECTOR OF
2	NATIONAL INTELLIGENCE FOR CERTAIN AC-
3	TIVITIES RELATING TO INTELLIGENCE COM-
4	MUNITY WORKFORCE.
5	Title X of the National Security Act of 1947 (50
6	U.S.C. 3191 et seq.) is amended by inserting after section
7	1024 the following new section (and conforming the table
8	of contents at the beginning of such Act accordingly):
9	"SEC. 1025. AUTHORIZATION OF SUPPORT BY DIRECTOR OF
10	NATIONAL INTELLIGENCE FOR CERTAIN
11	WORKFORCE ACTIVITIES.
12	"(a) AUTHORIZATION.—The Director may, with or
13	without reimbursement, obligate or expend amounts au-
14	thorized to be appropriated or otherwise made available
15	for the Office of the Director of National Intelligence for
16	covered workforce activities for the purpose of supporting
17	a covered workforce activity of an element of the intel-
18	ligence community.
19	"(b) Covered Workforce Activity Defined.—
20	In this section, the term 'covered workforce activity'
21	means an activity relating to—
22	"(1) recruitment or retention of the intelligence
23	community workforce; or
24	"(2) diversity, equality, inclusion, or accessi-
25	bility, with respect to such workforce.".

1	SEC. 308. REQUIREMENTS FOR CERTAIN EMPLOYMENT AC-
2	TIVITIES BY FORMER INTELLIGENCE OFFI-
3	CERS AND EMPLOYEES.
4	(a) Modifications to Requirement.—
5	(1) In general.—Section 304 of the National
6	Security Act of 1947 (50 U.S.C. 3073a) is amended
7	to read as follows:
8	"SEC. 304. REQUIREMENTS FOR CERTAIN EMPLOYMENT AC-
9	TIVITIES BY FORMER INTELLIGENCE OFFI-
10	CERS AND EMPLOYEES.
11	"(a) Temporary Restriction.—An employee of an
12	element of the intelligence community who occupies a cov-
13	ered intelligence position may not occupy a covered post-
14	service position during the 30-month period following the
15	date on which the employee ceases to occupy a covered
16	intelligence position.
17	"(b) Covered Post-Service Employment Re-
18	PORTING.—
19	"(1) Requirement.—During the 5-year period
20	beginning on the date on which an employee ceases
21	to occupy a covered intelligence position, the em-
22	ployee shall—
23	"(A) report covered post-service employ-
24	ment to the head of the element of the intel-
25	ligence community that employed such employee
26	in such covered intelligence position upon ac-

1	cepting such covered post-service employment;
2	and
3	"(B) annually (or more frequently if the
4	head of such element considers it appropriate)
5	report covered post-service employment to the
6	head of such element.
7	"(2) REGULATIONS.—The head of each element
8	of the intelligence community shall issue regulations
9	requiring, as a condition of employment, each em-
10	ployee of such element occupying a covered intel-
11	ligence position to sign a written agreement requir-
12	ing the regular reporting of covered post-service em-
13	ployment to the head of such element pursuant to
14	paragraph (1).
15	"(e) Penalties.—
16	"(1) Criminal Penalties.—A former em-
17	ployee who knowingly and willfully violates sub-
18	section (a) or who knowingly and willfully fails to
19	make a required report under subsection (b) shall be
20	fined under title 18, United States Code, or impris-
21	oned for not more than 5 years, or both. Each re-
22	port under subsection (b) shall be subject to section
23	1001 of title 18, United States Code.
24	"(2) Security Clearances.—The head of an
25	element of the intelligence community shall revoke

1	the security clearance of a former employee if the
2	former employee knowingly and willfully fails to
3	make a required report under subsection (b) or
4	knowingly and willfully makes a false report under
5	such subsection.
6	"(d) Provision of Information.—
7	"(1) Training.—The head of each element of
8	the intelligence community shall regularly provide
9	training on the reporting requirements under sub-
10	section (b) to employees of that element who occupy
11	a covered intelligence position.
12	"(2) WRITTEN NOTICE.—The head of each ele-
13	ment of the intelligence community shall provide
14	written notice of the reporting requirements under
15	subsection (b) to an employee when the employee
16	ceases to occupy a covered intelligence position.
17	"(e) Annual Reports.—
18	"(1) REQUIREMENT.—Not later than March 31
19	of each year, the Director of National Intelligence
20	shall submit to the congressional intelligence com-
21	mittees a report on covered post-service employment
22	occurring during the year covered by the report.
23	"(2) Elements.—Each report under para-
24	graph (1) shall include the following:

1	"(A) The number of former employees who
2	occupy a covered post-service position, broken
3	down by—
4	"(i) the name of the employer;
5	"(ii) the foreign government, includ-
6	ing by the specific foreign individual, agen-
7	cy, or entity, for whom the covered post-
8	service employment is being performed;
9	and
10	"(iii) the nature of the services pro-
11	vided as part of the covered post-service
12	employment.
13	"(B) A certification by the Director that—
14	"(i) each element of the intelligence
15	community maintains adequate systems
16	and processes for ensuring that former em-
17	ployees are submitting reports required
18	under subsection (b);
19	"(ii) to the knowledge of the heads of
20	the elements of the intelligence community,
21	all former employees who occupy a covered
22	post-service position are in compliance with
23	this section;

1	"(iii) the services provided by former
2	employees who occupy a covered post-serv-
3	ice position do not—
4	"(I) pose a current or future
5	threat to the national security of the
6	United States; or
7	"(II) pose a counterintelligence
8	risk; and
9	"(iv) the Director and the heads of
10	such elements are not aware of any cred-
11	ible information or reporting that any
12	former employee who occupies a covered
13	post-service position has engaged in activi-
14	ties that violate Federal law, infringe upon
15	the privacy rights of United States per-
16	sons, or constitute abuses of human rights.
17	"(3) FORM.—Each report under paragraph (1)
18	shall be submitted in unclassified form, but may in-
19	clude a classified annex.
20	"(f) Notification.—In addition to the annual re-
21	ports under subsection (e), if a head of an element of the
22	intelligence community determines that the services pro-
23	vided by a former employee who occupies a covered post-
24	service position pose a threat or risk described in clause
25	(iii) of paragraph (2)(B) of such subsection, or include ac-

1	tivities described in clause (iv) of such paragraph, the
2	head shall notify the congressional intelligence committees
3	of such determination by not later than 7 days after mak-
4	ing such determination. The notification shall include the
5	following:
6	"(1) The name of the former employee.
7	"(2) The name of the employer.
8	"(3) The foreign government, including the spe-
9	cific foreign individual, agency, or entity, for whom
10	the covered post-service employment is being per-
11	formed.
12	"(4) As applicable, a description of—
13	"(A) the risk to national security, the
14	counterintelligence risk, or both; and
15	"(B) the activities that may violate Fed-
16	eral law, infringe upon the privacy rights of
17	United States persons, or constitute abuses of
18	human rights.
19	"(g) Definitions.—In this section:
20	"(1) COVERED INTELLIGENCE POSITION.—The
21	term 'covered intelligence position' means a position
22	within an element of the intelligence community
23	that, based on the level of access of a person occu-
24	pying such position to information regarding sen-
25	sitive intelligence sources or methods or other excep-

1	tionally sensitive matters, the head of such element
2	determines should be subject to the requirements of
3	this section.
4	"(2) Covered Post-Service Employment.—
5	The term 'covered post-service employment' means
6	direct or indirect employment by, representation of,
7	or any provision of advice or services relating to na-
8	tional security, intelligence, the military, or internal
9	security to, the government of a foreign country or
10	any company, entity, or other person whose activities
11	are directly or indirectly supervised, directed, con-
12	trolled, financed, or subsidized, in whole or in major
13	part, by any government of a foreign country.
14	"(3) COVERED POST-SERVICE POSITION.—The
15	term 'covered post-service position' means a position
16	of employment described in paragraph (2).
17	"(4) Employee.—The term 'employee', with
18	respect to an employee occupying a covered intel-
19	ligence position, includes an officer or official of an
20	element of the intelligence community, a contractor
21	of such an element, a detailee to such an element,
22	or a member of the Armed Forces assigned to such
23	an element.
24	"(5) FORMER EMPLOYEE.—The term 'former
25	employee' means an individual—

1	"(A) who was an employee occupying a
2	covered intelligence position; and
3	"(B) who is subject to the requirements
4	under subsection (a) or (b).
5	"(6) Government of a foreign country.—
6	The term 'government of a foreign country' has the
7	meaning given the term in section 1(e) of the For-
8	eign Agents Registration Act of 1938 (22 U.S.C.
9	611(e)).".
10	(2) Application.—Such section 304, as
11	amended by paragraph (1), shall apply with respect
12	to employees who occupy covered intelligence posi-
13	tions (as defined in such section) on or after the
14	date of the enactment of this Act.
15	(3) Revised regulations.—
16	(A) Submission.—Not later than 90 days
17	after the date of the enactment of this Act, the
18	head of each element of the intelligence commu-
19	nity shall submit to the congressional intel-
20	ligence committees new or updated regulations
21	issued under such section 304, as amended by
22	paragraph (1).
23	(B) Certification.—Not later than 180
24	days after the date of the enactment of this
25	Act, the Director of National Intelligence shall

1	submit to the congressional intelligence commit-
2	tees—
3	(i) a written certification for each
4	head of an element of the intelligence com-
5	munity who has issued the updated regula-
6	tions under such section 304, as amended
7	by paragraph (1); and
8	(ii) for each head of an element of the
9	intelligence community who has not issued
10	such updated regulations, an explanation
11	for the failure to issue such updated regu-
12	lations.
13	(4) Initial report.—In the first report sub-
14	mitted by the Director of National Intelligence
15	under subsection (e) of such section 304, as amend-
16	ed by paragraph (1), the Director shall include an
17	assessment of the licensing requirements under the
18	Arms Export Control Act (22 U.S.C. 2751 et seq.)
19	and recommendations with respect to strengthening
20	the activities regulated under such section 304.
21	(b) CLERICAL AMENDMENT.—The table of sections
22	at the beginning of such Act is amended by striking the
23	item relating to section 304 and inserting the following
24	new item:

"Sec. 304. Requirements for certain employment activities by former intelligence officers and employees.".

1	SEC. 309. NON-REIMBURSABLE DETAIL OF INTELLIGENCE
2	COMMUNITY PERSONNEL TO ASSIST WITH
3	PROCESSING AND RESETTLEMENT OF REFU-
4	GEES, PAROLEES, AND OTHER ALIENS FROM
5	AFGHANISTAN.
6	Section 113A of the National Security Act of 1947
7	(50 U.S.C. 3049) is amended—
8	(1) by striking "An officer" and inserting "(a)
9	IN GENERAL.—An officer";
10	(2) by striking "section" both places it appears
11	and inserting "subsection"; and
12	(3) by adding at the end the following new sub-
13	section:
14	"(b) Processing and Resettlement of Refu-
15	GEES, PAROLEES, AND OTHER ALIENS FROM AFGHANI-
16	STAN.—An officer or employee of an element of the intel-
17	ligence community may be detailed to another element of
18	the United States Government on a non-reimbursable
19	basis for the purpose of providing assistance with the proc-
20	essing and resettlement of refugees, parolees, and other
21	aliens, from Afghanistan, as jointly agreed to by the heads
22	of the receiving and detailing elements, for a period not
23	to exceed 1 year. This subsection does not limit any other
24	source of authority for reimbursable or non-reimbursable
25	details. A non-reimbursable detail made under this sub-
26	section shall not be considered an augmentation of the ap-

1	propriations of the receiving element of the United States
2	Government.".
3	SEC. 310. AUTHORITY FOR TRANSPORT OF CERTAIN CA-
4	NINES ASSOCIATED WITH FORCE PROTEC-
5	TION DUTIES OF INTELLIGENCE COMMUNITY.
6	Title I of the National Security Act of 1947 (50
7	U.S.C. 3021 et seq.) is amended by inserting after section
8	116 the following new section (and conforming the table
9	of contents at the beginning of such Act accordingly):
10	"SEC. 116A. AUTHORITY FOR TRANSPORTATION OF CER-
11	TAIN CANINES ASSOCIATED WITH FORCE
12	PROTECTION DUTIES OF INTELLIGENCE
13	COMMUNITY.
14	"(a) Transportation.—For purposes of section
15	1344 of title 31, United States Code, the transportation
16	of federally owned canines associated with force protection
17	duties of an element of the intelligence community be-
18	tween the residence of an officer or employee of the ele-
19	ment and various locations that is essential for the per-
20	formance of the force protection duty shall be deemed es-
21	sential for the safe and efficient performance of intel-
22	ligence duties.
23	"(b) Officers and Employees Covered.—In the
24	administration of section 1344 of title 31, United States
25	Code, an officer or employee of an element of the intel-

1	ligence community shall be treated as being listed in sub-
2	section (b).".
3	SEC. 311. DEVELOPMENT OF DEFINITIONS FOR CERTAIN
4	TERMS RELATING TO INTELLIGENCE.
5	(a) Development.—Not later than September 30,
6	2023, the Director of National Intelligence and the Under
7	Secretary of Defense for Intelligence and Security, in con-
8	sultation with the heads of the elements of the intelligence
9	community, shall jointly develop and publish definitions
10	for the following terms:
11	(1) Acoustic intelligence.
12	(2) All-source intelligence.
13	(3) Communications intelligence.
14	(4) Critical intelligence.
15	(5) Cyber-threat intelligence.
16	(6) Electronic intelligence.
17	(7) Explosive ordnance intelligence.
18	(8) General military intelligence.
19	(9) Imagery intelligence.
20	(10) Instrumentation signals intelligence.
21	(11) Intelligence-related activity.
22	(12) Joint intelligence.
23	(13) Measurement and signature intelligence.
24	(14) Medical intelligence.
25	(15) Open-source intelligence.

1	(16) Operational intelligence.
2	(17) Scientific and technical intelligence.
3	(18) Signals intelligence.
4	(19) Strategic intelligence.
5	(20) Tactical intelligence.
6	(21) Target intelligence.
7	(22) Technical intelligence.
8	(23) Such others terms as may be jointly deter-
9	mined necessary by the Director of National Intel-
10	ligence and the Under Secretary of Defense for In-
11	telligence.
12	(b) Application to Activities of Intelligence
13	COMMUNITY.—The Director of National Intelligence shall
14	ensure that the definitions developed under subsection (a)
15	are used uniformly across activities of the intelligence
16	community with respect to the corresponding terms speci-
17	fied in such subsection.
18	(c) Notice of Modifications.—The Director of
19	National Intelligence and the Under Secretary of Defense
20	for Intelligence shall submit to the congressional intel-
21	ligence committees notification of any modification by the
22	Director and Under Secretary to a definition of a term
23	specified in subsection (a) following the initial publication
24	of the definition under such subsection.

1	(d) Definitions.—In this section, the terms "con-
2	gressional intelligence committees" and "intelligence com-
3	munity" have the meanings given such terms in section
4	3 of the National Security Act of 1947 (50 U.S.C. 3003).
5	SEC. 312. SUPPORT FOR AND OVERSIGHT OF UNIDENTI-
6	FIED AERIAL PHENOMENA TASK FORCE.
7	(a) Availability of Data on Unidentified Aer-
8	IAL PHENOMENA.—The Director of National Intelligence
9	shall ensure that each element of the intelligence commu-
10	nity with data relating to unidentified aerial phenomena
11	makes such data available immediately to the Unidentified
12	Aerial Phenomena Task Force, or successor entity, and
13	to the National Air and Space Intelligence Center.
14	(b) Quarterly Reports.—
15	(1) In general.—Not later than 90 days after
16	the date of the enactment of this Act, and not less
17	frequently than quarterly thereafter, the Unidenti-
18	fied Aerial Phenomena Task Force, or successor en-
19	tity, shall submit to the appropriate congressional
20	committees a report on the findings of the Unidenti-
21	fied Aerial Phenomena Task Force, or successor en-
22	tity.
23	(2) Contents.—Each report submitted under
24	paragraph (1) shall include, at a minimum, the fol-
25	lowing:

1	(A) All reported unidentified aerial phe-
2	nomena-related events that occurred during the
3	period covered by the report.
4	(B) All reported unidentified aerial phe-
5	nomena-related events that occurred during a
6	period other than the period covered by the re-
7	port but were not included in an earlier report.
8	(3) FORM.—Each report submitted under para-
9	graph (1) shall be submitted in classified form, con-
10	sistent with the protection of intelligence sources
11	and methods.
12	(c) Definitions.—In this section:
13	(1) Appropriate congressional commit-
14	TEES.—The term "appropriate congressional com-
15	mittees" means the following:
16	(A) The congressional intelligence commit-
17	tees.
18	(B) The Committees on Armed Services of
19	the House of Representatives and the Senate.
20	(2) Unidentified Aerial Phenomena task
21	FORCE.—The term "Unidentified Aerial Phenomena
22	Task Force" means the task force established by the
23	Department of Defense on August 4, 2020, to be led
24	by the Department of the Navy, under the Office of

1	the Under Secretary of Defense for Intelligence and
2	Security.
3	TITLE IV—MATTERS RELATING
4	TO ELEMENTS OF THE INTEL-
5	LIGENCE COMMUNITY
6	Subtitle A—Office of the Director
7	of National Intelligence
8	SEC. 401. NATIONAL COUNTERPROLIFERATION AND BIO-
9	SECURITY CENTER.
10	(a) Redesignation of Center.—Section 119A of
11	the National Security Act of 1947 (50 U.S.C. 3057) is
12	amended by striking "National Counter Proliferation Cen-
13	ter" each place it appears and inserting "National
14	Counterproliferation and Biosecurity Center".
15	(b) Establishment and Head.—Subsection (a) of
16	such section is amended—
17	(1) in paragraph (1)—
18	(A) by striking "government tools to pre-
19	vent" and inserting "government tools to—
20	"(A) prevent";
21	(B) by striking the period at the end and
22	inserting "; and; and
23	(C) by adding at the end the following new
24	paragraph:

1	"(2) lead integration and mission management
2	of all intelligence activities pertaining to biosecurity
3	and foreign biological threats."; and
4	(2) by adding at the end the following new
5	paragraph:
6	"(4) The Director of the National Counterprolifera-
7	tion and Biosecurity Center shall serve as the principal
8	coordinator for the intelligence community, and as the
9	principal advisor to the Director of National Intelligence,
10	with respect to biosecurity and foreign biological threats.".
11	(c) Missions and Objectives.—Subsection (b) of
12	such section is amended—
13	(1) by redesignating paragraphs (1) through
14	(7) as subparagraphs (A) through (G), respectively,
15	and moving such subparagraphs, as so redesignated,
16	2 ems to the right;
17	(2) in the matter preceding subparagraph (A),
18	as so redesignated, by striking "In establishing" and
19	inserting the following:
20	"(1) Counterproliferation.—In estab-
21	lishing"; and
22	(3) by adding at the end the following new
23	paragraph:
24	"(2) BIOSECURITY.—In establishing the Na-
25	tional Counterproliferation and Biosecurity Center.

1	the President shall address the following missions
2	and objectives to ensure that the Center serves as
3	the lead for the intelligence community for the inte-
4	gration, mission management, and coordination of
5	intelligence activities pertaining to biosecurity and
6	foreign biological threats, regardless of origin:
7	"(A) Ensuring that the elements of the in-
8	telligence community provide timely and effec-
9	tive warnings to the President and the Director
10	of National Intelligence regarding emerging for-
11	eign biological threats, including diseases with
12	pandemic potential.
13	"(B) Overseeing and coordinating the col-
14	lection and analysis of intelligence on biosecu-
15	rity and foreign biological threats in support of
16	the intelligence needs of the Federal depart-
17	ments and agencies responsible for public
18	health, including by conveying collection prior-
19	ities to elements of the intelligence community.
20	"(C) Coordinating intelligence support to
21	the Federal departments and agencies respon-
22	sible for public health, including by ensuring
23	that intelligence pertaining to biosecurity and
24	foreign biological threats is disseminated among

1	appropriately cleared personnel of such depart-
2	ments and agencies.
3	"(D) Coordinating with the Federal de-
4	partments and agencies responsible for public
5	health to encourage information sharing with
6	the intelligence community.
7	"(E) Identifying gaps in the capabilities of
8	the intelligence community regarding biosecu-
9	rity and countering foreign biological threats
10	and providing to the Director of National Intel-
11	ligence recommended solutions for such gaps,
12	including by encouraging research and develop-
13	ment of new capabilities to counter foreign bio-
14	logical threats.".
15	(d) Conforming Amendments.—Such section is
16	further amended—
17	(1) by striking "counter proliferation" each
18	place it appears and inserting "counterprolifera-
19	tion"; and
20	(2) in the section heading, by striking
21	"COUNTER PROLIFERATION" and inserting
22	"COUNTERPROLIFERATION AND BIOSECURITY" (and
23	conforming the table of sections at the beginning of
24	such Act accordingly).

1	(e) References.—Any reference in any law, regula-
2	tion, guidance, instruction, or other document of the
3	United States Government to the National Counter Pro-
4	liferation Center shall be deemed to refer to the National
5	Counterproliferation and Biosecurity Center.
6	SEC. 402. CLARIFICATION OF CERTAIN RESPONSIBILITY OF
7	THE DIRECTOR OF NATIONAL INTEL-
8	LIGENCE.
9	Section 102A(f)(8) of the National Security Act of
10	1947 (50 U.S.C. 3024(f)(8)) is amended by striking "such
11	other functions" and inserting "such other intelligence-re-
12	lated functions".
13	SEC. 403. RESPONSIBILITY OF DIRECTOR OF NATIONAL IN-
14	TELLIGENCE REGARDING NATIONAL INTEL-
15	LIGENCE PROGRAM BUDGET CONCERNING
16	FEDERAL BUREAU OF INVESTIGATION.
17	Section 102A of the National Security Act of 1947
18	(50 U.S.C. 3024) is amended by adding at the end the
19	following new subsection:
20	"(aa) Responsibility of Director of National
21	Intelligence Regarding National Intelligence
22	PROGRAM BUDGET CONCERNING FEDERAL BUREAU OF
23	Investigation.—(1) Consistent with subsection
24	(c)(5)(C), the Director of National Intelligence shall, after
25	consultation with the Director of the Federal Bureau of

- 1 Investigation, ensure that the programs and activities of
- 2 the Federal Bureau of Investigation that are part of the
- 3 National Intelligence Program are executed in a manner
- 4 that conforms with the requirements of the national intel-
- 5 ligence strategy under section 108A and the National In-
- 6 telligence Priorities Framework of the Office of the Direc-
- 7 tor of National Intelligence (or any successor mechanism
- 8 established for the prioritization of such programs and ac-
- 9 tivities).
- 10 "(2) Consistent with subsection (c)(5)(C), the Direc-
- 11 tor of National Intelligence shall ensure that the programs
- 12 and activities that are part of the National Intelligence
- 13 Program, including those of the Federal Bureau of Inves-
- 14 tigation, are structured and executed in a manner than
- 15 enables budget traceability.".
- 16 SEC. 404. CLIMATE SECURITY ADVISORY COUNCIL.
- 17 (a) Reports.—Subsection (d) of section 120 of the
- 18 National Security Act of 1947 (50 U.S.C. 3060) is amend-
- 19 ed—
- 20 (1) by striking "Not later" and inserting the
- 21 following:
- 22 "(1) REQUIREMENT.—Not later"; and
- 23 (2) by adding at the end the following new
- 24 paragraph:

1	"(2) Matters included.—Each report under
2	paragraph (1) shall include a description of any ob-
3	stacles or gaps relating to—
4	"(A) the Council fulfilling its duties and
5	responsibilities under subsection (c); or
6	"(B) the responsiveness of the intelligence
7	community to the climate security needs and
8	priorities of the policymaking elements of the
9	Federal Government.".
10	(b) Extension of Sunset; Technical Amend-
11	MENTS.—Such section 120 is amended—
12	(1) in subsection $(b)(1)(B)(v)$, by inserting
13	"and Security" after "for Intelligence";
14	(2) by redesignating the second subsection (e)
15	as subsection (f); and
16	(3) in subsection (e), by striking "the date that
17	is 4 years after the date of the enactment of this
18	section" and inserting "December 31, 2025".
19	Subtitle B—Other Elements
20	SEC. 411. PROTECTION OF CERTAIN FACILITIES AND AS-
21	SETS OF CENTRAL INTELLIGENCE AGENCY
22	FROM UNMANNED AIRCRAFT.
23	The Central Intelligence Agency Act of 1949 (50
24	U.S.C. 3501 et seq.) is amended by inserting after section
25	15 the following new section:

1	"SEC. 15A. PROTECTION OF CERTAIN FACILITIES AND AS-
2	SETS OF CENTRAL INTELLIGENCE AGENCY
3	FROM UNMANNED AIRCRAFT.
4	"(a) Authority.—In accordance with subsection
5	(b), the Director shall have the same authority for the
6	Agency as is available to the Secretary of Homeland Secu-
7	rity for the Department of Homeland Security and the At-
8	torney General for the Department of Justice under sec-
9	tion $210G$ of the Homeland Security Act of 2002 (6
10	U.S.C. 124n), and shall be subject to the same limitations
11	and requirements under such section.
12	"(b) Administration.—For purposes of subsection
13	(a)—
14	"(1) the reference in subsection (i) of section
15	210G of the Homeland Security Act of 2002 (6
16	U.S.C. 124n) to 'the date that is 4 years after the
17	date of enactment of this section' shall be deemed to
18	be a reference to 'October 5, 2026';
19	"(2) the term 'appropriate congressional com-
20	mittees' as defined in paragraph (1) of subsection
21	(k) of such section shall be deemed to mean the Per-
22	manent Select Committee on Intelligence of the
23	House of Representatives and the Select Committee
24	on Intelligence of the Senate; and
25	"(3) the term 'covered facility or asset' as de-
26	fined in paragraph (3) of such subsection (k) shall

1	be deemed to mean installations, property, and per-
2	sons—
3	"(A) that are located in the United States;
4	"(B) for which the Director may provide
5	protection pursuant to section $5(a)(4)$ or
6	15(a)(1) of this Act; and
7	"(C) that the Director identifies as high-
8	risk and a potential target for unlawful un-
9	manned aircraft activity.".
10	SEC. 412. MODIFICATION OF NATIONAL GEOSPATIAL-IN-
11	TELLIGENCE AGENCY PERSONNEL MANAGE-
12	MENT AUTHORITY TO ATTRACT EXPERTS IN
13	SCIENCE AND ENGINEERING.
14	Section 1599h(b)(2)(A) of title 10, United States
15	Code, is amended—
16	(1) by striking "paragraph (1)(B)" and insert-
17	ing "subparagraph (B) of paragraph (1)"; and
18	(2) by inserting "or employees appointed pursu-
19	ant to the first subparagraph (G) of such paragraph
20	to any of 2 positions of administration or manage-
21	ment designated by the Director of the National
22	Geospatial-Intelligence Agency for purposes of this
23	subparagraph" after "this subparagraph".

1	SEC. 413. REQUIREMENTS FOR TERMINATION OF DUAL-HAT
2	ARRANGEMENT FOR COMMANDER OF THE
3	UNITED STATES CYBER COMMAND.
4	Section 1642 of the National Defense Authorization
5	Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat.
6	2601), as amended by section 1636 of the National De-
7	fense Authorization Act for Fiscal Year 2020 (Public Law
8	116–92; 133 Stat. 1748), is further amended—
9	(1) by striking subsections (a), (b), and (c), and
10	inserting the following new subsections:
11	"(a) Limitation on Termination of Dual-hat
12	ARRANGEMENT.—The Secretary of Defense may not ter-
13	minate the dual-hat arrangement until the date on which
14	the Secretary submits to the appropriate committees of
15	Congress the certification under subsection (b)(1). The
16	Secretary shall implement such termination by not later
17	than the first day of the fiscal year following the fiscal
18	year in which the Secretary submits such certification.
19	"(b) Annual Submission of Information.—To-
20	gether with the defense budget materials for fiscal year
21	2023, and annually thereafter until the termination of the
22	dual-hat arrangement, the Secretary of Defense, in coordi-
23	nation with the Director of National Intelligence, shall
24	submit to the appropriate committees of Congress a report
25	containing either of the following:

1	"(1) A certification that the United States
2	Cyber Command has met each of the following con-
3	ditions:
4	"(A) Sufficient operational infrastructure
5	has been deployed to meet the unique cyber
6	mission needs of the United States Cyber Com-
7	mand.
8	"(B) Sufficient command and control sys-
9	tems and processes have been established for
10	planning, deconflicting, and executing military
11	cyber operations.
12	"(C) Capabilities have been established to
13	enable intelligence collection and operational
14	preparation of the environment for cyber oper-
15	ations consistent with the United States Cyber
16	Command reaching full operational status.
17	"(D) Mechanisms have been established to
18	train cyber operations personnel, test cyber ca-
19	pabilities, and rehearse cyber missions.
20	"(E) The United States Cyber Command
21	has achieved full operational capability.
22	"(2) If the Secretary, in coordination with the
23	Director, is not able to make the certification under
24	paragraph (1)—

1	"(A) an identification of the items con-
2	tained in the defense budget materials that are
3	related to meeting the conditions specified in
4	such paragraph; and
5	"(B) an assessment of the funding re-
6	quired to meet such conditions during the pe-
7	riod covered by the future-years defense pro-
8	gram under section 221 of title 10, United
9	States Code.";
10	(2) by redesignating subsection (d) as sub-
11	section (c); and
12	(3) in subsection (c), as so redesignated, by
13	adding at the end the following new paragraph:
14	"(3) Defense budget materials.—The term
15	'defense budget materials' has the meaning given
16	that term in section 231(f) of title 10, United States
17	Code.".
18	SEC. 414. NATIONAL SPACE INTELLIGENCE CENTER.
19	(a) FINDINGS.—Congress finds the following:
20	(1) Section 9081 of title 10, United States
21	Code, establishes the United States Space Force as
22	an Armed Force within the Department of the Air
23	Force to, as stated in subsection (c) of such sec-
24	tion—

1	(A) provide freedom of operation for the
2	United States in, from, and to space;
3	(B) conduct space operations; and
4	(C) protect the interests of the United
5	States in space.
6	(2) The National Air and Space Intelligence
7	Center, headquartered at Wright-Patterson Air
8	Force Base, Ohio, is the primary source for foreign
9	air and space threat analysis within the intelligence
10	enterprise of the Air Force.
11	(3) Section 8041 of the Department of Defense
12	Appropriations Act, 2020 (division A of Public Law
13	116–93; 133 Stat. 2345) prohibits the establishment
14	of a new field operating agency using funds made
15	available under that Act, although the Secretary of
16	Defense or the Secretary of a military department
17	may waive the prohibition in cases where the rel-
18	evant Secretary determines that the establishment
19	will reduce the personnel or financial requirements
20	of the relevant department.
21	(b) Sense of Congress.—It is the sense of Con-
22	gress that—
23	(1) space has become increasingly contested,
24	congested, and competitive, mandating an expanded
25	need for space intelligence;

1	(2) to support this increasingly complex oper-
2	ational environment, the Space Force should have its
3	own intelligence organization dedicated to providing
4	the Joint Combat forces with the required intel-
5	ligence and analysis to support operations;
6	(3) a prominent factor in the basing decision
7	should consider that co-locating the National Space
8	Intelligence Center with the National Air and Space
9	Intelligence Center at Wright-Patterson Air Force
10	Base will provide an operational and geographic syn-
11	ergy which will greatly benefit combat operations
12	across the air and space operational environments;
13	(4) the Air Force has requested authority to es-
14	tablish the National Space Intelligence Center as a
15	field operating agency to ensure the appropriate
16	prioritization of analytic effort for the space domain,
17	enhance responsiveness to national-level customers,
18	and align command relationships with the Director
19	of Intelligence, Surveillance, and Reconnaissance of
20	the Space Force; and
21	(5) establishing the National Space Intelligence
22	Center as a field operating agency would be a re-
23	source-neutral administrative realignment of billets,
24	and would facilitate a lean and agile space intel-
25	ligence enterprise.

1	(c) Exception.—Notwithstanding section 8041 of
2	the Department of Defense Appropriations Act, 2020 (di-
3	vision A of Public Law 116–93; 133 Stat. 2345), or any
4	other provision of law prohibiting the establishment of a
5	field operating agency, the Secretary of the Air Force may
6	establish the National Space Intelligence Center as a field
7	operating agency of the Space Force to perform the anal-
8	ysis and production of scientific and technical intelligence
9	on foreign space and counter-space threat capabilities in
10	the support of the Space Force.
11	SEC. 415. PROCUREMENT BY FEDERAL BUREAU OF INVES-
12	TIGATION OF CHINESE PRODUCTS AND SERV-
12 13	TIGATION OF CHINESE PRODUCTS AND SERV- ICES.
13	ICES.
13 14	ICES. (a) Security Assessment.—The Director of the
13 14 15 16	ICES. (a) Security Assessment.—The Director of the Federal Bureau of Investigation may not procure a Chinese product or service unless, before such procurement,
13 14 15 16	ICES. (a) Security Assessment.—The Director of the Federal Bureau of Investigation may not procure a Chinese product or service unless, before such procurement,
13 14 15 16	ICES. (a) Security Assessment.—The Director of the Federal Bureau of Investigation may not procure a Chinese product or service unless, before such procurement, the Counterintelligence Division of the Federal Bureau of
13 14 15 16 17	ICES. (a) Security Assessment.—The Director of the Federal Bureau of Investigation may not procure a Chinese product or service unless, before such procurement, the Counterintelligence Division of the Federal Bureau of Investigation—
13 14 15 16 17 18	ICES. (a) Security Assessment.—The Director of the Federal Bureau of Investigation may not procure a Chinese product or service unless, before such procurement, the Counterintelligence Division of the Federal Bureau of Investigation— (1) conducts a security assessment of such
13 14 15 16 17 18 19 20	(a) Security Assessment.—The Director of the Federal Bureau of Investigation may not procure a Chinese product or service unless, before such procurement, the Counterintelligence Division of the Federal Bureau of Investigation— (1) conducts a security assessment of such product or service, including with respect to any
13 14 15 16 17 18 19 20	ICES. (a) Security Assessment.—The Director of the Federal Bureau of Investigation may not procure a Chinese product or service unless, before such procurement, the Counterintelligence Division of the Federal Bureau of Investigation— (1) conducts a security assessment of such product or service, including with respect to any physical or cyber vulnerabilities; and
13 14 15 16 17 18 19 20 21	ICES. (a) Security Assessment.—The Director of the Federal Bureau of Investigation may not procure a Chinese product or service unless, before such procurement, the Counterintelligence Division of the Federal Bureau of Investigation— (1) conducts a security assessment of such product or service, including with respect to any physical or cyber vulnerabilities; and (2) makes a recommendation to the Director re-

- 1 reau conducts a security assessment under subsection (a),
- 2 the Director shall submit to the congressional intelligence
- 3 committees a copy of such assessment and the rec-
- 4 ommendation under paragraph (2) of such subsection.
- 5 (c) Chinese Product or Service Defined.—In
- 6 this section, the term "Chinese product or service" means
- 7 a product or service provided by an entity that is owned
- 8 or controlled by, or otherwise connected to, the govern-
- 9 ment of China.
- 10 SEC. 416. COUNTERINTELLIGENCE UNITS AT NON-INTEL-
- 11 LIGENCE COMMUNITY FEDERAL DEPART-
- 12 MENTS AND AGENCIES.
- 13 (a) Establishment.—The Director of the Federal
- 14 Bureau of Investigation shall establish counterintelligence
- 15 units in the departments and agencies described in sub-
- 16 section (b). Such units shall be composed of officers of
- 17 the Counterintelligence Division of the Federal Bureau of
- 18 Investigation.
- 19 (b) Departments and Agencies Described.—
- 20 The departments and agencies described in this subsection
- 21 are the following departments and agencies of the United
- 22 States Government:
- (1) The Department of Agriculture.

1	(2) Any other department or agency that the
2	Director, in coordination with the Director of Na-
3	tional Intelligence, determines appropriate.
4	(c) Duties.—The Director of the Federal Bureau of
5	Investigation shall ensure that each counterintelligence
6	unit established under subsection (a) in a department or
7	agency described in subsection (b) carries out the fol-
8	lowing duties:
9	(1) Conducts assessments, in coordination with
10	the leadership of the department or agency, to deter-
11	mine the counterintelligence posture of the depart-
12	ment or agency, including any components thereof.
13	(2) Informs and consults with the leadership of
14	the department or agency, including any components
15	thereof, and provides recommendations with respect
16	to any counterintelligence threats identified by the
17	intelligence community.
18	(3) Provides such administrative and technical
19	support as is necessary to develop, in coordination
20	with the leadership of the department or agency, a
21	plan to eliminate or reduce the threats described in
22	paragraph (2).
23	(4) Serves as the primary point of contact for
24	the department or agency with respect to counter-
25	intelligence for the intelligence community.

1 Intelligence Community Support.—The heads of the elements of the intelligence community shall 3 ensure that relevant counterintelligence information is 4 provided to counterintelligence units established under 5 subsection (a) in a manner that is consistent with the need to protect sources and methods. 6 7 SEC. 417. DETECTION AND MONITORING OF WILDFIRES. 8 (a) Sense of Congress.—It is the sense of Congress that the Director of the National Geospatial-Intel-10 ligence Agency, in accordance with relevant provisions of law, should continue to manage the systems of the National Geospatial-Intelligence Agency that enable the 12 13 FireGuard program of the Department of Defense. 14 (b) Report.—Not later than 120 days after the date 15 of the enactment of this Act, the Director of the National Geospatial-Intelligence Agency, in consultation with the 16 Secretary of Defense and the heads of the departments 17 18 and agencies of the United States Government and other 19 organizations that constitute the National Interagency 20 Fire Center, and any other relevant organization the Di-21 rector determines appropriate, shall submit to the appropriate congressional committees a coordinated interagency 23 report that— 24 (1) explains how to leverage existing resources 25 to improve processes and organization alignment;

1	(2) identifies future opportunities to improve
2	the ability to detect and track wildfires and support
3	firefighting efforts; and
4	(3) includes an explication of the relevant au-
5	thorities with respect to the matters under para-
6	graphs (1) and (2) .
7	(c) Appropriate Congressional Committees De-
8	FINED.—In this section, the term "appropriate congres-
9	sional committees" means—
10	(1) the congressional intelligence committees;
11	and
12	(2) the congressional defense committees (as
13	defined in section 101(a)(16) of title 10, United
14	States Code).
15	TITLE V—ANOMALOUS HEALTH
16	INCIDENTS AND OTHER
17	HEALTH CARE MATTERS
18	SEC. 501. COMPENSATION AND PROFESSIONAL STANDARDS
19	FOR CERTAIN MEDICAL OFFICERS OF THE
20	CENTRAL INTELLIGENCE AGENCY.
21	The Central Intelligence Agency Act of 1949 (50
22	U.S.C. 3501 et seq.) is amended by adding at the end
23	the following new section:

1	"SEC. 26. COMPENSATION AND PROFESSIONAL STANDARDS
2	FOR CERTAIN MEDICAL OFFICERS.
3	"(a) Office of Medical Services.—There is in
4	the Agency an Office of Medical Services.
5	"(b) Compensation.—Beginning not later than 1
6	year after the date of the enactment of the Intelligence
7	Authorization Act for Fiscal Year 2022, each medical offi-
8	cer of the Office of Medical Services who meets the quali-
9	fications under subsection (c) shall be compensated during
10	a pay period pursuant to a pay range that is equal to the
11	pay range published in the Federal Register pursuant to
12	section $7431(e)(1)(C)$ of title 38, United States Code (for
13	the corresponding pay period), for a physician in the Vet-
14	erans Health Administration in the District of Columbia
15	region with a medical subspecialty that is the equivalent
16	of the medical subspecialty of the officer.
17	"(c) CLINICAL PRACTICE QUALIFICATIONS.—A med-
18	ical officer meets the qualifications under this subsection
19	if the officer provides direct care services to patients in
20	connection with the official duties of the officer and—
21	"(1) maintains current, active, full, and unre-
22	stricted licensure or registration as a physician from
23	a State, the District of Columbia, or a common-
24	wealth or territory of the United States;

1	"(2) holds active board certification and main-
2	tains accreditation in an American Board of Medical
3	Specialties direct care clinical specialty; and
4	"(3) except as provided in subsection (d), main-
5	tains a minimum of 160 hours per year of clinical
6	practice in an accredited clinic or hospital facility
7	that is not affiliated with the Central Intelligence
8	Agency.
9	"(d) Exception for Overseas Service.—If a
10	medical officer is a medical officer located in a duty sta-
11	tion outside of the United States pursuant to a permanent
12	change of station and greater than 50 percent of the offi-
13	cial duties of the officer in such duty station involve direct
14	patient care, the officer, in lieu of performing the min-
15	imum hours under subsection (c)(3) on an annual basis,
16	may perform up to 480 hours of clinical practice as speci-
17	fied in such subsection prior to such change of station,
18	to fulfil in advance the requirement under such subsection
19	for up to 3 years.
20	"(e) CLINICAL PRACTICE HOURS.—The head of the
21	Office of Medical Services shall make available to medical
22	officers excused absence time to allow for the maintenance
23	of clinical practice hours in accordance with subsection
24	(e)(3).".

1	SEC. 502. MEDICAL ADVISORY BOARD OF THE CENTRAL IN-
2	TELLIGENCE AGENCY.
3	(a) Establishment.—The Central Intelligence
4	Agency Act of 1949 (50 U.S.C. 3501 et seq.), as amended
5	by section 501, is further amended by adding at the end
6	the following new section:
7	"SEC. 27. MEDICAL ADVISORY BOARD.
8	"(a) Establishment.—The Director shall establish
9	within the Agency a medical advisory board (in this sec-
10	tion referred to as the 'Board').
11	"(b) Duties.—The Board shall—
12	"(1) conduct a study on the Office of Medical
13	Services of the Agency, and submit reports regard-
14	ing such study, in accordance with subsection (c);
15	and
16	"(2) upon request, provide advice and guidance
17	in connection with any independent review of the Of-
18	fice conducted by an inspector general.
19	"(c) Study.—
20	"(1) Objectives.—In conducting the study
21	under subsection (b)(1), the Board shall seek to—
22	"(A) contribute to the modernization and
23	reform of the Office of Medical Services;
24	"(B) ensure that the activities of the Of-
25	fice are of the highest professional quality; and

1	"(C) ensure that all medical care provided
2	by the Office is provided in accordance with the
3	highest professional medical standards.
4	"(2) Reports.—The Board shall submit to the
5	congressional intelligence committees, in writing—
6	"(A) interim reports on the study; and
7	"(B) a final report on the study, which
8	shall—
9	"(i) set forth in detail the findings of
10	the study and the recommendations of the
11	Board, based on such findings and taking
12	into consideration the objectives under
13	paragraph (1), regarding any changes to
14	the activities of the Office of Medical Serv-
15	ices; and
16	"(ii) include, as applicable, any addi-
17	tional or dissenting views submitted by a
18	member of the Board.
19	"(d) Membership.—
20	"(1) Number and appointment.—The Board
21	shall be composed of 11 members, appointed as fol-
22	lows:
23	"(A) 2 members appointed by the Chair-
24	man of the Permanent Select Committee on In-
25	telligence of the House of Representatives.

1	"(B) 2 members appointed by the ranking
2	minority member of the Permanent Select Com-
3	mittee on Intelligence of the House of Rep-
4	resentatives.
5	"(C) 2 members appointed by the Chair-
6	man of the Select Committee on Intelligence of
7	the Senate.
8	"(D) 2 members appointed by the Vice
9	Chairman of the Select Committee on Intel-
10	ligence of the Senate.
11	"(E) 3 members appointed by the Director
12	of National Intelligence.
13	"(2) Chairperson.—During the first meeting
14	under subsection (e)(1), the members of the Board
15	shall elect a Chairperson of the Board. In addition
16	to meeting the criteria under paragraph (3), the
17	Chairperson may not be an employee, or former em-
18	ployee, of the Agency.
19	"(3) Criteria.—The members appointed under
20	paragraph (1) shall meet the following criteria:
21	"(A) Each member shall be a recognized
22	expert in at least 1 medical field, as dem-
23	onstrated by appropriate credentials.

1	"(B) Each member shall possess signifi-
2	cant and diverse medical experience, including
3	clinical experience.
4	"(C) Each member shall hold a security
5	clearance at the top secret level and be able to
6	access sensitive compartmented information.
7	"(4) TERMS.—
8	"(A) IN GENERAL.—Each member, includ-
9	ing the Chairperson, shall be appointed or elect-
10	ed, as applicable, for the life of the Board.
11	"(B) VACANCIES.—Any vacancy in the
12	Board occurring prior to the expiration of the
13	term under subparagraph (A) shall be filled in
14	the manner in which the original appointment
15	or election was made.
16	"(5) Compensation and travel ex-
17	PENSES.—
18	"(A) Compensation.—Except as provided
19	in subparagraph (B), each member of the
20	Board, including the Chairperson, may be com-
21	pensated at not to exceed the daily equivalent
22	of the annual rate of basic pay in effect for a
23	position at level IV of the Executive Schedule
24	under section 5315 of title 5, United States
25	Code, for each day during which that member

1	is engaged in the actual performance of the du-
2	ties under subsection (b).
3	"(B) Exception for federal employ-
4	EES.—Members of the Board, including the
5	Chairperson, who are officers or employees of
6	the United States shall receive no additional
7	pay by reason of the service of the member on
8	the Board.
9	"(C) Travel expenses.—Each member
10	of the Board, including the Chairperson, while
11	away from the home or regular places of busi-
12	ness of the member in the performance of serv-
13	ices for the Board, may be allowed travel ex-
14	penses, including per diem in lieu of subsist-
15	ence, in the same manner as persons employed
16	intermittently in the Government service are al-
17	lowed expenses under section 5703 of title 5,
18	United States Code.
19	"(6) Detailees.—
20	"(A) IN GENERAL.—Upon request of the
21	Board, the Director of National Intelligence
22	may detail to the Board, without reimburse-
23	ment from the Board, any of the personnel of
24	the Office of the Director of National Intel-
25	ligence to assist in carrying out the duties

1	under subsection (b). Any such detailed per-
2	sonnel shall retain the rights, status, and privi-
3	leges of the regular employment of the per-
4	sonnel without interruption.
5	"(B) CLEARANCE.—Any personnel detailed
6	to the Board under subparagraph (A) shall pos-
7	sess a security clearance in accordance with ap-
8	plicable laws and regulations concerning the
9	handling of classified information.
10	"(e) Meetings.—
11	"(1) Board meetings.—The Board shall meet
12	not less frequently than on a quarterly basis.
13	"(2) Meetings with congress.—The Board
14	shall meet with the congressional intelligence com-
15	mittees on a biannual basis.
16	"(f) Information Access.—
17	"(1) IN GENERAL.—Except as provided in para-
18	graph (2), the Board may secure directly from any
19	department or agency of the United States Govern-
20	ment information necessary to enable it to carry out
21	the duties under subsection (b) and, upon request of
22	the Chairperson of the Board, the head of that de-
23	partment or agency shall furnish such information to
24	the Board.

1	"(2) Exception.—The Director (without dele-
2	gation) may deny a request for information made by
3	the Board pursuant to paragraph (1), regardless of
4	the agency from which such information is re-
5	quested.
6	"(3) Notification requirement.—If the Di-
7	rector denies a request under paragraph (2), not
8	later than 15 days after the date of such denial, the
9	Director shall submit to the congressional intel-
10	ligence committees a written notification of such de-
11	nial.
12	"(4) Briefings.—The Director shall ensure
13	that the Board receives comprehensive briefings on
14	all activities of the Office, including by promptly
15	scheduling such briefings at the request of the
16	Board.
17	"(g) TERMINATION.—The Board shall terminate on
18	the date that is 5 years after the date of the first meeting
19	of the Board.
20	"(h) Definitions.—In this section, the terms 'con-
21	gressional intelligence committees' and 'intelligence com-
22	munity' have the meanings given such terms in section
23	3 of the National Security Act of 1947 (50 U.S.C.
24	3003).''.

1	(b) Deadline for Appointments; First Meet-
2	INGS.—
3	(1) Deadline for appointments.—Each
4	member of the medical advisory board established
5	under section 27 of the Central Intelligence Agency
6	Act of 1949 (as added by subsection (a)), including
7	the Chairperson, shall be appointed or elected, as
8	applicable, in accordance with subsection (d) of such
9	section by not later than 45 days after the date of
10	the enactment of this Act.
11	(2) First board meeting.—Not later than 30
12	days after the first date on which at least 7 mem-
13	bers of the Board described in paragraph (1) hold
14	the security clearance and are able to access infor-
15	mation in accordance with subsection (d)(3)(C) of
16	such section 27, the Board shall meet. During such
17	meeting, the Director of the Central Intelligence
18	Agency shall provide to the Board a comprehensive
19	briefing on all aspects of the Office of Medical Serv-
20	ices of the Central Intelligence Agency.
21	(3) First meeting with congress.—Not
22	later than 30 days after the date of the briefing
23	under paragraph (2), the Board described in such
24	paragraph shall meet with the staff members of the
25	congressional intelligence committees to discuss top-

1	ics for the Board to examine in carrying out the du-
2	ties under subsection (b) of such section 27.
3	SEC. 503. REPORT ON PROTOCOLS FOR CERTAIN INTEL-
4	LIGENCE COMMUNITY EMPLOYEES AND DE-
5	PENDENTS.
6	(a) In General.—Beginning not later than 180
7	days after the date of enactment of this Act, the President
8	shall develop, for uniform implementation across the ele-
9	ments of the intelligence community, each of the protocols
10	described in subsections (c) through (f). Such protocols
11	shall be subject to review and revision on a periodic basis,
12	and any implementation of such protocols shall be con-
13	ducted in accordance with applicable laws and current
14	clinical and professional practices of the interagency med-
15	ical community.
16	(b) Privacy.—No data collected pursuant to any
17	protocol under this section may be used for research or
18	analytical purposes without the written consent of the in-
19	dividual from whom such data was collected with respect
20	to such use.
21	(e) Protocol on Baseline Medical Testing.—
22	The protocol described in this subsection is a protocol for
23	conducting baseline medical testing of covered employees,
24	covered individuals, and the dependents of covered employ-
25	ees who are included on the overseas travel orders of the

1	covered employee, with respect to anomalous health inci-
2	dents. Such protocol shall set forth the required elements
3	of such baseline medical testing, such as—
4	(1) standard lab collection and testing of rel-
5	evant biofluids;
6	(2) the conduct of relevant visual and auditory
7	examinations;
8	(3) the conduct of Acquired Brain Injury Tool
9	assessments, or other relevant assessments for bal-
10	ance, eye motion, and cognition;
11	(4) the assessment of relevant medical histories;
12	and
13	(5) the conduct of any other standard relevant
14	medical or neurological examinations, testing, or as-
15	sessments.
16	(d) Protocols on Post-incident Medical Test-
17	ING.—The protocols described in this subsection are pro-
18	tocols to enable voluntary medical testing and the coordi-
19	nation of treatment for covered employees, covered indi-
20	viduals, and the dependents of covered employees, fol-
21	lowing a reported anomalous health incident, such as—
22	(1) a protocol that sets forth elements, similar
23	to the elements described in subsection (c), of such
24	testing;

1	(2) a protocol pertaining to the voluntary test-
2	ing and treatment for victims of anomalous health
3	incidents who are children;
4	(3) a protocol for ensuring that all victims of
5	anomalous health incidents receive access to prompt
6	and consistent medical treatment, including from
7	medical professionals holding appropriate security
8	clearances and medical professionals with expertise
9	in child care;
10	(4) a protocol for ensuring that all victims of
11	anomalous health incidents are offered options for
12	psychological treatment for the effects of such inci-
13	dents; and
14	(5) a protocol for ensuring that any testing,
15	evaluation, or collection of biofluids or other samples
16	following a reported anomalous health incident may
17	be compared against the baseline for the victim of
18	the anomalous health incident, to the extent the in-
19	dividual participated in the baseline medical testing,
20	consistent with subsections (b) and (c).
21	(e) Protocol on Information Collection, Stor-
22	AGE, AND SAFEGUARDING.—The protocol described in this
23	subsection is a protocol for the collection, storage, and
24	safeguarding of information acquired as a result of the
25	protocols described in subsections (c) and (d).

1	(f) Protocol on Reporting Mechanisms.—The
2	protocol described in this subsection is a protocol for the
3	reporting of matters relating to anomalous health inci-
4	dents by covered employees, covered individuals, and the
5	dependents of covered employees, including the develop-
6	ment of a system for the adjudication of complaints re-
7	garding medical treatment received by such covered em-
8	ployees, covered individuals, and dependents of covered
9	employees.
10	(g) Report and Briefings.—
11	(1) Report.—Not later than 180 days after
12	the date of the enactment of this Act, the Director
13	of National Intelligence shall submit to the congres-
14	sional intelligence committees a report on the proto-
15	cols described in subsections (c) through (f).
16	(2) Elements.—Such report shall include the
17	following elements:
18	(A) A copy of each protocol under this sec-
19	tion.
20	(B) A description of the following:
21	(i) Any interagency agreements, au-
22	thorities, or policies required to effectively
23	implement the protocols under this section.
24	(ii) Any new facilities, medical equip-
25	ment, tools, training, or other resources re-

1	quired to effectively implement such proto-
2	cols.
3	(C) A timeline for the implementation of
4	the protocols under this section, including a
5	proposal for the prioritization of implementa-
6	tion with respect to various categories of cov-
7	ered employees and the dependents of covered
8	employees.
9	(3) Briefing.—Not later than 60 days fol-
10	lowing the date of submission of the report under
11	paragraph (1), and biannually thereafter, the Direc-
12	tor shall provide to the congressional intelligence
13	committees a briefing regarding the implementation
14	of the protocols under this section.
15	(h) DEFINITIONS.—In this section:
16	(1) COVERED EMPLOYEE.—The term "covered
17	employee" means an individual who is an employee,
18	assignee, or detailee of an element of the intelligence
19	community.
20	(2) COVERED INDIVIDUAL.—The term "covered
21	individual" means a contractor to an element of the
22	intelligence community.
23	(3) Dependent of a covered employee.—
24	The term "dependent of a covered employee" means,
25	with respect to a covered employee, a family member

1	(including a child), as defined by the Director of Na-
2	tional Intelligence.
3	(4) Victim of an anomalous health inci-
4	DENT.—The term "victim of an anomalous health
5	incident" means a covered employee, covered indi-
6	vidual, or dependent of a covered employee, who is,
7	or is suspected to have been, affected by an anoma-
8	lous health incident.
9	SEC. 504. INSPECTOR GENERAL OF THE CENTRAL INTEL-
10	LIGENCE AGENCY REVIEW OF OFFICE OF
11	MEDICAL SERVICES.
12	(a) Review.—Not later than one year after the date
13	of the enactment of this Act, the Inspector General of the
14	Central Intelligence Agency, in coordination with, and
15	with the support of, the Inspector General of the Intel-
16	ligence Community, shall submit to the congressional in-
17	telligence committees a report containing a review of the
18	responsibilities, authorities, resources, and performance of
19	the Office of Medical Services of the Central Intelligence
20	Agency (in this section referred to as the "Office").
21	(b) Matters Included.—The review under sub-
22	section (a) shall include the following:
23	(1) A detailed description of the responsibilities
24	and authorities of the Office, as set forth in Federal

1	law and any applicable regulation, policy, or other
2	document of the Central Intelligence Agency.
3	(2) A detailed description of the budgetary,
4	human, and other resources available to the Office,
5	including with respect to employees and any other
6	personnel.
7	(3) An assessment of the ability of the Office
8	to consistently discharge the responsibilities of the
9	Office, with an emphasis on the provision of medical
10	treatment and care by personnel of the Office, in-
11	cluding with respect to—
12	(A) the roles of personnel of the Office,
13	and of senior officials of the Agency outside of
14	the Office, in determining what medical evalua-
15	tion, treatment, and care should be provided in
16	a particular case, including the provision of spe-
17	cialty care by medical personnel outside of the
18	Office;
19	(B) whether personnel of the Office con-
20	sistently provide appropriate and high-quality
21	medical treatment and care in accordance with
22	standards set independently by the professional
23	medical community;
24	(C) whether the Office has sufficient
25	human and other resources, including personnel

1	with specialized background, qualifications, or
2	expertise, to consistently provide high-quality
3	medical treatment and care in accordance with
4	standards set independently by the professional
5	medical community;
6	(D) whether personnel of the Office, in-
7	cluding personnel claiming specialized medical
8	backgrounds and expertise, are required by the
9	Agency to maintain current board certifications
10	or other certifications and licenses, and the ex-
11	tent to which the Office verifies such certifi-
12	cations and licenses;
13	(E) the extent to which the Office makes
14	consistent and effective use of the specialized
15	medical background, qualifications, and exper-
16	tise of the personnel of the Office in providing
17	medical treatment and care;
18	(F) an assessment of whether personnel of
19	the Office who provide medical treatment and
20	care, or who make decisions with respect to
21	such treatment or care, are required to have ex-
22	tensive clinical or other experience in directly
23	treating patients, including in areas requiring
24	specialized background, qualifications, or exper-
25	tise;

1	(G) any factors that have frustrated or de-
2	layed the provision of medical treatment and
3	care by personnel of the Office in significant
4	cases; and
5	(H) any factors that have frustrated or
6	could frustrate prompt detection, effective over-
7	sight, and swift remediation of problems within
8	the Office, including such factors that frustrate
9	or delay the provision of medical treatment and
10	care in significant cases.
11	(e) Independent Advice.—In conducting the re-
12	view under subsection (a), the Inspector General may ob-
13	tain the advice of the medical advisory board established
14	under section 502.
15	(d) FORM.—The report under subsection (a) shall be
16	submitted in an unclassified form to the extent prac-
17	ticable, consistent with the protection of intelligence
18	sources and methods, but may include a classified annex.
19	SEC. 505. CLARIFICATION OF EFFECT OF CERTAIN BENE-
20	FITS RELATING TO INJURIES TO THE BRAIN.
21	(a) Personnel of Central Intelligence Agen-
22	CY.—Subsection (d) of section 19A of the Central Intel-
23	ligence Agency Act of 1949 (50 U.S.C. 3519b), as added
24	by the HAVANA Act of 2021, is amended by adding at
25	the end the following new paragraph:

1	"(5) No effect on other benefits.—Pay-
2	ments made under paragraph (2) are supplemental
3	to any other benefit furnished by the United States
4	Government for which a covered dependent, covered
5	employee, or covered individual is entitled, and the
6	receipt of such payments may not affect the eligi-
7	bility of such a person to any other benefit furnished
8	by the United States Government.".
9	(b) Personnel of Department of State.—Sub-
10	section (i) of section 901 of title IX of division J of the
11	Further Consolidated Appropriations Act, 2020 (22
12	U.S.C. 2680b), as added by the HAVANA Act of 2021,
13	is amended by adding at the end the following new para-
14	graph:
15	"(5) No effect on other benefits.—Pay-
16	ments made under paragraph (2) are supplemental
17	to any other benefit furnished by the United States
18	Government for which a covered dependent, depend-
19	ent of a former employee, covered employee, former
20	employee, or covered individual is entitled, and the
21	receipt of such payments may not affect the eligi-
22	bility of such a person to any other benefit furnished
23	by the United States Government.".

TITLE VI—MATTERS RELATING TO FOREIGN COUNTRIES

2	TO FOREIGN COUNTRIES
3	SEC. 601. NATIONAL INTELLIGENCE ESTIMATE ON SECU
4	RITY SITUATION IN AFGHANISTAN AND RE
5	LATED REGION.
6	(a) Requirement.—The Director of National Intel-
7	ligence, acting through the National Intelligence Council
8	shall produce a National Intelligence Estimate on the situ-
9	ation in Afghanistan and the covered region.
10	(b) Matters.—The National Intelligence Estimate
11	produced under subsection (a) shall include, with respect
12	to the 2-year period beginning on the date on which the
13	Estimate is produced, an assessment of the following:
14	(1) The presence in Afghanistan (including fi-
15	nancial contributions to the Taliban, political rela-
16	tions with the Taliban, military presence in the cov-
17	ered region, economic presence in the covered region
18	and diplomatic presence in the covered region) of
19	China, Iran, Pakistan, Russia, and any other foreign
20	country determined relevant by the Director, respec-
21	tively, and an assessment of the potential risks, or
22	benefits, of any such presence, contributions, or rela-
23	tions.
24	(2) Any change in the threat to the United
25	States homeland or United States entities abroad as

1	a result of the withdrawal of the Armed Forces from
2	Afghanistan on August 31, 2021, including an as-
3	sessment of the risk of al-Qaeda or any affiliates
4	thereof, the Islamic State of Iraq and ash Sham-
5	Khorasan or any affiliates thereof, or any other
6	similar international terrorist group, using Afghani-
7	stan as a safe haven for launching attacks on the
8	United States and its interests abroad.
9	(3) The political composition and sustainability
10	of the governing body of Afghanistan, including an
11	assessment of the ability of the United States Gov-
12	ernment to influence the policies of such governing
13	body on the following:
14	(A) Counterterrorism.
15	(B) Counternarcotics.
16	(C) Human rights (particularly regarding
17	women and girls and traditionally targeted eth-
18	nie groups).
19	(D) The treatment and safe transit of Af-
20	ghans holding special immigrant visa status
21	under section 602 of the Afghan Allies Protec-
22	tion Act of 2009 (8 U.S.C. 1101 note) and
23	other Afghans who, during the period beginning
24	in 2001, assisted efforts of the United States in
25	Afghanistan or the covered region.

1	(4) The effect on the covered region, and Eu-
2	rope, of refugees leaving Afghanistan.
3	(5) The commitments of the Taliban relating to
4	counterterrorism, including an assessment of—
5	(A) whether such commitments required
6	under the agreement entered into between the
7	United States Government and the Taliban in
8	February 2020, have been tested, or will be
9	tested during the 2-year period covered by the
10	Estimate, and what such commitments entail;
11	(B) whether any additional commitments
12	relating to counterterrorism agreed to by the
13	Taliban pursuant to subsequent negotiations
14	with the United States Government following
15	February 2020, have been tested, or will be
16	tested during the 2-year period covered by the
17	Estimate, and, if applicable, what such commit-
18	ments entail;
19	(C) any benchmarks against which the
20	Taliban are to be evaluated with respect to
21	commitments relating to counterterrorism; and
22	(D) the intentions and capabilities of the
23	Taliban with respect to counterterrorism (as
24	such term is understood by the United States
25	and by the Taliban, respectively), including the

1	relations of the Taliban with al-Qaeda or any
2	affiliates thereof, the Islamic State of Iraq and
3	ash Sham-Khorasan or any affiliates thereof, or
4	any other similar international terrorist group.
5	(c) Submission to Congress.—
6	(1) Submission.—Not later than one year after
7	the date of the enactment of this Act, the Director
8	shall submit to the congressional intelligence com-
9	mittees the National Intelligence Estimate produced
10	under subsection (a), including all intelligence re-
11	porting underlying the Estimate.
12	(2) FORM.—The National Intelligence Estimate
13	shall be submitted under paragraph (1) in classified
14	form.
15	(d) Public Version.—Consistent with the protec-
16	tion of intelligence sources and methods, at the same time
17	as the Director submits to the congressional intelligence
18	committees the National Intelligence Estimate under sub-
19	section (c), the Director shall make publicly available on
20	the internet website of the Director an unclassified version
21	of the key findings of the National Intelligence Estimate.
22	(e) DEFINITIONS.—In this section:
23	(1) COVERED REGION.—The term "covered re-
24	gion' includes the following countries:
25	(A) China.

1	(B) The Gulf Cooperation Council coun-
2	tries, including Qatar, Saudi Arabia, the United
3	Arab Emirates.
4	(C) India.
5	(D) Iran.
6	(E) Pakistan.
7	(F) Tajikistan.
8	(G) Turkey.
9	(H) Turkmenistan.
10	(I) Uzbekistan.
11	(2) United states entity.—The term
12	"United States entity" means a citizen of the United
13	States, an embassy or consulate of the United
14	States, or an installation, facility, or personnel of
15	the United States Government.
16	SEC. 602. REPORT ON LIKELIHOOD OF MILITARY ACTION
17	BY COUNTRIES OF THE SOUTH CAUCASUS.
18	(a) Report.—Not later than 90 days after the date
19	of the enactment of this Act, the Director of National In-
20	telligence shall submit to the congressional intelligence
21	committees a report assessing the likelihood of a South
22	Caucasus country taking military action against another
23	country (including in Nagorno-Karabakh or any other dis-
24	puted territory). Such report shall include an indication
25	of the strategic balance in the region, including with re-

spect to the offensive military capabilities of each South 2 Caucasus country. 3 (b) FORM.—The report under subsection (a) shall be submitted in unclassified form, but may include a classi-5 fied annex. (c) SOUTH CAUCASUS COUNTRY DEFINED.—In this 6 section, the term "South Caucasus country" means any 8 of the following: 9 (1) Armenia. 10 (2) Azerbaijan. 11 (3) Georgia. 12 SEC. 603. REPORT ON INTELLIGENCE COLLECTION POS-13 TURE AND OTHER MATTERS RELATING TO 14 AFGHANISTAN AND RELATED REGION. 15 (a) Report.—Not later than 90 days after the date of the enactment of this Act, the Director of National In-16 telligence, in consultation with the heads of elements of 17 the intelligence community determined relevant by the Di-18 rector, shall submit to the congressional intelligence com-19 mittees a report on the collection posture of the intel-20 21 ligence community and other matters relating to Afghani-22 stan and the covered region. 23 (b) Matters.—The report under subsection (a) shall

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include the following:

1	(1) A detailed description of the collection pos-
2	ture of the intelligence community with respect to
3	Afghanistan, including with respect to the following:
4	(A) The countering of terrorism threats
5	that are directed at the United States homeland
6	or United States entities abroad.
7	(B) The finances of the Taliban, including
8	financial contributions to the Taliban from for-
9	eign countries (particularly from China, Iran,
10	Russia, and any other foreign country in the
11	Arab Gulf region (or elsewhere) determined rel-
12	evant by the Director, respectively).
13	(C) The detection, and prevention of, any
14	increased threat to the United States homeland
15	or United States entities abroad as a result of
16	the withdrawal of the United States Armed
17	Forces from Afghanistan on August 31, 2021,
18	including any such increased threat resulting
19	from al-Qaeda or any affiliates thereof, the Is-
20	lamic State of Iraq and ash Sham-Khorasan or
21	any affiliates thereof, or any other similar inter-
22	national terrorist group, using Afghanistan as a
23	safe harbor.
24	(2) A detailed description of any plans, strate-
25	gies, or efforts to improve the collection posture de-

1	scribed in paragraph (1)(A), including by filling any
2	gaps identified pursuant to such paragraph.
3	(3) An assessment of the effect of publicly doc-
4	umenting abuses engaged in by the Taliban, and a
5	description of the efforts of the intelligence commu-
6	nity to support other departments and agencies in
7	the Federal Government with respect to the collec-
8	tion and documentation of such abuses.
9	(4) An assessment of the relationship between
10	the intelligence community and countries in the cov-
11	ered region, including an assessment of the fol-
12	lowing:
13	(A) Intelligence and information sharing
14	with such countries.
15	(B) Any change in the collection posture of
16	the intelligence community with respect to the
17	nuclear activities of such countries as a result
18	of the withdrawal of the United States Armed
19	Forces from Afghanistan on August 31, 2021.
20	(C) The collection posture of the intel-
21	ligence community with respect to the presence
22	of such countries in Afghanistan (including fi-
23	nancial contributions to the Taliban, political
24	relations with the Taliban, military presence in
25	Afghanistan, economic presence in Afghanistan,

1	and diplomatic presence in Afghanistan) and
2	the understanding of the intelligence community
3	regarding the potential risks, or benefits, of any
4	such presence, contributions, or relations.
5	(D) The ability of the intelligence commu-
6	nity to use the airspace of any such countries.
7	(5) An assessment of any financial contribu-
8	tions to the Taliban from foreign countries (particu-
9	larly from China, Iran, Russia, and any other for-
10	eign country in the Arab Gulf region (or elsewhere)
11	determined relevant by the Director, respectively)
12	made during the year preceding the withdrawal of
13	the United States Armed Forces from Afghanistan
14	on August 31, 2021.
15	(c) FORM.—The report under subsection (a) may be
16	submitted in classified form, but shall include an unclassi-
17	fied summary.
18	(d) Biannual Updates.—On a biannual basis dur-
19	ing the 5-year period following the date of the submission
20	of the report under subsection (a), the Director of Na-
21	tional Intelligence, in consultation with the heads of the
22	elements of the intelligence community determined rel-
23	evant by the Director, shall submit to the congressional
24	intelligence committees an update to such report.
25	(e) Definitions.—In this section:

1	(1) COVERED REGION.—The term "covered re-
2	gion" includes the following countries:
3	(A) China.
4	(B) The Gulf Cooperation Council coun-
5	tries, including Qatar, Saudi Arabia, the United
6	Arab Emirates.
7	(C) India.
8	(D) Iran.
9	(E) Pakistan.
10	(F) Tajikistan.
11	(G) Turkey.
12	(H) Turkmenistan.
13	(I) Uzbekistan.
14	(2) United states entity.—The term
15	"United States entity" means a citizen of the United
16	States, an embassy or consulate of the United
17	States, or an installation, facility, or personnel of
18	the United States Government.
19	SEC. 604. REPORT ON THREAT POSED BY EMERGING CHI-
20	NESE TECHNOLOGY COMPANIES.
21	(a) Report.—Not later than 180 days after the date
22	of the enactment of this Act, the Director of National In-
23	telligence, in consultation with the Assistant Secretary of
24	the Treasury for Intelligence and Analysis and the Direc-
25	tor of the Federal Bureau of Investigation, shall submit

1	to the congressional intelligence committees a report on
2	the threat to the national security of the United States
3	posed by emerging Chinese technology companies.
4	(b) Matters Included.—The report under sub-
5	section (a) shall include the following:
6	(1) An assessment of the threat to the national
7	security of the United States posed by emerging
8	Chinese technology companies, including with re-
9	spect to—
10	(A) the practices of the companies and
11	their relationships to the government of China;
12	(B) the security of the communications,
13	data, and commercial interests of the United
14	States; and
15	(C) the privacy interests of United States
16	persons.
17	(2) An assessment of the ability of the United
18	States to counter any such threat, including with re-
19	spect to different tools that could counter such a
20	threat.
21	(c) FORM.—The report under subsection (a) may be
22	submitted in classified form, but if so submitted shall in-
23	clude an unclassified executive summary.
24	(d) Emerging Chinese Technology Companies
25	DEFINED.—In this section, the term "emerging Chinese

technology companies" means a Chinese technology company, including a company listed on the Science and Tech-3 nology Innovation Board of the Shanghai Stock Exchange, 4 that the Assistant Secretary of the Treasury for Intelligence and Analysis determines poses a significant threat to the national security of the United States. 6 7 SEC. 605. REPORT ON COOPERATION BETWEEN CHINA AND 8 UNITED ARAB EMIRATES. 9 (a) REQUIREMENT.—Not later than 60 days after the date of the enactment of this Act, the Director of National 10 Intelligence, in consultation with the heads of elements of 11 12 the intelligence community that the Director determines appropriate, shall submit to the congressional intelligence 13 14 committees a report containing the following: 15 (1) Details on the cooperation between China 16 and the United Arab Emirates regarding defense, 17 security, technology, and other strategically sensitive 18 matters that implicate the national security interests 19 of the United States. 20 (2) The most recent, as of the date of the re-21 port, quarterly assessment by the intelligence com-22 munity of measures that the United Arab Emirates 23 has implemented to safeguard technology of the 24 United States and the reliability of any assurances 25 by the United Arab Emirates (with respect to both

1	current assurances and assurances being considered
2	as of the date of the report).
3	(3) A certification by the Director regarding
4	whether such assurances described in paragraph (2)
5	are viable and sufficient to protect technology of the
6	United States from being transferred to China or
7	other third parties.
8	(b) FORM.—The report under subsection (a) may be
9	submitted in classified form, but if so submitted shall in-
10	clude an unclassified executive summary.
11	SEC. 606. REPORT ON PROPAGATION OF EXTREMIST
12	IDEOLOGIES FROM SAUDI ARABIA.
13	(a) Report.—Not later than February 1, 2022, the
14	Director of National Intelligence, in consultation with
15	other relevant Federal departments and agencies, shall
16	submit to the congressional intelligence committees a re-
17	port on the threat of extremist ideologies propagated from
18	Saudi Arabia and the failure of the Government of Saudi
19	Arabia to prevent the propagation of such ideologies. Such
	Arabia to prevent the propagation of such ideologies. Such
20	report shall include a detailed description of—
20 21	
	report shall include a detailed description of—
21	report shall include a detailed description of— (1) the role of governmental and nongovern-
21 22	report shall include a detailed description of— (1) the role of governmental and nongovernmental entities and individuals of Saudi Arabia in

1	(2) the practical and strategic consequences for
2	vital national security interests of the United States
3	as a result of such promotion, funding, or export.
4	(b) FORM.—The report under subsection (a) shall be
5	submitted in unclassified form, but may include a classi-
6	fied annex.
7	SEC. 607. REPORT ON EFFECTS OF SANCTIONS BY UNITED
8	STATES.
9	(a) Report.—Not later than 180 days after the date
10	of the enactment of this Act, the Director of National In-
11	telligence, in consultation with the Assistant Secretary of
12	the Treasury for Intelligence and Analysis, shall submit
13	to the congressional intelligence committees a report on
14	how covered countries respond to sanctions imposed by the
15	United States.
16	(b) Matters Included.—The report under sub-
17	section (a) shall include the following:
18	(1) An assessment of whether sanctions im-
19	posed by the United States on entities, individuals,
20	or the governments of covered countries have caused
21	those countries to alter their behavior.
22	(2) An assessment of the effectiveness of—
23	(A) continuing such sanctions; and
24	(B) imposing additional sanctions.

1	(c) FORM.—The report under subsection (a) may be
2	submitted in classified form, but if so submitted shall in-
3	clude an unclassified executive summary.
4	(d) COVERED COUNTRY DEFINED.—In this section,
5	the term "covered country" means—
6	(1) China;
7	(2) Iran;
8	(3) Russia; and
9	(4) any other foreign country the Assistant Sec-
10	retary of the Treasury for Intelligence and Analysis
11	determines appropriate.
	TITLE VII—REPORTS AND
12	IIILE VII—REFORTS AND
12 13	OTHER MATTERS
13	
	OTHER MATTERS
13 14	OTHER MATTERS SEC. 701. PILOT PROGRAM FOR SECURITY VETTING OF
13 14 15	OTHER MATTERS SEC. 701. PILOT PROGRAM FOR SECURITY VETTING OF CERTAIN INDIVIDUALS.
13 14 15 16	OTHER MATTERS SEC. 701. PILOT PROGRAM FOR SECURITY VETTING OF CERTAIN INDIVIDUALS. (a) ESTABLISHMENT.—The Under Secretary of De-
13 14 15 16	OTHER MATTERS SEC. 701. PILOT PROGRAM FOR SECURITY VETTING OF CERTAIN INDIVIDUALS. (a) ESTABLISHMENT.—The Under Secretary of Defense for Intelligence and Security may establish a pilot
113 114 115 116 117	OTHER MATTERS SEC. 701. PILOT PROGRAM FOR SECURITY VETTING OF CERTAIN INDIVIDUALS. (a) ESTABLISHMENT.—The Under Secretary of Defense for Intelligence and Security may establish a pilot program to identify risks associated with individuals who
13 14 15 16 17 18	OTHER MATTERS SEC. 701. PILOT PROGRAM FOR SECURITY VETTING OF CERTAIN INDIVIDUALS. (a) ESTABLISHMENT.—The Under Secretary of Defense for Intelligence and Security may establish a pilot program to identify risks associated with individuals who are performing unclassified research funded by the Defense for Intelligence and Security may establish a pilot program to identify risks associated with individuals who
13 14 15 16 17 18 19 20	SEC. 701. PILOT PROGRAM FOR SECURITY VETTING OF CERTAIN INDIVIDUALS. (a) ESTABLISHMENT.—The Under Secretary of Defense for Intelligence and Security may establish a pilot program to identify risks associated with individuals who are performing unclassified research funded by the Department of Defense who would not otherwise undergo
13 14 15 16 17 18 19 20 21	SEC. 701. PILOT PROGRAM FOR SECURITY VETTING OF CERTAIN INDIVIDUALS. (a) ESTABLISHMENT.—The Under Secretary of Defense for Intelligence and Security may establish a pilot program to identify risks associated with individuals who are performing unclassified research funded by the Department of Defense who would not otherwise undergo Federal personnel vetting.

1	(1) identify the size of the population to be vet-
2	ted under the pilot program;
3	(2) establish a process to obtain information
4	from individuals to be vetted under the pilot pro-
5	gram;
6	(3) determine the criteria to evaluate national
7	security risks to research funded by the Department
8	of Defense from individuals who are participating in
9	such research;
10	(4) establish a process to conduct vetting, in-
11	cluding referrals to appropriate counterintelligence
12	and law enforcement entities, for the population to
13	be screened under the pilot program; and
14	(5) carry out the process described in para-
15	graph (4) with respect to the population to be
16	screened under the pilot program.
17	(c) Report.—Before commencing the pilot program
18	under this section, the Under Secretary of Defense for In-
19	telligence and Security shall submit to the appropriate
20	congressional committees a report containing details of the
21	planned elements of the pilot program under subsection
22	(b).
23	(d) Briefings.—Not less frequently than annually
24	during the 3-year period beginning on the date that is 1
25	year after the date of the enactment of this Act, the Under

1	Secretary of Defense for Intelligence and Security shall
2	provide to the appropriate congressional committees a
3	briefing on the status of the pilot program under this sec-
4	tion.
5	(e) TERMINATION.—The authority to conduct the
6	pilot program under this section shall terminate on the
7	date that is 5 years after the date of the enactment of
8	this Act.
9	(f) Appropriate Congressional Committees De-
10	FINED.—In this section, the term "appropriate congres-
11	sional committees" means—
12	(1) the congressional intelligence committees;
13	and
14	(2) the congressional defense committees (as
15	such term is defined in section 101(a) of title 10,
16	United States Code).
17	SEC. 702. INTELLIGENCE ASSESSMENT AND REPORTS ON
18	FOREIGN RACIALLY MOTIVATED VIOLENT EX-
19	TREMISTS.
20	(a) Intelligence Assessment.—
21	(1) Requirement.—Not later than 120 days
22	after the date of the enactment of this Act, the Di-
23	rector of National Intelligence, acting through the
24	Director of the National Counterterrorism Center, in
25	coordination with the Director of the Federal Bu-

1	reau of Investigation and the Under Secretary of
2	Homeland Security for Intelligence and Analysis,
3	and in consultation with other relevant Federal de-
4	partments and agencies, shall submit to the appro-
5	priate congressional committees an intelligence as-
6	sessment on significant threats to the United States
7	associated with foreign racially motivated violent ex-
8	tremist organizations.
9	(2) Elements.—The assessment under para-
10	graph (1) shall include the following:
11	(A) A list of foreign racially motivated vio-
12	lent extremist organizations that pose a signifi-
13	cant threat to the national security of the
14	United States.
15	(B) With respect to each such organiza-
16	tion—
17	(i) an overview of the membership,
18	ideology, and activities;
19	(ii) a description of any transnational
20	links to the United States or United States
21	persons;
22	(iii) a description of the leadership,
23	plans, intentions, and capabilities;
24	(iv) whether (and if so, to what ex-
25	tent) foreign governments or their proxies

1	provide any manner of support to such or-
2	ganizations, including a list of each such
3	foreign government or proxy;
4	(v) a description of the composition
5	and characteristics of the members and
6	support networks, including whether (and
7	if so, to what extent) the members are also
8	a part of a military, security service, or po-
9	lice;
10	(vi) a description of financing and
11	other forms of material support;
12	(vii) an assessment of trends and pat-
13	terns relative to communications, travel,
14	and training (including whether and to
15	what extent the organization is engaged in
16	or facilitating military or paramilitary
17	training);
18	(viii) an assessment of the
19	radicalization and recruitment, including
20	an analysis of the extremist messaging mo-
21	tivating members and supporters; and
22	(ix) whether (and if so, to what ex-
23	tent) foreign governments have sufficient
24	laws and policies to counter threats to the

1	United States associated with the organi-
2	zation, including best practices and gaps.
3	(C) An assessment of the status and extent
4	of information sharing, intelligence partner-
5	ships, foreign police cooperation, and mutual
6	legal assistance between the United States and
7	foreign governments relative to countering
8	threats to the United States associated with
9	foreign racially motivated violent extremist or-
10	ganizations.
11	(D) An assessment of intelligence gaps and
12	recommendations on how to remedy such gaps.
13	(E) An opportunity analysis regarding
14	countering such threats, including, at a min-
15	imum, with respect to mitigating and disrupting
16	the transnational nexus.
17	(3) Standards.—The intelligence assessment
18	under paragraph (1) shall be conducted in a manner
19	that meets the analytic integrity and tradecraft
20	standards of the intelligence community.
21	(4) FORM.—The intelligence assessment under
22	paragraph (1) shall be submitted in unclassified
23	form, but may include a classified annex in elec-
24	tronic form that is fully indexed and searchable. In

1	carrying out this paragraph, the officials specified in
2	paragraph (1) shall—
3	(A) ensure that the assessment is unclassi-
4	fied to the extent possible; and
5	(B) ensure that the assessment is drafted
6	in a way to maximize the ability to share the
7	assessment, including the classified annex, with
8	the entities under paragraph (5).
9	(5) Sharing.—Consistent with the protection
10	of classified information, the Director of National
11	Intelligence, acting through the Director of the Na-
12	tional Counterterrorism Center, in coordination with
13	the Director of the Federal Bureau of Investigation
14	and the Under Secretary of Homeland Security for
15	Intelligence and Analysis, shall share the intelligence
16	assessment under paragraph (1) with—
17	(A) appropriate Federal departments and
18	agencies;
19	(B) Joint Terrorism Task Forces and the
20	Domestic Terrorism-Hate Crimes Fusion Cell
21	of the Federal Bureau of Investigation;
22	(C) State, local, and Tribal law enforce-
23	ment officials, including officials who operate
24	within State, local, and regional fusion centers
25	through the Department of Homeland Security

	20.
1	State, Local, and Regional Fusion Center Ini-
2	tiative established in accordance with section
3	210A of the Homeland Security Act of 2002 (6
4	U.S.C. 124h); and
5	(D) appropriate foreign governments, in-
6	cluding foreign intelligence services and foreign
7	police, and international institutions, that part-
8	ner with the United States on countering sig-
9	nificant threats associated with foreign racially
10	motivated violent extremist organizations.
11	(b) Report.—
12	(1) Requirement.—Not later than 150 days
13	after the date of the enactment of this Act, the Di-
14	rector of National Intelligence (acting through the
15	Director of the National Counterterrorism Center),
16	in coordination with the Secretary of State, the Sec-
17	retary of the Treasury, the Attorney General, the
18	Secretary of Homeland Security, and in a manner
19	consistent with the authorities and responsibilities of
20	such Secretary or Director, shall submit to the ap-
21	propriate congressional committees a report on the
22	use of Federal laws, regulations, and policies by the
23	Federal Government to counter significant threats to

the United States and United States persons associ-

24

1	ated with foreign racially motivated violent extremist
2	organizations.
3	(2) Elements.—The report under paragraph
4	shall include the following:
5	(A) An identification, description, and as-
6	sessment of the use and efficacy of, Federal
7	laws, regulations, and policies used by the Fed-
8	eral Government to address significant threats
9	to the United States and United States persons
10	associated with foreign racially motivated vio-
11	lent extremist organizations, including pursuant
12	to—
13	(i) section 1016 of the Intelligence
14	Reform and Terrorism Prevention Act of
15	2004 (6 U.S.C. 485) and section 119 of
16	the National Security Act of 1949 (50
17	U.S.C. 3056), particularly with respect to
18	the coordination and integration of all in-
19	struments of national power;
20	(ii) Executive Order 12333 (50 U.S.C.
21	3001 note), as amended;
22	(iii) the designation of foreign ter-
23	rorist organizations under section 219 of
24	the Immigration and Nationality Act (8
25	U.S.C. 1189);

1	(iv) the designation of specially des-
2	ignated terrorists, specially designated
3	global terrorists, or specially designated
4	nationals and blocked persons, pursuant to
5	Executive Orders 13886, 13372, and
6	13224 and parts 594, 595, 596, and 597
7	of title 31, Code of Federal Regulations;
8	(v) National Security Presidential
9	Memorandums 7 and 9, particularly with
10	respect to the sharing of terrorism infor-
11	mation and screening and vetting activi-
12	ties; and
13	(vi) any other applicable Federal laws,
14	regulations, or policies.
15	(B) An assessment of whether (and if so,
16	to what extent and why) such Federal laws,
17	regulations, and policies are sufficient to
18	counter such threats, including a description of
19	any gaps and specific examples to illustrate
20	such gaps.
21	(C) Recommendations regarding how to
22	remedy the gaps under subparagraph (B).
23	(3) Privacy and civil liberties assess-
24	MENT.—Not later than 180 days after the date of
25	the enactment of this Act, the Privacy and Civil Lib-

1	erties Oversight Board, in consultation with the civil
2	liberties and privacy officers of the Federal depart-
3	ments and agencies the Board determines appro-
4	priate, shall submit to the appropriate congressional
5	committees a report containing—
6	(A) an assessment of the impacts on the
7	privacy and civil liberties of United States per-
8	sons concerning the use or recommended use of
9	any Federal laws, regulations, and policies spec-
10	ified in paragraph (2); and
11	(B) recommendations on options to develop
12	protections to mitigate such impacts.
13	(4) FORM.—The reports under paragraphs (1)
14	and (2) shall be submitted in unclassified form, but
15	may include a classified annex in electronic form
16	that is fully indexed and searchable. In carrying out
17	this paragraph, the officials responsible for submit-
18	ting such reports shall ensure that the reports are
19	unclassified to the extent possible.
20	(c) Definitions.—In this section:
21	(1) Appropriate congressional commit-
22	TEES.—The term "appropriate congressional com-
23	mittees" means—
24	(A) the Permanent Select Committee on
25	Intelligence, the Committee on Homeland Secu-

1	rity, the Committee on Foreign Affairs, and the
2	Committee on the Judiciary of the House of
3	Representatives; and
4	(B) the Select Committee on Intelligence,
5	the Committee on Homeland Security and Gov-
6	ernmental Affairs, the Committee on Foreign
7	Relations, and the Committee on the Judiciary
8	of the Senate.
9	(2) Terrorism information.—The term "ter-
10	rorism information" has the meaning given that
11	term in section 1016(a) of the Intelligence Reform
12	and Terrorism Prevention Act of 2004 (6 U.S.C.
13	485(a)).
14	(3) United states person.—The term
15	"United States person" has the meaning given that
16	term in section 105A(c) of the National Security Act
17	of 1947 (50 U.S.C. 3039).
18	SEC. 703. PERIODIC REPORT ON POSITIONS IN THE INTEL-
19	LIGENCE COMMUNITY THAT CAN BE CON-
20	DUCTED WITHOUT ACCESS TO CLASSIFIED
21	INFORMATION, NETWORKS, OR FACILITIES.
22	Section 6610 of the Damon Paul Nelson and Mat-
23	thew Young Pollard Intelligence Authorization Act for
24	Fiscal Years 2018, 2019, and 2020 (50 U.S.C. 3352e)
25	is amended—

1	(1) by striking "this Act and not less frequently
2	than once every 5 years thereafter," and inserting
3	"this Act, and biennially thereafter,"; and
4	(2) by adding at the end the following new sen-
5	tence: "Such report shall take into account the po-
6	tential effect of maintaining continuity of operations
7	during a covered national emergency (as defined by
8	section 303 of the Intelligence Authorization Act for
9	Fiscal Year 2021 (division W of Public Law 116–
10	260)) and the assessed needs of the intelligence com-
11	munity to maintain such continuity of operations.".
12	SEC. 704. BIENNIAL REPORTS ON FOREIGN BIOLOGICAL
13	THREATS.
14	(a) Requirement.—Title XI of the National Secu-
15	rity Act of 1947 (50 U.S.C. 3231 et seq.) is amended by
16	adding at the end the following new section (and con-
17	forming the table of contents at the beginning of such Act
18	accordingly):
19	"SEC. 1111. BIENNIAL REPORTS ON FOREIGN BIOLOGICAL
20	THREATS.
21	"(a) Reports.—On a biennial basis until the date
22	that is 10 years after the date of the enactment of the
12	
23	Intelligence Authorization Act for Fiscal Year 2022, the
23	

1	on the activities, prioritization, and responsibilities of the
2	intelligence community with respect to foreign biological
3	threats emanating from the territory of, or sponsored by,
4	a covered country.
5	"(b) MATTERS INCLUDED.—Each report under sub-
6	section (a) shall include, with respect to foreign biological
7	threats emanating from the territory of, or sponsored by,
8	a covered country, the following:
9	"(1) A detailed description of all activities relat-
10	ing to such threats undertaken by each element of
11	the intelligence community, and an assessment of
12	any gaps in such activities.
13	"(2) A detailed description of all duties and re-
14	sponsibilities relating to such threats explicitly au-
15	thorized or otherwise assigned, exclusively or jointly,
16	to each element of the intelligence community, and
17	an assessment of any identified gaps in such duties
18	or responsibilities.
19	"(3) A description of the coordination among
20	the relevant elements of the intelligence community
21	with respect to the activities specified in paragraph
22	(1) and the duties and responsibilities specified in
23	paragraph (2).
24	"(4) An inventory of the strategies, plans, poli-
25	cies, and interagency agreements of the intelligence

1	community relating to the collection, monitoring,
2	analysis, mitigation, and attribution of such threats,
3	and an assessment of any identified gaps therein.
4	"(5) A description of the coordination and
5	interactions among the relevant elements of the in-
6	telligence community and non-intelligence commu-
7	nity partners.
8	"(6) An assessment of foreign malign influence
9	efforts relating to such threats, and a description of
10	how the intelligence community contributes to ef-
11	forts by non-intelligence community partners to
12	counter such foreign malign influence.
13	"(c) Form.—Each report submitted under subsection
14	(a) may be submitted in classified form, but if so sub-
15	mitted shall include an unclassified executive summary.
16	"(d) Definitions.—In this section:
17	"(1) COVERED COUNTRY.—The term 'covered
18	country' means—
19	"(A) China;
20	"(B) Iran;
21	"(C) North Korea;
22	"(D) Russia; and
23	"(E) any other foreign country—

1	"(i) from which the Director of Na-
2	tional Intelligence determines a biological
3	threat emanates; or
4	"(ii) that the Director determines has
5	a known history of, or has been assessed
6	as having conditions present for, infectious
7	disease outbreaks or epidemics.
8	"(2) Foreign biological threat.—The term
9	'foreign biological threat' means biological warfare,
10	bioterrorism, naturally occurring infectious diseases,
11	or accidental exposures to biological materials, with-
12	out regard to whether the threat originates from a
13	state actor, a non-state actor, natural conditions, or
14	an undetermined source.
15	"(3) Foreign malign influence.—The term
16	'foreign malign influence' has the meaning given
17	such term in section 119C(e).
18	"(4) Non-intelligence community part-
19	NER.—The term 'non-intelligence community part-
20	ner' means a Federal department or agency that is
21	not an element of the intelligence community.".
22	(b) First Report.—Not later than 120 days after
23	the date of the enactment of this Act, the Director of Na-
24	tional Intelligence shall submit to the congressional intel-
25	ligence committees the first report required under section

1	1111 of the National Security Act of 1947, as added by
2	subsection (a).
3	SEC. 705. ANNUAL REPORTS ON DOMESTIC ACTIVITIES OF
4	THE INTELLIGENCE COMMUNITY.
5	(a) Sense of Congress.—It is the sense of Con-
6	gress that—
7	(1) the Federal Bureau of Investigation and the
8	Department of Homeland Security conduct vital
9	work in enforcing the rule of law and safeguarding
10	the people of the United States from harm;
11	(2) the Intelligence Reform and Terrorism Pre-
12	vention Act of 2004 (Public Law 108–458; 118
13	Stat. 3638) sought to facilitate greater information
14	sharing between law enforcement and intelligence
15	communities for the purpose of thwarting attacks on
16	the homeland from international terrorist organiza-
17	tions;
18	(3) National Intelligence Program funds should
19	be expended only in support of intelligence activities
20	with a foreign nexus, consistent with the definition
21	of "intelligence" provided by Congress in section 3
22	of the National Security Act of 1947 (50 U.S.C.
23	3003); and
24	(4) the intelligence community should not en-
25	gage in the collection, assessment, or analysis of in-

1	formation that pertains exclusively to United States
2	persons absent a foreign nexus.
3	(b) REQUIREMENT.—Title XI of the National Secu-
4	rity Act of 1947 (50 U.S.C. 3231 et seq.), as amended
5	by section 704, is further amended by adding at the end
6	the following new section (and conforming the table of
7	contents at the beginning of such Act accordingly):
8	"SEC. 1112. ANNUAL REPORTS ON THE DOMESTIC ACTIVI-
9	TIES OF THE INTELLIGENCE COMMUNITY.
10	"(a) Reports.—Not later than January 31 of each
11	year, the Director of National Intelligence shall submit to
12	the congressional intelligence committees a report—
13	"(1) identifying all domestic activities under-
14	taken by each element of the intelligence community
15	during the prior fiscal year; and
16	"(2) for each activity identified under para-
17	graph (1), a statement of the legal authority author-
18	izing such activity to be undertaken.
19	"(b) Form.—Each report under subsection (a) shall
20	be submitted in unclassified form, but may include a clas-
21	sified annex.".
22	(c) First Report.—Not later than 90 days after the
23	date of the enactment of this Act, the Director of National
24	Intelligence shall submit to the congressional intelligence
25	committees the first report required under section 1112

1	of the National Security Act of 1947, as added by sub-
2	section (a).
3	SEC. 706. ANNUAL REPORTS ON CERTAIN CYBER
4	VULNERABILITIES PROCURED BY INTEL-
5	LIGENCE COMMUNITY AND FOREIGN COM-
6	MERCIAL PROVIDERS OF CYBER
7	VULNERABILITIES.
8	(a) Requirement.—Title XI of the National Secu-
9	rity Act of 1947 (50 U.S.C. 3231 et seq.), as amended
10	by section 705, is further amended by adding at the end
11	the following new section (and conforming the table of
12	contents at the beginning of such Act accordingly):
13	"SEC. 1113. ANNUAL REPORTS ON CERTAIN CYBER
14	VULNERABILITIES PROCURED BY INTEL-
15	LIGENCE COMMUNITY AND FOREIGN COM-
16	MERCIAL PROVIDERS OF CYBER
17	VULNERABILITIES.
18	"(a) Annual Reports.—On an annual basis
19	through 2026, the Director of the Central Intelligence
20	Agency and the Director of the National Security Agency,
21	in coordination with the Director of National Intelligence,
22	shall jointly submit to the congressional intelligence com-
23	mittees a report containing information on foreign com-

1	the intelligence community through foreign commercial
2	providers.
3	"(b) Elements.—Each report under subsection (a)
4	shall include, with respect to the period covered by the
5	report, the following:
6	"(1) A description of each cyber vulnerability
7	procured through a foreign commercial provider, in-
8	cluding—
9	"(A) a description of the vulnerability;
10	"(B) the date of the procurement;
11	"(C) whether the procurement consisted of
12	only that vulnerability or included other
13	vulnerabilities;
14	"(D) the cost of the procurement;
15	"(E) the identity of the commercial pro-
16	vider and, if the commercial provider was not
17	the original supplier of the vulnerability, a de-
18	scription of the original supplier;
19	"(F) the country of origin of the vulner-
20	ability; and
21	"(G) an assessment of the ability of the in-
22	telligence community to use the vulnerability,
23	including whether such use will be operational
24	or for research and development, and the ap-
25	proximate timeline for such use.

1	"(2) An assessment of foreign commercial pro-
2	viders that—
3	"(A) pose a significant threat to the na-
4	tional security of the United States; or
5	"(B) have provided cyber vulnerabilities to
6	any foreign government that—
7	"(i) has used the cyber vulnerabilities
8	to target United States persons, the
9	United States Government, journalists, or
10	dissidents; or
11	"(ii) has an established pattern or
12	practice of violating human rights or sup-
13	pressing dissent.
14	"(3) An assessment of whether the intelligence
15	community has conducted business with the foreign
16	commercial providers identified under paragraph (2)
17	during the 5-year period preceding the date of the
18	report.
19	"(c) Form.—Each report under subsection (a) may
20	be submitted in classified form.
21	"(d) Definitions.—In this section:
22	``(1) Commercial provider.—The term 'com-
23	mercial provider' means any person that sells, or
24	acts as a broker, for a cyber vulnerability.

1	"(2) Cyber Vulnerability.—The term 'cyber
2	vulnerability' means any tool, exploit, vulnerability,
3	or code that is intended to compromise a device, net-
4	work, or system, including such a tool, exploit, vul-
5	nerability, or code procured by the intelligence com-
6	munity for purposes of research and development.".
7	(b) First Report.—Not later than 90 days after
8	the date of the enactment of this Act, the Director of the
9	Central Intelligence Agency and the Director of the Na-
10	tional Security Agency shall jointly submit to the appro-
11	priate congressional committees the first report required
12	under section 1113 of the National Security Act of 1947,
13	as added by subsection (a).
13 14	as added by subsection (a). SEC. 707. IMPROVEMENTS TO ANNUAL REPORT ON DEMO-
14	SEC. 707. IMPROVEMENTS TO ANNUAL REPORT ON DEMO-
14 15	SEC. 707. IMPROVEMENTS TO ANNUAL REPORT ON DEMO- GRAPHIC DATA OF EMPLOYEES OF INTEL-
14 15 16 17	SEC. 707. IMPROVEMENTS TO ANNUAL REPORT ON DEMO- GRAPHIC DATA OF EMPLOYEES OF INTEL- LIGENCE COMMUNITY.
14 15 16 17	SEC. 707. IMPROVEMENTS TO ANNUAL REPORT ON DEMO- GRAPHIC DATA OF EMPLOYEES OF INTEL- LIGENCE COMMUNITY. Section 5704(c) of the Damon Paul Nelson and Mat-
14 15 16 17	SEC. 707. IMPROVEMENTS TO ANNUAL REPORT ON DEMO-GRAPHIC DATA OF EMPLOYEES OF INTEL-LIGENCE COMMUNITY. Section 5704(c) of the Damon Paul Nelson and Matthew Young Pollard Intelligence Authorization Act for
114 115 116 117 118	SEC. 707. IMPROVEMENTS TO ANNUAL REPORT ON DEMO-GRAPHIC DATA OF EMPLOYEES OF INTEL-LIGENCE COMMUNITY. Section 5704(c) of the Damon Paul Nelson and Matthew Young Pollard Intelligence Authorization Act for Fiscal Years 2018, 2019, and 2020 (50 U.S.C. 3334b(c))
14 15 16 17 18 19 20	SEC. 707. IMPROVEMENTS TO ANNUAL REPORT ON DEMOGRAPHIC DATA OF EMPLOYEES OF INTELLIGENCE COMMUNITY. Section 5704(c) of the Damon Paul Nelson and Matthew Young Pollard Intelligence Authorization Act for Fiscal Years 2018, 2019, and 2020 (50 U.S.C. 3334b(c)) is amended—
14 15 16 17 18 19 20 21	SEC. 707. IMPROVEMENTS TO ANNUAL REPORT ON DEMO- GRAPHIC DATA OF EMPLOYEES OF INTEL- LIGENCE COMMUNITY. Section 5704(c) of the Damon Paul Nelson and Mat- thew Young Pollard Intelligence Authorization Act for Fiscal Years 2018, 2019, and 2020 (50 U.S.C. 3334b(c)) is amended— (1) in the matter preceding paragraph (1), by

1	later than March 31 of each year, the Director of
2	National Intelligence shall provide a report"; and
3	(2) by striking paragraph (1) and inserting the
4	following new paragraph:
5	"(1) demographic data and information on the
6	status of diversity and inclusion efforts of the intel-
7	ligence community, including demographic data re-
8	lating to—
9	"(A) the average years of service;
10	"(B) the average number of years of serv-
11	ice for each level in the General Schedule, Sen-
12	ior Executive Service, Senior Intelligence Serv-
13	ice, or equivalent; and
14	"(C) career categories.".
15	SEC. 708. NATIONAL INTELLIGENCE ESTIMATE ON ESCA-
16	LATION AND DE-ESCALATION OF GRAY ZONE
17	
	ACTIVITIES IN GREAT POWER COMPETITION.
18	ACTIVITIES IN GREAT POWER COMPETITION. (a) FINDINGS.—Congress finds the following:
18 19	
	(a) FINDINGS.—Congress finds the following:
19	(a) FINDINGS.—Congress finds the following:(1) The conventional power of the United
19 20	(a) FINDINGS.—Congress finds the following:(1) The conventional power of the UnitedStates has driven foreign adversaries to a level of
19 20 21	 (a) FINDINGS.—Congress finds the following: (1) The conventional power of the United States has driven foreign adversaries to a level of competition that does not always depend on military
19 20 21 22	 (a) FINDINGS.—Congress finds the following: (1) The conventional power of the United States has driven foreign adversaries to a level of competition that does not always depend on military confrontation with the United States.

1 turned to carrying out gray zone activities to ad-2 vance the interests of such adversaries, weaken the 3 power of the United States, and erode the norms that underpin the United States-led international 4 5 order. 6 (3) Gray zone activity falls on a spectrum of at-7 tribution and deniability that ranges from covert ad-8 versary operations, to detectible covert adversary op-9 erations, to unattributable adversary operations, to 10 deniable adversary operations, to open adversary op-11 erations. 12 (4) To adequately address such a shift to gray 13 zone activity, the United States must understand 14 what actions tend to either escalate or de-escalate 15 such activity by our adversaries. 16 (5) The laws, principles, and values of the 17 United States are strategic advantages in great 18 power competition with authoritarian foreign adver-19 saries that carry out gray zone activities, because 20 such laws, principles, and values increase the appeal 21 of the governance model of the United States, and 22 the United States-led international order, to states 23 and peoples around the world. 24 (6) The international security environment has 25 demonstrated numerous examples of gray zone ac-

1	tivities carried out by foreign adversaries, including
2	the following activities of foreign adversaries:
3	(A) Information operations, such as efforts
4	by Russia to influence the 2020 United States
5	Federal elections (as described in the March 15,
6	2021, intelligence community assessment of the
7	Office of the Director of National Intelligence
8	made publicly available on March 15, 2021).
9	(B) Adversary political coercion operations,
10	such as the wielding of energy by Russia, par-
11	ticularly in the context of Ukrainian gas pipe-
12	lines, to coerce its neighbors into compliance
13	with its policies.
14	(C) Cyber operations, such as the use by
15	China of cyber tools to conduct industrial espio-
16	nage.
17	(D) Provision of support to proxy forces,
18	such as the support provided by Iran to
19	Hezbollah and Shia militia groups.
20	(E) Provocation by armed forces controlled
21	by the government of the foreign adversary
22	through measures that do not rise to the level
23	of an armed attack, such as the use of the
24	China Coast Guard and maritime militia by

1	China to harass the fishing vessels of other
2	countries in the South China Sea.
3	(F) Alleged uses of lethal force on foreign
4	soil, such as the 2018 attempts by Russia to
5	poison Sergei Skripal in London.
6	(G) The potential use by an adversary of
7	technology that causes anomalous health inci-
8	dents among United States Government per-
9	sonnel.
10	(b) National Intelligence Estimate.—
11	(1) Requirement.—The Director of National
12	Intelligence, acting through the National Intelligence
13	Council, shall produce a National Intelligence Esti-
14	mate on how foreign adversaries use gray zone ac-
15	tivities to advance interests, what responses by the
16	United States (or the allies or partners of the
17	United States) would tend to result in the escalation
18	or de-escalation of such gray zone activities by for-
19	eign adversaries, and any opportunities for the
20	United States to minimize the extent to which for-
21	eign adversaries use gray zone activities in further-
22	ance of great power competition.
23	(2) Matters included.—To the extent deter-
24	mined appropriate by the National Intelligence
25	Council, the National Intelligence Estimate produced

1	under paragraph (1) may include an assessment of
2	the following topics:
3	(A) Any potential or actual lethal or harm-
4	ful gray zone activities carried out against the
5	United States by foreign adversaries, including
6	against United States Government employees
7	and United States persons, whether located
8	within or outside of the United States.
9	(B) To the extent such activities have oc-
10	curred, or are predicted to occur—
11	(i) opportunities to reduce or deter
12	any such activities; and
13	(ii) any actions of the United States
14	Government that would tend to result in
15	the escalation or de-escalation of such ac-
16	tivities.
17	(C) Any incidents in which foreign adver-
18	saries could have used, but ultimately did not
19	use, gray zone activities to advance the inter-
20	ests of such adversaries, including an assess-
21	ment as to why the foreign adversary ultimately
22	did not use gray zone activities.
23	(D) The effect of lowering the United
24	States Government threshold for the public at-
25	tribution of detectible covert adversary oper-

1	ations, unattributable adversary operations, and
2	deniable adversary operations.
3	(E) The effect of lowering the United
4	States Government threshold for responding to
5	detectible covert adversary operations,
6	unattributable adversary operations, and deni-
7	able adversary operations.
8	(F) The extent to which the governments
9	of foreign adversaries exercise control over any
10	proxies or parastate actors used by such gov-
11	ernments in carrying out gray zone activities.
12	(G) The extent to which gray zone activi-
13	ties carried out by foreign adversaries affect the
14	private sector of the United States.
15	(H) The international norms that provide
16	the greatest deterrence to gray zone activities
17	carried out by foreign adversaries, and opportu-
18	nities for strengthening those norms.
19	(I) The effect, if any, of the strengthening
20	of democratic governance abroad on the resil-
21	ience of United States allies and partners to
22	gray zone activities.
23	(J) Opportunities to strengthen the resil-
24	ience of United States allies and partners to

1	gray zone activities, and associated tactics, car-
2	ried out by foreign adversaries.
3	(K) Opportunities for the United States to
4	improve the detection of, and early warning for,
5	such activities and tactics.
6	(L) Opportunities for the United States to
7	galvanize international support in responding to
8	such activities and tactics.
9	(3) Submission to congress.—
10	(A) Submission.—Not later than 1 year
11	after the date of the enactment of this Act, the
12	Director shall submit to the congressional intel-
13	ligence committees the National Intelligence Es-
14	timate produced under paragraph (1), including
15	all intelligence reporting underlying the Esti-
16	mate.
17	(B) Notice regarding submission.—If
18	at any time before the deadline specified in sub-
19	paragraph (A), the Director determines that the
20	National Intelligence Estimate produced under
21	paragraph (1) cannot be submitted by such
22	deadline, the Director shall (before such dead-
23	line) submit to the congressional intelligence
24	committees a report setting forth the reasons
25	why the National Intelligence Estimate cannot

1	be submitted by such deadline and an estimated
2	date for the submission of the National Intel-
3	ligence Estimate.
4	(C) FORM.—Any report under subpara-
5	graph (B) shall be submitted in unclassified
6	form.
7	(4) Public Version.—Consistent with the pro-
8	tection of intelligence sources and methods, at the
9	same time as the Director submits to the congres-
10	sional intelligence committees the National Intel-
11	ligence Estimate under paragraph (1), the Director
12	shall make publicly available on the internet website
13	of the Director an unclassified version of the key
14	findings of the National Intelligence Estimate.
15	(5) Definitions.—In this subsection:
16	(A) Gray zone activity.—The term
17	"gray zone activity" means an activity to ad-
18	vance the national interests of a State that—
19	(i) falls between ordinary statecraft
20	and open warfare;
21	(ii) is carried out with an intent to
22	maximize the advancement of interests of
23	the state without provoking a kinetic mili-
24	tary response by the United States; and

1	(iii) falls on a spectrum that ranges
2	from covert adversary operations, to
3	detectible covert adversary operations, to
4	unattributable adversary operations, to de-
5	niable adversary operations, to open adver-
6	sary operations.
7	(B) COVERT ADVERSARY OPERATION.—
8	The term "covert adversary operation" means
9	an operation by an adversary that—
10	(i) the adversary intends to remain
11	below the threshold at which the United
12	States detects the operation; and
13	(ii) does stay below such threshold.
14	(C) Detectible covert adversary op-
15	ERATION.—The term "detectible covert adver-
16	sary operation" means an operation by an ad-
17	versary that—
18	(i) the adversary intends to remain
19	below the threshold at which the United
20	States detects the operation; but
21	(ii) is ultimately detected by the
22	United States at a level below the level at
23	which the United States will publicly at-
24	tribute the operation to the adversary.

1	(D) Unattributable adversary oper-
2	ATION.—The term "unattributable adversary
3	operation" means an operation by an adversary
4	that the adversary intends to be detected by the
5	United States, but remain below the threshold
6	at which the United States will publicly at-
7	tribute the operation to the adversary.
8	(E) Deniable adversary operation.—
9	The term "deniable adversary operation" means
10	an operation by an adversary that—
11	(i) the adversary intends to be de-
12	tected and publicly or privately attributed
13	by the United States; and
14	(ii) the adversary intends to deny, to
15	limit the response by the United States,
16	and any allies of the United States.
17	(F) OPEN ADVERSARY OPERATION.—The
18	term "open adversary operation" means an op-
19	eration by an adversary that the adversary
20	openly acknowledges as attributable to the ad-
21	versary.
22	(e) Requirement to Develop Lexicon.—
23	(1) Requirement.—The Director of National
24	Intelligence, acting through the National Intelligence
25	Council, shall develop a lexicon of common terms

1	(and corresponding definitions for such terms) for
2	concepts associated with gray zone activities.
3	(2) Considerations.—In developing the lexi-
4	con under paragraph (1), the National Intelligence
5	Council shall include in the lexicon each term (and
6	the corresponding definition for each term) specified
7	in subsection (b)(5), unless the National Intelligence
8	Council determines that an alternative term (or al-
9	ternative definition)—
10	(A) more accurately describes a concept as-
11	sociated with gray zone activities; or
12	(B) is preferable for any other reason.
13	(3) Report.—
14	(A) Publication.—The Director of Na-
15	tional Intelligence shall publish a report con-
16	taining the lexicon developed under paragraph
17	(1).
18	(B) FORM.—The report under subpara-
19	graph (A) shall be published in unclassified
20	form.

1	SEC. 709. REPORT ON CERTAIN ACTIONS TAKEN BY INTEL-
2	LIGENCE COMMUNITY WITH RESPECT TO
3	HUMAN RIGHTS AND INTERNATIONAL HU-
4	MANITARIAN LAW.
5	(a) Report.—Not later than 120 days after the date
6	of the enactment of this Act, the Director of National In-
7	telligence, in coordination with the Director of the Central
8	Intelligence Agency, the Director of the National Security
9	Agency, the Secretary of Defense, and the Director of the
10	Defense Intelligence Agency, shall submit to the congres-
11	sional intelligence committees a report on certain actions
12	taken by the intelligence community with respect to
13	human rights and international humanitarian law.
14	(b) Elements.—The report under subsection (a)
15	shall include the following:
16	(1) A detailed explanation of whether, and to
17	what extent, each element of the intelligence commu-
18	nity has provided intelligence products relating to
19	the efforts of the Secretary of State and the Sec-
20	retary of Treasury regarding the categorization, de-
21	terminations on eligibility for assistance and train-
22	ing, and general understanding, of covered entities
23	that commit, engage, or are otherwise complicit in,
24	violations of human rights or international humani-
25	tarian law.

1	(2) A detailed explanation of whether, and to
2	what extent, each element of the intelligence commu-
3	nity has provided intelligence products relating to
4	any of the following:
5	(A) Section 7031(c) of the Department of
6	State, Foreign Operations, and Related Pro-
7	grams Appropriations Act, 2020 (division G of
8	Public Law 116–94; 8 U.S.C. 1182 note).
9	(B) The visa restriction policy of the De-
10	partment of State announced on February 26,
11	2021, and commonly referred to as the
12	"Khashoggi Ban".
13	(C) The annual report requirement of the
14	Department of Defense under section 1057 of
15	the National Defense Authorization Act for Fis-
16	cal Year 2018 (131 Stat. 1572).
17	(D) The Global Magnitsky Human Rights
18	Accountability Act (subtitle F of title XII of
19	Public Law 114–328; 22 U.S.C. 2656 note).
20	(3) A detailed explanation of the following proc-
21	esses:
22	(A) The process of each element of the in-
23	telligence community for monitoring covered en-
24	tities for derogatory human rights or inter-
25	national humanitarian law information

1	(B) The process of each element of the in-
2	telligence community for determining the credi-
3	bility of derogatory human rights or inter-
4	national humanitarian law information.
5	(C) The process of each element of the in-
6	telligence community for determining what fur-
7	ther action is appropriate if derogatory human
8	rights or international humanitarian law infor-
9	mation is determined to be credible.
10	(4) An unredacted copy of each policy or simi-
11	lar document that describes a process specified in
12	paragraph (3).
13	(5) A detailed explanation of whether, with re-
14	spect to each element of the intelligence community,
15	the head of the element has changed or restricted
16	any activities of the element in response to deroga-
17	tory human rights or international humanitarian law
18	information.
19	(6) Examples of any changes or restrictions
20	specified in paragraph (5) taken by the head of the
21	element of the intelligence community during the
22	two years preceding the date of the submission of
23	the report.

1	(c) FORM.—The report under subsection (a) shall be
2	submitted in unclassified form, but may include a classi-
3	fied annex.
4	(d) Definitions.—In this section:
5	(1) COVERED ENTITY.—The term "covered en-
6	tity''—
7	(A) means an individual, unit, or foreign
8	government that—
9	(i) has a cooperative relationship with
10	the United States Government; or
11	(ii) is the target of an intelligence col-
12	lection activity carried out by the United
13	States Government; but
14	(B) does not include an employee of the
15	United States Government.
16	(2) Derogatory Human rights or inter-
17	NATIONAL HUMANITARIAN LAW INFORMATION.—The
18	term "derogatory human rights or international hu-
19	manitarian law information" means information
20	tending to suggest that a covered entity committed,
21	participated, or was otherwise complicit in, a viola-
22	tion of human rights or international humanitarian
23	law, regardless of the credibility of such information,
24	the source of the information, or the level of classi-
25	fication of the information.

1	(3) VIOLATION OF HUMAN RIGHTS OR INTER-
2	NATIONAL HUMANITARIAN LAW.—The term "viola-
3	tion of human rights or international humanitarian
4	law" includes a violation of any authority or obliga-
5	tion of the United States Government related to
6	human rights or international humanitarian law,
7	without regard to whether such authority or obliga-
8	tion is codified in a provision of law, regulation, or
9	policy.
10	SEC. 710. BRIEFING ON TRAININGS RELATING TO
11	BLOCKCHAIN TECHNOLOGY.
12	(a) Briefing.—Not later than 90 days after the date
13	of the enactment of this Act, the Director of National In-
14	telligence shall provide to the congressional intelligence
15	committees a briefing on the feasibility and benefits of
16	providing training described in subsection (b).
17	(b) Training Described.—Training described in
18	this subsection is training that meets the following cri-
19	teria:
20	(1) The training is on cryptocurrency,
21	blockchain technology, or both subjects.
22	(2) The training may be provided through part-
23	nerships with universities or private sector entities.

1	SEC. 711. REPORT ON PROSPECTIVE ABILITY TO ADMIN-
2	ISTER COVID-19 VACCINES AND OTHER MED-
3	ICAL INTERVENTIONS TO CERTAIN INTEL-
4	LIGENCE COMMUNITY PERSONNEL.
5	(a) Report.—Not later than 180 days after the date
6	of the enactment of this Act, the Director of National In-
7	telligence and the Under Secretary of Defense for Intel-
8	ligence and Security, in consultation with the elements of
9	the intelligence community and relevant public health
10	agencies of the United States, shall jointly develop and
11	submit to the congressional intelligence committees a re-
12	port on the prospective ability of the intelligence commu-
13	nity to administer COVID-19 vaccines, and such other
14	medical interventions as may be relevant in the case of
15	a future covered national emergency, to covered personnel
16	(particularly with respect to essential covered personnel
17	and covered personnel deployed outside of the United
18	States).
19	(b) MATTERS INCLUDED.—The report under sub-
20	section (a) shall include an assessment of the following:
21	(1) The prospective ability of the elements of
22	the intelligence community to administer COVID-19
23	vaccines (including subsequent booster shots for
24	COVID-19), to covered personnel, and whether ad-
25	ditional authorities or resources are necessary for, or
26	may otherwise facilitate, such administration.

1	(2) The potential risks and benefits of granting
2	the additional authorities or resources described in
3	paragraph (1) to the Director, the Under Secretary,
4	or both.
5	(3) With respect to potential future covered na-
6	tional emergencies, including future outbreaks of an
7	infectious pandemic disease or similar public health
8	emergencies, the following:
9	(A) The ability of the intelligence commu-
10	nity to ensure the timely administration of med-
11	ical interventions to covered personnel during
12	the covered national emergency.
13	(B) Whether additional authorities or re-
14	sources are necessary to ensure, or may other-
15	wise facilitate, such timely administration, in-
16	cluding with respect to the ability of the Direc-
17	tor or Under Secretary to provide an alternative
18	means of access to covered personnel with re-
19	duced access to the interventions provided by
20	the respective element.
21	(C) The potential risks and benefits of
22	granting the additional authorities or resources
23	described in subparagraph (B) to the Director,
24	the Under Secretary, or both.

1	(4) A summary of the findings of the survey
2	under subsection (c).
3	(c) Survey.—Not later than 120 days after the date
4	of the enactment of this Act, and prior to submitting the
5	report under subsection (a), the Director and the Under
6	Secretary shall jointly conduct a survey to determine the
7	process by which each element of the intelligence commu-
8	nity has administered COVID-19 vaccines to covered per-
9	sonnel, to inform continued medical care relating to
10	COVID–19 and future responses to covered national emer-
11	gencies. Such survey shall address, with respect to each
12	element, the following:
13	(1) The timeline of the element with respect to
14	the administration of COVID-19 vaccines prior to
15	the date of the enactment of this Act.
16	(2) The process by which the element deter-
17	mined when covered personnel would become eligible
18	to receive the COVID-19 vaccine (including if cer-
19	tain categories of such personnel became eligible be-
20	fore others).
21	(3) A general approximation of the percentage
22	of covered personnel of the element that received the
23	COVID-19 vaccine from the element versus through
24	an alternative means (such as a private sector enti-
25	ty, foreign government, State, or local government),

1	particularly with respect to covered personnel de-
2	ployed outside of the United States.
3	(4) Any challenges encountered by the element
4	with respect to the administration of COVID-19
5	vaccines prior to the date of the enactment of this
6	Act.
7	(5) Any other feedback determined relevant for
8	purposes of the survey.
9	(d) Privacy Considerations.—In carrying out the
10	report and survey requirements under this section, the Di-
11	rector, the Under Secretary, and the heads of the elements
12	of the intelligence community shall ensure, to the extent
13	practicable, the preservation of medical privacy and the
14	anonymity of data.
15	(e) Definitions.—In this section:
16	(1) COVERED NATIONAL EMERGENCY.—The
17	term "covered national emergency" has the meaning
18	given such term in section 303 of the Intelligence
19	Authorization Act for Fiscal Year 2021 (50 U.S.C.
20	3316b).
21	(2) COVERED PERSONNEL.—The term "covered
22	personnel" means personnel who are—
23	(A) employees of, or otherwise detailed or
24	assigned to, an element of the intelligence com-
25	munity; and

1	(B) funded under the National Intelligence
2	Program or the Military Intelligence Program.
3	(3) Essential covered personnel.—The
4	term "essential covered personnel" means covered
5	personnel deemed essential to—
6	(A) continuity of operations of the intel-
7	ligence community;
8	(B) continuity of operations of the United
9	States Government; or
10	(C) other purposes related to the national
11	security of the United States.
12	(4) National intelligence program.—The
13	term "National Intelligence Program" has the mean-
14	ing given such term in section 3 of the National Se-
15	curity Act of 1947 (50 U.S.C. 3003).
16	SEC. 712. REPORT ON POTENTIAL INCLUSION WITHIN IN-
17	TELLIGENCE COMMUNITY OF THE OFFICE OF
18	NATIONAL SECURITY OF THE DEPARTMENT
19	OF HEALTH AND HUMAN SERVICES.
20	(a) Report.—Not later than 180 days after the date
21	of the enactment of this Act, the Director of National In-
22	telligence, in coordination with the Secretary of Health
23	and Human Services, shall submit to the appropriate con-
24	gressional committees a report on the potential advantages
25	and disadvantages of adding the Office of National Secu-

1	rity of the Department of Health and Human Services as
2	a new element of the intelligence community.
3	(b) Matters Included.—The report under sub-
4	section (a) shall include the following:
5	(1) An assessment of the following:
6	(A) The likelihood that the addition of the
7	Office of National Security as a new element of
8	the intelligence community would increase
9	connectivity between other elements of the intel-
10	ligence community working on health security
11	topics and the Department of Health and
12	Human Services.
13	(B) The likelihood that such addition
14	would increase the flow of raw intelligence and
15	finished intelligence products to officials of the
16	Department of Health and Human Services.
17	(C) The likelihood that such addition
18	would facilitate the flow of information relating
19	to health security topics to intelligence analysts
20	of various other elements of the intelligence
21	community working on such topics.
22	(D) The extent to which such addition
23	would clearly demonstrate to both the national
24	security community and the public health com-
25	munity that health security is national security.

1	(E) Any anticipated impediments to such
2	addition relating to additional budgetary over-
3	sight by the executive branch or Congress.
4	(F) Any other significant advantages or
5	disadvantages of such addition, as identified by
6	either the Director of National Intelligence or
7	the Secretary of Health and Human Services.
8	(2) A joint recommendation by the Director of
9	National Intelligence and the Secretary of Health
10	and Human Services as to whether to add the Office
11	of National Security as a new element of the intel-
12	ligence community.
13	(c) FORM.—The report under subsection (a) shall be
14	submitted in unclassified form, but may include a classi-
15	fied annex.
16	(d) Appropriate Congressional Committees
17	Defined.—In this section, the term "appropriate con-
18	gressional committees" means—
19	(1) the congressional intelligence committees;
20	and
21	(2) the Committee on Energy and Commerce of
22	the House of Representatives and the Committee on
23	Health, Education, Labor, and Pensions of the Sen-
24	ate.

1	SEC. 713. REPORTS RELATING TO INSPECTOR GENERAL OF
2	DEFENSE INTELLIGENCE AGENCY.
3	(a) Report on Responses by Inspector Gen-
4	ERAL TO SUBSTANTIATED ALLEGATIONS.—
5	(1) Report.—Not later than 180 days after
6	the date of the enactment of this Act, the Director
7	of the Defense Intelligence Agency shall submit to
8	the congressional intelligence committees a report on
9	allegations of reprisal or abuse of authority deter-
10	mined to be substantiated by the Inspector General
11	of the Defense Intelligence Agency during the 5-year
12	period preceding the date of the enactment of this
13	Act.
14	(2) Matters included.—The report under
15	paragraph (1) shall include, with respect to each al-
16	legation determined to be substantiated during the
17	5-year period specified in such paragraph, a descrip-
18	tion of the following:
19	(A) Details of each substantiated allega-
20	tion.
21	(B) The rank or grade of the individuals
22	involved in the allegation.
23	(C) Any disciplinary action recommended
24	by the Inspector General in response to the alle-
25	gation, or, if the Inspector General rec-
26	ommended no disciplinary action be taken in re-

1	sponse, any justification for such recommenda-
2	tion.
3	(D) Any disciplinary action taken by the
4	relevant manager of the Defense Intelligence
5	Agency in response to the allegation.
6	(E) Whether the relevant manager re-
7	duced, or declined to take, a disciplinary action
8	recommended by the Inspector General in re-
9	sponse to the allegation.
10	(F) Any justification from the relevant
11	manager regarding the decision to take, reduce,
12	or decline to take, a disciplinary action rec-
13	ommended by the Inspector General in response
14	to the allegation.
15	(G) The process by which Defense Intel-
16	ligence Agency management reviews and makes
17	decisions regarding disciplinary actions in re-
18	sponse to substantiated allegations, including—
19	(i) the criteria applied by management
20	in making the decision to take, reduce, or
21	decline to take, a disciplinary action;
22	(ii) a description of which managers
23	have the authority to make such decisions,
24	including the rank or grade of the man-
25	agers; and

1	(iii) a description of any formal or in-
2	formal appeals processes available with re-
3	spect to such decisions.
4	(3) FORM.—The report under paragraph (1)
5	shall be submitted in unclassified form, but may in-
6	clude a classified annex.
7	(b) Report on Processes for Ensuring Inde-
8	PENDENCE OF INSPECTOR GENERAL.—
9	(1) Report.—Not later than 30 days after the
10	date of the enactment of this Act, the Director of
11	the Defense Intelligence Agency shall submit to the
12	congressional intelligence committees and the Coun-
13	cil of the Inspectors General on Integrity and Effi-
14	ciency established under section 11 of the Inspector
15	General Act of 1978 (5 U.S.C. App.) a report on the
16	processes of the Defense Intelligence Agency for en-
17	suring the independence of the position of the In-
18	spector General of the Defense Intelligence Agency.
19	(2) Matters included.—The report under
20	paragraph (1) shall include a description of the fol-
21	lowing:
22	(A) The selection criteria used by the Di-
23	rector in the appointment of the Inspector Gen-
24	eral.

1	(B) The methods used by the Director to
2	ensure the independence of the position of the
3	Inspector General, including—
4	(i) the process for vetting candidates
5	for such position for independence from
6	leadership of the Defense Intelligence
7	Agency and from officials occupying posi-
8	tions in the Defense Intelligence Senior
9	Executive Service; and
10	(ii) the process for evaluating such
11	candidates for conflicts of interest.
12	(3) FORM.—The report under paragraph (1)
13	shall be submitted in unclassified form, but may in-
14	clude a classified annex.
15	(c) Assessment by Council of Inspectors Gen-
16	ERAL ON INTEGRITY AND EFFICIENCY.—
17	(1) Assessment.—Not later than 120 days
18	after the date of the enactment of this Act, the
19	Council of the Inspectors General on Integrity and
20	Efficiency shall—
21	(A) conduct an assessment of the effective-
22	ness of the selection criteria and methods speci-
23	fied in subsection (b)(2) with respect to the po-
24	sition of the Inspector General of the Defense
25	Intelligence Agency; and

1	(B) submit to the congressional intelligence
2	committees a report containing the results of
3	such assessment.
4	(2) FORM.—The report under paragraph (1)(B)
5	shall be submitted in unclassified form, but may in-
6	clude a classified annex.
7	SEC. 714. REPORT ON RARE EARTH ELEMENTS.
8	(a) Report.—Not later than 180 days after the date
9	of the enactment of this Act, the Director of National In-
10	telligence, in coordination with the Director of the Defense
11	Intelligence Agency, the Director of the Office of Intel-
12	ligence and Counterintelligence of the Department of En-
13	ergy, and any other head of an element of the intelligence
14	community that the Director of National Intelligence de-
15	termines relevant, shall submit to the congressional intel-
16	ligence committees a report on rare earth elements.
17	(b) MATTERS INCLUDED.—The report under sub-
18	section (a) shall include the following:
19	(1) An assessment coordinated by the National
20	Intelligence Council of—
21	(A) long-term trends in the global rare
22	earth element industry;
23	(B) the national security, economic, and
24	industrial risks to the United States, and to the
25	partners and allies of the United States, with

1	respect to relying on foreign countries for rare
2	earth mining and the processing or production
3	of rare earth elements;
4	(C) the intentions of foreign governments
5	with respect to limiting, reducing, or ending ac-
6	cess of the United States or the partners and
7	allies of the United States to—
8	(i) rare earth elements; or
9	(ii) any aspect of the rare earth min-
10	ing, processing, or production chain; and
11	(D) opportunities for the United States,
12	and for the partners and allies of the United
13	States, to assure continued access to—
14	(i) rare earth elements; and
15	(ii) the rare earth mining, processing,
16	or production chain.
17	(2) A description of—
18	(A) any relevant procurement, use, and
19	supply chain needs of the intelligence commu-
20	nity with respect to rare earth elements;
21	(B) any relevant planning or efforts by the
22	intelligence community to assure secured access
23	to rare earth magnets;

1	(C) any assessed vulnerabilities or risks to
2	the intelligence community with respect to rare
3	earth elements;
4	(D) any relevant planning or efforts by the
5	intelligence community to coordinate with de-
6	partments and agencies of the United States
7	Government that are not elements of the intel-
8	ligence community on securing the rare earth
9	element supply chain; and
10	(E) any previous or anticipated efforts by
11	the Supply Chain and Counterintelligence Risk
12	Management Task Force established under sec-
13	tion 6306 of the Damon Paul Nelson and Mat-
14	thew Young Pollard Intelligence Authorization
15	Act for Fiscal Years 2018, 2019, and 2020 (50)
16	U.S.C. 3370) with respect to rare earth ele-
17	ments.
18	(c) FORM.—The report under subsection (a) shall be
19	submitted in unclassified form, but may include a classi-
20	fied annex.
21	(d) RARE EARTH ELEMENTS DEFINED.—In this sec-
22	tion, the term "rare earth elements" includes products
23	that contain rare earth elements, including rare earth
24	magnets.

1	SEC. 715. REPORT ON PLAN TO FULLY FUND THE INFORMA-
2	TION SYSTEMS SECURITY PROGRAM AND
3	NEXT GENERATION ENCRYPTION.
4	(a) Report.—Not later than 1 year after the date
5	of the enactment of this Act, the Secretary of Defense
6	shall submit to the appropriate congressional committees
7	a report on the resources necessary to fully fund the Infor-
8	mation Systems Security Program during the period cov-
9	ered by the most recent future-years defense program sub-
10	mitted under section 221 of title 10, United States Code—
11	(1) to address the cybersecurity requirements of
12	the Department of Defense; and
13	(2) for the adoption of next generation
14	encryption into existing and future systems.
15	(b) MATTERS INCLUDED.—The report under sub-
16	section (a) shall include the following:
17	(1) An assessment by the Chief Information Of-
18	ficer of the Department of Defense, in coordination
19	with the chiefs of the Armed Forces and in consulta-
20	tion with the Director of the National Security
21	Agency, of the additional resources required to fund
22	the Information Systems Security Program at a level
23	that satisfies current and anticipated cybersecurity
24	requirements of the Department.

1	(2) An identification of any existing funding not
2	currently aligned to the Program that is more ap-
3	propriately funded through the Program.
4	(3) A strategic plan, developed in coordination
5	with the chiefs of the Armed Forces and in consulta-
6	tion with the Director of the National Security
7	Agency, that provides options, timelines and re-
8	quired funding by the Armed Forces or a component
9	of the Department, for the adoption of next genera-
10	tion encryption into existing and future systems.
11	(c) FORM.—The report under subsection (a) may be
12	submitted in classified form.
13	(d) Briefing.—Not later than 30 days after the date
14	on which the Secretary submits the report under sub-
15	section (a), the Chief Information Officer of the Depart-
16	ment and the Director of the National Security Agency
17	shall jointly provide to the appropriate congressional com-
18	mittees a briefing on the report.
19	(e) Appropriate Congressional Committees De-
20	FINED.—In this section, the term "appropriate congres-
21	sional committees" means—
22	(1) the Committee on Armed Services, the
23	Committee on Appropriations, and the Permanent
24	Select Committee on Intelligence of the House of
25	Representatives; and

1	(2) the Committee on Armed Services, the
2	Committee on Appropriations, and the Select Com-
3	mittee on Intelligence of the Senate.
4	SEC. 716. REVIEW OF NATIONAL SECURITY AGENCY AND
5	UNITED STATES CYBER COMMAND.
6	(a) Review Required.—Not later than 180 days
7	after the date of the enactment of this Act, the Inspectors
8	General of the National Security Agency, Intelligence
9	Community, and Department of Defense shall jointly com-
10	plete a review of the National Security Agency and the
11	United States Cyber Command.
12	(b) Elements.—The review required by subsection
13	(a) shall include assessment of the following:
14	(1) Whether and what resources, authorities,
15	activities, missions, facilities, and personnel are ap-
16	propriately being delineated and used to conduct the
17	intelligence and cybersecurity missions at the Na-
18	tional Security Agency as well as the cyber offense
19	and defense missions of the United States Cyber
20	Command.
21	(2) The extent to which current resource-shar-
22	ing arrangements between the National Security
23	Agency and the United States Cyber Command lead
24	to conflicts of interest in directing intelligence collec-

1	tion in support of United States Cyber Command
2	missions rather than foreign intelligence collection.
3	(3) The intelligence analysis and production
4	conducted by the United States Cyber Command
5	using National Security Agency authorities, with a
6	focus on analytic integrity and intelligence oversight
7	to ensure proper analysis is informing mission oper-
8	ations.
9	(4) The number of personnel detailed from the
10	National Security Agency to the United States
11	Cyber Command, including from which offices such
12	personnel have been detailed, and an assessment of
13	the mission impact on the sponsoring office.
14	(c) Report and Brief.—Not later than 180 days
15	after the date of the enactment of this Act, the Inspectors
16	General of the National Security Agency, Intelligence
17	Community, and Department of Defense shall jointly sub-
18	mit to the congressional intelligence committees and the
19	congressional defense committees (as defined in section
20	101(a) of title 10, United States Code) a report and pro-
21	vide such committees a briefing on the findings of the in-
22	spectors general with respect to the review completed
23	under subsection (a).