Suspend the Rules and Pass the Bill, H.R. 3352, With an Amendment

(The amendment strikes all after the enacting clause and inserts a new text)

H.R.3352

116TH CONGRESS 1ST SESSION

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

IN THE HOUSE OF REPRESENTATIVES

Mr. ENGEL (for himself and Mr. MCCAUL) introduced the following bill; which was referred to the Committee on Foreign Affairs

A BILL

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

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Department of State Authorization Act of 2019".
- 6 (b) TABLE OF CONTENTS.—The table of contents for

7 this Act is as follows:

Sec. 1. Short title; table of contents. Sec. 2. Definitions.

TITLE I—ORGANIZATION AND OPERATIONS OF THE DEPARTMENT OF STATE

- Sec. 101. Sense of Congress on importance of Department of State's work.
- Sec. 102. Bureau of Democracy, Human Rights, and Labor.
- Sec. 103. Assistant Secretary for International Narcotics and Law Enforcement Affairs.
- Sec. 104. Bureau of Consular Affairs; Bureau of Population, Refugees, and Migration.
- Sec. 105. Office of International Disability Rights.
- Sec. 106. Office of Global Women's Issues.
- Sec. 107. Special appointments.
- Sec. 108. Anti-piracy information sharing.
- Sec. 109. Importance of foreign affairs training to national security.
- Sec. 110. Classification and assignment of Foreign Service officers.
- Sec. 111. Energy diplomacy and security within the Department of State.
- Sec. 112. Passport fees.
- Sec. 113. United States diplomacy center.
- Sec. 114. Extension of period for reimbursement of fishermen for costs incurred from the illegal seizure and detention of U.S.-flag fishing vessels by foreign governments.
- Sec. 115. Art in embassies.
- Sec. 116. Amendment or repeal of reporting requirements.
- Sec. 117. Reporting on implementation of GAO recommendations.
- Sec. 118. Office of Global Criminal Justice.

TITLE II—EMBASSY CONSTRUCTION

- Sec. 201. Embassy security, construction, and maintenance.
- Sec. 202. Standard design in capital construction.
- Sec. 203. Capital construction transparency.
- Sec. 204. Contractor performance information.
- Sec. 205. Growth projections for new embassies and consulates.
- Sec. 206. Long-range planning process.
- Sec. 207. Value engineering and risk assessment.
- Sec. 208. Business volume.
- Sec. 209. Embassy security requests and deficiencies.
- Sec. 210. Overseas security briefings.
- Sec. 211. Contracting methods in capital construction.
- Sec. 212. Competition in embassy construction.
- Sec. 213. Statement of policy.
- Sec. 214. Definitions.

TITLE III—PERSONNEL ISSUES

- Sec. 301. Defense Base Act insurance waivers.
- Sec. 302. Study on Foreign Service allowances.
- Sec. 303. Science and technology fellowships.
- Sec. 304. Travel for separated families.
- Sec. 305. Home leave travel for separated families.
- Sec. 306. Sense of Congress regarding certain fellowship programs.
- Sec. 307. Technical correction.
- Sec. 308. Foreign Service awards.
- Sec. 309. Diplomatic programs.
- Sec. 310. Sense of Congress regarding veterans employment at the Department of State.

- Sec. 311. Employee assignment restrictions and preclusions.
- Sec. 312. Recall and reemployment of career members.
- Sec. 313. Strategic staffing plan for the Department.
- Sec. 314. Consulting services.
- Sec. 315. Incentives for critical posts.
- Sec. 316. Extension of authority for certain accountability review boards.
- Sec. 317. Foreign service suspension without pay.
- Sec. 318. Foreign Affairs Manual and Foreign Affairs Handbook changes.
- Sec. 319. Waiver authority for individual occupational requirements of certain positions.
- Sec. 320. Standardizing Department parental leave policies.
- Sec. 321. Appointment of employees to the Global Engagement Center.
- Sec. 322. Rest and recuperation and overseas operations leave for Federal employees.

TITLE IV—A DIVERSE WORKFORCE: RECRUITMENT, RETENTION, AND PROMOTION

- Sec. 401. Definitions.
- Sec. 402. Collection, analysis, and dissemination of workforce data.
- Sec. 403. Exit interviews for workforce.
- Sec. 404. Recruitment and retention.
- Sec. 405. Leadership engagement and accountability.
- Sec. 406. Professional development opportunities and tools.
- Sec. 407. Examination and oral assessment for the Foreign Service.
- Sec. 408. Payne fellowship authorization.
- Sec. 409. Voluntary participation.

TITLE V—INFORMATION SECURITY

- Sec. 501. Definitions.
- Sec. 502. Information system security.
- Sec. 503. Prohibition on contracting with certain telecommunications providers.
- Sec. 504. Preserving records of electronic communications conducted related to official duties of positions in the public trust of the American people.
- Sec. 505. Foreign Relations of the United States (FRUS) series and declassification.
- Sec. 506. Vulnerability Disclosure Policy and Bug Bounty Pilot Program.

TITLE VI—PUBLIC DIPLOMACY

- Sec. 601. Short title.
- Sec. 602. Avoiding duplication of programs and efforts.
- Sec. 603. Improving research and evaluation of public diplomacy.
- Sec. 604. Permanent reauthorization of the United States Advisory Commission on Public Diplomacy.
- Sec. 605. Streamlining of support functions.
- Sec. 606. Guidance for closure of public diplomacy facilities.
- Sec. 607. Definitions.

TITLE VII—COMBATING PUBLIC CORRUPTION

- Sec. 701. Sense of Congress.
- Sec. 702. Annual assessment.
- Sec. 703. Transparency and accountability.
- Sec. 704. Designation of embassy anti-corruption points of contact.

- Sec. 705. Reporting requirements.
- Sec. 706. Foreign investments and national security.

TITLE VIII—MATTERS RELATING TO INTERNATIONAL SECURITY

- Sec. 801. Short title.
- Sec. 802. Security assistance defined.

Subtitle A—Reform Relating to Security Assistance

- Sec. 811. Organizational reform.
- Sec. 812. Workforce development.
- Sec. 813. Security assistance planning.
- Sec. 814. Interagency coordination of security assistance, transfers, and security cooperation.
- Sec. 815. Rule of construction.

Subtitle B—Foreign Military Assistance

- Sec. 821. Strategic allocation of excess defense articles.
- Sec. 822. Modification of purposes for which military sales by the United States are authorized.
- Sec. 823. Return of defense articles.
- Sec. 824. Requirements relating to exemptions for licensing of defense items.
- Sec. 825. Amendment to general provisions.
- Sec. 826. Technical amendments to Arms Export Control Act.
- Sec. 827. Sense of Congress on licensing under United States arms export control programs.
- Sec. 828. Extension of war reserve stockpile authority.
- Sec. 829. Peacekeeping operations and other national security programs.
- Sec. 830. Other amendments to military assistance authorities.
- Sec. 831. Repeal of reports.
- Sec. 832. Defense trade controls registration fees.
- Sec. 833. Withholding of assistance to units of foreign security forces that engaged in sexual exploitation or abuse in peacekeeping operations.
- Sec. 834. Modification to limitations on assistance relating to human rights.

Subtitle C—Studies on Authorities and Programs

- Sec. 841. Requirement for study by Bureau of International Narcotics and Law Enforcement Affairs.
- Sec. 842. Requirement for independent study of existing security assistance authorities.

TITLE IX—MISCELLANEOUS

- Sec. 901. Case-Zablocki Act reform.
- Sec. 902. Limitation on assistance to countries in default.
- Sec. 903. Prohibition on assistance to governments supporting international terrorism.
- Sec. 904. Establishing a coordinator for ISIS detainee issues.
- Sec. 905. Sean and David Goldman Child Abduction Prevention and Return Act of 2014 amendment.
- Sec. 906. Modification of authorities of Commission for the Preservation of America's Heritage Abroad.

TITLE X—BUDGETARY EFFECTS

Sec. 1001. Determination of budgetary effects.

1 SEC. 2. DEFINITIONS.

2	In this Act:
3	(1) Appropriate congressional commit-
4	TEES.—Unless otherwise specified, the term "appro-
5	priate congressional committees" means—
6	(A) the Committee on Foreign Relations of
7	the Senate;
8	(B) the Committee on Appropriations of
9	the Senate;
10	(C) the Committee on Foreign Affairs of
11	the House of Representatives; and
12	(D) the Committee on Appropriations of
13	the House of Representatives.
14	(2) DEPARTMENT.—Unless otherwise specified,
15	the term "Department" means the Department of
16	State.
17	(3) Secretary.—Unless otherwise specified,
18	the term "Secretary" means the Secretary of State.
19	TITLE I-ORGANIZATION AND
20	OPERATIONS OF THE DE-
21	PARTMENT OF STATE
22	SEC. 101. SENSE OF CONGRESS ON IMPORTANCE OF DE-
23	PARTMENT OF STATE'S WORK.

24 It is the sense of Congress that—

(1) United States global engagement is key to
 a stable and prosperous world;
 (2) United States leadership is indispensable in

4 light of the many complex and interconnected
5 threats facing the United States and the world;

6 (3) diplomacy and development are critical tools
7 of national power, and full deployment of these tools
8 is vital to United States national security;

9 (4) challenges such as the global refugee and 10 migration crises, terrorism, historic famine and food 11 insecurity, and fragile or repressive societies cannot 12 be addressed without sustained and robust United 13 States diplomatic and development leadership;

(5) the United States Government must use all
of the instruments of national security and foreign
policy at its disposal to protect United States citizens, promote United States interests and values,
and support global stability and prosperity;

(6) United States security and prosperity depend on having partners and allies that share our interests and values, and these partnerships are nurtured and our shared interests and values are promoted through United States diplomatic engagement, security cooperation, economic statecraft, and
assistance that helps further economic development,

good governance, including the rule of law and
 democratic institutions, and the development of
 shared responses to natural and humanitarian disas ters;

(7) as the United States Government agencies 5 6 primarily charged with conducting diplomacy and 7 development, the Department and the United States 8 Agency for International Development (USAID) re-9 quire sustained and robust funding to carry out this 10 important work, which is essential to our ability to 11 project United States leadership and values and to 12 advance the United States interests around the 13 world:

14 (8) the work of the Department and USAID 15 makes the United States and the world safer and 16 more prosperous by alleviating global poverty and 17 hunger, fighting HIV/AIDS and other infectious dis-18 eases, strengthening alliances, expanding educational 19 opportunities for women and girls, promoting good 20 governance and democracy, supporting anti-corrup-21 tion efforts, driving economic development and 22 trade, preventing armed conflicts and humanitarian 23 crises, and creating American jobs and export oppor-24 tunities;

1	(9) the Department and USAID are vital na-
2	tional security agencies, whose work is critical to the
3	projection of United States power and leadership
4	worldwide, and without which Americans would be
5	less safe, our economic power would be diminished,
6	and global stability and prosperity would suffer;
7	(10) investing in diplomacy and development
8	before conflicts break out saves American lives while
9	also being cost-effective; and
10	(11) the contributions of personnel working at
11	the Department and USAID are extraordinarily val-
12	uable and allow the United States to maintain its
13	leadership around the world.
13 14	leadership around the world. SEC. 102. BUREAU OF DEMOCRACY, HUMAN RIGHTS, AND
14	SEC. 102. BUREAU OF DEMOCRACY, HUMAN RIGHTS, AND
14 15	SEC. 102. BUREAU OF DEMOCRACY, HUMAN RIGHTS, AND LABOR.
14 15 16 17	SEC. 102. BUREAU OF DEMOCRACY, HUMAN RIGHTS, AND LABOR. Paragraph (2) of section 1(c) of the State Depart-
14 15 16 17	SEC. 102. BUREAU OF DEMOCRACY, HUMAN RIGHTS, AND LABOR. Paragraph (2) of section 1(c) of the State Depart- ment Basic Authorities Act of 1956 (22 U.S.C. 2651a)
14 15 16 17 18	SEC. 102. BUREAU OF DEMOCRACY, HUMAN RIGHTS, AND LABOR. Paragraph (2) of section 1(c) of the State Depart- ment Basic Authorities Act of 1956 (22 U.S.C. 2651a) is amended—
14 15 16 17 18 19	SEC. 102. BUREAU OF DEMOCRACY, HUMAN RIGHTS, AND LABOR. Paragraph (2) of section 1(c) of the State Depart- ment Basic Authorities Act of 1956 (22 U.S.C. 2651a) is amended— (1) in subparagraph (A), by adding at the end
14 15 16 17 18 19 20	SEC. 102. BUREAU OF DEMOCRACY, HUMAN RIGHTS, AND LABOR. Paragraph (2) of section 1(c) of the State Depart- ment Basic Authorities Act of 1956 (22 U.S.C. 2651a) is amended— (1) in subparagraph (A), by adding at the end the following new sentence: "All special envoys, am-
 14 15 16 17 18 19 20 21 	 SEC. 102. BUREAU OF DEMOCRACY, HUMAN RIGHTS, AND LABOR. Paragraph (2) of section 1(c) of the State Department Basic Authorities Act of 1956 (22 U.S.C. 2651a) is amended— (1) in subparagraph (A), by adding at the end the following new sentence: "All special envoys, ambassadors, and coordinators located within the Bu-

1	(A) by striking "section" and inserting
2	"sections 116 and"; and
3	(B) by inserting before the period at the
4	end the following: "(commonly referred to as
5	the annual 'Country Reports on Human Rights
6	Practices')"; and
7	(3) by adding at the end the following new sub-
8	paragraphs:
9	"(C) AUTHORITIES.—In addition to the duties,
10	functions, and responsibilities specified in this para-
11	graph, the Assistant Secretary of State for Democ-
12	racy, Human Rights, and Labor is authorized to-
13	"(i) promote democracy and actively sup-
14	port human rights throughout the world;
15	"(ii) promote the rule of law and good gov-
16	ernance throughout the world;
17	"(iii) strengthen, empower, and protect
18	civil society representatives, programs, and or-
19	ganizations, and facilitate their ability to en-
20	gage in dialogue with governments and other
21	civil society entities;
22	"(iv) work with regional bureaus to ensure
23	adequate personnel at diplomatic posts are as-
24	signed responsibilities relating to advancing de-
25	mocracy, human rights, labor rights, women's

1	equal participation in society, and the rule of
2	law, with particular attention paid to adequate
3	oversight and engagement on such issues by
4	senior officials at such posts;
5	"(v) review and, as appropriate, make rec-
6	ommendations to the Secretary of State regard-
7	ing the proposed transfer of—
8	"(I) defense articles and defense serv-
9	ices authorized under the Foreign Assist-
10	ance Act of 1961 (22 U.S.C. 2151 et seq.)
11	or the Arms Export Control Act (22
12	U.S.C. 2751 et seq.); and
13	"(II) military items listed on the '600
14	series' of the Commerce Control List con-
15	tained in Supplement No. 1 to part 774 of
16	subtitle B of title 15, Code of Federal Reg-
17	ulations;
18	"(vi) coordinate programs and activities
19	that protect and advance the exercise of human
20	rights and internet freedom in cyberspace; and
21	"(vii) implement other relevant policies and
22	provisions of law.
23	"(D) Efficiency.—The Assistant Secretary
24	for Democracy, Human Rights, and Labor shall take
25	whatever actions may be necessary to minimize the

1	duplication of efforts within the Bureau of Democ-
2	racy, Human Rights, and Labor.
3	"(E) LOCAL OVERSIGHT.—United States mis-
4	sions, to the extent practicable, should assist in exer-
5	cising oversight authority and coordinate with the
6	Bureau of Democracy, Human Rights, and Labor to
7	ensure that funds are appropriately used and comply
8	with anti-corruption practices.".
9	SEC. 103. ASSISTANT SECRETARY FOR INTERNATIONAL
10	NARCOTICS AND LAW ENFORCEMENT AF-
11	FAIRS.
12	(a) IN GENERAL.—Section 1(c) of the State Depart-
13	ment Basic Authorities Act of 1956 (22 U.S.C. 2651a(c))
14	is amended—
15	(1) by redesignating paragraph (3) as para-
16	graph (4); and
17	(2) by inserting after paragraph (2) the fol-
18	lowing new paragraph:
19	"(3) Assistant secretary for inter-
20	NATIONAL NARCOTICS AND LAW ENFORCEMENT AF-
21	FAIRS.—
22	"(A) IN GENERAL.—There is authorized to
23	be in the Department of State an Assistant
24	Secretary for International Narcotics and Law
25	Enforcement Affairs, who shall be responsible

1 to the Secretary of State for all matters, pro-2 grams, and related activities pertaining to international narcotics, anti-crime, and law enforce-3 4 ment affairs in the conduct of foreign policy by 5 the Department, including, as appropriate, lead-6 ing the coordination of programs carried out by United States Government agencies abroad, and 7 8 such other related duties as the Secretary may 9 from time to time designate.

10 "(B) AREAS OF RESPONSIBILITY.—The 11 Assistant Secretary for International Narcotics 12 and Law Enforcement Affairs shall maintain 13 continuous observation and coordination of all 14 matters pertaining to international narcotics, 15 anti-crime, and law enforcement affairs in the conduct of foreign policy, including programs 16 17 carried out by other United States Government 18 agencies when such programs pertain to the fol-19 lowing matters:

20 "(i) Combating international narcotics21 production and trafficking.

22 "(ii) Strengthening foreign justice sys23 tems, including judicial and prosecutorial
24 capacity, appeals systems, law enforcement

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agencies, prison systems, and the sharing 2 of recovered assets.

"(iii) Training and equipping foreign police, border control, other government officials, and other civilian law enforcement authorities for anti-crime purposes, including ensuring that no foreign security unit or member of such unit shall receive such assistance from the United States Government absent appropriate vetting.

11 "(iv) Ensuring the inclusion of human 12 rights and women's participation issues in 13 law enforcement programs, in consultation 14 with the Assistant Secretary for Democ-15 racy, Human Rights, and Labor, and other senior officials in regional and thematic 16 17 bureaus and offices.

18 "(v) Combating, in conjunction with 19 other relevant bureaus of the Department, 20 all forms of transnational organized crime, 21 including illicit trafficking in human 22 beings, arms, wildlife, and cultural prop-23 erty, migrant smuggling, corruption, 24 money laundering, the illicit smuggling of 25 bulk cash, the licit use of financial systems

1for malign purposes, and other new and2emerging forms of crime.

"(vi) Identifying and responding to 3 4 global corruption, including strengthening the capacity of foreign government institu-5 6 tions responsible for addressing financial 7 crimes and engaging with multilateral or-8 ganizations responsible for monitoring and 9 supporting foreign governments' anti-cor-10 ruption efforts.

"(C) ADDITIONAL DUTIES.—In addition to
the responsibilities specified in subparagraph
(B), the Assistant Secretary for International
Narcotics and Law Enforcement Affairs shall
also—

"(i) carry out timely and substantive 16 17 consultation with chiefs of mission and, as 18 appropriate, the heads of other United 19 States Government agencies to ensure ef-20 fective coordination of all international 21 narcotics and law enforcement programs 22 carried out overseas by the Department 23 and such other agencies;

24 "(ii) coordinate with the Office of Na-25 tional Drug Control Policy to ensure les-

1	sons learned from other United States
2	Government agencies are available to the
3	Bureau of International Narcotics and
4	Law Enforcement Affairs of the Depart-
5	ment;
6	"(iii) develop standard requirements
7	for monitoring and evaluation of Bureau
8	programs, including metrics for success
9	that do not rely solely on the amounts of
10	illegal drugs that are produced or seized;
11	"(iv) in coordination with the Sec-
12	retary of State, annually certify in writing
13	to the Committee on Foreign Affairs of the
14	House of Representatives and the Com-
15	mittee on Foreign Relations of the Senate
16	that United States law enforcement per-
17	sonnel posted abroad whose activities are
18	funded to any extent by the Bureau of
19	International Narcotics and Law Enforce-
20	ment Affairs are complying with section
21	207 of the Foreign Service Act of 1980
22	(22 U.S.C. 3927); and
23	"(v) carry out such other relevant du-
24	ties as the Secretary may assign.".

(b) MODIFICATION OF ANNUAL INTERNATIONAL
 NARCOTICS CONTROL STRATEGY REPORT.—Subsection
 (a) of section 489 of the Foreign Assistance Act of 1961
 (22 U.S.C. 2291h) is amended by inserting after para graph (8) the following new paragraph:

6 "(9) A separate section that contains an identi-7 fication of all United States Government-supported 8 units funded by the Bureau of International Nar-9 cotics and Law Enforcement Affairs and any Bu-10 reau-funded operations by such units in which 11 United States law enforcement personnel have been 12 physically present.".

13 SEC. 104. BUREAU OF CONSULAR AFFAIRS; BUREAU OF
14 POPULATION, REFUGEES, AND MIGRATION.

15 Section 1 of the State Department Basic Authorities
16 Act of 1956 (22 U.S.C. 2651a) is amended—

17 (1) by redesignating subsection (g) as sub-18 section (i); and

19 (2) by inserting after subsection (f) the fol-20 lowing new subsections:

21 "(g) BUREAU OF CONSULAR AFFAIRS.—There is in
22 the Department of State the Bureau of Consular Affairs,
23 which shall be headed by the Assistant Secretary of State
24 for Consular Affairs

"(h) BUREAU OF POPULATION, REFUGEES, AND MI GRATION.—There is in the Department of State the Bu reau of Population, Refugees, and Migration, which shall
 be headed by the Assistant Secretary of State for Popu lation, Refugees, and Migration.".

6 SEC. 105. OFFICE OF INTERNATIONAL DISABILITY RIGHTS.

7 (a) ESTABLISHMENT.—There should be established
8 in the Department an Office of International Disability
9 Rights (referred to in this section as the "Office").

10 (b) DUTIES.—The Office should—

(1) seek to ensure that all United States foreign operations are accessible to, and inclusive of,
persons with disabilities;

14 (2) promote the human rights and full partici15 pation in international development activities of all
16 persons with disabilities;

17 (3) promote disability inclusive practices and
18 the training of Department staff on soliciting quality
19 programs that are fully inclusive of people with dis20 abilities;

(4) represent the United States in diplomatic
and multilateral fora on matters relevant to the
rights of persons with disabilities, and work to raise
the profile of disability across a broader range of or-

ganizations contributing to international develop ment efforts;

3 (5) conduct regular consultation with civil soci4 ety organizations working to advance international
5 disability rights and empower persons with disabil6 ities internationally;

7 (6) consult with other relevant offices at the
8 Department that are responsible for drafting annual
9 reports documenting progress on human rights, in10 cluding, wherever applicable, references to instances
11 of discrimination, prejudice, or abuses of persons
12 with disabilities; and

(7) advise the Bureau of Human Resources Development of the Department regarding the hiring
and recruitment and overseas practices of civil service employees and Foreign Service officers with disabilities and their family members with chronic medical conditions or disabilities.

(c) SUPERVISION.—The Office may be headed by—
(1) a senior advisor to the appropriate Assistant Secretary; or

(2) an officer exercising significant authority
who reports to the President or Secretary, appointed
by and with the advice and consent of the Senate.

1 (d) CONSULTATION.—The Secretary should direct 2 Ambassadors at Large, Representatives, Special Envoys, 3 and coordinators working on human rights to consult with 4 the Office to promote the human rights and full participa-5 tion in international development activities of all persons 6 with disabilities.

7 SEC. 106. OFFICE OF GLOBAL WOMEN'S ISSUES.

8 (a) IN GENERAL.—There should be established an 9 Office of Global Women's Issues (referred to in this sec-10 tion as the "Office"), which may be placed within the or-11 ganizational structure of the Department at the discretion 12 of the Secretary.

(b) PURPOSE.—The Office should coordinate efforts
of the United States Government, as directed by the Secretary, regarding gender equality and advancing the status
of women and girls in United States foreign policy.

17 (c) DUTIES.—The Office should—

(1) serve as the principal advisor to the Secretary regarding gender equality, women's and girls'
empowerment, and violence against women and girls
as a priority of United States foreign policy;

(2) represent the United States in diplomatic
and multilateral fora on matters relevant to the status of women and girls;

1	(3) advise the Secretary and provide input on
2	all activities, policies, programs, and funding relat-
3	ing to gender equality and the advancement of
4	women and girls internationally for all bureaus and
5	offices of the Department and in the international
6	programs of all other Federal agencies;
7	(4) work to ensure that efforts to advance gen-
8	der equality and women's and girls' empowerment
9	are fully integrated into the programs, structures,
10	processes, and capacities of all bureaus and offices
11	of the Department and in the international pro-
12	grams of other Federal agencies; and
13	(5) conduct regular consultation with civil soci-
14	ety organizations working to advance gender equality
15	and empower women and girls internationally.
16	(d) SUPERVISION.—The Office should be headed by
17	an Ambassador-at-large for Global Women's Issues.
18	(e) REPORT.—Not later than 180 days after the date
19	of the enactment of this Act, the Secretary shall provide
20	to the appropriate congressional committees a report or
21	briefing regarding this section.
22	SEC. 107. SPECIAL APPOINTMENTS.
23	(a) REPORT ON POSITIONS.—Not later than 30 days

24 after the date of the enactment of this Act, the Secretary

shall submit to the appropriate congressional committees
 a report that includes the following:

3 (1) A description of the duties, responsibilities,
4 and number of staff of each existing Special Envoy,
5 Special Representative, Special Coordinator, Special
6 Negotiator, Envoy, Representative, Coordinator,
7 Special Advisor, and other similar position at the
8 Department.

9 (2)Recommendations regarding whether to 10 maintain in the Department each such position, in-11 cluding those listed in the report submitted by the 12 Secretary to the Committee on Foreign Relations of 13 the Senate on April 14, 2017, pursuant to section 14 418 of the Department of State Authorities Act, 15 Fiscal Year 2017 (Public Law 114–323), that are 16 not expressly authorized by a provision of law en-17 acted by Congress.

18 (3) Justifications supporting each of the Sec-19 retary's recommendations under paragraph (2).

(b) ADVICE AND CONSENT.—Not later than 90 days
after the submission of the report required under subsection (a), the President shall submit the name of each
Special Envoy, Special Representative, Special Coordinator, Special Negotiator, Envoy, Representative, Coordinator, Special Advisor, or other person occupying a similar

position at the Department exercising significant author ity pursuant to the laws of the United States that is not
 expressly authorized by a provision of law enacted by Con gress who is included in such report to the Committee on
 Foreign Relations of the Senate to seek the advice and
 consent of the Senate.

7 (c) RULE OF CONSTRUCTION REGARDING ESTAB-8 LISHMENT OF POSITIONS.—Nothing in this section may 9 be construed as prohibiting the establishment or mainte-10 nance of any Special Envoy, Special Representative, Special Coordinator, Special Negotiator, Envoy, Representa-11 tive, Coordinator, Special Advisor, or other similar posi-12 13 tion at the Department exercising significant authority pursuant to the laws of the United States if the name of 14 15 the appointee for each such position is submitted to the Committee on Foreign Relations of the Senate, to seek 16 the advice and consent of the Senate, not later than 90 17 18 days after each such appointment.

(d) LIMITED EXCEPTION FOR TEMPORARY APPOINTMENTS.—The Secretary may maintain or establish a position with the title of Special Envoy, Special Representative, Special Coordinator, Special Negotiator, Special Advisor, or a similar position not exercising significant authority pursuant to the laws of the United States for not
longer than 180 days if the Secretary, not later than 15

days before the appointment of a person to such a posi-1 2 tion, submits to the appropriate congressional committees a notification that includes the following: 3 4 (1) A certification that the position is not ex-5 pected to demand the exercise of significant author-6 ity pursuant to the laws of the United States. 7 (2) A description of the duties and purpose of 8 the position. 9 (3) The rationale for giving the specific title to 10 the position. 11 (e) RENEWAL OF TEMPORARY APPOINTMENT.— 12 Nothing in this section may be construed as prohibiting the Secretary from renewing for a period not to exceed 13 14 180 days any position maintained or established under 15 subsection (d) if the Secretary complies with the notification requirements contained in such subsection. 16 17 (f) FUNDING RESTRICTIONS.— 18 (1) Positions not submitted for advice 19 AND CONSENT.—No funds may be authorized to be 20 appropriated for— 21 (A) any Special Envoy, Special Represent-22 ative, Special Coordinator, Special Negotiator, 23 Envoy, Representative, Coordinator, Special 24 Advisor, or other similar position at the Depart-25 ment exercising significant authority pursuant

to the laws of the United States if the same of
to the laws of the United States if the name of
the person appointed to such position has not
been submitted to the Committee on Foreign
Relations of the Senate for the advice and con-
sent of the Senate in accordance with sub-
section (b); or
(B) any staff or resources related to such
a position until the person appointed to such
position has been submitted to the Committee
on Foreign Relations of the Senate for the ad-
vice and consent of the Senate.
(2) TEMPORARY POSITIONS.—No funds may be
authorized to be appropriated for any position de-
scribed in subsection (d) or for any staff or re-
sources related to such position unless the Secretary
has complied with the notification requirements
under such subsection.
(3) FISCAL YEAR 2020.—The restrictions de-
scribed in this subsection shall not apply in fiscal
year 2020 to positions or associated staff and re-
sources for which funding is expressly appropriated
for such fiscal year in an Act of Congress.
(g) Confirmation for Authorized Positions.—
(1) IN GENERAL.—No Special Envoy, Special

1	tiator, Envoy, Representative, Coordinator, Special
2	Advisor, or other similar position at the Department
3	exercising significant authority pursuant to the laws
4	of the United States that is authorized by an Act of
5	Congress (except the position authorized by section
6	621 of the Tibetan Policy Act of 2002 (subtitle B
7	of title VI of Public Law 107–228; 22 U.S.C. 6901
8	note)) may be appointed without the advice and con-
9	sent of the Senate.
10	(2) FISCAL YEAR 2020.—The restriction de-
11	scribed in paragraph (1) shall not apply in fiscal
12	year 2020 to positions or associated staff and re-
13	sources for which funding is expressly appropriated
14	for such fiscal year in an Act of Congress.
15	(h) Elimination of Special Representative
16	and Policy Coordinator for Burma.—
17	(1) FINDINGS.—Congress finds the following:
18	(A) Congress established the Special Rep-
19	resentative and Policy Coordinator for Burma
20	in July 2008 at a time when the United States
21	did not maintain full diplomatic relations with
22	Burma and had not appointed an Ambassador
23	to Burma in 18 years.
24	(B) In 2012, the United States re-estab-
25	lished full diplomatic relations with Burma and

	20
1	appointed a United States Ambassador to
2	Burma who, along with the Secretary of State,
3	Assistant Secretary of State for East Asia and
4	the Pacific, and other United States Govern-
5	ment officials, represents the United States' in-
6	terests in Burma.
7	(2) REPEAL.—Section 7 of the Tom Lantos
8	Block Burmese Jade (Junta's Anti-Democratic Ef-
9	forts) Act of 2008 (Public Law 110–286; 50 U.S.C.
10	1701 note; relating to the establishment of a Special
11	Representative and Policy Coordinator for Burma) is
12	hereby repealed.
13	SEC. 108. ANTI-PIRACY INFORMATION SHARING.
14	The Secretary is authorized to provide for the partici-
15	pation by the United States in the Information Sharing
16	Centre located in Singapore, as established by the Re-

17 gional Cooperation Agreement on Combating Piracy and18 Armed Robbery against Ships in Asia (ReCAAP).

19 SEC. 109. IMPORTANCE OF FOREIGN AFFAIRS TRAINING TO

20

NATIONAL SECURITY.

21 It is the sense of Congress that—

(1) the Department is a crucial national security agency, whose employees, both Foreign and Civil
Service, require the best possible training at every
stage of their careers to prepare them to promote

1	and defend United States national interests and the
2	health and safety of United States citizens abroad;
3	(2) the Secretary should explore establishing a
4	"training float" requiring that a certain percentage
5	of the Foreign Service shall be in long-term training
6	at any given time;
7	(3) the Department's Foreign Service Institute
8	should seek to substantially increase its educational
9	and training offerings to Department personnel, in-
10	cluding developing new and innovative educational
11	and training courses, methods, programs, and oppor-
12	tunities; and
13	(4) consistent with existing Department gift ac-
14	ceptance authority and other applicable laws, the
15	Department and Foreign Service Institute should
16	seek and accept funds and other resources from
17	foundations, not-for-profit corporations, and other
18	appropriate sources to help the Department and the
19	Institute accomplish the goals specified in paragraph
20	(3).
21	SEC. 110. CLASSIFICATION AND ASSIGNMENT OF FOREIGN
22	SERVICE OFFICERS.
23	The Foreign Service Act of 1980 is amended—
24	(1) in section 501 (22 U.S.C. 3981), by insert-
25	ing "If a position designated under this section is

unfilled for more than 365 calendar days, such posi tion may be filled, as appropriate, on a temporary
 basis, in accordance with section 309." after "Posi tions designated under this section are excepted
 from the competitive service."; and

6 (2) in paragraph (2) of section 502(a) (22
7 U.S.C. 3982(a)), by inserting ", or domestically, in
8 a position working on issues relating to a particular
9 country or geographic area," after "geographic
10 area".

11 SEC. 111. ENERGY DIPLOMACY AND SECURITY WITHIN THE 12 DEPARTMENT OF STATE.

(a) IN GENERAL.—Subsection (c) of section 1 of the
State Department Basic Authorities Act of 1956 (22
U.S.C. 2651a), as amended by section 103 of this Act,
is further amended—

17 (1) by redesignating paragraph (4) (as redesig18 nated pursuant to such section 103) as paragraph
19 (5); and

20 (2) by inserting after paragraph (3) the fol-21 lowing new paragraph:

"(4) Energy resources.—

23 "(A) AUTHORIZATION FOR ASSISTANT SEC24 RETARY.—Subject to the numerical limitation
25 specified in paragraph (1), there is authorized

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to be established in the Department of State an Assistant Secretary of State for Energy Resources. "(B) PERSONNEL.—The Secretary of

State shall ensure that there are sufficient personnel dedicated to energy matters within the Department of State whose responsibilities shall include—

9 "(i) formulating and implementing 10 international policies aimed at protecting 11 and advancing United States energy secu-12 rity interests by effectively managing 13 United States bilateral and multilateral re-14 lations;

"(ii) ensuring that analyses of the national security implications of global energy and environmental developments are
reflected in the decision making process
within the Department;

20 "(iii) incorporating energy security
21 priorities into the activities of the Depart22 ment;

23 "(iv) coordinating energy activities of
24 the Department with relevant Federal de25 partments and agencies; and

	00
1	"(v) working internationally to—
2	((I) support the development of
3	energy resources and the distribution
4	of such resources for the benefit of
5	the United States and United States
6	allies and trading partners for their
7	energy security and economic develop-
8	ment needs;
9	"(II) promote availability of di-
10	versified energy supplies and a well-
11	functioning global market for energy
12	resources, technologies, and expertise
13	for the benefit of the United States
14	and United States allies and trading
15	partners;
16	"(III) resolve international dis-
17	putes regarding the exploration, devel-
18	opment, production, or distribution of
19	energy resources;
20	"(IV) support the economic and
21	commercial interests of United States
22	persons operating in the energy mar-
23	kets of foreign countries;

1	"(V) support and coordinate
2	international efforts to alleviate en-
3	ergy poverty;
4	"(VI) leading the United States
5	commitment to the Extractive Indus-
6	tries Transparency Initiative;
7	"(VII) coordinating within the
8	Department and with relevant Federal
9	departments and agencies on devel-
10	oping and implementing international
11	energy-related sanctions; and
12	"(VIII) coordinating energy secu-
13	rity and other relevant functions with-
14	in the Department currently under-
15	taken by—
16	"(aa) the Bureau of Eco-
17	nomic and Business Affairs;
18	"(bb) the Bureau of Oceans
19	and International Environmental
20	and Scientific Affairs; and
21	"(cc) other offices within the
22	Department of State.".
23	(b) Conforming Amendment.—Section 931 of the
24	Energy Independence and Security Act of 2007 (42
25	U.S.C. 17371) is amended—

(1) by striking subsections (a) and (b); and

2 (2) by redesignating subsections (c) and (d) as
3 subsections (a) and (b), respectively.

4 SEC. 112. PASSPORT FEES.

5 Paragraph (2) of section 1(b) of the Passport Act of 6 June 4, 1920 (22 U.S.C. 214(b)) is amended by striking 7 "not" and all that follows through the period at the end 8 and inserting the following: "be exercised beginning on the 9 date of the enactment of the Department of State Author-10 ization Act of 2019.".

11 SEC. 113. UNITED STATES DIPLOMACY CENTER.

12 Title I of the State Department Basic Authorities Act
13 of 1956 is amended by adding after section 63 (22 U.S.C.
14 2735) the following new section:

15 "SEC. 64. UNITED STATES DIPLOMACY CENTER.

16 "(a) Activities.—

17 "(1) SUPPORT AUTHORIZED.—The Secretary of 18 State is authorized to provide, by contract, grant, or 19 otherwise, for the performance of appropriate mu-20 seum visitor and educational outreach services and 21 related events, including organizing programs and 22 conference activities, museum shop services and food 23 services in the public exhibition and related space 24 utilized by the center for United States diplomacy.

1 "(2) RECOVERY OF COSTS.—The Secretary of 2 State is authorized to recover any revenues gen-3 erated under the authority of paragraph (1) for visitor and outreach services and related events re-4 5 ferred to in such paragraph, including fees for use 6 of facilities at a center for United States diplomacy. 7 Any such revenues may be retained as a recovery of 8 the costs of operating the Center.

9 "(b) DISPOSITION OF UNITED STATES DIPLOMACY
10 CENTER DOCUMENTS, ARTIFACTS, AND OTHER ARTI11 CLES.—

12 "(1) PROPERTY.—All historic documents, arti-13 facts, or other articles permanently acquired by the 14 Department of State and determined by the Sec-15 retary of State to be suitable for display by the cen-16 ter for United States diplomacy shall be considered 17 to be the property of the United States Government 18 and shall be subject to disposition solely in accord-19 ance with this subsection.

"(2) SALE, TRADE, OR TRANSFER.—Whenever
the Secretary of State makes the determination described in paragraph (3) with respect to a document,
artifact, or other article under paragraph (1), the
Secretary may sell at fair market value, trade, or
transfer such document, artifact, or other article

1	without regard to the requirements of subtitle I of
2	title 40, United States Code. The proceeds of any
3	such sale may be used solely for the advancement of
4	the mission of the center for United States diplo-
5	macy and may not be used for any purpose other
6	than the acquisition and direct care of the collections
7	of the center.
8	"(3) Determinations prior to sale, trade,
9	OR TRANSFER.—The determination described in this
10	paragraph with respect to a document, artifact, or
11	other article under paragraph (1) , is a determination
12	that—
13	"(A) such document, artifact, or other arti-
14	cle no longer serves to further the purposes of
15	the center for United States diplomacy as set
16	forth in the collections management policy of
17	the center;
18	"(B) the sale, trade, or transfer of such
19	document, artifact, or other article would serve
20	to maintain the standards of the collection of
21	the center; or
22	"(C) sale, trade, or transfer of such docu-
23	ment, artifact, or other article would be in the
24	best interests of the United States.

1	"(4) LOANS.—In addition to the authorization
2	under paragraph (2) relating to the sale, trade, or
3	transfer of documents, artifacts, or other articles
4	under paragraph (1), the Secretary of State may
5	loan such documents, artifacts, or other articles,
6	when not needed for use or display by the center for
7	United States diplomacy to the Smithsonian Institu-
8	tion or a similar institution for repair, study, or ex-
9	hibition.".
10	SEC. 114. EXTENSION OF PERIOD FOR REIMBURSEMENT OF
11	FISHERMEN FOR COSTS INCURRED FROM
12	THE ILLEGAL SEIZURE AND DETENTION OF
13	U.SFLAG FISHING VESSELS BY FOREIGN
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14	GOVERNMENTS.
14 15	GOVERNMENTS. (a) IN GENERAL.—Subsection (e) of section 7 of the
15	(a) IN GENERAL.—Subsection (e) of section 7 of the
15 16	(a) IN GENERAL.—Subsection (e) of section 7 of the Fishermen's Protective Act of 1967 (22 U.S.C. 1977) is
15 16 17	(a) IN GENERAL.—Subsection (e) of section 7 of the Fishermen's Protective Act of 1967 (22 U.S.C. 1977) is amended to read as follows:
15 16 17 18	 (a) IN GENERAL.—Subsection (e) of section 7 of the Fishermen's Protective Act of 1967 (22 U.S.C. 1977) is amended to read as follows: "(e) AMOUNTS.—Payments may be made under this
15 16 17 18 19	 (a) IN GENERAL.—Subsection (e) of section 7 of the Fishermen's Protective Act of 1967 (22 U.S.C. 1977) is amended to read as follows: "(e) AMOUNTS.—Payments may be made under this section only to such extent and in such amounts as are
15 16 17 18 19 20	 (a) IN GENERAL.—Subsection (e) of section 7 of the Fishermen's Protective Act of 1967 (22 U.S.C. 1977) is amended to read as follows: "(e) AMOUNTS.—Payments may be made under this section only to such extent and in such amounts as are provided in advance in appropriation Acts.".
 15 16 17 18 19 20 21 	 (a) IN GENERAL.—Subsection (e) of section 7 of the Fishermen's Protective Act of 1967 (22 U.S.C. 1977) is amended to read as follows: "(e) AMOUNTS.—Payments may be made under this section only to such extent and in such amounts as are provided in advance in appropriation Acts.". (b) RETROACTIVE APPLICABILITY.—
 15 16 17 18 19 20 21 22 	 (a) IN GENERAL.—Subsection (e) of section 7 of the Fishermen's Protective Act of 1967 (22 U.S.C. 1977) is amended to read as follows: "(e) AMOUNTS.—Payments may be made under this section only to such extent and in such amounts as are provided in advance in appropriation Acts.". (b) RETROACTIVE APPLICABILITY.— (1) EFFECTIVE DATE.—The amendment made
 15 16 17 18 19 20 21 22 23 	 (a) IN GENERAL.—Subsection (e) of section 7 of the Fishermen's Protective Act of 1967 (22 U.S.C. 1977) is amended to read as follows: "(e) AMOUNTS.—Payments may be made under this section only to such extent and in such amounts as are provided in advance in appropriation Acts.". (b) RETROACTIVE APPLICABILITY.— (1) EFFECTIVE DATE.—The amendment made by subsection (a) shall take effect on the date of the

1	Protective Act of 1967, as in effect on the day be-
2	fore the date of the enactment of this Act, were the
3	day after such date of enactment.
4	(2) AGREEMENTS AND PAYMENTS.—The Sec-
5	retary shall—
6	(A) enter into agreements pursuant to sec-
7	tion 7 of the Fishermen's Protective Act of
8	1967 for any claims to which such section
9	would otherwise apply but for the date specified
10	in subsection (e) of such section, as in effect on
11	the day before the date of the enactment of this
12	Act; and
13	(B) make payments in accordance with
14	agreements entered into pursuant to such sec-
15	tion if any such payments have not been made
16	as a result of the expiration of the date speci-
17	fied in such section, as in effect on the day be-
18	fore the date of the enactment of this Act.
19	SEC. 115. ART IN EMBASSIES.
20	(a) IN GENERAL.—No funds are authorized to be ap-
21	propriated for the purchase of any piece of art for the
22	purposes of installation or display in any embassy, con-

23 sulate, or other foreign mission of the United States if
24 the purchase price of such piece of art is in excess of
25 \$50,000, unless such purchase is subject to prior consulta-

tion with, and the regular notification procedures of, the
 appropriate congressional committees.

3 (b) REPORT.—Not later than 90 days after the date 4 of the enactment of this Act, the Secretary shall submit 5 to the appropriate congressional committees a report on 6 the costs of the Art in Embassies Program for each of 7 fiscal years 2012, 2013, and 2014.

8 (c) SUNSET.—This section shall terminate on the 9 date that is two years after the date of the enactment of 10 this Act.

(d) DEFINITION.—In this section, the term "art" includes paintings, sculptures, photographs, industrial design, and craft art.

14SEC. 116. AMENDMENT OR REPEAL OF REPORTING RE-15QUIREMENTS.

16 (a) BURMA.—

17 (1) IN GENERAL.—Section 570 of Public Law
18 104–208 is amended—

19 (A) by amending subsection (c) to read as20 follows:

"(c) MULTILATERAL STRATEGY.—The President
shall develop, in coordination with members of ASEAN
and other likeminded countries, a comprehensive, multilateral strategy to bring about further democratic consolidation in Burma and improve human rights practices and

1	the quality of life in Burma, including the development
2	of a dialogue leading to genuine national reconciliation.";
3	and
4	(B) in subsection (d)—
5	(i) in the matter preceding paragraph
6	(1), by striking "six months" and inserting
7	''year'';
8	(ii) by redesignating paragraph (3) as
9	paragraph (7); and
10	(iii) by inserting after paragraph (2)
11	the following new paragraphs:
12	"(3) improvements in human rights practices;
13	"(4) progress toward broad-based and inclusive
14	economic growth;
15	"(5) progress toward genuine national reconcili-
16	ation;
17	"(6) progress on improving the quality of life of
18	the Burmese people, including progress relating to
19	market reforms, living standards, labor standards,
20	use of forced labor in the tourism industry, and en-
21	vironmental quality; and".
22	(2) EFFECTIVE DATE.—The amendments made
23	by paragraph (1) shall take effect on the date of the
24	enactment of this Act and apply with respect to the
25	first report required under subsection (d) of section

1	570 of Public Law 104–208 that is required after
2	the date of the enactment of this Act.
3	(b) Repeals.—The following provisions of law are
4	hereby repealed:
5	(1) Subsection (b) of section 804 of Public Law
6	101–246.
7	(2) Section 6 of Public Law 104–45.
8	(3) Section 406 of Public Law 101–246 (22
9	U.S.C. 2414a).
10	(4) Subsection (c) of section 702 of Public Law
11	96–465 (22 U.S.C. 4022).
12	SEC. 117. REPORTING ON IMPLEMENTATION OF GAO REC-
13	OMMENDATIONS.
13 14	OMMENDATIONS. (a) INITIAL REPORT.—Not later than 120 days after
14	(a) INITIAL REPORT.—Not later than 120 days after
14 15	(a) INITIAL REPORT.—Not later than 120 days after the date of the enactment of this Act, the Secretary shall submit to the appropriate congressional committees a re-
14 15 16	(a) INITIAL REPORT.—Not later than 120 days after the date of the enactment of this Act, the Secretary shall submit to the appropriate congressional committees a re-
14 15 16 17	(a) INITIAL REPORT.—Not later than 120 days after the date of the enactment of this Act, the Secretary shall submit to the appropriate congressional committees a re- port that lists all of the Government Accountability Of-
14 15 16 17 18	(a) INITIAL REPORT.—Not later than 120 days after the date of the enactment of this Act, the Secretary shall submit to the appropriate congressional committees a re- port that lists all of the Government Accountability Of- fice's recommendations relating to the Department that
14 15 16 17 18 19	(a) INITIAL REPORT.—Not later than 120 days after the date of the enactment of this Act, the Secretary shall submit to the appropriate congressional committees a re- port that lists all of the Government Accountability Of- fice's recommendations relating to the Department that have not been fully implemented.
 14 15 16 17 18 19 20 	 (a) INITIAL REPORT.—Not later than 120 days after the date of the enactment of this Act, the Secretary shall submit to the appropriate congressional committees a re- port that lists all of the Government Accountability Of- fice's recommendations relating to the Department that have not been fully implemented. (b) COMPTROLLER GENERAL REPORT.—Not later
 14 15 16 17 18 19 20 21 	 (a) INITIAL REPORT.—Not later than 120 days after the date of the enactment of this Act, the Secretary shall submit to the appropriate congressional committees a re- port that lists all of the Government Accountability Of- fice's recommendations relating to the Department that have not been fully implemented. (b) COMPTROLLER GENERAL REPORT.—Not later than 30 days after the Secretary submits the report under
 14 15 16 17 18 19 20 21 22 	 (a) INITIAL REPORT.—Not later than 120 days after the date of the enactment of this Act, the Secretary shall submit to the appropriate congressional committees a report that lists all of the Government Accountability Office's recommendations relating to the Department that have not been fully implemented. (b) COMPTROLLER GENERAL REPORT.—Not later than 30 days after the Secretary submits the report under subsection (a), the Comptroller General of the United
 14 15 16 17 18 19 20 21 22 23 	 (a) INITIAL REPORT.—Not later than 120 days after the date of the enactment of this Act, the Secretary shall submit to the appropriate congressional committees a re- port that lists all of the Government Accountability Of- fice's recommendations relating to the Department that have not been fully implemented. (b) COMPTROLLER GENERAL REPORT.—Not later than 30 days after the Secretary submits the report under subsection (a), the Comptroller General of the United States shall submit to the appropriate congressional com-

the Government Accountability Office's list of outstanding
 recommendations for the Department.

- 3 (c) IMPLEMENTATION REPORT.—
- 4 (1) IN GENERAL.—Not later than 120 days 5 after the date of the submission of the Comptroller 6 General's report under subsection (b), the Secretary 7 shall submit to the appropriate congressional com-8 mittees a report that describes the implementation 9 status of each recommendation from the Govern-10 ment Accountability Office included in the report 11 submitted under subsection (a).

12 (2) JUSTIFICATION.—The report under para-13 graph (1) shall include—

(A) a detailed justification for each decision not to fully implement a recommendation
or to implement a recommendation in a different manner than specified by the Government Accountability Office;

(B) a timeline for the full implementation
of any recommendation the Secretary has decided to adopt, but has not yet fully implemented; and

23 (C) an explanation for any discrepancies
24 included in the Comptroller General report sub25 mitted under subsection (b).

(d) FORM.—The information required in each report
 under this section shall be submitted in unclassified form,
 to the maximum extent practicable, but may be included
 in a classified annex to the extent necessary.

5 SEC. 118. OFFICE OF GLOBAL CRIMINAL JUSTICE.

6 (a) IN GENERAL.—There should be established with7 in the Department an Office of Global Criminal Justice
8 (referred to in this section as the "Office"), which may
9 be placed within the organizational structure of the De10 partment at the discretion of the Secretary.

11 (b) DUTIES.—The Office should carry out the fol-12 lowing:

(1) Advise the Secretary and other relevant senior officials on issues related to war crimes, crimes
against humanity, and genocide.

16 (2) Assist in formulating United States policy
17 on the prevention of, responses to, and account18 ability for mass atrocities.

(3) Coordinate United States Government positions relating to the international and hybrid courts
currently prosecuting persons responsible for genocide, war crimes, and crimes against humanity anywhere in the world.

24 (4) Work with other governments, international25 organizations, and nongovernmental organizations,

1	as appropriate, to establish and assist international
2	and domestic commissions of inquiry, fact-finding
3	missions, and tribunals to investigate, document,
4	and prosecute atrocities in every region of the globe.
5	(5) Coordinate the deployment of diplomatic,
6	legal, economic, military, and other tools to help ex-
7	pose the truth, judge those responsible, protect and
8	assist victims, enable reconciliation, deter atrocities,
9	and build the rule of law.
10	(6) Provide advice and expertise on transitional
11	justice to United States personnel operating in con-
12	flict and post-conflict environments.
13	(7) Act as a point of contact for international,
14	hybrid, and mixed tribunals exercising jurisdiction
15	over war crimes, crimes against humanity, and geno-
16	cide committed around the world.
17	(8) Represent the Department on any inter-
18	agency whole-of-government coordinating entities ad-
19	dressing genocide and other mass atrocities.
20	(9) Perform any additional duties and exercise
21	such powers as the Secretary of State may prescribe.
22	(c) SUPERVISION.—The Office should be led by an
23	Ambassador-at-Large for Global Criminal Justice.

43

1**TITLE II—EMBASSY**2**CONSTRUCTION**

3 SEC. 201. EMBASSY SECURITY, CONSTRUCTION, AND MAIN-

TENANCE.

For "Embassy Security, Construction, and Maintenance", there is authorized to be appropriated
\$1,987,211,000 for fiscal year 2020.

8 SEC. 202. STANDARD DESIGN IN CAPITAL CONSTRUCTION.

9 (a) SENSE OF CONGRESS.—It is the sense of Con-10 gress that the Department's Bureau of Overseas Building 11 Operations (OBO) or successor office should give appro-12 priate consideration to standardization in construction, in 13 which each new United States embassy and consulate 14 starts with a standard design and keeps customization to 15 a minimum.

16 (b) CONSULTATION.—The Secretary shall carry out any new United States embassy compound or new con-17 18 sulate compound project that utilizes a non-standard de-19 sign, including those projects that are in the design or pre-20 design phase as of the date of the enactment of this Act, 21 only in consultation with the appropriate congressional 22 committees. The Secretary shall provide the appropriate 23 congressional committees, for each such project, the fol-24 lowing documentation:

1 (1) A comparison of the estimated full lifecycle 2 costs of the project to the estimated full lifecycle 3 costs of such project if it were to use a standard de-4 sign. (2) A comparison of the estimated completion 5 6 date of such project to the estimated completion 7 date of such project if it were to use a standard de-8 sign. 9 (3) A comparison of the security of the com-10 pleted project to the security of such completed 11 project if it were to use a standard design. 12 (4) A justification for the Secretary's selection 13 of a non-standard design over a standard design for 14 such project. 15 (5) A written explanation if any of the docu-16 mentation necessary to support the comparisons and 17 justification, as the case may be, described in para-18 graphs (1) through (4) cannot be provided. 19 (c) SUNSET.—The consultation requirement under 20 subsection (b) shall expire on the date that is four years 21 after the date of the enactment of this Act. 22 SEC. 203. CAPITAL CONSTRUCTION TRANSPARENCY. 23 (a) IN GENERAL.—Section 118 of the Department of 24 State Authorities Act, Fiscal Year 2017 (22 U.S.C. 304) 25 is amended(1) in the section heading , by striking "AN NUAL REPORT ON EMBASSY CONSTRUCTION
 COSTS" and inserting "BIANNUAL REPORT ON
 OVERSEAS CAPITAL CONSTRUCTION
 PROJECTS"; and

6 (2) by striking subsections (a) and (b) and in7 serting the following new subsections:

8 "(a) IN GENERAL.—Not later than 180 days after 9 the date of the enactment of this subsection and every 180 10 days thereafter until the date that is four years after such 11 date of enactment, the Secretary shall submit to the ap-12 propriate congressional committees a comprehensive re-13 port regarding all ongoing overseas capital construction 14 projects and major embassy security upgrade projects.

15 "(b) CONTENTS.—Each report required under sub16 section (a) shall include the following with respect to each
17 ongoing overseas capital construction project and major
18 embassy security upgrade project:

"(1) The initial cost estimate as specified in the
proposed allocation of capital construction and maintenance funds required by the Committees on Appropriations for Acts making appropriations for the Department of State, foreign operations, and related
programs.

25 "(2) The current cost estimate.

1	"(3) The value of each request for equitable ad-
2	justment received by the Department to date.
3	"(4) The value of each certified claim received
4	by the Department to date.
5	"(5) The value of any usage of the project's
6	contingency fund to date and the value of the re-
7	mainder of the project's contingency fund.
8	"(6) An enumerated list of each request for ad-
9	justment and certified claim that remains out-
10	standing or unresolved.
11	((7) An enumerated list of each request for eq-
12	uitable adjustment and certified claim that has been
13	fully adjudicated or that the Department has settled,
14	and the final dollar amount of each adjudication or
15	settlement.
16	"(8) The date of estimated completion specified
17	in the proposed allocation of capital construction
18	and maintenance funds required by the Committees
19	on Appropriations not later than 45 days after the
20	date of the enactment of an Act making appropria-
21	tions for the Department of State, foreign oper-
22	ations, and related programs.
23	"(9) The current date of estimated comple-
24	tion.".

1 (b) INITIAL REPORT.—The first report required 2 under subsection (a) of section 118 of the Department of State Authorities Act, Fiscal Year 2017 (as amended by 3 4 this section) shall include an annex regarding all overseas 5 capital construction projects and major embassy security upgrade projects completed during the 10-year period end-6 7 ing on December 31, 2018, including, for each such project, the elements specified in subsection (b) of such 8 9 section 118.

10 SEC. 204. CONTRACTOR PERFORMANCE INFORMATION.

(a) DEADLINE FOR COMPLETION.—The Secretary
shall complete all contractor performance evaluations required by subpart 42.15 of the Federal Acquisition Regulation for those contractors engaged in construction of new
embassy or new consulate compounds by October 1, 2021.

16 (b) PRIORITIZATION SYSTEM.—

17 (1) IN GENERAL.—Not later than 90 days after
18 the date of the enactment of this Act, the Secretary
19 shall develop a prioritization system for clearing the
20 current backlog of required evaluations referred to
21 in subsection (a).

(2) ELEMENTS.—The system required under
paragraph (1) should prioritize the evaluations as
follows:

1	(A) Project completion evaluations should
2	be prioritized over annual evaluations.
3	(B) Evaluations for relatively large con-
4	tracts should have priority.
5	(C) Evaluations that would be particularly
6	informative for the awarding of government
7	contracts should have priority.
8	(c) BRIEFING.—Not later than 90 days after the date
9	of the enactment of this Act, the Secretary of State shall
10	brief the appropriate congressional committees on the De-
11	partment's plan for completing all evaluations by October
12	1, 2021, in accordance with subsection (a) and the
13	prioritization system developed pursuant to subsection (b).
14	(d) SENSE OF CONGRESS.—It is the sense of Con-
15	gress that—
16	(1) contractors deciding whether to bid on De-
17	partment contracts would benefit from greater un-
18	derstanding of the Department as a client; and
19	(2) the Department should develop a forum
20	where contractors can comment on the Department's
21	project management performance.
22	SEC. 205. GROWTH PROJECTIONS FOR NEW EMBASSIES
23	AND CONSULATES.
24	(a) IN GENERAL.—For each new United States em-
25	bassy compound (NEC) and new consulate compound

project (NCC) in or not yet in the design phase as of the
 date of the enactment of this Act, the Department shall
 project growth over the estimated life of the facility using
 all available and relevant data, including the following:

5 (1) Relevant historical trends for Department 6 personnel and personnel from other agencies rep-7 resented at the NEC or NCC that is to be con-8 structed.

9 (2) An analysis of the tradeoffs between risk
10 and the needs of United States Government policy
11 conducted as part of the most recent Vital Presence
12 Validation Process, if applicable.

(3) Reasonable assumptions about the strategic
importance of the NEC or NCC, as the case may be,
over the life of the building at issue.

16 (4) Any other data that would be helpful in pro-17 jecting the future growth of NEC or NCC.

(b) OTHER FEDERAL AGENCIES.—The head of each
Federal agency represented at a United States embassy
or consulate shall provide to the Secretary, upon request,
growth projections for the personnel of each such agency
over the estimated life of each embassy or consulate, as
the case may be.

(c) BASIS FOR ESTIMATES.—The Department shall
 base its growth assumption for all NECs and NCCs on
 the estimates required under subsections (a) and (b).

4 (d) CONGRESSIONAL NOTIFICATION.—Any congres5 sional notification of site selection for a NEC or NCC sub6 mitted after the date of the enactment of this Act shall
7 include the growth assumption used pursuant to sub8 section (c).

9 SEC. 206. LONG-RANGE PLANNING PROCESS.

10 (a) PLANS REQUIRED.—

(1) IN GENERAL.—Not later than 180 days
after the date of the enactment of this Act and annually thereafter for five years, the Secretary shall
develop—

15 (A) a comprehensive six-year plan docu-16 menting the Department's overseas building 17 program for the replacement of overseas diplo-18 matic posts taking into account security factors 19 under the Secure Embassy Construction and 20 Counterterrorism Act of 1999 and other rel-21 evant statutes and regulations, as well as occu-22 pational safety and health factors pursuant to 23 the Occupational Safety and Health Act of 24 1970 and other relevant statutes and regula-25 tions, including environmental factors such as

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indoor air quality that impact employee health and safety; and

(B) a comprehensive six-year plan detailing 3 4 the Department's long-term planning for the 5 maintenance and sustainment of completed dip-6 lomatic posts, which takes into account security 7 factors under the Secure Embassy Construction 8 and Counterterrorism Act of 1999 and other 9 relevant statutes and regulations, as well as oc-10 cupational safety and health factors pursuant to 11 the Occupational Safety and Health Act of 12 1970 and other relevant statutes and regula-13 tions, including environmental factors such as 14 indoor air quality that impact employee health 15 and safety.

16 (2) INITIAL REPORT.—The first plan developed 17 pursuant to paragraph (1)(A) shall also include a 18 one-time status report on existing small diplomatic 19 posts and a strategy for establishing a physical dip-20 lomatic presence in countries in which there is no 21 current physical diplomatic presence. Such report, 22 which may include a classified annex, shall include 23 the following:

1	(A) A description of the extent to which
2	each small diplomatic post furthers the national
3	interest of the United States.
4	(B) A description of how each small diplo-
5	matic post provides American Citizen Services,
6	including data on specific services provided and
7	the number of Americans receiving services over
8	the previous year.
9	(C) A description of whether each small
10	diplomatic post meets current security require-
11	ments.
12	(D) A description of the full financial cost
13	of maintaining each small diplomatic post.
14	(E) Input from the relevant chiefs of mis-
15	sion on any unique operational or policy value
16	the small diplomatic post provides.
17	(3) UPDATED INFORMATION.—The annual up-
18	dates of each of the plans developed pursuant to
19	paragraph (1) shall highlight any changes from the
20	previous year's plan to the ordering of construction
21	and maintenance projects.
22	(b) Reporting Requirements.—
23	(1) Submission of plans to congress.—Not
24	later than 60 days after the completion of each plan
25	required under subsection (a), the Secretary shall

submit the plans to the appropriate congressional
 committees.

3 (2) Reference in Budget Justification 4 MATERIALS.—In the budget justification materials 5 submitted to the appropriate congressional commit-6 tees in support of the Department's budget for any 7 fiscal year (as submitted with the budget of the 8 President under section 1105(a) of title 31, United 9 States Code), the plans required under subsection 10 (a) shall be referenced to justify funding requested 11 for building and maintenance projects overseas.

12 (3) FORM OF REPORT.—Each report required
13 under paragraph (1) shall be submitted in unclassi14 fied form but may include a classified annex.

15 (c) SMALL DIPLOMATIC POST DEFINED.—In this 16 section, the term "small diplomatic post" means any 17 United States embassy or consulate that has employed five 18 or fewer United States Government employees on average 19 over the 36 months prior to the date of the enactment 20 of this Act.

21 SEC. 207. VALUE ENGINEERING AND RISK ASSESSMENT.

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

24 (1) Federal departments and agencies are re25 quired to use value engineering (VE) as a manage-

ment tool, where appropriate, to reduce program and
 acquisition costs pursuant to OMB Circular A-131,
 Value Engineering, dated December 31, 2013.

4 (2) OBO has a Policy Directive and Standard
5 Operation Procedure, dated May 24, 2017, on con6 ducting risk management studies on all international
7 construction projects.

8 (b) NOTIFICATION REQUIREMENTS.—

9 (1) SUBMISSION TO AUTHORIZING COMMIT-10 TEES.—The proposed allocation of capital construc-11 tion and maintenance funds that is required by the 12 Committees on Appropriations of the Senate and the 13 House of Representatives not later than 45 days 14 after the date of the enactment of an Act making 15 appropriations for the Department of State, foreign 16 operations, and related programs shall also be sub-17 mitted to the Committee on Foreign Relations of the 18 Senate and the Committee on Foreign Affairs of the 19 House of Representatives.

20 (2) REQUIREMENT TO CONFIRM COMPLETION
21 OF VALUE ENGINEERING AND RISK ASSESSMENT
22 STUDIES.—The notifications required under para23 graph (1) shall include confirmation that the De24 partment has completed the requisite VE and risk
25 management studies described in subsection (a).

(c) REPORTING AND BRIEFING REQUIREMENTS.—
 The Secretary shall provide to the appropriate congres sional committees upon request—

4 (1) a description of each risk management
5 study referred to in subsection (a)(2) and a table de6 tailing which recommendations related to each such
7 study were accepted and which were rejected; and

8 (2) a report or briefing detailing the rationale 9 for not implementing any such recommendations 10 that may otherwise yield significant cost savings to 11 the Department if implemented.

12 SEC. 208. BUSINESS VOLUME.

Section 402(c)(2)(E) of the Omnibus Diplomatic Security and Antiterrorism Act of 1986 (22 U.S.C.
4852(c)(2)(E)) is amended by striking "in 3 years" and
inserting "cumulatively over 3 years".

17 SEC. 209. EMBASSY SECURITY REQUESTS AND DEFI-18CIENCIES.

19 The Secretary shall provide to the appropriate con-20 gressional committees upon request information on secu-21 rity deficiencies at United States diplomatic posts, includ-22 ing relating to the following:

(1) Requests made over the previous year by
United States diplomatic posts for security upgrades.

(2) Significant security deficiencies at United
 States diplomatic posts that are not operating out of
 a new embassy compound or new consulate com pound.

5 SEC. 210. OVERSEAS SECURITY BRIEFINGS.

6 Not later than one year after the date of the enact-7 ment of this Act, the Secretary shall revise the Foreign 8 Affairs Manual to stipulate that information on the cur-9 rent threat environment shall be provided to all United 10 States Government employees under chief of mission authority traveling to a foreign country on official business. 11 12 To the extent practicable, such material shall be provided 13 to such employees prior to their arrival at a United States diplomatic post or as soon as possible thereafter. 14

15 SEC. 211. CONTRACTING METHODS IN CAPITAL CONSTRUC-

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TION.

(a) DELIVERY.—Unless the Secretary notifies the appropriate congressional committees that the use of the design-build project delivery method would not be appropriate, the Secretary shall make use of such method at
United States diplomatic posts that have not yet received
design or capital construction contracts as of the date of
the enactment of this Act.

24 (b) NOTIFICATION.—Before executing a contract for25 a delivery method other than design-build in accordance

1 with subsection (a), the Secretary shall notify the appro2 priate congressional committees in writing of the decision,
3 including the reasons therefor. The notification required
4 by this subsection may be included in any other report
5 regarding a new United States diplomatic post that is re6 quired to be submitted to the appropriate congressional
7 committees.

8 (c) PERFORMANCE EVALUATION.—Not later than 9 180 days after the date of the enactment of this Act, the Secretary shall report to the appropriate congressional 10 committees regarding performance evaluation measures in 11 accordance with GAO's "Standards for Internal Control 12 in the Federal Government" that will be applicable to de-13 sign and construction, lifecycle cost, and building mainte-14 15 nance programs of the Bureau of Overseas Building Operations of the Department. 16

17 SEC. 212. COMPETITION IN EMBASSY CONSTRUCTION.

18 Not later than 45 days after the date of the enact-19 ment of this Act, the Secretary shall submit to the appro-20 priate congressional committee a report detailing steps the 21 Department is taking to expand the embassy construction 22 contractor base in order to increase competition and maxi-23 mize value.

1 SEC. 213. STATEMENT OF POLICY.

2 It is the policy of the United States that the Bureau 3 of Overseas Building Operations of the Department or its successor office shall continue to balance functionality and 4 5 security with accessibility, as defined by guidelines established by the United States Access Board in constructing 6 7 embassies and consulates, and shall ensure compliance 8 with the Architectural Barriers Act of 1968 (42 U.S.C. 9 4151 et seq.) to the fullest extent possible.

10 SEC. 214. DEFINITIONS.

11 In this title:

(1) DESIGN-BUILD.—The term "design-build"
means a method of project delivery in which one entity works under a single contract with the Department to provide design and construction services.

16 (2) NON-STANDARD DESIGN.—The term "non17 standard design" means a design for a new embassy
18 compound project or new consulate compound
19 project that does not utilize a standardized design
20 for the structural, spatial, or security requirements
21 of such embassy compound or consulate compound,
22 as the case may be.

23 TITLE III—PERSONNEL ISSUES

24 SEC. 301. DEFENSE BASE ACT INSURANCE WAIVERS.

25 (a) APPLICATION FOR WAIVERS.—Not later than 3026 days after the date of the enactment of this Act, the Sec-

retary shall apply to the Department of Labor for a waiver
 from insurance requirements under the Defense Base Act
 (42 U.S.C. 1651 et seq.) for all countries with respect to
 which the requirement was waived prior to January 2017,
 and for which there is not currently a waiver.

6 (b) CERTIFICATION REQUIREMENT.—Not later than
7 45 days after the date of the enactment of this Act, the
8 Secretary shall certify to the appropriate congressional
9 committees that the requirement in subsection (a) has
10 been met.

11 SEC. 302. STUDY ON FOREIGN SERVICE ALLOWANCES.

12 (a) REPORT REQUIRED.—

13 (1) IN GENERAL.—Not later than 270 days 14 after date of the enactment of this Act, the Sec-15 retary shall submit to the appropriate congressional 16 committees a report detailing an empirical analysis 17 on the effect of overseas allowances on the foreign 18 assignment of Foreign Service officers (FSOs), to be 19 conducted by a federally-funded research and devel-20 opment center with appropriate expertise in labor ec-21 onomics and military compensation.

(2) CONTENTS.—The analysis required under
paragraph (1) shall—

1	(A) identify all allowances paid to FSOs
2	assigned permanently or on temporary duty to
3	foreign areas;
4	(B) examine the efficiency of the Foreign
5	Service bidding system in determining foreign
6	assignments;

7 (C) examine the factors that incentivize
8 FSOs to bid on particular assignments, includ9 ing danger levels and hardship conditions;

10 (D) examine the Department's strategy 11 and process for incentivizing FSOs to bid on 12 assignments that are historically in lower de-13 mand, including with monetary compensation, 14 and whether monetary compensation is nec-15 essary for assignments in higher demand;

16 (E) make any relevant comparisons to
17 military compensation and allowances, noting
18 which allowances are shared or based on the
19 same regulations;

20 (F) recommend options for restructuring
21 allowances to improve the efficiency of the as22 signments system and better align FSO incen23 tives with the needs of the Foreign Service, in24 cluding any cost savings associated with such
25 restructuring;

(G) recommend any statutory changes nec essary to implement subparagraph (F), such as
 consolidating existing legal authorities for the
 provision of hardship and danger pay; and

5 (H) detail any effects of recommendations 6 made pursuant to subparagraphs (F) and (G) 7 on other United States Government depart-8 ments and agencies with civilian employees per-9 manently assigned or on temporary duty in for-10 eign areas, following consultation with such de-11 partments and agencies.

(b) BRIEFING REQUIREMENT.—Before initiating the
analysis required under subsection (a)(1), and not later
than 60 days after the date of the enactment of this Act,
the Secretary shall provide to the Committee on Foreign
Relations of the Senate and the Committee on Foreign
Affairs in the House of Representatives a briefing on the
implementation of this section that includes the following:

19 (1) The name of the federally-funded research
20 and development center that will conduct such anal21 ysis.

(2) The scope of such analysis and terms of reference for such analysis as specified between the Department and such federally-funded research and development center.

1 (c) AVAILABILITY OF INFORMATION.—

2 (1) IN GENERAL.—The Secretary shall make 3 available to the federally-funded research and devel-4 opment center carrying out the analysis required 5 under subsection (a)(1) all necessary and relevant 6 information to allow such center to conduct such 7 analysis in a quantitative and analytical manner, in-8 cluding historical data on the number of bids for 9 each foreign assignment and any survey data col-10 lected by the Department from eligible bidders on 11 their bid decision-making.

(2) COOPERATION.—The Secretary shall work
with the heads of other relevant United States Government departments and agencies to ensure such
departments and agencies provide all necessary and
relevant information to the federally-funded research
and development center carrying out the analysis required under subsection (a)(1).

(d) INTERIM REPORT TO CONGRESS.—The Secretary
shall require that the chief executive officer of the federally-funded research and development center that carries
out the analysis required under subsection (a)(1) submit
to the Committee on Foreign Relations of the Senate and
the Committee on Foreign Affairs of the House of Rep-

resentatives an interim report on such analysis not later
 than 120 days after the date of the enactment of this Act.

3 SEC. 303. SCIENCE AND TECHNOLOGY FELLOWSHIPS.

4 Section 504 of the Foreign Relations Authorization
5 Act, Fiscal Year 1979 (22 U.S.C. 2656d) is amended by
6 adding at the end the following new subsection:

7 "(e) GRANTS AND COOPERATIVE AGREEMENTS RE8 LATED TO SCIENCE AND TECHNOLOGY FELLOWSHIP
9 PROGRAMS.—

10 "(1) IN GENERAL.—The Secretary is authorized
11 to make grants or enter into cooperative agreements
12 related to Department of State science and tech13 nology fellowship programs, including for assistance
14 in recruiting fellows and the payment of stipends,
15 travel, and other appropriate expenses to fellows.

16 "(2) EXCLUSION FROM CONSIDERATION AS
17 COMPENSATION.—Stipends under paragraph (1)
18 shall not be considered compensation for purposes of
19 section 209 of title 18, United States Code.

20 "(3) MAXIMUM ANNUAL AMOUNT.—The total
21 amount of grants made pursuant to this subsection
22 may not exceed \$500,000 in any fiscal year.".

23 SEC. 304. TRAVEL FOR SEPARATED FAMILIES.

24 Section 901(15) of the Foreign Service Act of 1980
25 (22 U.S.C. 4081(15)) is amended—

1	(1) in the matter preceding subparagraph (A),
2	by striking "1 round-trip per year for each child
3	below age 21 of a member of the Service assigned
4	abroad" and inserting "in the case of one or more
5	children below age 21 of a member of the Service as-
6	signed abroad, 1 round-trip per year";
7	(2) in subparagraph (A)—
8	(A) by inserting "for each child" before
9	"to visit the member abroad"; and
10	(B) by striking "; or" and inserting a
11	comma;
12	(3) in subparagraph (B)—
13	(A) by inserting "for each child" before
14	"to visit the other parent"; and
15	(B) by inserting "or" after "resides,";
16	(4) by inserting after subparagraph (B) the fol-
17	lowing new subparagraph:
18	"(C) for one of the child's parents to visit
19	the child or children abroad if the child or chil-
20	dren do not regularly reside with that parent
21	and that parent is not receiving an education
22	allowance or educational travel allowance for
23	the child or children under section $5924(4)$ of
24	title 5, United States Code,"; and

(5) in the matter following subparagraph (C),
 as added by paragraph (4) of this section, by strik ing "a payment" and inserting "the cost of round trip travel".

5 SEC. 305. HOME LEAVE TRAVEL FOR SEPARATED FAMILIES.

6 Section 903(b) of the Foreign Service Act of 1980 (22 U.S.C. 4083(b)) is amended by adding at the end the 7 8 following new sentence: "In cases in which the family 9 members of a member of the Service reside apart from the member at authorized locations outside the United 10 11 States because they are prevented by official order from 12 residing with the member at post, the member may take the leave ordered under this section where that member's 13 family members reside, notwithstanding section 6305 of 14 15 title 5, United States Code.".

16 SEC. 306. SENSE OF CONGRESS REGARDING CERTAIN FEL-

- 17 LOWSHIP PROGRAMS.
- 18 It is the sense of Congress that—

(1) Department fellowships that promote the
employment of candidates belonging to under-represented groups, including the Charles B. Rangel
International Affairs Graduate Fellowship Program,
the Thomas R. Pickering Foreign Affairs Fellowship
Program, and the Donald M. Payne International
Development Fellowship Program, represent smart

1	investments vital for building a strong, capable, and
2	representative national security workforce; and
3	(2) the Secretary of State and the Adminis-
4	trator of the United States Agency for International

Development should fulfill the terms of their fellowship agreements with each participant in the Fellowship Programs referred to in paragraph (1), as specified in the original contractual agreements with
each such participant.

10 SEC. 307. TECHNICAL CORRECTION.

Subparagraph (A) of section 601(c)(6) of the Foreign
 Service Act of 1980 (22 U.S.C. 4001(c)(6)) is amended,
 in the matter preceding clause (i), by—

14 (1) striking "promotion" and inserting "pro15 motion, on or after January 1, 2017,"; and

16 (2) striking "individual joining the Service on
17 or after January 1, 2017," and inserting "Foreign
18 Service officer, appointed under section 302(a)(1),
19 who has general responsibility for carrying out the
20 functions of the Service".

21 SEC. 308. FOREIGN SERVICE AWARDS.

(a) IN GENERAL.—Section 614 of the Foreign Service Act of 1980 (22 U.S.C. 4013) is amended—

24 (1) by amending the section heading to read as25 follows: "DEPARTMENT AWARDS"; and

(2) in the first sentence, by inserting "or Civil
 Service" after "the Service".

3 (b) CONFORMING AMENDMENT.—The item relating
4 to section 614 in the table of contents of the Foreign Serv5 ice Act of 1980 is amended to read as follows:

"Sec. 614. Department awards.".

6 SEC. 309. DIPLOMATIC PROGRAMS.

7 (a) SENSE OF CONGRESS ON WORKFORCE RECRUIT-8 MENT.—It is the sense of Congress that the Secretary 9 should continue to hold entry-level classes for Foreign 10 Service officers and specialists and continue to recruit civil 11 servants through programs such as the Presidential Man-12 agement Fellows Program and Pathways Internship Programs in a manner and at a frequency consistent with 13 14 prior years and consistent with the need to maintain a 15 pool of experienced personnel effectively distributed across skill codes and ranks. It is further the sense of Congress 16 that absent continuous recruitment and training of For-17 eign Service officers and civil servants, the Department 18 will lack experienced, qualified personnel in the short, me-19 20 dium, and long terms.

(b) LIMITATION.—The Secretary may not implement
any reduction-in-force action under section 3502 or 3595
of title 5, United States Code, or for any incentive payments for early separation or retirement under any other
provision of law unless—

1	(1) the appropriate congressional committees
2	are notified not less than 15 days in advance of such
3	obligation or expenditure; and
4	(2) the Secretary has provided to the appro-
5	priate congressional committees a detailed report
6	that describes the Department's strategic staffing
7	goals, including—
8	(A) a justification that describes how any
9	proposed workforce reduction enhances the ef-
10	fectiveness of the Department;
11	(B) a certification that such workforce re-
12	duction is in the national interest of the United
13	States;
14	(C) a comprehensive strategic staffing plan
15	for the Department, including five-year work-
16	force forecasting and a description of the antici-
17	pated impact of any proposed workforce reduc-
18	tion; and
19	(D) a dataset displaying comprehensive
20	workforce data for all current and planned em-
21	ployees of the Department, disaggregated by—
22	(i) Foreign Service officer and For-
23	eign Service specialist rank;
24	(ii) civil service job skill code, grade
25	level, and bureau of assignment;

1	(iii) contracted employees, including
2	the equivalent job skill code and bureau of
3	assignment; and
4	(iv) employees hired under schedule C
5	of subpart C of part 213 of title 5, Code
6	of Federal Regulations, including their
7	equivalent grade and job skill code and bu-
8	reau of assignment.
9	SEC. 310. SENSE OF CONGRESS REGARDING VETERANS EM-
10	PLOYMENT AT THE DEPARTMENT OF STATE.
11	It is the sense of Congress that—
12	(1) the Department should continue to promote
13	the employment of veterans, in accordance with sec-
14	tion 301 of the Foreign Service Act of 1980 (22
15	U.S.C. 3941), as amended by section 405 of this
16	Act, including those veterans belonging to tradition-
17	ally underrepresented groups at the Department;
18	(2) veterans employed by the Department have
19	made significant contributions to United States for-
20	eign policy in a variety of regional and global affairs
21	bureaus and diplomatic posts overseas; and
22	(3) the Department should continue to encour-
23	age veteran employment and facilitate their partici-
24	pation in the workforce.

1SEC. 311. EMPLOYEE ASSIGNMENT RESTRICTIONS AND2PRECLUSIONS.

3 (a) SENSE OF CONGRESS.—It is the sense of Con4 gress that the Department should expand the appeal proc5 ess it makes available to employees related to assignment
6 preclusions and restrictions.

7 (b) APPEAL OF ASSIGNMENT RESTRICTION OR PRE-CLUSION.—Section 502(a)(2) of the Foreign Service Act 8 of 1980 (22 U.S.C. 3982(a)(2)), as amended by section 9 111 of this Act, is further amended by adding at the end 10 the following new sentences: "Any employee subjected to 11 an assignment restriction or preclusion shall have the 12 same appeal rights as provided by the Department regard-13 ing denial or revocation of a security clearance. Any such 14 appeal shall be resolved not later than 60 days after such 15 appeal is filed.". 16

17 (c) NOTICE AND CERTIFICATION.—Not later than 90 days after the date of the enactment of this Act, the Sec-18 19 retary shall revise, and certify to the appropriate congres-20 sional committees regarding such revision, the Foreign Af-21 fairs Manual guidance regarding denial or revocation of 22 a security clearance to expressly state that all review and 23 appeal rights relating thereto shall also apply to any rec-24 ommendation or decision to impose an assignment restriction or preclusion to an employee. 25

 1
 SEC. 312. RECALL AND REEMPLOYMENT OF CAREER MEM

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 BERS.

3 (a) SENSE OF CONGRESS.—It is the sense of Con4 gress that—

5 (1) career Department employees provide in6 valuable service to the United States as nonpartisan
7 professionals who contribute subject matter expertise
8 and professional skills to the successful development
9 and execution of United States foreign policy; and

(2) re-employment of skilled former members of
the Foreign and civil service who have voluntarily
separated from the Foreign or civil service due to
family reasons or to obtain professional skills outside
government is of benefit to the Department.

15 (b) REEMPLOYMENT.—Subsection (b) of section 308 of the Foreign Service Act of 1980 (22 U.S.C. 3948) is 16 amended by adding at the end the following new sentence: 17 18 "Former career tenured members of the Service seeking 19 reappointment, if separated for other than cause for up 20 to three years prior to the date of the enactment of this 21 sentence, shall be eligible to participate in the regular as-22 signment bidding process without restriction and shall not 23 be required to accept a directed first assignment upon re-24 appointment.".

25 (c) NOTICE OF EMPLOYMENT OPPORTUNITIES.—

(1) IN GENERAL.—Title 5, United States Code,
 is amended by inserting after chapter 102 the fol lowing new chapter:

4 "CHAPTER 103—NOTICE OF EMPLOYMENT 5 OPPORTUNITIES FOR DEPARTMENT 6 OF STATE AND USAID POSITIONS

7 "§ 10301. Notice of Employment Opportunities for De-

partment of State and USAID positions

9 "To ensure that individuals who have separated from 10 the Department of State or the United States Agency for International Development and who are eligible for re-11 12 appointment are aware of such opportunities, the Depart-13 ment of State and the United States Agency for International Development shall publicize notice of all employ-14 15 ment opportunities, including positions for which the relevant agency is accepting applications from individuals 16 within the agency's workforce under merit promotion pro-17 18 cedures, publicly accessible sites, including on 19 www.usajobs.gov. If using merit promotion procedures, the 20 notice shall expressly state that former employees eligible 21 for reinstatement may apply.".

(2) CLERICAL AMENDMENT.—The table of sections for subpart I of title 5, United States Code, is
amended by adding at the end the following:

"10301. Notice of employment opportunities for Department of State and USAID positions".

1SEC. 313. STRATEGIC STAFFING PLAN FOR THE DEPART-2MENT.

3 (a) IN GENERAL.—Not later than 18 months after the date of the enactment of this Act, the Secretary shall 4 5 submit to the appropriate congressional committees a comprehensive five-year strategic staffing plan for the De-6 7 partment that is aligned with and furthers the objectives of the National Security Strategy of the United States of 8 9 America issued in December 2017, or any subsequent strategy issued not later than 18 months after the date 10 of the enactment of this Act, which shall include the fol-11 lowing: 12

(1) A dataset displaying comprehensive workforce data, including all shortages in bureaus described in GAO report GAO-19-220, for all current
and planned employees of the Department,
disaggregated by—

18 (A) Foreign Service officer and Foreign19 Service specialist rank;

20 (B) civil service job skill code, grade level,21 and bureau of assignment;

(C) contracted employees, including the
equivalent job skill code and bureau of assignment; and

25 (D) employees hired under schedule C of
26 subpart C of part 213 of title 5, Code of Fed19\072419.048.xml (73843818)

eral Regulations, including the equivalent grade
 and job skill code and bureau of assignment of
 such employee.

4 (2) Recommendations on the number of For5 eign Service officers disaggregated by service cone
6 that should be posted at each United States diplo7 matic post and in the District of Columbia, with a
8 detailed basis for such recommendations.

9 (3) Recommendations on the number of civil
10 service officers that should be employed by the De11 partment, with a detailed basis for such rec12 ommendations.

13 (b) MAINTENANCE.—The dataset required under
14 subsection (a)(1) shall be maintained and updated on a
15 regular basis.

16 (c) CONSULTATION.—The Secretary shall lead the 17 development of the plan required under subsection (a) but 18 may consult or partner with private sector entities with 19 expertise in labor economics, management, or human re-20 sources, as well as organizations familiar with the de-21 mands and needs of the Department's workforce.

(d) REPORT.—Not later than 120 days after the date
of the enactment of this Act, the Secretary of State shall
submit to the appropriate congressional committees a report regarding root causes of Foreign Service and civil

service shortages, the effect of such shortages on national
 security objectives, and the Department's plan to imple ment recommendations described in GAO-19-220.

4 SEC. 314. CONSULTING SERVICES.

5 (a) IN GENERAL.—Chapter 103 of title 5, United
6 States Code, as added by section 313 of this Act, is
7 amended by adding at the end the following:

8 "§10302. Consulting services for the Department of 9 State

10 "Any consulting service obtained by the Department of State through procurement contract pursuant to section 11 12 3109 of title 5, United States Code, shall be limited to 13 those contracts with respect to which expenditures are a matter of public record and available for public inspection, 14 15 except if otherwise provided under existing law, or under existing executive order issued pursuant to existing law.". 16 17 (b) CLERICAL AMENDMENT.—The table of sections

18 for subpart I of title 5, United States Code, is amended19 by adding after the item relating to section 10302 the fol-20 lowing new item:

"10302. Consulting services for the Department of State".

21 SEC. 315. INCENTIVES FOR CRITICAL POSTS.

Section 1115(d) of the Supplemental Appropriations
Act, 2009 (Public Law 111–32) is amended by striking
the last sentence.

1	SEC. 316. EXTENSION OF AUTHORITY FOR CERTAIN AC-
2	COUNTABILITY REVIEW BOARDS.
3	Section 301(a)(3) of the Omnibus Diplomatic Secu-
4	rity and Antiterrorism Act of 1986 (22 U.S.C.
5	4831(a)(3)) is amended—
6	(1) in the heading, by striking "AFGHANISTAN
7	AND" and inserting "AFGHANISTAN, YEMEN, SYRIA,
8	AND''; and
9	(2) in subparagraph (A)—
10	(A) in clause (i), by striking "Afghanistan
11	or" and inserting "Afghanistan, Yemen, Syria,
12	or"; and
13	(B) in clause (ii), by striking "beginning
14	on October 1, 2005, and ending on September
15	30, 2009" and inserting "beginning on October
16	1, 2019, and ending on September 30, 2022".
17	SEC. 317. FOREIGN SERVICE SUSPENSION WITHOUT PAY.
18	Subsection (c) of section 610 of the Foreign Service
19	Act of 1980 (22 U.S.C. 4010) is amended—
20	(1) in paragraph (1) , in the matter preceding
21	subparagraph (A), by striking "suspend" and insert-
22	ing "indefinitely suspend without duties";
23	(2) by redesignating paragraph (5) as para-
24	graph (7);
25	(3) by inserting after paragraph (4) the fol-
26	lowing new paragraphs:

"(5) Any member of the Service suspended from du ties under this subsection may be suspended without pay
 only after a final written decision is provided to such mem ber under paragraph (2).

"(6) If no final written decision under paragraph (2)5 has been provided within one calendar year of the date 6 7 the suspension at issue was proposed, not later than 30 days thereafter the Secretary of State shall report to the 8 Committee on Foreign Affairs of the House of Representa-9 tives and the Committee on Foreign Relations of the Sen-10 11 ate in writing regarding the specific reasons for such delay."; and 12

13	(4) in paragraph (7), as so redesignated—
14	(A) by striking "(7) In this subsection:";
15	(B) in subparagraph (A), by striking "(A)
16	The term" and inserting the following:
17	"(7) In this subsection, the term";
18	(C) by striking subparagraph (B) (relating
19	to the definition of "suspend" and "suspen-
20	sion"); and
21	(D) by redesignating clauses (i) and (ii) as
22	subparagraphs (A) and (B), respectively; and
23	moving such subparagraphs two ems to the left.

SEC. 318. FOREIGN AFFAIRS MANUAL AND FOREIGN AF FAIRS HANDBOOK CHANGES.

3 (a) IN GENERAL.—Not later than 180 days after the 4 date of the enactment of this Act and every 180 days 5 thereafter for five years, the Secretary shall submit to the 6 appropriate congressional committees a report detailing all 7 changes made to the Foreign Affairs Manual or the For-8 eign Affairs Handbook.

9 (b) COVERED PERIODS.—The first report required
10 under subsection (a) shall cover the five year period pre11 ceding the submission of such report. Each subsequent re12 port shall cover the 180 day period preceding submission.
13 (c) CONTENTS.—Each report required under sub-

14 section (a) shall contain the following:

(1) The location within the Foreign Affairs
Manual or the Foreign Affairs Handbook where a
change has been made.

(2) The statutory basis for each such change.
(3) A side-by-side comparison of the Foreign
Affairs Manual or Foreign Affairs Handbook before
and after such change.

22 (4) A summary of such changes displayed in23 spreadsheet form.

SEC. 319. WAIVER AUTHORITY FOR INDIVIDUAL OCCUPA TIONAL REQUIREMENTS OF CERTAIN POSI TIONS.

4 The Secretary of State may waive any or all of the 5 individual occupational requirements with respect to an employee or prospective employee of the Department of 6 7 State for a civilian position categorized under the GS-0130 occupational series if the Secretary determines that 8 9 the individual possesses significant scientific, technological, engineering, or mathematical expertise that is inte-10 11 gral to performing the duties of the applicable position, based on demonstrated job performance and qualifying ex-12 13 perience. With respect to each waiver granted under this subsection, the Secretary shall set forth in a written docu-14 ment that is transmitted to the Director of the Office of 15 Personnel Management the rationale for the decision of 16 17 the Secretary to waive such requirements.

18 SEC. 320. STANDARDIZING DEPARTMENT PARENTAL LEAVE

19 POLICIES.

20 (a) PURPOSE.—The purpose of this section is to—

(1) afford every employee at the Department
equal access to leave and workplace flexibilities for
childbirth, adoption, and foster care;

(2) encourage the Department to work towards
a parental leave policy that will help recruit and retain a dynamic, multi-talented, and diverse work-

1 force capable of meeting the national security and 2 foreign policy goals of the United States; and 3 (3) determine the impacts of flexible leave poli-4 cies on recruitment and retention rates. 5 (b) ESTABLISHING STANDARD PARENTAL LEAVE 6 POLICIES.— 7 (1) IN GENERAL.—Not later than 120 days 8 after the date of the enactment of this Act, the Sec-9 retary shall establish and implement a standard pa-10 rental leave policy applicable to Department employ-11 ees across all bureaus and offices within the Depart-12 ment and Missions abroad. Nothing in this section 13 shall be construed to provide any new category of 14 leave not otherwise provided by law. 15 (2) REPORTS.—Not later than 180 days after 16 the date of the enactment of this Act, the Secretary 17 shall submit to the appropriate congressional com-18 mittees a report describing— 19 (A) the steps taken to implement the pol-20 icy required under paragraph (1) across all bu-21 reaus and offices within the Department and 22 Missions abroad; and 23 (B) any costs associated with such policy.

SEC. 321. APPOINTMENT OF EMPLOYEES TO THE GLOBAL ENGAGEMENT CENTER.

3 The Secretary may appoint, for a three year period that may be extended for up to an additional two years. 4 5 solely to carry out the functions of the Global Engagement Center, employees of the Department without regard to 6 7 the provisions of title 5, United States Code, governing 8 appointment in the competitive service, and may fix the 9 basic compensation of such employees without regard to chapter 51 and subchapter III of chapter 53 of such title. 10 11 SEC. 322. REST AND RECUPERATION AND OVERSEAS OPER-

12

ATIONS LEAVE FOR FEDERAL EMPLOYEES.

(a) IN GENERAL.—Subchapter II of chapter 63 of
title 5, United States Code, is amended by adding at the
end the following new sections:

16 "§ 6329d. Rest and recuperation leave

17 "(a) DEFINITIONS.—In this section—

18 "(1) the term 'agency' means an Executive
19 agency (as that term is defined in section 105), but
20 does not include the Government Accountability Of21 fice;

22 "(2) the term 'combat zone' means a geo-23 graphic area designated by an Executive Order of 24 the President as an area in which the Armed Forces 25 are engaging or have engaged in combat, an area 26 designated by law to be treated as a combat zone,

1	or a location the Department of Defense has cer-
2	tified for combat zone tax benefits due to its direct
3	support of military operations;
4	"(3) the term 'employee' has the meaning given
5	that term in section 6301;
6	"(4) the term 'high risk, high threat post' has
7	the meaning given that term in section 104 of the
8	Omnibus Diplomatic Security and Antiterrorism Act
9	of 1986 (22 U.S.C. 4803); and
10	"(5) the term 'leave year' means the period be-
11	ginning on the first day of the first complete pay pe-
12	riod in a calendar year and ending on the day imme-
13	diately before the first day of the first complete pay
14	period in the following calendar year.
15	"(b) Leave for Rest and Recuperation.—The
16	head of an agency may prescribe regulations to grant up
17	to 20 days of paid leave, per leave year, for the purposes
18	of rest and recuperation to an employee of the agency
19	serving in a combat zone, any other high risk, high threat
20	post, or any other location presenting significant security
21	or operational challenges.
22	"(c) Discretionary Authority of Agency
23	HEAD.—Use of the authority under subsection (b) is at
24	the sole and exclusive discretion of the head of the agency

25 concerned.

"(d) RECORDS.—An agency shall record leave pro vided under this section separately from leave authorized
 under any other provision of law.

4 "§ 6329e. Overseas operations leave

5 "(a) DEFINITIONS.—In this section—

6 "(1) the term 'agency' means an Executive
7 agency (as that term is defined in section 105), but
8 does not include the Government Accountability Of9 fice;

10 "(2) the term 'employee' has the meaning given11 that term in section 6301; and

12 "(3) the term 'leave year' means the period be-13 ginning with the first day of the first complete pay 14 period in a calendar year and ending with the day 15 immediately before the first day of the first complete 16 pay period in the following calendar year.

17 "(b) LEAVE FOR OVERSEAS OPERATIONS.—The head of an agency may prescribe regulations to grant up to 10 18 days of paid leave, per leave year, to an employee of the 19 agency serving abroad where the conduct of business could 20 21 pose potential security or safety related risks or would be 22 inconsistent with host-country practice. Such regulations 23 may provide that additional leave days may be granted 24 during such leave year if the head of the agency determines that to do so is necessary to advance the national
 security or foreign policy interests of the United States.
 "(c) DISCRETIONARY AUTHORITY OF AGENCY
 HEAD.—Use of the authority under subsection (b) is at
 the sole and exclusive discretion of the head of the agency
 concerned.

7 "(d) RECORDS.—An agency shall record leave pro8 vided under this section separately from leave authorized
9 under any other provision of law.".

(b) CLERICAL AMENDMENTS.—The table of sections
at the beginning of such chapter is amended by inserting
after the item relating to section 6329c the following new
items:

"6329d. Rest and recuperation leave. "6329e. Overseas operations leave.".

14 TITLE IV—A DIVERSE WORK15 FORCE: RECRUITMENT, RE16 TENTION, AND PROMOTION

17 SEC. 401. DEFINITIONS.

18 In this title:

(1) APPLICANT FLOW DATA.—The term "applicant flow data" means data that tracks the rate of
applications for job positions among demographic
categories.

23 (2) DEMOGRAPHIC DATA.—The term "demo24 graphic data" means facts or statistics relating to

1	the demographic categories specified in the Office of
2	Management and Budget statistical policy directive
3	entitled "Standards for Maintaining, Collecting, and
4	Presenting Federal Data on Race and Ethnicity"
5	(81 Fed. Reg. 67398).
6	(3) DIVERSITY.—The term "diversity" means
7	those classes of persons protected under the Civil
8	Rights Act of 1964 (42 U.S.C. 2000a et seq.) and
9	the Americans with Disabilities Act of 1990 (42)
10	U.S.C. 12101 et seq.).
11	(4) WORKFORCE.—The term "workforce"
12	means—
13	(A) individuals serving in a position in the
14	civil service (as defined in section 2101 of title
15	5, United States Code);
16	(B) individuals who are members of the
17	Foreign Service (as defined in section 103 of
18	the Foreign Service Act of 1980 (22 U.S.C.
19	3902));
20	(C) all individuals serving under a personal
21	services agreement or personal services con-
22	tract;
23	(D) all individuals serving under a Foreign
24	Service Limited appointment under section 309
25	of the Foreign Service Act of 1980; or

(E) individuals working in the Department
 of State under any other authority.

3 SEC. 402. COLLECTION, ANALYSIS, AND DISSEMINATION OF 4 WORKFORCE DATA.

5 (a) INITIAL REPORT.—Not later than 180 days after the date of the enactment of this Act, the Secretary shall, 6 7 in consultation with the Director of the Office of Per-8 sonnel Management and the Director of the Office of Man-9 agement and Budget, submit to the appropriate congres-10 sional committees a report, which shall also be posted on 11 a publicly available website of the Department in a search-12 able database format, that includes disaggregated demographic data and other information regarding the diversity 13 14 of the workforce of the Department.

15 (b) DATA.—The report under subsection (a) shall in-16 clude the following data:

17 (1) Demographic data on each element of the
18 workforce of the Department, disaggregated by rank
19 and grade or grade-equivalent, with respect to the
20 following groups:

21 (A) Applicants for positions in the Depart-22 ment.

(B) Individuals hired to join the workforce.
(C) Individuals promoted during the 2-year
period ending on the date of the enactment of

1	this Act, including promotions to and within the
2	Senior Executive Service or the Senior Foreign
3	Service.
4	(D) Individuals serving on applicable selec-
5	tion boards.
6	(E) Members of any external advisory com-
7	mittee or board who are subject to appointment
8	by individuals at senior positions in the Depart-
9	ment.
10	(F) Individuals participating in profes-
11	sional development programs of the Depart-
12	ment, and the extent to which such participants
13	have been placed into senior positions within
14	the Department after such participation.
15	(G) Individuals participating in mentorship
16	or retention programs.
17	(H) Individuals who separated from the
18	agency during the 2-year period ending on the
19	date of the enactment of this Act, including in-
20	dividuals in the Senior Executive Service or the
21	Senior Foreign Service.
22	(2) An assessment of agency compliance with
23	the essential elements identified in Equal Employ-
24	ment Opportunity Commission Management Direc-
25	tive 715, effective October 1, 2003.

(3) Data on the overall number of individuals
 who are part of the workforce, the percentages of
 such workforce corresponding to each element listed
 in section 401(4), and the percentages corresponding
 to each rank, grade, or grade-equivalent.

6 (c) RECOMMENDATION.—The Secretary may include 7 in the report under subsection (a) a recommendation to 8 the Director of Office of Management and Budget and to 9 the appropriate congressional committees regarding 10 whether the Department should collect more detailed data on demographic categories in addition to the race and eth-11 12 nicity categories specified in the Office of Management and Budget statistical policy directive entitled "Standards 13 for Maintaining, Collecting, and Presenting Federal Data 14 15 on Race and Ethnicity" (81 Fed. Reg. 67398).

16 (d) OTHER CONTENTS.—The report under sub17 section (a) shall also describe and assess the effectiveness
18 of the efforts of the Department—

19 (1) to propagate fairness, impartiality, and in20 clusion in the work environment, both domestically
21 and abroad;

(2) to enforce anti-harassment and anti-discrimination policies, both domestically and at posts
overseas;

1	(3) to refrain from engaging in unlawful dis-
2	crimination in any phase of the employment process,
3	including recruitment, hiring, evaluation, assign-
4	ments, promotion, retention, and training;
5	(4) to prevent illegal retaliation against employ-
6	ees for participating in a protected equal employ-
7	ment opportunity activity or for reporting sexual
8	harassment or sexual assault;
9	(5) to provide reasonable accommodation for
10	qualified employees and applicants with disabilities;
11	and
12	(6) to recruit a representative workforce by—
13	(A) recruiting women and minorities;
14	(B) recruiting at women's colleges, histori-
15	cally Black colleges and universities, minority-
16	serving institutions, and other institutions serv-
17	ing a significant percentage of minority stu-
18	dents;
19	(C) placing job advertisements in news-
20	papers, magazines, and job sites oriented to-
21	ward women and minorities;
22	(D) sponsoring and recruiting at job fairs
23	in urban and rural communities and land-grant
24	colleges or universities;

1	(E) providing opportunities through the
2	Foreign Service Internship Program under
3	chapter 12 of the Foreign Service Act of 1980
4	(22 U.S.C. 4141 et seq.) and other hiring ini-
5	tiatives;
6	(F) recruiting mid-level and senior-level
7	professionals through programs designed to in-
8	crease minority representation in international
9	affairs;
10	(G) offering the Foreign Service written
11	and oral assessment examinations in several lo-
12	cations throughout the United States to reduce
13	the burden of applicants having to travel at
14	their own expense to take either or both such
15	examinations; and
16	(H) support recruiting and hiring opportu-
17	nities through—
18	(i) the Charles B. Rangel Inter-
19	national Affairs Fellowship Program;
20	(ii) the Thomas R. Pickering Foreign
21	Affairs Fellowship Program;
22	(iii) the Donald M. Payne Inter-
23	national Development Fellowship Program;
24	and

(iv) other initiatives, including agency wide policy initiatives.

3 (e) ANNUAL UPDATES.—Not later than one year 4 after the publication of the report required under sub-5 section (a) and annually thereafter for the following five years, the Secretary shall work with the Director of the 6 7 Office of Personnel Management and the Director of the 8 Office of Management and Budget to provide a report to 9 the appropriate congressional committees, which shall be posted on the Department's website, which may be in-10 11 cluded in another annual report required under another 12 provision of law, that includes—

(1) disaggregated demographic data relating to
the workforce and information on the status of diversity and inclusion efforts of the Department;

16 (2) an analysis of applicant flow data; and

17 (3) disaggregated demographic data relating to
18 participants in professional development programs of
19 the Department and the rate of placement into sen20 ior positions for participants in such programs.

21 SEC. 403. EXIT INTERVIEWS FOR WORKFORCE.

(a) RETAINED MEMBERS.—The Director General of
the Foreign Service and the Director of Human Resources
of the Department should conduct periodic interviews with

a representative and diverse cross-section of the workforce
 of the Department—

3 (1) to understand the reasons of individuals in
4 such workforce for remaining in a position in the
5 Department; and

6 (2) to receive feedback on workplace policies,
7 professional development opportunities, and other
8 issues affecting the decision of individuals in the
9 workforce to remain in the Department.

10 (b) DEPARTING MEMBERS.—The Director General of 11 the Foreign Service and the Director of Human Resources 12 shall provide an opportunity for an exit interview to each 13 individual in the workforce of the Department who sepa-14 rates from service with the Department to better under-15 stand the reasons of such individual for leaving such serv-16 ice.

(c) USE OF ANALYSIS FROM INTERVIEWS.—The Director General of the Foreign Service and the Director of
Human Resources shall analyze demographic data and
other information obtained through interviews under subsections (a) and (b) to determine—

(1) to what extent, if any, the diversity of those
participating in such interviews impacts the results;
and

1	(2) whether to implement any policy changes or
2	include any recommendations in a report required
3	under subsection (a) or (e) of section 402 relating
4	to the determination reached pursuant to paragraph
5	(1).
6	(d) TRACKING DATA.—The Department shall—
7	(1) track demographic data relating to partici-
8	pants in professional development programs and the
9	rate of placement into senior positions for partici-
10	pants in such programs;
11	(2) annually evaluate such data—
12	(A) to identify ways to improve outreach
13	and recruitment for such programs, consistent
14	with merit system principles; and
15	(B) to understand the extent to which par-
16	ticipation in any professional development pro-
17	gram offered or sponsored by the Department
18	differs among the demographic categories of the
19	workforce; and
20	(3) actively encourage participation from a
21	range of demographic categories, especially from cat-
22	egories with consistently low participation, in such
23	professional development programs.
24	SEC. 404. RECRUITMENT AND RETENTION.
25	(a) IN GENERAL.—The Secretary should—

(1) continue to seek a diverse and talented pool
 of applicants; and

(2) instruct the Director General of the Foreign 3 4 Service and the Director of the Bureau of Human 5 Resources of the Department to have a recruitment 6 plan of action for the recruitment of people belong-7 ing to traditionally under-represented groups, which 8 should include outreach at appropriate colleges, uni-9 versities, affinity groups, and professional associa-10 tions.

(b) SCOPE.—The diversity recruitment initiatives de-scribed in subsection (a) should include—

(1) recruiting at women's colleges, historically
Black colleges and universities, minority-serving institutions, and other institutions serving a significant percentage of minority students;

17 (2) placing job advertisements in newspapers,
18 magazines, and job sites oriented toward diverse
19 groups;

20 (3) sponsoring and recruiting at job fairs in
21 urban and rural communities and land-grant colleges
22 or universities;

(4) providing opportunities through highly respected, international leadership programs, that
focus on diversity recruitment and retention; and

1	(5) cultivating partnerships with organizations
2	dedicated to the advancement of the profession of
3	international affairs and national security to advance
4	shared diversity goals.
5	(c) EXPAND TRAINING ON ANTI-HARASSMENT AND
6	ANTI-DISCRIMINATION.—
7	(1) IN GENERAL.—The Secretary shall, through
8	the Foreign Service Institute and other educational
9	and training opportunities—
10	(A) ensure the provision of training on
11	anti-harassment and anti-discrimination infor-
12	mation and policies to all individuals in the
13	workforce;
14	(B) expand the provision of training on
15	workplace rights and responsibilities to focus on
16	anti-harassment and anti-discrimination infor-
17	mation and policies, including policies relating
18	to sexual assault prevention and response; and
19	(C) make such expanded training manda-
20	tory for—
21	(i) individuals in senior and super-
22	visory positions;
23	(ii) individuals having responsibilities
24	related to recruitment, retention, or pro-
25	motion of employees; and

1	(iii) any other individual determined
2	by the Department who needs such train-
3	ing based on analysis by the Department
4	or OPM analysis.
5	(2) Best practices.—The Department shall
6	give special attention to ensuring the continuous in-
7	corporation of research-based best practices in train-
8	ing provided under this subsection.
9	SEC. 405. LEADERSHIP ENGAGEMENT AND ACCOUNT-
10	ABILITY.
11	(a) Reward and Recognize Efforts to Pro-
12	MOTE DIVERSITY AND INCLUSION.—
13	(1) IN GENERAL.—The Secretary shall imple-
14	ment performance and advancement requirements
15	that reward and recognize the efforts of individuals
16	in senior positions and supervisors in the Depart-
17	ment in fostering an inclusive environment and culti-
18	vating talent consistent with merit system principles,
19	such as through participation in mentoring pro-
20	grams or sponsorship initiatives, recruitment events,
21	and other similar opportunities.
22	(2) OUTREACH EVENTS.—The Secretary shall
23	create opportunities for individuals in senior posi-
24	tions and supervisors in the Department to partici-

pate in outreach events and to discuss issues relat-

ing to diversity and inclusion with the workforce on
 a regular basis, including with employee resource
 groups.

4 (b) EXTERNAL ADVISORY COMMITTEES AND 5 BOARDS.—For each external advisory committee or board to which individuals in senior positions in the Department 6 7 appoint members, the Secretary is strongly encouraged by 8 Congress to ensure such external advisory committee or 9 board is developed, reviewed, and carried out by qualified teams that represent the diversity of the organization. 10

11 SEC. 406. PROFESSIONAL DEVELOPMENT OPPORTUNITIES 12 AND TOOLS.

13 (a) EXPAND PROVISION OF PROFESSIONAL DEVEL14 OPMENT AND CAREER ADVANCEMENT OPPORTUNITIES.—

(1) IN GENERAL.—The Secretary is authorized
to expand professional development opportunities
that support the mission needs of the Department,
such as—

- 19 (A) academic programs;
- 20 (B) private-public exchanges; and
- 21 (C) detail assignments to relevant positions
 22 in—

23 (i) private or international organiza24 tions;

1	(ii) State, local, and Tribal govern-
2	ments;
3	(iii) other branches of the Federal
4	Government; or
5	(iv) professional schools of inter-
6	national affairs.
7	(2) TRAINING FOR SENIOR POSITIONS.—
8	(A) IN GENERAL.—The Secretary shall
9	offer, or sponsor members of the workforce to
10	participate in, a Senior Executive Service can-
11	didate development program or other program
12	that trains members on the skills required for
13	appointment to senior positions in the Depart-
14	ment.
15	(B) REQUIREMENTS.—In determining
16	which members of the workforce are granted
17	professional development or career advancement
18	opportunities under subparagraph (A), the Sec-
19	retary shall—
20	(i) ensure any program offered or
21	sponsored by the Department under such
22	subparagraph comports with the require-
23	ments of subpart C of part 412 of title 5,
24	Code of Federal Regulations, or any suc-

1	cessor thereto, including merit staffing and
2	assessment requirements;
3	(ii) consider the number of expected
4	vacancies in senior positions as a factor in
5	determining the number of candidates to
6	select for such programs;
7	(iii) understand how participation in
8	any program offered or sponsored by the
9	Department under such subparagraph dif-
10	fers by gender, race, national origin, dis-
11	ability status, or other demographic cat-
12	egories; and
13	(iv) actively encourage participation
14	from a range of demographic categories,
15	especially from categories with consistently
16	low participation.
17	SEC. 407. EXAMINATION AND ORAL ASSESSMENT FOR THE
18	FOREIGN SERVICE.
19	(a) SENSE OF CONGRESS.—It is the sense of Con-
20	gress that the Department should offer both the Foreign
21	Service written examination and oral assessment in more
22	locations throughout the United States. Doing so would
23	ease the financial burden on potential candidates who do
24	not currently reside in and must travel at their own ex-

pense to one of the few locations where these assessments
 are offered.

3 (b) FOREIGN SERVICE EXAMINATIONS.—Section
4 301(b) of the Foreign Service Act of 1980 (22 U.S.C.
5 3941) is amended—

- 6 (1) by striking "The Secretary" and inserting:
 7 "(1) The Secretary"; and
- 8 (2) by adding at the end the following new9 paragraph:

10 "(2) The Secretary shall ensure that the Board of 11 Examiners for the Foreign Service annually offers the oral 12 assessment examinations described in paragraph (1) in 13 cities, chosen on a rotating basis, located in at least three 14 different time zones across the United States.".

15 SEC. 408. PAYNE FELLOWSHIP AUTHORIZATION.

(a) IN GENERAL.—Undergraduate and graduate
components of the Donald M. Payne International Development Fellowship Program may conduct outreach to attract outstanding students with an interest in pursuing
a Foreign Service career who represent diverse ethnic and
socioeconomic backgrounds.

(b) REVIEW OF PAST PROGRAMS.—The Secretary
shall review past programs designed to increase minority
representation in international affairs positions.

1 SEC. 409. VOLUNTARY PARTICIPATION.

2 (a) IN GENERAL.—Nothing in this title should be 3 construed so as to compel any employee to participate in 4 the collection of the data or divulge any personal informa-5 tion. Department employees shall be informed that their 6 participation in the data collection contemplated by this 7 title is voluntary.

8 (b) PRIVACY PROTECTION.—Any data collected 9 under this title shall be subject to the relevant privacy pro-10 tection statutes and regulations applicable to Federal em-11 ployees.

TITLE V—INFORMATION SECURITY

14 SEC. 501. DEFINITIONS.

15 In this title:

12

13

16 (1) INFORMATION SYSTEM.—The term "infor17 mation system" has the meaning given such term in
18 section 3502 of title 44, United States Code.

19 (2) INTELLIGENCE COMMUNITY.—The term
20 "intelligence community" has the meaning given
21 such term in section 3(4) of the National Security
22 Act of 1947 (50 U.S.C. 3003(4)).

23 (3) RELEVANT CONGRESSIONAL COMMIT24 TEES.—The term "relevant congressional commit25 tees" means—

1	(A) the appropriate congressional commit-
2	tees;
3	(B) the Select Committee on Intelligence
4	of the Senate; and
5	(C) the Permanent Select Committee on
6	Intelligence of the House of Representatives.
7	SEC. 502. INFORMATION SYSTEM SECURITY.
8	(a) DEFINITIONS.—In this section:
9	(1) INCIDENT.—The term "incident" has the
10	meaning given such term in section 3552(b) of title
11	44, United States Code.
12	(2) PENETRATION TEST.—The term "penetra-
13	tion test" means a test methodology in which asses-
14	sors attempt to circumvent or defeat the security
15	features of an information system.
16	(b) Consultations Process.—Not later than 60
17	days after the date of the enactment of this Act, the Sec-
18	retary shall establish a process for conducting semiannual
19	consultations with the Secretary of Defense, the Director
20	of National Intelligence, the Secretary of Homeland Secu-
21	rity, and any other department or agency representative
22	who the Secretary determines to be appropriate regarding
23	the security of United States Government and nongovern-
24	mental information systems used or operated by the De-
25	partment, a contractor of the Department, or another or-

ganization on behalf of the Department, including any
 such systems or networks facilitating the use of sensitive
 or classified information.

4 (c) INDEPENDENT PENETRATION TESTING OF IN-5 FORMATION SYSTEMS.—In coordination with the consultations under subsection (b), the Secretary shall commission 6 7 independent, semiannual penetration tests, which shall be 8 carried out by an appropriate Federal department or agen-9 cy other than the Department, such as the Department 10 of Homeland Security or the National Security Agency, to ensure that adequate policies and protections are imple-11 mented to detect and prevent penetrations or compromises 12 13 of such information systems, including malicious intrusions by any unauthorized individual, state actor, or other 14 15 entity.

16 (d) WAIVER.—The Secretary may waive the require17 ment under subsection (c) for up to one year if the Sec18 retary—

(1) determines that such requirement would
have adverse effects on national security or the diplomatic mission of the Department; and

(2) not later than 30 days after the commencement of such a determination, submits to the relevant congressional committees a written justification that describes how such penetration tests would

- undermine national security or the diplomatic mis sion of the Department.
- 3 (e) INCIDENT REPORTING.—Not later than 180 days 4 after the date of the enactment of this Act and annually thereafter for three years, the Secretary, in consultation 5 with the Secretary of Defense, the Director of the Na-6 7 tional Intelligence, the Secretary of Homeland Security, 8 and any other department or agency representative who 9 the Secretary determines to be appropriate, shall securely submit to the relevant congressional committees a classi-10 11 fied report that describes in detail the following:
- (1) For the first reporting period, all known
 and suspected incidents affecting the information
 systems specified in subsection (b) that occurred
 during the 180-day period immediately preceding the
 date of the enactment of this Act.
- 17 (2) For all subsequent reporting periods, all
 18 known and suspected incidents affecting the infor19 mation systems specified in subsection (b) that oc20 curred since the submission of the most recent re21 port.
- (f) CONTENTS.—Each report under subsection (e)
 shall include, for the relevant reporting period, a summary
 overview addressing the following:

1	(1) A description of the relevant information
2	system, as specified in subsection (b), that experi-
3	enced a known or suspected incident.
4	(2) An assessment of the date and time each
5	such incident occurred or was suspected to have oc-
6	curred.
7	(3) An assessment of the duration over which
8	each such incident took place or is suspected of hav-
9	ing taken place, including whether such incident is
10	ongoing.
11	(4) An assessment of the volume and sensitivity
12	of information accessed, compromised, or potentially
13	compromised by each incident, including any such
14	information contained on information systems
15	owned, operated, managed, or utilized by any other
16	Federal department or agency.
17	(5) An assessment of whether such information
18	system was compromised by such incident, including
19	an assessment of the following:
20	(A) The known or suspected perpetrators,
21	including state actors.
22	(B) The methods used to carry out the in-
23	cident.
24	(C) The known or suspected intent of the
25	actors in accessing the information system.

(6) A description of the actions the Department
 has taken or plans to take, including timelines and
 descriptions of any progress on plans described in
 prior reports, to prevent future, similar incidents af fecting such information systems.

6 SEC. 503. PROHIBITION ON CONTRACTING WITH CERTAIN 7 TELECOMMUNICATIONS PROVIDERS.

8 (a) LIST OF COVERED CONTRACTORS.—Not later 9 than 30 days after the date of the enactment of this Act, 10 the Secretary, in consultation with the Director of National Intelligence, shall develop or maintain, as the case 11 may be, and update as frequently as the Secretary deter-12 13 mines appropriate, a list of covered contractors with respect to which the prohibition specified in subsection (b) 14 15 shall apply. Not later than 30 days after the initial development of the list under this subsection, any update there-16 to, and annually thereafter for five years after such initial 17 18 30 day period, the Secretary shall submit to the appropriate congressional committees a copy of such list. 19

(b) PROHIBITION ON CONTRACTS.—The Secretary
21 may not enter into a contract with a covered contractor
22 on the list described in subsection (a).

(c) REMOVAL FROM LIST.—To be removed from the
list described in subsection (a), a covered contractor may
submit a request to the Secretary in such manner as the

Secretary determines appropriate. The Secretary, in con sultation with the Director of National Intelligence, shall
 determine a process for removing covered contractors from
 the list, as appropriate, and publicly disclose such process.
 (d) WAIVERS.—

6 (1) IN GENERAL.—The President or the Sec-7 retary may waive the prohibition specified in sub-8 section (b) if the President or the Secretary deter-9 mines that such waiver is justified for national secu-10 rity reasons.

(2) WAIVER FOR OVERSEAS OPERATIONS.—The
Secretary may waive the prohibition specified in subsection (b) for United States diplomatic posts or diplomatic personnel overseas if the Secretary, in consultation with the Director of National Intelligence,
determines that no suitable alternatives are available.

18 (e) COVERED CONTRACTOR DEFINED.—In this sec-19 tion, the term "covered contractor" means a provider of 20 telecommunications, telecommunications equipment, or in-21 formation technology equipment, including hardware, soft-22 ware, or services, that has knowingly assisted or facilitated 23 a cyber attack or conducted surveillance, including passive 24 or active monitoring, carried out against—

(1) the United States by, or on behalf of, any
government, or persons associated with such government, listed as a cyber threat actor in the intelligence community's 2017 assessment of worldwide
threats to United States national security or any
subsequent worldwide threat assessment of the intelligence community; or

8 (2) individuals, including activists, journalists, 9 opposition politicians, or other individuals for the 10 purposes of suppressing dissent or intimidating crit-11 ics, on behalf of a country included in the annual 12 country reports on human rights practices of the 13 Department for systematic acts of political repres-14 sion, including arbitrary arrest or detention, torture, 15 extrajudicial or politically motivated killing, or other 16 gross violations of human rights.

(f) EFFECTIVE DATE.—This section shall apply with
respect to contracts of a covered contractor entered into
on or after the date of the enactment of this Act.

20 SEC. 504. PRESERVING RECORDS OF ELECTRONIC COMMU-

21 NICATIONS CONDUCTED RELATED TO OFFI-22 CIAL DUTIES OF POSITIONS IN THE PUBLIC

23 TRUST OF THE AMERICAN PEOPLE.

24 (a) SENSE OF CONGRESS.—It is the sense of Con-25 gress that, as a matter of rule of law and transparency

in a democratic government, all officers and employees of 1 the Department and the United States Agency for Inter-2 3 national Development must preserve all records of commu-4 nications conducted in their official capacities or related to their official duties with entities outside of the United 5 States Government. It is further the sense of Congress 6 7 that such practice should include foreign government offi-8 cials or other foreign entities which may seek to influence 9 United States Government policies and actions.

10 (b) PUBLICATION.—Not later than 180 days after the date of the enactment of this Act, the Secretary shall pub-11 12 lish in the Foreign Affairs Manual guidance implementing 13 chapter 31 of title 44, United States Code (commonly referred to as the "Federal Records Act"), to treat elec-14 tronic messaging systems, software, and applications as 15 equivalent to electronic mail for the purpose of identifying 16 Federal records, and shall also publish in the Foreign Af-17 fairs Manual the statutory penalties for failure to comply 18 with such guidance. No funds are authorized to be appro-19 20 priated or made available to the Department of State 21 under any Act to support the use or establishment of ac-22 counts on third-party messaging applications or other non-23 Government online communication tools if the Secretary 24 does not certify to the relevant congressional committees that the Secretary has carried out this section. 25

1 SEC. 505. FOREIGN RELATIONS OF THE UNITED STATES 2 (FRUS) SERIES AND DECLASSIFICATION. 3 The State Department Basic Authorities Act of 1956 4 is amended— 5 (1) in section 401(c) (22 U.S.C. 4351(c)), by 6 striking "30" and inserting "25"; 7 (2)in section 402(a)(2)(22)U.S.C. 4352(a)(2)), by striking "26" and inserting "20"; 8 9 and 10 (3) in section 404 (22 U.S.C. 4354)— 11 (A) in subsection (a)(1), by striking 12 "30" and inserting "25"; and 13 (B) in subsection (c)(1)(C), by striking "30" and inserting "25". 14 15 SEC. 506. VULNERABILITY DISCLOSURE POLICY AND BUG 16 **BOUNTY PILOT PROGRAM.** (a) DEFINITIONS.—In this section: 17 18 (1) BUG BOUNTY PROGRAM.—The term "bug 19 bounty program" means a program under which an 20 approved individual, organization, or company is 21 temporarily authorized to identify and report 22 vulnerabilities of internet-facing information tech-23 nology of the Department in exchange for compensa-24 tion. (2) DEPARTMENT.—The term "Department" 25 26 means the Department of State.

1	(3) INFORMATION TECHNOLOGY.—The term
2	"information technology" has the meaning given
3	such term in section 11101 of title 40, United
4	States Code.
5	(4) Secretary.—The term "Secretary" means
6	the Secretary of State.
7	(b) Department of State Vulnerability Dis-
8	CLOSURE PROCESS.—
9	(1) IN GENERAL.—Not later than 180 days
10	after the date of the enactment of this Act, the Sec-
11	retary shall design, establish, and make publicly
12	known a Vulnerability Disclosure Process (VDP) to
13	improve Department cybersecurity by—
14	(A) providing security researchers with
15	clear guidelines for—
16	(i) conducting vulnerability discovery
17	activities directed at Department informa-
18	tion technology; and
19	(ii) submitting discovered security
20	vulnerabilities to the Department; and
21	(B) creating Department procedures and
22	infrastructure to receive and fix discovered
23	vulnerabilities.
24	(2) REQUIREMENTS.—In establishing the VDP
25	pursuant to paragraph (1), the Secretary shall—

1	(A) identify which Department information
2	technology should be included in the process;
3	(B) determine whether the process should
4	differentiate among and specify the types of se-
5	curity vulnerabilities that may be targeted;
6	(C) provide a readily available means of re-
7	porting discovered security vulnerabilities and
8	the form in which such vulnerabilities should be
9	reported;
10	(D) identify which Department offices and
11	positions will be responsible for receiving,
12	prioritizing, and addressing security vulner-
13	ability disclosure reports;
14	(E) consult with the Attorney General re-
15	garding how to ensure that individuals, organi-
16	zations, and companies that comply with the re-
17	quirements of the process are protected from
18	prosecution under section 1030 of title 18,
19	United States Code, and similar provisions of
20	law for specific activities authorized under the
21	process;
22	(F) consult with the relevant offices at the
23	Department of Defense that were responsible
24	for launching the 2016 Vulnerability Disclosure
25	Program, "Hack the Pentagon", and subse-

1	quent Department of Defense bug bounty pro-
2	grams;
3	(G) engage qualified interested persons, in-
4	cluding nongovernmental sector representatives,
5	about the structure of the process as construc-
6	tive and to the extent practicable; and
7	(H) award contracts to entities, as nec-
8	essary, to manage the process and implement
9	the remediation of discovered security
10	vulnerabilities.
11	(3) ANNUAL REPORTS.—Not later than 180
12	days after the establishment of the VDP under para-
13	graph (1) and annually thereafter for the next six
14	years, the Secretary of State shall submit to the
15	Committee on Foreign Affairs of the House of Rep-
16	resentatives and the Committee on Foreign Rela-
17	tions of the Senate a report on the VDP, including
18	information relating to the following:
19	(A) The number and severity, in accord-
20	ance with the National Vulnerabilities Database
21	of the National Institute of Standards and
22	Technology, of security vulnerabilities reported.

23 (B) The number of previously unidentified24 security vulnerabilities remediated as a result.

1	(C) The current number of outstanding
2	previously unidentified security vulnerabilities
3	and Department of State remediation plans.
4	(D) The average length of time between
5	the reporting of security vulnerabilities and re-
6	mediation of such vulnerabilities.
7	(E) The resources, surge staffing, roles,
8	and responsibilities within the Department used
9	to implement the VDP and complete security
10	vulnerability remediation.
11	(F) Any other information the Secretary
12	determines relevant.
13	(c) Department of State Bug Bounty Pilot
14	Program.—
15	(1) IN GENERAL.—Not later than one year
16	after the date of the enactment of this Act, the Sec-
17	retary shall establish a bug bounty pilot program to
18	minimize security vulnerabilities of internet-facing
19	information technology of the Department.
20	(2) REQUIREMENTS.—In establishing the pilot
21	program described in paragraph (1), the Secretary
22	shall—
23	(A) provide compensation for reports of
24	previously unidentified security vulnerabilities
25	within the websites, applications, and other

1	internet-facing information technology of the
2	Department that are accessible to the public;
3	(B) award contracts to entities, as nec-
4	essary, to manage such pilot program and for
5	executing the remediation of security vulnerabil-
6	ities identified pursuant to subparagraph (A);
7	(C) identify which Department information
8	technology should be included in such pilot pro-
9	gram;
10	(D) consult with the Attorney General on
11	how to ensure that individuals, organizations,
12	or companies that comply with the requirements
13	of such pilot program are protected from pros-
14	ecution under section 1030 of title 18, United
15	States Code, and similar provisions of law for
16	specific activities authorized under such pilot
17	program;
18	(E) consult with the relevant offices at the
19	Department of Defense that were responsible
20	for launching the 2016 "Hack the Pentagon"
21	pilot program and subsequent Department of
22	Defense bug bounty programs;
23	(F) develop a process by which an ap-
24	proved individual, organization, or company can
25	register with the entity referred to in subpara-

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graph (B), submit to a background check as de termined by the Department, and receive a de termination as to eligibility for participation in
 such pilot program;

(G) engage qualified interested persons, including nongovernmental sector representatives, about the structure of such pilot program as constructive and to the extent practicable; and

9 (H) consult with relevant United States 10 Government officials to ensure that such pilot 11 program complements persistent network and 12 vulnerability scans of the Department of State's 13 internet-accessible systems, such as the scans 14 conducted pursuant to Binding Operational Di-15 rective BOD-15-01.

16 (3) DURATION.—The pilot program established
17 under paragraph (1) should be short-term in dura18 tion and not last longer than one year.

(4) REPORT.—Not later than 180 days after
the date on which the bug bounty pilot program
under subsection (a) is completed, the Secretary
shall submit to the Committee on Foreign Relations
of the Senate and the Committee on Foreign Affairs
of the House of Representatives a report on such
pilot program, including information relating to—

1	(A) the number of approved individuals,
2	organizations, or companies involved in such
3	pilot program, broken down by the number of
4	approved individuals, organizations, or compa-
5	nies that—
6	(i) registered;
7	(ii) were approved;
8	(iii) submitted security vulnerabilities;
9	and
10	(iv) received compensation;
11	(B) the number and severity, in accordance
12	with the National Vulnerabilities Database of
13	the National Institute of Standards and Tech-
14	nology, of security vulnerabilities reported as
15	part of such pilot program;
16	(C) the number of previously unidentified
17	security vulnerabilities remediated as a result of
18	such pilot program;
19	(D) the current number of outstanding
20	previously unidentified security vulnerabilities
21	and Department remediation plans;
22	(E) the average length of time between the
23	reporting of security vulnerabilities and remedi-
24	ation of such vulnerabilities;

1	(F) the types of compensation provided
2	under such pilot program; and
3	(G) the lessons learned from such pilot
4	program.
5	TITLE VI—PUBLIC DIPLOMACY
6	SEC. 601. SHORT TITLE.
7	This title may be cited as the "Public Diplomacy
8	Modernization Act of 2019".
9	SEC. 602. AVOIDING DUPLICATION OF PROGRAMS AND EF-
10	FORTS.
11	The Secretary shall—
12	(1) identify opportunities for greater efficiency
13	of operations, including through improved coordina-
14	tion of efforts across public diplomacy bureaus and
15	offices of the Department; and
16	(2) maximize shared use of resources between,
17	and within, such public diplomacy bureaus and of-
18	fices in cases in which programs, facilities, or admin-
19	istrative functions are duplicative or substantially
20	overlapping.
21	SEC. 603. IMPROVING RESEARCH AND EVALUATION OF
22	PUBLIC DIPLOMACY.
23	(a) Research and Evaluation Activities.—The
24	Secretary, acting through the Director of Research and
25	Evaluation appointed pursuant to subsection (b), shall—

1	(1) conduct regular research and evaluation of
2	public diplomacy programs and activities of the De-
3	partment, including through the routine use of audi-
4	ence research, digital analytics, and impact evalua-
5	tions, to plan and execute such programs and activi-
6	ties; and
7	(2) make available to Congress the findings of
8	the research and evaluations conducted under para-
9	graph (1).
10	(b) DIRECTOR OF RESEARCH AND EVALUATION.—
11	(1) Appointment.—Not later than 90 days
12	after the date of the enactment of this Act, the Sec-
13	retary shall appoint a Director of Research and
14	Evaluation (referred to in this subsection as the
15	"Director") in the Office of Policy, Planning, and
16	Resources for Public Diplomacy and Public Affairs
17	of the Department.
18	(2) LIMITATION ON APPOINTMENT.—The ap-
19	pointment of the Director pursuant to paragraph (1)
20	shall not result in an increase in the overall full-time
21	equivalent positions within the Department.
22	(3) Responsibilities.—The Director shall—
23	(A) report to the Director of Policy Plan-
24	ning of the Office of Policy, Planning, and Re-

1	sources for Public Diplomacy and Public Af-
2	fairs of the Department;
3	(B) coordinate and oversee the research
4	and evaluation of public diplomacy programs
5	and activities of the Department to—
6	(i) improve public diplomacy strate-
7	gies and tactics; and
8	(ii) ensure that such programs and
9	activities are increasing the knowledge, un-
10	derstanding, and trust of the United
11	States by relevant target audiences;
12	(C) routinely organize and oversee audi-
13	ence research, digital analytics, and impact
14	evaluations across all public diplomacy bureaus
15	and offices of the Department;
16	(D) support United States diplomatic
17	posts' public affairs sections;
18	(E) share appropriate public diplomacy re-
19	search and evaluation information within the
20	Department and with other appropriate Federal
21	departments and agencies;
22	(F) regularly design and coordinate stand-
23	ardized research questions, methodologies, and
24	procedures to ensure that public diplomacy pro-
25	grams and activities across all public diplomacy

1	bureaus and offices are designed to meet appro-
2	priate foreign policy objectives; and

3 (G) report biannually to the United States
4 Advisory Commission on Public Diplomacy,
5 through the Subcommittee on Research and
6 Evaluation established pursuant to subsection
7 (f), regarding the research and evaluation of all
8 public diplomacy bureaus and offices.

9 (4) GUIDANCE AND TRAINING.—Not later than 10 one year after the appointment of the Director pur-11 suant to paragraph (1), the Director shall develop 12 guidance and training, including curriculum for use by the Foreign Service Institute, for all public diplo-13 14 macy officers of the Department regarding the read-15 ing and interpretation of public diplomacy program 16 and activity evaluation findings to ensure that such 17 findings and related lessons learned are implemented 18 in the planning and evaluation of all public diplo-19 macy programs and activities of the Department.

20 (c) Prioritizing Research and Evaluation.—

(1) IN GENERAL.—The Director of Policy Planning of the Office of Policy, Planning, and Resources for Public Diplomacy and Public Affairs of the Department shall ensure that research and evaluation of public diplomacy and activities of the De-

partment, as coordinated and overseen by the Direc tor pursuant to subsection (b), supports strategic
 planning and resource allocation across all public di plomacy bureaus and offices of the Department.

5 (2) Allocation of resources.—Amounts al-6 located for the purpose of research and evaluation of 7 public diplomacy programs and activities of the De-8 partment pursuant to subsection (b) shall be made 9 available to be disbursed at the direction of the Di-10 rector among the research and evaluation staff 11 across all public diplomacy bureaus and offices of 12 the Department.

13 (3) SENSE OF CONGRESS.—It is the sense of 14 Congress that the Department should gradually in-15 crease its allocation of funds made available under 16 the headings "Educational and Cultural Exchange 17 Programs" and "Diplomatic Programs" for research 18 and evaluation of public diplomacy programs and ac-19 tivities of the Department pursuant to subsection (b) 20 to a percentage of program funds that is commensu-21 rate with Federal Government best practices.

(d) LIMITED EXEMPTION RELATING TO THE PAPERWORK REDUCTION ACT.—Chapter 35 of title 44, United
States Code (commonly known as the "Paperwork Reduction Act") shall not apply to the collection of information

directed at any individuals conducted by, or on behalf of, 1 2 the Department for the purpose of audience research, 3 monitoring, and evaluations, and in connection with the 4 Department's activities conducted pursuant to any of the 5 following: 6 (1) The United States Information and Edu-7 cational Exchange Act of 1948 (22 U.S.C. 1431 et 8 seq.). 9 (2) The Mutual Educational and Cultural Ex-10 change Act of 1961 (22 U.S.C. 2451 et seq.). 11 (3) Section 1287 of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 12 114-328; 22 U.S.C. 2656 note). 13 14 (4) The Foreign Assistance Act of 1961 (22) 15 U.S.C. 2151 et seq.). (e) LIMITED EXEMPTION RELATING TO THE PRI-16 VACY ACT.---17 18 (1) IN GENERAL.—The Department shall main-19 tain, collect, use, and disseminate records (as such 20 term is defined in section 552a(a)(4) of title 5, 21 United States Code) for audience research, digital 22 analytics, and impact evaluation of communications 23 related to public diplomacy efforts intended for for-24 eign audiences.

1	(2) CONDITIONS.—Audience research, digital
2	analytics, and impact evaluations under paragraph
3	(1) shall be—
4	(A) reasonably tailored to meet the pur-
5	poses of this subsection; and
6	(B) carried out with due regard for privacy
7	and civil liberties guidance and oversight.
8	(f) United States Advisory Commission on Pub-
9	LIC DIPLOMACY.—
10	(1) Subcommittee for research and eval-
11	UATION.—The United States Advisory Commission
12	on Public Diplomacy shall establish a Subcommittee
13	on Research and Evaluation to monitor and advise
14	regarding audience research, digital analytics, and
15	impact evaluations carried out by the Department
16	and the United States Agency for Global Media.
17	(2) ANNUAL REPORT.—The Subcommittee on
18	Research and Evaluation established pursuant to
19	paragraph (1) shall submit to the appropriate con-
20	gressional committees an annual report, in conjunc-
21	tion with the United States Advisory Commission on
22	Public Diplomacy's Comprehensive Annual Report
23	on the performance of the Department and the
24	United States Agency for Global Media, describing
25	all actions taken by the Subcommittee pursuant to

paragraph (1) and any findings made as a result of
 such actions.

3 SEC. 604. PERMANENT REAUTHORIZATION OF THE UNITED 4 STATES ADVISORY COMMISSION ON PUBLIC 5 DIPLOMACY.

6 Section 1334 of the Foreign Affairs Reform and Re7 structuring Act of 1998 (22 U.S.C. 6553) is amended—
8 (1) in the section heading, by striking "SUN9 SET" and inserting "CONTINUATION"; and

10 (2) by striking "until October 1, 2020".

11 SEC. 605. STREAMLINING OF SUPPORT FUNCTIONS.

12 (a) WORKING GROUP ESTABLISHED.—Not later than 13 90 days after the date of the enactment of this Act, the Secretary shall establish a working group to explore the 14 15 possibilities and cost-benefit analysis of transitioning to a shared services model as such pertains to human re-16 17 sources, travel, purchasing, budgetary planning, and all other executive support functions for all bureaus of the 18 Department that report to the Under Secretary for Public 19 Diplomacy of the Department. 20

(b) REPORT.—Not later than one year after the date
of the enactment of this Act, the Secretary shall submit
to the appropriate congressional committees a plan to implement any such findings of the working group established under subsection (a).

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1 SEC. 606. GUIDANCE FOR CLOSURE OF PUBLIC DIPLOMACY

FACILITIES.

3 (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of State 4 5 shall adopt, and include in the Foreign Affairs Manual, guidelines to collect and utilize information from each dip-6 7 lomatic post at which the construction of a new embassy 8 compound or new consulate compound would result in the 9 closure or co-location of an American Space, American Center, American Corner, or any other public diplomacy 10 facility under the Secure Embassy Construction and 11 Counterterrorism Act of 1999 (22 U.S.C. 4865 et seq.). 12 13 (b) **REQUIREMENTS.**—The guidelines required by subsection (a) shall include the following: 14

(1) Standardized notification to each chief of
mission at a diplomatic post describing the requirements of the Secure Embassy Construction and
Counterterrorism Act of 1999 and the impact on the
mission footprint of such requirements.

20 (2) An assessment and recommendations from
21 each chief of mission of potential impacts to public
22 diplomacy programming at such diplomatic post if
23 any public diplomacy facility referred to in sub24 section (a) is closed or staff is co-located in accord25 ance with such Act.

1 (3) A process by which assessments and rec-2 ommendations under paragraph (2) are considered by the Secretary and the appropriate Under Secre-3 4 taries and Assistant Secretaries of the Department. (4) Notification to the appropriate congres-5 6 sional committees, prior to the initiation of a new 7 embassy compound or new consulate compound de-8 sign, of the intent to close any such public diplomacy 9 facility or co-locate public diplomacy staff in accord-

10 ance with such Act.

11 (c) REPORT.—Not later than one year after the date 12 of the enactment of this Act, the Secretary shall submit 13 to the appropriate congressional committees a report con-14 taining the guidelines required under subsection (a) and 15 any recommendations for any modifications to such guide-16 lines.

17 SEC. 607. DEFINITIONS.

18 In this title:

(1) AUDIENCE RESEARCH.—The term "audience research" means research conducted at the outset of a public diplomacy program or the outset of
campaign planning and design regarding specific audience segments to understand the attitudes, interests, knowledge, and behaviors of such audience segments.

1	(2) DIGITAL ANALYTICS.—The term "digital
2	analytics" means the analysis of qualitative and
3	quantitative data, accumulated in digital format, to
4	indicate the outputs and outcomes of a public diplo-
5	macy program or campaign.
6	(3) IMPACT EVALUATION.—The term "impact
7	evaluation" means an assessment of the changes in
8	the audience targeted by a public diplomacy program
9	or campaign that can be attributed to such program
10	or campaign.
11	(4) PUBLIC DIPLOMACY BUREAUS AND OF-
12	FICES.—The term "public diplomacy bureaus and
13	offices" means, with respect to the Department, the
14	following:
15	(A) The Bureau of Educational and Cul-
16	tural Affairs.
17	(B) The Bureau of Global Public Affairs.
18	(C) The Office of Policy, Planning, and
19	Resources for Public Diplomacy and Public Af-
20	fairs.
21	(D) The Global Engagement Center.
22	(E) The public diplomacy functions within
23	the regional and functional bureaus.

TITLE VII—COMBATING PUBLIC CORRUPTION

3 SEC. 701. SENSE OF CONGRESS.

4 It is the sense of Congress that—

5 (1) it is in the foreign policy interest of the
6 United States to help foreign countries promote
7 good governance and combat public corruption;

8 (2) multiple Federal departments and agencies
9 operate programs that promote good governance in
10 foreign countries and enhance such countries' ability
11 to combat public corruption;

(3) the Department should promote coordination among the Federal departments and agencies
implementing programs to promote good governance
and combat public corruption in foreign countries in
order to improve effectiveness and efficiency; and

(4) the Department should identify areas in
which United States efforts to help other countries
promote good governance and combat public corruption could be enhanced.

21 SEC. 702. ANNUAL ASSESSMENT.

(a) IN GENERAL.—For each of fiscal years 2020
through 2026, the Secretary shall assess the capacity and
commitment of foreign countries to combat public corruption. Each such assessment shall—

1	(1) utilize independent, third party indicators
2	that measure transparency, accountability, and cor-
3	ruption in the public sector in such countries, includ-
4	ing the extent to which public power is exercised for
5	private gain, to identify those countries that are
6	most vulnerable to public corruption;
7	(2) consider, to the extent reliable information
8	is available, whether the government of a country
9	identified under paragraph (1)—
10	(A) has adopted measures to prevent pub-
11	lic corruption, such as measures to inform and
12	educate the public, including potential victims,
13	about the causes and consequences of public
14	corruption;
15	(B) has enacted laws and established gov-
16	ernment structures, policies, and practices that
17	prohibit public corruption;
18	(C) enforces such laws through a fair judi-
19	cial process;
20	(D) vigorously investigates, prosecutes,
21	convicts, and sentences public officials who par-
22	ticipate in or facilitate public corruption, includ-
23	ing nationals of such country who are deployed
24	in foreign military assignments, trade delega-

1	tions abroad, or other similar missions who en-
2	gage in or facilitate public corruption;
3	(E) prescribes appropriate punishment for
4	serious, significant corruption that is commen-
5	surate with the punishment prescribed for seri-
6	ous crimes;
7	(F) prescribes appropriate punishment for
8	significant corruption that provides a suffi-
9	ciently stringent deterrent and adequately re-
10	flects the nature of the offense;
11	(G) convicts and sentences persons respon-
12	sible for such acts that take place wholly or
13	partly within the country of such government,
14	including, as appropriate, requiring the incar-
15	ceration of individuals convicted of such acts;
16	(H) holds private sector representatives ac-
17	countable for their role in public corruption;
18	and
19	(I) addresses threats for civil society to
20	monitor anti-corruption efforts; and
21	(3) further consider—
22	(A) verifiable measures taken by the gov-
23	ernment of a country identified under para-
24	graph (1) to prohibit government officials from
25	participating in, facilitating, or condoning pub-

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lic corruption, including the investigation, prosecution, and conviction of such officials;

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

9 (C) the extent to which an independent ju-10 diciary or judicial body in such country is re-11 sponsible for, and effectively capable of, decid-12 ing public corruption cases impartially, on the 13 basis of facts and in accordance with law, with-14 out any improper restrictions, influences, in-15 ducements, pressures, threats, or interferences, 16 whether direct or indirect, from any source or 17 for any reason;

(D) the extent to which such government
cooperates meaningfully with the United States
to strengthen government and judicial institutions and the rule of law to prevent, prohibit,
and punish public corruption;

23 (E) the extent to which such government—
24 (i) is assisting in international inves25 tigations of transnational public corruption

1	networks and in other cooperative efforts
2	to combat serious, significant corruption,
3	including cooperating with the govern-
4	ments of other countries to extradite cor-
5	rupt actors;
6	(ii) recognizes the rights of victims of
7	public corruption, ensures their access to
8	justice, and takes steps to prevent such
9	victims from being further victimized or
10	persecuted by corrupt actors, government
11	officials, or others; and
12	(iii) refrains from prosecuting legiti-
13	mate victims of public corruption or whis-
14	tleblowers due to such persons having as-
15	sisted in exposing public corruption, and
16	refrains from other discriminatory treat-
17	ment of such persons; and
18	(F) contain such other information relating
19	to public corruption as the Secretary considers
20	appropriate.
21	(b) IDENTIFICATION.—After conducting each assess-
22	ment under subsection (a), the Secretary shall identify the
23	countries described in paragraph (1) of such subsection
24	that are—

(1) meeting minimum standards to combat pub lic corruption;

- 3 (2) not meeting such minimum standards but
 4 making significant efforts to do so; and
- 5 (3) neither meeting such minimum standards6 nor making significant efforts to do so.

7 (c) REPORT.—Not later than 180 days after the date 8 of the enactment of this Act and annually thereafter 9 through fiscal year 2026, the Secretary shall submit to 10 the appropriate congressional committees and make publicly available a report that identifies the countries de-11 12 scribed in subsection (a)(1) and paragraphs (2) and (3)13 of subsection (b), including a description of the methodology and data utilized in the assessments under sub-14 15 section (a) and the reasons for such identifications.

(d) BRIEFING IN LIEU OF REPORT.—The Secretary
may waive the requirement to submit and make publicly
available a written report under subsection (c) if the Secretary—

- 20 (1) determines that publication of such report21 would—
- (A) undermine existing United States anticorruption efforts in one or more countries; or
 (B) threaten the national interests of the
 United States; and

(2) provides a briefing to the appropriate con gressional committees that identifies the countries
 described in subsection (a)(1) and paragraphs (2)
 and (3) of subsection (b), including a description of
 the methodology and data utilized in the assessment
 under subsection (a) and the reasons for such identi fications.

8 SEC. 703. TRANSPARENCY AND ACCOUNTABILITY.

9 For each country identified under paragraphs (2) and 10 (3) of section 702(b), the Secretary, in coordination with 11 the Administrator of the United States Agency for Inter-12 national Development, as appropriate, shall—

(1) ensure that a corruption risk assessment
and mitigation strategy is included in the integrated
country strategy for such country; and

16 (2) utilize appropriate mechanisms to combat
17 corruption in such countries, including by ensur18 ing—

(A) the inclusion of anti-corruption clauses
in contracts, grants, and cooperative agreements entered into by the Department or the
Agency for or in such countries, which allow for
the termination of such contracts, grants, or cooperative agreements, as the case may be, with-

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1	out penalty if credible indicators of public cor-
2	ruption are discovered;
3	(B) the inclusion of appropriate clawback
4	or flowdown clauses within the procurement in-
5	struments of the Department and the Agency
6	that provide for the recovery of funds misappro-
7	priated through corruption;
8	(C) the appropriate disclosure to the
9	United States Government, in confidential
10	form, if necessary, of the beneficial ownership
11	of contractors, subcontractors, grantees, cooper-

ative agreement participants, and other organi-

zations implementing programs on behalf of the

investigating allegations of misappropriated re-

(D) the establishment of mechanisms for

Department or Agency; and

sources and equipment.

POINTS OF CONTACT.

(a) IN GENERAL.—The Secretary shall annually designate an anti-corruption point of contact at the United
States diplomatic post to each country identified under
paragraphs (2) and (3) of section 702(b), or which the
Secretary otherwise determines is in need of such a point
of contact.

SEC. 704. DESIGNATION OF EMBASSY ANTI-CORRUPTION

1 (b) RESPONSIBILITIES.—Each designated anti-cor-2 ruption point of contact under subsection (a) shall be responsible for coordinating and overseeing implementation 3 4 of a whole-of-government approach among the relevant 5 Federal departments and agencies that operate programs that promote good governance in foreign countries and en-6 7 hance such countries' ability to combat public corruption 8 in order to accomplish such objectives in the country to 9 which such point of contact is posted, including through the development and implementation of corruption risk as-10 11 sessment tools and mitigation strategies.

(c) TRAINING.—The Secretary shall implement appropriate training for designated anti-corruption points of
contact under subsection (a).

15 SEC. 705. REPORTING REQUIREMENTS.

16 (a) ANNUAL REPORT.—

17 (1) IN GENERAL.—The Secretary shall, for each
18 of fiscal years 2020 through 2026, submit to the ap19 propriate congressional committees a report on im20 plementation of this title, including a description of
21 the following:

(A) The offices within the Department and
the United States Agency for International Development that are engaging in significant anticorruption activities.

1	(B) The findings and actions of designated
2	anti-corruption points of contact to develop and
3	implement risk mitigation strategies and ensure
4	compliance with section 703.
5	(C) The training implemented under sec-
6	tion 704(c).
7	(D) Management of the whole-of-govern-
8	ment effort referred to in section 704(b) to
9	combat corruption within the countries identi-
10	fied in section 702 and efforts to improve co-
11	ordination across Federal departments and
12	agencies.
13	(E) The risk assessment tools and mitiga-
14	tion strategies utilized by the Department and
15	the Agency.
16	(F) Other information determined by the
17	Secretary to be necessary and appropriate.
18	(2) FORM OF REPORT.—Each report under this
19	subsection shall be submitted in an unclassified for-
20	mat but may include a classified annex.
21	(b) ONLINE PLATFORM.—The Secretary shall con-
22	solidate existing reports with anti-corruption components
23	into one online, public platform, which should—
24	(1) include—

1	(A) the annual Country Reports on
2	Human Rights Practices;
3	(B) the annual Fiscal Transparency Re-
4	port;
5	(C) the annual Investment Climate State-
6	ments;
7	(D) the annual International Narcotics
8	Control Strategy Report;
9	(E) the Country Scorecards of the Millen-
10	nium Challenge Corporation; and
11	(F) any other relevant public reports; and
12	(2) link to third-party indicators and compli-
13	ance mechanisms used by the United States Govern-
14	ment to inform policy and programming, such as—
15	(A) the International Finance Corpora-
16	tion's Doing Business surveys;
17	(B) the International Budget Partnership's
18	Open Budget Index; and
19	(C) multilateral peer review anti-corruption
20	compliance mechanisms, such as the Organiza-
21	tion for Economic Co-operation and Develop-
22	ment's Working Group on Bribery in Inter-
23	national Business Transactions and the United
24	Nations Convention Against Corruption, done
25	at New York October 31, 2003, to further high-

light expert international views on country chal lenges and country efforts.

3 (c) TRAINING.—The Secretary and the Administrator
4 of the United States Agency for International Develop5 ment shall incorporate anti-corruption components into
6 existing Foreign Service and Civil Service training courses
7 to—

8 (1) increase the ability of Department and 9 Agency personnel to support anti-corruption as a 10 foreign policy priority; and

(2) strengthen the ability of such personnel to
design, implement, and evaluate more effective anticorruption programming around the world, including
enhancing skills to better evaluate and mitigate public corruption risks in assistance programs.

16 SEC. 706. FOREIGN INVESTMENTS AND NATIONAL SECU-

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RITY.

(a) IN GENERAL.—Not later than one year after the
date of the enactment of this Act and biennially thereafter
for the following six years, the Secretary, in consultation
with the Secretary of the Treasury, the Director of National Intelligence, and the heads of other agencies, as appropriate, shall submit to Congress an interagency strategy to work with foreign governments and multilateral in-

stitutions to guard against the risks of certain trans actions involving foreign investments.

- 3 (b) CONTENTS.—Each interagency strategy under4 paragraph (1) shall include plans relating to the following:
- 5 (1) Information sharing with foreign govern6 ments and multilateral institutions regarding risks
 7 associated with potential foreign investments.
- 8 (2) Promoting American and other alternatives 9 to foreign investments identified as presenting sub-10 stantial risk to the national security or sovereignty 11 of a country.
- 12 (3) Providing technical assistance to foreign
 13 governments or multilateral institutions regarding
 14 screening foreign investments.
- (4) Designating points of contact at each
 United States mission to foreign governments and
 multilateral institutions, and in associated regional
 bureaus, to coordinate efforts described in this paragraph.

20 (c) COORDINATION.—If the Secretary determines
21 such is appropriate, the designated points of contact re22 ferred to in subsection (b)(4) may be the same individual
23 designated under section 704(a).

TITLE VIII—MATTERS RELATING TO INTERNATIONAL SECURITY

3 SEC. 801. SHORT TITLE.

4 This title may be cited as the "International Security5 Assistance Act of 2019".

6 SEC. 802. SECURITY ASSISTANCE DEFINED.

In this title, the term "security assistance" means—
(1) assistance under chapter 8 (relating to
international narcotics control) of part I of the Foreign Assistance Act of 1961;

(2) assistance under chapter 2 (military assistance), chapter 5 (international military education
and training), chapter 6 (peacekeeping operations),
chapter 8 (antiterrorism assistance), and chapter 9
(nonproliferation and export control assistance) of
part II of the Foreign Assistance Act of 1961;

17 (3) assistance under section 23 of the Arms Ex18 port Control Act (relating to the Foreign Military
19 Financing program); and

(4) sales of defense articles or defense services,
extensions of credits (including participations in
credits), and guaranties of loans under the Arms
Export Control Act.

1	Subtitle A—Reform Relating to
2	Security Assistance
3	SEC. 811. ORGANIZATIONAL REFORM.
4	(a) Working Group.—
5	(1) ESTABLISHMENT.—The Secretary shall es-
6	tablish a Working Group on matters relating to se-
7	curity assistance (in this subtitle referred to as the
8	"Working Group").
9	(2) Membership.—
10	(A) IN GENERAL.—The Working Group
11	shall be composed of—
12	(i) the Deputy Secretary of State; and
13	(ii) each Under Secretary of State re-
14	sponsible for matters relating to security
15	assistance.
16	(B) CHAIR.—The Deputy Secretary shall
17	serve as the chair of the Working Group.
18	(3) MEETINGS.—The Working Group shall
19	meet not later than 90 days after the date of the en-
20	actment of this Act and on a quarterly basis there-
21	after.
22	(4) DUTIES.—The duties of the Working Group
23	shall include—
24	(A) within the Department and across
25	United States diplomatic posts—

1	(i) providing strategic policy guidance
2	on objectives and priorities for security as-
3	sistance;
4	(ii) ensuring strategic integration of
5	budgets and planning for security assist-
6	ance; and
7	(iii) advising the Secretary on all
8	budgets, programs, and activities for secu-
9	rity assistance; and
10	(B) overseeing Department of State coordi-
11	nation with the Secretary of Defense, the Ad-
12	ministrator of the United States Agency for
13	International Development (USAID), and the
14	heads of other relevant Federal departments
15	and agencies on all matters relating to security
16	assistance.
17	(b) Office of Security Assistance.—
18	(1) IN GENERAL.—Not later than one year
19	after the date of the enactment of this Act, the Sec-
20	retary shall designate an existing office or establish
21	a new office to be the Office of Security Assistance
22	(in this subtitle referred to as the "Office"), which
23	shall report to an Under Secretary who is a member
24	of the Working Group.

1	(2) COORDINATOR.—The head of the Office
2	shall be the Coordinator for Security Assistance (in
3	this subtitle referred to as the "Coordinator"), who
4	shall be an individual of demonstrated competency in
5	the fields of security assistance and international di-
6	plomacy.
7	(3) DUTIES.—The duties of the Coordinator
8	shall include—
9	(A) within the Department and across
10	United States diplomatic posts—
11	(i) guiding and supporting security as-
12	sistance;
13	(ii) advising the Working Group on all
14	matters relating to security assistance;
15	(iii) establishing the framework de-
16	scribed in section 813(a);
17	(iv) coordinating the assessment, mon-
18	itoring, and evaluation program established
19	under section 813(c); and
20	(v) maintaining the common database
21	described in section 814(a); and
22	(B) acting as a Department of State point
23	of contact with the Department of Defense, the
24	United States Agency for International Devel-
25	opment (USAID), and other relevant Federal

1	departments and agencies on all matters relat-
2	ing to security assistance.
3	(c) Coordination Within Department.—
4	(1) DESIGNATION.—Not later than one year

after the date of the enactment of this Act, and subject to paragraph (2), the head of each bureau of the
Department that is involved in directing or implementing security assistance shall designate an officer
of such bureau to be responsible for coordinating the
responsibilities of such bureau with respect to security assistance.

(2) NON-ELIGIBILITY.—An officer of a bureau
of the Department shall not be eligible to be designated pursuant to paragraph (1) if the officer is
responsible for conducting human rights vetting pursuant to 620M of the Foreign Assistance Act of
1961 (22 U.S.C. 2378d).

18 (3) TRAINING.—Each individual designated
19 pursuant to paragraph (1) shall successfully com20 plete the training described in section 812.

21 (d) COORDINATION WITHIN UNITED STATES DIPLO-22 MATIC POSTS.—

(1) DESIGNATION.—Not later than one year
after the date of the enactment of this Act, the chief
of mission of the United States in a foreign country

1	that receives security assistance shall designate a
2	senior diplomatic officer at the embassy or highest
3	ranking diplomatic post if no embassy exists in the
4	foreign country to be responsible for coordinating se-
5	curity assistance for the foreign country.
6	(2) DUTIES.—The senior diplomatic officer des-
7	ignated pursuant to paragraph (1) shall be respon-
8	sible for—
9	(A) overseeing personnel and activities of
10	Federal departments and agencies at the rel-
11	evant embassy or diplomatic post with respect
12	to the provision of security assistance for the
13	country; and
14	(B) ensuring implementation of section
15	620M of the Foreign Assistance Act of 1961
16	(22 U.S.C. 2378d) and section 362 of title 10,
17	United States Code, with respect to the coun-
18	try.
19	(3) TRAINING.—Each individual designated
20	pursuant to paragraph (1) shall successfully com-
21	plete the training described in section 812
22	(e) Plan for Organizational Structure.—
23	(1) IN GENERAL.—Not later than 180 days
24	after the date of the enactment of this Act, the Sec-
25	retary shall submit to the Committee on Foreign Af-

fairs of the House of Representatives and the Com mittee on Foreign Relations of the Senate a plan for
 the organizational structure of the Department re lating to security assistance programs.

5 (2) MATTERS TO BE INCLUDED.—The plan re6 quired under paragraph (1) shall include the fol7 lowing:

8 (A) An identification of each bureau and 9 office of the Department that carries out func-10 tions relating to planning, coordination, integra-11 tion, implementation, or evaluation of security 12 assistance, a description of the organizational 13 hierarchy and decision-making processes used 14 to coordinate across such bureaus and offices 15 and with United States diplomatic posts and 16 other Federal departments and agencies, and a 17 description of how the Working Group and the 18 Coordinator will facilitate coordination among 19 each such bureau and office.

20 (B) A description of—

21 (i) the reasons for—
22 (I) designating an existing office
23 or establishing a new office to serve as
24 the Office; and

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1	(II) selecting the Under Sec-
2	retary to which the Office will report;
3	(ii) the organizational structure of the
4	Office;
5	(iii) the specific mechanisms through
6	which the Working Group and Coordinator
7	could improve coordination among bureaus
8	and offices of the Department involved in
9	the planning or implementation of security
10	assistance programs and activities; and
11	(iv) the process by which the require-
12	ment for training described in section 812
13	will be fulfilled.
14	(C) The benefits, feasibility, and steps nec-
15	essary to detail personnel—
16	(i) on a reimbursable basis from the
17	relevant bureaus and offices of the Depart-
18	ment to provide staff to the Office; and
19	(ii) from USAID, the Department of
20	Defense, and other relevant Federal de-
21	partments and agencies to provide staff to
22	the Office.
23	(D) An identification of lessons learned
24	from the Security Governance Initiative (SGI),
25	an assessment of the utility of expanding the

1	SGI or a similar initiative globally, and a de-
2	scription of where best to locate the SGI or
3	similar initiative within the Department.
4	(E) An identification of an appropriate bu-
5	reau or office of the Department, whose head
6	does not report to the Under Secretary de-
7	scribed in subsection $(b)(1)$, to select and retain
8	the independent research entity described in
9	section $813(c)(4)$.
10	(F) A list of recommendations for any ad-
11	ditional legislative measures necessary to im-
12	prove the capacity and capabilities of the De-
13	partment to plan and implement security assist-
14	ance programs and activities.
15	(3) FORM.—The plan required under paragraph
16	(1) shall be submitted in unclassified form, but may
17	include a classified annex if necessary.
18	(4) CONSULTATION.—Not later than 90 days
19	after the date of the enactment of this Act, the Sec-
20	retary shall consult with the Committee on Foreign
21	Affairs of the House of Representatives and the
22	Committee on Foreign Relations of the Senate re-
23	garding the development and implementation of the
24	plan required under paragraph (1).

1 SEC. 812. WORKFORCE DEVELOPMENT.

2 Not later than 180 days after the date of the enact3 ment of this Act, the Secretary shall carry out the fol4 lowing: —

5 (1) Establish curriculum at the Department's 6 Foreign Service Institute to provide employees of the 7 Department of State with specialized training with 8 respect to security assistance. The training should 9 be aligned with the Security Cooperation Workforce 10 Development Program and developed in coordination 11 with the Defense Security Cooperation Agency, in-12 cluding through an agreement under section 1535(a) 13 of title 31, United States Code (commonly referred 14 to as the "Economy Act") or any other appropriate 15 agency-specific authority. The training shall include 16 the following:

17 (A) Awareness of the full range of agen18 cies, offices, personnel, statutory authorities,
19 funds, and programs involved in security assist20 ance and transfers and the respective decision21 making timelines.

(B) Familiarity with relevant military and
police security force systems and structures and
institutions at the time such training is occurring.

1	(C) Familiarity with security assistance re-
2	form, research regarding options for improve-
3	ment, and United States interagency and exter-
4	nal resources and experts.
5	(D) Familiarity with planning, implemen-
6	tation, and monitoring and evaluation for pro-
7	grammatic activities.
8	(E) Familiarity with implementation of—
9	(i) section 620M of the Foreign As-
10	sistance Act of 1961 (22 U.S.C. 2378d)
11	and section 362 of title 10, United States
12	Code;
13	(ii) arms transfer requirements under
14	the Arms Export Control Act (22 U.S.C.
15	2751 et seq.); and
16	(iii) best practices related to human
17	rights and civilian protection.
18	(F) Awareness of common risks to effec-
19	tiveness of security assistance, including corrup-
20	tion, political instability, and challenges relating
21	to absorptive capacity, partner commitment,
22	and transparency.
23	(2) Coordinate with the Secretary of Defense,
24	to the extent feasible, to ensure that, in addition to
25	the training described paragraph (1), individuals

1 who serve in priority recipient countries or countries 2 that do not meet baseline norms of governance, as 3 determined by the Under Secretary for purposes of 4 subsections (d)(1) and (d)(4) of section 813, obtain higher-level certification through the Defense Secu-5 6 rity Cooperation Agency's Defense Institute of Secu-7 rity Cooperation Studies or through a commensurate 8 program developed at the Department's Foreign 9 Service Institute prior to serving at the United 10 States diplomatic post in such country.

11 SEC. 813. SECURITY ASSISTANCE PLANNING.

12 (a) FRAMEWORK AND STANDARDS FOR SECURITY 13 ASSISTANCE.—Not later than 18 months after the date 14 of the enactment of this Act, the Coordinator shall create 15 and submit to the Committee on Foreign Affairs of the House of Representatives and the Committee on Foreign 16 17 Relations of the Senate a framework to be used by rel-18 evant bureaus and diplomatic posts to guide regional and 19 country-specific planning, such as joint regional strategies 20 or integrated country strategies, with respect to security 21 assistance. Such framework shall include the following:

(1) Identification and prioritization of overall
goals and objectives for security assistance, in accordance with the relevant National Security Strategy.

1	(2) Criteria for—
2	(A) determining the commitment and polit-
3	ical will of countries receiving assistance to use
4	such assistance in a manner that achieves
5	United States objectives;
6	(B) identifying opportunities and risks cre-
7	ated by the provision of security assistance; and
8	(C) tailoring and sequencing such assist-
9	ance accordingly.
10	(3) Guidance for—
11	(A) incorporating the assessment, moni-
12	toring, and evaluation program described in
13	subsection (c) into the strategic planning cycle;
14	(B) increasing coordination, as appro-
15	priate, with other major international donors to
16	maximize resources and unity of efforts;
17	(C) aligning the security assistance pro-
18	grams, projects, and activities of the Depart-
19	ment with other United States goals of engage-
20	ment with foreign countries, such as the pro-
21	motion of democracy, human rights, govern-
22	ance, and economic growth, as well as with
23	other United States assistance authorities, re-
24	sources, programmatic capabilities, and activi-
25	ties; and

1	(D) assessing the impact on Department
2	security assistance objectives, programs, and
3	activities of United States military activities in
4	the country or region covered by country or re-
5	gional strategy, including the number of United
6	States forces deployed, the duration of deploy-
7	ment, the purpose for which they were de-
8	ployed, and the authority under which they are
9	operating.
10	(4) Metrics for assessing the effectiveness of se-
11	curity assistance in—
12	(A) increasing the operational access and
13	influence of the United States;
14	(B) improving partner capacity and com-
15	mitment to countering shared threats and in-
16	creased burden sharing, including in ways that
17	enable reallocation of United States military de-
18	ployments to other high priority missions;
19	(C) reducing the underlying drivers of
20	state fragility; and
21	(D) contributing to the maintenance of ex-
22	isting peace treaties between recipients of as-
23	sistance.
24	(5) A process to ensure that transfers regulated
25	by the Department that are outside the scope of se-

1	curity assistance, such as certain direct commercial
2	sales, are factored into—
3	(A) the implementation of the assessment,
4	monitoring, and evaluation program described
5	in subsection (c); and
6	(B) the planning process described in sub-
7	section (d).
8	(b) Definitions Promulgated by the Working
9	GROUP.—Not later than 18 months after the date of the
10	enactment of this Act, the Working Group shall—
11	(1) in consultation with the Coordinator and
12	bureaus and offices of the Department that are in-
13	volved in the planning, coordination, integration, im-
14	plementation, or evaluation of security assistance,
15	develop and promulgate a definition of the level of
16	security assistance programs, projects, or activities
17	that mark a country as a recipient of "significant"
18	security assistance to merit inclusion in the assess-
19	ment, monitoring, and evaluation process described
20	in subsection (c); and
21	(2) in consultation with the Coordinator, the
22	Bureau of Democracy , Human Rights, and Labor,
23	and the heads of other relevant bureaus of the De-
24	partment, develop and promulgate a definition of
25	baseline norms for governance and the rule of law,

1	including a rubric to assess whether a recipient of
2	security assistance is abiding by such baseline.
3	(c) Assessment, Monitoring, and Evaluation.—
4	(1) IN GENERAL.—Not later than 18 months
5	after the date of the enactment of this Act, the Co-
6	ordinator shall develop an assessment, monitoring,
7	and evaluation program to be conducted for any
8	country receiving significant security assistance, as
9	defined in accordance with subsection $(b)(1)$.
10	(2) ELEMENTS.—The program described in
11	paragraph (1) shall include each of the following ele-
12	ments:
13	(A) Baseline assessments that consider
14	factors, including—
15	(i) recipient country threat percep-
16	tions and the manner in which such per-
17	ceptions may inform the use of security as-
18	sistance;
19	(ii) the recipient's approach to govern-
20	ance and commitment to rule of law, in-
21	cluding the transparency and account-
22	ability of security forces, and the manner
23	in which such approach is likely to be in-
24	fluenced by security assistance;

1	(iii) the recipient's capacity to absorb
2	the security assistance given and to achieve
3	the objectives of such assistance;
4	(iv) the human rights record of the re-
5	cipient, including for purposes of section
6	620M of the Foreign Assistance Act of
7	1961 (22 U.S.C. 2378d) and section 362
8	of title 10, United States Code, and any
9	relevant attempts by such recipient to rem-
10	edy such record;
11	(v) country- or region-specific oppor-
12	tunities and risks that could enhance or
13	impair the outcomes associated with pro-
14	viding security assistance; and
15	(vi) indicators of efficacy for security
16	assistance programs, projects, and activi-
17	ties, for purposes of planning, monitoring,
18	and evaluation.
19	(B) Monitoring implementation of security
20	assistance programs, projects, and activities to
21	measure progress toward achieving specific tar-
22	gets, metrics, or indicators, as well as desired
23	outcomes.

(C) Evaluation of the efficiency and effec tiveness of security assistance in achieving de sired outcomes.

4 (D) Identification of lessons learned in car5 rying out security assistance and recommenda6 tions for improving future assistance.

7 (3) OVERSIGHT AND FRAMEWORK.—The Coor8 dinator shall guide and support, in coordination with
9 relevant regional and functional bureaus, the assess10 ment and monitoring described in paragraph (1) and
11 shall create a common evaluation framework.

12 INDEPENDENT RESEARCH ENTITY.—Not (4)13 later than 18 months after the date of the enact-14 ment of this Act, the Secretary shall enter into a 15 contract with an independent research entity, such 16 as a federally funded research and development cen-17 ter or other non-profit entity, that demonstrates ap-18 propriate expertise and analytical capability to evalu-19 ate the capacity of security assistance to achieve de-20 sired outcomes in accordance with the framework 21 created pursuant to paragraph (3).

(5) SENSE OF CONGRESS.—It is the sense of
Congress that the ability of the Department to
measure and assess the effects of United States security assistance programs and activities on govern-

ance, rule of law, professionalism of recipient secu rity forces, and institutional capacity weaknesses of
 recipient security forces would benefit from the in creased availability of independent research and
 data.

6 (d) Security Assistance Planning.—

(1) PRIORITIZATION.—Not later than two years
after the date of the enactment of this Act, and annually thereafter, the Working Group shall develop
a list of priority recipient countries to receive security assistance, on the basis of policy objectives determined by the Department, and submit such information in accordance with subsection (f).

14 (2) INCLUSION IN REGIONAL AND COUNTRY 15 STRATEGIES.—Any comprehensive regional strategy, 16 such as a joint regional strategy or its equivalent, 17 and any country strategy, such as an integrated 18 country strategy or its equivalent, that is produced 19 on or after the date that is 2 years after the date 20 of the enactment of this Act, and each successor 21 strategy to such strategy, shall integrate security as-22 sistance planning in a manner that incorporates the 23 elements of the framework created pursuant to sub-24 section (a) and include an annex relating to security 25 assistance, which shall include—

1	(A) the assessment, monitoring, and eval-
2	uation metrics described in subsection (c);
3	(B) requests to allocate security assistance
4	with respect to the area covered by the strategy;
5	and
6	(C) a description of the manner in which
7	such resources will be used.
8	(3) COORDINATION OF RESOURCES.—In devel-
9	oping annexes relating to security assistance for in-
10	clusion in comprehensive regional strategies or coun-
11	try strategies in accordance with paragraph (2), the
12	relevant bureau, office, or diplomatic post shall co-
10	andinata with
13	ordinate with—
13 14	(A) the Office;
14	(A) the Office;
14 15	(A) the Office;(B) the Office of Foreign Assistance Re-
14 15 16	(A) the Office;(B) the Office of Foreign Assistance Resources, or an equivalent entity in the Depart-
14 15 16 17	(A) the Office;(B) the Office of Foreign Assistance Resources, or an equivalent entity in the Department, regarding the allocation of resources in
14 15 16 17 18	(A) the Office;(B) the Office of Foreign Assistance Resources, or an equivalent entity in the Department, regarding the allocation of resources in line with priorities of the Department of State
14 15 16 17 18 19	 (A) the Office; (B) the Office of Foreign Assistance Resources, or an equivalent entity in the Department, regarding the allocation of resources in line with priorities of the Department of State for security assistance; and
 14 15 16 17 18 19 20 	 (A) the Office; (B) the Office of Foreign Assistance Resources, or an equivalent entity in the Department, regarding the allocation of resources in line with priorities of the Department of State for security assistance; and (C) the Department of Defense and other
 14 15 16 17 18 19 20 21 	 (A) the Office; (B) the Office of Foreign Assistance Resources, or an equivalent entity in the Department, regarding the allocation of resources in line with priorities of the Department of State for security assistance; and (C) the Department of Defense and other Federal departments and agencies that provide
 14 15 16 17 18 19 20 21 22 	 (A) the Office; (B) the Office of Foreign Assistance Resources, or an equivalent entity in the Department, regarding the allocation of resources in line with priorities of the Department of State for security assistance; and (C) the Department of Defense and other Federal departments and agencies that provide security assistance, security cooperation, or

1	date of the enactment of this Act, any annex relat-
2	ing to security assistance described in paragraph (2)
3	that is included in a country strategy shall include
4	an assessment by the Under Secretary responsible
5	for civilian security, democracy, and human rights
6	whether such country abides by baseline norms for
7	governance and the rule of law using the rubric pro-
8	mulgated in accordance with subsection $(b)(2)$. A se-
9	curity assistance annex developed in accordance with
10	paragraph (2) for a country receiving a negative de-
11	termination shall also include the following:
12	(A) Reforms the recipient could undertake,
13	where practicable, to improve governance and
14	rule of law in order to create more effective se-
15	curity.
16	(B) Conditions, which may also be included
17	in the compacts described in subsection (e),
18	under which the United States might—
19	(i) expand or increase security assist-
20	ance upon verifiable progress made toward
21	such reforms; and
22	(ii) restrict or end security assistance
23	as a result of lack of progress toward such
24	reforms or further deterioration of norms
25	for governance or the rule of law.

1	(C) An assessment of the benefits and like-
2	lihood of reaching agreement with the recipient
3	country to devote 1 percent of the total value
4	of all security assistance to such country for
5	training in-country civilian professionals on
6	methods to evaluate the fiscal and functional ef-
7	fectiveness of the security institutions in such
8	country.
9	(D) The manner in which security assist-
10	ance will be used to improve governance, rule of
11	law, and human rights reforms in such country.
12	(E) Steps to ensure consultation with the
13	national legislature and with civil society groups
14	that operate in such country on the provision of
15	security assistance, including for the formula-
16	tion of a compact in accordance with subsection
17	(e)(2).
18	(e) Security Assistance Compacts.—
19	(1) IN GENERAL.—Not later than two years
20	after the date of the enactment of this Act, the Sec-
21	retary shall seek to enter into multi-year compacts
22	where appropriate with the governments of countries

that receive security assistance. Such compacts

1	(A) A joint diagnosis of the strengths and
2	challenges of the recipient country's security in-
3	stitutions, including priority capacity and capa-
4	bility requirements.
5	(B) A plan for bilateral security assistance
6	and cooperation that includes—
7	(i) a commitment by the recipient
8	specifying the manner in which security as-
9	sistance will be used, within a defined
10	timeframe;
11	(ii) plans for sustainment by the re-
12	cipient of any capacity or capabilities built
13	as a result of such assistance; and
14	(iii) mutually agreed oversight mecha-
15	nisms for security assistance and metrics,
16	to determine whether such assistance is ac-
17	complishing the agreed-upon objectives.
18	(2) Special provisions.—If the Under Sec-
19	retary described in subsection $(d)(3)$ assesses that a
20	country is not abiding by baseline norms for govern-
21	ance or the rule of law, a compact under this sub-
22	section with such country should, where practicable,
23	be formulated in consultation with the national legis-
24	lature and domestic civil society groups and include
25	mutually agreed upon reforms and conditions based

- on those established as a result of such determina tion in accordance with subsection (d)(4).
- 3 (f) REPORTING REQUIREMENTS.—Beginning three
 4 years after the date of the enactment of this Act and an5 nually thereafter, the Secretary shall include with any ma6 terials submitted in support of the budget for that fiscal
 7 year that is submitted to Congress by the President under
 8 section 1105(a) of title 31 an unclassified report, that may
 9 include a classified annex, with the following:
- 10 (1) A list of priority security assistance recipi11 ents, along with descriptions of the policy objectives
 12 that the Secretary seeks to achieve by providing
 13 such assistance to such recipients, developed pursu14 ant to subsection (d)(1).
- 15 (2) A description of the results of the evalua-16 tions conducted pursuant to subsection (c)(4).
- 17 (3) A description of the manner in which the
 18 Department will allocate, monitor, and evaluate all
 19 security assistance pursuant to the program de20 scribed in subsection (c) and the planning process
 21 described in subsection (d).
- (4) A description of any updates made during
 the previous year to the framework described in subsection (d)(1) and annex relating to security assistance required under subsection (d)(2).

(5) The status and impact on United States ob jectives of any compacts entered into in accordance
 with subsection (e) and of any ongoing efforts to
 enter into new compacts in accordance with such
 subsection.

6 SEC. 814. INTERAGENCY COORDINATION OF SECURITY AS7 SISTANCE, TRANSFERS, AND SECURITY CO8 OPERATION.

9 (a) CREATION OF A COMMON DATABASE.—Not later 10 than two years after the date of the enactment of this Act, 11 the Secretary, in coordination with the Secretary of De-12 fense and other appropriate Federal departments and 13 agencies, shall maintain a common database of informa-14 tion to permit the identification of security assistance pro-15 grams, funding, and transfers by recipient country.

16 (b) COORDINATION WITH THE DEPARTMENT OF DE-17 FENSE.—

18 (1) IN GENERAL.—Not later than one year 19 after the date of the enactment of this Act, the Sec-20 retary, in coordination with the Secretary of De-21 fense, shall submit a report to the appropriate con-22 gressional committees that assesses existing mecha-23 nisms, including provisions under title 10, United 24 States Code, that require the concurrence of the 25 Secretary of State, and other applicable provisions of

1	law that provide for coordination between security
2	assistance programs, projects, and activities of the
3	Department of State and security cooperation pro-
4	grams, projects, and activities of the Department of
5	Defense that includes the following:
6	(A) An identification of existing coordina-
7	tion mechanisms for planning, executing, and
8	overseeing security assistance and security co-
9	operation programs, projects, and activities, the
10	purpose of such mechanisms, and their efficacy
11	in practice.
12	(B) An identification of additional meas-
13	ures that would improve the speed, simplicity,
14	or agility of each identified mechanism, with a
15	focus on mechanisms requiring the concurrence
16	of the Secretary.
17	(C) An identification of any programs, au-
18	thorities, or resources that do not require co-
19	ordination under existing law.
20	(D) An identification of the specific mecha-
21	nisms to improve coordination between Depart-
22	ment of State bureaus and offices involved in
23	planning, executing, or overseeing security as-
24	sistance programs and activities and the United

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States combatant command or commands relevant to such bureaus and offices.

3 (E) An assessment of the advisability and 4 feasibility of expanding existing mechanisms or 5 establishing new mechanisms to detail employ-6 ees from Department of State bureaus and of-7 fices involved in planning, executing, or over-8 seeing security assistance programs and activi-9 ties to United States combatant commands and 10 from the Department of Defense to such De-11 partment of State bureaus and offices for the 12 purpose of improving coordination on security 13 assistance planning and implementation.

14 (2) APPROPRIATE CONGRESSIONAL COMMIT15 TEES DEFINED.—In this subsection, the term "ap16 propriate congressional committees" means—

17 (A) the Committee on Foreign Affairs and
18 the Committee on Armed Services of the House
19 of Representatives; and

20 (B) the Committee on Foreign Relations
21 and the Committee on Armed Services of the
22 Senate.

(c) SENSE OF CONGRESS.—It is the sense of Congress that the Secretary of State and the Secretary of Defense should jointly establish a pilot program to evaluate

the advisability and feasibility of a joint entity to conduct
 collaborative planning of security assistance and security
 cooperation. The pilot program should—

- 4 (1) establish one or more joint planning cells to
 5 conduct collaborative planning between the Depart6 ment of State and the Department of Defense for
 7 security assistance and security cooperation pro8 grams, projects, and activities in a specific region or
 9 regions;
- 10 (2) assign personnel from relevant offices and
 11 agencies within each Department to staff the joint
 12 planning cell or cells; and
- (3) assess the advantages and disadvantages of
 collaborative interagency planning of security assistance, and determine whether there are organizational, legal, policy, or resource barriers to broader
 adoption of such a model.

18 SEC. 815. RULE OF CONSTRUCTION.

Nothing in this subtitle shall affect the implementation of subsection (h) of section 36 of the Arms Export
Control Act (22 U.S.C. 2776).

170 Subtitle B—Foreign Military 1 Assistance 2 SEC. 821. STRATEGIC ALLOCATION OF EXCESS DEFENSE 3 4 ARTICLES. 5 (a) IN GENERAL.—Section 516 of the Foreign Assistance Act of 1961 (22 U.S.C. 2321j), is amended— 6 7 (1) in subsection (b)— 8 (A) by striking "(1) The President" and 9 inserting "The President"; 10 (B) by redesignating subparagraphs (A) 11 through (F) as paragraphs (1) through (6), re-12 spectively, and moving the margins of each such 13 paragraph two ems to the left; and 14 (C) by striking "(2) Accordingly," and all 15 that follows through "1990."; 16 (2) in subsection (c)— 17 (A) by striking paragraph (2) and insert-18 ing the following: 19 "(2) PRIORITY.—Notwithstanding any other 20 provision of law, excess defense articles under this 21 section shall be transferred in accordance with 22 United States foreign policy, including national secu-23 rity priorities as jointly determined by the Secretary 24 of State, in consultation with the Secretary of De-25 fense, to the maximum extent feasible."; and

1	(B) by adding at the end the following:
2	"(3) Supporting costs.—The Department of
3	State is authorized to expend funds available for se-
4	curity assistance for the refurbishment or upgrade of
5	excess defense articles transferred under the author-
6	ity of this section and for training of foreign security
7	forces directly in relation to excess defense articles
8	transferred under the authority of this section, if—
9	"(A) such assistance is necessary to ad-
10	vance the national security objectives of the
11	United States in relation to the recipient coun-
12	try or countries; and
13	"(B) such costs do not exceed \$10 million
14	in relation to a single transfer of excess defense
15	articles under this section.";
16	(3) in subsection $(f)(1)$, by striking
17	"\$7,000,000" and inserting "\$25,000,000"; and
18	(4) in subsection $(g)(1)$, by striking
19	"\$500,000,000" and inserting "\$600,000,000".
20	SEC. 822. MODIFICATION OF PURPOSES FOR WHICH MILI-
21	TARY SALES BY THE UNITED STATES ARE AU-
22	
22	THORIZED.
22 23	THORIZED. Section 4 of the Arms Export Control Act (22 U.S.C.

1	nal security" and inserting "legitimate internal security
2	(including for anti-terrorism purposes)".
3	SEC. 823. RETURN OF DEFENSE ARTICLES.
4	Section 21(m)(1)(B) of the Arms Export Control Act
5	(22 U.S.C. 2761(m)(1)(B)) is amended—
6	(1) by striking "(B) is not" and inserting
7	"(B)(i) is not";
8	(2) by striking "; and" and inserting "; or";
9	and
10	(3) by adding at the end the following:
11	"(ii) is significant military equipment (as
12	defined in section $47(9)$ of this Act) and the
13	Secretary of State has provided prior approval
14	of the return of such defense article from the
15	foreign country or international organization;
16	and".
17	SEC. 824. REQUIREMENTS RELATING TO EXEMPTIONS FOR
18	LICENSING OF DEFENSE ITEMS.
19	Section 38(j) of the Arms Export Control Act (22
20	U.S.C. 2778(j)) is amended—
21	(1) in the subsection heading—
22	(A) by striking "COUNTRY"; and
23	(B) by striking "to Foreign Coun-
24	TRIES'';
25	(2) in paragraph $(1)(A)$ —

1	(A) in the matter preceding clause (i)—
2	(i) by striking "a foreign country"
3	and inserting "the North Atlantic Treaty
4	Organization, any member country of that
5	Organization, the Republic of Korea, Aus-
6	tralia, New Zealand, Japan, or Israel";
7	(ii) by inserting "(except that the
8	President may not so exempt such Organi-
9	zation, member country, or other country
10	that is not eligible to acquire defense items
11	under any other provision of law)" after
12	"with respect to exports of defense items";
13	and
14	(iii) by striking "the foreign country"
15	and inserting "such Organization, member
16	country, or other country"; and
17	(B) in clause (ii)—
18	(i) by striking "the foreign country"
19	and inserting "such Organization, member
20	country, or other country"; and
21	(ii) by striking "under their domestic
22	laws'';
23	(3) in paragraph (2) —
24	(A) in subparagraph (A)—

1	(i) in the matter preceding clause
2	(i)—
3	(I) by striking ", at a min-
4	imum,";
5	(II) by striking "the foreign
6	country" and inserting "the Organiza-
7	tion, member country, or other coun-
8	try referred to in paragraph (1)"; and
9	(III) by striking "to revise its
10	policies and practices, and promulgate
11	or enact necessary modifications to its
12	laws and regulations to establish" and
13	inserting "to establish and maintain";
14	(ii) in clause (i), by striking "the for-
15	eign country" and inserting "such Organi-
16	zation, member country, or other country";
17	and
18	(iii) in clause (ii), by striking "re-
19	transfer control commitments, including
20	securing" and inserting "retransfer con-
21	trols that secure";
22	(B) in subparagraph (B)—
23	(i) in the matter preceding clause
24	(i)—

1	(I) by striking ", at a min-
2	imum,";
3	(II) by striking "the foreign
4	country" and inserting "the Organiza-
5	tion, member country, or other coun-
6	try referred to in paragraph (1)"; and
7	(III) by striking "to revise its
8	policies and practices, and promulgate
9	or enact necessary modifications to its
10	laws and regulations"; and
11	(ii) in clause (iv), by striking "the for-
12	eign country" and inserting "the member
13	country or other country"; and
14	(4) in paragraph (3)—
15	(A) in the matter preceding subparagraph
16	(A), by striking "a foreign country" and insert-
17	ing "the Organization, member country, or
18	other country referred to in paragraph (1)";
19	(B) in subparagraph (A), by striking "that
20	foreign country" and inserting "such Organiza-
21	tion, member country, or other country";
22	(C) in subparagraph (B)—
23	(i) by striking "the foreign country"
24	and inserting "such Organization, member
25	country, or other country"; and

1	(ii) by striking "has promulgated or
2	enacted all necessary modifications to its
3	laws and regulations to comply' and in-
4	serting "has taken such actions to com-
5	ply"; and
6	(D) in subparagraph (C)—
7	(i) by striking "a foreign country"
8	and inserting "such Organization, member
9	country, or other country'; and
10	(ii) by striking "that country" and in-
11	serting "such Organization, member coun-
12	try, or other country".
13	SEC. 825. AMENDMENT TO GENERAL PROVISIONS.
14	Section 42(a) of the Arms Export Control Act (22
15	U.S.C. 2791(a)) is amended in the first sentence by insert-
16	ing "on a competitive basis" after "procurement in the
17	United States".
18	SEC. 826. TECHNICAL AMENDMENTS TO ARMS EXPORT
19	CONTROL ACT.
20	Section $36(b)(6)$ of the Arms Export Control Act (22
21	U.S.C. 2776(b)(6)) is amended by inserting "the North
22	Atlantic Treaty Organization or" before "a member coun-
23	try''.

1SEC. 827. SENSE OF CONGRESS ON LICENSING UNDER2UNITED STATES ARMS EXPORT CONTROL3PROGRAMS.

4 It is the sense of Congress that, in implementing re-5 forms of United States arms export licensing regimes, the President should prioritize the development of a new 6 7 framework to improve and streamline licensing, including by seeking to revise the Special Comprehensive Export Au-8 9 thorizations for exports to the North Atlantic Treaty Organization, any member country of that Organization, 10 Sweden, or any other country described in section 11 36(c)(2)(A) of the Arms Export Control Act (22 U.S.C. 12 2776(c)(2)(A)) under section 126.14 of title 15, Code of 13 Federal Regulations (relating to the International Traffic 14 in Arms Regulations). 15

16SEC. 828. EXTENSION OF WAR RESERVE STOCKPILE AU-17THORITY.

(a) DEPARTMENT OF DEFENSE APPROPRIATIONS
ACT, 2005.—Section 12001(d) of the Department of Defense Appropriations Act, 2005 (Public Law 108–287;
118 Stat. 1011) is amended by striking "2020" and inserting "2021".

23 (b) STOCKPILING OF DEFENSE ARTICLES FOR FOR24 EIGN COUNTRIES.—Section 514(b)(2)(A) of the Foreign
25 Assistance Act of 1961 (22 U.S.C. 2321h(b)(2)(A)) is

amended by striking "and 2020" and inserting "2020,
 and 2021".

3	SEC. 829. PEACEKEEPING OPERATIONS AND OTHER NA-
4	TIONAL SECURITY PROGRAMS.
5	(a) AUTHORITY.—
6	(1) IN GENERAL.—Section 551 of the Foreign
7	Assistance Act of 1961 (22 U.S.C. 2348) is amend-
8	ed—
9	(A) in the first sentence, by striking "The
10	President" and inserting "(a) The President";
11	and
12	(B) by adding at the end the following:
13	"(b) Funds authorized to be appropriated under this
14	chapter may also be used to provide assistance to enhance
15	the capacity of foreign civilian security forces (as such
16	term is defined in section 841(c) of the International Se-
17	curity Assistance Act of 2019) to participate in peace-
18	keeping and counterterrorism operations, and to promote
19	greater participation of women in such peacekeeping oper-
20	ations.
21	"(c) Funds authorized to be appropriated under this
20	ations.
-1	(c) I allas addicined to be appropriated allast allast

22 chapter to provide assistance to friendly foreign countries23 for purposes other than support for multilateral peace-24 keeping operations shall be subject to the certification re-

quirements of section 36 of the Arms Export Control Act
 (22 U.S.C. 2776).".

3 (2) DISARMAMENT AND REINTEGRATION.—

(A) IN GENERAL.—Notwithstanding any 4 5 other provision of law, funds authorized to be 6 appropriated under any provision of law for 7 peacekeeping operations may be made available 8 to support programs to disarm, demobilize, and 9 reintegrate into civilian society former members 10 of foreign terrorist organizations, and to pro-11 mote greater participation of women in such 12 programs.

(B) CONSULTATION.—The Secretary shall
consult with the Committee on Foreign Affairs
and the Committee on Appropriations of the
House of Representatives and the Committee
on Foreign Relations and the Committee on
Appropriations of the Senate prior to obligating
funds described in subparagraph (A).

20 (C) DEFINITION.—In this paragraph, the
21 term "foreign terrorist organization" means an
22 organization designated as a terrorist organiza23 tion under section 219(a) of the Immigration
24 and Nationality Act (8 U.S.C. 1189(a)).

1 (b) NOTIFICATION.—The Secretary shall notify the 2 Committee on Foreign Affairs and the Committee on Ap-3 propriations of the House of Representatives and the 4 Committee on Foreign Relations and the Committee on 5 Appropriations of the Senate at least 15 days prior to obli-6 gating funds under any provision of law for peacekeeping 7 operations.

8 (c) CONFORMING AMENDMENT.—The heading for
9 chapter 6 of part II of the Foreign Assistance Act of 1961
10 (22 U.S.C. 2348 et seq.) is amended by adding at the end
11 the following: "AND OTHER NATIONAL SECURITY PRO12 GRAMS".

13 SEC. 830. OTHER AMENDMENTS TO MILITARY ASSISTANCE 14 AUTHORITIES.

15 The Foreign Assistance Act of 1961 is amended as16 follows:

17 (1) In section 516 (22 U.S.C. 2321j)— 18 (A) in subsection (a), by striking "coun-19 tries" and inserting "countries, regional organi-20 zations, and international organizations"; 21 (B) in subsection (b)(5), as redesignated 22 by section 821(a)(1)(B), by striking "countries" and inserting "countries, regional organizations, 23 and international organizations"; 24

1	(C) in subsection $(c)(1)$, by striking "re-
2	cipient country" and inserting "recipient coun-
3	try or organization";
4	(D) in subsection $(f)(2)$ —
5	(i) in subparagraph (A), by striking
6	"country" each place it appears and insert-
7	ing "country or organization"; and
8	(ii) in subparagraph (C), by striking
9	"countries" and inserting "countries or or-
10	ganizations"; and
11	(E) in subsection (h), by striking "coun-
12	try" and inserting "country and organization".
13	(2) In section 620M (22 U.S.C. 2378d)—
14	(A) in subsection $(d)(7)$, by striking "to
15	the maximum extent practicable" and inserting
16	"unless such disclosure would endanger the
17	safety of human sources or reveal sensitive in-
18	telligence sources and methods"; and
19	(B) by adding at the end the following:
20	"(e) Report.—
21	"(1) IN GENERAL.—Not later than January 31
22	of each year, the Secretary of State shall submit to
23	the Committee on Foreign Affairs and the Com-
24	mittee on Appropriations of the House of Represent-
25	atives and the Committee on Foreign Relations and

the Committee on Appropriations of the Senate, a
 report on the vetting process of units of security
 forces of foreign countries established to comply with
 this section.

5 "(2) MATTERS TO BE INCLUDED.—The report
6 required under paragraph (1) shall include the fol7 lowing:

8 "(A) The total number of units submitted 9 for vetting during the prior calendar year, and 10 the number of such units that were approved, 11 suspended, or rejected for human rights rea-12 sons.

"(B) The name of such units rejected during the prior calendar year and a description of
the steps taken to assist the government of the
foreign country in bringing the responsible
members of such units to justice, in accordance
with subsection (c).

19 "(C) An updated list of the units with re20 spect to which no assistance is to be furnished
21 pursuant to subsection (a).".

(3) In section 622(c) (22 U.S.C. 2382(c)), by
inserting "law enforcement and justice sector assistance," before "military assistance,".

(4) In section 656(a)(1) (22 U.S.C.
 2416(a)(1)), by striking "January 31" and inserting
 "March 1".

4 SEC. 831. REPEAL OF REPORTS.

5 (a) REPEAL OF ANNUAL REPORT ON WORLD MILI6 TARY EXPENDITURES AND ARMS TRANSFERS.—Section
7 404 of the Arms Control and Disarmament Act (22)
8 U.S.C. 2593b) is hereby repealed.

9 (b) REPEAL OF ANNUAL REPORT RELATING TO THE
10 COMMISSION ON SECURITY AND COOPERATION IN EU11 ROPE.—Section 5 of Public Law 94–304 (22 U.S.C. 3005)
12 is hereby repealed.

(c) REPEAL OF REPORT ON ASSISTANCE RELATING
14 TO INTERNATIONAL TERRORISM.—Section 502 of the
15 International Security and Development Cooperation Act
16 of 1985 (22 U.S.C. 2349aa-7) is amended—

17 (1) by striking subsection (b); and

18 (2) by redesignating subsection (c) as sub-19 section (b).

20 SEC.832.DEFENSE TRADE CONTROLS REGISTRATION21FEES.

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

24 (1) in the first sentence—

1	(A) by inserting "defense trade controls"
2	after "100 percent of the"; and
3	(B) by striking "the Office of Defense
4	Trade Controls of"; and
5	(2) in the second sentence—
6	(A) in the matter preceding paragraph (1),
7	by inserting "management, licensing, compli-
8	ance, and policy activities in the defense trade
9	controls function, including" after "incurred
10	for'';
11	(B) in paragraph (1), by striking "contract
12	personnel to assist in";
13	(C) in paragraph (2), by striking "and" at
14	the end;
15	(D) in paragraph (3), by striking the pe-
16	riod at the end and inserting a semicolon; and
17	(E) by adding at the end the following:
18	"(4) the facilitation of defense trade policy de-
19	velopment and implementation, review of commodity
20	jurisdiction determinations, public outreach to indus-
21	try and foreign parties, and analysis of scientific and
22	technological developments as they relate to the ex-
23	ercise of defense trade control authorities; and
24	"(5) contract personnel to assist in such activi-
25	ties.".

1	SEC. 833. WITHHOLDING OF ASSISTANCE TO UNITS OF FOR-
2	EIGN SECURITY FORCES THAT ENGAGED IN
3	SEXUAL EXPLOITATION OR ABUSE IN PEACE-
4	KEEPING OPERATIONS.

5 The Foreign Assistance Act of 1961 is amended by6 inserting after section 554 the following:

7 "SEC. 555. WITHHOLDING OF ASSISTANCE TO UNITS OF
8 FOREIGN SECURITY FORCES THAT ENGAGED
9 IN SEXUAL EXPLOITATION OR ABUSE IN
10 PEACEKEEPING OPERATIONS.

11 "(a) IN GENERAL.—The Secretary of State should withhold assistance to any unit of the security forces of 12 a foreign country if the Secretary has credible information 13 14 that such unit has engaged in sexual exploitation or abuse, including while serving in a United Nations peacekeeping 15 operation, until the Secretary determines that the govern-16 17 ment of such country is taking effective steps to hold the responsible members of such unit accountable and to pre-18 19 vent future incidents.

- 20 "(b) NOTICE.—The Secretary of State—
- 21 "(1) shall promptly notify the government of
 22 each country subject to any withholding of assist23 ance pursuant to this section; and

24 "(2) shall notify the appropriate congressional25 committees of such withholding not later than 10

days after a determination to withhold such assist ance is made.

3 "(c) ASSISTANCE.—The Secretary of State shall, to 4 the maximum extent practicable, assist the government of 5 each country subject to any withholding of assistance pur-6 suant to this section in bringing the responsible members 7 of such unit of the security forces of the country to justice. "(d) Appropriate Congressional Committees 8 9 DEFINED.—In this section, the term 'appropriate congressional committees' means-10 11 "(1) the Committee on Foreign Affairs and the 12 Committee on Appropriations of the House of Representatives; and 13 14 "(2) the Committee on Foreign Relations and

14 "(2) the Committee on Foreign Relations and 15 the Committee on Appropriations of the Senate.".

16 SEC. 834. MODIFICATION TO LIMITATIONS ON ASSISTANCE

RELATING TO HUMAN RIGHTS.

17

(a) MODIFICATION TO THE LIMITATION ON ASSISTANCE TO SECURITY FORCES.—Subsection (a) of section
620M of the Foreign Assistance Act of 1961 (22 U.S.C.
2378d) is amended—

(1) by inserting ", including any combined security activities or operations with any such unit,"
after "of a foreign country"; and

(2) by inserting ", including any act that con stitutes a war crime, as such term is defined in sec tion 2441 of title 18, United States Code" after
 "gross violation of human rights".

5 (b) MODIFICATION TO LIMITATION ON SECURITY As-6 SISTANCE.—Subsection (d)(1) of section 502B of the For-7 eign Assistance Act of 1961 (22 U.S.C. 2304) is amended 8 by inserting "any act that constitutes a war crime, as such 9 term is defined in section 2441 of title 18, United States 10 Code," after "the abduction and clandestine detention of 11 those persons,".

Subtitle C—Studies on Authorities and Programs

14 SEC. 841. REQUIREMENT FOR STUDY BY BUREAU OF INTER-

15 NATIONAL NARCOTICS AND LAW ENFORCE-16 MENT AFFAIRS.

17 (a) IN GENERAL.—Not later than one year after the date of enactment of this Act, the Assistant Secretary for 18 the Bureau of International Narcotics and Law Enforce-19 20 ment, in consultation with the heads of other relevant bu-21 reaus of the Department, shall submit to the Committee 22 on Foreign Affairs of the House of Representatives and 23 the Committee on Foreign Relations of the Senate a re-24 port detailing all existing programs, and their statutory authorities, that provide training, advice, equipment, and 25

other support to eligible foreign civilian security forces and
 institutions.

3 (b) MATTERS TO BE INCLUDED.—Such a report4 shall assess the following:

5 (1) The benefits and costs of consolidating the
6 number of such programs and expanding the scope
7 of such programs, as appropriate.

8 (2) The prospects for improving coordination9 among such programs.

10 (3) The impact of repealing section 660 of the
11 Foreign Assistance Act of 1961 (22 U.S.C. 2420),
12 including—

(A) the potential opportunities such repeal
would create for expanding existing programs
or establishing new programs to improve the capacity, capabilities, and professionalism of such
civilian security forces and institutions, including with respect to pay and promotions, benefits, leadership, and administration; and

20 (B) the required elements necessary to en21 sure that any such program would enhance rule
22 of law and safeguard human rights.

23 (c) CIVILIAN SECURITY FORCES.—In this section,
24 the term "civilian security forces" includes non-military
25 security forces at the national, state, district, or local level

that are responsible for internal security, do not report 1 2 to a defense ministry or similar or related defense or military entity of a foreign government, and are assigned re-3 4 sponsibility for one or more of the following: 5 (1) Law enforcement. 6 (2) Border security. 7 (3) Maritime and port security. 8 (4) Customs law enforcement. 9 (5) Sanctions monitoring and enforcement. 10 (6) Counterterrorism. 11 (7) Counter-narcotics. 12 (8) Counterproliferation. 13 (9) Counter-transnational organized crime. 14 (10) Improving the administration of justice. 15 (11) Promoting respect for human rights. 16 (12) Promoting the rule of law. 17 SEC. 842. REQUIREMENT FOR INDEPENDENT STUDY OF EX-18 ISTING SECURITY ASSISTANCE AUTHORITIES. 19 (a) IN GENERAL.—Not later than 60 days after the 20 date of the enactment of this Act, the Secretary shall enter 21 into a contract with a federally funded research and devel-22 opment center with appropriate expertise and analytical 23 capability to carry out the study described in subsection (b). 24

1	(b) Study.—The study required by subsection (a)
2	shall provide for a comprehensive examination of—
3	(1) the history and evolution of existing security
4	assistance authorities and the original intent of such
5	authorities;
6	(2) areas in which—
7	(A) such authorities have deviated from
8	such original intent and explanations why; and
9	(B) such authorities overlap or compete
10	with one another; and
11	(3) recommendations for consolidating, replac-
12	ing, or otherwise adapting such authorities, as well
13	as for establishing new ones, to include recommenda-
14	tions for differentiating authorities based on the ca-
15	pacity and capabilities they build as opposed to by
16	issue or purpose.
17	(c) Report.—
18	(1) TO THE SECRETARY.—Not later than one
19	year after the date on which , the Secretary enters
20	into a contract pursuant to subsection (a), the inde-
21	pendent research entity that has entered into a con-
22	tract with the Secretary shall submit to the Sec-
23	retary a report containing—
24	(A) the results of the study required by
25	subsection (a); and

(B) such recommendations to improve the
 effectiveness of existing security assistance au thorities as the entity considers to be appro priate.

5 (2) TO CONGRESS.—Not later than 30 days 6 after receipt of the report under paragraph (1), the 7 Secretary shall submit such report, together with 8 any additional views or recommendations of the Sec-9 retary, to the Committee on Foreign Affairs of the 10 House of Representatives and the Committee on 11 Foreign Relations of the Senate.

12 TITLE IX—MISCELLANEOUS

13 SEC. 901. CASE-ZABLOCKI ACT REFORM.

14 Section 112b of title 1, United States Code, is15 amended—

16 (1) in subsection (a), by striking "Committee
17 on International Relations" and inserting "Com18 mittee on Foreign Affairs"; and

19 (2) by amending subsection (b) to read as fol-20 lows:

"(b) Each department or agency of the United States
Government that enters into any international agreement
described in subsection (a) on behalf of the United States,
shall designate a Chief International Agreements Officer,
who—

1	"(1) shall be a current employee of such depart-
2	ment or agency;
3	((2) shall serve concurrently as Chief Inter-
4	national Agreements Officer; and
5	"(3) subject to the authority of the head of
6	such department or agency, shall have department
7	or agency-wide responsibility for efficient and appro-
8	priate compliance with subsection (a) to transmit the
9	text of any international agreement to the Depart-
10	ment of State not later than 20 days after such
11	agreement has been signed.".
12	SEC. 902. LIMITATION ON ASSISTANCE TO COUNTRIES IN
13	DEFAULT.
10	
14	Section 620(q) of the Foreign Assistance Act of 1961
14	Section 620(q) of the Foreign Assistance Act of 1961
14 15	Section 620(q) of the Foreign Assistance Act of 1961 (22 U.S.C. 2370(q)) is amended—
14 15 16	Section 620(q) of the Foreign Assistance Act of 1961 (22 U.S.C. 2370(q)) is amended— (1) by striking "No assistance" and inserting
14 15 16 17	Section 620(q) of the Foreign Assistance Act of 1961 (22 U.S.C. 2370(q)) is amended— (1) by striking "No assistance" and inserting the following:
14 15 16 17 18	Section 620(q) of the Foreign Assistance Act of 1961 (22 U.S.C. 2370(q)) is amended— (1) by striking "No assistance" and inserting the following: "(1) No assistance";
14 15 16 17 18 19	Section 620(q) of the Foreign Assistance Act of 1961 (22 U.S.C. 2370(q)) is amended— (1) by striking "No assistance" and inserting the following: "(1) No assistance"; (2) by inserting "the government of" before
 14 15 16 17 18 19 20 	Section 620(q) of the Foreign Assistance Act of 1961 (22 U.S.C. 2370(q)) is amended— (1) by striking "No assistance" and inserting the following: "(1) No assistance"; (2) by inserting "the government of" before "any country";
 14 15 16 17 18 19 20 21 	Section 620(q) of the Foreign Assistance Act of 1961 (22 U.S.C. 2370(q)) is amended— (1) by striking "No assistance" and inserting the following: "(1) No assistance"; (2) by inserting "the government of" before "any country"; (3) by inserting "the government of" before
 14 15 16 17 18 19 20 21 22 	Section 620(q) of the Foreign Assistance Act of 1961 (22 U.S.C. 2370(q)) is amended— (1) by striking "No assistance" and inserting the following: "(1) No assistance"; (2) by inserting "the government of" before "any country"; (3) by inserting "the government of" before "such country" each place it appears;
 14 15 16 17 18 19 20 21 22 23 	Section 620(q) of the Foreign Assistance Act of 1961 (22 U.S.C. 2370(q)) is amended— (1) by striking "No assistance" and inserting the following: "(1) No assistance"; (2) by inserting "the government of" before "any country"; (3) by inserting "the government of" before "such country" each place it appears; (4) by striking "determines" and all that fol-

1	Committee on Appropriations of the House of Rep-
2	resentatives and the Committee on Foreign Rela-
3	tions and the Committee on Appropriations of the
4	Senate, that assistance for such country is in the na-
5	tional interest of the United States."; and
6	(5) by adding at the end the following:
7	"(2) No assistance shall be furnished under this
8	Act, the Peace Corps Act, the Millennium Challenge
9	Act of 2003, the African Development Foundation
10	Act, the BUILD Act of 2018, section 504 of the
11	FREEDOM Support Act, or section 23 of the Arms
12	Export Control Act to the government of any coun-
13	try which is in default during a period in excess of
14	1 calendar year in payment to the United States of
15	principal or interest or any loan made to the govern-
16	ment of such country by the United States unless
17	the President determines, following consultation with
18	the congressional committees specified in paragraph
19	(1), that assistance for such country is in the na-
20	tional interest of the United States.".
21	SEC 009 DDOLIDITION ON ASSISTANCE TO COVEDNMENTS

21 SEC. 903. PROHIBITION ON ASSISTANCE TO GOVERNMENTS 22

SUPPORTING INTERNATIONAL TERRORISM.

23 (a) PROHIBITION.—Subsection (a) of section 620A of the Foreign Assistance Act of 1961 (22 U.S.C. 2371) is 24 amended by striking "that the government of that coun-25

try" and all that follows and inserting "that the govern ment of that country—

3 "(1) has repeatedly provided support for acts of
4 international terrorism;

5 "(2) grants sanctuary from prosecution to any
6 individual or group which has committed an act of
7 international terrorism;

8 "(3) otherwise supports international terrorism;9 or

"(4) is controlled by an organization designated
as a foreign terrorist organization under section 219
of the Immigration and Nationality Act (8 U.S.C.
1189).".

(b) RESCISSION.—Subsection (c) of such section is
amended by striking "and the Chairman of the Committee
on Foreign Relations of the Senate" and inserting ", the
Committee on Foreign Affairs of the House of Representatives, the Committee on Foreign Relations of the Senate,
and the Committees on Appropriations of the House of
Representatives and the Senate".

(c) WAIVER.—Subsection (d)(2) of such section is
amended by striking "and the chairman of the Committee
on Foreign Relations of the Senate" and inserting ", the
Committee on Foreign Affairs of the House of Representatives, the Committee on Foreign Relations of the Senate,

and the Committees on Appropriations of the House of
 Representatives and the Senate".

3 (d) PROHIBITION ON LETHAL MILITARY EQUIPMENT
4 EXPORTS.—Such section, as so amended, is further
5 amended by adding at the end the following:

6 "(e) PROHIBITION ON LETHAL MILITARY EQUIP-7 MENT EXPORTS.—

8 "(1) PROHIBITION.—

9 "(A) IN GENERAL.—The United States shall not provide any assistance under this Act 10 11 or section 23 of the Arms Export Control Act 12 to any foreign government that provides lethal 13 military equipment to a country the government 14 of which the Secretary of State has determined 15 supports international terrorism for purposes of 16 section 1754(c) of the Export Control Reform 17 Act of 2018.

18 "(B) TERMINATION.—The prohibition on
19 assistance under subparagraph (A) with respect
20 to a foreign government shall terminate 12
21 months after such government ceases to provide
22 the lethal military equipment described in such
23 subparagraph.

24 "(C) APPLICABILITY.—This subsection applies with respect to lethal military equipment

1	provided under a contract entered into after Oc-
2	tober 1, 1997.
3	"(2) WAIVER.—The President may waive the
4	prohibition on assistance under paragraph (1) with
5	respect to a foreign government if the President de-
6	termines that to do so is important to the national
7	interest of the United States.
8	"(3) REPORT.—Upon the exercise of the waiver
9	authority pursuant to paragraph (2), the President
10	shall submit to the appropriate congressional com-
11	mittees a report with respect to the furnishing of as-
12	sistance under the waiver authority, including—
13	"(A) a detailed explanation of the assist-
14	ance to be provided;
15	"(B) the estimated dollar amount of such
16	assistance; and
17	"(C) an explanation of how the assistance
18	furthers the national interest of the United
19	States.
20	"(4) APPROPRIATE CONGRESSIONAL COMMIT-
21	TEES DEFINED.—In this subsection, the term 'ap-
22	propriate congressional committees' means—
23	"(A) the Committee on Foreign Affairs
24	and the Committee on Appropriations of the
25	House of Representatives; and

"(B) the Committee on Foreign Relations
 and the Committee on Appropriations of the
 Senate.".

4 SEC. 904. ESTABLISHING A COORDINATOR FOR ISIS DE-5 TAINEE ISSUES.

6 (a) IN GENERAL.—Not later than 90 days after the 7 date of the enactment of this Act, the President, acting 8 through the Secretary, may designate an existing official 9 within the Department to serve as senior-level coordinator to coordinate, in conjunction with other relevant Federal 10 11 departments and agencies, all matters for the United 12 States Government relating to the long-term disposition of ISIS detainees, including all matters in connection 13 with-14

15 (1) repatriation, transfer, prosecution, and in-16 telligence-gathering;

17 (2) coordinating a whole-of-government ap18 proach with other countries and international orga19 nizations, including INTERPOL, to ensure secure
20 chains of custody and locations of ISIS detainees;

(3) coordinating the provision of technical and
evidentiary assistance to foreign countries to aid in
the successful prosecution of ISIS detainees; and

24 (4) all multilateral and international engage-25 ments led by the Department and other relevant

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Federal departments and agencies that are related

2	to the current and future handling, detention, or
3	prosecution of ISIS detainees.
4	(b) RETENTION OF EXISTING AUTHORITY.—The ap-
5	pointment of a senior-level coordinator pursuant to sub-
6	section (a) shall not deprive any Federal department or
7	agency of any existing authority to independently perform
8	the functions of that agency relating to ISIS detainees.
9	(c) ISIS DETAINEE DEFINED.—In this section, the
10	term "ISIS detainee" means a captured individual—
11	(1) who allegedly fought for or supported the
12	Islamic State of Iraq and Syria; and
13	(2) who is a national of a country other than
14	Iraq or Syria.
15	SEC. 905. SEAN AND DAVID GOLDMAN CHILD ABDUCTION
15 16	SEC. 905. SEAN AND DAVID GOLDMAN CHILD ABDUCTION PREVENTION AND RETURN ACT OF 2014
16	PREVENTION AND RETURN ACT OF 2014
16 17 18	PREVENTION AND RETURN ACT OF 2014 AMENDMENT.
16 17 18	PREVENTION AND RETURN ACT OF 2014 AMENDMENT. Subsection (b) of section 101 of the Sean and David
16 17 18 19	PREVENTION AND RETURN ACT OF 2014 AMENDMENT. Subsection (b) of section 101 of the Sean and David Goldman International Child Abduction Prevention and
16 17 18 19 20	PREVENTION AND RETURN ACT OF 2014 AMENDMENT. Subsection (b) of section 101 of the Sean and David Goldman International Child Abduction Prevention and Return Act of 2014 (22 U.S.C. 9111; Public Law 113–
 16 17 18 19 20 21 	PREVENTION AND RETURN ACT OF 2014 AMENDMENT. Subsection (b) of section 101 of the Sean and David Goldman International Child Abduction Prevention and Return Act of 2014 (22 U.S.C. 9111; Public Law 113– 150) is amended—
 16 17 18 19 20 21 22 	PREVENTION AND RETURN ACT OF 2014 AMENDMENT. Subsection (b) of section 101 of the Sean and David Goldman International Child Abduction Prevention and Return Act of 2014 (22 U.S.C. 9111; Public Law 113– 150) is amended— (1) in paragraph (2)—
 16 17 18 19 20 21 22 23 	PREVENTION AND RETURN ACT OF 2014 AMENDMENT. Subsection (b) of section 101 of the Sean and David Goldman International Child Abduction Prevention and Return Act of 2014 (22 U.S.C. 9111; Public Law 113– 150) is amended— (1) in paragraph (2)— (A) in subparagraph (A)—

1	(ii) by inserting "and the number of
2	children involved" before the semicolon at
3	the end;
4	(B) in subparagraph (D), by inserting "re-
5	spectively, the number of children involved,"
6	after "access cases,";
7	(2) in paragraph (7), by inserting ", and num-
8	ber of children involved in such cases" before the
9	semicolon at the end;
10	(3) in paragraph (8), by striking "and" after
11	the semicolon at the end;
12	(4) in paragraph (9), by striking the period at
13	the end and inserting "; and"; and
14	(5) by adding at the end the following new
15	paragraph:
16	((10) the total number of pending cases the
17	Department of State has assigned to case officers
18	and number of children involved for each country
19	and as a total for all countries.".
20	SEC. 906. MODIFICATION OF AUTHORITIES OF COMMISSION
21	FOR THE PRESERVATION OF AMERICA'S HER-
22	ITAGE ABROAD.
23	(a) IN COMPANY Charter 2102 of title 54 United
	(a) IN GENERAL.—Chapter 3123 of title 54, United

1	(1) In section 312302 , by inserting ", and
2	unimpeded access to those sites," after "and historic
3	buildings".
4	(2) In section 312304(a)—
5	(A) in paragraph (2)—
6	(i) by striking "and historic build-
7	ings" and inserting "and historic buildings,
8	and unimpeded access to those sites"; and
9	(ii) by striking "and protected" and
10	inserting ", protected, and made acces-
11	sible"; and
12	(B) in paragraph (3), by striking "and
13	protecting" and inserting ", protecting, and
14	making accessible".
15	(3) In section 312305, by inserting "and to the
16	Committee on Foreign Affairs of the House of Rep-
17	resentatives and the Committee on Foreign Rela-
18	tions of the Senate" after "President".
19	(b) REPORT.—Not later than 90 days after the date
20	of the enactment of this Act, the Commission for the Pres-
21	ervation of America's Heritage Abroad shall submit to the
22	President and to the Committee on Foreign Affairs of the
23	House of Representatives and the Committee on Foreign
24	Relations of the Senate a report that contains an evalua-
25	tion of the extent to which the Commission is prepared

to continue its activities and accomplishments with respect
 to the foreign heritage of United States citizens from east ern and central Europe, were the Commission's duties and
 powers extended to include other regions, including the
 Middle East and North Africa, and any additional re sources or personnel the Commission would require.

7 TITLE X—BUDGETARY EFFECTS

8 SEC. 1001. DETERMINATION OF BUDGETARY EFFECTS.

9 The budgetary effects of this Act, for the purpose of 10 complying with the Statutory Pay-As-You-Go Act of 2010, 11 shall be determined by reference to the latest statement 12 titled "Budgetary Effects of PAYGO Legislation" for this 13 Act, submitted for printing in the Congressional Record 14 by the Chairman of the House Budget Committee, pro-15 vided that such statement has been submitted prior to the 16 vote on passage.