105TH CONGRESS 1ST SESSION

S. 495

To provide criminal and civil penalties for the unlawful acquisition, transfer, or use of any chemical weapon or biological weapon, and to reduce the threat of acts of terrorism or armed aggression involving the use of any such weapon against the United States, its citizens, or Armed Forces, or those of any allied country, and for other purposes.

IN THE SENATE OF THE UNITED STATES

March 20, 1997

Mr. Kyl (for himself, Mr. Lott, Mr. Nickles, Mr. Mack, Mr. Coverdell, Mr. Helms, Mr. Shelby, and Mrs. Hutchison) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

To provide criminal and civil penalties for the unlawful acquisition, transfer, or use of any chemical weapon or biological weapon, and to reduce the threat of acts of terrorism or armed aggression involving the use of any such weapon against the United States, its citizens, or Armed Forces, or those of any allied country, 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,

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Chemical and Biological Weapons Threat Reduction Act
- 4 of 1997".
- 5 (b) Table of Contents for
- 6 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Findings.
 - Sec. 3. Policy.
 - Sec. 4. Definitions.

TITLE I—PENALTIES FOR UNLAWFUL ACTIVITIES WITHIN THE UNITED STATES OR BY UNITED STATES NATIONALS ABROAD

Subtitle A—Criminal Penalties

Sec. 101. Criminal provisions.

Subtitle B—Civil Penalties

- Sec. 111. Designation of lead agency.
- Sec. 112. Prohibitions on chemical and biological weapons-related activities.
- Sec. 113. Civil penalties.
- Sec. 114. Regulatory authority; application of other laws.

Subtitle C—Other Penalties

- Sec. 121. Revocations of export privileges.
- Sec. 122. Suspension of patent rights.

TITLE II—FOREIGN RELATIONS AND DEFENSE-RELATED PROVISIONS

- Sec. 201. Sanctions for use of chemical or biological weapons.
- Sec. 202. Continuation and enhancement of multilateral control regimes.
- Sec. 203. Criteria for United States assistance to Russia.
- Sec. 204. Report on the state of chemical and biological weapons proliferation.
- Sec. 205. International conference to strengthen the 1925 Geneva Protocol.
- Sec. 206. Restriction on use of funds for the Organization for the Prohibition of Chemical Weapons.
- Sec. 207. Enhancements to robust chemical and biological defenses.
- Sec. 208. Negative security assurances.
- Sec. 209. Riot control agents.

7 SEC. 2. FINDINGS.

8 The Congress finds that—

- 1 (1) the United States eliminated its stockpile of 2 biological weapons pursuant to the 1972 Biological 3 Weapons Convention and has pledged to destroy its 4 entire inventory of chemical weapons by 2004, inde-5 pendent of the Chemical Weapons Convention enter-6 ing into force;
 - (2) the use of chemical or biological weapons in contravention of international law is abhorrent and should trigger immediate and effective sanctions;
 - (3) United Nations Security Council Resolution 620, adopted on August 26, 1988, states the intention of the Security Council to consider immediately "appropriate and effective" sanctions against any nation using chemical and biological weapons in violation of international law;
 - (4) the General Agreement on Tariffs and Trade recognizes that national security concerns may serve as legitimate grounds for limiting trade; title XXI of the General Agreement on Tariffs and Trade states that "nothing in this Agreement shall be construed . . . to prevent any contracting party from taking any action which it considers necessary for the protection of its essential security interests. . .";

- (5) on September 30, 1993, the President declared by Executive Order No. 12868 a national emergency to deal with "the unusual and extraordinary threat to the national security, foreign policy, and economy of the United States" posed by the proliferation of nuclear, biological and chemical weapons, and of the means for delivering such weapons;
 - (6) Russia has not implemented the 1990 United States-Russian Bilateral Agreement on Destruction and Non-Production of Chemical Weapons and on Measures to Facilitate the Multilateral Convention on Banning Chemical Weapons, known as the "BDA", nor has the United States and Russia resolved, to the satisfaction of the United States, the outstanding compliance issues under the Memorandum of Understanding Between the United States of America and the Government of the Union of Soviet Socialist Republics Regarding a Bilateral Verification Experiment and Data Exchange Related To Prohibition on Chemical Weapons, known as the "1989 Wyoming MOU";
 - (7) the Intelligence Community has stated that a number of countries, among them China, Egypt, Iran, Iraq, Libya, North Korea, Syria, and Russia,

- possess chemical and biological weapons and the means to deliver them;
 - (8) four countries in the Middle East—Iran, Iraq, Libya, and Syria—have, as a national policy, supported international terrorism;
 - (9) chemical and biological weapons have been used by states in the past for intimidation and military aggression, most recently during the Iran-Iraq war and by Iraq against its Kurdish minority;
 - (10) the grave new threat of chemical and biological terrorism has been demonstrated by the 1995 nerve gas attack on the Tokyo subway by the Japanese cult Aum Shinrikyo;
 - (11) the urgent need to improve domestic preparedness to protect against chemical and biological threats was underscored by enactment of the 1997 Defense Against Weapons of Mass Destruction Act;
 - (12) the Department of Defense, in light of growing chemical and biological threats in regions of key concern, including Northeast Asia, and the Middle East, has stated that United States forces must be properly trained and equipped for all missions, including those in which opponents might threaten use of chemical or biological weapons; and

1 (13) Australia Group controls on the exports of 2 chemical and biological agents, and related equip-3 ment, and the Missile Technology Control Regime, 4 together provide an indispensable foundation for 5 international and national efforts to curb the spread 6 of chemical and biological weapons, and their deliv-7 ery means.

8 SEC. 3. POLICY.

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- 9 It should be the policy of the United States to take 10 all appropriate measures to—
- 11 (1) prevent and deter the threat or use of 12 chemical and biological weapons against the citizens, 13 Armed Forces, and territory of the United States 14 and its allies, and to protect against, and manage 15 the consequences of, such use should it occur;
 - (2) discourage the proliferation of chemical and biological weapons, their means of delivery, and related equipment, material, and technology;
 - (3) prohibit within the United States the development, production, acquisition, stockpiling, and transfer to third parties of chemical or biological weapons, their precursors and related technology; and
- 24 (4) impose unilateral sanctions, and seek imme-25 diately international sanctions, against any nation

using chemical and biological weapons in violation of
international law.

3 SEC. 4. DEFINITIONS.

In this Act:

- (1) Australia Group.—The term "Australia Group" refers to the informal forum of countries, formed in 1984 and chaired by Australia, whose goal is to discourage and impede chemical and biological weapons proliferation by harmonizing national export controls on precursor chemicals for chemical weapons, biological weapons pathogens, and dual-use equipment, sharing information on target countries, and seeking other ways to curb the use of chemical weapons and biological weapons.
 - (2) BIOLOGICAL WEAPON.—The term "biological weapon" means the following, together or separately:
 - (A) Any micro-organism (including bacteria, viruses, fungi, rickettsiae or protozoa), pathogen, or infectious substance, or any naturally occurring, bio-engineered or synthesized component of any such micro-organism, pathogen, or infectious substance, whatever its origin or method of production, capable of causing—

1	(i) death, disease, or other biological
2	malfunction in a human, an animal, a
3	plant, or another living organism;
4	(ii) deterioration of food, water, equip-
5	ment, supplies, or materials of any kind; or
6	(iii) deleterious alteration of the envi-
7	ronment.
8	(B) Any munition or device specifically de-
9	signed to cause death or other harm through
10	the toxic properties of those biological weapons
11	specified in subparagraph (A), which would be
12	released as a result of the employment of such
13	munition or device.
14	(C) Any equipment specifically designed
15	for use directly in connection with the employ-
16	ment of munitions or devices specified in this
17	section.
18	(D) Any living organism specifically de-
19	signed to carry a biological weapon specified in
20	subparagraph (A) to a host.
21	(3) Chemical Weapon.—The term "chemical
22	weapon" means the following, together or separately:
23	(A) Any of the following chemical agents:
24	tabun, Sarin, Soman, GF, VX, sulfur mustard,
25	nitrogen mustard, phosgene oxime, lewisite,

- phenyldichloroarsine, ethyldichloroarsine, methyldichloroarsine, phosgene, diphosgene, hydrogen cyanide, cyanogen chloride, and arsine.
 - (B) Any of the 54 chemicals other than a riot control agent that is controlled by the Australia Group as of the date of the enactment of this Act.
 - (C) Any munition or device specifically designed to cause death or other harm through the toxic properties of a chemical weapon specified in subparagraph (A) or (B), which would be released as a result of the employment of such munition or device.
 - (D) Any equipment specifically designed for use directly in connection with the employment of munitions or devices specified in this section.
 - (4) Knowingly.—The term "knowingly" is used within the meaning of "knows" as that term is defined in section 104 of the Foreign Corrupt Practices Act of 1977 (15 U.S.C. 78dd–2) and includes situations in which a person has reason to know.
 - (5) NATIONAL OF THE UNITED STATES.—The term "national of the United States" has the same meaning given such term in section 101(a)(22) of

1	the Immigration and Nationality Act (8 U.S.C.
2	1101(a)(22)).
3	(6) Person.—The term "person" means any
4	individual, corporation, partnership, firm, associa-
5	tion, or other legal entity.
6	(7) Purpose not prohibited under this
7	ACT.—The term "purpose not prohibited under this
8	Act' means—
9	(A) any industrial, agricultural, research,
10	medical, pharmaceutical, or other peaceful pur-
11	pose;
12	(B) any protective purpose, namely any
13	purpose directly related to protection against a
14	chemical or biological weapon;
15	(C) any military purpose that is not con-
16	nected with the use of a chemical or biological
17	weapon or that is not dependent on the use of
18	the toxic properties of the chemical or biological
19	weapon to cause death or other harm; or
20	(D) any law enforcement purpose, includ-
21	ing any domestic riot control purpose.
22	(8) RIOT CONTROL AGENT.—The term "riot
23	control agent" means any substance, including
24	diphenylchloroarsine, diphenylcyanoarsine, adamsite,
25	chloroacetophenone, chloropicrin, bromobenzyl cya-

0-chlorobenzylidene nide, 1 malononitrile, 3-2 Quinuclidinyl benzilate, that is designed or used to 3 produce rapidly in humans any nonlethal sensory ir-4 ritation or disabling physical effect that disappears 5 within a short time following termination of expo-6 sure. 7 (9)UNITED STATES.—The term "United States" means the several States of the United 8 9 States, the District of Columbia, and the commonwealths, territories, and possessions of the United 10 11 States and includes all places under the jurisdiction 12 or control of the United States, including— 13 (A) any of the places within the provisions 14 of section 101(41) of the Federal Aviation Act 15 of 1958, as amended (49 U.S.C. App. sec. 16 1301(41); 17 (B) any public aircraft or civil aircraft of 18 the United States, as such terms are defined in 19 sections 101 (36) and (18) of the Federal Avia-20 tion Act of 1958, as amended (49 U.S.C. App. 21 secs. 1301(36) and 1301(18); and 22 (C) any vessel of the United States, as 23 such term is defined in section 3(b) of the Mar-

itime Drug Enforcement Act, as amended (46

U.S.C., App. sec. 1903(b)).

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1 TITLE I—PENALTIES FOR UN-

- 2 LAWFUL ACTIVITIES WITHIN
- 3 THE UNITED STATES OR BY
- 4 UNITED STATES NATIONALS
- 5 **ABROAD**

6 Subtitle A—Criminal Penalties

- 7 SEC. 101. CRIMINAL PROVISIONS.
- 8 (a) In General.—Part I of title 18, United States
- 9 Code, is amended by inserting after chapter 11A the fol-
- 10 lowing new chapter:

11 **"CHAPTER 11B—CHEMICAL AND**

12 **BIOLOGICAL WEAPONS**

"Sec.

"229. Penalties and prohibitions with respect to chemical and biological weapons.

"229A. Seizure, forfeiture, and destruction.

"229B. Other prohibitions.

"229C. Injunctions.

"229D. Requests for military assistance to enforce prohibition in certain emergencies.

"229E. Definitions.

13 "§ 229. Penalties and prohibitions with respect to

14 chemical and biological weapons

- 15 "(a) In General.—Except as provided in subsection
- 16 (c), whoever knowingly develops, produces, otherwise ac-
- 17 quires, receives from any person located outside the terri-
- 18 tory of the United States, stockpiles, retains, directly or
- 19 indirectly transfers, uses, owns, or possesses any chemical
- 20 weapon or any biological weapon, or knowingly assists, en-
- 21 courages or induces, in any way, any person to do so, or

- 1 attempt or conspire to do so, shall be fined under this title
- 2 or imprisoned for life or any term of years or both, un-
- 3 less—
- 4 "(1) the chemical weapon or biological weapon
- 5 is intended for a purpose not prohibited under this
- 6 Act;
- 7 "(2) the types and quantities of chemical weap-
- 8 ons or biological weapons are strictly limited to those
- 9 that can be justified for such purposes; and
- "(3) the amount of such chemical weapons or
- biological weapons per person at any given time does
- 12 not exceed a quantity that under the circumstances
- is inconsistent with the purposes not prohibited
- under this Act.
- 15 "(b) DEATH PENALTY.—Any person who knowingly
- 16 uses chemical or biological weapons in violation of sub-
- 17 section (a) and by whose action the death of another per-
- 18 son is the result shall be punished by death or imprisoned
- 19 for life.
- 20 "(c) Exclusion.—
- 21 "(1) IN GENERAL.—Subsection (a) does not
- apply to the retention, ownership, or possession of a
- chemical weapon or a biological weapon by an agen-
- 24 cy of the United States or a person described in
- paragraph (2) pending destruction of the weapon.

1 "(2) COVERED PERSONS.—A person referred to 2 in paragraph (1) is a member of the Armed Forces 3 of the United States or any other person if the person is authorized by the head of an agency of the United States to retain, own, or possess the chemical 5 6 or biological weapon. 7 "(d) JURISDICTION.—Conduct prohibited by sub-8 section (a) is within the jurisdiction of the United States 9 if the prohibited conduct— "(1) takes place in the United States; or 10 11 "(2) takes place outside of the United States 12 and is committed by a national of the United States. 13 "(e) Reimbursement of Costs.—The court shall order any person convicted of an offense under this section 14 15 to reimburse the United States for any expenses incurred by the United States incident to the seizure, storage, handling, transportation, and destruction or other disposition of any property that was seized in connection with an in-18 vestigation of the commission of the offense by that per-19 son. A person ordered to reimburse the United States for 20 21 expenses under this subsection shall be jointly and severally liable for such expenses with each other person, if any, who is ordered under this subsection to reimburse the United States for the same expenses.

1 "§ 229A. Seizure, forfeiture, and destruction

- 2 "(a) Seizure.— "(1) SEIZURES ON WARRANTS.—The Attorney 3 4 General may request the issuance, in the same man-5 ner as provided for a search warrant, of a warrant 6 authorizing the seizure of any chemical weapon or 7 any biological weapon that is of a type or quantity 8 that, under the circumstances, is inconsistent with 9 the purposes not prohibited under this Act. "(2) Warrantless seizures.—In exigent cir-10 11 cumstances, seizure and destruction of any such 12 chemical weapon or biological weapon described in 13 paragraph (1) may be made by the Attorney General 14 upon probable cause without the necessity for a war-15 rant. "(b) Procedure for Forfeiture and Destruc-16 17 TION.— "(1) IN GENERAL.—Except as provided in sub-18 19 section (a)(2), property seized pursuant to sub-20 section (a) shall be forfeited to the United States 21 after notice to potential claimants and an oppor-22 tunity for a hearing. "(2) Burden of Persuasion.—At such a 23
- 24 hearing, the United States shall bear the burden of persuasion by a preponderance of the evidence.

1 "(3) PROCEDURES.—The provisions of chapter 2 46 of this title relating to civil forfeitures shall apply 3 to a seizure or forfeiture under this section except 4 to the extent (if any) that such provisions are incon-5 sistent with this section.

- "(4) Destruction or other disposition.—

 The Attorney General shall provide for the destruction or other appropriate disposition of any chemical or biological weapon seized and forfeited pursuant to this section.
- 11 "(c) Other Seizure, Forfeiture, and Destruc-12 tion.—
- "(1) SEIZURES ON WARRANT.—The Attorney
 General may request the issuance, in the same manner as provided for a search warrant, of a warrant
 authorizing the seizure of any chemical weapon or
 biological weapon that exists by reason of conduct
 prohibited under section 229 of this title.
 - "(2) Warrantless seizures.—In exigent circumstances, seizure and destruction of any such chemical weapon or biological weapon described in paragraph (1) may be made by the Attorney General upon probable cause without the necessity for a warrant.

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- 1 "(3) Forfeiture and Destruction.—Prop-
- 2 erty seized pursuant to this subsection shall be sum-
- 3 marily forfeited (within the meaning of section
- 4 609(b) of the Tariff Act of 1930) to the United
- 5 States and destroyed.
- 6 "(d) Assistance.—The Attorney General may re-
- 7 quest the head of any agency of the United States to assist
- 8 in the handling, storage, transportation, or destruction of
- 9 property seized under this section.
- 10 "(e) Owner or Possessor Liability.—The owner
- 11 or possessor of any property seized under this section shall
- 12 be jointly and severally liable to the United States in an
- 13 action for money damages for any expenses incurred by
- 14 the United States incident to the seizure, including any
- 15 expenses relating to the handling, storage, transportation,
- 16 destruction or other disposition of the seized property.

17 "§ 229B. Other prohibitions

- 18 "(a) In General.—Whoever knowingly uses riot
- 19 control agents as an act of terrorism, or knowingly assists
- 20 any person to do so, shall be fined under this title or im-
- 21 prisoned for a term of not more than 10 years, or both.
- 22 "(b) Jurisdiction.—Conduct prohibited by this sec-
- 23 tion is within the jurisdiction of the United States if the
- 24 prohibited conduct—
- 25 "(1) takes place in the United States; or

1	"(2) takes place outside of the United States
2	and is committed by a national of the United States.
3	"§ 229C. Injunctions
4	"The United States may obtain in a civil action an
5	injunction against—
6	"(1) the conduct prohibited under section 229
7	of this title; or
8	"(2) the preparation or solicitation to engage in
9	conduct prohibited under section 229 of this title.
10	"§ 229D. Requests for military assistance to enforce
11	prohibition in certain emergencies
12	"The Attorney General may request the Secretary of
13	Defense to provide assistance under section 382 of title
14	10 in support of Department of Justice activities relating
15	to the enforcement of section 229 of this title in an emer-
16	gency situation involving a biological weapon or chemical
17	weapon. The authority to make such a request may be
18	exercised by another official of the Department of Justice
19	in accordance with section $382(f)(2)$ of title 10.
20	"§ 229E. Definitions
21	"In this chapter:
22	"(1) Australia Group.—The term 'Australia
23	Group' refers to the informal forum of countries,
24	formed in 1984 and chaired by Australia, whose goal
25	is to discourage and impede chemical and biological

1	weapons proliferation by harmonizing national ex-
2	port controls on precursor chemicals for chemical
3	weapons, biological weapons pathogens, and dual-use
4	equipment, sharing information on target countries,
5	and seeking other ways to curb the use of chemical
6	and biological weapons.
7	"(2) BIOLOGICAL WEAPON.—The term 'biologi-
8	cal weapon' means the following, together or sepa-
9	rately:
10	"(A) Any micro-organism (including bac-
11	teria, viruses, fungi, rickettsiae or protozoa),
12	pathogen, or infectious substance, or any natu-
13	rally occurring, bio-engineered or synthesized
14	component of any such micro-organism, patho-
15	gen, or infectious substance, whatever its origin
16	or method of production, capable of causing—
17	"(i) death, disease, or other biological
18	malfunction in a human, an animal, a
19	plant, or another living organism;
20	"(ii) deterioration of food, water,
21	equipment, supplies, or materials of any
22	kind; or
23	"(iii) deleterious alteration of the en-
24	vironment.

1	"(B) Any munition or device specifically
2	designed to cause death or other harm through
3	the toxic properties of those biological weapons
4	specified in subparagraph (A), which would be
5	released as a result of the employment of such
6	munition or device.
7	"(C) Any equipment specifically designed
8	for use directly in connection with the employ-
9	ment of munitions or devices specified in this
10	section.
11	"(D) Any living organism specifically de-
12	signed to carry a biological weapon specified in
13	subparagraph (A) to a host.
14	"(3) Chemical Weapon.—The term 'chemical
15	weapon' means the following, together or separately:
16	"(A) Any of the following chemical agents:
17	tabun, Sarin, Soman, GF, VX, sulfur mustard,
18	nitrogen mustard, phosgene oxime, lewisite,
19	phenyldichloroarsine, ethyldichloroarsine,
20	methyldichloroarsine, phosgene, diphosgene, hy-
21	drogen cyanide, cyanogen chloride, and arsine.
22	"(B) Any of the 54 chemicals, other than
23	a riot control agent, controlled by the Australia
24	Group as of the date of the enactment of this
25	Act

1	"(C) Any munition or device specifically
2	designed to cause death or other harm through
3	the toxic properties of a chemical weapon speci-
4	fied in subparagraph (A) or (B), which would
5	be released as a result of the employment of
6	such munition or device.
7	"(D) Any equipment specifically designed
8	for use directly in connection with the employ-
9	ment of munitions or devices specified in this
10	section.
11	"(4) Knowingly.—The term 'knowingly' is
12	used within the meaning of 'knows' as that term is
13	defined in section 104 of the Foreign Corrupt Prac-
14	tices Act of 1977 (15 U.S.C. 78dd-2) and includes
15	situations in which a person has reason to know.
16	"(5) National of the united states.—The
17	term 'national of the United States' has the same
18	meaning given such term in section 101(a)(22) of
19	the Immigration and Nationality Act (8 U.S.C.
20	1101(a)(22)).
21	"(6) Person.—The term 'person' means any
22	individual, corporation, partnership, firm, associa-

tion, or other legal entity.

1	"(7) Purpose not prohibited under the
2	ACT.—The term 'purpose not prohibited under this
3	Act' means—
4	"(A) any industrial, agricultural, research,
5	medical, pharmaceutical, or other peaceful pur-
6	pose;
7	"(B) any protective purpose, namely any
8	purpose directly related to protection against a
9	chemical or biological weapon;
10	"(C) any military purpose that is not con-
11	nected with the use of a chemical or biological
12	weapon or that is not dependent on the use of
13	the toxic properties of the chemical or biological
14	weapon to cause death or other harm; or
15	"(D) any law enforcement purpose, includ-
16	ing any domestic riot control purpose.
17	"(8) RIOT CONTROL AGENT.—The term 'riot
18	control agent' means any substance, including
19	diphenylchloroarsine, diphenylcyanoarsine, adamsite,
20	chloroacetophenone, chloropicrin, bromobenzyl cya-
21	nide, 0-chlorobenzylidene malononitrile, or 3-
22	Quinuclidinyl benzilate that is designed or used to
23	produce rapidly in humans any nonlethal sensory ir-
24	ritation or disabling physical effect that disappears

1	within a short time following termination of expo-
2	sure.
3	"(9) Terrorism.—The term 'terrorism' means
4	activities that—
5	"(A) involve violent acts or acts dangerous
6	to human life that are a violation of the crimi-
7	nal laws of the United States or of any State,
8	or that would be a criminal violation if commit-
9	ted within the jurisdiction of the United States
10	or of any State; and
11	"(B) appear to be intended—
12	"(i) to intimidate or coerce a civilian
13	population;
14	"(ii) to influence the policy of a gov-
15	ernment by intimidation or coercion; or
16	"(iii) to affect the conduct of a gov-
17	ernment by assassination or kidnapping.
18	"(10) United States.—The term 'United
19	States' means the several States of the United
20	States, the District of Columbia, and the common-
21	wealths, territories, and possessions of the United
22	States and includes all places under the jurisdiction
23	or control of the United States, including—

1	"(A) any of the places within the provi-
2	sions of section 40102(41) of title 49, United
3	States Code;
4	"(B) any civil aircraft or public aircraft of
5	the United States, as such terms are defined in
6	paragraphs (16) and (37), respectively, of sec-
7	tion 40102 of title 49, United States Code; and
8	"(C) any vessel of the United States, as
9	such term is defined in section 3(b) of the Mar-
10	itime Drug Law Enforcement Act (46 U.S.C.
11	App. 1903(b)).".
12	(b) Conforming Amendment.—The table of chap-
13	ters for part I of title 18, United States Code, is amend-
14	ed—
15	(1) by striking the item relating to chapter 10;
16	and
17	(2) by inserting after the item for chapter 11A
18	the following new item:
	"11B. Chemical and Biological Weapons
19	(c) Repeals.—The following provisions of law are
20	repealed:
21	(1) Chapter 10 of title 18, United States Code,
22	relating to biological weapons.
23	(2) Section 2332c of title 18, United States
24	Code, relating to chemical weapons.

1	(3) In the table of sections for chapter 113B of
2	title 18, United States Code, the item relating to
3	section 2332c.
4	Subtitle B—Civil Penalties
5	SEC. 111. DESIGNATION OF LEAD AGENCY.
6	The President shall designate the Federal Bureau of
7	Investigation as the agency primarily responsible for im-
8	plementing the provisions of this subtitle (in this subtitle
9	referred to as the "Lead Agency").
10	SEC. 112. PROHIBITIONS ON CHEMICAL AND BIOLOGICAL
11	WEAPONS-RELATED ACTIVITIES.
12	(a) Chemical and Biological Weapons Activi-
13	TIES.—Except as provided in subsection (b), it shall be
14	unlawful for any person located in the United States, or
15	any national of the United States located outside the Unit-
16	ed States, to develop, produce, otherwise acquire, receive
17	from any person located outside the territory of the United
18	States, stockpile, retain, directly or indirectly transfer,
19	use, own, or possess any chemical weapon or any biological
20	weapon, or to assist, encourage or induce, in any way, any
21	person to do so, or attempt or conspire to do so, unless—
22	(1) the chemical weapon or biological weapon is
23	intended for a purpose not prohibited under this
24	Act;

- 1 (2) the types and quantities of the chemical 2 weapon or biological weapon are strictly limited to 3 those that can be justified for such purpose; and
 - (3) the amount of the chemical weapon or biological weapon per person at any given time does not exceed a quantity that under the circumstances is inconsistent with the purposes not prohibited under this Act.

(b) Exclusion.—

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- (1) IN GENERAL.—Subsection (a) does not apply to the retention, ownership, or possession of a chemical weapon or a biological weapon by an agency of the United States or a person described in paragraph (2) pending destruction of the weapon.
- (2) COVERED PERSONS.—A person referred to in paragraph (1) is a member of the Armed Forces of the United States or any other person if the person is authorized by the head of an agency of the United States to retain, own, or possess the chemical weapon.
- 21 (c) JURISDICTION.—Conduct prohibited by sub-22 section (a) is within the jurisdiction of the United States 23 if the prohibited conduct—
- 24 (1) takes place in the United States; or

1 (2) takes place outside of the United States and 2 is committed by a national of the United States.

3 SEC. 113. CIVIL PENALTIES.

4 (a) Penalty Amount.—Any person that is deter-5 mined, in accordance with subsection (b), to have violated 6 section 112(a) of this Act shall be required by order to 7 pay a civil penalty in an amount not to exceed \$100,000 8 for each such violation.

(b) Hearing.—

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- (1) IN GENERAL.—Before imposing an order described in subsection (a) against a person under this subsection for a violation of section 112(a), the head of the Lead Agency shall provide the person or entity with notice and, upon request made within 15 days of the date of the notice, a hearing respecting the violation.
- (2) CONDUCT OF HEARING.—Any hearing so requested shall be conducted before an administrative law judge. The hearing shall be conducted in accordance with the requirements of section 554 of title 5, United States Code. If no hearing is so requested, the Attorney General's imposition of the order shall constitute a final and unappealable order.
- (3) Issuance of orders.—If the administrative law judge determines, upon the preponderance

- of the evidence received, that a person named in the complaint has violated section 102, the administrative law judge shall state his findings of fact and issue and cause to be served on such person an order described in subsection (a).
- 6 (4) Factors for determination of Pen-7 ALTY AMOUNTS.—In determining the amount of any 8 civil penalty, the administrative law judge shall take 9 into account the nature, circumstances, extent, and 10 gravity of the violation or violations and, with re-11 spect to the violator, the ability to pay, effect on 12 ability to continue to do business, any history of 13 prior such violations, the degree of culpability, the 14 existence of an internal compliance program, and 15 such other matters as justice may require.
- (c) ADMINISTRATIVE APPELLATE REVIEW.—The decision and order of an administrative law judge shall become the final agency decision and order of the head of the Lead Agency unless, within 30 days, the head of the Lead Agency modifies or vacates the decision and order, with or without conditions, in which case the decision and order of the head of the Lead Agency shall become a final order under this subsection. The head of the Lead Agency may not delegate his authority under this paragraph.

- 1 (d) Offsets.—The amount of the civil penalty under
- 2 a final order of the Lead Agency may be deducted from
- 3 any sums owed by the United States to the person.
- 4 (e) Judicial Review.—A person adversely affected
- 5 by a final order respecting an assessment may, within 30
- 6 days after the date the final order is issued, file a petition
- 7 in the Court of Appeals for the appropriate circuit for re-
- 8 view of the order.
- 9 (f) Enforcement of Orders.—If a person fails to
- 10 comply with a final order issued under this subsection
- 11 against the person and if the person does not file a peti-
- 12 tion for judicial review under subsection (e), the Attorney
- 13 General shall file a suit to seek compliance with the order
- 14 in any appropriate district court of the United States, plus
- 15 interest at currently prevailing rates calculated from the
- 16 date of expiration of the 30-day period referred to in sub-
- 17 section (e) or the date of such final judgment, as the case
- 18 may be. In any such suit, the validity and appropriateness
- 19 of the final order shall not be subject to review.
- 20 SEC. 114. REGULATORY AUTHORITY; APPLICATION OF
- 21 OTHER LAWS.
- 22 (a) Regulations.—The Lead Agency may issue
- 23 such regulations as are necessary to implement and en-
- 24 force this subtitle and to amend or revise such regulations
- 25 as necessary if such Executive orders, directives, or regu-

- 1 lations do not require any person to submit information
- 2 or data on any plant site, plant, chemical weapon, or bio-
- 3 logical weapon that such person produces, processes, or
- 4 consumes for purposes not prohibited by this Act.
- 5 (b) Enforcement.—The Lead Agency may des-
- 6 ignate its officers or employees to conduct investigations
- 7 pursuant to this Act. In conducting such investigations,
- 8 those officers or employees may, to the extent necessary
- 9 or appropriate for the enforcement of this subtitle, or for
- 10 the imposition of any penalty or liability arising under this
- 11 subtitle, exercise such authorities as are conferred upon
- 12 them by other laws of the United States.

13 Subtitle C—Other Penalties

- 14 SEC. 121. REVOCATIONS OF EXPORT PRIVILEGES.
- 15 (a) IN GENERAL.—If the President determines, after
- 16 notice and an opportunity for a hearing in accordance with
- 17 section 554 of title 5, United States Code, that any person
- 18 within the United States, or any national of the United
- 19 States located outside the United States, has committed
- 20 any violation of section 112, the President may issue an
- 21 order for the suspension or revocation of the authority of
- 22 the person to export from the United States any goods
- 23 or technology (as such terms are defined in section 16 of
- 24 the Export Administration Act of 1979 (50 U.S.C. app.
- 25 2415)).

1	(b) Repeal.—Section 11C of the Export Administra-
2	tion Act of 1979 (50 U.S.C. app. 2410c), relating to chem-
3	ical and biological weapons proliferation sanctions, is re-
4	pealed.
5	SEC. 122. SUSPENSION OF PATENT RIGHTS.
6	(a) Suspension.—The term of any patent granted
7	pursuant to title 35, United States Code, held by any per-
8	son, including any subsidiary of such person, who know-
9	ingly violates any provision of section 112 of this Act shall
10	be suspended for a period of three years.
11	(b) EFFECT ON PATENT RIGHTS.—
12	(1) Prohibition.—No rights under title 35,
13	United States Code, shall be derived from any pat-
14	ent described in subsection (a) during the period of
15	any such suspension.
16	(2) No extension of patent term.—Any
17	suspension of patent rights imposed pursuant to the
18	provisions of this section shall not extend the term
19	of any such patent.
20	(c) Procedures.—
21	(1) Determination by the commissioner.—
22	Within 30 days after the date of enactment of this
23	Act, the Commissioner of Patents, after a deter-
24	mination has been made regarding which person or
25	persons have violated section 112 of this Act, shall

- recommend the suspension of the appropriate patents.
 - (2) Notices of violations.—The Commissioner shall notify the holder of such patent within 30 days after the date of such determination and shall publish in the Federal Register a notice of such determination, together with the factual and legal basis for such determination.
 - (3) Hearings.—Any interested person may request, within the 60-day period beginning on the date of publication of a determination, that the Commissioner making the determination hold a hearing on such determination. Such a hearing shall be an informal hearing which is not subject to section 554, 556, or 557 of title 5, United States Code. If such a request is made within such period, the Commissioner shall hold such hearing not later than 30 days after the date of the request, or at the request of the person making the request, not later than 60 days after such date. The Commissioner who is holding the hearing shall provide notice of the hearing to the person involved and to any interested person and provide the owner of record of the patent and any interested person an opportunity to participate in the hearing.

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- 1 (4) Final determinations.—Within 30 days
- 2 after the completion of the hearing, the Commis-
- 3 sioner shall affirm or revise the determination that
- 4 was the subject of the hearing and shall publish such
- 5 affirmation or revision in the Federal Register.
- 6 (d) Fees.—The Commissioner may establish such
- 7 fees as are appropriate to cover the costs of carrying out
- 8 his duties and functions under this section.
- 9 (e) Certificate of Suspension.—The Commis-
- 10 sioner shall make the determination that a patent is sus-
- 11 pended and that the requirements of subsection (c) have
- 12 been complied with. If the Commissioner determines that
- 13 the patent is suspended, the Commissioner shall issue to
- 14 the owner of record of the patent a certificate of suspen-
- 15 sion, under seal, stating the length of the suspension, and
- 16 identifying the product and the statute under which regu-
- 17 latory review occurred. Such certificate shall be recorded
- 18 in the official file of the patent and shall be considered
- 19 as part of the original patent. The Commissioner shall
- 20 publish in the Official Gazette of the Patent and Trade-
- 21 mark Office a notice of such suspension.

TITLE II—FOREIGN RELATIONS AND DEFENSE-RELATED PRO-2 **VISIONS** 3 4 SEC. 201. SANCTIONS FOR USE OF CHEMICAL OR BIOLOGI-5 CAL WEAPONS. 6 (a) IN GENERAL.—The Arms Export Control Act (22) 7 U.S.C. 2751 et seq.) is amended by striking chapter 8 and 8 inserting the following: 9 "CHAPTER 8—SANCTIONS AGAINST USE OF CHEMICAL OR BIOLOGICAL WEAPONS 10 11 "SEC. 81. PURPOSE. 12 "The purpose of this chapter is— 13 "(1) to provide for the imposition of sanctions 14 against any foreign government— "(A) that uses chemical or biological weap-15 ons in violation of international law; or 16 17 "(B) that has used chemical or biological 18 weapons against its own nationals; and 19 "(2) to ensure that the victims of the use of 20 chemical or biological weapons shall be compensated 21 and awarded punitive damages, as may be deter-22 mined by courts in the United States. 23 "SEC. 82. PRESIDENTIAL DETERMINATION. 24 "(a) BILATERAL SANCTIONS.—Except as provided in 25 subsections (c) and (d), the President shall, after the con-

- 1 sultation with Congress, impose the sanctions described in
- 2 subsections (a) and (b) of section 83 if the President de-
- 3 termines that any foreign government—
- 4 "(1) has used a chemical weapon or biological
- 5 weapon in violation of international law; or
- 6 "(2) has used a chemical weapon or biological
- 7 weapon against its own nationals.
- 8 "(b) Multilateral Sanctions.—The sanctions
- 9 imposed pursuant to subsection (a) are in addition to any
- 10 multilateral sanction or measure that may be otherwise
- 11 agreed.
- 12 "(c) President Maiver.—The President may
- 13 waive the application of any of the sanctions imposed pur-
- 14 suant to subsection (a) if the President determines and
- 15 certifies in writing to the Speaker of the House of Rep-
- 16 resentatives and the Committee on Foreign Relations of
- 17 the Senate that implementing such measures would have
- 18 a substantial negative impact upon the supreme national
- 19 interests of the United States.
- 20 "(d) Sanctions Not Applied to Certain Exist-
- 21 ING CONTRACTS.—A sanction described in section 83 shall
- 22 not apply to any activity pursuant to a contract or inter-
- 23 national agreement entered into before the date of the
- 24 Presidential determination under subsection (a) if the
- 25 President determines that performance of the activity

- 1 would reduce the potential for the use of a chemical weap-
- 2 on or biological weapon by the sanctioned country.
- 3 "SEC. 83. MANDATORY SANCTIONS.
- 4 "(a) Minimum Number of Sanctions.—After con-
- 5 sultation with Congress and making a determination
- 6 under section 82 with respect to the actions of a foreign
- 7 government, the President shall impose not less than 5
- 8 of the following sanctions against that government for a
- 9 period of three years:
- 10 "(1) FOREIGN ASSISTANCE.—The United
- 11 States Government shall terminate assistance under
- the Foreign Assistance Act of 1961, except for ur-
- gent humanitarian assistance and food or other agri-
- cultural commodities or products.
- 15 "(2) Arms sales.—The United States Govern-
- ment shall not sell any item on the United States
- Munitions List and shall terminate sales to that
- country under this Act of any defense articles, de-
- 19 fense services, or design and construction services.
- 20 Licenses shall not be issued for the export to the
- 21 sanctioned country of any item on the United States
- Munitions List, or for commercial satellites.
- 23 "(3) Arms sale financing.—The United
- 24 States Government shall terminate all foreign mili-
- 25 tary financing under this Act.

- "(4) Denial of United States Government
 CREDIT OR OTHER FINANCIAL ASSISTANCE.—The
 United States Government shall deny any credit,
 credit guarantees, or other financial assistance by
 any department, agency, or instrumentality of the
 United States Government, including the Export-Import Bank of the United States.
 - "(5) EXPORT CONTROLS.—The authorities of section 6 of the Export Administration Act of 1979 shall be used to prohibit the export of any goods or technology on that part of the control list established under section 5(c)(1) of that Act, and all other goods and technology under this Act (excluding food and other agricultural commodities and products) as the President may determine to be appropriate.
 - "(6) IMPORT RESTRICTIONS.—The President shall issue an order imposing restrictions on the importation into the United States of any service, good, or commodity that is the growth, product, or manufacture of that country.
 - "(7) MULTILATERAL BANK ASSISTANCE.—The United States shall oppose, in accordance with section 701 of the International Financial Institutions Act, the extension of any loan or financial or tech-

nical assistance by international financial institutions.

"(8) Bank loans.—The United States Government shall prohibit any United States bank from making any loan or providing any credit, including to any agency or instrumentality of the government, except for loans or credits for the purpose of purchasing food or other agricultural commodities or products.

"(9) AVIATION RIGHTS.—

"(A) IN GENERAL.—

"(i) Notification.—The President is authorized to notify the government of a country with respect to which the President has made a determination pursuant to section 82(a) of his intention to suspend the authority of foreign air carriers owned or controlled by the government of that country to engage in foreign air transportation to or from the United States.

"(ii) Suspension of Aviation RIGHTS.—Within 10 days after the date of notification of a government under subclause (I), the Secretary of Transportation shall take all steps necessary to suspend at

1	the earliest possible date the authority of
2	any foreign air carrier owned or controlled,
3	directly or indirectly, by that government
4	to engage in foreign air transportation to
5	or from the United States, notwithstanding
6	any agreement relating to air services.
7	"(B) TERMINATION OF AIR SERVICE
8	AGREEMENTS.—
9	"(i) In General.—The President
10	may direct the Secretary of State to termi-
11	nate any air service agreement between the
12	United States and a country with respect
13	to which the President has made a deter-
14	mination pursuant to section 82(a), in ac-
15	cordance with the provisions of that agree-
16	ment.
17	"(ii) Termination of aviation
18	RIGHTS.—Upon termination of an agree-
19	ment under this clause, the Secretary of
20	Transportation shall take such steps as
21	may be necessary to revoke at the earliest
22	possible date the right of any foreign air
23	carrier owned, or controlled, directly or in-

directly, by the government of that country

- to engage in foreign air transportation to or from the United States.
 - "(C) EXCEPTION.—The Secretary of Transportation may provide for such exceptions from the sanction contained in subparagraph (A) as the Secretary considers necessary to provide for emergencies in which the safety of an aircraft or its crew or passengers is threatened.
 - "(D) DEFINITIONS.—For purposes of this paragraph, the terms 'aircraft', 'air transportation', and 'foreign air carrier' have the meanings given those terms in section 40102 of title 49, United States Code.
 - "(10) DIPLOMATIC RELATIONS.—The President shall use his constitutional authorities to downgrade or suspend diplomatic privileges between the United States and that country.
- "(b) Blocking of Assets.—Upon making a determination under section 82, the President shall take all
 steps necessary to block any transactions in any property
 subject to the jurisdiction of the United States in which
 the foreign country or any national thereof has any interest whatsoever, for the purpose of compensating the victims of the chemical or biological weapons use and for pu-

nitive damages as may be assessed.

- "(c) STATUTORY CONSTRUCTION.—Nothing in this 1 2 section limits the authority of the President to impose a 3 sanction that is not specified in this section. "SEC. 84. REMOVAL OF SANCTIONS. 4 5 "(a) Certification Requirement.—The President shall remove the sanctions imposed with respect to a for-6 eign government pursuant to this section if the President 8 determines and so certifies to the Congress, after the end of the three-year period beginning on the date on which 10 sanctions were initially imposed on that country pursuant to section 82, that— 11 "(1) the government of that country has pro-12 13 vided reliable assurances that it will not use any 14 chemical weapon or biological weapon in violation of 15 international law and will not use any chemical 16 weapon or biological weapon against its own nation-17 als; 18 "(2) the government of the country is willing to 19
- accept onsite inspections or other reliable measures
 to verify that the government is not making preparations to use any chemical weapon or biological weapon in violation of international law or to use any
 chemical weapon or biological weapon against its
 own nationals; and

1	"(3)	the	government	of	the	country	is	making

- 2 restitution to those affected by any use of any chem-
- 3 ical weapon or biological weapon in violation of
- 4 international law or against its own nationals.
- 5 "(b) Reasons for Determination.—The certifi-
- 6 cation made under this subsection shall set forth the rea-
- 7 sons supporting such determination in each particular
- 8 case.
- 9 "(c) Effective Date.—The certification made
- 10 under this subsection shall take effect on the date on
- 11 which the certification is received by the Congress.
- 12 "SEC. 85. NOTIFICATIONS AND REPORTS OF CHEMICAL OR
- 13 BIOLOGICAL WEAPONS USE AND APPLICA-
- 14 TION OF SANCTIONS.
- 15 "(a) NOTIFICATION.—Not later than 30 days after
- 16 persuasive information becomes available to the executive
- 17 branch of Government indicating the substantial possibil-
- 18 ity of the use of chemical or biological weapons by any
- 19 person or government, the President shall so notify in
- 20 writing Congress.
- 21 "(b) Report.—Not later than 60 days after making
- 22 a notification under subsection (a), the President shall
- 23 submit a report to Congress that contains—
- 24 "(1) an assessment by the President in both
- 25 classified and unclassified form of the circumstances

- 1 of the suspected use of chemical or biological weap-
- 2 ons, including any determination by the President
- 3 made under section 82 with respect to a foreign gov-
- 4 ernment; and
- 5 "(2) a description of the actions the President
- 6 intends to take pursuant to the assessment, includ-
- 7 ing the imposition of any sanctions or other meas-
- 8 ures pursuant to section 82.
- 9 "(c) Progress Report.—Not later than 60 days
- 10 after submission of a report under subsection (b), the
- 11 President shall submit a progress report to Congress de-
- 12 scribing actions undertaken by the President under this
- 13 chapter, including the imposition of unilateral and multi-
- 14 lateral sanctions and other punitive measures, in response
- 15 to the use of any chemical weapon or biological weapon
- 16 described in the report.
- 17 "(d) Recipients of Notifications and Re-
- 18 PORTS.—Any notification or report required by this sec-
- 19 tion shall be submitted to the following:
- 20 "(1) The Majority Leader of the Senate and
- 21 the Speaker of the House of Representatives.
- "(2) The Committee on Foreign Relations and
- the Select Committee on Intelligence of the Senate.

1	"(3) The Committee on International Relations
2	and the Permanent Select Committee on Intelligence
3	of the House of Representatives.
4	"SEC. 86. DEFINITIONS.
5	"In this chapter:
6	"(1) BIOLOGICAL WEAPON.—The term 'biologi-
7	cal weapon' means the following, together or sepa-
8	rately:
9	"(A) Any micro-organism (including bac-
10	teria, viruses, fungi, rickettsiae or protozoa),
11	pathogen, or infectious substance, or any natu-
12	rally occurring, bio-engineered or synthesized
13	component of any such micro-organism, patho-
14	gen, or infectious substance, whatever its origin
15	or method of production, capable of causing—
16	"(i) death, disease, or other biological
17	malfunction in a human, an animal, a
18	plant, or another living organism;
19	"(ii) deterioration of food, water,
20	equipment, supplies, or materials of any
21	kind; or
22	"(iii) deleterious alteration of the en-
23	vironment.
24	"(B) Any munition or device specifically
25	designed to cause death or other harm through

1	the toxic properties of those biological weapons
2	specified in subparagraph (A), which would be
3	released as a result of the employment of such
4	munition or device.
5	"(C) Any equipment specifically designed
6	for use directly in connection with the employ-
7	ment of munitions or devices specified in this
8	section.
9	"(D) Any living organism specifically de-
10	signed to carry a biological weapon specified in
11	subparagraph (A) to a host.
12	"(2) Chemical Weapon.—The term 'chemical
13	weapon' means the following, together or separately:
14	"(A) Any of the following chemical agents:
15	tabun, Sarin, Soman, GF, VX, sulfur mustard,
16	nitrogen mustard, phosgene oxime, lewisite,
17	phenyldichloroarsine, ethyldichloroarsine,
18	methyldichloroarsine, phosgene, diphosgene, hy-
19	drogen cyanide, cyanogen chloride, and arsine.
20	"(B) Any of the 54 chemicals, other than
21	a riot control agent, controlled by the Australia
22	Group as of the date of the enactment of this
23	Act.
24	"(C) Any munition or device specifically
25	designed to cause death or other harm through

- the toxic properties of a chemical weapon specified in subparagraph (A) or (B), which would be released as a result of the employment of such munition or device.
- 5 "(D) Any equipment specifically designed 6 for use directly in connection with the employ-7 ment of munitions or devices specified in this 8 section.
- 9 "(3) Person.—The term 'person' means any 10 individual, corporation, partnership, firm, associa-11 tion, or other legal entity.".
- 12 (b) Repeal.—Sections 306 through 308 of the Act 13 of December 4, 1991 (Public Law 102–182) are repealed.
- 14 SEC. 202. CONTINUATION AND ENHANCEMENT OF MULTI-

15 LATERAL CONTROL REGIMES.

16 (a) Sense of Congress.—It is the sense of Con17 gress that any collapse of the informal forum of states
18 known as the "Australia Group", either through changes
19 in membership or lack of compliance with common export
20 controls, or any substantial weakening of common Aus21 tralia Group export controls and nonproliferation meas22 ures in force as of the date of enactment of this Act, would
23 seriously undermine international and national efforts to
24 curb the spread of chemical and biological weapons and

related equipment.

- 1 (b) Policy.—It shall be the policy of the United 2 States—
 - (1) to continue close cooperation with other countries in the Australia Group in support of its current efforts and in devising additional means to monitor and control the supply of chemicals and biological agents applicable to weapons production;
 - (2) to maintain an equivalent or more comprehensive level of control over the export of toxic chemicals and their precursors, dual-use processing equipment, human, animal and plant pathogens and toxins with potential biological weapons application, and dual-use biological equipment, as that afforded by the Australia Group as of the date of enactment of this Act;
 - (3) to block any effort by any Australia Group member to achieve Australia Group consensus on any action that would substantially weaken existing common Australia Group export controls and nonproliferation measures or otherwise undermine the effectiveness of the Australia Group; and
 - (4) to work closely with other countries also capable of supplying equipment, materials, and technology with particular applicability to the production of chemical or biological weapons in order to devise

- and harmonize the most effective national controls
- 2 possible on the transfer of such materials, equip-
- 3 ment, and technology.
- 4 (c) Certification.—Not later than 180 days after
- 5 the date of the enactment of this Act, and annually there-
- 6 after, the President shall determine and certify to Con-
- 7 gress whether—
- 8 (1) the Australia Group continues to maintain
- 9 an equivalent or more comprehensive level of control
- over the export of toxic chemicals and their precur-
- sors, dual-use processing equipment, human, animal,
- and plant pathogens and toxins with potential bio-
- logical weapons application, and dual-use biological
- equipment, as that afforded by the Australia Group
- as of the date of the last certification under this
- subsection, or, in the case of the first certification,
- the level of control maintained as of the date of en-
- actment of this Act; and
- 19 (2) the Australia Group remains a viable mech-
- anism for curtailing the spread of chemical and bio-
- 21 logical weapons-related materials and technology,
- and whether the effectiveness of the Australia Group
- has been undermined by changes in membership,
- lack of compliance with common export controls, or
- any weakening of common controls and measures

- that are in effect as of the date of enactment of thisAct.
- 3 (d) Consultations.—
- 4 (1) IN GENERAL.—The President shall consult
 5 periodically, but not less frequently than twice a
 6 year, with the Committee on Foreign Relations of
 7 the Senate and the Committee on International Re8 lations of the House of Representatives, on Australia
 9 Group export controls and nonproliferation meas10 ures.
- 11 (2) Resulting from Presidential Certifi-12 CATION.—If the President certifies that either of the 13 conditions in subsection (c) are not met, the Presi-14 dent shall consult within 60 days of such certifi-15 cation with the Committee on Foreign Relations of 16 the Senate and the Committee on International Re-17 lations of the House of Representatives on steps the 18 United States should take to maintain effective 19 international controls on chemical and biological 20 weapons-related materials and technology.
- 21 SEC. 203. CRITERIA FOR UNITED STATES ASSISTANCE TO
- 22 RUSSIA.
- 23 (a) In General.—Notwithstanding any other provi-
- 24 sion of law, United States assistance described in sub-
- 25 section (b) may not be provided to Russia unless the Presi-

1	dent determines and certifies to Congress not later than
2	180 days after the date of the enactment of this Act, and
3	on an annual basis thereafter, that—
4	(1) Russia is making reasonable progress in the
5	implementation of the Bilateral Destruction Agree-
6	ment;
7	(2) the United States and Russia have resolved,
8	to the satisfaction of the United States, outstanding
9	compliance issues under the Wyoming Memorandum
10	of Understanding and the Bilateral Destruction
11	Agreement;
12	(3) Russia has fully and accurately declared all
13	information regarding its unitary and binary chemi-
14	cal weapons, chemical weapons production facilities,
15	other facilities associated with the development of
16	chemical weapons, and riot control agents; and
17	(4) Russia is in compliance with its obligations
18	under the Biological Weapons Convention.
19	(b) United States Assistance Covered.—United
20	States assistance described in this subsection is United
21	States assistance provided only for the purposes of—
22	(1) facilitating the transport, storage, safe-

guarding, and elimination of any chemical weapon or

biological weapon or its delivery vehicle;

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- 1 (2) preventing the proliferation of any chemical 2 weapon or biological weapon, any component or tech-3 nology of such a weapon, or any technology or exper-4 tise related to such a weapon;
 - (3) planning, designing, or construction of any destruction facility for a chemical weapon or biological weapon; or
- 8 (4) supporting any international science and 9 technology center.

(c) Definitions.—

- (1) BILATERAL DESTRUCTION AGREEMENT.—
 The term "Bilateral Destruction Agreement" means
 Agreement Between the United States of America
 and the Union of Soviet Socialist Republics on Destruction and Nonproduction of Chemical Weapons
 and on Measures to Facilitate the Multilateral Convention on Banning Chemical Weapons, signed on
 June 1, 1990.
- (2) BIOLOGICAL WEAPONS CONVENTION.—The term "Biological Weapons Convention" means the Convention on the Prohibition of the Development, Production and Stockpiling of Bacteriological (Biological) and Toxin Weapons and on Their Destruction, done at Washington, London, and Moscow on April 10, 1972.

1	(3) Wyoming memorandum of understand-
2	ING.—The term "Wyoming Memorandum of Under-
3	standing" means the Memorandum of Understand-
4	ing Between the Government of the United States of
5	America and the Government of the Union of Soviet
6	Socialist Republics Regarding a Bilateral Verifica-
7	tion Experiment and Data Exchange Related to Pro-
8	hibition on Chemical Weapons, signed at Jackson
9	Hole, Wyoming, on September 23, 1989.
10	(4) United States assistance.—The term
11	"United States assistance" has the meaning given
12	the term in section 481(e)(4) of the Foreign Assist-
13	ance Act of 1961 (22 U.S.C. 2291(e)(4)).
14	SEC. 204. REPORT ON THE STATE OF CHEMICAL AND BIO-
15	LOGICAL WEAPONS PROLIFERATION.
16	Not later than 180 days after the date of enactment
17	of this Act, and every year thereafter, the President shall
18	submit to the Speaker of the House of Representatives
19	
• /	and the Committee on Foreign Relations and the Select
20	and the Committee on Foreign Relations and the Select Committee on Intelligence of the Senate a report contain-
20	Committee on Intelligence of the Senate a report contain-
20 21	Committee on Intelligence of the Senate a report containing the following:
202122	Committee on Intelligence of the Senate a report containing the following: (1) PROLIFERATION BY FOREIGN COUNTRIES.—

years prior to submission of the report, used any chemical weapon or biological weapon or attempted to acquire the material and technology to produce and deliver chemical or biological agents, together with an assessment of the present and future capability of the country to produce and deliver such agents.

- (2) Foreign persons assisting in pro-Liferation.—An identification of—
 - (A) those persons that in the past have assisted the government of any country described in paragraph (1) in that effort; and
 - (B) those persons that continue to assist the government of the country described in paragraph (1) in that effort as of the date of the report.
 - (3) Third country assistance in pro-Liferation.—An assessment of whether and to what degree other countries have assisted any government or country described in paragraph (1) in its effort to acquire the material and technology described in that paragraph.
 - (4) Intelligence information on third country assistance.—A description of any confirmed or credible intelligence or other information

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- that any country has assisted the government of any country described in paragraph (1) in that effort, either directly or by facilitating the activities of the persons identified in subparagraph (A) or (B) of paragraph (3) or had knowledge of the activities of the persons identified in subparagraph (A) or (B) of paragraph (3), but took no action to halt or discourage such activities.
- 9 (5) Intelligence information on sub10 National groups.—A description of any confirmed
 11 or credible intelligence or other information of the
 12 development, production, stockpiling, or use, of any
 13 chemical weapon or biological weapon by subnational
 14 groups, including any terrorist or paramilitary organization.
- 16 (6) Funding priorities for detection and
 17 Monitoring capabilities.—An identification of
 18 the priorities of the executive branch of Government
 19 for the development of new resources relating to de20 tection and monitoring capabilities with respect to
 21 chemical weapons and biological weapons.

22 SEC. 205. INTERNATIONAL CONFERENCE TO STRENGTHEN

- 23 THE 1925 GENEVA PROTOCOL.
- (a) Definition.—In this section, the term "1925Geneva Protocol" means the Protocol for the Prohibition

- 1 of the Use in War of Asphyxiating, Poisonous or Other
- 2 Gases, and of Bacteriological Methods of Warfare, done
- 3 at Geneva June 17, 1925 (26 UST 71; TIAS 8061).
- 4 (b) Policy.—It shall be the policy of the United
- 5 States—
- 6 (1) to work to obtain multilateral agreement to
- 7 effective, international enforcement mechanisms to
- 8 existing international agreements that prohibit the
- 9 use of chemical and biological weapons, to which the
- 10 United States is a state party; and
- 11 (2) pursuant to paragraph (1), to work to ob-
- tain multilateral agreement regarding the collective
- imposition of sanctions and other measures de-
- scribed in chapter 8 of the Arms Export Control
- 15 Act, as amended by this Act.
- 16 (c) Responsibility.—The Secretary of State shall,
- 17 as a priority matter, take steps necessary to achieve Unit-
- 18 ed States objectives, as set forth in this section.
- 19 (d) Sense of the Senate.—The Senate urges and
- 20 directs the Secretary of State to work to convene an inter-
- 21 national negotiating forum for the purpose of concluding
- 22 an international agreement on enforcement of the 1925
- 23 Geneva Protocol.
- (e) Allocation of Funds.—Of the amount author-
- 25 ized to be appropriated to the Department of State for

1	fiscal year 1998 under the appropriations account entitled
2	"International Conferences and Contingencies"
3	\$5,000,000 shall be available only for payment of salaries
4	and expenses in connection with efforts of the Secretary
5	of State to conclude an international agreement described
6	in subsection (d).
7	SEC. 206. RESTRICTION ON USE OF FUNDS FOR THE ORGA
8	NIZATION FOR THE PROHIBITION OF CHEMI
9	CAL WEAPONS.
10	None of the funds appropriated pursuant to any pro-
11	vision of law, including previously appropriated funds
12	may be available to make any voluntary or assessed con-
13	tribution to the Organization for the Prohibition of Chemi-
14	cal Weapons, or to reimburse any account for the transfer
15	of in-kind items to the Organization, unless or until the
16	Convention on the Prohibition of Development, Produc-
17	tion, Stockpiling and Use of Chemical Weapons and or
18	Their Destruction, opened for signature at Paris January
19	13, 1993, enters into force for the United States.
20	SEC. 207. ENHANCEMENTS TO ROBUST CHEMICAL AND BIO
21	LOGICAL DEFENSES.
22	(a) Sense of Congress.—It is the sense of Con-
23	gress that—
24	(1) the threats posed by chemical and biological
25	weapons to United States Armed Forces deployed in

- regions of concern will continue to grow and will undermine United States strategies for the projection of United States military power and the forward deployment of United States Armed Forces;
 - (2) the use of chemical or biological weapons will be a likely condition of future conflicts in regions of concern;
 - (3) it is essential for the United States and key regional allies of the United States to preserve and further develop robust chemical and biological defenses;
 - (4) the United States Armed Forces, both active and nonactive duty, are inadequately equipped, organized, trained, and exercised for operations in chemically and biologically contaminated environments;
 - (5) the lack of readiness stems from a deemphasis by the executive branch of Government and the United States Armed Forces on chemical and biological defense;
 - (6) the armed forces of key regional allies and likely coalition partners, as well as civilians necessary to support United States military operations, are inadequately prepared and equipped to carry out

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- essential missions in chemically and biologically contaminated environments;
- (7) congressional direction contained in the
 1997 Defense Against Weapons of Mass Destruction
 Act is intended to lead to enhanced domestic preparedness to protect against the use of chemical and
 biological weapons; and
- 8 (8) the United States Armed Forces should 9 place increased emphasis on potential threats to de-10 ployed United States Armed Forces and, in particu-11 lar, should make countering the use of chemical and 12 biological weapons an organizing principle for Unit-13 ed States defense strategy and for the development 14 of force structure, doctrine, planning, training, and 15 exercising policies of the United States Armed 16 Forces.
- 17 (b) Defense Readiness Training.—The Secretary 18 of Defense shall take those actions that are necessary to 19 ensure that the United States Armed Forces are capable 20 of carrying out required military missions in United States 21 regional contingency plans despite the threat or use of 22 chemical or biological weapons. In particular, the Sec-23 retary of Defense shall ensure that the United States Armed Forces are effectively equipped, organized, trained, and exercised (including at the large unit and theater

- 1 level) to conduct operations in chemically and biologically
- 2 contaminated environments that are critical to the success
- 3 of United States military plans in regional conflicts, in-
- 4 cluding—
- 5 (1) deployment, logistics, and reinforcement op-
- 6 erations at key ports and airfields;
- 7 (2) sustained combat aircraft sortic generation 8 at critical regional airbases; and
- 9 (3) ground force maneuvers of large units and divisions.
- 11 (c) Discussions With Allied Countries on
- 12 Readiness.—
- 13 (1) High-priority joint responsibility of 14 Secretaries of Defense and State.—The Sec-15 retary of Defense and the Secretary of State shall 16 give a high priority to discussions with key regional
- 17 allies and likely regional coalition partners, including
- those countries where the United States currently
- deploys forces, where United States forces would
- 20 likely operate during regional conflicts, or which
- 21 would provide civilians necessary to support United
- 22 States military operations, to determine what steps
- are necessary to ensure that allied and coalition
- forces and other critical civilians are adequately

1	equipped and prepared to operate in chemically and
2	biologically contaminated environments.
3	(2) Report.—Not later than one year after the
4	date of the enactment of this Act, the Secretary of
5	Defense and the Secretary of State shall jointly sub-
6	mit to the Committee on Foreign Relations and the
7	Committee on Armed Services of the Senate and to
8	the Speaker of the House of Representatives a re-
9	port describing—
10	(A) the results of the discussions held
11	under paragraph (1) and plans for future dis-
12	cussions;
13	(B) the measures agreed to improve the
14	preparedness of foreign armed forces and civil-
15	ians; and
16	(C) any proposals for increased military
17	assistance, including assistance provided
18	through—
19	(i) the sale of defense articles and de-
20	fense services under the Arms Export Con-
21	trol Act;
22	(ii) the Foreign Military Financing
23	program under section 23 of that Act; and
24	(iii) chapter 5 of part II of the For-
25	eign Assistance Act of 1961 (relating to

1	international military education and train-
2	ing).
3	(d) United States Army Chemical School.—
4	(1) COMMAND OF SCHOOL.—The Secretary of
5	Defense shall take those actions that are necessary
6	to ensure that the United States Army Chemical
7	School remains under the oversight of a general offi-
8	cer of the United States Army.
9	(2) Sense of congress.—It is the sense of
10	Congress that—
11	(A) the transfer, consolidation, and reorga-
12	nization of the United States Army Chemical
13	School should not disrupt or diminish the train-
14	ing and readiness of the United States Armed
15	Forces to fight in a chemical-biological warfare
16	environment; and
17	(B) the Army should continue to operate
18	the Chemical Defense Training Facility at Fort
19	McClellan until such time as the replacement
20	facility at Fort Leonard Wood is functional.
21	(e) Report.—
22	(1) In general.—Not later than 180 days
23	after the date of enactment of this Act, and on Jan-
24	uary 1 every year thereafter, the President shall
25	submit a report to the Committee on Foreign Rela-

- tions, the Committee on Armed Services, and the Committee on Appropriations of the Senate and the Committee on International Relations, the Committee on National Security, and the Committee on Ap-propriations of the House of Representatives, and the Speaker of the House of Representatives on pre-vious, current, and planned chemical and biological weapons defense activities of the United States Armed Forces.
 - (2) CONTENT OF REPORT.—Each report required by paragraph (1) shall include the following information for the previous fiscal year and for the next three fiscal years:
 - (A) Enhancement of defense and Readiness.—Proposed solutions to each of the deficiencies in chemical and biological warfare defenses identified in the March 1996 General Accounting Office Report, titled "Chemical and Biological Defense: Emphasis Remains Insufficient to Resolve Continuing Problems", and steps being taken pursuant to subsection (b) to ensure that the United States Armed Forces are capable of conducting required military operations to ensure the success of United States

- regional contingency plans despite the threat or use of chemical or biological weapons.
 - (B) PRIORITIES.—An identification of priorities of the executive branch of Government in the development of both active and passive defenses against the use of chemical and biological weapons.
 - (C) RDT&E AND PROCUREMENT OF DE-FENSES.—A detailed summary of all budget activities associated with the research, development, testing, and evaluation, and procurement of chemical and biological defenses, set forth by fiscal year, program, department, and agency.
 - (D) VACCINE PRODUCTION AND STOCKS.—
 A detailed assessment of current and projected vaccine production capabilities and vaccine stocks, including progress in researching and developing a multivalent vaccine.
 - (E) DECONTAMINATION OF INFRASTRUC-TURE AND INSTALLATIONS.—A detailed assessment of procedures and capabilities necessary to protect and decontaminate infrastructure and installations that support the ability of the United States to project power through the use of its Armed Forces, including progress in de-

veloping a nonaqueous chemical decontamination capability.

- (F) Protective gear.—A description of the progress made in procuring lightweight personal protective gear and steps being taken to ensure that programmed procurement quantities are sufficient to replace expiring battledress overgarments and chemical protective overgarments to maintain required wartime inventory levels.
- (G) DETECTION AND IDENTIFICATION CA-PABILITIES.—A description of the progress made in developing long-range standoff detection and identification capabilities and other battlefield surveillance capabilities for biological and chemical weapons, including progress on developing a multichemical agent detector, unmanned aerial vehicles, and unmanned ground sensors.
- (H) Theater missile defenses.—A description of the progress made in developing and deploying layered theater missile defenses for deployed United States Armed Forces which will provide greater geographic coverage against current and expected ballistic missile threats

- and will assist the mitigation of chemical and biological contamination through higher altitude intercepts and boost-phase intercepts.
 - (I) Training and readiness.—An assessment of the training and readiness of the United States Armed Forces to operate in chemically and biologically contaminated environments and actions taken to sustain training and readiness, including at national combat training centers.
 - (J) MILITARY EXERCISES.—A description of the progress made in incorporating consideration about the threat or use of chemical and biological weapons into service and joint exercises as well as simulations, models, and wargames, together with the conclusions drawn from these efforts about the United States capability to carry out required missions, including with coalition partners, in military contingencies.
 - (K) MILITARY DOCTRINE.—A description of the progress made in developing and implementing service and joint doctrine for combat and noncombat operations involving adversaries armed with chemical or biological weapons, in-

cluding efforts to update the range of service and joint doctrine to better address the wide range of military activities, including deployment, reinforcement, and logistics operations in support of combat operations, and for the conduct of such operations in concert with coalition forces.

(L) Defense of civilian population.—
A description of the progress made in resolving issues relating to the protection of United States population centers from chemical and biological attack and from the consequences of such an attack, including plans for inoculation of populations, consequence management, and progress made in developing and deploying effective cruise missile defenses and a national ballistic missile defense.

18 SEC. 208. NEGATIVE SECURITY ASSURANCES.

19 (a) SENSE OF CONGRESS.—It is the sense of Con20 gress that in order to achieve an effective deterrence
21 against attacks of the United States and United States
22 Armed Forces by chemical weapons, the President should
23 reevaluate the extension of negative security assurances
24 by the United States to nonnuclear-weapon states in the

- 1 context of the Treaty on the Non-Proliferation of Nuclear
- 2 Weapons.
- 3 (b) Report.—Not later than 180 days after the date
- 4 of the enactment of this Act, the President shall submit
- 5 to the Committee on Armed Services and the Committee
- 6 on Foreign Relations of the Senate and to the Speaker
- 7 of the House of Representatives a report, both in classified
- 8 and unclassified forms, setting forth—
- 9 (1) the findings of a detailed review of United
- 10 States policy on negative security assurances as a
- deterrence strategy; and
- 12 (2) a determination by the President of the ap-
- propriate range of nuclear and conventional re-
- sponses to the use of chemical or biological weapons
- against the United States Armed Forces, United
- 16 States citizens, allies, and third parties.
- 17 (c) Definitions.—In this section:
- 18 (1) Negative security assurances.—The
- term "negative security assurances" means the as-
- surances provided by the United States to non-
- 21 nuclear-weapon states in the context of the Treaty
- on the Non-Proliferation of Nuclear Weapons (21)
- UST 483) that the United States will forswear the
- use of certain weapons unless the United States is

1	attacked by that nonnuclear-weapon state in alliance
2	with a nuclear-weapon state.
3	(2) Nonnuclear-weapon states.—The term
4	"nonnuclear-weapon states" means states that are
5	not nuclear-weapon states (as defined in Article
6	IX(3) of the Treaty on the Non-Proliferation of Nu-
7	clear Weapons, done at Washington, London, and
8	Moscow July 1, 1968 (21 UST 483).
9	SEC. 209. RIOT CONTROL AGENTS.
10	(a) Prohibition.—The President shall not issue any
11	order or directive that diminishes, abridges, or alters the
12	right of the United States to use riot control agents—
13	(1) in any circumstance not involving inter-
14	national armed conflict; or
15	(2) in a defensive military mode to save lives in
16	an international armed conflict, as provided for in
17	Executive Order No. 11850 of April 9, 1975.
18	(b) CIRCUMSTANCES NOT INVOLVING INTER-
19	NATIONAL ARMED CONFLICT.—The use of riot control
20	agents under subsection (a)(1) includes the use of such
21	agents in—
22	(1) peacekeeping or peace support operations;
23	(2) humanitarian or disaster relief operations;
24	(3) noncombatant evacuation operations:

1	(4) counterterrorist operations and the rescue
2	of hostages; and
3	(5) law enforcement operations and other inter-
4	nal conflicts.
5	(c) Defensive Military Mode.—The use of riot
6	control agents under subsection (a)(2) may include the use
7	of such agents—
8	(1) in areas under direct and distinct United
9	States military control, including the use of such
10	agents for the purposes of controlling rioting or es-
11	caping enemy prisoners of war;
12	(2) to protect personnel or material from civil
13	disturbances, terrorists, and paramilitary organiza-
14	tions;
15	(3) to minimize casualties during rescue mis-
16	sions of downed air crews and passengers, prisoners
17	of war, or hostages;
18	(4) in situations where combatants and non-
19	combatants are intermingled; and
20	(5) in support of base defense, rear area oper-
21	ations, noncombatant evacuation operations, and op-
22	erations to protect or recover nuclear weapons.
23	(d) Sense of Congress.—It is the sense of Con-
24	gress that international law permits the United States to
25	use herbicides, under regulations applicable to their do-

- 1 mestic use, for control of vegetation within United States
- 2 bases and installations or around their immediate defen-
- 3 sive perimeters.
- 4 (e) AUTHORITY OF THE PRESIDENT.—The President
- 5 shall take all necessary measures, and prescribe such rules
- 6 and regulations as may be necessary, to ensure that the
- 7 policy contained in this section is observed by the Armed
- 8 Forces of the United States.

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