109TH CONGRESS 1ST SESSION

H.R. 2601

AN ACT

To authorize appropriations for the Department of State for fiscal years 2006 and 2007, 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,

1 SECTION 1. SHORT TITLE.

- This Act may be cited as the "Foreign Relations Au-
- 3 thorization Act, Fiscal Years 2006 and 2007".

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- Sec. 1412. Statement of policy relating to international taxation.
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- Sec. 1438. Capture, detention, and interrogation of terrorists at Guantanamo Bay, Cuba.

1 SEC. 3. DEFINITIONS.

- 2 In this Act:
- 3 (1) Appropriate congressional commit-
- 4 TEES.—Except as otherwise provided, the term "ap-
- 5 propriate congressional committees" means the
- 6 Committee on International Relations of the House
- 7 of Representatives and the Committee on Foreign
- 8 Relations of the Senate.
- 9 (2) DEPARTMENT.—The term "Department"
- means the Department of State.
- 11 (3) SECRETARY.—The term "Secretary" means
- the Secretary of State.

TITLE I—AUTHORIZATIONS OF

14 **APPROPRIATIONS**

- 15 SEC. 101. ADMINISTRATION OF FOREIGN AFFAIRS.
- 16 The following amounts are authorized to be appro-
- 17 priated for the Department of State under "Administra-

tion of Foreign Affairs" to carry out the authorities, functions, duties, and responsibilities in the conduct of foreign 3 affairs of the United States and for other purposes author-4 ized by law: 5 (1) DIPLOMATIC AND CONSULAR PROGRAMS.— 6 AUTHORIZATION OFAPPROPRIA-7 TIONS.—For "Diplomatic and Consular Programs", \$3,769,118,000 for fiscal year 20068 9 and \$3,896,611,500 for fiscal year 2007. 10 (B) Worldwide Security Upgrades.— 11 In addition to amounts authorized to be appro-12 priated under subparagraph (A), \$689,523,000 13 for fiscal year 2006 and \$710,208,690 for fiscal 14 year 2007 are authorized to be appropriated for 15 worldwide security upgrades. (C) PUBLIC DIPLOMACY.—Of the amounts 16 17 authorized to be appropriated under subpara-18 graph (A), \$333,863,000 for fiscal year 2006 19 and \$343,699,000 for fiscal year 2007 are au-20 thorized to be appropriated for public diplo-21 macy. 22 (D)BUREAU OF DEMOCRACY, HUMAN 23 RIGHTS, AND LABOR.—Of the amounts author-24 ized to be appropriated under subparagraph

(A), \$20,000,000 for fiscal year 2006 and

- \$20,000,000 for fiscal year 2007 are authorized to be appropriated for salaries and expenses of the Bureau of Democracy, Human Rights, and Labor.
 - (E) ORGANIZATION FOR SECURITY AND COOPERATION AND EUROPE.—Of the amounts authorized to be appropriated under subparagraph (A), the following amounts are authorized to be appropriated for the following activities of the Organization for Security and Cooperation in Europe (OSCE):
 - (i) ANTI-SEMITISM.—For necessary expenses to fund secondments, hiring of staff, and support targeted projects of the Office of Democratic Institutions and Human Rights (ODIHR) regarding anti-Semitism and intolerance and for the OSCE/ODIHR Law Enforcement Officers Hate Crimes Training Program, \$225,000 for fiscal year 2006 and \$225,000 for fiscal year 2007.
 - (ii) OSCE PROJECTS AND ACTIVITIES
 REGARDING RELIGIOUS FREEDOM.—For
 necessary expenses to fund secondments,
 hiring of staff, and support targeted

1 projects of ODIHR regarding religious 2 freedom and for the OSCE/ODIHR Panel of Experts on Freedom of Religion or Be-3 lief, \$125,000 for fiscal year 2006 and \$125,000 for fiscal year 2007. 6 (iii) OSCE MISSIONS RELATED TO RE-7 LIGIOUS FREEDOM.—For OSCE Missions 8 in Armenia, Azerbaijan, Georgia, 9 Kazakhstan, Kyrgyzstan, Tajikistan, 10 Turkmenistan, and Uzbekistan for activi-11 ties to address issues relating to religious 12 freedom and belief and to fund the hiring 13 of new staff who are dedicated to religious 14 freedom and belief, \$80,000 for fiscal year 15 2006 and \$80,000 for fiscal year 2007. 16 (F) CHARLES B. RANGEL INTERNATIONAL 17 AFFAIRS PROGRAM.—Of the amounts author-18 ized to be appropriated under subparagraph 19 \$1,500,000 for fiscal year 2006 and (A), 20 \$1,500,000 for fiscal year 2007 are authorized 21 to be appropriated for the Charles B. Rangel 22 International Affairs Program at Howard Uni-23 versity. 24 MINORITY RECRUITMENT.—Of

amounts authorized to be appropriated under

- subparagraph (A), \$3,000,000 for fiscal year 2 2006 and \$3,000,000 for fiscal year 2007 are 3 authorized to be appropriated for the recruit-4 ment of members of minority groups for careers 5 in the Foreign Service and international affairs.
 - (H) DISSEMINATION OF NAMES OF FUGITIVES RESIDING IN CUBA.—Of the amounts authorized to be appropriated under subparagraph (A), an appropriate amount of such funds for each of the fiscal years 2006 and 2007 are authorized to be appropriated for the U.S. Interests Section, Havana, to disseminate the names of fugitives, such as Joanne Chesimard and William Morales, who are residing in Cuba, and any rewards for their capture.
 - (2) Capital investment fund.—For "Capital Investment Fund", \$131,000,000 for fiscal year 2006 and \$131,000,000 for fiscal year 2007.
 - (3) Embassy security, construction and Maintenance.—For "Embassy Security, Construction and Maintenance", \$1,526,000,000 for fiscal year 2006 and \$1,550,000,000 for fiscal year 2007.
- 23 (4) EDUCATIONAL AND CULTURAL EXCHANGE 24 PROGRAMS.—

- 1 (A) AUTHORIZATION OF APPROPRIA2 TIONS.—For "Educational and Cultural Ex3 change Programs", \$428,900,000 for fiscal
 4 year 2006 and \$438,500,000 for fiscal year
 5 2007.
 - (B) Summer institutes for korean student leaders.—Of the amounts authorized to be appropriated under subparagraph (A), \$750,000 for fiscal year 2006 and \$750,000 for fiscal year 2007 are authorized to be appropriated for summer academic study programs in the United States (focusing on United States political systems, government institutions, society, and democratic culture) for college and university students from the Republic of Korea, to be known as the "United States Summer Institutes for Korean Student Leaders".
 - (C) SUDANESE SCHOLARSHIPS.—Of the amounts authorized to be appropriated under subparagraph (A), \$500,000 for fiscal year 2006 and \$500,000 for fiscal year 2007 are authorized to be appropriated for scholarships for students from southern Sudan for secondary or

postsecondary education in the United States,
 to be known as "Sudanese Scholarships".

- (D) Scholarships for indigenous peoples of Mexico and central and south america.—Of the amounts authorized to be appropriated under subparagraph (A), \$250,000 for fiscal year 2006 and \$250,000 for fiscal year 2007 are authorized to be appropriated for scholarships for secondary and postsecondary education in the United States for students from Mexico and the countries of Central and South America who are descended from the indigenous peoples of Mexico or such countries.
- (E) SOUTH PACIFIC EXCHANGES.—Of the amounts authorized to be appropriated under subparagraph (A), \$650,000 for fiscal year 2006 and \$650,000 for fiscal year 2007 are authorized to be appropriated for South Pacific Exchanges.
- (F) TIBETAN SCHOLARSHIP PROGRAM.—Of the amounts authorized to be appropriated under subparagraph (A), \$750,000 for fiscal year 2006 and \$800,000 for fiscal year 2007 are authorized to be appropriated to carry out the Tibetan scholarship program established

- under section 103(b)(1) of the Human Rights, Refugee, and Other Foreign Relations Provisions Act of 1996 (Public Law 104–319; 22 U.S.C. 2151 note).
 - (G) NGAWANG CHOEPEL EXCHANGE PROGRAMS.—Of the amounts authorized to be appropriated under subparagraph (A), \$500,000 for fiscal year 2006 and \$500,000 for fiscal year 2007 are authorized to be appropriated for the "Ngawang Choepel Exchange Programs" (formerly known as "programs of educational and cultural exchange between the United States and the people of Tibet") under section 103(a) of the Human Rights, Refugee, and Other Foreign Relations Provisions Act of 1996 (Public Law 104–319; 22 U.S.C. 2151 note).
 - (H) HIV/AIDS INITIATIVE.—Of the amounts authorized to be appropriated under subparagraph (A), \$1,000,000 for fiscal year 2006 and \$1,000,000 for fiscal year 2007 are authorized to be appropriated for HIV/AIDS research and mitigation strategies.
 - (I) PROJECT CHILDREN AND COOPERATION
 WITH IRELAND.—Of the amounts authorized to
 be appropriated under subparagraph (A),

\$500,000 for fiscal year 2006 and \$500,000 for fiscal year 2007 are authorized to be appro-priated for people-to-people activities (with a focus on young people) to support the Northern Ireland peace process involving Catholic and Protestant participants from the Republic of Ireland, the United Kingdom, and the United States, to be known as "Project Children".

- (5) REPRESENTATION ALLOWANCES.—For "Representation Allowances", \$8,281,000 for fiscal year 2006 and \$8,281,000 for fiscal year 2007.
- (6) Protection of Foreign missions and officials.—
 - (A) For "Protection of Foreign Missions and Officials", \$15,000,000 for fiscal year 2006 and \$15,000,000 for fiscal year 2007.
 - (B) In addition to amounts authorized to be appropriated under subparagraph (A), there are authorized to be appropriated \$19,580,000 for "Protection of Foreign Missions and Officials" only to reimburse the City of New York for necessary expenses incurred since 2002 for the protection of foreign missions and officials.
- (7) EMERGENCIES IN THE DIPLOMATIC AND CONSULAR SERVICE.—For "Emergencies in the Dip-

- lomatic and Consular Service", \$12,143,000 for fis-
- 2 cal year 2006 and \$12,143,000 for fiscal year 2007.
- 3 (8) Repatriation Loans.—For "Repatriation
- 4 Loans'', \$1,319,000 for fiscal year 2006 and
- 5 \$1,319,000 for fiscal year 2007.
- 6 (9) Payment to the american institute in
- 7 TAIWAN.—For "Payment to the American Institute
- 8 in Taiwan", \$19,751,000 for fiscal year 2006 and
- 9 \$20,146,020 for fiscal year 2007.
- 10 (10) Office of the inspector general.—
- For "Office of the Inspector General", \$29,983,000
- for fiscal year 2006, and \$29,983,000 for fiscal year
- 13 2007.
- 14 SEC. 102. CONTRIBUTIONS TO INTERNATIONAL ORGANIZA-
- 15 TIONS.
- 16 (a) Assessed Contributions to International
- 17 Organizations.—There are authorized to be appro-
- 18 priated for "Contributions to International Organiza-
- 19 tions", \$1,296,500,000 for fiscal year 2006 and
- 20 \$1,322,430,000 for fiscal year 2007, for the Department
- 21 of State to carry out the authorities, functions, duties, and
- 22 responsibilities in the conduct of the foreign affairs of the
- 23 United States with respect to international organizations
- 24 and to carry out other authorities in law consistent with
- 25 such purposes.

- 1 (b) Contributions for International Peace-2 Keeping Activities.—There are authorized to be appro-3 priated for "Contributions for International Peacekeeping
- 4 Activities", \$1,035,500,000 for fiscal year 2006 and such
- 5 sums as may be necessary for fiscal year 2007, for the
- 6 Department of State to carry out the authorities, func-
- 7 tions, duties, and responsibilities of the United States with
- 8 respect to international peacekeeping activities and to
- 9 carry out other authorities in law consistent with such
- 10 purposes. Amounts appropriated pursuant to this sub-
- 11 section are authorized to remain available until expended.
- 12 (c) Foreign Currency Exchange Rates.—
- 13 (1) AUTHORIZATION OF APPROPRIATIONS.—In 14 addition to amounts authorized to be appropriated 15 under subsection (a), there are authorized to be ap-16 propriated such sums as may be necessary for each 17 of fiscal years 2006 and 2007 to offset adverse fluc-
- tuations in foreign currency exchange rates.
- 19 (2) AVAILABILITY OF FUNDS.—Amounts appro-20 priated under this subsection shall remain available 21 for obligation and expenditure only to the extent 22 that the Director of the Office of Management and 23 Budget determines and certifies to Congress that 24 such amounts are necessary due to such fluctua-
- 25 tions.

- 1 (d) Withholding of Contributions for Certain
- 2 United Nations Commissions, Organizations, or
- 3 Any Affiliated Agencies.—Notwithstanding any other
- 4 provision of law, funds available to the Department of
- 5 State or any other Federal department or agency may not
- 6 be used for United States contributions to any United Na-
- 7 tions commission, organization, or affiliated agency that
- 8 is chaired or presided over by a country, the government
- 9 of which the Secretary of State has determined, for pur-
- 10 poses of section 6(j)(1) of the Export Administration Act
- 11 of 1979 (50 U.S.C. App. 2405(j)(1)) has repeatedly pro-
- 12 vided support for acts of international terrorism, until
- 13 such time as the President determines that such commis-
- 14 sion, organization, or agency is no longer chaired or pre-
- 15 sided over by such country and the commission, organiza-
- 16 tion, or agency has established appropriate electoral re-
- 17 forms, including minimum standards for leadership posi-
- 18 tions and the elimination of automatic rotation of such
- 19 leadership positions.

20 SEC. 103. INTERNATIONAL COMMISSIONS.

- The following amounts are authorized to be appro-
- 22 priated under "International Commissions" for the De-
- 23 partment of State to carry out the authorities, functions,
- 24 duties, and responsibilities in the conduct of the foreign

affairs of the United States and for other purposes author-2 ized by law: 3 (1) International boundary and water 4 COMMISSION, UNITED STATES AND MEXICO.—For 5 "International Boundary and Water Commission, 6 United States and Mexico"— 7 (A) for "Salaries Expenses", and 8 \$28,200,000 for fiscal vear 2006 and 9 \$28,200,000 for fiscal year 2007; and 10 (B) for "Construction", \$6,100,000 for fis-11 cal year 2006 and \$6,100,000 for fiscal year 12 2007. 13 (2) International Boundary Commission, 14 UNITED STATES AND CANADA.—For "International 15 Boundary Commission, United States and Canada", 16 \$1,429,000 for fiscal year 2006 and \$1,429,000 for 17 fiscal year 2007. 18 (3) International joint commission.—For "International Joint Commission", \$6,320,000 for 19 20 fiscal year 2006 and \$6,320,000 for fiscal year 21 2007. 22 (4)INTERNATIONAL **FISHERIES** COMMIS-23 SIONS.—For "International Fisheries Commissions", 24 \$25,123,000 for fiscal year 2006 and \$25,123,000 25 for fiscal year 2007.

$1\;$ Sec. 104. Migration and refugee assistance.

2	(a) In General.—There are authorized to be appro-
3	priated for the Department of State for "Migration and
4	Refugee Assistance" for authorized activities,
5	\$955,000,000 for fiscal year 2006 and $$983,650,000$ for
6	fiscal year 2007.
7	(b) Refugees Resettling in Israel.—Of the
8	amounts authorized to be appropriated under subsection
9	(a), there are authorized to be appropriated \$40,000,000
10	for fiscal year 2006 and \$40,000,000 for fiscal year 2007
11	for resettlement of refugees in Israel.
12	(e) Pilot Program for Long-Term Refugee
13	Populations.—
14	(1) PILOT PROGRAM.—Of the amounts author-
15	ized to be appropriated under subsection (a), there
16	are authorized to be appropriated \$2,500,000 for
17	fiscal year 2006 and $\$2,500,000$ for fiscal year 2007
18	for the establishment and implementation of a two-
19	year pilot program to improve conditions for long-
20	term refugee populations that are currently assisted
21	in camps or other segregated settlements.
22	(2) Requirements.—In carrying out the pilot
23	program under paragraph (1), the Secretary of
24	State shall—
25	(A) seek to protect and ensure basic rights
26	granted to refugees under the 1951 Convention

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Relating to the Status of Refugees and the 1967 Protocol Relating to the Status of Refugees;

(B) seek innovative modules or methods to assist long-term refugee populations both within and outside traditional camp settings, as appropriate, that support refugees living or working in local communities, such as integration of refugees into local schools and services, resource conservation and livelihood projects designed to diminish conflict between refugee hosting communities and refugees, and engagement of civil society components of refugee hosting communities in a policy dialogue with the United Nations High Commissioner for Refugees (UNHCR) and international and nongovernmental refugee assistance organizations to enhance options to assist refugees and promote the rights to which refugees may be entitled under the 1951 Convention and 1967 Protocol;

(C) provide a United States voluntary contribution to UNHCR to conduct the pilot program in cooperation with nongovernmental organizations with expertise in the protection of refugee rights, one or more major operational

- humanitarian assistance agencies, and in consultation with host countries, the United States, and other donor countries; and
 - (D) urge UNHCR to select not less than three host countries in which to conduct the pilot program.
 - (3) Report.—Not later than one year after the date on which the first pilot program is established pursuant to paragraph (2), the Secretary shall submit to the appropriate congressional committees a report on the implementation of this subsection, the development of innovative models to protect and assist refugees, and recommendations for ensuring refugee rights are respected in countries of temporary asylum.
- 16 (d) Internally Displaced Persons in Eastern
 17 Burma.—Of the amounts authorized to be appropriated
 18 under subsection (a), there are authorized to be appro19 priated \$3,000,000 for fiscal year 2006 and \$3,000,000
 20 for fiscal year 2007 for assistance to Thailand-based non21 governmental organizations operating along the border be22 tween Thailand and Burma to provide food, medical, and
 23 other humanitarian assistance to internally displaced per-

sons in eastern Burma.

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1 SEC. 105. CENTERS AND FOUNDATIONS.

- 2 (a) Asia Foundation.—There are authorized to be
- 3 appropriated for "The Asia Foundation" for authorized
- 4 activities, \$18,000,000 for fiscal year 2006 and
- 5 \$18,000,000 for fiscal year 2007.
- 6 (b) National Endowment for Democracy.—
- 7 There are authorized to be appropriated for the "National
- 8 Endowment for Democracy" for authorized activities,
- 9 \$80,000,000 for fiscal year 2006 and \$80,000,000 for fis-
- 10 cal year 2007.
- 11 (c) Center for Cultural and Technical Inter-
- 12 CHANGE BETWEEN EAST AND WEST.—There are author-
- 13 ized to be appropriated for the "Center for Cultural and
- 14 Technical Interchange Between East and West" for au-
- 15 thorized activities, \$13,024,000 for fiscal year 2006 and
- 16 \$13,024,000 for fiscal year 2007.
- 17 SEC. 106. UNITED STATES INTERNATIONAL BROADCASTING
- 18 **ACTIVITIES.**
- 19 The following amounts are authorized to be appro-
- 20 priated to carry out United States Government inter-
- 21 national broadcasting activities under the United States
- 22 Information and Educational Exchange Act of 1948, the
- 23 Radio Broadcasting to Cuba Act, the Television Broad-
- 24 casting to Cuba Act, the United States International
- 25 Broadcasting Act of 1994, and the Foreign Affairs Re-

- 1 form and Restructuring Act of 1998, and to carry out
- 2 other authorities in law consistent with such purposes:
- 3 (1)International BROADCASTING OPER-ATIONS.—For "International Broadcasting Oper-4 5 ations", \$603,394,000 for fiscal year 2006 and 6 \$621,495,820 for fiscal year 2007. Of the amounts 7 authorized to be appropriated under this paragraph, 8 \$5,000,000 is authorized to be appropriated for fis-9 cal year 2006 and \$5,000,000 is authorized to be 10 appropriated for fiscal year 2007 for increased
- 12 (2) Broadcasting Capital Improvements.—
 13 For "Broadcasting Capital Improvements",
 14 \$10,893,000 for fiscal year 2006 and \$10,893,000
 15 for fiscal year 2007.

broadcasting to Belarus.

(3) Broadcasting to Cuba.—For "Broadcasting to Cuba", \$37,656,000 for fiscal year 2006 and \$29,931,000 for fiscal year 2007, to remain available until expended, for necessary expenses to enable the Broadcasting Board of Governors to carry out broadcasting to Cuba, including the purchase, rent, construction, and improvement of facilities for radio and television transmission and reception, and the purchase, lease, and installation of nec-

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- essary equipment, including aircraft, for radio and television transmission and reception.
- 3 (4) Radio free Asia.—In addition to such 4 amounts as are otherwise authorized to be appro-5 priated for the Broadcasting Board of Governors, 6 there are authorized to be appropriated \$9,100,000 7 for fiscal years 2006 and 2007 to overcome the jam-8 ming of Radio Free Asia by Vietnam.
- 9 (5)Broadcasting ТО VENEZUELA.—For 10 broadcasting to Venezuela, such sums as may be 11 necessary for fiscal year 2006 and such sums as 12 may be necessary for fiscal year 2007, to remain 13 available until expended, to allow the Broadcasting 14 Board of Governors to carry out broadcasting to 15 Venezuela for at least 30 minutes per day of bal-16 anced, objective, and comprehensive television news 17 programming, radio news programming, or both.

18 SEC. 107. ENHANCING PROTECTION OF INTELLECTUAL

- 19 **PROPERTY RIGHTS.**
- In addition to such amounts as may otherwise be authorized to be appropriated for such purpose, there are
- 22 authorized to be appropriated for the Department of
- 23 State, \$5,000,000 to carry out the following activities to
- 24 enhance intellectual property laws and enforcement in

1	countries that are not members of the Organization for
2	Economic Cooperation and Development (OECD):
3	(1) Provision of equipment and training for for-
4	eign law enforcement, including in the interpretation
5	of intellectual property laws.
6	(2) Training for judges and prosecutors, includ-
7	ing in the interpretation of intellectual property
8	laws.
9	(3) Assistance in complying with obligations
10	under appropriate international copyright and intel-
11	lectual property treaties and agreements.
12	TITLE II—DEPARTMENT OF
13	STATE AUTHORITIES AND AC-
14	TIVITIES
15	SEC. 201. CONSOLIDATION OF LAW ENFORCEMENT POW-
16	ERS; NEW CRIMINAL OFFENSE.
17	(a) In General.—Chapter 203 of title 18, United
18	States Code, is amended by adding at the end the fol-
19	lowing new section:
20	"§ 3064. Powers of special agents in the Department
21	of State and the Foreign Service
22	"Whoever knowingly and willfully obstructs, resists,
23	or interferes with a Federal law enforcement agent en-
24	gaged in the performance of the protective functions au-
25	thorized by section 37 of the State Department Basic Au-

- 1 thorities Act of 1956 or by section 103 of the Omnibus
- 2 Diplomatic Security and Antiterrorism Act of 1986 shall
- 3 be fined under this title or imprisoned not more than one
- 4 year, or both.".
- 5 (b) Table of Sections Amendment.—The table of
- 6 sections at the beginning of chapter 203 of title 18, United
- 7 States Code, is amended by adding at the end the fol-
- 8 lowing new item:

"3064. Powers of special agents in the Department of State and the Foreign Service.".

9 SEC. 202. INTERNATIONAL LITIGATION FUND.

- 10 Section 38(d)(3) of the State Department Basic Au-
- 11 thorities Act of 1956 (22 U.S.C. 2710(d)(3)) is amend-
- 12 ed—
- 13 (1) by inserting "as a result of a decision of an
- international tribunal," after "received by the De-
- partment of State"; and
- 16 (2) by inserting a comma after "United States
- 17 Government".

18 SEC. 203. RETENTION OF MEDICAL REIMBURSEMENTS.

- 19 Section 904 of the Foreign Service Act of 1980 (22)
- 20 U.S.C. 4084) is amended by adding at the end the fol-
- 21 lowing new subsection:
- 22 "(g) Reimbursements paid to the Department of
- 23 State for funding the costs of medical care abroad for em-
- 24 ployees and eligible family members shall be credited to

- the currently available applicable appropriation account. Notwithstanding any other provision of law, such reimbursements shall be available for obligation and expendi-4 ture during the fiscal year in which they are received or for such longer period of time as may be provided in law.". SEC. 204. AUTHORITY TO ADMINISTRATIVELY AMEND SUR-7 CHARGES. 8 (a) In General.—Beginning in fiscal year 2006 and thereafter, the Secretary of State is authorized to amend 10 administratively the amounts of the surcharges related to 11 consular services in support of enhanced border security 12 (provided for in the last paragraph under the heading 13 "DIPLOMATIC AND CONSULAR PROGRAMS" under title IV of division B of the Consolidated Appropriations Act, 2005 14 15 (Public Law 108–447)) that are in addition to the passport and immigrant visa fees in effect on January 1, 2004. 16 17 (b) REQUIREMENTS.—In carrying out subsection (a) 18 and the provision of law described in such subsection, the 19 Secretary shall meet the following requirements: 20 (1) The amounts of the surcharges shall be rea-21 sonably related to the costs of providing services in 22 connection with the activity or item for which the
- 24 (2) The aggregate amount of surcharges col-25 lected may not exceed the aggregate amount obli-

surcharges are charged.

- 1 gated and expended for the costs related to consular 2 services in support of enhanced border security in-3 curred in connection with the activity or item for 4 which the surcharges are charged. (3) A surcharge may not be collected except to 6 the extent the surcharge will be obligated and expended to pay the costs related to consular services 7 8 in support of enhanced border security incurred in 9 connection with the activity or item for which the 10 surcharge is charged. 11 (4) A surcharge shall be available for obligation 12 and expenditure only to pay the costs related to con-13 sular services in support of enhanced border security 14 incurred in providing services in connection with the 15 activity or item for which the surcharge is charged. 16 SEC. 205. ACCOUNTABILITY REVIEW BOARDS. 17 Section 301(a) of the Diplomatic Security Act (22 U.S.C. 4831(a)) is amended— 18 19 (1) in paragraph (1), by striking "paragraph" (2)" and inserting "paragraphs (2) and (3)"; and 20 21 (2) by adding at the end the following new
- 23 "(3) FACILITIES IN AFGHANISTAN AND IRAQ.—
 24 "(A) LIMITED EXEMPTIONS FROM RE25 QUIREMENT TO CONVENE BOARD.—The Sec-

paragraph:

1	retary of State is not required to convene a
2	Board in the case of an incident that—
3	"(i) involves serious injury, loss of
4	life, or significant destruction of property
5	at, or related to, a United States Govern-
6	ment mission in Afghanistan or Iraq; and
7	"(ii) occurs during the period begin-
8	ning on July 1, 2004, and ending on Sep-
9	tember 30, 2009.
10	"(B) REPORTING REQUIREMENTS.—In the
11	case of an incident described in subparagraph
12	(A), the Secretary shall—
13	"(i) promptly notify the Committee on
14	International Relations of the House of
15	Representatives and the Committee on
16	Foreign Relations of the Senate of the in-
17	$\operatorname{cident};$
18	"(ii) conduct an inquiry of the inci-
19	dent; and
20	"(iii) upon completion of the inquiry
21	required by clause (ii), submit to each such
22	Committee a report on the findings and
23	recommendations related to such inquiry
24	and the actions taken with respect to such
25	recommendations.".

1 SEC. 206. DESIGNATION OF COLIN L. POWELL RESIDENTIAL

- PLAZA.
- 3 (a) Designation.—The Federal building in King-
- 4 ston, Jamaica, formerly known as the Crowne Plaza and
- 5 currently a staff housing facility for the Embassy of the
- 6 United States in Jamaica, shall be known and designated
- 7 as the "Colin L. Powell Residential Plaza".
- 8 (b) References.—Any reference in a law, map, reg-
- 9 ulation, document, paper, or other record of the United
- 10 States to the Federal building referred to in subsection
- 11 (a) shall be deemed to be a reference to the "Colin L.
- 12 Powell Residential Plaza".
- 13 SEC. 207. REMOVAL OF CONTRACTING PROHIBITION.
- 14 Section 406(c) of the Omnibus Diplomatic Security
- 15 and Antiterrorism Act of 1986 (Public Law 99–399) (re-
- 16 lating to the ineligibility of persons doing business with
- 17 Libya to be awarded a contract) is repealed.
- 18 SEC. 208. TRANSLATION OF REPORTS OF THE DEPART-
- 19 **MENT OF STATE.**
- 20 (a) Translation.—Not later than 30 days after the
- 21 date of issuance of each of the reports listed in subsection
- 22 (c), the appropriate United States mission in a foreign
- 23 country shall translate into the official languages of such
- 24 country the respective country report from each of such
- 25 reports.

- 1 (b) Posting on Website.—Not later than five days 2 after each of the translations required under subsection
- 3 (a) are completed, the appropriate United States mission
- 4 shall post each of such translations on the website of the
- 5 United States Embassy (or other appropriate United
- 6 States mission) for such country.
- 7 (c) Reports.—The reports referred to in subsection
- 8 (a) are the following:
- 9 (1) The Country Reports on Human Rights
- 10 Practices, including the Trafficking in Persons Re-
- port, required under sections 116 and 502B of the
- Foreign Assistance Act of 1961 (22 U.S.C. 2151n
- and 2304).
- 14 (2) The Annual Report on International Reli-
- gious Freedom, required under section 102b of the
- 16 International Religious Freedom Act of 1998 (22)
- 17 U.S.C. 6412).
- 18 (3) The Annual Report on Democracy required
- under section 612 of this Act.
- 20 (4) The annual Trafficking in Persons Report
- 21 prepared by the Office to Monitor and Combat Traf-
- ficking in Persons of the Department of State, re-
- quired under section 110(b) of the Trafficking Vic-
- 24 tims Protection Act of 2000 (22 U.S.C. 7107(b)).

SEC. 209. ENTRIES WITHIN PASSPORTS.

2. ((a.)	FINDINGS.—	-Congress	finds	the	following	ŗ.
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- 3 (1) The power of the executive branch to issue 4 passports or other travel documents to United
- 5 States citizens is derived solely from law.
- 6 (2) The Secretary of State has caused entries 7 to be made in passports of United States citizens 8 who were born in Jerusalem, Israel, that are incon-9 sistent with the usual practice of entering the name
- of a country and not a city as a place of birth.
- 11 (b) Sense of Congress.—It is the sense of Con-
- 12 gress that United States citizens who have passports
- 13 should not be required to carry passports which inac-
- 14 curately or inconsistently represent their personal details.
- 15 (c) Authority.—This section is passed in exercise
- 16 of the power of Congress, pursuant to Article 1, Section
- 17 8 of the Constitution of the United States "To make all
- 18 Laws which shall be necessary and proper for carrying
- 19 into Execution the foregoing Powers, and all other Powers
- 20 vested by the Constitution in the Government of the
- 21 United States, or in any Department or Officer thereof.".
- 22 (d) Requirement That Accurate Entries Be
- 23 Made on Request of Citizen.—The first section of
- 24 "An Act to regulate the issue and validity of passports,
- 25 and for other purposes", approved July 3, 1926, (22
- 26 U.S.C. 211a; 44 Stat. 887), is amended by inserting after

- 1 the first sentence the following new sentence: "For pur-
- 2 poses of the issuance of a passport to a United States cit-
- 3 izen born in the city of Jerusalem, the Secretary shall,
- 4 upon the request of the citizen or the citizen's legal guard-
- 5 ian, record the place of birth as Israel.".
- 6 SEC. 210. UNITED STATES ACTIONS WITH RESPECT TO JE-
- 7 RUSALEM AS THE CAPITAL OF ISRAEL.
- 8 (a) Limitation on Use of Funds for Consulate
- 9 IN JERUSALEM.—None of the funds authorized to be ap-
- 10 propriated by this Act may be expended for the operation
- 11 of a United States consulate or diplomatic facility in Jeru-
- 12 salem unless such consulate or diplomatic facility is under
- 13 the supervision of the United States Ambassador to Israel.
- 14 (b) Limitation on Use of Funds for Publica-
- 15 Tions.—None of the funds authorized to be appropriated
- 16 by this Act may be available for the publication of any
- 17 official United States Government document that lists
- 18 countries and their capital cities unless such publication
- 19 identifies Jerusalem as the capital of the State of Israel.
- 20 SEC. 211. AVAILABILITY OF UNCLASSIFIED TELECOMMUNI-
- 21 CATIONS FACILITIES.
- The Secretary of State shall make available to the
- 23 appropriate congressional committees the use of unclassi-
- 24 fied telecommunications facilities of the Department of
- 25 State that are located in an embassy, consulate, or other

- 1 facility of the United States in a foreign country to allow
- 2 such committees to receive testimony or other communica-
- 3 tion from an individual in any such country.

4 SEC. 212. REPORTING FORMATS.

- 5 (a) IN GENERAL.—The Secretary of State shall, with
- 6 respect to a report that the Secretary is required to submit
- 7 to the appropriate congressional committees, submit each
- 8 such report on suitable media in machine-readable format,
- 9 including in plain text and in hypertext mark-up language
- 10 (commonly referred to as "HTML"), in addition to sub-
- 11 mission in written format.
- 12 (b) Effective Date.—The requirement specified
- 13 under subsection (a) shall apply beginning with the first
- 14 report that the Secretary is required to submit to the ap-
- 15 propriate congressional committees after the date that is
- 16 not later than 90 days after the date of the enactment
- 17 of this Act.
- 18 SEC. 213. EXTENSION OF REQUIREMENT FOR SCHOLAR-
- 19 SHIPS FOR TIBETANS AND BURMESE.
- 20 Section 103(b)(1) of the Human Rights, Refugee,
- 21 and Other Foreign Relations Provisions Act of 1996 (Pub-
- 22 lie Law 104–319; 22 U.S.C. 2151 note) is amended by
- 23 striking "for the fiscal year 2003" and inserting "for each
- 24 of fiscal years 2006 and 2007".

1	SEC. 214. AMERICAN INSTITUTE IN TAIWAN FACILITIES EN-
2	HANCEMENT.
3	Section 3(a) of the American Institute in Taiwan Fa-
4	cilities Enhancement Act (Public Law 106–212) is amend-
5	ed by striking "the sum of \$75,000,000" and inserting
6	"such sums as may be necessary".
7	SEC. 215. ACTIVITIES RELATED TO CUBA.
8	(a) ACTIVITIES.—Of the funds made available for fis-
9	cal year 2006 for the Bureau of Educational and Cultural
10	Affairs of the Department of State, \$5,000,000 shall be
11	used for activities related to Cuba under—
12	(1) the J. William Fulbright Educational Ex-
13	change Program;
14	(2) the Hubert Humphrey Fellowship Program;
15	(3) the International Visitors Program;
16	(4) the Benjamin A. Gilman International
17	Scholarship Program;
18	(5) the EducationUSA Program; and
19	(6) professional, cultural, and youth programs
20	operated by the Office of Citizen Exchanges of the
21	Bureau.
22	(b) Priority.—The Secretary of State shall give pri-
23	ority to human rights dissidents, pro-democracy activists,
24	and independent civil society members for participation in
25	the activities described in subsection (a)

- 1 (c) Congressional Notification.—Not later than
- 2 90 days after the date of the enactment of this Act, the
- 3 Secretary shall notify the appropriate congressional com-
- 4 mittees on efforts to identify eligible participants for ac-
- 5 tivities described in subsection (a). Not later than 15 days
- 6 prior to a final determination of eligible participants for
- 7 activities described in subsection (a), the Secretary shall
- 8 notify the appropriate congressional committees of such
- 9 determination and provide a list that contains the names
- 10 of such eligible participants.
- 11 SEC. 216. ESTABLISHMENT OF THE ACTIVE RESPONSE
- 12 CORPS.
- 13 (a) Establishment.—The Secretary of State, in
- 14 consultation with the Administrator of the United States
- 15 Agency for International Development, is authorized to es-
- 16 tablish an Active Response Corps (referred to in this sec-
- 17 tion as the "Corps") to provide assistance in support of
- 18 stabilization and reconstruction activities in foreign coun-
- 19 tries or regions that are in, are in transition from, or are
- 20 likely to enter into, conflict or civil strife.
- 21 (b) Composition.—If the Corps is established in ac-
- 22 cordance with subsection (a), the Secretary and Adminis-
- 23 trator shall coordinate in the identification and training,
- 24 and if necessary, in the recruitment and hiring, of nec-
- 25 essary personnel. Such personnel shall be composed of em-

- ployees of United States civilian agencies or non-Federal 2 employees. 3 (c) Use of Active Response Corps.—The members of the Active Response Corps shall be available— 5 (1) if the President determines that it is in the 6 national security interests of the United States to 7 engage in stabilization and reconstruction activities 8 in a country or region that is in, is in transition 9 from, or is likely to enter into, conflict or civil strife; 10 and 11 (2) if not engaged in such stabilization and re-12 construction activities, for assignment in the United 13 States, at diplomatic missions of the United States, 14 and at missions of the United States Agency for 15 International Development. 16 (d) Training and Education Programs.— 17 (1) In General.—The Coordinator for Sta-18 bilization and Reconstruction is authorized to con-19 duct and arrange for training and education of the
- 21 (2) EMPHASIS.—Training and education shall 22 emphasize acquisition of general skills needed to op-23 erate in a post-conflict environment and training

Active Response Corps.

1	been identified to participate in the Active Response
2	Corps.
3	(3) Contents.—Training and education may
4	consist of—
5	(A) conducting inter-agency training, in-
6	cluding training related to inter-agency deci-
7	sionmaking, operational planning, and execution
8	simulations, for mid-level government officials
9	and managers to prepare such officials and
10	managers to address stabilization and recon-
11	struction operations;
12	(B) conducting advanced training related
13	to stabilization and reconstruction operations
14	for members of the Active Response Corps;
15	(C) conducting pre-deployment training re-
16	lated to stabilization and reconstruction oper-
17	ations for civilians and military-civil affairs per-
18	sonnel;
19	(D) conducting exercises related to sta-
20	bilization and reconstruction operations for
21	United States and international experts;
22	(E) developing a uniform set of operating
23	procedures for stabilization and reconstruction
24	operations; and

- 1 (F) conducting ongoing evaluations and 2 after-action reviews of stabilization and recon-3 struction operations.
- 4 (e) Facilities.—Training and education programs
- 5 should be coordinated with and utilize to the extent pos-
- 6 sible existing programs and facilities such as the George
- 7 P. Shultz National Foreign Affairs Training Center (com-
- 8 monly referred to as the "Foreign Service Institute"), the
- 9 National Defense University, the Center for Stabilization
- 10 and Reconstruction Studies at the Naval Postgraduate
- 11 School, and the United States Institute for Peace.
- 12 (f) Additional Authorities.—
- 13 (1) ESTABLISHMENT AND PURPOSE OF RE14 SERVE COMPONENT OF ACTIVE RESPONSE CORPS.—
 15 The Secretary, in consultation with the heads of
- establish and maintain a roster of personnel who are

other relevant Executive agencies, is authorized to

- trained and available as needed to perform services
- 19 necessary to carry out the purpose of the Corps
- under subsection (c). The personnel listed on the
- 21 roster shall constitute a reserve component of the
- Active Response Corps.
- 23 (2) Federal employees.—The reserve com-
- ponent may include employees of the Department of
- 25 State, including Foreign Service Nationals, employ-

1	ees of the United States Agency for International
2	Development, employees of any other Executive
3	agency (as such term is defined in section 105 of
4	title 5, United States Code), and employees from the
5	legislative and judicial branches who—
6	(A) have the training and skills necessary
7	to enable them to contribute to stabilization
8	and reconstruction activities under this section;
9	and
10	(B) have volunteered for deployment to
11	carry out such stabilization and reconstruction
12	activities.
13	(g) USE OF RESERVE COMPONENT.—The Secretary
14	may deploy members of the reserve component in support
15	of stabilization and reconstruction activities in a foreign
16	country or region if the President makes a determination
17	regarding a stabilization and reconstruction crisis. The
18	Secretary is authorized to employ contractor personnel,
19	nongovernmental organization personnel, and State and
20	local government employees, who—
21	(1) have the training and skills necessary to en-
22	able them to contribute to stabilization and recon-
23	struction activities under this section; and
24	(2) have volunteered to carry out such stabiliza-
25	tion and reconstruction activities.

- 1 (h) Report.—Not later than 180 days after the date
- 2 of the enactment of this Act, the Secretary shall submit
- 3 to the appropriate congressional committees a report on
- 4 the status of efforts to establish the Active Response
- 5 Corps. The report shall include recommendations—
- 6 (1) for any legislation necessary to implement
- 7 subsection (a); and
- 8 (2) concerning the regulation and structure of
- 9 the Active Response Corps, including recommenda-
- tions related to pay and employment security for,
- and benefit and retirement matters related to, mem-
- bers of the Corps.
- 13 SEC. 217. PASSPORT SECURITY ENHANCEMENT.
- 14 (a) Report on Documents Related to Passport
- 15 Issuance.—
- 16 (1) In General.—Not later than one year
- after the date of the enactment of this Act, the Sec-
- retary of State shall submit to the appropriate con-
- 19 gressional committees a report that describes exist-
- ing security weaknesses of identification documents,
- 21 including birth certificates, required for the issuance
- of a passport, and that includes, in accordance with
- paragraph (3), recommended criteria for birth cer-
- 24 tificates that will be acceptable to establish valid

1	proof of identity and national origin of individuals
2	for the issuance of passports to such individuals.
3	(2) Consultation.—The Secretary shall con-
4	sult with appropriate officials of States and cities
5	identified as vital registration jurisdictions in the
6	preparation of such criteria.
7	(3) Acceptance criteria.—The criteria re-
8	ferred to in paragraph (1) shall include the estab-
9	lishment of minimum acceptance criteria for identi-
10	fication documents issued by such jurisdictions, in-
11	cluding criteria related to—
12	(A) vital records security and procedures;
13	(B) security paper and printing for birth
14	certificates;
15	(C) customer identification requirements;
16	(D) issuance of birth certificates, including
17	duplicates;
18	(E) controlling access to birth certificate
19	records to prevent identity fraud;
20	(F) data element definitions to facilitate
21	electronic exchange of birth and death registra-
22	tion information with the Department of State
23	for purposes of issuing passports; and
24	(G) routine matching of all birth and death
25	records.

1	(b) Background Investigation and Establish-
2	MENT OF TRAINING PROGRAM FOR PASSPORT ACCEPT-
3	ANCE AGENTS.—
4	(1) Background Investigation.—Not later
5	than 180 days after the date of the enactment of
6	this Act, the Secretary of State shall establish a
7	mandatory requirement for background investiga-
8	tions of passport acceptance agents.
9	(2) Establishment of Training Pro-
10	GRAM.—Not later than one year after the date of
11	the enactment of this Act, the Under Secretary for
12	Management of the Department of State, acting
13	through the Bureau of Consular Affairs of the De-
14	partment, shall—
15	(A) establish a comprehensive training pro-
16	gram for passport acceptance agents that in-
17	cludes instruction and training relating to iden-
18	tification document fraud detection, customer
19	identification authentication, and the penalties
20	for passport fraud by employees, agents, and
21	passport applicants;
22	(B) establish a database that records when
23	passport acceptance agents complete such train-
24	ing;

1	(C) require all newly appointed passport			
2	acceptance agents to complete such training be-			
3	fore initial processing of passport applications;			
4	and			
5	(D) establish a training schedule so that			
6	all existing passport acceptance agents have			
7	completed such training no later than three			
8	years after the date of the establishment of the			
9	training program under this paragraph.			
10	(c) Expanded Authority of Special Agents.—			
11	Section 203 of the Omnibus Diplomatic and Antiterrorism			
12	Act of 1986 (Public Law 99–399; 22 U.S.C. 4823) is			
13	amended—			
14	(1) in the first sentence, by striking "Special			
15	agent positions" and inserting "(a) Special agent po-			
16	sitions"; and			
17	(2) by adding at the end the following new sub-			
18	section:			
19	"(b) In connection with investigations of corruption,			
20	waste, fraud, and abuse by officers and employees of the			
21	United States Government, including the illegal sale of			
22	United States passports and visas and other United States			
23	criminal offenses, the Federal District Court for the Dis-			
24	trict of Columbia shall have authority to issue warrants			
25	with respect to properties within the special maritime and			

1	territorial jurisdiction of the United States, as defined	
2	under section 7(9) of title 18, United States Code. Special	
3	agents under the direction of the Director of the Diplo-	
4	matic Security Service shall have authority to execute such	
5	warrants.".	
6	(d) Authorization of Appropriations.—There	
7	are authorized to be appropriated such sums as may be	
8	necessary, or to reprogram funds otherwise obtained	
9	through receipts from the issuance of passports and visas,	
10	to carry out this section.	
11	TITLE III—ORGANIZATION AND	
12	PERSONNEL OF THE DEPART	
13	MENT OF STATE	
14	SEC. 301. EDUCATION ALLOWANCES.	
15	Section 5924(4) of title 5, United States Code, is	
16	amended—	
17	(1) in the first sentence of subparagraph (A),	
18	by inserting "United States" after "nearest";	
19	(2) by striking subparagraph (B) and inserting	
20	the following new subparagraph:	
21	"(B) The travel expenses of dependents of	
22	an employee to and from a secondary or post-	
23	secondary educational institution, not to exceed	
24	one annual trip each way for each dependent,	
25	except that an allowance payment under sub-	

paragraph (A) may not be made for a dependent during the 12 months following the arrival of the dependent at the selected educational institution under authority contained in this subparagraph."; and

(3) by adding at the end the following new subparagraph:

> "(D) Allowances provided pursuant to subparagraphs (A) and (B) may include, at the election of the employee, payment or reimbursement of the costs incurred to store baggage for the employee's dependent at or in the vicinity of the dependent's school during the dependent's annual trip between the school and the employee's duty station, except that such payment or reimbursement may not exceed the cost that the Government would incur to transport the baggage with the dependent in connection with the annual trip, and such payment or reimbursement shall be in lieu of transportation of the baggage.".

22 SEC. 302. OFFICIAL RESIDENCE EXPENSES.

Section 5913 of title 5, United States Code, is 24 amended by adding at the end the following new sub-25 section:

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- 1 "(c) Funds made available under subsection (b) may
- 2 be provided in advance to persons eligible to receive reim-
- 3 bursements.".
- 4 SEC. 303. INCREASED LIMITS APPLICABLE TO POST DIF-
- 5 FERENTIALS AND DANGER PAY ALLOW-
- 6 ANCES.
- 7 (a) Repeal of Limited-Scope Effective Date
- 8 FOR Previous Increase.—Subsection (c) of section 591
- 9 of the Foreign Operations, Export Financing, and Related
- 10 Programs Appropriations Act, 2004 (division D of Public
- 11 Law 108–199) is repealed.
- 12 (b) Post Differentials.—Section 5925(a) of title
- 13 5, United States Code, is amended in the third sentence
- 14 by striking "25 percent of the rate of basic pay or, in the
- 15 case of an employee of the United States Agency for Inter-
- 16 national Development,".
- 17 (c) Danger Pay Allowances.—Section 5928 of
- 18 title 5, United States Code, is amended by striking "25
- 19 percent of the basic pay of the employee or 35 percent
- 20 of the basic pay of the employee in the case of an employee
- 21 of the United States Agency for International Develop-
- 22 ment" both places that it appears and inserting "35 per-
- 23 cent of the basic pay of the employee".
- 24 (d) Criteria.—The Secretary of State shall inform
- 25 the appropriate congressional committees of the criteria

- 1 to be used in determinations of appropriate adjustments
- 2 in post differentials under section 5925(a) of title 5,
- 3 United States Code, as amended by subsection (b), and
- 4 danger pay allowances under section 5928 of title 5,
- 5 United States Code, as amended by subsection (c).
- 6 (e) Study and Report.—Not later than two years
- 7 after the date of the enactment of this Act, the Secretary
- 8 of State shall conduct a study assessing the effect of the
- 9 increases in post differentials and danger pay allowances
- 10 made by the amendments in subsections (b) and (c), re-
- 11 spectively, in filling "hard-to-fill" positions and shall sub-
- 12 mit a report of such study to the appropriate congressional
- 13 committees.
- 14 SEC. 304. HOME LEAVE.
- 15 Chapter 9 of title I of the Foreign Service Act of
- 16 1980 (relating to travel, leave, and other benefits) is
- 17 amended—
- 18 (1) in section 901(6) (22 U.S.C. 4081(6)), by
- striking "unbroken by home leave" both places that
- 20 it appears; and
- 21 (2) in section 903(a) (22 U.S.C. 4083), by
- striking "18 months" and inserting "12 months".
- 23 SEC. 305. OVERSEAS EQUALIZATION AND COMPARABILITY
- 24 PAY ADJUSTMENT.
- 25 (a) Overseas Comparability Pay Adjustment.—

1	(1) In General.—Chapter 4 of the Foreign	
2	Service Act of 1980 (22 U.S.C. 3961 et seq.) (relat-	
3	ing to compensation) is amended by adding at the	
4	end the following new section:	
5	"SEC. 415. OVERSEAS COMPARABILITY PAY ADJUSTMENT.	
6	"(a) In General.—In accordance with subsection	
7	(c), a member of the Service who is designated class 1	
8	or below and who does not have as an official duty station	
9	a location in the continental United States or in a non-	
10	foreign area shall receive locality-based comparability pay-	
11	ments under section 5304 of title 5, United States Code,	
12	that would be paid to such member if such member's offi-	
13	cial duty station would have been Washington, D.C.	
14	"(b) Treatment as Basic Pay.—The locality-based	
15	comparability payment described in subsection (a) shall—	
16	"(1) be considered to be part of the basic pay	
17	of a member in accordance with section 5304 of title	
18	5, United States Code, for the same purposes for	
19	which comparability payments are considered to be	
20	part of basic pay under such section; and	
21	"(2) be subject to any applicable pay limita-	
22	tions.	
23	"(c) Phase-In.—The comparability pay adjustment	
24	described under this section shall be paid to a member	
25	described in subsection (a) in three phases, as follows:	

1	"(1) In fiscal year 2006, 33.33 percent of the			
2	amount of such adjustment to which such member			
3	is entitled.			
4	"(2) In fiscal year 2007, 66.66 percent of the			
5	amount of such adjustment to which such member			
6	is entitled.			
7	"(3) In fiscal year 2008 and subsequent fiscal			
8	years, 100.00 percent of the amount of such adjust-			
9	ment to which such member is entitled.".			
10	(2) Conforming amendment.—The table of			
11	sections in section 2 of such Act is amended by in-			
12	serting after the item relating to section 414 the fol-			
13	lowing new item:			
	"Sec. 415. Overseas comparability pay adjustment.".			
14	(b) Conforming Amendments Relating to the			
15	RETIREMENT AND DISABILITY SYSTEM OF THE FOREIGN			
16	Service.—			
17	(1) Contributions to the fund.—Section			
18	805(a) of the Foreign Service Act of 1980 (22			
19	U.S.C. 4045(a)) is amended—			
20	(A) in paragraph (1)—			
21	(i) in the first sentence, by striking			
22	"7.25 percent" and inserting "7.00 per-			
23	cent"; and			
24	(ii) in the second sentence, by striking			
25	"The contribution by the employing agen-			

1	cy" through "and shall be made" and in-
2	serting "An equal amount shall be contrib-
3	uted by the employing agency";
4	(B) in paragraph (2)—
5	(i) in subparagraph (A), by striking ",
6	plus an amount equal to .25 percent of
7	basic pay"; and
8	(ii) in subparagraph (B), in the first
9	sentence, by striking ", plus an amount
10	equal to .25 percent of basic pay"; and
11	(C) in paragraph (3), by striking ", plus
12	.25 percent".
13	(2) Computation of annuities.—Section
14	806(a)(9) of such Act (22 U.S.C. 4046(a)(9)) is
15	amended—
16	(A) by striking "is outside" and inserting
17	"was outside"; and
18	(B) by inserting after "continental United
19	States" the following: "for any period of time
20	from December 29, 2002, to the first day of the
21	first full pay period beginning after the date of
22	applicability of the overseas comparability pay
23	adjustment under section 415";

1	(3) Entitlement to annuity.—Section
2	855(a)(3) of such Act (22 U.S.C. 4071d(a)(3)) is
3	amended—
4	(A) by striking "is outside" and inserting
5	"was outside"; and
6	(B) by inserting after "continental United
7	States" the following: "for any period of time
8	from December 29, 2002, to the first day of the
9	first full pay period beginning after the date of
10	applicability of the overseas comparability pay
11	adjustment under section 415".
12	(4) Deductions and withholdings from
13	PAY.—Section 856(a)(2) of such Act (22 U.S.C.
14	4071e(a)(2)) is amended to read as follows:
15	"(2) The applicable percentage under this subsection
16	shall be as follows:

Percentage	Time Period
7.5	Before January 1, 1999.
7.75	January 1, 1999, to December 31, 1999.
7.9	January 1, 2000, to December 31, 2000.
7.55	January 11, 2003, to September 30, 2004.
7.5	After September 30, 2004 "

17 (c) EFFECTIVE DATE.—The amendments made by
18 this section shall take effect on the date of the enactment
19 of this Act and apply beginning on the first day of the
20 first full pay period beginning after such date.

1 SEC. 306. FELLOWSHIP OF HOPE PROGRAM.

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

6 "SEC. 506. FELLOWSHIP OF HOPE PROGRAM.

- 7 "(a) Establishment.—The Secretary is authorized
- 8 to establish a program to be known as the 'Fellowship of
- 9 Hope Program'. Under the Program, the Secretary may
- 10 assign a member of the Service, for not more than one
- 11 year, to a position with any designated country or des-
- 12 ignated entity that permits an employee of such country
- 13 or entity to be assigned to a position with the Department.
- 14 "(b) Salary and Benefits.—The salary and bene-
- 15 fits of a member of the Service shall be paid as described
- 16 in subsection (b) of section 503 during a period in which
- 17 such member is participating in the Fellowship of Hope
- 18 Program. The salary and benefits of an employee of a des-
- 19 ignated country or designated entity participating in the
- 20 Program shall be paid by such country or entity during
- 21 the period in which such employee is participating in the
- 22 Program.
- 23 "(c) Definitions.—In this section:
- 24 "(1) The term 'designated country' means a
- 25 member country of—

1	"(A) the North Atlantic Treaty Organiza-
2	tion; or
3	"(B) the European Union.
4	"(2) The term 'designated entity' means—
5	"(A) the North Atlantic Treaty Organiza-
6	tion; or
7	"(B) the European Union.
8	"(d) Rule of Construction.—Nothing in this sec-
9	tion shall be construed to—
10	"(1) authorize the appointment as an officer or
11	employee of the United States of—
12	"(A) an individual whose allegiance is to
13	any country, government, or foreign or inter-
14	national entity other than to the United States;
15	or
16	"(B) an individual who has not met the re-
17	quirements of sections 3331, 3332, 3333, and
18	7311 of title 5, United States Code, and any
19	other provision of law concerning eligibility for
20	appointment as, and continuation of employ-
21	ment as, an officer or employee of the United
22	States; or
23	"(2) authorize the Secretary to assign a mem-
24	ber of the Service to a position with any foreign
25	country whose law, or to any foreign or international

1	entity whose rules, require such member to give alle-
2	giance or loyalty to such country or entity while as-
3	signed to such position.".
4	(b) Technical and Conforming Amendments.—
5	Such Act is amended—
6	(1) in section 503 (22 U.S.C. 3983)—
7	(A) in the section heading, by striking
8	"AND" and inserting "Foreign Govern-
9	MENTS, OR"; and
10	(B) in subsection (a)—
11	(i) in the matter preceding paragraph
12	(1), by inserting "foreign government,"
13	after "organization,"; and
14	(ii) in paragraph (1), by inserting ",
15	or with a foreign government under section
16	506" before the semicolon; and
17	(2) in section 2, in the table of contents—
18	(A) by striking the item relating to section
19	503 and inserting the following new item:
	"Sec. 503. Assignments to agencies, international organizations, foreign governments, or other bodies.";
20	and
21	(B) by inserting after the item relating to
22	section 505 the following new item:

"Sec. 506. Fellowship of Hope Program.".

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1	SEC. 307. REGULATIONS REGARDING RETIREMENT CREDIT
2	FOR GOVERNMENT SERVICE PERFORMED
3	ABROAD.
4	Section 321(f) of the Foreign Relations Authorization
5	Act, Fiscal Year 2003 (5 U.S.C. 8411 note; Public Law
6	107–228) is amended by inserting ", not later than 60
7	days after the date of the enactment of the Foreign Rela-
8	tions Authorization Act, Fiscal Years 2006 and 2007,"
9	after "regulations".
10	SEC. 308. PROMOTING ASSIGNMENTS TO INTERNATIONAL
11	ORGANIZATIONS.
12	(a) Promotions.—Section 603(b) of the Foreign
13	Service Act of 1980 (22 U.S.C. 4003) is amended by strik-
14	ing the period at the end and inserting the following: ",
15	and shall consider whether the member of the Service has
16	served in a position whose primary responsibility is to for-
17	mulate policy toward or represent the United States at
18	an international organization, a multilateral institution, or
19	a broad-based multilateral negotiation of an international
20	instrument.".
21	(b) Effective Date.—The amendment made by
22	subsection (a) shall take effect and apply beginning on

23 January 1, 2010.

1	SEC. 309. SUSPENSION OF FOREIGN SERVICE MEMBERS
2	WITHOUT PAY.
3	(a) Suspension.—Section 610 of the Foreign Serv-
4	ice Act of 1980 (22 U.S.C. 4010) is amended by adding
5	at the end the following new subsection:
6	"(c)(1) The Secretary may suspend a member of the
7	Service without pay when there is reasonable cause to be-
8	lieve that the member has committed a crime for which
9	a sentence of imprisonment may be imposed and there is
10	a connection between the conduct and the efficiency of the
11	Foreign Service.
12	"(2) Any member of the Service for whom a suspen-
13	sion is proposed shall be entitled to—
14	"(A) written notice stating the specific reasons
15	for the proposed suspension;
16	"(B) a reasonable time to respond orally and in
17	writing to the proposed suspension;
18	"(C) representation by an attorney or other
19	representative; and
20	"(D) a final written decision, including the spe-
21	cific reasons for such decision, as soon as prac-
22	ticable.
23	"(3) Any member suspended under this section may
24	file a grievance in accordance with the procedures applica-
25	ble to grievances under chapter 11 of this title

- 1 "(4) In the case of a grievance filed under paragraph
- 2 (3), the Foreign Service Grievance Board may not exercise
- 3 the authority provided under section 1106(8).
- 4 "(5) In this subsection:
- 5 "(A) The term 'reasonable time' means 30 days 6 after receiving notice of the proposed suspension.
- 7 "(B) The terms 'suspend' and 'suspension' 8 mean the placing of a member of the Service in a 9 temporary status without duties and pay.".
- 10 (b) Conforming and Clerical Amendments.—
- 11 (1) AMENDMENT OF SECTION HEADING.—Such 12 section, as amended by subsection (a), is further 13 amended in the section heading by inserting "; Sus-14 PENSION" before the period at the end.
- 15 (2) CLERICAL AMENDMENT.—Section 2 of such 16 Act is amended, in the table of contents, by striking 17 the item relating to section 610 and inserting the 18 following new item:

"Sec. 610. Separation for cause; suspension.".

19 SEC. 310. DEATH GRATUITY.

- Section 413(a) of the Foreign Service Act of 1980
- 21 (22 U.S.C. 3973(a)) is amended in the first sentence by
- 22 inserting before the period at the end the following: "or
- 23 \$100,000, whichever is greater".

1	SEC. 311. CLARIFICATION OF FOREIGN SERVICE GRIEV-
2	ANCE BOARD PROCEDURES.
3	Section 1106(8) of the Foreign Service Act of 1980
4	(22 U.S.C. 4136(8)) is amended in the first sentence—
5	(1) by inserting "the involuntary separation of
6	the grievant (other than an involuntary separation
7	for cause under section 610(a))," after "consid-
8	ering"; and
9	(2) by striking "the grievant or" and inserting
10	"the grievant, or".
11	SEC. 312. REPEAL OF RECERTIFICATION REQUIREMENT
12	FOR MEMBERS OF THE SENIOR FOREIGN
13	SERVICE.
14	Section 305(d) of the Foreign Service Act of 1980
15	(22 U.S.C. 3945(d)) is hereby repealed.
16	SEC. 313. TECHNICAL AMENDMENTS TO TITLE 5, UNITED
17	STATES CODE, PROVISIONS ON RECRUIT-
18	MENT, RELOCATION, AND RETENTION BO-
19	NUSES.
20	Title 5, United States Code, is amended—
21	(1) in section 5753(a)(2)(A), by inserting be-
22	fore the semicolon at the end the following: ", but
23	does not include members of the Foreign Service
24	other than chiefs of mission and ambassadors-at-
25	large"; and

1	(2) in section $5754(a)(2)(A)$, by inserting be-
2	fore the semicolon at the end the following: ", but
3	does not include members of the Foreign Service
4	other than chiefs of mission and ambassadors-at-
5	large".
6	SEC. 314. LIMITED APPOINTMENTS IN THE FOREIGN SERV-
7	ICE.
8	Section 309 of the Foreign Service Act of 1980 (22
9	U.S.C. 3949) is amended—
10	(1) in subsection (a), by striking "subsection
11	(b)" and inserting "subsections (b) or (c)";
12	(2) in subsection (b)—
13	(A) by amending paragraph (3) to read as
14	follows:
15	"(3) as a career candidate, if—
16	"(A) continued service is determined appro-
17	priate to remedy a matter that would be cognizable
18	as a grievance under chapter 11; or
19	"(B) the career candidate is called to military
20	active duty pursuant to the Uniformed Services Em-
21	ployment and Reemployment Rights Act of 1994
22	(Public Law 103–353; codified in chapter 43 of title
23	38, United States Code) and the limited appoint-
24	ment expires in the course of such military active
25	duty;";

1	(B) in paragraph (4), by striking "and" at
2	the end;
3	(C) in paragraph (5), by striking the pe-
4	riod at the end and inserting "; and"; and
5	(D) by adding at the end the following new
6	paragraph:
7	"(6) in exceptional circumstances where the Sec-
8	retary determines the needs of the Service require the ex-
9	tension of a limited appointment—
10	"(A) for a period of time not to exceed 12
11	months, provided such period of time does not per-
12	mit additional review by the boards under section
13	306; or
14	"(B) for the minimum time needed to settle a
15	grievance, claim, or complaint not otherwise pro-
16	vided for in this section."; and
17	(3) by adding at the end the following new sub-
18	section:
19	"(c) Noncareer specialist employees who have served
20	five consecutive years under a limited appointment may
21	be reappointed to a subsequent limited appointment pro-
22	vided there is at least a one year break in service before
23	such new appointment. This requirement may be waived
24	by the Director General in cases of special need.".

1	SEC. 315. STATEMENT OF CONGRESS REGARDING CAREER
2	DEVELOPMENT PROGRAM FOR SENIOR FOR-
3	EIGN SERVICE.
4	Congress declares that the recent changes proposed
5	by the Department of State to the career development pro-
6	gram for members of the Senior Foreign Service will help
7	promote well-rounded and effective members of the Senior
8	Foreign Service, and should be implemented as planned
9	in the coming years. Congress fully supports the proposed
10	changes that require that in order to be eligible for pro-
11	motion into the Senior Foreign Service, a member of the
12	Foreign Service must demonstrate over the course of the
13	career of such member the following:
14	(1) Operational effectiveness, including a
15	breadth of experience in several regions and over
16	several functions.
17	(2) Leadership and management effectiveness.
18	(3) Sustained professional language proficiency.
19	(4) Responsiveness to Service needs.
20	SEC. 316. SENSE OF CONGRESS REGARDING ADDITIONAL
21	UNITED STATES CONSULAR POSTS.
22	It is the sense of Congress that to help advance
23	United States economic, political, and public diplomacy in-
24	terests, the Secretary of State should make best efforts
25	to establish United States consulates or other appropriate
26	United States diplomatic presence in Pusan, South Korea,

Hat Yai, Thailand, and an additional location in India in 2 an under-served region. SEC. 317. OFFICE OF THE CULTURE OF LAWFULNESS. 4 (a) Establishment.—There is established in the Bureau for International Law Enforcement and Narcotics of the Department of State an Office of the Culture of Lawfulness. (b) DIRECTOR AND STAFF.—The Office shall be 8 headed by a Director and staffed by not less than two pro-10 fessional staff. 11 (c) Duties.—The Director of the Office shall coordi-12 nate and increase the effectiveness of existing culture of lawfulness programs in the Department that can directly support foreign efforts to develop a culture of lawfulness, 14 15 including— 16 (1) seeking coordination between various pro-17 grams and activities to support international nar-18 cotics and other law enforcement, public diplomacy, 19 foreign assistance, and democracy efforts by the per-20 sonnel of the Department in Washington, D.C., and 21 in United States embassies in foreign countries; 22 (2) developing new initiatives to foster a culture

of lawfulness through international organizations;

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and

- 1 (3) ensuring that culture of lawfulness edu2 cation is included in the curricula of all law enforce3 ment and public security academies and training
 4 programs that receive assistance from the United
 5 States, and in democracy, civic education, and rule
 6 of law assistance programs conducted with foreign
 7 governments and nongovernmental organizations.
- 8 (d) Report.—Section 489(a) of the Foreign Assist-9 ance Act of 1961 (22 U.S.C. 2291h(a)) is amended by 10 inserting after paragraph (7) the following new paragraph:
- "(8) In addition, the efforts of the United States to foster the culture of lawfulness in countries around the world.".
- 14 SEC. 318. REVIEW OF HUMAN RESOURCES POLICIES OF 15 THE DEPARTMENT OF STATE.
- 16 (a) BOTTOM-UP REVIEW OF ELEMENTS OF THE DE17 PARTMENT OF STATE.—The Secretary of State shall con18 duct ongoing, thorough reviews of the organizational
 19 structure and human resource policies of all elements of
 20 the Department of State to determine those organizational
 21 structures that are most effectively organized and whether
 22 personnel with the appropriate skill sets are being hired,
 23 trained, and utilized to meet national security challenges,

including those posed by international terrorist threats.

- 1 (b) Emphasis on Diversity.—The review con-
- 2 ducted under subsection (a) shall include an emphasis on
- 3 improving the ethnic, racial, cultural, and gender diversity
- 4 of personnel of the Department of State.
- 5 (c) BIENNIAL REPORT.—The Secretary shall submit
- 6 to the appropriate congressional committees a biennial re-
- 7 port on the reviews conducted under this section and ef-
- 8 forts to improve diversity of the personnel of the Depart-
- 9 ment of State.

10 SEC. 319. WORLDWIDE AVAILABILITY.

- 11 Section 301(b) of the Foreign Service Act of 1980
- 12 (22 U.S.C. 3491(b)) is amended by adding at the end the
- 13 following new sentence: "At the time of entry into the
- 14 Service, each member of the Service must be worldwide
- 15 available, as determined by the Secretary of State through
- 16 appropriate medical examinations, unless the Secretary
- 17 determines that a waiver of the worldwide availability re-
- 18 quirement is required to fulfill a compelling Service need.
- 19 The Secretary shall establish an internal administrative
- 20 review process for medical ineligibility determinations.".

1	SEC. 320. TREATMENT OF TERRITORIES AND POSSESSIONS
2	AS PART OF THE GEOGRAPHIC UNITED
3	STATES FOR PURPOSES OF TRANSFER AL-
4	LOWANCES.
5	Notwithstanding any other provision of law, for pur-
6	poses of transfer allowances for employees of the Depart-
7	ment of State under section 5924(2)(B) of title 5, United
8	States Code, the territories and possessions of the United
9	States, the Commonwealth of Puerto Rico, and the Com-
10	monwealth of the Northern Mariana Islands, shall be con-
11	sidered part of the geographic United States.
12	TITLE IV—INTERNATIONAL
13	ORGANIZATIONS
14	SEC. 401. REDI CENTER.
15	The Secretary of State is authorized to provide for
16	the participation by the United States in the Regional
17	Emerging Disease Intervention ("REDI") Center in
18	Singapore.
19	SEC. 402. EXTENSION OF AUTHORIZATION OF APPROPRIA-
20	TION FOR THE UNITED STATES COMMISSION
21	ON INTERNATIONAL RELIGIOUS FREEDOM.
22	(a) In General.—Subsection (a) of section 207 of
23	the International Religious Freedom Act of 1998 (22
24	U.S.C. 6435) is amended by striking "\$3,000,000 for the
25	fiscal year 2003" and inserting "\$3,300,000 for each of
26	fiscal years 2006 through 2011".

1	(b) Technical Amendment.—Subsection (b) of
2	such section is amended by striking "subparagraph" and
3	inserting "subsection".
4	SEC. 403. REFORM OF THE INTERNATIONAL ATOMIC EN-
5	ERGY AGENCY.
6	(a) Findings With Respect to the Inter-
7	NATIONAL ATOMIC ENERGY AGENCY.—Congress finds the
8	following:
9	(1) Efforts to prevent the further spread of nu-
10	clear weapons capabilities would be enhanced by uni-
11	versal membership in the International Atomic En-
12	ergy Agency (IAEA).
13	(2) The enhanced authorities provided by the
14	Additional Protocol to the Safeguards Agreements
15	between the IAEA and Member States of the IAEA
16	are indispensable to the ability of the IAEA to con-
17	duct inspections of nuclear facilities to a high degree
18	of confidence.
19	(3) The national security interests of the
20	United States would be enhanced by the universal
21	ratification and implementation of the Additional
22	Protocol.
23	(4) The national security interests of the
24	United States would be enhanced by the rapid imple-
25	mentation by all Member States of the United Na-

- tions of United Nations Security Council Resolution 1540, which prohibits all Member States from pro-viding any form of support to non-state actors that attempt to manufacture, acquire, possess, develop, transport, transfer, or use nuclear, chemical, or bio-logical weapons and their means of delivery, and re-quiring all Member States to adopt and enforce ap-propriate and effective domestic laws criminalizing such acts.
 - (5) The national security interests of the United States require that the IAEA possess sufficient authorities and resources to comprehensively and efficiently carry out its responsibilities for inspections and safeguards of nuclear facilities.
 - (6) Regularly assessed contributions of Member States to the regular budget of the IAEA are due in the first quarter of each calendar year.
 - (7) Currently, the United States does not pay its regularly assessed contribution to the regular budget of the IAEA until the last quarter of each calendar year.
 - (8) This delayed payment results in recurring shortages of funds for the IAEA, thus compromising its ability to conduct safeguards inspections and nuclear security activities.

- 1 (b) Findings With Respect to the Nuclear 2 Nonproliferation Treaty.—Congress finds the fol-
- 3 lowing:

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- (1) The Treaty on the Non-Proliferation of Nuclear Weapons (21 UST 483) (commonly referred to as the "Nuclear Nonproliferation Treaty" or the "NPT") is the foundation for international cooperation to prevent the further spread of nuclear weapons capabilities.
 - (2) The NPT was conceived, written, and ratified by State Parties as a treaty for the specific purpose of preventing the proliferation of nuclear weapons and nuclear explosive devices, as stated in the Preamble and first three Articles of the NPT.
 - (3) The overriding priority of the NPT is preventing the proliferation of nuclear weapons and nuclear explosive devices.
 - (4) Article IV of the NPT conditions the "inalienable right to develop research, production and use of nuclear energy for peaceful purposes without discrimination" on conformity with Articles I and II, which obligate signatories "not to manufacture of otherwise acquire nuclear weapons or other nuclear explosive devices; and not to seek or receive any as-

- sistance in the manufacture of nuclear weapons or other nuclear explosive devices".
 - (5) Because the processes used for the enrichment of uranium and the reprocessing of plutonium for peaceful purposes are virtually identical to those needed for military purposes and thereby inherently pose an enhanced risk of proliferation, even under strict international inspections, Article IV of the NPT cannot be interpreted to recognize the inalienable right by every country to enrich uranium or reprocess plutonium.
 - (6) Because the factors needed for the development of nuclear energy for peaceful purposes are virtually identical to those required for the development of nuclear weapons and devices, Article X cannot be interpreted to allow a signatory country to develop a nuclear weapons program based on materials, facilities, and equipment it has acquired through its Article IV cooperation.
- 20 (c) Statement of Congress.—Congress declares 21 that—
- 22 (1) all provisions of the NPT must be inter-23 preted within the context of preventing the prolifera-24 tion of nuclear weapons and nuclear explosive de-25 vices:

- 1 (2) Article IV of the NPT, interpreted in con2 formity with the NPT's purpose, spirit, and freely
 3 undertaken obligations by State Parties, does not
 4 guarantee every country that is a State Party an in5 alienable right to enrich uranium or reprocess pluto6 nium; and
- 7 (3) if a State Party chooses to exercise its Arti-8 cle X right of withdrawal from the NPT, such State 9 Party must surrender all of the materials, facilities, 10 and equipment it has acquired through its Article IV 11 cooperation, and no State Party will be recognized 12 as having legally exercised its Article X right of 13 withdrawal from the NPT until it has surrendered 14 all such materials, facilities, and equipment.
- (d) Sense of Congress.—It is the sense of Con-gress that—
 - (1) the Director General of the IAEA should strengthen efforts to secure universal ratification and implementation of the Additional Protocol; and
 - (2) the IAEA possesses statutory authority, including under Articles II, III, VIII, IX, XI, and XII of the IAEA Statute, to undertake nuclear security activities.

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- 1 (e) Promotion of Additional Protocol and 2 United Nations Security Council Resolution 3 1540.—
- 4 (1) Universal ratification and implemen-5 Tation; full compliance.—The President shall 6 take such steps as the President determines nec-7 essary to encourage—
 - (A) rapid universal ratification and implementation by Member States of the IAEA of the Additional Protocol to the Safeguards Agreements between the IAEA and Member States; and
 - (B) full compliance by all foreign countries with United Nations Security Council Resolution 1540, which calls for the adoption and enforcement by all foreign countries of "appropriate effective laws which prohibit any non-State actor to manufacture, acquire, possess, develop, transport, transfer or use nuclear, chemical or biological weapons and their means of delivery, in particular for terrorist purposes, as well as attempts to engage in any of the foregoing activities, participate in them as an accomplice, assist or finance them".

1	(2) Suspension of united states non-hu-
2	MANITARIAN FOREIGN ASSISTANCE.—The President
3	is authorized to suspend United States non-humani-
4	tarian foreign assistance to any country that—
5	(A) has not signed and ratified the Addi-
6	tional Protocol; and
7	(B) has not fully complied with United Na-
8	tions Security Council Resolution 1540.
9	(3) Report.—
10	(A) IN GENERAL.—Not later than 90 days
11	after the date of the enactment of this Act and
12	annually thereafter until September 31, 2010,
13	the Secretary of State shall submit to the ap-
14	propriate congressional committees a report on
15	United States efforts to promote full compliance
16	by all countries with United Nations Security
17	Council Resolution 1540, with particular atten-
18	tion to the following:
19	(i) United States efforts in appro-
20	priate international organizations or fora
21	to elaborate and implement international
22	standards for such full compliance.
23	(ii) Steps taken by the United States
24	to assist other countries to meet their obli-

- gations under United Nations Security
 Council Resolution 1540.
- 3 (B) Submission.—The report required 4 under this paragraph may be submitted to-5 gether with the report on "Patterns of Global 6 of Terrorism".
- 7 (f) Payment at Beginning of Calendar Year.—
- 8 The Secretary of State shall take expeditious action to en-
- 9 sure that the United States regularly assessed contribu-
- 10 tion to the IAEA is made at the beginning of each cal-
- 11 endar year.
- 12 (g) Authorization of Appropriations.—In addi-
- 13 tion to amounts otherwise authorized to be appropriated
- 14 to the Secretary of State under this Act, there are author-
- 15 ized to be appropriated to the Secretary such sums as may
- 16 be necessary to permit the Secretary to ensure that the
- 17 United States regularly assessed contribution of its annual
- 18 dues to the IAEA is provided to the IAEA at the begin-
- 19 ning of each calendar year to compensate for the current
- 20 delayed payment described under subsection (b).
- 21 SEC. 404. PROPERTY DISPOSITION.
- 22 Section 633(e) of the Departments of Commerce,
- 23 Justice, and State, the Judiciary, and Related Agencies
- 24 Appropriations Act, 2004 (division B of Public Law 108–
- 25 199; 22 U.S.C. 2078(e)) is amended—

1	(1) by striking "The United States, through the
2	Department of State, shall retain ownership of the
3	Palazzo Corpi building in Istanbul, Turkey, and the"
4	and inserting "The"; and
5	(2) by striking "at such location" and inserting
6	"at an appropriate location".
7	TITLE V—INTERNATIONAL
8	BROADCASTING
9	SEC. 501. SHORT TITLE.
10	This title may be cited as the "International Broad-
11	casting Authorization Act, Fiscal Years 2006 and 2007".
12	SEC. 502. MIDDLE EAST BROADCASTING NETWORKS.
13	(a) MIDDLE EAST BROADCASTING NETWORKS.—The
14	United States International Broadcasting Act of 1994 (22
15	U.S.C. 6201 et seq.) is amended by inserting after section
16	309 (22 U.S.C. 6208) the following new section:
17	"SEC. 309A. MIDDLE EAST BROADCASTING NETWORKS.
18	"(a) Authority.—Grants authorized under section
19	305 shall be available to make annual grants to the Middle
20	East Broadcasting Networks for the purpose of carrying
21	out radio and television broadcasting to the Middle East
22	region.
23	"(b) Function.—Middle East Broadcasting Net-
24	works shall provide radio and television programming con-

- 1 sistent with the broadcasting standards and broadcasting
- 2 principles set forth in section 303.
- 3 "(c) Grant Agreement.—Any grant agreement or
- 4 grants under this section shall be subject to the following
- 5 limitations and restrictions:
- 6 "(1) The Board may not make any grant to the
- 7 non-profit corporation, Middle East Broadcasting
- 8 Networks, unless its certificate of incorporation pro-
- 9 vides that—
- 10 "(A) The Board of Directors of Middle 11 East Broadcasting Networks shall consist of the
- members of the Broadcasting Board of Gov-
- ernors established under section 304 and of no
- other members.
- 15 "(B) Such Board of Directors shall make
- all major policy determinations governing the
- operation of Middle East Broadcasting Net-
- works, and shall appoint and fix the compensa-
- tion of such managerial officers and employees
- of Middle East Broadcasting Networks as it
- considers necessary to carry out the purposes of
- the grant provided under this title, except that
- 23 no officer or employee may be paid basic com-
- pensation at a rate in excess of the rate for
- level II of the Executive Schedule as provided

- 1 under section 5313 of title 5, United States
 2 Code.
 - "(2) Any grant agreement under this section shall require that any contract entered into by Middle East Broadcasting Networks shall specify that all obligations are assumed by Middle East Broadcasting Networks and not by the United States Government.
 - "(3) Any grant agreement shall require that any lease agreement entered into by Middle East Broadcasting Networks shall be, to the maximum extent possible, assignable to the United States Government.
 - "(4) Grants awarded under this section shall be made pursuant to a grant agreement which requires that grant funds be used only for activities consistent with this section, and that failure to comply with such requirements shall permit the grant to be terminated without fiscal obligation to the United States.
 - "(5) Duplication of language services and technical operations between the Middle East Broadcasting Networks (including Radio Sawa), RFE/RL, and the International Broadcasting Bureau will be

1	reduced to the extent appropriate, as determined by
2	the Board.
3	"(d) Not a Federal Agency or Instrumen-
4	TALITY.—Nothing in this title may be construed to
5	make—
6	"(1) the Middle East Broadcasting Networks a
7	Federal agency or instrumentality; or
8	"(2) the officers or employees of the Middle
9	East Broadcasting Networks officers or employees of
10	the United States Government.".
11	(b) Technical and Conforming Amendments.—
12	Such Act is further amended—
13	(1) in section $304(g)$ (22 U.S.C. $6203(g)$), by
14	inserting ", the Middle East Broadcasting Net-
15	works," after "Incorporated";
16	(2) in section 305 (22 U.S.C. 6204)—
17	(A) in subsection (a)—
18	(i) in paragraph (5), by striking "308
19	and 309" and inserting "308, 309, and
20	309A''; and
21	(ii) in paragraph (6), by striking "308
22	and 309" and inserting "308, 309, and
23	309A''; and
24	(B) in subsection (c), by striking "308 and
25	309" and inserting "308, 309, and 309A"; and

1	(3) in section 307 (22 U.S.C. 6206)—
2	(A) in subsection (a), by striking "308 and
3	309" and inserting "308, 309, and 309A"; and
4	(B) in subsection (c), in the second sen-
5	tence, by inserting "the Middle East Broad-
6	casting Networks," after "Asia,".
7	(c) Technical and Conforming Amendment to
8	TITLE 5.—Section 8332(b)(11) of title 5, United States
9	Code, is amended by inserting "the Middle East Broad-
10	casting Networks;" after "Radio Free Asia;".
11	SEC. 503. IMPROVING SIGNAL DELIVERY TO CUBA.
12	Section 3 of the Radio Broadcasting to Cuba Act (22
13	U.S.C. 1465a; Public Law 98–111) is amended—
14	(1) by striking subsection (b);
15	(2) by striking subsection (c) and inserting the
16	following new subsection:
17	"(c) To effect radio broadcasting to Cuba, the Board
18	is authorized to utilize the United States International
19	Broadcasting facilities located in Marathon, Florida, and
20	the 1180 AM frequency used at those facilities. In addi-
21	tion to the above facilities, the Board may simultaneously
22	utilize other governmental and nongovernmental broad-
23	casting transmission facilities and other frequencies, in-
24	cluding the Amplitude Modulation (AM) band, the Fre-
25	quency Modulation (FM) band, and the Shortwave (SW)

band. The Board may lease time on commercial or non-2 commercial educational AM band, FM band, and SW band 3 radio broadcasting stations to carry a portion of the serv-4 ice programs or to rebroadcast service programs."; 5 (3) by striking subsection (d); 6 (4) by striking subsection (e) and inserting the 7 following new subsection: "(e) Any service program of United States Govern-8 ment radio broadcasts to Cuba authorized by this section 10 shall be designated 'Radio Marti program'."; 11 (5) by striking subsection (f); and 12 (6) by redesignating subsections (c) and (e) (as 13 amended by this section) as subsections (b) and (c), 14 respectively. 15 SEC. 504. ESTABLISHING PERMANENT AUTHORITY FOR 16 RADIO FREE ASIA. 17 Section 309 of the United States International Broadcasting Act of 1994 (22 U.S.C. 6208) is amended— 18 19 (1) in subsection (c)(2), by striking ", and shall 20 further specify that funds to carry out the activities 21 of Radio Free Asia may not be available after Sep-22 tember 30, 2009"; and 23 (2) by striking subsection (f).

1	SEC. 505. PERSONAL SERVICES CONTRACTING PROGRAM.
2	Section 504 of the Foreign Relations Authorization
3	Act, Fiscal Year 2003 (Public Law 107–228) is amend-
4	ed—
5	(1) in the section heading, by striking
6	" PILOT ";
7	(2) in subsection (a)—
8	(A) by striking "pilot";
9	(B) by striking "(in this section referred to
10	as the 'program')"; and
11	(C) by striking "producers, and writers"
12	and inserting "and other broadcasting special-
13	ists";
14	(3) in subsection (b)(4), by striking "60" and
15	inserting "100"; and
16	(4) by striking subsection (e).
17	SEC. 506. COMMONWEALTH OF THE NORTHERN MARIANA
18	ISLANDS EDUCATION BENEFITS.
19	Section 305(a) of the United States International
20	Broadcasting Act of 1994 (22 U.S.C. 6204(a)) is amended
21	by inserting after paragraph (18) the following new para-
22	graph:
23	"(19)(A) To provide for the payment of pri-
24	mary and secondary school expenses for dependents
25	of personnel stationed in the Commonwealth of the
26	Northern Mariana Islands (CNMI) at a cost not to

1	exceed expenses authorized by the Department of
2	Defense for such schooling for dependents of mem-
3	bers of the Armed Forces stationed in the Common-
4	wealth, if the Board determines that schools avail-
5	able in the Commonwealth are unable to provide
6	adequately for the education of the dependents of
7	such personnel.
8	"(B) To provide transportation for dependents
9	of such personnel between their places of residence
10	and those schools for which expenses are provided
11	under subparagraph (A), if the Board determines
12	that such schools are not accessible by public means
13	of transportation.".
14	TITLE VI—ADVANCE
15	DEMOCRACY ACT OF 2005
16	SEC. 601. SHORT TITLE.
17	This title may be cited as the "Advance Democratic
18	Values, Address Nondemocratic Countries, and Enhance
19	Democracy Act of 2005" or the "ADVANCE Democracy
20	Act of 2005".

21 **SEC. 602. FINDINGS.**

- Congress finds the following:
- 23 (1) All human beings are created equal and 24 possess certain rights and freedoms, including the 25 fundamental right to participate in the political life

- and government of their respective countries. These inalienable rights are recognized in the Declaration of Independence of the United States and in the Universal Declaration of Human Rights of the United Nations.
- (2) The continued lack of democracy, freedom, and fundamental human rights in some countries is inconsistent with the universal values on which the United States is based and such continued lack of democracy, freedom, and fundamental human rights also poses a national security threat to the United States, its interests, and its friends, as it is in such countries that radicalism, extremism, and terrorism can flourish.
 - (3) There is also a correlation between non-democratic rule and other threats to international peace and security, including threats from war, genocide, famine, poverty, drug trafficking, corruption, refugee flows, human trafficking, religious persecution, environmental degradation, and discrimination against women.
 - (4) The transition to democracy must be led from within nondemocratic countries, including by nongovernmental organizations, movements, and individuals, and by nationals of such countries who

- live abroad. Nevertheless, democratic countries have a number of instruments available for supporting democratic reformers who are committed to promoting effective, nonviolent change in nondemocratic countries.
 - (5) United States efforts to promote democracy and protect human rights in countries where they are lacking can be strengthened to improve assistance for such reformers. United States ambassadors and diplomats can play a critical role in such efforts to promote democracy by publicly demonstrating support for democratic principles and supporting democratic reformers. Training and incentives are needed to assist United States officials in strengthening the techniques and skills required to promote democracy.
 - (6) A full evaluation of United States funds expended for the support of democracy is also necessary to ensure an efficient and effective use of the resources that are dedicated to these efforts.
 - (7) The promotion of democracy requires a broad-based effort with collaboration between all democratic countries, including through the Community of Democracies.

1 (8) The promotion of such universal democracy 2 constitutes a long-term challenge that does not al-3 ways lead to an immediate transition to full democ-4 racy, but through a dedicated and integrated ap-5 proach can achieve universal democracy. 6 SEC. 603. STATEMENT OF POLICY. 7 It shall be the policy of the United States— 8 (1) to promote freedom and democracy in for-9 eign countries as a fundamental component of 10 United States foreign policy; 11 (2) to affirm fundamental freedoms and human 12 rights in foreign countries and to condemn offenses 13 against those freedoms and rights as a fundamental 14 component of United States foreign policy; 15 (3) to use all instruments of United States in-16 fluence to support, promote, and strengthen demo-17 cratic principles, practices, and values in foreign 18 countries, including the right to free, fair, and open 19 elections, secret balloting, and universal suffrage; 20 (4) to protect and promote fundamental free-21 doms and rights, including the freedoms of associa-

25 herence to the rule of law in foreign countries;

the right to own private property;

tion, of expression, of the press, and of religion, and

(5) to protect and promote respect for and ad-

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- 1 (6) to provide appropriate support to organiza-2 tions, individuals, and movements located in non-3 democratic countries that aspire to live in freedom 4 and establish full democracy in such countries;
 - (7) to provide, political, economic, and other support to foreign countries that are willingly undertaking a transition to democracy;
 - (8) to commit United States foreign policy to the challenge of achieving universal democracy; and
- 10 (9) to strengthen alliances and relationships 11 with other democratic countries in order to better 12 promote and defend shared values and ideals.

13 SEC. 604. DEFINITIONS.

14 In this title:

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- 15 (1) Annual Report on Democracy.—The 16 term "Annual Report on Democracy" means the An-17 nual Report on Democracy required under section 18 612(a).
- 19 (2) COMMUNITY OF DEMOCRACIES AND COMMU20 NITY.—The terms "Community of Democracies"
 21 and "Community" mean the association of demo22 cratic countries committed to the global promotion
 23 of democratic principles, practices, and values, which
 24 held its First Ministerial Conference in Warsaw, Po25 land, in June 2000.

- 1 (3) ELIGIBLE ENTITY.—The term "eligible entity" means any nongovernmental organization, inter-2 national organization, multilateral institution, pri-3 4 vate foundation, corporation, partnership, associa-5 tion, or other entity, organization, or group engaged 6 in (or with plans to engage in) the promotion of de-7 mocracy and fundamental rights and freedoms in 8 foreign countries categorized as "democratic transi-9 tion countries" or as "nondemocratic" in the most 10 recent Annual Report on Democracy.
 - (4) ELIGIBLE INDIVIDUAL.—The term "eligible individual" means any individual engaged in, or who intends to engage in, the promotion of democracy and fundamental rights and freedoms in foreign countries categorized as "democratic transition countries" or as "nondemocratic" in the most recent Annual Report on Democracy.
 - (5) REGIONAL DEMOCRACY HUB AND HUB.—
 The terms "Regional Democracy Hub" and "Hub" mean the Regional Democracy Hubs established under section 611(c)(2).
- (6) SECRETARY.—The term "Secretary" means
 the Secretary of State.
- (7) UNDER SECRETARY.—The term "Under
 Secretary" means the Under Secretary of State for

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1	Democracy and Global Affairs established under sec-
2	tion 1(b) of the State Department Basic Authorities
3	Act of 1956 (22 U.S.C. 2651a(b)), as amended by
4	section 611(a)(2) of this Act.
5	Subtitle A—Department of State
6	Activities
7	SEC. 611. PROMOTION OF DEMOCRACY IN FOREIGN COUN-
8	TRIES.
9	(a) Codification of Under Secretary of State
10	FOR DEMOCRACY AND GLOBAL AFFAIRS.—Section 1(b) of
11	the State Department Basic Authorities Act of 1956 (22
12	U.S.C. 2651a(b)) is amended—
13	(1) by redesignating paragraph (4) as para-
14	graph (5); and
15	(2) by inserting after paragraph (3) the fol-
16	lowing new paragraph:
17	"(4) Under secretary of state for de-
18	MOCRACY AND GLOBAL AFFAIRS.—There shall be in
19	the Department of State, among the Under Secre-
20	taries authorized by paragraph (1), an Under Sec-
21	retary of State for Democracy and Global Affairs,
22	who shall have primary responsibility to assist the
23	Secretary and the Deputy Secretary in the formula-
24	tion and implementation of United States policies
25	and activities relating to the transition to and devel-

opment of democracy in nondemocratic countries and to coordinate United States policy on global issues, including issues related to human rights, women's rights, freedom of religion, labor standards and relations, the preservation of the global environment, the status and protection of the oceans, scientific cooperation, narcotics control, law enforcement, population issues, refugees, migration, war crimes, and trafficking in persons. The Secretary may assign such other responsibilities to the Under Secretary determines appropriate or necessary. In particular, the Under Secretary shall have the following responsibilities:

"(A) Coordinating with the Under Secretary for Public Diplomacy and Public Affairs and officers and employees from the regional bureaus of the Department of State to promote the transition to democracy in nondemocratic countries and strengthen development of democracy in countries that are in transition to democracy.

"(B) Advising the Secretary regarding any recommendation requested by any official of any other agency that relates to the human

1	rights situation in a foreign country or the ef-
2	fects on human rights or democracy in a for-
3	eign country of an agency program of such offi-
4	cial.".
5	(b) Additional Duties for Assistant Sec-
6	RETARY OF STATE FOR DEMOCRACY, HUMAN RIGHTS,
7	AND LABOR.—Section 1(c)(2)(A) of the State Department
8	Basic Authorities Act of 1956 (22 U.S.C. 2651a(c)(2)) is
9	amended by inserting after the first sentence the following
10	new sentence: "The Assistant Secretary of State for De-
11	mocracy, Human Rights, and Labor shall also be respon-
12	sible for matters relating to the transition to and develop-
13	ment of democracy in nondemocratic countries, including
14	promoting and strengthening the development of democ-
15	racy in foreign countries that are in the early stages of
16	a transition to democracy and evaluating the effectiveness
17	of United States programs that promote democracy.".
18	(e) Department of State and United States
19	Missions Abroad.—
20	(1) Office related to democratic move-
21	MENTS AND TRANSITIONS.—
22	(A) Establishment.—There shall be
23	within the Bureau of Democracy, Human
24	Rights, and Labor of the Department of State
25	an office that shall be responsible for working

with democratic movements and facilitating the transition of nondemocratic countries and democratic transition countries to full democracy.

- (B) Purpose.—In addition to any other responsibilities conferred on the office, the office shall promote transitions to full democracy in countries that have been categorized as non-democratic or as democratic transition countries in the most recent Annual Report on Democracy required under section 612(a).
- (C) RESPONSIBILITIES.—The Deputy Assistant Secretary of State for Democracy, Human Rights, and Labor described in paragraph (4) and employees of the office shall—
 - (i) develop relations with, consult with, and provide assistance to nongovernmental organizations, individuals, and movements that are committed to the peaceful promotion of democracy, democratic principles, practices, and values, and fundamental rights and freedoms in countries described in subparagraph (B), including fostering relationships with the

1	United States Government and the govern-
2	ments of other democratic countries;
3	(ii) assist officers and employees of
4	regional bureaus to develop strategies and
5	programs to promote peaceful change in
6	such countries;
7	(iii) foster dialogue, to the extent
8	practicable, between the leaders of such
9	nongovernmental organizations, individ-
10	uals, and movements and the officials of
11	such countries;
12	(iv) create narratives and histories re-
13	quired under section 616 for the Internet
14	site for global democracy and human
15	rights and assist in the preparation of the
16	report required under section 612; and
17	(v) facilitate, in coordination with
18	public affairs officers and offices of the
19	Department of State responsible for public
20	diplomacy programs in such countries, de-
21	bates and discussions, including among
22	young people in other countries, regarding
23	the values and benefits of democracy and
24	human rights at academic institutions in
25	such countries.

1	(2) Regional Democracy Hubs at United
2	STATES MISSIONS ABROAD.—
3	(A) PILOT PROGRAM.—
4	(i) In General.—The Secretary shall
5	establish a Regional Democracy Hub at a
6	United States mission in two of the fol-
7	lowing geographic regions:
8	(I) The Western Hemisphere.
9	(II) Europe.
10	(III) South Asia.
11	(IV) The Near East.
12	(V) East Asia and the Pacific.
13	(VI) Africa.
14	(ii) Director.—Each Regional De-
15	mocracy Hub shall be headed by a Direc-
16	tor. The Director and the associated staff
17	shall be selected by the Secretary of State
18	in consultation with the Assistant Sec-
19	retary of State for Democracy, Human
20	Rights, and Labor.
21	(B) Responsibilities.—Each Regional
22	Democracy Hub shall support the appropriate
23	United States ambassador and United States
24	employees assigned to United States missions in
25	each such geographic region to carry out the re-

- sponsibilities described in this Act, including assisting Ambassadors and other United States officials in each nondemocratic country or democratic transition country in the geographic region to design and implement strategies for a transition to democracy in such county, including regional strategies as appropriate.
 - (C) Accreditation.—As appropriate, the Department should seek accreditation for the Director to all nondemocratic countries in each geographic region for which each Hub is responsible.
 - (D) TERMINATION.—The Secretary may terminate each Hub established under this paragraph five years after each is established.
 - (E) Continuing responsibilities.—
 Nothing in this paragraph shall be construed as removing any responsibility under this or any other Act of any chief of mission or other employees of United States diplomatic missions, including the development and implementation of strategies to promote democracy.
 - (F) AUTHORIZATION OF APPROPRIA-TIONS.—There are authorized to be appropriated to the Secretary such sums as may be

1	necessary to carry out the responsibilities de-
2	scribed in subparagraph (B), including hiring
3	additional staff to carry out such responsibil-
4	ities.
5	(3) Responsibilities of the Bureau of In-
6	TELLIGENCE AND RESEARCH.—The Assistant Sec-
7	retary of State for Intelligence and Research should
8	coordinate with the Department of the Treasury, the
9	Department of Justice, the Central Intelligence
10	Agency, other appropriate intelligence agencies, and,
11	as appropriate, with foreign governments to—
12	(A) monitor and document financial assets
13	inside and outside the United States held by
14	leaders of countries determined to be nondemo-
15	cratic countries or democratic transition coun-
16	tries in the Annual Report on Democracy under
17	section 612(a);
18	(B) identify close associates of such lead-
19	ers; and
20	(C) monitor and document financial assets
21	inside and outside the United States held by
22	such close associates.
23	(4) Coordination.—
24	(A) DEPUTY ASSISTANT SECRETARY OF
25	STATE FOR DEMOCRACY, HUMAN RIGHTS, AND

State a Deputy Assistant Secretary of State for Democracy, Human Rights, and Labor. Any such Deputy Assistant Secretary shall be in addition to the current number of Deputy Assistant Secretaries. In addition to considering qualified noncareer candidates, the Secretary of State should seek to recruit senior members of the Senior Foreign Service to serve in such position.

- (B) RESPONSIBILITIES.—In addition to the responsibilities described in paragraph (1)(C) and such other responsibilities as the Secretary or Assistant Secretary of State for Democracy, Human Rights, and Labor may from time to time designate, the Deputy Assistant Secretary of State for Democracy, Human Rights, and Labor should—
 - (i) coordinate the work of the office described in paragraph (1) with the work of other offices and bureaus at the Department of State and other United States Government agencies that provide grants and other assistance to nongovernmental organizations, individuals, and movements;

1	(ii) forge connections between the
2	United States and nongovernmental orga-
3	nizations, individuals, and movements com-
4	mitted to the promotion of democracy and
5	democratic principles, practices, and values
6	and seek to embrace the work of such or-
7	ganizations, individuals, and movements;
8	and
9	(iii) evaluate the effectiveness of
10	United States programs that promote de-
11	mocracy.
12	(5) RECRUITMENT.—The Secretary shall seek
13	to ensure that, not later than December 31, 2012,
14	not less than 50 percent of the nonadministrative
15	employees serving in the Bureau of Democracy,
16	Human Rights, and Labor are members of the For-
17	eign Service.
18	SEC. 612. REPORTS.
19	(a) Annual Report on Democracy.—
20	(1) Preparation and deadline for submis-
21	SION.—The Secretary of State shall prepare an An-
22	nual Report on Democracy. The Under Secretary of
23	State for Democracy and Global Affairs, with the as-
24	sistance of the Assistant Secretary of State for De-
25	mocracy, Human Rights, and Labor, shall have the

principal responsibility of assisting the Secretary in the preparation of the Annual Report. The Under Secretary and Assistant Secretary shall consult with the regional bureaus of the Department of State in the preparation of the Annual Report. Not later than July 1 of each year, the Secretary shall submit to the appropriate congressional committees the An-nual Report on Democracy.

- (2) Contents.—The Annual Report on Democracy shall contain the following:
 - (A) EXECUTIVE SUMMARY.—An Executive Summary with a table listing every foreign country that the Secretary determines to be "nondemocratic", and a list of countries the Secretary determines to be "democratic transition countries" because they are at the early stages of their transition to democracy. The Executive Summary shall contain a short narrative highlighting the status of democracy in each such country.
 - (i) Determination of categoriza-Tion.—With respect to a country listed in the Executive Summary, the Secretary shall determine which of the categorizations specified under subparagraph (A) is

1	appropriate by reference to the principles
2	enshrined in the United Nations Charter,
3	the Universal Declaration of Human
4	Rights, the International Covenant on Civil
5	and Political Rights, the United Nations
6	Commission on Human Rights Resolution
7	1499/57 (entitled "Promotion of the Right
8	to Democracy"), the assessments used to
9	determine eligibility for financial assistance
10	disbursed from the Millennium Challenge
11	Account, the assessments of nongovern-
12	mental organizations of eligibility to par-
13	ticipate in the meetings of the Community
14	of Democracies, and the standards estab-
15	lished and adopted by the Community of
16	Democracies. In addition, the categoriza-
17	tion of a country should be informed by
18	the general consensus regarding the status
19	of civil and political rights in such country
20	by major nongovernmental organizations
21	that conduct assessments of such condi-
22	tions in such countries.
23	(ii) Determination of Nondemo-

CRATIC CATEGORIZATION.—

1	(I) IN GENERAL.—The Secretary
2	shall categorize a country as non-
3	democratic if such country fails to
4	satisfy any of the following require-
5	ments:
6	(aa) All citizens of such
7	county have the right to, and are
8	not restricted in practice from,
9	fully and freely participating in
10	the political life of such country
11	regardless of gender, race, lan-
12	guage, religion, or beliefs.
13	(bb) The national legislative
14	body of such country and, if di-
15	rectly elected, the head of govern-
16	ment of such country, are chosen
17	by free, fair, open, and periodic
18	elections, by universal and equal
19	suffrage, and by secret ballot.
20	(cc) More than one political
21	party in such country has can-
22	didates who seek elected office at
23	the national level and such par-
24	ties are not restricted in their po-
25	litical activities or their process

1	for selecting such candidates, ex-
2	cept for reasonable administra-
3	tive requirements commonly ap-
4	plied in countries categorized as
5	fully democratic.
6	(dd) All citizens in such
7	country have a right to, and are
8	not restricted in practice from
9	fully exercising the freedoms of
10	thought, conscience, belief, peace-
11	ful assembly and association,
12	speech, opinion, and expression,
13	and such country has a free,
14	independent, and pluralistic
15	media.
16	(ee) The current government
17	of such country did not come to
18	power in a manner contrary to
19	the rule of law.
20	(ff) Such country possesses
21	an independent judiciary and the
22	government of such country gen-
23	erally respects the rule of law.
24	(II) Additional consider-
25	ATIONS.—Notwithstanding the satis-

1	faction by a country of the require-
2	ments specified under subclause (I),
3	the Secretary may categorize a coun-
4	try as nondemocratic if the Secretary
5	determines that such is appropriate
6	after consideration of the principles
7	specified under clause (i) with respect
8	to such country.
9	(B) Status of Democracy.—A descrip-
10	tion of each country on the list described in
11	subparagraph (A), including—
12	(i) an evaluation of trends over the
13	preceding 12 months towards improvement
14	or deterioration in the commitment to and
15	protection of democratic principles, prac-
16	tices, values, institutions, and processes in
17	each such country;
18	(ii) an evaluation of the political
19	rights and freedoms enjoyed by individuals
20	in each such country and an evaluation of
21	the factors that prevent each such country
22	from being categorized as fully democratic;
23	and
24	(iii) for each country previously cat-
25	egorized as nondemocratic in the Executive

1	Summary from the preceding 12 months,
2	an evaluation of any progress made over
3	the previous calendar year towards achiev-
4	ing a categorization of democratic transi-
5	tion country.
6	(C) Strategy for nondemocratic
7	COUNTRIES.—An in-depth examination of each
8	country categorized as nondemocratic in the
9	Executive Summary, including—
10	(i) a strategy developed following con-
11	sultations with nongovernmental organiza-
12	tions, individuals, and movements that pro-
13	mote democratic principles, practices, and
14	values in each such country to promote
15	and achieve transition to full democracy in
16	each such country;
17	(ii) a summary of any actions taken
18	by the President with respect to any such
19	country, the effects of any such actions,
20	and if no such actions have been taken, a
21	statement explaining why not;
22	(iii) a summary of any actions taken
23	by the chief of mission and officials of the
24	United States in each such country with
25	which the United States maintains diplo-

1	matic and consular posts with respect to
2	promoting such a transition within such
3	country and any activities of the embassy
4	or consulate in such country to support in-
5	dividuals and organizations in such coun-
6	try that actively advocate for such a transi-
7	tion;
8	(iv) a summary of efforts taken by of-
9	ficials of the United States to speak di-
10	rectly to the people in each such country,
11	and in particular, a description of any vis-
12	its taken by the chief of mission and other
13	officials of the United States in each such
14	country to the colleges and universities and
15	other institutions in each such country
16	where young people congregate and learn;
17	(v) a summary of any communications
18	between United States Government offi-
19	cials, including the chief of mission in each
20	such country, and the leader and other
21	high government officials of each such
22	country concerning respect for liberty, de-
23	mocracy, and political, social, and eco-

nomic freedoms; and

(vi) a description and evaluation of the efforts undertaken by other democratic countries belonging to the Community of Democracies to advance democracy in each such county, including through relevant bodies of the United Nations, regional or-ganizations and bilateral policies and for-eign assistance and the extent to which the United States coordinated United States actions and policies with such efforts.

- (3) Classified addendum.—If the Secretary determines that it is in the national security interests of the United States, is necessary for the safety of individuals identified in the Annual Report on Democracy, or is necessary to further the purposes of this Act, any information required by paragraph (2), including policies adopted or actions taken by the United States, may be summarized in the Annual Report on Democracy or in the Executive Summary and submitted to the appropriate congressional committees in more detail in a classified addendum.
- (b) ONE-TIME REPORT ON TRAINING AND GUIDELINES FOR FOREIGN SERVICE OFFICERS AND CHIEFS OF
 MISSION.—The Secretary of State, in consultation with
 the Under Secretary of State for Democracy and Global

- 1 Affairs, shall submit to the appropriate congressional com-
- 2 mittees a one-time report containing a description of the
- 3 training provided under section 619 for Foreign Service
- 4 officers, including chiefs of mission serving or preparing
- 5 to serve in countries categorized as democratic transition
- 6 countries or nondemocratic in the Annual Report on De-
- 7 mocracy required under subsection (a), or chiefs of mis-
- 8 sion in fully democratic countries whose job performance
- 9 could benefit from such training, with respect to methods
- 10 to promote and achieve transition to full democracy in
- 11 each such country, including nonviolent action. The Sec-
- 12 retary shall submit the report together with the first An-
- 13 nual Report on Democracy required under such sub-
- 14 section.
- 15 SEC. 613. STRATEGIES TO ENHANCE THE PROMOTION OF
- 16 DEMOCRACY IN FOREIGN COUNTRIES.
- 17 (a) Working Group on Nondemocratic Coun-
- 18 TRIES.—Beginning in the year after the second Annual
- 19 Report on Democracy required under section 612(a) is
- 20 submitted and not less than once each year thereafter, the
- 21 Under Secretary of State for Democracy and Global Af-
- 22 fairs should convene a working group under subsection (c)
- 23 focused on each country categorized as nondemocratic in
- 24 the most recent such report in order to—

1	(1) review progress on the action plan with re-
2	spect to each such country to promote and achieve
3	the transition to full democracy in such country; and

- 4 (2) receive recommendations regarding further 5 action that should be taken with respect to such 6 plan.
- (b) Working Group on Democratic Transition 7 8 Countries.—Beginning in the year after the second Annual Report on Democracy required under section 612(a) 10 is submitted and not less than once each year thereafter, the Under Secretary of State for Democracy and Global 12 Affairs should also convene a working group under subsection (c) focused on the progress towards a fully democratic form of governance in each country categorized as 14 15 a democratic transition country in the most recent Annual Report that was categorized as nondemocratic in any pre-16
- 19 groups referred to in subsections (a) and (b) should in-20 clude officers and employees of the Department of State 21 and appropriate representatives from other relevant gov-22 ernment agencies, including the United States Agency for

International Development, the Department of the Treas-

(c) Members of Working Groups.—The working

24 ury, and the Department of Defense.

vious Annual Report.

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1	(d) Consultations With Chiefs of Missions.—			
2	The chief of mission for each country categorized as non-			
3	democratic or a democratic transition country in the most			
4	recent Annual Report on Democracy shall meet with the			
5	Under Secretary of State for Democracy and Global Af-			
6	fairs at least once each year to discuss the transition to			
7	full democracy in such country, including any actions the			
8	chief of mission has taken to implement the action plan			
9	for such country included in such report.			
10	SEC. 614. ACTIVITIES BY THE UNITED STATES TO PROMOTE			
11	DEMOCRACY AND HUMAN RIGHTS IN FOR-			
12	EIGN COUNTRIES.			
13	(a) Freedom Investment Act of 2002.—The			
14	Freedom Investment Act of 2002 (subtitle E of title VI			
15	of Public Law 107–228) is amended—			
16	(1) in section 663(a), (relating to human rights			
17	activities at the Department of State)—			
18	(A) in paragraph (1), by striking "and" at			
19	the end;			
20	(B) by redesignating paragraph (2) as			
21	paragraph (4);			
22	(C) by inserting after paragraph (1) the			
23	following new paragraphs:			
24	"(2) a United States mission abroad in a coun-			
25	try that has been categorized as nondemocratic in			

the most recent Annual Report on Democracy (as required under section 612(a) of the Advance Democratic Values, Address Nondemocratic Countries, and Enhance Democracy Act of 2005) should have at least one political officer who shall have primary responsibility for monitoring and promoting democracy and human rights in such country;

- "(3) the level of seniority of any such political officer should be in direct relationship to the severity of the problems associated with the establishment of full democracy and respect for human rights in such country; and"; and
 - (D) in paragraph (4), as so redesignated, by striking "monitoring human rights developments" and all that follows through "recommendation" and inserting the following: "monitoring and promoting democracy and human rights, including a political officer described in paragraphs (2) and (3), in a foreign country should be made after consultation with and upon the recommendation"; and
- (2) in section 665(c) (relating to reports on actions taken by the United States to encourage respect for human rights), by striking the second sentence and adding at the end the following new sen-

- 1 tences: "If the Secretary elects to submit such infor-2 mation as a separate report, such report may be 3 submitted as part of the Annual Report on Democracy required under section 612(a) of the Advance 5 Democratic Values, Address Nondemocratic Coun-6 tries, and Enhance Democracy Act of 2005. If the 7 Secretary makes such an election, such report shall 8 be organized so as to contain a separate section for 9 each country to which such information applies, to-10 gether with a short narrative describing the 11 extrajudicial killing, torture, or other serious viola-12 tions of human rights that are indicated to have oc-13 curred in each such country.".
- 14 (b) FOREIGN ASSISTANCE ACT OF 1961.—The For-15 eign Assistance Act of 1961 (22 U.S.C. 2151 et seq.) is 16 amended—
- 17 (1) in section 116(d) (22 U.S.C. 2151n(d)), by 18 striking paragraph (10) and inserting the following 19 new paragraph:
 - "(10) for each country with respect to which the report indicates that extrajudicial killings, torture, or other serious violations of human rights have occurred in the country, a strategy, including a specific list of priorities and an action plan, to end such practices in the country, and any actions taken

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- in the previous year to end such practices in the country; and"; and
- (2) in section 502B(b) (22 U.S.C. 2304(b)), by 3 striking the sixth sentence and inserting the following new sentence: "Such report shall also include, 5 6 for each country with respect to which the report in-7 dicates that extrajudicial killings, torture, or other 8 serious violations of human rights have occurred in 9 the country, a strategy, including a specific list of 10 priorities and an action plan, to end such practices 11 in the country, and any actions taken in the previous 12 year to end such practices in the country.".

13 SEC. 615. DEMOCRACY PROMOTION AND HUMAN RIGHTS 14 ADVISORY BOARD.

- 15 (a) ESTABLISHMENT.—There is established a De-16 mocracy Promotion and Human Rights Advisory Board.
- 17 (b) Purpose and Duties.—The Board shall advise
- 18 and provide recommendations to the Secretary of State,
- 19 the Under Secretary of State for Democracy and Global
- 20 Affairs, the Assistant Secretary of State for Democracy,
- 21 Human Rights, and Labor, the Director of the Office for
- 22 Reconstruction and Stabilization of the Department of
- 23 State, and the Assistant Administrator for the Bureau of
- 24 Democracy, Conflict and Humanitarian Assistance of the
- 25 United States Agency for International Development con-

- 1 cerning United States policies regarding the promotion of
- 2 democracy, the means of coordinating United States poli-
- 3 cies and programs related to the promotion of democracy,
- 4 and United States policies regarding the establishment of
- 5 universal democracy, including the following:
- 6 (1) Reviewing and making recommendations re-7 garding the overall United States strategy for pro-8 moting democracy and human rights in partly demo-9 cratic and nondemocratic countries, including meth-10 ods for incorporating the promotion of democracy 11 and human rights into United States diplomacy, the 12 use of international organizations to further United 13 States democracy promotion goals, and ways in 14 which the United States can work with other coun-15 tries and the Community of Democracies to further 16 such purposes.
 - (2) Recommendations regarding specific strategies to promote democracy in countries categorized as nondemocratic or as democratic transition countries in the most recent Annual Report on Democracy under section 612(a) and methods for consulting and coordinating with individuals (including expatriates) and nongovernmental organizations that promote democratic principles, practices, and values.
 - (3) Recommendations regarding the use of—

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1	(A) programs related to the promotion of
2	democracy and human rights administered by
3	the United States Agency for International De-
4	velopment; and
5	(B) the Human Rights and Democracy
6	Fund, established under section 664 of the
7	Freedom Investment Act of 2002 (subtitle E of
8	title VI of Public Law 107–228).
9	(4) Recommendations regarding regulations to
10	be promulgated concerning—
11	(A) the standards of performance to be
12	met by members of the Foreign Service, includ-
13	ing chiefs of mission, under section 405(d) of
14	the Foreign Service Act of 1980 (22 U.S.C.
15	3965(d)); and
16	(B) the development of programs to pro-
17	mote democracy in foreign countries under sec-
18	tion 614, relating to programs undertaken by
19	United States missions in foreign countries and
20	the activities of chiefs of mission.
21	(c) Study on Democracy Assistance.—
22	(1) IN GENERAL.—Not later than 18 months
23	after the appointment of five members of the Board,
24	the Board shall submit to the President, appropriate

1	congressional committees, and the Secretary a study
2	on United States democracy assistance.
3	(2) Contents.—The study shall include—
4	(A) a comprehensive review and an overall
5	evaluation of the efficiency and effectiveness of
6	United States appropriations for the promotion
7	of democracy, including—
8	(i) information regarding the amount
9	of money dedicated to such purpose each
10	fiscal year;
11	(ii) an identification of the inter-
12	national organizations, nongovernmental
13	organizations, multilateral institutions, in-
14	dividuals, private groups (including cor-
15	porations and other businesses), and gov-
16	ernment agencies and departments receiv-
17	ing such funds for such purpose;
18	(iii) information regarding the effi-
19	ciency and effectiveness of the use of such
20	funds to promote a transition to democracy
21	in nondemocratic countries with a special
22	emphasis on activities related to the pro-
23	motion of democracy under subsection
24	(b)(3)(B), relating to the Human Rights
25	and Democracy Fund: and

1	(iv) information regarding the effi-
2	ciency and effectiveness of the use of such
3	funds to promote and sustain democracy in
4	countries that are already fully democratic
5	or democratic transition countries;
6	(B) a review of—
7	(i) whether United States inter-
8	national broadcasts influence citizens of
9	countries categorized as nondemocratic in
10	the most recent Annual Report on Democ-
11	racy and the impact of increasing such
12	broadcasts to such countries relative to the
13	cost of such increases, including informa-
14	tion relating to an assessment of program-
15	ming on the means of nonviolent protest
16	and democratic change; and
17	(ii) the advantages and disadvantages
18	of supporting private media sources that
19	are not controlled or owned by the United
20	States to reach citizens of such countries
21	and the mechanisms that should be used to
22	provide such support;
23	(C) policy recommendations to the Presi-
24	dent and appropriate congressional committees
25	regarding ways to improve United States pro-

1	grams for the promotion of democracy, includ-
2	ing coordination of such programs; and
3	(D) recommendations for reform of United

(D) recommendations for reform of United States Government agencies involved in the promotion of democracy.

(d) Membership.—

- (1) APPOINTMENT.—The Board shall be composed of nine members, who shall be citizens of the United States and who shall not be officers or employees of the United States. The Secretary shall appoint all such members. Not more than five members may be affiliated with the same political party.
- (2) Selection.—Members of the Board shall be selected from among distinguished individuals noted for their knowledge and experience in fields relevant to the issues to be considered by the Board, including issues related to the promotion of democracy, international relations, management and organization of foreign assistance or comparable programs, methods and means of nonviolent protest, academic study and debate of democracy, human rights, and international law.
- (3) TIME FOR APPOINTMENT.—The appointment of members to the Board under paragraph (1)

- shall be made not later than 120 days after the date of the enactment of this Act.
 - (4) TERM OF SERVICE AND SUNSET.—Each member shall be appointed to the Board for a term that shall expire on the date that is one year after the date of the submission of the study under subsection (c) or for any additional period determined by the Secretary pursuant to paragraph (5).
 - (5) SUNSET.—The Board shall terminate on the date that is one year after the date of the submission of the study under such subsection unless the Secretary determines that it is in the interest of the Department to extend the Board for a period of an additional five years.
 - (6) SECURITY CLEARANCES.—The Secretary shall ensure that all members of the Board, and appropriate experts and consultants under paragraph (7)(E), obtain relevant security clearances in an expeditious manner.

(7) Operation.—

- (A) Chair.—The Secretary shall appoint one member of the Board to chair the Board.

 The Board shall meet at the call of the Chair.
- 24 (B) Travel expenses.—Members of the 25 Board shall be allowed travel expenses, includ-

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ing per diem in lieu of subsistence, at rates authorized for employees of agencies under subchapter I of chapter 57 of title 5, United States Code, while away from their homes or regular places of business in the performance of service for the Board.

- (C) Office space and administrative Assistance.—Upon the request of the chair-person of the Board, the Secretary shall provide reasonable and appropriate office space, supplies, and administrative assistance.
- (D) Applicability of Certain other Laws.—Nothing in this section shall be construed to cause the Board to be considered an agency or establishment of the United States, or to cause members of the Board to be considered officers or employees of the United States. Executive branch agencies may conduct programs and activities and provide services in support of the activities duties of the Board, notwithstanding any other provision of law. The Federal Advisory Committee Act (5 U.S.C. App.) shall not apply to the Board.
- (E) EXPERTS AND CONSULTANTS.—The Board may procure temporary and intermittent

1	services under section 3109(b) of title 5, United				
2	States Code.				
3	(e) Authorization of Appropriations.—There				
4	authorized to be appropriated to the Board such sums a				
5	may be necessary for each of fiscal years 2006, 2007, and				
6	2008.				
7	SEC. 616. ESTABLISHMENT AND MAINTENANCE OF INTER-				
8	NET SITE FOR GLOBAL DEMOCRACY AND				
9	HUMAN RIGHTS.				
10	(a) Establishment.—In order to facilitate access				
11	by individuals and nongovernmental organizations in for-				
12	eign countries to documents, streaming video and audio,				
13	and other media regarding democratic principles, prac-				
14	tices, and values, and the promotion and strengthening of				
15	democracy, the Secretary of State, in cooperation with the				
16	Under Secretary of State for Democracy and Global Af-				
17	fairs, the Under Secretary for Public Diplomacy and Pub-				
18	lic Affairs, and the Assistant Secretary of State for De-				
19	mocracy, Human Rights, and Labor, shall establish and				
20	maintain an Internet site for global democracy and human				
21	rights.				
22	(b) Contents.—The Internet site for global democ-				
23	racy established under subsection (a) shall include the fol-				
24	lowing information:				

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1	(1) The Executive Summary prepared under
2	section 612(a)(2)(A), but only to the extent that in-
3	formation contained therein is not classified.
4	(2) Narratives and histories of significant
5	democratic movements in foreign countries, particu-
6	larly regarding successful nonviolent campaigns to
7	oust dictatorships.
8	(3) Narratives relating to the importance of the
9	establishment of and respect for fundamental free-
10	doms.
11	(4) Major human rights reports by the United
12	States Government or any other documents, ref-
13	erences, or links to external Internet sites the Sec-
14	retary or Under Secretary determines appropriate
15	including reference to or links to training materials
16	regarding successful movements in the past, includ-
17	ing translations of such materials, as appropriate.
18	SEC. 617. PROGRAMS BY UNITED STATES MISSIONS IN FOR
19	EIGN COUNTRIES AND ACTIVITIES OF CHIEFS
20	OF MISSION.
21	(a) Development of Programs to Promote De-
22	MOCRACY IN FOREIGN COUNTRIES.—Each chief of mis-

23 sion in each foreign country categorized as nondemocratic

24 in the most recent Annual Report on Democracy, with the

1	assistance of the director of the relevant Regional Hub,
2	shall—
3	(1) develop, as part of annual program plan-
4	ning, a strategy to promote democracy in each such
5	foreign country and to provide visible and material
6	support to individuals and nongovernmental organi-
7	zations in each such country that are committed to
8	democratic principles, practices, and values, such
9	as—
10	(A) consulting and coordinating with such
11	individuals and organizations regarding the pro-
12	motion of democracy;
13	(B) visiting local landmarks and other
14	local sites associated with nonviolent protest in
15	support of democracy and freedom from oppres-
16	sion;
17	(C) holding periodic public meetings with
18	such individuals and organizations to discuss
19	democracy and political, social, and economic
20	freedoms;
21	(D) issuing public condemnation of severe
22	violations of internationally recognized human
23	rights (as such term is described in section
24	116(a) of the Foreign Assistance Act of 1961
25	(22 U.S.C. 2151n(a)), violations of religious

- freedom, including particularly severe violations
 of religious freedom (as such terms are defined
 in paragraphs (11) and (13) of section 3 of the
 International Religious Freedom Act of 1998
 (22 U.S.C. 6402)), political repression, and
 government-tolerated or -condoned trafficking
 in persons; and
 (E) providing technical, financial, and such
 - (E) providing technical, financial, and such other support to such individuals and organizations;
 - (2) hold ongoing discussions with the leaders of each such nondemocratic country regarding a transition to full democracy and the development of political, social, and economic freedoms and respect for human rights, including freedom of religion or belief, in such country; and
 - (3) conduct meetings with civil society, interviews with media that can directly reach citizens of each such country, and discussions with students and young people of each such country regarding a transition to democracy and the development of political, social, and economic freedoms in each such country.
- 24 (b) Public Outreach in Foreign Countries.—25 Each chief of mission or principal officer should spend

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- 1 time at universities and other institutions of higher learn-
- 2 ing to—
- 3 (1) debate and discuss values and policies that
- 4 promote democracy; and
- 5 (2) communicate, promote, and defend such
- 6 United States values and policies.
- 7 (c) Access to United States Missions.—The
- 8 Secretary is encouraged to allow access to a United States
- 9 diplomatic or consular mission in each foreign country cat-
- 10 egorized as a democratic transition country or as non-
- 11 democratic in the most recent Annual Report on Democ-
- 12 racy by individuals and representatives of nongovern-
- 13 mental organizations in each such country who are com-
- 14 mitted to democratic principles, practices, and values in
- 15 each such country.
- 16 SEC. 618. TRAINING FOR FOREIGN SERVICE OFFICERS.
- 17 (a) Training in Democracy and the Promotion
- 18 OF DEMOCRACY AND HUMAN RIGHTS.—Section 708 of
- 19 the Foreign Service Act of 1980 (22 U.S.C. 4028) is
- 20 amended by adding at the end the following new sub-
- 21 section:
- 22 "(c) Training on Global Democracy Pro-
- 23 MOTION.—
- 24 "(1) IN GENERAL.—In addition to the training
- required under subsections (a) and (b), the Sec-

1 retary of State, in cooperation with other relevant 2 officials, including the Under Secretary of State for 3 Democracy and Global Affairs, and the Director of the National Foreign Affairs Training Center of the 5 Foreign Service Institute of the Department of 6 State, shall establish as part of the training provided 7 after December 31, 2006, for members of the Serv-8 ice, including all chiefs of mission and deputy chiefs 9 of mission, instruction in how to strengthen and pro-10 mote democracy through peaceful means in consulta-11 tion with individuals and nongovernmental organiza-12 tions that support democratic principles, practices, 13 and values. In particular, such instruction shall be 14 mandatory for members of the Service having re-15 porting or other responsibilities relating to internal 16 political developments and human rights, including 17 religious freedom, in nondemocratic countries or 18 democratic transition countries as categorized in the 19 most recent Annual Report on Democracy as re-20 quired under section 612(a) of the Advance Demo-21 cratic Values, Address Nondemocratic Countries, 22 and Enhance Democracy Act of 2005, including for 23 chiefs of mission and deputy chiefs of mission, and 24 shall be completed before the time that such member 25 or chief of mission assumes a post (or, if such is not

- practical, within the first year of assuming such post).
- "(2) CONTENTS OF TRAINING.—The training required under paragraph (1) shall include instruction, a training manual, and other materials regarding the following:
 - "(A) International documents and United States policy regarding electoral democracy and respect for human rights.
 - "(B) United States policy regarding the promotion and strengthening of democracy around the world, with particular emphasis on the transition to democracy in nondemocratic countries.
 - "(C) For any member, chief of mission, or deputy chief of mission who is to be assigned to a foreign country that is categorized as non-democratic in the Annual Report on Democracy, instruction regarding ways to promote democracy in such country and providing technical, financial, and other support to individuals (including expatriated citizens) and nongovernmental organizations in such country that support democratic principles, practices, and values.

1 "(D) The protection of internationally rec-2 ognized human rights (including the protection 3 of religious freedom) and standards related to 4 such rights, provisions of United States law related to such rights, diplomatic tools to promote 6 respect for such rights, the protection of indi-7 viduals who have fled their countries due to vio-8 lations of such rights (including the role of 9 United States embassies in providing access to the United States Refugee Admissions Pro-10 11 gram) and the relationship between respect for 12 such rights and democratic development and 13 national security. The Director of the National 14 Foreign Affairs Training Center of the Foreign 15 Service Institute of the Department of State 16 shall consult with nongovernmental organiza-17 tions involved in the protection and promotion 18 of such rights and the United States Commis-19 sion on International Religious Freedom (estab-20 lished under section 201(a) of the International 21 Religious Freedom Act of 1998 (22 U.S.C. 22 6431(a)) in developing the training required by 23 this subparagraph.". 24 (b) Other Training.—The Secretary of State shall

ensure that the training described in subsection (a) is pro-

- 1 vided to members of the civil service who are assigned in
- 2 the United States or abroad who have reporting or other
- 3 responsibilities relating to internal political developments
- 4 and human rights in countries that are categorized as
- 5 democratic transition countries or nondemocratic in the
- 6 Annual Report on Democracy required under section
- 7 612(a).
- 8 (c) AUTHORIZATION OF APPROPRIATIONS.—There
- 9 are authorized to be appropriated such sums as may be
- 10 necessary to develop appropriate programs and materials
- 11 to accomplish the training required under subsection (c)
- 12 of section 708 of the Foreign Service Act of 1980 (22)
- 13 U.S.C. 4028), as added by subsection (a).
- 14 (d) CLERICAL AMENDMENTS.—Section 708 of the
- 15 Foreign Service Act of 1980, as amended by subsection
- 16 (a), is further amended—
- 17 (1) in subsection (a) by striking "(a) The" and
- inserting "(a) Training on Human Rights.—
- The"; and
- 20 (2) in subsection (b) by striking "(b) The" and
- 21 inserting "(b) Training on Refugee Law and
- 22 Religious Persecution.—The".

1	SEC.	619.	PERFORMANCE	PAY;	PROMOTIONS;	FOREIGN
2			SERVICE AWA	RDS.		

- 3 (a) Performance Pay.—Section 405(d) of the For-
- 4 eign Service Act of 1980 (22 U.S.C. 3965(d)) is amended
- 5 by inserting after the second sentence the following new
- 6 sentence: "Meritorious or distinguished service in the pro-
- 7 motion of democracy in foreign countries, including con-
- 8 tact with and support of individuals and nongovernmental
- 9 organizations that promote democracy in a foreign country
- 10 categorized as nondemocratic in the most recent Annual
- 11 Report on Democracy (as required under section 612(a)
- 12 of the Advance Democratic Values, Address Nondemo-
- 13 cratic Countries, and Enhance Democracy Act of 2005),
- 14 shall also serve as a basis for granting awards under this
- 15 section.".
- 16 (b) Promotions.—Section 603(b) of the Foreign
- 17 Service Act of 1980 (22 U.S.C. 4003(b)) is amended by
- 18 adding at the end the following new sentence: "Precepts
- 19 for selection boards shall also, where applicable, include
- 20 an evaluation of whether members of the Service and
- 21 members of the Senior Foreign Service have met the
- 22 standards of performance established by the Secretary
- 23 pursuant to section 619(c) of the Advance Democratic
- 24 Values, Address Nondemocratic Countries, and Enhance
- 25 Democracy Act of 2005, or have served in a position in

- 1 which the primary responsibility is to monitor or promote
- 2 democracy or human rights.".
- 3 (c) Regulations and Evaluations Concerning
- 4 STANDARDS OF PERFORMANCE AND PROGRAMS TO PRO-
- 5 MOTE DEMOCRACY.—With respect to members of the For-
- 6 eign Service, including all chiefs of mission, who are as-
- 7 signed to foreign countries categorized as nondemocratic
- 8 in the most recent Annual Report on Democracy, the Sec-
- 9 retary shall prescribe regulations concerning the standards
- 10 of performance to be met under sections 405(d) and
- 11 603(b) of the Foreign Service Act of 1980 (22 U.S.C.
- 12 3965(d) and 4003(b)), as amended by subsections (a) and
- 13 (b), respectively, and the development of programs to pro-
- 14 mote democracy in foreign countries under section 617.
- 15 The requirements of sections 617 and 618(a) shall serve
- 16 as one of the bases for performance criteria in evaluating
- 17 chiefs of mission and those officers serving in a position
- 18 in which the primary responsibility is to monitor or pro-
- 19 mote democracy or human rights.
- 20 (d) Foreign Service Awards.—Section 614 of the
- 21 Foreign Service Act of 1980 (22 U.S.C. 4013) is amended
- 22 by adding at the end the following new sentence: "Distin-
- 23 guished or meritorious service in the promotion of democ-
- 24 racy in foreign countries, including contact with and sup-
- 25 port of individuals and nongovernmental organizations

- 1 that promote democracy in a foreign country categorized
- 2 as nondemocratic in the most recent Annual Report on
- 3 Democracy (as required under section 612(a) of the Ad-
- 4 vance Democratic Values, Address Nondemocratic Coun-
- 5 tries, and Enhance Democracy Act of 2005), shall also
- 6 serve as a basis for granting awards under this section.".

7 SEC. 620. APPOINTMENTS.

- 8 (a) Chiefs of Mission.—Section 304(a)(1) of the
- 9 Foreign Service Act of 1980 (22 U.S.C. 3944(a)(1)) is
- 10 amended by adding at the end the following new sentence:
- 11 "If the country in which the individual is to serve is cat-
- 12 egorized as nondemocratic in the most recent Annual Re-
- 13 port on Democracy (as required under section 612(a) of
- 14 the Advance Democratic Values, Address Nondemocratic
- 15 Countries, and Enhance Democracy Act of 2005), the in-
- 16 dividual should possess clearly demonstrated competence
- 17 in and commitment to the promotion of democracy in such
- 18 country, including competence in promoting democratic
- 19 principles, practices, and values through regular inter-
- 20 action with individuals, including students and young peo-
- 21 ple within such country, who support and advocate such
- 22 principles, practices, and values.".
- 23 (b) Report to Congress.—Section 304(b) of such
- 24 Act (22 U.S.C. 3944(b)) is amended by adding at the end
- 25 the following new paragraph:

1 "(3) If an individual (with respect to section 2 302(a)) or a member of the Service (with respect to 3 section 302(b)) is nominated by the President to be a chief of mission in a country categorized as non-5 democratic in an Annual Report on Democracy (re-6 quired under section 612(a) of the Advance Demo-7 cratic Values, Address Nondemocratic Countries, 8 and Enhance Democracy Act of 2005), and if such 9 individual or such member has previously served as 10 chief of mission in a country that was so cat-11 egorized, the President shall, at the time of nomina-12 tion, submit to the Committee on Foreign Relations 13 of the Senate a written report summarizing the ac-14 tions that such individual or member took during 15 the period of such prior service to promote democ-16 racy and human rights in such country, including 17 actions in furtherance of the strategy contained in 18 such report.".

Subtitle B—Alliances With Other

20 **Democratic Countries**

- 21 SEC. 631. ALLIANCES WITH OTHER DEMOCRATIC COUN-
- TRIES.

- 23 (a) FINDING.—Congress finds that it is in the na-
- 24 tional interest of the United States, including for humani-
- 25 tarian, economic, social, political, and security reasons, to

1	forge alliances with democratic countries to work together
2	to promote and protect—
3	(1) shared democratic principles, practices, and
4	values; and
5	(2) political, social, and economic freedoms
6	around the world.
7	(b) Purposes.—The purposes of this subtitle are to
8	encourage new ways of forging alliances with democratic
9	countries in order to—
10	(1) promote and protect democratic principles
11	practices, and values, including the right to free
12	fair, and open elections, secret balloting, and uni-
13	versal suffrage;
14	(2) promote and protect fundamental shared
15	political, social, and economic freedoms, including
16	the freedoms of association, of expression, of the
17	press, of religion, and to own private property;
18	(3) promote and protect respect for the rule of
19	law;
20	(4) develop, adopt, and pursue strategies to ad-
21	vance common interests in international organiza-
22	tions and multilateral institutions to which members
23	of the alliance of demogratic countries belong and

1	(5) provide political, economic, and other nec-
2	essary support to countries that are undergoing a
3	transition to democracy.
4	(c) Sense of Congress Regarding Participa-
5	TION.—It is the sense of Congress that any foreign coun-
6	try that is categorized as nondemocratic in the most recent
7	Annual Report on Democracy under section 612(a) should
8	not participate in any alliance of democratic countries
9	aimed at working together to promote democracy.
10	SEC. 632. SENSE OF CONGRESS REGARDING THE ESTAB
11	LISHMENT OF A DEMOCRACY CAUCUS.
12	(a) FINDINGS.—Congress finds that with the passage
13	of the Intelligence Reform and Terrorism Prevention Act
14	of 2004 (Public Law 108–458), Congress—
15	(1) encouraged the establishment of a Democ-
16	racy Caucus within the United Nations, the United
17	Nations Human Rights Commission, the United Na-
18	tions Conference on Disarmament, and at other
19	broad-based international organizations; and
20	(2) required increased training in multilateral
21	diplomacy for members of the Foreign Service and
22	appropriate members of the Civil Service to support
23	such an establishment.
24	(b) Sense of Congress.—It is the sense of Con-
) <i>E</i>	gress that the creation of a Democracy Caucus in each

- 1 international organization and multilateral institution of
- 2 which the United States is a member will not only improve
- 3 the internal governance of such organizations but will also
- 4 strengthen the implementation of commitments by such
- 5 organizations and institutions regarding democracy and
- 6 human rights.

7 SEC. 633. ANNUAL DIPLOMATIC MISSIONS ON MULTILAT-

- 8 ERAL ISSUES.
- 9 The Secretary of State, acting through the principal
- 10 officers responsible for advising the Secretary on inter-
- 11 national organizations, should ensure that a high level del-
- 12 egation from the United States is sent on an annual basis
- 13 to consult with key foreign governments in every region
- 14 to promote United States policies, including issues related
- 15 to democracy and human rights, at key international fora,
- 16 including the United Nations General Assembly, the
- 17 United Nations Human Rights Commission or other mul-
- 18 tilateral human rights body, the Organization for Security
- 19 and Cooperation in Europe, and the United Nations Edu-
- 20 cation, Science, and Cultural Organization.
- 21 SEC. 634. STRENGTHENING THE COMMUNITY OF DEMOC-
- 22 RACIES.
- 23 (a) Formal Mechanisms for the Community of
- 24 Democracies.—It is the sense of Congress that the Com-
- 25 munity of Democracies should develop a more formal

- 1 mechanism for carrying out work between ministerial
- 2 meetings, including hiring appropriate staff to carry out
- 3 such work, and should, as appropriate, establish a head-
- 4 quarters.
- 5 (b) Detail of Personnel.—The Secretary is au-
- 6 thorized to detail on a nonreimbursable basis any em-
- 7 ployee of the Department of State to any country that is
- 8 a member of the Convening Group of the Community of
- 9 Democracies.
- 10 (c) REGIONAL GROUP IN THE COMMUNITY OF DE-
- 11 Mocracies.—It is the sense of Congress that regional
- 12 groups within the Community of Democracies should be
- 13 established and strengthened in order to facilitate coordi-
- 14 nation of common positions and action on multilateral
- 15 strategies to promote and consolidate democracy.
- 16 (d) International Center for Democratic
- 17 Transition.—
- 18 (1) Sense of congress.—It is the sense of
- 19 Congress that the United States should, along with
- 20 contributions from private individuals, support the
- 21 initiative of the Government of Hungary and the
- 22 governments of other European countries to estab-
- 23 lish a International Center for Democratic Transi-
- 24 tion to support transitions to full democracy.

1	(2) Authorization of appropriations.—
2	There is authorized to be appropriated for a grant
3	to the International Center for Democratic Transi-
4	tion \$1,000,000 for each of fiscal years 2006, 2007,
5	and 2008. Amounts appropriated under this para-
6	graph shall remain available until expended.

(3) USE OF FUNDS.—Any grant made in fiscal year 2006 by the Secretary to the International Center for Democratic Transition under paragraph (2) may be used for the establishment and operation of the Center and for programs and activities of the Center. Any grant or voluntary contribution made in any subsequent fiscal year by the Secretary to the Center under such paragraph may be used for programs and activities of the Center.

Subtitle C—Funding for Promotion of Democracy

18 **SEC. 641. POLICY.**

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It shall be the policy of the United States to provide financial assistance to eligible entities and eligible individuals in order to assist such entities and individuals in the promotion of democracy in countries categorized as nondemocratic in the most recent Annual Report on Democracy under section 612(a). (a) Purposes of the Human Rights and Democ-

SEC. 642. HUMAN RIGHTS AND DEMOCRACY FUND.

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3	RACY FUND.—In addition to uses currently approved for
4	the Human Rights and Democracy Fund, the Secretary
5	of State, acting through the Assistant Secretary of State
6	for Democracy, Human Rights, and Labor shall use
7	amounts appropriated to the Human Rights and Democ-
8	racy Fund under subsection (e) to provide assistance to
9	eligible entities and eligible individuals to promote democ-
10	racy in foreign countries categorized as nondemocratic in
11	the most recent Annual Report on Democracy under sec-
12	tion 612(a). The promotion of democracy in such coun-
13	tries for which such assistance may be provided may in-
14	clude the following activities:
15	(1) The publication and distribution of books
16	and the creation and distribution of other media re-
17	lating to information about current events in such
18	country and educational programming designed to
19	provide information regarding democracy, the rule of
20	law, free, fair and open elections, free market eco-
21	nomics, fundamental human rights (including the
22	rights of freedom of speech and of religion and the
23	rights to be free from slavery and bondage), and

successful democratic movements in history, includ-

ing educational programs for leaders and members

of democratic movements to convey information to

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- such individuals regarding the means of nonviolent force and the methods of nonviolent action.
 - (2) The translation into languages spoken in such countries of relevant programming and existing books, videos, and other publications relating to the subjects specified in paragraph (1).
 - (3) The promotion of political pluralism and the rule of law within such countries, including the promotion of nongovernmental organizations and movements that promote democratic principles, practices, and values.
 - (4) The creation of programs for student groups to work with citizens of such countries who are committed to democratic reforms and to the promotion of a transition to democracy.
 - (5) The creation of training programs for citizens of such countries concerning international legal obligations to support democracy and human rights, including religious freedom.
 - (6) Support for nongovernmental organizations which have experience with the Community of Democracies to assist the Community of Democracies and its Convening Group.
- 24 (b) Freedom Investment Act of 2002.—Section 25 664(b) of the Freedom Investment Act of 2002 (subtitle

- 1 E of title VI of Public Law 107–228; relating to the pur-
- 2 poses of the Human Rights and Democracy Fund) is
- 3 amended—
- 4 (1) in paragraph (4), by striking "and" at the
- 5 end;
- 6 (2) by redesignating paragraph (5) as para-
- 7 graph (6);
- 8 (3) by inserting after paragraph (4) the fol-
- 9 lowing new paragraph:
- "(5) to support the study of democracy abroad,
- including support for debates and discussions at aca-
- demic institutions, regarding the values and benefits
- of democracy; and"; and
- 14 (4) in paragraph (6), as redesignated by para-
- graph (2) of this subsection, by striking "(4)" and
- inserting "(5)".
- 17 (c) Administrative Authorities.—Assistance pro-
- 18 vided through the Human Rights and Democracy Fund
- 19 may be provided to eligible entities and eligible individuals
- 20 in foreign countries notwithstanding any provision of law
- 21 that prohibits assistance to a foreign country or to a gov-
- 22 ernment of a foreign country.
- 23 (d) Annual Report on the Status of the
- 24 Human Rights and Democracy Fund.—Not later than
- 25 60 days after the conclusion of each fiscal year, the Assist-

- 1 ant Secretary of State for Democracy, Human Rights, and
- 2 Labor shall submit to the appropriate congressional com-
- 3 mittees an annual report on the status of the Human
- 4 Rights and Democracy Fund. Each such annual report
- 5 shall contain the following information:
- (1) An identification of each eligible entity and eligible individual who received assistance during the previous fiscal year under subsection (b) and a summary of the activities of each such recipient.
 - (2) An account of projects funded and outside contributions received during the previous fiscal year.
- 13 (3) A balance sheet of income and outlays cur-14 rent as of the conclusion of the fiscal year to which 15 such report is relevant.
- (e) AUTHORIZATION OF APPROPRIATIONS.—
- 17 (1) In General.—Of the funds available to 18 carry out chapter 4 of Part II of the Foreign Assist-19 ance Act of 1961 for each of fiscal years 2006 and 20 2007, there are authorized to be appropriated to the 21 Human Rights and Democracy Fund to carry out 22 the purposes of this section \$50,000,000 for fiscal 23 year 2006 and \$60,000,000 for fiscal year 2007. 24 Amounts appropriated under this section shall re-25 main available until expended.

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- 1 (2) Administrative expenses.—Not more
 2 than five percent of amounts appropriated to the
 3 Human Rights and Democracy Fund for each fiscal
 4 year may be applied toward administrative expenses
 5 associated with carrying out this section.
- 6 (3) CONTRIBUTIONS.—The Secretary may ac-7 cept contributions to the Human Rights and Democ-8 racy Fund from the governments of other demo-9 cratic countries, private foundations, private citizens, 10 and other nongovernmental sources.

Subtitle D—Presidential Actions

- 12 SEC. 651. INVESTIGATION OF VIOLATIONS OF INTER-
- 13 NATIONAL HUMANITARIAN LAW.
- 14 (a) IN GENERAL.—The President, with the assist-
- 15 ance of the Secretary of State, the Under Secretary of
- 16 State for Democracy and Global Affairs, and the Ambas-
- 17 sador-at-Large for War Crimes Issues, shall collect infor-
- 18 mation regarding incidents that may constitute crimes
- 19 against humanity, genocide, slavery, or other violations of
- 20 international humanitarian law by leaders or other govern-
- 21 ment officials of foreign countries categorized as nondemo-
- 22 cratic or as democratic transition countries in the most
- 23 recent Annual Report on Democracy under section 612(a).
- 24 (b) ACCOUNTABILITY.—The President shall consider
- 25 what actions can be taken to ensure that such leaders or

- 1 other government officials of foreign countries who are
- 2 identified in accordance with subsection (a) as responsible
- 3 for crimes against humanity, genocide, slavery, or other
- 4 violations of international humanitarian law are brought
- 5 to account for such crimes in an appropriately constituted
- 6 tribunal.

7 SEC. 652. PRESIDENTIAL COMMUNICATIONS.

- 8 (a) FINDING.—Congress finds that direct commu-
- 9 nications from the President to citizens of countries that
- 10 are categorized as nondemocratic in the most recent An-
- 11 nual Report on Democracy would be extremely beneficial
- 12 to demonstrate that the United States supports such citi-
- 13 zens and the efforts and actions of such citizens to pro-
- 14 mote and achieve transition to democracy in such coun-
- 15 tries.
- 16 (b) Sense of Congress.—It is the sense of Con-
- 17 gress that—
- 18 (1) from time to time as the President shall de-
- termine appropriate, the President should broadcast
- a message to the citizens of countries categorized as
- 21 nondemocratic in the most recent Annual Report on
- Democracy under section 612(a) expressing the sup-
- port of the United States for such citizens, dis-
- cussing democratic principles, practices, and values,
- and political, social, and economic freedoms, and

1	condemning violations of internationally recognized
2	human rights (as such term is described in section
3	116(a) of the Foreign Assistance Act of 1961 (22
4	U.S.C. 2151n(a))), violations of religious freedom
5	including particularly severe violations of religious
6	freedom (as such terms are defined in paragraphs
7	(11) and (13) of section 3 of the International Reli-
8	gious Freedom Act of 1998 (22 U.S.C. 6402)), polit-
9	ical repression, and government-tolerated or con-
10	doned trafficking in persons that occur in such coun-
11	try; and
12	(2) the President should encourage leaders of
13	other democratic countries to make similar broad-
14	casts.
15	TITLE VII—STRATEGIC EXPORT
16	CONTROL AND SECURITY AS-
17	SISTANCE ACT OF 2005
18	Subtitle A—General Provisions
19	SEC. 701. SHORT TITLE.

- This title may be cited as the "Strategic Export Con-
- 21~ trol and Security Assistance Act of 2005".
- 22 SEC. 702. DEFINITIONS.
- In this title:

1	(1) Appropriate congressional commit-
2	TEES.—The term "appropriate congressional com-
3	mittees" means—
4	(A) the Committee on International Rela-
5	tions and the Committee on Armed Services of
6	the House of Representatives; and
7	(B) the Committee on Foreign Relations
8	and the Committee on Armed Services of the
9	Senate.
10	(2) Defense articles and defense serv-
11	ICES.—The term "defense articles and defense serv-
12	ices" has the meaning given the term in section
13	47(7) of the Arms Export Control Act (22 U.S.C.
14	2794 note).
15	(3) Dual use.—The term "dual use" means,
16	with respect to goods or technology, those goods or
17	technology that are specifically designed or devel-
18	oped for civil purposes but which also may be used
19	or deployed in a military or proliferation mode. Such
20	term does not include purely commercial items.
21	(4) Export.—The term "export" has the
22	meaning given that term in section 120.17 of the
23	International Traffic in Arms Regulations, and in-
24	cludes re-exports, transfers, and re-transfers by any

means.

1	(5) Export administration regulations.—
2	The term "Export Administration Regulations"
3	means those regulations contained in sections 730
4	through 774 of title 15, Code of Federal Regulations
5	(or successor regulations).

- (6) FOREIGN GOVERNMENT.—The term "foreign government" has the meaning given the term in section 38(g)(9)(B) of the Arms Export Control Act (22 U.S.C. 2778(g)(9)(B)).
- (7) FOREIGN PERSON.—The term "foreign person" has the meaning given the term in section 38(g)(9)(C) of the Arms Export Control Act (22 U.S.C. 2778(g)(9)(C)).
 - (8) Good.—The term "good" has the meaning given the term in section 16(3) of the Export Administration Act of 1979 (50 U.S.C. App. 2415(3)).
 - (9) International traffic in Arms Regulations.—The term "International Traffic in Arms Regulations" means those regulations contained in sections 120 through 130 of title 22, Code of Federal Regulations (or successor regulations).
 - (10) ITEM.—The term "item" means any good or technology, defense article or defense service subject to the export jurisdiction of the United States under law or regulation.

- 1 (11) LICENSE.—The term "license" means an 2 official written document of the United States Gov-3 ernment issued pursuant to the Export Administra-4 tion Regulations or the International Traffic in 5 Arms Regulations, as the case may be, authorizing 6 a specific export.
 - (12) MISSILE TECHNOLOGY CONTROL REGIME;
 MTCR.—The term "Missile Technology Control Regime" or "MTCR" has the meaning given the term in section 11B(c)(2) of the Export Administration Act of 1979 (50 U.S.C. App. 2401b(c)(2)).
 - (13) MISSILE TECHNOLOGY CONTROL REGIME ANNEX; MTCR ANNEX.—The term "Missile Technology Control Regime Annex" or "MTCR Annex" has the meaning given the term in section 11B(c)(4) of the Export Administration Act of 1979 (50 U.S.C. App. 2401b(c)(4)).
 - (14) PERSON.—The term "person" has the meaning given the term in section 38(g)(9)(E) of the Arms Export Control Act (22 U.S.C. 2778(g)(9)(E)).
 - (15) STRATEGIC EXPORT CONTROL.—The term "strategic export control" means the control of items subject to the export jurisdiction of the United States pursuant to the International Traffic in Arms

- 1 Regulations or the Export Administration Regula-
- 2 tions.
- 3 (16) Technology.—The term "technology"
- 4 has the meaning given the term in section 16(4) of
- 5 the Export Administration Act of 1979 (50 U.S.C.
- 6 App. 2415(4)).
- 7 (17) United states munitions list.—The
- 8 term "United States Munitions List" means the list
- 9 referred to in section 38(a)(1) of the Arms Export
- 10 Control Act (22 U.S.C. 2778(a)(1)).

11 SEC. 703. DECLARATION OF POLICY.

- 12 Congress declares that, at a time of evolving threats
- 13 and changing relationships with other countries, United
- 14 States strategic export controls are in urgent need of a
- 15 comprehensive review in order to assure such controls are
- 16 achieving their intended purposes of protecting the na-
- 17 tional security interests of the United States in the Global
- 18 War on Terrorism and of promoting the foreign policy
- 19 purposes of the United States, in particular by assuring
- 20 that—
- 21 (1) export license procedures are properly de-
- signed to prioritize readily which exports may be ap-
- proved quickly for United States friends and allies
- and which require greater scrutiny in order to safe-
- 25 guard national interests;

1	(2) technology related to the military superi-
2	ority of the United States Armed Forces is safe-
3	guarded during and after export to a high level of
4	confidence; and
5	(3) overlapping and duplicative functions
6	among the responsible departments and agencies of
7	the Government of the United States are consoli-
8	dated and integrated wherever appropriate in order
9	to enhance efficiency, information sharing, and the
10	consistent execution of United States policy.
	Subtitle D. Devising and Strongth
11	Subtitle B—Revising and Strength-
1112	ening Strategic Export Control
12	ening Strategic Export Control
12 13	ening Strategic Export Control Policies
12 13 14	ening Strategic Export Control Policies SEC. 711. AMENDMENTS TO THE STATE DEPARTMENT
12 13 14 15 16	ening Strategic Export Control Policies SEC. 711. AMENDMENTS TO THE STATE DEPARTMENT BASIC AUTHORITIES ACT OF 1956.
12 13 14 15 16 17	ening Strategic Export Control Policies SEC. 711. AMENDMENTS TO THE STATE DEPARTMENT BASIC AUTHORITIES ACT OF 1956. (a) Under Secretary for Arms Control and
12 13 14 15 16 17	ening Strategic Export Control Policies SEC. 711. AMENDMENTS TO THE STATE DEPARTMENT BASIC AUTHORITIES ACT OF 1956. (a) UNDER SECRETARY FOR ARMS CONTROL AND INTERNATIONAL SECURITY.—Section 1(b)(2) of the State
12 13 14 15 16 17	ening Strategic Export Control Policies SEC. 711. AMENDMENTS TO THE STATE DEPARTMENT BASIC AUTHORITIES ACT OF 1956. (a) Under Secretary for Arms Control and International Security.—Section 1(b)(2) of the State Department Basic Authorities Act of 1956 (22 U.S.C.
12 13 14 15 16 17 18	ening Strategic Export Control Policies SEC. 711. AMENDMENTS TO THE STATE DEPARTMENT BASIC AUTHORITIES ACT OF 1956. (a) UNDER SECRETARY FOR ARMS CONTROL AND INTERNATIONAL SECURITY.—Section 1(b)(2) of the State Department Basic Authorities Act of 1956 (22 U.S.C. 2651a(b)(2)) is amended—
12 13 14 15 16 17 18 19 20	ening Strategic Export Control Policies SEC. 711. AMENDMENTS TO THE STATE DEPARTMENT BASIC AUTHORITIES ACT OF 1956. (a) Under Secretary for Arms Control and International Security.—Section 1(b)(2) of the State Department Basic Authorities Act of 1956 (22 U.S.C. 2651a(b)(2)) is amended— (1) in the first sentence, by striking "There"
12 13 14 15 16 17 18 19 20 21	ening Strategic Export Control Policies SEC. 711. AMENDMENTS TO THE STATE DEPARTMENT BASIC AUTHORITIES ACT OF 1956. (a) Under Secretary for Arms Control and International Security.—Section 1(b)(2) of the State Department Basic Authorities Act of 1956 (22 U.S.C. 2651a(b)(2)) is amended— (1) in the first sentence, by striking "There" and inserting the following:

1	"(B) Duties.—The Under Secretary for
2	Arms Control and International Security shall
3	be responsible for—
4	"(i) coordinating and executing a
5	United States strategy for strengthening
6	multilateral export controls;
7	"(ii) coordinating the activities of all
8	bureaus and offices of the Department of
9	State that have responsibility for export
10	control policy, licensing, or assistance; and
11	"(iii) serving as the chairperson of the
12	Strategie Export Control Board established
13	under section 712 of the Strategic Export
14	Control and Security Assistance Act of
15	2005.".
16	(b) Deputy Under Secretary for Strategic
17	EXPORT CONTROL.—Section 1(b)(2) of the State Depart-
18	ment Basic Authorities Act of 1956 (22 U.S.C.
19	2651a(b)(2)), as amended by subsection (a), is further
20	amended by adding at the end the following new subpara-
21	graph:
22	"(C) Deputy under secretary for
23	STRATEGIC EXPORT CONTROL.—There shall be
24	in the Department of State a Deputy Under
25	Secretary for Strategic Export Control who

1	shall have primary responsibility to assist the
2	Under Secretary for Arms Control and Inter-
3	national Security in carrying out the responsi-
4	bility of the Under Secretary described in sub-
5	paragraph (B)(iii).''.
6	(c) Defense Trade Controls Registration
7	FEES.—Section 45 of the State Department Basic Au-
8	thorities Act of 1956 (22 U.S.C. 2717) is amended—
9	(1) in paragraph (2), by striking "and" at the
10	end;
11	(2) in paragraph (3), by striking the period at
12	the end and inserting "; and; and
13	(3) by adding at the end the following new
14	paragraph:
15	"(4) functions of the Strategic Export Control
16	Board established under section 712 of the Strategic
17	Export Control and Security Assistance Act of
18	2005.".
19	SEC. 712. STRATEGIC EXPORT CONTROL BOARD.
20	(a) Establishment.—There is established a Stra-
21	tegic Export Control Board (in this section referred to as
22	the "Board"). The Board shall consist of representatives
23	from the Department of Commerce, the Department of

24 Defense, the Department of Homeland Security, the De-

25 partment of Justice, the National Security Council, the

- 1 intelligence community (as defined in section 3(4) of the
- 2 National Security Act of 1947 (50 U.S.C. 401a(4)), and
- 3 other appropriate departments and agencies of the Gov-
- 4 ernment of the United States, and the Under Secretary
- 5 for Arms Control and International Security of the De-
- 6 partment of State. The Under Secretary for Arms Control
- 7 and International Security shall serve as the chairperson
- 8 of the Board.

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(b) Functions.—The Board shall—

- (1) conduct a comprehensive review of United States strategic export controls in the context of the Global War on Terrorism in order to strengthen controls by regulation, where appropriate, and to formulate legislative proposals for any new authorities that are needed for counter-terrorism purposes;
- (2) develop a strategy for ensuring a high level of confidence in the export control of any items important to the current and future military superiority of the United States Armed Forces, including in particular the security of sensitive software through the use of tamper-resistant security software and other emerging technologies;
- (3) design standards and best practices for information assurance and protection for the robust information technology systems, such as virtual pri-

- vate networks, already utilized by United States defense firms in the conduct of their export control regulated activities with foreign partners, which can also gain the support of United States friends and allies;
- (4) formulate, with the assistance of the United States defense industry and the support of United States friends and allies, an automated international delivery confirmation system for commercial shipments of lethal and other high risk items in order to afford improved protection against attempts to disrupt international supply chains or to divert sensitive items to gray arms markets;
- (5) prepare recommendations for the President and Congress, as appropriate, with respect to—
 - (A) the consolidation of overlapping or duplicative functions among the responsible departments and agencies of the Government of the United States in such areas as enforcement, end use monitoring, export licensing, watch lists, and related areas;
 - (B) the cost-savings associated with integration of export licensing staffs and the promulgation of integrated export control regulations; and

- 1 (C) the resultant rationalization of budg-2 etary resources to be authorized among the re-3 sponsible departments and agencies of the 4 United States Government;
 - (6) establish the necessary departmental and inter-agency controls that will ensure legitimate exports by United States business organizations can be readily identified and generally approved within 10 days, but no later than 30 days in more complex cases, except in unusual circumstances, such as those requiring congressional notification or foreign government assurances;
 - (7) review and revise, where appropriate, plans for modernizing information technology systems of the relevant departments and agencies of the Government of the United States involved in export licensing, export enforcement, and screening of involved private parties to ensure efficient, reliable, and secure intra-governmental networks, at the earliest practicable date among the relevant departments and agencies and United States exporters; and
 - (8) develop a strategy for strengthening the multilateral control regimes or developing new re-

1	gimes, as appropriate, to augment or supplement ex-
2	isting international arrangements.
3	(c) REPORT BY COMPTROLLER GENERAL.—Not later
4	than one year, two years, and three years after the date
5	of the enactment of this Act, the Comptroller General of
6	the United States shall submit to the appropriate congres-
7	sional committees a report that contains—
8	(1) an independent assessment of progress
9	made by the Board in carrying out its functions
10	under paragraphs (1) through (8) of subsection (b);
11	(2) the budgetary impact of each of the rec-
12	ommendations prepared under subsection (b)(5) and
13	any additional recommendations prepared by the
14	Comptroller General and the budgetary impact of
15	such recommendations; and
16	(3) a certification as to whether the Comp-
17	troller General had access to sufficient information
18	to enable the Comptroller General to make informed
19	judgments on the matters covered by the report.
20	SEC. 713. AUTHORIZATION FOR ADDITIONAL LICENSE AND
21	COMPLIANCE OFFICERS.
22	(a) Funding.—Of the amounts authorized to be ap-
23	propriated under section 101 of this Act, up to
24	\$13,000,000 shall be available for each of the fiscal years

25 2006 and 2007 for salaries and expenses related to the

- 1 assignment of additional full time license and compliance
- 2 officers in the Directorate of Defense Trade Controls of
- 3 the Department of State.
- 4 (b) Notification.—None of the funds authorized
- 5 under subsection (a) may be made available until 15 days
- 6 after the date on which the Secretary of State submits
- 7 a written report to the congressional committees specified
- 8 in section 634A(a) of the Foreign Assistance Act of 1961
- 9 (22 U.S.C. 2394–1(a)) in accordance with the procedures
- 10 applicable to reprogramming notifications under such sec-
- 11 tion, which sets forth the plans and timetable of the De-
- 12 partment of State for measurable improvements in the
- 13 quality and timeliness of the service it provides in support
- 14 of United States Armed Forces abroad and routine ex-
- 15 ports by United States business organizations, as well as
- 16 for the elaboration of enhanced compliance measures ap-
- 17 propriate to the heightened security environment for arms
- 18 exports during the Global War on Terrorism.

19 Subtitle C—Procedures Relating to

- 20 **Export Licenses**
- 21 SEC. 721. TRANSPARENCY OF JURISDICTIONAL DETER-
- 22 **MINATIONS.**
- 23 (a) Declaration of Policy.—Congress declares
- 24 that the complete confidentiality surrounding several thou-
- 25 sand commodity classification determinations made each

1	year by the Department of Commerce pursuant to the Ex-
2	port Administration Regulations and several hundred
3	commodity jurisdiction determinations made each year by
4	the Department of State pursuant to the International
5	Traffic in Arms Regulations is not necessary to protect
6	legitimate proprietary interests of persons or their prices
7	and customers, is not in the best interests of the security
8	and foreign policy interests of the United States, is incon-
9	sistent with the need to ensure a level playing field for
10	United States exporters, and detracts from United States
11	efforts to promote greater transparency and responsibility
12	by other countries in their export control systems.
13	(b) Publication Requirement.—The Secretary of
14	Commerce and the Secretary of State shall—
15	(1) upon making a commodity classification de-
16	termination or a commodity jurisdiction classifica-
17	tion, as the case may be, referred to in subsection
18	(a) in response to a request by a private person,
19	publish in the Federal Register, not later than 30
20	days after the date of the determination—
21	(A) a description of the item, including
22	performance levels or other technical character-
23	istics where appropriate;
24	(B) an explanation of whether the item is
25	controlled under the International Traffic in

1	Arms Regulations or the Export Administration
2	Regulations; and
3	(C) the United States Munitions List des-
4	ignation or export control classification number
5	under which the item has been designated or
6	classified, as the case may be,
7	except that the name of the name of the person, the
8	person's business organization, customers, or prices
9	are not required to be published; and
10	(2) maintain on their respective Internet
11	websites an archive, that is accessible to the general
12	public and other departments and agencies of the
13	United States, of the determinations published in
14	the Federal Register under paragraph (1).
15	(c) Report.—Not later than 120 days after the date
16	of the enactment of this Act, the Secretary of State and
17	the Secretary of Commerce shall submit to the appropriate
18	congressional committees a joint report that contains a de-
19	scription of the plans to implement the requirements of
20	this section.
21	(d) Requirement.—Notwithstanding any other pro-
22	vision of law, beginning 180 days after the date of the
23	enactment of this Act, the Secretary of Commerce may
24	make a commodity classification determination referred to
25	in subsection (a), and the Secretary of State may make

1	a commodity jurisdiction determination referred to in sub-
2	section (a), in response to a request by a private person
3	only in accordance with the requirements of subsection
4	(b).
5	SEC. 722. CERTIFICATIONS RELATING TO EXPORT OF CER-
6	TAIN DEFENSE ARTICLES AND DEFENSE
7	SERVICES.
8	(a) Reports on Commercial and Governmental
9	MILITARY EXPORTS; CONGRESSIONAL ACTION.—Section
10	36(c) of the Arms Export Control Act (22 U.S.C. 2776(c))
11	is amended—
12	(1) in the first sentence of paragraph (1), by
13	inserting after "\$1,000,000 or more" the following:
14	", or, notwithstanding section 27(g) of this Act, for
15	any special comprehensive authorization under sec-
16	tions 120–130 of title 22, Code of Federal Regula-
17	tions (commonly known as the 'International Traffic
18	in Arms Regulations') for the export of defense arti-
19	cles or defense services in an aggregate amount of
20	\$100,000,000 or more";
21	(2) in paragraph (2)—
22	(A) in subparagraph (A), by adding "and"
23	at the end;
24	(B) by striking subparagraph (B); and

1	(C) by redesignating subparagraph (C) as
2	subparagraph (B); and
3	(3) in the matter preceding subparagraph (A)
4	of paragraph (5), by inserting "or paragraph (2)"
5	after "paragraph (1)".
6	(b) Sense of Congress.—It is the sense of Con-
7	gress that the Department of State should revise its proce-
8	dures in order to improve the timeliness and quality of
9	service it is providing to United States exporters con-
10	cerning matters requiring notification to Congress under
11	sections 3 and 36 of the Arms Export Control Act (22
12	U.S.C. 2753 and 2776) by—
13	(1) expediting its internal and interagency proc-
14	esses such that consultations with the Committee on
15	International Relations of the House of Representa-
16	tives and the Committee on Foreign Relations of the
17	Senate commence not later than 30 days following
18	receipt of a proposal requiring notification;
19	(2) providing informal notice to such Commit-
20	tees within 10 days of receipt of such a proposal,
21	such that questions by the Committees may be ad-
22	dressed wherever feasible in conjunction with the
23	Department's processing; and

1	(3) making each interval in the processing of
2	the proposal transparent to United States exporters
3	through the Internet website of the Department.
4	SEC. 723. PRIORITY FOR UNITED STATES MILITARY OPER-
5	ATIONS.
6	The Secretary of State may not accord higher priority
7	in the adjudication of munitions export licenses to any
8	measure included within the "Defense Trade Security Ini-
9	tiative" announced by the Department of State in May
10	2000 over the processing of licenses in support of Oper-
11	ation Enduring Freedom, Operation Iraqi Freedom, or
12	any other military operation involving the United States
13	Armed Forces.
14	SEC. 724. LICENSE OFFICER STAFFING AND WORKLOAD.
15	Section 36(a) Arms Export Control Act (22 U.S.C.
16	2776(a)) is amended—
17	(1) in paragraph (11), by striking "and" at the
18	end;
19	(2) in paragraph (12), by striking the period at
20	the end and inserting "; and; and
21	(3) by adding at the end the following new
22	paragraph:
23	"(13) a report on the number of civilian and
24	military officers assigned to munitions export licens-

1	ing at	t the	Department	of	State	and	their	average
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- 2 weekly workload for both open and closed cases.".
- 3 SEC. 725. DATABASE OF UNITED STATES MILITARY ASSIST-
- 4 ANCE.
- 5 Section 655 of the Foreign Assistance Act of 1961
- 6 (22 U.S.C. 2415) is amended by striking subsection (c)
- 7 and inserting the following new subsection:
- 8 "(c) Availability of Report Information on
- 9 THE INTERNET.—
- 10 "(1) REQUIREMENT FOR DATABASE.—The Sec-
- 11 retary of State, in consultation with the Secretary of
- Defense, shall make available to the public the un-
- classified portion of each such report in the form of
- a database that is available via the Internet and that
- may be searched by various criteria.
- 16 "(2) Schedule for updating.—Not later
- than April 1 of each year, the Secretary of State
- shall make available in the database the information
- 19 contained in the annual report for the fiscal year
- ending the previous September 30.".
- 21 SEC. 726. TRAINING AND LIAISON FOR SMALL BUSINESSES.
- 22 (a) Sense of Congress.—It is the sense of Con-
- 23 gress that it is increasingly important that the Secretary
- 24 of State, in administering the licensing, registration, com-
- 25 pliance, and other authorities contained in section 38 of

- 1 the Arms Export Control Act (22 U.S.C. 2778), should
- 2 provide up-to-date training and other educational assist-
- 3 ance to small businesses in the United States aerospace
- 4 and defense industrial sector.
- 5 (b) SMALL BUSINESS LIAISON.—Not later than 180
- 6 days after the date of the enactment of this Act, the Sec-
- 7 retary shall designate, within the Office of Defense Trade
- 8 Controls of the Department of State, a coordinator for
- 9 small business affairs. The coordinator shall serve as a
- 10 liaison for small businesses in the United States aerospace
- 11 and defense industrial sector with respect to licensing and
- 12 registration requirements in order to facilitate the compli-
- 13 ance and other forms of participation by such small busi-
- 14 nesses in the United States munitions control system, in-
- 15 cluding by providing training, technical assistance, and
- 16 through other efforts as may be appropriate.
- 17 SEC. 727. COMMERCIAL COMMUNICATIONS SATELLITE
- 18 TECHNICAL DATA.
- Not later than 180 days after the date of the enact-
- 20 ment of this Act, the Secretary of State, in consultation
- 21 with the Secretary of Defense, shall amend the Inter-
- 22 national Traffic in Arms Regulations to provide for the
- 23 export without a license of communications satellite tech-
- 24 nical data, at a level established by the Secretary of De-
- 25 fense, in instances in which—

1	(1) the exporter is a person registered under
2	section 38(b) of the Arms Export Control Act (22
3	U.S.C. 2778(b));
4	(2) the purpose of the export is to market a
5	sale of a United States manufactured communica-
6	tions satellite solely for commercial or civil end use
7	(3) no party to the transaction is proscribed
8	under section 126.1 of the Regulations or otherwise
9	restricted from receiving United States defense arti-
10	cles; and
11	(4) each end user or recipient has agreed in
12	writing not to reexport or retransfer the United
13	States furnished technical data to any other person
14	without the prior written consent of the United
15	States Government.
16	SEC. 728. REPORTING REQUIREMENT FOR UNLICENSED EX
17	PORTS.
18	Section 655(b) of the Foreign Assistance Act of 1961
19	(22 U.S.C. 2415(b)) is amended—
20	(1) in paragraph (2), by striking "or" at the
21	end;
22	(2) in paragraph (3), by striking the period at
23	the end and inserting "; or"; and
24	(3) by adding at the end the following:

1	"(4) were exported without a license under sec-
2	tion 38 of the Arms Export Control Act (22 U.S.C.
3	2778) pursuant to an exemption established under
4	the International Traffic in Arms Regulations, other
5	than defense articles exported in furtherance of a
6	letter of offer and acceptance under the Foreign
7	Military Sales program or a technical assistance or
8	manufacturing license agreement, including the spe-
9	cific exemption provision in the regulation under
10	which the export was made.".
11	Subtitle D—Terrorist-Related Pro-
12	visions and Enforcement Mat-
13	ters
14	SEC. 731. SENSITIVE TECHNOLOGY TRANSFERS TO FOR-
15	EIGN PERSONS LOCATED WITHIN THE
16	
	UNITED STATES.
17	UNITED STATES. (a) Weapons Transfers.—Pursuant to regulations
	(a) Weapons Transfers.—Pursuant to regulations
18	(a) Weapons Transfers.—Pursuant to regulations issued under section 38(g)(6) of the Arms Export Control
18 19	(a) Weapons Transfers.—Pursuant to regulations issued under section 38(g)(6) of the Arms Export Control (22 U.S.C. 2778(g)(6)), the President shall require a li-
18 19 20	(a) Weapons Transfers.—Pursuant to regulations issued under section 38(g)(6) of the Arms Export Control (22 U.S.C. 2778(g)(6)), the President shall require a license for the transfer of any defense articles and defense
18 19 20 21	(a) Weapons Transfers.—Pursuant to regulations issued under section 38(g)(6) of the Arms Export Control (22 U.S.C. 2778(g)(6)), the President shall require a license for the transfer of any defense articles and defense services, other than a firearm for personal use, specified
18 19 20 21 22 23	(a) Weapons Transfers.—Pursuant to regulations issued under section 38(g)(6) of the Arms Export Control (22 U.S.C. 2778(g)(6)), the President shall require a license for the transfer of any defense articles and defense services, other than a firearm for personal use, specified in a report required under subsection (c) to a foreign per-

- 1 Regulations or otherwise restricted from receiving defense
- 2 articles and defense services).
- 3 (b) Dual Use Transfers.—Notwithstanding any
- 4 other provision of law, the President may require a license
- 5 under the Export Administration Regulations for the
- 6 transfer of any dual use goods and technology, other than
- 7 a firearm for personal use, specified in a report required
- 8 under subsection (c) to a foreign person located within the
- 9 United States.
- 10 (c) Report.—Not later than 180 days after the date
- 11 of the enactment of this Act, and annually thereafter, the
- 12 Secretary of State, in consultation with the Attorney Gen-
- 13 eral and the Secretary of Homeland Security, shall submit
- 14 to the appropriate congressional committees a report that
- 15 specifies those items which warrant scrutiny and enforce-
- 16 ment by the Government of the United States through li-
- 17 cense procedures prior to a transfer to a foreign person
- 18 located within the United States in order to deter efforts
- 19 on the part of such person to acquire such items for ter-
- 20 rorist or other unlawful purposes.
- 21 SEC. 732. CERTIFICATION CONCERNING EXEMPT WEAPONS
- 22 TRANSFERS ALONG THE NORTHERN BORDER
- 23 OF THE UNITED STATES.
- Not later than 180 days after the date of the enact-
- 25 ment of this Act, and annually thereafter, the Secretary

1	of State, in consultation with the Secretary of Homeland
2	Security, shall submit to the appropriate congressional
3	committees a written report certifying that—
4	(1) provisions of the International Traffic in
5	Arms Regulations permitting unlicensed temporary
6	imports into the United States from Canada by any
7	person of any unclassified defense article on the
8	United States Munitions List do not present a risk
9	to the national security of the United States; and
10	(2) personnel of the Bureau of Customs and
11	Border Protection of the Department of Homeland
12	Security located along the northern border of the
13	United States have adequate written guidance from
14	the Department of State which permits them to ef-
15	fectively enforce provisions of the International Traf-
16	fic in Arms Regulations permitting unlicensed ex-
17	ports to Canada of certain items on the United
18	States Munitions List.
19	SEC. 733. COMPREHENSIVE NATURE OF UNITED STATES
20	ARMS EMBARGOES.
21	(a) Findings; Sense of Congress.—
22	(1) FINDINGS.—Congress finds that—
23	(A) governments to which the Government
24	of the United States prohibits by law or policy
25	the transfer of implements of war, including

material, components, parts, and other defense articles and defense services (as defined in paragraphs (3) and (4) of section 47 of the Arms Export Control Act (22 U.S.C. 2794(3) and (4)), respectively) continue to seek to evade these embargoes through increasingly sophisticated illegal acquisitions via the "international gray arms market" and by seeking to exploit weaknesses in the export control system of the United States and its friends and allies; and

- (B) the strict and comprehensive application of arms embargoes referred to in subparagraph (A), including those embargoes established by the United Nations Security Council, is of fundamental importance to the security and foreign policy interests of the United States.
- (2) Sense of congress.—It is the sense of Congress that the United States Government should continue to provide a leadership role internationally in ensuring the effectiveness of arms embargoes referred to in paragraph (1).
- (b) SCOPE OF EMBARGOES.—Section 38 of the Arms
 Export Control Act (22 U.S.C. 2778) is amended by add-

25 ing at the end the following:

- 1 "(k) Whenever the United States maintains an arms
- 2 embargo pursuant to United States law, or through public
- 3 notice by the President or Secretary of State pursuant to
- 4 the authorities of this Act, no defense article or defense
- 5 service subject to sections 120–130 of title 22, Code of
- 6 Federal Regulations (commonly known as the 'Inter-
- 7 national Traffic in Arms Regulations') and no dual use
- 8 good or technology subject to sections 730–774 of title 15,
- 9 Code of Federal Regulations (commonly known as the 'Ex-
- 10 port Administration Regulations') shall be knowingly sold
- 11 or transferred for military end use to the military, intel-
- 12 ligence or other security forces of the embargoed govern-
- 13 ment, including any associated governmental agency, sub-
- 14 division, entity, or other person acting on their behalf, un-
- 15 less, at a minimum and without prejudice to any addi-
- 16 tional requirements established in United States law or
- 17 regulation, the sale or transfer is approved through
- 18 issuance of a license by the Secretary of State or the Sec-
- 19 retary of Commerce, as the case may be.".
- 20 (c) Report.—Not later than 120 days after the date
- 21 of the enactment of this Act, the Secretary of State, in
- 22 consultation with the Secretary of Commerce and the Sec-
- 23 retary of Defense, shall submit to the appropriate congres-
- 24 sional committees a report that describes the actions taken

- 1 to ensure the effective implementation of section 38(k) of
- 2 the Arms Export Control Act, as added by subsection (b).
- 3 SEC. 734. CONTROL OF ITEMS ON MISSILE TECHNOLOGY
- 4 CONTROL REGIME ANNEX.
- 5 (a) Sense of Congress.—It is the sense of Con-
- 6 gress that all proposals to export or transfer to foreign
- 7 persons by other means, whether in the United States or
- 8 abroad, and any other activities subject to regulation
- 9 under section 38, 39, or 40 of the Arms Export Control
- 10 Act (22 U.S.C. 2778, 2779, or 2780), relating to items
- 11 on the Missile Technology Control Regime Annex, should
- 12 be accorded stringent control and scrutiny consistent with
- 13 the purposes of section 71 of the Arms Export Control
- 14 Act (22 U.S.C. 2797).
- 15 (b) CONTROL OF ITEMS ON MTCR ANNEX.—The
- 16 Secretary of State, in coordination with the Secretary of
- 17 Commerce, the Attorney General, and the Secretary of De-
- 18 fense, shall ensure that all items on the MTCR Annex are
- 19 subject to stringent control by the Government of the
- 20 United States pursuant to the International Traffic in
- 21 Arms Regulations and the Export Administration Regula-
- 22 tions.
- 23 (c) CERTIFICATION.—Not later than March 1 of each
- 24 year, the Secretary of State, in coordination with the Sec-
- 25 retary of Commerce, the Attorney General and the Sec-

1	retary of Defense, shall submit to the appropriate congres-
2	sional committees a report that contains—
3	(1) a certification that the requirement of sub-
4	section (b) has been met for the prior year, or if the
5	requirement has not been met, the reasons therefor;
6	and
7	(2) a description of the updated coverage, if
8	any, of the regulations referred to in subsection (b)
9	with respect to all items on the MTCR Annex and
10	an explanation of any areas of overlap or omissions,
11	if any, among the regulations.
12	SEC. 735. UNLAWFUL USE OF UNITED STATES DEFENSE AR-
13	TICLES.
13 14	TICLES. (a) Ineligibility for Terrorist Related
14	(a) Ineligibility for Terrorist Related
14 15	(a) Ineligibility for Terrorist Related Transactions.—Section 3(c)(1) of the Arms Export
141516	(a) Ineligibility for Terrorist Related Transactions.—Section 3(c)(1) of the Arms Export Control Act (22 U.S.C. 2753(c)(1)) is amended—
14151617	(a) Ineligibility for Terrorist Related Transactions.—Section 3(c)(1) of the Arms Export Control Act (22 U.S.C. 2753(c)(1)) is amended— (1) in each of subparagraphs (A) and (B), by
14 15 16 17 18	(a) Ineligibility for Terrorist Related Transactions.—Section 3(c)(1) of the Arms Export Control Act (22 U.S.C. 2753(c)(1)) is amended— (1) in each of subparagraphs (A) and (B), by striking "or any predecessor Act," and inserting
141516171819	(a) Ineligibility for Terrorist Related Transactions.—Section 3(c)(1) of the Arms Export Control Act (22 U.S.C. 2753(c)(1)) is amended— (1) in each of subparagraphs (A) and (B), by striking "or any predecessor Act," and inserting "any predecessor Act, or licensed or approved under
14 15 16 17 18 19 20	(a) Ineligibility for Terrorist Related Transactions.—Section 3(c)(1) of the Arms Export Control Act (22 U.S.C. 2753(c)(1)) is amended— (1) in each of subparagraphs (A) and (B), by striking "or any predecessor Act," and inserting "any predecessor Act, or licensed or approved under section 38 of this Act, to carry out a transaction
14 15 16 17 18 19 20 21	(a) Ineligibility for Terrorist Related Transactions.—Section 3(c)(1) of the Arms Export Control Act (22 U.S.C. 2753(c)(1)) is amended— (1) in each of subparagraphs (A) and (B), by striking "or any predecessor Act," and inserting "any predecessor Act, or licensed or approved under section 38 of this Act, to carry out a transaction with a country, the government of which the Sec-

- 1 (50 U.S.C. App. 2405(j)(1)), or otherwise uses such
- defense articles or defense services"; and
- 3 (2) by adding at the end the following:
- 4 "(C) In this section, the term 'transaction' means the
- 5 taking of any action, directly or indirectly, by a foreign
- 6 country that would be a transaction prohibited by section
- 7 40 of this Act with respect to the United States Govern-
- 8 ment and United States persons.".
- 9 (b) REPORTING REQUIREMENT.—Section 3(e) of the
- 10 Arms Export Control Act (22 U.S.C. 2753(e)) is amended
- 11 by inserting after "the Foreign Assistance Act of 1961,"
- 12 the following: "regardless of whether the article or service
- 13 has been sold or otherwise furnished by the United States
- 14 Government or licensed under section 38 of this Act,".
- 15 SEC. 736. PURPOSES OF ARMS SALES.
- Section 4 of the Arms Export Control Act (22 U.S.C.
- 17 2754) is amended in the first sentence by inserting after
- 18 "solely for internal security" the following: "(including
- 19 antiterrorism and border security)".
- 20 Subtitle E—Strengthening United
- 21 States Missile Nonproliferation
- 22 **Law**
- 23 SEC. 741. PROBATIONARY PERIOD FOR FOREIGN PERSONS.
- 24 (a) IN GENERAL.—Notwithstanding any other provi-
- 25 sion of law, upon the expiration, or the granting of a waiv-

1	er, on or after January 1, 2003, of sanctions against a
2	foreign person imposed under section 73(a) of the Arms
3	Export Control Act (22 U.S.C. 2797b(a)) or under section
4	11B(b)(1) of the Export Administration Act of 1979 (50
5	U.S.C. App. 2410b(b)(1)), as continued in effect under
6	the International Emergency Economic Powers Act, a li-
7	cense shall be required, for a period of not less than three
8	years, for the export to that foreign person of all items
9	controlled for export under section 5 or 6 of the Export
10	Administration Act of 1979 (50 U.S.C. App. 2404, 2405),
11	as continued in effect under the International Emergency
12	Economic Powers Act, in accordance with the Export Ad-
13	ministration Regulations.
14	(b) Termination.—Subsection (a) shall not apply to
15	a foreign person 30 days after the President notifies the
16	Committee on International Relations of the House of
17	Representatives and the Committee on Banking, Housing
18	and Urban Affairs and the Committee on Foreign Rela-
19	tions of the Senate that the President has determined
20	that—
21	(1) the foreign person has—
22	(A) ceased all activity related to the origi-
23	nal imposition of sanctions under section 73(a)
24	of the Arms Export Control Act or section

1	11B(b)(1) of the Export Administration Act of
2	1979, as the case may be; and
3	(B) has instituted a program of trans-
4	parency measures under which the United
5	States will be able to verify, for a period of at
6	least 3 years, that the foreign person is not en-
7	gaging in prohibited activities under those pro-
8	visions of law referred to in paragraph (1); and
9	(2) there has been an appropriate resolution of
10	the original violation or violations, such as financial
11	penalties, incarceration, destruction of prohibited
12	items, or other appropriate measures taken to pre-
13	vent a recurrence of the violation or violations.
14	(c) Waiver.—Subsection (a) shall not apply to a for-
15	eign person if—
16	(1) the President issues a waiver of sanctions
17	imposed upon that person under section 73(a) of the
18	Arms Export Control Act or under section
19	11B(b)(1) of the Export Administration Act of
20	1979, on the basis that the waiver is essential to the
21	national security of the United States;
22	(2) the President designates the waiver as clas-
23	sified information (as defined in section 606 of the
24	National Security Act of 1947 (50 U.S.C. 426))
25	and

1	(3) the President transmits to the committees
2	referred to in subsection (b)—
3	(A) a justification for designating the waiv-
4	er as classified information; and
5	(B) a description of—
6	(i) any discussions with the foreign
7	person, concerning the activities that were
8	the subject of the sanctions, that have been
9	conducted by United States Government
10	officials, or by officials of the government
11	of the country that has jurisdiction over
12	the foreign person or in which the foreign
13	person conducted such activities; and
14	(ii) any actions that the foreign per-
15	son, or the government of the country that
16	has jurisdiction over the foreign person or
17	in which the foreign person conducted the
18	activities that were the subject of the sanc-
19	tions, has taken to prevent a recurrence of
20	the same or similar activities.
21	SEC. 742. STRENGTHENING UNITED STATES MISSILE PRO-
22	LIFERATION SANCTIONS ON FOREIGN PER-
23	SONS.
24	(a) Arms Export Control Act.—Section 73(a)(2)
25	of the Arms Export Control Act (22 U.S.C. 2797b(a)(2))

- 1 is amended by striking "2 years" each place it appears
- 2 and inserting "4 years".
- 3 (b) Public Information.—Section 73(e)(2) of the
- 4 Arms Export Control Act (22 U.S.C. 2797b(e)(2)) is
- 5 amended by adding at the end the following new sen-
- 6 tences: "Such report may be classified only to the extent
- 7 necessary to protect intelligence sources and methods. If
- 8 the report is so classified, the President shall make every
- 9 effort to acquire sufficient alternative information that
- 10 would allow a subsequent unclassified version of the report
- 11 to be issued.".
- 12 (c) Export Administration Act of 1979.—Any
- 13 sanction imposed on a foreign person under section
- 14 11B(b)(1) of the Export Administration Act of 1979 (50
- 15 U.S.C. App. 2410b(b)(1)), as continued in effect under
- 16 the International Emergency Economic Powers Act, shall
- 17 be in effect for a period of four years beginning on the
- 18 date on which the sanction was imposed.
- 19 (d) Applicability.—The amendments made by sub-
- 20 sections (a) and (b) and the provisions of subsection (c)
- 21 shall apply to all sanctions imposed under section 73(a)
- 22 of the Arms Export Control Act or section 11B(b)(1) of
- 23 the Export Administration Act of 1979, as continued in
- 24 effect under the International Emergency Economic Pow-
- 25 ers Act, by reason of acts giving rise to such sanctions

- 1 that were committed by foreign persons on or after Janu-
- 2 ary 1, 2004.
- 3 SEC. 743. COMPREHENSIVE UNITED STATES MISSILE PRO-
- 4 LIFERATION SANCTIONS ON ALL RESPON-
- 5 SIBLE FOREIGN PERSONS.
- 6 (a) Arms Export Control Act.—Section 73(a) of
- 7 the Arms Export Control Act (22 U.S.C. 2797b(a)) is
- 8 amended by adding at the end the following new para-
- 9 graph:
- 10 "(3)(A) Sanctions imposed upon a foreign person
- 11 under paragraph (2) shall also be imposed on any govern-
- 12 mental entity that the President determines exercises ef-
- 13 fective control over, benefits from, or directly or indirectly
- 14 facilitates the activities of that foreign person.
- 15 "(B) When a sanction is imposed on a foreign person
- 16 under paragraph (2), the President may also impose that
- 17 sanction on any other person or entity that the President
- 18 has reason to believe has or may acquire prohibited items
- 19 with the intent to transfer to that foreign person, or pro-
- 20 vide to that foreign person access to, such items. In this
- 21 subparagraph, 'prohibited items' are items that may not
- 22 be exported to that foreign person on account of the sanc-
- 23 tion imposed on that foreign person.
- 24 "(C) The President may also prohibit, for such period
- 25 of time as the President may determine, any transaction

or dealing, by a United States person or within the United States, with any foreign person on whom sanctions have 3 been imposed under this subsection. 4 "(D) The President shall report on an annual basis 5 to the Committee on International Relations of the House of Representatives and the Committee on Foreign Rela-6 7 tions of the Senate the identity of any foreign person that 8 engages in any transaction or activity with a foreign per-9 son on whom sanctions have been imposed under this sub-10 section that either— 11 "(i) would be the basis for imposing sanctions 12 under subparagraph (B) but for which sanctions 13 have not been imposed; or "(ii) would be the basis for imposing sanctions 14 15 under subparagraph (C) if the transaction or activity 16 had been carried out by a United States person or 17 by a person in the United States. 18 Such report shall be unclassified to the maximum extent feasible, but may include a classified annex.". 19 20 (b) Definition of Person.—Section 74(a)(8)(A) of 21 the Arms Export Control Act (22 U.S.C. 2797c(a)(8)(A)) 22 is amended to read as follows: "(8)(A) The term 'person' means— 23

"(i) a natural person;

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1	"(ii) a corporation, business associa-
2	tion, partnership, society, trust,
3	transnational corporation, or transnational
4	joint venture, any other nongovernmental
5	entity, organization, or group, and any
6	governmental entity;
7	"(iii) any subsidiary, subunit, or par-
8	ent entity of any business enterprise or
9	other organization or entity listed in clause
10	(ii); and
11	"(iv) any successor of any business
12	enterprise or other organization or entity
13	listed in clause (ii) or (iii); and".
14	(c) Export Administration Act of 1979.—
15	(1) Sanctions imposed on governmental
16	ENTITIES.—Any sanction imposed on a foreign per-
17	son under section $11B(b)(1)(B)$ of the Export Ad-
18	ministration Act of 1979 (50 U.S.C. App.
19	2410b(b)(1)(B)), as continued in effect under the
20	International Emergency Economic Powers Act (in
21	this subsection referred to as a "dual use sanction"),
22	shall also be imposed on any governmental entity
23	that the President determines exercises effective con-
24	trol over, benefits from, or directly or indirectly fa-
25	cilitates the activities of that foreign person.

- (2) OTHER ENTITIES.—When a dual use sanc-tion is imposed on a foreign person, the President may also impose that sanction on any other person or entity that the President has reason to believe has or may acquire prohibited items with the intent to transfer to that foreign person, or provide to that foreign person access to, such items. In this para-graph, "prohibited items" are items that may not be exported to that foreign person on account of the dual use sanction imposed on that foreign person.
 - (3) Transactions by third parties.—The President may also prohibit, for such period of time as he may determine, any transaction or dealing, by a United States person or within the United States, with any foreign person on whom dual use sanctions have been imposed.
 - (4) Report.—The President shall submit on an annual basis to the Committee on International Relations of the House of Representatives and the Committee on Banking, Housing and Urban Affairs and the Committee on Foreign Relations of the Senate a report that contains the identity of any foreign person that engages in any transaction or activity with a foreign person on whom dual use sanctions have been imposed that either—

1	(A) would be the basis for imposing dual
2	use sanctions under paragraph (2) but for
3	which such sanctions have not been imposed; or
4	(B) would be the basis for imposing dual
5	use sanctions under paragraph (3) if the trans-
6	action or activity had been carried out by a
7	United States person or by a person in the
8	United States.
9	Such report shall be unclassified to the maximum
10	extent feasible, but may include a classified annex.
11	(5) Definitions.—In this subsection:
12	(A) Missile equipment or tech-
13	NOLOGY.—The term "missile equipment or
14	technology" has the meaning given that term in
15	section 11B(c) of the Export Administration
16	Act of 1979 (50 U.S.C. App. 2410b(e)).
17	(B) Person.—
18	(i) The term "person" means—
19	(I) a natural person;
20	(II) a corporation, business asso-
21	ciation, partnership, society, trust,
22	transnational corporation, or
23	transnational joint venture, any other
24	nongovernmental entity, organization,

1	or group, and any governmental enti-
2	ty;
3	(III) any subsidiary, subunit, or
4	parent entity of any business enter-
5	prise or other organization or entity
6	listed in subclause (II); and
7	(IV) any successor of any busi-
8	ness enterprise or other organization
9	or entity listed in subclause (II) or
10	(III).
11	(ii) In the case of countries where it
12	may be impossible to identify a specific
13	governmental entity referred to in clause
14	(i), the term "person" means—
15	(I) all activities of that govern-
16	ment relating to the development or
17	production of any missile equipment
18	or technology; and
19	(II) all activities of that govern-
20	ment affecting the development or
21	production of aircraft, electronics, and
22	space systems or equipment.
23	(C) UNITED STATES PERSON.—The term
24	"United States person" has the meaning given
25	that term in section 16(2) of the Export Ad-

1	ministration Act of 1979 (50 U.S.C. App.
2	2415(2)).
3	(d) Effective Date.—The amendments made by
4	subsections (a) and (b) shall apply with respect to sanc-
5	tions imposed on or after January 1, 2004, on foreign per-
6	sons under section 73(a)(2) of the Arms Export Control
7	Act, and the provisions of subsection (c) shall apply with
8	respect to sanctions imposed on or after January 1, 2004
9	on foreign persons under section 11B(b)(1) of the Export
10	Administration Act of 1979 (50 U.S.C. App.
11	2410b(b)(1)), as continued in effect under the Inter-
12	national Emergency Economic Powers Act.
13	Subtitle F—Security Assistance
14	and Related Provisions
15	SEC. 751. AUTHORITY TO TRANSFER NAVAL VESSELS TO
16	CERTAIN FOREIGN COUNTRIES.
17	(a) AUTHORITY TO TRANSFER BY GRANT.—The
18	President is authorized to transfer vessels to foreign coun-
19	tries on a grant basis under section 516 of the Foreign
20	Assistance Act of 1961 (22 U.S.C. 2321j), as follows:
21	(1) Greece.—To the Government of Greece
22	the OSPREY class minehunter coastal ship PELI-
23	CAN (MHC–53).

1	(2) Egypt.—To the Government of Egypt, the
2	OSPREY class minehunter coastal ships CAR-
3	DINAL (MHC-60) and RAVEN (MHC-61).
4	(3) Pakistan.—To the Government of Paki-
5	stan, the SPRUANCE class destroyer ship
6	FLETCHER (DD-992).
7	(4) Turkey.—To the Government of Turkey
8	the SPRUANCE class destroyer ship CUSHING
9	(DD-985).
10	(b) Authority to Transfer by Sale.—The Presi-
11	dent is authorized to transfer vessels to foreign countries
12	on a sale basis under section 21 of the Arms Export Con-
13	trol Act (22 U.S.C. 2761), as follows:
14	(1) India.—To the Government of India, the
15	AUSTIN class amphibious transport dock ship
16	TRENTON (LPD-14).
17	(2) Greece.—To the Government of Greece
18	the OSPREY class minehunter coastal ship HERON
19	(MHC-52).
20	(3) Turkey.—To the Government of Turkey
21	the SPRUANCE class destroyer ship O'BANNON
22	(DD-987).
23	(c) Grants not Counted in Annual Total of
24	Transferred Excess Defense Articles.—The value

of a vessel transferred to another country on a grant basis

- 1 pursuant to authority provided by subsection (a) shall not
- 2 be counted against the aggregate value of excess defense
- 3 articles transferred to countries in any fiscal year under
- 4 section 516(g) of the Foreign Assistance Act of 1961 (22)
- 5 U.S.C. 2321j(g)).
- 6 (d) Costs of Transfers.—Any expense incurred by
- 7 the United States in connection with a transfer authorized
- 8 under subsection (a) or (b) shall be charged to the recipi-
- 9 ent.
- 10 (e) Repair and Refurbishment in United
- 11 States Shipyards.—To the maximum extent prac-
- 12 ticable, the President shall require, as a condition of the
- 13 transfer of a vessel under this section, that the country
- 14 to which the vessel is transferred have such repair or re-
- 15 furbishment of the vessel as is needed, before the vessel
- 16 joins the naval forces of that country, performed at a ship-
- 17 yard located in the United States, including a United
- 18 States Navy shipyard.
- 19 (f) Expiration of Authority.—The authority to
- 20 transfer a vessel under this section shall expire at the end
- 21 of the two-year period beginning on the date of the enact-
- 22 ment of this Act.

1	SEC. 752. TRANSFER OF OBSOLETE AND SURPLUS ITEMS
2	FROM KOREAN WAR RESERVES STOCKPILE
3	AND REMOVAL OR DISPOSAL OF REMAINING
4	ITEMS.
5	(a) Transfer of Items in Korean Stockpile.—
6	(1) Authority.—Notwithstanding section 514
7	of the Foreign Assistance Act of 1961 (22 U.S.C.
8	2321h), the President is authorized to transfer to
9	the Republic of Korea, in return for concessions to
10	be negotiated by the Secretary of Defense, any or all
11	of the items described in paragraph (2).
12	(2) COVERED ITEMS.—The items referred to in
13	paragraph (1) are munitions, equipment, and mate-
14	riel such as tanks, trucks, artillery, mortars, general
15	purpose bombs, repair parts, barrier material, and
16	ancillary equipment, if such items are—
17	(A) obsolete or surplus items;
18	(B) in the inventory of the Department of
19	Defense;
20	(C) intended for use as reserve stocks for
21	the Republic of Korea; and
22	(D) as of the date of the enactment of this
23	Act, located in a stockpile in the Republic of
24	Korea

1	(3)	VALUATION	OF CONCI	ESSIONS.—	-(A) The
2	value of	concessions	negotiated	pursuant	to para-
3	graph (1) shall be at 1	least equal 1	to—	

- (i) the fair market value of the items transferred; minus
- (ii) the savings to the Department of Defense of the cost of removal of the items from the Republic of Korea and disposal of the items that would have been incurred by the Department but for the transfer of the items pursuant to paragraph (1), not to exceed the fair market value of the items transferred.
- (B) The concessions may include cash compensation, service, waiver of charges otherwise payable by the United States, such as charges for demolition of United States-owned or United States-intended munitions, and other items of value.
- (4) PRIOR NOTIFICATIONS OF PROPOSED TRANSFERS.—Not less than 30 days before making a transfer under the authority of this subsection, the President shall transmit to the Committees on Armed Services and International Relations of the House of Representatives and the Committees on Armed Services and Foreign Relations of the Senate a detailed notification of the proposed transfer,

1	which shall include an identification of the items to
2	be transferred and the concessions to be received.
3	(5) TERMINATION OF AUTHORITY.—No transfer
4	may be made under the authority of this subsection
5	more than three years after the date of the enact-
6	ment of this Act.
7	(b) Removal or Disposal of Remaining Items in
8	KOREAN STOCKPILE.—The President shall provide for the
9	removal or disposal of all items described in subsection
10	(a)(2) that are not transferred pursuant to the authority
11	of subsection (a) by not later than four years after the
12	date of the enactment of this Act.
13	SEC. 753. EXTENSION OF PAKISTAN WAIVERS.
	SEC. 753. EXTENSION OF PAKISTAN WAIVERS. The Act entitled "An Act to authorize the President
14	
14 15	The Act entitled "An Act to authorize the President
14 15 16	The Act entitled "An Act to authorize the President to exercise waivers of foreign assistance restrictions with
14 15 16 17	The Act entitled "An Act to authorize the President to exercise waivers of foreign assistance restrictions with respect to Pakistan through September 30, 2003, and for
14 15 16 17	The Act entitled "An Act to authorize the President to exercise waivers of foreign assistance restrictions with respect to Pakistan through September 30, 2003, and for other purposes", approved October 27, 2001 (Public Law
14 15 16 17 18	The Act entitled "An Act to authorize the President to exercise waivers of foreign assistance restrictions with respect to Pakistan through September 30, 2003, and for other purposes", approved October 27, 2001 (Public Law 107–57; 115 Stat. 403), is amended—
14 15 16 17 18	The Act entitled "An Act to authorize the President to exercise waivers of foreign assistance restrictions with respect to Pakistan through September 30, 2003, and for other purposes", approved October 27, 2001 (Public Law 107–57; 115 Stat. 403), is amended— (1) in section 1(b)—
14 15 16 17 18 19 20	The Act entitled "An Act to authorize the President to exercise waivers of foreign assistance restrictions with respect to Pakistan through September 30, 2003, and for other purposes", approved October 27, 2001 (Public Law 107–57; 115 Stat. 403), is amended— (1) in section 1(b)— (A) in the heading, by striking "FISCAL"
14 15 16 17 18 19 20 21	The Act entitled "An Act to authorize the President to exercise waivers of foreign assistance restrictions with respect to Pakistan through September 30, 2003, and for other purposes", approved October 27, 2001 (Public Law 107–57; 115 Stat. 403), is amended— (1) in section 1(b)— (A) in the heading, by striking "FISCAL YEARS 2005 AND 2006" and inserting "FISCAL

1	(2) in section 3(2), by striking "and 2006" and
2	inserting "2006, and 2007"; and
3	(3) in section 6, by striking "2006" and insert-
4	ing "2007".
5	SEC. 754. REPORTING REQUIREMENT FOR FOREIGN MILI
6	TARY TRAINING.
7	Subsection (a)(1) of section 656 of the Foreign As-
8	sistance Act of 1961 (22 U.S.C. 2416) is amended—
9	(1) by striking "January 31" and inserting
10	"March 1"; and
11	(2) by striking "and all such training proposed
12	for the current fiscal year".
13	SEC. 755. CERTAIN SERVICES PROVIDED BY THE UNITED
14	STATES IN CONNECTION WITH FOREIGN
15	MILITARY SALES.
16	(a) Quality Assurance, Inspection, Contract
17	ADMINISTRATION, AND CONTRACT AUDIT DEFENSE
18	SERVICES.—Section 21(h)(1)(A) of the Arms Export Con-
19	trol Act (22 U.S.C. 2761(h)(1)(A)) is amended by insert-
20	ing after "North Atlantic Treaty Organization" the fol-
21	lowing: "or the Governments of Australia, New Zealand
22	Japan, or Israel".
23	(b) Cataloging Data and Services.—Section
_	
	21(h)(2) of the Arms Export Control Act (22 U.S.C.

- 1 government of that Organization if that Organization or
- 2 member government" and inserting ", to any member of
- 3 that Organization, or to the Governments of Australia,
- 4 New Zealand, Japan, or Israel if that Organization, mem-
- 5 ber government, or the Governments of Australia, New
- 6 Zealand, Japan, or Israel".
- 7 SEC. 756. MARITIME INTERDICTION PATROL BOATS FOR
- 8 **MOZAMBIQUE.**
- 9 (a) IN GENERAL.—Of the amounts made available to
- 10 carry out section 23 of the Arms Export Control Act for
- 11 fiscal year 2006, there is authorized to be appropriated
- 12 \$1,000,000 for refurbishment, delivery, operational train-
- 13 ing, and related costs associated with the provision of not
- 14 more than four excess coastal patrol boats to the Govern-
- 15 ment of Mozambique for maritime patrol and interdiction
- 16 activities.
- 17 (b) AVAILABILITY.—Amounts appropriated pursuant
- 18 to the authorization of appropriations under subsection (a)
- 19 are authorized to remain available until September 30,
- 20 2007.
- 21 SEC. 757. REIMBURSEMENT FOR INTERNATIONAL MILI-
- 22 TARY EDUCATION AND TRAINING.
- 23 Section 541 of the Foreign Assistance Act of 1961
- 24 (22 U.S.C. 2347) is amended—

1	(1) in the first sentence, by striking "The
2	President" and inserting "(a) The President"; and
3	(2) by adding at the end the following new sub-
4	section:
5	"(b) The President shall seek reimbursement for mili-
6	tary education and training furnished under this chapter
7	from countries using assistance under section 23 of the
8	Arms Export Control Act (22 U.S.C. 2763; relating to the
9	Foreign Military Financing Program) to purchase such
10	military education and training at a rate comparable to
11	the rate charged to countries receiving grant assistance
12	for military education and training under this chapter."
13	TITLE VIII—NUCLEAR BLACK
14	MARKET ELIMINATION ACT
15	SEC. 801. SHORT TITLE.
16	This title may be cited as the "Nuclear Black Market
17	Elimination Act of 2005".

1	Subtitle A—Sanctions for Transfers
2	of Nuclear Enrichment, Reproc-
3	essing, and Weapons Tech-
4	nology, Equipment and Mate-
5	rials Involving Foreign Persons
6	and Terrorists
7	SEC. 811. AUTHORITY TO IMPOSE SANCTIONS ON FOREIGN
8	PERSONS.
9	(a) Determination of Nuclear Activities by
10	Foreign Persons.—Notwithstanding any other provi-
11	sion of law, the President is authorized to impose any or
12	all of the sanctions described in subsection (b) whenever
13	the President determines that a foreign person partici-
14	pated, on or after the date of the enactment of this Act,
15	in the export, transfer or trade of—
16	(1) nuclear enrichment or reprocessing equip-
17	ment, materials, or technology to any nonnuclear-
18	weapon state (as defined in section 102(c) of the
19	Arms Export Control Act) that—
20	(A) does not possess functioning nuclear
21	enrichment or reprocessing plants as of Janu-
22	ary 1, 2004; and
23	(B)(i) does not have in force an additional
24	protocol with the International Atomic Energy
25	Agency for the application of safeguards (as de-

1	rived from IAEA document INFCIRC/540 and
2	related corrections and additions); or
3	(ii) is developing, manufacturing, or ac-
4	quiring a nuclear explosive device; or
5	(2) any nuclear explosive device, or design in-
6	formation or component, equipment, materials, or
7	other items or technology that—
8	(A) is designated for national export con-
9	trols under the Nuclear Supplier Group Guide-
10	lines for the Export of Nuclear Material, Equip-
11	ment and Technology (published by the Inter-
12	national Atomic Energy Agency as IAEA docu-
13	ment INFICRC/254/Rev. 6/Part 1 and subse-
14	quent revisions) and the Guidelines for Trans-
15	fers of Nuclear-Related Dual-Use Equipment,
16	Material, and Related Technology (published as
17	IAEA document INFCIRC/254/Rev. 5/ Part 2
18	and subsequent revisions); and
19	(B) contributes to the development, manu-
20	facture, or acquisition of a nuclear explosive de-
21	vice by—
22	(i) a nonnuclear weapon state; or
23	(ii) a foreign person.

- 1 (b) SANCTIONS.—The sanctions referred to in sub-2 section (a) that are to be imposed on a foreign person are 3 the following:
 - (1) No assistance may be provided to the foreign person under the Foreign Assistance Act of 1961, and the foreign person may not participate in any assistance program of the United States Government. Any such assistance being provided to the foreign person, and any participation in such assistance program by the foreign person, on the date on which the sanction under this paragraph is imposed, shall be terminated as of such date.
 - (2) The United States Government may not sell any defense articles, defense services, or design or construction services to the foreign person under the Foreign Assistance Act of 1961 or the Arms Export Control Act, and any contract to sell such articles or services, under either such Act, that is in effect on the date on which the sanction under this paragraph is imposed, shall be terminated as of such date.
 - (3) Licenses or any other approval may not be issued for the export or import to the foreign person of any defense articles or defense services under the Arms Export Control Act or its implementing regulations. Any such license or approval that is in effect

- on the on the date on which the sanction under this paragraph is imposed, shall be terminated as of such date.
- 4 (4) Licenses or any other approval may not be 5 issued for the export to the foreign person of any 6 goods or technology subject to the jurisdiction of the 7 Export Administration Regulations under chapter 8 VII of title 15, Code of Federal Regulations (or suc-9 cessor regulations), other than food and other agri-10 cultural commodities, medicines and medical equip-11 ment. Any such license or approval that is in effect 12 on the on the date on which the sanction under this 13 paragraph is imposed, shall be terminated as of such 14 date.
- 16 referred to in subsection (b) should be imposed for not less than two years, but may be imposed for longer peri18 ods. The President may suspend after one year any sanc19 tion imposed pursuant to this section 15 days after sub20 mitting to the appropriate congressional committees a re21 port explaining—
- 22 (1) the reasons for modifying or terminating 23 the sanction;

1	(2) how the purposes of this Act and United
2	States national security are furthered by such modi-
3	fication or termination; and
4	(3) what measures the United States will take
5	or is taking to ensure that the foreign person will
6	not engage in similar activities in the future.
7	SEC. 812. PRESIDENTIAL NOTIFICATION ON ACTIVITIES OF
8	FOREIGN PERSONS.
9	(a) Reports to Congress.—Not later than 180
10	days after enactment of this Act and no later than Janu-
11	ary 31 of each year thereafter, the President shall submit
12	to the appropriate congressional committees a report de-
13	tailing any activity by any foreign person described in sec-
14	tion 811. This report shall also include a description of
15	any sanctions that have been imposed and their duration.
16	(b) Publication.—When the President imposes
17	sanctions under section 811, the President shall, to the
18	maximum extent unclassified, publish in the Federal Reg-
19	ister, not later than 15 days after reporting such sanctions
20	to the appropriate congressional committees under sub-
21	section (a), the identity of each sanctioned foreign person,
22	the period for which sanctions will be in effect, and the

23 reasons for the sanctions.

1	Subtitle B—Further Actions
2	Against Corporations Associated
3	With Sanctioned Foreign Per-
4	sons
5	SEC. 821. FINDINGS.
6	The Congress finds the following:
7	(1) Foreign persons and corporations engaging
8	in nuclear black-market activities are motivated by
9	reasons of commercial gain and profit.
10	(2) Sanctions targeted solely against the busi-
11	ness interests of the sanctioned person or business
12	concern may be unsuccessful in halting these pro-
13	liferation activities, as the sanctions may be seen
14	merely as the cost of doing business, especially if the
15	business interests of the parent or subsidiary cor-
16	porate entities are unaffected by the sanctions.
17	(3) Such narrow targeting of sanctions creates
18	the incentive to create shell and "carve-out" cor-
19	porate entities to perform the proliferation activities
20	and attract sanctions, leaving all other aspects of the
21	larger corporation unaffected.
22	(4) To dissuade corporations from allowing
23	their associated commercial entities or persons from
24	engaging in proliferation black-market activities,
25	they must also be made to suffer financial loss and

- commercial disadvantage, and parent and subsidiary commercial enterprises must be held responsible for the proliferation activities of their associated entities.
 - (5) If a corporation perceives that the United States Government will do everything possible to make its commercial activity difficult around the world, then that corporation has a powerful commercial incentive to prevent any further proliferation activity by its associated entities.
 - (6) Therefore, the United States Government should seek to increase the risk of commercial loss for associated corporate entities for the proliferation actions of their subsidiaries.

15 SEC. 822. CAMPAIGN BY UNITED STATES GOVERNMENT OF-

16 FICIALS.

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The President shall instruct all agencies of the United States Government to make every effort in their interactions with foreign government and business officials to persuade foreign governments and relevant corporations not to engage in any business transaction with a foreign person sanctioned under section 811, including any parent or subsidiary of the sanctioned foreign person, for the duration of the sanctions.

1 SEC. 823. COORDINATION.

- 2 The Secretary of State shall coordinate the actions
- 3 of the United States Government under section 822.
- 4 SEC. 824. REPORT.
- 5 Not later than one year after the date of the enact-
- 6 ment of this Act and annually thereafter, the Secretary
- 7 of State shall report to the appropriate congressional com-
- 8 mittees on the actions taken by the United States to carry
- 9 out section 822.

10 Subtitle C—Incentives for Pro-

11 liferation Interdiction Coopera-

- 12 tion
- 13 SEC. 831. AUTHORITY TO PROVIDE ASSISTANCE TO COOP-
- 14 ERATIVE COUNTRIES.
- The President is authorized to provide, on such terms
- 16 as the President considers appropriate, assistance under
- 17 section 832 to any country that cooperates with the
- 18 United States and with other countries allied with the
- 19 United States to prevent the transport and transshipment
- 20 of items of proliferation concern in its national territory
- 21 or airspace or in vessels under its control or registry.
- 22 SEC. 832. TYPES OF ASSISTANCE.
- The assistance authorized under section 831 is the
- 24 following:
- 25 (1) Assistance under section 23 of the Arms
- Export Control Act.

- 1 (2) Assistance under chapters 4 and 5 of part
- 2 II of the Foreign Assistance Act of 1961.
- 3 (3) Drawdown of defense equipment and serv-
- 4 ices under section 516 of the Foreign Assistance Act
- 5 of 1961.

6 SEC. 833. CONGRESSIONAL NOTIFICATION.

- 7 Assistance authorized under this subtitle may not be
- 8 provided until at least 30 days after the date on which
- 9 the President has provided notice thereof to the appro-
- 10 priate congressional committees, in accordance with the
- 11 procedures applicable to reprogramming notifications
- 12 under section 634A(a) of the Foreign Assistance Act of
- 13 1961.

14 SEC. 834. LIMITATION.

- 15 Assistance may be provided to a country under sec-
- 16 tion 831 in no more than three fiscal years.

17 SEC. 835. USE OF ASSISTANCE.

- To the extent practicable, assistance provided under
- 19 this subtitle shall be used to enhance the capability of the
- 20 recipient country to prevent the transport and trans-
- 21 shipment of items of proliferation concern in its national
- 22 territory or airspace, or in vessels under its control or reg-
- 23 istry, including through the development of a legal frame-
- 24 work in that country to enhance such capability by crim-

1	inalizing proliferation, enacting strict export controls, and
2	securing sensitive materials within its borders.
3	SEC. 836. LIMITATION ON SHIP OR AIRCRAFT TRANSFERS
4	TO UNCOOPERATIVE COUNTRIES.
5	Notwithstanding any other provision of law, the
6	United States may not transfer any excess defense article
7	that is a vessel or an aircraft to a country that has not
8	agreed that it will support and assist efforts by the United
9	States to interdict items of proliferation concern until thir-
10	ty days after the date on which the President has provided
11	notice of the proposed transfer to the appropriate congres-
12	sional committees in accordance with the procedures appli-
13	cable to reprogramming notifications under section
14	634A(a) of the Foreign Assistance Act of 1961, in addi-
15	tion to any other requirement of law.
16	Subtitle D—Rollback of Nuclear
17	Proliferation Networks
18	SEC. 841. NONPROLIFERATION AS A CONDITION OF UNITED
19	STATES ASSISTANCE.
20	United States foreign assistance should only be pro-
21	vided to countries that—
22	(1) are not cooperating with any non-nuclear
23	weapon state or any foreign group or individual who
24	may be engaged in, planning, or assisting inter-
25	national terrorism in the development of a nuclear

1	explosive device or its means of delivery and are tak-
2	ing all necessary measures to prevent their nationals
3	and other persons and entities subject to their juris-
4	diction from participating in such cooperation; and
5	(2) are fully and completely cooperating with
6	the United States in its efforts to eliminate nuclear
7	black-market networks or activities.
8	SEC. 842. REPORT ON IDENTIFICATION OF NUCLEAR PRO-
9	LIFERATION NETWORK HOST COUNTRIES.
10	(a) Report.—
11	(1) In general.—Not later than 90 days after
12	the date of the enactment of this Act and annually
13	thereafter, the President shall submit a report to the
14	appropriate congressional committees that—
15	(A) identifies any country in which manu-
16	facturing, brokering, shipment, transshipment,
17	or other activity occurred in connection with the
18	transactions of the nuclear proliferation net-
19	work that supplied Libya, Iran, North Korea,
20	and possibly other countries or entities, and
21	(B) includes any additional information
22	with respect to any country and any other nu-
23	clear proliferation networks or activities and the
24	foreign persons believed to be participating
25	therein, including any information relating to

- the participation of any foreign person in the export, transfer, or trade described in section 811.
- (2) Additional information.—The report 5 under paragraph (1) shall also include a description 6 of the extent to which each country described in the 7 report is, in the opinion of the President, fully co-8 operating with the United States in its efforts to 9 eliminate the nuclear proliferation network described 10 in paragraph (1)(A) and any other nuclear prolifera-11 tion networks or activities. The President shall base 12 the determination regarding a country's cooperation 13 with the United States in part on the degree to 14 which the country has satisfied United States re-15 quests for assistance and information, including whether the United States has asked and been 16 17 granted direct investigatory access to key persons in-18 volved in a nuclear proliferation network.
- (b) Classification.—Reports under this sectionshall be unclassified to the maximum extent possible.
- 21 SEC. 843. SUSPENSION OF ARMS SALES LICENSES AND DE-
- 22 LIVERIES TO NUCLEAR PROLIFERATION NET-23 WORK HOST COUNTRIES.
- 24 (a) SUSPENSION.—Upon submission of the report 25 and any additional information under section 842 to the

- 1 appropriate congressional committees, the President shall
- 2 suspend all licenses issued under the Arms Export Control
- 3 Act, and shall prohibit any licenses to be issued under that
- 4 Act, to any country described in the report or additional
- 5 information, until such time as the President certifies to
- 6 the appropriate congressional committees that such coun-
- 7 try—
- 8 (1)(A) has fully investigated or is fully inves-
- 9 tigating the activities of any person or entity within
- its territory that has participated in the nuclear pro-
- 11 liferation network or activities; and
- 12 (B) has taken or is taking effective steps to
- permanently halt similar illicit nuclear proliferation
- or acquisition activities;
- 15 (2) has been or is fully cooperating with the
- 16 United States and other appropriate international
- organizations in investigating and eliminating the
- nuclear proliferation network, any successor net-
- works operating within its territory, or other illicit
- proliferation and acquisition activities; and
- 21 (3) has enacted or is enacting new laws, pro-
- 22 mulgated decrees or regulations, or established prac-
- 23 tices designed to prevent future such activities from
- occurring within its territory.

1	(b) WAIVER.—The President may waive the require-
2	ments of subsection (a) in a fiscal year if—
3	(1) the President has certified to the appro-
4	priate congressional committees that the waiver is
5	important to the national security of the United
6	States; and
7	(2) five days have elapsed since making the cer-
8	tification under paragraph (1).
9	Subtitle E—General Provisions
10	SEC. 851. DEFINITIONS.
11	In this title:
12	(1) Participated.—The term "participated"
13	means to have sold, transferred, brokered, financed,
14	assisted, delivered or otherwise provided or received,
15	and includes any conspiracy or attempt to partici-
16	pate in any of the preceding activities, as well as fa-
17	cilitating such activities by any other person.
18	(2) Foreign person.—The term "foreign per-
19	son" has the meaning provided in section
20	38(g)(9)(C) of the Arms Export Control Act (22
21	U.S.C. 2778(g)(9)(C)) and includes, for purposes of
22	subsections (a) and (b) of section 811, successors,
23	assigns, subsidiaries, and subunits and other busi-
24	ness organizations or associations in which that per-

son may be deemed to have a controlling interest.

- 1 (3) EXCESS DEFENSE ARTICLE.—The term
 2 "excess defense article" has the meaning given that
 3 term in section 644(g) of the Foreign Assistance Act
 4 of 1961 (22 U.S.C. 2403(g)).
 - (4) Items of proliferation concern.—The term "items of proliferation concern" means any equipment, materials, or technology that could materially support the research, development, manufacturing, or acquisition by any means of a nuclear explosive device, a chemical or biological weapon, or missile with a payload of 500 kilograms or greater and with a range of 300 kilometers or greater.

(5) Person.—The term "person"—

- (A) means a natural person as well as a corporation, business association, partnership, society, trust, any other nongovernmental entity, organization, or group, and any governmental entity, or subsidiary, subunit, or parent entity thereof, and any successor of any such entity; and
- (B) in the case of a country where it may be impossible to identify a specific governmental entity referred to in subparagraph (A), means all activities of that government relating to the

1	development or production of any nuclear
2	equipment or technology.
3	(6) United States foreign assistance.—
4	The term "United States foreign assistance" means
5	assistance under the foreign operations, export fi-
6	nancing, and related programs appropriations Act
7	for a fiscal year, and assistance under the Foreign
8	Assistance Act of 1961.
9	TITLE IX—EAST ASIA SECURITY
10	ACT OF 2005
11	SEC. 901. SHORT TITLE.
12	This title may be cited as the "East Asia Security
13	Act of 2005".
14	SEC. 902. STATEMENTS OF POLICY.
15	Congress—
16	(1) previously expressed its strong concerns in
17	House Resolution 57 of February 2, 2005, and Sen-
18	ate Resolution 91 of March 17, 2005, with the
19	transfer of armaments and related technology to the
20	People's Republic of China by member states of the
21	European Union, which increased eightfold from
22	2001 to 2003, and with plans to terminate in the
23	near future the arms embargo they imposed in 1989
24	following the Tiananmen Square massacre:

- (2) welcomes deferral of a decision by the European Council to terminate its arms embargo following adoption of those Resolutions, the President's visit to Europe, and growing concern among countries in the regions and the general public on both sides of the Atlantic;
 - (3) welcomes the decision by the European Parliament on April 14, 2005, by a vote of 421 to 85, to oppose the lifting of the European Union's arms embargo on the People's Republic of China, and resolutions issued by a number of elected parliamentary bodies in Europe also opposing the lifting of the arms embargo;
 - (4) also welcomes the onset of a strategic dialogue between the European Commission and the Government of the United States on the security situation in East Asia, through which it is hoped a greater understanding will emerge of the consequences of European assistance to the military buildup of the People's Republic of China for peace and stability in that region, to the security interests of the United States and its friends and allies in the region, and, in particular, to the safety of United States Armed Forces whose presence in the region

- 1 has been a decisive factor in ensuring peace and 2 prosperity since the end of World War II;
- 3 (5) hopes that a more intensive dialogue with 4 Europe on this matter will clarify for United States 5 friends and allies in Europe how their "non-lethal" 6 arms transfers improve the force projection of the 7 People's Republic of China, are far from benign, and 8 enhance the prospects for the threat or use of force 9 in resolving the status of Taiwan, a troubling pros-10 pect made more ominous by recent adoption of a new law by the Chinese National People's Congress 12 expressly authorizing the use of force;
 - (6) also hopes that this dialogue will result in an important new consensus between the United States and its European partners on the need for coordinated policies which encourage the development of democracy in the People's Republic of China and which discourage, not assist, China's unjustified military buildup and pursuit of weapons that threaten its neighbors;
 - (7) however, deeply regrets that none of the European friends and allies of the United States who have been transferring arms to the People's Republic of China has announced a cessation or even a temporary halt to those transfers while this new

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- dialogue with the United States ensues, and notes with concern that such European friends and allies have provided little, if any, transparency to the United States Government into the full range and capabilities of all of the armaments and related technology that they have transferred to date and continue even now to do so;
 - (8) is further troubled by public reports describing well known European companies as suppliers to weapons programs of the People's Republic of China, who are also participants in numerous sensitive United States Government weapons programs, and the increased risks of diversion of United States weapons technology to China inherent in such an undesirable situation; and
 - (9) in view of the gravity of European arms sales to the People's Republic of China, which have not abated, believes it is necessary to make provision for greater scrutiny and oversight with respect to those areas of international armament cooperation that present increased levels of risk to the security interests of the United States and to authorize appropriate measures which the President may draw on in deterring foreign support for China's military buildup in order to safeguard the national security

1	interests of the United States and peace and secu-
2	rity in East Asia.
3	SEC. 903. REPORT ON FOREIGN MILITARY EXPORTS TO
4	CHINA.
5	(a) Report.—The President shall, at the times spec-
6	ified in subsection (b), transmit to the appropriate con-
7	gressional committees a report that identifies every person
8	of a member country of the European Union, and any
9	other foreign person the President may consider appro-
10	priate, with respect to whom there is credible information
11	indicating that the person, on or after January 1, 2005,
12	exported to—
13	(1) the People's Republic of China any item on
14	the Wassenaar Munitions List of July 12, 1996, and
15	subsequent revisions; or
16	(2) the military, intelligence, or other security
17	forces of the People's Republic of China—
18	(A) any item on the Wassenaar List of
19	Dual Use Goods and Technologies of July 12,
20	1996, and subsequent revisions; or
21	(B) any other dual use item if the item is
22	intended, entirely or in part, for use with an
23	item described in paragraph (1).
24	(b) Timing of Report.—The report required under
25	subsection (a) shall be transmitted not later than 180 days

- 1 after the date of the enactment of this Act and not later
- 2 than the end of each 12-month period thereafter.
- 3 (c) Exceptions.—A foreign person is not required
- 4 to be identified in a report required under subsection (a)
- 5 if the person—
- 6 (1) was identified in a previous report trans-
- 7 mitted under subsection (a) on account of a par-
- 8 ticular export, except to the extent that the export
- 9 may have continued, involved additional transfers, or
- was larger, more significant, or different in nature
- than described in the previous report;
- 12 (2) was engaged solely in an export on behalf
- of, or in concert with, the Government of the United
- 14 States; or
- 15 (3) was engaged in an export which, as deter-
- mined by the President, would be exempt from the
- 17 restrictions of section 902(a) of the Foreign Rela-
- tions Authorization Act, Fiscal Years 1990 and
- 19 1991 (Public Law 101–246; 22 U.S.C. 2151 note),
- 20 if the export were subject to the jurisdiction of the
- United States, by reason of the issuance of a report
- under section 902(b) of such Act.
- 23 (d) FORM.—If the President considers it appropriate,
- 24 reports transmitted under subsection (a), or appropriate
- 25 parts thereof, may be transmitted in classified form.

1	SEC. 904. REPORT ON CHINA ARMS TRANSFER POLICIES OF
2	COUNTRIES PARTICIPATING IN UNITED
3	STATES DEFENSE COOPERATIVE PROJECTS;
4	CERTAIN LICENSE REQUIREMENTS.
5	(a) Statement of Policy.—Congress is concerned
6	with the significant additional risk of unlawful use and
7	diversion of sensitive United States weapons system re-
8	search, design, and development arising from cooperative
9	research and development projects with foreign govern-
10	ments and foreign persons who may also transfer arms
11	and related technology to the People's Republic of China.
12	(b) Report.—The President shall, at the times spec-
13	ified in subsection (c), transmit to the appropriate con-
14	gressional committees a report that—
15	(1) identifies every foreign government with re-
16	spect to which the United States is carrying out a
17	cooperative project described in subsection (d) and
18	whose policies or practices, on or after the date of
19	the enactment of this Act, permit the export of any
20	item described in paragraph (1), or subparagraph
21	(A) or (B) of paragraph (2), of section 903(a); and
22	(2) describes the cooperative projects and poli-
23	cies or practices referred to in paragraph (1) of
24	every foreign government identified under such para-
25	graph.

1	(c) Timing of Report.—The report required under
2	subsection (b)—
3	(1) shall be transmitted not later than 180 days
4	after the date of the enactment of this Act and not
5	later than the end of each 12-month period there-
6	after; and
7	(2) may be included in the report required
8	under section 903, as the President determines ap-
9	propriate.
10	(d) Cooperative Projects.—The cooperative
11	projects referred to in subsection (b) are projects carried
12	out under section 27 of the Arms Export Control Act (22
13	U.S.C. 2767) or section 2350a, 2358, or a memorandum
14	of understanding under section 2531 of title 10, United
15	States Code.
16	(e) License Requirements.—
17	(1) REQUIREMENT.—Notwithstanding any
18	other provision of law, a license under section 38 of
19	the Arms Export Control Act (22 U.S.C. 2778) shall
20	be required for the export of defense articles or de-
21	fense services by any person who is not an officer or
22	employee of the Government of the United States in
23	furtherance of a cooperative project described in
24	subsection (d) with a country identified in a report

transmitted under subsection (b).

- (2)1 NOTIFICATION.—The CONGRESSIONAL 2 issuance of a license pursuant to paragraph (1) shall 3 be subject to the same requirements as are applica-4 ble to the export of items described in section 36(c) 5 of the Arms Export Control Act (22 U.S.C. 2776(c)) 6 (without regard to the dollar amount requirements 7 relating to contracts contained in such section), in-8 cluding the transmittal of information and the appli-9 cation of congressional review procedures in accord-10 ance with such section.
 - (3) EXCEPTIONS.—The Secretary of State shall not be required to apply the license requirement of paragraph (1)—
 - (A) in the case of contracts or subcontracts in effect on the date of the enactment of this Act, including the exercise of options for production quantities to satisfy United States operational military requirements;
 - (B) if the Secretary determines in writing that the person or other entity to which the export of defense articles or defense services would be made is a sole source supplier of the articles or services, that the articles or services are essential, and that the articles or services are not readily or reasonably available;

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1	(C) in the case of routine servicing and
2	maintenance, to products or services provided
3	under contracts entered into before transmittal
4	of the report required under subsection (b), if
5	the Secretary determines in writing that alter-
6	native sources are not readily or reasonably
7	available; or
8	(D) with respect to other defense articles
9	or defense services, the export of which without
10	a license the Secretary determines in writing is
11	essential to the national security of the United
12	States and provides written notification thereof
13	to the appropriate congressional committees.
14	(4) Publication in the federal reg-
15	ISTER.—The Secretary of State shall publish in the
16	Federal Register each determination made under
17	paragraph (3).
18	SEC. 905. CERTAIN FOREIGN OWNERSHIP AND CONTROL
19	OF DEFENSE ARTICLES IN THE UNITED
20	STATES.
21	(a) Statement of Policy.—Congress determines
22	that special care should be taken by the United States
23	with respect to foreign persons who sell arms and related
24	technology to the People's Republic of China, while simul-

25 taneously seeking ownership of United States defense arti-

cles or defense services, including the results of United States Government funded defense research and develop-3 ment, through the acquisition or control of United States 4 defense firms, directly or through their subsidiaries and 5 affiliates based in the United States. 6 (b) License Requirements.— (1) REQUIREMENT.—The President shall re-7 8 quire a license pursuant to regulations issued under 9 section 38(g)(6) of the Arms Export Control Act (22) 10 U.S.C. 2778(g)(6)) for the transfer of ownership or 11 control of United States defense articles or defense 12 services arising from the acquisition or control of a 13 person required to be registered under section 14 38(b)(1) of such Act (22 U.S.C. 2778(b)(1)), or any 15 subsidiary, division, affiliate or other entity thereof, 16 whenever the person gaining acquisition or control 17 is-18 (A) a foreign national of the People's Re-19 public of China or a foreign person otherwise 20 subject to the jurisdiction, ownership, or control 21 of the People's Republic of China; 22 (B) a foreign person identified in a report 23 transmitted under section 903 or having its

principal place of business in a country de-

1	scribed in a report transmitted under section
2	904; or
3	(C) a United States person owned or con-
4	trolled by a foreign person, including a sub-
5	sidiary or affiliate of a foreign person described
6	in subparagraph (B).
7	(2) Additional requirement.—A license
8	under section 38(g)(6) of the Arms Export Control
9	Act for a person described in paragraph (1)(A) shall
10	not be issued until 30 days after the date on which
11	the President transmits a report that contains a de-
12	termination of the President that—
13	(A) the Government of the People's Repub-
14	lic of China meets the requirements of section
15	902(b)(1) of the Foreign Relations Authoriza-
16	tion Act, Fiscal Years 1990 and 1991 (Public
17	Law 101–246; 22 U.S.C. 2151 note); or
18	(B) it is in the national interest of the
19	United States to issue the license.
20	(c) Congressional Notification.—The issuance
21	of a license pursuant to subsection (b) shall be subject
22	to the same requirements as are applicable to the export
23	of items described in section 36(c) of the Arms Export
24	Control Act (22 U.S.C. 2776(c)) (without regard to the
25	dollar amount requirements relating to contracts con-

- 1 tained in such section), including the transmittal of infor-
- 2 mation and the application of congressional review proce-
- 3 dures in accordance with such section.
- 4 (d) Exception.—The issuance of a license pursuant
- 5 to subsection (b) shall not be required in the case of an
- 6 amendment to a munitions license or a change in registra-
- 7 tion arising from a sale or transfer of ownership or control
- 8 of United States defense articles or defense services to a
- 9 person described in subparagraph (A), (B), or (C) of sub-
- 10 section (b)(1) that was approved prior to the date of en-
- 11 actment of this Act unless the President determines that
- 12 it is in the national security interests of the United States
- 13 to require the issuance of a new license pursuant to sub-
- 14 section (b).
- 15 SEC. 906. CHINESE MILITARY END USE OF DUAL USE EX-
- 16 PORTS.
- 17 (a) STATEMENT OF POLICY.—Congress welcomes the
- 18 understanding reached at the Wassenaar Arrangement's
- 19 December 2003 plenary meeting to require governmental
- 20 authorization for the transfer of non-listed dual use items
- 21 intended for military end use in a destination subject to
- 22 any relevant regional arms embargo or to any United Na-
- 23 tions Security Council resolution.
- 24 (b) Reports.—

- 1 (1) Report to secretary of commerce.— 2 As prescribed in regulations issued under the Export Administration Act of 1979 (as continued in effect 3 under the International Emergency Economic Pow-5 ers Act), a United States person who exports an 6 item described in subparagraph (A) or (B) of section 7 903(a)(2) for military end use shall, not later than 8 15 days after the item is exported, submit to the 9 Secretary of Commerce a report that contains a de-10 scription of all shipment information, including a de-11 scription of the item and the quantity, value, port of 12 exit, and end user.
 - (2) Report to congress.—Not later than 60 days after the end of each calendar quarter, the Secretary of Commerce shall submit to the appropriate congressional committees a written report that contains a compilation all of information submitted in each report to the Secretary under paragraph (1) for the prior calendar quarter.
- 20 (c) DEFINITION.—In this section, the term "military 21 end use" means, with respect to an item, the item is or 22 may be intended, entirely or in part, for use in conjunction 23 with an item described on the Wassenaar Munitions List 24 of July 12, 1996, and subsequent revisions.

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1	SEC. 907. APPLICATION OF MEASURES TO CERTAIN FOR-
2	EIGN PERSONS.
3	(a) Application of Measures.—Subject to sec-
4	tions 908 and 909, the President may apply with respect
5	to any foreign person (including a foreign government)
6	identified in a report transmitted under section 903, and
7	shall apply with respect to any foreign person (including
8	a foreign government) identified in more than one report
9	transmitted under section 903, any or all of the following
10	measures:
11	(1) Research and Development.—Denial of
12	participation in existing and new cooperative re-
13	search and development programs and projects
14	under section 27 of the Arms Export Control Act
15	(22 U.S.C. 2767) or sections 2350a, 2358, or a
16	memorandum of understanding under 2531 of title
17	10, United States Code.
18	(2) Control of United States defense
19	FIRMS.—Prohibition of ownership and control of any
20	business organization required to be registered with
21	the United States Government as a manufacturer or
22	exporter of defense articles or defense services under
23	section 38(b)(1) of the Arms Export Control Act (22
24	U.S.C. $2778(b)(1)$).

(3) Security assistance.—Prohibition on

participation in any foreign military sales under

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- 1 chapter 2 of the Arms Export Control Act (22)
- 2 U.S.C. 2761 et seq.) or any design and construction
- 3 sales under chapter 2A of such Act (22 U.S.C.
- 4 2769).
- 5 (4) MUNITIONS LIST APPROVALS.—Prohibition
- on licenses and other forms of approval under sec-
- 7 tion 38 of the Arms Export Control Act (22 U.S.C.
- 8 2778) for the export of any item on the United
- 9 States Munitions List as in effect on August 8,
- 10 1995.
- 11 (b) Application of Additional Measures.—Sub-
- 12 ject to sections 908 and 909, and notwithstanding any
- 13 other provision of law, the President may, with respect to
- 14 any foreign person (including a foreign government) iden-
- 15 tified in a report transmitted under section 903, and shall,
- 16 with respect to any foreign person (including a foreign
- 17 government) identified in more than one report trans-
- 18 mitted under section 903—
- 19 (1) suspend the use of any license exemption
- and expedited license procedure established in the
- 21 International Traffic in Arms Regulations or other
- provisions of law for the export or temporary import
- of defense articles and defense services;

- 1 (2) require the execution of a non-transfer and 2 end use certificate for the export of any defense arti-3 cles and defense services; and
- (3) require, as a condition of issuance of any license for the export of defense articles and defense services, United States access to and verification of the items after the export of the items or alternative measures to ensure compliance with restrictions on the transfer of the items to third-parties.
- 10 (c) Effective Date of Measures.—Measures ap-11 plied pursuant to subsection (a) or (b) shall be effective 12 with respect to a foreign person (including a foreign gov-13 ernment) no later than—
- (1) 30 days after the report identifying the foreign person is transmitted, if the report is transmitted on or before the date required by section 903(b); or
- 18 (2) on the date that the report identifying the 19 foreign person is transmitted, if the report is trans-20 mitted more than 30 days after the date required by 21 section 903(b).
- 22 (d) DURATION OF MEASURES.—Measures applied 23 pursuant to subsection (a) shall be for a period of 2 years 24 or longer, as the President determines appropriate. Meas-25 ures applied pursuant to subsection (b) shall be, at a min-

- 1 imum, consistent with the duration of the license and the
- 2 normal requirements for record keeping established in the
- 3 International Traffic in Arms Regulations or longer, as
- 4 the President determines appropriate.
- 5 (e) Publication in Federal Register.—The ap-
- 6 plication of measures to a foreign person pursuant to sub-
- 7 section (a) or (b) shall be announced by notice published
- 8 in the Federal Register, except if the President determines
- 9 that doing so would be inconsistent with the protection
- 10 of classified information.

11 SEC. 908. PROCEDURES IF DISCRETIONARY MEASURES ARE

- NOT APPLIED.
- 13 (a) REQUIREMENT TO NOTIFY CONGRESS.—If the
- 14 President does not exercise the authority of subsection (a)
- 15 or (b) of section 907 to apply any or all of the discre-
- 16 tionary measures described in such subsection with respect
- 17 to a foreign person identified in a report transmitted
- 18 under section 903, the President shall so notify the appro-
- 19 priate congressional committees not later than the effec-
- 20 tive date under section 907(c) for measures with respect
- 21 to that person.
- 22 (b) Written Justification.—Any notification
- 23 transmitted by the President under subsection (a) shall
- 24 include a written justification describing in detail the facts
- 25 and circumstances relating specifically to the foreign per-

1	son identified in a report transmitted under section 903
2	that support the President's decision not to exercise the
3	authority of subsection (a) or (b) of section 907 with re-
4	spect to that person.
5	(c) Form.—If the President considers it appropriate
6	the notification of the President under subsection (a), and
7	the written justification under subsection (b), or appro-
8	priate parts thereof, may be transmitted in classified form
9	SEC. 909. DETERMINATIONS EXEMPTING FOREIGN PER
10	SONS FROM MANDATORY MEASURES.
11	(a) Waiver.—Any mandatory measure described in
12	section 907 shall not apply with respect to a foreign per-
13	son if the President transmits to the appropriate congres-
14	sional committees a report that contains a determination
15	of the President that—
16	(1) on the basis of information provided by that
17	person or the foreign government having primary ju-
18	risdiction over the person, the person did not, on or
19	after January 1, 2005, knowingly export to the Peo-
20	ple's Republic of China the item the apparent export
21	of which caused the person to be identified in a re-
22	port transmitted under section 903; or
23	(2) the foreign government having primary ju-
24	risdiction over the person has entered into a written
25	agreement with the United States which—

1	(A) is binding under international law;
2	(B) prohibits further exports of any item
3	described in paragraph (1), or subparagraph
4	(A) or (B) of paragraph (2), of section 903(a)
5	by any person subject to its jurisdiction;
6	(C) is supported by the foreign govern-
7	ment's adoption of policies and procedures pro-
8	viding for credible implementation of the re-
9	quirements in subparagraphs (A) and (B);
10	(D) does not constrain the President's au-
11	thority to impose measures under this act in
12	the event of a future export of concern by the
13	same or other persons subject to the jurisdic-
14	tion of the foreign government party to the
15	agreement; and
16	(E) is submitted to the appropriate con-
17	gressional committees 30 days prior to its entry
18	into force.
19	(b) Additional Waiver.—Any mandatory measure
20	described in section 907 shall not apply to a foreign person
21	if the President determines that it is important to the
22	counterterrorism, nonproliferation, or other national secu-
23	rity interests of the United States and transmits to the
24	appropriate congressional committees a report in writing
25	that contains such determination.

- 1 (c) Sense of Congress.—It is the sense of Congress that the President should—
- (1) strengthen international coordination and execution of arms export policy through the development of bilateral and multilateral agreements under subsection (a)(2), particularly with member states of the North Atlantic Treaty Organization (NATO), Japan, Australia and New Zealand, and exercise the waivers provided under this section in all appropriate instances that further this objective; and
- 11 (2) whenever the President determines that the 12 measures described in section 907 should be applied, 13 that the measures be applied comprehensively with 14 respect to the affected foreign person's affiliates and 15 subsidiaries, wherever located, in order to deter to 16 the fullest extent possible a recurrence or continu-17 ation of the export giving rise to the President's de-18 termination.
- 19 (d) FORM.—If the President considers it appropriate, 20 the determination and report of the President under sub-21 section (a), or appropriate parts thereof, may be trans-22 mitted in classified form.
- 23 SEC. 910. DEFINITIONS.
- 24 In this title:

1	(1) Appropriate congressional commit-
2	TEES.—The term "appropriate congressional com-
3	mittees" means—
4	(A) the Committee on International Rela-
5	tions and the Committee on Armed Services of
6	the House of Representatives; and
7	(B) the Committee on Foreign Relations
8	and the Committee on Armed Services of the
9	Senate.
10	(2) Defense articles and defense serv-
11	ICES.—The term "defense articles and defense serv-
12	ices" has the meaning given the term in section
13	47(7) of the Arms Export Control Act (22 U.S.C.
14	2794 note).
15	(3) Dual use.—The term "dual use" means,
16	with respect to goods or technology, those goods or
17	technology that are specifically designed or devel-
18	oped for civil purposes but which also may be used
19	or deployed in a military or proliferation mode. Such
20	term does not include purely commercial items.
21	(4) Export.—The term "export" has the
22	meaning given that term in section 120.17 of the
23	International Traffic in Arms Regulations, and in-
24	cludes re-exports, transfers, and retransfers by any

means.

- 1 (5) EXPORT ADMINISTRATION REGULATIONS.—
 2 The term "Export Administration Regulations"
 3 means those regulations contained in sections 730
 4 through 774 of title 15, Code of Federal Regulations
 5 (or successor regulations).
 - (6) FOREIGN GOVERNMENT.—The term "foreign government" has the meaning given the term in section 38(g)(9)(B) of the Arms Export Control Act (22 U.S.C. 2778(g)(9)(B)).
 - (7) FOREIGN PERSON.—The term "foreign person" has the meaning given the term in section 38(g)(9)(C) of the Arms Export Control Act (22 U.S.C. 2778(g)(9)(C)).
 - (8) Good.—The term "good" has the meaning given the term in section 16(3) of the Export Administration Act of 1979 (50 U.S.C. App. 2415(3)).
 - (9) International traffic in Arms Regulations.—The term "International Traffic in Arms Regulations" means those regulations contained in sections 120 through 130 of title 22, Code of Federal Regulations (or successor regulations).
 - (10) ITEM.—The term "item" means any good or technology, defense article or defense service subject to the export jurisdiction of the United States under law or regulation.

1	(11) License.—The term "license" means an
2	official written document of the United States Gov-
3	ernment issued pursuant to the Export Administra-
4	tion Regulations or the International Traffic in
5	Arms Regulations, as the case may be, authorizing
6	a specific export.
7	(12) Other forms of Approval.—The term
8	"other forms of approval" includes any authoriza-
9	tion, rule or exemption contained in any statute or
10	regulation that permits an export without a license.
11	(13) Ownership or control.—The term
12	"ownership or control" has the meaning given the
13	term in section 122.2(c) of the International Traffic
14	in Arms Regulations.
15	(14) Person.—The term "person" has the
16	meaning given the term in section 38(g)(9)(E) of
17	the Arms Export Control Act (22 U.S.C.
18	2778(g)(9)(E)).
19	(15) Technology.—The term "technology"
20	has the meaning given the term in section 16(4) of
21	the Export Administration Act of 1979 (50 U.S.C.

(16) United States munitions list.—The

term "United States Munitions List" means the list

App. 2415(4)).

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1	referred to in section 38(a)(1) of the Arms Export
2	Control Act (22 U.S.C. 2778(a)(1)).
3	TITLE X—FOREIGN ASSISTANCE
4	PROVISIONS
5	Subtitle A—Foreign Assistance Act
6	of 1961 and Related Provisions
7	CHAPTER 1—PART I OF THE FOREIGN
8	ASSISTANCE ACT OF 1961
9	SEC. 1001. ASSISTANCE TO ESTABLISH CENTERS FOR THE
10	TREATMENT OF OBSTETRIC FISTULA IN DE-
11	VELOPING COUNTRIES.
12	(a) Amendment.—Section 104(c) of the Foreign As-
13	sistance Act of 1961 (22 U.S.C. 2151b(c)) is amended—
14	(1) by redesignating paragraph (4) as para-
15	graph (5); and
16	(2) by inserting after paragraph (3) the fol-
17	lowing new paragraph:
18	"(4)(A) In carrying out the purposes of this sub-
19	section, the President is authorized to furnish assistance,
20	on such terms and conditions as the President may deter-
21	mine, for the establishment and operation of not less than
22	twelve centers for the treatment and prevention of obstet-
23	ric fistula at appropriate sites in developing countries.
24	"(B) In selecting sites for the establishment of cen-
25	ters pursuant to subparagraph (A), the President should

- 1 seek the consultation and advice of United States embassy
- 2 officials, appropriate nongovernmental organizations, and
- 3 local government officials in developing countries with
- 4 high rates of obstetric fistula, with particular emphasis on
- 5 countries in Africa.
- 6 "(C) Each center established pursuant to subpara-
- 7 graph (A) shall, to the maximum extent practicable, carry
- 8 out the following repair and rehabilitation activities:
- 9 "(i) The provision of surgery to repair obstetric
- fistula in women who do not otherwise have the re-
- sources to pay for such surgery and the provision of
- 12 necessary post-surgery care and support for such
- women.
- "(ii) increased access for women to emergency
- obstetrical care, including increased access to skilled
- birth attendants and care facilities.
- 17 "(iii) Assistance related to surgery and post-
- surgery care and support described in clause (i), in-
- 19 cluding the provision of transportation to and from
- the center for women in need of such transportation
- and the provision of necessary temporary shelter and
- food assistance to women in need of such shelter and
- food assistance.

- 1 "(D) Each center established pursuant to subpara-
- 2 graph (A) may carry out the following prevention activi-
- 3 ties:
- 4 "(i) Activities to reduce the incidence of obstet-
- 5 ric fistula, including the conduct of appropriate sem-
- 6 inars and the dissemination of appropriate edu-
- 7 cational materials, such as brochures, pamphlets,
- 8 and posters.
- 9 "(ii) Activities to expand abstinence education,
- 10 postponement of marriage and childbearing until
- after the teenage years, and activities to expand ac-
- cess to family planning services for the prevention of
- pregnancies among women whose age or health sta-
- tus place them at high risk of prolonged or ob-
- structed childbirth.
- 16 "(E) Each center established pursuant to subpara-
- 17 graph (A) shall, to the maximum extent practicable, en-
- 18 sure that women who suffer from obstetric fistula as a
- 19 result of sexual abuse during conflicts or as a result of
- 20 official abuse receive preference in receiving services de-
- 21 scribed in clauses (i), (ii), and (iii) of subparagraph (C).
- 22 "(F) Not later than January 31, 2008, the President
- 23 shall prepare and transmit to Congress a report on the
- 24 implementation of this paragraph for fiscal years 2006
- 25 and 2007.

- 1 "(G) In this paragraph, the term 'obstetric fistula'
- 2 means a rupture or hole in tissues surrounding a woman's
- 3 vagina, bladder, or rectum that occurs when the woman
- 4 is in obstructed childbirth for a prolonged period of time
- 5 without adequate medical attention.".
- 6 (b) Funding.—Of the amounts made available for
- 7 each of the fiscal years 2006 and 2007 to carry out sec-
- 8 tions 104 and 496 of the Foreign Assistance Act of 1961
- 9 (22 U.S.C. 2151b and 2293), \$5,000,000 for fiscal year
- 10 2006 and \$7,500,000 for fiscal year 2007 is authorized
- 11 to be available to carry out section 104(c)(4) of such Act
- 12 (as added by subsection (a)).
- 13 SEC. 1002. SUPPORT FOR SMALL AND MEDIUM ENTER-
- 14 PRISES IN SUB-SAHARAN AFRICA.
- 15 Section 240 of the Foreign Assistance Act of 1961
- 16 (22 U.S.C. 2200) is amended by adding at the end the
- 17 following:
- 18 "(c) Support for Small and Medium Enter-
- 19 PRISES IN SUB-SAHARAN AFRICA.—
- 20 "(1) Support.—The Corporation is com-
- 21 mended for its activities in support of the develop-
- 22 ment of small and medium enterprises, and is en-
- couraged to exercise its authorities to promote in-
- vestments in financial institutions that are duly in-
- 25 corporated in sub-Saharan African countries, to the

1	extent that the purpose of such investments is to ex-
2	pand investment and lending opportunities to small
3	and medium enterprises that—
4	"(A) are substantially owned by nationals
5	of sub-Saharan African countries; and
6	"(B) are engaged in domestic commerce or
7	international trade in sectors such as housing,
8	agriculture, fishing, textiles and apparel, tour-
9	ism, electronics, technology, manufacturing, and
10	services.
11	"(2) Consideration.—In making a determina-
12	tion to provide insurance and financing to financial
13	institutions referred to in paragraph (1), the Cor-
14	poration should take into consideration the extent to
15	which a project establishes and implements a non-
16	discrimination in lending policy to prohibit discrimi-
17	nation based on ethnicity, sex, color, race, religion,
18	physical disability, marital status, or age.
19	"(3) Technical assistance.—In supporting a
20	project referred to in paragraph (1), the Corporation
21	may provide technical assistance to—
22	"(A) improve the quality of management of
23	financial institutions referred to in paragraph
24	(1) to ensure the safety and stability of such in-
25	stitutions:

1	"(B) create in such financial institutions
2	effective credit risk management systems to im-
3	prove the quality of the assets of such institu-
4	tions and the ability of such institutions to re-
5	search and assess the overall credit risk of crit-
6	ical industries in the domestic economy; and
7	"(C) support effective credit risk manage-
8	ment by developing internal credit rating sys-
9	tems and credit assessment tools that improve
10	the ability of such financial institutions to
11	evaluate individual credit worthiness and meas-
12	ure the overall amount of risk posed by the
13	total number of borrowers.".
14	SEC. 1003. ASSISTANCE TO SUPPORT DEMOCRACY IN
14	SEC. 1003. ASSISTANCE TO SUPPORT DEMOCRACY IN
14 15	SEC. 1003. ASSISTANCE TO SUPPORT DEMOCRACY IN ZIMBABWE.
14 15 16 17	SEC. 1003. ASSISTANCE TO SUPPORT DEMOCRACY IN ZIMBABWE. Of the amounts made available for each of the fiscal
14 15 16 17	SEC. 1003. ASSISTANCE TO SUPPORT DEMOCRACY IN ZIMBABWE. Of the amounts made available for each of the fiscal years 2006 and 2007 to carry out chapters 1 and 10 of
14 15 16 17 18	SEC. 1003. ASSISTANCE TO SUPPORT DEMOCRACY IN ZIMBABWE. Of the amounts made available for each of the fiscal years 2006 and 2007 to carry out chapters 1 and 10 of part I of the Foreign Assistance Act of 1961 and chapter
14 15 16 17 18	SEC. 1003. ASSISTANCE TO SUPPORT DEMOCRACY IN ZIMBABWE. Of the amounts made available for each of the fiscal years 2006 and 2007 to carry out chapters 1 and 10 of part I of the Foreign Assistance Act of 1961 and chapter 4 of part II of such Act, \$12,000,000 for each such fiscal
14 15 16 17 18 19 20	SEC. 1003. ASSISTANCE TO SUPPORT DEMOCRACY IN ZIMBABWE. Of the amounts made available for each of the fiscal years 2006 and 2007 to carry out chapters 1 and 10 of part I of the Foreign Assistance Act of 1961 and chapter 4 of part II of such Act, \$12,000,000 for each such fiscal year is authorized to be available, consistent with the pro-
14 15 16 17 18 19 20 21	SEC. 1003. ASSISTANCE TO SUPPORT DEMOCRACY IN ZIMBABWE. Of the amounts made available for each of the fiscal years 2006 and 2007 to carry out chapters 1 and 10 of part I of the Foreign Assistance Act of 1961 and chapter 4 of part II of such Act, \$12,000,000 for each such fiscal year is authorized to be available, consistent with the provisions of the Zimbabwe Democracy and Economic Recov-
14 15 16 17 18 19 20 21	SEC. 1003. ASSISTANCE TO SUPPORT DEMOCRACY IN ZIMBABWE. Of the amounts made available for each of the fiscal years 2006 and 2007 to carry out chapters 1 and 10 of part I of the Foreign Assistance Act of 1961 and chapter 4 of part II of such Act, \$12,000,000 for each such fiscal year is authorized to be available, consistent with the provisions of the Zimbabwe Democracy and Economic Recovery Act of 2001 (Public Law 107–99; 22 U.S.C. 2151)

1	particularly through legislative process training for
2	members of Parliament;
3	(2) capacity building for civil society organiza-
4	tions to effectively provide information on the polit-
5	ical process to citizens, defend the legal rights of mi-
6	norities, women and youth, document the level of ad-
7	herence by the Government of Zimbabwe to national
8	and international civil and human rights standards,
9	and monitor and report on the entire electoral proc-
10	ess in Zimbabwe;
11	(3) organizational capacity-building training for
12	political parties in Zimbabwe;
13	(4) poll watcher training for party and civil so-
14	ciety election observers in Zimbabwe; and
15	(5) the reestablishment of independent media
16	through overseas broadcasts and Internet sites.
17	SEC. 1004. RESTRICTIONS ON UNITED STATES VOLUNTARY
18	CONTRIBUTIONS TO THE UNITED NATIONS
19	DEVELOPMENT PROGRAM.
20	(a) Limitation.—Of the amounts made available for
21	each of fiscal years 2006 and 2007 for United States vol-
22	untary contributions to the United Nations Development
23	Program, an amount equal to the amount the United Na-
24	tions Development Program will spend in Burma during
25	each fiscal year (including all funds administered by the

- 1 United Nations Development Program in Burma) shall be
- 2 withheld unless during such fiscal year the Secretary of
- 3 State submits to the appropriate congressional committees
- 4 the certification described in subsection (b).
- 5 (b) CERTIFICATION.—The certification referred to in
- 6 subsection (a) is a certification by the Secretary that all
- 7 programs and activities of the United Nations Develop-
- 8 ment Program (including all programs and activities ad-
- 9 ministered by the United Nations Development Program)
- 10 in Burma—

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- 11 (1) are focused on eliminating human suffering 12 and addressing the needs of the poor;
- 13 (2) are undertaken only through international 14 or private voluntary organizations that are inde-15 pendent of the State Peace and Development Coun-16 cil (SPDC) (formerly the State Law and Order Res-

toration Council or SLORC);

(3) provide no financial, political, or military benefit, including the provision of goods, services, or per diems, to the SPDC or any agency or entity of, or affiliated with, the SPDC, including any entity whose members are ineligible for admission to the United States by reason of such membership under any provision of section 212(a) of the Immigration and Nationality Act (8 U.S.C. 1182(a)) (including

1	the Myanmar Maternal and Child Welfare Associa-
2	tion (MMCWA), the Myanmar Council of Churches
3	(MCC), the Myanmar Medical Association (MMA),
4	the Myanmar Women Affairs Federation (MWAF),
5	and the Union of Solidarity Development Association
6	(USDA)); and
7	(4) are carried out only after consultation with
8	the leadership of the National League for Democ-
9	racy and the leadership of the National Coalition
10	Government of the Union of Burma.
11	(5) Report.—Not later than 180 days after
12	the date of the enactment of this Act and every 180
13	days thereafter during fiscal years 2006 and 2007,
14	the Secretary shall submit to the appropriate con-
15	gressional committees a report on—
16	(A) all programs and activities of the
17	United Nations Development Program (includ-
18	ing all programs and activities administered by
19	the United Nations Development Program) in
20	Burma; and
21	(B) all recipients and subrecipients of
22	funds provided under such programs and activi-
23	ties.

1	SEC. 1005. ASSISTANCE FOR THE OFFICE OF THE POLICE
2	OMBUDSMAN FOR NORTHERN IRELAND.
3	Of the amounts made available for each of the fiscal
4	years 2006 and 2007 to carry out section 481 of the For-
5	eign Assistance Act of 1961 (22 U.S.C. 2291), \$100,000
6	for each such fiscal year is authorized to be available for—
7	(1) specialized investigative training, including
8	training in the United States, of personnel of the
9	Office of the Police Ombudsman for Northern Ire-
10	land; and
11	(2) advisory support to the Office of the Police
12	Ombudsman for Northern Ireland for the develop-
13	ment and strengthening of its investigative capacity
14	in order to ensure that policing in Northern Ireland
15	is carried out in compliance with internationally rec-
16	ognized human rights standards.
17	SEC. 1006. REPORT ON FOREIGN LAW ENFORCEMENT
18	TRAINING AND ASSISTANCE.
19	Section 489(a) of the Foreign Assistance Act of 1961
20	(22 U.S.C. 2291h(a)), as amended by section 317(d) of
21	this Act, is further amended by adding at the end the fol-
22	lowing new paragraph:
23	"(9)(A) A separate section on all foreign law
24	enforcement training and assistance that is provided
25	to foreign law enforcement personnel and other re-
26	lated governmental authorities by the Department of

1	State, the Department of Defense, the Department
2	of Justice, and the United States Agency for Inter-
3	national Development during the previous fiscal year
4	and all such training proposed for the current fiscal
5	year.
6	"(B) The section on foreign law enforcement
7	training and assistance shall include the following:
8	"(i) For each law enforcement training ac-
9	tivity—
10	"(I) the purpose of the activity and
11	the foreign policy justification for the ac-
12	tivity;
13	"(II) the number of foreign law en-
14	forcement personnel who are provided
15	training, their units of operation, and
16	countries of origin;
17	"(III) the type of training activity;
18	"(IV) the location of the training ac-
19	tivity;
20	"(V) the department or agency of the
21	United States Government which is con-
22	ducting the training, by unit or office; and
23	"(VI) the cost of the training activity
24	and the specific budgetary account from
25	which the cost is paid.

1	"(ii) For other law enforcement assist-
2	ance—
3	"(I) the purpose of the assistance and
4	the foreign policy justification for the as-
5	sistance;
6	"(II) the type of assistance;
7	"(III) the department or agency of
8	the United States Government which is
9	providing the assistance, by unit or office,
10	where applicable; and
11	"(IV) the cost of the assistance and
12	the specific budgetary account from which
13	the cost is paid.
14	"(iii) For each country—
15	"(I) the aggregate number of students
16	trained;
17	"(II) the aggregate cost of the law en-
18	forcement training and other law enforce-
19	ment assistance; and
20	"(III) a plan describing the law en-
21	forcement assistance and rule of law pro-
22	grams of the relevant departments and
23	agencies of the United States Government.

1	"(C) FORM.—The report required by this para-
2	graph shall be in unclassified form but may include
3	a classified annex.".
4	SEC. 1007. REQUIREMENTS RELATING TO THE LARGEST EX-
5	PORTING AND IMPORTING COUNTRIES OF
6	CERTAIN PRECURSOR CHEMICALS.
7	(a) Reporting Requirements.—Section 489(a) of
8	the Foreign Assistance Act of 1961 (22 U.S.C. 2291h(a)),
9	as amended by sections 317(d) and 906 of this Act, is
10	further amended by adding at the end the following new
11	paragraph:
12	"(10)(A) A separate section that contains the
13	following:
14	"(i) An identification of the five countries
15	that exported the largest amount of
16	pseudoephedrine, ephedrine, and phenyl-
17	propanolamine during the preceding calendar
18	year.
19	"(ii) An identification of the five countries
20	that imported the largest amount of precursor
21	chemicals described in clause (i) during the pre-
22	ceding calendar year and have the highest rate
23	of diversion of such precursor chemicals for use
24	in the illicit production of methamphetamine.

1	"(iii) An economic analysis of the total
2	worldwide production of the precursor chemicals
3	described in clause (i) as compared to the legiti-
4	mate demand for such precursor chemicals
5	worldwide.
6	"(B) The identification of countries that im-
7	ported the largest amount of precursor chemicals
8	under subparagraph (A)(ii) shall be based on the fol-
9	lowing:
10	"(i) An economic analysis that estimates
11	the legitimate demand for such precursor
12	chemicals in such countries as compared to the
13	actual or estimated amount of such chemicals
14	that is imported into such countries.
15	"(ii) The best available data and other in-
16	formation regarding the production of meth-
17	amphetamine in such countries and the diver-
18	sion of such precursor chemicals for use in the
19	production of methamphetamine.".
20	(b) Annual Certification Procedures.—Section
21	490(a) of the Foreign Assistance Act of 1961 (22 U.S.C.
22	2291j(a)) is amended—
23	(1) in paragraph (1), by striking "major illicit
24	drug producing country or major drug-transit coun-
25	try" and inserting "major illicit drug producing

1	country, major drug-transit country, or country
2	identified under clause (i) or (ii) of section
3	489(a)(10)(A) of this Act"; and
4	(2) in paragraph (2), by inserting after "(as de-
5	termined under subsection (h))" the following: "or
6	country identified under clause (i) or (ii) of section
7	489(a)(10)(A) of this Act''.
8	SEC. 1008. ASSISTANCE FOR DISASTER MITIGATION EF
9	FORTS.
10	(a) FINDINGS.—Congress finds the following:
11	(1) The devastating impacts of natural disas-
12	ters can be mitigated by assisting communities to
13	build in safer locations, construct sturdier dwellings
14	enforce sound building codes and practices, and pro-
15	tect natural ecosystems.
16	(2) By 2050, two billion people are expected to
17	be especially vulnerable to floods due to growing
18	populations, indiscriminate logging, rapid urbaniza-
19	tion, and increasing development along coasts and in
20	other hazardous regions.
21	(3) According to a study by the World Bank
22	and the United States Geological Survey during the
23	1990s, \$40 billion invested in preventive measures
24	could have saved \$280 billion in disaster relief funds

and saved countless lives.

- 1 (b) Sense of Congress.—It is the sense of Con-
- 2 gress that the Secretary of State, in consultation with the
- 3 heads of other appropriate departments and agencies of
- 4 the Government of the United States, should develop an
- 5 initiative to encourage the use of disaster mitigation tech-
- 6 niques, including techniques described in subsection
- 7 (a)(1), by foreign governments in regions considered espe-
- 8 cially vulnerable to natural disasters.
- 9 (c) Amendment to the Foreign Assistance Act
- 10 of 1961.—Section 491(b) of the Foreign Assistance Act
- 11 of 1961 (22 U.S.C. 2292(b)) is amended by adding at the
- 12 end the following new sentence: "Assistance relating to
- 13 disaster preparedness under the preceding sentence shall
- 14 include assistance to encourage the use of disaster mitiga-
- 15 tion techniques, including to assist communities to build
- 16 in safer locations, construct sturdier dwellings, enforce
- 17 sound building codes and practices, and protect natural
- 18 ecosystems.".
- 19 SEC. 1009. ASSISTANCE TO PROMOTE DEMOCRACY IN
- BELARUS.
- 21 Of the amounts made available for each of the fiscal
- 22 years 2006 and 2007 to carry out chapters 11 and 12
- 23 of part I of the Foreign Assistance Act of 1961 (22 U.S.C.
- 24 2295 et seq. and 2296 et seq.) and the FREEDOM Sup-
- 25 port Act (22 U.S.C. 5801 et seq.), \$12,000,000 for each

- 1 such fiscal year is authorized to be available for assistance
- 2 for the promotion of democracy in the Republic of Belarus,
- 3 including free and fair electoral processes, the develop-
- 4 ment of political parties and nongovernmental organiza-
- 5 tions, promoting democracy and respect for human rights
- 6 and the rule of law, independent media, and international
- 7 exchanges and training programs for leaders and members
- 8 of the democratic forces that foster civil society.
- 9 SEC. 1010. ASSISTANCE FOR MATERNAL AND PRENATAL
- 10 CARE FOR CERTAIN INDIVIDUALS OF
- 11 BELARUS AND UKRAINE INVOLVED IN THE
- 12 CLEANUP OF THE CHORNOBYL DISASTER.
- Of the amounts made available for each of the fiscal
- 14 years 2006 and 2007 to carry out chapters 11 and 12
- 15 of part I of the Foreign Assistance Act of 1961 (22 U.S.C.
- 16 2295 et seq. and 2296 et seq.) and the FREEDOM Sup-
- 17 port Act (22 U.S.C. 5801 et seq.), such sums as may be
- 18 necessary for each such fiscal year are authorized to be
- 19 available for assistance to improve maternal and prenatal
- 20 care, especially for the purpose of helping prevent birth
- 21 defects and pregnancy complications, for individuals in the
- 22 Republic of Belarus and Ukraine involved in the cleanup
- 23 of the region affected by the Chornobyl disaster.

1	SEC. 1011. ASSISTANCE TO ADDRESS NON-INFECTIOUS DIS-
2	EASES IN FOREIGN COUNTRIES.
3	(a) Statement of Policy.—Congress declares the
4	following:
5	(1) Medical evidence indicates that non-infec-
6	tious diseases, like heart disease and obesity, are on
7	the rise worldwide.
8	(2) In response to these statistics, the current
9	allocation of funds appropriated to the United States
10	Agency for International Development for Child Sur-
11	vival and Maternal Health, Vulnerable Children,
12	HIV/AIDS, Infectious Diseases, Reproductive
13	Health and Family Planning, and the Global Fund
14	to Fight AIDS, Tuberculosis and Malaria does not
15	address noninfectious diseases.
16	(b) Authorization of Assistance.—The Presi-
17	dent, acting through the Administrator of the United
18	States Agency for International Development, is author-
19	ized to provide assistance, on such terms and conditions
20	as the President may determine, to address non-infectious
21	diseases in foreign countries.
22	CHAPTER 2—PART II OF THE FOREIGN
23	ASSISTANCE ACT OF 1961
24	SEC. 1021. ECONOMIC SUPPORT FUND ASSISTANCE FOR
25	EGYPT.
26	(a) FINDINGS.—Congress finds the following:

- 1 (1) Despite more than \$28 billion in economic 2 assistance provided by the United States to Egypt 3 since 1975, Egypt's economy and educational sys-4 tems are underdeveloped and democratic develop-5 ment remains extremely limited. Egypt remains near 6 the bottom of many indices of growth and human 7 development.
 - (2) Egypt's economic troubles, if not addressed through programs to develop Egypt's private sector, could destabilize the country.
 - (3) United States programs to promote growth in Egypt, including traditional development assistance as well as programs that attempt to link disbursement of cash assistance to the adoption of economic reforms by the Government of Egypt, have had, at best, mixed success.
 - (4) The United States has provided more than \$32 billion in military assistance to Egypt since 1979.
 - (5) Egypt is currently at peace with all its neighbors.
 - (6) Egypt and the United States entered into an agreement in March 2005, whereby Egypt undertook to accomplish certain reform-oriented policies primarily related to its financial sector, and the

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- United States undertook, subject to its constitutional processes, to provide Egypt with cash assistance. This program of financial reform is important
 and should continue, supported by assistance in the
 form of cash transferred from the United States, but
 not in amounts in excess of amounts already agreed
 to and not for lesser policy reforms than have already been agreed to.
- 9 (7) The model of an agreement for policy 10 change between the United States and Egypt, simi-11 lar but not identical to, the concept of a "Millen-12 nium Challenge" compact that emphasizes perform-13 ance and outcomes, would be a way to reinvigorate 14 a program for the development of the Egyptian 15 economy that has languished for years, and would 16 give more Egyptians a stake in the proper planning 17 and execution of programs to assist in their coun-18 try's development.
- (b) STATEMENT OF POLICY.—It shall be the policyof the United States—
- 21 (1) to acknowledge that—
- 22 (A) threats to Egypt's stability derive far 23 more from domestic problems, such as inad-24 equate economic growth, deficient educational

1	and health-care systems, and lack of political
2	freedom, than from external dangers; and
3	(B) external threats to Egyptian stability
4	are, in fact, minimal;
5	(2) to provide non-military assistance to Egypt
6	which results in actual, sustainable, and, to the ex-
7	tent possible, measurable outcomes in terms of eco-
8	nomic growth, poverty reduction, humanitarian con-
9	ditions, health, education, and political reform;
10	(3) to restructure Egypt's assistance package
11	over time so as to diminish military assistance and
12	end the reduction of economic assistance and to
13	begin the process of this restructuring without delay;
14	and
15	(4) to ensure that this restructuring is done in
16	such a manner that ensures that maintenance and
17	spare parts for existing Egyptian military equipment
18	is not jeopardized and that Egyptian military pur-
19	chases and projects to which the United States has
20	already committed itself be funded fully in accord-
21	ance with previous understandings.
22	(e) Amendment to the Foreign Assistance Act
23	of 1961.—
24	(1) IN GENERAL.—Chapter 4 of part II of the
25	Foreign Assistance Act of 1961 (22 U.S.C. 2346 et

1	seq; relating to the "Economic Support Fund") is
2	amended by inserting after section 534 the following
3	new section:
4	"SEC. 535. REQUIREMENTS RELATING TO ASSISTANCE FOR
5	EGYPT.
6	"(a) Requirement for Assistance.—Assistance
7	may be provided for Egypt under this chapter for a fiscal
8	year only if Egypt provides to the United States for the
9	fiscal year a proposal described in subsection (b) that is
10	evaluated and approved in accordance with subsection (c).
11	"(b) Proposal.—
12	"(1) In general.—A proposal described in
13	this subsection is a proposal that reflects Egyptian
14	priorities to use assistance provided under this chap-
15	ter to meet the requirements of paragraph (2).
16	"(2) Requirements.—The requirements de-
17	scribed in this paragraph are—
18	"(A) promoting economic growth (includ-
19	ing economic freedom);
20	"(B) reducing poverty;
21	"(C) improving humanitarian conditions
22	among the poorest individuals in Egypt;
23	"(D) improving education and health sys-
24	tems for the people of Egypt:

1	"(E) reducing corruption in the public and
2	private sectors; and
3	"(F) strengthening democratic institutions
4	and individual freedoms.
5	"(c) Evaluation and Approval of Proposal.—
6	"(1) EVALUATION.—The President, acting
7	through the Secretary of State, and in consultation
8	with the Secretary of the Treasury, the United
9	States Trade Representative, and the Administrator
10	of the United States Agency for International Devel-
11	opment, shall evaluate the proposal provided to the
12	United States pursuant to subsection (a) to deter-
13	mine the extent to which the proposal meets the re-
14	quirements of subparagraphs (A) through (F) of
15	subsection $(b)(2)$.
16	"(2) Approval.—The President shall approve
17	the proposal only if the President determines that—
18	"(A) the proposal sufficiently meets the re-
19	quirements of subparagraphs (A) through (F)
20	of subsection (b)(2) in a manner that achieves,
21	in particular, lasting economic growth and pov-
22	erty reduction and substantially strengthened
23	democratic institutions and individual freedoms;
24	and
25	"(B) the Government of Egypt—

1	"(i) has adopted and implemented re-
2	forms necessary to implement the proposal;
3	"(ii) has implemented the proposal
4	provided to the United States and ap-
5	proved for the prior fiscal year in accord-
6	ance with the requirements of subpara-
7	graphs (A) through (F) of subsection
8	(b)(2); and
9	"(iii) has demonstrated high stand-
10	ards of fiduciary controls and account-
11	ability with respect to assistance provided
12	for Egypt under this chapter.
13	"(d) Suspension and Termination of Assist-
14	ANCE.—The President, acting through the Secretary of
15	State, may suspend or terminate assistance in whole or
16	in part for Egypt under this chapter if the President de-
17	termines that the Government of Egypt is not imple-
18	menting the proposal in accordance with the requirements
19	of subparagraphs (A) through (F) of subsection (b)(2).
20	"(e) Cash Assistance.—
21	"(1) Requirement.—Notwithstanding any
22	other provision of this section, cash assistance may
23	be provided to Egypt under this chapter for a fiscal
24	year pursuant to the memorandum of understanding
25	specified in paragraph (2) only if a proposal pro-

- 1 vided to the United States pursuant to subsection 2 (a) for the fiscal year has been evaluated and ap-3 proved in accordance with subsection (c).
 - "(2) Memorandum of understanding.—The memorandum of understanding specified in this paragraph is the memorandum of understanding agreed to by the Government of the United States and the Government of Egypt in March 2005, including any modification to the memorandum of understanding, except—
- "(A) a modification to increase the 12 amounts of assistance agreed to be provided 13 under the memorandum of understanding; or
- 14 "(B) a modification to reduce significantly 15 the scope of, or to extend significantly the time 16 for, the performance by Egypt of obligations 17 that it has undertaken under the memorandum 18 of understanding.
- 19 CONGRESSIONAL NOTIFICATION.—Assistance may not be obligated for Egypt under this chapter until 20 21 30 days after the date on which the President has provided notice thereof to the Committee on International Re-23 lations and the Committee on Appropriations of the House of Representatives and to the Committee on Foreign Relations and the Committee on Appropriations of the Senate

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- 1 in accordance with the procedures applicable to re-
- 2 programming notifications under section 634A(a) of this
- 3 Act.
- 4 "(g) Report.—The President, acting through the
- 5 Secretary of State, shall prepare and transmit to the Com-
- 6 mittee on International Relations of the House of Rep-
- 7 resentatives and the Committee on Foreign Relations of
- 8 the Senate a report for each fiscal year that contains—
- 9 "(1) the proposal provided to the United States
- pursuant to subsection (a) for the fiscal year; and
- 11 "(2) the evaluation of the proposal carried out
- 12 pursuant to subsection (c)(1).
- 13 "(h) Rule of Construction.—The provisions of
- 14 this section or subsections (d) or (f) of section 1021 of
- 15 the Foreign Relations Authorization Act, Fiscal Years
- 16 2006 and 2007, shall not be superseded except by a provi-
- 17 sion of law enacted after the date of the enactment of such
- 18 Act, which specifically repeals, modifies, or supersedes the
- 19 provisions of this section or subsections (d) or (f) of sec-
- 20 tion 1021 of such Act, as the case may be.".
- 21 (2) Effective date.—The amendment made
- by paragraph (1) shall apply with respect to assist-
- ance for Egypt under chapter 4 of part II of the
- Foreign Assistance Act of 1961 for fiscal year 2007
- and each subsequent fiscal year.

- 1 (d) Military Assistance Levels for Egypt;
- 2 Transfer Requirement.—The following amounts avail-
- 3 able for assistance for Egypt under section 23 of Arms
- 4 Export Control Act (22 U.S.C. 2763; relating to the "For-
- 5 eign Military Financing" program) shall be transferred to
- 6 and consolidated with amounts available for assistance for
- 7 Egypt under chapter 4 of part II of the Foreign Assist-
- 8 ance Act of 1961 (22 U.S.C. 2346 et seq.; relating to the
- 9 "Economic Support Fund"):
- 10 (1) For fiscal year 2006, the amount that ex-
- 11 ceeds \$1,260,000,000.
- 12 (2) For fiscal year 2007, the amount that ex-
- 13 ceeds \$1,220,000,000.
- 14 (3) For fiscal year 2008, the amount that ex-
- 15 ceeds \$1,180,000,000.
- 16 (e) Cash-Flow Financing for Egypt.—As soon as
- 17 practicable after the date of the enactment of this Act,
- 18 the President shall modify the program of cash-flow fi-
- 19 nancing for Egypt under section 23 of the Arms Export
- 20 Control Act (22 U.S.C. 2763; relating to the "Foreign
- 21 Military Financing" program) so as to accomplish the pur-
- 22 poses of the policy set forth in paragraphs (3) and (4)
- 23 of subsection (b) of this section.
- 24 (f) Transfer of Certain Interest for Egypt.—
- 25 For fiscal year 2006 and subsequent fiscal years, any in-

- 1 terest earned from amounts in an interest bearing account
- 2 for Egypt to which funds made available under section 23
- 3 of the Arms Export Control Act (22 U.S.C. 2763; relating
- 4 to the "Foreign Military Financing" program are dis-
- 5 bursed—
- 6 (1) shall be transferred to and consolidated
- 7 with amounts available for assistance for the Middle
- 8 East Partnership Initiative under chapter 4 of part
- 9 II of the Foreign Assistance Act of 1961 (22 U.S.C.
- 10 2346 et seq.; relating to the "Economic Support
- 11 Fund"); and
- 12 (2) shall be allocated for democracy and govern-
- ance programs for Egypt, including direct support
- 14 for nongovernmental organizations.

15 SEC. 1022. INTER-ARAB DEMOCRATIC CHARTER.

- 16 (a) STRATEGY.—The Secretary of State, acting
- 17 through the Assistant Secretary for Democracy, Human
- 18 Rights, and Labor, and in consultation with the Assistant
- 19 Secretary for Near East Affairs and the Assistant Sec-
- 20 retary for Western Hemisphere Affairs, shall develop and
- 21 implement a strategy to—
- 22 (1) support, including through the provision of
- technical assistance, efforts to establish an Inter-
- Arab Democratic Charter to promote human rights
- and democracy in the Near East region; and

- 1 (2) support and promote coordination among
- 2 human rights organizations, pro-democracy advo-
- 3 cates, and civil society members from both the Near
- 4 East region and the Western Hemisphere to assist
- 5 in efforts to establish the Inter-Arab Democratic
- 6 Charter referred to in paragraph (1).
- 7 (b) Report.—Section 665(c) of the Foreign Rela-
- 8 tions Authorization Act, Fiscal Year 2003 (Public Law
- 9 107–228; 22 U.S.C. 2151n note) as amended by section
- 10 614(a)(2) of this Act, is further amended by inserting
- 11 after the first sentence the following new sentence: "As
- 12 part of such separate report, the Secretary shall include
- 13 information on efforts by the Department of State to de-
- 14 velop and implement the strategy to support efforts to es-
- 15 tablish an Inter-Arab Democratic Charter pursuant to sec-
- 16 tion 708(a) of the Foreign Relations Authorization Act,
- 17 Fiscal Years 2006 and 2007.".
- 18 (c) Funding.—Of the amounts made available for
- 19 each of the fiscal years 2006 and 2007 to carry out chap-
- 20 ter 4 of part II of the Foreign Assistance Act of 1961
- 21 (22 U.S.C. 2346 et seq.; relating to the "Economic Sup-
- 22 port Fund"), including amounts made available to carry
- 23 out the Human Rights and Democracy Fund and the Mid-
- 24 dle East Partnership Initiative, such sums as may be nec-
- 25 essary for each such fiscal year is authorized to be avail-

- 1 able to the Secretary to carry out this section and the
- 2 amendments made by this section.

3 SEC. 1023. MIDDLE EAST PARTNERSHIP INITIATIVE.

- 4 (a) Funding.—Of the amounts made available for
- 5 each of the fiscal years 2006 and 2007 to carry out chap-
- 6 ter 4 of part II of the Foreign Assistance Act of 1961
- 7 (22 U.S.C. 2346 et seq.; relating to the "Economic Sup-
- 8 port Fund"), such sums as may be necessary for each such
- 9 fiscal year is authorized to be available to the Secretary
- 10 of State to carry out programs and activities of the Middle
- 11 East Partnership Initiative.
- 12 (b) REQUIREMENT.—Not less than 50 percent of
- 13 amounts made available for each of the fiscal years 2006
- 14 and 2007 to carry out the Middle East Partnership Initia-
- 15 tive shall be used to—
- 16 (1) strengthen civil society, particularly non-
- 17 governmental organizations, and expand female and
- minority participation in the political, economic, and
- 19 educational sectors of countries participating in the
- 20 Initiative; and
- 21 (2) strengthen the rule of law and promote
- democratic values and institutions, particularly
- through—

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1	(A) developing and implementing stand-
2	ards for free and fair election in countries par-
3	ticipating in the Initiative; and
4	(B) supporting inter-regional efforts to
5	promote democracy in countries under authori-
6	tarian rule, including through the Community
7	of Democracies and Forum for the Future.
8	SEC. 1024. WEST BANK AND GAZA PROGRAM.
9	(a) Oversight.—For each of the fiscal years 2006
10	and 2007, the Secretary of State shall certify to the appro-
11	priate congressional committees not later than 30 days
12	prior to the initial obligation of funds for the West Bank
13	and Gaza that procedures have been established to ensure
14	that the Comptroller General of the United States will
15	have access to appropriate United States financial infor-
16	mation in order to review the use of United States assist-
17	ance for the West Bank and Gaza funded under chapter
18	4 of part II of the Foreign Assistance Act of 1961 (22
19	U.S.C. 2346 et seq.; relating to the "Economic Support
20	Fund").
21	(b) Vetting.—Prior to any obligation of funds for

22 each of the fiscal years 2006 and 2007 to carry out chap-23 ter 4 of part II of the Foreign Assistance Act of 1961 24 for assistance for the West Bank and Gaza, the Secretary 25 of State shall take all appropriate steps to ensure that

- 1 such assistance is not provided to or through any indi-
- 2 vidual or entity that the Secretary knows, or has reason
- 3 to believe, advocates, plans, sponsors, engages in, or has
- 4 engaged in, terrorist activity. The Secretary of State shall,
- 5 as appropriate, establish procedures specifying the steps
- 6 to be taken in carrying out this subsection and shall termi-
- 7 nate assistance to any individual or entity which the Sec-
- 8 retary has determined advocates, plans, sponsors, or en-
- 9 gages in terrorist activity.
- 10 (c) Prohibition.—None of the funds made available
- 11 for each of the fiscal years 2006 and 2007 to carry out
- 12 chapter 4 of part II of the Foreign Assistance Act of 1961
- 13 for the West Bank and Gaza program may be made avail-
- 14 able for the purpose of recognizing or otherwise honoring
- 15 individuals who commit, or have committed, acts of ter-
- 16 rorism.
- 17 (d) Audits.—
- 18 (1) IN GENERAL.—The Administrator of the
- 19 United States Agency for International Development
- shall ensure that independent audits of all contrac-
- 21 tors and grantees, and significant subcontractors
- and subgrantees, under the West Bank and Gaza
- 23 Program, are conducted for each of the fiscal years
- 24 2006 and 2007 to ensure, among other things, com-
- 25 pliance with this section.

1	(2) Audits by inspector general of
2	USAID.—Of the funds available for each of the fiscal
3	years 2006 and 2007 to carry out chapter 4 of part
4	II of the Foreign Assistance Act of 1961 that are
5	made available for assistance for the West Bank and
6	Gaza, up to \$1,000,000 for each such fiscal year
7	may be used by the Office of the Inspector General
8	of the United States Agency for International Devel-
9	opment for audits, inspections, and other activities
10	in furtherance of the requirements of paragraph (1).
11	Such funds are in addition to funds otherwise avail-
12	able for such purposes.
13	(e) Definition.—In this subsection, the term "ap-
14	propriate congressional committees" means—
15	(1) the Committee on Appropriations and the
16	Committee on International Relations of the House
17	of Representatives; and
18	(2) the Committee on Appropriations and the
19	Committee on Foreign Relations of the Senate.
20	SEC. 1025. ECONOMIC SUPPORT FUND ASSISTANCE FOR
21	VENEZUELA.
22	There are authorized to be appropriated to the Presi-
23	dent \$9,000,000 for each of the fiscal years 2006 and
24	2007 for assistance under chapter 4 of part II of the For-
25	eign Assistance Act of 1961 (22 U.S.C. 2346 et seq.; relat-

- 1 ing to the "Economic Support Fund") to fund activities
- 2 which support political parties, the rule of law, civil soci-
- 3 ety, an independent media, and otherwise promote demo-
- 4 cratic, accountable governance in Venezuela.

5 CHAPTER 3—PART III OF THE FOREIGN

6 ASSISTANCE ACT OF 1961

- 7 SEC. 1031. SUPPORT FOR PRO-DEMOCRACY AND HUMAN
- 8 RIGHTS ORGANIZATIONS IN CERTAIN COUN-
- 9 TRIES.
- 10 Section 620A(a) of the Foreign Assistance Act of
- 11 1961 (22 U.S.C. 2371(a)) is amended by adding at the
- 12 end the following new sentence: "The prohibition con-
- 13 tained in the preceding sentence shall not apply with re-
- 14 spect to assistance under part I (including chapter 4 of
- 15 part II) of this Act provided in support of programs of
- 16 a pro-democracy or human rights organization located or
- 17 operating in a country described in such sentence, if, at
- 18 least 30 days before obligating funds for such assistance,
- 19 the Secretary of State notifies (in classified or unclassified
- 20 form) the congressional committees specified in section
- 21 634A(a) of this Act in accordance with the procedures ap-
- 22 plicable to reprogramming notifications under that section
- 23 that the pro-democracy or human rights organization op-
- 24 poses the use of terrorism, supports democracy and re-
- 25 spect for human rights, including the equality of women

1	and ethnic and religious minorities, and supports freedoms
2	of the press, speech, association, and religion.".
3	SEC. 1032. LIMITATION ON ASSISTANCE TO THE PALES-
4	TINIAN AUTHORITY.
5	(a) Declaration of Policy.—It shall be the policy
6	of the United States to promote the emergence of a demo-
7	cratic Palestinian government that—
8	(1) denounces and combats terrorism;
9	(2) has agreed to disarm and dismantle any ter-
10	rorist agency, network, or facility;
11	(3) has agreed to work to eliminate incitement
12	and the commemoration of terrorists in Palestinian
13	society;
14	(4) has agreed to respect the boundaries and
15	sovereignty of its neighbors; and
16	(5) acknowledges, respects, and upholds the
17	human rights of all people.
18	(b) AMENDMENT.—Chapter 1 of part III of the For-
19	eign Assistance Act of 1961 (22 U.S.C. 2351 et seq.) is
20	amended—
21	(1) by redesignating the second section 620G
22	(as added by section 149 of Public Law 104–164
23	(110 Stat. 1436)) as section 620J; and
24	(2) by adding at the end the following new sec-
25	tion:

1	"SEC. 620K. LIMITATION ON ASSISTANCE TO THE PALES-
2	TINIAN AUTHORITY.
3	"(a) Limitations.—
4	"(1) CERTIFICATION REQUIREMENT.—Assist-
5	ance may be provided under this Act or any other
6	provision of law to the Palestinian Authority only
7	during a period for which a certification described in
8	subsection (b) is in effect.
9	"(2) Amount of assistance requirement.—
10	Of the total amount of funds that are available for
11	assistance under this Act or any other provision of
12	law to the Palestinian Authority during a period for
13	which a certification described in subsection (b) is in
14	effect, not more than 25 percent of such amount
15	may be obligated and expended during any calendar
16	quarter.
17	"(b) Certification.—A certification described in
18	this subsection is a certification transmitted by the Presi-
19	dent to Congress that contains a determination of the
20	President that—
21	"(1) providing direct assistance to the Pales-
22	tinian Authority is important to the national secu-
23	rity interests of the United States; and
24	"(2) the Palestinian Authority—

1	"(A) is committed to and has initiated the
2	process of purging from its security services in-
3	dividuals with ties to terrorism;
4	"(B) has made demonstrable progress to-
5	ward dismantling the terrorist infrastructure
6	confiscating unauthorized weapons, arresting
7	and bringing terrorists to justice, destroying
8	unauthorized arms factories, thwarting and pre-
9	empting terrorist attacks, and is fully cooper-
10	ating with Israel's security services;
11	"(C) has made demonstrable progress to-
12	ward halting all anti-Israel incitement in Pales-
13	tinian Authority-controlled electronic and print
14	media and in schools, mosques, and other insti-
15	tutions it controls, and is replacing these mate-
16	rials, including textbooks, with materials that
17	promote tolerance, peace, and coexistence with
18	Israel;
19	"(D) has taken effective steps to ensure
20	democracy, the rule of law, and an independent
21	judiciary, and has adopted other reforms such
22	as ensuring transparent and accountable gov-

ernance;

1	"(E) is committed to ensuring that all
2	elections within areas it administers to be free,
3	fair, and transparent; and
4	"(F) is undertaking verifiable efforts to en-
5	sure the financial transparency and account-
6	ability of all government ministries and oper-
7	ations.
8	"(c) Recertifications.—Not later than 90 days
9	after the date on which the President transmits to Con-
10	gress an initial certification under subsection (b), and
11	every 6 months thereafter—
12	"(1) the President shall transmit to Congress a
13	recertification that the requirements contained in
14	subsection (b) are continuing to be met; or
15	"(2) if the President is unable to make such a
16	recertification, the President shall transmit to Con-
17	gress a report that contains the reasons therefor.
18	"(d) Congressional Notification.—Assistance
19	made available under this Act or any other provision of
20	law to the Palestinian Authority may not be provided until
21	15 days after the date on which the President has pro-
22	vided notice thereof to the Committee on International Re-
23	lations and the Committee on Appropriations of the House
24	of Representatives and to the Committee on Foreign Rela-
25	tions and the Committee on Appropriations of the Senate

- 1 in accordance with the procedures applicable to re-
- 2 programming notifications under section 634A(a) of this
- 3 Act.
- 4 "(e) Definition of Calendar Quarter.—In this
- 5 section, the term 'calendar quarter' means any three-
- 6 month period beginning on January 1, April 1, July 1,
- 7 or October 1 of a calendar year.".
- 8 (c) Report by Comptroller General.—Not later
- 9 than 180 days after the date of the enactment of this Act,
- 10 the Comptroller General of the United States shall submit
- 11 to the appropriate congressional committees a report that
- 12 contains a review of the extent to which United States as-
- 13 sistance to the Palestinian Authority under the Foreign
- 14 Assistance Act of 1961 or any other provision of law is
- 15 properly audited by the Department of State, the United
- 16 States Agency for International Development, and all
- 17 other relevant departments and agencies of the Govern-
- 18 ment of the United States.
- 19 SEC. 1033. ASSISTANCE FOR LAW ENFORCEMENT FORCES.
- 20 (a) In General.—Section 660(b) of the Foreign As-
- 21 sistance Act of 1961 (22 U.S.C. 2420(b)) is amended—
- 22 (1) in paragraph (6)—
- 23 (A) by inserting "to any national, regional,
- 24 district, municipal, or other sub-national gov-

1	ernmental entity of a foreign country" after
2	"with respect to assistance"; and
3	(B) by striking ", and the provision of pro-
4	fessional" and all that follows through "democ-
5	racy";
6	(2) in paragraph (7), by striking the period at
7	the end and inserting a semicolon; and
8	(3) by adding at the end the following new
9	paragraphs:
10	"(8) with respect to assistance to combat cor-
11	ruption in furtherance of the objectives for which
12	programs are authorized to be established under sec-
13	tion 133 of this Act;
14	"(9) with respect to the provision of profes-
15	sional public safety training to any national, re-
16	gional, district, municipal, or other sub-national gov-
17	ernmental entity of a foreign country, particularly
18	training in international recognized standards of
19	human rights, the rule of law, conflict prevention,
20	and the promotion of civilian police roles that sup-
21	port democratic governance and foster improved po-
22	lice relations between law enforcement forces and
23	the communities in which they serve:

1	"(10) with respect to assistance to combat traf-
2	ficking in persons, particularly trafficking in persons
3	by organized crime; or
4	"(11) with respect to assistance in direct sup-
5	port of developing capabilities for and deployment to
6	impending or ongoing peace operations of the United
7	Nations or comparable regional organizations.".
8	(b) Technical Amendments.—Section 660 of the
9	Foreign Assistance Act of 1961 (22 U.S.C. 2420) is
10	amended—
11	(1) in subsection (b) (as amended by subsection
12	(a) of this section)—
13	(A) by striking paragraph (2);
14	(B) in paragraph (4), by striking "or" at
15	the end;
16	(C) in paragraph (7), by moving the mar-
17	gin 2 ems to the left; and
18	(D) by redesignating paragraphs (3)
19	through (11) as paragraphs (2) through (10),
20	respectively; and
21	(2) by striking subsection (d).

1	Subtitle B—Other Provisions of
2	Law
3	SEC. 1041. AMENDMENTS TO THE AFGHANISTAN FREEDOM
4	SUPPORT ACT OF 2002.
5	(a) Declaration of Policy.—It shall be the policy
6	of the United States to—
7	(1) assist Afghanistan in the preparation of
8	parliamentary elections which are currently sched-
9	uled to take place on September 18, 2005;
10	(2) urge donor governments and institutions to
11	provide significant financial support to support the
12	United Nations Assistance Mission in Afghanistan
13	(UNAMA) in carrying out such parliamentary elec-
14	tions;
15	(3) assist legitimate and recognized parliamen-
16	tary candidates and future elected parliamentary of-
17	ficials in carrying out the responsibilities and duties
18	of their elected offices; and
19	(4) assist Afghanistan in the preparation for fu-
20	ture presidential and parliamentary elections.
21	(b) Purposes of Assistance.—Section 102 of the
22	Afghanistan Freedom Support Act of 2002 (22 U.S.C.

23 7512) is amended—

1	(1) by redesignating paragraphs (5) through
2	(9) as paragraphs (7) through (11), respectively;
3	and
4	(2) by inserting after paragraph (4) the fol-
5	lowing new paragraphs:
6	"(5) to ensure that parliamentary and presi-
7	dential elections in Afghanistan are carried out in a
8	free, fair, and transparent manner;
9	"(6) to provide assistance to legitimate and rec-
10	ognized parliamentary candidates and future elected
11	parliamentary officials in Afghanistan to better edu-
12	cate such candidates and officials on parliamentary
13	procedures, anticorruption, transparency, and good
14	governance;".
15	(c) Activities Supported.—Section 103(a)(5)(C)
16	of the Afghanistan Freedom Support Act of 2002 (22
17	U.S.C. 7513(a)(5)(C)) is amended—
18	(1) by striking clauses (iii) and (iv);
19	(2) by redesignating clauses (v) through (vii) as
20	clauses (xi) through (xiii), respectively;
21	(3) by inserting after clause (ii) the following
22	new clauses:
23	"(iii) programs to promote com-
24	prehensive public information campaigns,
25	including nationwide voter and civic edu-

1	cation, for the public, candidates, and po-
2	litical parties, and special efforts with re-
3	spect to provinces in which small percent-
4	ages of women voted in the October 2004
5	presidential elections;
6	"(iv) programs to accelerate disar-
7	mament, demobilization, and reintegration
8	processes to ensure that candidates and
9	political groups are not influenced or sup-
10	ported by armed militias;
11	"(v) programs to support the registra-
12	tion of new voters and the preparation of
13	voter rolls;
14	"(vi) programs to support the vetting
15	process of candidates for the parliamentary
16	elections to ensure that such candidates
17	are eligible under the relevant Afghan elec-
18	tion requirements;
19	"(vii) programs to educate legitimate
20	and recognized parliamentary candidates
21	on campaign procedures and processes;
22	"(viii) capacity-building programs and
23	advanced professional training programs
24	for senior Afghan Government officials and
25	future elected parliamentary officials in

1	matters related to parliamentary proce-
2	dures, anti-corruption, accountability to
3	constituencies, transparency, good govern-
4	ance, and other matters related to demo-
5	cratic development;
6	"(ix) exchange programs to bring to
7	the United States future elected par-
8	liamentary officials and senior officials of
9	legitimate and recognized political parties
10	for educational activities regarding legisla-
11	tive procedures, debate, and general cam-
12	paign and legislative instruction;
13	"(x) programs to support nongovern-
14	mental organizations and other civil society
15	organizations that will assist in civil and
16	voter education programs and overall de-
17	mocracy development programs;";
18	(4) in clause (xii) (as redesignated), by striking
19	"and" at the end;
20	(5) in clause (xiii) (as redesignated), by striking
21	the period at the end and inserting "; and"; and
22	(6) by adding at the end the following new
23	clause·

1	"(xiv) other similar activities con-
2	sistent with the purposes set forth in sub-
3	section (a).".
4	(d) Authorization of Appropriations.—Section
5	103(a)(5)(C) of the Afghanistan Freedom Support Act of
6	2002 (22 U.S.C. 7513(a)(5)(C)), as amended by sub-
7	section (c), is further amended—
8	(1) in the matter preceding clause (i), by strik-
9	ing "To support" and inserting "(i) To support";
10	(2) by redesignating clauses (i) through (xiv) as
11	subclauses (I) through (XIV), respectively; and
12	(3) by adding at the end the following new
13	clause:
14	"(ii) Of the amounts made available for
15	each of the fiscal years 2006 and 2007 to carry
16	out chapter 1 of part I of the Foreign Assist-
17	ance Act of 1961 and chapter 4 of part II of
18	such Act, \$50,000,000 for each such fiscal year
19	is authorized to be available to the President to
20	carry out subclauses (III) through (X) of clause
21	(i).".
22	(e) Sense of Congress.—It is the sense of Con-
23	gress that the President should take all necessary and ap-
24	propriate steps to encourage all donor governments and

- 1 to the United Nations Assistance Mission in Afghanistan
- 2 (UNAMA) to carry out the parliamentary elections in Af-
- 3 ghanistan, which are currently scheduled to take place on
- 4 September 18, 2005, so as to—

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- 5 (1) ensure the parliamentary elections are le-6 gitimate and free from influence, intimidation, and 7 violence by local militia leaders and illicit narcotics 8 terrorist organizations;
 - (2) make certain that all Afghans who want to vote may do so and may be educated about their choice in parliamentary candidates;
 - (3) provide that all legitimate and recognized parliamentary candidates and officials of legitimate and recognized political parties are informed and educated on campaign procedures and processes;
 - (4) provide that future parliamentary officials and senior officials of legitimate and recognized political parties are informed and educated on the legislative procedures and process through exchange programs; and
 - (5) assure sufficient funds for deployment of international observers for the upcoming parliamentary elections and future presidential and parliamentary elections.

1	SEC. 1042. AMENDMENTS TO THE TIBETAN POLICY ACT OF
2	2002.
3	(a) BILATERAL ASSISTANCE.—Section 616 of the Ti-
4	betan Policy Act of 2002 (Public Law 107–228; 22 U.S.C.
5	6901 note) is amended—
6	(1) by redesignating subsection (d) as sub-
7	section (e); and
8	(2) by inserting after subsection (c) the fol-
9	lowing new subsection:
10	"(d) United States Assistance.—
11	"(1) Assistance.—The President shall provide
12	grants to nongovernmental organizations to support
13	sustainable economic development, cultural and his-
14	torical preservation, health care, education, and envi-
15	ronmental sustainability projects for Tibetans inside
16	Tibet that are designed in accordance with the prin-
17	ciples contained in subsection (e).
18	"(2) Role of special coordinator.—The
19	United States Special Coordinator for Tibetan
20	Issues (established under section 621(a)) shall re-
21	view and approve all projects carried out pursuant to
22	paragraph (1).
23	"(3) Authorization of appropriations.—
24	There are authorized to be appropriated to the
25	President to carry out this subsection \$6,000,000

- 1 for fiscal year 2006 and \$8,000,000 for fiscal year
- 2 2007.".
- 3 (b) Language Training.—Section 619 of the Ti-
- 4 betan Policy Act of 2002 (Public Law 107–228; 22 U.S.C.
- 5 6901 note) is amended to read as follows:
- 6 "SEC. 619. REQUIREMENT FOR TIBETAN LANGUAGE TRAIN-
- 7 ING.
- 8 "The Secretary shall ensure at least one Foreign
- 9 Service officer assigned to a United States post in the Peo-
- 10 ple's Republic of China responsible for monitoring develop-
- 11 ments in Tibet has at least six months of Tibetan lan-
- 12 guage training prior to taking up such assignment at such
- 13 post, unless such officer possesses equivalent fluency. If
- 14 the Secretary determines that training resources and tim-
- 15 ing permit, such officer shall receive one year of such
- 16 training.".
- 17 (c) Special Coordinator for Tibetan Issues.—
- 18 Section 621 of the Tibetan Policy Act of 2002 (Public
- 19 Law 107–228; 22 U.S.C. 6901 note) is amended by add-
- 20 ing at the end the following new subsection:
- 21 "(e) Personnel.—The Secretary shall assign dedi-
- 22 cated personnel to the Office of the Special Coordinator
- 23 for Tibetan Issues sufficient to assist in the management
- 24 of the responsibilities of this section and section
- 25 616(d)(2).".

1	SEC. 1043. AMENDMENTS TO THE ANGLO-IRISH AGREE-
2	MENT SUPPORT ACT OF 1986.
3	(a) Sense of Congress.—It is the sense of Con-
4	gress that—
5	(1) United States assistance for the Inter-
6	national Fund for Ireland ("International Fund")
7	has contributed greatly to the economic development
8	of Northern Ireland and that both objectives of the
9	Anglo-Irish Agreement Support Act of 1986 (Public
10	Law 99–415), economic development and reconcili-
11	ation, remain critical to achieving a just and lasting
12	peace in the region, especially in the economically-
13	depressed areas; and
14	(2) since policing reform is a significant part of
15	winning public confidence and acceptance in the new
16	form of government in Northern Ireland, the Inter-
17	national Fund is encouraged to support programs
18	that enhance relations between communities, and be-
19	tween the police and the communities they serve,
20	promote human rights training for police, and en-
21	hance peaceful mediation in neighborhoods of contin-
22	ued conflict.
23	(b) Amendments.—
24	(1) Findings and purposes.—Section 2(b) of
25	the Anglo-Irish Agreement Support Act of 1986
26	(Public Law 99-415) is amended by adding at the

1 end the following new sentence: "Furthermore, the 2 International Fund is encouraged to support pro-3 grams that enhance relations between communities, and between the police and the communities they 5 serve, promote human rights training for police, en-6 hance peaceful mediation in neighborhoods of contin-7 ued conflict, promote training programs to enhance 8 the new district partnership police boards rec-9 ommended by the Patten Commission, and assist in 10 the transition of former British military installations 11 and prisons into sites for peaceful, community-sup-12 ported activities, such as housing, retail, and com-13 mercial development.".

- (2) United States contributions to the International Funds.—Section 3 of the Anglo-Irish Agreement Support Act of 1986 is amended by adding at the end the following new subsection:
- "(c) FISCAL YEARS 2006 AND 2007.—Of the amounts made available for fiscal years 2006 and 2007 to carry out chapter 4 of part II of the Foreign Assistance Act of 1961 (22 U.S.C. 2346 et seq.; relating to the economic support fund), there are authorized to be appropriated \$20,000,000 for each such fiscal year for United States contributions to the International Fund. Amounts appropriated pursuant to the authorization of appropria-

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- 1 tions under the preceding sentence are authorized to re-
- 2 main available until expended. Of the amount authorized
- 3 to be appropriated for fiscal years 2006 and 2007 under
- 4 this subsection, it is the sense of Congress that not less
- 5 than 35 percent of such amount for each such fiscal year
- 6 should be used to carry out the last sentence of section
- 7 2(b).".
- 8 (3) ANNUAL REPORTS.—Section 6(1) of the
- 9 Anglo-Irish Agreement Support Act of 1986 is
- amended by adding at the end before the semicolon
- the following: ", specifically through improving local
- community relations and relations between the police
- and the people they serve".
- 14 SEC. 1044. ASSISTANCE FOR DEMOBILIZATION AND DISAR-
- 15 MAMENT OF FORMER IRREGULAR COMBAT-
- 16 ANTS IN COLOMBIA.
- 17 (a) AUTHORIZATION.—Amounts made available for
- 18 fiscal year 2006 and each subsequent fiscal year for assist-
- 19 ance for the Republic of Colombia under this Act or any
- 20 other provision of law may be made available for assist-
- 21 ance for the demobilization and disarmament of former
- 22 members of foreign terrorist organizations in Colombia,
- 23 specifically the United Self-Defense Forces of Colombia
- 24 (AUC), the Revolutionary Armed Forces of Colombia
- 25 (FARC) and the National Liberation Army (ELN), if the

- 1 Secretary of State makes a certification described in sub-
- 2 section (b) to the appropriate congressional committees
- 3 prior to the initial obligation of amounts for such assist-
- 4 ance for the fiscal year involved.
- 5 (b) CERTIFICATION.—A certification described in this
- 6 subsection is a certification that—

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- 7 (1) assistance for the fiscal year will be pro-8 vided only for individuals who have verifiably re-9 nounced and terminated any affiliation or involve-10 ment with foreign terrorist organizations;
 - (2) the Government of Colombia is continuing to provide full cooperation with the Government of the United States relating to extradition requests involving leaders and members of the foreign terrorist organizations involved in murder, kidnapping, narcotics trafficking, and other violations of United States law; and
 - (3) the Government of Colombia has established a concrete and workable framework for dismantling the organizational structures of foreign terrorist organizations that adequately balances the need for both reconciliation and justice with concerns for fundamental human rights.
- 24 (c) Definitions.—In this section:

1	(1) Appropriate congressional commit-
2	TEES.—The term "appropriate congressional com-
3	mittees" means—
4	(A) the Committee on Appropriations and
5	the Committee on International Relations of the
6	House of Representatives; and
7	(B) the Committee on Appropriations and
8	the Committee on Foreign Relations of the Sen-
9	ate.
10	(2) Foreign terrorist organization.—The
11	term "foreign terrorist organization" means an or-
12	ganization designated as a terrorist organization
13	under section 219 of the Immigration and Nation-
14	ality Act.
15	SEC. 1045. SUPPORT FOR FAMINE RELIEF IN ETHIOPIA.
16	(a) Demonstration Insurance Project.—The
17	Secretary of State is authorized to make a United States
18	voluntary contribution to the United Nations World Food
19	Program to establish and carry out a demonstration insur-
20	ance project in the Federal Democratic Republic of Ethi-
21	opia using weather derivatives to transfer the risk of cata-
22	strophic drought resulting in famine from vulnerable sub-
23	sistence farmers to international capital markets for the
24	purpose of protecting vulnerable subsistence farmers
25	against income and asset losses during natural disasters.

1	(b) Report.—Not later than one year and two years
2	after the date of the enactment of this Act, the Secretary
3	shall submit to the appropriate congressional committees
4	a report on the implementation of the project referred to
5	in subsection (a).
6	(c) AUTHORIZATION OF APPROPRIATIONS.—There is
7	authorized to be appropriated to the Secretary to carry
8	out this section up to \$4,000,000 for fiscal year 2006.
9	SEC. 1046. ASSISTANCE TO PROMOTE DEMOCRACY AND
10	HUMAN RIGHTS IN VIETNAM.
11	(a) Finding.—Congress finds that the Socialist Re-
12	public of Vietnam is a one-party state, ruled and con-
13	trolled by the Communist Party of Vietnam, which con-
14	tinues to deny the right of citizens to change their govern-
15	ment, prohibits independent political, labor, and social or-
16	ganizations, and continues to commit serious human
17	rights violations, including the detention and imprison-
18	ment of persons for the peaceful expression of dissenting
19	religious and political views.
20	(b) Policy.—It is the policy of the United States—
21	(1) to limit United States nonhumanitarian as-
22	sistance provided to the Government of Vietnam, not
23	to exceed the amount so provided for fiscal year
24	2005, unless the President certifies to Congress not
25	later than 30 days after the date of the enactment

1	of this Act that, during the 12-month period pre-
2	ceding such certification, Vietnam has made sub-
3	stantial progress toward—
4	(A) releasing political and religious pris-
5	oners;
6	(B) respecting religious freedom and other
7	universally recognized human rights;
8	(C) allowing open access to the United
9	States for its refugee program;
10	(D) cooperating fully toward providing in-
11	formation concerning the locations of members
12	of the United States Armed Forces who con-
13	tinue to be officially listed as missing in action
14	as a result of the Vietnam conflict;
15	(E) respecting the rights of ethnic minori-
16	ties in the Central Highlands; and
17	(F) ensuring that it is not acting in com-
18	plicity with organizations engaged in the traf-
19	ficking of human persons; and
20	(2) to ensure that programs of educational and
21	cultural exchange with Vietnam actively promote
22	progress towards freedom and democracy in Vietnam
23	by ensuring that Vietnamese nationals who have al-
24	ready demonstrated a commitment to these values
25	are included in such programs.

1	(c) Definition.—In this section, the term "United
2	States nonhumanitarian assistance" means—
3	(1) any assistance under the Foreign Assistance
4	Act of 1961 (including programs under title IV of
5	chapter 2 of part I of such Act, relating to the Over-
6	seas Private Investment Corporation), other than—
7	(A) disaster relief assistance, including any
8	assistance under chapter 9 of part I of such
9	$\operatorname{Act};$
10	(B) assistance which involves the provision
11	of food (including monetization of food) or med-
12	icine;
13	(C) assistance for refugees; and
14	(D) assistance to combat HIV/AIDS, in-
15	cluding any assistance under section 104A of
16	such Act; and
17	(2) sales, or financing on any terms, under the
18	Arms Export Control Act.
19	(d) Authorization.—
20	(1) In general.—The President is authorized
21	to provide assistance to nongovernmental organiza-
22	tions and organizations to promote democracy and
23	internationally recognized human rights in Vietnam.

1	(2) Authorization of appropriations.—
2	There are authorized to be appropriated to the
3	President \$2,000,000 to carry out paragraph (1).
4	SEC. 1047. TRANSFER OF MARINE PATROL AIRCRAFT TO
5	THE GOVERNMENT OF COLOMBIA.
6	(a) Transfer Authority.—The Secretary of State,
7	acting through the Assistant Secretary of the Bureau for
8	International Narcotics and Law Enforcement Affairs, is
9	authorized to procure for transfer to the Government of
10	Colombia two tactical, unpressurized marine patrol air-
11	craft for use by the Colombian Navy to interdict and dis-
12	able drug trafficking vessels in and near the territorial wa-
13	ters of Colombia. Such transfers may be on a grant or
14	lease basis, as appropriate.
15	(b) AUTHORIZATION OF APPROPRIATIONS.—There is
16	authorized to be appropriated to the Secretary to carry
17	out this section \$25,000,000 for fiscal year 2006.
18	SEC. 1048. TRAINING AND ASSISTANCE TO IDENTIFY UN-
19	KNOWN VICTIMS WHO WERE ABDUCTED AND
20	MURDERED IN CIUDAD JUAREZ, MEXICO.
21	(a) Statement of Congress.—Congress urges the
22	President and Secretary of State to incorporate the inves-
23	tigative and preventative efforts of the Government of
24	Mexico in the bilateral agenda between the Government
25	of Mexico and the Government of the United States and

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1	to continue to express concern to the Government of Mex-
2	ico over the abductions and murders of young women since
3	1993 in the Mexican city of Ciudad Juarez.
4	(b) Training and Assistance.—The Secretary of
5	State is authorized to provide training and assistance to
6	identify unknown victims who were murdered in the Mexi-
7	can city of Ciudad Juarez through forensic analysis, in-
8	cluding DNA testing, conducted by independent, impartial
9	experts who are sensitive to the special needs and concerns
10	of the victims' families, as well as efforts to make these
11	services available to any families who have doubts about
12	the results of prior forensic testing.
13	(c) AUTHORIZATION OF APPROPRIATIONS.—There is
14	authorized to be appropriated to the Secretary of State
15	\$500,000 for fiscal year 2006 to carry out subsection (b)
16	Subtitle C—Miscellaneous
17	Provisions
18	SEC. 1051. REPORT ON UNITED STATES WEAPONS TRANS
19	FERS, SALES, AND LICENSING TO HAITI.
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20 (a) Report.—Not later than 180 days after the date 21 of the enactment of this Act, the Secretary of State shall 22 submit to the appropriate congressional committees a report on all United States weapons transfers, sales, and 24 licensing to the Government of the Republic of Haiti for

1	the period beginning on October 4, 1991, and ending or
2	the date of the enactment of this Act.
3	(b) Contents.—The report required by subsection
4	(a) shall include a detailed description of each of the fol-
5	lowing:
6	(1) The names of the individuals or govern-
7	mental entities to which weapons were transferred
8	sold, or licensed.
9	(2) The number and types of weapons trans-
10	ferred, sold, or licensed.
11	(3) The safeguards, if any, that were required
12	prior to the transfer, sale, or license of the weapons
13	(c) DEFINITION.—In this section, the term "United
14	States weapons transfers, sales, and licensing" means
15	transfers, sales, and licensing of weapons under—
16	(1) section 38 of the Arms Export Control Act
17	(22 U.S.C. 2778); or
18	(2) chapter 8 of part I of the Foreign Assist-
19	ance Act of 1961 (22 U.S.C. 2291 et seq.).
20	SEC. 1052. SENSE OF CONGRESS REGARDING ASSISTANCE
21	FOR REGIONAL HEALTH EDUCATION AND
22	MD AINTNIG DDOGD AMG

23 (a) STATEMENT OF POLICY.—Congress recognizes 24 that many health problems are not country specific. In-

1	stead many health issues can be categorized and treated
2	more effectively on a regional basis.
3	(b) Sense of Congress.—It is the sense of Con-
4	gress that the United States Agency for International De-
5	velopment should use up to five percent of country-specific
6	health program funds, as needed, to address regional
7	health education and training needs in instances in which
8	it would be more cost effective to implement health edu-
9	cation and training programs on a regional basis.
10	SEC. 1053. SENSE OF CONGRESS REGARDING ASSISTANCE
11	FOR REGIONAL HEALTH CARE DELIVERY.
12	(a) STATEMENT OF POLICY.—Congress declares the
13	following:
14	(1) Health systems in developing countries for
15	allocating and managing health resources are dys-
16	functional and incapable of addressing evolving epi-
17	demiological and demographical changes.
18	(2) Neither regional nor countrywide health
19	problems can be adequately addressed without the
20	infrastructure for health systems in place.
21	(3) The areas in Africa, Europe, Eurasia, the
2122	(3) The areas in Africa, Europe, Eurasia, the Middle East, and Asia with the greatest health prob-

treatment.

1	(b) Sense of Congress.—It is the sense of Con-
2	gress that the United States Agency for International De-
3	velopment should use up to five percent of country-specific
4	health program funds, as needed, to support projects to
5	create and improve indigenous capacity for health care de-
6	livery in regions in which such projects are most needed.
7	SEC. 1054. SENSE OF CONGRESS REGARDING ELIMINATION
8	OF EXTREME POVERTY IN DEVELOPING
9	COUNTRIES.
10	It is the sense of Congress that—
11	(1) the elimination of extreme poverty in devel-
12	oping countries should be a major priority of United
13	States foreign policy;
14	(2) the Unites States should further dem-
15	onstrate its leadership and commitment to elimi-
16	nating extreme poverty by working with developing
17	countries, donor countries, and multilateral institu-
18	tions committed to the necessary reforms, policies,
19	and practices that reduce extreme poverty in devel-
20	oping countries and by pursuing greater coordina-
21	tion with key allies and international partners; and
22	(3) the President, acting through the Adminis-
23	trator of the United States Agency for International
24	Development, and in consultation with the heads of
25	other appropriate departments and agencies of the

1	Government of the United States, international or-
2	ganizations, international financial institutions, re-
3	cipient governments, civil society organizations, and
4	other appropriate entities, should develop a com-
5	prehensive strategy to eliminate extreme poverty in
6	developing countries that involves foreign assistance,
7	foreign and local private investment, technical assist-
8	ance, private-public partnerships, and debt relief.
	SEC. 1055. SENSE OF CONGRESS REGARDING UNITED
9	SEC. 1000. SENSE OF CONGRESS REGARDING UNITED
9	STATES FOREIGN ASSISTANCE.
10	
	STATES FOREIGN ASSISTANCE.
10 11	STATES FOREIGN ASSISTANCE. It is the sense of Congress that—
10 11 12	STATES FOREIGN ASSISTANCE. It is the sense of Congress that— (1) United States foreign assistance should be
10 11 12 13	STATES FOREIGN ASSISTANCE. It is the sense of Congress that— (1) United States foreign assistance should be used to support local capacity-building in developing
10 11 12 13	STATES FOREIGN ASSISTANCE. It is the sense of Congress that— (1) United States foreign assistance should be used to support local capacity-building in developing countries and should focus on improving the institu-
110 111 112 113 114 115	STATES FOREIGN ASSISTANCE. It is the sense of Congress that— (1) United States foreign assistance should be used to support local capacity-building in developing countries and should focus on improving the institutional capacities of developing countries in order to

(2) the Department of State, the United States Agency for International Development, and the Millennium Challenge Corporation should increase their efforts to enhance recipient country participation in the planning of development programs, promote recipient country ownership of the programs, and build local capacity within the recipient country.

1	SEC. 1056. SENSE OF CONGRESS REGARDING ASSISTANCE
2	FOR CHALDOASSYRIANS AND OTHER INDIGE-
3	NOUS CHRISTIANS IN IRAQ.
4	(a) FINDINGS.—Congress finds the following:
5	(1) ChaldoAssyrians and other indigenous
6	Christians in Iraq welcome the opportunity following
7	Iraq's liberation to move beyond the days of repres-
8	sion and persecution and toward greater prosperity
9	by cooperating in the development of a democratic,
10	pluralistic state.
11	(2) Religious and ethnic discrimination has
12	driven half of Iraq's indigenous Christians into dias-
13	pora since the 1960s and now threatens to create a
14	mass exodus, thereby depriving Iraq of one of its
15	oldest and most distinctive ethnic communities.
16	(b) Sense of Congress.—It is the sense of Con-
17	gress that—
18	(1) all relevant departments and agencies of the
19	Government of the United States should pay special
20	attention to the welfare of ChaldoAssyrians and
21	other indigenous Christians in Iraq in order to pre-
22	vent a mass exodus that would detrimentally affect
23	the preservation of diversity in the Middle East and
24	the promotion of general tolerance for others; and
25	(2) the President, acting through the Adminis-
26	trator of the United States Agency for International

1	Development, should allocate funds specifically for
2	the promotion of the welfare, education, and reset-
3	tlement of ChaldoAssyrians and other indigenous
4	Christians in Iraq where they may be currently pre-
5	vented from returning to their homes.
6	TITLE XI—REPORTING
7	REQUIREMENTS
8	SEC. 1101. TRANS-SAHARA COUNTER-TERRORISM INITIA-
9	TIVE.
10	(a) Sense of Congress.—It is the sense of Con-
11	gress that efforts by the Government of the United States
12	to expand the Pan Sahel Initiative into a robust counter-
13	terrorism program in the Saharan region of Africa, to be
14	known as the "Trans-Sahara Counter Terrorism Initia-
15	tive", should be strongly supported.
16	(b) Report.—
17	(1) In general.—Not later than 120 days
18	after the date of the enactment of this Act, the Sec-
19	retary of State shall submit to the appropriate con-
20	gressional committees a detailed strategy, in classi-
21	fied form, regarding the plan of the Government of
22	the United States to expand the Pan Sahel Initiative
23	into a robust counter-terrorism program in the Sa-
24	haran region of Africa, to be known as the "Trans-

Sahara Counter Terrorism Initiative".

1	(2) Contents.—The report shall include the
2	following:
3	(A) The names of the countries that will
4	participate in the Initiative.
5	(B) A description of the types of security
6	assistance necessary to create rapid reaction se-
7	curity forces in order to bolster the capacity of
8	the countries referred to in subparagraph (A) to
9	govern their borders.
10	(C) A description of training to ensure re-
11	spect for human rights and civilian authority by
12	rapid reaction security forces referred to in sub-
13	paragraph (B) and other appropriate individ-
14	uals and entities of the countries referred to in
15	subparagraph (A).
16	(D) A description of the types of public di-
17	plomacy and related assistance that will be pro-
18	vided to promote development and counter rad-
19	ical Islamist elements that may be gaining a
20	foothold in the region.
21	(3) UPDATE.—The Secretary shall submit to
22	the appropriate congressional committees an update
23	of the report required by this subsection not later
24	than one year after the date of the initial submission

of the report under this subsection.

1	(c) Cooperation of Other Departments and
2	AGENCIES.—The head of each appropriate department
3	and agency of the Government of the United States shall
4	cooperate fully with, and assist in the implementation of
5	the strategy described in subsection (b)(1) and shall make
6	such resources and information available as is necessary
7	to ensure the success of the Initiative described in such
8	subsection.
9	SEC. 1102. ANNUAL PATTERNS OF GLOBAL TERRORISM RE-
10	PORT.
11	(a) Requirement of Report.—Section 140(a)
12	Foreign Relations Authorization Act, Fiscal Years 1988
13	and 1989 (22 U.S.C. 2656f(a)) is amended—
14	(1) in the heading, by striking "Country Re-
15	PORTS ON TERRORISM" and inserting "PATTERNS
16	OF GLOBAL TERRORISM REPORT"; and
17	(2) in the matter preceding paragraph (1), by
	(=) in the indictor proceeding paragraph (1), s,
18	inserting ", the Committee on International Rela-
18 19	
	inserting ", the Committee on International Rela-
19	inserting ", the Committee on International Rela- tions of the House of Representatives," after
19 20 21	inserting ", the Committee on International Relations of the House of Representatives," after "Speaker of the House of Representatives".
19 20 21 22	inserting ", the Committee on International Relations of the House of Representatives," after "Speaker of the House of Representatives". (b) Assessments With Respect to Foreign

25 U.S.C. 2656f(a)(1)(A)(i)) is amended—

1	(1) by striking "which were, in the opinion of
2	the Secretary, of major significance;" and inserting
3	", including—"; and
4	(2) by adding at the end the following new sub-
5	clauses:
6	"(I) the number of such acts of ter-
7	rorism or attempted acts of terrorism;
8	"(II) the number of individuals, in-
9	cluding United States citizens, who were
10	killed or injured in such acts of terrorism;
11	"(III) the methods, and relative fre-
12	quency of methods, utilized in such acts of
13	terrorism; and
14	"(IV) assessments of individuals who
15	were responsible for such acts of terrorism
16	and the relationships of such individuals to
17	terrorist groups;".
18	(e) Information With Respect to Terrorist
19	Groups.—Section 140(a)(2) of the Foreign Relations Au-
20	thorization Act, Fiscal Years 1988 and 1989 (22 U.S.C.
21	2656f(a)(2)) is amended by inserting after "and any other
22	known international terrorist group" the following "or
23	emerging terrorist group".
24	(d) Information With Respect to All Foreign
25	Countries.—Section 140(a) of the Foreign Relations

1	Authorization Act, Fiscal Years 1988 and 1989 (22)
2	U.S.C. 2656f(a)) is amended—
3	(1) in paragraph (2), by adding "and" at the
4	end after the semicolon;
5	(2) in paragraph (3)—
6	(A) in the matter preceding subparagraph
7	(A), by striking "from which the United States
8	Government" and all that follows through
9	"United States citizens or interests" and insert-
10	ing "worldwide";
11	(B) in subparagraph (A)—
12	(i) by striking "the individual or";
13	(ii) by striking "the act" and insert-
14	ing "acts of terrorism"; and
15	(iii) by striking "and" at the end;
16	(C) in subparagraph (B) by striking
17	"against United States citizens in the foreign
18	country"; and
19	(D) by adding at the end the following new
20	subparagraph:
21	"(C) the extent to which the government of
22	the foreign country is not cooperating with re-
23	spect to the matters described in subparagraphs
24	(A) and (B) and other matters relating to
25	counterterrorism efforts.": and

1	(3) by striking paragraph (4).
2	(e) Existing Provisions to Be Included in Re-
3	PORT.—Section 140(b) of the Foreign Relations Author-
4	ization Act, Fiscal Years 1988 and 1989 (22 U.S.C.
5	2656f(b)) is amended—
6	(1) in the matter preceding paragraph (1), by
7	striking "should to the extent feasible" and inserting
8	"shall";
9	(2) in paragraph (1)—
10	(A) in the matter preceding subparagraph
11	(A), by inserting "and (a)(3)" after "subsection
12	(a)(1)(A)";
13	(B) by redesignating subparagraphs (A),
14	(B), and (C) as subparagraphs (B), (C), and
15	(D), respectively;
16	(C) by inserting before subparagraph (B)
17	(as redesignated) the following new subpara-
18	graph:
19	"(A) a separate list, in chronological order,
20	of all acts of international terrorism described
21	in subsection (a)(1)(A);";
22	(D) in subparagraph (C) (as redesignated),
23	by striking "affecting American citizens or fa-
24	cilities": and

1	(E) in subparagraph (D) (as redesig-
2	nated)—
3	(i) in clause (i), by adding at the end
4	before the semicolon the following: "by the
5	government of the country, government of-
6	ficials, nongovernmental organizations,
7	quasi-governmental organizations, or na-
8	tionals of the country";
9	(ii) in clause (v), by adding "and" at
10	the end after the semicolon; and
11	(iii) by adding at the end the fol-
12	lowing new clause:
13	"(vi) other types of indirect support
14	for international terrorism, such as inciting
15	acts of terrorism or countenance of acts of
16	terrorism by the government of the coun-
17	try, government officials, nongovernmental
18	organizations, quasi-governmental organi-
19	zations, or nationals of the country;";
20	(3) in paragraph (3)—
21	(A) in subparagraph (E), by striking
22	"and" at the end;
23	(B) in subparagraph (F), by adding "and"
24	at the end; and

1	(C) by adding at the end the following new
2	subparagraph:
3	"(G) information on the stated intentions
4	and patterns of activities of terrorist groups de-
5	scribed in subsection (a)(2), capabilities and
6	membership of such groups, recruitment and
7	fundraising activities of such groups, and the
8	relationships of such groups to criminal organi-
9	zations, including organizations involved in il-
10	licit narcotics trafficking;"; and
11	(4) by redesignating paragraphs (3) and (4) (as
12	added by section 701(a)(2)(C) of the Intelligence
13	Authorization Act for Fiscal Year 2005 (Public Law
14	108–487; 118 Stat. 3961)) as paragraphs (6) and
15	(7), respectively.
16	(f) New Provisions to Be Included in Re-
17	PORT.—Section 140(b) of the Foreign Relations Author-
18	ization Act, Fiscal Years 1988 and 1989 (22 U.S.C.
19	2656f(b)), as amended by subsection (e), is further
20	amended—
21	(1) in paragraph (6) (as redesignated), by strik-
22	ing "and" at the end;
23	(2) in paragraph (7) (as redesignated), by strik-
24	ing the period at the end and inserting a semicolon;
25	and

1	(3) by adding at the end the following new
2	paragraphs:
3	"(8) an analysis of the efforts of multilateral
4	organizations (excluding international financial insti-
5	tutions) to combat international terrorism, including
6	efforts of the United Nations and its affiliated orga-
7	nizations, regional multilateral organizations, and
8	nongovernmental organizations;
9	"(9) a list of countries of concern with respect
10	to the financing of terrorism; and
11	"(10) an analysis of policy goals of the United
12	States for counterterrorism efforts in the subsequent
13	calendar year.".
14	(g) Classification of Report.—Section 140(c) of
15	the Foreign Relations Authorization Act, Fiscal Years
16	1988 and 1989 (22 U.S.C. 2656f(c)) is amended to read
17	as follows:
18	"(c) Classification of Report.—The report re-
19	quired by subsection (a) shall be submitted in unclassified
20	form and shall contain a classified annex as necessary.".
21	(h) Inter-Agency Process for Compilation of
22	Report.—Section 140 of Foreign Relations Authoriza-
23	tion Act, Fiscal Years 1988 and 1989 (22 U.S.C. 2656f)
24	is amended—

1	(1) by redesignating subsections (d) and (e) as
2	subsections (e) and (f), respectively; and
3	(2) by inserting after subsection (c) the fol-
4	lowing new subsection:
5	"(d) Inter-Agency Process for Compilation of
6	REPORT.—The Secretary of State shall, in preparing the
7	report required by subsection (a), establish an inter-agen-
8	cy process to—
9	"(1) consult and coordinate with other appro-
10	priate officials of the Government of the United
11	States who are responsible for collecting and ana-
12	lyzing counterterrorism intelligence; and
13	"(2) utilize, to the maximum extent practicable,
14	such counterterrorism intelligence and analyses.".
15	(i) Comparability Standard With Prior Re-
16	PORT.—Section 140 of Foreign Relations Authorization
17	Act, Fiscal Years 1988 and 1989 (22 U.S.C. 2656f), as
18	amended by subsection (h), is further amended—
19	(1) by redesignating subsections (e) and (f) (as
20	redesignated) as subsections (f) and (g), respectively;
21	and
22	(2) by inserting after subsection (d) (as added
23	by subsection (h)) the following new subsection:
24	"(e) Comparability Standard With Prior Re-
25	PORT.—The Secretary of State shall, in preparing the re-

- 1 port required by subsection (a), use standards, criteria,
- 2 and methodologies in a consistent manner so that statis-
- 3 tical comparisons may be made among different reports.
- 4 If significant changes are made to any such standards,
- 5 criteria, or methodology, the Secretary shall, in consulta-
- 6 tion with other appropriate officials of the Government of
- 7 the United States, make appropriate adjustments, using
- 8 the best available methods, so that the data provided in
- 9 each report is comparable to the data provided in prior
- 10 reports.".
- 11 (j) Definitions.—Section 140(f)(1) of Foreign Re-
- 12 lations Authorization Act, Fiscal Years 1988 and 1989 (as
- 13 redesignated) is amended to read as follows:
- 14 "(1) the term 'international terrorism' means—
- 15 "(A) terrorism involving citizens or the ter-
- ritory of more than one country; or
- 17 "(B) terrorism involving citizens and the
- territory of one country which is intended to in-
- timidate or coerce not only the civilian popu-
- 20 lation or government of such country but also
- other civilian populations or governments;".
- 22 (k) Reporting Period.—Section 140(g) Foreign
- 23 Relations Authorization Act, Fiscal Years 1988 and 1989
- 24 (as redesignated) is amended to read as follows:

1	"(g) Reporting Period.—The report required
2	under subsection (a) shall cover the events of the calendar
3	year preceding the calender year in which the report is
4	transmitted.".
5	(l) Appearance of Secretary of State Before
6	Congress.—Section 140 of the Foreign Relations Au-
7	thorization Act, Fiscal Years 1988 and 1989 (22 U.S.C.
8	2656f) is amended by adding at the end the following new
9	subsection:
10	"(h) APPEARANCE OF SECRETARY OF STATE BE-
11	FORE CONGRESS.—
12	"(1) IN GENERAL.—The Secretary of State
13	shall appear before Congress at annual hearings, as
14	specified in paragraph (2), regarding the provisions
15	included in the report required under subsection (a).
16	"(2) Schedule.—The Secretary of State shall
17	appear before—
18	"(A) the Committee on International Rela-
19	tions of the House of Representatives on or
20	about May 20 of even numbered calendar years;
21	"(B) the Committee on Foreign Relations
22	of the Senate on or about May 20 of odd num-
23	bered calendar years; and
24	"(C) either Committee referred to in sub-
25	paragraph (A) or (B), upon request, following

1	the scheduled appearance of the Secretary be-
2	fore the other Committee under subparagraph
3	(A) or (B).".
4	(m) Conforming Amendments.—
5	(1) Section Heading.—The heading of section
6	140 of the Foreign Relations Authorization Act, Fis-
7	cal Years 1988 and 1989 (22 U.S.C. 2656f) is
8	amended to read as follows:
9	"SEC. 140. ANNUAL PATTERNS OF GLOBAL TERRORISM RE-
10	PORT.".
11	(2) Table of contents.—The table of con-
12	tents of such Act (as contained in section 1(b) of
13	such Act) is amended in the item relating to section
14	140 to read as follows:
	"Sec. 140. Annual patterns of global terrorism report.".
15	(n) Effective Date.—The amendments made by
16	this section apply with respect to the report required to
17	be transmitted under section 140 of the Foreign Relations
18	Authorization Act, Fiscal Years 1988 and 1989 (22
19	U.S.C. 2656f), by April 30, 2007, and by April 30 of each
20	subsequent year.
21	SEC. 1103. DUAL GATEWAY POLICY OF THE GOVERNMENT
22	OF IRELAND.
23	(a) In General.—The Secretary of State shall re-
24	view the dual gateway policy and determine the effects the
25	discontinuation of such policy might have on the economy

- 1 of the United States and the economy of western Ireland
- 2 before the United States takes any action that could lead
- 3 to the discontinuation of such policy.
- 4 (b) Economic Impact Study.—In determining the
- 5 effects that the discontinuation of such policy might have
- 6 on the economy of the United States, the Secretary, in
- 7 consultation with the heads of other appropriate depart-
- 8 ments and agencies, shall consider the effects the dis-
- 9 continuation of such policy might have on United States
- 10 businesses operating in western Ireland, Irish businesses
- 11 operating in and around Shannon Airport, and United
- 12 States air carriers serving Ireland.
- 13 (c) Report.—Not later than 180 days after the date
- 14 of the enactment of this Act, the Secretary shall submit
- 15 to the appropriate congressional committees a report de-
- 16 scribing the determinations made under subsection (a), to-
- 17 gether with any recommendations for United States ac-
- 18 tion.
- 19 (d) Definition.—In this section, the term "dual
- 20 gateway policy" means the policy of the Government of
- 21 Ireland requiring certain air carriers serving Dublin Air-
- 22 port to undertake an equal numbers of flights to Shannon
- 23 Airport and Dublin Airport during each calendar year.

1 SEC. 1104. STABILIZATION IN HAITI.

2	Not later than one year after the date of the enact-
3	ment of this Act and one year thereafter, the Secretary
4	of State shall submit to the appropriate congressional
5	committees a report on United States efforts to—
6	(1) assist in the disarmament of illegally armed
7	forces in Haiti, including through a program of gur
8	exchanges;
9	(2) assist in the reform of the Haitian National
10	Police; and
11	(3) support stabilization in Haiti.
12	SEC. 1105. VERIFICATION REPORTS TO CONGRESS.
13	Section 403(a) of the Arms Control and Disar-
14	mament Act (22 U.S.C. 2593a(a)) is amended in the mat-
15	ter preceding paragraph (1)—
16	(1) by striking "prepared by the Secretary of
17	State with the concurrence of the Director of Cen-
18	tral Intelligence and in consultation with the Sec-
19	retary of Defense, the Secretary of Energy, and the
20	Chairman of the Joint Chiefs of Staff,"; and
21	(2) by inserting ", as the President considers
22	appropriate" after "include"

1	SEC. 1106. PROTECTION OF REFUGEES FROM NORTH
2	KOREA.
3	Section 305(a) of the North Korean Human Rights
4	Act of 2004 (Public Law 108–333; 22 U.S.C. 7845) is
5	amended—
6	(1) in paragraph (1), by striking "and" at the
7	end;
8	(2) in paragraph (2), by striking the period at
9	the end and inserting "; and; and
10	(3) by adding at the end the following new
11	paragraph:
12	"(3) a detailed description of the measures un-
13	dertaken by the Secretary of State to carry out sec-
14	tion 303, including country-specific information with
15	respect to United States efforts to secure the co-
16	operation and permission of the governments of
17	countries in East and Southeast Asia to facilitate
18	United States processing of North Koreans seeking
19	protection as refugees. The information required by
20	this paragraph may be provided in a classified for-
21	mat, if necessary.".
22	SEC. 1107. ACQUISITION AND MAJOR SECURITY UPGRADES.
23	Section 605(c) of the Secure Embassy Construction
24	and Counterterrorism Act of 1999 (title VI of the Admiral
25	James W. Nance and Meg Donovan Foreign Relations Au-

1	thorization Act, Fiscal Years 2000 and 2001; Public Law
2	106–113—Appendix G) is amended—
3	(1) in the heading, by striking "Semiannual";
4	(2) in the matter preceding paragraph (1), by
5	striking "June 1 and"; and
6	(3) in paragraph (1)(A), by striking "two fiscal
7	quarters" and inserting "year".
8	SEC. 1108. SERVICES FOR CHILDREN WITH AUTISM AT
9	OVERSEAS MISSIONS.
10	(a) STUDY.—With respect to countries in which there
11	is at least one mission of the United States, the Secretary
12	of State shall conduct a study of the availability of pro-
13	grams that address the special needs of children with au-
14	tism, including the availability of speech therapists and
15	pediatric occupational therapists at Department of De-
16	fense sponsored schools. Such study shall include the esti-
17	mated incidence of autism among dependents of members
18	of the Foreign Service and dependents of specialist For-
19	eign Service personnel. Such study shall also include an
20	analysis of the possibility of establishing "Educational
21	Centers of Excellence" for such children.

- 22 (b) Report.—Not later than 30 days after the com-
- 23 pletion of the study required under subsection (a), the Sec-
- 24 retary shall submit to the appropriate congressional com-

1	mittees a report containing the findings of the study to-
2	gether with any recommendations for related action.
3	SEC. 1109. INCIDENCE AND PREVALENCE OF AUTISM
4	WORLDWIDE.
5	(a) Study.—
6	(1) IN GENERAL.—The Secretary of State shall
7	direct the United States representative to the Execu-
8	tive Board of the United Nations Children's Fund
9	(UNICEF) to use the voice and vote of the United
10	States to urge UNICEF to provide for the conduct
11	of a study of the incidence and prevalence of autism
12	spectrum disorders (in this section referred to as
13	"autism") worldwide.
14	(2) CONDUCT OF STUDY.—The study should—
15	(A) evaluate the incidence and prevalence
16	of autism in all countries worldwide and com-
17	pare such incidence and prevalence to the inci-
18	dence and prevalence of autism in the United
19	States and evaluate the reliability of the infor-
20	mation obtained from each country in carrying
21	out this subparagraph; and
22	(B) evaluate the feasibility of establishing
23	a method for the collection of information relat-
24	ing to the incidence and prevalence of autism in
25	all countries worldwide.

- 1 (b) Report.—The Secretary of State shall direct the
- 2 United States representative to the Executive Board of
- 3 UNICEF to use the voice and vote of the United States
- 4 to urge UNICEF to—
- 5 (1) provide for the preparation of a report that
- 6 contains the results of the study described in sub-
- 7 section (a); and
- 8 (2) provide for the availability of the report on
- 9 the Internet website of UNICEF.
- 10 (c) Funding.—Of the amounts made available for
- 11 fiscal year 2006 to carry out section 301 of the Foreign
- 12 Assistance Act of 1961 (22 U.S.C. 2221), \$1,500,000 is
- 13 authorized to be available for a voluntary contribution to
- 14 UNICEF to conduct the study described in subsection (a)
- 15 and prepare the report described in subsection (b).
- 16 SEC. 1110. INTERNET JAMMING.
- 17 (a) Report.—Not later than March 1 of the year
- 18 following the date of the enactment of this Act, the Chair-
- 19 man of the Broadcasting Board of Governors shall submit
- 20 to the appropriate congressional committees a report on
- 21 the status of state-sponsored and state-directed Internet
- 22 jamming by repressive foreign governments and a descrip-
- 23 tion of efforts by the United States to counter such jam-
- 24 ming. Each report shall list the countries the governments
- 25 of which pursue Internet censorship or jamming and pro-

- 1 vide information concerning the government agencies or
- 2 quasi-governmental organizations of such governments
- 3 that engage in Internet jamming.
- 4 (b) FORM.—If the Chairman determines that such is
- 5 appropriate, the Chairman may submit such report to-
- 6 gether with a classified annex.
- 7 SEC. 1111. DEPARTMENT OF STATE EMPLOYMENT COM-
- 8 **POSITION.**
- 9 (a) STATEMENT OF POLICY.—In order for the De-
- 10 partment of State to accurately represent all people in the
- 11 United States, the Department must accurately reflect the
- 12 diversity of the United States.
- 13 (b) Report on Minority Recruitment.—Section
- 14 324 of the Foreign Relations Authorization Act, Fiscal
- 15 Year 2003 (Public Law 107–228) is amended—
- 16 (1) in the matter preceding paragraph (1), by
- 17 striking "April 1, 2003, and April 1, 2004," and in-
- 18 serting "April 1, 2006, and April 1, 2007,"; and
- 19 (2) in paragraphs (1) and (2), by striking "mi-
- 20 nority groups" each place it appears and inserting
- 21 "minority groups and women".
- 22 (c) Acquisition.—Section 324 of such Act is further
- 23 amended by adding at the end the following new para-
- 24 graph:

1	"(3) For the immediately preceding 12-month
2	period for which such information is available—
3	"(A) the numbers and percentages of
4	small, minority-owned, or disadvantaged busi-
5	nesses that provide goods and services to the
6	Department as a result of contracts with the
7	Department during such period;
8	"(B) the total number of such contracts;
9	"(C) the total dollar value of such con-
10	tracts; and
11	"(D) and the percentage value represented
12	by such contract proportionate to the total
13	value of all contracts held by the Department.".
14	(d) Use of Funds.—The provisions of section 325
15	of such Act shall apply to funds authorized to be appro-
16	priated under section 101(1)(G) of this Act.
17	SEC. 1112. INCITEMENT TO ACTS OF DISCRIMINATION.
18	(a) Inclusion of Information Relating to In-
19	CITEMENT TO ACTS OF DISCRIMINATION IN ANNUAL
20	COUNTRY REPORTS ON HUMAN RIGHT PRACTICES.—
21	(1) Countries receiving economic assist-
22	ANCE.—Section 116(d) of the Foreign Assistance
23	Act of 1961 (22 U.S.C. 2151n(d)), as amended by
24	section 614(b)(1) of this Act, is further amended—

1	(A) in paragraph (10), by striking "and"
2	at the end;
3	(B) in paragraph (11)(C), by striking the
4	period at the end and inserting "; and"; and
5	(C) by adding at the end the following new
6	paragraph:
7	"(12) wherever applicable, a description of the
8	nature and extent of—
9	"(A) propaganda in foreign government
10	and foreign government-controlled media and
11	other sources, including foreign government-
12	produced educational materials and textbooks,
13	that attempt to justify or promote racial hatred
14	or incite acts of violence against any race or
15	people;
16	"(B) complicity or involvement by the for-
17	eign government in the creation of such propa-
18	ganda or incitement of acts of violence against
19	any race or people; and
20	"(C) a description of the actions, if any,
21	taken by the foreign government to eliminate
22	such propaganda or incitement.".
23	(2) Countries receiving security assist-
24	ANCE.—Section 502B(b) of the Foreign Assistance
25	Act of 1961 (22 U.S.C. 2304(b)), as amended by

1 section 614(b)(2) of this Act, is further amended by 2 inserting after the ninth sentence the following new 3 sentence: "Each report under this section shall also 4 include, wherever applicable, a description of the na-5 ture and extent of propaganda in foreign govern-6 ment and foreign government-controlled media and 7 other sources, including foreign government-pro-8 duced educational materials and textbooks, that at-9 tempt to justify or promote racial hatred or incite 10 acts of violence against any race or people, com-11 plicity or involvement by the foreign government in 12 the creation of such propaganda or incitement of 13 acts of violence against any race or people, and a de-14 scription of the actions, if any, taken by the foreign 15 government to eliminate such propaganda or incite-16 ment.".

17 EFFECTIVE Date AMENDMENT.—The (b) OF18 amendment made by subsection (a) shall take effect on 19 the date of the enactment of this Act and apply beginning 20 with the first report submitted by the Secretary of State 21 under sections 116(d) and 502B(b) of the Foreign Assist-22 ance Act of 1961 (22 U.S.C. 2151n(d) and 2304(b)) after 23 such date.

SEC. 1113. CHILD MARRIAGE.

2 (a) One Time Report.—Not later than 1	180	days
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- 3 after the date of the enactment of this Act, the Secretary
- 4 of State shall submit to the appropriate congressional
- 5 committees a one time report on the practice of the custom
- 6 of child marriage in countries around the world. The re-
- 7 port shall include the following information:
- 8 (1) A separate section for each country, as ap-
- 9 plicable, describing the nature and extent of child
- marriage in such country.
- 11 (2) A description of the actions, if any, taken
- by the government of each such country, where ap-
- plicable, to revise the laws of such country and insti-
- tutionalize comprehensive procedures and practices
- to eliminate child marriage.
- 16 (3) A description of the actions taken by the
- 17 Department of State and other Federal departments
- and agencies to encourage foreign governments to
- eliminate child marriage and to support the activi-
- 20 ties of non-governmental organizations dedicated to
- 21 eliminating child marriage and supporting its vic-
- tims.
- 23 (b) Inclusion of Information Relating to
- 24 CHILD MARRIAGE IN ANNUAL COUNTRY REPORTS ON
- 25 Human Rights Practices.—

1	(1) Countries receiving economic assist-
2	ANCE.—Section 116(d) of the Foreign Assistance
3	Act of 1961 (22 U.S.C. 2151n(d)), as amended by
4	sections $614(b)(1)$ and $1013(a)(1)$ of this Act, is
5	further amended—
6	(A) in paragraph (11)(C), by striking
7	"and" at the end;
8	(B) in paragraph (12)(C), by striking the
9	period at the end and inserting "; and"; and
10	(C) by adding at the end the following new
11	paragraph:
12	"(13)(A) wherever applicable, a description of
13	the nature and extent of laws and traditions in each
14	country that enable or encourage the practice of
15	child marriage; and
16	"(B) a description of the actions, if any, taken
17	by the government of each such country to revise the
18	laws of such country and institutionalize comprehen-
19	sive procedures and practices to eliminate child mar-
20	riage.".
21	(2) Countries receiving security assist-
22	ANCE.—Section 502B(b) of the Foreign Assistance
23	Act of 1961 (22 U.S.C. 2304(b)), as amended by
24	sections $614(b)(2)$ and $1013(a)(2)$ of this Act, is
25	further amended by inserting after the tenth sen-

- 1 tence the following new sentence: "Each report 2 under this section shall also include, wherever appli-3 cable, a description of the nature and extent of laws and traditions in each country that enable or encour-5 age the practice of child marriage and a description 6 of the actions, if any, taken by the government of 7 each such country to revise the laws of such country 8 and institutionalize comprehensive procedures and 9 practices to eliminate child marriage.".
- 10 EFFECTIVE DATEOF AMENDMENT.—The amendment made by subsection (b) shall take effect on 11 12 the date of the enactment of this Act and apply beginning with the first report submitted by the Secretary of State under sections 116(d) and 502B(b) of the Foreign Assist-14 15 ance Act of 1961 (22 U.S.C. 2151n(d) and 2304(b)) after the report required under subsection (a). 16

17 SEC. 1114. MAGEN DAVID ADOM SOCIETY.

18 (a) FINDINGS.—Section 690(a) of the Foreign Rela-19 tions Authorization Act, Fiscal Year 2003 (Public Law 20 107–228), is amended by adding at the end the following: 21 "(5) Since the founding of the Magen David 22 Adom Society in 1930, the American Red Cross has 23 regarded it as a sister national society forging close 24 working ties between the two societies and has con-25 sistently advocated recognition and membership of

1	the Magen David Adom Society in the International
2	Red Cross and Red Crescent Movement.
3	"(6) The American Red Cross and the Magen
4	David Adom Society signed an important memo-
5	randum of understanding in November 2002, out-
6	lining areas for strategic collaboration, and the
7	American Red Cross will encourage other societies to
8	establish similar agreements with the Magen David
9	Adom Society.".
10	(b) Sense of Congress.—Section 690(b) of such
11	Act is amended—
12	(1) in paragraph (3), by striking "and" at the
13	end;
14	(2) by redesignating paragraph (4) as para-
15	graph (5); and
16	(3) by inserting after paragraph (3) the fol-
17	lowing new paragraph:
18	"(4) the High Contracting Parties to the Gene-
19	va Conventions of August 12, 1949, should adopt
20	the October 12, 2000, draft additional protocol
21	which would accord international recognition to an

23 (c) Report.—Section 690 of such Act is further 24 amended by adding at the end the following new sub-25 section:

additional distinctive emblem; and".

1	"(c) Report.—Not later than 60 days after the date
2	of the enactment of the Foreign Relations Authorization
3	Act, Fiscal Years 2006 and 2007, and one year thereafter
4	the Secretary of State shall submit a report, on a classified
5	basis if necessary, to the appropriate congressional com-
6	mittees describing—
7	"(1) efforts by the United States to obtain full
8	membership for the Magen David Adom Society in
9	the International Red Cross and Red Crescent Move-
10	ment;
11	"(2) efforts by the International Committee of
12	the Red Cross to obtain full membership for the
13	Magen David Adom Society in the International Red
14	Cross and Red Crescent Movement;
15	"(3) efforts of the High Contracting Parties to
16	the Geneva Conventions of August 12, 1949, to
17	adopt the October 12, 2000, draft additional pro-
18	tocol to the Geneva Conventions;
19	"(4) the extent to which the Magen David
20	Adom Society is participating in the activities of the
21	International Red Cross and Red Crescent Move-
22	ment; and
23	"(5) efforts by any state, member, or official of
24	the International Red Cross and Red Crescent Move-

1	ment to prevent, obstruct, or place conditions
2	upon—
3	"(A) adoption by the High Contracting
4	Parties to the Geneva Conventions of August
5	12, 1949, of the October 12, 2000, draft addi-
6	tional protocol to the Geneva Conventions; and
7	"(B) full participation of the Magen David
8	Adom Society in the activities of the Inter-
9	national Red Cross and Red Crescent Move-
10	ment.".
11	SEC. 1115. DEVELOPMENTS IN AND POLICY TOWARD INDO-
12	NESIA.
13	(a) Statement of Congress Relating to Re-
14	CENT DEVELOPMENTS, HUMAN RIGHTS, AND REFORM.—
15	Congress—
16	(1) recognizes the remarkable progress in de-
17	mocratization and decentralization made by Indo-
18	nesia in recent years and commends the people of
19	Indonesia on the pace and scale of those continuing
20	reforms;
21	(2) reaffirms—
22	(A) its deep condolences to the people of
23	Indonesia for the profound losses inflicted by
24	the December 26, 2004, earthquake and tsu-
25	nami; and

1	(B) its commitment to generous United
2	States support for relief and long term recon-
3	struction efforts in affected areas;
4	(3) expresses its hope that in the aftermath of
5	the tsunami tragedy the Government of Indonesia
6	and other parties will succeed in reaching and imple-
7	menting a peaceful, negotiated settlement of the
8	long-standing conflict in Aceh;
9	(4) commends the Government of Indonesia for
10	allowing broad international access to Aceh after the
11	December 2004 tsunami, and urges that inter-
12	national nongovernmental organizations and media
13	be allowed unfettered access throughout Indonesia,
14	including in Papua and Aceh;
15	(5) notes with grave concern that—
16	(A) reform of the Indonesian security
17	forces has not kept pace with democratic polit-
18	ical reform, and that the Indonesian military is
19	subject to inadequate civilian control and over-
20	sight, lacks budgetary transparency, and con-
21	tinues to emphasize an internal security role
22	within Indonesia;
23	(B) members of the Indonesian security
24	forces continue to commit many serious human

rights violations, including killings, torture,

1 rape, and arbitrary detention, particularly in 2 areas of communal and separatist conflict; and

- (C) the Government of Indonesia largely fails to hold soldiers and police accountable for extrajudicial killings and other serious human rights abuses, both past and present, including atrocities committed in East Timor prior to its independence from Indonesia;
- (6) condemns the intimidation and harassment of human rights and civil society organizations by members of the Indonesian security forces and military-backed militia groups, and urges a complete investigation of the fatal poisoning of prominent human rights activist Munir in September 2004; and
- (7) urges the Government of Indonesia and the Indonesian military to continue to provide full, active, and unfettered cooperation to the Federal Bureau of Investigation of the Department of Justice in its investigation of the August 31, 2002, attack near Timika, Papua, which killed three people (including two Americans, Rick Spier and Ted Burgon) and injured 12 others, and to pursue the indictment, apprehension, and prosecution of all parties responsible for that attack.

- (b) FINDINGS RELATING TO PAPUA.—Congress findsthe following:
- (1) Papua, a resource-rich province whose indigenous inhabitants are predominantly Melanesian,
 was formerly a colony of the Netherlands.
 - (2) While Indonesia has claimed Papua as part of its territory since its independence in the late 1940s, Papua remained under Dutch administrative control until 1962.
 - (3) On August 15, 1962, Indonesia and the Netherlands signed an agreement at the United Nations in New York (commonly referred to as the "New York Agreement") which transferred administration of Papua first to a United Nations Temporary Executive Authority (UNTEA), and then to Indonesia in 1963, pending an "act of free choice . . . to permit the inhabitants to decide whether they wish to remain with Indonesia".
 - (4) In the New York Agreement, Indonesia formally recognized "the eligibility of all adults [in Papua] . . . to participate in [an] act of self-determination to be carried out in accordance with international practice", and pledged "to give the people of the territory the opportunity to exercise freedom

of choice . . . before the end of 1969".

- 1 (5) In July and August 1969, Indonesia con-2 ducted an "Act of Free Choice", in which 1,025 se-3 lected Papuan elders voted unanimously to join In-4 donesia, in circumstances that were subject to both 5 overt and covert forms of manipulation.
 - (6) In the intervening years, indigenous Papuans have suffered extensive human rights abuses, natural resource exploitation, environmental degradation, and commercial dominance by immigrant communities, and some individuals and groups estimate that more than 100,000 Papuans have been killed during Indonesian rule, primarily during the Sukarno and Suharto administrations.
 - (7) While the United States supports the territorial integrity of Indonesia, Indonesia's historical reliance on force for the maintenance of control has been counterproductive, and long-standing abuses by security forces have galvanized independence sentiments among many Papuans.
 - (8) While the Indonesian parliament passed a Special Autonomy Law for Papua in October 2001 that was intended to allocate greater revenue and decision making authority to the Papuan provincial government, the promise of special autonomy has not been effectively realized and has been under-

- mined in its implementation, such as by conflicting legal directives further subdividing the province in apparent contravention of the law and without the consent of appropriate provincial authorities.
 - (9) Rather than demilitarizing its approach, Indonesia has reportedly sent thousands of additional troops to Papua, and military operations in the central highlands since the fall of 2004 have displaced thousands of civilians into very vulnerable circumstances, contributing further to mistrust of the central government by many indigenous Papuans.
 - (10) According to the 2004 Annual Country Report on Human Rights Practices of the Department of State, in Indonesia "security force members murdered, tortured, raped, beat, and arbitrarily detained civilians and members of separatist movements" and "police frequently and arbitrarily detained persons without warrants, charges, or court proceedings" in Papua.

(c) Reporting Requirements.—

(1) Report on special autonomy.—Not later than 180 days after the date of the enactment of this Act and one year thereafter, the Secretary of State shall submit to the appropriate congressional committees a report detailing implementation of spe-

1	cial autonomy for Papua and Aceh. Such reports
2	shall include—
3	(A) an assessment of the extent to which
4	each province has enjoyed an increase in rev-
5	enue allocations and decision making authority;
6	(B) a description of access by international
7	press and non-governmental organizations to
8	each province;
9	(C) an assessment of the role played by
10	local civil society in governance and decision
11	making;
12	(D) a description of force levels and con-
13	duct of Indonesian security forces in each prov-
14	ince; and
15	(E) a description of United States efforts
16	to promote respect for human rights in each
17	province.
18	(2) Report on the 1969 act of free
19	CHOICE.—Not later than 180 days after the date of
20	the enactment of this Act, the Secretary of State
21	shall submit to the appropriate congressional com-
22	mittees a report analyzing the 1969 Act of Free
23	Choice.

SEC. 1116. MURDERS OF UNITED STATES CITIZENS JOHN
BRANCHIZIO, MARK PARSON, AND JOHN
MARIN LINDE.
(a) FINDINGS.—Congress makes the following find-
ings:
(1) On October 15, 2003, a convoy of clearly
identified United States diplomatic vehicles was at-
tacked by Palestinian terrorists in Gaza resulting in
the death of United States citizens John Branchizio,
Mark Parson, and John Marin Linde, and the injury
of a fourth United States citizen.
(2) John Branchizio, Mark Parson, and John
Marin Linde were contract employees providing se-
curity to United States diplomatic personnel who
were visiting Gaza in order to identify potential Pal-
estinian candidates for Fulbright Scholarships.
(3) A senior official of the Palestinian Author-
ity was reported to have stated on September 22,
2004, that "Palestinian security forces know who
was behind the killing" of John Branchizio, Mark
Parson, and John Marin Linde.
(4) Following her visit to Israel and the West
Bank on February 7, 2005, Secretary of State
Condoleezza Rice announced that she had been "as-
sured by President Abbas of the Palestinian

Authority's intention to bring justice to those who

- 1 murdered three American personnel in the Gaza in 2003".
- (5) Since the attack on October 15, 2003,
 United States Government personnel have been prohibited from all travel in Gaza.
- 6 (6) The United States Rewards for Justice pro-7 gram is offering a reward of up to \$5,000,000 for 8 information leading to the arrest or conviction of 9 any persons involved in the murder of John 10 Branchizio, Mark Parson, and John Marin Linde.
- 11 (b) SENSE OF CONGRESS.—It is the sense of Con-12 gress that—
- 13 (1) the continued inability or unwillingness of 14 the Palestinian Authority to actively and aggres-15 sively pursue the murderers of United States citizens 16 John Branchizio, Mark Parson, and John Marin 17 Linde and bring them to justice calls into question 18 the Palestinian Authority's viability as a partner for 19 the United States in resolving the Palestinian-Israeli 20 conflict;
 - (2) future United States assistance to the Palestinian Authority may be affected, and the continued operation of the PLO Representative Office in Washington may be jeopardized, if the Palestinian Authority does not fully and effectively cooperate in

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1	bringing to justice the murderers of John
2	Branchizio, Mark Parson, and John Marin Linde;
3	and
4	(3) it is in the vital national security interest of
5	the United States to safeguard, to the greatest ex-
6	tent possible consistent with their mission, United
7	States diplomats and all embassy and consulate per-
8	sonnel, and to use the full power of the United
9	States to bring to justice any individual or entity
10	that threatens, jeopardizes, or harms them.
11	(c) Report.—Not later than 30 days after the date
12	of the enactment of this Act, and every 120 days there-
13	after, the Secretary of State shall submit a report, on a
14	classified basis if necessary, to the appropriate congres-
15	sional committees describing—
16	(1) efforts by the United States to bring to jus-
17	tice the murderers of United States citizens John
18	Branchizio, Mark Parson, and John Marin Linde;
19	(2) a detailed assessment of efforts by the Pal-
20	estinian Authority to bring to justice the murderers
21	of John Branchizio, Mark Parson, and John Marin
22	Linde, including—
23	(A) the number of arrests, interrogations,
24	and interviews by Palestinian Authority officials
25	related to the case;

1	(B) the number of Palestinian security
2	personnel and man-hours assigned to the case;
3	(C) the extent of personal supervision or
4	involvement by the President and Ministers of
5	the Palestinian Authority; and
6	(D) the degree of cooperation between the
7	United States and the Palestinian Authority in
8	regards to this case;
9	(3) a specific assessment by the Secretary of
10	whether the Palestinian efforts described in para-
11	graph (2) constitute the best possible effort by the
12	Palestinian Authority; and
13	(4) any additional steps or initiatives requested
14	or recommended by the United States that were not
15	pursued by the Palestinian Authority.
16	(d) CERTIFICATION.—The requirement to submit a
17	report under subsection (c) shall no longer apply if the
18	Secretary of State certifies to the appropriate congres-
19	sional committees that the murderers of United States
20	citizens John Branchizio, Mark Parson, and John Marin
21	Linde have been identified, arrested, and brought to jus-
22	tice.
23	(e) Definition.—In this section, the term "appro-
24	priate congressional committees" means—

1	(1) the Committee on International Relations
2	and the Committee on Appropriations of the House
3	of Representatives; and
4	(2) the Committee on Foreign Relations and
5	the Committee on Appropriations of the Senate.
6	SEC. 1117. DIPLOMATIC RELATIONS WITH ISRAEL.
7	(a) FINDINGS.—Congress makes the following find-
8	ings:
9	(1) Israel is a friend and ally of the United
10	States whose security is vital to regional stability
11	and United States interests.
12	(2) Israel currently maintains diplomatic rela-
13	tions with 160 countries, 33 countries do not have
14	any diplomatic relations with Israel, and one country
15	has partial relations with Israel.
16	(3) The Government of Israel has been actively
17	seeking to establish formal relations with a number
18	of countries.
19	(4) After 57 years of existence, Israel deserves
20	to be treated as an equal country by its neighbors
21	and the world community.
22	(b) Sense of Congress.—It is the sense of Con-
23	gress that the United States should assist Israel in its ef-
24	forts to establish diplomatic relations.

1	(c) Report.—Not later than 90 days after the date
2	of the enactment of this Act and annually thereafter, the
3	Secretary of State shall submit to the appropriate congres-
4	sional committees a report that includes the following in-
5	formation (in classified or unclassified form, as appro-
6	priate):
7	(1) Actions taken by representatives of the
8	United States to encourage other countries to estab-
9	lish full diplomatic relations with Israel.
10	(2) Specific responses solicited and received by
11	the Secretary from countries that do not maintain
12	full diplomatic relations with Israel with respect to
13	their attitudes toward and plans for entering into
14	diplomatic relations with Israel.
15	(3) Other measures being undertaken, and
16	measures that will be undertaken, by the United
17	States to ensure and promote Israel's full participa-
18	tion in the world diplomatic community.
19	(d) Definition.—In this section, the term "appro-
20	priate congressional committees" means—
21	(1) the Committee on International Relations
22	and the Committee on Appropriations of the House
23	of Representatives; and
24	(2) the Committee on Foreign Relations and
25	the Committee on Appropriations of the Senate

1 SEC. 1118. TAX ENFORCEMENT IN COLOMBIA.

- 2 Not later than 90 days after the date of the enact-
- 3 ment of this Act, the Secretary of State shall submit to
- 4 the Committee on International Relations of the House
- 5 of Representatives, the Committee on Foreign Relations
- 6 of the Senate, the Committee on Appropriations of the
- 7 House of Representatives, and the Committee on Appro-
- 8 priations of the Senate a report detailing challenges to tax
- 9 code enforcement in Colombia. This report shall include,
- 10 as a percentage of Colombia's gross domestic product, an
- 11 estimate of current tax revenue, an estimate of potential
- 12 additional tax revenue if Colombia's existing tax laws were
- 13 fully enforced, and a discussion of how such additional rev-
- 14 enue could be used to achieve the objectives of Plan Co-
- 15 lombia, including supporting and expanding Colombia's
- 16 security forces and increasing the availability of alter-
- 17 native livelihoods for illicit crop growers and former com-
- 18 batants.

19 SEC. 1119. PROVISION OF CONSULAR AND VISA SERVICES

- 20 IN PRISTINA, KOSOVA.
- 21 (a) Report.—Not later than 90 days after the date
- 22 of the enactment of this Act, the Secretary of State shall
- 23 submit to the appropriate congressional committees a re-
- 24 port describing the possibility of providing consular and
- 25 visa services at the United States Office Pristina, Kosovo
- 26 (USOP) to residents of Kosova.

- 1 (b) CONTENTS.—The report required under sub-2 section (a) shall contain the following information:
- (1) The reasons why consular and visa services
 are not currently offered at the USOP, even though
 the Office has been in operation for more than five
 years.
- 7 (2) Plans for providing consular and visa serv-8 ices at the USOP, including conditions required be-9 fore such services would be provided and the planned 10 timing for providing such services.
- 11 (3) An explanation of why consular and visa 12 services will not be offered at the USOP by January 13 1, 2007, if such services are not planned to be of-14 fered by such date.
- 15 (4) The number of residents of Kosova who 16 apply for their visas outside of Kosova for each cal-17 endar year from 2000–2005.

18 SEC. 1120. DEMOCRACY IN PAKISTAN.

- Not later than December 31 in each of fiscal years
- 20 2006 and 2007, the President shall submit to the appro-
- 21 priate congressional committees a report that contains a
- description of the extent to which, over the preceding 12-
- 23 month period, the Government of Pakistan has restored
- 24 a fully functional democracy in Pakistan in which free,
- 25 fair, and transparent elections are held.

1	SEC. 1121. STATUS OF THE SOVEREIGNTY OF LEBANON.
2	(a) Sense of Congress.—It is the sense of Con-
3	gress that—
4	(1) all parties in the Middle East and inter-
5	nationally should exert every effort to implement in
6	its entirety the provisions of United Nations Secu-
7	rity Council Resolution 1559 (2004), which, among
8	other things—
9	(A) calls for "strict respect" for Lebanon's
10	sovereignty, territorial integrity, unity, and po-
11	litical independence "under the sole and exclu-
12	sive authority of the Government of Lebanon
13	throughout Lebanon';
14	(B) calls upon all remaining foreign forces
15	to withdraw from Lebanon;
16	(C) calls for the "disbanding and disar-
17	mament of all Lebanese and non-Lebanese mili-
18	tias"; and
19	(D) supports the extension of the control
20	of the Government of Lebanon over all Leba-
21	nese territory;
22	(2) in accordance with United Nations Security
23	Council Resolution 1559, all militias in Lebanon, in-

cluding Hizballah, should be disbanded and dis-

armed at the earliest possible opportunity, and the

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- armed forces of Lebanon should take full control of
 all of Lebanon's territory and borders;
 - (3) the Government of Lebanon is responsible for the disbanding and disarming of the militias, including Hizballah, and preventing the flow of armaments and other military equipment to the militias, including Hizballah, from Syria, Iran, and other external sources;
 - (4) Hizballah utilizes its resources to operate its television station, al-Manar, to recruit terrorists and incite violence, which contributes to instability in Lebanon and throughout the region;
 - (5) the Government of Lebanon should take steps to address the threat posed by al-Manar, including by revoking its license;
 - (6) the Government of the United States should closely monitor progress toward full implementation of all aspects of United Nations Security Council Resolution 1559, particularly the matters described in subparagraphs (A) through (D) of paragraph (1);
 - (7) the Government of the United States should closely monitor the Government of Lebanon's efforts to stanch the flow of armaments and other military equipment to Hizballah and other militias from external sources, such as Syria and Iran;

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1	(8) the United States and its allies should con-
2	sider providing training and other assistance to the
3	armed forces of Lebanon to enhance their ability to
4	disarm Hizballah and other militias and stanch the
5	flow of arms to Hizballah and other militias; and
6	(9) United States assistance provided to Leb-
7	anon after the date of the enactment of this Act may
8	be affected if Lebanon does not make every effort to
9	disarm militias, including Hizballah, and to deny
10	them re-armament.
11	(b) REPORT.—Not later than 120 days after the date
12	of the enactment of this Act, and every 180 days there-
13	after, the Secretary of State shall submit to the appro-
14	priate congressional committees a report that describes
15	and evaluates—
16	(1) the extent to which armed militias continue
17	to operate in Lebanon and the progress of the Gov-
18	ernment of Lebanon to disband and disarm such mi-
19	litias;
20	(2) the extent to which the Government of Leb-
21	anon is committed to disbanding and disarming

Hizballah and other militias and stanching the flow

of arms to Hizballah and other militias;

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1	(3) the progress of the armed forces of Lebanon
2	to deploy to and take full control of all of Lebanon's
3	borders;

- (4) the extent to which countries in the region attempt to direct arms to Lebanon-based militias or allow their territory to be traversed for this purpose and the extent to which these armament efforts succeed;
- (5) the routes and means used by external sources attempting to supply arms to the Lebanon-based militias the countries that are involved in these efforts;
- (6) the efforts of the United States and its allies to facilitate the process of disbanding and disarming Lebanon-based militias and stanching the flow of weapons to such militias;
- (7) any recommendations for legislation to support the disbanding and disarming of Lebanon-based militias; and
- 20 (8) efforts by the Government of Lebanon and 21 the United States and its allies to end broadcasts by 22 al-Manar.
- (c) FORM.—The report required by subsection (b)
 shall be submitted in unclassified form and may contain
 a classified annex if necessary.

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1	(d) Certification.—The requirement to submit a
2	report under subsection (b) shall no longer apply if the
3	Secretary certifies to the appropriate congressional com-
4	mittees that all Lebanon-based militias have been dis-
5	banded and disarmed and the armed forces of Lebanon
6	are deployed to and in full control of Lebanon's borders.
7	SEC. 1122. ACTIVITIES OF INTERNATIONAL TERRORIST OR-
8	GANIZATIONS IN LATIN AMERICA AND THE
9	CARIBBEAN.
10	(a) Sense of Congress.—It is the sense of Con-
11	gress that—
12	(1) activities in Latin America and the Carib-
13	bean by international terrorist organizations and
14	their affiliates and supporters represent a direct
15	threat to the national security of the United States
16	and hemispheric stability;
17	(2) international terrorist organizations, such
18	as Hezbollah and Hamas, have profited and taken
19	advantage of the dearth or weakened state of the
20	rule of law in many Latin American and Caribbean
21	countries to further their own aims; and
22	(3) the United States should work cooperatively
23	with countries of Latin America and the Caribbean
24	to expose and prevent such activities.

1	(b) REPORT.—Not later than 180 days after the date
2	of the enactment of this Act, and not later than June 30
3	of the year thereafter, the Secretary of State shall submit
4	to the appropriate congressional committees a report or
5	the activities of international terrorist organizations in
6	Latin America and the Caribbean. The report shall include
7	the following:
8	(1) An assessment of the membership, stated
9	intentions, recruitment, and terrorist fundraising ca-
10	pabilities of each international terrorist organization
11	operating in Latin America and the Caribbean.
12	(2) An assessment of the relationship of each
13	such international terrorist organization with other
14	criminal enterprises or terrorist organizations for
15	fundraising and other criminal purposes.
16	(3) An assessment of the activities of each such
17	international terrorist organization.
18	(c) FORM.—The report required by subsection (b)
19	shall be submitted in unclassified form but may contain
20	a classified annex.
21	SEC. 1123. ANALYSIS OF EMPLOYING WEAPONS SCIENTISTS
22	FROM THE FORMER SOVIET UNION IN
23	PROJECT BIOSHIELD.

(a) Report.—Not later than November 1, 2006, the

25 Secretary of State, after consultation with the Secretary

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- 1 of Health and Human Services, shall submit to the appro-
- 2 priate congressional committees a report containing an
- 3 analysis of—

- (1) the scientific and technological contributions that scientists formerly employed in the former Soviet Union in the field of biological warfare could make to the research and development of biomedical
- 9 (2) the practical alternative methods through 10 which the services of such scientists could be em-11 ployed so as to facilitate the application of the 12 knowledge and experience of such scientists to such
- research and development;

countermeasures;

- 14 (3) the cost-effectiveness of those methods of 15 employing the services of such scientists; and
- (4) the desirability and national security implications of providing employment opportunities for such scientists in the field of research and development of biomedical countermeasures for purposes of biological weapons nonproliferation.
- 21 (b) RECOMMENDATIONS.—Each Secretary shall also
- 22 include in the report required under subsection (a) any
- 23 recommendations of each for appropriate legislation to ad-
- 24 dress the issues analyzed in the report.

1	(c) Definition.—In this section, the term "bio-
2	medical countermeasures" means a drug (as such term is
3	defined in section 201(g)(1) of the Federal Food, Drug,
4	and Cosmetic Act (21 U.S.C. 321(g)(1))), biological prod-
5	uct (as such term is defined in section 351(i) of the Public
6	Health Service Act (42 U.S.C. 262(i))), or device (as such
7	term is defined in section 201(h) of the Federal Food,
8	Drug, and Cosmetic Act (21 U.S.C. 321(h))) that is
9	used—
10	(1) in the diagnosis, cure, mitigation, treat-
11	ment, or prevention of harm from any biological,
12	chemical, radiological, or nuclear agent that may
13	cause a public health emergency affecting national
14	security; or
15	(2) in diagnosis, cure, mitigation, treatment, or
16	prevention of harm from a condition that may result
17	in adverse health consequences or death.
18	SEC. 1124. EXTRADITION OF VIOLENT CRIMINALS FROM
19	MEXICO TO THE UNITED STATES.
20	(a) FINDINGS.—Congress finds the following:
21	(1) Mexico is unable to extradite criminals who
22	face life sentences without the possibility of parole
23	because of a 2001 decision of the Mexican Supreme
24	Court.

- 1 (2) As a result of this ruling, Mexico is unable
 2 to extradite to the United States numerous suspects
 3 wanted for violent crimes committed in the United
 4 States unless the United States assures Mexico that
 5 these criminals will not face life imprisonment with6 out the possibility of parole.
 - (3) The attorneys general from all 50 States have asked the Government of the United States to continue to address this extradition issue with the Government of Mexico.
- 11 (4) The Government of the United States and 12 the Government of Mexico have experienced positive 13 cooperation on numerous matters relevant to their 14 bilateral relationship, including increased coopera-15 tion on extraditions.
- (b) SENSE OF CONGRESS.—It is the sense of Con17 gress that the Government of the United States should
 18 encourage the Government of Mexico to continue to work
 19 closely with the Mexican Supreme Court to urge the Court
 20 to re-visit its October 2001 ruling so that the possibility
 21 of life imprisonment without parole will not have an effect
 22 on the timely extradition of criminal suspects from Mexico
 23 to the United States.
- 24 (c) Reports.—

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1 (1) Annual number and status of formal
2 Extradition requests made to mexico by the
3 United States.—Not later than six months after
4 the date of the enactment of this Act and annually
5 thereafter, the Secretary of State shall submit to the
6 appropriate congressional committees a report that
7 includes—

(A) the number of formal requests made to the Government of Mexico by the Government of the United States for the extradition of Mexican nationals suspected of or convicted in abstentia for crimes committed in the United States in the preceding fiscal year, the names of such nationals, the crimes of which each such national is suspected or has been convicted in abstentia, a detailed disposition of the status of each such extradition request, and the progress that has been made with respect to each such extradition request in the preceding fiscal year; and

(B) the number of such nationals who Mexico has extradited to the United States in response to formal extradition requests for such nationals in the preceding fiscal year.

1 (2) AGGREGATE NUMBER AND STATUS OF FOR2 MAL EXTRADITION REQUESTS MADE TO MEXICO BY
3 THE UNITED STATES.—Not later than six months
4 after the date of the enactment of this Act and an5 nually thereafter, the Secretary of State shall submit
6 to the appropriate congressional committees a report
7 that includes—

(A) the number of formal requests made to the Government of Mexico by the Government of the United States for the extradition of Mexican nationals suspected of or convicted in abstentia for crimes committed in the United States since the signing of the Extradition treaty, with appendix, between the United States and Mexico, signed at Mexico City on May 4, 1978 (31 UST 5059), including the names of such nationals, the crimes of which each such national is suspected or has been convicted in abstentia, a detailed disposition of the status of each such extradition request, and the progress that has been made with respect to each such extradition request since such signing; and

(B) the number of such nationals who Mexico has extradited to the United States in response to formal extradition requests for such

1	nationals since the signing of the Extradition
2	treaty, with appendix between the United
3	States and Mexico.
4	(3) Cooperation by the united states

- (3) Cooperation by the united states with extradition requests from Mexico.—Not later than six months after the date of the enactment of this Act and annually thereafter, the Secretary of State shall submit to the appropriate congressional committees a report that includes—
- (A) the number of United States nationals who the United States has extradited to Mexico in response to formal extradition requests for such nationals by Mexico in the preceding fiscal year; and
 - (B) the number of United States nationals who the United States has extradited to Mexico in response to formal extradition requests for such nationals by Mexico since the signing of the Extradition treaty, with appendix between the United States and Mexico.
- 21 (d) FORM.—If the Secretary of State determines that 22 such is appropriate, the Secretary may submit a report 23 required under subsection (c) with a classified annex.

SEC. 1125. ACTIONS OF THE 661 COMMITTEE.

- 2 (a) Report.—Not later than 120 days after the date
- 3 of the enactment of this Act, the Secretary of State shall
- 4 submit to the appropriate congressional committees a re-
- 5 port on United States decisions, actions, communications,
- 6 and deliberations in the 661 Committee of the United Na-
- 7 tions regarding the issues of overpricing of contracts, kick-
- 8 backs from sales of humanitarian goods, efforts to correct
- 9 and revalue the remaining contracts in the post-Saddam
- 10 Hussein regime era, oil smuggling, and trade protocols.
- 11 The report shall examine the process by which the United
- 12 States made its decisions in the 661 Committee, the offi-
- 13 cials in the United States Government involved in these
- 14 decisions, and the names of the officials who made the
- 15 final decisions. The report shall also include information
- 16 detailing the positions of the other members states of the
- 17 661 Committee with respect to the issues described in this
- 18 subsection.
- 19 (b) Inclusion of Supporting Documents.—The
- 20 report required under subsection (a) shall contain all sup-
- 21 porting documents with respect to the decisions, actions,
- 22 communications, and deliberations referred in such sub-
- 23 section.
- (c) FORMAT.—If the Secretary determines that such
- 25 is appropriate, the Secretary may submit the report re-
- 26 quired under subsection (a) with a classified annex.

1	(d) Definition.—In this section, the term "661
2	Committee" means the committee within the United Na-
3	tions that was tasked with administering the United Na-
4	tions oil for food program.
5	SEC. 1126. ELIMINATION OF REPORT ON REAL ESTATE
6	TRANSACTIONS.
7	Section 12 of the Foreign Service Buildings Act
8	1926 (22 U.S.C. 303) is hereby repealed.
9	SEC. 1127. ALIEN SMUGGLING AND TRAFFICKING IN PER
10	SONS FROM ECUADOR.
11	(a) In General.—Not later than six months after
12	the date of the enactment of this Act, the Secretary of
13	State shall submit to the appropriate congressional com-
14	mittees a report, based on a cost-benefit analysis, that ex-
15	amines and describes the most effective use, across all re-
16	sponsible Federal departments and agencies, of United
17	States security assistance (including assistance under
18	chapter 8 of part I of the Foreign Assistance Act of 1961
19	(22 U.S.C. 2291 et seq.; relating to international narcotics
20	control)) to Ecuador, including the use of intelligence
21	gathering and surveillance, to establish mechanisms to—
22	(1) prevent and interdict alien smuggling, in-
23	cluding trafficking in persons, from Ecuador, either
24	at land points of assembly, or later at sea;

1	(2) prevent potential concealment of terrorists
2	attempting to enter the United States within the
3	smuggled group; and
4	(3) identify and prosecute individuals or organi-
5	zations that engage in or promote such alien smug-
6	gling.
7	(b) Cooperation in Preparation.—The Secretary
8	shall prepare the report referred to in subsection (a) in
9	cooperation with the Secretary of Homeland Security, who
10	shall specifically address the roles and impacts of alien
11	smuggling from Ecuador on United States air and surface
12	assets assigned to counternarcotics missions in the eastern
13	Pacific Ocean.
13 14	Pacific Ocean. SEC. 1128. EXTRADITIONS OF AFGHAN DRUG TRAFFICKERS
14	SEC. 1128. EXTRADITIONS OF AFGHAN DRUG TRAFFICKERS
14 15	SEC. 1128. EXTRADITIONS OF AFGHAN DRUG TRAFFICKERS AND DRUG KINGPINS.
141516	SEC. 1128. EXTRADITIONS OF AFGHAN DRUG TRAFFICKERS AND DRUG KINGPINS. Not later than 90 days after the date of the enact-
14151617	SEC. 1128. EXTRADITIONS OF AFGHAN DRUG TRAFFICKERS AND DRUG KINGPINS. Not later than 90 days after the date of the enactment of this Act, the Secretary of State shall submit to
14 15 16 17 18	SEC. 1128. EXTRADITIONS OF AFGHAN DRUG TRAFFICKERS AND DRUG KINGPINS. Not later than 90 days after the date of the enactment of this Act, the Secretary of State shall submit to the appropriate congressional committees a report describ-
14 15 16 17 18 19	SEC. 1128. EXTRADITIONS OF AFGHAN DRUG TRAFFICKERS AND DRUG KINGPINS. Not later than 90 days after the date of the enactment of this Act, the Secretary of State shall submit to the appropriate congressional committees a report describing all pending United States requests for extradition
14 15 16 17 18 19 20	SEC. 1128. EXTRADITIONS OF AFGHAN DRUG TRAFFICKERS AND DRUG KINGPINS. Not later than 90 days after the date of the enactment of this Act, the Secretary of State shall submit to the appropriate congressional committees a report describing all pending United States requests for extradition from Afghanistan of illicit drug traffickers and drug king-
14 15 16 17 18 19 20 21	AND DRUG KINGPINS. Not later than 90 days after the date of the enactment of this Act, the Secretary of State shall submit to the appropriate congressional committees a report describing all pending United States requests for extradition from Afghanistan of illicit drug traffickers and drug kingpins who are under indictment in the United States. Such

SEC. 1129. FUNDING FOR NONGOVERNMENTAL ORGANIZA-2 TIONS UNDER THE PRESIDENT'S EMERGENCY 3 PLAN FOR AIDS RELIEF. 4 Not later than 90 days after the date of the enact-5 ment of this Act, the Secretary of State shall submit to the appropriate congressional committees a report that— 6 7 (1) identifies by name each nongovernmental 8 organization that has received funding under the 9 President's Emergency Plan for AIDS Relief on or 10 after the date of the enactment of the United States 11 Leadership Against HIV/AIDS, Tuberculosis, and 12 Malaria Act of 2003 (Public Law 108–25), the date 13 on which the funding was provided to the organiza-14 tion, and the date on which the organization filed a 15 statement with the Government of the United States 16 certifying that the organization has in effect a policy 17 explicitly opposing prostitution and sex trafficking; 18 and 19 (2) contains a description of the plan of the De-20 partment of State to audit compliance by each non-21 governmental organization that receives funding 22 under the President's Emergency Plan for AIDS Re-23 lief to have and adhere to a policy explicitly opposing 24 prostitution and sex trafficking and to submit to the 25 appropriate congressional committees the results of

such audit.

J. TITLE XII—HENRY HYDE UNITED **NATIONS REFORM** 2 **ACT OF 2005** 3 SEC. 1201. SHORT TITLE. 5 This title may be cited as the "Henry J. Hyde United Nations Reform Act of 2005". SEC. 1202. DEFINITIONS. 7 8 In this title: 9 (1) Employee.—The term "employee" means 10 an individual who is employed in the general serv-11 ices, professional staff, or senior management of the 12 United Nations, including contractors and consult-13 ants. 14 (2) General Assembly.—The term "General Assembly" means the General Assembly of the 15 16 United Nations. 17 (3) Member State.—The term "Member 18 State" means a Member State of the United Na-19 tions. Such term is synonymous with the term "country". 20 21 (4) Secretary.—The term "Secretary" means 22 the Secretary of State. (5) Secretary General.—The term "Sec-23 24 retary General" means the Secretary General of the

United Nations.

1	(6) Security Council.—The term "Security
2	Council" means the Security Council of the United
3	Nations.
4	(7) Specialized agencies and specialized
5	AGENCIES OF THE UNITED NATIONS.—The terms
6	"specialized agencies" and "specialized agencies of
7	the United Nations" mean—
8	(A) the Food and Agriculture Organization
9	(FAO);
10	(B) the International Atomic Energy
11	Agency (IAEA);
12	(C) the International Civil Aviation Orga-
13	nization (ICAO);
14	(D) the International Fund for Agricul-
15	tural Development (IFAD);
16	(E) the International Labor Organization
17	(ILO);
18	(F) the International Maritime Organiza-
19	tion (IMO);
20	(G) the International Telecommunication
21	Union (ITU);
22	(H) the United Nations Educational, Sci-
23	entific, and Cultural Organization (UNESCO);
24	(I) the United Nations Industrial Develop-
25	ment Organization (UNIDO);

1	(J) the Universal Postal Union (UPU);
2	(K) the World Health Organization
3	(WHO) and its regional agencies;
4	(L) the World Meteorological Organization
5	(WMO); and
6	(M) the World Intellectual Property Orga-
7	nization (WIPO).
8	SEC. 1203. STATEMENT OF CONGRESS.
9	Congress declares that, in light of recent history, it
10	is incumbent upon the United Nations to enact significant
11	reform measures if it is to restore the public trust and
12	confidence necessary for it to achieve the laudable goals
13	set forth in its Charter. To this end, the following Act
14	seeks to reform the United Nations.
15	Subtitle A—Mission and Budget of
16	the United Nations
17	SEC. 1211. UNITED STATES FINANCIAL CONTRIBUTIONS TO
18	THE UNITED NATIONS.
19	(a) Statements of Policy.—
20	(1) In general.—It shall be the policy of the
21	United States to use its voice, vote, and influence at
22	the United Nations to—
23	(A) pursue a streamlined, efficient, and ac-
24	countable regular assessed budget of the United
25	Nations; and

1	(B) shift funding mechanisms of certain
2	organizational programs of the United Nations
3	specified under paragraph (4) from the regular
4	assessed budget to voluntarily funded programs.
5	(2) United States contributions.—It shall
6	be the policy of the United States to—
7	(A) redirect United States contributions to
8	the United Nations to achieve the policy objec-
9	tives described in paragraph (1)(B); and
10	(B) redirect a portion of funds from the
11	following organizational programs to pursue the
12	policy objectives described in paragraph (1)(A):
13	(i) Public Information.
14	(ii) General Assembly affairs and con-
15	ference services.
16	(3) FUTURE BIENNIUM BUDGETS.—It shall be
17	the policy of the United States to use its voice, vote,
18	and influence at the United Nations to ensure that
19	future biennial budgets of the United Nations, as
20	agreed to by the General Assembly, reflect the shift
21	in funding mechanisms described in paragraph
22	(1)(B) and the redirection of funds described in
23	paragraph (2).

1	(4) Certain organizational programs.—
2	The organizational programs referred to in para-
3	graph (1)(B) are the following:
4	(A) Economic and social affairs.
5	(B) Least-developed countries, landlocked
6	developing countries and small island devel-
7	oping States.
8	(C) United Nations support for the New
9	Partnership for Africa's Development.
10	(D) Trade and development.
11	(E) International Trade Center UNCTAD/
12	WTO.
13	(F) Environment.
14	(G) Human settlements.
15	(H) Crime prevention and criminal justice.
16	(I) International drug control.
17	(J) Economic and social development in
18	Africa.
19	(K) Economic and social development in
20	Asia and the Pacific.
21	(L) Economic development in Europe.
22	(M) Economic and social development in
23	Latin America and the Caribbean.
24	(N) Economic and social development in
25	Western Asia.

1	(O) Regular program of technical coopera-
2	tion.
3	(P) Development account.
4	(Q) Protection of and assistance to refu-
5	gees.
6	(R) Palestine refugees.
7	(b) Authorization With Respect to the Reg-
8	ULAR ASSESSED BUDGET OF THE UNITED NATIONS.—
9	Subject to the amendment made by subsection (c), the
10	Secretary of State is authorized to make contributions to-
11	ward the amount assessed to the United States by the
12	United Nations for the purpose of funding the regular as-
13	sessed budget of the United Nations.
14	(e) United States Financial Contributions to
15	THE UNITED NATIONS.—Section 11 of the United Na-
16	tions Participation Act of 1945 (22 U.S.C. 287e–3) is
17	amended to read as follows:
18	"SEC. 11. UNITED STATES FINANCIAL CONTRIBUTIONS TO
19	THE UNITED NATIONS.
20	"(a) Policy of the United States Relating to
21	THE REGULAR ASSESSED BUDGET OF THE UNITED NA-
22	TIONS.—
23	"(1) In general.—The President shall direct
24	the United States Permanent Representative to the

1	United Nations to use the voice, vote, and influence
2	of the United States at the United Nations to—
3	"(A) pursue a streamlined, efficient, and
4	accountable regular assessed budget of the
5	United Nations; and
6	"(B) shift funding mechanisms of certain
7	organizational programs of the United Nations
8	specified under paragraph (2) of subsection (c)
9	from the regular assessed budget to voluntarily
10	funded programs.
11	"(2) United states contributions.—It
12	shall be the policy of the United States to—
13	"(A) redirect United States contributions
14	to the United Nations to achieve the policy ob-
15	jectives described in paragraph (1)(B); and
16	"(B) redirect a portion of funds from the
17	following organizational programs to pursue the
18	policy objectives described in paragraph (1)(A):
19	"(i) Public Information.
20	"(ii) General Assembly affairs and
21	conferences services.
22	"(3) Future biennium budgets.—The Presi-
23	dent shall direct the United States Permanent Rep-
24	resentative to the United Nations to use the voice,
25	vote, and influence of the United States at the

- 1 United Nations to ensure that the shifting of fund-
- 2 ing mechanisms under paragraph (1)(B) and re-
- directing of contributions under paragraph (2) be re-
- 4 flected in future resolutions agreed to by the General
- 5 Assembly for the regular assessed budget of the
- 6 United Nations for the period of a current biennium.
- 7 To achieve the policies described in paragraphs (1)
- 8 and (2), the United States Permanent Representa-
- 9 tive to the United Nations shall withhold the support
- of the United States for a consensus for such budget
- until such time as such budget is reflective of such
- policies.
- 13 "(b) 22 PERCENT LIMITATION.—In accordance with
- 14 section 1171 of the Henry J. Hyde United Nations Re-
- 15 form Act of 2005, the Secretary may not make a contribu-
- 16 tion to a regularly assessed biennial budget of the United
- 17 Nations in an amount greater than 22 percent of the
- 18 amount calculable under subsection (c).
- 19 "(c) Annual Dues.—
- 20 "(1) In general.—For annual dues paid by
- the United States to the United Nations each fiscal
- year, the percentage specified in subsection (b) shall
- be multiplied by one-half of the amount of the regu-
- 24 larly assessed budget of the United Nations for a

1	current biennial period, as agreed to by resolution of
2	the General Assembly.
3	"(2) Calculation with respect to certain
4	ORGANIZATIONAL PROGRAMS FOR REDIRECTION.—
5	The percentage specified in subsection (b) shall be
6	multiplied by one-half of the sum of amounts budg-
7	eted by resolution of the General Assembly for a
8	current biennial period for the following certain or-
9	ganizational programs:
10	"(A) Economic and social affairs.
11	"(B) Least-developed countries, landlocked
12	developing countries and small island devel-
13	oping States.
14	"(C) United Nations support for the New
15	Partnership for Africa's Development.
16	"(D) Trade and development.
17	"(E) International Trade Center
18	UNCTAD/WTO.
19	"(F) Environment.
20	"(G) Human settlements.
21	"(H) Crime prevention and criminal jus-
22	tice.
23	"(I) International drug control.
24	"(J) Economic and social development in
25	Africa.

1	"(K) Economic and social development in
2	Asia and the Pacific.
3	"(L) Economic development in Europe.
4	"(M) Economic and social development in
5	Latin America and the Caribbean.
6	"(N) Economic and social development in
7	Western Asia.
8	"(O) Regular program of technical co-
9	operation.
10	"(P) Development account.
11	"(Q) Protection of and assistance to refu-
12	gees.
13	"(R) Palestine refugees.
14	"(3) Redirection of funds.—Of amounts
15	appropriated for contributions towards payment of
16	regular assessed dues to the United Nations for
17	2008 and each subsequent year, if the funding
18	mechanisms of one or more of the organizational
19	programs of the United Nations specified in para-
20	graph (2) have not been shifted from the regular as-
21	sessed budget to voluntarily funded programs in ac-
22	cordance with subsection (a)(1), the Secretary shall
23	ensure that such amounts in each such fiscal year
24	that are specified for each such organizational pro-
25	gram pursuant to the resolution agreed to by the

1	General Assembly for the regular assessed budget of
2	the United Nations for the period of a current bien-
3	nium are redirected from payment of the assessed
4	amount for the regular assessed budget as follows:
5	"(A) Subject to not less than 30 days prior
6	notification to Congress, the Secretary shall ex-
7	pend an amount, not to exceed 40 percent of
8	the amount specified for each such organiza-
9	tional program pursuant to the resolution
10	agreed to by the General Assembly for the reg-
11	ular assessed budget of the United Nations for
12	the period of a current biennium, as a contribu-
13	tion to an eligible organizational program speci-
14	fied in paragraph (4).
15	"(B) Subject to not less than 30 days prior
16	notification to Congress, the Secretary shall ex-
17	pend the remaining amounts under this para-
18	graph to voluntarily funded United Nations spe-
19	cialized agencies, funds, or programs.
20	"(4) Eligible organizational programs.—
21	The eligible organizational programs referred to in
22	paragraph (3)(A) for redirection of funds under such
23	paragraph are the following:
24	"(A) Internal oversight.
25	"(B) Human rights.

1	"(C) Humanitarian assistance.
2	"(D) An organizational program specified
3	in subparagraphs (A) through (P) of paragraph
4	(2), subject to paragraph (5).
5	"(5) Expenditure of remaining amounts
6	TO CERTAIN ORGANIZATION PROGRAMS.—
7	"(A) Voluntary contribution.—Sub-
8	ject to not less than 30 days prior notification
9	to Congress and the limitation specified under
10	subparagraph (B), the Secretary is authorized
11	to make a voluntary contribution to an organi-
12	zational program of the United Nations speci-
13	fied in subparagraphs (A) through (P) of para-
14	graph (2) of any amounts not contributed in a
15	fiscal year to an eligible organizational program
16	specified in subparagraphs (A) through (C) of
17	paragraph (4).
18	"(B) 10 PERCENT LIMITATION.—A vol-
19	untary contribution under subparagraph (A) to
20	an organizational program of the United Na-
21	tions specified in subparagraphs (A) through
22	(P) of paragraph (2) may not exceed 10 percent
23	of the total contribution made under paragraph
24	(3)(A).

1	"(d) Further Calculation With Respect to
2	BUDGETS FOR PUBLIC INFORMATION AND GENERAL AS-
3	SEMBLY AFFAIRS AND CONFERENCE SERVICES.—
4	"(1) 22 PERCENT LIMITATION.—The Secretary
5	may not make a contribution to a regularly assessed
6	biennial budget of the United Nations in an amount
7	greater than 22 percent of the amount calculable
8	under paragraph (2).
9	"(2) Annual dues each fiscal year.—
10	"(A) In general.—For annual dues paid
11	by the United States to the United Nations
12	each fiscal year, the percentage specified in
13	paragraph (1) shall be multiplied by one-half of
14	the amount of the regularly assessed budget of
15	the United Nations for a current biennial pe-
16	riod, as agreed to by resolution of the General
17	Assembly.
18	"(B) CALCULATION WITH RESPECT TO
19	PUBLIC INFORMATION AND GENERAL ASSEMBLY
20	AFFAIRS AND CONFERENCE SERVICES.—With
21	respect to such United States annual dues, the
22	percentage specified in paragraph (1) shall be
23	multiplied by one-half of the sum of amounts
24	budgeted by resolution of the General Assembly

1	for the 2004–2005 biennial period for the fol-
2	lowing organizational programs:
3	"(i) Public Information.
4	"(ii) General Assembly affairs and
5	conferences services.
6	"(C) Redirection of funds.—
7	"(i) In General.—The President
8	shall direct the United States Permanent
9	Representative to the United Nations to
10	make every effort, including the with-
11	holding of United States support for a con-
12	sensus budget of the United Nations, to
13	reduce the budgets of the organizational
14	programs specified in subparagraph (B)
15	for 2007 by 10 percent against the budgets
16	of such organizational programs for the
17	2004–2005 biennial period. If the budgets
18	of such organizational programs are not so
19	reduced, 20 percent the amount deter-
20	mined under subparagraph (B) for con-
21	tributions towards payment of regular as-
22	sessed dues for 2007 shall be redirected
23	from payment for the amount assessed for
24	United States annual contributions to the

1	regular assessed budget of the United Na-
2	tions.
3	"(ii) Specific amounts.—The Sec-
4	retary shall make the amount determined
5	under clause (i) available as a contribution
6	to an eligible organizational program speci-
7	fied in subparagraphs (A) through (C) of
8	paragraph (4) of subsection (c).
9	"(3) Policy with respect to 2008–2009 bien-
10	NIAL PERIOD AND SUBSEQUENT BIENNIAL PERI-
11	ODS.—
12	"(A) In general.—The President shall
13	direct the United States Permanent Represent-
14	ative to the United Nations to make every ef-
15	fort, including the withholding of United States
16	support for a consensus budget of the United
17	Nations, to reduce the budgets of the organiza-
18	tional programs specified in subparagraph (B)
19	of paragraph (2) for the 2008–2009 biennial
20	period and each subsequent biennial period by
21	20 percent against the budgets of such organi-
22	zational programs for the 2004–2005 biennial
23	period.
24	"(B) CERTIFICATION.—In accordance with
25	section 1171 of the Henry J. Hyde United Na-

- 1 tions Reform Act of 2005, a certification shall
- 2 be required that certifies that the reduction in
- 3 budgets described in subparagraph (A) has
- 4 been implemented.".
- 5 (d) Effective Date.—The amendment made by
- 6 subsection (c) shall take effect and apply beginning on Oc-
- 7 tober 1, 2006.
- 8 (e) Limitation on United States Contributions
- 9 TO UNRWA.—The Secretary of State may not make a
- 10 contribution to the United Nations Relief and Works
- 11 Agency for Palestine Refugees in the Near East
- 12 (UNRWA) in an amount greater than the highest con-
- 13 tribution to UNRWA made by an Arab country, but may
- 14 not exceed 22 percent of the total budget of UNRWA. For
- 15 purposes of this subsection, an Arab country includes the
- 16 following: Algeria, Bahrain, Comoros, Dijibouti, Egypt,
- 17 Iran, Jordan, Kuwait, Lebanon, Libya, Mauritania, Mo-
- 18 rocco, Oman, Qatar, Saudi Arabia, Somalia, Sudan, Syria,
- 19 Tunisia, the United Arab Emirates, Iraq, and Yemen.
- 20 (f) Policy Relating to Zero Nominal
- 21 Growth.—It shall be the policy of the United States to
- 22 use the voice, vote, and influence of the United States at
- 23 the United Nations to make every effort to enforce zero
- 24 nominal growth in all assessed dues to the regular budget

- 1 of the United Nations, its specialized agencies, and its
- 2 funds and programs.
- 3 (g) 5.6 Rule.—It shall be the policy of the United
- 4 States to use the voice, vote, and influence of the United
- 5 States at the United Nations to actively enforce the 5.6
- 6 rule at the United Nations, requiring the Secretariat to
- 7 identify low-priority activities in the budget proposal. The
- 8 United Nations should strengthen the 5.6 rule by requir-
- 9 ing that managers identify the lowest priority activities
- 10 equivalent to 15 percent of their budget request or face
- 11 an across the board reduction of such amount.
- 12 (h) Annual Publication.—It shall be the policy of
- 13 the United States to use the voice, vote, and influence of
- 14 the United States at the United Nations to ensure the
- 15 United Nations is annually publishing a list of all sub-
- 16 sidiary bodies and their functions, budgets, and staff.
- 17 (i) Scale of Assessments.—
- 18 (1) In General.—The President shall direct
- the United States Permanent Representative to the
- 20 United Nations to use the voice, vote, and influence
- of the United States at the United Nations to make
- every effort to ensure that the difference between
- 23 the scale of assessments for the five permanent
- 24 members of the Security Council is not greater than

- five times that of any other permanent member ofthe Security Council.
- 3 (2) Denial of use of veto.—If the Secretary of State determines that a permanent member of the Security Council with veto power is not in compli-6 ance with the requirement described in paragraph 7 (1), the President shall direct the United States Per-8 manent Representative to the United Nations to use 9 the voice, vote, and influence of the United States at 10 the United Nations to make every effort to deny to 11 such permanent member the use of the veto power 12 of such permanent member until such time as such 13 permanent member satisfies the requirement of such 14 paragraph.

15 SEC. 1212. WEIGHTED VOTING.

- 16 It shall be the policy of the United States to actively
- 17 pursue weighted voting with respect to all budgetary and
- 18 financial matters in the Administrative and Budgetary
- 19 Committee and in the General Assembly in accordance
- 20 with the level of the financial contribution of a Member
- 21 State to the regular assessed budget of the United Na-
- 22 tions.

23 SEC. 1213. BUDGET CERTIFICATION REQUIREMENTS.

- 24 (a) Certification.—In accordance with section
- 25 1171, a certification shall be required that certifies that

1	the conditions described in subsection (b) have been satis-
2	fied.
3	(b) Conditions.—The conditions under this sub-
4	section are the following:
5	(1) New budget practices for the united
6	NATIONS.—The United Nations is implementing
7	budget practices that—
8	(A) require the maintenance of a budget
9	not in excess of the level agreed to by the Gen-
10	eral Assembly at the beginning of each United
11	Nations budgetary biennium, unless increases
12	are agreed to by consensus and do not exceed
13	ten percent; and
14	(B) require the identification of expendi-
15	tures by the United Nations by functional cat-
16	egories such as personnel, travel, and equip-
17	ment.
18	(2) Program evaluation.—
19	(A) Existing authority.—The Secretary
20	General and the Director General of each spe-
21	cialized agency have used their existing authori-
22	ties to require program managers within the
23	United Nations Secretariat and the Secretariats
24	of the specialized agencies to conduct evalua-

1	tions in accordance with the standardized meth-
2	odology referred to in subparagraph (B) of—
3	(i) United Nations programs approved
4	by the General Assembly; and
5	(ii) programs of the specialized agen-
6	cies.
7	(B) Development of evaluation cri-
8	TERIA.—
9	(i) United Nations.—The Office of
10	Internal Oversight Services has developed
11	a standardized methodology for the evalua-
12	tion of United Nations programs approved
13	by the General Assembly, including specific
14	criteria for determining the continuing rel-
15	evance and effectiveness of the programs.
16	(ii) Specialized agencies.—Pat-
17	terned on the work of the Office of Inter-
18	nal Oversight Services of the United Na-
19	tions, each specialized agency has devel-
20	oped a standardized methodology for the
21	evaluation of the programs of the agency,
22	including specific criteria for determining
23	the continuing relevance and effectiveness
24	of the programs.

- (C) Report.—The Secretary General is assessing budget requests and, on the basis of evaluations conducted under subparagraph (B) for the relevant preceding year, submits to the General Assembly a report containing the results of such evaluations, identifying programs that have satisfied the criteria for continuing relevance and effectiveness, and an identification of programs that have not satisfied such criteria and should be terminated.
 - (D) Sunset of Programs.—Consistent with the July 16, 1997, recommendations of the Secretary General regarding a sunset policy and results-based budgeting for United Nations programs, the United Nations and each specialized agency has established and is implementing procedures to require all new programs approved by the General Assembly to have a specific sunset date.

20 SEC. 1214. ACCOUNTABILITY.

21 (a) CERTIFICATION OF CREATION OF INDEPENDENT
22 OVERSIGHT BOARD.—In accordance with section 1171, a
23 certification shall be required that certifies that the fol24 lowing reforms related to the establishment of an Inde-

- 1 pendent Oversight Board (IOB) have been adopted by the
- 2 United Nations:

- 1) An IOB is established from existing United
 Nations budgetary and personnel resources. Except
 as provided in this subsection, the IOB shall be an
 independent entity within the United Nations and
 shall not be subject to budget authority or organizational authority of any entity within the United Nations.
 - (2) The head of the IOB shall be a Director, who shall be nominated by the Secretary General and who shall be subject to Security Council approval by a majority vote. The IOB shall also consist of four other board members who shall be nominated by the Secretary General and subject to Security Council approval by a majority vote. The IOB shall be responsible to the Security Council and the Director and board members shall each serve terms of six years, except that the terms of the initial board shall be staggered so that no more than two board members' terms will expire in any one year. No board member may serve more than two terms. An IOB board member may be removed for cause by a majority vote of the Security Council. The Director

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- shall appoint a professional staff headed by a Chief of Staff and may employ contract staff as needed.
- (3) The IOB shall receive operational and budgetary funding through appropriations by the General Assembly from existing levels of United Nations budgetary and personnel resources, and shall not be dependent upon any other entity, bureau, division, department, or specialized agency of the United Nations for such funding.
 - (4) While the IOB shall have the authority to evaluate all operations of the United Nations, the primary mission of the IOB is to oversee the Office of Internal Oversight Services and the Board of External Auditors. The IOB may direct the Office of Internal Oversight Services or the Board of External Auditors to initiate, abandon, or modify the scope of an investigation. Every three months or more frequently when appropriate, the IOB shall submit, as appropriate, to the Secretary General, the Security Council, the General Assembly, or the Economic and Social Council a report on its activities, relevant observations, and recommendations relating to its audit operations, including information relating to the inventory and status of investigations by the Office of Internal Oversight Services.

- 1 (5) In extraordinary circumstances and with the 2 concurrence of the Secretary General or the Security 3 Council by majority vote, the IOB may augment the Office of Internal Oversight Services with a special 5 investigator and staff consisting of individuals who 6 are not employees of the United Nations, to inves-7 tigate matters involving senior officials of the United 8 Nations or of its specialized agencies when allega-9 tions of serious misconduct have been made and 10 such a special investigation is necessary to maintain 11 public confidence in the integrity of the investiga-12 tion. A special investigator and staff shall comply 13 with all United Nations financial disclosure and con-14 flict of interest rules, including the filing of an indi-15 vidual Annual Financial Disclosure Form in accord-16 ance with subsection (c).
 - (6) The IOB shall recommend annual budgets for the Office of Internal Oversight Services and the Board of External Auditors.
 - (7)(A) The IOB shall review the Final Report of the Independent Inquiry Committee (IIC) into the United Nations Oil for Food Program (OFF). The IOB's review should focus on the adequacy of the IIC's Final Report or any subsequent reports of the IIC or of any possible successor to the IIC. The

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1	IOB's review of the IIC's Final Report should ad-
2	dress the Final Report's treatment of and adequacy
3	in the following areas—
4	(i) OFF's operations from inception
5	through the transfer of power from the Coali-
6	tion Provisional Authority to the interim Iraqi
7	government;
8	(ii) claims of oil smuggling, illegal sur-
9	charges on oil and commissions on commodity
10	contracts, illegal kick-backs, use of oil alloca-
11	tions to influence foreign government officials
12	and international people of influence, and use of
13	funds for military purposes;
14	(iii) the involvement, directly or indirectly,
15	of any entity, bureau, division, department, spe-
16	cialized agency, or employee (including the Sec-
17	retary General) of the United Nations, includ-
18	ing any employee of the specialized agencies of
19	the United Nations or any employee or officer
20	of the Secretariat;
21	(iv) the IIC's findings, discovery and use of
22	evidence, and investigation practices; and
23	(v) the extent of cooperation by the United
24	Nations with requests by Congress for testi-
25	mony, interviews, documents, correspondence,

- reports, memoranda, books, papers, accounts, or records related to the Oil for Food Program.
- 3 (B) Subsequent to the IOB's review, the IOB 4 shall determine in a written report whether the IIC 5 investigation is incomplete or inadequate in any re-6 spects and whether any additional investigation is 7 justified. If the IOB determines that additional in-8 vestigation is warranted, it shall appoint, in accord-9 ance with paragraph (5), a special investigator and 10 staff consisting of individuals who are not employees 11 of the United Nations and to identify specific areas 12 within the OFF to investigate.
- 13 (b) CERTIFICATION OF UNITED NATIONS REFORMS
 14 OF THE OFFICE OF INTERNAL OVERSIGHT SERVICES.—
 15 In accordance with section 1171, a certification shall be
 16 required that certifies that the following reforms related
 17 to the Office of Internal Oversight Services (OIOS) have
 18 been adopted by the United Nations:
 - (1) The OIOS is designated as an independent entity within the United Nations. The OIOS shall not be subject to budget authority or organizational authority of any entity within the United Nations except as provided in this section.
- (2) The regular assessed budget of the United
 Nations shall fully fund the Internal Oversight

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1	Budget from existing levels of United Nations budg-
2	etary and personnel resources and shall not be de-
3	pendent upon any other entity, bureau, division, de-
4	partment, or specialized agency of the United Na-
5	tions for such funding.

- (3) All United Nations officials, including officials from any entity, bureau, division, department, or specialized agency of the United Nations, may—
 - (A) make a recommendation to the OIOS to initiate an investigation of any aspect of the United Nations; or
 - (B) report to the OIOS information or allegations of misconduct or inefficiencies within the United Nations.
- (4) The OIOS may, sua sponte, initiate and conduct an investigation or audit of any entity, bureau, division, department, specialized agency, employee (including the Secretary General) of the United Nations, including any employee of the specialized agencies of the United Nations, or contractor or consultant for the United Nations or its specialized agencies.
- (5) At least every three months and more frequently when appropriate, the OIOS shall submit to

- the IOB a report containing an inventory and status
 of its investigations.
 - (6) The OIOS shall establish procedures for providing "whistle-blower" status and employment protections for all employees of the United Nations, including employees of the specialized agencies of the United Nations, who provide informational leads and testimony related to allegations of wrongdoing. Such procedures shall be adopted throughout the United Nations. Such status and protection may not be conferred on the Secretary General.
 - (7) The OIOS shall annually publish a public report determining the proper number, distribution, and expertise of auditors within the OIOS necessary to carry out present and future duties of the OIOS, including assessing the staffing requirements needed to audit United Nations contracting activities throughout the contract cycle from the bid process to contract performance.
 - (8) Not later than six months after the date of the enactment of this Act, the Director shall establish a position of Associate Director of OIOS for Specialized Agencies and Funds and Programs who shall be responsible for supervising the OIOS liaison or oversight duties for each of the specialized agen-

1 cies and funds and programs of the United Nations.

2 With the concurrence of the Director, the Associate

3 Director of OIOS for Specialized Agencies and

Funds and Programs may, from existing levels of

5 United Nations budgetary and personnel resources,

6 hire and appoint necessary OIOS staff, including

7 staff serving within and located at specialized agen-

8 cies and funds and programs permanently or as

needed to liaison with existing audit functions within

each specialized agency and fund and program.

(9) Not later than six months after the date of the enactment of this Act, the Director shall establish a position of Associate Director of OIOS for Peacekeeping Operations, who shall be responsible for the oversight and auditing of the field offices attached to United Nations peacekeeping operations. The Associate Director of OIOS for Peacekeeping Operations shall receive informational leads and testimony from any person regarding allegations of wrongdoing by United Nations officials or peacekeeping troops or regarding inefficiencies associated with United Nations peacekeeping operations. The Associate Director of OIOS for Peacekeeping Operations shall be responsible for initiating, conducting,

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and overseeing investigations within peacekeeping operations.

(10) Not later than six months after the date of the enactment of this Act, the Director shall establish a position of Associate Director of OIOS for Procurement and Contract Integrity, who shall be responsible for auditing and inspecting procurement and contracting win the United Nations, including within the specialized agencies. The Associate Director of OIOS for Procurement and Contract Integrity shall receive informational leads and testimony from any person regarding allegations of wrongdoing by United Nations officials or regarding inefficiencies associated with United Nations procurement or contracting activities. The Associate Director of OIOS for Procurement and Contract Integrity shall be responsible for initiating, conducting, and overseeing investigations of procurement and contract activities. Not later than 12 months after the establishment of the position of Associate Director of OIOS for Procurement and Contract Integrity, the Director, with the assistance of the Associate Director of OIOS for Procurement and Contract Integrity, shall undertake a review of contract procedures to ensure that practices and policies are in place to ensure that—

1	(A) the United Nations has ceased issuing
2	single bid contracts except for such contracts
3	issued during an emergency situation that is
4	justified by the Under Secretary General for
5	Management;
6	(B) the United Nations has established ef-
7	fective controls to prevent conflicts of interest
8	in the award of contracts; and
9	(C) the United Nations has established ef-
10	fective procedures and policies to ensure effec-
11	tive and comprehensive oversight and moni-
12	toring of United Nations contract performance.
13	(c) Certification of Establishment of United
14	NATIONS OFFICE OF ETHICS.—In accordance with sec-
15	tion 1171, a certification shall be required that certifies
16	that the following reforms related to the establishment of
17	a United Nations Office of Ethics have been adopted by
18	the United Nations:
19	(1) A United Nations Office of Ethics (UNOE)
20	is established. The UNOE shall be an independent
21	entity within the United Nations and shall not be
22	subject to budget authority or organizational author-
23	ity of any entity within the United Nations. The
24	UNEO shall be responsible for establishing, man-
25	aging, and enforcing a code of ethics for all employ-

- ees of United Nations and its specialized agencies.

 The UNEO shall also be responsible for providing such employees with annual training related to such code. The head of the UNEO shall be a Director who shall be nominated by the Secretary General and who shall be subject to Security Council approval by majority vote. The UNOE shall promulgate ethics rules, including the following:
 - (A) No employee of any United Nations entity, bureau, division, department, or specialized agency may be compensated while participating in the domestic politics of the country of such employee, except for voting or acting as part of a Security Council, General Assembly, or legitimately authorized United Nations mission or assignment.
 - (B) No United Nations entity, bureau, division, department, or specialized agency may hire an individual convicted in a generally recognized court of a democratically-elected government with an independent judiciary and an extradition treaty with the United States and the European Union for any crime or crimes involving financial misfeasance, malfeasance, fraud, or perjury.

(C) The employment of an employee of any United Nations entity, bureau, division, department, or specialized agency who is convicted in a generally recognized court of a democratically-elected government with an independent judiciary and an extradition treaty with the United States and the European Union of any crime or crimes involving financial misfeasance, malfeasance, fraud, or perjury shall be subject to termination.

(D) If an employee of any United Nations entity, bureau, division, department, or specialized agency has contact regarding the disposition of ongoing internal United Nations operations or decisions with an individual who is not an employee or official of the government of a Member State (or a similarly situated individual), with an individual who is not officially employed by any United Nations entity, bureau, division, department, or specialized agency, or with an individual who is not a working member of the media, a memorandum of such contact shall be prepared by such employee and, upon request, be made available to Member States.

- 1 (2) The UNEO shall receive operational and 2 budgetary funding through appropriations by the 3 General Assembly from existing levels of United Na-4 tions budgetary and personnel resources and shall 5 not be dependent upon any other entity, bureau, di-6 vision, department, or specialized agency of the 7 United Nations for such funding.
 - (3) The Director of the UNEO shall, not later than six months after the date of its establishment, publish a report containing proposals for implementing a system for the filing and review of individual Annual Financial Disclosure Forms by each employee of the United Nations, including by each employee of its specialized agencies, at the P-5 level and above and by all contractors and consultants compensated at any salary level. Such system shall be in place and operational not later than six months after the date of the publication of the report. Such completed forms shall be made available to the Office of Internal Oversight Services at the request of the Director of the Office of Internal Oversight Services. Such system shall seek to identify and prevent conflicts of interest by United Nations employees and shall be comparable to the system used for such purposes by the United States

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1	Government. Such report shall also address broader
2	reforms of the ethics program for the United Na-
3	tions, including—
4	(A) the effect of the establishment of eth-
5	ics officers throughout all organizations within
6	the United Nations;
7	(B) the effect of retention by the UNEO of
8	Annual Financial Disclosure Forms;
9	(C) proposals for making completed An-
10	nual Financial Disclosure Forms available to
11	the public on request through their Member
12	State's mission to the United Nations;
13	(D) proposals for annual disclosure to the
14	public of information related to the annual sala-
15	ries and payments, including pension payments
16	and buyouts, of employees of the United Na-
17	tions, including employees of its specialized
18	agencies, and of consultants;
19	(E) proposals for annual disclosure to the
20	public of information related to per diem rates
21	for all bureaus, divisions, departments, or spe-
22	cialized agencies within the United Nations;
23	(F) proposals for disclosure upon request
24	by the Ambassador of a Member State of infor-
25	mation related to travel and per diem payments

1	made from United Nations funds to any person;
2	and
3	(G) proposals for annual disclosure to the
4	public of information related to travel and per
5	diem rates and payments made from United
6	Nations funds to any person.
7	(d) Certification of United Nations Estab-
8	LISHMENT OF POSITION OF CHIEF OPERATING OFFI-
9	CER.—In accordance with section 1171, a certification
10	shall be required that certifies that the following reforms
11	related to the establishment of the position of a Chief Op-
12	erating Officer have been adopted by the United Nations:
13	(1) There is established the position of Chief
14	Operating Officer (COO). The COO shall report to
15	the Secretary General.
16	(2) The COO shall be responsible for formu-
17	lating general policies and programs for the United
18	Nations in coordination with the Secretary General
19	and in consultation with the Security Council and
20	the General Assembly. The COO shall be responsible
21	for the daily administration, operation and super-
22	vision, and the direction and control of the business
23	of the United Nations. The Chief Operating Officer
24	shall also perform such other duties and may exer-

- 1 cise such other powers as from time to time may be
- 2 assigned to the COO by the Secretary General.
- 3 (e) Certification of Access by Member States
- 4 to Reports and Audits by Board of External
- 5 AUDITORS.—In accordance with section 1171, a certifi-
- 6 cation shall be required that certifies that Member States
- 7 may, upon request, have access to all reports and audits
- 8 completed by the Board of External Auditors.
- 9 (f) Waiver of Immunity.—The President shall di-
- 10 rect the United States Permanent Representative to the
- 11 United Nations to use the voice, vote, and influence of the
- 12 United States at the United Nations to ensure that the
- 13 Secretary General exercises the right and duty of the Sec-
- 14 retary General under section 20 of the Convention on the
- 15 Privileges and Immunities of the United Nations to waive
- 16 the immunity of any United Nations official in any case
- 17 in which such immunity would impede the course of jus-
- 18 tice. In exercising such waiver, the Secretary General is
- 19 urged to interpret the interests of the United Nations as
- 20 favoring the investigation or prosecution of a United Na-
- 21 tions official who is credibly under investigation for having
- 22 committed a serious criminal offense or who is credibly
- 23 charged with a serious criminal offense.
- 24 (g) Certification of United Nations Coopera-
- 25 TION RELATING TO OIL-FOR-FOOD PROGRAM.—

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- (1) ACTIONS.—In accordance with section 1171, a certification shall be required that certifies that the following actions relating to the oil-for-food program have been taken by the United Nations:
 - (A) The United Nations Secretary General has authorized the release to a law enforcement authority of any Member State (upon request by the permanent representative to the United Nations of such Member State on behalf of such law enforcement authority) or to a national legislative authority authentic copies of any document in the possession of the United Nations, including any document in the possession of a person who was engaged on a contract basis to provide goods or services to the United Nations, that in the judgment of such requesting law enforcement authority or national legislative authority directly or indirectly concerns the oil-for-food program or a sanction imposed on Iraq related to the oil-for-food program.
 - (B) The United Nations has waived any immunity enjoyed by any United Nations official from the judicial process in the United States for any civil or criminal acts or omissions under Federal or State law that may have

- transpired within the jurisdiction of the United

 States in connection with the oil-for-food program.
- 4 (2) Definition.—As used in this subsection,
 5 the term "oil-for-food program" means the program
 6 established and administered pursuant to United
 7 Nations Security Council Resolution 986 (April 14,
 8 1995) and subsequent United Nations resolutions to
 9 permit the sale of petroleum products exported from
 10 Iraq and to use the revenue generated from such
 11 sale for humanitarian assistance.

12 SEC. 1215. TERRORISM AND THE UNITED NATIONS.

- The President shall direct the United States Perma-14 nent Representative to the United Nations to use the 15 voice, vote, and influence of the United States at the 16 United Nations to work toward adoption by the General 17 Assembly of—
- 18 (1) a definition of terrorism that builds upon 19 the recommendations of the Secretary General's 20 High-Level Panel on Threats, Challenges, and 21 Change, and includes as an essential component of 22 such definition any action that is intended to cause 23 death or serious bodily harm to civilians with the 24 purpose of intimidating a population or compelling a

1	government or an international organization to do,
2	or abstain from doing, any act; and
3	(2) a comprehensive convention on terrorism
4	that includes the definition described in paragraph
5	(1).
6	SEC. 1216. UNITED NATIONS TREATY BODIES.
7	The United States shall withhold from United States
8	contributions to the regular assessed budget of the United
9	Nations for a biennial period amounts that are propor-
10	tional to the percentage of such budget that are expended
11	with respect to a United Nations human rights treaty
12	monitoring body or committee that was established by—
13	(1) a convention (without any protocols) or an
14	international covenant (without any protocols) to
15	which the United States is not party; or
16	(2) a convention, with a subsequent protocol, if
17	the United States is a party to neither.
18	SEC. 1217. EQUALITY AT THE UNITED NATIONS.
19	(a) Inclusion of Israel in WEOG.—
20	(1) In general.—The President shall direct
21	the United States Permanent Representative to the
22	United Nations to use the voice, vote, and influence
23	of the United States to expand the Western Euro-
24	pean and Others Group (WEOG) in the United Na-

1	tions to include Israel as a permanent member with
2	full rights and privileges.
3	(2) Notification to congress.—Not later
4	than six months after the date of the enactment of
5	this Act and every six months thereafter for the next
6	six years, the Secretary of State shall notify the ap-
7	propriate congressional committees concerning the
8	treatment of Israel in the United Nations and the
9	expansion of WEOG to include Israel as a perma-
10	nent member.
11	(b) Department of State Review and Re-
12	PORT.—
13	(1) In general.—To avoid duplicative efforts
14	and funding with respect to Palestinian interests
15	and to ensure balance in the approach to Israeli-
16	Palestinian issues, the Secretary shall, not later than
17	60 days after the date of the enactment of this
18	Act—
19	(A) conduct an audit of the functions of
20	the entities listed in paragraph (2); and
21	(B) submit to the appropriate congres-
22	sional committees a report containing rec-
23	ommendations for the elimination of such dupli-
24	cative entities and efforts.

1	(2) Entities.—The entities referred to in
2	paragraph (1) are the following:
3	(A) The United Nations Division for Pales-
4	tinian Rights.
5	(B) The Committee on the Exercise of the
6	Inalienable Rights of the Palestinian People.
7	(C) The United Nations Special Coordi-
8	nator for the Middle East Peace Process and
9	Personal Representative to the Palestine Lib-
10	eration Organization and the Palestinian Au-
11	thority.
12	(D) The NGO Network on the Question of
13	Palestine.
14	(E) The Special Committee to Investigate
15	Israeli Practices Affecting the Human Rights of
16	the Palestinian People and Other Arabs of the
17	Occupied Territories.
18	(F) Any other entity the Secretary deter-
19	mines results in duplicative efforts or funding
20	or fails to ensure balance in the approach to
21	Israeli-Palestinian issues.
22	(c) Implementation by Permanent Representa-
23	TIVE.—
24	(1) In general.—The President shall direct
25	the United States Permanent Representative to the

- 1 United Nations to use the voice, vote, and influence
- 2 of the United States at the United Nations to seek
- 3 the implementation of the recommendations con-
- 4 tained in the report required under subsection
- (b)(1).
- 6 (2) WITHHOLDING OF FUNDS.—Until such rec-
- 7 ommendations have been implemented, the United
- 8 States shall withhold from United States contribu-
- 9 tions to the regular assessed budget of the United
- Nations for a biennial period amounts that are pro-
- portional to the percentage of such budget that are
- 12 expended for such entities.
- 13 (d) GAO AUDIT.—The Comptroller General of the
- 14 United States of the Government Accountability Office
- 15 shall conduct an audit of—
- 16 (1) the status of the implementation of the rec-
- ommendations contained in the report required
- under subsection (b)(1); and
- 19 (2) United States actions and achievements
- 20 under subsection (c).
- 21 SEC. 1218. REPORT ON UNITED NATIONS REFORM.
- 22 (a) IN GENERAL.—Not later than 180 days after the
- 23 date of the enactment of this Act, and one year thereafter,
- 24 the Secretary shall submit to the appropriate congres-

1	sional committees a report on United Nations reform since
2	1990.
3	(b) Contents.—The report required under para-
4	graph (1) shall describe—
5	(1) the status of the implementation of manage-
6	ment reforms within the United Nations and its spe-
7	cialized agencies;
8	(2) the number of outputs, reports, or other
9	items generated by General Assembly resolutions
10	that have been eliminated;
11	(3) the progress of the General Assembly to
12	modernize and streamline the committee structure
13	and its specific recommendations on oversight and
14	committee outputs, consistent with the March 2005
15	report of the Secretary General entitled "In larger
16	freedom: towards development, security and human
17	rights for all";
18	(4) the status of the review by the General As-
19	sembly of all mandates older than five years and
20	how resources have been redirected to new chal-
21	lenges, consistent with such March 2005 report of
22	the Secretary General;
23	(5) the continued utility and relevance of the

Economic and Financial Committee and the Social,
Humanitarian, and Cultural Committee, in light of

24

1	the duplicative agendas of those committees and the
2	Economic and Social Council; and
3	(6) whether the United Nations or any of its
4	specialized agencies has contracted with any party
5	included on the Lists of Parties Excluded from Fed-
6	eral Procurement and Nonprocurement Programs.
7	SEC. 1219. REPORT ON UNITED NATIONS PERSONNEL.
8	(a) In General.—Not later than one year after the
9	date of the enactment of this Act, the Secretary of State
10	shall submit to the appropriate congressional committees
11	a report—
12	(1) concerning the progress of the General As-
13	sembly to modernize human resource practices, con-
14	sistent with the March 2005 report of the Secretary
15	General entitled "In larger freedom: towards devel-
16	opment, security and human rights for all"; and
17	(2) containing the information described in sub-
18	section (b).
19	(b) Contents.—The report shall include—
20	(1) a comprehensive evaluation of human re-
21	sources reforms at the United Nations, including an
22	evaluation of—
23	(A) tenure;
24	(B) performance reviews;
25	(C) the promotion system;

1	(D) a merit-based hiring system and en-
2	hanced regulations concerning termination of
3	employment of employees; and
4	(E) the implementation of a code of con-
5	duct and ethics training;
6	(2) the implementation of a system of proce-
7	dures for filing complaints and protective measures
8	for work-place harassment, including sexual harass-
9	ment;
10	(3) policy recommendations relating to the es-
11	tablishment of a rotation requirement for non-
12	administrative positions;
13	(4) policy recommendations relating to the es-
14	tablishment of a prohibition preventing personnel
15	and officials assigned to the mission of a Member
16	State to the United Nations from transferring to a
17	position within the United Nations Secretariat that
18	is compensated at the P–5 level and above;
19	(5) policy recommendations relating to a reduc-
20	tion in travel allowances and attendant oversight
21	with respect to accommodations and airline flights;
22	and
23	(6) an evaluation of the recommendations of the
24	Secretary General relating to greater flexibility for

1	the Secretary General in staffing decisions to accom-
2	modate changing priorities.
3	SEC. 1220. REPORT ON UNITED STATES CONTRIBUTIONS TO
4	THE UNITED NATIONS.
5	Not later than one year after the date of the enact-
6	ment of this Act, the Director of the Office of Manage-
7	ment and Budget shall submit to the Committee on Inter-
8	national Relations of the House of Representatives, the
9	Committee on Foreign Relations of the Senate, the Com-
10	mittee on Appropriations of the House of Representatives,
11	and the Committee on Appropriations of the Senate a re-
12	port on United States contributions to the United Nations.
13	Such report shall examine assessed, voluntary, in-kind,
14	and all other United States contributions.
15	SEC. 1221. UNITED NATIONS SECURITY COUNCIL AND LEB-
16	ANON.
17	(a) Resolution 1559.—The President shall direct
18	the United States Permanent Representative to the
19	United Nations to use the voice, vote, and influence of the
20	United States at the United Nations to make every effort
21	to ensure that the Security Council is undertaking the nec-
22	essary steps to secure the implementation of Security
23	Council Resolution 1559, including—
3 4	
24	(1) deploying United Nations inspectors to

1	(A) all foreign forces, including intel-
2	ligence, security, and policing forces, have been
3	withdrawn from Lebanon; and
4	(B) all militias in Lebanon have been per-
5	manently disarmed and dismantled and their
6	weapons have been decommissioned; and
7	(2) continuing the presence of United Nations
8	elections monitoring teams in Lebanon to verify and
9	certify to the Security Council that—
10	(A) citizens of Lebanon are not being tar-
11	geted for assassination by foreign forces, in
12	particular by foreign forces of Syria, or by their
13	proxies, as a means of intimidation and coer-
14	cion in an effort to manipulate the political
15	process in Lebanon;
16	(B) elections in Lebanon are being con-
17	ducted in a fair and transparent manner and
18	are free of foreign interference; and
19	(C) that such foreign forces, or their prox-
20	ies, are not seeking to infringe upon the terri-
21	torial integrity or political sovereignty of Leb-
22	anon.
23	(b) United States Action.—If the steps described
24	in paragraphs (1) and (2) of subsection (a) have not been
25	verified and certified to the Security Council by July 31.

1	2005, or by the date that is not later than 30 days after
2	the date of the enactment of this Act, whichever is sooner,
3	the President shall direct the United States Permanent
4	Representative to the United Nations to use the voice,
5	vote, and influence of the United States at the United Na-
6	tions to secure the adoption of a resolution in the Security
7	Council imposing punitive measures on the governments
8	of countries whose forces remain in Lebanon in violation
9	of Security Council Resolution 1559 and who directly, or
10	through proxies, are infringing upon the territorial integ-
11	rity or political sovereignty of Lebanon.
12	SEC. 1222. POLICY WITH RESPECT TO EXPANSION OF THE
13	SECURITY COUNCIL.
13 14	SECURITY COUNCIL. It shall be the policy of the United States to use the
14	It shall be the policy of the United States to use the
14 15	It shall be the policy of the United States to use the voice, vote, and influence of the United States at the United Nations to oppose any proposals on expansion of
141516	It shall be the policy of the United States to use the voice, vote, and influence of the United States at the United Nations to oppose any proposals on expansion of
14151617	It shall be the policy of the United States to use the voice, vote, and influence of the United States at the United Nations to oppose any proposals on expansion of the Security Council if such expansion would—
1415161718	It shall be the policy of the United States to use the voice, vote, and influence of the United States at the United Nations to oppose any proposals on expansion of the Security Council if such expansion would— (1) diminish the influence of the United States
141516171819	It shall be the policy of the United States to use the voice, vote, and influence of the United States at the United Nations to oppose any proposals on expansion of the Security Council if such expansion would— (1) diminish the influence of the United States on the Security Council;
14 15 16 17 18 19 20	It shall be the policy of the United States to use the voice, vote, and influence of the United States at the United Nations to oppose any proposals on expansion of the Security Council if such expansion would— (1) diminish the influence of the United States on the Security Council; (2) include veto rights for any new members of

$1\;$ Sec. 1223. Genocide and the united nations.

2	(a) United States Action.—The President shall
3	direct the United States Permanent Representative to the
4	United Nations to use the voice, vote, and influence of the
5	United States at the United Nations to make every effort
6	to ensure the formal adoption and implementation of
7	mechanisms to—
8	(1) suspend the membership of a Member State
9	if it is determined that the government of such
10	Member State is engaged in or complicit in, either
11	by commission or omission, acts of genocide, ethnic
12	cleansing, or crimes against humanity;
13	(2) impose an arms and trade embargo and
14	travel restrictions on, and freeze the assets of, all
15	groups and individuals responsible for committing or
16	allowing such acts of genocide, ethnic cleansing, or
17	crimes against humanity to occur;
18	(3) deploy a United Nations peacekeeping oper-
19	ation or authorize and support the deployment of a
20	peacekeeping operation from an international or re-
21	gional organization to the Member State with a
22	mandate to stop such acts of genocide, ethnic cleans-
23	ing, or crimes against humanity;
24	(4) deploy monitors from the United Nations
25	High Commissioner for Refugees to the area in the
26	Member State where such acts of genocide, ethnic

1	cleansing, or crimes against humanity are occurring;
2	and
3	(5) authorize the establishment of an inter-
4	national commission of inquiry into such acts of
5	genocide, ethnic cleansing, or crimes against human-
6	ity.
7	(b) Certification.—In accordance with section
8	1171, a certification shall be required that certifies that
9	the mechanisms described in subsection (a) have been
10	adopted and implemented.
11	SEC. 1224. ANTI-SEMITISM AND THE UNITED NATIONS.
12	(a) In General.—The President shall direct the
13	United States Permanent Representative to the United
14	Nations to use the voice, vote, and influence of the United
15	States at the United Nations to make every effort to—
16	(1) ensure the issuance and implementation of
17	a directive by the Secretary General or the Secre-
18	tariat, as appropriate, that—
19	(A) requires all employees of the United
20	Nations and its specialized agencies to officially
21	and publicly condemn anti-Semitic statements
22	made at any session of the United Nations or
23	its specialized agencies, or at any other session
24	sponsored by the United Nations;

1	(B) requires employees of the United Na-
2	tions and its specialized agencies to be subject
3	to punitive action, including immediate dis-
4	missal, for making anti-Semitic statements or
5	references;
6	(C) proposes specific recommendations to
7	the General Assembly for the establishment of
8	mechanisms to hold accountable employees and
9	officials of the United Nations and its special-
10	ized agencies, or Member States, that make
11	such anti-Semitic statements or references in
12	any forum of the United Nations or of its spe-
13	cialized agencies; and
14	(D) develops and implements education
15	awareness programs about the Holocaust and
16	anti-Semitism throughout the world, as part of
17	an effort to combat intolerance and hatred;
18	(2) work to secure the adoption of a resolution
19	by the General Assembly that establishes the mecha-
20	nisms described in paragraph (1)(C); and
21	(3) continue working toward further reduction
22	of anti-Semitic language and anti-Israel resolutions
23	in the United Nations and its specialized agencies.
24	(b) Certification.—In accordance with section

25 1171, a certification shall be required that certifies that

1	the requirements described in subsection (a) have been
2	satisfied.
3	Subtitle B-Human Rights and the
4	Economic and Social Council
5	(ECOSOC)
6	SEC. 1231. HUMAN RIGHTS.
7	(a) STATEMENT OF POLICY.—It shall be the policy
8	of the United States to use its voice, vote, and influence
9	at the United Nations to ensure that a credible and re-
10	spectable Human Rights Council or other human rights
11	body is established within the United Nations whose par-
12	ticipating Member States uphold the values embodied in
13	the Universal Declaration of Human Rights.
14	(b) Human Rights Reforms at the United Na-
15	TIONS.—The President shall direct the United States Per-
16	manent Representative to the United Nations to ensure
17	that the following human rights reforms have been adopt-
18	ed by the United Nations:
19	(1) A Member State that fails to uphold the
20	values embodied in the Universal Declaration of
21	Human Rights shall be ineligible for membership on
22	any United Nations human rights body.
23	(2) A Member State shall be ineligible for mem-
24	bership on any United Nations human rights body
25	if such Member State is—

1	(A) subject to sanctions by the Security
2	Council; or
3	(B) under a Security Council-mandated in-
4	vestigation for human rights abuses.
5	(3) A Member State that is currently subject to
6	an adopted country specific resolution, in the prin-
7	cipal body in the United Nations for the promotion
8	and protection of human rights, relating to human
9	rights abuses perpetrated by the government of such
10	country in such country, or has been the subject of
11	such an adopted country specific resolution in such
12	principal body within the previous three years, shall
13	be ineligible for membership on any United Nations
14	human rights body. For purposes of this subsection,
15	an adopted country specific resolution shall not in-
16	clude consensus resolutions on advisory services.
17	(4) A Member State that violates the principles
18	of a United Nations human rights body to which it
19	aspires to join shall be ineligible for membership on
20	such body.
21	(5) No human rights body has a standing agen-
22	da item that relates only to one country or region.
23	(6) The practice of considering in the principal
24	body in the United Nations for the promotion and

protection of human rights country specific resolu-

- 1 tions relating to human rights abuses perpetrated by
- 2 the government of a Member State within such
- 3 Member State shall not be eliminated.
- 4 (c) Certification.—In accordance with section
- 5 1171, a certification shall be required that certifies that
- 6 the human rights reforms described under subsection (b)
- 7 have been adopted by the United Nations.
- 8 (d) Prevention of Abuse of "No Action" Mo-
- 9 Tions.—The United States Permanent Representative
- 10 shall work to prevent abuse of "no action" motions, par-
- 11 ticularly as such motions relate to country specific resolu-
- 12 tions.
- (e) Office of the United Nations High Commis-
- 14 SIONER FOR HUMAN RIGHTS.—
- 15 (1) STATEMENT OF POLICY.—It shall be the
- policy of the United States to continue to strongly
- support the Office of the United Nations High Com-
- 18 missioner for Human Rights.
- 19 (2) CERTIFICATION.—In accordance with sec-
- 20 tion 1171, a certification shall be required that cer-
- 21 tifies that the Office of the United Nations High
- Commissioner for Human Rights has been given
- 23 greater authority in field operation activities, such
- as in the Darfur region of Sudan and in the Demo-

1	cratic Republic of Congo, in furtherance of the pur-
2	pose and mission of the United Nations.
3	(f) Prohibition on Contact With Member
4	STATES SUBJECT TO SANCTIONS.—An employee from of
5	any United Nations entity, bureau, division, department,
6	or specialized agency may not have unauthorized contact,
7	including business contact, with a Member State that is
8	subject to United Nations sanctions.
9	SEC. 1232. ECONOMIC AND SOCIAL COUNCIL (ECOSOC).
10	(a) Statement of Policy.—It shall be the policy
11	of the United States to use its voice, vote, and influence
12	at the United Nations to—
13	(1) abolish secret voting in the Economic and
14	Social Council (ECOSOC);
15	(2) ensure that, until such time as the Commis-
16	sion on Human Rights of the United Nations is
17	abolished, only countries that are not ineligible for
18	membership on a human rights body in accordance
19	with paragraphs (1) through (4) of section 1131(b)
20	shall be considered for membership on the Commis-
21	sion on Human Rights; and
22	(3) ensure that after candidate countries are
23	nominated for membership on the Commission on
24	Human Rights, the Economic and Social Council

1	conducts a recorded vote to determine such member-
2	ship.
3	(b) Certification.—In accordance with section
4	1171, a certification shall be required that certifies that
5	the policies described in subsection (a) have been imple-
6	mented by the Economic and Social Council.
7	SEC. 1233. UNITED NATIONS DEMOCRACY FUND.
8	(a) In General.—The President shall direct the
9	United States Permanent Representative to the United
10	Nations to use the voice, vote, and influence of the United
11	States at the United Nations to make every effort to—
12	(1) establish a Democracy Fund at the United
13	Nations to be administered by Member States of the
14	United Nations Democracy Caucus;
15	(2) secure political and financial support for the
16	Democracy Fund from Member States of the United
17	Nations Democracy Caucus; and
18	(3) establish criteria that limits recipients of as-
19	sistance from the Democracy Fund to Member
20	States that—
21	(A) are not ineligible for membership on
22	any United Nations human rights body, in ac-
23	cordance with paragraphs (1) through (4) of
24	section 1131(b): and

1	(B) are determined by the Secretary of
2	State to be emerging democracies or democ-
3	racies in transition.
4	(b) Policy Relating to Funding for the De-
5	MOCRACY FUND.—It shall be the policy of the United
6	States to shift contributions of the United States to the
7	regularly assessed budget of the United Nations for a bi-
8	ennial period to initiate and support the Democracy Fund
9	referred to in subsection (a).
10	(c) Certification.—In accordance with section
11	1171, a certification shall be required that certifies that
12	the requirements described in subsection (a) have been
	and the Cond
13	satisfied.
13 14	Subtitle C—International Atomic
14	Subtitle C—International Atomic
14 15	Subtitle C—International Atomic Energy Agency
14 15 16	Subtitle C—International Atomic Energy Agency SEC. 1241. INTERNATIONAL ATOMIC ENERGY AGENCY.
14 15 16 17	Subtitle C—International Atomic Energy Agency SEC. 1241. INTERNATIONAL ATOMIC ENERGY AGENCY. (a) Enforcement and Compliance.—
14 15 16 17	Subtitle C—International Atomic Energy Agency SEC. 1241. INTERNATIONAL ATOMIC ENERGY AGENCY. (a) Enforcement and Compliance.— (1) Office of compliance.—
114 115 116 117 118	Subtitle C—International Atomic Energy Agency SEC. 1241. INTERNATIONAL ATOMIC ENERGY AGENCY. (a) Enforcement and Compliance.— (1) Office of compliance.— (A) Establishment.—The President
14 15 16 17 18 19 20	Subtitle C—International Atomic Energy Agency SEC. 1241. INTERNATIONAL ATOMIC ENERGY AGENCY. (a) Enforcement and Compliance.— (1) Office of compliance.— (A) Establishment.—The President shall direct the United States Permanent Rep-
14 15 16 17 18 19 20 21	Subtitle C—International Atomic Energy Agency SEC. 1241. INTERNATIONAL ATOMIC ENERGY AGENCY. (a) Enforcement and Compliance.— (1) Office of compliance.— (A) Establishment.—The President shall direct the United States Permanent Representative to International Atomic Energy
14 15 16 17 18 19 20 21	Subtitle C—International Atomic Energy Agency SEC. 1241. INTERNATIONAL ATOMIC ENERGY AGENCY. (a) Enforcement and Compliance.— (1) Office of compliance.— (A) Establishment.—The President shall direct the United States Permanent Representative to International Atomic Energy Agency (IAEA) to use the voice, vote, and influ-

1	(B) OPERATION.—The Office of Compli-
2	ance shall—
3	(i) function as an independent body
4	composed of technical experts who shall
5	work in consultation with IAEA inspectors
6	to assess compliance by IAEA Member
7	States and provide recommendations to the
8	IAEA Board of Governors concerning pen-
9	alties to be imposed on IAEA Member
10	States that fail to fulfill their obligations
11	under IAEA Board resolutions;
12	(ii) base its assessments and rec-
13	ommendations on IAEA inspection reports;
14	and
15	(iii) shall take into consideration in-
16	formation provided by IAEA Board Mem-
17	bers that are one of the five nuclear weap-
18	ons states as recognized by the Treaty on
19	the Non-Proliferation of Nuclear Weapons
20	(21 UST 483) (commonly referred to as
21	the "Nuclear Nonproliferation Treaty" or
22	the "NPT").
23	(C) Staffing.—The Office of Compliance
24	shall be staffed from existing personnel in the
25	Department of Safeguards of the IAEA or the

1	Department of Nuclear Safety and Security of
2	the IAEA.
3	(2) Special committee on safeguards and
4	VERIFICATION.—
5	(A) ESTABLISHMENT.—The President
6	shall direct the United States Permanent Rep-
7	resentative to the IAEA to use the voice, vote,
8	and influence of the United States at the IAEA
9	to establish a Special Committee on Safeguards
10	and Verification.
11	(B) RESPONSIBILITIES.—The Special
12	Committee shall—
13	(i) improve the ability of the IAEA to
14	monitor and enforce compliance by Mem-
15	ber States of the IAEA with the Nuclear
16	Nonproliferation Treaty and the Statute of
17	the International Atomic Energy Agency;
18	and
19	(ii) consider which additional meas-
20	ures are necessary to enhance the ability of
21	the IAEA, beyond the verification mecha-
22	nisms and authorities contained in the Ad-
23	ditional Protocol to the Safeguards Agree-
24	ments between the IAEA and Member
25	States of the IAEA, to detect with a high

1	degree of confidence undeclared nuclear ac-
2	tivities by a Member State.
3	(3) Penalties with respect to the IAEA.—
4	(A) In general.—The President shall di-
5	rect the United States Permanent Representa-
6	tive to the IAEA to use the voice, vote, and in-
7	fluence of the United States at the IAEA to en-
8	sure that a Member State of the IAEA that is
9	under investigation for a breach of or non-
10	compliance with its IAEA obligations or the
11	purposes and principles of the Charter of the
12	United Nations has its privileges suspended, in-
13	cluding—
14	(i) limiting its ability to vote on its
15	case;
16	(ii) being prevented from receiving
17	any technical assistance; and
18	(iii) being prevented from hosting
19	meetings.
20	(B) TERMINATION OF PENALTIES.—The
21	penalties specified under subparagraph (A)
22	shall be terminated when such investigation is
23	concluded and such Member State is no longer
24	in such breach or noncompliance.

1 (4) Penalties with respect to the Nu-2 CLEAR NONPROLIFERATION TREATY.—The Presi-3 dent shall direct the United States Permanent Representative to the IAEA to use the voice, vote, and influence of the United States at the IAEA to en-5 6 sure that a Member State of the IAEA that is found to be in breach of, in noncompliance with, or has 7 8 withdrawn from the Nuclear Nonproliferation Treaty 9 shall return to the IAEA all nuclear materials and 10 technology received from the IAEA, any Member 11 State of the IAEA, or any Member State of the Nu-12 clear Nonproliferation Treaty.

(b) United States Contributions.—

- (1) Voluntary contributions.—Voluntary contributions of the United States to the IAEA should primarily be used to fund activities relating to Nuclear Safety and Security or activities relating to Nuclear Verification.
- (2) LIMITATION ON USE OF FUNDS.—The President shall direct the United States Permanent Representative to the IAEA to use the voice, vote, and influence of the United States at the IAEA to—
- 23 (A) ensure that funds for safeguards in-24 spections are prioritized for countries that have

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1	newly established nuclear programs or are initi-
2	ating nuclear programs; and
3	(B) block the allocation of funds for any
4	other IAEA development, environmental, or nu-
5	clear science assistance or activity to a coun-
6	try—
7	(i) the government of which the Sec-
8	retary of State has determined, for pur-
9	poses of section 6(j) of the Export Admin-
10	istration Act of 1979, section 620A of the
11	Foreign Assistance Act of 1961, section 40
12	of the Arms Export Control Act, or other
13	provision of law, is a government that has
14	repeatedly provided support for acts of
15	international terrorism and the government
16	of which the Secretary has determined has
17	not dismantled and surrendered its weap-
18	ons of mass destruction programs under
19	international verification;
20	(ii) that is under investigation for a
21	breach of or noncompliance with its IAEA
22	obligations or the purposes and principles
23	of the Charter of the United Nations; or

1	(iii) that is in violation of its IAEA
2	obligations or the purposes and principles
3	of the Charter of the United Nations.
4	(3) Detail of expenditures.—The Presi-
5	dent shall direct the United States Permanent Rep-
6	resentative to the IAEA to use the voice, vote, and
7	influence of the United States at the IAEA to se-
8	cure, as part of the regular budget presentation of
9	the IAEA to Member States of the IAEA, a detailed
10	breakdown by country of expenditures of the IAEA
11	for safeguards inspections and nuclear security ac-
12	tivities.
13	(c) Membership.—
14	(1) In general.—The President shall direct
15	the United States Permanent Representative to the
16	IAEA to use the voice, vote, and influence of the
17	United States at the IAEA to block the membership
18	on the Board of Governors of the IAEA for a Mem-
19	ber State of the IAEA that has not signed and rati-
20	fied the Additional Protocol and—
21	(A) is under investigation for a breach of
22	or noncompliance with its IAEA obligations or
23	the purposes and principles of the Charter of
24	the United Nations; or

1	(B) that is in violation of its IAEA obliga-
2	tions or the purposes and principles of the
3	Charter of the United Nations.
4	(2) Criteria.—The United States Permanent
5	Representative to the IAEA shall make every effort
6	to modify the criteria for Board membership to re-
7	flect the principles described in paragraph (1).
8	(d) SMALL QUANTITIES PROTOCOL.—The President
9	shall direct the United States Permanent Representative
10	to the IAEA to use the voice, vote, and influence of the
11	United States at the IAEA to make every effort to ensure
12	that the IAEA changes the policy regarding the Small
13	Quantities Protocol in order to—
14	(1) rescind and eliminate the Small Quantities
15	Protocol;
16	(2) require that any IAEA Member State that
17	has previously signed a Small Quantities Protocol to
18	sign, ratify, and implement the Additional Protocol,
19	provide immediate access for IAEA inspectors to its
20	nuclear-related facilities, and agree to the strongest
21	inspections regime of its nuclear efforts; and
22	(3) require that any IAEA Member State that
23	does not comply with paragraph (2) to be ineligible
24	to receive nuclear material, technology, equipment,
25	or assistance from any IAEA Member State and

1	subject to the penalties described in subsection
2	(a)(3).
3	(e) Nuclear Program of Iran.—
4	(1) United States action.—The President
5	shall direct the United States Permanent Represent-
6	ative to the IAEA to use the voice, vote, and influ-
7	ence of the United States at the IAEA to make
8	every effort to ensure the adoption of a resolution by
9	the IAEA Board of Governors that makes Iran ineli-
10	gible to receive any nuclear material, technology,
11	equipment, or assistance from any IAEA Member
12	State and ineligible for any IAEA assistance not re-
13	lated to safeguards inspections or nuclear security
14	until the IAEA Board of Governors determines that
15	Iran—
16	(A) is providing full access to IAEA in-
17	spectors to its nuclear-related facilities;
18	(B) has fully implemented and is in com-
19	pliance with the Additional Protocol; and
20	(C) has permanently ceased and disman-
21	tled all activities and programs related to nu-
22	clear-enrichment and reprocessing.
23	(2) Penalties.—If an IAEA Member State is
24	determined to have violated the prohibition on as-
25	sistance to Iran described in paragraph (1) before

- the IAEA Board of Governors determines that Iran has satisfied the conditions described in subpara-
- graphs (A) through (C) of such paragraph, such
- 4 Member State shall be subject to the penalties de-
- 5 scribed in subsection (a)(3), shall be ineligible to re-
- 6 ceive nuclear material, technology, equipment, or as-
- 7 sistance from any IAEA Member State, and shall be
- 8 ineligible to receive any IAEA assistance not related
- 9 to safeguards inspections or nuclear security until
- such time as the IAEA Board of Governors makes
- such determination with respect to Iran.
- 12 (f) Report.—Not later than six months after the
- 13 date of the enactment of this Act and annually for two
- 14 years thereafter, the President shall submit to the appro-
- 15 priate congressional committees a report on the implemen-
- 16 tation of this section.
- 17 SEC. 1242. SENSE OF CONGRESS REGARDING THE NUCLEAR
- 18 SECURITY ACTION PLAN OF THE IAEA.
- 19 It is the sense of Congress that the national security
- 20 interests of the United States are enhanced by the Nuclear
- 21 Security Action Plan of the IAEA and the Board of Gov-
- 22 ernors should recommend, and the General Conference
- 23 should adopt, a resolution incorporating the Nuclear Secu-
- 24 rity Action Plan into the regular budget of the IAEA.

Subtitle D—Peacekeeping

2	SEC. 1251. SENSE OF CONGRESS REGARDING REFORM OF
3	UNITED NATIONS PEACEKEEPING OPER-
4	ATIONS.
5	It is the sense of Congress that—
6	(1) although United Nations peacekeeping oper-
7	ations have contributed greatly toward the pro-
8	motion of peace and stability for the past 57 years
9	and the majority of peacekeeping personnel who
10	have served under the United Nations flag have
11	done so with honor and courage, the record of
12	United Nations peacekeeping has been severely tar-
13	nished by operational failures and unconscionable
14	acts of misconduct; and
15	(2) if the reputation of and confidence in
16	United Nations peacekeeping operations is to be re-
17	stored, fundamental and far-reaching reforms, par-
18	ticularly in the areas of planning, management,
19	training, conduct, and discipline, must be imple-
20	mented without delay.

1	SEC. 1252. STATEMENT OF POLICY RELATING TO REFORM
2	OF UNITED NATIONS PEACEKEEPING OPER-
3	ATIONS.
4	It shall be the policy of the United States to pursue
5	reform of United Nations peacekeeping operations in the
6	following areas:
7	(1) Planning and management.—
8	(A) GLOBAL AUDIT.—As the size, cost,
9	and number of United Nations peacekeeping
10	operations have increased substantially over the
11	past decade, an independent audit of each such
12	operation, with a view toward "right-sizing" op-
13	erations and ensuring that such operations are
14	cost effective, should be conducted and its find-
15	ings reported to the Security Council.
16	(B) REVIEW OF MANDATES AND CLOSING
17	OPERATIONS.—In conjunction with the audit
18	described in subparagraph (A), the United Na-
19	tions Department of Peacekeeping Operations
20	should conduct a comprehensive review of all
21	United Nations peacekeeping operation man-
22	dates, with a view toward identifying objectives
23	that are practical and achievable, and report its
24	findings to the Security Council. In particular,
25	the review should consider the following:

1	(i) Activities that fall beyond the
2	scope of traditional peacekeeping activities
3	should be delegated to a new Peacebuilding
4	Commission, described in paragraph (3).
5	(ii) Long-standing operations that are
6	static and cannot fulfill their mandate
7	should be downsized or closed.
8	(iii) Where there is legitimate concern
9	that the withdrawal from a country of an
10	otherwise static United Nations peace-
11	keeping operation would result in the re-
12	sumption of major conflict, a burden-shar-
13	ing arrangement that reduces the level of
14	assessed contributions, similar to that cur-
15	rently supporting the United Nations
16	Peacekeeping Force in Cyprus, should be
17	explored and instituted.
18	(C) Leadership.—As peacekeeping oper-
19	ations become larger and increasingly complex,
20	the Secretariat should adopt a minimum stand-
21	ard of qualifications for senior leaders and
22	managers, with particular emphasis on specific
23	skills and experience, and current senior leaders
24	and managers who do not meet those standards

should be removed or reassigned.

- deployment training on interpretation of the mandate of the operation, specifically in the areas of use of force, civilian protection and field conditions, the Code of Conduct, HIV/AIDS, and human rights should be mandatory, and all personnel, regardless of category or rank, should be required to sign an oath that each has received and understands such training as a condition of participation in the operation.
 - (E) Gratis Military Personnel.—The General Assembly should lift restrictions on the utilization at the headquarters in New York, the United States, of the Department of Peace-keeping Operations of gratis military personnel by the Department so that the Department may accept secondments from Member States of military personnel with expertise in mission planning, logistics, and other operational specialties.

(2) CONDUCT AND DISCIPLINE.—

(A) ADOPTION OF A UNIFORM CODE OF CONDUCT.—A single, uniform Code of Conduct that has the status of a binding rule and ap-

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plies equally to all personnel serving in United Nations peacekeeping operations, regardless of category or rank, should be promulgated, adopted, and enforced.

- (B) Understanding the code of conduct.—All personnel, regardless of category or rank, should receive training on the Code of Conduct prior to deployment with a peacekeeping operation, in addition to periodic follow-on training. In particular—
 - (i) all personnel, regardless of category or rank, should be provided with a personal copy of the Code of Conduct that has been translated into the national language of such personnel, regardless of whether such language is an official language of the United Nations;
 - (ii) all personnel, regardless of category or rank, should sign an oath that each has received a copy of the Code of Conduct, that each pledges to abide by the Code of Conduct, and that each understands the consequences of violating the Code of Conduct, including immediate termination of the participation of such per-

1	sonnel in the peacekeeping operation to
2	which such personnel is assigned as a con-
3	dition of appointment to such operation;
4	and
5	(iii) peacekeeping operations should
6	conduct educational outreach programs to
7	reach local communities where peace-
8	keeping personnel of such operations are
9	based, including explaining prohibited acts
10	on the part of United Nations peace-
11	keeping personnel and identifying the indi-
12	vidual to whom the local population may
13	direct complaints or file allegations of ex-
14	ploitation, abuse, or other acts of mis-
15	conduct.
16	(C) Monitoring mechanisms.—Dedi-
17	cated monitoring mechanisms, such as the Per-
18	sonnel Conduct Units already deployed to sup-
19	port United Nations peacekeeping operations in
20	Haiti, Liberia, Burundi, and the Democratic
21	Republic of Congo, should be present in each
22	operation to monitor compliance with the Code
23	of Conduct, and—
24	(i) should report simultaneously to the
25	Head of Mission, the United Nations De-

1	partment of Peacekeeping Operations, and
2	the Associate Director of OIOS for Peace-
3	keeping Operations (established under sec-
4	tion $1114(b)(9)$; and
5	(ii) should be tasked with designing
6	and implementing mission-specific meas-
7	ures to prevent misconduct, conduct follow-
8	on training for personnel, coordinate com-
9	munity outreach programs, and assist in
10	investigations, as OIOS determines nec-
11	essary and appropriate.
12	(D) Investigations.—A permanent, pro-
13	fessional, and independent investigative body
14	should be established and introduced into
15	United Nations peacekeeping operations. In
16	particular—
17	(i) the investigative body should in-
18	clude professionals with experience in in-
19	vestigating sex crimes, as well as experts
20	who can provide guidance on standards of
21	proof and evidentiary requirements nec-
22	essary for any subsequent legal action;
23	(ii) provisions should be included in a
24	Model Memorandum of Understanding
25	that obligate Member States that con-

1	tribute troops to a peacekeeping operation
2	to designate a military prosecutor who will
3	participate in any investigation into an al-
4	legation of misconduct brought against an
5	individual of such Member State, so that
6	evidence is collected and preserved in a
7	manner consistent with the military law of
8	such Member State;
9	(iii) the investigative body should be
10	regionally based to ensure rapid deploy-
11	ment and should be equipped with modern
12	forensics equipment for the purpose of
13	positively identifying perpetrators and,
14	where necessary, for determining paternity;
15	and
16	(iv) the investigative body should re-
17	port directly to the Associate Director of
18	OIOS for Peacekeeping Operations, while
19	providing copies of any reports to the De-
20	partment of Peacekeeping Operations, the
21	Head of Mission, and the Member State
22	concerned.
23	(E) Follow-up.—A dedicated unit, simi-
24	lar to the Personnel Conduct Units, staffed and
25	funded through existing resources, should be es-

1	tablished within the headquarters of the United
2	Nations Department of Peacekeeping Oper-
3	ations and tasked with—
4	(i) promulgating measures to prevent
5	misconduct;
6	(ii) coordinating allegations of mis-
7	conduct, and reports received by field per-
8	sonnel; and
9	(iii) gathering follow-up information
10	on completed investigations, particularly by
11	focusing on disciplinary actions against the
12	individual concerned taken by the United
13	Nations or by the Member State that is
14	contributing troops to which such indi-
15	vidual belongs, and sharing such informa-
16	tion with the Security Council, the Head of
17	Mission, and the community hosting the
18	peacekeeping operation.
19	(F) FINANCIAL LIABILITY AND VICTIMS
20	ASSISTANCE.—Although peacekeeping oper-
21	ations should provide immediate medical assist-
22	ance to victims of sexual abuse or exploitation,
23	the responsibility for providing longer-term
24	treatment, care, or restitution lies solely with

the individual found guilty of the misconduct.

1	In particular, the following reforms should be
2	implemented:
3	(i) The United Nations should not as-
4	sume responsibility for providing long-term
5	treatment or compensation by creating a
6	"Victims Trust Fund", or any other such
7	similar fund, financed through assessed
8	contributions to United Nations peace-
9	keeping operations, thereby shielding indi-
10	viduals from personal liability and rein-
11	forcing an atmosphere of impunity.
12	(ii) If an individual responsible for
13	misconduct has been repatriated, reas-
14	signed, redeployed, or is otherwise unable
15	to provide assistance, responsibility for
16	providing assistance to a victim should be
17	assigned to the Member State that contrib-
18	uted the troops to which such individual
19	belonged or to the manager concerned.
20	(iii) In the case of misconduct by a
21	member of a military contingent, appro-
22	priate funds shall be withheld from the
23	troop contributing country concerned.
24	(iv) In the case of misconduct by a ci-
25	vilian employee or contractor of the United

Nations, appropriate wages shall be garnished from such individual or fines shall be imposed against such individual, consistent with existing United Nations Staff Rules.

- (G) Managers and commanders.—The manner in which managers and commanders handle cases of misconduct by those serving under them should be included in their individual performance evaluations, so that managers and commanders who take decisive action to deter and address misconduct are rewarded, while those who create a permissive environment or impede investigations are penalized or relieved of duty, as appropriate.
- (H) Data Base.—A centralized data base should be created and maintained within the United Nations Department of Peacekeeping Operations to track cases of misconduct, including the outcome of investigations and subsequent prosecutions, to ensure that personnel who have engaged in misconduct or other criminal activities, regardless of category or rank, are permanently barred from participation in future peacekeeping operations.

1	(I) Welfare.—Peacekeeping operations
2	should assume responsibility for maintaining a
3	minimum standard of welfare for mission per-
4	sonnel to ameliorate conditions of service, while
5	adjustments are made to the discretionary wel-
6	fare payments currently provided to Member
7	States that contribute troops to offset the cost
8	of operation-provided recreational facilities.
9	(3) Peacebuilding commission.—
10	(A) ESTABLISHMENT.—Consistent with
11	the recommendations of the High Level Panel
12	Report, the United Nations should establish a
13	Peacebuilding Commission, supported by a
14	Peacebuilding Support Office, to marshal the
15	efforts of the United Nations, international fi-
16	nancial institutions, donors, and non-govern-
17	mental organizations to assist countries in tran-
18	sition from war to peace.
19	(B) STRUCTURE AND MEMBERSHIP.—The
20	Commission should—
21	(i) be a subsidiary body of the United
22	Nations Security Council, limited in size to
23	ensure efficiency;
24	(ii) include members of the United
25	Nations Security Council, major donors

1	major troop contributing countries, appro-
2	priate United Nations organizations, the
3	World Bank, and the International Mone-
4	tary Fund; and
5	(iii) invite the President of ECOSOC,
6	regional actors, Member States that con-
7	tribute troops, regional development banks,
8	and other concerned parties that are not
9	already members, as determined appro-
10	priate, to consult or participate in meet-
11	ings as observers.
12	(C) Responsibilities.—The Commission
13	should seek to ease the demands currently
14	placed upon the Department of Peacekeeping
15	Operations to undertake tasks that fall beyond
16	the scope of traditional peacekeeping, by—
17	(i) developing and integrating coun-
18	try-specific and system-wide conflict pre-
19	vention, post-conflict reconstruction, and
20	long-term development policies and strate-
21	gies; and
22	(ii) serving as the key coordinating
23	body for the design and implementation of
24	military, humanitarian, and civil adminis-
25	tration aspects of complex missions.

1	(D) RESOURCES.—The establishment of
2	the Peacebuilding Commission and the related
3	Peacebuilding Support Office, should be staffed
4	within existing resources.
5	SEC. 1253. CERTIFICATION.
6	(a) New or Expanded Peacekeeping Oper-
7	ATIONS CONTINGENT UPON PRESIDENTIAL CERTIFI-
8	CATION OF PEACEKEEPING OPERATIONS REFORMS.—
9	(1) No new or expanded peacekeeping op-
10	ERATIONS.—
11	(A) Certification.—Except as provided
12	in subparagraph (B), until the Secretary of
13	State certifies that the requirements described
14	in paragraph (2) have been satisfied, the Presi-
15	dent shall direct the United States Permanent
16	Representative to the United Nations to use the
17	voice, vote, and influence of the United States
18	at the United Nations to oppose the creation of
19	new, or expansion of existing, United Nations
20	peacekeeping operations.
21	(B) EXCEPTION AND NOTIFICATION.—The
22	requirements described under subparagraphs
23	(F) and (G) of paragraph (2) may be waived
24	until January 1, 2007, if the President deter-

mines that such is in the national interest of

the United States. If the President makes such a determination, the President shall, not later than 15 days before the exercise of such waiver, notify the appropriate congressional committees of such determination and resulting waiver.

- (2) CERTIFICATION OF PEACEKEEPING OPER-ATIONS REFORMS.—The certification referred to in paragraph (1) is a certification made by the Secretary to the appropriate congressional committees that the following reforms, or an equivalent set of reforms, related to peacekeeping operations have been adopted by the United Nations Department of Peacekeeping Operations or the General Assembly, as appropriate:
 - (A) A single, uniform Code of Conduct that has the status of a binding rule and applies equally to all personnel serving in United Nations peacekeeping operations, regardless of category or rank, has been adopted by the General Assembly and mechanisms have been established for training such personnel concerning the requirements of the Code and enforcement of the Code.
 - (B) All personnel, regardless of category or rank, serving in a peacekeeping operation have

been trained concerning the requirements of the Code of Conduct and each has been given a personal copy of the Code, translated into the national language of such personnel.

- (C) All personnel, regardless of category or rank, are required to sign an oath that each has received a copy of the Code of Conduct, that each pledges to abide by the Code, and that each understands the consequences of violating the Code, including the immediate termination of the participation of such personnel in the peacekeeping operation to which such personnel is assigned as a condition of the appointment to such operation.
- (D) All peacekeeping operations have designed and implemented educational outreach programs to reach local communities where peacekeeping personnel of such operations are based to explain prohibited acts on the part of United Nations peacekeeping personnel and to identify the individual to whom the local population may direct complaints or file allegations of exploitation, abuse, or other acts of misconduct.

(E) A centralized data base has been created and is being maintained in the United Nations Department of Peacekeeping Operations that tracks cases of misconduct, including the outcomes of investigations and subsequent prosecutions, to ensure that personnel, regardless of category or rank, who have engaged in misconduct or other criminal activities are permanently barred from participation in future peacekeeping operations.

- (F) A Model Memorandum of Understanding between the United Nations and each Member State that contributes troops to a peacekeeping operation has been adopted by the United Nations Department of Peacekeeping Operations that specifically obligates each such Member State to—
 - (i) designate a competent legal authority, preferably a prosecutor with expertise in the area of sexual exploitation and abuse, to participate in any investigation into an allegation of misconduct brought against an individual of such Member State;

1	(ii) refer to its competent national or
2	military authority for possible prosecution,
3	if warranted, any investigation of a viola-
4	tion of the Code of Conduct or other crimi-
5	nal activity by an individual of such Mem-
6	ber State;
7	(iii) report to the Department of
8	Peacekeeping Operations on the outcome
9	of any such investigation;
10	(iv) undertake to conduct on-site court
11	martial proceedings relating to allegations
12	of misconduct alleged against an individual
13	of such Member State; and
14	(v) assume responsibility for the pro-
15	vision of appropriate assistance to a victim
16	of misconduct committed by an individual
17	of such Member State.
18	(G) A professional and independent inves-
19	tigative and audit function has been established
20	within the United Nations Department of
21	Peacekeeping Operations and the OIOS to mon-
22	itor United Nations peacekeeping operations.

1	SEC. 1254. RULE OF CONSTRUCTION RELATING TO PROTEC
2	TION OF UNITED STATES OFFICIALS AND
3	MEMBERS OF THE ARMED FORCES.
4	Nothing in this subtitle shall be construed as super-
5	seding the Uniform Code of Military Justice or operating
6	to effect the surrender of United States officials or mem-
7	bers of the Armed Forces to a foreign country or inter-
8	national tribunal, including the International Criminal
9	Court, for prosecutions arising from peacekeeping oper-
10	ations or other similar United Nations-related activity,
11	and nothing in this subtitle shall be interpreted in a man-
12	ner inconsistent with the American Servicemembers' Pro-
13	tection Act of 2002 (title II of the 2002 Supplemental Ap-
14	propriations Act for Further Recovery From and Re-
15	sponse To Terrorist Attacks on the United States; Public
16	Law 107–206).
17	Subtitle E—Department of State
18	and Government Accountability
19	Office
20	SEC. 1261. POSITIONS FOR UNITED STATES CITIZENS AT
21	INTERNATIONAL ORGANIZATIONS.
22	The Secretary of State shall make every effort to re-
23	cruit United States citizens for positions within inter-
24	national organizations.

1	SEC. 1262. BUDGET JUSTIFICATION FOR REGULAR AS-
2	SESSED BUDGET OF THE UNITED NATIONS.
3	(a) Detailed Itemization.—The annual congres-
4	sional budget justification shall include a detailed itemized
5	request in support of the assessed contribution of the
6	United States to the regular assessed budget of the United
7	Nations.
8	(b) Contents of Detailed Itemization.—The
9	detailed itemization required under subsection (a) shall—
10	(1) contain information relating to the amounts
11	requested in support of each of the various sections
12	and titles of the regular assessed budget of the
13	United Nations; and
14	(2) compare the amounts requested for the cur-
15	rent year with the actual or estimated amounts con-
16	tributed by the United States in previous fiscal years
17	for the same sections and titles.
18	(c) Adjustments and Notification.—If the
19	United Nations proposes an adjustment to its regular as-
20	sessed budget, the Secretary of State shall, at the time
21	such adjustment is presented to the Advisory Committee
22	on Administrative and Budgetary Questions (ACABQ),
23	notify and consult with the appropriate congressional com-
24	mittees.

1 SEC. 1263. REVIEW AND REPORT.

2	Not later than six months after the date of the enact-
3	ment of this Act, the Secretary of State shall conduct a
4	review of programs of the United Nations that are funded
5	through assessed contributions and submit to the appro-
6	priate congressional committees a report containing—
7	(1) the findings of such review; and
8	(2) recommendations relating to—
9	(A) the continuation of such programs;
10	and
11	(B) which of such programs should be vol-
12	untarily funded, other than those specified in
13	subparagraphs (A) through (R) of subsection
14	(c)(2) of section 11 of the United Nations Par-
15	ticipation Act of 1945, as amended by section
16	1111(c) of this title.
17	SEC. 1264. GOVERNMENT ACCOUNTABILITY OFFICE.
18	(a) Report on United Nations Reforms.—Not
19	later than 12 months after the date of the enactment of
20	this Act and again 12 months thereafter, the Comptroller
21	General of the United States of the Government Account-
22	ability Office shall submit to the appropriate congressional
23	committees a report on the status of the 1997, 2002, and
24	2005 management reforms initiated by the Secretary Gen-
25	eral and on the reforms mandated by this title.

- 1 (b) Report on Department of State Certifi-
- 2 Cations.—Not later than six months after each certifi-
- 3 cation submitted by the Secretary of State to the appro-
- 4 priate congressional committees under this title and sub-
- 5 section (d)(3) of section 11 of the United Nations Partici-
- 6 pation Act of 1945 (as amended by section 1111(c) of this
- 7 title), the Comptroller General shall submit to the appro-
- 8 priate congressional committees a report on each such cer-
- 9 tification. The Secretary shall provide the Comptroller
- 10 General with any information required by the Comptroller
- 11 General to submit any such report.
- 12 (c) United Nations Construction and Con-
- 13 TRACTING.—Not later than six months after the date of
- 14 the enactment of this Act, the Comptroller General shall
- 15 submit to the Committee on International Relations of the
- 16 House of Representatives, the Committee on Foreign Re-
- 17 lations of the Senate, the Committee on Appropriations
- 18 of the House of Representatives, and the Committee on
- 19 Appropriations of the Senate a report describing the costs
- 20 associated with the contracting for and construction of the
- 21 Geneva, Switzerland, buildings of the World Meteorolog-
- 22 ical Organization (WMO) and the World Intellectual Prop-
- 23 erty Organization (WIPO). The report shall include anal-
- 24 yses of the procurement procedures for each such building
- 25 and shall specifically address issues of any corrupt con-

- 1 tracting practices that are discovered, such as rigged bids
- 2 and kickbacks, as well as other improprieties. The report
- 3 shall also include an identification of other credible allega-
- 4 tions of corrupt contracting at United Nations construc-
- 5 tion projects that involve major construction on a scale
- 6 comparable to the WMO and WIPO construction projects,
- 7 and a description of the results of an investigation into
- 8 each such credible allegation.

Subtitle F—Certifications and Withholding of Contributions

- 11 SEC. 1271. CERTIFICATIONS AND WITHHOLDING OF CON-
- 12 TRIBUTIONS.
- (a) Certifications.—
- 14 (1) In general.—Except as provided in para-
- 15 graph (3), the certifications required under sub-
- section (d)(3) of section 11 of the United Nations
- 17 Participation Act of 1945 (as amended by section
- 18 1111(c) of this title) and section 1113, sections
- 19 1114(a) through 1114(e), section 1114(g), section
- 20 1123, section 1124, sections 1131(c) and 1131(e),
- section 1132, and section 1133 of this title are cer-
- 22 tifications submitted to the appropriate congres-
- sional committees by the Secretary of State that the
- 24 requirements of each such section have been satis-
- 25 fied with respect to reform of the United Nations.

1	(2) Alternate certification mechanism.—
2	(A) In general.—Except as provided in
3	paragraph (3), in the event that the Secretary
4	is unable to submit a certification in accordance
5	with paragraph (1), the Secretary may submit
6	to the appropriate congressional committees, in
7	accordance with subparagraph (B), an alternate
8	certification that certifies that the requirements
9	of the section to which the original certification
10	applies have been implemented through reforms
11	that are substantially similar to the require-
12	ments of such section or accomplish the same
13	purposes as the requirements of such section.
14	(B) Equivalency.—Reforms are substan-
15	tially similar or accomplish the same purposes
16	if—
17	(i) such reforms are formally adopted
18	in written form by the entity or committee
19	of the United Nations or of its specialized
20	agency that has authority to enact or im-
21	plement such reforms or are issued by the
22	Secretariat or the appropriate entity or
23	committee in written form; and
24	(ii) such reforms are not identical to
25	the reforms required by a particular cer-

1	tification but in the determination of the
2	Secretary will have the same, or nearly the
3	same effect, as such reforms.
4	(C) Written justification and con-
5	SULTATION.—
6	(i) Written Justification.—Not
7	later than 30 days before submitting an al-
8	ternate certification in accordance with
9	subparagraph (A), the Secretary shall sub-
10	mit to the appropriate congressional com-
11	mittees a written justification explaining in
12	detail the basis for such alternate certifi-
13	cation.
14	(ii) Consultation.—After the Sec-
15	retary has submitted the written justifica-
16	tion under clause (i), but no later than 15
17	days before the Secretary exercises the al-
18	ternate certification mechanism described
19	under subparagraph (A), the Secretary
20	shall consult with the appropriate congres-
21	sional committees regarding such exercise.
22	(3) Limited exception for substantial
23	COMPLIANCE.—
24	(A) Substantial compliance.—Subject
25	to subparagraph (B), if at least 32 of the 46

1	reforms represented by the 14 certifications
2	specified under paragraph (1) have been imple-
3	mented, all such reforms (including the
4	unimplemented reforms) so represented shall be
5	deemed to have been implemented for the year
6	in which the Secretary submits such certifi-
7	cations.
8	(B) Mandatory implementation of
9	CERTAIN REFORMS.—
10	(i) In general.—The provisions of
11	subparagraph (A) shall not apply unless
12	the reforms under the following sections
13	have been implemented for the year to
14	which subparagraph (A) applies:
15	(I) Subsection (d)(3) of section
16	11 of the United Nations Participa-
17	tion Act of 1945 (as amended by sec-
18	tion 1111(c) of this title).
19	(II) Section $1113(b)(1)(A)$.
20	(III) Section $1113(b)(2)(D)$.
21	(IV) Section 1114(a)(1).
22	(V) Section 1114(a)(6).
23	(VI) Section 1114(b)(1).
24	(VII) Section 1114(b)(2).
25	(VIII) Section $1114(c)(1)$.

1	(IX) Section 1131(b)(1).
2	(X) Section 1131(b)(2).
3	(XI) Section 1131(b)(3).
4	(XII) Section 1131(b)(5).
5	(XIII) Section 1131(b)(6).
6	(XIV) Section 1132(a)(1).
7	(XV) Section 1132(a)(2).
8	(ii) Full compliance in suc-
9	CEEDING YEAR.—If the unimplemented re-
10	forms under subparagraph (A) are not im-
11	plemented in the year succeeding the year
12	to which subparagraph (A) applies, the
13	provisions of subsection (b) shall apply for
14	such succeeding year.
15	(b) WITHHOLDING OF UNITED STATES CONTRIBU-
16	TIONS TO REGULAR ASSESSED BUDGET OF THE UNITED
17	Nations.—
18	(1) In general.—Except as provided in para-
19	graph (4) and in accordance with paragraph (2),
20	until such time as all certifications (or alternate cer-
21	tifications) are submitted in accordance with sub-
22	section (a), the United States shall appropriate, but
23	withhold from expenditure, 50 percent of the con-
24	tributions of the United States to the regular as-

- sessed budget of the United Nations for a biennial period.
 - (2) AVAILABLE UNTIL EXPENDED.—The contributions appropriated but withheld from expenditure under paragraph (1) are authorized to remain available until expended.
 - (3) APPLICATION WITH RESPECT TO SECTION 11(B) OF THE UNITED NATION PARTICIPATION ACT OF 1945.—Until such time as all certifications (or alternate certifications) are submitted in accordance with subsection (a), subsection (b) of section 11 of the United Nations Participation Act of 1945 (as amended by section 1111(c) of this title) shall be administered as though such section reads as follows: "The Secretary may not make a contribution to a regularly assessed biennial budget of the United Nations in an amount greater than 11 percent of the amount calculable under subsection (c).".
 - (4) Section 11(d)(3) of united nations participation act of 1945.—
 - (A) Special rule.—A certification under subsection (d)(3) of section 11 of the United Nations Participation Act of 1945 (as amended by section 1111(c) of this title) (relating to the 2008–2009 biennial period and subsequent bi-

ennial periods) shall not be required until such time as the United Nations makes its formal budget presentation for the 2008–2009 biennial period.

- (B) APPLICATION.—If the Secretary does not submit a certification under such section, the 50 percent withholding described under paragraph (1) shall apply.
- 9 (c) Release of Funds.—At such time as all certifi-10 cations (or alternate certifications) are submitted in ac-11 cordance with subsection (a), the United States shall 12 transfer to the United Nations amounts appropriated but 13 withheld from expenditure under subsection (b).

14 (d) Annual Reviews.—

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(1) In General.—The Secretary shall conduct annual reviews, beginning one year after the date on which the Secretary submits the final certification (or alternate certification) in accordance with subsection (a), to determine if the United Nations continues to remain in compliance with all such certifications (or alternate certifications). Not later than 30 days after the completion of each such review, the Secretary shall submit to the appropriate congressional committees a report containing the findings of each such review.

1	(2) ACTION.—If during the course of any such
2	review the Secretary determines that the United Na-
3	tions has failed to remain in compliance with a cer-
4	tification (or an alternate certification) that was
5	submitted in accordance with subsection (a), the 50
6	percent withholding described under subsection (b)
7	shall re-apply with respect to United States con-
8	tributions each fiscal year to the regular assessed
9	budget of the United Nations beginning with the fis-
10	cal year immediately following such review and sub-
11	sequent fiscal years until such time as all certifi-
12	cations (or alternate certifications) under subsection
13	(a) have been submitted.
14	(e) Effective Date.—The certifications (or alter-
15	nate certifications) specified under subsection (a) shall be
16	required with respect to United States contributions to-

19 TITLE XIII—OPENING DOORS

17 wards payment of regular assessed dues of the United Na-

FOR FOREIGN STUDENTS

- 21 SEC. 1301. SHORT TITLE.
- This title may be cited as the "Opening Doors for
- 23 Foreign Students Act of 2005".

18 tions for 2007 and subsequent years.

- 24 SEC. 1302. FINDINGS.
- Congress finds the following:

- (1) Opening doors to well-intentioned foreign students and exchange visitors has wide-ranging benefits to the United States.
 - (2) Upon their return to their countries of origin, foreign students and exchange visitors disseminate the core values of the United States as they relate their positive experiences with the democratic form of governance, the dynamic multicultural society, and the entrepreneurial spirit of the United States.
 - (3) The United States earns approximately \$13,000,000,000 a year in tuition and living expenses paid by foreign students, making higher education the United States' fifth largest service export.
 - (4) Since the terrorist attacks on America on September 11, 2001, the United States institutions of higher education and nongovernmental exchange sponsors have faced great challenges in retaining their competitive position in the market for foreign students.
 - (A) During the 2002–2003 academic year, the first year after the 9/11 attacks, the growth of overall international student enrollment in the United States slowed to 0.6 percent after having increased by 6.4 percent in the two pre-

vious academic years. During the 2003–2004 academic year, according to the Institute of International Education, the number of international students studying in the United States declined 2.4 percent to 572,509. This was the first overall decline in international students studying in the United States since the 1971–72 school year.

- (B) Community Colleges have been particularly hard-hit by overall declines in enrollments of foreign students. During the 2003–2004 academic year, the number of foreign students enrolled a public two-year schools fell by 10 percent, according to the Institute of International Education.
- (5) Some foreign students have expressed anxiety and alarm about the new visa processes. A survey conducted in 2004 at the University of California of 1,700 foreign students found that 60 percent reported that they had to endure "unreasonable delays" to obtain student visas.
- (6) Competitors in the marketplace for higher education, including Canada, Australia, New Zealand, Germany and the United Kingdom, are aggres-

sively recruiting students to take advantage of changed perceptions of the United States.

(7) If the United States is to regain its competitive advantage in attracting foreign students and exchange visitors, it will be essential for the Department of State to work to ensure that new visa procedures are administered in the most efficient and user-friendly possible manner. Furthermore the Department must continue to engage in public outreach designed to dispel negative perceptions about study in the United States.

12 SEC. 1303. DEVELOPMENT OF A COMPREHENSIVE STRAT-

- 13 EGY TO ATTRACT FOREIGN STUDENTS TO
 14 STUDY IN THE UNITED STATES.
- 15 (a) DEVELOPMENT OF STRATEGY.—Not later than one year after the date of the enactment of this Act, the 16 17 Secretary of State, in consultation with the Secretary of 18 Homeland Security, the Secretary of Education, and the 19 Secretary of Commerce, shall develop a comprehensive 20 strategy to counter widespread perceptions among foreign 21 students that the United States no longer welcomes them to study in the United States or to participate in exchange programs, and to increase applications by foreign students to come to the United States for study and exchange. Not later than 180 days after the date of the enactment of

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- 1 this Act, the Secretary shall submit to the appropriate
- 2 congressional committees a written account of this strat-
- 3 egy.
- 4 (b) Consultations With Stakeholders.—Begin-
- 5 ning not later than 180 days after date of the enactment
- 6 of this Act, the Secretary of State shall undertake annual
- 7 consultations with individuals and organizations involved
- 8 in international education, including consultations with
- 9 nongovernmental institutions concerned with the recruit-
- 10 ment of foreign students to the United States; officials
- 11 from United States educational institutions concerned
- 12 with the recruitment of foreign students, foreign student
- 13 representatives, nongovernmental organizations des-
- 14 ignated by the Department of State as sponsors in the
- 15 Exchange Visitor Program, and other concerned parties
- 16 for the purpose of discussing and seeking input on the
- 17 development of the comprehensive strategy described in
- 18 subsection (a).
- 19 SEC. 1304. IDENTIFICATION OF PRIORITY MISSIONS AND
- 20 MISSIONS EMPLOYING BEST PRACTICES FOR
- 21 ATTRACTING STUDENT VISA APPLICANTS.
- 22 (a) Review of Student Visa Applications.—The
- 23 Secretary of State shall review the application and
- 24 issuance rates for F-1 and J-1 nonimmigrant visas
- 25 (issued under subparagraphs (F) and (J) of section

- 1 101(a)(15) of the Immigration and Nationality Act (8
- 2 U.S.C. 1101(a)(15)) at every diplomatic or consular mis-
- 3 sion of the United States providing consular services. Such
- 4 review shall encompass the five-year period immediately
- 5 preceding the date of the enactment of this Act and shall
- 6 be used to identify missions that have experienced signifi-
- 7 cant declines in such visa applications, the issuance of
- 8 such visas, or both, and shall also identify diplomatic or
- 9 consular missions that have experienced recovery in the
- 10 rate of such applications or such issuances after experi-
- 11 encing significant declines in such applications, such
- 12 issuances, or both.
- 13 (b) Obtaining Information on Best Practices
- 14 FOR GAINING INCREASES.—Upon identifying diplomatic
- 15 or consular missions that have experienced recoveries in
- 16 the rates of such visa applications, issuances, or both, the
- 17 Secretary shall direct the chiefs of mission of such mis-
- 18 sions to submit to the Secretary a report concerning con-
- 19 sular, public diplomacy, public outreach, or other practices
- 20 that may have contributed to such recoveries.
- 21 (c) Corrective Measures.—Upon identifying dip-
- 22 lomatic or consular missions in key foreign policy coun-
- 23 tries that have suffered significant declines in the rates
- 24 of such applications, issuances, or both without experi-
- 25 encing recovery in either or both of such rates in accord-

- 1 ance with the review required under subsection (a), the
- 2 Secretary shall direct the chiefs of mission of such mis-
- 3 sions to develop a plan appropriate to each such mission
- 4 to attract additional F-1 and J-1 visa applicants and to
- 5 address any inefficiencies in processing visa applications
- 6 specific to each such mission.

7 (d) Report.—

(1) In General.—Not later than 180 days after the date of the enactment of this Act, and one year thereafter, the Secretary shall submit to the appropriate congressional committees a report concerning trends in the application and issuance rates for F–1 and J–1 visas at all diplomatic and consular missions of the United States providing consular services.

(2) Report elements.—

(A) STATISTICAL INFORMATION.—The first report submitted pursuant to this section shall contain data from the five-year period immediately preceding the date of the enactment of this Act. The second report shall contain updated data covering the calendar year preceding the issuance of the report and comparisons with previous data.

- (B) Best Practices.—Each report shall contain a "Best Practices" section identifying diplomatic or consular missions that have experienced a recovery in the rates of such applications, such issuances, or both after experiencing declines in the rates for such applications, such issuances, or both. For each diplomatic or consular mission so identified, the report shall include post activities that may have contributed to such recovery.
 - (C) PRIORITY POSTS.—Each report shall also contain a section entitled "Priority Posts" that identifies critical diplomatic and consular missions from key foreign policy countries that have experienced declines in the rates of such applications, such issuances, or both without experiencing a significant recovery in any of such rates. For each diplomatic or consular mission so identified, the report shall contain an action plan that describes new initiatives, such as consular services, public diplomacy, and public outreach, that are designed to improve the rates of such applications and such issuances.

1	SEC. 1305. ENHANCED TRAINING IN PROCESSING AND FA-
2	CILITATING STUDENT VISAS.
3	(a) Training Programs.—Chapter 7 of the Foreign
4	Service Act of 1980 (22 U.S.C. 3901 et seq.) (relating
5	to career development, training, and orientation) is
6	amended by adding at the end the following new section:
7	"SEC. 708. TRAINING IN PROCESSING AND FACILITATING
8	VISA APPLICATIONS FOR STUDENTS AND EX-
9	CHANGE VISITORS FOR STUDY IN THE
10	UNITED STATES.
11	"The Secretary shall establish a training program for
12	members of the Service who have responsibilities related
13	to the issuance of visas to prepare such members for the
14	unique challenges that visa applicants face in completing
15	the F–1 and J–1 nonimmigrant visa application process
16	and to provide such members with proven tools, including
17	in the area of consular services, public diplomacy, outreach
18	to non-governmental institutions and educational institu-
19	tions, and public outreach to combat perceptions that the
20	United States is no longer a welcoming place for foreign
21	citizens to study or to participate in exchange programs.".

1	SEC. 1306. ENHANCED DIPLOMATIC EFFORTS TO NEGO-
2	TIATE FAVORABLE RECIPROCAL AGREE-
3	MENTS WITH FOREIGN GOVERNMENTS CON-
4	CERNING STUDENT VISA TERM LIMITS.
5	The Secretary of State should undertake a sustained
6	diplomatic dialogue with key foreign governments, includ-
7	ing the Government of the People's Republic of China and
8	the Government of the Russian Federation, aimed at re-
9	negotiating the terms of existing reciprocal agreements to
10	provide for extended validity of student and exchange visas
11	in order to reduce the need for frequent renewals of F–
12	1 and J-1 nonimmigrant visas by foreign students.
13	TITLE XIV—MISCELLANEOUS
14	PROVISIONS
15	Subtitle A—General Provisions
16	SEC. 1401. STATEMENT OF POLICY RELATING TO DEMOC-
17	RACY IN IRAN.
18	(a) FINDINGS.—Congress finds the following:
19	(1) Iran is neither free nor democratic. Men
20	and women are not treated equally in Iran, women
21	are legally deprived of internationally recognized
22	human rights, and religious freedom is not respected
23	under the laws of Iran. Undemocratic institutions,
24	such as the Guardians Council, thwart the decisions
25	of elected leaders.

1	(2) The April 2005 report of the Department of
2	State states that Iran remained the most active
3	state sponsor of terrorism in 2004.
4	(3) That report also states that Iran continues
5	to provide funding, safe-haven, training, and weap-
6	ons to known terrorist groups, including Hizballah,
7	Hamas, the Palestine Islamic Jihad, al-Aqsa Mar-
8	tyrs Brigade, and the Popular Front for the Libera-
9	tion of Palestine, and has harbored senior members
10	of al-Qaeda.
11	(b) Policy.—It is the policy of the United States
12	that—
13	(1) currently, there is not a free and fully
14	democratic government in Iran;
15	(2) the United States supports transparent, full
16	democracy in Iran;
17	(3) the United States supports the rights of the
18	Iranian people to choose their system of government;
19	and
20	(4) the United States condemns the brutal
21	treatment, imprisonment, and torture of Iranian ci-
22	vilians who express political dissent.
23	SEC. 1402. IRANIAN NUCLEAR ACTIVITIES.
24	(a) FINDINGS.—Congress finds the following:

- 1 (1) Iran remains the world's leading sponsors of 2 international terrorism and is on the Department of 3 State's list of countries that provide support for acts 4 of international terrorism.
 - (2) Iran has repeatedly called for the destruction of Israel, and Iran supports organizations, such as Hizballah, Hamas, and the Palestine Islamic Jihad, that deny Israel's right to exist and are responsible for terrorist attacks against Israel.
 - (3) The Ministry of Defense of the Government of Iran confirmed in July 2003 that it had successfully conducted the final test of the Shahab-3 missile, giving Iran an operational intermediate-range ballistic missile capable of striking both Israel and United States troops throughout the Middle East and Afghanistan.
 - (4) Inspections by the International Atomic Energy Agency (IAEA) in Iran have revealed significant undeclared activities, including plutonium reprocessing efforts.
 - (5) Plutonium reprocessing is a necessary step in a nuclear weapons program that uses plutonium created in a reactor.
 - (6) Iran continues to assert its right to pursue nuclear power and related technology, continues con-

- structing a heavy water reactor that is ideal for making plutonium for weapons, and has not fully cooperated with the ongoing investigation by the IAEA of its nuclear activities.
 - (7) The United States has publicly opposed the completion of reactors at the Bushehr nuclear power plant because the transfer of civilian nuclear technology and training could help to advance Iran's nuclear weapons program.
 - (8) Russia, in spite of strong international concern that Iran intended to use civilian nuclear energy plants to develop nuclear weapons, provided Iran with support to complete the Bushehr nuclear facility.
 - (9) Russia intends to begin supplying the Bushehr nuclear facility with fuel in June 2005, and the Bushehr nuclear plant is expected to begin operation at the beginning of 2006.
 - (10) The Iranian parliament has ratified a bill supporting the construction of 20 new nuclear power plants.
- (b) Sense of Congress.—It is the sense of Congress that—

1	(1) Russia's provision of assistance to Iran on
2	the Bushehr nuclear reactor is inconsistent with the
3	nonproliferation goals of the United States;
4	(2) Iran's stated plans to construct 20 new nu-
5	clear facilities and its development of nuclear tech-
6	nologies, coupled with acknowledged and
7	unacknowledged ties to terrorist groups, constitute a
8	threat to global peace and security; and
9	(3) the national security interests of the United
10	States will best be served if the United States devel-
11	ops and implements a long-term strategy to halt all
12	foreign nuclear cooperation with Iran.
13	(c) Statement of Congress.—Congress calls upon
14	the leaders of the governments of the G–8 to—
15	(1) insist that the Government of Russia termi-
16	nate all assistance, including fuel shipments, to the
17	Bushehr nuclear facility in Iran; and
18	(2) condition Russia's continued membership in
19	the G–8 on Russia's termination of all assistance,
20	including fuel shipments, to the Bushehr facility and
21	to any other nuclear plants in Iran.
22	SEC. 1403. LOCATION OF INTERNATIONAL INSTITUTIONS IN
23	AFRICA.
24	(a) Statement of Congress.—Congress declares
25	that, for the purpose of maintaining regional balances with

- 1 respect to the location of international organizations and
- 2 institutions in Africa, such organizations or institutions,
- 3 such as the African Development Bank, that move their
- 4 headquarters offices from their original locations for rea-
- 5 sons of security should return once those security issues
- 6 have been resolved or should relocate to another country
- 7 in the region in which the organization or institution was
- 8 originally headquartered.
- 9 (b) Consultations Regarding Return.—The
- 10 Secretary of State is authorized to begin consultations
- 11 with appropriate parties to determine the feasibility of re-
- 12 turning such organizations and institutions to the regions
- 13 in which they were originally headquartered.
- 14 SEC. 1404. BENJAMIN GILMAN INTERNATIONAL SCHOLAR-
- 15 SHIP PROGRAM.
- 16 Section 305 of the International Academic Oppor-
- 17 tunity Act of 2000, (title III of the Microenterprise for
- 18 Self-Reliance and International Anti-Corruption Act of
- 19 2000) (Public Law 106-309; 22 U.S.C. 2462 note) is
- 20 amended by striking "\$1,500,000" and inserting
- 21 "\$4,000,000".
- 22 SEC. 1405. PROHIBITION ON COMMEMORATIONS RELATING
- 23 TO LEADERS OF IMPERIAL JAPAN.
- The Department of State, both in Washington and
- 25 at United States diplomatic missions and facilities in for-

- 1 eign countries, shall not engage in any activity, including
- 2 the celebration of the recently enacted Showa holiday,
- 3 which may, in any manner, serve to commemorate or be
- 4 construed as serving to commemorate leaders of Imperial
- 5 Japan who were connected to the attack on the United
- 6 States Fleet at Pearl Harbor, Oahu, Hawaii, on December
- 7, 1941.
- 8 SEC. 1406. UNITED STATES POLICY REGARDING WORLD
- 9 BANK GROUP LOANS TO IRAN.
- 10 (a) United States Policy.—The Secretary of
- 11 State, in consultation with the Secretary of the Treasury,
- 12 shall work to secure the support of the governments of
- 13 countries represented on the decisionmaking boards and
- 14 councils of the international financial institutions of the
- 15 World Bank Group to oppose any further activity in Iran
- 16 by the international financial institutions of the World
- 17 Bank Group until Iran abandons its program to develop
- 18 nuclear weapons.
- 19 (b) NOTIFICATION.—Not later than 30 days after the
- 20 Secretary initiates efforts to carry out subsection (a), the
- 21 Secretary shall notify the appropriate congressional com-
- 22 mittees of such efforts.
- (c) WORLD BANK GROUP DEFINED.—As used in this
- 24 section, the term "World Bank Group" means the Inter-
- 25 national Bank for Reconstruction and Development, the

- 1 International Development Association, the International
- 2 Financial Corporation, and the Multilateral Investment
- 3 Guaranty Agency.
- 4 SEC. 1407. STATEMENT OF POLICY REGARDING SUPPORT
- 5 FOR SECI REGIONAL CENTER FOR COM-
- 6 BATING TRANS-BORDER CRIME.
- 7 (a) FINDINGS.—Congress finds the following:
- 8 (1) The Southeast European Cooperative Initia-
- 9 tive (SECI) Regional Center for Combating Trans-
- 10 Border Crime, located in Bucharest, Romania, is
- 11 composed of police and customs officers from each
- of the 12 member states of SECI: Albania, Bosnia
- and Herzegovina, Bulgaria, Croatia, Greece, Hun-
- 14 gary, Macedonia, Moldova, Romania, Slovenia, Ser-
- bia and Montenegro and Turkey.
- 16 (2) The SECI Regional Center supports joint
- trans-border crime fighting efforts through the es-
- tablishment of task forces, including task forces re-
- lating to trafficking in human beings, anti-drugs, fi-
- 20 nancial and computer crimes, stolen vehicles, anti-
- 21 smuggling and anti-fraud, and terrorism.
- 22 (b) STATEMENT OF POLICY.—It is the policy of the
- 23 United States to continue to support the activities of the
- 24 SECI Regional Center for Combating Trans-border
- 25 Crime.

1	SEC. 1408. STATEMENT OF POLICY URGING TURKEY TO RE
2	SPECT THE RIGHTS AND RELIGIOUS FREE
3	DOMS OF THE ECUMENICAL PATRIARCH.
4	(a) FINDINGS.—Congress finds the following:
5	(1) Turkey is scheduled to begin accession ne-
6	gotiations with the European Union on October 3
7	2005.
8	(2) In 1993 the European Union defined the
9	membership criteria for accession to the European
10	Union at the Copenhagen European Council, obli-
11	gating candidate countries to have achieved certain
12	levels of reform, including stability of institutions
13	guaranteeing democracy, the rule of law, and human
14	rights, and respect for and protection of minorities
15	(3) The Government of Turkey refuses to rec-
16	ognize the Ecumenical Patriarch's international sta-
17	tus.
18	(4) The Government of Turkey has limited to
19	Turkish nationals the candidates available to the
20	Holy Synod for selection as the Ecumenical Patri-
21	arch and has refused to reopen the Theologica
22	School at Halki, thus impeding training for the cler-
23	gy.
24	(b) STATEMENT OF POLICY.—Congress—

1	(1) calls on Turkey to continue to demonstrate
2	its willingness to adopt and uphold European stand-
3	ards for the protection of human rights;
4	(2) based on the ideals associated with the Eu-
5	ropean Union and its member states, calls on Tur-
6	key to eliminate all forms of discrimination, particu-
7	larly those based on race or religion, and imme-
8	diately—
9	(A) grant the Ecumenical Patriarch appro-
10	priate international recognition and ecclesiastic
11	succession;
12	(B) grant the Ecumenical Patriarchate the
13	right to train clergy of all nationalities, not just
14	Turkish nationals; and
15	(C) respect property rights and human
16	rights of the Ecumenical Patriarchate; and
17	(3) calls on Turkey to pledge to uphold and
18	safeguard religious and human rights without com-
19	promise.
20	SEC. 1409. STATEMENT OF POLICY REGARDING THE MUR-
21	DER OF UNITED STATES CITIZEN JOHN M.
22	ALVIS.
23	(a) FINDINGS.—Congress finds the following:

- 1 (1) On November 30, 2000, United States cit-2 izen John M. Alvis was brutally murdered in Baku, 3 Azerbaijan.
 - (2) John M. Alvis was serving his final two weeks of a two year full-time commitment to the International Republican Institute, a United States nongovernmental organization carrying out assistance projects for the Government of the United States to help promote democracy and strengthen the rule of law in Azerbaijan.
 - (3) The United States is committed to ensuring that the truth of the murder of John M. Alvis is determined and the individual or individuals who are responsible for this heinous act are brought to justice.

(b) STATEMENT OF POLICY.—Congress—

- (1) appreciates the efforts of the Government of Azerbaijan to find the individual or individuals who are responsible for the murder of United States citizen John M. Alvis and urges the Government of Azerbaijan to continue to make these efforts a high priority; and
- (2) urges the Secretary of State to continue to raise the issue of the murder of United States citizen John M. Alvis with the Government of Azer-

1	baijan and to make this issue a priority in relations
2	between the Government of the United States and
3	the Government of Azerbaijan.
4	SEC. 1410. STATEMENT OF CONGRESS AND POLICY WITH
5	RESPECT TO THE DISENFRANCHISEMENT OF
6	WOMEN.
7	(a) FINDINGS.—Congress finds the following:
8	(1) Following the May 16, 2005, decision of the
9	Kuwaiti parliament to enfranchise its female citi-
10	zens, Saudi Arabia is now the only country in world
11	that restricts the franchise and the right to hold
12	elected office to men only.
13	(2) Only men were allowed to vote and run for
14	office in Saudi Arabia's municipal elections held ear-
15	lier this year, the first elections of any kind that
16	Saudi Arabia has held since 1963.
17	(b) Statements of Congress.—Congress—
18	(1) strongly condemns the disenfranchisement
19	of women, including restrictions that prevent women
20	from holding office; and
21	(2) calls on the Government of Saudi Arabia to,
22	at the earliest possible time, promulgate a law that
23	grants women the right to vote and to run for office
24	in all future Saudi elections, whether local, provin-
25	cial, or national.

1	(c) Policy.—The President is encouraged to take
2	such action as the President considers appropriate, includ-
3	ing a downgrading of diplomatic relations, to encourage
4	countries that disenfranchise only women to grant women
5	the rights to vote and hold office.
6	SEC. 1411. ACQUISITION OF MARITIME REFUELING SUP-
7	PORT VESSEL FOR UNITED STATES DRUG
8	INTERDICTION EFFORTS IN THE EASTERN
9	PACIFIC MARITIME TRANSIT ZONE.
10	(a) FINDINGS.—Congress finds the following:
11	(1) The Department of Defense and Depart-
12	ment of Homeland Security report that narcotics
13	smuggling organizations continue to avoid United
14	States drug interdiction efforts by transiting deep
15	into the Eastern Pacific, well beyond the capabilities
16	of United States ships.
17	(2) Drug trafficking organizations have already
18	adapted to these long transit routes by employing
19	logistical support vessels (LSVs) to refuel drug laden
20	boats on the high seas.
21	(3) United States drug interdiction forces cur-
22	rently do not have this at-sea refueling capability.
23	(4) On June 29, 2005, the Subcommittee on
24	Criminal Justice, Drug Policy and Human Re-
25	sources of the Committee on Government Reform of

- the House of Representatives held a hearing entitled "Interrupting Narco-Terrorist Threats on the High Seas: Do We Have Enough Wind in Our Sails?".
 - (5) During the hearing, the acting United States Interdiction Coordinator (USIC), Ralph Utley, spoke of the substantial benefits to be gained if a maritime "oiler" ship were employed to support interdiction activities in the Eastern Pacific maritime transit zone.
 - (6) The Subcommittee was very interested to see that all witnesses representing the Department of Defense, the Office of National Drug Control Policy (ONDCP), the United States Coast Guard, Customs and Border Protection, and the Drug Enforcement Administration testified that they believe the employment of a maritime oiler vessel would be an immediate improvement to United States interdiction operations in the transit zone.
 - (7) On any given day, United States and Allied forces seize an average of 100 kilograms of cocaine per ship when patrolling in the Eastern Pacific maritime transit zone.
 - (8) Each year, the United States Coast Guard estimates it loses 100 "ship-days" due to lengthy refueling trips to Central and South American coun-

1	tries.	The	United	States	Navy	also	faces	similar	re-
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- 2 fueling challenges.
- 3 (b) AUTHORIZATION OF APPROPRIATIONS.—There
- 4 are authorized to be appropriated \$25,000,000 for fiscal
- 5 year 2006 and \$25,000,000 for fiscal year 2007 for the
- 6 Bureau for International Narcotics and Law Enforcement
- 7 Affairs (INL) of the Department of State to purchase or
- 8 lease a maritime refueling support vessel that is capable
- 9 of refueling United States and allied warships and vessels
- 10 employed in support of United States drug interdiction
- 11 duties in the Eastern Pacific maritime transit zone.
- 12 SEC. 1412. STATEMENT OF POLICY RELATING TO INTER-
- 13 NATIONAL TAXATION.
- 14 (a) Policy.—It is the policy of the United States to
- 15 use the voice, vote, and influence of the United States to
- 16 vigorously oppose any international or global tax that is
- 17 or may be considered or promoted by the United Nations,
- 18 its specialized or affiliated agencies, its Member States,
- 19 or United Nations-recognized nongovernmental organiza-
- 20 tions.
- 21 (b) Efforts.—United States representatives at the
- 22 United Nations shall—
- (1) use the voice, vote, and influence of the
- 24 United States to vigorously oppose any effort by the
- 25 United Nations or any of its specialized or affiliated

1	agencies to fund, approve, advocate, or promote any
2	proposal concerning the imposition of a tax or fee on
3	any United States person in order to raise revenue
4	for the United Nations or any such agency; and
5	(2) declare that a United States person shall
6	not be subject to any international tax and shall not
7	be required to pay such tax if such tax is levied
8	against such person.
9	(c) Exception.—The policy described in subsection
10	(a) shall not apply to fees for publications or other kinds
11	of fees that are not tantamount to a tax on a United
12	States person.
13	(d) Person Defined.—For purposes of this section,
14	the term "person" has the meaning given such term in
15	section 7701(a)(1) of the Internal Revenue Code of 1986
16	(26 U.S.C. 7701(a)(1)).
17	SEC. 1413. DECLARATION OF HEADS OF STATE OF THE
18	SHANGHAI COOPERATION ORGANIZATION.
19	(a) FINDINGS.—Congress finds the following:
20	(1) The Shanghai Cooperation Organization
21	(SCO) is made up of Kazakhstan, Kyrgyzstan, the
22	People's Republic of China, Russia, Tajikistan, and

Uzbekistan.

- 1 (2) al Qaeda and Taliban fighters remain active 2 in Afghanistan and antiterrorist operations led by 3 the international coalition are still ongoing.
 - (3) The Heads of State of the SCO declared that they supported the Global War on Terrorism and would strengthen their efforts to combat and prevent terrorism.
 - (4) The Heads of State of the SCO called for the relevant State parties of the anti-terrorist coalition to set a deadline for the temporary use of the infrastructure facilities of the SCO Member States and for their military presence in these countries.

(b) STATEMENT OF CONGRESS.—Congress—

- (1) commends the Heads of State of the SCO for their declaration of support of the Global War on Terrorism and for strengthening their efforts to combat and prevent terrorism;
- (2) commends the support of the anti-terrorist efforts of the international coalition in Afghanistan;
- (3) expresses its concern about language in the declaration of the Heads of State of the SCO calling for the relevant State parties of the anti-terrorist coalition to set a deadline for the temporary use of the infrastructure facilities of the SCO Member States

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1	and for their military presence in these countries;
2	and
3	(4) calls on the President, the Secretary of
4	State, and the Secretary of Defense to open a dia-
5	logue with the appropriate Member States in the
6	SCO concerning the importance of the use of bases
7	in the SCO Member States and report to Congress
8	on the outcome of such dialogue.
9	SEC. 1414. PREVENTION OF SMUGGLING OF METHAMPHET-
10	AMINE INTO THE UNITED STATES FROM MEX-
11	ICO.
12	(a) In General.—The Secretary of State, acting
13	through the Assistant Secretary of the Bureau for Inter-
14	national Narcotics and Law Enforcement Affairs, shall
15	take such actions as are necessary to prevent the smug-
16	gling of methamphetamine into the United States from
17	Mexico.
18	(b) Specific Actions.—In carrying out subsection
19	(a), the Secretary shall—
20	(1) improve bilateral efforts at the United
21	States-Mexico border to prevent the smuggling of
22	methamphetamine into the United States from Mex-
23	ieo;
24	(2) seek to work with Mexican law enforcement
25	authorities to improve the ability of such authorities

1	to combat the production and trafficking of meth-
2	amphetamine, including by providing equipment and
3	technical assistance, as appropriate; and
4	(3) encourage the Government of Mexico to
5	take immediate action to reduce the diversion of
6	pseudoephedrine by drug trafficking organizations
7	for the production and trafficking of methamphet-
8	amine.
9	(c) Report.—Not later than one year after the date
10	of the enactment of this Act, and annually thereafter, the
11	Secretary shall submit to the appropriate congressional
12	committees a report on the implementation of this section
13	for the prior year.
14	(d) Authorization of Appropriations.—There
15	are authorized to be appropriated to the Secretary to carry
16	out this section not less than \$4,000,000 for each of the
17	fiscal years 2006 and 2007.
18	SEC. 1415. STATEMENT OF POLICY REGARDING THE AT-
19	TACKS ON UNITED STATES CITIZENS BY PAL-
20	ESTINIAN TERRORISTS.
21	(a) FINDINGS.—Congress finds the following:
22	(1) Since the late Yasser Arafat renounced vio-
23	lence in the Oslo Peace Accords on September 13,
24	1993, at least 53 United States citizens, including

- one unborn child, have been murdered by Palestinian terrorists.
- 3 (2) On December 1, 1993, in a drive-by shoot-4 ing north of Jerusalem, Hamas killed United States 5 citizen Yitzhak Weinstock, 19, whose family came 6 from Los Angeles.
 - (3) On October 9, 1994, Hamas kidnapped and murdered United States citizen Nachshon Wachsman, 19, whose family came from New York City.
 - (4) On April 9, 1995, an Islamic Jihad bomb attack on a bus near Kfar Darom killed United States citizen Alisa Flatow, 20, from West Orange, New Jersey.
 - (5) On August 21, 1995, in a Hamas bus bombing in Jerusalem, United States citizen Joan Davenny, from New Haven, Connecticut, was killed.
 - (6) On September 9, 1995, Mara Frey of Chicago was stabbed in Ma"ale Michmash resulting in her unborn child"s death.
 - (7) On February 25, 1996, three United States citizens, Sara Duker of Teaneck, New Jersey, Matthew Eisenfeld of West Hartford, Connecticut, and Ira Weinstein of New York City, were killed in a Hamas bus bombing in Jerusalem.

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1	(8) On May 13, 1996, United States citizen
2	David Boim, 17, of New York City, was killed in a
3	drive-by shooting near Beit El, north of Jerusalem
4	(9) On June 9, 1996, United States citizen
5	Yaron Ungar was killed in a drive-by shooting near
6	Beit Shemesh.
7	(10) On July 30, 1997, United States citizen
8	Leah Stern of Passaic, New Jersey, was killed in a
9	Hamas bombing in Jerusalem's Mahane Yehuda
10	market.
11	(11) On September 4, 1997, a Hamas bombing
12	on Ben-Yehuda Street, Jerusalem, killed Yael
13	Botwin, 14, of Los Angeles.
14	(12) On April 19, 1998, an attack near the
15	Israeli town of Maon killed United States citizen
16	Dov Dribben, 28.
17	(13) On October 8, 2000, Rabbi Hillel
18	Lieberman, 36, of New York City, was stabbed and
19	killed near Nablus.
20	(14) On October 30, 2000, United States cit-
21	izen Esh-Kodesh Gilmore, 25, was shot in Jeru-
22	salem.
23	(15) On December 31, 2000, Rabbi Binyamir
24	Kahane, 34, and his wife, Talia Hertzlich Kahane,

1	both formerly of New York City, were killed in a
2	drive-by shooting near Ofra.
3	(16) On May 9, 2001, Jacob "Koby" Mandell
4	13, of Silver Spring, Maryland, was killed in an at-
5	tack near Tekoah.
6	(17) On May 29, 2001, Sarah Blaustein, 53, of
7	Lawrence, New York, was killed in a drive-by shoot-
8	ing near Efrat.
9	(18) On August 9, 2001, two United States
10	citizens, Judith L. Greenbaum, 31, and Malka Roth
11	15, were killed in the Jerusalem Sbarro pizzeria
12	bombing.
13	(19) On November 4, 2001, Shoshana Ben-
14	Yishai, 16, of New York City, was shot and killed
15	during an attack on a Jerusalem bus.
16	(20) On January 15, 2002, Avraham Boaz, 72,
17	of New York City, was killed in a shooting near
18	Bethlehem.
19	(21) On January 18, 2002, United States cit-
20	izen Aaron Elis, 32, was killed in a shooting in
21	Hadera.
22	(22) On February 8, 2002, United States cit-
23	izen Moranne Amit, 25, was killed in a stabbing in
24	Abu Tor Peace Forest, Jerusalem.

1	(23) On February 15, 2002, United States cit-
2	izen Lee Akunis, was shot and killed near Ramallah.
3	(24) On February 16, 2002, Keren Shatsky,
4	14, of New York City and Maine, and Rachel
5	Thaler, 16, of Baltimore, Maryland, were killed in a
6	bombing in Karnei Shomron.
7	(25) On March 24, 2002, Esther Kleinman, 23,
8	formerly of Chicago, was shot and killed near Ofra.
9	(26) On March 27, 2002, United States citizen
10	Hannah Rogen, 90, was killed in a bombing at a
11	hotel Passover seder in Netanya.
12	(27) On June 18, 2002, Moshe Gottlieb, 70, of
13	Los Angeles, was killed in a bus bombing in Jeru-
14	salem.
15	(28) On June 19, 2002, United States citizen
16	Gila Sara Kessler, 19, was killed in a bombing at a
17	Jerusalem bus stop.
18	(29) On July 31, 2002, five United States citi-
19	zens were killed in a bombing of a Hebrew Univer-
20	sity cafeteria: Marla Bennett, 24, of San Diego,
21	Benjamin Blutstein, 25, of Susquehanna Township,
22	Pennsylvania, Janis Ruth Coulter, 36, of Massachu-
23	setts, David Gritz, 24, of Peru, Massachusetts (and
24	of dual French-United States citizenship), and Dina
25	Carter, 37, of North Carolina.

- 1 (30) On March 5, 2003, Abigail Leitel, 14, who 2 was born in Lebanon, New Hampshire, died in a bus 3 bombing in Haifa.
- 4 (31) On March 7, 2003, a shooting occurred in 5 the home of United States citizens Rabbi Eli Horo-6 witz, 52, who grew up in Chicago, and Dina Horo-7 witz, 50, who grew up in Florida, and both were 8 killed.
- 9 (32) On June 11, 2003, Alan Beer, 47, who 10 grew up in Cleveland, was killed in a bus bombing in Jerusalem.
 - (33) On June 20, 2003, a shooting attack on a car driving through the West Bank killed United States citizen Tzvi Goldstein, 47, who grew up in the State of New York.
 - (34) On August 19, 2003, Mordechai Reinitz, 49, Yitzhak Reinitz, 9, Tehilla Nathanson, 3, of Monsey, New York, Goldie Taubenfeld, 43, of New Square, New York, and Shmuel Taubenfeld, 3 months, of New Square, New York, were killed in a homicide bombing on a bus in Jerusalem.
 - (35) On September 9, 2003, a homicide bomber killed United States citizens David Applebaum, 51, originally of Cleveland, and Nava Applebaum, 20, originally of Cleveland, in a cafe in Jerusalem.

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1	(36) On October 15, 2003, United States citi-
2	zens John Branchizio, 36, of San Antonio, Texas,
3	John Martin Linde, Jr., 30, of Washington, Mis-
4	souri, and Mark T. Parson, 31, of the State of New
5	York were killed in a car bombing in Gaza.
6	(37) On September 24, 2004, a mortar strike
7	on a housing community killed Tiferet Tratner, 24,
8	a dual United States-Israeli citizen.
9	(38) At least another 83 United States citizens
10	have been injured in Palestinian terrorist attacks.
11	(39) Palestinian terrorism continues to happen
12	as demonstrated by the bombing in Tel Aviv on Feb-
13	ruary 25, 2005, despite the recent elections and a
14	new sense of optimism in the region.
15	(40) The United States is willing to continue to
16	work with Palestinian leaders under the condition
17	that the newly elected Palestinian leadership reject
18	and take verifiable steps to prevent terrorism.
19	(b) STATEMENT OF POLICY.—Congress—
20	(1) condemns the attacks on United States citi-
21	zens by Palestinian terrorists and demands that the
22	Palestinian Authority work with Israel to protect all
23	innocent individuals, regardless of citizenship, from

terrorist atrocities; and

1	(2) offers its condolences to the families and
2	loved ones of United States citizens who were killed
3	by Palestinian terrorist attacks.
4	SEC. 1416. STATEMENT OF POLICY REGARDING TRANSFER
5	OF CHARLES TAYLOR FOR TRIAL FOR WAR
6	CRIMES.
7	It shall be the policy of the United States Govern-
8	ment to seek the expeditious transfer of Charles Ghankay
9	Taylor, former President of the Republic of Liberia, to the
10	jurisdiction of the Special Court for Sierra Leone to un-
11	dergo a fair and open trial for war crimes, crimes against
12	humanity, and other serious violations of international hu-
13	manitarian law.
14	SEC. 1417. UNITED STATES COMMITMENT TO IRAQ.
15	(a) FINDINGS.—Congress finds the following:
16	(1) The men and women of the United States
17	Armed Forces fighting in Iraq are serving with brav-
18	ery, distinction, and high morale.
19	(2) The men and women of the United States
20	Armed Forces fighting in Iraq need and deserve the
21	full support of the American people.
22	(3) The men and women of the United States
23	Armed Forces fighting in Iraq are part of a large
24	multinational coalition, and are serving side-by-side

- with Iraqi national forces who have been trained by that coalition.
 - (4) Coalition and Iraqi forces, Iraqi civilians, foreign diplomats, and individuals from around the world who have come to the aid of the Iraqi people are under attack from terrorists who deliberately attack children, worshippers, and law enforcement figures, attack civilians at random, sabotage essential services, and otherwise attempt to terrorize the Iraqi people, the American people, and the citizens of other coalition countries.
 - (5) The terrorists will be emboldened to "wait out" the United States if a target date for withdrawal is established and announced, especially if the terrorists perceive such withdrawal date has been established and announced as a result of their terrorist campaign against the coalition and the Iraqi people.
- (b) Sense of Congress.— It is the sense of Congress that—
- 21 (1) given the nature of the adversary the 22 United States and its coalition partners face in Iraq 23 and the difficult conditions under which the United 24 States Armed Forces, coalition forces, and Iraqi 25 forces find themselves, calls for an early withdrawal

1	of United States and coalition forces are counter-
2	productive to security aims of the United States and
3	the hopes of the Iraqi people; and
4	(2) such calls for an early withdrawal embolden
5	the terrorists and undermine the morale of the
6	United States Armed Forces, coalition forces, and
7	Iraqi forces, and put their security at risk.
8	(c) Policy.—It shall be the policy of the United
9	States—
10	(1) to pursue a transfer of responsibility for
11	Iraqi security to Iraqi forces; and
12	(2) not to withdraw prematurely the United
13	States Armed Forces from Iraq, but to do so only
14	when it is clear that United States national security
15	and foreign policy goals relating to a free and stable
16	Iraq have been or are about to be achieved.
17	Subtitle B—Sense of Congress
18	Provisions
19	SEC. 1421. KOREAN FULBRIGHT PROGRAMS.
20	It is the sense of Congress that Fulbright program
21	activities for the Republic of Korea (commonly referred
22	to as "South Korea") should—
23	(1) include participation by students from
24	throughout South Korea, including proportional rep-
25	resentation from areas outside of Seoul;

1	(2) attempt to include Korean students from a
2	broad range of educational institutions, including
3	schools other than elite universities;
4	(3) broaden the Korean student emphasis be-
5	yond degree-seeking graduate students to include op-
6	portunities for one-year nondegree study at United
7	States colleges and universities by pre-doctoral Ko-
8	rean students; and
9	(4) include a significant number of Korean stu-
10	dents planning to work or practice in areas other
11	than advanced research and university teaching
12	such as in government service, media, law, and busi-
13	ness.
14	SEC. 1422. UNITED STATES RELATIONS WITH TAIWAN.
15	It is the sense of Congress that—
16	(1) it is in the national interests of the United
17	States to communicate directly with democratically
18	elected and appointed officials of Taiwan, including
19	the President of Taiwan, the Vice-President of Tai-
20	wan, the Foreign Minister of Taiwan, and the De-
21	fense Minister of Taiwan;
22	(2) the Department of State should, in accord-
23	ance with Public Law 103-416, admit such high

level officials of Taiwan to the United States to dis-

1	cuss issues of mutual concern with United States of
2	ficials; and
3	(3) the Department of State should, in coopera-
4	tion with the Ministry of Foreign Affairs of Taiwan
5	facilitate high level meetings between such high level
6	officials of Taiwan and their counterparts in the
7	United States.
8	SEC. 1423. NUCLEAR PROLIFERATION AND A. Q. KHAN.
9	(a) FINDINGS.—Congress finds the following:
10	(1) Dr. Abdul Qadeer Khan, former director of
11	the A.Q. Khan Research Laboratory in Pakistan and
12	Special Adviser to the Prime Minister on the Stra-
13	tegic Programme, had the status of a federal min-
14	ister and established and operated an illegal inter-
15	national network which sold nuclear weapons and re-
16	lated technologies to a variety of countries.
17	(2) China provided Dr. Khan with nuclear
18	weapons designs, and the illegal international nu-
19	clear proliferation network established by Dr. Khar
20	may have provided other countries with these de-
21	signs.

tion network established by Dr. Khan assisted Iran with its nuclear program by supplying Iran with

(3) The illegal international nuclear prolifera-

- uranium-enrichment technology, including centrifuge
 equipment and designs.
 - (4) The illegal international nuclear proliferation network established by Dr. Khan assisted North Korea with its nuclear weapons program by providing centrifuge technology, including designs and complete centrifuges.
 - (5) The illegal international nuclear proliferation network established by Dr. Khan assisted Libya with its nuclear program by providing blueprints of centrifuge parts and thousands of assembled centrifuge parts.
 - (6) There is concern that the illegal international nuclear proliferation network created by Dr. Khan may be still in existence and its work still ongoing.
 - (7) Defense cooperation and technology transfer between China and Pakistan have been recently strengthened, including the codevelopment and manufacturing of a minimum of 400 J–17 "Thunder" fighter aircraft, with a minimum of 250 going to China. This and other Chinese-Pakistani technology sharing provides an expanded basis for further Pakistani proliferation of advanced military technology.

1	(8) The illegal international nuclear prolifera-
2	tion network established by Dr. Khan is a threat to
3	United States national security.
4	(b) Sense of Congress.—It is the sense of Con-
5	gress that the United States—
6	(1) should continue efforts to—
7	(A) dismantle the illegal international nu-
8	clear proliferation network created by Dr.
9	Abdul Qadeer Khan; and
10	(B) counter, through diplomacy and nego-
11	tiation, the proliferation of weapons of mass de-
12	struction from Pakistan to other countries;
13	(2) should request and Pakistan should grant
14	access to interview Dr. Khan and his top associates
15	to determine in greater detail what technology his
16	network provided or received from Iran, North
17	Korea, Libya, and China; and
18	(3) should take the steps necessary to ensure
19	that Pakistan has verifiably halted any cooperation
20	with any country in the development of nuclear or
21	missile technology, material, or equipment, or any
22	other technology, material, or equipment that is use-
23	ful for the development of weapons of mass destruc-
24	tion, including exports of such technology, material,
25	or equipment.

SEC. 1424. PALESTINIAN TEXTROOKS.

1	SEC. 1424. PALESTINIAN TEXTBOOKS.
2	(a) FINDINGS.—Congress finds the following:
3	(1) Since 1993, the United States has provided
4	more than \$1,400,000,000 to assist the Palestinian
5	people, including to assist with the process of
6	strengthening the Palestinian education system.
7	(2) Since 1950, the United States has provided
8	more than \$3,200,000,000 in assistance to United
9	Nations Relief and Works Agency (UNRWA), which
10	operates schools in camps housing Palestinians.
11	(3) The Palestinian Authority has undertaken a
12	reform of its textbooks, a process which will be com-
13	pleted in 2006.
14	(4) These new textbooks, while an improvement
15	over past texts, fail in many respects to foster atti-
16	tudes amongst the Palestinian people conducive to
17	peace with Israel, including references to the infa-
18	mous Protocols of the Elders of Zion, failure to ac-
19	knowledge the State of Israel, and failure to discuss
20	Jews in sections dealing with religious tolerance.
21	(b) Sense of Congress.—It is the sense of Con-
22	gress that the Secretary of State should express in the
23	strongest possible terms United States opposition to the
24	inclusion in Palestinian textbooks of materials which fos-

25 ter anti-Semitism and rejection of peace with Israel, and

26 to express the unwillingness of the United States to con-

1	timue to support educational programs of the Falestinian
2	Authority, whether directly or indirectly, should the Pales-
3	tinian Authority continue to include material which does
4	not foster tolerance and peace.
5	SEC. 1425. INTERNATIONAL CONVENTION AFFIRMING THE
6	HUMAN RIGHTS AND DIGNITY OF PERSONS
7	WITH DISABILITIES.
8	(a) FINDINGS.—Congress finds the following:
9	(1) There are more than 600,000,000 people
10	who have a disability and more than two-thirds of all
11	persons with disabilities live in developing countries.
12	(2) Only two percent of children with disabil-
13	ities in developing countries receive any education or
14	rehabilitation.
15	(3) A substantial shift has occurred globally
16	from an approach of charity toward persons with
17	disabilities to the recognition of the inherent uni-
18	versal human rights of persons with disabilities.
19	(4) A clearly defined international standard ad-
20	dressing the rights of persons with disabilities would
21	assist developing countries in the creation and imple-
22	mentation of national laws protecting those rights.
23	(5) To better protect and promote the rights of
24	persons with disabilities and to establish inter-
25	national norms, the United Nations General Assem-

- bly adopted Resolution 56/168 (December 19, 2001)
 which established an ad hoc committee to consider
 proposals for a comprehensive and integral international convention that affirms the human rights
 and dignity of persons with disabilities.
 - (6) With the strong commitment and leadership of the United States and the vast domestic experience of the United States in the advancement of disability rights, the world community can benefit from United States participation in the drafting of an international convention that affirms the human rights and dignity of persons with disabilities.
- 13 (b) Sense of Congress.—It is the sense of Con-14 gress that—
 - (1) the United States should play a leading role in the drafting of an international convention that affirms the human rights and dignity of persons with disabilities and which is consistent with the Constitution of the United States, the Americans with Disabilities Act of 1990, and other rights enjoyed by United States citizens with disabilities;
 - (2) for this purpose, the President should authorize the Secretary of State to send to the Sixth Session of the United Nations Ad Hoc Committee on a Comprehensive and Integral International Conven-

1	tion on the Protection and Promotion of the Rights
2	and Dignity of Persons with Disabilities to be held
3	in August 2005 and to subsequent sessions of the
4	Ad Hoc Committee a United States delegation which
5	includes individuals with disabilities who are recog-
6	nized leaders in the United States disability rights
7	movement; and
8	(3) the United States delegation referred to in
9	paragraph (2) should seek the input and advice of
10	the Department of State's Advisory Committee on

- paragraph (2) should seek the input and advice of the Department of State's Advisory Committee on Persons with Disabilities with respect to matters considered at the Sixth Session of the United Nations Ad Hoc Committee and subsequent sessions.
- 14 SEC. 1426. FULBRIGHT SCHOLARSHIPS FOR EAST ASIA AND
 15 THE PACIFIC.
 - (a) FINDINGS.—Congress finds the following:
 - (1) From 1949–2003, the Department of State awarded 13,176 Fulbright Scholarships to students from East Asia and the Pacific, but only 31 went to Pacific Island students.
- 21 (2) In 2003–2004, the Department of State 22 awarded 315 scholarships to students from East 23 Asia and the Pacific, but none were awarded to Pa-24 cific Island students.

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1	(b) Sense of Congress.—It is the sense of Con-
2	gress that the Department of State should conduct a re-
3	view and submit to the appropriate congressional commit-
4	tees a report regarding the marginalization of Pacific Is-
5	lands students in the awarding of Fulbright Scholarships.
6	SEC. 1427. BAKU-TBILISI-CEYHAN ENERGY PIPELINE.
7	(a) FINDINGS.—Congress finds the following:
8	(1) It has been the long-standing policy of the
9	United States to support the independence, security,
10	and economic development of the newly independent
11	states of the Caspian Sea region.
12	(2) The growth and stability of the newly inde-
13	pendent states of the Caspian Sea region will be
14	greatly enhanced by the development of their exten-
15	sive oil and natural gas resources and the export of
16	these resources unhindered along an east-west en-
17	ergy transportation corridor.
18	(3) The establishment of an east-west energy
19	transportation corridor would enhance the energy se-
20	curity of the United States, Turkey, and other
21	United States allies by ensuring an unhindered flow
22	of energy from the Caspian Sea region to world mar-
23	kets.
24	(4) The centerpiece of the proposed east-west

energy transportation corridor is the Baku-Tbilisi-

- Ceyhan (BTC) pipeline, which was first endorsed by
 the relevant regional governments in 1998 and
 which will carry one million barrels of Caspian Sea
 oil per day from Baku, Azerbaijan, to Ceyhan, Turkey, via a route that passes through Tbilisi, Georgia.
 - (5) The BTC pipeline was inaugurated on May 25, 2005, and Caspian Sea oil exports from the port of Ceyhan, Turkey, will begin later this year.
 - (6) The BTC pipeline project has received strong bipartisan support during the administrations of both Presidents Bill Clinton and George W. Bush.
- 12 (b) Sense of Congress.—It is the sense of Con-13 gress that—
 - (1) the governments and peoples of Turkey and the newly independent states of the Caspian Sea region should be congratulated for the successful completion of the Baku-Tbilisi-Ceyhan pipeline;
 - (2) the policy of the United States to support the independence, security, and economic development of the newly independent states of the Caspian Sea region should be reaffirmed; and
 - (3) projects should be encouraged that would further develop the east-west energy transportation corridor between the newly independent states of the Caspian Sea region and Europe and that advance

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1	the strategic goals of the United States, especially
2	the promotion of appropriate multiple routes for the
3	transportation to world markets of oil and gas from
4	the Caspian Sea region.
5	SEC. 1428. LEGISLATION REQUIRING THE FAIR, COM-
6	PREHENSIVE, AND NONDISCRIMINATORY
7	RESTITUTION OF PRIVATE PROPERTY CON-
8	FISCATED IN POLAND.
9	(a) FINDINGS.—Congress find the following:
10	(1) The protection of and respect for property
11	rights is a basic tenet for all democratic govern-
12	ments that operate according to the rule of law.
13	(2) Private properties were seized and con-
14	fiscated by the Nazis in occupied Poland or by the
15	Communist Polish government after World War II
16	(3) Some post-Communist countries in Europe
17	have taken steps toward compensating individuals
18	whose property was seized and confiscated by the
19	Nazis during World War II and by Communist gov-
20	ernments after World War II.
21	(4) Poland has continuously failed to enact leg-
22	islation that requires realistically achievable restitu-
23	tion or compensation for those individuals who had
24	their private property seized and confiscated.

- 1 (5)Although President Aleksander 2 Kwasniewski of Poland later exercised his veto 3 power, in March 2001 the Polish Parliament passed 4 a bill that would have provided compensation for 5 seized and confiscated property, but only to individ-6 uals who were registered as Polish citizens as of De-7 cember 31, 1999, thereby excluding all those individ-8 uals who emigrated from Poland during and after 9 World War II.
 - (6) President Kwasniewski met in 2002 with congressional leaders of the United States Helsinki Commission and stated that he intended to draft a new law requiring the restitution of previously seized and confiscated private property that would not discriminate based on the residency or citizenship of an individual, and which would be ready to take effect by the beginning of 2003.
- (b) Sense of Congress.—It is the sense of Congress that—
- 20 (1) Poland should develop a final and complete 21 settlement for those individuals who had their pri-22 vate property seized and confiscated by the Nazis 23 during World War II or by the Communist Polish 24 government after the war;

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1	(2) restitution should be made in a timely man-
2	ner if they are to be of any benefit to the many Hol-
3	ocaust survivors who are in their eighties or older;
4	and
5	(3) the President and the Secretary of State
6	should engage, as appropriate—
7	(A) in an open dialogue with the Govern-
8	ment of Poland supporting the adoption of leg-
9	islation requiring the fair, comprehensive, and
10	nondiscriminatory restitution of or compensa-
11	tion for private property that was seized and
12	confiscated; and
13	(B) in follow-up discussions with the Gov-
14	ernment of Poland regarding the status and im-
15	plementation of such legislation.
16	SEC. 1429. CHILD LABOR PRACTICES IN THE COCOA SEC-
17	TORS OF COTE D'IVOIRE AND GHANA.
18	It is the sense of Congress that—
19	(1) the Government of the Republic of Cote
20	d'Ivoire and the Government of the Republic of
21	Ghana should be commended for the tangible steps
22	they have taken to address the situation of child
23	labor in the cocoa sector;

- 1 (2) the Government of Cote d'Ivoire and the 2 Government of Ghana should consider child labor 3 and forced labor issues top priorities;
 - (3) the chocolate industry signatories to the September 19, 2001, voluntary Protocol for the Growing and Processing of Cocoa Beans and their Derivative Products in a Manner that Complies with ILO Convention 182 Concerning the Prohibition and Immediate Action for the Elimination of the Worst Forms of Child Labor should meet the sixth and final pillar of the Protocol, to "develop and implement credible, mutually-acceptable, voluntary, industry-wide standards of public certification, consistent with applicable federal law, that cocoa beans and their derivative products have been grown and/or processed without any of the worst forms of child labor" by July 1, 2005;
 - (4) the chocolate industry, nongovernmental organizations, and the Government of Cote d'Ivoire and the Government of Ghana should continue their efforts in full force beyond July 1, 2005, to develop and implement a system to monitor child labor in the cocoa industry of Cote d'Ivoire and Ghana;
 - (5) the Office to Monitor and Combat Trafficking in Persons of the Department of State

should include information on the association be-
tween trafficking in persons and the cocoa industries
of Cote d'Ivoire, Ghana, and other cocoa producing
regions in the annual trafficking in persons report to
Congress; and
(6) the Department of State should assist the
Government of Cote d'Ivoire and the Government of
Ghana in preventing the trafficking of persons into
the cocoa fields and other industries in West Africa.
SEC. 1430. CONTRIBUTIONS OF IRAQI KURDS.
(a) FINDINGS.—Congress finds the following:
(1) Iraqi Kurdish forces played a unique and
significant role in the fight to liberate Iraq for all
Iraqis in 2003.
(2) Since Iraq's liberation, Iraqi Kurdish lead-
ers have played prominent and constructive roles in
the drafting and passage of the Transitional Admin-
istrative Law and, more generally, in seeking to
achieve a free, stable, and democratic Iraq.
(b) Sense of Congress.—It is the sense of Con-
gress that—
(1) Iraqi Kurds should be commended for their
many contributions and sacrifices made in the cause

of creating a free, stable, and democratic Iraq; and

1 (2) the Iraqi Transitional Government and the
2 Kurdistan Regional Government are expected to ad3 here to the highest standards of democratic govern4 ance, including through enforcement of full equality
5 and rights for all religious and ethnic minorities,
6 such as Assyrians and Turcomans.

7 SEC. 1431. PROLIFERATION SECURITY INITIATIVE.

8 It is the sense of Congress that—

- (1) the Secretary of State should strive to expand and strengthen the Proliferation Security Initiative announced on May 31, 2003, by President George W. Bush, placing particular emphasis on including countries outside of the North Atlantic Treaty Organization (NATO); and
 - (2) the United States should seek an international instrument, in the form of a United Nations Security Council resolution, multilateral treaty, or other agreement, to enhance international cooperation with the Proliferation Security Initiative regarding the interdiction, seizure, and impoundment in international waters and airspace of illicit shipments of weapons of mass destruction and their delivery systems and of related materials, equipment, and technology.

1	SEC. 1432. SECURITY OF NUCLEAR WEAPONS AND MATE
2	RIALS.
3	It is the sense of Congress that the President should
4	seek to devise and implement standards to improve the
5	security of nuclear weapons and materials by—
6	(1) establishing with other willing nations a set
7	of guidelines containing performance-based stand-
8	ards for the security of nuclear weapons and mate-
9	rials;
10	(2) negotiating with those nations agreements
11	to adopt guidelines containing performance-based
12	standards and implement appropriate verification
13	measures to assure ongoing compliance;
14	(3) coordinating with those nations and the
15	International Atomic Energy Agency to strongly en-
16	courage other nations to adopt and verifiably imple-
17	ment the standards; and
18	(4) encouraging all nations to work with the
19	International Atomic Energy Agency to complete the
20	negotiation, adoption, and implementation of its pro-
21	posed series of documents related to the security of
22	nuclear materials.
23	SEC. 1433. INTERNATIONAL CRIMINAL COURT AND GENO-
24	CIDE IN DARFUR, SUDAN.
25	Based upon the adoption of resolutions on July 22
26	2004 by both the House of Representatives and the Sen-

- 1 ate and the declaration on September 9, 2004, by former
- 2 Secretary of State Colin Powell that the atrocities unfold-
- 3 ing in Darfur, Sudan, are genocide, it is the sense of Con-
- 4 gress that, notwithstanding the American
- 5 Servicemembers' Protection Act of 2002 (title II of the
- 6 2002 Supplemental Appropriations Act for Further Re-
- 7 covery From and Response To Terrorist Attacks on the
- 8 United States; Public Law 107–206), the United States
- 9 should render assistance to the efforts of the International
- 10 Criminal Court to bring to justice persons accused of
- 11 genocide, war crimes, or crimes against humanity in
- 12 Darfur, Sudan, provided that legally binding assurances
- 13 have been received from the United Nations Security
- 14 Council or the International Criminal Court that no cur-
- 15 rent or former United States Government official, em-
- 16 ployee (including any contractor), member of the United
- 17 States Armed Forces, or United States national will be
- 18 subject to prosecution by the International Criminal Court
- 19 in connection with those efforts.
- 20 SEC. 1434. ACTION AGAINST AL-MANAR TELEVISION.
- 21 (a) FINDINGS.—Congress finds that—
- 22 (1) in 1996, the Secretary of State designated
- Hizballah as a foreign terrorist organization (FTO)
- under section 219 of the Immigration and Nation-
- ality Act;

- 1 (2) al-Manar television is owned and controlled 2 by Hizballah and acts on behalf of Hizballah, as 3 openly acknowledged by Hizballah leader Hasan 4 Nasrallah;
 - (3) al-Manar's programming, in accordance with Hizballah's policy, openly promotes hatred of and graphically glorifies and incites violence, including suicide bombings, against Americans, Israelis, and Jews;
 - (4) in December 2004, the Secretary of State placed al-Manar on its Terrorist Exclusion List, immediately after which the sole satellite company that broadcast al-Manar in North America pulled al-Manar off the air;
 - (5) in recent months, several European Union (EU) countries and EU-based satellite companies have taken actions that severely limit al-Manar's broadcasting reach in Europe; and
- 19 (6) al-Manar continues to broadcast to all of 20 the Arab world, much of non-Arab Asia, most of 21 Central and South America, and parts of Europe, 22 with the cooperation of companies headquartered in 23 Europe and the Arab world.
- 24 (b) Sense of Congress.—It is the sense of Congress that—

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- 1 (1) all countries that host satellite companies 2 that broadcast al-Manar, on whose territory al-3 Manar may be viewed over media subject to govern-4 ment regulation, or where advertising or other finan-5 cial support for al-Manar originates, should take ac-6 tion, by the strongest and most comprehensive ap-7 propriate means available, to suppress al-Manar's 8 terroristic programming; and
- 9 (2) the Arab States Broadcasting Union, which 10 is part of the Arab League, should revoke al-11 Manar's membership status because of al-Manar's 12 promotion of hatred and incitement to violence, in-13 cluding suicide bombings, directed toward Ameri-14 cans, Israelis, and Jews.

15 SEC. 1435. STABILITY AND SECURITY IN IRAQ.

It is the sense of Congress that the President should transmit to the appropriate congressional committees as soon as possible after the date of the enactment of this Act the plan to provide for a stable and secure government of Iraq and an Iraqi military and police force that will allow the United States military presence in Iraq to be diminished.

1	SEC. 1436. PROPERTY EXPROPRIATED BY THE GOVERN					
2	MENT OF ETHIOPIA.					
3	It is the sense of the Congress that the Government					
4	of Ethiopia should account for, compensate for, or return					
5	to United States citizens, and entities not less than 50					
6	percent beneficially owned by United States citizens, prop					
7	erty of such citizens and entities that has been national					
8	ized, expropriated, or otherwise seized by the Governmen					
9	of Ethiopia before the date of the enactment of this Ac					
10	in contravention of international law.					
11	SEC. 1437. UNITED STATES-CHINA RELATIONS.					
12	It is the sense of Congress that—					
13	(1) the comments by Chinese General Zhu					
14	Chenghu advocating the use of nuclear weapons					
15	against the United States are both damaging to					
16	United States-China relations and a violation of Chi-					
17	na's commitment to resolve its differences with Tai-					
18	wan peacefully; and					
19	(2) the Government of China should renounce					
20	the use of force against Taiwan, disavow General					
21	Zhu's statements, and relieve General Zhu from his					
22	command.					
23	SEC. 1438. CAPTURE, DETENTION, AND INTERROGATION OF					
24	TERRORISTS AT GUANTANAMO BAY, CUBA.					
2.5	(a) FINDINGS —Congress finds the following:					

- 1 (1) Usama bin Laden declared war on the 2 United States in 1996.
 - (2) International terrorists, including al Qaida and its affiliated terrorists, have repeatedly attacked the United States and its coalition partners throughout the world and have killed and wounded thousands of innocent United States citizens and citizens from these coalition partners.
 - (3) The United States is exercising its rights to self-defense and to protect United States citizens both at home and abroad by waging war alongside its coalition partners against al Qaida and affiliated terrorists.
 - (4) International terrorists continue to pose an extraordinary threat to the national security and foreign policy of the United States and its coalition partners.
 - (5) International terrorists continue to commit and plan terrorist attacks around the world against the United States and its coalition partners.
 - (6) In order to protect the United States and its citizens, the United States must identify terrorists and those individuals who support them, disrupt their activities, and eliminate their ability to conduct

- or support attacks against the United States, its citizens, and its coalition partners.
- (7) Identifying, disrupting, and eliminating ter rorist threats against the United States requires ef fective gathering, dissemination, and analysis of
 timely intelligence.
 - (8) The collection of information from detainees at Guantanamo Bay, Cuba, by the United States has improved the security of the United States and its coalition partners and is essential in fighting the Global War on Terrorism.
 - (9) The loss of interrogation-derived information would have a disastrous effect on the United States' intelligence collection and counterterrorism efforts and would constitute a damaging reversal in the Global War on Terrorism.
- 17 (b) SENSE OF CONGRESS.—It is the sense of Con-18 gress that—
 - (1) the capture, detention, and interrogation of international terrorists are essential to the successful prosecution of the Global War on Terrorism and to the defense of the United States, its citizens, and its coalition partners from future terrorist attacks;
 - (2) the detention and lawful, humane interrogation by the United States of detainees at Guanta-

1	namo Bay, Cuba, is essential to the defense of the
2	United States and its coalition partners and to the
3	successful prosecution of the Global War on Ter-
4	rorism;

(3) the detention facilities and interrogations at Guantanamo Bay, Cuba, plays an essential role in the security of the United States and should not be closed or ended while the United States is waging the Global War of Terrorism.

Passed the House of Representatives July 20, 2005. Attest:

Clerk.

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109TH CONGRESS H. R. 2601

AN ACT

To authorize appropriations for the Department of State for fiscal years 2006 and 2007, and for other purposes.