104TH CONGRESS 1ST SESSION H. R. 1561

[Report No. 104-128, Part I]

To consolidate the foreign affairs agencies of the United States; to authorize appropriations for the Department of State and related agencies for fiscal years 1996 and 1997; to responsibly reduce the authorizations of appropriations for United States foreign assistance programs for fiscal years 1996 and 1997, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

May 3, 1995

Mr. GILMAN introduced the following bill; which was referred to the Committee on International Relations, and in addition to the Committee on Rules, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

May 19, 1995

Reported from the Committee on International Relations with an amendment and referred to the Committee on the Judiciary for a period ending not later than May 20, 1995, for consideration of such provisions of the amendment recommended by the Committee on International Relations as fall within the jurisdiction of that committee pursuant to clause 1(j), rule X

[Strike out all after the enacting clause and insert the part printed in italic]

May 20, 1995

The Committee on the Judiciary discharged

[For text of introduced bill, see copy of bill as introduced on May 3, 1995]

A BILL

To consolidate the foreign affairs agencies of the United States; to authorize appropriations for the Department of State and related agencies for fiscal years 1996 and 1997; to responsibly reduce the authorizations of appropriations for United States foreign assistance programs for fiscal years 1996 and 1997, and for other purposes.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "American Overseas In5 terests Act of 1995".

6 SEC. 2. ORGANIZATION OF ACT INTO DIVISIONS; TABLE OF
7 CONTENTS.

8 (a) DIVISIONS.—This Act is organized into three divi9 sions as follows:

10 (1) Division A—Consolidation of Foreign Affairs

11 Agencies.

12 *(2) Division B—Foreign Relations Authoriza-*13 *tions.*

14 (3) Division C—Foreign Assistance Authoriza-

15 tions.

16 (b) TABLE OF CONTENTS.—The table of contents for

17 this Act is as follows:

Sec. 1. Short title. Sec. 2. Organization of Act into divisions; table of contents.

DIVISION A-CONSOLIDATION OF FOREIGN AFFAIRS AGENCIES

TITLE I—GENERAL PROVISIONS

Sec. 101. Short title. Sec. 102. Congressional findings. Sec. 103. Purposes. Sec. 104. Definitions.

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TITLE II—UNITED STATES ARMS CONTROL AND DISARMAMENT AGENCY

CHAPTER 1—GENERAL PROVISIONS

Sec. 201. Effective date.

Sec. 202. References in title.

Chapter 2—Abolition of United States Arms Control and Disar-MAMENT AGENCY AND TRANSFER OF FUNCTIONS TO SECRETARY OF STATE

Sec. 211. Abolition of United States Arms Control and Disarmament Agency. Sec. 212. Transfer of functions to Secretary of State.

Chapter 3—Reorganization of Department of State Relating to Functions Transferred Under This Title

Sec. 221. Reorganization plan.

Sec. 222. Coordinator for arms control and disarmament.

Chapter 4—Conforming Amendments

- Sec. 241. References.
- Sec. 242. Repeal of establishment of agency.
- Sec. 243. Repeal of positions and offices.
- Sec. 244. Transfer of authorities and functions under the Arms Control and Disarmament Act to the Secretary of State.
- Sec. 245. Conforming amendments.

TITLE III—UNITED STATES INFORMATION AGENCY

Chapter 1—General Provisions

Sec. 301. Effective date.

Chapter 2—Abolition of United States Information Agency and Transfer of Functions to Secretary of State

Sec. 311. Abolition of United States Information Agency.

Sec. 312. Transfer of functions to Secretary of State.

Chapter 3—Reorganization of Department of State Relating to Functions Transferred Under This Title

- Sec. 321. Reorganization plan.
- Sec. 322. Principal officers.

Chapter 4—Conforming Amendments

- Sec. 341. References.
- Sec. 342. Abolition of Office of Inspector General of the United States Information Agency and transfer of functions to Office of Inspector General of the Department of State.
- Sec. 343. Amendments to title 5.
- Sec. 344. Amendments to United States Information and Educational Exchange Act of 1948.
- Sec. 345. Amendments to the Mutual Educational and Cultural Exchange Act of 1961 (Fulbright-Hays Act).
- Sec. 346. International broadcasting activities.

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- Sec. 347. Television broadcasting to Cuba.
- Sec. 348. Radio broadcasting to Cuba.
- Sec. 349. National Endowment for Democracy.
- Sec. 350. United States scholarship program for developing countries.
- Sec. 351. Fascell Fellowship Board.
- Sec. 352. National Security Education Board.
- Sec. 353. Center for Cultural and Technical Interchange between North and South.
- Sec. 354. East-West Center.
- Sec. 355. Mission of the Department of State.
- Sec. 356. Consolidation of administrative services.
- Sec. 357. Grants.
- Sec. 358. Ban on domestic activities.
- Sec. 359. Conforming repeal to the Arms Control and Disarmament Act.
- Sec. 360. Repeal relating to procurement of legal services.
- Sec. 361. Repeal relating to payment of subsistence expenses.
- Sec. 362. Conforming amendment to the Seed Act.
- Sec. 363. International Cultural and Trade Center Commission.
- Sec. 364. Foreign Service Act of 1980.
- Sec. 365. Au pair programs.
- Sec. 366. Exchange program with countries in transition from totalitarianism to democracy.
- Sec. 367. Edmund S. Muskie Fellowship program.
- Sec. 368. Implementation of convention on cultural property.
- Sec. 369. Mike Mansfield Fellowships.

TITLE IV—AGENCY FOR INTERNATIONAL DEVELOPMENT

CHAPTER 1—GENERAL PROVISIONS

- Sec. 401. Effective date.
- Sec. 402. References in title.

Chapter 2—Abolition of the Agency for International Development and Transfer of Functions to Secretary of State

Sec. 411. Abolition of Agency for International Development and the International Development Cooperation Agency.

Sec. 412. Transfer of functions to Secretary of State.

Chapter 3—Reorganization of Department of State Relating to Functions Transferred Under This Title

- Sec. 421. Reorganization plan.
- Sec. 422. Principal officers.

CHAPTER 4-CONFORMING AMENDMENTS

- Sec. 441. References.
- Sec. 442. Abolition of Office of Inspector General of the Agency for International Development and transfer of functions to Office of Inspector General of the Department of State.
- Sec. 443. Abolition of Chief Financial Officer of the Agency for International Development and transfer of functions to Chief Financial Officer Department of State.
- Sec. 444. Amendments to title 5, United States Code.
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TITLE V-TRANSITION

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- Sec. 502. Transfer and allocation of appropriations and personnel.
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- Sec. 504. Effect on personnel.
- Sec. 505. Voluntary separation incentives.
- Sec. 506. Savings provisions.
- Sec. 507. Property and facilities.
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- Sec. 509. Recommendations for additional conforming amendments.
- Sec. 510. Final report.
- Sec. 511. Severability.

DIVISION B-FOREIGN RELATIONS AUTHORIZATIONS

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- Sec. 2002. Definitions.

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- Sec. 2101. Administration of Foreign Affairs.
- Sec. 2102. International organizations, programs, and conferences.
- Sec. 2103. International commissions.
- Sec. 2104. Migration and refugee assistance.
- Sec. 2105. Certain other international affairs programs.
- Sec. 2106. United States informational, educational, and cultural programs.
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- Sec. 2302. Special envoy for Tibet.
- Sec. 2303. Establishment of Coordinator for Human Rights and Refugees, Bureau of Refugee and Migration Assistance, and Bureau of Democracy, Human Rights, and Labor.
- Sec. 2304. Elimination of statutory establishment of certain positions of the Department of State.
- Sec. 2305. Establishment of Assistant Secretary of State for Human Resources.
- Sec. 2306. Authority of United States permanent representative to the United Nations.

Chapter 2—Personnel of the Department of State; the Foreign Service

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- Sec. 2431. Expansion of Broadcasting Board of Governors.
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- Sec. 2522. Limitation on contributions to the United Nations or United Nations affiliated organizations.
- Sec. 2523. Report on UNICEF.
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- Sec. 2702. Territorial integrity of Bosnia and Herzegovina.
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- Sec. 2704. Concerning the use of funds to further normalize relations with Vietnam.
- Sec. 2705. Declaration of Congress regarding United States Government human rights policy toward China.
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- Sec. 2708. Conflict in Kashmir.
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DIVISION A—CONSOLIDATION OF FOREIGN AFFAIRS AGENCIES TITLE I—GENERAL PROVISIONS

4 SEC. 101. SHORT TITLE.

5 This division may be cited as the "Foreign Affairs6 Agencies Consolidation Act of 1995".

7 SEC. 102. CONGRESSIONAL FINDINGS.

8 The Congress makes the following findings:

9 (1) With the end of the Cold War, the inter-10 national challenges facing the United States have 11 changed, but the fundamental national interests of the 12 United States have not. The security, economic, and 13 humanitarian interests of the United States require 14 continued American engagement in international af-15 fairs. The leading role of the United States in world affairs will be as important in the twenty-first cen tury as it has been in the twentieth.

3 (2) The United States budget deficit requires 4 that the foreign as well as the domestic programs and 5 activities of the United States be carefully reviewed 6 for potential savings. Wherever possible, foreign pro-7 grams and activities must be streamlined, managed 8 more efficiently, and adapted to the requirements of 9 the post-Cold War era.

(3) In order to downsize the foreign programs 10 and activities of the United States without jeopardiz-11 ing United States interests, strong and effective lead-12 13 ership will be required. As the official principally re-14 sponsible for the conduct of foreign policy, the Sec-15 retary of State must have the authority to allocate ef-16 ficiently the resources within the international affairs 17 budget. As a first step in the downsizing process, the 18 proliferation of foreign affairs agencies that occurred 19 during the Cold War must be reversed, and the func-20 tions of these agencies must be restored to the Sec-21 retary of State.

(4) A streamlined and reorganized foreign affairs
structure under the strengthened leadership of the Secretary of State can more effectively promote the inter-

	15
1	national interests of the United States in the next
2	century than the existing structure.
3	SEC. 103. PURPOSES.
4	The purposes of this division are—
5	(1) to consolidate and reinvent foreign affairs
6	agencies of the United States within the Department
7	of State;
8	(2) to provide for the reorganization of the De-
9	partment of State to maximize the efficient use of re-
10	sources, eliminate redundancy in functions, effect
11	budget savings, and improve the management of the
12	State Department;
13	(3) to strengthen—
14	(A) the coordination of United States for-
15	eign policy; and
16	(B) the leading role of the Secretary of
17	State in the formulation and articulation of
18	United States foreign policy; and
19	(4) to abolish, not later than March 1, 1997, the
20	United States Arms Control and Disarmament Agen-
21	cy, the United States Information Agency, the Inter-
22	national Development Cooperation Agency, and the
23	Agency for International Development.

1 SEC. 104. DEFINITIONS.

2 The following terms have the following meaning for the purposes of this division: 3 4 (1) The term "AID" means the Agency for International Development. 5 (2) The term "ACDA" means the United States 6 7 Arms Control and Disarmament Agency. 8 (3) The term "appropriate congressional com-9 mittees" means the Committee on International Relations of the House of Representatives and the Com-10 mittee of Foreign Relations of the Senate. 11 12 (4) The term "Department" means the Department of State. 13 (5) The term "Federal agency" has the meaning 14 given to the term "agency" by section 551(1) of title 15 5. United States Code. 16 17 (6) The term "function" means any duty, obliga-18 tion, power, authority, responsibility, right, privilege, 19 activity, or program. 20 (7) The term "office" includes any office, admin-21 istration, agency, institute, unit, organizational en-22 tity, or component thereof. (8) The term "Secretary" means the Secretary of 23 24 State. (9) The term "USIA" means the United States 25 Information Agency. 26

TITLE II—UNITED STATES ARMS CONTROL AND DISARMAMENT AGENCY

4 CHAPTER 1—GENERAL PROVISIONS

5 SEC. 201. EFFECTIVE DATE.

6 (a) IN GENERAL.—Except as provided in subsection
7 (b), this title, and the amendments made by this title, shall
8 take effect—

9 (1) March 1, 1997; or

(2) on such earlier date as the President shall de-10 termine to be appropriate and announce by notice 11 12 published in the Federal Register, which date may be not earlier than 60 calendar days (excluding any day 13 on which either House of Congress is not in session 14 because of an adjournment sine die) after the Presi-15 dent has submitted a reorganization plan to the ap-16 17 propriate congressional committees pursuant to sec-18 tion 221.

(b) REORGANIZATION PLAN.—Section 221 shall take
effect on the date of enactment of this Act.

21 SEC. 202. REFERENCES IN TITLE.

Except as specifically provided in this title, whenever
in this title an amendment or repeal is expressed in terms
of an amendment to, or repeal of, a provision, the reference

shall be considered to be made to a provision of the Arms
 Control and Disarmament Act.

3 **CHAPTER** 2—ABOLITION **OF** UNITED STATES ARMS CONTROL AND DISAR-4 MAMENT AGENCY AND TRANSFER OF 5 FUNCTIONS TO SECRETARY OF STATE 6 7 SEC. 211. ABOLITION OF UNITED STATES ARMS CONTROL 8 AND DISARMAMENT AGENCY. 9 The United States Arms Control and Disarmament Agency is abolished. 10 11 SEC. 212. TRANSFER OF FUNCTIONS TO SECRETARY OF 12 STATE. There are transferred to the Secretary of State all func-13 tions of the Director of the United States Arms Control and 14 Disarmament Agency and all functions of the United States 15 Arms Control and Disarmament Agency and any officer 16 or component of such agency under any statute, reorganiza-17 tion plan, Executive order, or other provision of law before 18

19 the effective date of this title, except as otherwise provided20 in this title.

1 CHAPTER 3—REORGANIZATION OF DE 2 PARTMENT OF STATE RELATING TO 3 FUNCTIONS TRANSFERRED UNDER 4 THIS TITLE

5 SEC. 221. REORGANIZATION PLAN.

6 (a) SUBMISSION OF PLAN.—Not later than March 1,
7 1996, the President, in consultation with the Secretary and
8 the Director of the Arms Control and Disarmament Agency,
9 shall transmit to the appropriate congressional committees
10 a reorganization plan providing for—

(1) the abolition of the Arms Control and Disarmament Agency in accordance with this title;

(2) the transfer to the Department of State of the
functions and personnel of the Arms Control and Disarmament Agency consistent with the provisions of
this title; and

17 (3) the consolidation, reorganization, and
18 streamlining of the Department upon the transfer of
19 functions under this title in order to carry out such
20 functions.

21 (b) PLAN ELEMENTS.—The plan under subsection (a)
22 shall—

(1) identify the functions of the Arms Control
and Disarmament Agency that will be transferred to
the Department under the plan;

(2) identify the personnel and positions of the
 Agency (including civil service personnel, Foreign
 Service personnel, and detailees) that will be trans ferred to the Department, separated from service with
 the Agency, or be eliminated under the plan, and set
 forth a schedule for such transfers, separations, and
 terminations;
 (2) identify the personnel and positions of the

8 (3) identify the personnel and positions of the 9 Department (including civil service personnel, For-10 eign Service personnel, and detailees) that will be 11 transferred within the Department, separated from 12 service with the Department, or eliminated under the 13 plan, and set forth a schedule for such transfers, sepa-14 rations, and terminations;

(4) specify the consolidations and reorganization
of functions of the Department that will be required
under the plan in order to permit the Department to
carry out the functions transferred to the Department
under the plan;

20 (5) specify the funds available to the Arms Con21 trol and Disarmament Agency that will be transferred
22 to the Department as a result of the transfer of func23 tions of the Agency to the Department;

24 (6) specify the proposed allocations within the25 Department of unexpended funds transferred in con-

nection with the transfer of functions under the plan;
 and

(7) specify the proposed disposition of the prop-3 erty, facilities, contracts, records, and other assets and 4 liabilities of the Agency in connection with the trans-5 fer of the functions of the Agency to the Department. 6 (c) Assistant Secretary Positions.—The plan 7 under subsection (a) shall provide for an appropriate num-8 ber of Assistant Secretaries of State to carry out the func-9 tions transferred to the Department under this title. 10

11 SEC. 222. COORDINATOR FOR ARMS CONTROL AND DISAR12 MAMENT.

(a) ESTABLISHMENT OF COORDINATOR FOR ARMS
14 CONTROL AND DISARMAMENT.—Section 1(e) of the State
15 Department Basic Authorities Act of 1956 (22 U.S.C.
16 2651a(e)) is amended by adding after paragraph (4) the
17 following new paragraph:

18 "(5) COORDINATOR FOR ARMS CONTROL AND
19 DISARMAMENT.—

20 "(A) There shall be within the office of the
21 Secretary of State a Coordinator for Arms Con22 trol and Disarmament (hereafter in this para23 graph referred to as the 'Coordinator' who shall
24 be appointed by the President, by and with the

1	advice and consent of the Senate. The Coordina-
2	tor shall report directly to the Secretary of State.
3	"(B)(i) The Coordinator shall perform such
4	duties and exercise such power as the Secretary
5	of State shall prescribe.
6	"(ii) The Coordinator shall be responsible
7	for arms control and disarmament matters. The
8	Coordinator shall head the Bureau of Arms Con-
9	trol and Disarmament.
10	"(C) The Coordinator shall have the rank
11	and status of Ambassador-at-Large. The Coordi-
12	nator shall be compensated at the annual rate of
13	basic pay in effect for a position at level IV of
14	the Executive Schedule under section 5314 of
15	title 5, United States Code, or, if the Coordinator
16	is appointed from the Foreign Service, the an-
17	nual rate of pay which the individual last re-
18	ceived under the Foreign Service Schedule,
19	whichever is greater.''.
20	(b) Participation in Meetings of National Secu-
21	RITY COUNCIL.—Section 101 of the National Security Act
22	of 1947 (50 U.S.C. 402) is amended by adding at the end
23	the following new subsection:
24	"(i) The Coordinator for Arms Control and Disar-
25	mament may, in the role of advisor to the National Security

Council on arms control and disarmament matters, and
 subject to the direction of the President, attend and partici pate in meetings of the National Security Council.".

4 (c) TRANSITION PROVISION.—The President may ap-5 point the individual serving as Director of the Arms Control and Disarmament Agency on the day before the effective 6 date of this title, or such other officials appointed by and 7 with the advice and consent of the Senate and serving with-8 in the Department of State or the Arms Control and Disar-9 mament Agency on the day before the effective date of this 10 title as the President considers appropriate, to serve as the 11 acting Coordinator for Arms Control and Disarmament 12 until an individual is appointed to that office in accord-13 ance with section 1(e)(5) of the State Department Basic Au-14 15 thorities Act of 1956, as amended by this Act.

16 CHAPTER 4—CONFORMING AMENDMENTS

17 SEC. 241. REFERENCES.

18 Any reference in any statute, reorganization plan, Ex19 ecutive order, regulation, agreement, determination, or
20 other official document or proceeding to—

(1) the Director of the United States Arms Control and Disarmament Agency or any other officer or
employee of the United States Arms Control and Disarmament Agency shall be deemed to refer to the Secretary of State; and

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1	(2) the United States Arms Control and Disar-
2	mament Agency shall be deemed to refer to the De-
3	partment of State.
4	SEC. 242. REPEAL OF ESTABLISHMENT OF AGENCY.
5	Section 21 of the Arms Control and Disarmament Act
6	(22 U.S.C. 2561; relating to the establishment of the agency)
7	is repealed.
8	SEC. 243. REPEAL OF POSITIONS AND OFFICES.
9	The following sections of the Arms Control and Disar-
10	mament Act are repealed:
11	(1) Section 22 (22 U.S.C. 2562; relating to the
12	Director).
13	(2) Section 23 (22 U.S.C. 2563; relating to the
14	Deputy Director).
15	(3) Section 24 (22 U.S.C. 2564; relating to As-
16	sistant Directors).
17	(4) Section 25 (22 U.S.C. 2565; relating to bu-
18	reaus, offices, and divisions).
19	(5) Section 50 (22 U.S.C 2593; relating to the
20	ACDA Inspector General).
21	SEC. 244. TRANSFER OF AUTHORITIES AND FUNCTIONS
22	UNDER THE ARMS CONTROL AND DISAR-
23	MAMENT ACT TO THE SECRETARY OF STATE.
24	(a) IN GENERAL.—The Arms Control and Disar-
25	mament Act (22 U.S.C. 2551 et seq.) is amended—

(1) by striking "Agency" each place it appears and inserting "Department"; and
(2) by striking "Director" each place it appears and inserting "Secretary".
(b) PURPOSE.—Section 2 (22 U.S.C. 2551) is repealed.
(c) DEFINITIONS.—Section 3 (22 U.S.C. 2552) is

7 amended by striking paragraph (c) and inserting the fol-8 lowing:

9 *"(c) The term 'Department' means the Depart-*10 *ment of State.*

11 "(d) The term 'Secretary' means the Secretary of
12 State.".

(d) SCIENTIFIC AND POLICY ADVISORY COMMITTEE.—
14 Section 26(b) (22 U.S.C. 2566(b)) is amended by striking
15 ", the Secretary of State, and the Director" and inserting
16 "and the Secretary of State".

(e) PRESIDENTIAL SPECIAL REPRESENTATIVES.—Section 27 (22 U.S.C. 2567) is amended by striking ", acting
through the Director".

20 (f) PROGRAM FOR VISITING SCHOLARS.—Section 28
21 (22 U.S.C. 2568) is amended—

(1) in the second sentence, by striking "Agency's
activities" and inserting "Department's arms control,

24 *nonproliferation, and disarmament activities''; and*

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(2) in the fourth sentence, by striking ", and all
 former Directors of the Agency".

3 (g) POLICY FORMULATION.—Section 33(a) (22 U.S.C.
4 2573(a)) is amended by striking "shall prepare for the
5 President, the Secretary of State," and inserting "shall pre6 pare for the President".

7 (h) NEGOTIATION MANAGEMENT.—Section 34 (22
8 U.S.C. 2574) is amended—

9 (1) in subsection (a), by striking "the President
10 and the Secretary of State" and inserting "the Presi11 dent"; and

12 *(2) by striking subsection (b).*

(i) VERIFICATION OF COMPLIANCE.—Section 37(d) (22
U.S.C. 2577(d)) is amended by striking "Director's designee" and inserting "Secretary's designee".

16 (*j*) GENERAL AUTHORITY.—Section 41 (22 U.S.C.
17 2581) is repealed.

18 (k) SECURITY REQUIREMENTS.—Section 45 (22
19 U.S.C. 2585) is amended by striking subsections (a), (b),
20 and (d).

21 (1) Use of FUNDS.—Section 48 (22 U.S.C. 2588) is
22 repealed.

23 (m) ANNUAL REPORT.—Section 51(a) (22 U.S.C.
24 2593a(a)) is amended by striking "the Secretary of State,".

PRIATIONS.—Section 53 (22 U.S.C. 2593c) is repealed.

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(n) REQUIREMENT FOR AUTHORIZATION OF APPRO-

3 (o) ON-SITE INSPECTION AGENCY.—Section 61 (22) U.S.C. 2595) is amended— 4 (1) in paragraph (1), by striking "United States 5 Arms Control and Disarmament Agency" and insert-6 7 ing "Department of State"; and (2) in paragraph (7), by striking "the United 8 States Arms Control and Disarmament Agency and". 9 10 SEC. 245. CONFORMING AMENDMENTS. 11 (a) Arms Export Control Act.—The Arms Export Control Act is amended— 12 13 section 36(b)(1)(D)(22)U.S.C.(1)in 2776(b)(1)(D)), by striking "Director of the Arms 14 15 Control and Disarmament Agency in consultation with the Secretary of State and" and inserting "Sec-16 17 retary of State in consultation with"; 18 (2) in section 38(a)(2) (22 U.S.C. 2778(a)(2))— 19 (A) in the first sentence, by striking "Direc-20 tor of the United States Arms Control and Disarmament Agency, taking into account the Di-21 22 rector's" and inserting "Secretary of State, taking into account the Secretary's"; and 23 (B) in the second sentence, by striking "The 24 Director of the Arms Control and Disarmament 25 •HR 1561 CDH

1	Agency is authorized, whenever the Director''
2	and inserting "The Secretary of State is author-
3	ized, whenever the Secretary'';
4	(3) in section 42(a) (22 U.S.C. 2791(a))—
5	(A) in paragraph (1)(C), by striking ''Di-
6	rector of the United States Arms Control and
7	Disarmament Agency" and inserting "Secretary
8	of State''; and
9	(B) in paragraph (2)—
10	(i) in the first sentence, by striking
11	"Director of the United States Arms Control
12	and Disarmament Agency" and inserting
13	"Secretary of State"; and
14	(ii) in the second sentence, by striking
15	"Director of the Arms Control and Disar-
16	mament Agency is authorized, whenever the
17	Director" and inserting "Secretary of State,
18	whenever the Secretary";
19	(4) in section 71(a) (22 U.S.C. 2797(a)), by
20	striking ", the Director of the Arms Control and Dis-
21	armament Agency," and inserting ", Secretary of
22	State, '';
23	(5) in section 71(b)(1) (22 U.S.C. 2797(b)(1)),
24	by striking "Director of the United States Arms Con-

1	trol and Disarmament Agency" and inserting "Sec-
2	retary of State'';
3	(6) in section 71(b)(2) (22 U.S.C. 2797(b)(2))—
4	(A) by striking ''Director of the United
5	States Arms Control and Disarmament Agency"
6	and inserting "Secretary of State"; and
7	(B) by striking '', or the Director'';
8	(7) in section 71(c) (22 U.S.C. 2797(c)), by
9	striking "Director of the United States Arms Control
10	and Disarmament Agency," and inserting "Secretary
11	of State"; and
12	(8) in section 73(d) (22 U.S.C. 2797(d)), by
13	striking "Director of the United States Arms Control
14	and Disarmament Agency" and inserting "Secretary
15	of State".
16	(b) United States Institute of Peace Act.—Sec-
17	tion 1706(b) of the United States Institute of Peace Act (22
18	U.S.C. 4605(b)) is amended—
19	(1) by striking out paragraph (3);
20	(2) by redesignating paragraphs (4) and (5) as
21	paragraphs (3) and (4), respectively; and
22	(3) in paragraph (4) (as redesignated by para-
23	graph (2)), by striking ''Eleven'' and inserting
24	"Twelve".

1	(c) The Atomic Energy Act of 1954.—The Atomic
2	Energy Act of 1954 is amended—
3	(1) in section 57 b. (42 U.S.C. 2077(b))—
4	(A) in the first sentence, by striking ''the
5	Arms Control and Disarmament Agency,", and
6	(B) in the second sentence, by striking ''the
7	Director of the Arms Control and Disarmament
8	Agency,''; and
9	(2) in section 123 (42 U.S.C. 2153)—
10	(A) in subsection a. (in the text after para-
11	graph (9))—
12	(i) by striking ''and in consultation
13	with the Director of the Arms Control and
14	Disarmament Agency ('the Director')'', and
15	(ii) by striking ''and the Director'' and
16	inserting "and the Secretary of Defense",
17	(B) in subsection d., in the first proviso, by
18	striking "Director of the Arms Control and Dis-
19	armament Agency" and inserting "Secretary of
20	Defense'', and
21	(C) in the first undesignated paragraph fol-
22	lowing subsection d., by striking "the Arms Con-

trol and Disarmament Agency,".

1	(d) The Nuclear Non-Proliferation Act of
2	1978.—The Nuclear Non-Proliferation Act of 1978 is
3	amended—
4	(1) in section 4, by striking paragraph (2);
5	(2) in section 102, by striking ''the Secretary of
6	State, and the Director of the Arms Control and Dis-
7	armament Agency" and inserting "and the Secretary
8	of State"; and
9	(3) in section 602(c), by striking "the Arms Con-
10	trol and Disarmament Agency, ".
11	(e) TITLE 5, UNITED STATES CODE.—Title 5, United
12	States Code, is amended—
13	(1) in section 5313, by striking ''Director of the
14	United States Arms Control and Disarmament Agen-
15	су. ";
16	(2) in section 5314, by striking ''Deputy Direc-
17	tor of the United States Arms Control and Disar-
18	mament Agency."; and
19	(3) in section 5315, by striking "Assistant Direc-
20	tors, United States Arms Control and Disarmament
21	Agency (4).".

TITLE III—UNITED STATES INFORMATION AGENCY CHAPTER 1—GENERAL PROVISIONS SEC. 301. EFFECTIVE DATE.

5 (a) IN GENERAL.—Except as provided in subsection
6 (b), this title, and the amendments made by this title, shall
7 take effect—

8 (1) March 1, 1997; or

(2) on such earlier date as the President shall de-9 termine to be appropriate and announce by notice 10 published in the Federal Register, which date may be 11 12 not earlier than 60 calendar days (excluding any day on which either House of Congress is not in session 13 because of an adjournment sine die) after the Presi-14 dent has submitted a reorganization plan to the ap-15 propriate congressional committees pursuant to sec-16 tion 321. 17

(b) REORGANIZATION PLAN.—Section 321 shall take
effect on the date of enactment of this Act.

transmit to the appropriate congressional committees a re organization plan providing for—

3 (1) the abolition of the United States Informa4 tion Agency in accordance with this title;

5 (2) the transfer to the Department of State of the
6 functions and personnel of the United States Informa7 tion Agency consistent with the provisions of this
8 title; and

9 (3) the consolidation, reorganization, and 10 streamlining of the Department upon the transfer of 11 functions under this title in order to carry out such 12 functions.

13 (b) PLAN ELEMENTS.—The plan under subsection (a)
14 shall—

(1) identify the functions of the United States
Information Agency that will be transferred to the
Department under the plan;

(2) identify the personnel and positions of the
Agency (including civil service personnel, Foreign
Service personnel, and detailees) that will be transferred to the Department, separated from service with
the Agency, or be eliminated under the plan, and set
forth a schedule for such transfers, separations, and
terminations;

1	(3) identify the personnel and positions of the
2	Department (including civil service personnel, For-
3	eign Service personnel, and detailees) that will be
4	transferred within the Department, separated from
5	service with the Department, or eliminated under the
6	plan, and set forth a schedule for such transfers, sepa-
7	rations, and terminations;
8	(4) specify the consolidations and reorganization
9	of functions of the Department that will be required
10	under the plan in order to permit the Department to
11	carry out the functions transferred to the Department
12	under the plan;
13	(5) specify the funds available to the United
14	States Information Agency that will be transferred to
15	the Department as a result of the transfer of functions
16	of the Agency to the Department;
17	(6) specify the proposed allocations within the
18	Department of unexpended funds transferred in con-
19	nection with the transfer of functions under the plan;
20	and
21	(7) specify the proposed disposition of the prop-
22	erty, facilities, contracts, records, and other assets and
23	liabilities of the Agency in connection with the trans-
24	fer of the functions of the Agency to the Department.

1	(c) Assistant Secretary Positions.—The plan
2	under subsection (a) shall provide for an appropriate num-
3	ber of Assistant Secretaries of State to carry out the func-
4	tions transferred to the Department under this title.
5	SEC. 322. PRINCIPAL OFFICERS.
6	(a) Under Secretary of State for Public Diplo-
7	MACY.—
8	(1) Establishment.—Section 1(b) of the State
9	Department Basic Authorities Act of 1956 (22 U.S.C.
10	2651a(b) is amended—
11	(A) by striking "There" and inserting the
12	following:
13	"(1) IN GENERAL.—There"; and
14	(B) by adding at the end the following:
15	"(2) Under secretary for public diplo-
16	MACY.—There shall be in the Department of State an
17	Under Secretary for Public Diplomacy who shall have
18	responsibility to assist the Secretary and the Deputy
19	Secretary in the formation and implementation of
20	United States public diplomacy policies and activi-
21	ties, including international educational and cultural
22	exchange programs, information, and international
23	broadcasting.".
24	(2) Transition provision.—The President may
25	appoint the individual serving as Director of the

United States Information Agency on the day before 1 2 the effective date of this title, or such other official appointed by and with the advice and consent of the 3 4 Senate and serving within the Department of State or the United States Information Agency as the Presi-5 6 dent considers appropriate, to serve as the acting Under Secretary for Public Diplomacy until an indi-7 8 vidual is appointed to that office in accordance with section (1)(b)(1) of the State Department Basic Au-9 10 thorities Act of 1956, as amended by this Act.

11 (b) Assistant Secretaries.—

(1) ESTABLISHMENT.—Section 1(c) of the State
Department Basic Authorities Act of 1956 (22 U.S.C.
2651a(c)) is amended by adding after paragraph (2)
the following:

16 "(3) ASSISTANT SECRETARY FOR ACADEMIC PRO17 GRAMS AND CULTURAL EXCHANGES.—There shall be
18 in the Department of State an Assistant Secretary for
19 Academic Programs and Cultural Exchanges who
20 shall report to the Under Secretary for Public Diplo21 macy.

22 "(4) ASSISTANT SECRETARY FOR INFORMATION,
23 POLICY, AND PROGRAMS.—There shall be in the De24 partment of State an Assistant Secretary for Infor-

1	mation, Policy, and Programs who shall report to the
2	Under Secretary for Public Diplomacy.".

(2) TRANSITION PROVISION.—The President may 3 appoint such officials appointed by and with the ad-4 vice and consent of the Senate and serving within the 5 6 Department of State or the United States Information 7 Agency as the President considers appropriate to serve as the acting Assistant Secretary for Academic 8 Programs and Cultural Exchanges and to serve as the 9 acting Assistant Secretary for Information, Policy, 10 and Programs until individuals are appointed to 11 those offices in accordance with section 1(c)(1) of the 12 State Department Basic Authorities Act of 1956, as 13 14 amended by this Act.

15 CHAPTER 4—CONFORMING AMENDMENTS 16 SEC. 341. REFERENCES.

Any reference in any statute, reorganization plan, Executive order, regulation, agreement, determination, or
other official document or proceeding to—

(1) the Director of the United States Information
Agency, the Director of the International Communication Agency, or any other officer or employee of the
United States Information Agency shall be deemed to
refer to the Secretary of State; and

1	(2) the United States Information Agency,
2	USIA, or the International Communication Agency
3	shall be deemed to refer to the Department of State.
4	SEC. 342. ABOLITION OF OFFICE OF INSPECTOR GENERAL
5	OF THE UNITED STATES INFORMATION AGEN-
6	CY AND TRANSFER OF FUNCTIONS TO OFFICE
7	OF INSPECTOR GENERAL OF THE DEPART-
8	MENT OF STATE.
9	(a) Abolition of Office of Inspector General of
10	THE USIA.—
11	(1) The Office of Inspector General of the United
12	States Information Agency is abolished.
13	(2) Section 11 of the Inspector General Act of
14	1978 (5 U.S.C. App.) is amended—
15	(A) in paragraph (1) by striking '', the Of-
16	fice of Personnel Management or the United
17	States Information Agency" and inserting "or
18	the Office of Personnel Management''; and
19	(B) in paragraph (2) by striking ''the
20	United States Information Agency, ".
21	(3) Section 5315 of title 5, United States Code,
22	is amended by striking the following:
23	"Inspector General, United States Information
24	Agency.''.

(b) Functions of Office of Inspector General 1 OF THE UNITED STATES INFORMATION AGENCY TRANS-2 FERRED TO OFFICE OF INSPECTOR GENERAL OF THE DE-3 PARTMENT OF STATE.—There are transferred to the Office 4 of the Inspector General of the Department of State the 5 functions that the Office of Inspector General of the United 6 7 States Information Agency exercised before the effective date of this title (including all related functions of the Inspector 8 General of the United States Information Agency). 9

10 (c) Transfer and Allocations of Appropriations AND PERSONNEL.—The Director of the Office of Manage-11 ment and Budget, in consultation with the Secretary of 12 State, is authorized to make such incidental dispositions 13 of personnel, assets, liabilities, grants, contracts, property, 14 records, and unexpended balances of appropriations, au-15 thorizations, allocations, and other funds held, used, arising 16 from, available to, or to be made available in connection 17 with such functions, as may be necessary to carry out the 18 provisions of this section. 19

20 SEC. 343. AMENDMENTS TO TITLE 5.

- 21 Title 5, United States Code, is amended—
- (1) in section 5313, by striking "Director of the
 United States Information Agency.";
- 24 (2) in section 5315, by striking "Deputy Direc25 tor of the United States Information Agency."; and

1	(3) in section 5316, by striking ''Deputy Direc-
2	tor, Policy and Plans, United States Information
3	Agency." and striking "Associate Director (Policy
4	and Plans), United States Information Agency.".
5	SEC. 344. AMENDMENTS TO UNITED STATES INFORMATION
6	AND EDUCATIONAL EXCHANGE ACT OF 1948.
7	(a) IN GENERAL.—Except as otherwise provided in
8	this section, the United States Information and Edu-
9	cational Exchange Act of 1948 (22 U.S.C. 1431 et seq.) is
10	amended—
11	(1) by striking "United States Information
12	Agency" each place it appears and inserting "Depart-
13	ment of State";
14	(2) by striking ''Director of the United States
15	Information Agency" each place it appears and in-
16	serting "Secretary of State";
17	(3) by striking ''Director'' each place it appears
18	and inserting "Secretary of State";
19	(4) by striking ''USIA'' each place it appears
20	and inserting ''Department of State''; and
21	(5) by striking "Agency" each place it appears
22	and inserting ''Department of State''.
23	(b) Satellite and Television Broadcasts.—Sec-
24	tion 505 of the United States Information and Educational
25	Exchange Act of 1948 (22 U.S.C. 1464a) is amended—

	-
1	(1) by striking "Director of the United States
2	Information Agency" each of the places it appears
3	and inserting ''Secretary of State'';
4	(2) in subsection (b), by striking ''To be effective,
5	the United States Information Agency" and inserting
6	"To be effective in carrying out this subsection, the
7	Department of State'';
8	(3) by striking ''USIA–TV'' each place it ap-
9	pears and inserting "DEPARTMENT OF STATE-
10	TV''; and
11	(4) by striking subsection (e).
12	(c) United States Advisory Commission on Pub-
13	LIC DIPLOMACY.—Section 604 of the United States Infor-
14	mation and Educational Exchange Act of 1948 (22 U.S.C.
15	1469) is amended—
16	(1) in subsection (c)(1)—
17	(A) by striking "the Director of the United
18	States Information Agency, "; and
19	(B) by striking ''Director or the Agency,
20	and shall appraise the effectiveness of policies
21	and programs of the Agency'' and inserting
22	"Secretary of State or the Department of State,
23	and shall appraise the effectiveness of the infor-
24	mation, educational, and cultural policies and
25	programs of the Department'';

(2) in subsection (c)(2)—

2	(A) in the first sentence by striking ''the
3	Secretary of State, and the Director of the Unit-
4	ed States Information Agency" and inserting
5	"and the Secretary of State";

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6 (B) in the first sentence by striking "by the 7 Agency" and inserting "by the Department of 8 State"; and

9 (C) by striking "Director for effectuating 10 the purposes of the Agency" and inserting "Sec-11 retary for effectuating the information, edu-12 cational, and cultural functions of the Depart-13 ment";

(3) in subsection (c) (3), by striking "programs
conducted by the Agency" and inserting "information, educational, and cultural programs conducted
by the Department of State"; and

(4) in subsection (c)(4), by striking "Director of
the United States Information Agency" and inserting
"Secretary of State".

21 SEC. 345. AMENDMENTS TO THE MUTUAL EDUCATIONAL22AND CULTURAL EXCHANGE ACT OF 1961 (FUL-23BRIGHT-HAYS ACT).

24 (a) IN GENERAL.—The Mutual Educational and Cul25 tural Exchange Act of 1961 (22 U.S.C. 2451 et seq.) is

amended by striking "Director of the International Com munication Agency" and "Director" each place either term
 appears and inserting "Secretary of State".

4 (b) REPEAL OF DEFUNCT ADVISORY COMMISSIONS.—
5 Section 106 of such Act (22 U.S.C. 2456) is amended by
6 striking subsection (c).

7 (c) BUREAU OF EDUCATIONAL AND CULTURAL AF8 FAIRS.—Section 112 of the Mutual Educational and Cul9 tural Exchange Act of 1961 (22 U.S.C. 2460) is amended—

10 (1) by striking the first sentence of subsection11 (a);

12 (2) by striking "Bureau" each place it appears
13 and inserting "Department of State"; and

14 *(3) by striking subsection (e).*

15 SEC. 346. INTERNATIONAL BROADCASTING ACTIVITIES.

(a) IN GENERAL.—Title III of the Foreign Relations
Authorization Act, Fiscal Years 1994 and 1995 (Public
Law 103–236) is amended—

(1) in section 305(b)(1), by striking "Agency's"
and inserting "Department's";

(2) in section 306, by striking ", acting through
the Director of the United States Information Agency," and inserting ", acting through the Under Secretary of State for Public Diplomacy,";

1	(3) by striking ''Director of the United States
2	Information Agency" each place it appears and in-
3	serting "Secretary of State";
4	(4) by striking all references to ''United States
5	Information Agency" that were not stricken in para-
6	graph (3) and inserting ''Department of State'';
7	(5) by striking ''Bureau'' each place it appears
8	and inserting ''Office''; and
9	(6) in section 305(a)(1), by striking ''title,'' and
10	inserting ''title (including activities of the Voice of
11	America previously carried out by the United States
12	Information Agency), ''.
13	(b) Conforming Amendment to Title 5.—Section
14	5315 of title 5, United States Code, is amended by striking
15	"Director of the International Broadcasting Bureau, the
16	United States Information Agency" and inserting "Direc-
17	tor of the International Broadcasting Office, the Depart-
18	ment of State".
19	SEC. 347. TELEVISION BROADCASTING TO CUBA.
20	(a) AUTHORITY.—Section 243(a) of the Television
21	Broadcasting to Cuba Act (as contained in part D of title
22	II of Public Law 101–246) (22 U.S.C. 1465bb(a)) is amend-

24 after in this part referred to as the 'Agency') " and inserting

1	"Department of State (hereafter in this part referred to as
2	the 'Department')''.
3	(b) Television Marti Service.—Section 244 of such
4	Act (22 U.S.C. 1465cc) is amended—
5	(1) in subsection (a)—
6	(A) by amending the first sentence to read
7	as follows: "The Secretary of State shall admin-
8	ister within the Voice of America the Television
9	Marti Service.''; and
10	(B) in the third sentence, by striking ''Di-
11	rector of the United States Information Agency"
12	and inserting "Secretary of State";
13	(2) in subsection (b)—
14	(A) in the subsection heading, by striking
15	"USIA" and inserting "Department of
16	State'',
17	(B) by striking "Agency facilities" and in-
18	serting ''Department facilities''; and
19	(C) by striking "United States Information
20	Agency Television Service'' and inserting ''De-
21	partment of State Television Service"; and
22	(3) in subsection (c)—
23	(A) by striking "USIA AUTHORITY.—The
24	Agency" and inserting "Secretary of State
25	AUTHORITY.—The Secretary of State"; and

(B) by striking "Agency" the second place it 1 2 appears and inserting "Secretary of State". 3 (c) Assistance From Other Government Agen-CIES.—Section 246 of such Act (22 U.S.C. 1465dd) is 4 5 amended-(1) by striking "United States Information 6 Agency" and inserting "Department of State"; and 7 (2) by striking "the Agency" and inserting "the 8 9 Department". 10 (d) AUTHORIZATION OF APPROPRIATIONS.—Section 247(a) of such Act (22 U.S.C. 1465ee(a)) is repealed. 11 12 SEC. 348. RADIO BROADCASTING TO CUBA. 13 (a) Functions of the Department of State. Section 3 of the Radio Broadcasting to Cuba Act (22 U.S.C. 14 1465a) is amended— 15 (1) in the section heading, by striking "UNITED 16 17 STATES INFORMATION AGENCY" and inserting "DE-18 PARTMENT OF STATE": 19 (2) in subsection (a), by striking "United States Information Agency (hereafter in this Act referred to 20 as the 'Agency')" and inserting "Department of State 21 (hereafter in this Act referred to as the 'Depart-22 ment')''; and 23

1	(3) in subsection (f), by striking ''Director of the
2	United States Information Agency" and inserting
3	"Secretary of State".
4	(b) CUBA SERVICE.—Section 4 of such Act (22 U.S.C.
5	1465b) is amended—
6	(1) by amending the first sentence to read as fol-
7	lows: "The Secretary of State shall administer within
8	the Voice of America the Cuba Service (hereafter in
9	this section referred to as the 'Service'). "; and
10	(2) in the third sentence, by striking ''Director
11	of the United States Information Agency" and insert-
12	ing "Secretary of State".
13	(c) Assistance From Other Government Agen-
14	CIES.—Section 6 of such Act (22 U.S.C. 1465d) is amend-
15	ed—
16	(1) in subsection (a)—
17	(A) by striking "United States Information
18	Agency" and inserting "Department of State";
19	and
20	(B) by striking "the Agency" and inserting
21	"the Department"; and
22	(2) in subsection (b)—
23	(A) by striking "The Agency" and inserting
24	"The Department"; and

(B) by striking "the Agency" and inserting 1 2 "the Secretary of State". 3 (d) FACILITY COMPENSATION.—Section 7 of such Act (22 U.S.C. 1465e) is amended— 4 (1) in subsection (b), by striking "the Agency" 5 and inserting "the Department"; and 6 (2) in subsection (d), by striking "Agency" and 7 inserting "Department". 8 9 (e) AUTHORIZATION OF APPROPRIATIONS.—Section 8 of such Act (22 U.S.C. 1465f) is amended— 10 (1) by striking subsections (a) and (b) and in-11 serting the following: 12 "(a) The amount obligated by the Department of State 13 14 each fiscal year to carry out this Act shall be sufficient to maintain broadcasts to Cuba under this Act at rates no 15 less than the fiscal year 1985 level of obligations by the 16 former United States Information Agency for such broad-17 casts."; and 18 19 (2) by redesignating subsection (c) as subsection *(b)*. 20 21 SEC. 349. NATIONAL ENDOWMENT FOR DEMOCRACY. 22 (a) GRANTS.—Section 503 of Public Law 98–164, as

23 amended (22 U.S.C. 4412) is amended—

24 *(1) in subsection (a)*—

1	(A) by striking ''Director of the United
2	States Information Agency" and inserting "Sec-
3	retary of State";
4	(B) by striking ''the Agency'' and inserting
5	"the Department of State"; and
6	(C) by striking ''the Director'' and inserting
7	"the Secretary of State"; and
8	(2) in subsection (b), by striking ''United States
9	Information Agency" and inserting "Department of
10	State".
11	(b) AUDITS.—Section 504(g) of such Act (22 U.S.C.
12	4413(g)) is amended by striking ''United States Informa-
13	tion Agency" and inserting "Department of State".
14	(c) Freedom of Information.—Section 506 of such
15	Act (22 U.S.C. 4415) is amended—
16	(1) in subsection (b)—
17	(A) by striking "Director" each of the three
18	places it appears and inserting ''Secretary''; and
19	(B) by striking "of the United States Infor-
20	mation Agency" and inserting "of State"; and
21	(2) in subsection (c)—
22	(A) in the subsection heading by striking
23	"USIA" and inserting "DEPARTMENT OF
24	State'';

1	(B) by striking "Director" each of the three
2	places it appears and inserting "Secretary";
3	(C) by striking ''of the United States Infor-
4	mation Agency" and inserting "of State"; and
5	(D) by striking "United States Information
6	Agency" and inserting "Department of State".
7	SEC. 350. UNITED STATES SCHOLARSHIP PROGRAM FOR DE-
8	VELOPING COUNTRIES.
9	(a) Program Authority.—Section 603 of the For-
10	eign Relations Authorization Act, Fiscal Years 1986 and
11	1987 (22 U.S.C. 4703) is amended by striking "United
12	States Information Agency" and inserting "Department of
13	State".
14	(b) GUIDELINES.—Section 604(11) of such Act (22
15	U.S.C. 4704(11)) is amended by striking ''United States In-
16	formation Agency" and inserting "Department of State".
17	(c) Policy Regarding Other International Edu-
18	CATIONAL PROGRAMS.—Section 606(b) of such Act (22
19	U.S.C. 4706(b)) is amended—
20	(1) in the subsection heading, by striking
21	"USIA" and inserting "STATE DEPARTMENT"; and
22	(2) by striking "Director of United States Infor-
23	mation Agency" and inserting "Secretary of State".
24	(d) General Authorities.—Section 609(e) of such
	(u) GENERAL AUTHORITIES.—Section 003(e) of Such

States Information Agency" and inserting "Department of 1 State". 2 3 SEC. 351. FASCELL FELLOWSHIP BOARD. 4 Section 1003(b) of the Fascell Fellowship Act (22 5 U.S.C. 4902(b)) is amended— (1) in the text above paragraph (1), by striking 6 "9 members" and inserting "8 members"; 7 (2) by striking paragraph (3); and 8 (3) by redesignating paragraph (4) as para-9 graph (3). 10 11 SEC. 352. NATIONAL SECURITY EDUCATION BOARD. Section 803 of the Intelligence Authorization Act, Fis-12 cal Year 1992 (50 U.S.C. 1903(b)) is amended— 13 14 (1) in subsection (b)— (A) by striking paragraph (6); and 15 (B) by redesignating paragraphs (7) and 16 17 (8) as paragraphs (6) and (7); and 18 (2) in subsection (c), by striking "subsection 19 (b)(7)" and inserting "subsection (b)(6)". 20 SEC. 353. CENTER FOR CULTURAL AND TECHNICAL INTER-21 CHANGE BETWEEN NORTH AND SOUTH. 22 Section 208 of the Foreign Relations Authorization Act, Fiscal Years 1992 and 1993 (22 U.S.C. 2075) is 23 amended by striking "Director of the United States Infor-24

50

mation Agency" each place it appears and inserting "Sec retary of State".

3 SEC. 354. EAST-WEST CENTER.

4 (a) DUTIES.—Section 703 of the Mutual Security Act
5 of 1960 (22 U.S.C. 2055) is amended—

6 (1) in the text above paragraph (1), by striking 7 'Director of the United States Information Agency 8 (hereinafter referred to as the 'Director')'' and insert-9 ing 'Secretary of State (hereinafter referred to as the 10 'Secretary')''; and

(2) in paragraph (1), by striking "establishment
and".

13 (b) ADMINISTRATION.—Section 704 of such Act (22
14 U.S.C. 2056) is amended—

(1) by striking "Director of the United States
Information Agency" and inserting "Secretary of
State"; and

18 (2) by striking "Director" each place it appears
19 and inserting "Secretary".

20 SEC. 355. MISSION OF THE DEPARTMENT OF STATE.

21 Section 202 of the Foreign Relations Authorization
22 Act, Fiscal Year 1979 (22 U.S.C. 1461–1) is amended—

(1) in the first sentence, by striking "mission of
the International Communication Agency" and in-

- 24 the International Communication Agency" and in-
- 25 serting "mission of the Department of State in carry-

1	ing out its information, educational, and cultural
2	functions'';
3	(2) in the second sentence, in the text above
4	paragraph (1), by striking ''International Commu-
5	nication Agency'' and inserting ''Department of
6	State'';
7	(3) in paragraph (1)(B), by striking "Agency"
8	and inserting ''Department''; and
9	(4) in paragraph (5), by striking ''mission of the
10	Agency" and inserting "mission described in this sec-
11	tion".
12	SEC. 356. CONSOLIDATION OF ADMINISTRATIVE SERVICES.
13	Section 23(a) of the State Department Basic Authori-
13 14	Section 23(a) of the State Department Basic Authori- ties Act of 1956 (22 U.S.C. 2695(a)) is amended—
	2
14	ties Act of 1956 (22 U.S.C. 2695(a)) is amended—
14 15	ties Act of 1956 (22 U.S.C. 2695(a)) is amended— (1) by striking ''(including'' and all that follows
14 15 16	ties Act of 1956 (22 U.S.C. 2695(a)) is amended— (1) by striking "(including" and all that follows through "Agency)"; and
14 15 16 17 18	ties Act of 1956 (22 U.S.C. 2695(a)) is amended— (1) by striking "(including" and all that follows through "Agency)"; and (2) by striking "other such agencies" and insert-
14 15 16 17 18	ties Act of 1956 (22 U.S.C. 2695(a)) is amended— (1) by striking "(including" and all that follows through "Agency)"; and (2) by striking "other such agencies" and insert- ing "other Federal agencies". SEC. 357. GRANTS.
14 15 16 17 18 19 20	ties Act of 1956 (22 U.S.C. 2695(a)) is amended— (1) by striking "(including" and all that follows through "Agency)"; and (2) by striking "other such agencies" and insert- ing "other Federal agencies". SEC. 357. GRANTS.
 14 15 16 17 18 19 20 21 	ties Act of 1956 (22 U.S.C. 2695(a)) is amended— (1) by striking "(including" and all that follows through "Agency)"; and (2) by striking "other such agencies" and insert- ing "other Federal agencies". SEC. 357. GRANTS. Section 212 of the Foreign Relations Authorization
 14 15 16 17 18 19 20 21 	ties Act of 1956 (22 U.S.C. 2695(a)) is amended— (1) by striking ''(including'' and all that follows through ''Agency)''; and (2) by striking ''other such agencies'' and insert- ing ''other Federal agencies''. SEC. 357. GRANTS. Section 212 of the Foreign Relations Authorization Act, Fiscal Years 1992 and 1993 (22 U.S.C. 1475h) is

1	State, in carrying out its international information,
1	
	educational, and cultural functions,";
3	(2) in subsection (b), by striking "United States
4	Information Agency" and inserting "Department of
5	State";
6	(3) in subsection (c)—
7	(A) in paragraph (1), by striking ''United
8	States Information Agency shall substantially
9	comply with United States Information Agency"
10	and inserting ''Department of State, in carrying
11	out its international information, educational,
12	and cultural functions, shall substantially com-
13	ply with Department of State"; and
14	(B) in paragraphs (2) and (3)—
15	(i) by striking ''United States Infor-
16	mation Agency" and inserting "Department
17	of State"; and
18	(ii) by striking ''Agency'' each of the
19	places it appears and inserting "Depart-
20	ment''; and
21	(4) by striking subsection (d).
22	SEC. 358. BAN ON DOMESTIC ACTIVITIES.
23	Section 208 of the Foreign Relations Authorization
24	Act, Fiscal Years 1986 and 1987 (22 U.S.C. 1461–1a) is
25	amended—

	54
1	(1) by striking out "United States Information
2	Agency" each of the two places it appears and insert-
3	ing "Department of State"; and
4	(2) by inserting ''in carrying out its inter-
5	national information, educational, and cultural ac-
6	tivities'' before ''shall be distributed''.
7	SEC. 359. CONFORMING REPEAL TO THE ARMS CONTROL
8	AND DISARMAMENT ACT.
9	Section 34(b) of the Arms Control and Disarmament
10	Act (22 U.S.C. 2574(b)) is repealed.
11	SEC. 360. REPEAL RELATING TO PROCUREMENT OF LEGAL
12	SERVICES.
13	Section 26(b) of the State Department Basic Authori-
14	ties Act of 1956 (22 U.S.C. 2698(b)) is repealed.
15	SEC. 361. REPEAL RELATING TO PAYMENT OF SUBSISTENCE
16	EXPENSES.
17	Section 32 of the State Department Basic Authorities
18	Act of 1956 (22 U.S.C. 2704) is amended by striking the
19	second sentence.
20	SEC. 362. CONFORMING AMENDMENT TO THE SEED ACT.
21	Section 2(c) of the Support for East European Democ-
22	racy (SEED) Act of 1989 (22 U.S.C. 5401(c)) is amended
23	in paragraph (17) by striking ''United States Information
24	Agency" and inserting "Department of State".

1 SEC. 363. INTERNATIONAL CULTURAL AND TRADE CENTER 2 COMMISSION. 3 Section 7(c) of the Federal Triangle Development Act 4 (40 U.S.C. 1106(c)) is amended— (1) in the text above subparagraph (A), by strik-5 ing "15 members" and inserting "14 members"; 6 (2) by striking subparagraph (F); and 7 8 (3) by redesignating subparagraphs (G) through (J) as subparagraphs (F) through (I), respectively. 9 SEC. 364. FOREIGN SERVICE ACT OF 1980. 10 11 (a) Other Agencies Utilizing Service.—Section 202(a) of the Foreign Service Act of 1980 (22 U.S.C. 12 *3922(a)) is amended by striking paragraph (1).* 13 14 (b) Board of the Foreign Service.—Section 210 of such Act (22 U.S.C. 3930) is amended by striking "the 15 United States Information Agency, the United States Inter-16 national Development Cooperation Agency,". 17 SEC. 365. AU PAIR PROGRAMS. 18 19 Section 8 of the Eisenhower Exchange Fellowship Act of 1990 (Public Law 101–454) is amended by striking "Di-20 rector of the United States Information Agency" and insert-21 22 ing "Secretary of State".

1	SEC. 366. EXCHANGE PROGRAM WITH COUNTRIES IN TRAN-
2	SITION FROM TOTALITARIANISM TO DEMOC-
3	RACY.
4	Section 602 of the National and Community Service
5	Act of 1990 (22 U.S.C. 2452a) is amended—
6	(1) in the second sentence of subsection (a), by
7	striking ''United States Information Agency'' and in-
8	serting "Department of State"; and
9	(2) in subsection (b)—
10	(A) by striking "appropriations account of
11	the United States Information Agency" and in-
12	serting "appropriate appropriations account of
13	the Department of State''; and
14	(B) by striking ''and the United States In-
15	formation Agency".
16	SEC. 367. EDMUND S. MUSKIE FELLOWSHIP PROGRAM.
17	Section 227 of the Foreign Relations Authorization
18	Act, Fiscal Years 1992 and 1993 (22 U.S.C. 2452 note) is
19	amended—
20	(1) by striking ''United States Information
21	Agency" each place it appears and inserting "Depart-
22	ment of State"; and
23	(2) by striking subsection (d).

57

3 Title III of the Convention on Cultural Property Im-4 plementation Act (19 U.S.C. 2601 et seq.) is amended by 5 striking "Director of the United States Information Agen-6 cy" each place it appears and inserting "Secretary of 7 State".

8 SEC. 369. MIKE MANSFIELD FELLOWSHIPS.

9 Section 252(a) of the Foreign Relations Authorization 10 Act, Fiscal Years 1994 and 1995 (22 U.S.C. 6101(a)) is 11 amended by striking "Director of the United States Infor-12 mation Agency" and inserting "Secretary of State".

13 TITLE IV—AGENCY FOR 14 INTERNATIONAL DEVELOPMENT 15 CHAPTER 1—GENERAL PROVISIONS

16 SEC. 401. EFFECTIVE DATE.

(a) IN GENERAL.—Except as provided in subsection
(b), this title, and the amendments made by this title, shall
take effect—

20 (1) on March 1, 1997; or

(2) on such earlier date as the President shall determine to be appropriate and announce by notice
published in the Federal Register, which date may be
not earlier than 60 calendar days (excluding any day
on which either House of Congress is not in session
because of an adjournment sine die) after the Presi-

dent has submitted a reorganization plan to the ap propriate congressional committees pursuant to sec tion 421.

4 (b) REORGANIZATION PLAN.—Section 421 shall take
5 effect on the date of enactment of this Act.

6 SEC. 402. REFERENCES IN TITLE.

7 Except as specifically provided in this title, whenever
8 in this title an amendment or repeal is expressed in terms
9 of an amendment to, or repeal of, a provision, the reference
10 shall be considered to be made to a provision of the Foreign
11 Assistance Act of 1961.

12 CHAPTER 2—ABOLITION OF THE AGENCY 13 FOR INTERNATIONAL DEVELOPMENT 14 AND TRANSFER OF FUNCTIONS TO 15 SECRETARY OF STATE 16 SEC. 411. ABOLITION OF AGENCY FOR INTERNATIONAL DE-

17 VELOPMENT AND THE INTERNATIONAL DE-

18 VELOPMENT COOPERATION AGENCY.

19 The Agency for International Development and the
20 International Development Cooperation Agency are abol21 ished.

22SEC. 412. TRANSFER OF FUNCTIONS TO SECRETARY OF23STATE.

24 There are transferred to the Secretary of State all func-25 tions of the Administrator of the Agency for International

Development and the Director of the International Develop-1 ment Cooperation Agency and all functions of the Agency 2 for International Development and the International Devel-3 4 opment Cooperation Agency and any officer or component of such agencies under any statute, reorganization plan, 5 Executive order, or other provision of law before the effective 6 7 date of this title, except as otherwise provided in this title. CHAPTER 3-REORGANIZATION OF DE-8 9 PARTMENT OF STATE RELATING TO **FUNCTIONS** TRANSFERRED 10 **UNDER** THIS TITLE 11

12 SEC. 421. REORGANIZATION PLAN.

(a) SUBMISSION OF PLAN.—Not later than March 1,
14 1996, the President, in consultation with the Secretary and
15 the Administrator of the Agency for International Develop16 ment, shall transmit to the appropriate congressional com17 mittees a reorganization plan providing for—

18 (1) the abolition of the Agency for International
19 Development in accordance with this title;

(2) the transfer to the Department of State of the
functions and personnel of the Agency for International Development consistent with the provisions
of this title; and

24 (3) the consolidation, reorganization, and
25 streamlining of the Department upon the transfer of

functions under this title in order to carry out such
 functions.

3 (b) PLAN ELEMENTS.—The plan under subsection (a)
4 shall—

5 (1) identify the functions of the Agency for Inter6 national Development that will be transferred to the
7 Department under the plan;

8 (2) identify the personnel and positions of the 9 Agency (including civil service personnel, Foreign 10 Service personnel, and detailees) that will be trans-11 ferred to the Department, separated from service with 12 the Agency, or be eliminated under the plan, and set 13 forth a schedule for such transfers, separations, and 14 terminations;

(3) identify the personnel and positions of the
Department (including civil service personnel, Foreign Service personnel, and detailees) that will be
transferred within the Department, separated from
service with the Department, or eliminated under the
plan, and set forth a schedule for such transfers, separations, and terminations;

(4) specify the consolidations and reorganization
of functions of the Department that will be required
under the plan in order to permit the Department to

carry out the functions transferred to the Department
 under the plan;

(5) specify the funds available to the Agency for 3 International Development that will be transferred to 4 the Department under this title as a result of the 5 transfer of functions of the Agency to the Department; 6 (6) specify the proposed allocations within the 7 Department of unexpended funds transferred in con-8 nection with the transfer of functions under the plan; 9 10 and (7) specify the proposed disposition of the prop-11 erty, facilities, contracts, records, and other assets and 12 liabilities of the Agency in connection with the trans-13 fer of the functions of the Agency to the Department. 14 15 (c) Assistant Secretary Positions.—The plan under subsection (a) shall provide for an appropriate num-16 17 ber of Assistant Secretaries of State to carry out the functions transferred to the Department under this title. 18

19 SEC. 422. PRINCIPAL OFFICERS.

20 (a) UNDER SECRETARY OF STATE FOR DEVELOPMENT
21 AND ECONOMIC AFFAIRS.—

(1) ESTABLISHMENT.—Section 1(b) of the State
Department Basic Authorities Act of 1956 (22 U.S.C.
2651a(b)) is amended by adding after paragraph (2)

the following new paragraph:

25

1 "(3) Under secretary for development and 2 ECONOMIC AFFAIRS.—There shall be in the Department of State an Under Secretary for Development 3 4 and Economic Affairs who shall assist the Secretary and the Deputy Secretary in the formation and im-5 plementation of United States policies and activities 6 7 concerning international development and economic affairs.". 8

(b) TRANSITION PROVISION.—The President may ap-9 point the individual serving as Administrator of the Agency 10 for International Development on the day before the effective 11 date of this title, or such other official appointed by and 12 with the advice and consent of the Senate and serving with-13 in the Department of State or the Agency for International 14 Development as the President considers appropriate, to 15 serve as the acting Under Secretary for Development and 16 Economic Affairs until an individual is appointed to that 17 office in accordance with section 1(b)(1) of the State De-18 partment Basic Authorities Act of 1956, as amended by this 19 20 Act.

21 CHAPTER 4—CONFORMING AMENDMENTS
22 SEC. 441. REFERENCES.

Any reference in any statute, reorganization plan, Executive order, regulation, agreement, determination, or
other official document or proceeding to—

1	(1) the Administrator of the Agency for Inter-
2	national Development, or any other officer or em-
3	ployee of the Agency for International Development
4	shall be deemed to refer to the Secretary of State;
5	(2) the Director or any other officer or employee
6	of the International Development Cooperation Agency
7	(IDCA) shall be deemed to refer to the Secretary of
8	State; or
9	(3) the Agency for International Development,
10	AID, the agency primarily responsible for administer-
11	ing part I of the Foreign Assistance Act of 1961, or
12	the International Development Cooperation Agency
13	(IDCA) shall be deemed to refer to the Department of
14	State.
15	SEC. 442. ABOLITION OF OFFICE OF INSPECTOR GENERAL
16	OF THE AGENCY FOR INTERNATIONAL DEVEL-
17	OPMENT AND TRANSFER OF FUNCTIONS TO
18	OFFICE OF INSPECTOR GENERAL OF THE DE-
19	PARTMENT OF STATE.
20	(a) Abolition of Office of Inspector General of
21	THE AGENCY FOR INTERNATIONAL DEVELOPMENT.—The
22	Office of Inspector General of the Agency for International
23	Development is abolished.

(b) AMENDMENTS TO THE INSPECTOR GENERAL ACT
 OF 1978.—The Inspector General Act of 1978 (5 U.S.C.
 App.) is amended as follows:

4 (1) Section 8A is repealed.

5 (2) Section 11(1) is amended by striking "the
6 Administrator of the Agency for International Devel7 opment,".

8 (3) Section 11(2) is amended by striking "the
9 Agency for International Development,".

(c) AMENDMENTS TO TITLE 5, UNITED STATES
11 CODE.—Section 5315 of title 5, United States Code, is
12 amended by striking the following: "Inspector General,
13 Agency for International Development.".

(d) Functions of Office of Inspector General 14 15 OF THE AGENCY FOR INTERNATIONAL DEVELOPMENT TRANSFERRED TO OFFICE OF INSPECTOR GENERAL OF THE 16 DEPARTMENT OF STATE.—There are transferred to the Of-17 fice of Inspector General of the Department of State the 18 functions that the Office of Inspector General of the Agency 19 for International Development exercised before the effective 20 date of this title (including all related functions of the In-21 22 spector General of the Agency for International Develop-23 ment).

24 (e) TRANSFER AND ALLOCATIONS OF APPROPRIATIONS
25 AND PERSONNEL.—The Inspector General of the Depart-

ment of State, is authorized to make such incidental dis positions of personnel, assets, liabilities, grants, contracts,
 property, records, and unexpended balances of appropria tions, authorizations, allocations, and other funds held,
 used, arising from, available to, or to be made available
 in connection with such functions, as may be necessary to
 carry out the provisions of this section.

8 SEC. 443. ABOLITION OF CHIEF FINANCIAL OFFICER OF THE 9 AGENCY FOR INTERNATIONAL DEVELOPMENT 10 AND TRANSFER OF FUNCTIONS TO CHIEF FI-11 NANCIAL OFFICER DEPARTMENT OF STATE.

(a) ABOLITION OF OFFICE OF CHIEF FINANCIAL OFFI13 CER OF THE AGENCY FOR INTERNATIONAL DEVELOP14 MENT.—The Office of Chief Financial Officer of the Agency
15 for International Development is abolished.

(b) AMENDMENT TO TITLE 31, UNITED STATES
17 CODE.—Section 901(b)(2) of title 31, United States Code,
18 is amended by striking subparagraph (A).

(c) FUNCTIONS OF OFFICE OF CHIEF FINANCIAL OFFICER OF THE AGENCY FOR INTERNATIONAL DEVELOPMENT
TRANSFERRED TO OFFICE OF CHIEF FINANCIAL OFFICER
OF THE DEPARTMENT OF STATE.—There are transferred to
the Office of Chief Financial Officer of the Department of
State the functions that the Office of Chief Financial Officer
of the Agency for International Development exercised be-

fore the effective date of this title (including all related func tions of the Chief Financial Officer of the Agency for Inter national Development).

(d) Transfer and Allocations of Appropriations 4 AND PERSONNEL.—The Director of the Office of Manage-5 ment and Budget, in consultation with the Secretary of 6 State, is authorized to make such incidental dispositions 7 of personnel, assets, liabilities, grants, contracts, property, 8 records, and unexpended balances of appropriations, au-9 thorizations, allocations, and other funds held, used, arising 10 from, available to, or to be made available in connection 11 with such functions, as may be necessary to carry out the 12 provisions of this section. 13

14 SEC. 444. AMENDMENTS TO TITLE 5, UNITED STATES CODE.

15 Title 5, United States Code, is amended—

16 (1) in section 5313, by striking "Administrator,
17 Agency for International Development.";

- *(2) in section 5314, by striking "Deputy Admin- istrator, Agency for International Development.";*
- 20 (3) in section 5315—

21	(A) by striking "Assistant Administrators,
22	Agency for International Development (6).''; and
23	(B) by striking "Regional Assistant Admin-
24	istrators, Agency for International Development
25	(4). ''; and

(4) in section 5316 by striking "General Counsel
 of the Agency for International Development.".

3 SEC. 445. PUBLIC LAW 480 PROGRAM.

4 The Agricultural Trade Development and Assistance 5 Act of 1954 (Public Law 83–480; 7 U.S.C. 1691 et seq.) 6 is amended by striking "Administrator" each place it ap-7 pears and inserting "Under Secretary of State for Develop-8 ment and Economic Affairs".

9 TITLE V—TRANSITION

10 SEC. 501. REORGANIZATION AUTHORITY.

(a) IN GENERAL.—The Secretary is authorized, subject 11 to the requirements of this division, to allocate or reallocate 12 any function transferred to the Department under any title 13 of this division among the officers of the Department, and 14 to establish, consolidate, alter, or discontinue such organiza-15 tional entities within the Department as may be necessary 16 or appropriate to carry out any reorganization under this 17 division, but the authority of the Secretary under this sec-18 tion does not extend to— 19

20 (1) the abolition of organizational entities or of21 ficers established by this Act or any other Act; or

(2) the alteration of the delegation of functions
to any specific organizational entity or officer required by this Act or any other Act.

1	(b) Requirements and Limitations on Reorga-
2	NIZATION PLANS.—A reorganization plan pursuant to any
3	title of this division may not have the effect of—
4	(1) creating a new executive department;
5	(2) continuing a function beyond the period au-
6	thorized by law for its exercise or beyond the time
7	when it would have terminated if the reorganization
8	had not been made;
9	(3) authorizing an agency to exercise a function
10	which is not authorized by law at the time the plan
11	is transmitted to Congress;
12	(4) creating a new agency which is not a compo-
13	nent or part of an existing executive department or
14	independent agency; or
15	(5) increasing the term of an office beyond that
16	provided by law for the office.
17	SEC. 502. TRANSFER AND ALLOCATION OF APPROPRIA-
18	TIONS AND PERSONNEL.
19	(a) In General.—Except as otherwise provided in
20	this Act, the personnel employed in connection with, and
21	the assets, liabilities, contracts, property, records, and unex-
22	pended balance of appropriations, authorizations, alloca-
23	tions, and other funds employed, held, used, arising from,
24	
	available to, or to be made available in connection with

any title of this division, subject to section 1531 of title
 31, United States Code, shall be transferred to the Secretary
 for appropriate allocation.

4 (b) LIMITATION ON USE OF TRANSFERRED FUNDS.—
5 Unexpended and unobligated funds transferred pursuant to
6 any title of this division shall be used only for the purposes
7 for which the funds were originally authorized and appro8 priated.

9 (c) AUTHORIZED STRENGTH OF THE FOREIGN SERV-10 ICE.—When an agency is abolished under this division, the 11 limitations for fiscal years 1996 and 1997 under section 12 2351 of this Act on the members of the Foreign Service au-13 thorized to be employed by such agency shall be added to 14 the limitations under such section which apply to the De-15 partment of State.

16 SEC. 503. INCIDENTAL TRANSFERS.

17 The Director of the Office of Management and Budget, in consultation with the Secretary of State, is authorized 18 to make such incidental dispositions of personnel, assets, 19 liabilities, grants, contracts, property, records, and unex-20 pended balances of appropriations, authorizations, alloca-21 22 tions, and other funds held, used, arising from, available to, or to be made available in connection with such func-23 tions, as may be necessary to carry out the provisions of 24 any title of this division. The Director of the Office of Man-25

agement and Budget, in consultation with the Secretary of
 State, shall provide for the termination of the affairs of all
 entities terminated by this division and for such further
 measures and dispositions as may be necessary to effectuate
 the purposes of any title of this division.

6 SEC. 504. EFFECT ON PERSONNEL.

7 (a) Executive Schedule Positions.—Except as otherwise provided in this division, any person who, on the 8 day preceding the date of the abolition of an agency the 9 functions of which are transferred under any title of this 10 division, held a position compensated in accordance with 11 the Executive Schedule prescribed in chapter 53 of title 5, 12 United States Code, and who, without a break in service. 13 is appointed in the Department to a position having duties 14 comparable to the duties performed immediately preceding 15 such appointment shall continue to be compensated in such 16 new position at not less than the rate provided for such 17 previous position, for the duration of the service of such per-18 19 son in such new position.

(b) TERMINATION OF CERTAIN POSITIONS.—Positions
whose incumbents are appointed by the President, by and
with the advice and consent of the Senate, the functions of
which are transferred by any title of this division, shall
terminate on the effective date of that title.

(c) EXCEPTED SERVICE.—(1) Subject to paragraph
 (2), in the case of employees occupying positions in the ex cepted service or the Senior Executive Service, any appoint ment authority established pursuant to law or regulations
 of the Office of Personnel Management for filling such posi tions shall be transferred.

(2) The Department of State may decline a transfer 7 of authority under paragraph (1) (and the employees ap-8 pointed pursuant thereto) to the extent that such authority 9 relates to positions excepted from the competitive service be-10 cause of their confidential, policy-making, policy-determin-11 ing, or policy-advocating character, and noncareer posi-12 tions in the Senior Executive Service (within the meaning 13 of section 3132(a)(7) of title 5. United States Code). 14

(d) EMPLOYEE BENEFIT PROGRAMS.—(1) Any employee accepting employment with the Department of State
as a result of a transfer pursuant to any title of this division may retain for 1 year after the date such transfer occurs membership in any employee benefit program of the
former agency, including insurance, to which such employee
belongs on the date of the enactment of this Act if—

22 (A) the employee does not elect to give up the
23 benefit or membership in the program; and

24 (B) the benefit or program is continued by the25 Secretary of State.

(2) The difference in the costs between the benefits 1 2 which would have been provided by such agency or entity and those provided by this section shall be paid by the Sec-3 retary of State. If any employee elects to give up member-4 ship in a health insurance program or the health insurance 5 program is not continued by the Secretary of State, the em-6 7 ployee shall be permitted to select an alternate Federal health insurance program within 30 days of such election 8 or notice, without regard to any other regularly scheduled 9 10 open season.

(e) SENIOR EXECUTIVE SERVICE.—Any employee in
the career Senior Executive Service who is transferred pursuant to any title of this division shall be placed in a position at the Department of State which is comparable to the
position the employee held in the agency.

(f) ASSIGNMENTS.—(1) Transferring employees shall
be provided reasonable notice of new positions and assignments prior to their transfer pursuant to any title of this
division.

20 (2) Foreign Service personnel transferred to the De21 partment of State pursuant to any title of this division
22 shall be eligible for any assignment open to Foreign Service
23 personnel within the Department for which such transferred
24 personnel are qualified.

(g) TREATMENT OF PERSONNEL EMPLOYED IN TERMI NATED FUNCTIONS.—The provisions of this subsection shall
 apply with respect to officers and employees of the agencies
 identified in section 505(b) whose employment is termi nated as a result of the abolition of the agency or the reorga nization and consolidation of functions of the Department
 of State under any title of this division:

(1) Under such regulations as the Office of Per-8 sonnel Management may prescribe, the head of any 9 agency in the executive branch may appoint in the 10 competitive service any person who is certified by the 11 head of the former agency as having served satisfac-12 torily in the former agency and who passes such ex-13 14 amination as the Office of Personnel Management may prescribe. Any person so appointed shall, upon 15 completion of the prescribed probationary period, ac-16 17 quire a competitive status.

(2) The head of any agency in the executive
branch having an established merit system in the excepted service may appoint in such service any person who is certified by the head of the former agency
as having served satisfactorily in the former agency
and who passes such examination as the head of such
agency in the executive branch may prescribe.

(3) Any appointment under this subsection shall
 be made within a period of one year after completion
 of the appointee's service in the former agency.

4 (4) Any law, Executive order, or regulation
5 which would disqualify an applicant for appointment
6 in the competitive service or in the excepted service
7 concerned shall also disqualify an applicant for appointment under this subsection.

9 SEC. 505. VOLUNTARY SEPARATION INCENTIVES.

(a) AUTHORITY TO PAY INCENTIVES.—The head of an
agency referred to in subsection (b) may pay voluntary incentive payments to employees of the agency in order to
avoid or minimize the need for involuntary separations
from the agency as a result of the abolition of the agency
and the reorganization and consolidation of functions of the
Department of State under any title of this division.

17 (b) COVERED AGENCIES.—Subsection (a) applies to18 the following agencies:

(1) The Department of State.

- 20 (2) The United States Arms Control and Disar21 mament Agency.
- 22 (3) The United States Information Agency.

23 (4) The Agency for International Development.

24 (c) PAYMENT REQUIREMENTS.—The head of an agency

25 shall pay voluntary separation incentive payments in ac-

cordance with the provisions of section 3 of the Federal 1 Workforce Restructuring Act of 1994 (Public Law 103–226; 2 108 Stat. 111), except that an employee of the agency shall 3 be deemed to be eligible for payment of a voluntary separa-4 tion incentive payment under that section if the employee 5 separates from service with the agency during the period 6 beginning on the date of enactment of this Act and end-7 8 ing—

9 (1) in the case of an agency referred to in para-10 graph (2), (3), or (4) of subsection (b), on the date of 11 the abolition of that agency under this division; and 12 (2) in the case of the Department of State, on 13 September 30, 1997.

(d) TERMINATION OF AUTHORITY.—The authority of
the head of an agency to authorize payment of voluntary
separation incentive payments under this section shall expire on—

(1) in the case of an agency referred to in paragraph (2), (3), or (4) of subsection (b), on the date of
the abolition of that agency under this division; and
(2) in the case of the Department of State, September 30, 1997.

(e) BUDGET ACT COMPLIANCE.—Any new spending
authority (within the meaning of section 401 of the Congressional Budget Act of 1974) which is provided under this

section shall be effective for any fiscal year only to the ex tent or in such amounts as are provided in advance in ap propriations Acts.

4 (f) Effect of Subsequent Employment with the 5 *GOVERNMENT.*—An employee who has received a voluntary separation incentive payment under this section and ac-6 cepts employment with the Government of the United States 7 within 5 years after the date of the separation on which 8 the payment is based shall be required to repay the entire 9 amount of the incentive payment to the agency that paid 10 11 the incentive payment.

12 (g) Additional Agency Contributions to the Re13 TIREMENT FUND.—

(1) IN GENERAL.—In addition to any other pay-14 15 ments which it is required to make under subchapter III of chapter 83 or chapter 84 of title 5, United 16 17 States Code, in fiscal years 1996, 1997, and 1998 each agency under subsection (b) of this section shall, 18 19 before the end of each such fiscal year, remit to the Office of Personnel Management for deposit in the 20 Treasury of the United States for credit of the Civil 21 22 Service Retirement and Disability Fund an amount 23 equal to the product of—

24 (A) the number of employees of such agency
25 who, as of March 31st of such fiscal year, are

subject to subchapter III of chapter 83 or chapter
 84 of such title; multiplied by
 (B) \$80.
 (2) REGULATIONS.—The Director of the Office of
 Personnel Management may prescribe any regulations
 necessary to carry out this subsection.

7 SEC. 506. SAVINGS PROVISIONS.

8 (a) CONTINUING LEGAL FORCE AND EFFECT.—All or-9 ders, determinations, rules, regulations, permits, agree-10 ments, grants, contracts, certificates, licenses, registrations, 11 privileges, and other administrative actions—

(1) that have been issued, made, granted, or allowed to become effective by the President, any Federal agency or official thereof, or by a court of competent jurisdiction, in the performance of functions
that are transferred under any title of this division;
and

(2) that are in effect at the time such title takes
effect, or were final before the effective date of such
title and are to become effective on or after the effective date of such title,

shall continue in effect according to their terms until modified, terminated, superseded, set aside, or revoked in accordance with law by the President, the Secretary, or other au-

thorized official, a court of competent jurisdiction, or by
 operation of law.

3 (b) PENDING PROCEEDINGS.—(1) The provisions of any title of this division shall not affect any proceedings, 4 including notices of proposed rulemaking, or any applica-5 tion for any license, permit, certificate, or financial assist-6 ance pending on the effective date of any title of this divi-7 sion before any department, agency, commission, or compo-8 nent thereof, functions of which are transferred by any title 9 of this division. Such proceedings and applications, to the 10 extent that they relate to functions so transferred, shall be 11 12 continued.

(2) Orders shall be issued in such proceedings, appeals
shall be taken therefrom, and payments shall be made pursuant to such orders, as if this Act had not been enacted.
Orders issued in any such proceedings shall continue in effect until modified, terminated, superseded, or revoked by
the Secretary, by a court of competent jurisdiction, or by
operation of law.

20 (3) Nothing in this Act shall be deemed to prohibit the
21 discontinuance or modification of any such proceeding
22 under the same terms and conditions and to the same extent
23 that such proceeding could have been discontinued or modi24 fied if this Act had not been enacted.

(4) The Secretary is authorized to promulgate regula tions providing for the orderly transfer of proceedings con tinued under this subsection to the Department.

4 (c) NO EFFECT ON JUDICIAL PROCEEDINGS.—Except
5 as provided in subsection (e)—

6 (1) the provisions of this Act shall not affect
7 suits commenced prior to the effective date of this Act,
8 and

(2) in all such suits, proceedings shall be had, 9 appeals taken, and judgments rendered in the same 10 manner and effect as if this Act had not been enacted. 11 (d) NON-ABATEMENT OF PROCEEDINGS.—No suit, ac-12 tion, or other proceeding commenced by or against any offi-13 cer in the official capacity of such individual as an officer 14 15 of any department or agency, functions of which are transferred by any title of this division, shall abate by reason 16 of the enactment of this Act. No cause of action by or 17 against any department or agency, functions of which are 18 transferred by any title of this division, or by or against 19 any officer thereof in the official capacity of such officer 20 21 shall abate by reason of the enactment of this Act.

(e) CONTINUATION OF PROCEEDING WITH SUBSTITUTION OF PARTIES.—If, before the date on which any title
of this division takes effect, any department or agency, or
officer thereof in the official capacity of such officer, is a

party to a suit, and under this Act any function of such
 department, agency, or officer is transferred to the Sec retary or any other official of the Department, then such
 suit shall be continued with the Secretary or other appro priate official of the Department substituted or added as
 a party.

(f) Reviewability of Orders and Actions Under 7 TRANSFERRED FUNCTIONS.—Orders and actions of the Sec-8 retary in the exercise of functions transferred under any 9 title of this division shall be subject to judicial review to 10 the same extent and in the same manner as if such orders 11 and actions had been by the agency or office, or part thereof, 12 exercising such functions immediately preceding their 13 transfer. Any statutory requirements relating to notice, 14 15 hearings, action upon the record, or administrative review that apply to any function transferred by any title of this 16 division shall apply to the exercise of such function by the 17 18 Secretary.

19 SEC. 507. PROPERTY AND FACILITIES.

20 The Secretary of State shall review the property and
21 facilities transferred to the Department under this division
22 to determine whether such property and facilities are re23 quired by the Department.

1 SEC. 508. AUTHORITY OF SECRETARY TO FACILITATE TRAN-2 SITION. 3 Prior to, or after, any transfer of a function under any title of this division, the Secretary is authorized to 4 utilize— 5 (1) the services of such officers, employees, and 6 7 other personnel of an agency with respect to functions 8 that will be or have been transferred to the Department by any title of this division; and 9 10 (2) funds appropriated to such functions for such period of time as may reasonably be needed to facili-11 12 tate the orderly implementation of any title of this division. 13 14 SEC. 509. RECOMMENDATIONS FOR ADDITIONAL CONFORM-15 ING AMENDMENTS. The Congress urges the President, in consultation with 16 the Secretary of State and the heads of other appropriate 17 agencies, to develop and submit to the Congress rec-18 19 ommendations for such additional technical and conforming amendments to the laws of the United States as may 20 be appropriate to reflect the changes made by this division. 21 22 SEC. 510. FINAL REPORT. Not later than October 1. 1998. the President, in con-23 sultation with the Secretary of the Treasury and the Direc-24

25 tor of the Office of Management and Budget shall submit

26 to the appropriate congressional committees a report which

cy, the United States Information Agency, and the Agency for International Development. **SEC. 511. SEVERABILITY.** If a provision of this division or its application to any person or circumstance is held invalid, neither the remainder of this division nor the application of the provision to other persons or circumstances shall be affected.

10 DIVISION B—FOREIGN 11 RELATIONS AUTHORIZATIONS 12 TITLE XX—GENERAL 13 PROVISIONS

14 SEC. 2001. SHORT TITLE.

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15 This division may be cited as the "Foreign Relations
16 Authorization Act, Fiscal Years 1996 and 1997".

17 SEC. 2002. DEFINITIONS.

18 The following terms have the following meaning for the19 purposes of this division:

20 (1) The term 'AID' means the Agency for Inter-21 national Development.

- 22 (2) The term "ACDA" means the United States
 23 Arms Control and Disarmament Agency.
- 24 (3) The term 'appropriate congressional com25 mittees'' means the Committee on International Rela-

1 provides a final accounting of the finances and operations

of the United States Arms Control and Disarmament Agen-

1	tions of the House of Representatives and the Com-
2	mittee of Foreign Relations of the Senate.
3	(4) The term "Department" means the Depart-
4	ment of State.
5	(5) The term ''Federal agency'' has the meaning
6	given to the term ''agency'' by section 551(1) of title
7	5, United States Code.
8	(6) The term ''function'' means any duty, obliga-
9	tion, power, authority, responsibility, right, privilege,
10	activity, or program.
11	(7) The term ''office'' includes any office, admin-
12	istration, agency, institute, unit, organizational en-
13	tity, or component thereof.
14	(8) The term "Secretary" means the Secretary of
15	State.
16	(9) The term "USIA" means the United States
17	Information Agency.

TITLE XXI—AUTHORIZATION OF 1 **APPROPRIATIONS** FOR 2 DF.-PARTMENT OF STATE AND 3 **CERTAIN INTERNATIONAL AF-**4 FAIRS FUNCTIONS AND AC-5 TIVITIES 6 **CHAPER 1—AUTHORIZATIONS OF** 7 **APPROPRIATIONS** 8 9 SEC. 2101. ADMINISTRATION OF FOREIGN AFFAIRS. 10 (a) AUTHORIZATION OF APPROPRIATIONS.—The fol-11 lowing amounts are authorized to be appropriated for the 12 Department of State under "Administration of Foreign Affairs" to carry out the authorities, functions, duties, and 13 14 responsibilities in the conduct of the foreign affairs of the United States and for other purposes authorized by law, 15 including the diplomatic security program: 16 17 (1) DIPLOMATIC AND CONSULAR PROGRAMS.— 18 (A)AUTHORIZATION OF APPROPRIA-TIONS.—For "Diplomatic and Consular Pro-19 20 the Department State grams", of of 21 \$1,728,797,000 for the fiscal year 1996 and \$1,676,903,000 for the fiscal year 1997. 22

23 (B) LIMITATION.—Of the amounts author24 ized to be appropriated by subparagraph (A),
25 \$\$5,000,000 for fiscal year 1996 and \$5,000,000

1	for fiscal year 1997 are authorized to be appro-
2	priated only for the purpose of processing immi-
3	grant visas for persons who are outside their
4	countries of nationality, have asserted a fear of
5	returning to their countries of nationality and a
6	credible basis for such fear, and for whom immi-
7	grant visas are currently available.
8	(2) SALARIES AND EXPENSES.—
9	(A) AUTHORIZATION OF APPROPRIA-
10	TIONS.—For "Salaries and Expenses", of the De-
11	partment of State \$366,276,000 for the fiscal
12	year 1996 and \$355,287,000 for the fiscal year
13	1997.
14	(B) LIMITATION.—Of the amounts author-
15	ized to be appropriated by subparagraph (A),
16	\$11,900,000 for fiscal year 1996 and \$11,900,000
17	for fiscal year 1997 are authorized to be appro-
18	priated only for salaries and expenses of the Bu-
19	reau of Refugee and Migration Assistance.
20	(3) Capital investment fund.—For "Capital
21	Investment Fund", of the Department of State
22	\$20,000,000 for the fiscal year 1996 and \$20,000,000
23	for the fiscal year 1997.
24	(4) Acquisition and maintenance of build-
25	INGS ABROAD.—For "Acquisition and Maintenance of

1	Puildings Abroad" \$201 760 000 for the figure war
1	Buildings Abroad", \$391,760,000 for the fiscal year
2	1996 and \$391,760,000 for the fiscal year 1997.
3	(5) Representation allowances.—For "Rep-
4	resentation Allowances'', \$4,780,000 for the fiscal year
5	1996 and \$4,780,000 for the fiscal year 1997.
6	(6) Emergencies in the diplomatic and con-
7	SULAR SERVICE.—For ''Emergencies in the Diplo-
8	matic and Consular Service'', \$6,000,000 for the fis-
9	cal 1996 and \$6,000,000 for the fiscal year 1997.
10	(7) Office of the inspector general.—For
11	"Office of the Inspector General", \$23,469,000 for the
12	fiscal year 1996 and \$23,469,000 for the fiscal year
13	1997.
14	(8) Payment to the american institute in
15	TAIWAN.—For ''Payment to the American Institute in
16	Taiwan'', \$15,165,000 for the fiscal year 1996 and
17	\$14,710,000 for the fiscal year 1997.
18	(9) Protection of foreign missions and of-
19	FICIALS.—For "Protection of Foreign Missions and
20	Officials'', \$9,579,000 for the fiscal year 1996 and
21	\$9,579,000 for the fiscal year 1997.
22	(10) Repatriation loans.—For "Repatriation
23	Loans'', \$776,000 for the fiscal year 1996 and
24	\$776,000 for the fiscal year 1997, for administrative
25	expenses.

1SEC. 2102. INTERNATIONAL ORGANIZATIONS, PROGRAMS,2AND CONFERENCES.

3 (a) Assessed Contributions to International ORGANIZATIONS.—There are authorized to be appropriated 4 5 for "Contributions to International Organizations", \$873,505,000 for the fiscal year 1996 and \$867,050,000 for 6 7 the fiscal year 1997 for the Department of State to carry out the authorities, functions, duties, and responsibilities 8 in the conduct of the foreign affairs of the United States 9 with respect to international organizations and to carry out 10 other authorities in law consistent with such purposes. 11

12 (b) VOLUNTARY CONTRIBUTIONS TO INTERNATIONAL
13 ORGANIZATIONS.—

14 (1) AUTHORIZATION OF APPROPRIATIONS.—
15 There are authorized to be appropriated for "Vol16 untary Contributions to International Organiza17 tions", \$309,375,000 for the fiscal year 1996 and
18 \$302,902,000 for the fiscal year 1997.

19 (2) LIMITATIONS.—

20 (A) UNICEF.—

(i) Of the amounts authorized to be appropriated under paragraph (1),
propriated under paragraph (1),
\$103,000,000 for fiscal year 1996 and
\$103,000,000 for fiscal year 1997 is authorized to be appropriated only for the United
Nations Children's Fund (UNICEF).

1	(ii) For fiscal year 1996, not more
2	than 25 percent of the amount under clause
3	(i) may be made available to the United
4	Nations Children's Fund (UNICEF) until
5	30 days after the submission to Congress of
6	the report required by section 2523.
7	(B) INTERNATIONAL ATOMIC ENERGY AGEN-
8	СҮ.—
9	(i) Of the amounts authorized to be ap-
10	propriated under paragraph (1),
11	\$43,000,000 for each of fiscal years 1996
12	and 1997 is authorized to be appropriated
13	only for the International Atomic Energy
14	Agency (IAEA).
15	(ii) Amounts under clause (i) are au-
16	thorized to be made available to the Inter-
17	national Atomic Energy Agency only if the
18	Secretary determines and reports to the ap-
19	propriate congressional committees that Is-
20	rael is not being denied its right to partici-
21	pate in the activities of the International
22	Atomic Energy Agency.
23	(C) War crimes tribunal for the
24	FORMER YUGOSLAVIA.—Of the amounts author-
25	ized to be appropriated under paragraph (1),

1	\$15,000,000 for fiscal year 1996 and \$15,000,000
2	for fiscal year 1997, or 25 percent of the budget
3	for the tribunal for each such fiscal year, which-
4	ever amount is less, are authorized to be made
5	available for the United Nations Voluntary Fund
6	for the United Nations International Criminal
7	Tribunal for the Former Yugoslavia, located at
8	The Hague, Netherlands.
9	(D) World food program.—Of the
10	amounts authorized to be appropriated under
11	paragraph (1), \$5,000,000 for fiscal year 1996
12	and \$5,000,000 for fiscal year 1997 are author-
13	ized to be appropriated only for the World Food
14	Program.
15	(E) United nations voluntary fund for
16	VICTIMS OF TORTURE.—Of the amounts author-
17	ized to be appropriated under paragraph (1)
18	\$1,500,000 for fiscal year 1996 and \$3,000,000
19	for fiscal year 1997 are authorized to be appro-
20	priated only for the United Nations Voluntary
21	Fund for Victims of Torture.
22	(F) United nations population fund.—
23	(i) Of the amounts authorized to be ap-
24	propriated under paragraph (1) not more
25	than \$25,000,000 for each of the fiscal years

1	1996 and 1997 shall be available for the
2	United Nations Population Fund
3	(UNFPA).
4	(ii) Of the amount made available for
5	the United Nations Population Fund under
6	clause (i)—
7	(I) for fiscal year 1996, not more
8	than 50 percent of such amount may
9	be disbursed to the Fund before March
10	1, 1996; and
11	(II) for fiscal year 1997, not more
12	than 50 percent of such amount may
13	be disbursed to the Fund before March
14	1, 1997.
15	(iii) Notwithstanding any other provi-
16	sion of law, none of the funds made avail-
17	able for the United Nations Population
18	Fund shall be available for the United
19	States proportionate share for activities in
20	the People's Republic of China.
21	(iv)(I) Not later than February 15,
22	1996, and February 15, 1997, the Secretary
23	of State shall submit a report indicating the
24	amount that the United Nations Population
25	Fund is budgeting for activities in the Peo-

1	ple's Republic of China for 1996 or 1997, as
2	appropriate, to the Committee on Inter-
3	national Relations and the Committee on
4	Appropriations of the House of Representa-
5	tives and the Committee on Foreign Rela-
6	tions and the Committee on Appropriations
7	of the Senate.
8	(II) Before March 1, for each of the fis-
9	cal years 1996 and 1997, if the United Na-
10	tions Population Fund is budgeting an
11	amount in excess of \$7,000,000 for activities
12	in the People's Republic of China, a sum
13	equal to the amount in excess of \$7,000,000
14	shall be deducted from amounts otherwise
15	available for payment to the United Nations
16	Population Fund.
17	(v) Amounts made available for the United
18	Nations Population Fund under clause (i) may
19	only be paid to the Fund if—
20	(I) the Fund maintains such amounts
21	in a separate account from other funds; and
22	(II) the Fund does not commingle
23	amounts provided under clause (i) with
24	other funds.

1	(G) Organization for American
2	STATES.—Of the amounts authorized to be ap-
3	propriated under paragraph (1), \$15,000,000 for
4	fiscal year 1996 and \$15,000,000 for fiscal year
5	1997 are authorized to be appropriated only for
6	the Organization for American States.
7	(H) Limitation concerning use of
8	FUNDS UNDER SECTION 307 OF THE FOREIGN AS-
9	SISTANCE ACT OF 1961.—Notwithstanding any
10	other provision of law or of this Act, none of the
11	funds authorized to be appropriated under para-
12	graph (1) are authorized to be appropriated for
13	the United States proportionate share, in accord-
14	ance with section 307(c) of the Foreign Assist-
15	ance Act of 1961, for any programs identified in
16	section 307, or for Libya, Iran, or any Com-
17	munist country listed in section 620(f) of the
18	Foreign Assistance Act of 1961.
19	(I) United nations development pro-
20	GRAM.—
21	(i) TOTAL LIMITATION.—Of the
22	amounts authorized to be appropriated
23	under paragraph (1), for each of the fiscal
24	years 1996 and 1997 not to exceed

- \$70.000.000 shall be available for the Unit-1 ed Nations Development Program. 2 (ii) BURMA.— 3 4 (I) Subject to subclauses (II) and 5 (III), for each of the fiscal years 1996 and 1997 none of the funds made 6 available for United Nations Develop-7 ment Program (or United Nations De-8 Program—Administered 9 velopment Funds) shall be available for programs 10 and activities in or for Burma. 11 12 (II) Of the amount made available for United Nations Development 13 14 Program (and United Nations Devel-
- 15 opment Program—Administered Funds) for fiscal 1996. 16 vear \$18,200,000 of such amount shall be 17 18 disbursed only if the President certifies 19 to the Congress that the United Na-20 tions Development Program has terminated its activities in and for Burma. 21 22 (III) Of the amount made avail-

22(11) Of the anount made availe23able for United Nations Development24Program (and United Nations Devel-25opmentProgram—Administered

	• -
1	Funds) for fiscal year 1997,
2	\$25,480,000 shall be disbursed only
3	if the President certifies to the
4	Congress that the United Nations De-
5	velopment Program has terminated its
6	activities in and for Burma.
7	(3) Availability of funds.—Amounts author-
8	ized to be appropriated under paragraph (1) are au-
9	thorized to remain available until expended.
10	(c) Assessed Contributions for International
11	Peacekeeping Activities.—
12	(1) Authorization of appropriations.—
13	There are authorized to be appropriated for ''Con-
14	tributions for International Peacekeeping Activities",
15	\$445,000,000 for the fiscal year 1996 and
16	\$345,000,000 for the fiscal year 1997 for the Depart-
17	ment of State to carry out the authorities, functions,
18	duties, and responsibilities in the conduct of the for-
19	eign affairs of the United States with respect to inter-
20	national peacekeeping activities and to carry out
21	other authorities in law consistent with such pur-
22	poses.
23	(2) LIMITATION.—None of the funds authorized
24	to be appropriated under paragraph (1) may be made

25 available for contributions to the United Nations Pro-

1	tection Force unless the President determines and re-
2	ports to the Congress during the calendar year in
3	which the funds are to be provided that—
4	(A) the Government of Bosnia and
5	Herzegovina supports the continued presence of
6	the United Nations Protection Force within its
7	territory;
8	(B) the United Nations Protection Force is
9	effectively carrying out its mandate under Unit-
10	ed Nations Security Council resolutions 761,
11	776, 781, 786, and 836, and is effectively encour-
12	aging compliance with United Nations Security
13	Council resolutions 752, 757, 770, 771, 787, 820,
14	and 824.
15	(C) the United Nations Protection Force is
16	providing full cooperation and support consist-
17	ent with its mandate to the efforts of the United
18	Nations War Crimes Tribunal for the former
19	Yugoslavia to investigate war crimes and to ap-
20	prehend and prosecute suspected war criminals;
21	(D) the United Nations Protection Force is
22	providing full cooperation and support consist-
23	ent with its mandate to United States diplo-
24	matic, military, and relief personnel in Bosnia;
25	and

(E) the United Nations Protection Force
 has investigated and taken appropriate action
 against any United Nations Protection Force
 personnel or units suspected of participating in
 illegal or improper activities, such as black
 marketeering, embezzlement, expropriation of
 property, and assaults on civilians.

8 (d) PEACEKEEPING OPERATIONS.—There are author9 ized to be appropriated for "Peacekeeping Operations",
10 \$68,260,000 for the fiscal year 1996 and \$68,260,000 for
11 the fiscal year 1997 for the Department of State to carry
12 out section 551 of Public Law 87–195.

13 (e) INTERNATIONAL CONFERENCES AND CONTIN-14 GENCIES.—

(1) GENERAL PROVISION.—There are authorized 15 to be appropriated for "International Conferences and 16 17 Contingencies', \$5,000,000 for the fiscal year 1996 18 and \$6,000,000 for the fiscal year 1997 for the De-19 partment of State to carry out the authorities, func-20 tions, duties, and responsibilities in the conduct of the foreign affairs of the United States with respect to 21 22 international conferences and contingencies and to carry out other authorities in law consistent with 23 24 such purposes.

25 (2) CONDITIONAL AUTHORITY.—

1	(A) Subject to subparagraph (B), in addi-
2	tion to such amounts as are authorized to be ap-
3	propriated under paragraph (1), there is author-
4	ized to be appropriated for "International Con-
5	ferences and Contingencies'', \$1,000,000 for the
6	fiscal year 1996 for the Department of State to
7	carry out the authorities, functions, duties, and
8	responsibilities in the conduct of the foreign af-
9	fairs of the United States with respect to inter-
10	national conferences and contingencies and to
11	carry out other authorities in law consistent
12	with such purposes.
13	(B) The authorization of appropriations
14	under subparagraph (A) shall take effect only
15	after the Secretary of State certifies to the appro-
16	priate congressional committees with respect to
17	any United Nations Fourth Conference on
18	Women that is held in Beijing that—
19	(i) no funds of the Department of State
20	were expended for travel by any United
21	States official or delegate to the Fourth
22	World Conference on Women, to be held in
23	Beijing, August and September 1995, or
24	(ii)(I) that the United States vigor-
25	ously urged the United Nations to grant ac-

1	creditation to a wide range of nongovern-
2	mental organizations, including United
3	States-based groups representing Taiwanese
4	and Tibetan women, in accordance with rel-
5	evant international standards and prece-
6	dents;
7	(II) that the United States pressed the
8	Government of China to issue visas equi-
9	tably to representatives of accredited non-
10	governmental organizations;
11	(III) that the United States encouraged
12	the Government of China and the United
13	Nations to provide the accredited non-
14	governmental organizations with access to
15	the main conference site that is substan-
16	tially equivalent in manner and degree to
17	access afforded at previous major United
18	Nations conferences;
19	(IV) that the United States delegation
20	to the Fourth World Conference on Women
21	vigorously and publicly supported access by
22	representatives of accredited nongovern-
23	mental organizations to the conference, espe-
24	cially with respect to United States non-
25	governmental organizations;

1	(V) that the United States delegation
2	to the Fourth World Conference on Women
3	vigorously promoted universal respect for
4	internationally recognized human rights,
5	including the rights of women; and
6	(VI) that, if the goals of subparagraphs
7	(I), (II), or (III) were not fully accom-
8	plished, the United States issued a formal,
9	public, protest to the United Nations for
10	such a departure from accepted inter-
11	national standards.
12	(f) Foreign Currency Exchange Rates.—In addi-
13	tion to amounts otherwise authorized to be appropriated by
14	subsections (a) and (b) of this section, there are authorized
15	to be appropriated such sums as may be necessary for each
16	of the fiscal years 1996 and 1997 to offset adverse fluctua-
17	tions in foreign currency exchange rates. Amounts appro-
18	priated under this subsection shall be available for obliga-
19	tion and expenditure only to the extent that the Director
20	of the Office of Management and Budget determines and
21	certifies to Congress that such amounts are necessary due
22	to such fluctuations.
23	SEC. 2103. INTERNATIONAL COMMISSIONS.

24 The following amounts are authorized to be appro-25 priated under "International Commissions" for the Depart-

1	ment of State to carry out the authorities, functions, duties,
2	and responsibilities in the conduct of the foreign affairs of
3	the United States and for other purposes authorized by law:
4	(1) International boundary and water com-
5	mission, united states and mexico.—For "Inter-
6	national Boundary and Water Commission, United
7	States and Mexico''—
8	(A) for "Salaries and Expenses"
9	\$13,858,000 for the fiscal year 1996 and
10	\$12,472,000 for the fiscal year 1997; and
11	(B) for "Construction" \$10,393,000 for the
12	fiscal year 1996 and \$9,353,000 for the fiscal
13	year 1997.
14	(2) International boundary commission,
15	UNITED STATES AND CANADA.—For "International
16	Boundary Commission, United States and Canada",
17	\$740,000 for the fiscal year 1996 and \$666,000 for
18	the fiscal year 1997.
19	(3) International joint commission.—For
20	"International Joint Commission", \$3,500,000 for the
21	fiscal year 1996 and \$3,195,000 for the fiscal year
22	1997.
23	(4) International fisheries commissions.—
24	For "International Fisheries Commissions",

1	\$14,669,000 for the fiscal year 1996 and \$13,202,000
2	for the fiscal year 1997.
3	SEC. 2104. MIGRATION AND REFUGEE ASSISTANCE.
4	(a) Authorization of Appropriations.—
5	(1) Migration and refugee assistance.—
6	(A) AUTHORIZATION OF APPROPRIA-
7	TIONS.—There are authorized to be appropriated
8	for "Migration and Refugee Assistance" for au-
9	thorized activities, \$560,000,000 for the fiscal
10	year 1996 and \$590,000,000 for the fiscal year
11	1997.
12	(B) LIMITATION.—None of the funds au-
13	thorized to be appropriated by this section are
14	authorized to be appropriated for salaries and
15	administrative expenses of the Bureau of Migra-
16	tion and Refugee Assistance.
17	(2) Refugees resettling in israel.—There
18	are authorized to be appropriated \$80,000,000 for the
19	fiscal year 1996 and \$80,000,000 for the fiscal year
20	1997 for assistance for refugees resettling in Israel
21	from other countries.
22	(3) Humanitarian assistance for displaced
23	BURMESE.—There are authorized to be appropriated
24	\$1,500,000 for the fiscal year 1996 and \$1,500,000 for
25	the fiscal year 1997 for humanitarian assistance, in-

1	cluding but not limited to food, medicine, clothing,
2	and medical and vocational training to persons dis-
3	placed as a result of civil conflict in Burma, includ-
4	ing persons still within Burma.
5	(4) Resettlement of vietnamese, laotians,
6	AND CAMBODIANS.—There are authorized to be appro-
7	priated \$30,000,000 for fiscal year 1996 for the ad-
8	mission and resettlement of persons who—
9	(A) are or were nationals and residents of
10	Vietnam, Laos, or Cambodia;
11	(B) are within a category of aliens referred
12	to in section 599D(b)(2)(C) of the Foreign Oper-
13	ations, Export Financing, and Related Programs
14	Appropriations Act, 1990 (Public Law 101–
15	167); and
16	(C) are or were at any time after January
17	1, 1989, residents of refugee camps in Hong
18	Kong, Thailand, Indonesia, Malaysia, or the
19	Philippines.
20	(b) General Limitations.—None of the funds au-
21	thorized to be appropriated by subsection (a) are authorized
22	to be available for any program or activity that provides
23	for, promotes, or assists in the repatriation of any person
24	to Vietnam, Laos, or Cambodia, unless the President has
25	certified that—

(1) all persons described in subsection (a) (4) who
 were residents of refugee camps as of July 1, 1995,
 have been offered resettlement outside their countries
 of nationality;

5 (2) all nationals of Vietnam, Laos, or Cambodia 6 who were residents of refugee camps as of July 1, 7 1995, who are not persons described in subsection 8 (a)(4) have, at any time after such date, either had 9 access to a process for the determination of whether 10 they are refugees, or been offered resettlement outside 11 their countries of nationality; and

12 (3) the process referred to in paragraph (2) is 13 genuinely calculated to determine whether each appli-14 cant is a refugee, and that the procedures, standards, 15 and personnel employed in such process ensure that 16 the risk of return to persecution is no greater than in 17 the process available under United States law to per-18 sons physically present in the United States.

(c) AVAILABILITY OF FUNDS.—Funds appropriated
pursuant to subsection (a) are authorized to be available
until expended.

(d) REFUGEE CAMP DEFINED.—For the purposes of
this section, the term "refugee camp" means any place in
which people who left Vietnam, Cambodia, or Laos are
housed or held by a government or international organiza-

1 tion, regardless of the designation of such place by such gov-2 ernment or organization.

3 SEC. 2105. CERTAIN OTHER INTERNATIONAL AFFAIRS PRO-4 GRAMS.

5 The following amounts are authorized to be appro-6 priated for the Department of State to carry out the au-7 thorities, functions, duties, and responsibilities in the con-8 duct of the foreign affairs of the United States and for other 9 purposes authorized by law:

(1) ASIA FOUNDATION.—For "Asia Foundation",
\$10,000,000 for the fiscal year 1996 and \$9,000,000
for the fiscal year 1997.

13 SEC. 2106. UNITED STATES INFORMATIONAL, EDU-14CATIONAL, AND CULTURAL PROGRAMS.

The following amounts are authorized to be appro-15 priated to carry out international information activities 16 and educational and cultural exchange programs under the 17 United States Information and Educational Exchange Act 18 of 1948, the Mutual Educational and Cultural Exchange 19 Act of 1961, Reorganization Plan Number 2 of 1977, the 20 United States International Broadcasting Act of 1994, the 21 22 Radio Broadcasting to Cuba Act, the Television Broadcasting to Cuba Act, the Board for International Broadcasting 23 Act, the Inspector General Act of 1978, the North/South 24 Center Act of 1991, the National Endowment for Democ-25

racy Act, and to carry out other authorities in law consist-

ent with such purposes: 2 3 (1) SALARIES AND EXPENSES.—For "Salaries and Expenses", \$450,645,000 for the fiscal year 1996 4 and \$428,080,000 for the fiscal year 1997. 5 6 (2)TECHNOLOGY FUND.—For "Technology Fund" for the United States Information Agency, 7 \$5,050,000 for the fiscal year 1996 and \$5,050,000 for 8 the fiscal year 1997. 9 10 (3) Educational and cultural exchange 11 PROGRAMS.-12 (A) Fulbright academic exchange pro-GRAMS.—For the "Fulbright Academic Exchange 13 Programs", \$117,484,200 for the fiscal year 1996 14 15 and \$113,680,800 for the fiscal year 1997.

(B) SOUTH PACIFIC EXCHANGES.—For the
"South Pacific Exchanges", \$900,000 for the fiscal year 1996 and \$900,000 for the fiscal year
19 1997.

(C) EAST TIMORESE SCHOLARSHIPS.—For
the "East Timorese Scholarships", \$800,000 for
the fiscal year 1996 and \$800,000 for the fiscal
year 1997.

24 (D) CAMBODIAN SCHOLARSHIPS.—For the
25 "Cambodian Scholarships", \$141,000 for the fis-

 1
 cal year 1996 and \$141,000 for the fiscal year

 2
 1997.

(E) TIBETAN EXCHANGES.—For the "Edu-3 4 cational and Cultural Exchanges with Tibet" under section 236 of the Foreign Relations Au-5 6 thorization Act. Fiscal Years 1994 and 1995 (Public Law 103–236). \$500,000 for the fiscal 7 8 year 1996 and \$500,000 for the fiscal year 1997. 9 (F) OTHER PROGRAMS.—For "Hubert H. 10 Humphrey Fellowship Program", "Edmund S. Muskie Fellowship Program", "International 11 Visitors Program", "Mike Mansfield Fellowship 12 13 Program", "Claude and Mildred Pepper Scholar-14 ship Program of the Washington Workshops 15 Foundation'', 'Citizen Exchange Programs'', *"Congress-Bundestag"* Exchange 16 Program", 17 "Newly Independent States and Eastern Europe 18 Training", "Institute for Representative Govern-19 ment", and "Arts America", \$87,265,800 for the fiscal year 1996 and \$87,341,400 for the fiscal 20 21 year 1997. 22 (4)INTERNATIONAL BROADCASTING ACTIVI-23 TIES.— 24 (A)AUTHORIZATION OFAPPROPRIA-

25 TIONS.—For "International Broadcasting Activi-

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1	ties", \$321,191,000 for the fiscal year 1996, and
2	\$286,191,000 for the fiscal year 1997.
3	(B) LIMITATION.—Of the amounts author-
4	ized to be appropriated under subparagraph (A)
5	\$3,000,000 for fiscal year 1996 and \$3,000,000
6	for fiscal year 1997 are authorized to be appro-
7	priated only to carry out the Pilot Project for
8	Freedom Broadcasting to Asia authorized by sec-
9	tion 2443.
10	(C) Voice of America farsi service.—Of
11	the amounts authorized to be appropriated under
12	subparagraph (A) \$1,873,521 for the fiscal year
13	1996 and \$1,873,521 for the fiscal year 1997 are
14	authorized to be appropriated only to carry out
15	the Voice of America Farsi Service.
16	(5) RADIO CONSTRUCTION.—For ''Radio Con-
17	struction", \$75,164,000 for the fiscal year 1996, and
18	\$67,647,000 for the fiscal year 1997.
19	(6) Radio free asia.—For ''Radio Free Asia'',
20	\$10,000,000 for the fiscal year 1996 and \$10,000,000
21	for the fiscal year 1997.
22	(7) Broadcasting to cuba.—For "Broadcast-
23	ing to Cuba'', \$24,809,000 for the fiscal year 1996
24	and \$24,809,000 for the fiscal year 1997.

1	(8) Office of the inspector general.—For
2	"Office of the Inspector General", \$4,300,000 for the
3	fiscal year 1996 and \$3,870,000 for the fiscal year
4	1997.
5	(9) Center for cultural and technical
6	INTERCHANGE BETWEEN EAST AND WEST.—For "Cen-
7	ter for Cultural and Technical Interchange between
8	East and West", \$15,000,000 for the fiscal year 1996
9	and \$10,000,000 for the fiscal year 1997.
10	(10) National endowment for democracy—
11	For "National Endowment for Democracy",
12	\$34,000,000 for the fiscal year 1996 and \$34,000,000
13	for the fiscal year 1997.
14	(11) Center for cultural and technical
15	INTERCHANGE BETWEEN NORTH AND SOUTH.—For
16	"Center for Cultural and Technical Interchange be-
17	tween North and South'' \$4,000,000 for the fiscal year
18	1996 and \$3,000,000 for the fiscal year 1997.
19	SEC. 2107. UNITED STATES ARMS CONTROL AND DISAR-
20	MAMENT.
21	There are authorized to be appropriated to carry out
22	the purposes of the Arms Control and Disarmament Act—
23	(1) \$44,000,000 for the fiscal year 1996 and
24	\$40,500,000 for the fiscal year 1997; and

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1	(2) such sums as may be necessary for each of
2	the fiscal years 1996 and 1997 for increases in salary,
3	pay, retirement, other employee benefits authorized by
4	law, and to offset adverse fluctuations in foreign cur-
5	rency exchange rates.
6	TITLE XXII—DEPARTMENT OF
7	STATE AUTHORITIES AND AC-
8	TIVITIES
9	CHAPTER 1—AUTHORITIES AND
10	ACTIVITIES
11	SEC. 2201. REVISION OF DEPARTMENT OF STATE REWARDS
12	PROGRAM.
13	(a) IN GENERAL.—Section 36 of the State Department
14	Basic Authorities Act of 1956 (22 U.S.C. 2708) is amended
15	to read as follows:
16	"SEC. 36. DEPARTMENT OF STATE REWARDS PROGRAM.
17	"(a) ESTABLISHMENT.—(1) There is established a pro-
18	gram for the payment of rewards to carry out the purposes
19	of this section.
20	<i>"(2) The rewards program established by this section</i>
21	shall be administered by the Secretary of State, in consulta-
22	tion, where appropriate, with the Attorney General.
23	"(b) PURPOSE.—(1) The rewards program established
24	by this section shall be designed to assist in the prevention

of acts of international terrorism, international narcotics
 trafficking, and other related criminal acts.

3 "(2) The Secretary of State may pay a reward to any
4 individual who furnishes information leading to—

5 "(A) the arrest or conviction in any country of
6 any individual for the commission of an act of inter7 national terrorism against a United States person or
8 United States property;

9 "(B) the arrest or conviction in any country of
10 any individual conspiring or attempting to commit
11 an act of international terrorism against a United
12 States person or United States property;

13 "(C) the arrest or conviction in any country of 14 any individual for committing, primarily outside the 15 territorial jurisdiction of the United States, any nar-16 cotics-related offense if that offense involves or is a 17 significant part of conduct that involves—

- 18 ''(i) a violation of United States narcotics
 19 laws and which is such that the individual
 20 would be a major violator of such laws; or
- 21 *"(ii) the killing or kidnapping of—*
- (1) any officer, employee, or contract
 employee of the United States Government
 while such individual is engaged in official
 duties, or on account of that individual's of-

1	ficial duties, in connection with the enforce-
2	ment of United States narcotics laws or the
3	implementing of United States narcotics
4	control objectives; or
5	"(II) a member of the immediate fam-
6	ily of any such individual on account of
7	that individual's official duties, in connec-
8	tion with the enforcement of United States
9	narcotics laws or the implementing of Unit-
10	ed States narcotics control objectives; or
11	"(iii) an attempt or conspiracy to commit
12	any of the acts described in clause (i) or (ii); or
13	"(D) the arrest or conviction in any country of
14	any individual aiding or abetting in the commission
15	of an act described in subparagraphs (A) through (C);
16	Oľ
17	"(E) the prevention, frustration, or favorable res-
18	olution of an act described in subparagraphs (A)
19	through (C).
20	"(c) Coordination.—(1) To ensure that the payment
21	of rewards pursuant to this section does not duplicate or
22	interfere with the payment of informants or the obtaining
23	of evidence or information, as authorized to the Department
24	of Justice, the offering, administration, and payment of re-
25	wards under this section, including procedures for—

"(A) identifying individuals, organizations, and 1 2 offenses with respect to which rewards will be offered; "(B) the publication of rewards; 3 "(C) offering of joint rewards with foreign gov-4 5 ernments: "(D) the receipt and analysis of data; and 6 "(E) the payment and approval of payment, 7 shall be governed by procedures developed by the Secretary 8 of State, in consultation with the Attorney General. 9 "(2) Before making a reward under this section in a 10 matter over which there is Federal criminal jurisdiction, 11 the Secretary of State shall advise and consult with the At-12 torney General. 13 "(d) FUNDING.—(1) There is authorized to be appro-14 15 priated to the Department of State from time to time such amounts as may be necessary to carry out the purposes of 16 this section, notwithstanding section 102 of the Foreign Re-17 lations Authorization Act. Fiscal Years 1986 and 1987 18 (Public Law 99–93). 19 "(2) No amount of funds may be appropriated which, 20 when added to the amounts previously appropriated but not 21 22 yet obligated, would cause such amounts to exceed 23 \$15,000,000.

24 "(3) To the maximum extent practicable, funds made
25 available to carry out this section should be distributed

equally for the purpose of preventing acts of international
 terrorism and for the purpose of preventing international
 narcotics trafficking.

4 "(4) Amounts appropriated to carry out the purposes
5 of this section shall remain available until expended.

"(e) ADDITIONAL FUNDING.—(1) In extraordinary cir-6 7 cumstances and when it is important to the national security of the United States, the Secretary of State may use 8 fees collected for processing machine readable non-9 immigrant visas and machine readable combined border 10 crossing identification cards and nonimmigrant visas pur-11 suant to section 140 of the Foreign Relations Authorization 12 Act, Fiscal Years 1994 and 1995 (Public Law 103–236; 8 13 U.S.C. 1351 note) to carry out the purposes of this section, 14 15 subject to the limitation contained in subsection (d)(2).

16 "(2) The authority contained in paragraph (1) may 17 be used only if the Secretary notifies the appropriate con-18 gressional committees 15 days in advance in accordance 19 with regular reprogramming procedures. Such notification 20 shall contain a detailed justification of the circumstances 21 necessitating the use of such fees for the purposes of this 22 section.

23 "(f) LIMITATION AND CERTIFICATION.—(1) A reward
24 under this section may not exceed \$2,000,000.

"(2) A reward under this section of more than
 \$100,000 may not be made without the approval of the
 President or the Secretary of State.

4 "(3) Any reward granted under this section shall be
5 approved and certified for payment by the Secretary of
6 State.

7 "(4) The authority of paragraph (2) may not be dele8 gated to any other officer or employee of the United States
9 Government.

"(5) If the Secretary determines that the identity of 10 the recipient of a reward or of the members of the recipient's 11 immediate family must be protected, the Secretary may 12 take such measures in connection with the payment of the 13 reward as he considers necessary to effect such protection. 14 "(g) INELIGIBILITY.—An officer or employee of any 15 governmental entity who, while in the performance of his 16 or her official duties, furnishes information described in 17 subsection (b) shall not be eligible for a reward under this 18

19 section.

"(h) REPORTS.—(1) Not later than 30 days after paying any reward under this section, the Secretary of State
shall submit a report to the appropriate congressional committees with respect to such reward. The report, which may
be submitted on a classified basis if necessary, shall specify
the amount of the reward paid, to whom the reward was

paid, and the acts with respect to which the reward was
 paid. The report shall also discuss the significance of the
 information for which the reward was paid in dealing with
 those acts.

"(2) Not later than 60 days after the end of each fiscal 5 year, the Secretary of State shall submit an annual report 6 7 to the appropriate congressional committees with respect to the operation of the rewards program authorized by this 8 section. Such report shall provide information on the total 9 amounts expended during such fiscal year to carry out the 10 purposes of this section, including amounts spent to pub-11 licize the availability of rewards. Such report shall also in-12 clude information on all requests for the payment of re-13 wards under this section, including the reasons for the de-14 15 nial of any such requests.

16 *"(i)* DEFINITIONS.—As used in this section—

17 ''(1) the term 'appropriate congressional commit18 tees' means the Committee on International Relations
19 of the House of Representatives and the Committee on
20 Foreign Relations of the Senate;

21 ''(2) the term 'act of international terrorism' in22 cludes, but is not limited to—

23 ''(A) any act substantially contributing to
24 the acquisition of unsafeguarded special nuclear
25 material (as defined in section 830(8) of the Nu-

1	clear Proliferation Prevention Act of 1994) or
2	any nuclear explosive device (as defined in sec-
3	tion 830(4) of that Act) by an individual, group,
4	or non-nuclear weapon state (as defined in sec-
5	tion 830(5) of that Act); and
6	"(B) any act, as determined by the Sec-
7	retary of State, which materially supports the
8	conduct of international terrorism, including the
9	counterfeiting of United States currency or the
10	illegal use of other monetary instruments by an
11	individual, group, or country supporting inter-
12	national terrorism as determined for purposes of
13	section 6(j) of the Export Administration Act of
14	1979;
15	"(3) the term 'United States narcotics laws'
16	means the laws of the United States for the preven-
17	tion and control of illicit traffic in controlled sub-
18	stances (as such term is defined for purposes of the
19	Controlled Substances Act); and
20	"(4) the term 'member of the immediate family'
21	includes—
22	"(A) a spouse, parent, brother, sister, or
23	child of the individual;
24	"(B) a person to whom the individual
25	stands in loco parentis; and

"(C) any other person living in the individ ual's household and related to the individual by
 blood or marriage.".

(b) SENSE OF CONGRESS.—It is the sense of the Con-4 gress that the Secretary of State should pursue additional 5 means of funding the program established by section 36 of 6 the State Department Basic Authorities Act of 1956 (22 7 U.S.C. 2708), including the authority to seize and dispose 8 of assets used in the commission of any offense under sec-9 tions 1028, 1541 through 1544, and 1546 of title 18, United 10 States Code, and to retain the proceeds derived from the 11 disposition of such assets, or to participate in asset sharing 12 programs conducted by the Department of Justice, to carry 13 out the purposes of section 36 of that Act. 14

15 SEC. 2202. AUTHORITIES OF SECRETARY OF STATE.

Section 203(4) of the State Department Basic Authorities Act of 1956 (22 U.S.C. 4303(4)) is amended in the third
sentence by striking "should" both places it appears and
inserting "shall".

20 SEC. 2203. BUYING POWER MAINTENANCE ACCOUNT.

21 Section 24(b)(7) of the State Department Basic Au22 thorities Act of 1956 (22 U.S.C. 2696(b)(7)) is amended by
23 striking subparagraph (D).

1 SEC. 2204. EXPENSES RELATING TO CERTAIN INTER-2NATIONAL CLAIMS AND PROCEEDINGS.

3 (a) Recovery of Certain Expenses.—The Department of State Appropriation Act, 1937 (49 Stat. 1321, 22 4 5 U.S.C. 2661, as amended by section 142(b) of the Foreign Relations Authorization Act. Fiscal Years 1988 and 1989 6 (Public Law 100–204)) is amended in the fifth undesig-7 nated paragraph under the heading entitled "INTER-8 NATIONAL FISHERIES COMMISSION" by striking "extraor-9 dinary". 10

(b) PROCUREMENT OF SERVICES.—Section 38(c) of the
 State Department Basic Authorities Act of 1956 (22 U.S.C.
 2710(c)) is amended in the first sentence by inserting "per sonal and" before "other support services".

15 SEC. 2205. CONSOLIDATION OF UNITED STATES DIPLO-16 MATIC MISSIONS AND CONSULAR POSTS.

(a) CONSOLIDATION PLAN.—The Secretary of State
shall develop a worldwide plan for the consolidation, wherever practicable, on a regional or areawide basis, of United
States missions and consular posts abroad.

21 (b) CONTENTS OF PLAN.—The plan shall—

(1) identify specific United States diplomatic
missions and consular posts for consolidation;

24 (2) identify those missions and posts at which
25 the resident ambassador would also be accredited to
26 other specified states in which the United States ei-

1	ther maintained no resident official presence or main-
2	tained such a presence only at staff level; and
3	(3) provide an estimate of—
4	(A) the amount by which expenditures
5	would be reduced through the reduction in the
6	number of United States Government personnel
7	assigned abroad;
8	(B) the reduction in the costs of maintain-
9	ing United States properties abroad; and
10	(C) the amount of revenues generated to the
11	United States through the sale or other disposi-
12	tion of United States properties associated with
13	the posts to be consolidated abroad.
14	(c) TRANSMITTAL.—Not later than 180 days after the
15	date of the enactment of this Act, the Secretary of State
16	shall transmit a copy of the plan to the appropriate con-
17	gressional committees.
18	SEC. 2206. DENIAL OF PASSPORTS TO NONCUSTODIAL PAR-
19	ENTS SUBJECT TO STATE ARREST WARRANTS
20	IN CASES OF NONPAYMENT OF CHILD SUP-
21	PORT.
22	The Secretary of State is authorized to refuse to issue
23	a passport or to revoke, restrict, or limit a passport in any
24	case in which the Secretary of State determines or is in-
25	formed by competent authority that the applicant or pass-

port holder is a noncustodial parent who is the subject of
 an outstanding State warrant of arrest for nonpayment of
 child support, where the amount in controversy is not less
 than \$10,000.

5 SEC. 2207. CAPITAL INVESTMENT FUND.

6 Section 135 of the Foreign Relations Authorization
7 Act, Fiscal Years 1994 and 1995 (22 U.S.C. 2684a) is
8 amended—

9 (1) in subsection (a) by inserting "and enhance10 ment" after "procurement";

(2) in subsection (c) by striking "are authorized
to" and inserting "shall";

(3) in subsection (d) by striking "for expenditure
to procure capital equipment and information technology" and inserting in lieu thereof "for purposes of
subsection (a)"; and

17 (4) by amending subsection (e) to read as fol-18 lows:

''(e) REPROGRAMMING PROCEDURES.—Funds credited
to the Capital Investment Fund shall not be available for
obligation or expenditure except in compliance with the
procedures applicable to reprogrammings under section 34
of the State Department Basic Authorities Act of 1956 (22
U.S.C. 2710).''.

1 SEC. 2208. EFFICIENCY IN PROCUREMENT.

2 (a) IN GENERAL.—To the maximum extent prac3 ticable, United States Government agencies performing
4 functions at diplomatic and consular posts abroad shall
5 avoid duplicative acquisition actions.

(b) AUTHORITY.—Notwithstanding any other provi-6 sion of law, a contract awarded in accordance with the 7 Competition in Contracting Act by an agency of the United 8 States Government performing functions at diplomatic and 9 consular posts abroad may be amended without competition 10 to permit other such United States Government agencies to 11 obtain goods or services under such contract, if unit prices 12 are not increased as a result of any such amendment. 13

14 SEC. 2209. TRAINING.

15 Section 701 of the Foreign Service Act of 1980 (22
16 U.S.C. 4021) is amended—

17 (1) by redesignating subsection (d)(4) as sub18 section (g); and

19 (2) by inserting after subsection (d) the following20 new subsections:

"(e)(1) The Secretary of State is authorized to provide
appropriate training through the institution to employees
of any United States company engaged in business abroad,
and to the families of such employees, when such training
is in the national interest of the United States.

"(2) In the case of any company under contract to pro vide services to the Department of State, the Secretary of
 State is authorized to provide job-related training to any
 company employee who is performing such services.

5 "(3) Training under this subsection shall be on a reim6 bursable or advance-of-funds basis. Such reimbursements or
7 advances shall be credited to the currently applicable appro8 priation account.

9 "(4) Training under this subsection is authorized only
10 to the extent that it will not interfere with the institution's
11 primary mission of training employees of the Department
12 and of other agencies in the field of foreign relations.

''(f)(1) The Secretary of State is authorized to provide
on a reimbursable basis foreign language training programs
to Members of Congress and officers and employees of Congress.

17 "(2) Reimbursements under this subsection, to the ex18 tent practicable, should be equivalent to the rate of reim19 bursement charged other agencies of the United States Gov20 ernment for comparable training.

21 "(3) Reimbursements collected under this subsection
22 shall be credited to the currently available applicable appro23 priation account.

24 "(4) Training under this subsection is authorized only25 to the extent that it will not interfere with the institution's

primary mission of training employees of the Department
 and of other agencies in the field of foreign relations.".

3 SEC. 2210. LEASE-PURCHASE AGREEMENTS.

Whenever the Department of State enters into leasepurchase agreements involving property in foreign countries pursuant to section 1 of the Foreign Service Buildings
Act (22 U.S.C. 292), budget authority shall be scored on
an annual basis over the period of the lease in an amount
equal to the annual lease payments.

10 CHAPTER 2—CONSULAR AUTHORITIES OF 11 THE DEPARTMENT OF STATE

12 SEC. 2231. SURCHARGE FOR PROCESSING CERTAIN MA-

CHINE READABLE VISAS.

13

Section 140(a) of the Foreign Relations Authorization
Act, Fiscal Years 1994 and 1995 (Public Law 103–236) is
amended—

17 (1) by striking paragraphs (2) and (3) and in-18 serting the following:

19 "(2) For fiscal years 1996 and 1997, not more
20 than \$250,000,000 in fees collected under the author21 ity of paragraph (1) shall be deposited as an offset22 ting collection to any Department of State appropria23 tion to recover the costs of the Department of State's
24 border security program, including the costs of—

1	"(A) installation and operation of the ma-
2	chine readable visa and automated name-check
3	process;
4	"(B) improving the quality and security of
5	the United States passport;
6	"(C) passport and visa fraud investigations;
7	and
8	"(D) the technological infrastructure to sup-
9	port and operate the programs referred to in
10	paragraphs (A) through (C).
11	Such fees shall remain available for obligation until
12	expended.
13	"(3) For any fiscal year, fees collected under the
14	authority of paragraph (1) in excess of the amount
15	specified for such fiscal year under paragraph (2)
16	shall be deposited in the general fund of the Treasury
17	as miscellaneous receipts.''; and
18	(2) by striking paragraph (5).
19	SEC. 2232. FINGERPRINT CHECK REQUIREMENT.
20	Section 140 of the Foreign Relations Authorization
21	Act, Fiscal Years 1994 and 1995 (Public Law 103–236; 8
22	U.S.C. 1182 note) as amended by section 505 of the Depart-
23	ment of State and Related Agencies Appropriation Act, Fis-
24	cal Year 1995 (Public Law 103–317) is amended by adding
25	at the end the following:

"(h) Fingerprint Check Requirement.—If a visa 1 2 applicant is determined to have a criminal history record under subsection (d)(1), has been physically present in the 3 4 United States, and is more than 16 years of age, the applicant shall provide a fingerprint record for submission with 5 the application, at no cost to the Department of State. The 6 Department of State shall submit such fingerprint record 7 to the Federal Bureau of Investigation for analysis to deter-8 mine whether the applicant has been convicted of a felony 9 under State or Federal law in the United States.". 10

11SEC. 2233. USE OF CERTAIN PASSPORT PROCESSING FEES12FOR ENHANCED PASSPORT SERVICES.

13 For each of the fiscal years 1996 and 1997, of the fees 14 collected for expedited passport processing and deposited to 15 an offsetting collection pursuant to the Department of State and Related Agencies Appropriations Act for Fiscal Year 16 17 1995 (Public Law 103–317; 22 U.S.C. 214), 10 percent shall be available only for enhancing passport services for 18 United States citizens, improving the integrity and effi-19 ciency of the passport issuance process, improving the se-20 cure nature of the United States passport, investigating 21 22 passport fraud, and deterring entry into the United States 23 by terrorists, drug traffickers, or other criminals.

1 SEC. 2234. CONSULAR OFFICERS.

2 (a) Persons Authorized To Issue Reports of BIRTH ABROAD.—Section 33 of the State Department 3 Basic Authorities Act of 1956 (22 U.S.C. 2705) is amended 4 5 in paragraph (2) by inserting "(or any United States citizen employee of the Department of State designated by the 6 7 Secretary of State to adjudicate nationality abroad pursuant to such regulations as the Secretary may prescribe)" 8 after "consular officer". 9

10 (b) PROVISIONS APPLICABLE TO CONSULAR OFFI-11 CERS.—Section 31 of the Act of August 18, 1856 (Rev. Stat. 12 1689, 22 U.S.C. 4191), is amended by inserting "and to 13 such other United States citizen employees of the Depart-14 ment of State as may be designated by the Secretary of 15 State pursuant to such regulations as the Secretary may 16 prescribe" after "such officers".

17 CHAPTER 3—REFUGEES AND MIGRATION
18 SEC. 2251. UNITED STATES EMERGENCY REFUGEE AND MI19 GRATION ASSISTANCE FUND.
20 (a) LIMITATION ON TRANSFERS FROM EMERGENCY
21 FUND.—Section 2(c) of the Migration and Refugee Assist22 ance Act of 1962 (22 U.S.C. 2601(c)) is amended by adding
23 after paragraph (3) the following:

24 "(4) Notwithstanding any other provision of this Act,
25 the President shall notify the appropriate congressional
26 committees not less than 15 days before transferring or oth•HR 1561 CDH

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erwise making available amounts from the United States
 Emergency Refugee and Migration Assistance Fund under
 paragraph (1).".

(b) Notification of Expenditures From Fund.— 4 5 Section 2(d) of the Migration and Refugee Assistance Act of 1962 (22 U.S.C. 2601(c)) is amended to read as follows: 6 "(d)(1) Except as provided in paragraph (2), and not-7 withstanding any other provision of this Act, the President 8 shall notify the appropriate congressional committees at 9 least 15 days in advance of the obligation or expenditure 10 of sums from the United States Emergency Refugee and Mi-11 gration Assistance Fund under subsection (c). 12

"(2) Notwithstanding the notification requirement of 13 paragraph (1), the President may obligate and expend sums 14 from the United States Emergency Refugee and Migration 15 Assistance Fund if the President determines, and promptly 16 certifies to the appropriate congressional committees, that 17 unforseen emergency circumstances require the immediate 18 obligation of sums from such fund. Any such certification 19 shall fully inform such committees of the amount and use 20 of such sums from the Fund. 21

''(3) For purposes of this section, the term 'appropriate
congressional committees' means the Committee on International Relations and the Committee on Appropriations
of the House of Representatives and the Committee on For-

eign Relations and the Committee on Appropriations of the
 Senate.".

3 SEC. 2252. PERSECUTION FOR RESISTANCE TO COERCIVE 4 POPULATION CONTROL METHODS.

5 Section 101(a)(42) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(42)) is amended by adding at 6 the end the following: "For purposes of determinations 7 under this Act, a person who has been forced to abort a 8 pregnancy or to undergo involuntary sterilization, or who 9 has been persecuted for failure or refusal to undergo such 10 a procedure or for other resistance to a coercive population 11 control program, shall be deemed to have been persecuted 12 on account of political opinion, and a person who has a 13 well founded fear that he or she will be forced to undergo 14 15 such a procedure or subjected to persecution for such failure, refusal, or resistance shall be deemed to have a well founded 16 fear of persecution on account of political opinion.". 17

18 SEC. 2253. REPORT TO CONGRESS CONCERNING CUBAN 19 EMIGRATION POLICIES.

20 Beginning 3 months after the date of the enactment 21 of this Act and every subsequent 6 months, the President 22 shall transmit a report to the appropriate congressional 23 committees concerning the methods employed by the Govern-24 ment of Cuba to enforce the United States-Cuba agreement 25 of September 1994 to restrict the emigration of the Cuban

people from Cuba to the United States, and the treatment 1 by the Government of Cuba of persons who have been re-2 turned to Cuba pursuant to the United States-Cuba agree-3 4 ment of May 1995. Each report transmitted pursuant to this section shall include a detailed account of United 5 6 States efforts to monitor such enforcement and treatment. 7 SEC. 2254. UNITED STATES POLICY REGARDING THE INVOL-8 UNTARY RETURN OF REFUGEES.

9 (a) IN GENERAL.—No funds authorized to be appro-10 priated by this Act shall be available to involuntarily re-11 turn any person to a country in which the person has a 12 well founded fear of persecution on account of race, religion, 13 nationality, membership in a particular social group, or 14 political opinion, or promote or assist such involuntary re-15 turn.

16 (b) INVOLUNTARILY RETURN DEFINED.—As used in 17 this section, the term "involuntarily return" means to take 18 action by which it is reasonably foreseeable that a person 19 will be required to return to a country against the person's 20 will, regardless of whether such return is induced by phys-21 ical force and regardless of whether the person is physically 22 present in the United States.

1	SEC. 2255. EXTENSION OF CERTAIN ADJUDICATION PROVI-
2	SIONS.
3	The Foreign Operations, Export Financing, and Re-
4	lated Programs Appropriations Act, 1990 (Public Law
5	101–167) is amended—
6	(1) in section 599D (8 U.S.C. 1157 note)—
7	(A) in subsection (b)(3), by striking ''and
8	1996'' and inserting ''1996, and 1997''; and
9	(B) in subsection (e), by striking out "Octo-
10	ber 1, 1996'' each place it appears and inserting
11	"October 1, 1997"; and
12	(2) in section 599E (8 U.S.C. 1255 note) in sub-
13	section (b)(2), by striking out ''September 30, 1996''
14	and inserting ''September 30, 1997''.
15	TITLE XXIII—ORGANIZATION OF
16	THE DEPARTMENT OF STATE;
17	DEPARTMENT OF STATE PER-
18	SONNEL; THE FOREIGN SERV-
19	ICE
20	CHAPTER 1—ORGANIZATION OF THE
21	DEPARTMENT OF STATE
22	SEC. 2301. COORDINATOR FOR COUNTERTERRORISM.
23	(a) Establishment.—Section 1(e) of the State De-
24	partment Basic Authorities Act of 1956 (22 U.S.C.
25	2651a(e)) is amended—
26	(1) by striking ''In'' and inserting the following:
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2	(2) by inserting at the end the following:
3	"(2) Coordinator for counterterrorism.—
4	"(A) There shall be within the office of the

"(1) In": and

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Secretary of State a Coordinator for Counterterrorism (hereafter in this paragraph referred to as the 'Coordinator') who shall be appointed by the President, by and with the advice and consent of the Senate.

10 "(B)(i) The Coordinator shall perform such
11 duties and exercise such power as the Secretary
12 of State shall prescribe.

"(ii) The principal duty of the Coordinator 13 shall be the overall supervision (including policy 14 15 oversight of resources) of international The Coordinator 16 counterterrorism activities. 17 shall be the principal advisor to the Secretary of 18 State on international counterterrorism matters. 19 The Coordinator shall be the principal 20 counterterrorism official within the senior management of the Department of State and shall re-21 port directly to the Secretary of State. 22

23 "(C) The Coordinator shall have the rank
24 and status of Ambassador-at-Large. The Coordi25 nator shall be compensated at the annual rate of

1	basic pay in effect for a position at level IV of
2	the Executive Schedule under section 5314 of
3	title 5, United States Code, or, if the Coordinator
4	is appointed from the Foreign Service, the an-
5	nual rate of pay which the individual last re-
6	ceived under the Foreign Service Schedule,
7	whichever is greater.
8	''(D) For purposes of diplomatic protocol
9	among officers of the Department of State, the
10	Coordinator shall take precedence after the Sec-
11	retary of State, the Deputy Secretary of State,
12	and the Under Secretaries of State and shall
13	take precedence among the Assistant Secretaries
14	of State in the order prescribed by the Secretary
15	of State.".
16	(b) Technical and Conforming Amendments.—
17	Section 161 of the Foreign Relations Authorization Act,
18	Fiscal Years 1994 and 1995 (Public Law 103–236) is
19	amended by striking subsection (e).
20	(c) Transition Provision.—The individual serving
21	as Coordinator for Counterterrorism of the Department of

22 State on the day before the effective date of this division23 may continue to serve in that position.

1 SEC. 2302. SPECIAL ENVOY FOR TIBET.

2 (a) FINDINGS.—The Congress makes the following
3 findings:

4 (1) The Government of the People's Republic of
5 China withholds meaningful participation in the gov6 ernance of Tibet from Tibetans and has failed to
7 abide by its own constitutional guarantee of auton8 omy for Tibetans.

9 (2) The Government of the People's Republic of 10 China is responsible for the destruction of much of Ti-11 bet's cultural and religious heritage since 1959 and 12 continues to threaten the survival of Tibetan culture 13 and religion.

(3) The Government of the People's Republic of 14 15 China, through direct and indirect incentives, has established discriminatory development programs which 16 17 have resulted in an overwhelming flow of Chinese im-18 migrants into Tibet, including those areas incor-19 porated into the Chinese provinces of Sichuan, 20 Yunnan, Gansu, and Quinghai in recent years, and 21 have excluded Tibetans from participation in impor-22 tant policy decisions, further threatening traditional Tibetan life. 23

24 (4) The Government of the People's Republic of
25 China denies Tibetans their fundamental human

1	rights, as reported in the Department of State's Coun-
2	try Reports on Human Rights Practices for 1995.
3	(5) The President and the Congress have deter-
4	mined that the promotion of human rights in Tibet
5	and the protection of Tibet's religion and culture are
6	important elements in United States-China relations
7	and have urged senior members of the Government of
8	the People's Republic of China to enter into sub-
9	stantive negotiations on these matters with the Dalai
10	Lama or his representative.
11	(6) The Dalai Lama has repeatedly stated his
12	willingness to begin substantive negotiations without
13	preconditions.
14	(7) The Government of the People's Republic of
15	China has failed to respond in a good faith manner
16	by reciprocating a willingness to begin negotiations
17	without preconditions, and no substantive negotia-
18	tions have begun.
19	(b) United States Special Envoy for Tibet.—
20	Section 1(e) of the State Department Basic Authorities Act
21	(U.S.C. 2651a(e)) is amended by adding after paragraph
22	(2) the following new paragraph:
23	"(3) United states special envoy for

TIBET.—

1	"(A) There shall be within the Department
2	of State a United States Special Envoy for
3	Tibet, who shall be appointed by the President,
4	by and with the advice and consent of the Sen-
5	ate. The United States Special Envoy for Tibet
6	shall hold office at the pleasure of the President.
7	"(B) The United States Special Envoy for
8	Tibet shall have the personal rank of ambas-
9	sador.
10	"(C) The United States Special Envoy for
11	Tibet is authorized and encouraged—
12	"(i) to promote substantive negotia-
13	tions between the Dalai Lama or his rep-
14	resentatives and senior members of the Gov-
15	ernment of the People's Republic of China;
16	"(ii) to promote good relations between
17	the Dalai Lama and his representatives and
18	the United States Government, including
19	meeting with members or representatives of
20	the Tibetan government-in-exile; and
21	"(iii) to travel regularly throughout
22	Tibet and Tibetan refugee settlements.
23	"(D) The United States Special Envoy for
24	Tibet shall—

1	"(i) consult with the Congress on poli-
2	cies relevant to Tibet and the future and
3	welfare of all Tibetan people;
4	"(ii) coordinate United States Govern-
5	ment policies, programs, and projects con-
6	cerning Tibet; and
7	"(iii) report to the Secretary of State
8	regarding the matters described in section
9	536(a)(2) of the Foreign Relations Author-
10	ization Act, Fiscal Years 1994 and 1995
11	(Public Law 103–236).''.
12	SEC. 2303. ESTABLISHMENT OF COORDINATOR FOR HUMAN
13	RIGHTS AND REFUGEES, BUREAU OF REFU-
14	GEE AND MIGRATION ASSISTANCE, AND BU-
15	REAU OF DEMOCRACY, HUMAN RIGHTS, AND
16	LABOR.
17	(a) Establishment of Coordinator for Human
18	RIGHTS AND REFUGEES.—Section 1(e) of the State Depart-
19	ment Basic Authorities Act (22 U.S.C. 2651a(e)) is amend-
20	ed by adding after paragraph (3) the following new para-
21	graph:
22	"(4) Coordinator for human rights and
23	REFUGEES.—
24	"(A) There shall be within the office of the
25	Secretary of State a Coordinator for Human

1	Rights and Refugees (hereafter in this paragraph
2	referred to as the 'Coordinator') who shall be ap-
3	pointed by the President, by and with the advice
4	and consent of the Senate. The Coordinator shall
5	report directly to the Secretary of State.
6	''(B) The Coordinator shall be responsible
7	for matters pertaining to human rights, refugees,
8	and humanitarian affairs (including matters re-
9	lating to prisoners of war and members of the
10	United States Armed Forces missing in action)
11	in the conduct of foreign policy. The Coordinator
12	shall head the Bureau of Refugee and Migration
13	Assistance and the Bureau of Democracy,
14	Human Rights, and Labor.
15	"(C) The Coordinator shall have the rank
16	and status of Ambassador-at-Large. The Coordi-
17	nator shall be compensated at the annual rate of
18	basic pay in effect for a position at level IV of
19	the Executive Schedule under section 5314 of
20	title 5, United States Code, or, if the Coordinator
21	is appointed from the Foreign Service, the an-
22	nual rate of pay which the individual last re-
23	ceived under the Foreign Service Schedule,
24	whichever is greater.

1	"(D) For purposes of diplomatic protocol
2	among officers of the Department of State, the
3	Coordinator shall take precedence after the Sec-
4	retary of State, the Deputy Secretary of State,
5	and the Under Secretaries of State and shall
6	take precedence among the Assistant Secretaries
7	of State in the order prescribed by the Secretary
8	of State.".
9	(b) Termination of Assistant Secretary of
10	State for Democracy, Human Rights, and Labor.—
11	(1) In General.—Section 1(c) of the State De-
12	partment Basic Authorities Act of 1956 (22 U.S.C.
13	2651a(c)) is amended by striking paragraph (2).
14	(2) Conforming Amendments.—The Foreign
15	Assistance Act of 1961 is amended—
16	(A) in section 116(c) (22 U.S.C. 2151n), by
17	striking "Assistant Secretary of State for Democ-
18	racy, Human Rights, and Labor'' and inserting
19	"Secretary";
20	(B) in sections 502B and 505(g)(4)(A) by
21	striking '', prepared with the assistance of the
22	Assistant Secretary of State for Democracy,
23	Human Rights, and Labor," each place it ap-
24	pears; and

(C) in section 573(c) by striking "Assistant
 Secretary of State for Democracy, Human
 Rights, and Labor" and inserting "Secretary of
 State".

5 (c) ESTABLISHMENT OF BUREAU OF REFUGEE AND
6 MIGRATION ASSISTANCE AND BUREAU OF DEMOCRACY,
7 HUMAN RIGHTS, AND LABOR.—Section 1 of the State De8 partment Basic Authorities Act of 1956 (22 U.S.C. 2651a)
9 is amended by adding after subsection (e) the following new
10 subsection:

11 "(f) ESTABLISHMENT OF CERTAIN BUREAUS, OF12 FICES, AND OTHER ORGANIZATIONAL ENTITIES WITHIN
13 THE DEPARTMENT OF STATE.—

14 "(1) BUREAU OF REFUGEE AND MIGRATION AS15 SISTANCE.—There is established within the Depart16 ment of State the Bureau of Refugee and Migration
17 Assistance which shall assist the Secretary of State in
18 carrying out the Migration and Refugee Assistance
19 Act of 1962. The Bureau shall be headed by the Coor20 dinator for Human Rights and Refugees.

21 "(2) BUREAU OF DEMOCRACY, HUMAN RIGHTS,
22 AND LABOR.—There is established within the Depart23 ment of State the Bureau of Democracy, Human
24 Rights, and Labor. The Bureau shall be headed by the
25 Coordinator for Human Rights and Refugees. The

1	Bureau shall continuously observe and review all
2	matters pertaining to human rights and humani-
3	tarian affairs (including matters relating to prisoners
4	of war and members of the United States Armed
5	Forces missing in action) in the conduct of foreign
6	policy including the following:
7	"(A) Gathering detailed information re-
8	garding humanitarian affairs and the observance
9	of and respect for internationally recognized
10	human rights in each country to which the re-
11	quirements of section 116 and 502B of the For-
12	eign Assistance Act of 1961 are relevant.
13	"(B) Preparing the statements and reports
14	to Congress required under section 502B of the
15	Foreign Assistance Act of 1961.
16	"(C) Making recommendations to the Sec-
17	retary of State regarding compliance with sec-
18	tions 116 and 502B of the Foreign Assistance
19	Act of 1961, and as part of the Bureau's overall
20	policy responsibility for the creation of United
21	States Government human rights policy, advis-
22	ing the Secretary on the policy framework under
23	which section 116(e) projects are developed and
24	consulting with the Secretary on the selection
25	and implementation of such projects.

"(D) Performing other responsibilities
 which serve to promote increased observance of
 internationally recognized human rights by all
 countries.".
 SEC. 2304. ELIMINATION OF STATUTORY ESTABLISHMENT

5 SEC. 2504. ELIMINATION OF STATUTORT ESTABLISHMENT6OF CERTAIN POSITIONS OF THE DEPART-7MENT OF STATE.

8 (a) ASSISTANT SECRETARY OF STATE FOR SOUTH
9 ASIAN AFFAIRS.—Section 122 of the Foreign Relations Au10 thorization Act, Fiscal Years 1992 and 1993 (22 U.S.C.
11 2652b) is repealed.

(b) DEPUTY ASSISTANT SECRETARY OF STATE FOR
BURDENSHARING.—Section 161 of the Foreign Relations
Authorization Act, Fiscal Years 1994 and 1995 (22 U.S.C.
2651a note) is amended by striking subsection (f).

(c) ASSISTANT SECRETARY FOR OCEANS AND INTERNATIONAL ENVIRONMENTAL AND SCIENTIFIC AFFAIRS.—
Section 9 of the Department of State Appropriations Authorization Act of 1973 (22 U.S.C. 2655a) is repealed.

20 SEC. 2305. ESTABLISHMENT OF ASSISTANT SECRETARY OF 21 STATE FOR HUMAN RESOURCES.

Section 1(c) of the State Department Basic Authorities
Act of 1956 (22 U.S.C. 2651a(c)) is amended by adding
after paragraph (1) the following new paragraph:

"(2) Assistant secretary for human re-1 2 SOURCES.—There shall be in the Department of State an Assistant Secretary for Human Resources who 3 shall be responsible to the Secretary of State for mat-4 ters relating to human resources including the imple-5 mentation of personnel policies and programs within 6 the Department of State and international affairs 7 functions and activities carried out through the De-8 partment of State. The Assistant Secretary shall have 9 substantial professional qualifications in the field of 10 human resource policy and management.". 11 12 SEC. 2306. AUTHORITY OF UNITED STATES PERMANENT 13 **REPRESENTATIVE TO THE UNITED NATIONS.** 14 Section 2(a) of the United Nations Participation Act of 1945 (22 U.S.C. 287(a)) is amended by striking "hold 15 office at the pleasure of the President" and inserting "serve 16

17 at the pleasure of the President and subject to the direction18 of the Secretary of State''.

CHAPTER 2-PERSONNEL OF THE DEPART-1 MENT OF STATE; THE FOREIGN SERV-2 3 **ICE** 4 SEC. 2351. AUTHORIZED STRENGTH OF THE FOREIGN SERV-5 ICE. 6 (a) END FISCAL YEAR 1996 LEVELS.—The number of members of the Foreign Service authorized to be employed 7 as of September 30, 1996— 8 (1) for the Department of State, shall not exceed 9 9.000. of whom not more than 720 shall be members 10 of the Senior Foreign Service; 11 (2) for the United States Information Agency, 12 shall not exceed 1.150. of whom not more than 165 13 shall be members of the Senior Foreign Service; and 14 (3) for the Agency for International Develop-15 ment, not to exceed 1,800, of whom not more than 240 16 17 shall be members of the Senior Foreign Service. 18 (b) END FISCAL YEAR 1997 LEVELS.—The number of members of the Foreign Service authorized to be employed 19 as of September 30, 1997-20 (1) for the Department of State, shall not exceed 21 8.800. of whom not more than 680 shall be members 22

23 of the Senior Foreign Service;

1	(2) for the United States Information Agency,
2	not to exceed 1,100 of whom not more than 160 shall
3	be members of the Senior Foreign Service; and
4	(3) for the Agency for International Develop-
5	ment, not to exceed 1,775 of whom not more than 230
6	shall be members of the Senior Foreign Service.
7	(c) DEFINITION.—For the purposes of this section, the
8	term "members of the Foreign Service" is used within the
9	meaning of such term under section 103 of the Foreign
10	Service Act of 1980 (22 U.S.C 3903), except that such term
11	does not include—
12	(1) members of the Service under paragraphs (6)
13	and (7) of such section;
14	(2) members of the Service serving under tem-
15	porary resident appointments abroad;
16	(3) members of the Service employed on less than
17	a full-time basis;
18	(4) members of the Service subject to involuntary
19	separation in cases in which such separation has been
20	suspended pursuant to section 1106(8) of the Foreign
21	Service Act of 1980; and
22	(5) members of the Service serving under non-ca-
23	reer limited appointments.
24	(d) WAIVER AUTHORITY.—(1) Subject to paragraph
25	(2), the President may waive any limitation under sub-

section (a) or (b) to the extent that such waiver is necessary
 to carry on the foreign affairs functions of the United
 States.

4 (2) Not less than 15 days before the President exercises
5 a waiver under paragraph (1), such agency head shall no6 tify the Chairman of the Committee on Foreign Relations
7 of the Senate and the Chairman of the Committee on Inter8 national Relations of the House of Representatives. Such
9 notice shall include an explanation of the circumstances
10 and necessity for such waiver.

11SEC. 2352. REPEAL OF AUTHORITY FOR SENIOR FOREIGN12SERVICE PERFORMANCE PAY.

(a) REPEAL.—Section 405 of the Foreign Service Act
of 1980 (22 U.S.C. 3965) is repealed.

(b) CONFORMING AMENDMENT.—Section 2 of the Foreign Service Act of 1980 is amended in the table of contents
by striking the item related to section 405.

18 SEC. 2353. RECOVERY OF COSTS OF HEALTH CARE SERV-

19 *ICES.*

20 (a) AUTHORITIES.—Section 904 of the Foreign Service
21 Act of 1980 (22 U.S.C. 4084) is amended—

22 *(1) in subsection (a) by—*

- 23 (A) striking "and" before "members of the
- 24 *families of such members and employees'; and*

1	(B) by inserting immediately before the pe-
2	riod ", and for care provided abroad) such other
3	persons as are designated by the Secretary of
4	State, except that such persons shall be consid-
5	ered persons other than covered beneficiaries for
6	purposes of subsections (g) and (h)'';
7	(2) in subsection (d) by inserting '', subject to
8	the provisions of subsections (g) and (h)" after "treat-
9	ment''; and
10	(3) by adding the following new subsections:
11	"(g)(1) In the case of a person who is a covered bene-
12	ficiary, the Secretary of State is authorized to collect from
13	a third-party payer the reasonable costs incurred by the De-
14	partment of State on behalf of such person for health care
15	services to the same extent that the covered beneficiary
16	would be eligible to receive reimbursement or indemnifica-
17	tion from the third-party payer for such costs.
18	"(2) If the insurance policy, plan, contract, or similar
19	agreement of that third-party payer includes a requirement
20	for a deductible or copayment by the beneficiary of the plan,
21	then the Secretary of State may collect from the third-party
22	payer only the reasonable costs of the care provided less the
23	deductible or copayment amount.

"(3) A covered beneficiary shall not be required to pay
 any deductible or copayment for health care services under
 this subsection.

"(4) No provision of any insurance, medical service, 4 or health plan contract or agreement having the effect of 5 excluding from coverage or limiting payment of charges for 6 7 care in the following circumstances shall operate to prevent collection by the Secretary of State under paragraph (1)— 8 "(A) care provided directly or indirectly by a 9 governmental entity; 10 "(B) care provided to an individual who has not 11 paid a required deductible or copayment; or 12 (C) care provided by a provider with which the 13 third-party payer has no participation agreement. 14 "(5) No law of any State, or of any political subdivi-15 sion of a State, and no provision of any contract or agree-16 ment shall operate to prevent or hinder recovery or collec-17 tion by the United States under this section. 18 19 "(6) As to the authority provided in paragraph (1) 20 of this subsection—

21 "(A) the United States shall be subrogated to
22 any right or claim that the covered beneficiary may
23 have against a third-party payer;

24 "(B) the United States may institute and pros25 ecute legal proceedings against a third-party payer to

enforce a right of the United States under this sub section; and

3 "(C) the Secretary may compromise, settle, or
4 waive a claim of the United States under this sub5 section.

6 "(7) The Secretary shall prescribe regulations for the
7 administration of this subsection and subsection (h). Such
8 regulations shall provide for computation of the reasonable
9 cost of health care services.

10 "(8) Regulations prescribed under this subsection shall 11 provide that medical records of a covered beneficiary receiv-12 ing health care under this subsection shall be made avail-13 able for inspection and review by representatives of the 14 payer from which collection by the United States is sought 15 for the sole purpose of permitting the third party to ver-16 ify—

17 "(A) that the care or services for which recovery
18 or collection is sought were furnished to the covered
19 beneficiary; and

''(B) that the provisions of such care or services
to the covered beneficiary meets criteria generally applicable under the health plan contract involved, except that this paragraph shall be subject to the provisions of paragraphs (2) and (4).

"(9) Amounts collected under this subsection or under
 subsection (h) from a third-party payer or from any other
 payer shall be deposited as an offsetting collection to any
 Department of State appropriation and shall remain avail able until expended.

6 *"(10) For purposes of this section—*

"(A) the term 'covered beneficiary' means an in- dividual eligible to receive health care under this sec- tion whose health care costs are to be paid by a third- party payer under a contractual agreement with such payer;

12 ''(B) the term 'services', as used in 'health care
13 services' includes products; and

''(C) the term 'third-party payer' means an entity that provides a fee-for-service insurance policy,
contract, or similar agreement through the Federal
Employees Health Benefit program, under which the
expenses of health care services for individuals are
paid.

"(h) In the case of a person, other than a covered beneficiary, who receives health care services pursuant to this
section, the Secretary of State is authorized to collect from
such person the reasonable costs of health care services incurred by the Department of State on behalf of such person.
The United States shall have the same rights against per-

sons subject to the provisions of this subsection as against
 third-party payers covered by subsection (g). ''.
 (b) EFFECTIVE DATE.—Subsection (a) shall take effect
 October 1, 1996.

XXIV—UNITED TITLE STATES 5 **DIPLOMACY: PUBLIC** AU-6 THORITIES AND ACTIVITIES 7 FOR UNITED STATES INFOR-8 MATIONAL. EDUCATIONAL. 9 AND CULTURAL PROGRAMS 10

11 CHAPTER 1—GENERAL PROVISIONS

12 SEC. 2401. ELIMINATION OF PERMANENT AUTHORIZATION.

13 Section 208 of the Foreign Relations Authorization
14 Act, Fiscal Years 1992 and 1993 is amended by striking
15 subsection (e).

16 SEC. 2402. EXTENSION OF AU PAIR PROGRAMS.

Section 8 of the Eisenhower Exchange Fellowship Act
of 1990 (Public Law 101–454) is amended in the last sentence by striking "fiscal year 1995" and inserting "fiscal
year 1997".

21 SEC. 2403. EDUCATIONAL AND CULTURAL EXCHANGES
22 WITH HONG KONG.

23 The Director of the United States Information Agency24 shall conduct programs of educational and cultural ex-

change between the United States and the people of Hong
 Kong.

3 SEC. 2404. CONDUCT OF CERTAIN EDUCATIONAL AND CUL-4 TURAL EXCHANGE PROGRAMS IN ASIA.

5 In carrying out programs of educational and cultural
6 exchange in Hong Kong, China, Vietnam, Cambodia, Tibet,
7 Burma, and East Timor, the Director of the United States
8 Information Agency shall take appropriate steps to provide
9 opportunities for participation in such programs to human
10 rights and democracy leaders of such countries and persons
11 who are nationals but not residents of such countries.

12 SEC. 2405. EDUCATIONAL AND CULTURAL EXCHANGES AND 13 SCHOLARSHIPS FOR TIBETANS AND BUR 14 MESE.

15 (a) Establishment of Educational and Cul-TURAL EXCHANGE FOR TIBETANS.—The Director of the 16 United States Information Agency shall establish programs 17 of educational and cultural exchange between the United 18 States and the people of Tibet. Such programs shall include 19 opportunities for training and, as the Director considers 20 appropriate, may include the assignment of personnel and 21 22 resources abroad.

(b) SCHOLARSHIPS FOR TIBETANS AND BURMESE.—
(1) For each of the fiscal years 1996 and 1997,
at least 30 scholarships shall be made available to Ti-

betan students and professionals who are outside
 Tibet, and at least 15 scholarships shall be made
 available to Burmese students and professionals who
 are outside Burma.
 (2) WAIVER.—Paragraph (1) shall not apply to

6 the extent that the Director of the United States In-7 formation Agency determines that there are not 8 enough qualified students to fulfill such allocation re-9 quirement.

(3) Scholarship defined.—For the purposes 10 of this section, the term "scholarship" means an 11 amount to be used for full or partial support of tui-12 tion and fees to attend an educational institution. 13 14 and may include fees, books, and supplies, equipment 15 required for courses at an educational institution, living expenses at a United States educational institu-16 17 tion, and travel expenses to and from, and within, the 18 United States.

19 SEC. 2406. AVAILABILITY OF VOICE OF AMERICA AND RADIO
 20 MARTI MULTILINGUAL COMPUTER READABLE
 21 TEXT AND VOICE RECORDINGS.

(a) IN GENERAL.—Notwithstanding section 208 of the
Foreign Relations Authorization Act, Fiscal Years 1986
and 1987 (22 U.S.C. 1461–1a) and the second sentence of
section 501 of the United States Information and Edu-

cational Exchange Act of 1948 (22 U.S.C. 1461), the Direc-1 tor of the United States Information Agency is authorized 2 to make available, upon request, to the Linguistic Data 3 4 Consortium of the University of Pennsylvania computer readable multilingual text and recorded speech in various 5 languages. The Consortium shall, directly or indirectly as 6 7 appropriate, reimburse the Director for any expenses involved in making such materials available. 8

9 (b) TERMINATION.—Subsection (a) shall cease to have
10 effect 5 years after the date of the enactment of this Act.
11 SEC. 2407. RETENTION OF INTEREST.

Notwithstanding any other provision of law, with the approval of the National Endowment for Democracy, grant funds made available by the National Endowment for Democracy may be deposited in interest-bearing accounts pending disbursement and any interest which accrues may be retained by the grantee and used for the purposes for which the grant was made.

19 SEC. 2408. USIA OFFICE IN PRISTINA, KOSOVA.

(a) ESTABLISHMENT OF OFFICE.—The Director of the
United States Information Agency shall seek to establish an
office in Pristina, Kosova, for the following purposes:

23 (1) Disseminating information about the United24 States.

(2) Promoting discussions on human rights, de-1 2 mocracy, rule of law, and conflict resolution. (3) Facilitating United States private sector in-3 volvement in educational and cultural activities in 4 5 Kosova. (4) Advising the United States Government with 6 7 respect to public opinion in Kosova. (b) REPORT TO CONGRESS.—Not later than April 1 8 of each year until subsection (a) has been fully imple-9 mented, the Director of the United States Information 10 Agency shall submit a detailed report on developments re-11 lating to the implementation of subsection (a) to the appro-12 priate congressional committees. 13 14 CHAPTER 2—INTERNATIONAL BROADCASTING 15 16 SEC. 2431. EXPANSION OF BROADCASTING BOARD OF GOV-17 ERNORS. 18 Section 304(b) of the United States International Broadcasting Act of 1994 (22 U.S.C. 6203) is amended— 19 (1) in paragraph (1) by striking "9" and insert-20 21 ing "11"; (2) in paragraph (1)(A) by striking "8" and in-22 serting "10"; and 23 (3) in paragraph (3) by striking "4" and insert-24 ing ''5''. 25

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1 SEC. 2432. PLAN FOR RADIO FREE ASIA.

2 Section 309(c) of the United States International
3 Broadcasting Act of 1994 (22 U.S.C. 6208(c)) is amended
4 to read as follows:

"(c) SUBMISSION OF PLAN.—Not later than 90 days
after the date of the enactment of the Foreign Relations Authorization Act, Fiscal Years 1996 and 1997, the Director
of the United States Information Agency shall submit to
the Congress a detailed plan for the establishment and operation of Radio Free Asia in accordance with this section.
Such plan shall include the following:

12 "(1) A description of the manner in which Radio
13 Free Asia would meet the funding limitations pro14 vided in subsection (d)(4).

15 *"(2) A description of the numbers and qualifica-*16 *tions of employees it proposes to hire.*

17 "(3) How it proposes to meet the technical re18 quirements for carrying out its responsibilities under
19 this section.".

20 SEC. 2433. PILOT PROJECT FOR FREEDOM BROADCASTING
21 TO ASIA.

(a) AUTHORITY.—The Director of the United States
Information Agency shall make grants for broadcasting to
the People's Republic of China, Burma, Cambodia, Laos,
North Korea, Tibet, and Vietnam. Such broadcasting shall
provide accurate and timely information, news, and comHR 1561 CDH

mentary about events in the respective countries of Asia and
 elsewhere, and shall be a forum for a variety of opinions
 and voices from within Asian nations whose people do not
 fully enjoy freedom of expression.

5 (b) PURPOSE.—The purpose of such grants shall be to
6 provide such broadcasting on an interim basis during the
7 period before Radio Free Asia becomes fully operational.

(c) APPLICATIONS.—In considering applications for 8 grants, the Director of the United States Information Agen-9 cy shall give strong preference to entities which (1) take 10 advantage of the expertise of political and religious dis-11 sidents and pro-democracy and human rights activists from 12 within the countries to whom broadcasting is directed, in-13 cluding exiles from these countries; and (2) take advantage 14 of contracts or similar arrangements with existing broad-15 cast facilities so as to provide immediate broadcast coverage 16 with low overhead. 17

(d) PLAN.—Not later than 30 days after the date of
the enactment of this Act, the Director of the United States
Information Agency shall submit to the appropriate congressional committees a plan for implementing this section
which shall include details concerning timetable for implementation, grant criteria, and grant application procedures. The procedures and timetable should be designed to

ensure that grantees will begin broadcasting not later than 1 120 days after the date of the enactment of this Act. 2 TITLE XXV—INTERNATIONAL OR-3 GANIZATIONS AND COMMIS-4 **SIONS** 5 CHAPTER 1—GENERAL PROVISIONS 6 7 SEC. 2501. INTERNATIONAL BOUNDARY AND WATER COM-8 MISSION. 9 The Act of May 13, 1924 (49 Stat. 660, 22 U.S.C. 277-277f), is amended in section 3 (22 U.S.C. 277b) by adding 10 at the end the following new subsection: 11 "(d) Pursuant to the authority of subsection (a) and 12 in order to facilitate further compliance with the terms of 13 the Convention for Equitable Distribution of the Waters of 14 15 the Rio Grande, May 21, 1906, United States-Mexico, the Secretary of State, acting through the United States Com-16 missioner of the International Boundary and Water Com-17 mission, may make improvements to the Rio Grande Canal-18 ization Project, originally authorized by the Act of August 19 29, 1935 (49 Stat. 961). Such improvements may include 20 21 all such works as may be needed to stabilize the Rio Grande 22 in the reach between the Percha Diversion Dam in New 23 Mexico and the American Diversion Dam in El Paso.".

CHAPTER 2—UNITED NATIONS AND AF FILIATED AGENCIES AND ORGANIZA TIONS

4 SEC. 2521. REFORM IN BUDGET DECISIONMAKING PROCE5 DURES OF THE UNITED NATIONS AND ITS
6 SPECIALIZED AGENCIES.

(a) Assessed Contributions.—Of amounts author-7 ized to be appropriated for "Assessed Contributions to 8 International Organizations" by this Act, the President 9 may withhold 20 percent of the funds appropriated for the 10 United States assessed contribution to the United Nations 11 or to any of its specialized agencies for any calendar year 12 if the United Nations or any such agency has failed to im-13 plement or to continue to implement consensus-based deci-14 sionmaking procedures on budgetary matters which assure 15 that sufficient attention is paid to the views of the United 16 17 States and other member states that are the major financial contributors to such assessed budgets. 18

(b) NOTICE TO CONGRESS.—The President shall notify
the Congress when a decision is made to withhold any share
of the United States assessed contribution to the United Nations or its specialized agencies pursuant to subsection (a)
and shall notify the Congress when the decision is made
to pay any previously withheld assessed contribution. A notification under this subsection shall include appropriate

consultation between the President (or the President's rep resentative) and the Committee on International Relations
 of the House of Representatives and the Committee on For eign Relations of the Senate.

5 (c) CONTRIBUTIONS FOR PRIOR YEARS.—Subject to 6 the availability of appropriations, payment of assessed con-7 tributions for prior years may be made to the United Na-8 tions or any of its specialized agencies notwithstanding sub-9 section (a) if such payment would further United States 10 interests in that organization.

(d) REPORT TO CONGRESS.—Not later than February
1 of each year, the President shall submit to the appropriate
congressional committees a report concerning the amount
of United States assessed contributions paid to the United
Nations and each of its specialized agencies during the preceding calendar year.

17SEC. 2522. LIMITATION ON CONTRIBUTIONS TO THE UNIT-18ED NATIONS OR UNITED NATIONS AFFILI-19ATED ORGANIZATIONS.

20 The United States shall not make any voluntary or
21 assessed contribution—

(1) to any affiliated organization of the United
Nations which grants full membership as a state to
any organization or group that does not have the
internationally recognized attributes of statehood, or

(2) to the United Nations, if the United Nations
 grants full membership as a state in the United Na tions to any organization or group that does not have
 the internationally recognized attributes of statehood,
 during any period in which such membership is effective.

6 SEC. 2523. REPORT ON UNICEF.

7 Not later than December 31, 1995, the Secretary of State shall transmit to the appropriate congressional com-8 9 mittees a report on (1) the progress of UNICEF toward effective financial, program, and personnel management; (2) 10 the progress of UNICEF in shifting its health, child sur-11 vival, and maternal survival programs toward efficient and 12 low-overhead contractors, with particular emphasis on non-13 governmental organizations; and (3) the extent to which 14 UNICEF has demonstrated its commitment to its tradi-15 tional mission of child health and welfare and resisted pres-16 sure to become involved in functions performed by other 17 United Nations agencies. 18

19 SEC. 2524. UNITED NATIONS BUDGETARY AND MANAGE-20MENT REFORM.

(a) IN GENERAL.—The United Nations Participation
Act of 1945 (22 U.S.C. 287 et seq.) is amended by adding
at the end the following new section:

"Sec. 10. (a) WITHHOLDING OF CONTRIBUTIONS RE LATED TO THE ROLE OF THE INSPECTOR GENERAL OF THE
 UNITED NATIONS.—

"(1) Assessed contributions for regular 4 UNITED NATIONS BUDGET.—For fiscal year 1996 and 5 for each subsequent fiscal year, 20 percent of the 6 7 amount of funds made available for that fiscal year 8 for United States assessed contributions for the regular United Nations budget shall be withheld from obli-9 gation and expenditure unless a certification for that 10 fiscal year has been made under subsection (b). 11

12 "(2) Assessed contributions for united na-13 TIONS PEACEKEEPING.—For fiscal year 1996 and for 14 each subsequent fiscal year, 50 percent of the amount 15 of funds made available for that fiscal year for United States assessed contributions for United Nations 16 17 peacekeeping activities shall be withheld from obliga-18 tion and expenditure unless a certification for that 19 fiscal year has been made under subsection (b).

20 "(3) VOLUNTARY CONTRIBUTIONS FOR UNITED
21 NATIONS PEACEKEEPING.—For fiscal year 1996 and
22 for each subsequent fiscal year, the United States may
23 not pay any voluntary contribution to the United Na24 tions for international peacekeeping activities unless

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20 "(A) make investigations and reports relat21 ing to the administration of the programs and
22 operations of the United Nations;
23 "(B) have access to all records, documents,
24 and other available materials relating to those
25 programs and operations;

"(3) The Inspector General is authorized to—

"(2) The United Nations has an Inspector Gen-11 eral who was appointed by the Secretary General 12 with the approval of the General Assembly and whose 13 appointment was made principally on the basis of the 14 15 appointee's integrity and demonstrated ability in accounting, auditing, financial analysis, law, manage-16 17 ment analysis, public administration, or investiga-18 tion.

"(1) The United Nations has an independent of- fice of Inspector General to conduct and supervise ob- jective audits, inspections, and investigations relating to programs and operations of the United Nations.

3 "(b) CERTIFICATION.—The certification referred to in
4 subsection (a) for any fiscal year is a certification by the
5 President to the Congress, submitted on or after the begin6 ning of that fiscal year, of each of the following:

a certification for that fiscal year has been made
 under subsection (b).

	100
1	"(C) have direct and prompt access to any
2	official of the United Nations; and
3	"(D) have access to all records and officials
4	of the specialized agencies of the United Nations.
5	"(4) The United Nations has fully implemented,
6	and made available to all member states, procedures
7	that effectively protect the identity of, and prevent re-
8	prisals against, any staff member of the United Na-
9	tions making a complaint or disclosing information
10	to, or cooperating in any investigation or inspection
11	by, the United Nations Inspector General.
12	"(5) The United Nations has fully implemented
13	procedures that ensure compliance with recommenda-
14	tions of the United Nations Inspector General.
15	"(6) The United Nations has required the United
16	Nations Inspector General to issue an annual report
17	and has ensured that the annual report and all other
18	reports of the Inspector General are made available to
19	the General Assembly without modification.
20	''(7) The United Nations has provided, and is
21	committed to providing, sufficient budgetary resources
22	to ensure the effective operation of the United Nations
23	Inspector General.''.
24	(b) Withholding of Contributions Related to
25	Contracting of the United Nations.—The United Na-

tions Participation Act of 1945 (22 U.S.C. 287 et seq.) is
 further amended by adding at the end the following new
 section:

4 "Sec. 11. (a) WITHHOLDING OF CONTRIBUTIONS RE5 LATED TO TIMELY NOTICE OF CONTRACT OPPORTUNITIES
6 AND CONTRACT AWARDS.—

"(1) Withholding of Assessed contribu-7 TIONS FOR REGULAR UNITED NATIONS BUDGET.—For 8 fiscal year 1997 and for each subsequent fiscal year, 9 10 10 percent of the amount of funds made available for that fiscal year for United States assessed contribu-11 tions for the regular United Nations budget shall be 12 withheld from obligation and expenditure unless a 13 certification for that fiscal year has been made under 14 15 paragraph (2).

"(2) CERTIFICATION.—The certification referred 16 17 to in paragraph (1) for any fiscal year is a certifi-18 cation by the President to the Congress, submitted on 19 or after the beginning of that fiscal year, that the 20 United Nations has implemented a system requiring (A) prior notification for the submission of all quali-21 22 fied bid proposals on all United Nations procurement opportunities over \$100,000 and (B) a public an-23 nouncement of the award of any contract over 24

\$100,000. To the extent practicable, notifications shall
 be made in the Commerce Business Daily.

3 "(b) WITHHOLDING OF CONTRIBUTIONS RELATED TO
4 DISCRIMINATION AGAINST COMPANIES WHICH CHALLENGE
5 CONTRACT AWARDS.—

6 "(1) Withholding of assessed contribu-7 TIONS FOR REGULAR UNITED NATIONS BUDGET.—For fiscal year 1997 and for each subsequent fiscal year, 8 10 percent of the amount of funds made available for 9 10 that fiscal year for United States assessed contributions for the regular United Nations budget shall be 11 withheld from obligation and expenditure unless a 12 certification for that fiscal year has been made under 13 14 paragraph (2).

"(2) CERTIFICATION.—The certification referred 15 to in paragraph (1) for any fiscal year is a certifi-16 17 cation by the President to the Congress, submitted on 18 or after the beginning of that fiscal year, that the pro-19 curement regulations of the United Nations prohibit 20 punitive actions such as the suspension of contract eligibility for contractors who challenge contract 21 22 awards or complain about delayed payments.

23 "(c) WITHHOLDING OF CONTRIBUTIONS RELATED TO
24 ESTABLISHMENT OF A UNITED NATIONS CONTRACT RE25 VIEW PROCESS.—

"(1) Withholding of assessed contribu-1 2 TIONS FOR REGULAR UNITED NATIONS BUDGET.—For 3 fiscal year 1998 and for each subsequent fiscal year, 10 percent of the amount of funds made available for 4 that fiscal year for United States assessed contribu-5 tions for the regular United Nations budget shall be 6 7 withheld from obligation and expenditure unless a certification for that fiscal year has been made under 8 paragraph (2). 9 10 "(2) CERTIFICATION.—The certification referred 11 to in paragraph (1) for any fiscal year is a certification by the President to the Congress, submitted on 12 or after the beginning of that fiscal year, that the 13

United Nations has established a contract review
process for contracts over \$100,000 and a process to
assure unsuccessful bidders a timely opportunity to
challenge awards for contracts over \$100,000 such
bidders consider to have been made improperly.".

(c) PROCUREMENT INFORMATION.—Section 4(d) of the
United Nations Participation Act of 1945 (22 U.S.C.
287b(d)), as amended by section 407 of the Foreign Relations Authorization Act, Fiscal Years 1994 and 1995 (Public Law 103–236) is amended in paragraph (2)(B) by inserting before the period ", including local procurement contracts".

TITLE XXVI—FOREIGN POLICY PROVISIONS CHAPTER 1—MISCELLANEOUS FOREIGN

POLICY PROVISIONS

5 SEC. 2601. TAIWAN RELATIONS ACT.

4

6 (a) APPLICABILITY.—Section 3 of the Taiwan Rela7 tions Act (22 U.S.C. 3302) is amended by adding at the
8 end the following new subsection:

9 ''(d) The provisions of subsections (a) and (b) super10 sede any provision of the Joint Communique of the United
11 States and China of August 17, 1982.''.

(b) VISITS TO THE UNITED STATES BY OFFICIALS OF
THE GOVERNMENT OF THE REPUBLIC OF CHINA ON TAIWAN.—Section 4 of the Taiwan Relations Act (22 U.S.C.
3303) is amended by adding at the end the following new
subsection:

17 "(e) The Congress finds and declares that there are no legitimate foreign policy grounds for preventing members 18 of the government chosen by the people of Taiwan from 19 making private visits to the United States. Accordingly, 20 notwithstanding any other provision of law, no official of 21 the government of the Republic of China on Taiwan may 22 be excluded from the United States on the basis of a deter-23 mination by the Secretary of State that the entry or pro-24 25 posed activities in the United States of such individual

would have potentially serious adverse foreign policy con-1 sequences for the United States.". 2 3 SEC. 2602. BOSNIA GENOCIDE JUSTICE ACT. 4 (a) SHORT TITLE.—This section may be cited as the 5 "Bosnia Genocide Justice Act". (b) POLICY.— 6 (1) IN GENERAL.—Consistent with international 7 law, it is the policy of the United States to bring to 8 justice persons responsible for genocide, war crimes, 9 crimes against humanity and other serious violations 10 of international humanitarian law committed in the 11 territory of the former Yugoslavia since 1991. 12 (2) SENSE OF CONGRESS.—The Congress urges 13 the President— 14 15 (A) to collect or assist appropriate organizations and individuals to collect relevant data 16 17 on these crimes committed in the former Yugo-18 slavia: 19 (B) to share such data with the War Crimes Tribunal for the former Yugoslavia established 20 by the Security Council of the United Nations; 21 22 (C) to assist United Nations efforts to investigate, prosecute, and try those responsible for 23 24 genocide, war crimes, crimes against humanity

and other serious violations of international hu-

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1	manitarian law committed in the territory of the
2	former Yugoslavia since 1991;
3	(D) to submit to the Congress implementing
4	legislation to enable compliance with requests
5	and orders of the tribunal; and
6	(E) to support the ongoing work of the Tri-
7	bunal through adequate financial contributions
8	to the United Nations Voluntary Fund for the
9	War Crimes Tribunal for the former Yugoslavia
10	for 1996 and 1997.
11	(c) Reporting Requirement.—Beginning 6 months
12	after the date of enactment of this Act, and every 6 months
13	thereafter during fiscal years 1996 and 1997, the President
14	shall submit a report describing the steps taken to imple-
15	ment the provisions of this section to the appropriate con-
16	gressional committees.
17	SEC. 2603. EXPANSION OF COMMISSION ON SECURITY AND
18	COOPERATION IN EUROPE.
19	Section 3(a) of the Act entitled "An Act to establish
20	a Commission on Security and Cooperation in Europe",
21	approved June 3, 1976 (22 U.S.C. 3003) is amended—
22	(1) by striking ''twenty-one'' and inserting
23	"twenty-nine"; and
24	(2) by striking paragraphs (1) and (2) and in-
25	serting the following:

1	"(1) Thirteen Members of the House of Rep-
2	resentatives appointed by the Speaker of the House of
3	Representatives. Seven Members shall be selected from
4	the majority party and six Members shall be selected,
5	after consulation with the minority leader of the
6	House, from the minority party.
7	"(2) Thirteen Members of the Senate appointed
8	by the President of the Senate. Seven Members shall
9	be selected from the majority party of the Senate,
10	after consultation with the majority leader, and six
11	Members shall be selected, after consultation with the
12	minority leader of the Senate, from the minority
13	party.".
14	CHAPTER 2-RELATING TO THE UNITED
15	STATES-NORTH KOREA AGREED
16	FRAMEWORK AND THE OBLIGATIONS
17	OF NORTH KOREA UNDER THAT AND
18	PREVIOUS AGREEMENTS WITH RE-
19	SPECT TO THE DENUCLEARIZATION
20	OF THE KOREAN PENINSULA AND DIA-
21	LOGUE WITH THE REPUBLIC OF
22	KOREA
23	SEC. 2641. FINDINGS.

- 23 SEC. 2641. FINDINGS.
- 24 The Congress makes the following findings:

1	(1) The United States-Democratic People's Re-
2	public of Korea Agreed Framework (hereafter in this
3	chapter referred to as the ''Agreed Framework''), en-
4	tered into on October 21, 1994, between the United
5	States and North Korea, requires North Korea to stop
6	and eventually dismantle its graphite-moderated nu-
7	clear reactor program and related facilities, and com-
8	ply fully with its obligations under the Treaty on the
9	Non-Proliferation of Nuclear Weapons, in exchange
10	for alternative energy sources, including interim sup-
11	plies of heavy fuel oil for electric generators and more
12	proliferation-resistant light water reactor technology.
13	(2) The Agreed Framework also commits North
14	Korea to ''consistently take steps to implement the
15	North-South Joint Declaration on the
16	Denuclearization of the Korean Peninsula" and "en-
17	gage in North-South" dialogue with the Republic of
18	Korea.
10	(0) The A find T for a labor of the line

(3) The Agreed Framework does not indicate specific criteria for full normalization of relations between the United States and North Korea, and does
not link the sequencing of actions in the Agreed
Framework with any time-frame for carrying out the
provisions of the North-South Joint Declaration on
the Denuclearization of the Korean Peninsula and

(4) The commitment by North Korea to carry 3 4 out the letter and spirit of the Agreed Framework has been put into doubt by actions of North Korea since 5 October 21, 1994, including the suspected diversion of 6 7 United States heavy fuel oil in apparent contravention of the agreed purpose of the interim fuel deliv-8 eries, the refusal to accept light water reactors from 9 10 the Republic of Korea, the harsh denunciations of the Government of the Republic of Korea, and other ac-11 tions contrary to the commitment by North Korea to 12 engage in a dialogue with such Government, and the 13 continued conduct of provocative, offensive oriented 14 15 military exercises.

16 (5) The nuclear threat posed by North Korea is
17 just one of a number of security concerns of the Unit18 ed States arising out of the policies of North Korea.
19 SEC. 2642. CLARIFICATION OF NUCLEAR NONPROLIFERA20 TION OBLIGATIONS OF NORTH KOREA UNDER

- 21
- THE AGREED FRAMEWORK.

It is the sense of the Congress that in discussions or
negotiations with the Government of North Korea pursuant
to the implementation of the United States-Democratic People's Republic of Korea Agreed Framework entered into on

October 21, 1994, the President should uphold the following 1 2 minimum conditions relating to nuclear nonproliferation: 3 (1) All spent fuel from the graphite-moderated nuclear reactors and related facilities of North Korea 4 should be removed from the territory of North Korea 5 as is consistent with the Agreed Framework. 6 7 (2) The International Atomic Energy Agency should have the freedom to conduct any and all in-8 spections that it deems necessary to fully account for 9 the stocks of plutonium and other nuclear materials 10 in North Korea, including special inspections of sus-11 pected nuclear waste sites, before any nuclear compo-12 nents controlled by the Nuclear Supplier Group 13 Guidelines are delivered for a light water reactor for 14

15 North Korea.

(3) The dismantlement of all declared graphitebased nuclear reactors and related facilities in North
Korea, including reprocessing units, should be completed in accordance with the Agreed Framework and
in a manner that effectively bars in perpetuity any
reactivation of such reactors and facilities.

(4) The United States should suspend actions described in the Agreed Framework if North Korea reloads its existing 5 megawatt nuclear reactor or resumes construction of nuclear facilities other than

those permitted to be built under the Agreed Frame work.

3 SEC. 2643. ROLE OF THE REPUBLIC OF KOREA UNDER THE 4 AGREED FRAMEWORK.

5 It is further the sense of the Congress that the Republic
6 of Korea should play the central role in the project to pro7 vide light water reactors to North Korea under the Agreed
8 Framework.

9 SEC. 2644. FURTHER STEPS TO PROMOTE UNITED STATES 10 SECURITY AND POLITICAL INTERESTS WITH 11 RESPECT TO NORTH KOREA.

12 It is further the sense of the Congress that, after the 13 date of the enactment of this Act, the President should not 14 take further steps toward upgrading diplomatic relations 15 with North Korea beyond opening liaison offices or relaxing 16 trade and investment barriers imposed against North Korea 17 without—

(1) action by the Government of North Korea to
engage in a North-South dialogue with the Government of the Republic of Korea;

21 (2) significant progress toward implementation
22 of the North-South Joint Declaration on the
23 Denuclearization of the Korean Peninsula; and

24 (3) progress toward the achievement of several
25 long-standing United States policy objectives regard-

1	ing North Korea and the Korean Peninsula, includ-
2	ing—
3	(A) reducing the number of military forces
4	of North Korea along the Demilitarized Zone
5	and relocating such military forces away from
6	the Demilitarized Zone;
7	(B) prohibiting any movement by North
8	Korea toward the deployment of an intermediate
9	range ballistic missile system; and
10	(C) prohibiting the export by North Korea
11	of missiles and other weapons of mass destruc-
12	tion, including related technology and compo-
13	nents.
14	SEC. 2645. RESTRICTIONS ON ASSISTANCE TO NORTH
14 15	SEC. 2645. RESTRICTIONS ON ASSISTANCE TO NORTH KOREA AND THE KOREAN PENINSULA EN-
15	KOREA AND THE KOREAN PENINSULA EN-
15 16 17	KOREA AND THE KOREAN PENINSULA EN- ERGY DEVELOPMENT ORGANIZATION.
15 16 17	KOREA AND THE KOREAN PENINSULA EN- ERGY DEVELOPMENT ORGANIZATION. (a) IN GENERAL.—Chapter 1 of part III of the Foreign
15 16 17 18	KOREA AND THE KOREAN PENINSULA EN- ERGY DEVELOPMENT ORGANIZATION. (a) IN GENERAL.—Chapter 1 of part III of the Foreign Assistance Act of 1961 (22 U.S.C. 2370 et seq.) is amended
15 16 17 18 19	KOREA AND THE KOREAN PENINSULA EN- ERGY DEVELOPMENT ORGANIZATION. (a) IN GENERAL.—Chapter 1 of part III of the Foreign Assistance Act of 1961 (22 U.S.C. 2370 et seq.) is amended by adding at the end the following new section:
15 16 17 18 19 20	KOREA AND THE KOREAN PENINSULA EN- ERGY DEVELOPMENT ORGANIZATION. (a) IN GENERAL.—Chapter 1 of part III of the Foreign Assistance Act of 1961 (22 U.S.C. 2370 et seq.) is amended by adding at the end the following new section: "SEC. 620G. ASSISTANCE TO NORTH KOREA AND THE KO-
 15 16 17 18 19 20 21 	KOREA AND THE KOREAN PENINSULA EN- ERGY DEVELOPMENT ORGANIZATION. (a) IN GENERAL.—Chapter 1 of part III of the Foreign Assistance Act of 1961 (22 U.S.C. 2370 et seq.) is amended by adding at the end the following new section: SEC. 620G. ASSISTANCE TO NORTH KOREA AND THE KO- REAN PENINSULA ENERGY DEVELOPMENT
 15 16 17 18 19 20 21 22 	KOREA AND THE KOREAN PENINSULA EN- ERGY DEVELOPMENT ORGANIZATION. (a) IN GENERAL.—Chapter 1 of part III of the Foreign Assistance Act of 1961 (22 U.S.C. 2370 et seq.) is amended by adding at the end the following new section: "SEC. 620G. ASSISTANCE TO NORTH KOREA AND THE KO- REAN PENINSULA ENERGY DEVELOPMENT ORGANIZATION.

1	"(1) such assistance is provided in accordance
2	with all requirements, limitations, and procedures
3	otherwise applicable to the provision of such assist-
4	ance for such purposes; and
5	"(2) the President—
6	"(A) notifies the congressional committees
7	specified in section 634A(a) of this Act prior to
8	the obligation of such assistance in accordance
9	with the procedures applicable to reprogramming
10	notifications under that section, irrespective of
11	the amount of the proposed obligation of such as-
12	sistance; and
13	"(B) determines and reports to such com-
14	mittees that the provision of such assistance is
15	vital to the national interests of the United
16	States.".
17	(b) Effective Date.—Section 620G of the Foreign
18	Assistance Act of 1961, as added by subsection (a), applies
19	with respect to assistance provided to North Korea or the
20	Korean Peninsula Energy Development Organization on or
21	after the date of the enactment of this Act.

1	CHAPTER 3—BURMA
1	CHAPTER 5—DURMA
2	SEC. 2651. UNITED STATES POLICY CONCERNING THE DIC-
3	TATORSHIP IN BURMA.
4	(a) Sense of the Congress.—It is the sense of the
5	Congress that the President should take steps to encourage
6	the United Nations Security Council to—
7	(1) impose an international arms embargo on
8	Burma;
9	(2) affirm support for human rights and the pro-
10	tection of all Karen, Karenni, and other minorities in
11	Burma;
12	(3) condemn Burmese officials responsible for
13	crimes against humanity;
14	(4) take steps to encourage multilateral assist-
15	ance programs for refugees from Burma in Thailand
16	and India; and
17	(5) reduce United Nations activities in Burma,
18	including UNDP (United Nations Development Pro-
19	gram), UNICEF (United Nations Childrens Fund),
20	UNFPA (United Nations Family Planning Agency),
21	World Health Organization (WHO), Food and Agri-
22	culture Organization (FAO), and UNIDCP (United
23	Nations International Drug Control Program) activi-
24	ties.

(b) REDUCTION IN DIPLOMATIC PRESENCE.—It is the
 sense of the Congress that the President should reduce the
 diplomatic presence of the United States in Burma by re ducing the total number of the members of the Foreign Serv ice stationed in Burma on the date of enactment of this
 Act.

7 CHAPTER 4—TORTURE

8 SEC. 2661. DEFINITIONS.

(a) TORTURE.—As used in this chapter, the term "tor-9 ture" means any act by which severe pain or suffering, 10 whether physical or mental, is intentionally inflicted on a 11 person for such purposes as obtaining from the person or 12 a third person information or a confession, punishing the 13 person for an act the person or a third person has commit-14 ted or is suspected of having committed, or intimidating 15 or coercing the person or a third person, or for any reason 16 based on discrimination of any kind, when such pain or 17 suffering is inflicted by, at the instigation of, or with the 18 consent or acquiescence of a public official or other person 19 acting in an official capacity. It does not include pain or 20 suffering arising only from, inherent in, or incidental to 21 22 lawful sanctions.

(b) SUBSTANTIAL GROUNDS FOR BELIEVING.—As used
in this chapter, the term "substantial grounds for believing"
means substantial evidence.

(c) IN DANGER OF BEING SUBJECTED TO TORTURE.—
 As used in this chapter, the term "in danger of being sub jected to torture" means circumstances in which a reason able person would fear subjection to torture.

5 (d) INVOLUNTARILY RETURN.—As used in this chap-6 ter, the term "involuntarily return" means to take action 7 by which it is reasonably foreseeable that a person will be 8 required to return to a country against the person's will, 9 regardless of whether such return is induced by physical 10 force and regardless of whether the person is physically 11 present in the United States.

12 SEC. 2662. UNITED STATES POLICY WITH RESPECT TO THE13INVOLUNTARY RETURN OF PERSONS SUB-14JECTED TO TORTURE.

No funds authorized to be appropriated by this Act
are authorized to be available to expel, extradite, or otherwise involuntarily return a person to a country in which
there are substantial grounds for believing the person would
be in danger of being subjected to torture, or to support,
promote, or assist such involuntary return.

21 TITLE XXVII—CONGRESSIONAL 22 STATEMENTS

23 SEC. 2701. INTER-AMERICAN ORGANIZATIONS.

24 Taking into consideration the long-term commitment25 by the United States to the affairs of this Hemisphere and

the need to build further upon the linkages between the
 United States and its neighbors, the Secretary of State, in
 allocating the level of resources for international organiza tions, should pay particular attention to funding levels of
 the Inter-American organizations.

6 SEC. 2702. TERRITORIAL INTEGRITY OF BOSNIA AND 7 HERZEGOVINA.

8 (a) FINDINGS.—The Congress makes the following9 findings:

(1) The sovereign and independent state of
Bosnia-Herzegovina was formally recognized by the
United States of America on April 7, 1992.

(2) The sovereign and independent state of
Bosnia-Herzegovina was admitted as a full participating State of the Conference on Security and Cooperation in Europe on April 30, 1992.

17 (3) The sovereign and independent state of
18 Bosnia-Herzegovina was admitted as a Member state
19 of the United Nations on May 22, 1992.

20 (4) The United States has declared its deter21 mination to respect and put into practice the Dec22 laration on Principles Guiding Relations between
23 Participating States contained in the Final Act of the
24 Conference on Security and Cooperation in Europe.

(5) Each of the principles has been violated dur-1 2 ing the course of war in Bosnia-Herzegovina: sov-3 ereign equality and respect for the rights inherent in sovereignty, refraining from the threat or use of force; 4 5 inviolability of frontiers; territorial integrity of States; peaceful settlement of disputes; noninterven-6 7 tion in internal affairs; respect for human rights and fundamental freedoms, including the freedom of 8 thought, conscience, religion or belief; equal rights and 9 self-determination of peoples; cooperation among 10 States; and fulfillment in good faith of obligations 11 12 under international law.

(6) Principle II of the Final Act commits the
participating States to "refrain from any manifestation of force for the purpose of inducing another participating State to renounce the full exercise of its
sovereign rights".

(7) Principle III of the Final Act commits the
participating States to "refrain from any demand
for, or act of, seizure and usurpation of part or all
of the territory of any participating State".

(8) Principle IV of the Final Act commits the
participating States to "respect the territorial integrity of each of the participating States" and "refrain
from any action inconsistent with the purposes and

1	principles of the Charter of the United Nations
2	against the territorial integrity, political independ-
3	ence or the unity of any participating State".
4	(9) The Charter of Paris for a New Europe com-
5	mits the participating States ''to cooperate in defend-
6	ing democratic institutions against activities which
7	violate the independence, sovereign equality, or terri-
8	torial integrity of the participating States".
9	(10) The Helsinki Document 1992 reaffirms ''the
10	validity of the guiding principles and common values
11	of the Helsinki Final Act and the Charter of Paris,
12	embodying responsibilities of States towards each
13	other and of governments towards their own people"
14	which serve as the "collective conscience of our com-
15	munity".
16	(11) The Charter of the United Nations calls
17	upon Member states to respect the territorial integrity
18	and political independence of any state in keeping
19	with the Purposes of the United Nations.
20	(12) The sovereign and independent state of
21	Bosnia-Herzegovina has been and continues to be sub-
22	jected to armed aggression Bosnian Serb forces, Cro-
23	atian Serb forces, and others in violation of Final Act
24	and the Charter.

(13) Unchecked armed aggression and genocide
 threatens the lives of innocent civilians as well as the
 very existence of the sovereign and independent state
 of Bosnia-Herzegovina.

5 (b) SENSE OF CONGRESS.—It is the sense of the Congress that the United States should refuse to recognize the 6 7 incorporation of any of the territory of Bosnia-Herzegovina into the territory of any neighboring state or the creation 8 of any new state or states within the borders of Bosnia-9 Herzegovina resulting from the threat or use of force, coer-10 cion, or any other means inconsistent with international 11 12 law.

13 SEC. 2703. THE LAOGAI SYSTEM OF POLITICAL PRISONS.

14 (a) FINDINGS.—The Congress makes the following15 findings:

16 (1) The Chinese gulag, known as the Laogai, was
17 created as a primary means of political repression
18 and control when the Communists assumed power in
19 China in 1949.

20 (2) The Laogai has caused millions of people to
21 suffer grave human rights abuses over the past 46
22 years, including countless deaths.

23 (3) The Laogai continues to be used to incarcer24 ate unknown numbers of ordinary citizens for politi-

1	cal reasons, including workers, students, intellectuals,
2	religious believers, and Tibetans.
3	(4) So-called ''thought reform'' is a standard
4	practice of Laogai officials, and reports of torture are
5	routinely received by human rights organizations
6	from Laogai prisoners and survivors.
7	(5) Negotiations about unfettered access to
8	Laogai prisoners between the Chinese Government
9	and the International Red Cross have ceased.
10	(6) The Laogai is in reality a huge system of
11	forced labor camps in which political and penal
12	criminals are slave laborers producing an array of
13	products for export throughout the world, including
14	the United States.
15	(7) The Chinese Government continues to main-
16	tain, as part of its official propaganda and in defi-
17	ance of significant evidence to the contrary gathered
18	by many human rights organizations, that the Laogai
19	is a prison system like any other in the world.
20	(8) Testimony delivered before the Subcommittee
21	on International Operations and Human Rights of
22	the Committee on International Relations of the
23	House of Representatives has documented human
24	rights abuses in the Laogai which continue to this
25	day.

(9) The American people have repeatedly ex-1 2 pressed their abhorrence of forced labor camps systems, whether they be operated by the Nazis, Soviet 3 Communists, or any other political ideology. 4 (b) SENSE OF CONGRESS.—It is the sense of the Con-5 gress that the President should— 6 (1) publicly condemn the continued existence of 7 the Laogai, and call upon the Government of the Peo-8 ple's Republic of China to dismantle it, and release 9 all of its political prisoners; and 10 (2) instruct the appropriate diplomatic rep-11 resentatives of the United States to cause a resolution 12 condemning the Laogai to be put before the United 13 14 Nations Human Rights Commission and work for its 15 passage. 16 SEC. 2704. CONCERNING THE USE OF FUNDS TO FURTHER 17 NORMALIZE RELATIONS WITH VIETNAM. 18 It is the sense of the Congress that none of the funds authorized to be appropriated or otherwise made available 19 by this Act may be obligated or expended to further normal-20 ize diplomatic relations between the United States and Viet-21 22 nam. until Vietnam— (1) releases all of its political and religious pris-23

24 oners;

(2) accounts for American POWs and MIAs from 1 2 the Vietnam War: (3) holds democratic elections: and 3 4 (4) institutes policies which protect human 5 rights. 6 SEC. 2705. DECLARATION OF CONGRESS REGARDING UNIT-7 ED STATES GOVERNMENT HUMAN RIGHTS 8 POLICY TOWARD CHINA. (a) FINDINGS.—The Congress makes the following 9 findings: 10 (1) According to the 1994 State Department 11 Country Reports on Human Rights Practices there 12 continue to be "widespread and well-documented 13 human rights abuses in China, in violation of inter-14 15 nationally accepted norms . . . (including) arbitrary 16 and lengthy incommunicado detention, torture, and 17 mistreatment of prisoners. The regime continued se-18 vere restrictions on freedoms of speech, press assembly 19 and association, and tightened controls on the exercise of these rights during 1994. Serious human rights 20 abuses persisted in Tibet and other areas populated 21 22 by ethnic minorities". (2) The President, in announcing his decision on 23

24 Most Favored Nation trading status for China in
25 May 1994 stated that, "China continues to commit

1	very serious human rights abuses. Even as we engage
2	the Chinese on military, political, and economic is-
3	sues, we intend to stay engaged with those in China
4	who suffer from human rights abuses. The United
5	States must remain a champion of their liberties".
6	(b) Sense of Congress.—It is the sense of the Con-
7	gress that the President should take the following actions:
8	(1) Decline the invitation to visit China until
9	and unless there is dramatic overall progress on
10	human rights in China and Tibet and communicate
11	to the Government of China that such a visit cannot
12	take place without such progress. Indications of over-
13	all progress would include the release of hundreds of
14	political, religious, and labor activists; an agreement
15	to allow unhindered confidential access to prisoners
16	by international humanitarian agencies; enactment of
17	major legal reforms such as an end to all restrictions
18	on the exercise of freedom of religion, revocation of the
19	1993 state security law, and the abolition of all so-
20	called ''counter-revolutionary'' crimes; an end to
21	forced abortion, forced sterilization, and the provision
22	by government facilities of human fetal remains for
23	consumption as food; and a decision to allow unre-
24	stricted access to Tibet by foreign media and inter-
25	national human rights monitors.

(2) Seek to develop an agreement on a multilat-1 2 eral strategy to promote human rights in China with 3 other members of the G-7, beginning with the meeting 4 of the G-7 industrial partners scheduled for June 5 1995 in Halifax, Nova Scotia. Such an agreement 6 should include efforts to encourage greater cooperation by the Government of China with the human rights 7 rapporteurs and working groups of the United Na-8 tions Human Rights Commission, as well as bilateral 9 10 and multilateral initiatives to secure the uncondi-11 tional release of imprisoned peaceful pro-democracy advocates such as Wei Jingsheng. 12

(3) Instruct the United States delegates to the 13 14 United Nations Fourth World Conference on Women 15 in September 1995 to vigorously and publicly support 16 nongovernmental organizations that may be subjected 17 to harassment or to restrictions or limitations on 18 their activities, access to the media, or to channels of 19 communication during the conference by the Govern-20 ment of China and to protest publicly and privately any actions by the Government of China aimed at 21 22 punishing or repressing Chinese citizens who seek to 23 peacefully express their views or communicate with foreign citizens or media during or following the 24 25 United Nations Conference.

1 (4) Extend an invitation to the Dalai Lama to 2 visit Washington, District of Columbia, in 1995. 3 (c) United States Government Human Rights 4 POLICY TOWARD CHINA.—It shall be the policy of the United States Government to continue to promote internation-5 ally recognized human rights and worker rights in China 6 7 and Tibet. The President shall submit the following reports on the formulation and implementation of United States 8 human rights policy toward China and the results of that 9 policy to the International Relations Committee of the 10 House of Representatives : 11

(1) Not later than 90 days after the date of en-12 actment of this Act, the President shall report on the 13 status of the "new United States Human Rights Pol-14 15 icy for China'' announced by the President on May 16 26, 1994, including an assessment of the implementa-17 tion and effectiveness of the policy in bringing about 18 human rights improvements in China and Tibet, with 19 reference to the following specific initiatives an-20 nounced on that date:

21 (A) High-level dialogue on human rights.
22 (B) Voluntary principles in the area of
23 human rights for United States businesses oper24 ating in China.

1	(C) Increased contact with and support for
2	groups and individuals in China promoting law
3	reform and human rights.
4	(D) Increased exchanges to support human
5	rights law reform in China.
6	(E) The practice of all United States offi-
7	cials who visit China to meet with the broadest
8	possible spectrum of Chinese citizens.
9	(F) Increased efforts to press United States
10	views on human rights in China at the United
11	Nations, the United Nations Human Rights
12	Commission, and other international organiza-
13	tions.
14	(G) A plan of international actions to ad-
15	dress Tibet's human rights problems and to pro-
16	mote substantive discussions between the Dalai
17	Lama and the Chinese Government.
18	(H) Efforts to use the 1995 United Nations
19	Women's Conference in Beijing to expand free-
20	doms of speech, association, and assembly, as
21	well as the rights of women, in China.
22	(I) An information strategy for promoting
23	human rights by expanding Chinese and Tibetan
24	language broadcasts on the Voice of America and
25	establishing Radio Free Asia.

1	(J) Encouraging the Chinese Government to
2	permit international human rights groups to op-
3	erate in and visit China.
4	The report required by this paragraph shall also as-
5	sess the progress, if any, of the People's Republic of
6	China toward ending forced abortion, forced steriliza-
7	tion, and other coercive population control practices.
8	(2) Not later than 120 days after the date of en-
9	actment of this Act, the President shall report on the
10	status of Chinese Government compliance with United
11	States laws prohibiting the importation into the
12	United States of forced labor products, including (but
13	not limited to) a complete assessment and report on
14	the implementation of the Memorandum of Under-
15	standing signed by the United States and China in
16	1992. The report shall include (but not be limited to)
17	the following:
18	(A) All efforts made by the United States
19	Customs Service from 1992 until the date of the
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18 (A) All efforts made by the United States 19 Customs Service from 1992 until the date of the 20 report to investigate forced labor exports and to 21 conduct unannounced unrestricted inspections of 22 suspected forced labor sites in China, and the ex-23 tent to which Chinese authorities cooperated with 24 such investigations.

1	(B) Recommendations of what further steps
2	might be taken to enhance United States effec-
3	tiveness in prohibiting forced labor exports to the
4	United States from China.
5	SEC. 2706. CONCERNING THE UNITED NATIONS VOLUNTARY
6	FUND FOR VICTIMS OF TORTURE.
7	It is the sense of the Congress that the President, acting
8	through the United States Permanent Representative to the
9	United Nations, should—
10	(1) request the United Nations Voluntary Fund
11	for Victims of Torture—
12	(A) to find new ways to support and protect
13	treatment centers that are carrying out rehabili-
14	tative services for victims of torture; and
15	(B) to encourage the development of new
16	such centers;
17	(2) use the voice and vote of the United States
18	to support the work of the Special Rapporteur on
19	Torture and the Committee Against Torture estab-
20	lished under the Convention Against Torture and
21	Other Cruel, Inhuman or Degrading Treatment or
22	Punishment; and
23	(3) use the voice and vote of the United States
24	to establish a country rapporteur or similar proce-
25	dural mechanism to investigate human rights viola-

tions in a country if either the Special Rapporteur or
 the Committee Against Torture indicates that a sys tematic practice of torture is prevalent in that coun try.

5 SEC. 2707. RECOMMENDATIONS OF THE PRESIDENT FOR 6 REFORM OF WAR POWERS RESOLUTION.

7 It is the sense of the Congress that the President should
8 transmit to the Congress recommendations for reform of the
9 War Powers Resolution (50 U.S.C. 1541 et seq.) in order
10 to permit the Congress and the President to more effectively
11 fulfill their constitutional responsibilities with respect to the
12 deployment of United States Armed Forces abroad.

13 SEC. 2708. CONFLICT IN KASHMIR.

It is the sense of the Congress that the United States
reiterates the need for all parties to the conflict in Kashmir
to enter into negotiations and resolve the conflict peacefully.
The Congress urges the executive branch to work with all
parties to facilitate a peaceful negotiated settlement of the
Kashmir conflict.

20SEC. 2709. UNITED STATES RELATIONS WITH THE FORMER21YUGOSLAV22(FYROM).

It is the sense of the Congress that the Former Yugoslav
Republic of Macedonia (FYROM) should be eligible for all
United States foreign assistance programs, including pro-

1	grams of the Export-Import Bank and the Overseas Private
2	Investment Corporation, if the government continues to re-
3	spect the rights of all ethnic minorities.
4	SEC. 2710. SENSE OF THE CONGRESS RELATING TO INDO-
5	NESIA.
6	It is the sense of the Congress that—
7	(1) the United States should continue to urge
8	progress in promotion and protection of internation-
9	ally recognized human rights by the Government of
10	Indonesia;
11	(2) in its bilateral relations with the Government
12	of Indonesia, the United States should place a high
13	priority on public and private efforts to urge the Gov-
14	ernment of Indonesia to take specific steps to remove
15	restrictions of freedom of expression and association,
16	to allow freedom of the press, to allow freedom of reli-
17	gion, to end arbitrary arrests and torture and ill-
18	treatment, to cease official attacks on nongovern-
19	mental organizations, to end the widespread denial of
20	worker rights, and to hold members of the military
21	accountable for human rights abuses;
22	(3) with respect to the situation in East Timor,
23	the United States should call on the Government of

25 investigations into the killings of unarmed civilians

Indonesia to make public the complete findings of the

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1	in Liquica on January 12, 1995, including the re-
2	ports of the Army Council of Military Honor and the
3	findings of the National Human Rights Commission,
4	and that those responsible for the killings be identified
5	and brought to justice;
6	(4) the United States should continue to press
7	the Government of Indonesia to fully comply with the
8	1994 and 1995 recommendations of the United Na-
9	tions Human Rights Commission regarding the need
10	for a full accounting of the Dili incident of November
11	1991;
12	(5) the United States should urge the Govern-
13	ment of Indonesia to allow independent human rights
14	monitoring organizations and foreign journalists
15	unhindered access to East Timor;
16	(6) the United States should urge the Govern-
17	ment of Indonesia to respect free practice of religion,
18	including Christianity, in Indonesia, including East
19	Timor; and
20	(7) the President should instruct the United
21	States delegates to the annual Indonesia aid consor-
22	tium donor meeting in July 1995 to again raise con-
23	cerns about human rights violations in Indonesia, in-
24	cluding restrictions of freedom of the press, attacks on

nongovernmental organizations, and widespread vio lations of human rights in East Timor.

3 SEC. 2711. DISPLACED PERSONS.

It is the sense of the Congress that of the amounts made 4 available to the United Nations Development Program (and 5 Nations Development Program-Administered 6 United Funds), at least \$20,000,000 for fiscal year 1996 and 7 \$20,000,000 for fiscal year 1997 should be available for pro-8 grams and services conducted in cooperation with the Inter-9 national Organization for Migration, the International 10 Committee for the Red Cross, and nongovernmental organi-11 zations, for persons who are displaced within their coun-12 tries of nationality. 13

14 **DIVISION C—FOREIGN**

15 ASSISTANCE AUTHORIZATIONS

16 *SEC. 3001. SHORT TITLE.*

17 This division may be cited as the "Foreign Aid Reduc-18 tion Act of 1995".

19 SEC. 3002. DECLARATION OF POLICY.

- 20 The Congress declares the following:
- 21 (1) United States leadership overseas must be
- 22 maintained to support our vital national security,
- 23 economic, and humanitarian interests.

1	(2) As part of this leadership, United States for-
2	eign assistance programs are essential to support
3	these national interests.
4	(3) However, United States foreign assistance
5	programs can be responsibly reduced while maintain-
6	ing United States leadership overseas.
7	TITLE XXXI—DEFENSE AND
8	SECURITY ASSISTANCE
9	CHAPTER 1—MILITARY AND RELATED
10	ASSISTANCE
11	Subchapter A—Foreign Military Financing
12	Program
13	SEC. 3101. AUTHORIZATION OF APPROPRIATIONS.
14	There are authorized to be appropriated for grant as-
15	sistance under section 23 of the Arms Export Control Act
16	(22 U.S.C. 2763) and for the subsidy cost, as defined in
17	section 502(5) of the Federal Credit Reform Act of 1990,
18	of direct loans under such section—
19	(1) \$3,284,440,000 for fiscal year 1996; and
20	(2) \$3,240,020,000 for fiscal year 1997.
21	SEC. 3102. ADMINISTRATIVE EXPENSES.
22	Of the amounts made available for fiscal years 1996
23	and 1997 for assistance under the "Foreign Military Fi-
24	nancing Program" account under section 23 of the Arms
25	Export Control Act (22 U.S.C. 2763), not more than

\$24,020,000 for each such fiscal year may be made available
 for necessary expenses for the general costs of administra tion of military assistance and sales, including expenses in curred in purchasing passenger motor vehicles for replace ment for use outside the United States.

6 SEC. 3103. ASSISTANCE FOR ISRAEL.

7 (a) MINIMUM ALLOCATION.—Of the amounts made
8 available for fiscal years 1996 and 1997 for assistance
9 under the "Foreign Military Financing Program" account
10 under section 23 of the Arms Export Control Act (22 U.S.C.
11 2763), not less than \$1,800,000,000 for each such fiscal year
12 shall be available only for Israel.

13 (b) TERMS OF ASSISTANCE.—

14 (1) GRANT BASIS.—The assistance provided for
15 Israel for each fiscal year under subsection (a) shall
16 be provided on a grant basis.

17 (2) EXPEDITED DISBURSEMENT.—Such assist18 ance shall be disbursed—

(A) with respect to fiscal year 1996, not
later than 30 days after the date of the enactment of the Foreign Operations, Export Financing, and Related Programs Appropriations Act,
1996, or by October 31, 1995, whichever is later;
and

1	(B) with respect to fiscal year 1997, not
2	later than 30 days after the date of the enact-
3	ment of the Foreign Operations, Export Financ-
4	ing, and Related Programs Appropriations Act,
5	1997, or by October 31, 1996, whichever is later.
6	(3) Advanced weapons systems.—To the ex-
7	tent that the Government of Israel requests that funds
8	be used for such purposes, funds described in sub-
9	section (a) shall, as agreed by the Government of Is-
10	rael and the Government of the United States, be
11	available for advanced weapons systems, of which not
12	less than \$475,000,000 for each fiscal year shall be
13	available only for procurement in Israel of defense ar-
14	ticles and defense services, including research and de-
15	velopment.
16	(c) Foreign Military Sales.—Section 21(h) of the
17	Arms Export Control Act (22 U.S.C. 2761(h)) is amend-
18	ed—
19	(1) in paragraph (1)(A), by inserting ''or the
20	Government of Israel" after "North Atlantic Treaty
21	Organization''; and
22	(2) in paragraph (2), by striking ''or to any
23	member government of that Organization if that Or-
24	ganization or member government" and inserting ",
25	any member government of that Organization, or the

Government of Israel, if the Organization, member
 government, or Government of Israel, as the case may
 be, ".

4 SEC. 3104. ASSISTANCE FOR EGYPT.

(a) MINIMUM ALLOCATION.—Of the amounts made
available for fiscal years 1996 and 1997 for assistance
under the "Foreign Military Financing Program" account
under section 23 of the Arms Export Control Act (22 U.S.C.
2763), not less than \$1,300,000,000 for each such fiscal year
shall be available only for Egypt.

(b) TERMS OF ASSISTANCE.—The assistance provided
for Egypt for each fiscal year under subsection (a) shall
be provided on a grant basis.

14 SEC. 3105. LOANS FOR GREECE AND TURKEY.

15 Of the amounts made available for fiscal year 1996
16 under section 23 of the Arms Export Control Act (22 U.S.C.
17 2763)—

18 (1) not more than \$26,620,000 shall be made
19 available for the subsidy cost, as defined in section
20 502(5) of the Federal Credit Reform Act of 1990, of
21 direct loans for Greece; and

22 (2) not more than \$37,800,000 shall be made
23 available for such subsidy cost of direct loans for Tur24 key.

1 SEC. 3106. TERMS OF LOANS.

2 Section 31(c) of the Arms Export Control Act (22
3 U.S.C. 2771(c)) is amended to read as follows:

4 "(c) Loans available under section 23 shall be provided
5 at rates of interest that are not less than the current average
6 market yield on outstanding marketable obligations of the
7 United States of comparable maturities.".

8 SEC. 3107. NONREPAYMENT OF GRANT ASSISTANCE.

9 Section 23 of the Arms Export Control Act (22 U.S.C.
10 2763) is amended by adding at the end the following new
11 subsection:

''(f) Notwithstanding any other provision of this section, the President shall not require repayment of any assistance provided on a grant basis under this section to a
foreign country or international organization.''.

16 SEC. 3108. ADDITIONAL REQUIREMENTS.

(a) AVAILABILITY OF FUNDS FOR PROCUREMENT OF
18 DEFENSE ARTICLES, SERVICES, AND DESIGN AND CON19 STRUCTION SERVICES NOT SOLD BY UNITED STATES GOV20 ERNMENT.—Section 23 of the Arms Export Control Act (22
21 U.S.C. 2763), as amended by this Act, is further amended
22 by adding at the end the following new subsection:

23 "(g) Funds made available to carry out this section
24 for a fiscal year may be made available to a foreign country
25 or international organization for the purpose of financing
26 the procurement of defense articles, defense services, and de•HR 1561 CDH

sign and construction services that are not sold by the Unit ed States Government under this Act only—

3 "(1) with respect to a country that is a member
4 country of the North Atlantic Treaty Organization, a
5 major non-NATO ally, or Jordan for which assistance
6 was justified under this section in the annual congres7 sional presentation documents under section 634 of
8 the Foreign Assistance Act of 1961 for that fiscal
9 year; and

"(2) if such country or international organization enters into an agreement with the United States
Government that specifies the terms and conditions
under which such procurements shall be financed with
such funds.".

(b) AUDIT OF CERTAIN PRIVATE FIRMS.—Section 23
of such Act (22 U.S.C. 2763), as amended by this Act, is
further amended by adding at the end the following new
subsection:

''(h) For each fiscal year, the Secretary of Defense, as
requested by the Director of the Defense Security Assistance
Agency, shall conduct audits on a nonreimbursable basis
of private firms that have entered into contracts with foreign governments under which defense articles, defense services, or design and construction services are to be procured

by such firms for such governments from financing under
 this section for such fiscal year.".

3 (c) PROHIBITION ON USE OF FUNDS FOR THE TRANS4 PORT OF AIRCRAFT TO COMMERCIAL ARMS SALES
5 SHOWS.—Section 23 of such Act (22 U.S.C. 2763), as
6 amended by this Act, is further amended by adding at the
7 end the following new subsection:

8 *((i)* Funds made available to carry out this section 9 may not be used to facilitate the transport of aircraft to 10 commercial arms sales shows.".

(d) NOTIFICATION REQUIREMENT WITH RESPECT TO
CASH FLOW FINANCING.—Section 23 of such Act (22 U.S.C.
2763), as amended by this Act, is further amended by adding at the end the following new subsection:

"(j)(1) For each country and international organiza-15 tion that has been approved for cash flow financing under 16 this section, any letter of offer and acceptance or other pur-17 chase agreement, or any amendment thereto, for a procure-18 ment of defense articles, defense services, or design and con-19 struction services in excess of \$100,000,000 that is to be fi-20 nanced in whole or in part with funds made available 21 22 under this Act or the Foreign Assistance Act of 1961 shall be submitted to the congressional committees specified in 23 24 section 634A(a) of the Foreign Assistance Act of 1961 in

accordance with the procedures applicable to
 reprogramming notifications under that section.

3 ''(2) For purposes of this subsection, the term 'cash
4 flow financing' has the meaning given such term in the sec5 ond subsection (d) of section 25.''.

6 (e) LIMITATIONS ON USE OF FUNDS FOR DIRECT COM7 MERCIAL CONTRACTS.—Section 23 of such Act (22 U.S.C.
8 2763), as amended by this Act, is further amended by add9 ing at the end the following new subsection:

10 "(k) Of the amounts made available for a fiscal year 11 to carry out this section, not more than \$100,000,000 for 12 such fiscal year may be made available for countries other 13 than Israel and Egypt for the purpose of financing the pro-14 curement of defense articles, defense services, and design 15 and construction services that are not sold by the United 16 States Government under this Act.".

(f) USE OF FUNDS FOR DEMINING ACTIVITIES.—Section 23 of such Act (22 U.S.C. 2763), as amended by this
Act, is further amended by adding at the end the following
new subsection:

"(l) Notwithstanding any other provision of law, funds
made available to carry out this section may be used for
demining activities, and may include activities implemented through nongovernmental and international organizations.".

2 SEC. 3121. DEFENSE DRAWDOWN SPECIAL AUTHORITIES.

1

3 (a) UNFORESEEN EMERGENCY DRAWDOWN.—Section
4 506(a)(1) of the Foreign Assistance Act of 1961 (22 U.S.C.
5 2318(a)(1)) is amended by striking "\$75,000,000" and in6 serting "\$100,000,000".

7 (b) ADDITIONAL DRAWDOWN.—Section 506 of such Act
8 (22 U.S.C. 2318) is amended—

(1) in subsection (a)(2)(A), by striking "defense 9 articles from the stocks" and all that follows and in-10 serting the following: "articles and services from the 11 inventory and resources of any agency of the United 12 States Government and military education and train-13 ing from the Department of Defense, the President 14 may direct the drawdown of such articles, services, 15 and military education and training— 16

17 *"(i) for the purposes and under the authori-*18 *ties of*—

19"(I) chapter 8 of part I (relating to20international narcotics control assistance);21"(II) chapter 9 of part I (relating to

- 22 international disaster assistance); or
 23 ''(III) the Migration and Refugee As-
- 24 sistance Act of 1962; or

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1	"(ii) for the purpose of providing such arti-
2	cles, services, and military education and train-
3	ing to Vietnam, Cambodia, and Laos as the
4	President determines are necessary—
5	"(I) to support efforts to locate and re-
6	patriate members of the United States
7	Armed Forces and civilians employed di-
8	rectly or indirectly by the United States
9	Government who remain unaccounted for
10	from the Vietnam War; and
11	"(II) to ensure the safety of United
12	States Government personnel engaged in
13	such cooperative efforts and to support De-
14	partment of Defense-sponsored humani-
15	tarian projects associated with such ef-
16	forts.";
17	(2) in subsection (a)(2)(B), by striking
18	"\$75,000,000" and all that follows and inserting
19	"\$150,000,000 in any fiscal year of such articles,
20	services, and military education and training may be
21	provided pursuant to subparagraph (A) of this para-
22	graph—
23	"(i) not more than \$75,000,000 of which
24	may be provided from the drawdown from the

1	inventory and resources of the Department of
2	Defense;
3	"(ii) not more than \$75,000,000 of which
4	may be provided pursuant to clause (i)(I) of
5	such subparagraph; and
6	"(iii) not more than \$15,000,000 of which
7	may be provided to Vietnam, Cambodia, and
8	Laos pursuant to clause (ii) of such subpara-
9	graph.''; and
10	(3) in subsection (b)(1), by adding at the end the
11	following: "In the case of drawdowns authorized by
12	subclauses (I) and (III) of subsection (a)(2)(A)(i), no-
13	tifications shall be provided to those committees at
14	least 15 days in advance in accordance with the pro-
15	cedures applicable to reprogramming notifications
16	under section 634A.".
17	(c) Notice to Congress of Exercise of Special
18	AUTHORITIES.—Section 652 of such Act (22 U.S.C. 2411)
19	is amended by striking "prior to the date" and inserting
20	"before".
21	SEC. 3122. STOCKPILES OF DEFENSE ARTICLES.
22	(a) Limitation on Value of Additions.—Section
23	514(b)(1) of the Foreign Assistance Act of 1961 (22 U.S.C.
24	2321h(b)(1)) is amended by inserting "or in the implemen-

tation of agreements with Israel" after "North Atlantic
 Treaty Organization".

3 (b) ADDITIONS IN FISCAL YEARS 1996 AND 1997.—
4 Section 514(b)(2) of such Act (22 U.S.C. 2321h(b)(2)) is
5 amended to read as follows:

6 ''(2)(A) The value of such additions to stockpiles of de7 fense articles in foreign countries shall not exceed
8 \$50,000,000 for each of the fiscal years 1996 and 1997.

9 "(B) Of the amount specified in subparagraph (A) for 10 each of the fiscal years 1996 and 1997, not more than 11 \$40,000,000 may be made available for stockpiles in the Re-12 public of Korea and not more than \$10,000,000 may be 13 made available for stockpiles in Thailand.".

(c) LOCATION OF STOCKPILES OF DEFENSE ARTI15 CLES.—Section 514(c) of such Act (22 U.S.C. 2321h(c)) is
16 amended to read as follows:

17 "(c) Location of Stockpiles of Defense Arti18 cles.—

19 "(1) LIMITATION.—Except as provided in para20 graph (2), no stockpile of defense articles may be lo21 cated outside the boundaries of a United States mili22 tary base or a military base used primarily by the
23 United States.

24 "(2) EXCEPTIONS.—Paragraph (1) shall not
25 apply with respect to stockpiles of defense articles lo-

1	cated in the Republic of Korea, Thailand, any coun-
2	try that is a member of the North Atlantic Treaty Or-
3	ganization, any country that is a major non-NATO
4	ally, or any other country the President may des-
5	ignate. At least 15 days before designating a country
6	pursuant to the last clause of the preceding sentence,
7	the President shall notify the congressional commit-
8	tees specified in section 634A(a) in accordance with
9	the procedures applicable to reprogramming notifica-
10	tions under that section.".

11 SEC. 3123. TRANSFER OF EXCESS DEFENSE ARTICLES.

(a) IN GENERAL.—Section 516 of the Foreign Assistance Act of 1961 (22 U.S.C. 2321j) is amended to read as
follows:

15 "SEC. 516. AUTHORITY TO TRANSFER EXCESS DEFENSE AR16 TICLES.

"(a) AUTHORIZATION.—The President is authorized to 17 transfer excess defense articles under this section to coun-18 tries for which receipt of such articles was justified pursu-19 ant to the annual congressional presentation documents for 20 military assistance programs, or for programs under chap-21 ter 8 of part I of this Act, submitted under section 634 of 22 this Act, or for which receipt of such articles was separately 23 24 justified, for the fiscal year in which the transfer is author-25 ized.

1	"(b) Limitations on Transfers.—The President
2	may transfer excess defense articles under this section only
3	if—
4	"(1) such articles are drawn from existing stocks
5	of the Department of Defense;
6	"(2) funds available to the Department of De-
7	fense for the procurement of defense equipment are not
8	expended in connection with the transfer;
9	"(3) the transfer of such articles will not have an
10	adverse impact on the military readiness of the Unit-
11	ed States;
12	"(4) with respect to a proposed transfer of such
13	articles on a grant basis, such a transfer is preferable
14	to a transfer on a sales basis, after taking into ac-
15	count the potential proceeds from, and likelihood of,
16	such sales, and the comparative foreign policy benefits
17	that may accrue to the United States as the result of
18	a transfer on either a grant or sales basis;
19	"(5) the President determines that the transfer of
20	such articles will not have an adverse impact on the
21	national technology and industrial base, and particu-
22	larly, will not reduce the opportunities of entities in
23	the national technology and industrial base to sell
24	new or used equipment to the countries to which such
25	articles are transferred; and

"(6) the transfer of such articles is consistent 1 2 with the policy framework for the Eastern Mediterranean established under section 620C of this Act. 3 "(c) TERMS OF TRANSFERS.— 4 "(1) No cost to recipient country.—Excess 5 defense articles may be transferred under this section 6 7 without cost to the recipient country. "(2) PRIORITY.—Notwithstanding any other pro-8 vision of law, the delivery of excess defense articles 9 under this section to member countries of the North 10 Atlantic Treaty Organization (NATO) on the south-11 ern and southeastern flank of NATO and to major 12 non-NATO allies on such southern and southeastern 13 14 flank shall be given priority to the maximum extent feasible over the delivery of such excess defense articles 15 to other countries. 16 17 "(d) Waiver of Requirement for Reimbursement OF DEPARTMENT OF DEFENSE EXPENSES.—Section 632(d) 18 shall not apply with respect to transfers of excess defense 19 articles (including transportation and related costs) under 20

21 this section.

22 "(e) TRANSPORTATION AND RELATED COSTS.—

23 "(1) IN GENERAL.—Except as provided in para24 graph (2), funds available to the Department of De25 fense may not be expended for crating, packing, han-

1	dling, and transportation of excess defense articles
2	transferred under the authority of this section.
3	"(2) Exception.—The President may provide
4	for the transportation of excess defense articles with-
5	out charge to a country for the costs of such transpor-
6	tation if—
7	"(A) it is determined that it is in the na-
8	tional interest of the United States to do so;
9	"(B) the recipient is a developing country
10	receiving less than \$10,000,000 of assistance
11	under chapter 5 of part II of this Act (relating
12	to international military education and train-
13	ing) or section 23 of the Arms Export Control
14	Act (22 U.S.C. 2763; relating to the Foreign
15	Military Financing program) in the fiscal year
16	in which the transportation is provided;
17	"(C) the total weight of the transfer does not
18	exceed 25,000 pounds; and
19	"(D) such transportation is accomplished
20	on a space available basis.
21	"(f) Advance Notification to Congress for
22	Transfer of Certain Excess Defense Articles.—
23	"(1) IN GENERAL.—The President may not
24	transfer excess defense articles that are significant
25	military equipment (as defined in section 47(9) of the

1	Arms Export Control Act) or excess defense articles
2	valued (in terms of original acquisition cost) at
3	\$7,000,000 or more, under this section or under the
4	Arms Export Control Act (22 U.S.C. 2751 et seq.)
5	until 15 days after the date on which the President
6	has provided notice of the proposed transfer to the
7	congressional committees specified in section 634A(a)
8	in accordance with procedures applicable to
9	reprogramming notifications under that section.
10	"(2) CONTENTS.—Such notification shall in-
11	clude—
12	"(A) a statement outlining the purposes for
13	which the article is being provided to the coun-
14	try, including whether such article has been pre-
15	viously provided to such country;
16	''(B) an assessment of the impact of the
17	transfer on the military readiness of the United
18	States;
19	"(C) an assessment of the impact of the
20	transfer on the national technology and indus-
21	trial base, and particularly, the impact on op-
22	portunities of entities in the national technology
23	and industrial base to sell new or used equip-
24	ment to the countries to which such articles are
25	to be transferred; and

"(D) a statement describing the current
 value of such article and the value of such article
 at acquisition.

4 "(g) AGGREGATE ANNUAL LIMITATION.—The aggre5 gate value of excess defense articles transferred to countries
6 under this section in any fiscal year may not exceed
7 \$350,000,000.

8 "(h) Congressional Presentation Documents.— Documents described in subsection (a) justifying the trans-9 fer of excess defense articles shall include an explanation 10 of the general purposes of providing excess defense articles 11 as well as a table which provides an aggregate annual total 12 of transfers of excess defense articles in the preceding year 13 by country in terms of offers and actual deliveries and in 14 terms of acquisition cost and current value. Such table shall 15 indicate whether such excess defense articles were provided 16 on a grant or sale basis. 17

''(i) EXCESS COAST GUARD PROPERTY.—For purposes
of this section, the term 'excess defense articles' shall be
deemed to include excess property of the Coast Guard, and
the term 'Department of Defense' shall be deemed, with respect to such excess property, to include the Coast Guard.''.
(b) CONFORMING AMENDMENTS.—

24 (1) ARMS EXPORT CONTROL ACT.—Section 21(k)
25 of the Arms Export Control Act (22 U.S.C. 2761(k))

1	is amended by striking ''the President shall'' and all
2	that follows and inserting the following: ''the Presi-
3	dent shall determine that the sale of such articles will
4	not have an adverse impact on the national tech-
5	nology and industrial base, and particularly, will not
6	reduce the opportunities of entities in the national
7	technology and industrial base to sell new or used
8	equipment to the countries to which such articles are
9	transferred.".
10	(2) REPEALS.—The following provisions of law
11	are hereby repealed:
12	(A) Section 502A of the Foreign Assistance
13	Act of 1961 (22 U.S.C. 2303).
14	(B) Sections 517 through 520 of the Foreign
15	Assistance Act of 1961 (22 U.S.C. 2321k through
16	2321n).
17	(C) Section 31(d) of the Arms Export Con-
18	trol Act (22 U.S.C. 2771(d)).
19	SEC. 3124. NONLETHAL EXCESS DEFENSE ARTICLES FOR
20	ALBANIA.
21	Notwithstanding section 516(e) of the Foreign Assist-
22	ance Act of 1961, during each of the fiscal years 1996 and
23	1997, funds available to the Department of Defense may
24	be expended for crating, packing, handling, and transpor-

tation of nonlethal excess defense articles transferred under
 the authority of section 516 of such Act to Albania.

3 CHAPTER 2—INTERNATIONAL MILITARY 4 EDUCATION AND TRAINING

5 SEC. 3141. AUTHORIZATION OF APPROPRIATIONS.

There are authorized to be appropriated \$39,781,000
for each of the fiscal years 1996 and 1997 to carry out chapter 5 of part II of the Foreign Assistance Act of 1961 (22
U.S.C. 2347 et seq.).

10 SEC. 3142. ASSISTANCE FOR INDONESIA.

Funds made available for fiscal years 1996 and 1997 to carry out chapter 5 of part II of the Foreign Assistance Act of 1961 (22 U.S.C. 2347 et seq.) may be obligated for Indonesia only for expanded military and education training that meets the requirements of clauses (i) through (iv) of the second sentence of section 541 of such Act (22 U.S.C. 2347).

18 SEC. 3143. ADDITIONAL REQUIREMENTS.

(a) GENERAL AUTHORITY.—Section 541 of the Foreign
Assistance Act of 1961 (22 U.S.C. 2347) is amended in the
second sentence in the matter preceding clause (i) by inserting "and individuals who are not members of the government" after "legislators".

24 (b) TEST PILOT EXCHANGE TRAINING.—Section 544
25 of such Act (22 U.S.C. 2347c) is amended—

(1) by striking "In carrying out this chapter"
 and inserting "(a) In carrying out this chapter"; and
 (2) by adding at the end the following new sub section:

"(b) The President may provide for the attendance of 5 foreign military and civilian defense personnel at test pilot 6 flight schools in the United States without charge, and with-7 out charge to funds available to carry out this chapter (not-8 withstanding section 632(d) of this Act), if such attendance 9 is pursuant to an agreement providing for the exchange of 10 students on a one-for-one basis each fiscal year between 11 those United States test pilot flight schools and comparable 12 flight test pilot schools of foreign countries.". 13

(c) ASSISTANCE FOR CERTAIN FOREIGN COUNTRIES.—
Chapter 5 of part II of such Act (22 U.S.C. 2347 et seq.)
is amended by adding at the end the following new section:
"SEC. 546. ASSISTANCE FOR CERTAIN FOREIGN COUNTRIES."

18 "Of the amounts made available for a fiscal year for assistance under this chapter, not more than \$300,000 for 19 such fiscal year may be made available for assistance on 20 a grant basis for any high-income foreign country for mili-21 22 tary education and training of military and related civilian personnel of such country if such country agrees to pro-23 vide for the transportation and living allowances of such 24 military and related civilian personnel.". 25

1CHAPTER 3—ANTITERRORISM2ASSISTANCE

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3 SEC. 3151. AUTHORIZATION OF APPROPRIATIONS.

(a) IN GENERAL.—There are authorized to be appropriated \$20,000,000 for fiscal year 1996 and \$25,000,000
for fiscal year 1997 to carry out chapter 8 of part II of
the Foreign Assistance Act of 1961 (22 U.S.C. 2349aa et
seq.).

9 (b) AVAILABILITY OF AMOUNTS.—Amounts authorized 10 to be appropriated under subsection (a) are authorized to 11 remain available until expended.

12 SEC. 3152. ANTITERRORISM TRAINING ASSISTANCE.

(a) IN GENERAL.—Section 571 of the Foreign Assistance Act of 1961 (22 U.S.C. 2349aa) is amended by striking
"Subject to the provisions of this chapter" and inserting
"Notwithstanding any other provision of law that restricts
assistance to foreign countries (other than sections 502B
and 620A of this Act)".

19 (b) LIMITATIONS.—Section 573 of such Act (22 U.S.C.
20 2349aa–2) is amended—

21 (1) in the heading, by striking "SPECIFIC AU22 THORITIES AND";

23 (2) by striking subsection (a);

24 (3) by redesignating subsections (b) through (f)
25 as subsections (a) through (e), respectively; and

1	(4) in subsection (c) (as redesignated)—
2	(A) by striking paragraphs (1) and (2);
3	(B) by redesignating paragraphs (3)
4	through (5) as paragraphs (1) through (3), re-
5	spectively; and
6	(C) by amending paragraph (2) (as redesig-
7	nated) to read as follows:
8	''(2)(A) Except as provided in subparagraph (B),
9	funds made available to carry out this chapter shall not
10	be made available for the procurement of weapons and am-
11	munition.
12	"(B) Subparagraph (A) shall not apply to small arms
13	and ammunition in categories I and III of the United
14	States Munitions List that are integrally and directly relat-
15	ed to antiterrorism training provided under this chapter
16	if, at least 15 days before obligating those funds, the Presi-
17	dent notifies the appropriate congressional committees spec-
18	ified in section 634A of this Act in accordance with the
19	procedures applicable to reprogramming notifications
20	under such section.
21	"(C) The value (in terms of original acquisition cost)

''(C) The value (in terms of original acquisition cost)
of all equipment and commodities provided under this
chapter in any fiscal year may not exceed 25 percent of
the funds made available to carry out this chapter for that
fiscal year.''.

(c) ANNUAL REPORT.—Section 574 of such Act (22
 U.S.C. 2349aa–3) is hereby repealed.

3 (d) TECHNICAL CORRECTIONS.—Section 575 (22
4 U.S.C. 2349aa–4) and section 576 (22 U.S.C. 2349aa–5)
5 of such Act are redesignated as sections 574 and 575, respec6 tively.

7 SEC. 3153. RESEARCH AND DEVELOPMENT EXPENSES.

Funds made available for fiscal years 1996 and 1997 8 to carry out chapter 8 of part II of the Foreign Assistance 9 Act of 1961 (22 U.S.C. 2349aa et seq.; relating to 10 antiterrorism assistance) may be made available to the 11 Technical Support Working Group of the Department of 12 State for research and development expenses related to con-13 traband detection technologies or for field demonstrations 14 15 of such technologies (whether such field demonstrations take 16 place in the United States or outside the United States).

17 CHAPTER 4—NARCOTICS CONTROL

18

ASSISTANCE

19 SEC. 3161. AUTHORIZATION OF APPROPRIATIONS.

(a) IN GENERAL.—There are authorized to be appropriated \$213,000,000 for each of the fiscal years 1996 and
1997 to carry out chapter 8 of part I of the Foreign Assistance Act of 1961 (22 U.S.C. 2291 et seq.).

1	(b) Availability of Amounts.—Amounts authorized
2	to be appropriated under subsection (a) are authorized to
3	remain available until expended.
4	SEC. 3162. ADDITIONAL REQUIREMENTS.
5	(a) Policy and General Authorities.—Section
6	481(a) of the Foreign Assistance Act (22 U.S.C. 2291(a))
7	is amended—
8	(1) in paragraph (1)—
9	(A) by redesignating subparagraphs (D)
10	through (F) as subparagraphs (E) through (G),
11	respectively; and
12	(B) by inserting after subparagraph (C) the
13	following new subparagraph:
14	"(D) International criminal activities, particu-
15	larly international narcotics trafficking, money laun-
16	dering, and corruption, endanger political and eco-
17	nomic stability and democratic development, and as-
18	sistance for the prevention and suppression of inter-
19	national criminal activities should be a priority for
20	the United States."; and
21	(2) in paragraph (4), by adding before the pe-
22	riod at the end the following: '', or for other related
23	anticrime purposes".
	1 1
24	(b) Contributions and Reimbursement.—Section

1(1) by striking "CONTRIBUTION BY RECIPIENT2COUNTRY.—To" and inserting "CONTRIBUTIONS AND3REIMBURSEMENT.—(1) To"; and

4 (2) by adding at the end the following new para-5 graphs:

6 "(2)(A) The President is authorized to accept contribu-7 tions from other foreign governments to carry out the pur-8 poses of this chapter. Such contributions shall be deposited 9 as an offsetting collection to the applicable appropriation 10 account and may be used under the same terms and condi-11 tions as funds appropriated pursuant to this chapter.

''(B) At the time of submission of the annual congressional presentation documents required by section 634(a),
the President shall provide a detailed report on any contributions received in the preceding fiscal year, the amount
of such contributions, and the purposes for which such contributions were used.

18 "(3) The President is authorized to provide assistance 19 under this chapter on a reimbursable basis. Such reimburse-20 ments shall be deposited as an offsetting collection to the 21 applicable appropriation and may be used under the same 22 terms and conditions as funds appropriated pursuant to 23 this chapter.".

24 (c) IMPLEMENTATION OF LAW ENFORCEMENT ASSIST25 ANCE.—Section 482 of such Act (22 U.S.C. 2291a) is

1 amended by adding at the end the following new sub-2 sections:

3 "(f) TREATMENT OF FUNDS.—Funds transferred to 4 and consolidated with funds appropriated pursuant to this 5 chapter may be made available on such terms and condi-6 tions as are applicable to funds appropriated pursuant to 7 this chapter. Funds so transferred or consolidated shall be 8 apportioned directly to the bureau within the Department 9 of State responsible for administering this chapter.

"(g) Excess Property.—For purposes of this chap-10 ter, the Secretary of State may use the authority of section 11 608, without regard to the restrictions of such section, to 12 receive nonlethal excess property from any agency of the 13 United States Government for the purpose of providing such 14 15 property to a foreign government under the same terms and conditions as funds authorized to be appropriated for the 16 purposes of this chapter.". 17

18 (d) REPORTING REQUIREMENTS.—(1) Section 489 of
19 such Act (22 U.S.C. 2291h) is amended—

20 (A) in the section heading, by striking "FOR
21 FISCAL YEAR 1995";

(B) by striking "(a) INTERNATIONAL NARCOTICS
CONTROL STRATEGY REPORT.—"; and

24 (C) by striking subsections (b) and (c).

(2) Section 489A of such Act (22 U.S.C. 2291i) is here by repealed.

3 (e) CERTIFICATION REQUIREMENTS.—(1) Section 490
4 of such Act (22 U.S.C. 2291j) is amended—

5 (A) in the section heading by striking "FOR
6 FISCAL YEAR 1995"; and

(B) by striking subsection (i).

7

8 (2) Section 490A of such Act (22 U.S.C. 2291k) is here9 by repealed.

10 SEC. 3163. NOTIFICATION REQUIREMENT.

(a) IN GENERAL.—The authority of section 1003(d) of 11 the National Narcotics Control Leadership Act of 1988 (21 12 U.S.C. 1502(d)) may be exercised with respect to funds au-13 thorized to be appropriated pursuant to the Foreign Assist-14 ance Act of 1961 (22 U.S.C. 2151 et seq.) and with respect 15 to the personnel of the Department of State only to the ex-16 tent that the appropriate congressional committees have 17 been notified 15 days in advance in accordance with the 18 reprogramming procedures applicable under section 634A 19 of that Act (22 U.S.C. 2394). 20

(b) DEFINITION.—For purposes of this section, the
term "appropriate congressional committees" means the
Committee on International Relations and the Committee
on Appropriations of the House of Representatives and the

Committee on Foreign Relations and the Committee on Ap propriations of the Senate.

3 SEC. 3164. WAIVER OF RESTRICTIONS FOR NARCOTICS-RE-4 LATED ECONOMIC ASSISTANCE.

5 For each of the fiscal years 1996 and 1997, narcoticsrelated assistance under part I of the Foreign Assistance 6 Act of 1961 (22 U.S.C. 2151 et seq.) may be provided not-7 withstanding any other provision of law that restricts as-8 sistance to foreign countries (other than section 490(e) or 9 section 502B of that Act (22 U.S.C. 2291j(e) and 2304)) 10 if, at least 15 days before obligating funds for such assist-11 ance, the President notifies the appropriate congressional 12 committees (as defined in section 481(e) of that Act (22 13 U.S.C. 2291(e))) in accordance with the procedures applica-14 15 ble to reprogramming notifications under section 634A of that Act (22 U.S.C. 2394). 16

17 CHAPTER 5—NONPROLIFERATION AND 18 DISARMAMENT FUND

19 SEC. 3171. NONPROLIFERATION AND DISARMAMENT FUND.

(a) IN GENERAL.—There are authorized to be appropriated \$25,000,000 for each of the fiscal years 1996 and
1997 to carry out bilateral and multilateral nonproliferation and disarmament activities for the independent states
of the former Soviet Union, countries other than the independent states of the former Soviet Union, and inter-

national organizations under section 504 of the Freedom
 for Russia and Emerging Eurasian Democracies and Open
 Markets Support Act of 1992 (22 U.S.C. 5854).

4 (b) SUPERSEDES OTHER LAWS.—Funds made avail5 able for fiscal years 1996 and 1997 under the authority of
6 section 504 of the Freedom for Russia and Emerging Eur7 asian Democracies and Open Markets Support Act of 1992
8 (22 U.S.C. 5854) may be used notwithstanding any other
9 provision of law.

(c) AVAILABILITY OF AMOUNTS.—Amounts authorized
to be appropriated under subsection (a) are authorized to
remain available until expended.

13 CHAPTER 6—OTHER PROVISIONS

14 SEC. 3181. STANDARDIZATION OF CONGRESSIONAL REVIEW

15

PROCEDURES FOR ARMS TRANSFERS.

16 (a) THIRD COUNTRY TRANSFERS UNDER FMS
17 SALES.—Section 3(d)(2) of the Arms Export Control Act
18 (22 U.S.C. 2753(d)(2)) is amended—

(1) in subparagraph (A), by striking ", as provided for in sections 36(b)(2) and 36(b)(3) of this
Act";

(2) in subparagraph (B), by striking "law" and
inserting "joint resolution"; and

24 *(3) by adding at the end the following:*

"(C) If the President states in his certification under 1 subparagraph (A) or (B) that an emergency exists which 2 requires that consent to the proposed transfer become effec-3 tive immediately in the national security interests of the 4 United States, thus waiving the requirements of that sub-5 paragraph, the President shall set forth in the certification 6 a detailed justification for his determination, including a 7 description of the emergency circumstances which neces-8 sitate immediate consent to the transfer and a discussion 9 of the national security interests involved. 10

"(D)(i) Any joint resolution under this paragraph
shall be considered in the Senate in accordance with the
provisions of section 601(b) of the International Security
Assistance and Arms Export Control Act of 1976.

15 "(ii) For the purpose of expediting the consideration
16 and enactment of joint resolutions under this paragraph,
17 a motion to proceed to the consideration of any such joint
18 resolution after it has been reported by the appropriate
19 committee shall be treated as highly privileged in the House
20 of Representatives.".

(b) THIRD COUNTRY TRANSFERS UNDER COMMERCIAL
SALES.—Section 3(d)(3) of such Act (22 U.S.C. 2753(d)(3))
is amended—

24 (1) by inserting "(A)" after "(3)";

25 *(2) in the first sentence—*

3 (B) by striking "report" and inserting "cer4 tification"; and

5 (3) by striking the last sentence and inserting
6 the following: "Such certification shall be submitted—
7 "(i) at least 15 calendar days before such consent
8 is given in the case of a transfer to a country which
9 is a member of the North Atlantic Treaty Organiza10 tion or Australia, Japan, or New Zealand; and

"(ii) at least 30 calendar days before such consent is given in the case of a transfer to any other
country,

unless the President states in his certification that an emer-14 gency exists which requires that consent to the proposed 15 transfer become effective immediately in the national secu-16 rity interests of the United States. If the President states 17 in his certification that such an emergency exists (thus 18 waiving the requirements of clause (i) or (ii), as the case 19 may be, and of subparagraph (B)) the President shall set 20 forth in the certification a detailed justification for his de-21 22 termination, including a description of the emergency circumstances which necessitate that consent to the proposed 23 transfer become effective immediately and a discussion of 24 the national security interests involved. 25

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"(B) Consent to a transfer subject to subparagraph (A)
 shall become effective after the end of the 15-day or 30-day
 period specified in subparagraph (A)(i) or (ii), as the case
 may be, only if the Congress does not enact, within that
 period, a joint resolution prohibiting the proposed transfer.

6 "(C)(i) Any joint resolution under this paragraph
7 shall be considered in the Senate in accordance with the
8 provisions of section 601(b) of the International Security
9 Assistance and Arms Export Control Act of 1976.

10 "(ii) For the purpose of expediting the consideration 11 and enactment of joint resolutions under this paragraph, 12 a motion to proceed to the consideration of any such joint 13 resolution after it has been reported by the appropriate 14 committee shall be treated as highly privileged in the House 15 of Representatives.".

(c) COMMERCIAL SALES.—Section 36(c)(2) of such Act
(22 U.S.C. 2753(c)(2)) is amended by amending subparagraphs (A) and (B) to read as follows:

"(A) in the case of a license for an export to the
North Atlantic Treaty Organization, any member
country of that Organization or Australia, Japan, or
New Zealand, shall not be issued until at least 15 calendar days after the Congress receives such certification, and shall not be issued then if the Congress,

1	within that 15-day period, enacts a joint resolution
2	prohibiting the proposed export; and
3	"(B) in the case of any other license, shall not
4	be issued until at least 30 calendar days after the
5	Congress receives such certification, and shall not be
6	issued then if the Congress, within that 30-day pe-
7	riod, enacts a joint resolution prohibiting the pro-
8	posed export.".
9	(d) Commercial Manufacturing Agreements.—
10	Section 36(d) of such Act (22 U.S.C. 2753(d)) is amended—
11	(1) by inserting ''(1)'' after ''(d)'';
12	(2) by striking "for or in a country not a mem-
13	ber of the North Atlantic Treaty Organization''; and
14	(3) by adding at the end the following:
15	"(2) A certification under this subsection shall be sub-
16	mitted—
17	"(A) at least 15 days before approval is given in
18	the case of an agreement for or in a country which
19	is a member of the North Atlantic Treaty Organiza-
20	tion or Australia, Japan, or New Zealand; and
21	"(B) at least 30 days before approval is given in
22	the case of an agreement for or in any other country;
23	unless the President states in his certification that an emer-
24	gency exists which requires the immediate approval of the

agreement in the national security interests of the United
 States.

3 "(3) If the President states in his certification that an 4 emergency exists which requires the immediate approval of the agreement in the national security interests of the Unit-5 ed States, thus waiving the requirements of paragraph (4), 6 7 he shall set forth in the certification a detailed justification for his determination, including a description of the emer-8 gency circumstances which necessitate the immediate ap-9 proval of the agreement and a discussion of the national 10 security interests involved. 11

''(4) Approval for an agreement subject to paragraph
(1) may not be given under section 38 if the Congress, within the 15-day or 30-day period specified in paragraph
(2)(A) or (B), as the case may be, enacts a joint resolution
prohibiting such approval.

17 "(5)(A) Any joint resolution under paragraph (4) shall
18 be considered in the Senate in accordance with the provi19 sions of section 601(b) of the International Security Assist20 ance and Arms Export Control Act of 1976.

''(B) For the purpose of expediting the consideration
and enactment of joint resolutions under paragraph (4), a
motion to proceed to the consideration of any such joint
resolution after it has been reported by the appropriate

committee shall be treated as highly privileged in the House 1 of Representatives.". 2 (e) GOVERNMENT-TO-GOVERNMENT LEASES.— 3 (1) Congressional review period.—Section 4 62 of such Act (22 U.S.C. 2796a) is amended— 5 (A) in subsection (a), by striking "Not less 6 than 30 days before" and inserting "Before"; 7 (B) in subsection (b)— 8 (i) by striking "determines, and imme-9 diately reports to the Congress" and insert-10 ing "states in his certification"; and 11 (ii) by adding at the end of the sub-12 section the following: "If the President 13 states in his certification that such an emer-14 gency exists, he shall set forth in the certifi-15 cation a detailed justification for his deter-16 17 mination, including a description of the 18 emergency circumstances which necessitate 19 that the lease be entered into immediately and a discussion of the national security in-20 terests involved.": and 21 (C) by adding at the end of the section the 22 following: 23 "(c) The certification required by subsection (a) shall 24 be transmitted— 25

1	"(1) not less than 15 calendar days before the
2	agreement is entered into or renewed in the case of an
3	agreement with the North Atlantic Treaty Organiza-
4	tion, any member country of that Organization or
5	Australia, Japan, or New Zealand; and
6	"(2) not less than 30 calendar days before the
7	agreement is entered into or renewed in the case of an
8	agreement with any other organization or country.".
9	(2) Congressional disapproval.—Section
10	63(a) of such Act (22 U.S.C. 2796b(a)) is amended—
11	(A) by striking ''(a)(1)'' and inserting
12	" <i>(a)</i> ";
13	(B) by striking out the ''30 calendar days
14	after receiving the certification with respect to
14 15	after receiving the certification with respect to that proposed agreement pursuant to section
15	that proposed agreement pursuant to section
15 16	that proposed agreement pursuant to section 62(a)," and inserting in lieu thereof "the 15-day
15 16 17	that proposed agreement pursuant to section 62(a)," and inserting in lieu thereof "the 15-day or 30-day period specified in section 62(c) (1) or
15 16 17 18	that proposed agreement pursuant to section 62(a)," and inserting in lieu thereof "the 15-day or 30-day period specified in section 62(c) (1) or (2), as the case may be,"; and
15 16 17 18 19	that proposed agreement pursuant to section 62(a)," and inserting in lieu thereof "the 15-day or 30-day period specified in section 62(c) (1) or (2), as the case may be,"; and (C) by striking paragraph (2).

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3 Section 3 of the Arms Export Control Act (22 U.S.C.
4 2753) is amended by inserting after subsection (a) the fol5 lowing new subsection:

6 "(b) The consent of the President under paragraph (2) 7 of subsection (a) or under paragraph (1) of section 505(a) 8 of the Foreign Assistance Act of 1961 (as it relates to sub-9 paragraph (B) of such paragraph) shall not be required for 10 the transfer by a foreign country or international organiza-11 tion of defense articles sold by the United States under this 12 Act if—

13	"(1) such articles constitute components incor-
14	porated into foreign defense articles;

15 "(2) the recipient is the government of a member
16 country of the North Atlantic Treaty Organization,
17 the Government of Australia, the Government of
18 Japan, or the Government of New Zealand;

19 "(3) the United States-origin components are
20 not—

21 "(A) significant military equipment (as de22 fined in section 47(9));

23 ''(B) defense articles for which notification
24 to Congress is required under section 36(b); and
25 ''(C) identified by regulation as Missile
26 Technology Control Regime items; and

"(4) the foreign country or international organi-1 zation provides notification of the transfer of the de-2 fense articles to the United States Government not 3 later than 30 days after the date of such transfer.". 4 5 SEC. 3183. INCREASED STANDARDIZATION. RATIONALIZA-6 TION, AND INTEROPERABILITY OF ASSIST-7 ANCE AND SALES PROGRAMS. 8 Paragraph (6) of section 515(a) of the Foreign Assistance Act of 1961 (22 U.S.C. 2321i(a)(6)) is amended by 9 striking "among members of the North Atlantic Treaty Or-10 ganization and with the Armed Forces of Japan, Australia, 11 and New Zealand". 12 13 SEC. 3184. REPEAL OF PRICE AND AVAILABILITY REPORT-14 ING REQUIREMENT RELATING TO PROPOSED 15 SALE OF DEFENSE ARTICLES AND SERVICES. (a) IN GENERAL.—Section 28 of the Arms Export Con-16 trol Act (22 U.S.C. 2768) is hereby repealed. 17 18 (b) CONFORMING AMENDMENT.—Section 36(b) of such Act (22 U.S.C. 2776(b)) is amended by striking paragraph 19 20 (4) of such section.

21SEC. 3185. DEFINITION OF SIGNIFICANT MILITARY EQUIP-22MENT.

23 Section 47 of the Arms Export Control Act (22 U.S.C.
24 2794) is amended—

1	(1) in paragraph (7), by striking ''and'' at the
2	end;
3	(2) in paragraph (8), by striking the period at
4	the end and inserting '; and''; and
5	(3) by adding at the end the following new para-
6	graph:
7	''(9) 'significant military equipment' means articles—
8	"(A) for which special export controls are war-
9	ranted because of the capacity of such articles for sub-
10	stantial military utility or capability; and
11	"(B) identified on the United States Munitions
12	List.".
13	SEC. 3186. REQUIREMENTS RELATING TO THE SPECIAL DE-
13 14	SEC. 3186. REQUIREMENTS RELATING TO THE SPECIAL DE- FENSE ACQUISITION FUND.
14	FENSE ACQUISITION FUND.
14 15	FENSE ACQUISITION FUND. (a) Elimination of Annual Report.—
14 15 16	FENSE ACQUISITION FUND. (a) Elimination of Annual Report.— (1) In general.—Section 53 of the Arms Ex-
14 15 16 17	FENSE ACQUISITION FUND. (a) Elimination of Annual Report.— (1) In general.—Section 53 of the Arms Ex- port Control Act (22 U.S.C. 2795b) is hereby re-
14 15 16 17 18	FENSE ACQUISITION FUND. (a) ELIMINATION OF ANNUAL REPORT.— (1) IN GENERAL.—Section 53 of the Arms Ex- port Control Act (22 U.S.C. 2795b) is hereby re- pealed.
14 15 16 17 18 19	FENSE ACQUISITION FUND. (a) ELIMINATION OF ANNUAL REPORT.— (1) IN GENERAL.—Section 53 of the Arms Ex- port Control Act (22 U.S.C. 2795b) is hereby re- pealed. (2) CONFORMING AMENDMENT.—Section 51(a)(4)
 14 15 16 17 18 19 20 	FENSE ACQUISITION FUND. (a) ELIMINATION OF ANNUAL REPORT.— (1) IN GENERAL.—Section 53 of the Arms Ex- port Control Act (22 U.S.C. 2795b) is hereby re- pealed. (2) CONFORMING AMENDMENT.—Section 51(a)(4) of such Act (22 U.S.C. 2795(a)(4)) is amended—
 14 15 16 17 18 19 20 21 	FENSE ACQUISITION FUND. (a) ELIMINATION OF ANNUAL REPORT.— (1) IN GENERAL.—Section 53 of the Arms Ex- port Control Act (22 U.S.C. 2795b) is hereby re- pealed. (2) CONFORMING AMENDMENT.—Section 51(a)(4) of such Act (22 U.S.C. 2795(a)(4)) is amended— (A) by striking "(a)"; and
 14 15 16 17 18 19 20 21 22 	FENSE ACQUISITION FUND. (a) ELIMINATION OF ANNUAL REPORT.— (1) IN GENERAL.—Section 53 of the Arms Ex- port Control Act (22 U.S.C. 2795b) is hereby re- pealed. (2) CONFORMING AMENDMENT.—Section 51(a)(4) of such Act (22 U.S.C. 2795(a)(4)) is amended— (A) by striking "(a)"; and (B) by striking subparagraph (B).

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3 port Control Act in addition to the amount of such collec4 tions to be returned for such fiscal year as indicated in the
5 President's budget of the United States Government for fis6 cal year 1996.

7 SEC. 3187. COST OF LEASED DEFENSE ARTICLES THAT 8 HAVE BEEN LOST OR DESTROYED.

9 Section 61(a)(4) of the Arms Export Control Act (22 10 U.S.C. 2796(a)(4)) is amended by striking "and the re-11 placement cost" and all that follows and inserting the fol-12 lowing: "and, if the articles are lost or destroyed while 13 leased—

''(A) in the event the United States intends
to replace the articles lost or destroyed, the replacement cost (less any depreciation in the
value) of the articles; or

18 "(B) in the event the United States does not
19 intend to replace the articles lost or destroyed,
20 an amount not less than the actual value (less
21 any depreciation in the value) specified in the
22 lease agreement.".

23 SEC. 3188. DESIGNATION OF MAJOR NON-NATO ALLIES.

24 (a) DESIGNATION.—

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1	(1) NOTICE TO CONGRESS.—Chapter 2 of part II
2	of the Foreign Assistance Act of 1961 (22 U.S.C. 2311
3	et seq.), as amended by this Act, is further amended
4	by adding at the end the following new section:
5	"SEC. 517. DESIGNATION OF MAJOR NON-NATO ALLIES.
6	"(a) Notice to Congress.—The President shall no-
7	tify the Congress in writing at least 30 days before—
8	"(1) designating a country as a major non-
9	NATO ally for purposes of this Act and the Arms Ex-
10	port Control Act (22 U.S.C. 2751 et seq.); or
11	"(2) terminating such a designation.
12	''(b) Initial Designations.—Australia, Egypt, Is-
13	rael, Japan, the Republic of Korea, and New Zealand shall
14	be deemed to have been so designated by the President as
15	of the effective date of this section, and the President is not
16	required to notify the Congress of such designation of those
17	countries.".
18	(2) Definition.—Section 644 of such Act (22
19	U.S.C. 2403) is amended by adding at the end the fol-
20	lowing:
21	''(q) 'Major non-NATO ally' means a country which
22	is designated in accordance with section 517 as a major
23	non-NATO ally for purposes of this Act and the Arms Ex-

24 port Control Act (22 U.S.C. 2751 et seq.).".

1	(3) Existing definitions.—(A) The last sen-
2	tence of section 21(g) of the Arms Export Control Act
3	(22 U.S.C. 2761(g)) is repealed.
4	(B) Section 65(d) of such Act is amended—
5	(i) by striking "or major non-NATO"; and
6	(ii) by striking out "or a" and all that fol-
7	lows through "Code".
8	(b) Cooperative Training Agreements.—Section
9	21(g) of the Arms Export Control Act (22 U.S.C. 2761(g))
10	is amended in the first sentence by striking ''similar agree-
11	ments" and all that follows through "other countries" and
12	inserting ''similar agreements with countries''.
13	SEC. 3189. CERTIFICATION THRESHOLDS.
14	(a) Increase in Dollar Thresholds.—The Arms
15	Export Control Act (22 U.S.C. 2751 et seq.) is amended—
16	(1) in section 3(d) (22 U.S.C. 2753(d))—
17	(A) in paragraphs (1) and (3), by striking
18	"\$14,000,000" each place it appears and insert-
19	ing ''\$25,000,000''; and
20	(B) in paragraphs (1) and (3), by striking
21	"\$50,000,000" each place it appears and insert-
22	ing ''\$75,000,000'';
23	(2) in section 36 (22 U.S.C. 2776)—

1	(A) in subsections (b)(1), (b)(5)(C), and
2	(c)(1), by striking ''\$14,000,000'' each place it
3	appears and inserting ''\$25,000,000'';
4	(B) in subsections (b)(1), (b)(5)(C), and
5	(c)(1), by striking ''\$50,000,000'' each place it
6	appears and inserting ''\$75,000,000''; and
7	(C) in subsections $(b)(1)$ and $(b)(5)(C)$, by
8	striking ''\$200,000,000'' each place it appears
9	and inserting ''\$300,000,000''; and
10	(3) in section 63(a) (22 U.S.C. 2796b(a))—
11	(A) by striking ''\$14,000,000'' and inserting
12	''\$25,000,000''; and
13	(B) by striking ''\$50,000,000'' and inserting
14	<i>``\$75,000,000``.</i>
15	(b) EFFECTIVE DATE.—The amendments made by sub-
16	section (a) apply with respect to certifications submitted
17	on or after the date of the enactment of this Act.
18	SEC. 3190. COMPETITIVE PRICING FOR SALES OF DEFENSE
19	ARTICLES AND SERVICES.
20	(a) Costing Basis.—Section 22 of the Arms Export
21	Control Act (22 U.S.C. 2762) is amended by adding at the
22	end the following:
23	"(d) Competitive Pricing.—Procurement contracts
24	made in implementation of sales under this section for de-
25	fense articles and defense services wholly paid from funds
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made available on a nonrepayable basis shall be priced on
 the same costing basis with regard to profit, overhead, inde pendent research and development, bid and proposal, and
 other costing elements, as is applicable to procurements of
 like items purchased by the Department of Defense for its
 own use.".

7 (b) EFFECTIVE DATE AND IMPLEMENTING REGULA8 TIONS.—Section 22(d) of the Arms Export Control Act, as
9 added by subsection (a)—

(1) shall take effect on the 60th day following the
date of the enactment of this Act;

12 (2) shall be applicable only to contracts made in
13 implementation of sales made after such effective date;
14 and

(3) shall be implemented by revised procurement
regulations, which shall be issued prior to such effective date.

18 SEC. 3191. DEPLETED URANIUM AMMUNITION.

19 Chapter 1 of part III of the Foreign Assistance Act
20 of 1961 (22 U.S.C. 2370 et seq.), as amended by this Act,
21 is further amended by adding at the end the following new
22 section:

23 "SEC. 620H. DEPLETED URANIUM AMMUNITION.

24 "(a) PROHIBITION.—Except as provided in subsection
25 (b), none of the funds made available to carry out this Act

or any other Act may be made available to facilitate in
 any way the sale of M-833 antitank shells or any com parable antitank shells containing a depleted uranium pen etrating component to any country other than—

5 "(1) a country that is a member of the North At6 lantic Treaty Organization;

7 "(2) a country that has been designated as a
8 major non-NATO ally (as defined in section 644(q));
9 or

10 *"(3) Taiwan.*

11 "(b) EXCEPTION.—The prohibition contained in sub-12 section (a) shall not apply with respect to the use of funds 13 to facilitate the sale of antitank shells to a country if the 14 President determines that to do so is in the national secu-15 rity interest of the United States.".

16 SEC. 3192. END-USE MONITORING OF DEFENSE ARTICLES

17 AND DEFENSE SERVICES.

18 (a) IN GENERAL.—The Arms Export Control Act (22
19 U.S.C.2751 et seq.) is amended by inserting after chapter
20 3 the following new chapter:

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1	"(i) the recipient is complying with the
2	requirements imposed by the United States
3	Government with respect to use, transfers,
4	and security of defense articles and defense
5	services; and
6	"(ii) such articles and services are
7	being used for the purposes for which they
8	are provided.
9	"(b) Conduct of Program.—In carrying out the
10	program established under subsection (a), the Secretary
11	shall ensure that the program—
12	"(1) provides for the end-use verification of de-
13	fense articles and defense services that incorporate
14	sensitive technology, defense articles and defense serv-
15	ices that are particularly vulnerable to diversion or
16	other misuse, or defense articles or defense services
17	whose diversion or other misuse could have significant
18	consequences; and
19	"(2) prevents the diversion (through reverse engi-
20	neering or other means) of technology incorporated in
21	defense articles.
22	"(c) Monitoring Responsibilities.—
23	"(1) IN GENERAL.—Pursuant to subsection (a),
24	sections 3 and 38 of this Act, and sections 505, 622,
25	and 623 of the Foreign Assistance Act of 1961, the

Secretary of State, in consultation with the Secretary
 of Defense and officials of appropriate other Federal
 agencies, shall provide for the monitoring of defense
 articles and defense services described in subsection
 (a).

"(2) Additional personnel.—Upon the re-6 quest of the Secretary of State, the Secretary of De-7 fense or the Secretary of the Treasury, as the case 8 may be, shall provide to the agency primarily respon-9 sible for the licensing of exports under this section, on 10 11 a nonreimbursable basis, personnel with appropriate expertise to assist in the end-use monitoring and en-12 forcement functions under this section and section 38 13 14 of this Act.

15 "(d) REPORT TO CONGRESS.—Not later than 6 months
16 after the date of the enactment of the Foreign Aid Reduction
17 Act of 1995, and annually thereafter as a part of the annual
18 congressional presentation documents submitted under sec19 tion 634 of the Foreign Assistance Act of 1961, the Presi20 dent shall transmit to the Congress a report describing the
21 actions taken to implement this section.

''(e) THIRD COUNTRY TRANSFERS.—For purposes of
this section, defense articles and defense services sold, leased,
or exported under this Act or the Foreign Assistance Act
of 1961 (22 U.S.C. 2151 et seq.) includes defense articles

and defense services that are transferred to a third country
 or other third party.".

3 (b) EFFECTIVE DATES.—Section 40A of the Arms Ex4 port Control Act, as added by subsection (a), applies with
5 respect to defense articles and defense services provided be6 fore or after the date of the enactment of this Act.

7 SEC. 3193. BROKERING ACTIVITIES RELATING TO COMMER8 CIAL SALES OF DEFENSE ARTICLES AND
9 SERVICES.

10 (a) IN GENERAL.—Section 38(b)(1)(A) of the Arms
11 Export Control Act (22 U.S.C. 2778(b)(1)(A)) is amend12 ed—

(1) in the first sentence, by striking "As prescribed in regulations" and inserting "(i) As prescribed in regulations"; and

16 (2) by adding at the end the following new17 clause:

18 "(ii)(I) As prescribed in regulations issued under this section, every person (other than an officer or employee of 19 the United States Government acting in official capacity) 20 who engages in the business of brokering activities with re-21 22 spect to the manufacture, export, import, or transfer of any defense article or defense service designated by the President 23 under subsection (a)(1), or in the business of brokering ac-24 tivities with respect to the manufacture, export, import, or 25

transfer of any foreign defense article or defense service (as
 defined in subclause (IV)), shall register with the United
 States Government agency charged with the administration
 of this section, and shall pay a registration fee which shall
 be prescribed by such regulations.

6 "(II) Such brokering activities shall include the fi7 nancing, transportation, freight forwarding, or the taking
8 of any other action that facilitates the manufacture, export,
9 or import of a defense article or defense service.

"(III) No person may engage in the business of
brokering activities without a license, issued in accordance
with this Act, except that no license shall be required for
such activities undertaken by or for an agency of the United
States Government—

15 *"(aa) for official use by an agency of the United*16 States Government; or

17 "(bb) for carrying out any foreign assistance or
18 sales program authorized by law and subject to the
19 control of the President by other means.

''(IV) For purposes of this clause, the term 'foreign defense article or defense service' includes any non-United
States defense article or defense service of a nature described
on the United States Munitions List regardless of whether
such article or service is of United States origin or whether

such article or service contains United States origin compo nents.".

3 (b) EFFECTIVE DATE.—Section 38(b)(1)(A)(ii) of the
4 Arms Export Control Act, as added by subsection (a), shall
5 apply with respect to brokering activities engaged in on or
6 after the date of the enactment of this Act.

7 TITLE XXXII—ECONOMIC 8 ASSISTANCE 9 CHAPTER 1—ECONOMIC SUPPORT

10 **ASSISTANCE**

11 SEC. 3201. ECONOMIC SUPPORT FUND.

Section 532(a) of the Foreign Assistance Act of 1961
(22 U.S.C. 2346a(a)) is amended to read as follows:

''(a) There are authorized to be appropriated to the
President to carry out the purposes of this chapter
\$2,356,378,000 for fiscal year 1996 and \$2,283,478,000 for
fiscal year 1997.''.

18 SEC. 3202. ASSISTANCE FOR ISRAEL.

(a) MINIMUM ALLOCATION.—Of the amounts made
available for fiscal years 1996 and 1997 for assistance
under 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), not less than \$1,200,000,000 for each such
fiscal year shall be available only for Israel.

25 (b) TERMS OF ASSISTANCE.—

1	(1) CASH TRANSFER.—The total amount of funds
2	allocated for Israel for each fiscal year under sub-
3	section (a) shall be made available on a grant basis
4	as a cash transfer.
5	(2) Expedited disbursement.—Such funds
6	shall be disbursed—
7	(A) with respect to fiscal year 1996, not
8	later than 30 days after the date of the enact-
9	ment of the Foreign Operations, Export Financ-
10	ing, and Related Programs Appropriations Act,
11	1996, or by October 31, 1995, whichever is later;
12	and
13	(B) with respect to fiscal year 1997, not
14	later than 30 days after the date of the enact-
15	ment of the Foreign Operations, Export Financ-
16	ing, and Related Programs Appropriations Act,
17	1997, or by October 31, 1996, whichever is later.
18	(3) Additional requirement.—In exercising
19	the authority of this subsection, the President shall
20	ensure that the amount of funds provided as a cash
21	transfer to Israel does not cause an adverse impact on
22	the total level of nonmilitary exports from the United
23	States to Israel.

SEC. 3203. ASSISTANCE FOR EGYPT.

1

2 (a) MINIMUM ALLOCATION.—Of the amounts made 3 available for fiscal years 1996 and 1997 for assistance 4 under chapter 4 of part II of the Foreign Assistance Act 5 of 1961 (22 U.S.C. 2346 et seq.; relating to the economic 6 support fund), not less than \$815,000,000 for each such fis-7 cal year shall be available only for Egypt.

8 (b) ADDITIONAL REQUIREMENT.—In exercising the 9 authority of this section, the President shall ensure that the 10 amount of funds provided as a cash transfer to Egypt does 11 not cause an adverse impact on the total level of non-12 military exports from the United States to Egypt.

13 SEC. 3204. INTERNATIONAL FUND FOR IRELAND.

14 (a) FUNDING.—

15 (1) IN GENERAL.—Of the amounts made available for fiscal years 1996 and 1997 for assistance 16 under chapter 4 of part II of the Foreign Assistance 17 18 Act of 1961 (22 U.S.C. 2346 et seq.; relating to the 19 economic support fund), not more than \$29,600,000 20 for fiscal year 1996 and not more than \$19,600,000 21 for fiscal year 1997 shall be available for the United 22 States contribution to the International Fund for Ire-23 land in accordance with the Anglo-Irish Agreement Support Act of 1986 (Public Law 99-415). 24

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1	(2) AVAILABILITY.—Amounts made available
2	under paragraph (1) are authorized to remain avail-
3	able until expended.
4	(b) Additional Requirements.—
5	(1) PURPOSES.—Section 2(b) of the Anglo-Irish
6	Agreement Support Act of 1986 (Public Law 99–415;
7	100 Stat. 947) is amended by adding at the end the
8	following new sentences: "United States contributions
9	shall be used in a manner that effectively increases
10	employment opportunities in communities with rates
11	of unemployment significantly higher than the local
12	or urban average of unemployment in Northern Ire-
13	land. In addition, such contributions shall be used to
14	benefit individuals residing in such communities.".
15	(2) Conditions and understandings.—Sec-
16	tion 5(a) of such Act is amended—
17	(A) in the first sentence—
18	(i) by striking ''The United States''
19	and inserting the following:
20	"(1) IN GENERAL.—The United States";
21	(ii) by striking ''in this Act may be
22	used" and inserting the following: "in this
23	Act—
24	"(A) may be used";

1	(iii) by striking the period and insert-
2	ing ''; and''; and
3	(iv) by adding at the end the following:
4	''(B) may be provided to an individual or
5	entity in Northern Ireland only if such individ-
6	ual or entity is in compliance with the prin-
7	ciples of economic justice."; and
8	(B) in the second sentence, by striking "The
9	restrictions" and inserting the following:
10	"(2) Additional requirements.—The restric-
11	tions".
12	(3) Prior certifications.—Section $5(c)(2)$ of
13	such Act is amended—
14	(A) in subparagraph (A), by striking ''prin-
15	ciple of equality" and all that follows and insert-
16	ing ''principles of economic justice; and''; and
17	(B) in subparagraph (B), by inserting be-
18	fore the period at the end the following: ''and
19	will create employment opportunities in regions
20	and communities of Northern Ireland suffering
21	the highest rates of unemployment".
22	(4) ANNUAL REPORTS.—Section 6 of such Act is
23	amended—
24	(A) in paragraph (2), by striking ''and'' at
25	the end;

1	(B) in paragraph (3) , by striking the period
2	and inserting '; and"; and
3	(C) by adding at the end the following new
4	paragraph:
5	"(4) each individual or entity receiving assist-
6	ance from United States contributions to the Inter-
7	national Fund has agreed in writing to comply with
8	the principles of economic justice. ".
9	(5) Definitions.—Section 8 of such Act is
10	amended—
11	(A) in paragraph (1), by striking ''and'' at
12	the end;
13	(B) in paragraph (2), by striking the period
14	at the end and inserting a semicolon; and
15	(C) by adding at the end the following new
16	paragraphs:
17	"(3) the term 'Northern Ireland' includes the
18	counties of Antrim, Armagh, Derry, Down, Tyrone,
19	and Fermanagh; and
20	<i>"(4) the term 'principles of economic justice'</i>
21	means the following principles:
22	"(A) Increasing the representation of indi-
23	viduals from underrepresented religious groups
24	in the workforce, including managerial, super-

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1	visory, administrative, clerical, and technical
2	jobs.
3	"(B) Providing adequate security for the
4	protection of minority employees at the work-
5	place.
6	"(C) Banning provocative sectarian or po-
7	litical emblems from the workplace.
8	"(D) Providing that all job openings be ad-
9	vertised publicly and providing that special re-
10	cruitment efforts be made to attract applicants
11	from underrepresented religious groups.
12	"(E) Providing that layoff, recall, and ter-
13	mination procedures do not favor a particular
14	religious group.
15	"(F) Abolishing job reservations, appren-
16	ticeship restrictions, and differential employment
17	criteria which discriminate on the basis of reli-
18	gion.
19	"(G) Providing for the development of
20	training programs that will prepare substantial
21	numbers of minority employees for skilled jobs,
22	including the expansion of existing programs
23	and the creation of new programs to train, up-
24	grade, and improve the skills of minority em-
25	ployees.

"(H) Establishing procedures to assess,
 identify, and actively recruit minority employees
 with the potential for further advancement.

4 "(I) Providing for the appointment of a
5 senior management staff member to be respon6 sible for the employment efforts of the entity and,
7 within a reasonable period of time, the imple8 mentation of the principles described in subpara9 graphs (A) through (H).".

(6) EFFECTIVE DATE.—The amendments made
by this subsection shall take effect 180 days after the
date of the enactment of this Act.

13 SEC. 3205. LAW ENFORCEMENT ASSISTANCE.

(a) IN GENERAL.—Of the amounts made available for
fiscal years 1996 and 1997 for assistance under 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), not
more than \$12,000,000 for each such fiscal year shall be
available for law enforcement assistance under chapter 8
of part I of such Act (22 U.S.C. 2291 et seq.).

(b) AVAILABILITY.—Amounts made available under
subsection (a) are authorized to remain available until
expended.

CHAPTER 2—ASSISTANCE FOR PRIVATE SECTOR PROGRAMS AND ACTIVITIES

3 SEC. 3211. PRIVATE SECTOR ENTERPRISE FUNDS.

4 The Foreign Assistance Act of 1961 (22 U.S.C. 2151
5 et seq.) is amended by inserting after section 601 the follow6 ing new section:

7 "SEC. 601A. PRIVATE SECTOR ENTERPRISE FUNDS.

8 "(a) AUTHORITY.—(1) The President may provide 9 funds and support to Enterprise Funds designated in ac-10 cordance with subsection (b) that are or have been estab-11 lished for the purposes of promoting—

''(A) development of the private sectors of eligible
countries, including small businesses, the agricultural
sector, and joint ventures with United States and host
country participants; and

16 "(B) policies and practices conducive to private
17 sector development in eligible countries;

18 on the same basis as funds and support may be provided
19 with respect to Enterprise Funds for Poland and Hungary
20 under the Support for East European Democracy (SEED)
21 Act of 1989 (22 U.S.C. 5401 et seq.).

22 "(2) Funds may be made available under this section
23 notwithstanding any other provision of law.

24 "(b) COUNTRIES ELIGIBLE FOR ENTERPRISE
25 FUNDS.—(1) Except as provided in paragraph (2), the

President is authorized to designate a private, nonprofit or ganization as eligible to receive funds and support pursuant
 to this section with respect to any country eligible to receive
 assistance under part I of this Act in the same manner and
 with the same limitations as set forth in section 201(d) of
 the Support for East European Democracy (SEED) Act of
 1989 (22 U.S.C. 5421(d)).

8 "(2) The authority of paragraph (1) shall not apply 9 to any country with respect to which the President is au-10 thorized to designate an enterprise fund under section 11 498B(c) or section 498C of this Act or section 201 of the 12 Support for East European Democracy (SEED) Act of 13 1989 (22 U.S.C. 5421).

"(c) Treatment Equivalent to Enterprise Funds 14 15 FOR POLAND AND HUNGARY.—Except as otherwise specifi-16 cally provided in this section, the provisions contained in 17 section 201 of the Support for East European Democracy (SEED) Act of 1989 (22 U.S.C. 5421) (excluding the au-18 thorizations of appropriations provided in subsection (b) of 19 that section) shall apply to any Enterprise Fund that re-20 ceives funds and support under this section. The officers, 21 22 members, or employees of an Enterprise Fund that receive funds and support under this section shall enjoy the same 23 status under law that is applicable to officers, members, or 24 employees of the Enterprise Funds for Poland and Hungary 25

under section 201 of the Support for East European Democ racy (SEED) Act of 1989 (22 U.S.C. 5421).

3 "(d) Reporting Requirement.—Notwithstanding 4 any other provision of this section, the requirement of section 201(p) of the Support for East European Democracy 5 (SEED) Act of 1989 (22 U.S.C. 5421(p)), that an Enter-6 7 prise Fund shall be required to publish an annual report not later than January 31 each year, shall not apply with 8 respect to an Enterprise Fund that receives funds and sup-9 port under this section for the first twelve months after it 10 is designated as eligible to receive such funds and support. 11 "(e) FUNDING.— 12

"(1) IN GENERAL.—Amounts made available for
a fiscal year to carry out chapter 1 of part I of this
Act (relating to development assistance) and to carry
out chapter 4 of part II of this Act (relating to the
economic support fund) shall be available for such fiscal year to carry out this section, in addition to
amounts otherwise available for such purposes.

20 "(2) AFRICAN DEVELOPMENT.—In addition to
21 amounts available under paragraph (1) for a fiscal
22 year, amounts made available for such fiscal year to
23 carry out chapter 10 of part I of this Act (relating
24 to the Development Fund for Africa) shall be avail-

	200
1	able for such fiscal year to carry out this section with
2	respect to countries in Africa.".
3	SEC. 3212. MICRO- AND SMALL ENTERPRISE DEVELOPMENT
4	CREDITS.
5	(a) IN GENERAL.—Section 108 of the Foreign Assist-
6	ance Act of 1961 (22 U.S.C. 2151f) is amended to read as
7	follows:
8	"SEC. 108. MICRO- AND SMALL ENTERPRISE DEVELOPMENT
9	CREDITS.
10	"(a) FINDINGS AND POLICY.—The Congress finds and
11	declares that—
12	"(1) the development of micro- and small enter-
13	prise, including cooperatives, is a vital factor in the
14	stable growth of developing countries and in the devel-
15	opment and stability of a free, open, and equitable
16	international economic system;
17	"(2) it is, therefore, in the best interests of the
18	United States to assist the development of the private
19	sector in developing countries and to engage the
20	United States private sector in that process;
21	"(3) the support of private enterprise can be
22	served by programs providing credit, training, and
23	technical assistance for the benefit of micro- and
24	small enterprises; and

1	''(4) programs that provide credit, training, and
2	technical assistance to private institutions can serve
3	as a valuable complement to grant assistance pro-
4	vided for the purpose of benefiting micro- and small
5	private enterprise.
6	"(b) Program.—To carry out the policy set forth in
7	subsection (a), the President is authorized to provide assist-
8	ance to increase the availability of credit to micro- and
9	small enterprises lacking full access to credit, including
10	through—
11	"(1) loans and guarantees to credit institutions
12	for the purpose of expanding the availability of credit
13	to micro- and small enterprises;
14	''(2) training programs for lenders in order to
15	enable them to better meet the credit needs of micro-
16	and small entrepreneurs; and
17	"(3) training programs for micro- and small en-
18	trepreneurs in order to enable them to make better use
19	of credit and to better manage their enterprises.".
20	(b) AUTHORIZATION OF APPROPRIATIONS.—
21	(1) IN GENERAL.—(A) There is authorized to be
22	appropriated to carry out section 108 of the Foreign
23	Assistance Act of 1961, in addition to funds otherwise
24	available for such purposes, \$2,000,000 for each of the
25	fiscal years 1996 and 1997. Funds authorized to be

1	appropriated under this subsection shall be made
2	available for the subsidy cost, as defined in section
3	502(5) of the Federal Credit Reform Act of 1990, for
4	activities under section 108 of the Foreign Assistance
5	Act of 1961.
6	(B) In addition, there are authorized to be ap-
7	propriated \$500,000 for each of the fiscal years 1996
8	and 1997 for the cost of training programs and ad-
9	ministrative expenses to carry out such section.
10	(2) Availability of amounts.—Amounts au-
11	thorized to be appropriated under paragraph (1) are
12	authorized to remain available until expended.
13	SEC. 3213. MICROENTERPRISE DEVELOPMENT GRANT AS-
13 14	SEC. 3213. MICROENTERPRISE DEVELOPMENT GRANT AS- SISTANCE.
14	SISTANCE.
14 15	SISTANCE. Chapter 1 of part I of the Foreign Assistance Act of
14 15 16	SISTANCE. Chapter 1 of part I of the Foreign Assistance Act of 1961 (22 U.S.C. 2151 et seq.) is amended by adding at the
14 15 16 17	SISTANCE. Chapter 1 of part I of the Foreign Assistance Act of 1961 (22 U.S.C. 2151 et seq.) is amended by adding at the end the following new section:
14 15 16 17 18	SISTANCE. Chapter 1 of part I of the Foreign Assistance Act of 1961 (22 U.S.C. 2151 et seq.) is amended by adding at the end the following new section: "SEC. 129. MICROENTERPRISE DEVELOPMENT GRANT AS-
14 15 16 17 18 19	SISTANCE. Chapter 1 of part I of the Foreign Assistance Act of 1961 (22 U.S.C. 2151 et seq.) is amended by adding at the end the following new section: "SEC. 129. MICROENTERPRISE DEVELOPMENT GRANT AS- SISTANCE.
 14 15 16 17 18 19 20 21 	SISTANCE. Chapter 1 of part I of the Foreign Assistance Act of 1961 (22 U.S.C. 2151 et seq.) is amended by adding at the end the following new section: "SEC. 129. MICROENTERPRISE DEVELOPMENT GRANT AS- SISTANCE. "(a) AUTHORIZATION.—(1) In carrying out this part,
 14 15 16 17 18 19 20 21 22 	SISTANCE. Chapter 1 of part I of the Foreign Assistance Act of 1961 (22 U.S.C. 2151 et seq.) is amended by adding at the end the following new section: "SEC. 129. MICROENTERPRISE DEVELOPMENT GRANT AS- SISTANCE. "(a) AUTHORIZATION.—(1) In carrying out this part, the administrator of the agency primarily responsible for

1	<i>"(2) Assistance authorized under paragraph (1) shall</i>
2	be provided through the following organizations that have
3	a capacity to develop and implement microenterprise pro-
4	grams:
5	"(A) United States and indigenous private and
6	voluntary organizations.
7	"(B) United States and indigenous credit unions
8	and cooperative organizations.
9	"(C) Other indigenous governmental and non-
10	governmental organizations.
11	"(3) Approximately 50 percent of assistance author-
12	ized under paragraph (1) shall be used for poverty lending
13	programs which—
14	"(A) meet the needs of the very poor members of
15	society, particularly poor women; and
16	"(B) provide loans of \$300 or less in 1995 Unit-
17	ed States dollars to such poor members of society.
18	"(4) The administrator of the agency primarily re-
19	sponsible for administering this part shall strengthen ap-
20	propriate mechanisms, including mechanisms for central
21	microenterprise programs, for the purpose of—
22	"(A) providing technical support for field mis-
23	sions;

1	"(B) strengthening the institutional development
2	of the intermediary organizations described in para-
3	graph (2); and
4	"(C) sharing information relating to the provi-

sion of assistance authorized under paragraph (1) between such field missions and intermediary organizations.

8 "(b) MONITORING SYSTEM.—In order to maximize the 9 sustainable development impact of the assistance authorized 10 under subsection (a)(1), the administrator of the agency 11 primarily responsible for administering this part shall es-12 tablish a monitoring system that—

''(1) establishes performance goals for such assistance and expresses such goals in an objective and
quantifiable form, to the extent feasible;

16 *"(2) establishes performance indicators to be*17 used in measuring or assessing the achievement of the
18 goals and objectives of such assistance; and

"(3) provides a basis for recommendations for
adjustments to such assistance to enhance the sustainable development impact of such assistance, particularly the impact of such assistance on the very poor,
particularly poor women.".

1 CHAPTER 3—DEVELOPMENT ASSISTANCE 2 Subchapter A—Development Assistance 3 Authorities

4 SEC. 3221. AUTHORIZATIONS OF APPROPRIATIONS.

5 (a) IN GENERAL.—There are authorized to be appro6 priated the following amounts for the following purposes (in
7 addition to amounts otherwise available for such purposes):

8 (1) DEVELOPMENT ASSISTANCE FUND.— 9 \$858,000,000 for each of the fiscal years 1996 and 10 1997 to carry out sections 103 through 106 of the 11 Foreign Assistance Act of 1961 (22 U.S.C. 2151a 12 through 2151d).

(2) DEVELOPMENT FUND FOR AFRICA.—
\$629,214,000 for each of the fiscal years 1996 and
1997 to carry out chapter 10 of part I of the Foreign
Assistance Act of 1961 (22 U.S.C. 2293 et seq.).

17 (3) ASSISTANCE FOR THE INDEPENDENT STATES
18 OF THE FORMER SOVIET UNION.—\$643,000,000 for
19 fiscal year 1996 and \$650,000,000 for fiscal year
20 1997 to carry out programs under chapter 11 of part
21 I of the Foreign Assistance Act of 1961 (22 U.S.C.
22 2295 et seq.) and other related programs.

(4) ASSISTANCE FOR EAST EUROPEAN COUNTRIES.—\$325,000,000 for fiscal year 1996 and
\$275,000,000 for fiscal year 1997 for economic assist-

1	ance for Eastern Europe and the Baltic states under
2	the Foreign Assistance Act of 1961 (22 U.S.C. 2151
3	et seq.) and the Support for East European Democ-
4	racy (SEED) Act of 1989 (22 U.S.C. 5401 et seq.).
5	(5) Inter-American foundation.—\$20,000,000
6	for fiscal year 1996 and \$10,000,000 for fiscal year
7	1997 to carry out section 401 of the Foreign Assist-
8	ance Act of 1969 (22 U.S.C. 290f).
9	(6) AFRICAN DEVELOPMENT FOUNDATION.—
10	\$10,000,000 for fiscal year 1996 and \$5,000,000 for
11	fiscal year 1997 to carry out the African Development
12	Foundation Act (22 U.S.C. 290h et seq.).
13	(b) Availability of Amounts.—Amounts authorized
14	to be appropriated under subsection (a) are authorized to
14 15	to be appropriated under subsection (a) are authorized to remain available until expended.
15	remain available until expended.
15 16	remain available until expended. SEC. 3222. CHILD SURVIVAL ACTIVITIES, VITAMIN A DEFI-
15 16 17	remain available until expended. SEC. 3222. CHILD SURVIVAL ACTIVITIES, VITAMIN A DEFI- CIENCY PROGRAM, AND RELATED ACTIVITIES.
15 16 17 18	remain available until expended. SEC. 3222. CHILD SURVIVAL ACTIVITIES, VITAMIN A DEFI- CIENCY PROGRAM, AND RELATED ACTIVITIES. (a) CHILD SURVIVAL ACTIVITIES.—
15 16 17 18 19	remain available until expended. SEC. 3222. CHILD SURVIVAL ACTIVITIES, VITAMIN A DEFI- CIENCY PROGRAM, AND RELATED ACTIVITIES. (a) CHILD SURVIVAL ACTIVITIES.— (1) IN GENERAL.—(A) Of the amounts made
15 16 17 18 19 20	remain available until expended. SEC. 3222. CHILD SURVIVAL ACTIVITIES, VITAMIN A DEFI - CIENCY PROGRAM, AND RELATED ACTIVITIES. (a) CHILD SURVIVAL ACTIVITIES.— (1) IN GENERAL.—(A) Of the amounts made available to carry out the provisions of law described
 15 16 17 18 19 20 21 	remain available until expended. SEC. 3222. CHILD SURVIVAL ACTIVITIES, VITAMIN A DEFI- CIENCY PROGRAM, AND RELATED ACTIVITIES. (a) CHILD SURVIVAL ACTIVITIES.— (1) IN GENERAL.—(A) Of the amounts made available to carry out the provisions of law described in paragraph (2) for fiscal years 1996 and 1997, not
 15 16 17 18 19 20 21 22 	remain available until expended. SEC. 3222. CHILD SURVIVAL ACTIVITIES, VITAMIN A DEFI- CIENCY PROGRAM, AND RELATED ACTIVITIES. (a) CHILD SURVIVAL ACTIVITIES.— (1) IN GENERAL.—(A) Of the amounts made available to carry out the provisions of law described in paragraph (2) for fiscal years 1996 and 1997, not less than \$280,000,000 for each such fiscal year shall
 15 16 17 18 19 20 21 22 23 	remain available until expended. SEC. 3222. CHILD SURVIVAL ACTIVITIES, VITAMIN A DEFI- CIENCY PROGRAM, AND RELATED ACTIVITIES. (a) CHILD SURVIVAL ACTIVITIES.— (1) IN GENERAL.—(A) Of the amounts made available to carry out the provisions of law described in paragraph (2) for fiscal years 1996 and 1997, not less than \$280,000,000 for each such fiscal year shall be made available only for activities which have a di-

1	ery of community-based primary health care and
2	health education services which benefit the poorest of
3	the poor.
4	(B) Of the amounts made available under sub-
5	paragraph (A) for a fiscal year, not less than
6	\$30,000,000 for such fiscal year shall be provided to
7	private and voluntary organizations under the PVO
8	Child Survival grants program carried out by the
9	agency primarily responsible for administering part
10	I of the Foreign Assistance Act of 1961.
11	(2) Provisions of LAW.—The provisions of law
12	described in this paragraph are the following:

(A) Sections 103 through 106 of the Foreign
Assistance Act of 1961 (22 U.S.C. 2151a through
2151d; relating to the development assistance
fund).

17	(B) Chapter 10 of part I of the Foreign As-
18	sistance Act of 1961 (22 U.S.C. 2293 et seq.; re-
19	lating to the Development Fund for Africa).
20	(C) Chapter 4 of part II of the Foreign As-

21 sistance Act of 1961 (22 U.S.C. 2346 et seq.; re22 lating to the economic support fund).

23 (D) The "Multilateral Assistance Initiative
24 for the Philippines" program.

1 (3) Special rule.—Amounts made available 2 under sections 103 through 106 of the Foreign Assistance Act of 1961 for the Vitamin A Deficiency Pro-3 4 gram, part I of such Act for iodine and iron fortification programs and for iron supplementation pro-5 grams for pregnant women, chapter 9 of part I of 6 7 such Act for international disaster assistance. section 8 104(c) of such Act for international AIDS prevention and control, and any other provision of law for mi-9 10 gration and refugee assistance, shall not be included 11 in the aggregate amounts described in paragraph (1) for purposes of the requirements contained in such 12 13 paragraph.

14 (b) VITAMIN A DEFICIENCY PROGRAM AND RELATED 15 ACTIVITIES.—Of the amounts made available to carry out sections 103 through 106 of the Foreign Assistance Act of 16 1961 (22 U.S.C. 2151a through 2151d) for fiscal years 1996 17 and 1997, not less than \$25,000,000 for each such fiscal 18 year shall be made available for the Vitamin A Deficiency 19 Program and for activities relating to iodine deficiency and 20 21 other micronutrients.

(c) UNDP/WHO TROPICAL DISEASE PROGRAM.—Of
the amounts made available to carry out section 103
through 106 of the Foreign Assistance Act of 1961 (22
U.S.C. 2151a through 2151d) for fiscal years 1996 and

1997, not less than \$15,000,000 for each such fiscal year
 shall be made available for the United Nations Development
 Program/World Health Organization Special Program for
 Research and Training in Tropical Diseases.

5 SEC. 3223. ASSISTANCE FOR FAMILY PLANNING.

6 (a) Restriction on Use of Funds for Voluntary 7 POPULATION PLANNING.—Section 104(b) of the Foreign Assistance Act of 1961 (22 U.S.C. 2151b(b)) is amended by 8 9 inserting after the first sentence the following new sentence: "Such assistance shall be available only for voluntary fam-10 ily planning projects which offer, either directly or through 11 referral to, or information about access to, a broad range 12 of family planning methods and services." 13

(b) PROHIBITION ON USE OF FUNDS FOR VOLUNTARY
(b) PROHIBITION ON USE OF FUNDS FOR VOLUNTARY
POPULATION PLANNING TO ORGANIZATIONS OR PROGRAMS
SUPPORTING OR PARTICIPATING IN THE MANAGEMENT OF
ABORTION OR INVOLUNTARY STERILIZATION PROGRAMS.—
Section 104(b) of such Act (22 U.S.C. 2151b(b)), as amended by subsection (a), is further amended—

20 (1) in the first sentence, by striking "In order
21 to" and inserting "(1) In order to"; and

(2) by adding at the end the following new para-graph:

24 "(2) None of the funds made available to carry out
25 this subsection may be made available to any organization

or program which, as determined by the President, supports
 or participates in the management of a program of coercive
 abortion or involuntary sterilization.".

4 (c) PROHIBITION ON DISCRIMINATION WITH RESPECT
5 TO GRANTS FOR NATURAL FAMILY PLANNING.—Section
6 104(b) of such Act (22 U.S.C. 2151b(b)), as amended by
7 subsections (a) and (b), is further amended by adding at
8 the end the following new paragraph:

9 "(3) In providing grants for natural family planning 10 under this subsection, the administrator of the agency pri-11 marily responsible for administering this part shall not dis-12 criminate against applicants because of any religious or 13 conscientious commitment by such applicants to offer only 14 natural family planning services.".

(d) CLARIFICATION WITH RESPECT TO PROHIBITION
(d) CLARIFICATION WITH RESPECT TO PROHIBITION
(e) ON USE OF FUNDS FOR ABORTIONS.—Section 104(f)(1) of
(f) such Act (22 U.S.C. 2151b(f)(1)) is amended—

18 (1) by striking "None of the funds" and insert19 ing "(A) None of the funds"; and

20 (2) by adding at the end the following new sub-21 paragraph:

''(B) For purposes of this paragraph, the term 'motivate' shall not be construed to prohibit the provision, consistent with local law, of information and counseling concerning all pregnancy options, including abortion.''.

1	SEC. 3224. ASSISTANCE FOR THE INDEPENDENT STATES OF
2	THE FORMER SOVIET UNION.
3	(a) Conditions on Assistance.—Section 498A(b) of
4	the Foreign Assistance Act of 1961 (22 U.S.C. 2295a(b))
5	is amended—
6	(1) in paragraph (4), by striking ''or'' at the
7	end;
8	(2) by redesignating paragraph (5) as para-
9	graph (10); and
10	(3) by inserting after paragraph (4) the follow-
11	ing new paragraphs:
12	"(5) for the Government of Russia, unless the
13	President certifies to the Congress that such Govern-
14	ment—
15	"(A) is pursuing, without preconditions, an
16	immediate and permanent ceasefire, and is pur-
17	suing a negotiated settlement to the conflict in
18	the Russian Federation Republic of Chechnya;
19	"(B) is taking steps to provide unhindered
20	access to the region of Chechnya and surround-
21	ing areas of the Russian Federation by elected
22	officials of the Russian Federation and by inde-
23	pendent Russian media;
24	``(C) is cooperating with the Organization
25	for Security and Cooperation in Europe and
26	other appropriate international organizations in
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1	undertaking steps to investigate and prosecute
2	any and all individuals, including members of
3	the Russian armed forces and internal security
4	agencies, who may be responsible for atrocities,
5	war crimes, or crimes against humanity in the
6	region of Chechnya;
7	"(D) is cooperating with the Assistance
8	Group of the Organization on Security and Co-
9	operation in Europe established in Chechnya in
10	fulfilling that mission's mandate;
11	"(E) is cooperating in assuring the
12	unhindered delivery of humanitarian assistance
13	to the civilian population in Chechnya;
14	"(F) has made the fullest possible account-
15	ing of all persons currently detained by Russian
16	military or security forces as a result of the con-
17	flict in Chechnya and has allowed access to those
18	individuals by the International Committee of
19	the Red Cross;
20	"(G) is taking steps to repatriate refugees
21	and displaced persons wishing to return to
22	Chechnya; and
23	"(H) is taking steps to hold free and fair
24	elections in Chechnya, based on the principles of
25	the Organization on Security and Cooperation

1	in Europe and conducted in the presence of for-
2	eign and domestic observers;
3	except that this paragraph shall not apply to the pro-
4	vision of such assistance for purposes of humani-
5	tarian, disaster, and refugee relief or assisting demo-
6	cratic political reform and rule of law activities, pro-
7	vision of technical assistance for safety upgrade of ci-
8	vilian nuclear power plants, and assisting in the cre-
9	ation of private sector and nongovernmental organi-
10	zations that are independent of government ownership
11	and control;
12	"(6) for the government of any independent state
13	that has agreed to provide nuclear reactor components
14	to Iran, unless the President determines that the sale
15	of such components to Iran includes safeguards that
16	are consistent with the national security objectives of
17	the United States and the concerns of the United
18	States with respect to nonproliferation of nuclear
19	weapons technology, except that this paragraph shall
20	not apply to the provision of such of assistance for
21	purposes of—
22	

22 "(A) humanitarian, disaster, and refugee
23 relief; or

24 "(B) assisting democratic political reform,
25 rule of law activities, and the creation of private

1	sector and nongovernmental organizations that
2	are independent of government ownership and
3	control;
4	"(7) for the government of any independent state
5	that the President determines directs any action in
6	violation of the territorial integrity or national sov-
7	ereignty of any other new independent state, except
8	that this paragraph shall not apply to the provision
9	of such assistance for purposes of—
10	"(A) humanitarian, disaster, and refugee
11	relief; or
12	"(B) assisting democratic political reform,
13	rule of law activities, and the creation of private
14	sector and nongovernmental organizations that
15	are independent of government ownership and
16	control;
17	"(8) for the purpose of enhancing the military
18	capability of any independent state, except that this
19	paragraph shall not apply to demilitarization, defense
20	conversion or nonproliferation programs, or programs
21	to support troop withdrawal including through the
22	support of an officer resettlement program, and tech-
23	nical assistance for the housing sector;
24	"(9) for the Government of Russia if the Presi-
25	dent determines that Government—

"(A) is not making progress in implement-1 2 ing comprehensive economic reforms based on market principles, including fostering private 3 4 ownership, the repayment of commercial debt, the respect of commercial contracts, the equitable 5 6 treatment of foreign private investment; or 7 "(B) applies or transfers assistance provided under this chapter to any entity for the 8 9 purpose of expropriating or seizing ownership or 10 control of assets. investments. or ventures: or". 11 (b) Assistance Through the Private Sector.— Section 498B(a) of such Act (22 U.S.C. 2295b(a)) is amend-12 ed to read as follows: 13 "(a) Assistance Through the Private Sector.— 14 15 Assistance under this chapter shall be provided, to the maximum extent feasible, through the private sector, including 16 private and voluntary organizations and other nongovern-17 mental organizations functioning in the independent states 18 of the former Soviet Union.". 19 20 (c)WAIVER OF CERTAIN PROVISIONS.—Section 498B(j)(1) of such Act (22 U.S.C. 2295b(j)(1)) is amended 21 22 in the matter preceding subparagraph (A)—

(1) by striking "for fiscal year 1993 by this
chapter" and inserting "to carry out this chapter";
and

(2) by striking "appropriated for fiscal year
 1993".

3 SEC. 3225. DEVELOPMENT FUND FOR LATIN AMERICA AND 4 THE CARIBBEAN.

5 Part I of the Foreign Assistance Act of 1961 (22 U.S.C.
6 2151 et seq.) is amended by adding at the end the following
7 new chapter:

8 "CHAPTER 12—DEVELOPMENT FUND FOR 9 LATIN AMERICA AND THE CARIBBEAN

10 "SEC. 499. STATEMENT OF POLICY.

11 *"The Congress declares the following:*

12 "(1) The historic, economic, political, and geo13 graphic relationships among the countries of the
14 Western Hemisphere are unique and of continuing
15 special significance.

16 "(2) Following the historic Summit of the Amer17 icas and the passage of the North American Free
18 Trade Agreement, the countries of the Western Hemi19 sphere have moved steadfastly toward economic and
20 political integration.

21 "(3) The interests of the countries of the Western
22 Hemisphere are more interrelated than ever, and
23 sound economic, social, and democratic progress in
24 each of the countries continues to be of importance to

all countries, and lack of it in any country may have
 serious repercussions in others.

3 "(4) For the peoples of Latin America and the Caribbean to progress within the framework of social 4 5 *justice, respect for human rights, political democracy,* and market-oriented economies, there is a compelling 6 need for the achievement of social and economic ad-7 vancement and the consolidation of political democ-8 racy and the rule of law adequate to meet the legiti-9 10 mate aspirations of the individual citizens of the countries of Latin America and the Caribbean for a 11 better way of life. 12

13 "(5) The prosperity, security, and well-being of
14 the United States is linked directly to peace, prosper15 ity, and democracy in Latin America and the Carib16 bean.

17 "(6) Democratic values are dominant throughout
18 Latin America and the Caribbean region and nearly
19 all governments in such region have come to power
20 through democratic elections.

21 "(7) Nonetheless, existing democratic govern22 ments and their supporting institutions remain frag23 ile and face critical challenges, including, in particu24 lar, the consolidation of civilian control of such gov25 ernments and institutions, including control of the

military, the consolidation or establishment of inde pendent judicial institutions and of the rule of law,
 and where appropriate, the decentralization of gov ernment.

5 "(8) In adherence to free market principles, it is 6 essential to promote economic growth with equity— 7 enlarging employment and decisionmaking opportu-8 nities and the provision of basic social services for 9 traditionally marginalized groups, such as indigenous 10 minorities, women, and the poor—and to protect and 11 promote workers rights.

"(9) By supporting the purposes and objectives 12 of sustainable development and applying such pur-13 poses and objectives to Latin America and the Carib-14 bean, the Development Fund for Latin America and 15 the Caribbean can advance the national interests of 16 17 the United States and can directly improve the lives 18 of the poor, encourage broad-based economic growth 19 while protecting the environment, build human cap-20 ital and knowledge, support participation in democ-21 racy, and promote peace and justice in Latin Amer-22 ica and the Caribbean.

23 "SEC. 499A. AUTHORIZATION OF ASSISTANCE.

24 "(a) IN GENERAL.—The President is authorized to
25 provide assistance for Latin America and the Caribbean to

promote democracy, sustainable development, and economic
 growth in Latin America and the Caribbean.

3 "(b) TERMS AND CONDITIONS.—Assistance under this
4 chapter shall be provided on such terms and conditions as
5 the President may determine.

6 "SEC. 499B. AVAILABILITY OF AMOUNTS.

(a) IN GENERAL.—Of the amounts made available to *carry out the provisions of law described in subsection (b) for fiscal year 1996 and for each succeeding fiscal year, not less than an amount requested by the President and ap- proved by the Congress in appropriations Acts shall be made available to carry out this chapter.*

13 *"(b) PROVISIONS OF LAW.—The provisions of law de-*14 scribed in this subsection are the following:

15 "(1) Sections 103 through 106 of this Act (relat16 ing to the development assistance fund).

17 *"(2) Chapter 8 of this part (relating to inter-*18 *national narcotics control).*

19 "(3) Chapter 4 of part II of this Act (relating
20 to the economic support fund).

21 "(4) Chapter 5 of part II of this Act (relating
22 to international military education and training).

23 "(5) Titles II and III of the Agricultural Trade
24 Development and Assistance Act of 1954.

"(6) The 'Foreign Military Financing Program'
 under section 23 of the Arms Export Control Act (22
 U.S.C. 2763).

4 "(c) AVAILABILITY.—Amounts made available under
5 this section are authorized to remain available until ex6 pended.".

7 SEC. 3226. EFFECTIVENESS OF UNITED STATES DEVELOP 8 MENT ASSISTANCE.

9 Chapter 1 of part I of the Foreign Assistance Act of 10 1961 (22 U.S.C. 2251 et seq.), as amended by this Act, is 11 further amended by adding at the end the following new 12 section:

13 "SEC. 130. EFFECTIVENESS OF UNITED STATES DEVELOP14 MENT ASSISTANCE.

15 "(a) REPORTS.—Not later than December 31, 1996,
16 and December 31 of each third year thereafter, the President
17 shall transmit to the Congress a report which analyzes, on
18 a country-by-country basis, the impact and effectiveness of
19 the United States development assistance provided during
20 the preceding three fiscal years. Each report shall include
21 the following for each recipient country:

"(1) An analysis of the impact of United States
development assistance during the preceding three fiscal years on development in that country, with a discussion of the United States interests that were served

1	by the assistance. Such analysis shall be done on a
2	sector-by-sector basis to the extent possible and shall
3	identify any economic policy reforms which were pro-
4	moted by the assistance. Such analysis shall—
5	"(A) include a description, quantified to the
6	extent practicable, of the specific objectives the
7	United States sought to achieve in providing de-
8	velopment assistance for that country; and
9	"(B) specify the extent to which those objec-
10	tives were not achieved, with an explanation of
11	why they were not achieved.
12	"(2) A description of the amount and nature of
13	development assistance provided by other donors dur-
14	ing the preceding three fiscal years, set forth by devel-
15	opment sector to the extent possible.
16	"(3) A discussion of the commitment of the host
17	government to addressing the country's needs in each
18	development sector, including a description of the re-
19	sources devoted by that government to each develop-
20	ment sector during the preceding three fiscal years.
21	"(4) A description of the trends, both favorable
22	and unfavorable, in each development sector.
23	"(5) Statistical and other information necessary
24	to evaluate the impact and effectiveness of United

States development assistance on development in the
 country.

3 "(b) LISTING OF MOST AND LEAST SUCCESSFUL AS4 SISTANCE PROGRAMS.—Each report required by this sec5 tion shall identify—

6 "(1) those five countries in which United States
7 development assistance has been most successful; and
8 "(2) those five countries in which United States
9 development assistance has been least successful.

10 For each country listed pursuant to paragraph (2), the re11 port shall explain why the assistance was not more success12 ful and shall specify what the United States has done as
13 a result.

14 "(c) REPORT TO BE A SEPARATE DOCUMENT.—Each
15 report required by this section shall be submitted to the Con16 gress as a separate document.

17 ''(d) DEFINITION.—As used in this section, the terms
18 'United States development assistance' and 'development as19 sistance' means assistance under this chapter.''.

20 SEC. 3227. FUNDING FOR PRIVATE AND VOLUNTARY ORGA-21 NIZATIONS AND COOPERATIVES.

(a) IN GENERAL.—For each of the fiscal years 1996
and 1997, the President shall allocate an aggregate amount
to private and voluntary organizations and cooperatives
under the Foreign Assistance Act of 1961 (22 U.S.C. 2151)

1	et seq.) and the Support for East European Democracy
2	(SEED) Act of 1989 which, at a minimum, is equal to the
3	aggregate amount allocated to such organizations and co-
4	operatives under such Acts for fiscal year 1994.
5	(b) DEFINITION.—For purposes of this section, the
6	term "private and voluntary organization" means a pri-
7	vate nongovernmental organization which—
8	(1) is organized under the laws of a country;
9	(2) receives funds from private sources;
10	(3) operates on a not-for-profit basis with appro-
11	priate tax-exempt status if the laws of the country
12	grant such status to not-for-profit organizations;
13	(4) is voluntary in that it receives voluntary
14	contributions of money, time, or in-kind support from
15	the public; and
16	(5) is engaged or intends to be engaged in vol-
17	untary, charitable, development, or humanitarian as-
18	sistance activities.
19	SEC. 3228. SENSE OF THE CONGRESS RELATING TO UNITED
20	STATES COOPERATIVES AND CREDIT UNIONS.

21 It is the sense of the Congress that—

(1) United States cooperatives and credit unions
can provide an opportunity for people in developing
countries to participate directly in democratic decisionmaking for their economic and social benefit

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1	through ownership and control of business enterprises
2	and through the mobilization of local capital and sav-
3	ings; and
4	(2) such organizations should be utilized in fos-
5	tering democracy, free markets, community-based de-
6	velopment, and self-help projects.
7	Subchapter B—Operating Expenses
8	SEC. 3231. OPERATING EXPENSES GENERALLY.
9	Section 667(a)(1) of the Foreign Assistance Act of 1961
10	(22 U.S.C. 2427(a)(1)) is amended to read as follows:
11	"(1) \$465,774,000 for fiscal year 1996 and
12	\$419,196,000 for fiscal year 1997 for necessary oper-
13	ating expenses of the agency primarily responsible for
13 14	ating expenses of the agency primarily responsible for administering part I of this Act (other than the office
14	administering part I of this Act (other than the office
14 15	administering part I of this Act (other than the office of the inspector general of such agency); and".
14 15 16	administering part I of this Act (other than the office of the inspector general of such agency); and". SEC. 3232. OPERATING EXPENSES OF THE OFFICE OF THE
14 15 16 17	administering part I of this Act (other than the office of the inspector general of such agency); and". SEC. 3232. OPERATING EXPENSES OF THE OFFICE OF THE INSPECTOR GENERAL.
14 15 16 17 18	administering part I of this Act (other than the office of the inspector general of such agency); and". SEC. 3232. OPERATING EXPENSES OF THE OFFICE OF THE INSPECTOR GENERAL. Section 667(a) of the Foreign Assistance Act of 1961
14 15 16 17 18 19	administering part I of this Act (other than the office of the inspector general of such agency); and". SEC. 3232. OPERATING EXPENSES OF THE OFFICE OF THE INSPECTOR GENERAL. Section 667(a) of the Foreign Assistance Act of 1961 (22 U.S.C. 2427(a)), as amended by this Act, is further
14 15 16 17 18 19 20	administering part I of this Act (other than the office of the inspector general of such agency); and". SEC. 3232. OPERATING EXPENSES OF THE OFFICE OF THE INSPECTOR GENERAL. Section 667(a) of the Foreign Assistance Act of 1961 (22 U.S.C. 2427(a)), as amended by this Act, is further amended—
 14 15 16 17 18 19 20 21 	administering part I of this Act (other than the office of the inspector general of such agency); and". SEC. 3232. OPERATING EXPENSES OF THE OFFICE OF THE INSPECTOR GENERAL. Section 667(a) of the Foreign Assistance Act of 1961 (22 U.S.C. 2427(a)), as amended by this Act, is further amended— (1) by redesignating paragraph (2) as para-

1(3) by inserting after paragraph (1) the follow-2ing:3"(2) \$35,206,000 for fiscal year 1996 and

4 \$31,685,000 for fiscal year 1997 for necessary operat5 ing expenses of the office of the inspector general of
6 such agency; and".

7 CHAPTER 4—PUBLIC LAW 480

8 SEC. 3241. LEVELS OF ASSISTANCE FOR TITLE II.

9 Section 204(a) of the Agricultural Trade Development 10 and Assistance Act of 1954 (7 U.S.C. 1724(a)) is amend-11 ed—

(1) in paragraph (1)(E), by striking "for fiscal
year 1995" and inserting "for each of the fiscal years
14 1995 through 1997"; and

(2) in paragraph (2)(E), by striking "for fiscal
year 1995" and inserting "for each of the fiscal years
17 1995 through 1997".

18 SEC. 3242. AUTHORIZATION OF APPROPRIATIONS FOR 19 TITLE III.

No funds are authorized to be appropriated for either
of the fiscal years 1996 and 1997 for the provision of agricultural commodities under title III of the Agricultural
Trade Development and Assistance Act of 1954 (7 U.S.C.
1727 et seq.).

CHAPTER 5—HOUSING GUARANTEE PROGRAM

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3 SEC. 3251. AUTHORIZATION OF APPROPRIATIONS FOR AD-4 MINISTRATIVE EXPENSES.

(a) IN GENERAL.—(1) Subject to paragraph (2), there
are authorized to be appropriated \$7,000,000 for fiscal year
1996 and \$6,000,000 for fiscal year 1997 for administrative
expenses to carry out guaranteed loan programs under sections 221 and 222 of the Foreign Assistance Act of 1961
(22 U.S.C. 2181 and 2182).

(2) Amounts authorized to be appropriated under
paragraph (1) may be made available only for—

(A) administrative expenses incurred with respect to guaranties issued before the date of the enactment of this Act; or

(B) expenses incurred with respect to activities
related to the collection of amounts paid by the United States in the discharge of liabilities under guaranties issued under section 222 of the Foreign Assistance
Act of 1961 (22 U.S.C. 2182).

(b) AVAILABILITY.—Amounts authorized to be appropriated under subsection (a) are authorized to remain
available until expended.

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1 SEC. 3252. ADDITIONAL REQUIREMENTS.

(a) EXPIRATION OF AUTHORITY.—Section 222(a) of
the Foreign Assistance Act of 1961 (22 U.S.C. 2182(a)) is
amended by striking the third sentence and inserting the
following: "No guaranties may be issued under this section
on or after the date of the enactment of the Foreign Aid
Reduction Act of 1995.".

8 (b) CANCELLATION OF CERTAIN EXISTING GUARAN9 TIES.—Section 222 of such Act (22 U.S.C. 2182) is amend10 ed—

(1) by redesignating subsection (k) as subsection(d); and

13 (2) by adding at the end the following new sub-14 section:

15 "(e) The President shall cancel all guaranties issued
16 under this section with respect to which eligible investors
17 have not (before the date of the enactment of the Foreign
18 Aid Reduction Act of 1995) applied such guaranties to
19 loans for projects under this title.".

(c) PROHIBITION ON ASSISTANCE FOR ENTITIES IN
DEFAULT AND CERTAIN OTHER ENTITIES.—Section 620 of
such Act (22 U.S.C. 2370) is amended by inserting after
subsection (u) the following new subsection:

24 "(v)(1) Subject to paragraph (2), no assistance shall
25 be furnished under this Act to any entity that—

"(A) fails to make timely payments on loans 1 2 with respect to which guaranties have been issued under title III of chapter 2 of part I of this Act (re-3 lating to housing and other credit guaranty pro-4 grams); or 5 "(B) causes amounts (including amounts for ad-6 7 *ministrative expenses) to be paid by the United States* in the discharge of liabilities under guaranties issued 8 under such title, unless such entity has reimbursed the 9 United States for such amounts. 10 "(2) The President may waive the prohibition in para-11 graph (1) with respect to an entity if the President deter-12 mines that it is in the national interest of the United States 13 to furnish assistance under this Act to such entity.". 14 CHAPTER 6—PEACE CORPS 15

16 SEC. 3261. PEACE CORPS.

17 Section 3(b) of the Peace Corps Act (22 U.S.C.
18 2502(b)) is amended to read as follows:

19 "(b)(1) There are authorized to be appropriated to
20 carry out the purposes of this Act \$219,745,000 for each
21 of the fiscal years 1996 and 1997.

22 "(2) Amounts authorized to be appropriated under
23 paragraph (1)—

"(A) with respect to fiscal year 1996 are author ized to remain available until September 30, 1997;
 and

4 "(B) with respect to fiscal year 1997 are author5 ized to remain available until September 30, 1998.".
6 SEC. 3262. ACTIVITIES OF THE PEACE CORPS IN THE
7 FORMER SOVIET UNION.

(a) IN GENERAL.—Of the amounts made available for 8 fiscal years 1996 and 1997 to carry out chapter 11 of part 9 I of the Foreign Assistance Act of 1961 (22 U.S.C. 2295 10 et seq.; relating to assistance for the independent states of 11 the former Soviet Union), not more than \$11,600,000 for 12 each such fiscal year shall be available for activities of the 13 Peace Corps in the independent states of the former Soviet 14 Union (as defined in section 3 of the Freedom for Russia 15 and Emerging Eurasian Democracies and Open Markets 16 Support Act of 1992). 17

18 (b) AVAILABILITY.—Amounts made available under
19 subsection (a)—

20 (1) with respect to fiscal year 1996 are author21 ized to remain available until September 30, 1997;
22 and

23 (2) with respect to fiscal year 1997 are author24 ized to remain available until September 30, 1998.

1

2

3 Section 15 of the Peace Corps Act (22 U.S.C. 2514)
4 is amended by adding at the end the following new sub5 section:

6 "(e) Funds made available for the purposes of this Act7 may not be used to pay for abortions.".

8 CHAPTER 7—INTERNATIONAL DISASTER 9 ASSISTANCE

10SEC. 3271. AUTHORITY TO PROVIDE RECONSTRUCTION AS-11SISTANCE.

Section 491 of the Foreign Assistance Act of 1961 (22
U.S.C. 2292) is amended—

14 (1) in subsection (b), by striking "and rehabili15 tation" and inserting ", rehabilitation, and recon16 struction"; and

17 (2) in subsection (c), by striking "and rehabilita18 tion" and inserting ", rehabilitation, and reconstruc19 tion".

20 SEC. 3272. AUTHORIZATIONS OF APPROPRIATIONS.

21 Section 492(a) of such Act (22 U.S.C. 2292a(a)) is
22 amended to read as follows:

''(a) There are authorized to be appropriated to the
President to carry out section 491, in addition to funds otherwise available for such purposes, \$200,000,000 for each
of the fiscal years 1996 and 1997.''.

1 CHAPTER 8—OTHER PROVISIONS 2 SEC. 3281. EXEMPTION FROM RESTRICTIONS ON ASSIST 3 ANCE THROUGH NONGOVERNMENTAL ORGA 4 NIZATIONS.

5 Section 123(e) of the Foreign Assistance Act of 1961
6 (22 U.S.C. 2151u(e)) is amended to read as follows:

"(e)(1) Subject to paragraph (3), restrictions con-*tained in this Act or any other provision of law with respect to assistance for a country shall not be construed to restrict assistance under this chapter, chapter 10, or chapter 11 of this part in support of programs of nongovernmental orga- nizations.*

''(2) The President shall take into consideration, in
any case in which a restriction on assistance for a country
would be applicable but for this subsection, whether assistance for programs of nongovernmental organizations is in
the national interest of the United States.

18 "(3) Whenever the authority of this subsection is used to furnish assistance for a program of a nongovernmental 19 organization, the President shall notify the congressional 20 committees specified in section 634A(a) of this Act in ac-21 22 cordance with procedures applicable to reprogramming notifications under that section. Such notification shall de-23 scribe the program assisted, the assistance provided, and 24 the reasons for furnishing such assistance.". 25

1SEC. 3282. FUNDING REQUIREMENTS RELATING TO UNITED2STATES PRIVATE AND VOLUNTARY ORGANI-3ZATIONS.

4 (a) IN GENERAL.—Section 123(g) of the Foreign As5 sistance Act of 1961 (22 U.S.C. 2151u(g)) is amended to
6 read as follows:

7 "(g) Funds made available to carry out this chapter 8 or chapter 10 of this part may not be made available to 9 any United States private and voluntary organization, ex-10 cept any cooperative development organization, that obtains 11 less than 20 percent of its total annual financial support 12 for its international activities from sources other than the 13 United States Government.".

(b) EFFECTIVE DATE.—The amendment made by subsection (a) applies with respect to funds made available for
programs of any United States private and voluntary organization on or after the date of the enactment of this Act. **SEC. 3283. DOCUMENTATION REQUESTED OF PRIVATE AND VOLUNTARY ORGANIZATIONS.**

20 Section 620 of the Foreign Assistance Act of 1961 (22
21 U.S.C. 2370), as amended by this Act, is further amended
22 by inserting after subsection (v) (as added by this Act) the
23 following new subsection:

''(w) None of the funds made available to carry out
this Act shall be available to any private and voluntary
organization which—

"(1) fails to provide upon timely request any
 document, file, or record necessary to the auditing re quirements of the agency primarily responsible for
 administering part I of this Act; or

5 "(2) is not registered with the agency primarily
6 responsible for administering part I of this Act.".

7 SEC. 3284. FOREIGN GOVERNMENT PARKING FINES.

8 (a) IN GENERAL.—Chapter 1 of part III of the Foreign 9 Assistance Act of 1961 (22 U.S.C. 2351 et seq.), as amended 10 by this Act, is further amended by adding at the end the 11 following new section:

12 "SEC. 6201. FOREIGN GOVERNMENT PARKING FINES.

13 "(a) IN GENERAL.—An amount equivalent to 110 percent of the total unpaid fully adjudicated parking fines and 14 15 penalties owed to the District of Columbia, Virginia, Maryland, and New York by the government of a foreign country 16 as of the end of a fiscal year, as certified to the President 17 by the chief executive officer of each State or District, shall 18 be withheld from obligation for such country out of funds 19 available in the next fiscal year to carry out part I of this 20 Act, until the requirement of subsection (b) is satisfied. 21

''(b) REQUIREMENT.—The requirement of this subsection is satisfied when the Secretary of State determines
and certifies to the appropriate congressional committees
that such fines and penalties are fully paid to the govern-

ments of the District of Columbia, Virginia, Maryland, and
 New York.

3 "(c) APPROPRIATE CONGRESSIONAL COMMITTEES DE4 FINED.—For purposes of this section, the term 'appropriate
5 congressional committees' means the Committee on Inter6 national Relations and the Committee on Appropriations
7 of the House of Representatives and the Committee on For8 eign Relations and the Committee on Appropriations of the
9 Senate.".

(b) EFFECTIVE DATE.—The amendment made by subsection (a) shall apply with respect to fines certified as of
the end of fiscal year 1995 or any fiscal year thereafter.

13 SEC. 3285. HUMAN RIGHTS REPORTS.

(a) SECTION 116 REPORT.—Section 116(d) of the Foreign Assistance Act of 1961 (22 U.S.C. 2151n) is amended—

17 (1) in paragraph (2), by striking "and" at the18 end;

19 (2) by redesignating paragraph (3) as para-20 graph (5); and

21 (3) by inserting after paragraph (2) the follow22 ing new paragraphs:

23 "(3) the votes of each member of the United Na24 tions Commission on Human Rights on all country25 specific and thematic resolutions voted on at the Com-

3 "(4) the extent to which each country has ex4 tended protection to refugees, including the provision
5 of first asylum and resettlement; and".

6 (b) SECTION 502B REPORT.—Section 502B(b) of such Act (22 U.S.C. 2304(b)) is amended by adding after the 7 second sentence the following new sentence: "Each report 8 under this section shall list the votes of each member of the 9 United Nations Commission on Human Rights on all coun-10 try-specific and thematic resolutions voted on at the Com-11 mission's annual session during the period covered during 12 the preceding year.". 13

14 SEC. 3286. DEOBLIGATION OF CERTAIN UNEXPENDED ECO-

15

NOMIC ASSISTANCE FUNDS.

16 Chapter 3 of part III of the Foreign Assistance Act 17 of 1961 (22 U.S.C. 2401 et seq.) is amended by adding at 18 the end the following:

19"SEC. 668. DEOBLIGATION OF CERTAIN UNEXPENDED ECO-20NOMIC ASSISTANCE FUNDS.

21 "(a) REQUIREMENT TO DEOBLIGATE.—

22 "(1) IN GENERAL.—Except as provided in sub-23 section (b) of this section and in paragraphs (1) and 24 (3) of section 617(a) of this Act at the beginning of

- 24 (3) of section 617(a) of this Act, at the beginning of
- 25 each fiscal year the President shall deobligate and re-

1	turn to the Treasury, any funds described in para-
2	graph (2) that, as of the end of the preceding fiscal
3	year, have been obligated for a project or activity for
4	a period of more than 3 years but have not been ex-
5	pended.
6	"(2) FUNDS.—Paragraph (1) applies to funds
7	made available for—
8	"(A) assistance under chapter 1 of part I of
9	this Act (relating to development assistance),
10	chapter 10 of part I of this Act (relating to the
11	Development Fund for Africa), or chapter 4 of
12	part II of this Act (relating to the economic sup-
13	port fund);
14	"(B) assistance under the 'Multilateral As-
15	sistance Initiative for the Philippines';
16	"(C) assistance under the Support for East
17	European Democracy (SEED) Act of 1989; and
18	"(D) economic assistance for the independ-
19	ent states of the former Soviet Union under this
20	Act or under any other Act authorizing economic
21	assistance for such independent states.
22	"(b) Exceptions.—The President, on a case-by-case
23	basis, may waive the requirement of subsection $(a)(1)$ if the
24	President determines, and reports to the appropriate con-
25	gressional committees, that—

4 "(2) the funds have not been expended because of
5 unforeseen circumstances, and those circumstances
6 could not have been reasonably foreseen.

"(c) COMMENTS BY INSPECTOR GENERAL.—As soon as possible after the submission of a report pursuant to sub- section (b), the Inspector General of the agency primarily responsible for administering part I of this Act shall submit to the appropriate congressional committees such comments as the Inspector General considers appropriate with regard to the determination described in that report.

''(d) APPROPRIATE CONGRESSIONAL COMMITTEES.—
As used in this section, the term 'appropriate congressional
committees' means the Committee on International Relations and the Committee on Appropriations of the House
of Representatives and the Committee on Foreign Relations
and the Committee on Appropriations of the Senate.''.

TITLE XXXIII—REGIONAL PROVISIONS

1

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3 SEC. 3301. PROHIBITION ON ASSISTANCE TO FOREIGN GOV-4 ERNMENTS PROVIDING **ASSISTANCE** TO 5

CUBA.

6 (a) IN GENERAL.—Section 620 of the Foreign Assistance Act of 1961 (22 U.S.C. 2370), as amended by this Act, 7 is further amended by adding at the end the following new 8 subsection: 9

((y)(1) No assistance may be provided under this Act 10 (other than humanitarian assistance and assistance for ref-11 ugees) for a fiscal year to any foreign government that the 12 President determines has provided economic assistance to 13 or engaged in nonmarket-based trade with the Government 14 of Cuba or any entity controlled by such Government in 15 the preceding fiscal year. 16

"(2) The President may waive the requirements of 17 paragraph (1) if— 18

19 "(A) the President certifies to the congressional 20 committees specified in section 634A of this Act (in 21 accordance with procedures applicable t0 reprogramming of funds under that section) that the 22 provision of such assistance is vital to the national se-23 24 curity of the United States; or

"(B) the President determines and reports to the
 Congress that the Government of Cuba has met the re quirements contained in section 1708 of the Cuban
 Democracy Act of 1992 (22 U.S.C. 6001 et seq.).

5 "(3) Not later than February 1st each year, the Presi-6 dent shall prepare and transmit to the appropriate congres-7 sional committees a report containing a list of all foreign 8 governments that the President has determined have pro-9 vided economic assistance to or engaged in nonmarket-based 10 trade with the Government of Cuba in the preceding fiscal 11 year.

12 *"(4) For purposes of this subsection—*

''(A) the term 'appropriate congressional committees' means the Committee on International Relations and the Committee on Appropriations of the
House of Representatives and the Committee on Foreign Relations and the Committee on Appropriations
of the Senate;

19 ''(B) the term 'humanitarian assistance' means
20 food (including the monetization of food), clothing,
21 medicine, and medical supplies; and

"(C) the term 'nonmarket-based trade' includes
exports, imports, exchanges, or other trade arrangements under which goods or services are provided on
terms more favorable than those generally available in

1	applicable markets or for comparable commodities,
2	including—
3	"(i) exports to the Government of Cuba on
4	terms that involve a grant, concessional price,
5	guaranty, insurance, or subsidy;
6	"(ii) imports from the Government of Cuba
7	at preferential tariff rates; and
8	"(iii) exchange arrangements that include
9	advance delivery of commodities, arrangements
10	in which the Government of Cuba is not held ac-
11	countable for unfulfilled exchange contracts, and
12	arrangements under which such Government does
13	not pay appropriate transportation, insurance,
14	or finance costs.".
15	(b) Effective Date.—
16	(1) IN GENERAL.—Except as provided in para-
17	graph (2), the prohibition on assistance to a foreign
18	government contained in section 620(y) of the Foreign
19	Assistance Act of 1961, as added by subsection (a),
20	shall apply only with respect to assistance provided
21	in fiscal years beginning on or after the date of the
22	enactment of this Act.
23	(2) Exception.—In the case of the fiscal year in
24	which this Act is enacted, such prohibition shall
25	apply with respect to the obligation or expenditure of

assistance on or after the date of the enactment of
 this Act.

3 SEC. 3302. ASSISTANCE FOR NICARAGUA.

(a) RESTRICTIONS.—Amounts made available for fis-4 cal years 1996 and 1997 for assistance under chapter 1 of 5 part I of the Foreign Assistance Act of 1961 (22 U.S.C. 6 7 2151 et seq.; relating to development assistance) or chapter 4 of part II of such Act (22 U.S.C. 2346 et seq.; relating 8 to the economic support fund), including any unobligated 9 balances of prior appropriations, may only be made avail-10 able to the Government of Nicaragua if the Secretary of 11 State determines and certifies to the appropriate congres-12 sional committees that— 13

(1) a full and independent investigation has been 14 15 completed of the weapons caches discovered after the May 23, 1993, Santa Rosa arms cache explosion, in-16 17 cluding an investigation of passports, identity papers, 18 and other documents found at weapons sites indicat-19 ing the existence of a terrorist or kidnapping ring 20 and whether the terrorist network was involved in the 21 February 1993 World Trade Center bombing;

(2) prosecutions have been initiated against all
individuals, including government officials and members of the armed forces or security forces of Nica-

ragua, identified in the investigation described in
 paragraph (1);

3 (3) Nicaragua has made substantial progress in
4 meeting the requirements set forth in section 527 of
5 the Foreign Relations Authorization Act, Fiscal Years
6 1994 and 1995 (relating to expropriation of United
7 States property);

(4) substantial progress has been made in the 8 9 timely implementation of all recommendations made by the Tripartite Commission with respect to individ-10 uals responsible for assassinations, including the im-11 mediate suspension of all individuals from the Sandi-12 nista Army and security forces who were named in 13 14 such recommendations, and the expeditious prosecution of such individuals: 15

(5) all individuals responsible for the murders of
Jean Paul Genie, Arges Sequeira, and Enrique
Bermudez have been removed from the military and
security forces of Nicaragua, and judicial proceedings
against these individuals have been initiated;

(6) specific changes have been implemented
which have resulted in verifiable civilian control over
the Sandinista military, security forces, and police;
and

1	(7) genuine, effective, and concrete reforms in the
2	Nicaraguan judicial system have been initiated.
3	(b) Contents of Certification.—
4	(1) IN GENERAL.—A certification made pursuant
5	to subsection (a) shall include a detailed accounting
6	of all evidence in support of the determinations listed
7	in paragraphs (1) through (7) of such subsection.
8	(2) Form.—A certification made pursuant to
9	subsection (a) shall be submitted in unclassified form,
10	and, to the extent necessary, classified form.
11	(c) Exception to Restrictions.—The restrictions
12	on the availability of funds in subsection (a) shall not apply
13	to support for—
14	(1) programs facilitating the resolution of
15	United States citizen property claims;
16	(2) the International Commission for Support
17	and Verification of the Organization of American
18	States for human rights monitoring, related assist-
19	ance programs or election observation;
20	(3) independent human rights groups in Nica-
21	ragua;
22	(4) programs intended to ensure free and fair
23	elections in Nicaragua;

(5) democracy-building programs administered 1 2 through the National Endowment for Democracy and related nongovernmental groups; or 3 4 (6) programs to promote civilian control of the 5 military. 6 (d) APPROPRIATE CONGRESSIONAL COMMITTEES DE-7 FINED.—For purposes of this section, the term "appropriate congressional committees" means the Committee on Inter-8 national Relations and the Committee on Appropriations 9 of the House of Representatives and the Committee on For-10 eign Relations and the Committee on Appropriations of the 11

12 Senate.

13 SEC. 3303. SENSE OF THE CONGRESS REGARDING RELA-14TIONS WITH BURMA.

15 It is the sense of the Congress that—

16 (1) official United States trade delegations to
17 Burma should be indefinitely suspended;

(2) visits to Burma by senior officials of the
United States Government should be minimized until
Aung San Suu Kyi is released from house arrest;

(3) the Secretary of Labor should submit to the
Congress a report on labor practices in Burma so that
Members of Congress can better inform constituents,
including stockholders and business leaders of the

	001
1	United States companies which transact commerce
2	with Burma, on labor conditions in that country;
3	(4) the Secretary of State should submit to the
4	Congress a report on resource exploitation and envi-
5	ronmental degradation in Burma;
6	(5) no assistance should be used for cooperative
7	counternarcotics efforts between the United States and
8	members of the State Law and Order Restoration
9	Committee (SLORC) regime;
10	(6) the United States should discourage the Asso-
11	ciation of Southeast Asian Nations (ASEAN) from
12	including the SLORC regime in ASEAN activities;
13	(7) the Secretary of State should submit to the
14	Congress a report which outlines a strategy for en-
15	couraging democratic transition in Burma; and
16	(8) the United States should encourage its allies
17	to restrict the relations of such allies with Burma in
18	accordance with this section.
19	SEC. 3304. DEBT RESTRUCTURING FOR EGYPT.
20	(a) FINDINGS.—The Congress makes the following
21	findings:
22	(1) The Government of Egypt owes the United
23	States Government over \$6,000,000,000 from prior
24	economic assistance credit programs.

1	(2) Current annual debt service payments by
2	Egypt to the United States are approximately
3	\$270,000,000, will climb in the near future to
4	\$350,000,000, and will continue until the year 2021.
5	(3) Egypt's debt service to the United States re-
6	sults in reduced investment capital and slower eco-
7	nomic growth in Egypt.
8	(4) Restructuring Egypt's debt burden, and buy-
9	ing down Egypt's debt, could substantially reduce
10	over time Egypt's requirement for economic assist-
11	ance.
12	(5) Addressing Egypt's debt burden is in the mu-
13	tual interest of Egypt and the United States.
14	(b) REPORT.—(1) Not later than January 31, 1996,
15	the Secretary of State and the Secretary of the Treasury
16	shall develop and submit to the appropriate congressional
17	committee options to restructure Egypt's debt, and buy
18	down, over a period of time through the use of funds author-
19	ized to be appropriated under chapter 4 of part II of the
20	Foreign Assistance Act of 1961 (22 U.S.C. 2346 et seq.; re-
21	lating to the economic support fund), all outstanding debt
22	owed by the Government of Egypt to the United States Gov-
23	ernment, including debt owed under development assist-
24	ance, agriculture, Export-Import Bank, and Commodity
25	Credit Corporation credit programs.

(2) The Secretary of State and the Secretary of the 1 2 Treasury shall develop the options required by paragraph (1) in such a way as to enable the United States to reduce 3 assistance to Egypt in the future under chapter 4 of part 4 II of the Foreign Assistance Act of 1961 (22 U.S.C. 2346 5 et seq.; relating to the economic support fund). In the devel-6 7 opment of such options, the Secretaries shall consult with the Secretary of Commerce for the purpose of determining 8 the impact of the options required under paragraph (1) on 9 the level of United States exports to Egypt. 10

(3) For purposes of this subsection, the term "appropriate congressional committees" means the Committee on
International Relations and the Committee on Appropriations of the House of Representatives and the Committee
on Foreign Relations and the Committee on Appropriations
of the Senate.

17 SEC. 3305. PROHIBITION ON ASSISTANCE TO FOREIGN GOV18 ERNMENTS PROVIDING ASSISTANCE TO IRAN.
19 (a) FINDINGS.—The Congress makes the following
20 findings:

(1) Iran is engaged in an intensive effort to develop nuclear weapons and some nations have indicated that they are prepared to cooperate with Iran
in the nuclear field.

1	(2) The possession of nuclear weapons by Iran
2	would represent a serious threat to the peace and se-
3	curity of the entire Middle East region and an ex-
4	tremely serious challenge to United States interests in
5	that region.
6	(3) The United States places the highest priority
7	on denying to Iran the capability to produce nuclear
8	weapons and systems for the delivery of nuclear
9	weapons and other weapons of mass destruction.
10	(4) The sale or transfer to Iran by any other
11	government or with the permission of any other gov-
12	ernment of technology that may be critical for Iran
13	to develop or deploy nuclear weapons is a serious
14	threat to United States interests.
15	(b) Admission to NATO.—It is the sense of the Con-
16	gress that the United States should vigorously oppose the
17	accession to the North Atlantic Treaty and the admission
18	to the North Atlantic Treaty Organization of any country
19	which sells or licenses for sale any nuclear or dual-use tech-
20	nology or any military weapons, equipment, ammunition
21	or munitions of any kind, including any item included on
22	any lists covered by the Missile Technology Control Regime,
23	to Iran or to any country which the Secretary of State has
24	determined repeatedly provides support for acts of inter-

national terrorism pursuant to section 6(j) of the Export
 Administration Act of 1979.

3 (c) Prohibition on United States Assistance.— 4 No assistance authorized to be appropriated by this Act or any other Act may be provided by any agency of the United 5 States Government to the government of any country which 6 7 sells or licenses for sale any nuclear or dual-use technology or any military weapons, equipment, ammunition or mu-8 nitions of any kind, including any item included on any 9 lists covered by the Missile Technology Control Regime, to 10 Iran or to any other country which the Secretary of State 11 has determined repeatedly provides support for acts of 12 international terrorism pursuant to section 6(j) of the Ex-13 port Administration Act of 1979. 14

15 (d) EXCEPTIONS.—The prohibition in subsection (c)
16 shall not apply to—

(1) assistance provided to Russia, Belarus,
Ukraine, or Kazakhstan under the authorities of the
Soviet Nuclear Threat Reduction Act of 1991 (title II
of Public Law 102–228; 105 Stat. 1691); and

(2) assistance provided under chapter 11 of part
I of the Foreign Assistance Act of 1961 (22 U.S.C.
22 2295 et seq.; relating to assistance for the independent
states of the former Soviet Union) for the purposes
of—

1	(A) humanitarian, disaster, or refugee re-
2	lief; or
3	(B) assisting democratic political reform
4	and rule of law activities, and assisting in the
5	creation of private sector and nongovernmental
6	organizations that are independent of govern-
7	ment ownership and control.
8	SEC. 3306. ASSISTANCE FOR PAKISTAN.
9	Section 620E(e) of the Foreign Assistance Act of 1961
10	(22 U.S.C. 2375(e)) is amended—
11	(1) by striking "No assistance shall" and insert-
12	ing ''(1) Except as provided in paragraph (2), no as-
13	sistance shall''; and
14	(2) by adding at the end the following new para-
15	graph:
16	"(2)(A) Assistance in support of nongovernmental or-
17	ganizations or microenterprises under chapter 1 of part I
18	of this Act (relating to development assistance) and assist-
19	ance under the provisions of law described in subparagraph
20	(B) may be made available for Pakistan.
21	"(B) The provisions of law described in this subpara-
22	graph are the following:
23	"(i) Title IV of chapter 2 of part I of this Act
24	(relating to the Overseas Private Investment Corpora-

1	"(ii) Chapter 8 of part I of this Act (relating to
2	international narcotics control).
3	"(iii) Chapter 5 of part II of this Act (relating
4	to international military education and training).
5	"(iv) Chapter 8 of part II of this Act (relating
6	to antiterrorism assistance).
7	"(v) Any provision of law under which assist-
8	ance is available to carry out the following activities:
9	"(I) Aviation safety.
10	"(II) Immigration and customs procedures.
11	''(III) Peacekeeping.
12	"(IV) Promotion of trade and investment
13	interests of the United States.
14	"(C) Assistance described in subparagraph (B)(iii)
15	may be made available for Pakistan under this paragraph
16	for fiscal year 1997 and each subsequent fiscal year only
17	if the President certifies to the Congress for such fiscal year
18	that the Government of Pakistan is fully cooperating with
19	United States counter-narcotics assistance programs and
20	policies.".
21	SEC. 3307. RETURN OF MILITARY EQUIPMENT OF PAKISTAN.
22	It is the sense of the Congress that—
23	(1) the inability of the President since October 1,
24	1990, to make the necessary certification under sec-
25	tion 620E(e) of the Foreign Assistance Act of 1961

1	(relating to the nuclear activities of Pakistan) has
2	prevented the delivery of military aircraft for which
3	Pakistan made nonrefundable cash payments to con-
4	tractors and unnecessarily complicated the achieve-
5	ment of United States foreign policy and non-
6	proliferation objectives in South Asia;
7	(2) in the absence of a Presidential certification
8	for Pakistan under section 620E(e) of such Act, the
9	United States should make a determined effort to find
10	a third party buyer for the such military aircraft and
11	should reimburse Pakistan with any proceeds derived
12	from a sale to such third party, up to the amount
13	paid by Pakistan for such military aircraft; and
14	(3) with respect to other military equipment im-
15	ported into the United States from Pakistan prior to
16	May 1, 1991, for repair or modification by the De-
17	partment of Defense, the return of such military
18	equipment, including spare parts thereof, or equiva-
19	lent equipment or spare parts originally owned by
20	another country, does not constitute a transfer of
21	military equipment under the terms of section
22	620E(e) of such Act, provided such military equip-
23	ment or spare parts are returned in an unrepaired
24	state or without modifications for which they were
25	originally imported into the United States.

1 SEC. 3308. ELIGIBILITY OF PANAMA UNDER ARMS EXPORT 2 CONTROL ACT. 3 The Government of the Republic of Panama shall be eligible to purchase defense articles and defense services 4 5 under the Arms Export Control Act (22 U.S.C. 2751 et seq.), except as otherwise specifically provided by law. 6 7 SEC. 3309. FUTURE OF THE UNITED STATES MILITARY 8 PRESENCE IN PANAMA. (a) FINDINGS.—The Congress makes the following 9 10 findings: (1) The Panama Canal is a vital strategic asset 11 12 to the United States. its allies, and the world. 13 (2) The Treaty on the Permanent Neutrality and Operation of the Panama Canal signed on September 14 7, 1977, provides that Panama and the United States 15 have the responsibility to assure that the Panama 16 17 Canal will remain open and secure. 18 (3) Such Treaty also provides that each of the 19 two countries shall, in accordance with their respec-20 tive constitutional processes, defend the Canal against 21 any threat to the regime of neutrality, and con-22 sequently shall have the right to act against any aggression or threat directed against the Canal or 23 against the peaceful transit of vessels through the 24 Canal. 25

1	(4) The United States instrument of ratification
2	of such Treaty includes specific language that the two
3	countries should consider negotiating future arrange-
4	ments or agreements to maintain military forces nec-
5	essary to fulfill the responsibility of the two countries
6	of maintaining the neutrality of the Canal after 1999.
7	(5) The Government of Panama, in the bilateral
8	Protocol of Exchange of instruments of ratification,
9	expressly "agreed upon" such arrangements or agree-
10	ments.
11	(6) The United States Navy depends upon the
12	Panama Canal for rapid transit in times of emer-
13	gency, as demonstrated during World War II, the Ko-
14	rean War, the Vietnam conflict, the Cuban Missile
15	Crisis, and the Persian Gulf conflict.
16	(7) Drug trafficking and money laundering have
17	proliferated in the Western Hemisphere since the
18	Treaty on the Permanent Neutrality and Operation
19	of the Panama Canal was signed on September 7,
20	1977, and such trafficking and laundering poses a
21	grave threat to peace and security in the region.
22	(8) Certain facilities now utilized by the United
23	States Armed Forces in Panama are critical to com-
24	bat the trade in illegal drugs.

1	(9) The United States and Panama share com-
2	mon policy goals such as strengthening democracy,
3	expanding economic trade, and combating illegal nar-
4	cotics throughout Latin America.
5	(10) The Government of Panama has dissolved
6	its military forces and has maintained only a civil-
7	ian police organization to defend the Panama Canal
8	against aggression.
9	(11) Certain public opinion polls in Panama
10	suggest that many Panamanians desire a continued
11	United States military presence in Panama.
12	(b) Sense of the Congress.—It is the sense of the
13	Congress that—
13 14	Congress that— (1) the President should negotiate a new base
	Ű
14	(1) the President should negotiate a new base
14 15	(1) the President should negotiate a new base rights agreement with the Government of Panama—
14 15 16	 (1) the President should negotiate a new base rights agreement with the Government of Panama— (A) to allow the stationing of United States
14 15 16 17	 (1) the President should negotiate a new base rights agreement with the Government of Panama— (A) to allow the stationing of United States Armed Forces in Panama beyond December 31,
14 15 16 17 18	(1) the President should negotiate a new base rights agreement with the Government of Panama— (A) to allow the stationing of United States Armed Forces in Panama beyond December 31, 1999; and
14 15 16 17 18 19	(1) the President should negotiate a new base rights agreement with the Government of Panama— (A) to allow the stationing of United States Armed Forces in Panama beyond December 31, 1999; and (B) to ensure that the United States will be
 14 15 16 17 18 19 20 	(1) the President should negotiate a new base rights agreement with the Government of Panama— (A) to allow the stationing of United States Armed Forces in Panama beyond December 31, 1999; and (B) to ensure that the United States will be able to act appropriately, consistent with the
 14 15 16 17 18 19 20 21 	(1) the President should negotiate a new base rights agreement with the Government of Panama— (A) to allow the stationing of United States Armed Forces in Panama beyond December 31, 1999; and (B) to ensure that the United States will be able to act appropriately, consistent with the Panama Canal Treaty, the Treaty Concerning

1	Panama Canal shall remain open, neutral, se-
2	cure, and accessible; and
3	(2) the President should consult with the Con-
4	gress throughout the negotiations described in para-
5	graph (1).
6	SEC. 3310. PEACE AND STABILITY IN THE SOUTH CHINA
7	SEA.
8	(a) FINDINGS.—The Congress finds the following:
9	(1) The South China Sea is a critically impor-
10	tant waterway through which 25 percent of the
11	world's ocean freight and 70 percent of Japan's en-
12	ergy supplies transit.
13	(2) The South China Sea serves as a crucial sea
14	lane for United States Navy ships moving between the
15	Pacific and Indian Oceans, particularly in time of
16	emergency.
17	(3) There are a number of competing claims to
18	territory in the South China Sea.
19	(4) The 1992 Manila Declaration adhered to by
20	the Association of South East Asian Nations, the So-
21	cialist Republic of Vietnam, and the People's Republic
22	of China calls for all claimants to territory in the
23	South China Sea to resolve questions of boundaries
24	through peaceful negotiations.

1	(5) The legislature of the People's Republic of
2	China has declared the entire South China Sea to be
3	Chinese territorial waters.
4	(6) The armed forces of the People's Republic of
5	China have asserted China's claim to the South China
6	Sea through the kidnapping of citizens of the Repub-
7	lic of the Philippines and the construction of military
8	bases on territory claimed by the Philippines.
9	(7) These acts of aggression committed by the
10	armed forces of the People's Republic of China
11	against citizens of the Philippines are contrary to
12	both international law and to peace and stability in
13	East Asia.
14	(b) Policy Declarations.—The Congress—
15	(1) declares the right of free passage through the
16	South China Sea to be vital to the national security
17	interests of the United States, its friends, and allies;
18	(2) declares that any attempt by a
19	nondemocratic power to assert, through the use of
20	force or intimidation, its claims to territory in the
21	South China Sea to be a matter of grave concern to
22	the United States;
23	(3) calls upon the Government of the People's Re-
24	public of China to adhere faithfully to its commit-

25 ment under the Manila Declaration of 1992; and

1	(4) calls upon the President to review the defense
2	needs of democratic countries with claims to territory
3	in the South China Sea.
4	SEC. 3311. SENSE OF THE CONGRESS REGARDING NARCOT-
5	ICS CONTROL EFFORTS OF COLOMBIA.
6	It is the sense of the Congress that—
7	(1) relations between the United States and Co-
8	lombia are at a critical stage, particularly following
9	the President's March 1, 1995, decision to grant the
10	Government of Colombia a national interest waiver
11	in the 1994 narcotics certification determination;
12	(2) the Government of Colombia has undertaken
13	efforts toward the elimination of drug trafficking or-
14	ganizations, especially the powerful ''kingpins'' based
15	in Cali;
16	(3) important advances need to be taken to dis-
17	mantle the operations of criminal enterprises in Co-
18	lombia which seek to corrupt government institutions;
19	(4) the Government of Colombia should be en-
20	couraged to complete specific, attainable objectives in
21	its overall narcotics control strategy, including—
22	(A) the arrest and prosecution of the ac-
23	knowledged leaders of the Cali drug organization;

1	(B) the imposition of tougher sentencing of
2	drug traffickers to ensure that such traffickers
3	serve sentences commensurate with their crimes;
4	(C) the expeditious passage of legislation to
5	criminalize money laundering;
6	(D) the aggressive eradication of illicit
7	crops, including coca opium, and marijuana;
8	(E) the elimination of the industrial infra-
9	structure of the narcotics trade, including lab-
10	oratories, precursor chemicals, and aircraft;
11	(F) the destruction of the internal narcotics
12	distribution export system, including the use of
13	airports, rivers, and ports for such system;
14	(G) the elimination of the island of San An-
15	dres as a illegal narcotics transshipment point;
16	and
17	(H) the end of the current policy of the Gov-
18	ernment of Colombia under which key drug traf-
19	fickers are given lenient sentences in return for
20	their surrender;
21	(5) the Secretary of State should make the issue
22	of illicit narcotics the highest foreign policy priority
23	of the United States with respect to relations with key
24	illicit drug transit and producing nations, such as
25	Colombia; and

(6) the Secretary of State should request our European allies to join the United States in sending a clear message to Colombia on the importance of attaining these counternarcotics goals and objectives in the shortest possible time so that reductions in United

6 States foreign assistance will not be necessary in the7 future.

8 SEC. 3312. NOTIFICATION OF ARMS SALES TO SAUDI 9 ARABIA.

10 (a) NOTIFICATION.—Until the certification under subsection (b) is submitted to the Congress, section 36(b)(1) of 11 12 the Arms Export Control Act shall be applied to sales of Saudi Arabia by substituting in the first sentence "0" for 13 "0" for \$200,000,000, and for 14 \$50.000.000. "0" 15 \$14,000,000.

(b) CERTIFICATION.—Subsection (a) shall cease to 16 apply if and when the Secretary of State certifies and re-17 ports in writing to the Congress that the unpaid claims of 18 American firms against the Government of Saudi Arabia 19 that are described in the June 30, 1993, report by the Sec-20 retary of Defense pursuant to section 9140(c) of the Depart-21 22 ment of Defense Appropriations Act, 1993 (Public Law 102–396; 106 Stat. 1939), including the additional claims 23 noticed by the Department of Commerce on page 2 of that 24 25 report, have been resolved satisfactorily.

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SEC. 3313. ASSISTANCE FOR ZAIRE.

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2 (a) SECURITY ASSISTANCE.—Assistance may not be
3 transferred to the Government of Zaire for each of the fiscal
4 years 1996 and 1997—

5 (1) under chapter 4 of part II of the Foreign As6 sistance Act of 1961 (22 U.S.C. 2346 et seq.; relating
7 to the economic support fund);

8 (2) under chapter 5 of part II of that Act (22
9 U.S.C. 2347 et seq.; relating to international military
10 education and training); or

 (3) from the "Foreign Military Financing Program" account under section 23 of the Arms Export
 Control Act (22 U.S.C. 2763).

(b) DEVELOPMENT ASSISTANCE.—Assistance under
chapter 1 of part I of the Foreign Assistance Act of 1961
(22 U.S.C. 2151 et seq.; relating to development assistance)
or chapter 10 of such part (22 U.S.C. 2293 et seq.; relating
to the Development Fund for Africa) for each of the fiscal
years 1996 and 1997 shall not be transferred to the Government of Zaire.

1TITLEXXXIV—SPECIALAU-2THORITIES AND OTHERPRO-3VISIONS

4 CHAPTER 1—SPECIAL AUTHORITIES

5 SEC. 3401. ENHANCED TRANSFER AUTHORITY.

6 Section 610 of the Foreign Assistance Act of 1961 (22
7 U.S.C. 2360) is amended to read as follows:

8 "SEC. 610. TRANSFER BETWEEN ACCOUNTS.

9 "(a) General Authority.—Whenever the President 10 determines it to be necessary for the purposes of this Act or the Arms Export Control Act (22 U.S.C. 2751 et seq.), 11 not to exceed 20 percent of the funds made available to 12 carry out any provision of this Act (except funds made 13 14 available pursuant to title IV of chapter 2 of part I) or section 23 of the Arms Export Control Act (22 U.S.C. 15 2763)— 16

17 "(1) may be transferred to, and consolidated
18 with, the funds in any other account or fund avail19 able to carry out any provision of this Act; and

20 "(2) may be used for any purpose for which
21 funds in that account or fund may be used.

22 "(b) LIMITATION ON AMOUNT OF INCREASE.—The
23 total amount in the account or fund for the benefit of which
24 transfer is made under subsection (a) during any fiscal

year may not be increased by more than 20 percent of the
 amount of funds otherwise made available.

3 "(c) NOTIFICATION.—The President shall notify in
4 writing the congressional committees specified in section
5 634A at least fifteen days in advance of each such transfer
6 between accounts in accordance with procedures applicable
7 to reprogramming notifications under such section.".

8 SEC. 3402. AUTHORITY TO MEET UNANTICIPATED CONTIN9 GENCIES.

(a) IN GENERAL.—Chapter 1 of part III of the Foreign
Assistance Act of 1961 is amended by inserting after section
610 (22 U.S.C. 2360) the following new section:

13 "SEC. 610A. AUTHORITY TO MEET UNANTICIPATED CONTIN14 GENCIES.

15 *"(a) AUTHORITY.*—

"(1) IN GENERAL.—In order to provide for any 16 17 unanticipated contingency in the programs, projects, 18 or activities for which assistance is provided under 19 this Act. the President is authorized to use funds 20 made available to carry out any provision of this Act (other than chapter 1 or chapter 10 of part I of this 21 22 Act) for the purpose of providing assistance authorized by any other provision of this Act in accordance 23 with the provisions applicable to the furnishing of 24 such assistance. 25

1	"(2) LIMITATION.—The authority of paragraph
2	(1) may not be used to authorize the use of more than
3	\$40,000,000 in any fiscal year.
4	"(b) Supersedes Other Laws.—Funds made avail-
5	able under the authority of this section may be used not-
6	withstanding any other provision of law.
7	"(c) Notification of Congress.—
8	"(1) NOTIFICATION.—Except as provided in
9	paragraph (2), the President shall notify the congres-
10	sional committees specified in section 634A(a) at least
11	15 days before obligating any funds under this section
12	in accordance with the procedures applicable to
13	reprogramming notifications under section 634A(a).
14	"(2) Exception.—The President may waive the
15	requirement contained in paragraph (1) if the Presi-
16	dent determines that complying with such require-
17	ment would pose a substantial risk to human health
18	or welfare. If the President exercises the waiver under
19	the preceding sentence, the President shall notify the
20	congressional committees specified in section 634A(a)
21	as early as practicable, but in no event later than 3
22	days after the date on which the President took the
23	action to which such notification requirement was ap-
24	plicable.''.

(b) REPEAL.—Chapter 5 of part I of the Foreign As sistance Act of 1961 (22 U.S.C. 2261; relating to contin gencies) is hereby repealed.

4 SEC. 3403. SPECIAL WAIVER AUTHORITY.

5 Section 614 of the Foreign Assistance Act of 1961 (22
6 U.S.C. 2364) is amended to read as follows:

7 "SEC. 614. SPECIAL WAIVER AUTHORITY.

8 "(a) AUTHORITY.—The President may provide assist-9 ance and make loans under the provisions of law described 10 in subsection (b), notwithstanding any other provision of 11 law, if the President determines that to do so is vital to 12 the national interests of the United States.

13 "(b) LAWS WHICH MAY BE WAIVED.—The provisions
14 of law described in this subsection are—

15 *"(1) this Act;*

16 "(2) the Arms Export Control Act (22 U.S.C.
17 2751 et seq.);

18 "(3) any provision of law authorizing the provi19 sion of assistance to foreign countries or making ap20 propriations for such assistance; and

''(4) any other provision of law that restricts the
authority to provide assistance or make loans under
a provision of law described in paragraph (1), (2), or
(3).

*"(c) Consultation With Congress.—Before exercis-*1 2 ing the authority under subsection (a), the President shall consult with, and shall provide a written policy justifica-3 tion to the Committee on International Relations and the 4 Committee on Appropriations of the House of Representa-5 tives and the Committee on Foreign Relations and the Com-6 mittee on Appropriations of the Senate. 7 "(d) NOTIFICATION TO CONGRESS.—A determination 8 under subsection (a) shall be effective only if the President 9 notifies the congressional committees specified in subsection 10 (c) in writing of that determination. 11 "(e) ANNUAL CEILINGS.— 12 "(1) IN GENERAL.—The authority of this section 13 may not be used in any fiscal year to authorize— 14 "(A) more than \$750,000,000 in sales or 15 leases to be made under the Arms Export Control 16 17 Act (22 U.S.C. 2751 et seq.); 18 "(B) the use of more than \$250,000,000 of 19 funds made available under this Act or the Arms Export Control Act; or 20 "(C) the use of more than \$100.000.000 of 21 foreign currencies accruing under this Act or 22 any other provision of law. 23 24 "(2) Sales under the arms export control ACT.—If the authority of this section is used both to 25

1	authorize a sale or lease under the Arms Export Con-
2	trol Act and to authorize funds to be used under this
3	Act with respect to the financing of that sale or lease,
4	then the use of the funds shall be counted against the
5	limitation in paragraph (1)(B) and the portion, if
6	any, of the sale or lease which is not so financed shall
7	be counted against the limitation in paragraph
8	(1)(A).
9	"(3) Leases.—For purposes of paragraph
10	(1)(A) the replacement cost, less any depreciation in
11	the value, of the defense articles authorized to be
12	leased shall be counted against the limitation in that
13	paragraph.
14	"(4) Country limits.—(A) Not more than
15	\$75,000,000 of the \$250,000,000 limitation provided
16	in paragraph (1)(B) may be allocated to any one
17	country in any fiscal year unless that country is a
18	victim of active aggression.
19	''(B) Not more than \$500,000,000 of the aggre-
20	gate limitation of \$1,000,000,000 provided in para-
21	graph (1)(A) and (1)(B) may be allocated to any one
22	country in any fiscal year.".
23	SEC. 3404. TERMINATION OF ASSISTANCE.
24	Section 617 of the Foreign Assistance Act of 1961 (22
25	U.S.C. 2367) is amended to read as follows:

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1 "SEC. 617. TERMINATION OF ASSISTANCE.

2 "(a) IN GENERAL.—(1) In order to ensure the effectiveness of assistance provided under this Act, funds made 3 available under this Act to carry out any program, project, 4 5 or activity of assistance shall remain available for obligation for a period not to exceed 8 months after the date of 6 7 termination of such assistance for the necessary expenses of winding up such programs, projects, or activities and, 8 notwithstanding any other provision of law, funds so obli-9 gated may remain available until expended. 10

"(2) Funds obligated to carry out any program, 11 project, or activity of assistance before the effective date of 12 the termination of such assistance are authorized to be 13 available for expenditure for the necessary expenses of wind-14 ing up such programs, projects, and activities, notwith-15 standing any provision of law restricting the expenditure 16 of funds, and may be reobligated to meet any other nec-17 essary expenses arising from the termination of such assist-18 19 ance.

"(3) The necessary expenses of winding up programs,
projects, and activities of assistance include the obligation
and expenditure of funds to complete the training or studies
outside their countries of origin of students whose course
of study or training program began before assistance was
terminated.

"(b) LIABILITY TO CONTRACTORS.—For the purpose of 1 making an equitable settlement of termination claims under 2 extraordinary contractual relief standards, the President is 3 4 authorized to adopt as a contract or other obligation of the United States Government, and assume (in whole or in 5 part) any liabilities arising thereunder, any contract with 6 7 a United States or third-country contractor to carry out any program, project, or activity of assistance under this 8 Act that was subsequently terminated pursuant to law. 9

10 "(c) GUARANTEE PROGRAMS.—Provisions of this or 11 any other Act requiring the termination of assistance under 12 this Act shall not be construed to require the termination 13 of guarantee commitments that were entered into before the 14 effective date of the termination of assistance.".

15 CHAPTER 2—OTHER PROVISIONS

16 SEC. 3411. CONGRESSIONAL PRESENTATION DOCUMENTS.

17 Section 634 of the Foreign Assistance Act of 1961 (22
18 U.S.C. 2394) is amended to read as follows:

19 "SEC. 634. CONGRESSIONAL PRESENTATION DOCUMENTS.

20 "(a) REQUIREMENT FOR SUBMISSION.—As part of the
21 annual requests for enactment of authorizations and appro22 priations for foreign assistance programs for each fiscal
23 year, the President shall prepare and transmit to the Con24 gress annual congressional presentation documents for the

programs authorized under this Act and the Arms Export
 Control Act (22 U.S.C. 2751 et seq.).

3 "(b) MATERIALS TO BE INCLUDED.—The documents
4 submitted pursuant to subsection (a) shall include—

5 "(1) the rationale for the allocation of assistance
6 or contributions to each country, regional, or cen7 trally funded program, or organization, as the case
8 may be;

9 "(2) a description of how each such program or
10 contribution supports the objectives of this Act or the
11 Arms Export Control Act, as the case may be;

''(3) a description of planned country, regional,
or centrally funded programs or contributions to
international organizations and programs for the
coming fiscal year; and

16 "(4) for each country for which assistance is re17 quested under this Act or the Arms Export Control
18 Act—

''(A) the total number of years since 1946
that the United States has provided assistance;
''(B) the total amount of bilateral assistance
provided by the United States since 1946, including the principal amount of all loans, credits, and guarantees; and

1	"(C) the total amount of assistance provided
2	to such country from all multilateral organiza-
3	tions to which the United States is a member,
4	including all international financial institu-
5	tions, the United Nations, and other inter-
6	national organizations.
7	"(c) Graduation From Development Assist-
8	ANCE.—
9	"(1) Determination.—As part of the congres-
10	sional presentation documents transmitted to the Con-
11	gress under this section, the Secretary of State shall
12	make a separate determination for each country iden-
13	tified in such documents for which bilateral develop-
14	ment assistance is requested, estimating the year in
15	which each such country will no longer be receiving
16	bilateral development assistance.
17	"(2) Development assistance defined.—For
18	purposes of this section, the term 'development assist-
19	ance' means assistance under—
20	"(A) chapter 1 of part I of this Act;
21	"(B) chapter 10 of part I of this Act;
22	"(C) chapter 11 of part I of this Act; and
23	''(D) the Support for East European De-
24	mocracy (SEED) Act of 1989 (22 U.S.C. 5401 et
25	seq.). ''.

SEC. 3412. PROHIBITION ON ASSISTANCE TO FOREIGN GOV-

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2 **ERNMENTS ENGAGED IN ESPIONAGE** 3 **AGAINST THE UNITED STATES.**

4 Chapter 1 of part III of the Foreign Assistance Act
5 of 1961 (22 U.S.C. 2370 et seq.), as amended by this Act,
6 is further amended by adding at the end the following new
7 section:

8 "SEC. 620J. PROHIBITION ON ASSISTANCE TO FOREIGN 9 GOVERNMENTS ENGAGED IN ESPIONAGE 10 AGAINST THE UNITED STATES.

"(a) PROHIBITION.—None of the funds made available
to carry out this Act or the Arms Export Control Act (22
U.S.C. 2751 et seq.) (other than humanitarian assistance
or assistance for refugees) may be provided to any foreign
government which the President determines is engaged in
intelligence activities within the United States harmful to
the national security of the United States.

18 "(b) PERIODIC REPORTS.—Beginning one year after 19 the date of enactment of this section, and annually thereafter, the President shall prepare and transmit to the Com-20 mittee on Foreign Relations and the Select Committee on 21 22 Intelligence of the Senate and the Committee on International Relations and the Permanent Select Committee on 23 Intelligence of the House of Representatives a report, in 24 classified and unclassified forms, listing all foreign govern-25 26 ments which the President determines are conducting intelligence activities within the United States harmful to the
 national security of the United States.

3 "(c) DEFINITION.—As used in this section, the term
4 'humanitarian assistance' means food (including the mone5 tization of food), clothing, medicine, and medical supplies.".
6 SEC. 3413. DEBT RESTRUCTURING FOR FOREIGN ASSIST-

ANCE.

7

8 Chapter 1 of part III of the Foreign Assistance Act 9 of 1961 (22 U.S.C. 2370 et seq.), as amended by this Act, 10 is further amended by adding at the end the following new 11 section:

12 "SEC. 620K. SPECIAL DEBT RELIEF FOR POOR COUNTRIES.

13 "(a) AUTHORITY TO REDUCE DEBT.—The President
14 may reduce amounts owed to the United States Government
15 by a country described in subsection (b) as a result of—
16 "(1) loans or guarantees issued under this Act;
17 or

18 *"(2) credits extended or guarantees issued under*19 the Arms Export Control Act (22 U.S.C. 2751 et seq.).
20 *"(b) COUNTRY DESCRIBED.—A country described in*

21 this subsection is a country—

22 "(1) with a heavy debt burden that is eligible to
23 borrow from the International Development Associa24 tion but not from the International Bank for Recon-

1	struction and Development (commonly referred to as
2	an 'IDA-only' country); and
3	<i>"(2) the government of which—</i>
4	"(A) does not have an excessive level of
5	military expenditures;
6	"(B) has not repeatedly provided support
7	for acts of international terrorism; and
8	"(C) is cooperating with the United States
9	on international narcotics control matters;
10	"(3) (including the military or other security
11	forces of such government) does not engage in a con-
12	sistent pattern of gross violations of internationally
13	recognized human rights; and
14	"(4) is not prohibited from receiving assistance
15	described in section 527(a) of the Foreign Relations
16	Authorization Act, Fiscal Years 1994 and 1995 by
17	reason of such section.
18	"(c) LIMITATIONS.—The authority under subsection
19	(a) may be exercised—
20	"(1) only to implement multilateral official debt
21	relief ad referendum agreements (commonly referred
22	to as 'Paris Club Agreed Minutes'); and
23	"(2) only to the extent that appropriations for
24	the cost of the modification, as defined in section 502

of the Congressional Budget Act of 1974, are made in
 advance.

3 "(d) CERTAIN PROHIBITIONS INAPPLICABLE.—A re4 duction of debt pursuant to the exercise of authority under
5 subsection (a)—

6 "(1) shall not be considered assistance for pur-7 poses of any provision of law limiting assistance to 8 a country; and

9 "(2) may be exercised notwithstanding section 10 620(r) of this Act or any comparable provision of 11 law.

12 *"(e)* AUTHORIZATION OF APPROPRIATIONS.—

''(1) IN GENERAL.—There are authorized to be
appropriated to the President for the purpose of carrying out this section \$7,000,000 for each of the fiscal
years 1996 and 1997.

17 "(2) AVAILABILITY.—Amounts authorized to be
18 appropriated under paragraph (1) are authorized to
19 remain available until expended.".

20 SEC. 3414. DEBT BUYBACKS OR SALES FOR DEBT SWAPS.

21 Part IV of the Foreign Assistance Act of 1961 (22
22 U.S.C. 2430 et seq.) is amended by adding at the end the
23 following new section:

1 "SEC. 711. AUTHORITY TO ENGAGE IN DEBT BUYBACKS OR 2 SALES. 3 "(a) Loans Eligible for Sale, Reduction, or 4 CANCELLATION. 5 "(1) Authority to sell, reduce, or cancel 6 CERTAIN LOANS.—Notwithstanding any other provi-7 sion of law, the President may, in accordance with 8 this section, sell to any eligible purchaser any concessional loan or portion thereof made before Jan-9 10 uary 1, 1995, to the government of any eligible country pursuant to this Act, or on receipt of payment 11 12 from an eligible purchaser, reduce or cancel such loan 13 or portion thereof, only for the purpose of facilitat-14 ing— "(A) debt-for-equity swaps, debt-for-develop-15 ment swaps, or debt-for-nature swaps; or 16 17 "(B) a debt buyback by an eligible country 18 of its own qualified debt, only if the eligible 19 country uses an additional amount of the local 20 currency of the eligible country, equal to not less 21 than 40 percent of the price paid for such debt by such eligible country, or the difference between 22 23 the price paid for such debt and the face value of such debt, to support activities that link con-24 servation and sustainable use of natural re-25 26 sources with local community development, and

1	child survival and other child development, in a
2	manner consistent with sections 707 through
3	710, if the sale, reduction, or cancellation would
4	not contravene any term or condition of any
5	prior agreement relating to such loan.
6	"(2) TERMS AND CONDITIONS.—Notwithstanding
7	any other provision of law, the President shall, in ac-
8	cordance with this section, establish the terms and
9	conditions under which loans may be sold, reduced, or
10	canceled pursuant to this section.
11	"(3) Administration.—The Facility shall no-
12	tify the administrator of the agency primarily re-
13	sponsible for administering part I of this Act of pur-
14	chasers that the President has determined to be eligi-
15	ble, and shall direct such agency to carry out the sale,
16	reduction, or cancellation of a loan pursuant to this
17	section. Such agency shall make an adjustment in its
18	accounts to reflect the sale, reduction, or cancellation.
19	"(4) LIMITATION.—The authorities of this sub-
20	section shall be available only to the extent that ap-
21	propriations for the cost of the modification, as de-
22	fined in section 502 of the Congressional Budget Act
23	of 1974, are made in advance.
24	"(b) Deposit of Proceeds.—The proceeds from the
25	sale, reduction, or cancellation of any loan sold, reduced,

or canceled pursuant to this section shall be deposited in
 an account or accounts established in the Treasury for the
 repayment of such loan.

4 "(c) ELIGIBLE PURCHASERS.—A loan may be sold
5 pursuant to subsection (a)(1)(A) only to a purchaser who
6 presents plans satisfactory to the President for using the
7 loan for the purpose of engaging in debt-for-equity swaps,
8 debt-for-development swaps, or debt-for-nature swaps.

9 "(d) DEBTOR CONSULTATIONS.—Before the sale to any
10 eligible purchaser, or any reduction or cancellation pursu11 ant to this section, of any loan made to an eligible country,
12 the President shall consult with the country concerning the
13 amount of loans to be sold, reduced, or canceled and their
14 uses for debt-for-equity swaps, debt-for-development swaps,
15 or debt-for-nature swaps.

16 *"(e)* AUTHORIZATION OF APPROPRIATIONS.—

17 "(1) IN GENERAL.—For the sale, reduction, and
18 cancellation of loans or portions thereof pursuant to
19 this section, there are authorized to be appropriated
20 to the President \$3,000,000 for each of the fiscal years
21 1996 and 1997.

22 "(2) AVAILABILITY.—Amounts authorized to be
23 appropriated under paragraph (1) are authorized to
24 remain available until expended.".

1 SEC. 3415. IMPACT ON JOBS IN THE UNITED STATES.

2 Section 636 of the Foreign Assistance Act of 1961 (22
3 U.S.C. 2396) is amended by adding at the end the following
4 new subsection:

5 "(j)(1) Funds made available to carry out the provi6 sions of this Act may not be made available to provide—

7 "(A) any financial incentive to a business enter-8 prise located in the United States for the purpose of 9 inducing that enterprise to relocate outside the United 10 States if such incentive or inducement is likely to reduce the number of individuals employed in the 11 12 United States by that enterprise because that enterprise would replace production in the United States 13 14 with production outside the United States;

"(B) assistance for the purpose of establishing or 15 16 developing in a foreign country any export processing zone or designated area in which the tax, tariff, labor, 17 18 environment, and safety laws of that country do not 19 apply, in part or in whole, to activities carried out 20 within that zone or area, unless the President deter-21 mines and certifies that such assistance is not likely 22 to cause a loss of jobs within the United States; or

23 "(C) subject to paragraph (2), assistance for any
24 project or activity that contributes to the violation of
25 internationally recognized workers rights (as defined
26 in section 502(a)(4) of the Trade Act of 1974) of

workers in the foreign country, including in any des ignated zone or area in that country.

3 "(2) Paragraph (1)(C) shall not apply with respect to
4 the provision of assistance for the informal sector,
5 microenterprises and small-scale enterprises, and small6 holder agriculture of the foreign country.".

7 SEC. 3416. PROHIBITION ON ASSISTANCE TO FOREIGN GOV8 ERNMENTS THAT EXPORT LETHAL MILITARY
9 EQUIPMENT TO COUNTRIES SUPPORTING
10 INTERNATIONAL TERRORISM.

(a) IN GENERAL.—Section 620 of the Foreign Assistance Act of 1961 (22 U.S.C. 2370), as amended by this Act,
is further amended by adding at the end the following new
subsection:

15 "(z) (1) No assistance may be provided under this Act 16 or the Arms Export Control Act to any foreign government 17 that provides lethal military equipment to a country, the 18 government of which the Secretary of State has determined 19 pursuant to section 40(d) of the Arms Export Control Act 20 is a government that has repeatedly provided support for 21 acts of international terrorism.

''(2) The prohibition under paragraph (1) with respect
to a foreign government shall terminate 12 months after
the date on which that government ceases to provide such
lethal military equipment.

"(3) The President may waive the requirements of
 paragraph (1) if the President determines that the provision
 of such assistance is important to the national security in terests of the United States.

"(4) Whenever the waiver of paragraph (3) is exer-5 cised, the President shall prepare and transmit to the ap-6 7 propriate congressional committees a report with respect to the furnishing of such assistance. Such report shall include 8 a detailed explanation of the assistance to be provided, in-9 cluding the estimated dollar amount of such assistance, and 10 an explanation of how the assistance furthers the national 11 interests of the United States. 12

''(5) For purposes of this subsection, the term 'appropriate congressional committees' means the Committee on
International Relations and the Committee on Appropriations of the House of Representatives and the Committee
on Foreign Relations and the Committee on Appropriations
of the Senate.''.

(b) EFFECTIVE DATE.—Section 620(z) of the Foreign
Assistance Act of 1961, as added by subsection (a), applies
with respect to lethal military equipment provided pursuant to a contract entered into on or after the date of enactment of this Act.

1SEC. 3417. PROHIBITION ON ASSISTANCE TO COUNTRIES2THAT CONSISTENTLY OPPOSE THE UNITED3STATES POSITION IN THE UNITED NATIONS4GENERAL ASSEMBLY.

(a) PROHIBITION.—United States assistance may not
be provided to a country that consistently opposed the
United States position in the United Nations General Assembly during the most recent session of the General Assembly.

10 (b) CHANGE IN GOVERNMENT.—If—

(1) the Secretary of State determines that, since
the beginning of the most recent session of the General
Assembly, there has been a fundamental change in the
leadership and policies of the government of a country
to which the prohibition in subsection (a) applies,
and

(2) the Secretary believes that because of that
change the government of that country will no longer
consistently oppose the United States position in the
General Assembly,

the Secretary may exempt that country from that prohibition. Any such exemption shall be effective only until submission of the next report under section 406 of the Foreign
Relations Authorization Act, Fiscal Years 1990 and 1991.
The Secretary shall submit to the Congress a certification
of each exemption made under this subsection. Such certifi-

cation shall be accompanied by a discussion of the basis
 for the Secretary's determination and belief with respect to
 such exemption.

4 (c) WAIVER AUTHORITY.—The Secretary of State may
5 waive the requirement of subsection (a) if the Secretary de6 termines and reports to the Congress that despite the United
7 Nations voting pattern of a particular country, the provi8 sion of United States assistance to that country is necessary
9 to promote United States foreign policy objectives.

10 *(d)* DEFINITIONS.—As used in this section—

(1) the term "consistently opposed the United" 11 States position" means that the country's votes in the 12 13 United Nations General Assembly coincided with the United States position less than 25 percent of the 14 15 time, using for this purpose the overall percentage-ofvoting coincidences set forth in the annual report sub-16 17 mitted to the Congress pursuant to section 406 of the 18 Foreign Relations Authorization Act, Fiscal Years 19 1990 and 1991:

(2) the term "most recent session of the General
Assembly" means the most recently completed plenary
session of the General Assembly for which overall percentage-of-voting coincidences is set forth in the most
recent report submitted to the Congress pursuant to

1	section 406 of the Foreign Relations Authorization
2	Act, Fiscal Years 1990 and 1991; and
3	(3) the term "United States assistance" means
4	assistance under—
5	(A) chapter 4 of part II of the Foreign As-
6	sistance Act of 1961 (relating to the economic
7	support fund),
8	(B) chapter 5 of part II of that Act (relat-
9	ing to international military education and
10	training), or
11	(C) the "Foreign Military Financing Pro-
12	gram" account under section 23 of the Arms Ex-
13	port Control Act,
14	except that such term does not include assistance
15	under chapter 8 of part I of the Foreign Assistance
16	Act of 1961 (relating to international narcotics con-
17	trol) or assistance under chapter 8 of part II of such
18	Act (relating to antiterrorism assistance).
19	(e) EFFECTIVE DATE.—This section takes effect upon
20	the date of the submission to the Congress of the report pur-
21	suant to section 406 of the Foreign Relations Authorization
22	Act, Fiscal Years 1990 and 1991, that is required to be sub-
23	mitted by March 31, 1996.

1	SEC. 3418. LIMITATION ON ASSISTANCE TO COUNTRIES
2	THAT RESTRICT THE TRANSPORT OR DELIV-
3	ERY OF UNITED STATES HUMANITARIAN AS-
4	SISTANCE.
5	(a) FINDINGS.—The Congress makes the following
6	findings:
7	(1) The United States Federal budget deficit and
8	spending constraints require the maximum efficiency
9	in the usage of United States foreign assistance.
10	(2) The delivery of humanitarian assistance to
11	people in need is consistent with the fundamental val-
12	ues of our Nation and is an important component of
13	United States foreign policy.
14	(3) As a matter of principle and in furtherance
15	of fiscal prudence, the United States should seek to
16	promote the delivery of humanitarian assistance to
17	people in need in a manner that is both timely and
18	cost effective.
10	(1) Preinjonts of United States assistance should

(4) Recipients of United States assistance should
not hinder or delay the transport or delivery of United States humanitarian assistance to other countries.
(b) PROHIBITION ON ASSISTANCE.—Section 620 of the
Foreign Assistance Act of 1961 (22 U.S.C. 2370), as amended by this Act, is further amended by adding at the end
the following new subsection:

"(aa)(1) Notwithstanding any other provision of law,
 United States assistance may not be made available for any
 country whose government prohibits or otherwise restricts,
 directly or indirectly, the transport or delivery of United
 States humanitarian assistance.

6 "(2) The prohibition on United States assistance con-7 tained in paragraph (1) shall not apply if the President 8 determines and notifies the Congress in writing that provid-9 ing such assistance to a country is in the national security 10 interest of the United States.

"(3) A suspension or termination of United States as-11 sistance for any country under paragraph (1) shall cease 12 to be effective when the President certifies in writing to the 13 Speaker of the House of Representatives and the Committee 14 15 on Foreign Relations of the Senate that such country is no longer prohibiting or otherwise restricting, either directly 16 or indirectly, the transport or delivery of United States hu-17 manitarian assistance. 18

"(4)(A) At the time of the annual budget submission
to Congress, the President shall submit a report to the Congress describing any information available to the President
concerning prohibitions or restrictions, direct or indirect,
on the transport or delivery of United States humanitarian
assistance by the government of any country receiving or

3 "(B) The President shall include in the report required
4 by subparagraph (A) a statement as to whether the prohibi5 tion in paragraph (1) is being applied to each country for
6 which the President has information available to him con7 cerning prohibitions or restrictions, direct or indirect, on
8 the transport or delivery of United States humanitarian as9 sistance.

10 ''(5) As used in this subsection, the term 'United States
11 assistance' has the same meaning given that term in section
12 481(e)(4) of this Act.''.

13 SEC. 3419. PROHIBITION ON ASSISTANCE TO FOREIGN GOV-

14ERNMENTS, PRIVATE AND VOLUNTARY ORGA-15NIZATIONS, AND OTHER ENTITIES THAT IN-16HIBITUNITED5STATES-SUPPORTED

17 DEMINING OPERATIONS AND ACTIVITIES.

(a) PROHIBITION.—None of the funds authorized to be
appropriated by this Act may be made available to any
foreign government, private and voluntary organization, or
any other entity which the Secretary of State determines
inhibits United States-supported demining operations and
activities through the imposition of discriminatory customs
duties, tariffs, or any other barrier to the entry of equip-

ment or personnel designated for use or participation in
 such operations and activities.

(b) EXCEPTION.—(1) The prohibition contained in 3 4 subsection (a) shall not apply with respect to a foreign government, private and voluntary organization, or any other 5 entity if the President determines and reports to the con-6 7 gressional committees specified in section 634A of the Foreign Assistance Act of 1961 (in accordance with procedures 8 9 applicable to reprogramming notifications under that section) that the provision of assistance to such government, 10 organization, or other entity, as the case may be, is impor-11 tant to the national interest of the United States. 12

(2) Any determination under paragraph (1) shall include a detailed justification of how the provision of assistance furthers United States national interests.

16 CHAPTER 3—REPEALS

17 SEC. 3421. REPEAL OF OBSOLETE PROVISIONS.

(a) 1988 FOREIGN OPERATIONS APPROPRIATIONS
ACT.—Section 537(h)(2) of the Foreign Operations, Export
Financing, and Related Programs Appropriations Act,
1988, as included in Public Law 100–202, is hereby repealed.

23 (b) 1987 FOREIGN ASSISTANCE APPROPRIATIONS
24 ACT.—Section 539(g)(2) of the Foreign Assistance and Re-

lated Programs Appropriations Act, 1987, as included in
 Public Law 99–591, is hereby repealed.

3 (c) 1986 ASSISTANCE ACT.—The Special Foreign As4 sistance Act of 1986 is hereby repealed except for section
5 1 and section 204.

6 (d) 1985 ASSISTANCE ACT.—The International Secu-7 rity and Development Cooperation Act of 1985 is hereby 8 repealed except for section 1, section 131, section 132, sec-9 tion 504, section 505, part B of title V (other than section 10 558 and section 559), section 1302, section 1303, and sec-11 tion 1304.

(e) 1985 JORDAN SUPPLEMENTAL ACT.—The Jordan
Supplemental Economic Assistance Authorization Act of
14 1985 is hereby repealed.

(f) 1985 AFRICAN FAMINE ACT.—The African Famine
Relief and Recovery Act of 1985 is hereby repealed.

(g) 1983 ASSISTANCE ACT.—The International Security and Development Assistance Authorization Act of 1983 *is hereby repealed.*

20 (h) 1983 LEBANON ASSISTANCE ACT.—The Lebanon
21 Emergency Assistance Act of 1983 is hereby repealed.

(i) 1981 ASSISTANCE ACT.—The International Security and Development Cooperation Act of 1981 is hereby
repealed except for section 1, section 709, and section 714.

(j) 1980 ASSISTANCE ACT.—The International Secu rity and Development Cooperation Act of 1980 is hereby
 repealed except for section 1, section 110, section 316, and
 title V.

5 (k) 1979 DEVELOPMENT ASSISTANCE ACT.—The Inter6 national Development Cooperation Act of 1979 is hereby re7 pealed.

8 (l) 1979 SECURITY ASSISTANCE ACT.—The Inter9 national Security Assistance Act of 1979 is hereby repealed.
10 (m) 1979 SPECIAL SECURITY ASSISTANCE ACT.—The
11 Special International Security Assistance Act of 1979 is
12 hereby repealed.

(n) 1978 DEVELOPMENT ASSISTANCE ACT.—The
International Development and Food Assistance Act of 1978
is hereby repealed, except for section 1, title IV, and section
603(a)(2).

17 (o) 1978 SECURITY ASSISTANCE ACT.—The Inter18 national Security Assistance Act of 1978 is hereby repealed.

(p) 1977 DEVELOPMENT ASSISTANCE ACT.—The
International Development and Food Assistance Act of 1977
is hereby repealed except for section 1, section 132(b), and
section 133.

23 (q) 1977 SECURITY ASSISTANCE ACT.—The Inter24 national Security Assistance Act of 1977 is hereby repealed.

(r) 1976 SECURITY ASSISTANCE ACT.—The Inter national Security Assistance and Arms Export Control Act
 of 1976 is hereby repealed except for section 1, section
 201(b), section 212(b), section 601, and section 608.

5 (s) 1975 DEVELOPMENT ASSISTANCE ACT.—The Inter6 national Development and Food Assistance Act of 1975 is
7 hereby repealed.

8 (t) 1975 BIB ACT.—Public Law 94–104 is hereby re9 pealed.

(u) 1974 ASSISTANCE ACT.—The Foreign Assistance
Act of 1974 is hereby repealed.

(v) 1973 EMERGENCY ASSISTANCE ACT.—The Emergency Security Assistance Act of 1973 is hereby repealed.

(w) 1973 ASSISTANCE ACT.—The Foreign Assistance
Act of 1973 is hereby repealed.

16 (x) 1971 ASSISTANCE ACT.—The Foreign Assistance
17 Act of 1971 is hereby repealed.

(y) 1971 SPECIAL ASSISTANCE ACT.—The Special
Foreign Assistance Act of 1971 is hereby repealed.

20 (z) 1969 ASSISTANCE ACT.—The Foreign Assistance
21 Act of 1969 is hereby repealed except for the first section
22 and part IV.

23 (aa) 1968 ASSISTANCE ACT.—The Foreign Assistance
24 Act of 1968 is hereby repealed.

(bb) 1964 ASSISTANCE ACT.—The Foreign Assistance
 Act of 1964 is hereby repealed.

3 (cc) LATIN AMERICAN DEVELOPMENT ACT.—The
4 Latin American Development Act is hereby repealed.

5 (dd) 1959 MUTUAL SECURITY ACT.—The Mutual Se6 curity Act of 1959 is hereby repealed.

7 (ee) 1954 MUTUAL SECURITY ACT.—Sections 402 and
8 417 of the Mutual Security Act of 1954 are hereby repealed.
9 (ff) DEPARTMENT OF STATE AUTHORIZATION ACT,
10 FISCAL YEARS 1982 and 1983.—Section 109 of the Depart-

11 ment of State Authorization Act, Fiscal Years 1982 and
12 1983, is hereby repealed.

(gg) DEPARTMENT OF STATE AUTHORIZATION ACT,
FISCAL YEARS 1984 AND 1985.—Sections 1004 and
1005(a) of the Department of State Authorization Act, Fiscal Years 1984 and 1985, are hereby repealed.

(hh) SAVINGS PROVISION.—Except as otherwise provided in this Act, the repeal by this Act of any provision
of law that amended or repealed another provision of law
does not affect in any way that amendment or repeal.

21 TITLE XXXV—EFFECTIVE DATE

22 SEC. 3501. EFFECTIVE DATE.

23 Except as otherwise provided in this Act, this division,
24 and the amendments made by this division, shall take effect

- 1 on the date of the enactment of this Act or October 1, 1995,
- 2 whichever occurs later.

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