Calendar No. 467

104TH CONGRESS H. R. 3121

# AN ACT

To amend the Foreign Assistance Act of 1961 and the Arms Export Control Act to make improvements to certain defense and security assistance provisions under those Acts, to authorize the transfer of naval vessels to certain foreign countries, and for other purposes.

JUNE 26, 1996

Reported with amendments

### Calendar No. 467 <sup>104TH CONGRESS</sup> H.R.3121

IN THE SENATE OF THE UNITED STATES

April 17, 1996

Received; read twice and referred to the Committee on Foreign Relations

JUNE 26, 1996 Reported by Mr. HELMS, with amendments [Omit the part struck through and insert the part printed in italic]

### A BILL

- To amend the Foreign Assistance Act of 1961 and the Arms Export Control Act to make improvements to certain defense and security assistance provisions under those Acts, to authorize the transfer of naval vessels to certain foreign countries, 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. TABLE OF CONTENTS.**

4 The table of contents of this Act is as follows:

Sec. 1. Table of contents.

TITLE I—DEFENSE AND SECURITY ASSISTANCE CHAPTER 1—MILITARY And AND RELATED ASSISTANCE

- Sec. 101. Terms of loans under the Foreign Military Financing program.
- Sec. 102. Additional requirements under the Foreign Military Financing program.
- Sec. 103. Drawdown special authorities.
- Sec. 104. Transfer of excess defense articles.
- Sec. 105. Excess defense articles for certain European countries.

#### CHAPTER 2—INTERNATIONAL MILITARY EDUCATION AND TRAINING

- Sec. 111. Assistance for Indonesia.
- Sec. 112. Additional requirements.

#### Chapter 3—Antiterrorism Assistance

- Sec. 121. Antiterrorism training assistance.
- Sec. 122. Research and development expenses.

#### CHAPTER 4—INTERNATIONAL NARCOTICS CONTROL ASSISTANCE

- Sec. 131. Additional requirements.
- Sec. 132. Notification requirement.
- Sec. 133. Waiver of restrictions for narcotics-related economic assistance.

#### Chapter 5—Other Provisions

- Sec. 141. Standardization of congressional review procedures for arms transfers.
- Sec. 142. Standardization of third country transfers of defense articles.
- Sec. 143. Increased standardization, rationalization, and interoperability of assistance and sales programs.
- Sec. 144. Definition of significant military equipment.
- Sec. 145. Elimination of annual reporting requirement relating to the Special Defense Acquisition Fund.
- Sec. 146. Cost of leased defense articles that have been lost or destroyed.
- Sec. 147. Designation of major non-NATO allies.
- See. 148. Certification thresholds.
- Sec. 148. Annual military assistance report.
- Sec. 149. Depleted uranium ammunition.
- Sec. 150. End-use monitoring of defense articles and defense services.
- Sec. 151. Brokering activities relating to commercial sales of defense articles and services.
- Sec. 152. Return and exchanges of defense articles previously transferred pursuant to the arms export control act Arms Export Control Act.
- Sec. 153. National security interest determination to waive reimbursement of depreciation for leased defense articles.
- Sec. 154. Eligibility of Panama under the Arms Export Control Act.
- Sec. 155. Publication of arms sales certifications.
- Sec. 156. Release of information.
- Sec. 157. Repeal of termination of provisions of the Nuclear Proliferation Prevention Act of 1994; Presidential determinations.

#### TITLE II—TRANSFER OF NAVAL VESSELS TO CERTAIN FOREIGN COUNTRIES

- Sec. 201. Authority to transfer naval vessels.
- Sec. 202. Costs of transfers.

Sec. 203. Expiration of authority.Sec. 204. Repair and refurbishment of vessels in United States shipyards.

1	TITLE I—DEFENSE AND
2	SECURITY ASSISTANCE
3	CHAPTER 1-MILITARY AND RELATED
4	ASSISTANCE
5	SEC. 101. TERMS OF LOANS UNDER THE FOREIGN MILI-
6	TARY FINANCING PROGRAM.
7	Section 31(c) of the Arms Export Control Act (22
8	U.S.C. 2771(c)) is amended to read as follows:
9	"(c) Loans available under section 23 shall be pro-
10	vided at rates of interest that are not less than the current
11	average market yield on outstanding marketable obliga-
12	tions of the United States of comparable maturities.".
13	SEC. 102. ADDITIONAL REQUIREMENTS UNDER THE FOR-
13 14	SEC. 102. ADDITIONAL REQUIREMENTS UNDER THE FOR- EIGN MILITARY FINANCING PROGRAM.
14	EIGN MILITARY FINANCING PROGRAM.
14 15	<b>EIGN MILITARY FINANCING PROGRAM.</b> (a) AUDIT OF CERTAIN PRIVATE FIRMS.—Section 23
14 15 16	EIGN MILITARY FINANCING PROGRAM. (a) AUDIT OF CERTAIN PRIVATE FIRMS.—Section 23 of the Arms Export Control Act (22 U.S.C. 2763) is
14 15 16 17	EIGN MILITARY FINANCING PROGRAM. (a) AUDIT OF CERTAIN PRIVATE FIRMS.—Section 23 of the Arms Export Control Act (22 U.S.C. 2763) is amended by adding at the end the following new sub-
14 15 16 17 18	EIGN MILITARY FINANCING PROGRAM. (a) AUDIT OF CERTAIN PRIVATE FIRMS.—Section 23 of the Arms Export Control Act (22 U.S.C. 2763) is amended by adding at the end the following new sub- section:
14 15 16 17 18 19	EIGN MILITARY FINANCING PROGRAM. (a) AUDIT OF CERTAIN PRIVATE FIRMS.—Section 23 of the Arms Export Control Act (22 U.S.C. 2763) is amended by adding at the end the following new sub- section: "(f) For each fiscal year, the Secretary of Defense,
14 15 16 17 18 19 20	EIGN MILITARY FINANCING PROGRAM. (a) AUDIT OF CERTAIN PRIVATE FIRMS.—Section 23 of the Arms Export Control Act (22 U.S.C. 2763) is amended by adding at the end the following new sub- section: "(f) For each fiscal year, the Secretary of Defense, as requested by the Director of the Defense Security As-
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	EIGN MILITARY FINANCING PROGRAM. (a) AUDIT OF CERTAIN PRIVATE FIRMS.—Section 23 of the Arms Export Control Act (22 U.S.C. 2763) is amended by adding at the end the following new sub- section: "(f) For each fiscal year, the Secretary of Defense, as requested by the Director of the Defense Security As- sistance Agency, shall conduct audits on a nonreimburs-

1 be procured by such firms for such governments from fi-2 nancing under this section.".

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

7 (g)(1) For each country and international organiza-8 tion that has been approved for cash flow financing under 9 this section, any letter of offer and acceptance or other 10 purchase agreement, or any amendment thereto, for a procurement of defense articles, defense services, or design 11 12 and construction services in excess of \$100,000,000 that 13 is to be financed in whole or in part with funds made available under this Act or the Foreign Assistance Act of 1961 14 15 shall be submitted to the congressional committees specified in section 634A(a) of the Foreign Assistance Act of 16 1961 in accordance with the procedures applicable to re-17 programming notifications under that section. 18

"(2) For purposes of this subsection, the term 'cash
flow financing' has the meaning given such term in the
second subsection (d) of section 25, as added by section
112(b) of Public Law 99-83.".

23 (c) LIMITATIONS ON USE OF FUNDS FOR DIRECT
24 COMMERCIAL CONTRACTS.—Section 23 of such Act (22)

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1 U.S.C. 2763), as amended by this Act, is further amended2 by adding at the end the following new subsection:

"(h) Of the amounts made available for a fiscal year
to carry out this section, not more than \$100,000,000 for
such fiscal year may be made available for countries other
than Israel and Egypt for the purpose of financing the
procurement of defense articles, defense services, and design and construction services that are not sold by the
United States Government under this Act.".

10 (d) ANNUAL ESTIMATE AND JUSTIFICATION FOR
11 SALES PROGRAM.—Section 25(a) of such Act (22 U.S.C.
12 2765(a)) is amended—

(1) by striking the "and" at the end of para-graph (11);

(2) by redesignating paragraph (12) as para-graph (13); and

17 (3) by inserting after paragraph (11) the fol-18 lowing new paragraph:

19 "(12)(A) a detailed accounting of all articles, 20 services, credits, guarantees, or any other form of 21 assistance furnished by the United States to each 22 country and international organization, including 23 payments to the United Nations, during the preced-24 ing fiscal year for the detection and clearance of 25 landmines, including activities relating to the furnishing of education, training, and technical assist ance for the detection and clearance of landmines;
 and

4 "(B) for each provision of law making funds
5 available or authorizing appropriations for demining
6 activities described in subparagraph (A), an analysis
7 and description of the objectives and activities un8 dertaken during the preceding fiscal year, including
9 the number of personnel involved in performing such
10 activities; and".

#### 11 SEC. 103. DRAWDOWN SPECIAL AUTHORITIES.

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

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

18 (1) in subsection (a)(2)(A), by striking "defense 19 articles from the stocks" and all that follows and inserting the following: "articles and services from the 20 21 inventory and resources of any agency of the United 22 States Government and military education and 23 training from the Department of Defense, the Presi-24 dent may direct the drawdown of such articles, serv-25 ices, and military education and training—

1	"(i) for the purposes and under the au-
2	thorities of—
3	"(I) chapter 8 of part I (relating to
4	international narcotics control assistance);
5	"(II) chapter 9 of part I (relating to
6	international disaster assistance); or
7	"(III) the Migration and Refugee As-
8	sistance Act of 1962; or
9	"(ii) for the purpose of providing such arti-
10	cles, services, and military education and train-
11	ing to Vietnam, Cambodia, and Laos as the
12	President determines are necessary—
13	"(I) to support cooperative efforts to
14	locate and repatriate members of the Unit-
15	ed States Armed Forces and civilians em-
16	ployed directly or indirectly by the United
17	States Government who remain unac-
18	counted for from the Vietnam War; and
19	"(II) to ensure the safety of United
20	States Government personnel engaged in
21	such cooperative efforts and to support De-
22	partment of Defense-sponsored humani-
23	tarian projects associated with such ef-
24	forts.";

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1	(2) in subsection $(a)(2)(B)$ , by striking
2	"\$75,000,000" and all that follows and inserting
3	"\$150,000,000 in any fiscal year of such articles,
4	services, and military education and training may be
5	provided pursuant to subparagraph (A) of this para-
6	graph—
7	"(i) not more than $$75,000,000$ of which
8	may be provided from the drawdown from the
9	inventory and resources of the Department of
10	Defense;
11	"(ii) not more than $$75,000,000$ of which
12	may be provided pursuant to clause $(i)(I)$ of
13	such subparagraph; and
14	"(iii) not more than \$15,000,000 of which
15	may be provided to Vietnam, Cambodia, and
16	Laos pursuant to clause (ii) of such subpara-
17	graph."; and
18	(3) in subsection $(b)(1)$ , by adding at the end
19	the following: "In the case of drawdowns authorized
20	by subclauses (I) and (III) of subsection
21	(a)(2)(A)(i), notifications shall be provided to those
22	committees at least 15 days in advance of the
23	drawdowns in accordance with the procedures appli-
24	cable to reprogramming notifications under section
25	634A.".

(c) NOTICE TO CONGRESS OF EXERCISE OF SPECIAL
 AUTHORITIES.—Section 652 of such Act (22 U.S.C.
 2411) is amended by striking "prior to the date" and in serting "before".

#### 5 SEC. 104. TRANSFER OF EXCESS DEFENSE ARTICLES.

6 (a) IN GENERAL.—Section 516 of the Foreign Assist7 ance Act of 1961 (22 U.S.C. 2321j) is amended to read
8 as follows:

# 9 "SEC. 516. AUTHORITY TO TRANSFER EXCESS DEFENSE AR10 TICLES.

11 "(a) AUTHORIZATION.—The President is authorized 12 to transfer excess defense articles under this section to 13 countries for which receipt of such articles was justified pursuant to the annual congressional presentation docu-14 15 ments for military assistance programs, or for programs under chapter 8 of part I of this Act, submitted under 16 section 634 of this Act, or for which receipt of such arti-17 cles was separately justified to the Congress, for the fiscal 18 year in which the transfer is authorized. 19

20 "(b) LIMITATIONS ON TRANSFERS.—(1) The Presi21 dent may transfer excess defense articles under this sec22 tion only if—

23 "(1) (A) such articles are drawn from existing
24 stocks of the Department of Defense;

3 are not expended in connection with the transfer;

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4 "(3) (C) the transfer of such articles will not
5 have an adverse impact on the military readiness of
6 the United States;

"(4) (D) with respect to a proposed transfer of 7 8 such articles on a grant basis, such a transfer is 9 preferable to a transfer on a sales basis, after taking 10 into account the potential proceeds from, and likeli-11 hood of, such sales, and the comparative foreign pol-12 icy benefits that may accrue to the United States as 13 the result of a transfer on either a grant or sales 14 basis;

15 "(5) (E) the President determines that the 16 transfer of such articles will not have an adverse im-17 pact on the national technology and industrial base 18 and, particularly, will not reduce the opportunities of 19 entities in the national technology and industrial 20 base to sell new or used equipment to the countries 21 to which such articles are transferred; and

"(6) (F) the transfer of such articles is consistent with the policy framework for the Eastern Mediterranean established under section 620C of this
Act.

"(2) Accordingly, for the four-year period beginning 1 2 on October 1, 1996, the President shall ensure that excess 3 defense articles offered to Greece and Turkey under this sec-4 tion will be made available consistent with the manner in 5 which the President made available such excess defense articles during the four-period that began on October 1, 1992, 6 7 pursuant to section 573(e) of the Foreign Operations, Ex-8 port Financing, and Related Programs Appropriations Act, 9 1990.

10 "(c) TERMS OF TRANSFERS.—

11 "(1) NO COST TO RECIPIENT COUNTRY.—Ex12 cess defense articles may be transferred under this
13 section without cost to the recipient country.

14 "(2) PRIORITY.—Notwithstanding any other 15 provision of law, the delivery of excess defense articles under this section to member countries of the 16 17 North Atlantic Treaty Organization (NATO) on the 18 southern and southeastern flank of NATO and to 19 major non-NATO allies on such southern and south-20 eastern flank shall be given priority to the maximum 21 extent feasible over the delivery of such excess de-22 fense articles to other countries.

23 "(d) WAIVER OF REQUIREMENT FOR REIMBURSE24 MENT OF DEPARTMENT OF DEFENSE EXPENSES.—Sec25 tion 632(d) shall not apply with respect to transfers of

excess defense articles (including transportation and relat ed costs) under this section.

3 "(e) TRANSPORTATION AND RELATED COSTS.— 4 "(1) IN GENERAL.—Except as provided in para-5 graph (2), funds available to the Department of De-6 fense may not be expended for crating, packing, handling, and transportation of excess defense arti-7 8 cles transferred under the authority of this section. 9 "(2) EXCEPTION.—The President may provide 10 for the transportation of excess defense articles with-11 out charge to a country for the costs of such trans-12 portation if— 13 "(A) it is determined that it is in the na-14 tional interest of the United States to do so; 15 "(B) the recipient is a developing country 16 receiving less than \$10,000,000 of assistance 17 under chapter 5 of part H this part of this Act 18 (relating to international military education and 19 training) or section 23 of the Arms Export 20 Control Act (22 U.S.C. 2763; relating to the 21 Foreign Military Financing program) in the fis-

cal year in which the transportation is provided;

not exceed 25,000 pounds; and

"(C) the total weight of the transfer does

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1	"(D) such transportation is accomplished
2	on a space available basis.
3	"(f) Advance Notification to Congress for
4	TRANSFER OF CERTAIN EXCESS DEFENSE ARTICLES.—
5	"(1) IN GENERAL.—The President may not
6	transfer excess defense articles that are significant
7	military equipment (as defined in section $47(9)$ of
8	the Arms Export Control Act) or excess defense arti-
9	cles valued (in terms of original acquisition cost) at
10	\$7,000,000 or more, under this section or under the
11	Arms Export Control Act (22 U.S.C. 2751 et seq.)
12	until $\frac{15}{30}$ days after the date on which the Presi-
13	dent has provided notice of the proposed transfer to
14	the congressional committees specified in section
15	634A(a) in accordance with procedures applicable to

17 "(2) CONTENTS.—Such notification shall in-18 clude—

reprogramming notifications under that section.

"(A) a statement outlining the purposes
for which the article is being provided to the
country, including whether such article has
been previously provided to such country;

23 "(B) an assessment of the impact of the
24 transfer on the military readiness of the United
25 States;

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1	"(C) an assessment of the impact of the
2	transfer on the national technology and indus-
3	trial base and, particularly, the impact on op-
4	portunities of entities in the national technology
5	and industrial base to sell new or used equip-
6	ment to the countries to which such articles are
7	to be transferred; and
8	"(D) a statement describing the current
9	value of such article and the value of such arti-
10	cle at acquisition.
11	"(g) Aggregate Annual Limitation.—
12	"(1) IN GENERAL.—The aggregate value of ex-
13	cess defense articles transferred to countries under
14	this section in any fiscal year may not exceed
15	\$350,000,000.
16	"(2) Effective date.—The limitation con-
17	tained in paragraph (1) shall apply only with respect
18	to fiscal years beginning after fiscal year 1996.
19	"(h) Congressional Presentation Docu-
20	MENTS.—Documents described in subsection (a) justifying
21	the transfer of excess defense articles shall include an ex-
22	planation of the general purposes of providing excess de-
23	fense articles as well as a table which provides an aggre-
24	gate annual total of transfers of excess defense articles
25	in the preceding year by country in terms of offers and

actual deliveries and in terms of acquisition cost and cur-1 2 rent value. Such table shall indicate whether such excess 3 defense articles were provided on a grant or sale basis. 4 "(i) Excess Coast Guard Property.—For pur-5 poses of this section, the term 'excess defense articles' shall be deemed to include excess property of the Coast 6 7 Guard, and the term 'Department of Defense' shall be 8 deemed, with respect to such excess property, to include the Coast Guard.". 9

10 (b) Conforming Amendments.—

11 (1)ARMS EXPORT CONTROL ACT.—Section 12 21(k) of the Arms Export Control Act (22 U.S.C. 13 2761(k)) is amended by striking "the President 14 shall" and all that follows and inserting the follow-15 ing: "the President shall determine that the sale of 16 such articles will not have an adverse impact on the 17 national technology and industrial base and, particu-18 larly, will not reduce the opportunities of entities in 19 the national technology and industrial base to sell 20 new or used equipment to the countries to which 21 such articles are transferred.".

22 (2) REPEALS.—The following provisions of law23 are hereby repealed:

24 (A) Section 502A of the Foreign Assist25 ance Act of 1961 (22 U.S.C. 2303).

(B) Sections 517 through 520 of the For eign Assistance Act of 1961 (22 U.S.C. 2321k
 through 2321n).

4 (C) Section 31(d) of the Arms Export Con5 trol Act (22 U.S.C. 2771(d)).

# 6 SEC. 105. EXCESS DEFENSE ARTICLES FOR CERTAIN EURO7 PEAN COUNTRIES.

8 Notwithstanding section 516(e) of the Foreign As-9 sistance Act of 1961, as added by this Act, during each 10 of the fiscal years 1996 and 1997, funds available to the Department of Defense may be expended for crating, 11 packing, handling, and transportation of excess defense 12 13 articles transferred under the authority of section 516 of such Act to countries that are eligible to participate in 14 15 the Partnership for Peace and that are eligible for assistance under the Support for East European Democracy 16 17 (SEED) Act of 1989.

#### 18 CHAPTER 2—INTERNATIONAL MILITARY

#### 19 EDUCATION AND TRAINING

#### 20 SEC. 111. 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).

#### **3 SEC. 112. ADDITIONAL REQUIREMENTS.**

4 (a) GENERAL AUTHORITY.—Section 541 of the For5 eign Assistance Act of 1961 (22 U.S.C. 2347) is amended
6 in the second sentence in the matter preceding clause (i)
7 by inserting "and individuals who are not members of the
8 government" after "legislators".

9 (b) EXCHANGE TRAINING.—Section 544 of such Act
10 (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 subsection:

15 "(b) The President may provide for the attendance of foreign military and civilian defense personnel at flight 16 training schools and programs (including test pilot 17 schools) in the United States without charge, and without 18 charge to funds available to carry out this chapter (not-19 withstanding section 632(d) of this Act), if such attend-20 21 ance is pursuant to an agreement providing for the ex-22 change of students on a one-for-one basis each fiscal year 23 between those United States flight training schools and 24 programs (including test pilot schools) and comparable

flight training schools and programs of foreign coun tries.".

3 (c) Assistance for Certain High-Income For4 Eign Countries.—

5 (1) AMENDMENT TO THE FOREIGN ASSISTANCE
6 ACT OF 1961.—Chapter 5 of part II of such Act (22
7 U.S.C. 2347 et seq.) is amended by adding at the
8 end the following new section:

#### 9 "SEC. 546. PROHIBITION ON GRANT ASSISTANCE FOR CER-

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#### TAIN HIGH INCOME FOREIGN COUNTRIES.

11 "(a) IN GENERAL.—None of the funds made avail-12 able for a fiscal year for assistance under this chapter may 13 be made available for assistance on a grant basis for any 14 of the high-income foreign countries described in sub-15 section (b) for military education and training of military 16 and related civilian personnel of such country.

17 "(b) HIGH-INCOME FOREIGN COUNTRIES DE18 SCRIBED.—The high-income foreign countries described in
19 this subsection are Austria, Finland, the Republic of
20 Korea, Singapore, and Spain.".

(2) AMENDMENT TO THE ARMS EXPORT CONTROL ACT.—Section 21(a)(1)(C) of the Arms Export
Control Act (22 U.S.C. 2761(a)(1)(C)) is amended
by inserting "or to any high-income foreign country

1	(as described in that chapter)" after "Foreign As-
2	sistance Act of 1961".
3	CHAPTER 3—ANTITERRORISM
4	ASSISTANCE
5	SEC. 121. ANTITERRORISM TRAINING ASSISTANCE.
6	(a) IN GENERAL.—Section 571 of the Foreign Assist-
7	ance Act of 1961 (22 U.S.C. 2349aa) is amended by strik-
8	ing "Subject to the provisions of this chapter" and insert-
9	ing "Notwithstanding any other provision of law that re-
10	stricts assistance to foreign countries (other than sections
11	502B and 620A of this Act)".
12	(b) LIMITATIONS.—Section 573 of such Act (22
13	U.S.C. 2349aa–2) is amended—
14	(1) in the heading, by striking "Specific Au-
15	THORITIES AND";
16	(2) by striking subsection (a);
17	(3) by redesignating subsections (b) through (f)
18	as subsections (a) through (e), respectively; and
19	(4) in subsection (c) (as redesignated)—
20	(A) by striking paragraphs (1) and (2);
21	(B) by redesignating paragraphs (3)
22	through $(5)$ as paragraphs $(1)$ through $(3)$ , re-
23	spectively; and
24	(C) by amending paragraph (2) (as redes-
25	ignated) to read as follows:

"(2)(A) Except as provided in subparagraph (B),
 funds made available to carry out this chapter shall not
 be made available for the procurement of weapons and am munition.

5 "(B) Subparagraph (A) shall not apply to small arms and ammunition in categories I and III of the United 6 7 States Munitions List that are integrally and directly re-8 lated to antiterrorism training provided under this chapter 9 if, at least 15 days before obligating those funds, the 10 President notifies the appropriate congressional committees specified in section 634A of this Act in accordance 11 12 with the procedures applicable to reprogramming notifica-13 tions under such section.

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

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

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

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#### 1 SEC. 122. RESEARCH AND DEVELOPMENT EXPENSES.

2 Funds made available for fiscal years 1996 and 1997 3 to carry out chapter 8 of part II of the Foreign Assistance Act of 1961 (22 U.S.C. 2349aa et seq.; relating to 4 5 antiterrorism assistance) may be made available to the Technical Support Working Group of the Department of 6 7 State for research and development expenses related to 8 contraband detection technologies or for field demonstra-9 tions of such technologies (whether such field demonstrations take place in the United States or outside the United 10 11 States).

# CHAPTER 4—INTERNATIONAL NARCOTICS CONTROL ASSISTANCE

#### 14 SEC. 131. ADDITIONAL REQUIREMENTS.

(a) POLICY AND GENERAL AUTHORITIES.—Section
481(a) of the Foreign Assistance Act (22 U.S.C. 2291(a))
is amended—

18 (1) in paragraph (1)—

19 (A) by redesignating subparagraphs (D)
20 through (F) as subparagraphs (E) through (G),
21 respectively; and

(B) by inserting after subparagraph (C)
the following new subparagraph:

24 "(D) International criminal activities, particu25 larly international narcotics trafficking, money laun26 dering, and corruption, endanger political and eco-

nomic stability and democratic development, and as sistance for the prevention and suppression of inter national criminal activities should be a priority for
 the United States."; and

5 (2) in paragraph (4), by adding before the pe6 riod at the end the following: ", or for other
7 anticrime purposes".

8 (b) CONTRIBUTIONS AND REIMBURSEMENT.—Sec9 tion 482(c) of that Act (22 U.S.C. 2291a(c)) is amend10 ed—

(1) by striking "CONTRIBUTION BY RECIPIENT
 COUNTRY.—To" and inserting "CONTRIBUTIONS
 AND REIMBURSEMENT.—(1) To"; and

14 (2) by adding at the end the following new15 paragraphs:

16 "(2)(A) The President is authorized to accept con-17 tributions from foreign governments to carry out the pur-18 poses of this chapter. Such contributions shall be depos-19 ited as an offsetting collection to the applicable appropria-20 tion account and may be used under the same terms and 21 conditions 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.

3 "(3) The President is authorized to provide assist-4 ance under this chapter on a reimbursable basis. Such re-5 imbursements shall be deposited as an offsetting collection 6 to the applicable appropriation and may be used under the 7 same terms and conditions as funds appropriated pursu-8 ant to this chapter.".

9 (c) IMPLEMENTATION OF LAW ENFORCEMENT AS-10 SISTANCE.—Section 482 of such Act (22 U.S.C. 2291a) 11 is amended by adding at the end the following new sub-12 sections:

13 "(f) TREATMENT OF FUNDS.—Funds transferred to and consolidated with funds appropriated pursuant to this 14 15 chapter may be made available on such terms and conditions as are applicable to funds appropriated pursuant to 16 this chapter. Funds so transferred or consolidated shall 17 be apportioned directly to the bureau within the Depart-18 ment of State responsible for administering this chapter. 19 20 "(g) EXCESS PROPERTY.—For purposes of this chap-21 ter, the Secretary of State may use the authority of section 22 608, without regard to the restrictions of such section, to 23 receive nonlethal excess property from any agency of the 24 United States Government for the purpose of providing 25 such property to a foreign government under the same

1 terms and conditions as funds authorized to be appro-2 priated for the purposes of this chapter.".

#### **3** SEC. 132. NOTIFICATION REQUIREMENT.

4 (a) IN GENERAL.—The authority of section 1003(d) 5 of the National Narcotics Control Leadership Act of 1988 (21 U.S.C. 1502(d)) may be exercised with respect to 6 7 funds authorized to be appropriated pursuant to the For-8 eign Assistance Act of 1961 (22 U.S.C. 2151 et seq.) and 9 with respect to the personnel of the Department of State 10 only to the extent that the appropriate congressional committees have been notified 15 days in advance in accord-11 12 ance with the reprogramming procedures applicable under section 634A of that Act (22 U.S.C. 2394 2394-1). 13

(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
Appropriations of the Senate.

### 20 SEC. 133. WAIVER OF RESTRICTIONS FOR NARCOTICS-RE-

21

#### LATED ECONOMIC ASSISTANCE.

For each of the fiscal years 1996 and 1997, narcotics-related assistance under part I of the Foreign Assistance Act of 1961 (22 U.S.C. 2151 et seq.) may be provided notwithstanding any other provision of law that re-

stricts assistance to foreign countries (other than section 1 2 490(e) or section 502B of that Act (22 U.S.C. 2291j(e) 3 and 2304)) if, at least 15 days before obligating funds 4 for such assistance, the President notifies the appropriate 5 congressional committees (as defined in section 481(e) of that Act (22 U.S.C. 2291(e))) in accordance with the pro-6 7 cedures applicable to reprogramming notifications under 8 section 634A of that Act (22 U.S.C. <del>2394</del> 2394–1).

#### 9 CHAPTER 5—OTHER PROVISIONS

### 10 SEC. 141. STANDARDIZATION OF CONGRESSIONAL REVIEW

11

#### PROCEDURES FOR ARMS TRANSFERS.

12 (a) THIRD COUNTRY TRANSFERS UNDER FMS
13 SALES.—Section 3(d)(2) of the Arms Export Control Act
14 (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";

18 (2) in subparagraph (B), by striking "law" and19 inserting "joint resolution"; and

20 (3) by adding at the end the following:

21 "(C) If the President states in his certification under 22 subparagraph (A) or (B) that an emergency exists which 23 requires that consent to the proposed transfer become ef-24 fective immediately in the national security interests of the 25 United States, thus waiving the requirements of that subparagraph, the President shall set forth in the certification
 a detailed justification for his determination, including a
 description of the emergency circumstances which neces sitate immediate consent to the transfer and a discussion
 of the national security interests involved.

6 "(D)(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.

"(ii) For the purpose of expediting the consideration
and enactment of joint resolutions under this paragraph,
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 of Representatives.".

(b) THIRD COUNTRY TRANSFERS UNDER COMMER17 CIAL SALES.—Section 3(d)(3) of such Act (22 U.S.C.
18 2753(d)(3)) is amended—

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

20 (2) in the first sentence—

21 (A) by striking "at least 30 calendar
22 days"; and

23 (B) by striking "report" and inserting24 "certification"; and

(3) by striking the last sentence and inserting
 the following: "Such certification shall be submit ted—

4 "(i) at least 15 calendar days before such consent is given in the case of a transfer to a country
6 which is a member of the North Atlantic Treaty Organization or Australia, Japan, or New Zealand; and
8 "(ii) at least 30 calendar days before such consent is given in the case of a transfer to any other
10 country,

unless the President states in his certification that an 11 12 emergency exists which requires that consent to the pro-13 posed transfer become effective immediately in the national security interests of the United States. If the Presi-14 15 dent states in his certification that such an emergency exists (thus waiving the requirements of clause (i) or (ii), 16 17 as the case may be, and of subparagraph (B)) the Presi-18 dent shall set forth in the certification a detailed justification for his determination, including a description of the 19 20 emergency circumstances which necessitate that consent 21 to the proposed transfer become effective immediately and 22 a discussion of the national security interests involved.

23 "(B) Consent to a transfer subject to subparagraph
24 (A) shall become effective after the end of the 15-day or
25 30-day period specified in subparagraph (A)(i) or (ii), as

the case may be, only if the Congress does not enact, with in that period, a joint resolution prohibiting the proposed
 transfer.

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

8 "(ii) For the purpose of expediting the consideration 9 and enactment of joint resolutions under this paragraph, 10 a motion to proceed to the consideration of any such joint 11 resolution after it has been reported by the appropriate 12 committee shall be treated as highly privileged in the 13 House of Representatives.".

(c) COMMERCIAL SALES.—Section 36(c)(2) of such
Act (22 U.S.C. 2776(c)(2)) is amended by amending subparagraphs (A) and (B) to read as follows:

17 "(A) in the case of a license for an export to 18 the North Atlantic Treaty Organization, any mem-19 ber country of that Organization or Australia, 20 Japan, or New Zealand, shall not be issued until at 21 least 15 calendar days after the Congress receives 22 such certification, and shall not be issued then if the 23 Congress, within that 15-day period, enacts a joint 24 resolution prohibiting the proposed export; and

1	"(B) in the case of any other license, shall not
2	be issued until at least 30 calendar days after the
3	Congress receives such certification, and shall not be
4	issued then if the Congress, within that 30-day pe-
5	riod, enacts a joint resolution prohibiting the pro-
б	posed export.".
7	(d) Commercial Manufacturing Agreements.—
8	Section 36(d) of such Act (22 U.S.C. 2776(d)) is amend-
9	ed—
10	(1) by inserting "(1)" after "(d)";
11	(2) by striking "for or in a country not a mem-
12	ber of the North Atlantic Treaty Organization"; and
13	(3) by adding at the end the following:
14	"(2) A certification under this subsection shall be
14 15	"(2) A certification under this subsection shall be submitted—
15	submitted—
15 16	submitted— "(A) at least 15 days before approval is given
15 16 17	submitted— "(A) at least 15 days before approval is given in the case of an agreement for or in a country
15 16 17 18	submitted— "(A) at least 15 days before approval is given in the case of an agreement for or in a country which is a member of the North Atlantic Treaty Or-
15 16 17 18 19	submitted— "(A) at least 15 days before approval is given in the case of an agreement for or in a country which is a member of the North Atlantic Treaty Or- ganization or Australia, Japan, or New Zealand; and
15 16 17 18 19 20	<ul> <li>submitted—</li> <li>"(A) at least 15 days before approval is given in the case of an agreement for or in a country which is a member of the North Atlantic Treaty Or- ganization or Australia, Japan, or New Zealand; and "(B) at least 30 days before approval is given</li> </ul>
15 16 17 18 19 20 21	<ul> <li>submitted—</li> <li>"(A) at least 15 days before approval is given in the case of an agreement for or in a country which is a member of the North Atlantic Treaty Or- ganization or Australia, Japan, or New Zealand; and "(B) at least 30 days before approval is given in the case of an agreement for or in any other</li> </ul>

of the agreement in the national security interests of the
 United States.

3 "(3) If the President states in his certification that 4 an emergency exists which requires the immediate ap-5 proval of the agreement in the national security interests of the United States, thus waiving the requirements of 6 7 paragraph (4), he shall set forth in the certification a de-8 tailed justification for his determination, including a de-9 scription of the emergency circumstances which neces-10 sitate the immediate approval of the agreement and a discussion of the national 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.

"(5)(A) Any joint resolution under paragraph (4)
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.

"(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

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

1	((1) not less than 15 calendar days before the
2	agreement is entered into or renewed in the case of
3	an agreement with the North Atlantic Treaty Orga-
4	nization, any member country of that Organization
5	or 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
8	an agreement with any other organization or coun-
9	try.".
10	(2) Congressional disapproval.—Section
11	63(a) of such Act (22 U.S.C. 2796b(a)) is amend-
12	ed—
13	(A) by striking $(a)(1)$ and inserting
14	''(a)'';
15	(B) by striking <del>out the</del> "30 calendar days
16	after receiving the certification with respect to
17	that proposed agreement pursuant to section
18	62(a)," and inserting in lieu thereof "the 15-
19	day or 30-day period specified in section $62(c)$
20	(1) or (2), as the case may be,"; and
21	(C) by striking paragraph (2).
22	(f) EFFECTIVE DATE.—The amendments made by
23	this section apply with respect to certifications required
24	to be submitted on or after the date of the enactment of
25	this Act.

### 1 SEC. 142. STANDARDIZATION OF THIRD COUNTRY TRANS 2 FERS OF DEFENSE ARTICLES.

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 7 (2) of subsection (a) or under paragraph (1) of section 8 505(a) of the Foreign Assistance Act of 1961 (as it relates 9 to subparagraph (B) of such paragraph) shall not be re-10 quired for the transfer by a foreign country or inter-11 national organization of defense articles sold by the United 12 States under this Act if—

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

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

"(3) the recipient is not a country designated
under section 620A of the Foreign Assistance Act of
1961;

22 "(4) the United States-origin components are
23 not—

24 "(A) significant military equipment (as de25 fined in section 47(9));

1	"(B) defense articles for which notification
2	to Congress is required under section 36(b);
3	and
4	"(C) identified by regulation as Missile
5	Technology Control Regime items; and
6	"(5) the foreign country or international orga-
7	nization provides notification of the transfer of the
8	defense articles to the United States Government
9	not later than 30 days after the date of such trans-
10	fer.".
11	SEC. 143. INCREASED STANDARDIZATION, RATIONALIZA-
12	TION, AND INTEROPERABILITY OF ASSIST-
13	ANCE AND SALES PROGRAMS.
13 14	<b>ANCE AND SALES PROGRAMS.</b> Paragraph (6) of section 515(a) of the Foreign As-
14	Paragraph (6) of section 515(a) of the Foreign As-
14 15	Paragraph (6) of section 515(a) of the Foreign Assistance Act of 1961 (22 U.S.C. 2321i(a)(6)) is amended
14 15 16 17	Paragraph (6) of section 515(a) of the Foreign As- sistance Act of 1961 (22 U.S.C. 2321i(a)(6)) is amended by striking "among members of the North Atlantic Treaty
14 15 16 17	Paragraph (6) of section 515(a) of the Foreign As- sistance Act of 1961 (22 U.S.C. 2321i(a)(6)) is amended by striking "among members of the North Atlantic Treaty Organization and with the Armed Forces of Japan, Aus-
14 15 16 17 18	Paragraph (6) of section 515(a) of the Foreign As- sistance Act of 1961 (22 U.S.C. 2321i(a)(6)) is amended by striking "among members of the North Atlantic Treaty Organization and with the Armed Forces of Japan, Aus- tralia, and New Zealand".
14 15 16 17 18 19	Paragraph (6) of section 515(a) of the Foreign As- sistance Act of 1961 (22 U.S.C. 2321i(a)(6)) is amended by striking "among members of the North Atlantic Treaty Organization and with the Armed Forces of Japan, Aus- tralia, and New Zealand". <b>SEC. 144. DEFINITION OF SIGNIFICANT MILITARY EQUIP-</b>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	Paragraph (6) of section 515(a) of the Foreign As- sistance Act of 1961 (22 U.S.C. 2321i(a)(6)) is amended by striking "among members of the North Atlantic Treaty Organization and with the Armed Forces of Japan, Aus- tralia, and New Zealand". SEC. 144. DEFINITION OF SIGNIFICANT MILITARY EQUIP- MENT.
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	<ul> <li>Paragraph (6) of section 515(a) of the Foreign Assistance Act of 1961 (22 U.S.C. 2321i(a)(6)) is amended by striking "among members of the North Atlantic Treaty Organization and with the Armed Forces of Japan, Australia, and New Zealand".</li> <li>SEC. 144. DEFINITION OF SIGNIFICANT MILITARY EQUIPMENT.</li> <li>Section 47 of the Arms Export Control Act (22)</li> </ul>

1	(2) in paragraph $(8)$ , by striking the period at
2	the end and inserting "; and"; and
3	(3) by adding at the end the following new
4	paragraph:
5	"(9) 'significant military equipment' means articles—
6	"(A) for which special export controls are war-
7	ranted because of the capacity of such articles for
8	substantial military utility or capability; and
9	"(B) identified on the United States Munitions
10	List.".
11	SEC. 145. ELIMINATION OF ANNUAL REPORTING REQUIRE-
12	MENT RELATING TO THE SPECIAL DEFENSE
13	ACQUISITION FUND.
13 14	<b>ACQUISITION FUND.</b> (a) IN GENERAL.—Section 53 of the Arms Export
14	(a) IN GENERAL.—Section 53 of the Arms Export
14 15	(a) IN GENERAL.—Section 53 of the Arms Export Control Act (22 U.S.C. 2795b) is hereby repealed.
14 15 16	<ul> <li>(a) IN GENERAL.—Section 53 of the Arms Export</li> <li>Control Act (22 U.S.C. 2795b) is hereby repealed.</li> <li>(b) CONFORMING AMENDMENT.—Section 51(a)(4) of</li> </ul>
14 15 16 17	<ul> <li>(a) IN GENERAL.—Section 53 of the Arms Export</li> <li>Control Act (22 U.S.C. 2795b) is hereby repealed.</li> <li>(b) CONFORMING AMENDMENT.—Section 51(a)(4) of</li> <li>such Act (22 U.S.C. 2795(a)(4)) is amended—</li> </ul>
14 15 16 17 18	<ul> <li>(a) IN GENERAL.—Section 53 of the Arms Export</li> <li>Control Act (22 U.S.C. 2795b) is hereby repealed.</li> <li>(b) CONFORMING AMENDMENT.—Section 51(a)(4) of</li> <li>such Act (22 U.S.C. 2795(a)(4)) is amended— <ul> <li>(1) by striking "(a) (A)"; and</li> </ul> </li> </ul>
14 15 16 17 18 19	<ul> <li>(a) IN GENERAL.—Section 53 of the Arms Export</li> <li>Control Act (22 U.S.C. 2795b) is hereby repealed.</li> <li>(b) CONFORMING AMENDMENT.—Section 51(a)(4) of</li> <li>such Act (22 U.S.C. 2795(a)(4)) is amended— <ul> <li>(1) by striking "(a) (A)"; and</li> <li>(2) by striking subparagraph (B).</li> </ul> </li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	<ul> <li>(a) IN GENERAL.—Section 53 of the Arms Export</li> <li>Control Act (22 U.S.C. 2795b) is hereby repealed.</li> <li>(b) CONFORMING AMENDMENT.—Section 51(a)(4) of</li> <li>such Act (22 U.S.C. 2795(a)(4)) is amended— <ul> <li>(1) by striking "(a) (A)"; and</li> <li>(2) by striking subparagraph (B).</li> </ul> </li> <li>SEC. 146. COST OF LEASED DEFENSE ARTICLES THAT HAVE</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	<ul> <li>(a) IN GENERAL.—Section 53 of the Arms Export</li> <li>Control Act (22 U.S.C. 2795b) is hereby repealed.</li> <li>(b) CONFORMING AMENDMENT.—Section 51(a)(4) of</li> <li>such Act (22 U.S.C. 2795(a)(4)) is amended— <ul> <li>(1) by striking "(a) (A)"; and</li> <li>(2) by striking subparagraph (B).</li> </ul> </li> <li>SEC. 146. COST OF LEASED DEFENSE ARTICLES THAT HAVE BEEN LOST OR DESTROYED.</li> </ul>

lowing: "and, if the articles are lost or destroyed while
 leased—

3		"(A) in the event the United States in-
4	te	ends to replace the articles lost or destroyed,
5	tl	ne replacement cost (less any depreciation in
6	tl	ne value) of the articles; or
7		"(B) in the event the United States does
8	n	ot intend to replace the articles lost or de-
9	S	croyed, an amount not less than the actual
10	Va	alue (less any depreciation in the value) speci-
11	fi	ed in the lease agreement.".
12	SEC. 147. DI	ESIGNATION OF MAJOR NON-NATO ALLIES.

### 13 (a) DESIGNATION.—

14 (1) NOTICE TO CONGRESS.—Chapter 2 of part
15 II of the Foreign Assistance Act of 1961 (22 U.S.C.
16 2311 et seq.), as amended by this Act, is further
17 amended by adding at the end the following new sec18 tion:

### 19 "SEC. 517. DESIGNATION OF MAJOR NON-NATO ALLIES.

20 "(a) NOTICE TO CONGRESS.—The President shall no21 tify the Congress in writing at least 30 days before—

"(1) designating a country as a major nonNATO ally for purposes of this Act and the Arms
Export Control Act (22 U.S.C. 2751 et seq.); or
"(2) terminating such a designation.

"(b) INITIAL DESIGNATIONS.—Australia, Egypt, Is rael, Japan, the Republic of Korea, and New Zealand shall
 be deemed to have been so designated by the President
 as of the effective date of this section, and the President
 is not required to notify the Congress of such designation
 of those countries.".

7 (2) DEFINITION.—Section 644 of such Act (22
8 U.S.C. 2403) is amended by adding at the end the
9 following:

"(q) 'Major non-NATO ally' means a country which
is designated in accordance with section 517 as a major
non-NATO ally for purposes of this Act and the Arms Export Control Act (22 U.S.C. 2751 et seq.).".

14 (3) EXISTING DEFINITIONS.—(A) The last sen15 tence of section 21(g) of the Arms Export Control
16 Act (22 U.S.C. 2761(g)) is repealed.

17 (B) Section 65(d) of such Act (22 U.S.C.
18 2796d(d)) is amended—

(i) by striking "or major non-NATO"; and
(ii) by striking out "or a" and all that follows through "Code".

(b) COOPERATIVE TRAINING AGREEMENTS.—Section
23 21(g) of the Arms Export Control Act (22 U.S.C.
24 2761(g)) is amended in the first sentence by striking
25 "similar agreements" and all that follows through "other

countries" and inserting "similar agreements with coun tries".

### 3 SEC. 148. CERTIFICATION THRESHOLDS.

(a) INCREASE IN DOLLAR THRESHOLDS.—The Arms 4 5 Export Control Act (22 U.S.C. 2751 et seq.) is amended— 6 (1) in section 3(d) (22 U.S.C. 2753(d))— 7 (A) in paragraphs (1) and (3), by striking 8 "\$14,000,000" each place it appears and in-9 serting "\$25,000,000"; and 10 (B) in paragraphs (1) and (3), by striking "\$50,000,000" each place it appears and in-11 12 serting "\$75,000,000"; (2) in section 36 (22 U.S.C. 2776)— 13 14 (A) in subsections (b)(1), (b)(5)(C), and 15 (c)(1), by striking "\$14,000,000" each place it 16 appears and inserting "\$25,000,000"; 17 (B) in subsections (b)(1), (b)(5)(C), and (e)(1), by striking "\$50,000,000" each place it 18 19 appears and inserting "\$75,000,000"; and 20 (C) in subsections (b)(1) and (b)(5)(C), by 21 striking "\$200,000,000" each place it appears 22 and inserting "\$300,000,000"; and (3) in section 63(a) (22 U.S.C. 2796b(a)) 23 24 (A) by striking "\$14,000,000" and insert-

25 ing <u>"\$25,000,000"</u>; and

 1
 (B) by striking "\$50,000,000" and insert 

 2
 ing "\$75,000,000".

3 (b) EFFECTIVE DATE.—The amendments made by
4 subsection (a) apply with respect to certifications submit5 ted on or after the date of the enactment of this Act.

### 6 SEC. 148. ANNUAL MILITARY ASSISTANCE REPORT.

7 Section 655 of the Foreign Assistance Act of 1961 (22
8 U.S.C. 2415) is amended to read as follows:

### 9 "SEC. 655. ANNUAL MILITARY ASSISTANCE REPORT.

"(a) REPORT REQUIRED.—Not later than February 1
of each year, the President shall transmit to the Congress
an annual report for the fiscal year ending the previous
September 30.

"(b) INFORMATION RELATING TO MILITARY ASSIST-14 15 ANCE AND MILITARY EXPORTS.—Each such report shall show the aggregate dollar value and quantity of defense ar-16 ticles (including excess defense articles), defense services, 17 and international military education and training author-18 ized by the United States, excluding that which is pursuant 19 to activies reportable under title V of the National Security 20 21 Act of 1947, to each foreign country and international orga-22 nization. The report shall specify, by category, whether such 23 defense articles—

24 "(1) were furnished by grant under chapter 2 or
25 chapter 5 of part II of this Act or under any other

1 authority of law or by sale under chapter 2 of the 2 Arms Export Control Act; or "(2) were licensed for export under section 38 of 3 4 the Arms Export Control Act. 5 "(c) INFORMATION RELATING TO MILITARY IM-PORTS.—Each such report shall also include the total 6 7 amount of military items manufactured outside the United 8 States that were imported into the United States during 9 the fiscal year covered by the report. For each country of origin the report shall show the type of item being imported 10 and the total amount of the items.". 11

### 12 SEC. 149. DEPLETED URANIUM AMMUNITION.

13 Chapter 1 of part III of the Foreign Assistance Act
14 of 1961 (22 U.S.C. 2370 et seq.)<del>, as amended by this Act,</del>
15 is <del>further</del> amended by adding at the end the following new
16 section:

### 17 "SEC. 620G. DEPLETED URANIUM AMMUNITION.

18 "(a) PROHIBITION.—Except as provided in sub-19 section (b), none of the funds made available to carry out 20 this Act or any other Act may be made available to facili-21 tate in any way the sale of M-833 antitank shells or any 22 comparable antitank shells containing a depleted uranium 23 penetrating component to any country other than—

24 "(1) a country that is a member of the North25 Atlantic Treaty Organization;

1 ((2)) a country that has been designated as a 2 major non-NATO ally (as defined in section 644(q)); 3 or "(3) Taiwan. 4 5 "(b) EXCEPTION.—The prohibition contained in subsection (a) shall not apply with respect to the use of funds 6 7 to facilitate the sale of antitank shells to a country if the 8 President determines that to do so is in the national secu-9 rity interest of the United States.". 10 SEC. 150. END-USE MONITORING OF DEFENSE ARTICLES 11 AND DEFENSE SERVICES. 12 (a) IN GENERAL.—The Arms Export Control Act (22) 13 U.S.C. 2751 et seq.) is amended by inserting after chapter 3 the following new chapter: 14 "CHAPTER 3A—END-USE MONITORING OF 15 DEFENSE ARTICLES AND DEFENSE 16 17 SERVICES 18 "SEC. 40A. END-USE MONITORING OF DEFENSE ARTICLES 19 AND DEFENSE SERVICES. 20 "(a) Establishment of Monitoring Program.—

"(1) IN GENERAL.—In order to improve accountability with respect to 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.), the President shall establish a

	12
1	program which provides for the end-use monitoring
2	of such articles and services.
3	"(2) Requirements of program.—To the ex-
4	tent practicable, such program—
5	"(A) shall provide for the end-use monitor-
6	ing of defense articles and defense services in
7	accordance with the standards that apply for
8	identifying high-risk exports for regular end-use
9	verification developed under section $38(g)(7)$ of
10	this Act (commonly referred to as the 'Blue
11	Lantern' program); and
12	"(B) shall be designed to provide reason-
13	able assurance that—
14	"(i) the recipient is complying with
15	the requirements imposed by the United
16	States Government with respect to use,
17	transfers, and security of defense articles
18	and defense services; and
19	"(ii) such articles and services are
20	being used for the purposes for which they
21	are provided.
22	"(b) Conduct of Program.—In carrying out the
23	program established under subsection (a), the President
24	shall ensure that the program—

"(1) provides for the end-use verification of defense articles and defense services that incorporate
sensitive technology, defense articles and defense
services that are particularly vulnerable to diversion
or other misuse, or defense articles or defense services whose diversion or other misuse could have significant consequences; and

8 "(2) prevents the diversion (through reverse en9 gineering or other means) of technology incorporated
10 in defense articles.

11 "(c) REPORT TO CONGRESS.—Not later than 6 12 months after the date of the enactment of this section, 13 and annually thereafter as a part of the annual congressional presentation documents submitted under section 14 15 634 of the Foreign Assistance Act of 1961, the President shall transmit to the Congress a report describing the ac-16 tions taken to implement this section, including a detailed 17 18 accounting of the costs and number of personnel associ-19 ated with the monitoring program.

"(d) 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.".

(b) EFFECTIVE DATE.—Section 40A of the Arms Ex port Control Act, as added by subsection (a), applies with
 respect to defense articles and defense services provided
 before or after the date of the enactment of this Act.

5 SEC. 151. BROKERING ACTIVITIES RELATING TO COMMER6 CIAL SALES OF DEFENSE ARTICLES AND
7 SERVICES.

8 (a) IN GENERAL.—Section 38(b)(1)(A) of the Arms
9 Export Control Act (22 U.S.C. 2778(b)(1)(A)) is amend10 ed—

(1) in the first sentence, by striking "As prescribed in regulations" and inserting "(i) As prescribed in regulations"; and

14 (2) by adding at the end the following new15 clause:

16 "(ii)(I) As prescribed in regulations issued under this 17 section, every person (other than an officer or employee of the United States Government acting in official capac-18 ity) who engages in the business of brokering activities 19 20 with respect to the manufacture, export, import, or trans-21 fer of any defense article or defense service designated by 22 the President under subsection (a)(1), or in the business 23 of brokering activities with respect to the manufacture, ex-24 port, import, or transfer of any foreign defense article or 25 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 regula tions.

5 "(II) Such brokering activities shall include the fi-6 nancing, transportation, freight forwarding, or taking of 7 any other action that facilitates the manufacture, export, 8 or import of a defense article or defense service.

9 "(III) No person may engage in the business of 10 brokering activities described in subclause (I) without a 11 license, issued in accordance with this Act, except that no 12 license shall be required for such activities undertaken by 13 or for an agency of the United States Government—

14 "(aa) for use by an agency of the United States15 Government; or

16 "(bb) for carrying out any foreign assistance or
17 sales program authorized by law and subject to the
18 control of the President by other means.

19 "(IV) For purposes of this clause, the term 'foreign 20 defense article or defense service' includes any non-United 21 States defense article or defense service of a nature de-22 scribed on the United States Munitions List regardless of 23 whether such article or service is of United States origin 24 or whether such article or service contains United States 25 origin components.". (b) EFFECTIVE DATE.—Section 38(b)(1)(A)(ii) of
 the Arms Export Control Act, as added by subsection (a),
 shall apply with respect to brokering activities engaged in
 beginning on or after 120 days after the enactment of this
 Act.

# 6 SEC. 152. RETURN AND EXCHANGES OF DEFENSE ARTICLES 7 PREVIOUSLY TRANSFERRED PURSUANT TO 8 THE ARMS EXPORT CONTROL ACT.

9 (a) REPAIR OF DEFENSE ARTICLES.—Section 21 of
10 the Arms Export Control Act (22 U.S.C. 2761) is amend11 ed by adding at the end the following new subsection:

12 "(I) REPAIR OF DEFENSE ARTICLES.—

13 "(1) IN GENERAL.—The President may acquire
14 a repairable defense article from a foreign country
15 or international organization if such defense arti16 cle—

17 "(A) previously was transferred to such
18 country or organization under this Act;

19 "(B) is not an end item; and

20 "(C) will be exchanged for a defense article
21 of the same type that is in the stocks of the De22 partment of Defense.

23 "(2) LIMITATION.—The President may exercise
24 the authority provided in paragraph (1) only to the
25 extent that the Department of Defense—

1	"(A)(i) has a requirement for the defense
2	article being returned; and
3	"(ii) has available sufficient funds author-
4	ized and appropriated for such purpose; or
5	"(B)(i) is accepting the return of the de-
6	fense article for subsequent transfer to another
7	foreign government or international organiza-
8	tion pursuant to a letter of offer and acceptance
9	implemented in accordance with this Act; and
10	"(ii) has available sufficient funds provided
11	by or on behalf of such other foreign govern-
12	ment or international organization pursuant to
13	a letter of offer and acceptance implemented in
14	accordance with this Act.
15	"(3) REQUIREMENT.—(A) The foreign govern-
16	ment or international organization receiving a new
17	or repaired defense article in exchange for a repair-
18	able defense article pursuant to paragraph (1) shall,
19	upon the acceptance by the United States Govern-
20	ment of the repairable defense article being re-
21	turned, be charged the total cost associated with the
22	repair and replacement transaction.
23	"(B) The total cost charged pursuant to sub-
24	paragraph (A) shall be the same as that charged the
25	United States Armed Forces for a similar repair and

replacement transaction, plus an administrative sur charge in accordance with subsection (e)(1)(A) of
 this section.

4 "(4) RELATIONSHIP TO CERTAIN OTHER PROVI-5 SIONS OF LAW.—The authority of the President to 6 accept the return of a repairable defense article as 7 provided in subsection (a) shall not be subject to 8 chapter 137 of title 10, United States Code, or any 9 other provision of law relating to the conclusion of 10 contracts.".

(b) RETURN OF DEFENSE ARTICLES.—Section 21 of
such Act (22 U.S.C. 2761), as amended by this Act, is
further amended by adding at the end the following new
subsection:

15 "(m) RETURN OF DEFENSE ARTICLES.—

16 "(1) IN GENERAL.—The President may accept
17 the return of a defense article from a foreign coun18 try or international organization if such defense arti19 cle—

20 "(A) previously was transferred to such
21 country or organization under this Act;
22 "(B) is not significant military equipment
23 (as defined in section 47(9) of this Act); and
24 "(C) is in fully functioning condition with25 out need of repair or rehabilitation.

1	"(2) LIMITATION.—The President may exercise
2	the authority provided in paragraph (1) only to the
3	extent that the Department of Defense—
4	"(A)(i) has a requirement for the defense
5	article being returned; and
6	"(ii) has available sufficient funds author-
7	ized and appropriated for such purpose; or
8	"(B)(i) is accepting the return of the de-
9	fense article for subsequent transfer to another
10	foreign government or international organiza-
11	tion pursuant to a letter of offer and acceptance
12	implemented in accordance with this Act; and
13	"(ii) has available sufficient funds provided
14	by or on behalf of such other foreign govern-
15	ment or international organization pursuant to
16	a letter of offer and acceptance implemented in
17	accordance with this Act.
18	"(3) Credit for transaction.—Upon acqui-
19	sition and acceptance by the United States Govern-
20	ment of a defense article under paragraph (1), the
21	appropriate Foreign Military Sales account of the
22	provider shall be credited to reflect the transaction.
23	"(4) Relationship to certain other provi-
24	SIONS OF LAW.—The authority of the President to
25	accept the return of a defense article as provided in

1	paragraph (1) shall not be subject to chapter 137 of
2	title 10, United States Code, or any other provision
3	of law relating to the conclusion of contracts.".
4	(c) REGULATIONS.—Under the direction of the Presi-
5	dent, the Secretary of Defense shall promulgate regula-
6	tions to implement subsections (l) and (m) of section 21
7	of the Arms Export Control Act, as added by this section.
8	SEC. 153. NATIONAL SECURITY INTEREST DETERMINATION
9	TO WAIVE REIMBURSEMENT OF DEPRECIA-
10	TION FOR LEASED DEFENSE ARTICLES.
11	(a) IN GENERAL.—Section 61(a) of the Arms Export
12	Control Act (22 U.S.C. 2796(a)) is amended—
13	(1) in the second sentence, by striking ", or to
14	any defense article which has passed three-quarters
15	of its normal service life"; and
16	(2) by inserting after the second sentence the
17	following new sentence: "The President may waive
18	the requirement of paragraph (4) for reimbursement
19	of depreciation for any defense article which has
20	passed three-quarters of its normal service life if the
21	President determines that to do so is important to
22	the national security interest of the United States.".
23	(b) EFFECTIVE DATE.—The third sentence of section
24	61(a) of the Arms Export Control Act, as added by sub-
25	section $(a)(2)$ , shall apply only with respect to a defense

article leased on or after the date of the enactment of this
 Act.

## 3 SEC. 154. ELIGIBILITY OF PANAMA UNDER *THE* ARMS EX4 PORT CONTROL ACT.

5 The Government of the Republic of Panama shall be
6 eligible to purchase defense articles and defense services
7 under the Arms Export Control Act (22 U.S.C. 2751 et
8 seq.), except as otherwise specifically provided by law.

### 9 SEC. 155. PUBLICATION OF ARMS SALES CERTIFICATIONS.

Section 36 of the Arms Export Control Act (22 U.S.C.
2776) is amended by adding at the end the following new
subsection:

13 "(e) The President shall cause to be published in the 14 Federal Register, upon transmittal to the Speaker of the 15 House of Representatives and to the chairman of the Com-16 mittee on Foreign Relations of the Senate, the full 17 unclassified text of each numbered certification submitted 18 pursuant to subsection (b) and each notification of a pro-19 posed commercial sale submitted under subsection (c).".

### 20 SEC. 156. RELEASE OF INFORMATION.

21 Section 38(e) of the Arms Export Control Act (22 22 U.S.C. 2778(e)) is amended by inserting in the first sen-23 tence before the period at the end the following: ", except 24 that the names of the countries and the types and quantities 25 of defense articles for which licenses are issued under this

section shall not be withheld from public disclosure unless 1 the President determines that the release of such informa-2 3 tion would be contrary to the national interest". 4 SEC. 157. REPEAL OF TERMINATION OF PROVISIONS OF 5 THE NUCLEAR PROLIFERATION PREVENTION 6 ACT OF 1994; PRESIDENTIAL DETERMINA-7 TIONS. 8 (a) REPEAL.—Part D of the Nuclear Proliferation 9 Prevention Act of 1994 (part D of title VIII of the Foreign Relations Authorization Act, Fiscal Years 1994 and 1995; 10 Public Law 103–236; 108 Stat. 525) is hereby repealed. 11 12 (b) JUDICIAL REVIEW.—Section 824 of the Nuclear Proliferation Prevention Act of 1994 (22 U.S.C. 3201 note) 13 14 is amended— 15 (1) in subsection (c), by striking "in writing 16 after opportunity for a hearing on the record"; 17 (2) by striking subsection (e); and 18 (3) by redesignating subsections (f) through (k) 19 as subsections (e) through (j), respectively. TITLE II—TRANSFER OF NAVAL 20 **VESSELS TO CERTAIN** FOR-21 EIGN COUNTRIES 22 23 SEC. 201. AUTHORITY TO TRANSFER NAVAL VESSELS. 24 (a) EGYPT.—The Secretary of the Navy is authorized to transfer to the Government of Egypt the "OLIVER 25

HAZARD PERRY CLASS" frigate GALLERY. Such
 transfer shall be on a sales basis under section 21 of the
 Arms Export Control Act (22 U.S.C. 2761; relating to the
 foreign military sales program).

5 (b) MEXICO.—The Secretary of the Navy is author-6 ized to transfer to the Government of Mexico the 7 "KNOX" class frigates STEIN (FF 1065) and MARVIN 8 SHIELDS (FF 1066). Such transfers shall be on a sales 9 basis under section 21 of the Arms Export Control Act 10 (22 U.S.C. 2761; relating to the foreign military sales pro-11 gram).

(c) NEW ZEALAND.—The Secretary of the Navy is
authorized to transfer to the Government of New Zealand
the "STALWART" class ocean surveillance ship TENACIOUS. Such transfer shall be on a sales basis under section 21 of the Arms Export Control Act (22 U.S.C. 2761;
relating to the foreign military sales program).

(d) PORTUGAL.—The Secretary of the Navy is authorized to transfer to the Government of Portugal the
"STALWART" class ocean surveillance ship AUDACIOUS. Such transfer shall be on a grant basis under section 516 of the Foreign Assistance Act of 1961 (22 U.S.C.
2321j; relating to transfers of excess defense articles).

(e) TAIWAN.—The Secretary of the Navy is author-ized to transfer to the Taipei Economic and Cultural Rep-

resentative Office in the United States (which is the Tai wan instrumentality designated pursuant to section 10(a)
 of the Taiwan Relations Act) the following:

4 (1) The "KNOX" class frigates AYLWIN (FF
5 1081), PHARRIS (FF 1094), and VALDEZ (FF
6 1096). Such transfers shall be on a sales basis under
7 section 21 of the Arms Export Control Act (22
8 U.S.C. 2761; relating to the foreign military sales
9 program).

10 (2) The "NEWPORT" class tank landing ship
11 NEWPORT (LST 1179). Such transfer shall be on
12 a lease basis under section 61 of the Arms Export
13 Control Act (22 U.S.C. 2796).

(f) THAILAND.—The Secretary of the Navy is authorized to transfer to the Government of Thailand the
"KNOX" class frigate OUELLET (FF 1077). Such
transfer shall be on a sales basis under section 21 of the
Arms Export Control Act (22 U.S.C. 2761; relating to the
foreign military sales program).

### 20 SEC. 202. COSTS OF TRANSFERS.

Any expense of the United States in connection with
a transfer authorized by this title shall be charged to the
recipient.

1 SEC. 203. EXPIRATION OF AUTHORITY.

2 The authority granted by section 201 shall expire at
3 the end of the 2-year period beginning on the date of the
4 enactment of this Act.

## 5 SEC. 204. REPAIR AND REFURBISHMENT OF VESSELS IN 6 UNITED STATES SHIPYARDS.

7 The Secretary of the Navy shall require, to the maxi-8 mum extent possible, as a condition of a transfer of a ves-9 sel under this title, that the country to which the vessel 10 is transferred have such repair or refurbishment of the 11 vessel as is needed, before the vessel joins the naval forces 12 of that country, performed at a shipyard located in the 13 United States, including a United States Navy shipyard.