105TH CONGRESS 1ST SESSION H.R. 1685

To establish an Office of Religious Persecution Monitoring, to provide for the imposition of sanctions against countries engaged in a pattern of religious persecution, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

May 20, 1997

Mr. WOLF (for himself, Mr. PORTER, Mr. WATTS of Oklahoma, Mr. HALL of Ohio, Mr. ADERHOLT, Mr. SMITH of New Jersey, Ms. PELOSI, Mr. HUTCHINSON, Mr. ROHRABACHER, Mr. LANTOS, Mr. BLUNT, Mr. BISH-OP, Mr. TOWNS, Mr. DUNCAN, Mr. MANTON, Mr. OLVER, Mr. GILCHREST, Mr. KING, Mr. BOB SCHAFFER of Colorado, Mr. GILLMOR, Mr. COOKSEY, Mrs. KELLY, Mr. CANADY of Florida, Mr. GILMAN, Mr. DICKEY, Mr. LIPINSKI, Mr. EHLERS, and Mr. WAMP) introduced the following bill; which was referred to the Committee on International Relations, and in addition to the Committees on Ways and Means, the Judiciary, Banking and Financial Services, and 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

A BILL

- To establish an Office of Religious Persecution Monitoring, to provide for the imposition of sanctions against countries engaged in a pattern of religious persecution, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Freedom From Reli-3 gious Persecution Act of 1997". 4 SEC. 2. FINDINGS. 5 The Congress makes the following findings: 6 (1) Governments have a primary responsibility 7 to promote, encourage, and protect respect for the 8 fundamental and internationally recognized right to 9 freedom of religion. 10 (2) The right to freedom of religion is recog-11 nized by numerous international agreements and 12 covenants, including the following: 13 (A) Article 18 of the Universal Declaration 14 of Human Rights states that "Everyone has the 15 right to freedom of thought, conscience and re-16 ligion; this right includes freedom to change his 17 religion or belief, and freedom, either alone or 18 in community with others and in public or pri-19 vate, to manifest his religion or belief in teach-20 ing, practice, worship and observance". 21 (B) Article 18 of the Covenant on Civil 22 and Political Rights declares that "Everyone 23 shall have the right to freedom of thought, conscience, and religion . . ." and further delin-24 25 eates the privileges under this right.

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(3) Persecution of religious believers, particu larly Roman Catholic and evangelical Protestant
 Christians, in Communist countries, such as Cuba,
 Laos, the People's Republic of China, North Korea,
 and Vietnam, persists and in some cases is increas ing.

7 (4) In many Islamic countries and regions
8 thereof, governments persecute non-Muslims and re9 ligious converts from Islam using means such as
10 "blasphemy" and "apostasy" laws, and militant
11 movements seek to corrupt a historically tolerant Is12 lamic faith and culture through the persecution of
13 Baha'is, Christians, and other religious minorities.

(5) The militant, Islamic Government of Sudan
is waging a self-described religious war against
Christian, non-Muslim, and moderate Muslim persons by using torture, starvation, enslavement, and
murder.

(6) In Tibet, where Tibetan Buddhism is inextricably linked to the Tibetan identity, the Government of the People's Republic of China has intensified its control over the Tibetan people by perverting
the selection of the Panchen Lama, propagandizing
against the religious authority of the Dalai Lama,
restricting religious study and traditional religious

2	and nuns.
3	(7) The United States Government is commit-
4	ted to the right to freedom of religion and its poli-
5	cies and relations with foreign governments should
6	be consistent with the commitment to this principle.
7	(8) The 104th Congress recognized the facts set
8	forth in this section and stated clearly the sense of
9	the Senate and the House of Representatives regard-
10	ing these matters in approving—
11	(A) House Resolution 515, expressing the
12	sense of the House of Representatives with re-
13	spect to the persecution of Christians world-
14	wide;
15	(B) S. Con. Res. 71, expressing the sense
16	of the Senate with respect to the persecution of
17	Christians worldwide;
18	(C) H. Con. Res. 102, concerning the
19	emancipation of the Iranian Baha'i community;
20	and
21	(D) section 1303 of H.R. 1561, the For-
22	eign Relations Authorization Act, Fiscal Years
23	1996 and 1997.
24	SEC. 3. DEFINITIONS.
25	As used in this Act:

(1) DIRECTOR.—The term "Director" means 1 2 the Director of the Office of Religious Persecution Monitoring established under section 5. 3 (2) PERSECUTED COMMUNITY.—The term "per-4 secuted community" means any religious group or 5 6 community identified in section 4. 7 (3) PERSECUTION FACILITATING PRODUCTS, GOODS, AND SERVICES.—The term "persecution fa-8 cilitating products, goods, and services" means those 9 10 products, goods, and services which are being used 11 or determined to be intended for use directly and in 12 significant measure to facilitate the carrying out of

13 acts of religious persecution.

14 (4) Religious persecution.—

15 (A) IN GENERAL.—The term "religious persecution" means widespread and ongoing 16 17 persecution of persons because of their member-18 ship in or affiliation with a religion or religious 19 denomination, whether officially recognized or 20 otherwise, when such persecution includes ab-21 duction, enslavement, killing, imprisonment, 22 forced mass resettlement, rape, or crucifixion or 23 other forms of torture.

24 (B) CATEGORY 1 RELIGIOUS PERSECU25 TION.—Category 1 religious persecution is reli-

gious persecution that is conducted with the involvement or support of government officials or its agents, or as part of official government policy.

5 (C) CATEGORY 2 RELIGIOUS PERSECU-6 TION.—Category 2 religious persecution is reli-7 gious persecution that is not conducted with the 8 involvement or support of government officials 9 or its agents, or as part of official government 10 policy, but which the government fails to under-11 take serious and sustained efforts to eliminate. 12 (5) RESPONSIBLE ENTITIES.—The term "responsible entities" means the specific government 13 14 departments, agencies, or units which directly carry 15 out acts of religious persecution.

16 (6) SANCTIONED COUNTRY.—The term "sanc17 tioned country" means a country on which sanctions
18 have been imposed under section 7.

19 (7) UNITED STATES ASSISTANCE.—The term
20 "United States assistance" means—

(A) any assistance under the Foreign Assistance Act of 1961 (including programs under
title IV of chapter 2 of part I of that Act, relating to the Overseas Private Investment Corporation), other than—

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1	(i) assistance under chapter 8 of part
2	I of that Act;
3	(ii) any other narcotics-related assist-
4	ance under part I of that Act, (including
5	chapter 4 of part II of that Act), but any
6	such assistance provided under this clause
7	shall be subject to the prior notification
8	procedures applicable to reprogrammings
9	pursuant to section 634A of that Act;
10	(iii) disaster relief assistance, includ-
11	ing any assistance under chapter 9 of part
12	I of that Act;
13	(iv) assistance which involves the pro-
14	vision of food (including monetization of
15	food) or medicine; and
16	(v) assistance for refugees;
17	(B) sales, or financing on any terms, under
18	the Arms Export Control Act;
19	(C) the provision of agricultural commod-
20	ities, other than food, under the Agricultural
21	Trade Development and Assistance Act of
22	1954; and
23	(D) financing under the Export-Import
24	Bank Act of 1945.

1	(8) UNITED STATES PERSON.—Except as pro-
2	vided in section 12(b)(1), the term "United States
3	person" means—
4	(A) any United States citizen or alien law-
5	fully admitted for permanent residence into the
6	United States; and
7	(B) any corporation, partnership, or other
8	entity organized under the laws of the United
9	States or of any State, the District of Colum-
10	bia, or any territory or possession of the United
11	States.

12 SEC. 4. APPLICATION AND SCOPE.

(a) SCOPE.—The provisions of this Act shall apply 13 14 to all persecuted religious groups and communities, and 15 all countries and regions thereof, referred to in the resolutions and bill set forth in paragraph (8) of section 2 or 16 referred to in paragraphs (3) through (6) of section 2, 17 and to any community within any country or region there-18 of that the Director finds, by a preponderance of the evi-19 dence, is the target of religious persecution. 20

(b) DESIGNATION OF ADDITIONAL COUNTRIES AND
REGIONS THEREOF.—The Congress may designate additional countries or regions to which this Act applies by
enacting legislation specifically citing the authority of this
section.

1 SEC. 5. OFFICE OF RELIGIOUS PERSECUTION MONITORING.

2 (a) ESTABLISHMENT.—There is established in the
3 Executive Office of the President the Office of Religious
4 Persecution Monitoring (hereafter in this Act referred to
5 as the "Office").

6 (b) APPOINTMENT.—The head of the Office shall be 7 a Director who shall be appointed by the President, by 8 and with the advice and consent of the Senate. The Direc-9 tor shall receive compensation at the rate of pay in effect 10 for level IV of the Executive Schedule under section 5315 11 of title 5, United States Code.

12 (c) REMOVAL.—The Director shall serve at the pleas-13 ure of the President.

(d) BARRED FROM OTHER FEDERAL POSITIONS.—
15 No person shall serve as Director while serving in any
16 other position in the Federal Government.

17 (e) RESPONSIBILITIES OF DIRECTOR.—The Director18 shall do the following:

(1) Consider the facts and circumstances of violations of religious freedom presented in the annual
reports of the Department of State on human rights
under sections 116(d) and 502B(b) of the Foreign
Assistance Act of 1961 (22 U.S.C. 2151n(d) and
2304(b)).

25 (2) Consider the facts and circumstances of vio26 lations of religious freedom presented by independ•HR 1685 IH

ent human rights groups and nongovernmental orga nizations.

3 (3) In consultation with the Secretary of State,
4 make policy recommendations to the President re5 garding the policies of the United States Govern6 ment toward governments which are determined to
7 be engaged in religious persecution.

8 (4) Prepare and submit the annual report de-9 scribed in section 6, including the determination 10 whether a particular country is engaged in category 11 1 or category 2 religious persecution, and identify 12 the responsible entities within such countries. This 13 information shall be published in the Federal Reg-14 ister.

(5) Maintain the lists of persecution facilitating
products, goods, and services, and the responsible
entities within countries determined to be engaged in
religious persecution, described in paragraph (4),
adding to the list as information becomes available.
This information shall be published in the Federal
Register.

(6) Coordinate with the Secretary of State, the
Attorney General, the Secretary of Commerce, and
the Secretary of the Treasury to ensure that the

provisions of this Act are fully and effectively imple mented.

3 (f) Administrative Matters.—

4 (1) PERSONNEL.—The Director may appoint
5 such personnel as may be necessary to carry out the
6 functions of the Office.

7 (2) SERVICES OF OTHER AGENCIES.—The Di8 rector may use the personnel, services, and facilities
9 of any other department or agency, on a reimburs10 able basis, in carrying out the functions of the Of11 fice.

12 SEC. 6. REPORTS TO CONGRESS.

(a) ANNUAL REPORTS.—Not later than April 30 of
each year, the Director shall submit to the Committees
on Foreign Relations, Finance, the Judiciary, and Appropriations of the Senate and to the Committees on International Relations, Ways and Means, the Judiciary, and
Appropriations of the House of Representatives a report
described in subsection (b).

20 (b) CONTENTS OF ANNUAL REPORT.—The annual21 report of the Director shall include the following:

(1) DETERMINATION OF RELIGIOUS PERSECUTION.—With respect to each country or region thereof described in section 4, the Director shall include
his or her determination, with respect to each per-

1 secuted community, whether there is category 1 reli-2 gious persecution or category 2 religious persecution. 3 (2) IDENTIFICATION OF PERSECUTION FACILI-4 TATING PRODUCTS, GOODS, AND SERVICES.—With 5 respect to each country or region thereof which the 6 Director determines is engaged in either category 1 7 or category 2 religious persecution, the Director, in 8 consultation with the Secretary of State and the 9 Secretary of Commerce, shall identify and list the 10 persecution facilitating products, goods, and serv-11 ices.

12 (3) IDENTIFICATION OF RESPONSIBLE ENTI-13 TIES.—With respect to each country determined by 14 the Director to be engaged in category 1 religious 15 persecution, the Director, in consultation with the 16 Secretary of State, shall identify and list the respon-17 sible entities within that country that are engaged in 18 religious persecution. Such entities shall be defined 19 as narrowly as possible.

(4) OTHER REPORTS.—The Director shall include the reports submitted to the Director by the
Attorney General under section 9 and by the Secretary of State under section 10.

(c) INTERIM REPORTS.—The Director may submit
 interim reports to the Congress containing such matters
 as the Director considers necessary.

4 SEC. 7. SANCTIONS.

5 (a) PROHIBITION ON EXPORTS RELATING TO RELI-6 GIOUS PERSECUTION.—

7 (1) ACTIONS BY RESPONSIBLE DEPARTMENTS
8 AND AGENCIES.—With respect to any country in
9 which—

10 (A) the Director finds the occurrence of 11 category 1 religious persecution, the Director 12 shall so notify the relevant United States de-13 partments and agencies, and such departments 14 and agencies shall—

(i) prohibit all exports to the responsible entities listed under section 6(b)(3) or
in any supplemental list of the Director;
and

(ii) prohibit the export to such country of the persecution facilitating products,
goods, and services listed under section
6(b)(2) or in any supplemental list of the
Director; or

24 (B) the Director finds the occurrence of25 category 2 religious persecution, the Director

1	shall so notify the relevant United States de-
2	partments and agencies, and such departments
3	and agencies shall prohibit the export to such
4	country of the persecution facilitating products,
5	goods, and services listed under section $6(b)(2)$
6	or in any supplemental list of the Director.
7	(2) PROHIBITIONS ON U.S. PERSONS.—(A) With
8	respect to any country or region thereof in which the
9	Director finds the occurrence of category 1 religious
10	persecution, no United States person may—
11	(i) export any item to the responsible enti-
12	ties listed under section $6(b)(3)$ or in any sup-
13	plemental list of the Director; and
14	(ii) export to that country any persecution
15	facilitating products, goods, and services listed
16	under section $6(b)(2)$ or in any supplemental
17	list of the Director.
18	(B) With respect to any country in which the
19	Director finds the occurrence of category 2 religious
20	persecution, no United States person may export to
21	that country any persecution facilitating products,
22	goods, and services listed under section $6(b)(2)$ or in
23	any supplemental report of the Director.
24	(3) PENALTIES.—Any person who violates the
25	provisions of paragraph (2) shall be subject to the

penalties set forth in subsections (a) and (b)(1) of
 section 16 of the Trading With the Enemy Act (50
 U.S.C. App. 16 (a) and (b)(1)) for violations under
 that Act.

5 (4) EFFECTIVE DATE OF PROHIBITIONS.—The 6 prohibitions on exports under paragraph (1) shall 7 take effect with respect to a country 90 days after 8 the finding of category 1 or category 2 religious per-9 secution in that country or region thereof, except as 10 provided in section 11.

11 (b) UNITED STATES ASSISTANCE.—

(1) CATEGORY 1 RELIGIOUS PERSECUTION.—
No United States assistance may be provided to the
government of any country which the Director determines is engaged in category 1 religious persecution,
effective 90 days after the date on which the Director submits the report in which the determination is
included.

(2) CATEGORY 2 RELIGIOUS PERSECUTION.—
No United States assistance may be provided to the
government of any country which the Director determines is engaged in category 2 religious persecution,
effective 1 year after the date on which the Director
submits the report in which the determination is included, if the Director, in the next annual report of

the Director under section 6, determines that the
 country is engaged in either category 1 or category
 2 religious persecution.

4 (c) Multilateral Assistance.—

5 (1) CATEGORY 1 RELIGIOUS PERSECUTION.— 6 With respect to any country which the Director de-7 termines is engaged in category 1 religious persecu-8 tion, the President shall instruct the United States 9 Executive Director of each multilateral development 10 bank and of the International Monetary Fund to 11 vote against, and use his or her best efforts to deny, 12 any loan or other utilization of the funds of their re-13 spective institutions (other than for humanitarian 14 assistance) to that country, effective 90 days after 15 the Director submits the report in which the deter-16 mination is included.

17 (2) CATEGORY 2 RELIGIOUS PERSECUTION.— 18 With respect to any country which the Director de-19 termines is engaged in category 2 religious persecu-20 tion, the President shall instruct the United States 21 Executive Director of each multilateral development 22 bank and of the International Monetary Fund to 23 vote against, and use his or her best efforts to deny, 24 any loan or other utilization of the funds of their re-25 spective institutions (other than for humanitarian

1	assistance) to that country, effective 1 year after the
2	date on which the Director submits the report in
3	which the determination is included, if the Director,
4	in the next annual report of the Director under sec-
5	tion 6, determines that the country is engaged in ei-
6	ther category 1 or category 2 religious persecution.
7	(3) REPORTS TO DIRECTOR.—If a country de-
8	scribed in paragraph (1) or (2) is granted a loan or
9	other utilization of funds notwithstanding the objec-
10	tion of the United States under this subsection, the
11	Executive Director of the institution that made the
12	grant shall report to the President and the Congress
13	on the efforts made to deny loans or other utilization
14	of funds to that country, and shall include in the re-
15	port specific and explicit recommendations designed
16	to ensure that such loans or other utilization of
17	funds are denied to that country in the future.
18	(4) DEFINITION.—As used in this subsection,
19	the term "multilateral development bank" means
20	any of the multilateral development banks as defined
21	in section $1701(c)(4)$ of the International Financial
22	Institutions Act (22 U.S.C. $262r(c)(4)$).
23	(d) Votes for WTO Membership.—In casting any
24	vote concerning the membership of a country in the World
25	Trade Organization, the President shall consider as a sig-

nificant factor the fact that the country is listed in the
 Director's report as a country which is engaged in either
 category 1 or category 2 religious persecution.

4 (e) DENIAL OF VISAS.—The Secretary of State shall
5 deny the issuance of a visa to, and the Attorney General
6 shall exclude from the United States, any alien who the
7 Director determines carried out or is responsible for carry8 ing out acts of religious persecution.

9 SEC. 8. WAIVER OF SANCTIONS.

(a) WAIVER AUTHORITY.—Subject to subsection (b),
the President may waive the imposition of any sanction
against a country under section 7 for periods of not more
than 12 months each, if the President, for each waiver—
(1) determines that national security interests
justify such a waiver; and

(2) provides to the Committees on Foreign Relations, Finance, the Judiciary, and Appropriations
of the Senate and to the Committees on International Relations, Ways and Means, the Judiciary,
and Appropriations of the House of Representatives
a written notification of the President's intention to
waive any such sanction.

23 The justification shall contain an explanation of the rea-24 sons why the President considers the waiver to be nec-25 essary, the type and amount of goods, services, or assist-

ance to be provided pursuant to the waiver, and the period 1 2 of time during which such a waiver will be effective. 3 (b) TAKING EFFECT OF WAIVER.— 4 (1) IN GENERAL.—Subject to paragraph (2), a 5 waiver under subsection (a) shall take effect 45 days 6 after its submission to the Congress. 7 (2) IN EMERGENCY CONDITIONS.—The Presi-8 dent may waive the imposition of sanctions against 9 a country under subsection (b) or (c) of section 7 to 10 take effect immediately if the President, in the writ-11 ten notification of intention to waive the sanctions, 12 certifies that emergency conditions exist that make 13 an immediate waiver necessary. 14 (3) COMPUTATION OF 45-DAY PERIOD.—The 15 45-day period referred to in this subsection shall be 16 computed by excluding— 17 (A) the days on which either House of 18 Congress is not in session because of an ad-19 journment of more than 3 days to a day certain 20 or an adjournment of the Congress sine die; 21 and 22 (B) any Saturday and Sunday, not ex-23 cluded under paragraph (1), when either House is not in session. 24

1 SEC. 9. MODIFICATION OF IMMIGRATION POLICY.

(a) CREDIBLE FEAR OF PERSECUTION DEFINED.—
Section 235(b)(1)(B)(v) of the Immigration and Nationality Act (8 U.S.C. 1225(b)(1)(B)(v)) (as amended by section 302 of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996; Public Law 104–208;
110 Stat. 3009–582) is amended by adding at the end
the following:

9 "Any alien who can credibly claim mem-10 bership in a persecuted community found 11 to be subject to category 1 or category 2 12 religious persecution in the most recent an-13 nual report sent by the Director of the Of-14 fice of Religious Persecution Monitoring to 15 the Congress under section 6 of the Free-16 dom From Religious Persecution Act of 1997 shall be considered to have a credible 17 18 fear of persecution within the meaning of 19 the preceding sentence.".

(b) TRAINING FOR CERTAIN IMMIGRATION OFFICERS.—Section 235 of the Immigration and Nationality
Act (8 U.S.C. 1225) (as amended by section 302 of the
Illegal Immigration Reform and Immigrant Responsibility
Act of 1996; Public Law 104–208; 110 Stat. 3009–579)
is amended by adding at the end the following:

1	"(d) Training on Religious Persecution.—The
2	Attorney General shall establish and operate a program
3	to provide to immigration officers performing functions
4	under subsection (b), or section 207 or 208, training on
5	religious persecution, including training on—
6	((1) the fundamental components of the right
7	to freedom of religion;
8	"(2) the variation in beliefs of religious groups;
9	and
10	"(3) the governmental and nongovernmental
11	methods used in violation of the right to freedom of
12	religion.".
13	(c) ASYLUM.—Section 208 of the Immigration and
14	Nationality Act (8 U.S.C. 1158) (as amended by section
15	604 of the Illegal Immigration Reform and Immigrant Re-
16	sponsibility Act of 1996; Public Law 104–208; 1110 Stat.
17	3009–690) is amended by adding at the end the following:
18	"(e) Special Rules for Religious Persecution
19	CLAIMS.—
20	"(1) PROCEDURES UPON DENIAL.—
21	
	"(A) IN GENERAL.—In any case in which
22	the Service denies or refers to an immigration
22 23	
	the Service denies or refers to an immigration

1	gration judge denies such an application on the
2	ground that the alien is not a refugee within
3	the meaning of section $101(a)(42)(A)$, the Serv-
4	ice shall provide the alien with the following:
5	"(i) A written statement containing
6	the reasons for the denial, which shall be
7	supported by references to—
8	"(I) the most recent annual re-
9	port sent by the Director of the Office
10	of Religious Persecution Monitoring to
11	the Congress under section 6 of the
12	Freedom From Religious Persecution
13	Act of 1997; and
13 14	Act of 1997; and "(II) either—
14	"(II) either—
14 15	"(II) either— "(aa) the most recent coun-
14 15 16	"(II) either— "(aa) the most recent coun- try report on human rights prac-
14 15 16 17	"(II) either— "(aa) the most recent coun- try report on human rights prac- tices issued by the Secretary of
14 15 16 17 18	"(II) either— "(aa) the most recent coun- try report on human rights prac- tices issued by the Secretary of State; or
14 15 16 17 18 19	"(II) either— "(aa) the most recent coun- try report on human rights prac- tices issued by the Secretary of State; or "(bb) any other report is-
 14 15 16 17 18 19 20 	"(II) either— "(aa) the most recent coun- try report on human rights prac- tices issued by the Secretary of State; or "(bb) any other report is- sued by the Secretary of State
 14 15 16 17 18 19 20 21 	"(II) either— "(aa) the most recent coun- try report on human rights prac- tices issued by the Secretary of State; or "(bb) any other report is- sued by the Secretary of State concerning conditions in the
 14 15 16 17 18 19 20 21 22 	"(II) either— "(aa) the most recent coun- try report on human rights prac- tices issued by the Secretary of State; or "(bb) any other report is- sued by the Secretary of State concerning conditions in the country of which the alien is a

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1	country of the alien's last habit-
2	ual residence).
3	"(ii) A copy of any assessment sheet
4	prepared by an asylum officer for a super-
5	visory asylum officer with respect to the
6	application.
7	"(iii) A list of any publicly available
8	materials relied upon by an asylum officer
9	as a basis for denying the application.
10	"(iv) A copy of any materials relied
11	upon by an asylum officer as a basis for
12	denying the application that are not avail-
13	able to the public, except Federal agency
14	records that are exempt from disclosure
15	under section 552(b) of title 5, United
16	States Code.
17	"(B) CREDIBILITY IN ISSUE.—In any case
18	described in subparagraph (A) in which the de-
19	nial is based, in whole or in part, on credibility
20	grounds, the Service shall also provide the alien
21	with the following:

22 "(i) The statements by the applicant,
23 or other evidence, that were found not to
24 be credible.

"(ii) A statement certifying that the 1 2 applicant was provided an opportunity to respond to the Service's position on the 3 4 credibility issue. "(iii) A brief summary of such re-5 6 sponse, if any was made. 7 "(iv) An explanation of how the nega-8 tive determination on the credibility issue 9 relates to the applicant's religious persecu-10 tion claim. 11 "(2) EFFECT IN SUBSEQUENT PROCEEDINGS.— "(A) USE AT OPTION OF APPLICANT.—Any 12 13 material provided to an alien under paragraph 14 (1) shall be considered part of the official 15 record pertaining to the alien's asylum applica-16 tion solely at the option of the alien. "(B) NO EFFECT ON REVIEW.—The provi-17 18 sion of any material under paragraph (1) to an 19 alien shall not be construed to alter any stand-20 ard of review otherwise applicable in any ad-

20 and of review otherwise applicable in any ad21 ministrative or judicial adjudication concerning
22 the alien's asylum application.

23 "(3) DUTY TO SUBMIT REPORT ON RELIGIOUS
24 PERSECUTION.—In any judicial or administrative
25 proceeding in which the Service opposes granting

1	asylum to an alien described in the second sentence
2	of section $235(b)(1)(B)(v)$, the Service shall submit
3	to the court or administrative adjudicator a copy of
4	the most recent annual report submitted to the Con-
5	gress by the Director of the Office of Religious Per-
6	secution Monitoring under section 6 of the Freedom
7	From Religious Persecution Act of 1997, and any
8	interim reports issued by such Director after such
9	annual report.".
10	(d) ANNUAL REPORT.—Not later than January 1 of
11	each year, the Attorney General shall submit to the Direc-
12	tor an annual report that includes the following:
13	(1) With respect to the year that is the subject
14	of the report, the number of applicants for asylum
15	or refugee status whose applications were based, in
16	whole or in part, on religious persecution.
17	(2) In the case of such applications, the number
18	that were proposed to be denied, and the number
19	that were finally denied.
20	(3) In the case of such applications, the number
21	that were granted.
22	(4) A description of developments with respect
23	to the adjudication of applications for asylum or ref-
24	ugee status filed by an alien who claims to be a
25	member of a persecuted community that the Direc-

tor found to be subject to category 1 or category 2
 religious persecution in the most recent annual re port submitted to the Congress under section 6.

4 (5) With respect to the year that is the subject 5 of the report, a description of training on religious 6 persecution provided under section 235(d) of the Im-7 migration and Nationality Act (as added by sub-8 section (b)) to immigration officers performing func-9 tions under section 235(b) of such Act, or adjudicating applications under section 207 or 208 of such 10 11 Act, including a list of speakers and materials used 12 in such training and the number of officers who re-13 ceived such training.

14 (e) ADMISSION PRIORITY.—For purposes of section 15 207(a)(3) of the Immigration and Nationality Act, an individual who is a member of a persecuted community that 16 17 the Director found to be subject to category 1 or category 18 2 religious persecution in the most recent annual report submitted to the Congress under section 6, and is deter-19 20 mined by the Attorney General to be a refugee within the 21 meaning of section 101(a)(42)(A) of the Immigration and 22 Nationality Act, shall be considered a refugee of special 23 humanitarian concern to the United States. In carrying 24 out such section, such an individual shall be given priority 25 status at least as high as that given to any member of any other specific group of refugees of special concern to
 the United States.

3 (f) NO EFFECT ON OTHERS' RIGHTS.—Nothing in
4 this section, or any amendment made by this section, shall
5 be construed to deny any applicant for asylum or refugee
6 status any right, privilege, protection, or eligibility other7 wise provided by law.

8 SEC. 10. STATE DEPARTMENT HUMAN RIGHTS REPORTS.

9 (a) ANNUAL HUMAN RIGHTS REPORT.—In preparing 10 the annual reports of the State Department on human 11 rights under sections 116(d) and 502B(b) of the Foreign 12 Assistance Act of 1961 (22 U.S.C. 2151n(d) and 13 2304(b)), the Secretary of State shall, in the section on 14 religious freedom—

(1) consider the facts and circumstances of the
violation of the right to freedom of religion presented by independent human rights groups and
nongovernmental organizations;

(2) report on the extent of the violations of the
right to freedom of religion, specifically including
whether the violations arise from governmental or
nongovernmental sources, and whether the violations
are encouraged by the government or whether the
government fails to exercise satisfactory efforts to
control such violations;

1	(3) report on whether freedom of religion viola-
2	tions occur on a nationwide, regional, or local level;
3	and
4	(4) identify whether the violations are focused
5	on an entire religion or on certain denominations or
6	sects.
7	(b) TRAINING.—The Secretary of State shall—
8	(1) institute programs to provide training for
9	chiefs of mission as well as Department of State of-
10	ficials—
11	(A) having reporting responsibilities re-
12	garding the freedom of religion, which shall in-
13	clude training on the fundamental components
14	of the right to freedom of religion, the variation
15	in beliefs of religious groups, and the govern-
16	mental and nongovernmental methods used in
17	the violation of the right to freedom of religion;
18	and
19	(B) the identification of independent
20	human rights groups and nongovernmental or-
21	ganizations with expertise in the matters de-
22	scribed in subparagraph (A); and
23	(2) submit to the Director, not later than Janu-
24	ary 1 of each year, a report describing all training
25	provided to Department of State officials with re-

spect to religious persecution during the preceding
 1-year period, including a list of instructors and ma terials used in such training and the number and
 rank of individuals who received such training.

5 SEC. 11. TERMINATION OF SANCTIONS.

6 (a) TERMINATION OF SANCTIONS.—If the Director 7 determines that a sanctioned country has substantially 8 eliminated religious persecution in that country, the Direc-9 tor shall notify the Congress of that determination in writ-10 ing. The sanctions described in section 7 shall cease to apply with respect to that country 45 days after the Con-11 12 gress receives the notification of such a determination. 13 The 45-day period referred to in this section shall be computed by excluding— 14

(1) the days on which either House of Congress
is not in session because of an adjournment of more
than 3 days to a day certain or an adjournment of
the Congress sine die; and

19 (2) any Saturday and Sunday, not excluded
20 under paragraph (1), when either House is not in
21 session.

(b) WITHDRAWAL OF FINDING.—Any determination
of the Director under section 6 may be withdrawn before
taking effect if the Director makes a written determination, on the basis of a preponderance of the evidence, that

the country substantially eliminated any category 1 or cat egory 2 religious persecution that existed in that country.
 The Director shall submit to the Congress each determina tion under this subsection.

5 SEC. 12. SANCTIONS AGAINST SUDAN.

6 (a) EXTENSION OF SANCTIONS UNDER EXISTING 7 LAW.—Any sanction imposed on Sudan because of a de-8 termination that the government of that country has pro-9 vided support for acts of international terrorism, includ-10 ing—

11	(1) export controls imposed pursuant to the Ex-
12	port Administration Act of 1979;

13 (2) prohibitions on transfers of munitions under
14 section 40 of the Arms Export Control Act;

(3) the prohibition on assistance under section
620A of the Foreign Assistance Act of 1961;

17 (4) section 2327(a) of title 10, United States18 Code;

19 (5) section 6 of the Bretton Woods Agreements
20 Act Amendments, 1978 (22 U.S.C. 286e–11);

(6) section 527 of the Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1997 (as contained in Public Law 104–208); and

(7) section 901(j) of the Internal Revenue Code
 of 1986;

3 shall continue in effect after the enactment of this Act 4 until the Director determines, in accordance with section 5 11, that Sudan has substantially eliminated religious persecution in that country, or the determination that the 6 7 government of that country has provided support for acts 8 of international terrorism is no longer in effect, whichever 9 occurs later. For purposes of the preceding sentence, the reference in section 11 to "sanctions described in section 10 11 7" shall be deemed to refer to sanctions described in para-12 graphs (1) through (7) of this subsection.

(b) ADDITIONAL SANCTIONS ON SUDAN.—Effective
90 days after the date of the enactment of this Act, the
15 following sanctions (to the extent not covered under sub16 section (a)) shall apply with respect to Sudan:

17 (1) PROHIBITION ON FINANCIAL TRANSACTIONS18 WITH GOVERNMENT OF SUDAN.—

(A) OFFENSE.—Any United States person
who knowingly engages in any financial transaction, including any loan or other extension of
credit, directly or indirectly, with the Government of Sudan shall be fined in accordance with
title 18, United States Code, or imprisoned for
not more than 10 years; or both.

1	(B) DEFINITIONS.—As used in this para-
2	graph:
3	(i) FINANCIAL TRANSACTION.—The
4	term "financial transaction" has the mean-
5	ing given that term in section $1956(c)(4)$
6	of title 18, United States Code.
7	(ii) United states person.—The
8	term "United States person" means—
9	(I) any United States citizen or
10	national;
11	(II) any permanent resident
12	alien;
13	(III) any juridical person orga-
14	nized under the laws of the United
15	States; and
16	(IV) any person in the United
17	States.
18	(2) Prohibition on imports from sudan.—
19	No article which is grown, produced, manufactured
20	by, marketed, or otherwise exported by the Govern-
21	ment of Sudan, may be imported into the United
22	States.
23	(3) Prohibitions on united states ex-
24	PORTS TO SUDAN.—

1	(A) PROHIBITION ON COMPUTER EX-
2	PORTS.—No computers, computer software, or
3	goods or technology intended to manufacture or
4	service computers may be exported to or for use
5	of the Government of Sudan.
6	(B) REGULATIONS OF THE SECRETARY OF
7	COMMERCE.—The Secretary of Commerce may
8	prescribe such regulations as may be necessary
9	to carry out subparagraph (A).
10	(C) Penalties.—Any person who violates
11	this paragraph shall be subject to the penalties
12	provided in section 11 of the Export Adminis-
13	tration Act of 1979 (50 U.S.C. App. 2410) for
14	violations under that Act.
15	(4) Prohibition on New Investment in
16	SUDAN.—
17	(A) PROHIBITION.—No United States per-
18	son may, directly or through another person,
19	make any new investment in Sudan that is not
20	prohibited by paragraph (1).
21	(B) REGULATIONS.—The Secretary of
22	Commerce may prescribe such regulations as
23	may be necessary to carry out subparagraph
24	(A).

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1	(C) PENALTIES.—Any person who violates
2	this paragraph shall be subject to penalties pro-
3	vided in section 11 of the Export Administra-
4	tion Act of 1979 (50 U.S.C. App. 2410) for vio-
5	lations under that Act.
6	(5) AVIATION RIGHTS.—
7	(A) AIR TRANSPORTATION RIGHTS.—The
8	Secretary of Transportation shall prohibit any
9	aircraft of a foreign air carrier owned or con-
10	trolled, directly or indirectly, by the Govern-
11	ment of Sudan or operating pursuant to a con-
12	tract with the Government of Sudan from en-
13	gaging in air transportation with respect to the
14	United States, except that such aircraft shall be
15	allowed to land in the event of an emergency
16	for which the safety of an aircraft's crew or
17	passengers is threatened.
18	(B) TAKEOFFS AND LANDINGS.—The Sec-
19	retary of Transportation shall prohibit the take-
20	off and landing in Sudan of any aircraft by an
21	air carrier owned, directly or indirectly, or con-
22	trolled by a United States person, except that
23	such aircraft shall be allowed to land in the

event of an emergency for which the safety of

1	an aircraft's crew or passengers is threatened,
2	or for humanitarian purposes.
3	(C) TERMINATION OF AIR SERVICE AGREE-
4	MENTS.—To carry out subparagraphs (A) and
5	(B), the Secretary of State shall terminate any
6	agreement between the Government of Sudan
7	and the Government of the United States relat-
8	ing to air services between their respective terri-
9	tories.
10	(D) DEFINITIONS.—For purposes of this
11	paragraph, the terms "aircraft", "air transpor-
12	tation", and "foreign air carrier" have the
13	meanings given those terms in section 40102 of
14	title 49, United States Code.
15	(6) Prohibition on promotion of united
16	STATES TOURISM.—None of the funds appropriated
17	or otherwise made available by any provision of law
18	may be available to promote United States tourism
19	in Sudan.
20	(7) GOVERNMENT OF SUDAN BANK AC-
21	COUNTS.—
22	(A) PROHIBITION.—A United States de-
23	pository institution may not accept, receive, or
24	hold a deposit account from the Government of
25	Sudan, except for such accounts which may be

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1	authorized by the President for diplomatic or
2	consular purposes.
3	(B) ANNUAL REPORTS.—The Secretary of
4	the Treasury shall submit annual reports to the
5	Congress on the nature and extent of assets
6	held in the United States by the Government of
7	Sudan.
8	(C) DEFINITION.—For purposes of this
9	paragraph, the term "depository institution"
10	has the meaning given that term in section
11	19(b)(1) of the Act of December 23, 1913 (12)
12	U.S.C. 461(b)(1)).
13	(8) Prohibition on united states govern-
14	MENT PROCUREMENT FROM SUDAN.—
15	(A) PROHIBITION.—No department, agen-
16	cy, or any other entity of the United States
17	Government may enter into a contract for the
18	procurement of goods or services from
19	parastatal organizations of Sudan except for
20	items necessary for diplomatic or consular pur-
21	poses.
22	(B) DEFINITION.—As used in this para-
23	graph, the term "parastatal organization of
24	Sudan" means a corporation, partnership, or

entity owned, controlled, or subsidized by the 2 Government of Sudan.

3 (9) PROHIBITION ON UNITED STATES APPRO-4 PRIATIONS FOR USE AS INVESTMENTS IN OR TRADE SUBSIDIES FOR SUDAN.—None of the funds appro-5 6 priated or otherwise made available by any provision 7 of law may be available for any new investment in, 8 or any subsidy for trade with, Sudan, including 9 funding for trade missions in Sudan and for partici-10 pation in exhibitions and trade fairs in Sudan.

11 PROHIBITION ON COOPERATION WITH (10)12 ARMED FORCES OF SUDAN.—No agency or entity of 13 the United States may engage in any form of co-14 operation, direct or indirect, with the armed forces 15 of Sudan, except for activities which are reasonably 16 necessary to facilitate the collection of necessary in-17 telligence. Each such activity shall be considered as 18 significant anticipated intelligence activity for pur-19 poses of section 501 of the National Security Act of 20 1947 (50 U.S.C. 413).

21 (11) PROHIBITION ON COOPERATION WITH IN-22 TELLIGENCE SERVICES OF SUDAN.-

23 (A) SANCTION.—No agency or entity of 24 the United States involved in intelligence activi-25 ties may engage in any form of cooperation, di-

rect or indirect, with the Government of Sudan, except for activities which are reasonably designed to facilitate the collection of necessary intelligence.

5 (B) POLICY.—It is the policy of the United 6 States that no agency or entity of the United 7 States involved in intelligence activities may 8 provide any intelligence information to the Gov-9 ernment of Sudan which pertains to any inter-10 nal group within Sudan. Any change in such 11 policy or any provision of intelligence informa-12 tion contrary to this policy shall be considered 13 a significant anticipated intelligence activity for 14 purposes of section 501 of the National Secu-15 rity Act of 1947 (50 U.S.C. 413).

16 The sanctions described in this subsection shall apply until 17 the Director determines, in accordance with section 11, 18 that Sudan has substantially eliminated religious persecu-19 tion in that country. For purposes of the preceding sen-20 tence, the reference in section 11 to "sanctions described 21 in section 7" shall be deemed to refer to the sanctions 22 imposed under this subsection.

23 (c) MULTILATERAL EFFORTS TO END RELIGIOUS
24 PERSECUTION IN SUDAN.—

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1 (1) EFFORTS TO OBTAIN MULTILATERAL MEAS-2 URES AGAINST SUDAN.—It is the policy of the Unit-3 ed States to seek an international agreement with 4 the other industrialized democracies to bring about 5 an end to religious persecution by the Government 6 of Sudan. The net economic effect of such inter-7 national agreement should be measurably greater 8 than the net economic effect of the other measures 9 imposed by this section.

10 (2) Commencement of negotiations to ini-11 TIATE MULTILATERAL SANCTIONS AGAINST 12 SUDAN.—It is the sense of the Congress that the 13 President or, at his direction, the Secretary of State 14 should convene an international conference of the 15 other industrialized democracies in order to reach an 16 international agreement to bring about an end to re-17 ligious persecution in Sudan. The international con-18 ference should begin promptly and should be con-19 cluded not later than 180 days after the date of the 20 enactment of this Act.

(3) PRESIDENTIAL REPORT.—Not less than
210 days after the date of the enactment of this Act,
23 the President shall submit to the Congress a report
24 containing—

1 (A) a description of United States' efforts 2 to negotiate multilateral measures to bring 3 about an end to religious persecution in Sudan; 4 and (B) a detailed description of economic and 5 6 other measures adopted by the other industri-7 alized countries to bring about an end to reli-8 gious persecution in Sudan, including an assess-9 ment of the stringency with which such meas-10 ures are enforced by those countries. 11 (4) Conformity of United States Meas-12 INTERNATIONAL AGREEMENT.—If the URES TO 13 President successfully concludes an international 14 agreement described in paragraph (2), the President 15 may, after such agreement enters into force with re-16 spect to the United States, adjust, modify, or other-17 wise amend the measures imposed under any provi-

18 sion of this section to conform with such agreement.
19 (5) PROCEDURES FOR AGREEMENT TO ENTER
20 INTO FORCE.—Each agreement submitted to the
21 Congress under this subsection shall enter into force
22 with respect to the United States if—

23 (A) the President, not less than 30 days
24 before the day on which the President enters
25 into such agreement, notifies the House of Rep-

1	resentatives and the Senate of the President's
2	intention to enter into such an agreement, and
3	promptly thereafter publishes notice of such in-
4	tention in the Federal Register;
5	(B) after entering into the agreement, the
6	President transmits to the House of Represent-
7	atives and to the Senate a document containing
8	a copy of the final text of such agreement, to-
9	gether with—
10	(i) a description of any administrative
11	action proposed to implement such agree-
12	ment and an explanation as to how the
13	proposed administrative action would
14	change or affect existing law; and
15	(ii) a statement of the President's rea-
16	sons regarding—
17	(I) how the agreement serves the
18	interest of United States foreign pol-
19	icy; and
20	(II) why the proposed adminis-
21	trative action is required or appro-
22	priate to carry out the agreement; and
23	(C) a joint resolution approving such
24	agreement has been enacted, in accordance with
25	section 8066(c) of the Department of Defense

1	Appropriations Act, 1985 (as contained in Pub-
2	lic Law 98-473 (98 Stat. 1936)), within 30
3	days of transmittal of such document to the
4	Congress.
5	For purposes of applying such section 8066(c), any
б	reference in such section to "joint resolution", "reso-
7	lution", or "resolution described in paragraph (1) "
8	shall be deemed to refer to a joint resolution de-
9	scribed in subparagraph (C) of this paragraph.
10	(6) UNITED NATIONS SECURITY COUNCIL IMPO-
11	sition of same measures against sudan.—It is
12	the sense of the Congress that the President should
13	instruct the Permanent Representative of the United
14	States to the United Nations to propose that the
15	United Nations Security Council, pursuant to Article
16	41 of the United Nations Charter, impose measures
17	against Sudan of the same type as are imposed by
18	this section.
19	(d) Additional Measures and Reports; Rec-
20	OMMENDATIONS OF THE PRESIDENT.—
21	(1) UNITED STATES POLICY TO END RELIGIOUS

21 (1) UNITED STATES FOLICY TO END RELIGIOUS
22 PERSECUTION.—It shall be the policy of the United
23 States to impose additional measures against the
24 Government of Sudan if its policy of religious perse-

cution has not ended on or before December 25,
 1997.

(2) REPORT TO CONGRESS.—The Director shall 3 4 prepare and transmit to the Speaker of the House 5 of Representatives and the Chairman of the Com-6 mittee on Foreign Relations of the Senate on or be-7 fore February 1, 1998, and every 12 months there-8 after, a report determining whether the policy of re-9 ligious persecution by the Government of Sudan has 10 ended.

11 (3) Recommendation for imposition of ad-12 DITIONAL MEASURES.—If the Director determines 13 that the policy of religious persecution by the Gov-14 ernment of Sudan has not ended, the President shall 15 prepare and transmit to the Speaker of the House 16 of Representatives and the Chairman of the Com-17 mittee on Foreign Relations of the Senate on or be-18 fore March 1, 1998, and every 12 months thereafter, 19 a report setting forth recommendations for such ad-20 ditional measures and actions against the Govern-21 ment of Sudan as the Director determines will end 22 the government's policy of religious persecution. 23 (e) DEFINITIONS.—As used in this section—

1	(1) GOVERNMENT OF SUDAN.—The term "Gov-
2	ernment of Sudan" includes any agency or instru-
3	mentality of the Government of Sudan.
4	(2) New investment in sudan.—The term
5	"new investment in Sudan"—
6	(A) means—
7	(i) a commitment or contribution of
8	funds or other assets; or
9	(ii) a loan or other extension of credit,
10	that is made on or after the effective date of
11	this subsection; and
12	(B) does not include—
13	(i) the reinvestment of profits gen-
14	erated by a controlled Sudanese entity into
15	that same controlled Sudanese entity, or
16	the investment of such profits in a Suda-
17	nese entity;
18	(ii) contributions of money or other
19	assets where such contributions are nec-
20	essary to enable a controlled Sudanese en-
21	tity to operate in an economically sound
22	manner, without expanding its operations;
23	or
24	(iii) the ownership or control of a
25	share or interest in a Sudanese entity or a

1 controlled Sudanese entity or a debt or eq-2 uity security issued by the Government of 3 Sudan or a Sudanese entity before the date 4 of the enactment of this Act, or the trans-5 fer or acquisition of such a share or inter-6 est, or debt or equity security, if any such 7 transfer or acquisition does not result in a 8 payment, contribution of funds or assets, 9 or credit to a Sudanese entity, a controlled 10 Sudanese entity, or the Government of 11 Sudan. 12 ENTITY.—The (3)CONTROLLED SUDANESE term "controlled Sudanese entity" means-13 14 (A) a corporation, partnership, or other 15 business association or entity organized in 16 Sudan and owned or controlled, directly or indi-17 rectly, by a United States person; or 18 (B) a branch, office, agency, or sole propri-19 etorship in Sudan of a United States person. (4) SUDANESE ENTITY.—The term "Sudanese 20 21 entity" means-22 (A) a corporation, partnership, or other 23 business association or entity organized in 24 Sudan; or

(B) a branch, office, agency, or sole propri etorship in Sudan of a person that resides or is
 organized outside Sudan.

4 SEC. 13. EFFECTIVE DATE.

5 (a) IN GENERAL.—Subject to subsections (b) and (c),
6 and except as provided in section 12, this Act and the
7 amendments made by this Act shall take effect 120 days
8 after the date of the enactment of this Act.

9 (b) APPOINTMENT OF DIRECTOR.—The Director
10 shall be appointed not later than 60 days after the date
11 of the enactment of this Act.

12 (c) REGULATIONS.—Each Federal department or 13 agency responsible for carrying out any of the sanctions 14 under section 7 shall issue all necessary regulations to 15 carry out such sanctions within 120 days after the date 16 of the enactment of this Act.