110TH CONGRESS 2D SESSION

H. R. 6828

To make improvements in the electronic filing of export data, to strengthen enforcement authorities under the Export Administration Act of 1979, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

August 1, 2008

Mr. Sherman (for himself, Mr. Manzullo, and Mr. Smith of Washington) introduced the following bill; which was referred to the Committee on Foreign Affairs, and in addition to the Committee on Homeland Security, 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 make improvements in the electronic filing of export data, to strengthen enforcement authorities under the Export Administration Act of 1979, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Export Control Improvements Act".

- 1 (b) Table of Contents of
- 2 this Act is as follows:
 - Sec. 1. Short title; table of contents.

TITLE I—IMPROVEMENTS IN ELECTRONIC FILING OF EXPORT DATA

- Sec. 101. Short title.
- Sec. 102. Mandatory electronic filing of export data.
- Sec. 103. Information sharing of Automated Export System data; conferences; automated export system licenses and filings.
- Sec. 104. Definitions.
- Sec. 105. Conforming amendments.
- Sec. 106. Authorization of appropriations.

TITLE II—EXPORT ENFORCEMENT ENHANCEMENT

- Sec. 201. Short title.
- Sec. 202. Declaration of policy.
- Sec. 203. Enforcement.
- Sec. 204. Authorization of appropriations.
- Sec. 205. Termination date.
- Sec. 206. Designation of destinations of diversion concern.
- Sec. 207. Validated end-user program review.
- Sec. 208. Annual report on transfers of militarily sensitive technology to countries and entities of concern.
- Sec. 209. Definition.

3 TITLE I—IMPROVEMENTS IN

4 ELECTRONIC FILING OF EX-

5 **PORT DATA**

- 6 SEC. 101. SHORT TITLE.
- 7 This title may be cited as the "Securing Exports
- 8 Through Coordination and Technology Act".
- 9 SEC. 102. MANDATORY ELECTRONIC FILING OF EXPORT
- 10 **DATA.**
- 11 Section 1404(b) of the Foreign Relations Authoriza-
- 12 tion Act, Fiscal Year 2003 (13 U.S.C. 301 note) is amend-
- 13 ed to read as follows:.
- 14 "(b) IN GENERAL.—

1	"(1) FILING THROUGH AES.—The Secretary of
2	Commerce shall maintain regulations that require
3	that persons who are required to file Shipper's Ex-
4	port Declarations under chapter 9 of title 13, United
5	States Code, file (either themselves or through their
6	intermediaries) such Declarations through the Auto-
7	mated Export System before the items are exported
8	from any United States port, unless the Secretary of
9	Commerce, with the concurrence of the Secretary of
10	State, the Secretary of Defense, the Secretary of the
11	Treasury, and the Secretary of Homeland Security,
12	determines that it is appropriate to grant an excep-
13	tion to this requirement. Such filing of data shall, at
14	a minimum, include—
15	"(A) the name and address of the principal
16	party-in-interest in the United States;
17	"(B) the name and address of the foreign
18	principal party-in-interest;
19	"(C) the name and address of all inter-
20	mediate consignees;
21	"(D) the name and address of the ultimate
22	consignee;
23	"(E) the commodity classification of each
24	item being exported;

1	"(F) when appropriate, the license number
2	or regulatory authorization for the export; and
3	"(G) a declaration, under penalty of per-
4	jury under the laws of the United States, that
5	the information filed under this paragraph is
6	true and correct.
7	"(2) Modifications to regulations.—Any
8	modifications to the regulations referred to in para-
9	graph (1) may be made only with the concurrence of
10	the heads of the relevant departments and agencies.
11	"(3) Intermediary defined.—In this sub-
12	section, the term 'intermediary' means a freight for-
13	warder, a non-vessel operating common carrier
14	(NVOCC), an ATA (Admission Temporaire/Tem-
15	porary Admission) Carnet national guaranteeing as-
16	sociation and its service providers, or any other simi-
17	lar entity as determined by the Secretary of Com-
18	merce, in consultation with the Secretary of Home-
19	land Security.".
20	SEC. 103. INFORMATION SHARING OF AUTOMATED EXPORT
21	SYSTEM DATA; CONFERENCES; AUTOMATED
22	EXPORT SYSTEM LICENSES AND FILINGS.
23	Chapter 9 of title 13, United States Code, is amend-
24	ed—

- 1 (1) by redesignating sections 302 through 307 2 as sections 306 through 311, respectively; and
- 3 (2) by inserting after section 301 the following new sections:

5 "§ 302. Conferences and seminars

- 6 "(a) Mandatory Conference Participation.—
- 7 The Secretary shall work with the Secretary of State, the
- 8 Secretary of Defense, the Secretary of Homeland Security,
- 9 and the Secretary of the Treasury to ensure that appro-
- 10 priate personnel of each of their respective departments
- 11 and agencies that are involved in the regulation of exports
- 12 or the enforcement of such regulation are made available,
- 13 subject to the availability of such personnel, to participate
- 14 in for athe purpose of which is to educate exporters about
- 15 laws and regulations of the United States governing ex-
- 16 ports and about the Automated Export System in par-
- 17 ticular, including through seminars, educational or train-
- 18 ing meetings, exhibitions, symposiums, and other similar
- 19 meetings.
- 20 "(b) Authority To Collect Fees.—The Sec-
- 21 retary may collect fees from any individual or other person
- 22 attending or participating in any forum described in sub-
- 23 section (a) that is conducted by, or jointly with, the De-
- 24 partment of Commerce. The Secretary may use contrac-

- 1 tors to collect such fees. Fees under this subsection may
- 2 be collected in advance of the forum.
- 3 "(c) Disposition of Collected Fees.—Amounts
- 4 collected under subsection (b) shall be used to pay all or
- 5 part of the cost of fora described in subsection (a), and
- 6 shall be credited to the account from which the costs of
- 7 such for a have been paid or will be paid.
- 8 "(d) Budget for Participating Agencies.—In
- 9 the case of any agency that does not have the available
- 10 funds to participate in a forum under subsection (a), the
- 11 Secretary shall make such sums available, from fees col-
- 12 lected under subsection (b), as are necessary to allow such
- 13 participation by the agency.
- 14 "(e) Availability of Materials to the Pub-
- 15 LIC.—The Secretary shall make available to the public, in-
- 16 cluding through its public website, relevant materials pro-
- 17 vided for the fora held under subsection (a).
- 18 "§ 303. Automated Export System registrations for fil-
- 19 **ers**
- 20 "(a) Registrations.—
- 21 "(1) IN GENERAL.—The Secretary may estab-
- lish a registration program for persons to file infor-
- 23 mation in the Automated Export System, either on
- behalf of themselves or acting as an intermediary.
- 25 Such registration program may include authorization

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for individuals to file as well as any corporation, association, or partnership that is organized under the laws of the United States or of any State, the District of Columbia, or any commonwealth, territory, or possession of the United States.

"(2) Qualifications for individuals.—The Secretary may establish qualification requirements for an individual seeking to register under the program, except that an individual may be so registered only if the individual is a United States citizen, an alien lawfully admitted for permanent residence to the United States, or a national of the United States (in the case of a resident of a territory or possession of the United States). In assessing the qualification of an applicant for registration, the Secretary may conduct an examination to determine the applicant's knowledge of the Automated Export System and laws, regulations, and procedures related to the export of goods from the United States, and may require participation in a continuing education program on a periodic basis. The Secretary may also obtain information to determine an applicant's fitness and character to act as an Automated Export System filer. An individual who meets the requirements for registration under this paragraph shall be
issued an Automated Export System registration.

- "(3) QUALIFICATIONS FOR CORPORATIONS AND OTHER BUSINESS ENTITIES.—A corporation, association, or partnership may be registered under this subsection only if at least one official of the corporation or association who is designated by the corporation or association, or one member of the partnership, who is authorized to act on behalf of the corporation, association, or partnership, as the case may be—
 - "(A) holds a valid Automated Export System registration under paragraph (2);
 - "(B) is responsible for the supervision and control of filing Shipper's Export Declaration information in the Automated Export System; and
 - "(C) is a United States citizen, an alien lawfully admitted for permanent residence to the United States, or a national of the United States (in the case of a resident of a territory or possession of the United States).

The Secretary may establish such other registration requirements for corporations, associations, and partnerships as the Secretary considers appropriate.

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- A corporation, association, or partnership that meets the requirements for registration under this paragraph shall be issued an Automated Export System registration.
- Federal MARITIME COMMISSION LI-6 CENSES.—An ocean transportation intermediary 7 (OTI) license issued by the Federal Maritime Com-8 mission may be used to satisfy the initial qualifica-9 tion requirements of the registration program under 10 this subsection, if the Federal Maritime Commission 11 maintains sufficient requirements with respect to 12 such license, as determined by the Secretary.
 - "(5) Lapse of Registration.—Registrations under this subsection shall be granted for a period of not less than 3 years, and may be renewed in such manner and under such conditions as are established by the Secretary.
- 18 "(b) Denial, Suspension, or Revocation of 19 Registration.—
- "(1) GENERAL RULE.—The Secretary may revoke or suspend a registration or deny an application for registration under subsection (a), which may take effect immediately, if the Secretary has reason to believe that the registrant or applicant has violated or will violate any regulations issued under this

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section or any law or regulation of the United States controlling exports. The Secretary may provide rules for notifying registrants and registration applicants of the process for revoking or suspending a registration or denying an application, consistent with the need to protect national security.

"(2) Procedures for Denial, Revocation, or suspension.—

"(A) IN GENERAL.—If a registration is revoked or suspended or an application is denied under paragraph (1), the Secretary shall send the registrant or applicant notice in writing specifically setting forth the grounds for suspension, revocation, or denial, shall allow the registrant or applicant a period of 30 calendar days beginning on the date on which the notice is received to respond in writing, and shall advise the registrant or applicant of the right to a hearing. A registrant or applicant may request an extension of time for such response, and the Secretary shall grant such extension for good cause shown. If no response is filed within that 30-day period, or any extension thereof, and the Secretary determines that the revocation, suspension, or denial is still warranted,

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the revocation, suspension, or denial shall become final.

"(B) Hearing.—If a timely response is received under subparagraph (A) and the registrant or applicant requests a hearing, a hearing shall be held within 30 calendar days after the date on which the request is received, or at a later date if the registrant or applicant requests an extension and shows good cause therefor. An administrative law judge appointed under section 3105 of title 5 shall preside at the hearing, which shall be conducted in accordance with regulations issued by the Secretary. The administrative law judge shall issue a written decision either upholding, reversing, or modifying the decision of the Secretary, based solely on the record, setting forth the findings of fact, and the reasons for the decision.

"(C) SUSPENSION OF REGISTRATION
PENDING APPEAL.—In a case in which a person
appeals a decision revoking or suspending a
registration under this subsection, including an
appeal under subsection (c), the Secretary may
order that the registration continue to be suspended while the appeal is pending.

1 "(3) SETTLEMENT AND COMPROMISE.—The
2 Secretary may settle and compromise any proceeding
3 that has been instituted under this subsection ac4 cording to the terms and conditions agreed to by the
5 parties, including the reduction of any proposed sus6 pension or revocation.

"(4) LIMITATION OF ACTIONS.—The Secretary may revoke or suspend a registration or deny an application for registration under this subsection only if the appropriate service of written notice is made under paragraph (2)(A) within 5 years after the date on which the alleged act described in paragraph (1) was committed, except that if the alleged act consists of fraud, the 5-year period shall begin on the date on which the alleged act was discovered.

"(c) Judicial Appeal.—

"(1) IN GENERAL.—A registrant under this section, or an applicant for a registration under this section, may appeal any decision of the administrative law judge under subsection (b) suspending or revoking the registration or denying the application by filing in the appropriate United States district court, within 60 days after the date on which the decision is issued, a written petition requesting that the decision be modified or set aside in whole or in

- 1 part. A copy of the petition shall be served upon the
- 2 Secretary. In cases involving revocation or suspen-
- 3 sion of a registration, the Secretary, after receiving
- 4 the petition, shall file in the court the record upon
- 5 which the decision complained of was entered.
- 6 "(2) Failure to appeal.—If an appeal is not
- 7 filed within the time limits specified in paragraph
- 8 (1), the decision of the administrative law judge
- 9 under subsection (b) shall be final and conclusive.
- 10 "(d) Regulations.—The Secretary shall provide a
- 11 period of at least 90 days for the submission of public
- 12 comments on any regulations issued to carry out this sec-
- 13 tion, before such regulations may become effective.

14 "§ 304. Blocking prohibited or restricted exports

- 15 "(a) IN GENERAL.—The Secretary, with the concur-
- 16 rence of the heads of the appropriate departments and
- 17 agencies, shall issue regulations to ensure that the Auto-
- 18 mated Export System will identify the filing of data in
- 19 connection with an export from the United States if the
- 20 country of destination of intended export or the export
- 21 control information, or lack thereof, would result in a vio-
- 22 lation of any prohibition or restriction on exports under
- 23 the laws and regulations of the United States.
- 24 "(b) Sufficiency and Timeliness of Export
- 25 Control Information in the Automated Export

- 1 System.—Not later than 1 year after the date of the en-
- 2 actment of the Securing Exports Through Coordination
- 3 and Technology Act, the Secretary, with the concurrence
- 4 of the heads of the relevant departments and agencies and
- 5 in consultation with representatives of affected industries
- 6 and nongovernmental organizations with relevant exper-
- 7 tise, shall—
- 8 "(1) ensure on an ongoing basis that changes
- 9 in laws and regulations controlling exports from the
- 10 United States are reflected in the Automated Export
- 11 System upon implementation of those changes;
- 12 "(2) enable on an ongoing basis the classifica-
- tion of products to be exported in a manner suffi-
- cient to carry out the purposes of this section; and
- 15 "(3) ensure on an ongoing basis that all lists
- maintained by the United States and comprised of
- persons or entities to whom exports are restricted
- are available in a standardized format and contain
- 19 sufficient descriptive information to enable their ef-
- feetive use by exporters (through the Automated Ex-
- 21 port System or otherwise) to screen transactions and
- 22 prevent diversions of exported items for unauthor-
- 23 ized destinations, parties, or uses.
- 24 "(c) MINIMUM REQUIREMENTS.—The Secretary,
- 25 with the concurrence of the heads of the relevant depart-

- 1 ments and agencies and in consultation with representa-
- 2 tives of affected industries and nongovernmental organiza-
- 3 tions with relevant expertise, shall ensure that the Auto-
- 4 mated Export System contains at least the following oper-
- 5 ational features:
- 6 "(1) The Automated Export System will proc-
- 7 ess data filed in connection with an export and will
- 8 alert the filer to export license requirements under
- 9 the laws and regulations of the United States.
- "(2) If the data filed that is associated with the
- export does not satisfy requirements under the ex-
- port control laws and regulations of the United
- 13 States, the Automated Export System will issue no-
- tices that the transaction cannot be completed, com-
- pliance alerts, and other warnings, as appropriate,
- accompanied by references to the applicable authori-
- ties.
- 18 "(3) The Automated Export System will retain
- records of actions of users while filing export data.
- 20 "(d) Construction.—Nothing in this section shall
- 21 be construed to authorize an export solely because the
- 22 Automated Export System accepts the filing of data.

23 "§ 305. Fees and charges

- 24 "The Secretary may issue regulations prescribing
- 25 reasonable fees and charges, with particular sensitivity to

- 1 small businesses, to defray the costs of the Secretary in
- 2 carrying out this chapter.".
- 3 SEC. 104. DEFINITIONS.
- 4 Chapter 9 of title 13, United States Code, is amended
- 5 by adding at the end the following new section:

6 "§ 312. Definitions

- 7 "In this chapter:
- 8 "(1) AUTOMATED EXPORT SYSTEM.—The term
- 9 'Automated Export System' means the automated
- and electronic system for filing export information
- 11 established under this chapter.
- 12 "(2) Intermediary.—The term 'intermediary'
- means a freight forwarder, a non-vessel operating
- 14 common carrier (NVOCC), an ATA (Admission
- 15 Temporaire/Temporary Admission) Carnet national
- 16 guaranteeing association and its service providers, or
- any other similar entity as determined by the Sec-
- 18 retary, in consultation with the Secretary of Home-
- 19 land Security.
- 20 "(3) Relevant departments and agen-
- 21 CIES.—The term 'relevant departments and agen-
- cies' means the Department of State, the Depart-
- 23 ment of Defense, the Department of Homeland Se-
- curity, and the Department of the Treasury.

1	"(4) Shipper's export declaration.—The
2	term 'Shipper's Export Declaration' means the ex-
3	port information filed under this chapter.".
4	SEC. 105. CONFORMING AMENDMENTS.
5	(a) Collection and Publication.—Section 301 of
6	title 13, United States Code, is amended by striking sub-
7	section (g) and redesignating subsection (h) as subsection
8	(g).
9	(b) Regulations, Orders, etc.—Section 306 of
10	title 13, United States Code, as redesignated by section
11	103(1) of this Act, is amended by striking the last sen-
12	tence and inserting "The Secretary shall make rules, regu-
13	lations, and orders, and amendments thereto, in consulta-
14	tion with the Secretary of Homeland Security.".
15	(c) Cross References.—Section 309 of title 13,
16	United States Code, as redesignated by section 103(1) of
17	this Act, is amended—
18	(1) in subsection (b), by striking "304" and in-
19	serting "308"; and
20	(2) in subsection (c)—
21	(A) in paragraph (1), by striking "304"
22	and inserting "308";
23	(B) in paragraph (4), by striking "306"
24	and inserting "310"; and

- 1 (C) in paragraph (5), by striking "304"
- and inserting "308".
- 3 (d) Table of Contents.—The table of contents for
- 4 chapter 9 of title 13, United States Code, is amended to
- 5 read as follows:
 - "301. Collection and publication.
 - "302. Conferences and seminars.
 - "303. Automated Export System registrations for filers.
 - "304. Blocking prohibited or restricted exports.
 - "305. Fees and charges.
 - "306. Rules, regulations, and orders.
 - "307. Secretary of Treasury functions.
 - "308. Filing export information, delayed filings, penalties for failure to file.
 - "309. Penalties for unlawful export information activities.
 - "310. Delegation of functions.
 - "311. Relationship to general census law.
 - "312. Definitions.".

6 SEC. 106. AUTHORIZATION OF APPROPRIATIONS.

- 7 There are authorized to be appropriated such sums
- 8 as may be necessary to carry out the amendments made
- 9 by this Act.

10 TITLE II—EXPORT

11 ENFORCEMENT ENHANCEMENT

- 12 SEC. 201. SHORT TITLE.
- 13 This title may be cited as the "Export Enforcement
- 14 Act of 2008".
- 15 SEC. 202. DECLARATION OF POLICY.
- 16 The Congress declares that, at a time of evolving
- 17 threats and changing relationships with other countries,
- 18 as well as rapid technological change and an increasingly
- 19 globalized economy, United States strategic export con-
- 20 trols are in urgent need of a comprehensive review in order

- 1 to assure those controls are achieving their intended pur-
- 2 poses of protecting the national security of the United
- 3 States in the Global War on Terrorism and of promoting
- 4 the economic and foreign policy interests of the United
- 5 States, in particular by assuring that—
- 6 (1) export authorization procedures are prop-
- 7 erly designed to prioritize which exports may be ap-
- 8 proved quickly for trusted partners of the United
- 9 States and which require greater scrutiny in order to
- safeguard national interests;
- 11 (2) strategic export controls appropriately and
- effectively identify and protect technologies critical
- to United States national security interests; and
- 14 (3) coordination among the responsible depart-
- ments and agencies of the Government of the United
- States is improved in order to enhance efficiency, in-
- formation sharing, and the consistent execution of
- 18 United States policy.
- 19 SEC. 203. ENFORCEMENT.
- 20 Section 12 of the Export Administration Act of 1979
- 21 (50 U.S.C. App. 2411) is amended as follows:
- (1) Subsection (a) is amended by striking para-
- 23 graphs (1), (2), (3), and (4) and inserting after "(a)
- 24 General Authority.—" the following:

1 "(1) In general.—To the extent necessary or 2 appropriate to the enforcement of this Act or to the imposition of any penalty, forfeiture, or liability aris-3 4 ing under this Act— "(A) the head of any department or agency 5 6 exercising any function under this Act (and of-7 ficers or employees of such department or agen-8 cy specifically designated by the head thereof) 9 may conduct investigations within the United 10 States; 11 "(B) the Secretary of Homeland Security 12 (and officers or employees of U.S. Immigration 13 and Customs Enforcement specifically des-14 ignated by the Secretary of the Department of 15 Homeland Security) and the Secretary of Com-16 merce (and officers and employees of the Office 17 of Export Enforcement of the Department of

> "(C) the head of any department or agency exercising any function under this Act (and such officers or employees) may obtain information from, require reports or the keeping of records by, inspect the books, records, and

> Commerce specifically designated by the Sec-

retary of Commerce) may conduct investiga-

tions outside of the United States;

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other writings, premises, or property of, and 1 2 take the sworn testimony of, any person; "(D)(i) such officers or employees may ad-3 4 minister oaths or affirmations, and may by subpoena require any person to appear and testify 6 or to appear and produce books, records, and 7 other writings, or both; and 8 "(ii) in the case of contumacy by, or re-9 fusal to obey a subpoena issued to, any such 10 person, a district court of the United States, 11 after notice to any such person and hearing, 12 shall have jurisdiction to issue an order requir-13 ing such person to appear and give testimony or 14 to appear and produce books, records, and 15 other writings, or both, and any failure to obey 16 such order of the court may be punished by 17 such court as a contempt thereof; and 18 "(E) the Secretary (and officers or employ-19 ees of the Department of Commerce designated 20 by the Secretary) may conduct, outside the 21 United States, pre-license checks and post-ship-22 ment verifications of items licensed for export. 23 "(2) AUTHORITY OF IMMIGRATION AND CUS-24 TOMS ENFORCEMENT AND CUSTOMS AND BORDER

PROTECTION.—

1	"(A) In General.—Subject to subpara-
2	graph (B), U.S. Immigration and Customs En-
3	forcement and U.S. Customs and Border Pro-
4	tection are authorized, in the enforcement of
5	this Act—
6	"(i) to search, detain (after search),
7	and seize goods or technology at those
8	places outside the United States where
9	such entities are authorized, pursuant to
10	agreements or other arrangements with
11	other countries, to perform enforcement
12	activities; and
13	"(ii) to conduct such activities at
14	those ports of entry or exit from the
15	United States where officers of U.S. Immi-
16	gration and Customs Enforcement and
17	U.S. Customs and Border Protection are
18	authorized by law to conduct such activi-
19	ties.
20	"(B) Searches and Seizures.—An offi-
21	cer of U.S. Immigration and Customs Enforce-
22	ment or U.S. Customs and Border Protection
23	may do the following in carrying out enforce-
24	ment authority under this Act:

1	"(i) Stop, search, and examine a vehi-
2	cle, vessel, aircraft, person, package, or
3	container on which or whom such officer
4	has reasonable cause to suspect there are
5	any goods or technology that has been, is
6	being, or is about to be exported from the
7	United States in violation of this Act.
8	"(ii) Detain (after search) or seize
9	and secure for trial any goods or tech-
10	nology on or about such vehicle, vessel, air-
11	craft, or person, or in such package or con-
12	tainer, if such officer has probable cause to
13	believe the goods or technology has been, is
14	being, or is about to be exported from the
15	United States in violation of this Act.
16	"(iii) Make arrests without warrant
17	for any violation of this Act committed in
18	the presence or view of the officer or if the
19	officer has probable cause to believe that
20	the person to be arrested has committed or
21	is committing such a violation.
22	"(C) Arrest authority.—The arrest au-
23	thority conferred by subparagraph (B)(iii) is in
24	addition to any arrest authority under other

laws.

"(D) Detention of Goods.—U.S. Immi-1 2 gration and Customs Enforcement and U.S. 3 Customs and Border Protection may not detain 4 for more than 45 days any shipment of goods 5 or technology that is eligible for export without 6 prior authorization under this Act. In a case in 7 which such detention is on account of a dis-8 agreement between the Secretary and the head 9 of any other department or agency with export 10 license authority under other provisions of law 11 concerning the export license requirements for 12 such goods or technology, such disagreement 13 shall be resolved within that 45-day period. At 14 the end of that 45-day period, U.S. Immigra-15 tion and Customs Enforcement or U.S. Cus-16 toms and Border Protection (as the case may 17 be) shall either release the goods or technology, 18 or seize the goods or technology as authorized 19 by other provisions of law. 20 "(3) Enforcement.— "(A) IN GENERAL.—Subject to subpara-21 22 graph (B)— 23 "(i) the Secretary shall have the re-24 sponsibility for the enforcement of section 25 8;

1	"(ii) in the enforcement of the other
2	provisions of this Act, the Secretary is au-
3	thorized to search, detain (after search),
4	and seize goods or technology—
5	"(I) at those places within the
6	United States other than those ports
7	specified in paragraph (2)(A); and
8	"(II) at those places outside the
9	United States where the Office of Ex-
10	port Enforcement of the Department
11	of Commerce, pursuant to agreements
12	or other arrangements with other
13	countries, is authorized to perform en-
14	forcement activities;
15	"(iii) the search, detention (after
16	search), or seizure of goods or technology
17	at those ports and places specified in para-
18	graph (2)(A) may be conducted by officers
19	or employees of the Department of Com-
20	merce designated by the Secretary, with
21	the concurrence of the Secretary of Home-
22	land Security; and
23	"(iv) enforcement activities conducted
24	outside the United States, except for pre-
25	license checks and post-shipment

1	verifications, shall be undertaken with the
2	concurrence of the Secretary of Homeland
3	Security.
4	"(B) Authority of office of export
5	ENFORCEMENT.—The Secretary may designate
6	any employee of the Office of Export Enforce-
7	ment of the Department of Commerce to do the
8	following in carrying out the enforcement au-
9	thority conferred by this Act:
10	"(i) Execute any warrant or other
11	process issued by a court or officer of com-
12	petent jurisdiction.
13	"(ii) Make arrests without warrant for
14	any offense against the United States com-
15	mitted in such officer's presence or view or
16	any felony offense against the United
17	States, if such officer has probable cause
18	to believe that the person to be arrested
19	has committed or is committing that felony
20	offense.
21	"(iii) Carry firearms.
22	"(4) Attorney general guidelines.—The
23	authorities conferred by the Export Enforcement
24	Act of 2008 under paragraph (3) shall be exercised

1	consistent with guidelines approved by the Attorney
2	General.".
3	(2) Subsection (a) is further amended—
4	(A) by striking paragraphs (6), (7), and
5	(8);
6	(B) in paragraph (5)—
7	(i) by striking "(5) All" and inserting
8	"(5) Referral of Violations.—All";
9	and
10	(ii) by moving the remaining text 2
11	ems to the right; and
12	(C) by inserting after paragraph (5) the
13	following:
14	"(6) Best practices guidelines.—
15	"(A) IN GENERAL.—The Secretary, in con-
16	sultation with the technical advisory committees
17	established under section 5(h) and exporters,
18	shippers, trade facilitators, freight forwarders,
19	and reexporters representative of their respec-
20	tive industries, shall continue to publish and
21	update 'best practices' guidelines to help those
22	industries develop and implement, on a vol-
23	untary basis, effective export control programs
24	in compliance with this Act.

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1	"(B) EXPORT COMPLIANCE PROGRAM.—
2	The existence of an effective export compliance
3	program and high quality overall export compli-
4	ance efforts are factors that ordinarily should
5	be given weight as mitigating factors in civil
6	penalty enforcement actions under this Act.
7	"(7) Reference to enforcement.—For
8	purposes of this section, a reference to the enforce-
9	ment of this Act or to a violation of this Act in-
10	cludes a reference to the enforcement or a violation
11	of any regulation, order, or license issued under this
12	Act, and the enforcement or violation of the Export
13	Administration Regulations as maintained and
14	amended under the authority of the International
15	Emergency Economic Powers Act (50 U.S.C. 1701
16	et seq.), or any order or license issued pursuant to
17	those regulations.".
18	(3) Subsection (c)(3) is amended by striking
19	"Commissioner of Customs" each place it appears
20	and inserting "Secretary of Homeland Security".
21	(4) Section 12 is further amended by adding at
22	the end the following new subsections:
23	"(f) Forfeiture.—
24	"(1) IN GENERAL.—Any tangible items lawfully

seized under subsection (a) by designated officers or

employees shall be subject to forfeiture to the United States.

"(2) PROCEDURES.—Any seizure or forfeiture under this subsection shall be carried out in accordance with the procedures set forth in chapter 46 of title 18, United States Code.

"(g) Undercover Investigation Operations.—

"(1) USE OF FUNDS.—With respect to any undercover investigative operation conducted by the Office of Export Enforcement of the Department of Commerce that is necessary for the detection and prosecution of violations of this Act—

"(A) funds made available for export enforcement under this Act may be used to purchase property, buildings, and other facilities, and to lease equipment, conveyances, and space within the United States, without regard to sections 1341 and 3324 of title 31, United States Code, section 8141 of title 40, United States Code, sections 3732(a) and 3741 of the Revised Statutes of the United States (41 U.S.C. 11(a) and 22), and sections 304(a), 304A, 304B, 304C, and 305 of the Federal Property and Administrative Services Act of 1949 (41 U.S.C. 254(a), 254b, 254c, 254d, and 255);

"(B) funds made available for export enforcement under this Act may be used to establish or to acquire proprietary corporations or business entities as part of an undercover operation, and to operate such corporations or business entities on a commercial basis, without regard to sections 1341, 3324, and 9102 of title 31, United States Code;

"(C) funds made available for export enforcement under this Act and the proceeds from undercover operations may be deposited in banks or other financial institutions without regard to section 648 of title 18, United States Code, and section 3302 of title 31, United States Code; and

"(D) the proceeds from undercover operations may be used to offset necessary and reasonable expenses incurred in such operations without regard to section 3302 of title 31, United States Code, if the Secretary certifies, in writing, that the action authorized by subparagraph (A), (B), or (C) for which the funds would be used is necessary for the conduct of the undercover operation.

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"(2) Disposition of Business entities.—If a corporation or business entity established or acquired as part of an undercover operation has a net value of more than \$250,000 and is to be liquidated, sold, or otherwise disposed of, the Secretary shall report the circumstances to the Comptroller General of the United States as much in advance of such disposition as the Secretary determines is practicable. The proceeds of the liquidation, sale, or other disposition, after obligations incurred by the corporation or business enterprise are met, shall be deposited in the Treasury of the United States as miscellaneous receipts. Any property or equipment purchased pursuant to paragraph (1) may be retained for subsequent use in undercover operations under this section. When such property or equipment is no longer needed, it shall be considered surplus and disposed of as surplus government property.

"(3) DEPOSIT OF PROCEEDS.—As soon as the proceeds from an undercover investigative operation of the Office of Export Enforcement of the Department of Commerce with respect to which an action is authorized and carried out under this subsection are no longer needed for the conduct of such operation, the proceeds or the balance of the proceeds re-

1 maining at the time shall be deposited into the 2 Treasury of the United States as miscellaneous re-3 ceipts. "(4) AUDIT AND REPORT.— 4 "(A) AUDIT.—The Secretary shall conduct 6 a detailed financial audit of each closed under-7 cover investigative operation of the Office of 8 Export Enforcement of the Department of 9 Commerce. Not later than 180 days after an 10 undercover operation is closed, the Secretary 11 shall submit to the Congress a report on the re-12 sults of the audit. 13 "(B) Report.—The Secretary shall sub-14 mit annually to the Congress a report, which 15 may be included in the annual report under sec-16 tion 14, including the following information: 17 "(i) The number of undercover inves-18 tigative operations pending as of the end of 19 the period for which the report is sub-20 mitted. 21 "(ii) The number of undercover inves-22 tigative operations commenced in the 1-23 year period preceding the period for which 24 the report is submitted.

1	"(iii) The number of undercover in-
2	vestigative operations closed in the 1-year
3	period preceding the period for which such
4	report is submitted and, with respect to
5	each such closed undercover operation, the
6	results obtained and any civil claims made
7	with respect to the operation.
8	"(C) Definitions.—In this paragraph:
9	"(i) CLOSED.—The term 'closed', with
10	respect to an undercover investigative oper-
11	ation, refers to the earliest point in time at
12	which all criminal proceedings (other than
13	appeals) pursuant to the investigative oper-
14	ation are concluded, or covert activities
15	pursuant to such operation are concluded,
16	whichever occurs later.
17	"(ii) Undercover investigative
18	OPERATION AND UNDERCOVER OPER-
19	ATION.—
20	"(I) IN GENERAL.—The terms
21	'undercover investigative operation'
22	and 'undercover operation' mean any
23	undercover investigative operation
24	conducted by the Office of Export En-

1	forcement of the Department of Com-
2	merce—
3	"(aa) in which the gross re-
4	ceipts (excluding interest earned)
5	exceed \$25,000, or expenditures
6	(other than expenditures for sala-
7	ries of employees) exceed
8	\$75,000; and
9	"(bb) which is exempt from
10	section 3302 or 9102 of title 31,
11	United States Code.
12	"(II) Exception.—Items (aa)
13	and (bb) of subclause (I) shall not
14	apply with respect to the report to the
15	Congress required by subparagraph
16	(2)(B).
17	"(h) Authorization for Bureau of Industry
18	AND SECURITY.—The Secretary may authorize, without
19	fiscal year limitation, the expenditure of funds transferred
20	to, paid to, received by, or made available to the Bureau
21	of Industry and Security of the Department of Commerce
22	as a reimbursement in accordance with section 9703 of
23	title 31, United States Code (as added by Public Law
24	102–393).".

SEC. 204. AUTHORIZATION OF APPROPRIATIONS.

- 2 Section 18 of the Export Administration Act of 1979
- 3 (50 U.S.C. App. 2417) is amended to read as follows:
- 4 "AUTHORIZATION OF APPROPRIATIONS
- 5 "Sec. 18. There are authorized to be appropriated
- 6 to the Department of Commerce to carry out section 12
- 7 of this Act such sums as may be necessary for each fiscal
- 8 year.".

9 SEC. 205. TERMINATION DATE.

- Section 20 of the Export Administration Act of 1979
- 11 (50 U.S.C. App. 2419) is amended by inserting before the
- 12 period at the end the following: ", except that section 12
- 13 shall not terminate".
- 14 SEC. 206. DESIGNATION OF DESTINATIONS OF DIVERSION
- 15 CONCERN.
- 16 (a) Efforts With UAE.—The Congress recognizes
- 17 efforts taken by the United Arab Emirates, in coordina-
- 18 tion with the Secretary of Commerce, in response to inter-
- 19 national concerns over the diversion of dual-use items to
- 20 prohibited destinations, parties, or uses, and urges the
- 21 Secretary of Commerce to continue to work with the Gov-
- 22 ernment of the United Arab Emirates to ensure that such
- 23 efforts are successful in stopping such diversion of dual-
- 24 use items.
- 25 (b) Country of Diversion Concern.—Not later
- 26 than 60 days after the date of the enactment of this Act,

1	the Secretary of Commerce shall amend the Export Ad-
2	ministration Regulations by—
3	(1) creating a designation of a country as a
4	"country of diversion concern" based on criteria that
5	include, but are not limited to—
6	(A) volume of dual-use items transshipped
7	through the country;
8	(B) volume and proportion of trade by the
9	country with countries of concern for prolifera-
10	tion or terrorism;
11	(C) inadequate export or reexport controls
12	in the country;
13	(D) demonstrated inability to control diver-
14	sion activities in the country; and
15	(E) unwillingness or inability of the gov-
16	ernment of the country to cooperate with the
17	United States in efforts to stop illegal transfers
18	of dual-use items; and
19	(2) requiring the imposition of additional re-
20	strictions on exports of dual-use items to a country
21	of diversion concern, including, but not limited to
22	some or all of the following:
23	(A) Implementing more stringent review
24	policies.

1	(B) Imposing additional license restric-
2	tions.
3	(C) Requiring more frequent and more
4	thorough end-user and end-use checks.
5	(c) Report.—Not later than 90 days after the date
6	of the enactment of this Act, the Secretary of Commerce
7	shall submit to the appropriate congressional committees
8	a report describing in detail past, current, and future ef-
9	forts undertaken or planned by the Governments of the
10	United Arab Emirates, Malaysia, and the United States
11	to ensure that dual-use items are not diverted to countries,
12	entities, or uses of concern for proliferation or terrorism
13	from the territory or jurisdiction of Malaysia or the United
14	Arab Emirates.
15	(d) RESTRICTIONS.—Unless the Secretary of Com-
16	merce makes the certification described in subsection (e)
17	with respect to a country listed in that subsection, the Sec-
18	retary shall by regulation impose the following measures
19	with respect to that country:
20	(1) The Secretary shall designate the country
21	as a country of diversion concern under subsection
22	(b).
23	(2) The Secretary shall impose additional re-
24	strictions on exports of dual-use items to the coun-
25	try, including restrictions on nuclear dual-use items.

1	(e) CERTIFICATION.—The certification under this
2	subsection is a certification by the Secretary of Commerce
3	to the appropriate congressional committees, not later
4	than 180 days after the date of the enactment of this Act
5	and not later than the end of each of the next 5 1-year
6	periods, with respect to each of the countries of the United
7	Arab Emirates and Malaysia that the Government of such
8	country—
9	(1) has adopted and is vigorously implementing
10	effective national laws and regulations controlling
11	the export and transshipment of dual-use items; and
12	(2) is taking all reasonable steps to ensure that
13	dual-use items within its territory and jurisdiction
14	are not diverted to countries, entities, or uses of con-
15	cern for proliferation or terrorism.
16	(f) Subsequent Certifications.—If the Secretary
17	is unable to make a certification with respect to a country
18	under subsection (e), the Secretary may at any time there-
19	after make such a certification with respect to that coun-
20	try.
21	(g) Authorization of Appropriations.—
22	(1) In general.—There are authorized to ap-
23	propriated for each fiscal year such sums as may be
24	necessary to carry out this section.

- 1 (2) Funds for additional personnel.—
- 2 There are authorized to be appropriated for each fis-
- 3 cal year \$10,000,000 for additional personnel in the
- 4 Department of Commerce to conduct end-use checks
- 5 and export control compliance in the United Arab
- 6 Emirates and Malaysia.

7 SEC. 207. VALIDATED END-USER PROGRAM REVIEW.

- 8 (a) Audit.—The Comptroller General shall conduct,
- 9 and report to the appropriate congressional committees
- 10 the results of, an audit of the Validated End-User pro-
- 11 gram operated by the Department of Commerce. In doing
- 12 so, the Comptroller General shall examine whether the na-
- 13 tional security of the United States is sufficiently pro-
- 14 tected by Validated End-User program procedures as they
- 15 are designed and carried out, including those related to
- 16 selecting, reviewing, and approving candidates for Vali-
- 17 dated End-User status, monitoring compliance by Vali-
- 18 dated End-Users with export control laws and regulations
- 19 of the United States, and monitoring individual exports
- 20 under the Validated End-User program.
- 21 (b) Restriction on Designation of Additional
- 22 VALIDATED END-USERS.—The Secretary of Commerce
- 23 may not designate additional Validated End-Users until
- 24 the end of the 6-month period beginning on the date on
- 25 which the report on the audit required under subsection

1	(a) is submitted to the appropriate congressional commit-
2	tees.
3	(c) Consultation Prior to Designation.—The
4	Secretary of Commerce shall consult with the appropriate
5	congressional committees at least 30 days before desig-
6	nating any Validated End-User.
7	SEC. 208. ANNUAL REPORT ON TRANSFERS OF MILITARILY
8	SENSITIVE TECHNOLOGY TO COUNTRIES AND
9	ENTITIES OF CONCERN.
10	(a) Annual Report.—Not later than March 30 of
11	each year beginning in 2009, the President shall transmit
12	to the Congress a report on transfers to countries and en-
13	tities of concern during the preceding calendar year of the
14	most significant categories of United States technologies
15	and technical information with potential military applica-
16	tions.
17	(b) Contents of Report.—The report required by
18	subsection (a) shall include, at a minimum, the following
19	(1) An assessment by the Director of National
20	Intelligence of efforts by countries and entities of
21	concern to acquire technologies and technical infor-
22	mation referred to in subsection (a) during the pre-
23	ceding calendar year.
24	(2) An assessment by the Secretary of Defense
25	in consultation with the Joint Chiefs of Staff and

- the Director of National Intelligence, of the cumulative impact of licenses granted by the United
 States for exports of technologies and technical information referred to in subsection (a) to countries
 and entities of concern during the preceding 5-cal-
- 7 (A) the military capabilities of such coun-8 tries and entities; and

endar year period on—

- (B) countermeasures that may be necessary to overcome the use of such technologies and technical information.
- 12 (3) An audit by the Inspectors General of the 13 Departments of Defense, State, Commerce, Home-14 land Security, Energy, and the Treasury, in con-15 sultation with the Director of National Intelligence 16 and the Director of the Federal Bureau of Investiga-17 tion, of the policies and procedures of the United 18 States Government with respect to the export of 19 technologies and technical information referred to in 20 subsection (a) to countries and entities of concern.
- 21 (c) Additional Requirement for First Re-22 Port.—The first annual report required by subsection (a) 23 shall include an assessment by the Inspectors General of 24 the Departments of Defense, State, Commerce, Homeland
- 25 Security, Energy, and the Treasury and the Inspector

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1	General of the Central Intelligence Agency of the adequacy
2	of current export controls and counterintelligence meas-
3	ures to protect against the acquisition by countries and
4	entities of concern of United States technology and tech-
5	nical information referred to in subsection (a).
6	(d) Support of Other Agencies.—Upon the re-
7	quest of any of the officials responsible for preparing an
8	assessment or audit required by subsection (b) or (c), the
9	heads of other departments and agencies shall make avail-
10	able to those officials all information necessary to carry
11	to prepare such assessment or audit.
12	(e) Classified and Unclassified Reports.—
13	Each report required by this section shall be submitted
14	in classified form and unclassified form.
15	(f) Definition.—As used in this section, the term
16	"countries and entities of concern" means—
17	(1) any country the government of which the
18	Secretary of State has determined, for purposes of
19	section 6(j) of the Export Administration Act of
20	1979 or other applicable law, to have repeatedly pro-
21	vided support for acts of international terrorism;
22	(2) any country that—
23	(A) has detonated a nuclear explosive de-

vice (as defined in section 830(4) of the Nu-

1	clear Proliferation Prevention Act of 1994 (22
2	U.S.C. 6305(4))); and
3	(B) is not a member of the North Atlantic
4	Treaty Organization; and
5	(3) any entity that—
6	(A) is engaged in international terrorism
7	or activities in preparation thereof; or
8	(B) is directed or controlled by the govern-
9	ment of a country described in paragraph (1) or
10	(2).
11	SEC. 209. DEFINITION.
12	In this title, the term "appropriate congressional
13	committees" means the Committee on Foreign Affairs of
14	the House of Representatives and the Committee on For-
15	eign Relations of the Senate.

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