111TH CONGRESS 1ST SESSION H.R. 2935

To establish a nonprofit corporation to communicate United States entry policies and otherwise promote tourist, business, and scholarly travel to the United States.

IN THE HOUSE OF REPRESENTATIVES

JUNE 18, 2009

Mr. DELAHUNT (for himself, Mr. BLUNT, Mr. FARR, Mr. CONYERS, Mr. BAR-TON of Texas, Mr. ROSS, Mr. SMITH of Texas, Mrs. CAPPS, Ms. BERK-LEY, Ms. CASTOR of Florida, Mr. BONNER, Mr. RADANOVICH, Ms. SCHAKOWSKY, Mrs. BONO MACK, Mr. COBLE, Mr. SESSIONS, Mr. VAN HOLLEN, Mr. LUETKEMEYER, Mr. ROONEY, and Ms. TITUS) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committees on the Judiciary and 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 establish a nonprofit corporation to communicate United States entry policies and otherwise promote tourist, business, and scholarly travel to the United States.
 - 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 "Travel Promotion Act of 2009".

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

2 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. The Corporation for Travel Promotion.
- Sec. 3. Accountability measures.
- Sec. 4. Matching public and private funding.
- Sec. 5. Travel Promotion Fund fees.
- Sec. 6. Investment of Funds.
- Sec. 7. Prohibition on use of funds.
- Sec. 8. Assessment authority.
- Sec. 9. Amendments to the International Travel Act of 1961.
- Sec. 10. Definitions.
- Sec. 11. GAO study.

3 SEC. 2. THE CORPORATION FOR TRAVEL PROMOTION.

4 (a) ESTABLISHMENT.—The Corporation for Travel Promotion is established as a nonprofit corporation. The 5 Corporation shall not be an agency or establishment of 6 7 the United States Government. The Corporation shall be 8 subject to the provisions of the District of Columbia Non-9 profit Corporation Act (sec. 29–301.01 et seq., D.C. Offi-10 cial Code), to the extent that such provisions are consistent with this section, and shall have the powers con-11 12 ferred upon a nonprofit corporation by that Act to carry 13 out its purposes and activities.

14 (b) BOARD OF DIRECTORS.—

(1) IN GENERAL.—The Corporation shall have
a board of directors of 11 members, appointed by
the Secretary of Commerce, but not before consultation with the Secretaries of Homeland Security,
State, and Education, as appropriate, each of whom
is a United States citizen, and of whom—

1	(A) one shall have appropriate expertise
2	and experience in the hotel accommodations
3	sector;
4	(B) one shall have appropriate expertise
5	and experience in the travel distribution sector;
6	(C) one shall have appropriate expertise
7	and experience in the restaurant sector;
8	(D) one shall have appropriate expertise
9	and experience in the retail sector, or small
10	business sector;
11	(E) one shall have appropriate expertise
12	and experience in the attractions sector;
13	(F) one shall have appropriate expertise
14	and experience in the passenger air sector;
15	(G) one shall have appropriate expertise
16	and experience in the car rental sector;
17	(H) one shall have appropriate expertise
18	and experience as an official of a city conven-
19	tion and visitor's bureau;
20	(I) one shall have appropriate expertise
21	and experience as an official of a State Tourism
22	Office;
23	(J) one shall have appropriate expertise
24	and experience in immigration law and policy,

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1	including visa requirements and United States
2	entry procedures; and
3	(K) one shall have appropriate expertise
4	and experience in the cruise line sector.
5	(2) Incorporation.—The members of the ini-
6	tial board of directors shall serve as incorporators
7	and shall take whatever actions are necessary to es-
8	tablish the Corporation under the District of Colum-
9	bia Nonprofit Corporation Act (sec. 29–301.01 et
10	seq.).
11	(3) TERM OF OFFICE.—The term of office of
12	each member of the board appointed by the Sec-
13	retary shall be 3 years, except that, of the members
14	first appointed—
15	(A) 3 shall be appointed for terms of 1
16	year;
17	(B) 4 shall be appointed for terms of 2
18	years; and
19	(C) 4 shall be appointed for terms of 3
20	years.
21	(4) VACANCIES.—Any vacancy in the board
22	shall not affect its power, but shall be filled in the
23	manner required by this section. Any member whose
24	term has expired may serve until the member's suc-
25	cessor has taken office, or until the end of the cal-

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1 endar year in which the member's term has expired, 2 whichever is earlier. Any member appointed to fill a 3 vacancy occurring prior to the expiration of the term 4 for which that member's predecessor was appointed 5 shall be appointed for the remainder of the prede-6 cessor's term. No member of the board shall be eligi-7 ble to serve more than 2 consecutive full terms. 8 (5) Election of chairman and vice chair-9 MAN.—Members of the board shall annually elect

MAN.—Members of the board shall annually elect
one of their members to be chairman and elect 1 or
more of their members as a vice chairman or vice
chairmen.

(6) STATUS AS FEDERAL EMPLOYEES.—Notwithstanding any provision of law to the contrary,
no member of the board may be considered to be a
Federal employee of the United States by virtue of
his or her service as a member of the board.

(7) COMPENSATION; EXPENSES.—No member
of the board shall receive any compensation from the
Federal Government or the Corporation by virtue of
his or her service as a member of the board. Each
member of the board shall be paid actual travel expenses
penses and per diem in lieu of subsistence expenses
when away from his or her usual place of residence,

in accordance with section 5703 of title 5, United
 States Code.

3 (c) Officers and Employees.—

4 (1) IN GENERAL.—The Corporation shall have an Executive Director, and such other officers as 5 6 may be named and appointed by the board for terms 7 and at rates of compensation fixed by the board. No 8 individual other than a citizen of the United States 9 may be an officer of the Corporation. The corpora-10 tion may hire and fix the compensation of such em-11 ployees as may be necessary to carry out its pur-12 poses. No officer or employee of the Corporation 13 may receive any salary or other compensation (ex-14 cept for compensation for services on boards of di-15 rectors of other organizations that do not receive 16 funds from the Corporation, on committees of such 17 boards, and in similar activities for such organiza-18 tions) from any sources other than the Corporation 19 for services rendered during the period of his or her 20 employment by the Corporation. Service by any offi-21 cer on boards of directors of other organizations, on 22 committees of such boards, and in similar activities 23 for such organizations shall be subject to annual ad-24 vance approval by the board and subject to the pro-25 visions of the Corporation's Statement of Ethical

1 Conduct. All officers and employees shall serve at 2 the pleasure of the board. (2)3 NONPOLITICAL NATURE \mathbf{OF} APPOINT-4 MENT.—No political test or qualification shall be used in selecting, appointing, promoting, or taking 5 6 other personnel actions with respect to officers, 7 agents, or employees of the Corporation. 8 (d) Nonprofit and Nonpolitical Nature of 9 CORPORATION.— 10 (1) STOCK.—The Corporation shall have no 11 power to issue any shares of stock, or to declare or 12 pay any dividends. 13 (2) PROFIT.—No part of the income or assets 14 of the Corporation shall inure to the benefit of any 15 director, officer, employee, or any other individual 16 except as salary or reasonable compensation for 17 services. 18 (3) POLITICS.—The Corporation may not con-19 tribute to or otherwise support any political party or 20 candidate for elective public office. 21 (4) Sense of congress regarding lobbying 22 ACTIVITIES.—It is the sense of Congress that the 23 Corporation established under this Act should not 24 engage in any lobbying activities with any employee

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or branch of the Federal Government in favor of or
in opposition to any political issue.
(e) DUTIES AND POWERS.—
(1) IN GENERAL.—The Corporation shall de-
velop and execute a plan to—
(A) provide useful information to foreign
tourists, business people, students, scholars, sci-
entists and others interested in traveling to the
United States, including the distribution of ma-
terial provided by the Federal Government con-
cerning entry requirements, required docu-
mentation, fees, processes, and information con-
cerning declared public health emergencies to
prospective travelers, travel agents, tour opera-
tors, meeting planners, foreign governments,
travel media and other international stake-
holders;
(B) identify and address perceptions in
other countries regarding United States entry
policies that tend to limit attempts to travel to
the United States;
(C) maximize the economic and diplomatic
benefits of travel to the United States by pro-
moting the United States of America to world
travelers through the use of, but not limited to,

1	all forms of advertising, outreach to trade
2	shows, and other appropriate promotional ac-
3	tivities; and
4	(D) identify opportunities and strategies to
5	promote tourism to rural and urban areas
6	equally.
7	(2) Specific powers.—In order to carry out
8	the purposes of this section, the Corporation may—
9	(A) obtain grants from and make contracts
10	with individuals and private companies, State,
11	and Federal agencies, organizations, and insti-
12	tutions;
13	(B) hire or accept the voluntary services of
14	consultants, experts, advisory boards, and pan-
15	els to aid the Corporation in carrying out its
16	purposes; and
17	(C) take such other actions as may be nec-
18	essary to accomplish the purposes set forth in
19	this section.
20	(f) OPEN MEETINGS.—Meetings of the board of di-
21	rectors of the Corporation, including any committee of the
22	board, shall be open to the public. The board may, by ma-
23	jority vote, close any such meeting only for the time nec-
24	essary to preserve the confidentiality of commercial or fi-
25	nancial information that is privileged or confidential, to

discuss personnel matters, or to discuss legal matters af fecting the Corporation, including pending or potential liti gation.

4 (g) MAJOR CAMPAIGNS.—The board may not author5 ize the Corporation to obligate or expend more than
6 \$25,000,000 on any advertising campaign, promotion, or
7 related effort unless—

8 (1) the obligation or expenditure is approved by
9 an affirmative vote of at least ²/₃ of the members of
10 the board present at the meeting;

(2) at least 6 members of the board are presentat the meeting at which it is approved; and

(3) each member of the board has been given
at least 3 days advance notice of the meeting at
which the vote is to be taken and the matters to be
voted upon at that meeting.

17 (h) FISCAL ACCOUNTABILITY.—

18 (1) FISCAL YEAR.—The Corporation shall es19 tablish as its fiscal year the 12-month period begin20 ning on October 1.

21 (2) BUDGET.—The Corporation shall adopt a
22 budget for each fiscal year.

23 (3) ANNUAL AUDITS.—The Corporation shall
24 engage an independent accounting firm to conduct

an annual financial audit of the Corporation's oper ations and shall publish the results of the audit.

3 SEC. 3. ACCOUNTABILITY MEASURES.

4 (a) OBJECTIVES.—The Board shall establish annual 5 objectives for the Corporation for each fiscal year subject to approval by the Secretary, in consultation with the Sec-6 7 retary of Homeland Security and the Secretary of State. 8 The Corporation shall establish a marketing plan for each 9 fiscal year not less than 60 days before the beginning of 10 that year and provide a copy of the plan, and any revisions 11 thereof, to the Secretary.

12 (b) BUDGET.—The board shall transmit a copy of the 13 Corporation's budget for the forthcoming fiscal year to the Secretary not less than 60 days before the beginning of 14 15 each fiscal year, together with an explanation of any expenditure provided for by the budget in excess of 16 17 \$5,000,000 for the fiscal year. The Corporation shall make a copy of the budget and the explanation available 18 19 to the public and shall provide public access to the budget 20and explanation on the Corporation's website.

(c) ANNUAL REPORT TO CONGRESS.—The Corporation shall submit an annual report for the preceding fiscal
year to the Secretary of Commerce and the Secretary of
Homeland Security for transmittal to Congress on or be-

3 (1) a comprehensive and detailed report of the 4 Corporation's operations, activities, financial condi-5 tion, and accomplishments under this Act; 6 (2) a comprehensive and detailed inventory of 7 amounts obligated or expended by the Corporation 8 during the preceding fiscal year; 9 (3) a detailed description of each in-kind con-10 tribution, its fair market value, the individual or or-11 ganization responsible for contributing, its specific 12 use, and a justification for its use within the context 13 of the Corporation's mission; 14 (4) an objective and quantifiable measurement 15 of its progress, on an objective-by-objective basis, in 16 meeting the objectives established by the board; 17 (5) an explanation of the reason for any failure 18 to achieve an objective established by the board, and 19 any revisions or alterations to the Corporation's ob-20 jectives under subsection (a); 21 (6) a comprehensive and detailed report of the 22 Corporation's operations and activities to promote 23 tourism in rural and urban areas; and 24 (7) such recommendations as the Corporation

25 deems appropriate.

1 SEC. 4. MATCHING PUBLIC AND PRIVATE FUNDING.

2 (a) ESTABLISHMENT OF TRAVEL PROMOTION
3 FUND.—There is hereby established in the Treasury a
4 fund which shall be known as the "Travel Promotion
5 Fund".

6 (b) FUNDING.—

7 (1) FIRST YEAR.—For the period beginning on 8 October 1, 2009, and ending on September 30, 2010, from amounts deposited in the general fund of 9 10 the Treasury from fees under section 11 217(h)(3)(B)(i) of the Immigration and Nationality 12 Act (8 U.S.C. 1187(h)(3)(B)(i)), the Secretary of 13 the Treasury shall make available not more than 14 \$100,000,000 to the Corporation. The Secretary of 15 the Treasury shall make at least quarterly transfers 16 to the Corporation to cover its initial expenses and 17 carry out its functions under this Act.

18 (2) SUBSEQUENT YEARS.—For each of fiscal 19 vears 2011 through 2014, from amounts deposited 20 in the general fund of the Treasury from fees under 21 section 5, the Secretary of the Treasury shall trans-22 fer not more than \$100,000,000 to the Fund, which 23 shall be made available to the Corporation, subject 24 to subsections (c), (d), and (e), to carry out its func-25 tions under this Act. Transfers shall be made by the 26 Secretary of the Treasury at least quarterly on the

basis of estimates by the Secretary of the Treasury,
determined in consultation with the Board, of con-
tributions made to the Corporation by non-Federal
sources, and proper adjustments shall be made in
amounts subsequently transferred to the extent prior
estimates were in excess or less than actual con-
tributions from non-Federal sources.
(c) Matching Requirement.—
(1) IN GENERAL.—The Secretary of the Treas-
ury shall make available to the Corporation at least
quarterly from amounts available in the Travel Pro-
motion Fund—
(A) for fiscal year 2011, twice the amount
that will be collected from non-Federal sources
by the Corporation pursuant to section $4(b)(2)$
of this Act and not to exceed \$100,000,000;
and
(B) for subsequent fiscal years, an amount
equal to the amount that will be collected from
non-Federal sources by the Corporation pursu-
ant to section $4(b)(2)$ of this Act and not to ex-
ceed \$100,000,000.
(2) GOODS AND SERVICES.—For the purpose of
determining the amount of matching funds, other
than money, available to the Corporation—

1	(A) the fair market value, as determined
2	by the Corporation, of goods and services (in-
3	cluding advertising) contributed to the Corpora-
4	tion for use under this Act may be included in
5	the determination; but
6	(B) the fair market value of such goods
7	and services may not account for more than 80
8	percent of the matching requirement for the
9	Corporation in any fiscal year.
10	(3) Right of refusal.—The Corporation may
11	decline to accept any contribution in kind that it de-
12	termines to be inappropriate, not useful, or commer-
13	cially worthless.
14	(d) GRANT OFFSET.—For a given fiscal year, the
15	Secretary of the Treasury shall reduce the total amount
16	of funding to be transferred to the Corporation from the
17	Travel Promotion Fund by the amount of Federal grants
18	received by the Corporation pursuant to section $2(e)(2)(A)$
19	to be used during that fiscal year.
20	(e) LIMITATION.—The Corporation shall not expend
21	funds or obligate to expend funds that will exceed total
22	amounts received by the Corporation for a given fiscal
23	year.

24 (f) CARRYFORWARD.—

(1) FEDERAL FUNDS.—Amounts transferred to
 the Fund under subsection (b)(2) shall remain avail able until expended.

4 (2) MATCHING FUNDS.—Any amount received 5 by the Corporation from non-Federal sources in fis-6 cal year 2010, 2011, 2012, 2013, or 2014 that can-7 not be used to meet the matching requirement under 8 subsection (c)(1) for the fiscal year in which such 9 funds were collected may be carried forward and 10 treated as having been received in the succeeding fis-11 cal year for purposes of meeting the matching re-12 quirement of subsection (c)(1) in such succeeding 13 fiscal year.

14 SEC. 5. TRAVEL PROMOTION FUND FEES.

15 Section 217(h)(3)(B) of the Immigration and Nation16 ality Act (8 U.S.C. 1187(h)(3)(B)) is amended to read as
17 follows:

18 "(B) FEES.—(i) IN GENERAL.—No later
19 than September 30, 2009, the Secretary of
20 Homeland Security shall establish a fee for the
21 use of the System and begin assessment and
22 collections of that fee. The initial fee shall be
23 the sum of—

24 "(I) \$10 per travel authorization; and

"(II) an amount that will ensure recovery of the full costs of providing and administering the System, as determined by the Secretary of Homeland Security.

"(ii) DISPOSITION OF AMOUNTS COL-5 6 LECTED.—Amounts collected under clause (i)(I) 7 shall be credited to the Travel Promotion Fund 8 established by section 4 of the Travel Pro-9 motion Act of 2009. Amounts collected under 10 clause (i)(II) shall be transferred to the general 11 fund of the Treasury and made available to pay 12 the costs incurred to administer the System.

"(iii) REPORT.—The Secretary of Homeland Security shall submit a report to Congress
if the fee authorized by clause (i)(I) is not collected as authorized. The report shall include a
plan for collecting the fee in the most expeditious manner.

19 "(iv) SUNSET \mathbf{OF} TRAVEL PROMOTION 20 FUND FEE.—The Secretary may not collect the 21 fee authorized by clause (i)(I) for fiscal years 22 beginning after September 30, 2014, unless 23 Congress has authorized the Secretary to con-24 tinue to collect the fee authorized by clause 25 (i)(I).".

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1 SEC. 6. INVESTMENT OF FUNDS.

2 Pending disbursement pursuant to a program, plan, 3 or project, the Corporation may invest funds received by the Corporation only in obligations of the United States 4 5 or any agency thereof, in general obligations of any State or any political subdivision thereof, in any interest-bearing 6 7 account or certificate of deposit of a bank that is a mem-8 ber of the Federal Reserve System, or in obligations fully 9 guaranteed as to principal and interest by the United 10 States. The Secretary of the Treasury shall reduce the 11 total amount of funding for a given fiscal year to be transferred from the Travel Promotion Fund to the Corpora-12 13 tion by the amount of interest earned by the Corporation as a result of its investments pursuant to this section for 14 the preceding fiscal year. 15

16 SEC. 7. PROHIBITION ON USE OF FUNDS.

17 No funds raised by the Treasury Department's Trav18 el Promotion Fund or the Corporation for Travel Pro19 motion may be used to directly promote or advertise a spe20 cific corporation.

21 SEC. 8. ASSESSMENT AUTHORITY.

(a) IN GENERAL.—Except as otherwise provided in
this section, the Corporation may impose an annual assessment on United States members of the travel and
tourism industry. The Corporation shall determine—

1 (1) the industry segments that will be included 2 in the initial assessment referendum; 3 (2) the target assessment level for the initial 4 referendum; (3) the percent of funds to be levied against 5 6 each industry category and segment, based, to the 7 extent possible, on quantifiable industry data, and 8 bearing an appropriate relationship to the benefit 9 derived from travel and tourism by those industry 10 segments; and 11 (4) the assessment methodology and rate of as-12 sessment within each industry segment, that may in-13 clude, but is not limited to, a percentage of gross 14 revenue or a per transaction charge. 15 (b) INITIAL ASSESSMENT LIMITED.—The Corporation may establish the initial assessment after the date 16 of enactment of the Travel and Tourism Promotion Act 17 18 at no greater, in the aggregate, than \$20,000,000. 19 (c) Referenda.— 20 (1) IN GENERAL.—The Corporation may not 21 impose an annual assessment unless— 22 (A) the Corporation submits the proposed 23 annual assessment to members of the industry 24 in a referendum;

1	(B) the assessment is approved by a ma-
2	jority of those voting in the referendum; and
3	(C) the Corporation determines the results
4	of the referendum on the basis of weighted vot-
5	ing apportioned according to the anticipated fi-
6	nancial contribution made by each voting entity.
7	(2) PROCEDURAL REQUIREMENTS.—In con-
8	ducting a referendum under this subsection, the Cor-
9	poration shall—
10	(A) provide written or electronic notice not
11	less than 60 days before the date of the ref-
12	erendum; and
13	(B) describe the proposed assessment or
14	increase and explain the reasons for the ref-
15	erendum in the notice.
16	(d) COLLECTION.—
17	(1) IN GENERAL.—The Corporation shall estab-
18	lish a means of collecting the assessment that it
19	finds to be efficient and effective. The Corporation
20	may establish a late payment charge and rate of in-
21	terest to be imposed on any person who fails to
22	remit or pay to the Corporation any amount as-
23	sessed by the Corporation under this Act.
24	(2) Enforcement.—The Corporation may
25	bring suit in Federal court to compel compliance

with an assessment levied by the Corporation under
 this Act.

3 (e) INVESTMENT OF FUNDS.—Pending disbursement 4 pursuant to a program, plan, or project, the Corporation 5 may invest funds collected through assessments, and any other funds received by the Corporation, only in obliga-6 7 tions of the United States or any agency thereof, in gen-8 eral obligations of any State or any political subdivision 9 thereof, in any interest-bearing account or certificate of 10 deposit of a bank that is a member of the Federal Reserve System, or in obligations fully guaranteed as to principal 11 12 and interest by the United States.

13 SEC. 9. AMENDMENTS TO THE INTERNATIONAL TRAVEL14ACT OF 1961.

(a) POWERS AND DUTIES OF SECRETARY OF COMMERCE.—Section 201 of the International Travel Act of
17 1961 (22 U.S.C. 2122) is amended—

18 (1) in the first sentence of the matter preceding
19 paragraph (1)—

20 (A) by striking "and by the United States
21 National Tourism Organization Act of 1996";
22 and

23 (B) by striking "United States National
24 Tourism Organization" and inserting "Corpora-

1	tion for Travel Promotion (established by sec-
2	tion 3 of the Travel Promotion Act of 2008)";
3	(2) in paragraph (4), by striking "United
4	States National Tourism Organization" and insert-
5	ing "Corporation for Travel Promotion"; and
6	(3) by adding at the end the following:
7	"Such plan may not include a comprehensive international
8	advertising campaign relating to critical tourism func-
9	tions.".
10	(b) Tourism Policy Council.—
11	(1) Membership.—Subsection (b) of section
12	301 of the International Travel Act of 1961 (22)
13	U.S.C. 2124) is amended—
14	(A) by striking paragraphs (8) through
15	(10);
16	(B) by redesignating paragraph (11) as
17	paragraph (13);
18	(C) by inserting after paragraph (7) the
19	following new paragraphs:
20	"(8) The Secretary of Homeland Security.
21	"(9) The Commissioner of U.S. Customs and
22	Border Protection of the Department of Homeland
23	Security.

1	"(10) The Assistant Secretary of U.S. Customs
2	and Immigration Enforcement of the Department of
3	Homeland Security.
4	"(11) The Secretary of Education."; and
5	(D) in paragraph (13) (as redesignated by
6	subparagraph (B) of this paragraph), by insert-
7	ing ", in consultation with other members of
8	the Council" at the end before the period.
9	(2) MEETINGS.—Subsection (d) of such section
10	is amended to read as follows:
11	"(d) The Council shall meet not less than 2 times
12	a year. For the purposes of conducting business, each
13	member of the Council may appoint a designee to rep-
14	resent such member during one or more meetings of the
15	Council.".
16	(3) Involvement of federal agencies and
17	DEPARTMENTS.—Subsection (e) of such section is
18	amended by adding at the end the following new
19	paragraph:
20	"(4) Members of the Council shall provide the Cor-
21	poration for Travel Promotion with timely information re-
22	garding documentation and procedures required for ad-
23	mission to the United States and regarding strategies
24	planned by any Federal department or agency to promote
25	travel to the United States for tourism, business, study,

scholarship, scientific exchange, or other purposes, so that
 the Corporation for Travel Promotion may better conduct
 its communications and promotion activities.".

4 (4) ANNUAL REPORT.—Subsection (g)(3) of
5 such section is amended by striking "United States
6 National Tourism Organization" and inserting "Cor7 poration for Travel Promotion".

8 (5) APPLICABILITY OF FEDERAL ADVISORY
9 COMMITTEE ACT.—Subsection (h) of such section is
10 amended by striking "President of the United States
11 National Tourism Organization" and inserting
12 "President of the Corporation for Travel Pro13 motion".

14 (c) REPEAL OF AUTHORITIES RELATING TO THE 15 UNITED STATES TRAVEL AND TOURISM PROMOTION AD-VISORY BOARD.—Section 210 of the Department of Com-16 merce and Related Agencies Appropriations Act, 2003 17 (contained in title II of division B of Public Law 108-18 7; 117 Stat. 78–79; 22 U.S.C. 2122 note) is amended— 19 20 (1) by striking subsections (b) through (d); and 21 (2) by redesignating subsection (e) as sub-22 section (b).

23 SEC. 10. DEFINITIONS.

24 In this Act, the following definitions apply:

(1) BOARD.—The term "Board" means the
 board of directors of the Corporation.

3 (2) CORPORATION.—The term "Corporation"
4 means the Corporation for Travel Promotion estab5 lished by section 2.

6 (3) FUND.—The term "Fund" means the Trav7 el Promotion Fund established by section 4.

8 (4) SECRETARY.—Except as otherwise expressly
9 provided, the term "Secretary" means the Secretary
10 of Commerce.

11 SEC. 11. GAO STUDY.

12 (a) IN GENERAL.—Not later than 90 days after the 13 date of enactment of this Act, the Government Accountability Office shall initiate a study to assess barriers to 14 15 entry into the United States by foreign travelers. The GAO shall consult with the Department of Homeland Se-16 curity, including U.S. Immigration and Customs Enforce-17 ment and Customs and Border Protection, the Depart-18 19 ment of Commerce, and the Department of the Treasury, 20 as necessary.

(b) REPORT.—Not later than 1 year after the date
of enactment of this Act, the GAO shall report the findings to the appropriate Congressional committees. The report shall include—

(1) the GAO's findings on specific barriers to
 entry into the United States by foreign travelers;
 and

4 (2) recommendations for initiatives that may5 reduce those barriers.

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