111TH CONGRESS 1ST SESSION

H.R.3012

To require a review of existing trade agreements and renegotiation of existing trade agreements based on the review, to set terms for future trade agreements, to express the sense of the Congress that the role of Congress in trade policymaking should be strengthened, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

June 24, 2009

Mr. Michaud (for himself, Mr. Abercrombie, Mr. Altmire, Mr. Arcuri, Mr. Baca, Ms. Baldwin, Mr. Boccieri, Mr. Boswell, Mr. Brady of Pennsylvania, Mr. Braley of Iowa, Mr. Capuano, Mr. Carnahan, Mr. CARNEY, Mr. CARSON of Indiana, Mr. CHANDLER, Mr. CHILDERS, Mr. CLEAVER, Mr. COHEN, Mr. CONYERS, Mr. COSTELLO, Mr. CUMMINGS, Mrs. Dahlkemper, Mr. Defazio, Mr. Delahunt, Ms. Delauro, Mr. DINGELL, Mr. DOYLE, Ms. EDWARDS of Maryland, Mr. Ellison, Mr. FILNER, Ms. FUDGE, Mr. GORDON of Tennessee, Mr. GRAYSON, Mr. AL GREEN of Texas, Mr. Gene Green of Texas, Mr. Grijalva, Mr. GUTIERREZ, Mr. HALL of New York, Mr. HARE, Mr. HASTINGS of Florida, Mr. Hinchey, Ms. Hirono, Mr. Holden, Mr. Holt, Mr. Jackson of Illinois, Ms. Jackson-Lee of Texas, Mr. Johnson of Georgia, Mr. Jones, Mr. Kagen, Mr. Kanjorski, Ms. Kaptur, Mr. Kildee, Ms. KILPATRICK of Michigan, Ms. KILROY, Mr. KISSELL, Mr. KUCINICH, Mr. LANGEVIN, Ms. LEE of California, Mr. LIPINSKI, Mr. LOEBSACK, Mr. LYNCH, Mr. MASSA, Ms. McCollum, Mr. McGovern, Mr. McIntyre, Mr. Mollohan, Ms. Moore of Wisconsin, Mr. Patrick J. Murphy of Pennsylvania, Mr. Murtha, Mr. Nadler of New York, Mrs. Napolitano, Ms. Norton, Mr. Oberstar, Mr. Pallone, Mr. Payne, Mr. Perriello, Mr. Peters, Mr. Peterson, Ms. Pingree of Maine, Mr. Rahall, Mr. Ross, Mr. Rothman of New Jersey, Ms. Roybal-Al-LARD, Mr. RYAN of Ohio, Mr. SARBANES, Ms. SCHAKOWSKY, Mr. Schauer, Mr. Scott of Virginia, Ms. Shea-Porter, Mr. Sherman, Mr. Shuler, Ms. Slaughter, Mr. Smith of New Jersey, Mr. Stupak, Ms. Sutton, Mr. Tierney, Mr. Tonko, Mr. Visclosky, Mr. Walz, Ms. Wasserman Schultz, Ms. Waters, Mr. Welch, Mr. Wilson of Ohio, Ms. Woolsey, Mr. Wu, and Mr. Spratt) introduced the following bill; which was referred to the Committee on Ways and Means, and in addition to the Committee on Rules, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To require a review of existing trade agreements and renegotiation of existing trade agreements based on the review, to set terms for future trade agreements, to express the sense of the Congress that the role of Congress in trade policymaking should be strengthened, and for other purposes.

- 1 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, 3 SECTION 1. SHORT TITLE. This Act may be cited as the "Trade Reform, Ac-4 countability, Development, and Employment Act of 2009" 5 or the "TRADE Act of 2009". 7 SEC. 2. DEFINITIONS. 8 In this Act: (1) Core labor standards.—The term "core 9
- 9 (1) CORE LABOR STANDARDS.—The term "core 10 labor standards" means the core labor rights as 11 stated in the Conventions of the International 12 Labour Organization relating to—
- 13 (A) freedom of association and the effec-14 tive recognition of the right to collective bar-15 gaining;

1	(B) elimination of all forms of forced or
2	compulsory labor;
3	(C) effective abolition of child labor; and
4	(D) elimination of discrimination with re-
5	spect to employment and occupation.
6	(2) Fundamental Human rights.—The term
7	"fundamental human rights" means the rights enu-
8	merated in the United Nations Universal Declara-
9	tion of Human Rights.
10	(3) Major U.S. Trade Partners.—The term
11	"major U.S. trade partners" means Belgium, Brazil,
12	the People's Republic of China, France, Germany,
13	Hong Kong, India, Ireland, Italy, Japan, the Repub-
14	lic of South Korea, Malaysia, the Netherlands, Tai-
15	wan, and the United Kingdom.
16	(4) Multilateral environmental agree-
17	MENT.—The term "multilateral environmental
18	agreement" means any international agreement or
19	provision thereof to which the United States is a
20	party and which is intended to protect, or has the
21	effect of protecting, the environment or human
22	health.
23	(5) State.—The term "State" means each of
24	the several States, the District of Columbia, and any

1	commonwealth, territory, or possession of the United
2	States.
3	(6) Trade agreements.—
4	(A) In general.—Except as provided in
5	section 4, the term "trade agreement" means—
6	(i) the North American Free Trade
7	Agreement;
8	(ii) the Dominican Republic-Central
9	America-United States Free Trade Agree-
10	ment; and
11	(iii) the Agreement Between the
12	United States of America and the
13	Hashemite Kingdom of Jordan on the Es-
14	tablishment of a Free Trade Area.
15	(B) URUGUAY ROUND AGREEMENTS.—Ex-
16	cept as provided in section 4, the term "trade
17	agreement" means—
18	(i) the General Agreement on Tariffs
19	and Trade (GATT 1994) annexed to the
20	WTO Agreement;
21	(ii) the WTO Agreement described in
22	section 2(9) of the Uruguay Round Agree-
23	ments Act (19 U.S.C. 3501(9));

1	(iii) any other agreement described in
2	section 101(d) of the Uruguay Round
3	Agreements Act (19 U.S.C. 3511(d)); and
4	(iv) any multilateral agreement en-
5	tered into by the United States under the
6	auspices of the World Trade Organization,
7	including any agreement relating to infor-
8	mation technology, telecommunications, or
9	financial services.
10	SEC. 3. REVIEW AND REPORT ON EXISTING TRADE AGREE-
11	MENTS.
12	(a) Review and Report.—
13	(1) In General.—Not later than 270 days
14	after the date of the enactment of this Act, and
15	every 2 years thereafter, the Comptroller General of
16	the United States shall—
17	(A) conduct a review of all trade agree-
18	ments in force at the time of the review for the
19	purpose of evaluating the economic, environ-
20	mental, national security, health, safety, and
21	other effects of the trade agreements; and
22	(B) submit to the Congressional Trade
23	Agreement Review Committee established under

- described under subsections (b) and (c) and the recommendations required under subsection (d).
- (2) COOPERATION OF AGENCIES.—The Secretary of State, the Secretary of Agriculture, the Secretary of Commerce, the Secretary of Labor, the Secretary of the Treasury, and the heads of other Federal departments and agencies shall cooperate with the Comptroller General for purposes of facilitating preparation of the report.
- 10 (3) Inflation-controlled dollars.—Data 11 expressed in terms of United States dollars should 12 be in inflation adjusted terms unless otherwise indi-13 cated.
- 14 (b) Information With RESPECT TO TRADE 15 AGREEMENTS.—The report required by subsection (a) shall, with respect to each trade agreement, to the extent 16 practicable, include the following information covering the 17 period between the date on which the trade agreement entered into force with respect to the United States and the 19 date on which the Comptroller General completes the re-21 view:
- 22 (1) An analysis of indicators of the economic 23 impact of each trade agreement, including the fol-24 lowing:

(A) The employment effects of the trade agreement on job gains and losses in the United States delineated by industry, year, and State, taking note of specific firm, industry, or regional cases of substantial trade agreement-related employment losses or gains, including a list of the top ten industries that experienced employment gains and losses in the United States. In addition to utilizing existing government data, the Comptroller General shall develop and utilize a labor requirements model derived from detailed input-output tables to estimate the number of jobs supported or displaced by shifts in the level and rate of change of United States net exports and investment flows.

(B) The effects of the trade agreement on changes in relative and absolute wage levels, income distribution by decile, and hours worked by sector and State, on a year-to-year basis, in the United States. In addition to utilizing existing government data, the Comptroller General shall develop and utilize factor content analyses, product price regressions, computable general equilibrium models, and other applicable methods to isolate the impact of the trade agreement

1	(and its associated investment flows) on
2	changes in relative and absolute wages and in-
3	come distribution by education, skill level, and
4	trade-sensitivity of various sectors, controlling
5	for appropriate indicators such as region, race,
6	and gender.
7	(C) The dollar value of domestic exports of
8	the United States and imports for consumption
9	into the United States delineated, to the extent
10	such information is available, by—
11	(i) Standard International Trade
12	Classification (SITC)-5,
13	(ii) Standard Industrial Classification
14	(SIC)-4,
15	(iii) North American Industry Classi-
16	fication (NAIC)-6,
17	(iv) the 10-digit classification number
18	under the Harmonized Tariff Schedule of
19	the United States,
20	(v) year, and
21	(vi) trade-partner country,
22	including listing those goods for which there
23	has been a change in 10 percent or more in bi-
24	lateral trade flows.

- 1 (D) The share of global production, pro-2 ductive capacity, investment, exports and em-3 ployment, and other indicators of the competi-4 tive position (such as productivity gains and patents registered) of industries in the United 6 States significantly affected by the trade agree-7 ment, taking note of major production and em-8 ployment offshoring trends and changes in 9 sourcing patterns before and after entry into 10 force of the trade agreement with respect to the 11 United States. 12 (2) An analysis of the effect on agriculture and
 - (2) An analysis of the effect on agriculture and food-related outcomes, including the following:
 - (A)(i) The trend, on a year-by-year basis, of prices and production volumes in the United States, and exports from and imports into the United States, of agricultural commodities, food products, and ingredients thereof, that are imported in significant volume into the United States from a country that is a party to the trade agreement.
 - (ii) For purposes of this subparagraph—
 - (I) the term "significant volume" means, with respect to agricultural commodities, food products, or ingredients, 10

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1	percent or more of domestic consumption
2	of such agricultural commodities, food
3	products, or ingredients; and
4	(II) imports of such agricultural com-
5	modities, food products, and ingredients
6	shall be measured according to the 4-digit
7	classification of the commodities, products,
8	and ingredients under the Harmonized
9	Tariff Schedule of the United States.
10	(B) An analysis of the effects, if any, on
11	the cost of agricultural programs in the United
12	States.
13	(C) The number of farms operating in the
14	United States, detailed by farm typology and
15	sales level, and the number of acres under pro-
16	duction by crop, for agricultural commodities
17	that are exported from the United States to a
18	country that is a party to the trade agreement,
19	on a year-by-year basis.
20	(D) An analysis of the effects, if any, on
21	market concentration, prices, and fair competi-
22	tion in the markets for agricultural commodities
23	and food products that are subject to signifi-

cant volumes of trade between the United

1	States and each other country that is a party
2	to the trade agreement.
3	(3)(A) An analysis of the progress in imple-
4	menting commitments under the trade agreement,
5	and the record of compliance with the terms of the
6	trade agreement, by—
7	(i) each country that is a party to the
8	trade agreement, in the case of a trade agree-
9	ment describe in section 2(6)(A); and
10	(ii) by each of the major U.S. trade part-
11	ners, in the case of a trade agreement described
12	in section 2(6)(B).
13	(B) A description of any outstanding disputes
14	between the United States and any other country
15	that is a party to the trade agreement, including a
16	description of laws, regulations, or policies of the
17	United States or any State that such other country
18	has challenged, or threatened to challenge, under the
19	trade agreement.
20	(4) An analysis of the ability of the United
21	States to ensure that each other country that is a
22	party to the trade agreement complies with United
23	States laws and regulations, including—
24	(A) complying with the customs laws of the
25	United States:

1	(B) making timely payment of duties owed
2	on goods imported into the United States, in-
3	cluding, in such analysis, the amount of duties
4	paid by such other country;
5	(C) meeting safety and inspection require-
6	ments with respect to food and other products
7	imported into the United States from such
8	other country;
9	(D) complying with prohibitions on the
10	transshipment of goods that are ultimately im-
11	ported into the United States; and
12	(E) enforcing the trade agreement, includ-
13	ing preventing dumping, subsidies, and cir-
14	cumvention.
15	(5) An analysis of any privatization of public
16	sector services in the United States or in any other
17	country that is a party to the trade agreement, it
18	the service involved is covered by the investment, fi-
19	nancial services, or services provisions of the trade
20	agreement, including any effect such privatization
21	has on the access of consumers to essential services
22	such as health care, electricity, gas, water, telephone
23	service, or other utilities.
24	(6) An assessment of the impact of the intellec-

tual property provisions of the trade agreement on

- the retail price of pharmaceuticals in any country
 that is a party to the trade agreement and the effect, if any, that changes in the price of pharmaceuticals have had on access by consumers to medicines.
 - (7) An analysis of the impact of government procurement rules in the trade agreement on the procurement of goods or services by United States Federal or State government agencies, including annual information on the value of goods and services procured, delineated by Federal or State government and agency, by good or service procured, and by the country from which the good or service originated.
 - (8) An assessment of the impact of significant currency movements, currency misalignment, or currency manipulation on the bilateral trade balance between the United States and each other country that is a party to the trade agreement and each of the major U.S. trade partners.
- 20 (c) Information on Countries That Are Par-21 ties to Trade Agreements.—With respect to each 22 country with which the United States has a trade agree-23 ment in effect, the report required under subsection (a) 24 shall include information regarding whether that coun-25 try—

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(1) has a democratic form of government; 1 2 (2) respects core labor rights, as defined by the 3 Committee of Experts on the Application of Conven-4 tions and Recommendations and the Conference 5 Committee on the Application of Standards of the 6 International Labour Organization; 7 (3) respects fundamental human rights, as de-8 termined by the Secretary of State in the annual 9 country reports on human rights of the Department 10 of State; 11 (4) is designated as a country of particular con-12 cern with respect to religious freedom under section 13 402(b)(1) of the International Religious Freedom Act of 1998 (22 U.S.C. 6442(b)(1)); 14 15 (5) is on a list described in subparagraph (B) 16 or (C) of section 110(b)(1) of the Trafficking Vic-17 tims Protection Act of 2000 (22 U.S.C. 7107(b)(1)) 18 (commonly known as tier 2 or tier 3 of the Traf-19 ficking in Persons List of the Department of State); 20 (6) has taken effective measures to combat and 21 prevent public and private corruption, including 22 measures with respect to tax evasion and money 23 laundering, and has ratified the Convention on Com-

bating Bribery of Foreign Public Officials in Inter-

- national Business Transactions of the Organization
 for Economic Cooperation and Development;
 - (7) complies with the multilateral environmental agreements to which the country is a party;
 - (8) has in force adequate labor and environmental laws and regulations, has devoted sufficient resources to implementing those laws and regulations, and has an adequate record of enforcement of those laws and regulations;
- 10 (9) adequately protects intellectual property 11 rights;
- 12 (10) provides for governmental transparency, 13 due process of law, and respect for international 14 agreements; and
 - (11) poses potential concerns to the national security of the United States, including an assessment of the transfer of technology, production, and services from one country to another.
- 19 (d) Recommendations.—The report required under 20 subsection (a) shall include recommendations of the 21 Comptroller General for addressing issues with respect to 22 a trade agreement that are identified under subsections 23 (b) and (c). The recommendations shall include sugges-
- 24 tions for renegotiating the trade agreement based on the

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- 1 requirements described in section 4(b) and for negotia-2 tions with respect to new trade agreements.
- 3 (e) CITATIONS.—The Comptroller General shall in-
- 4 clude in the report required under subsection (a) citations
- 5 to the sources of data used in preparing the report and
- 6 a description of the methodologies employed in preparing
- 7 the report.
- 8 (f) Trend Analysis.—The report required under
- 9 subsection (a) shall include a trend analysis of relative and
- 10 absolute wage levels on a year-to-year basis in—
- 11 (1) each country with which the United States
- has a trade agreement described in section 2(6)(A);
- 13 (2) each major U.S. trade partner;
- 14 (3) each country with which the United States
- 15 has considered establishing a free trade agreement,
- including South Africa, Vietnam, Malaysia, and
- 17 Thailand; and
- 18 (4) Cambodia.
- 19 (g) Public Comment.—In preparing the report re-
- 20 quired under subsection (a), the Comptroller General
- 21 shall—
- 22 (1) hold hearings that are open to the public;
- 23 and
- 24 (2) provide an opportunity for members of the
- public to testify and submit written comments.

- 1 (h) Public Availability.—The information in each
- 2 report required under subsection (a) shall be made avail-
- 3 able to the public not later than 14 days after the Comp-
- 4 troller General completes the report.

5 SEC. 4. INCLUSION OF CERTAIN PROVISIONS IN TRADE

- 6 AGREEMENTS.
- 7 (a) IN GENERAL.—
- 8 (1) Requirements for expedited consid-
- 9 ERATION OF IMPLEMENTING LEGISLATION.—Not-
- withstanding section 151 of the Trade Act of 1974
- 11 (19 U.S.C. 2191) or any other provision of law, any
- bill implementing a trade agreement between the
- 13 United States and another country that is intro-
- duced in the Congress after the date of the enact-
- ment of this Act shall not be subject to expedited
- 16 consideration or special procedures regarding
- amendment or debate unless the trade agreement
- meets the requirements of subsection (b).
- 19 (2) Trade agreement defined.—For pur-
- poses of this section, the term "trade agreement"
- 21 means any trade agreement entered into between the
- 22 United States and one or more countries.
- 23 (b) REQUIREMENTS.—The requirements referred to
- 24 in subsection (a) regarding a trade agreement between the
- 25 United States and another country are the following:

1	(1) Labor standards.—The labor provisions
2	shall—
3	(A) be included in the core text of the
4	trade agreement;
5	(B) require each country that is party to
6	the trade agreement—
7	(i) to adopt and maintain as part of
8	its domestic law and regulations (including
9	in any designated zone in that country) the
10	core labor standards; and
11	(ii) to effectively enforce laws related
12	to core labor standards and acceptable con-
13	ditions of work with respect to minimum
14	wages, hours of work, and occupational
15	safety and health;
16	(C) prohibit a country that is a party to
17	the trade agreement from waiving or otherwise
18	derogating from its laws and regulations relat-
19	ing to the core labor standards and acceptable
20	conditions of work with respect to minimum
21	wages, hours of work, and occupational safety
22	and health;
23	(D) provide that failures to meet the labor
24	standards required by the trade agreement shall
25	be subject to effective dispute resolution and

enforcement mechanisms and penalties that are included in the core text of the trade agreement and that are at least as effective as the mechanisms and penalties that apply to the commercial provisions of the trade agreement;

- (E) strengthen the capacity of each country that is a party to the trade agreement to promote and enforce core labor standards;
- (F) provide for the establishment of a commission comprised of individuals with international and comparative labor rights expertise, including representatives of independent labor unions of countries that are parties to the trade agreement, representatives of exporting businesses of countries that are parties to the trade agreement, and independent academic researchers, to receive, investigate, review, and participate in the adjudication of any complaint filed under the labor provisions of the trade agreement, and vest the commission with the authority to establish objective indicators to determine compliance with the obligations set forth in subparagraphs (B), (C), and (D); and
- (G) require each country that is a party to the trade agreement to cooperate fully with in-

1	vestigations by the commission required under
2	subparagraph (F).
3	(2) Human rights standards.—The human
4	rights provisions shall—
5	(A) be included in the core text of the
6	trade agreement;
7	(B) require each country that is a party to
8	the trade agreement to recognize the United
9	Nations Universal Declaration of Human
10	Rights as a common standard of achievement
11	for all peoples and all nations;
12	(C) prohibit each country that is a party to
13	the trade agreement from waiving or otherwise
14	derogating from its laws and regulations relat-
15	ing to fundamental human rights;
16	(D) provide that failures to meet the fun-
17	damental human rights required by the trade
18	agreement shall be subject to effective dispute
19	resolution and enforcement mechanisms and
20	penalties that are included in the core text of
21	the trade agreement and that are at least as ef-
22	fective as the mechanisms and penalties that
23	apply to the commercial provisions of the trade
24	agreement;

1	(E) strengthen the capacity of each coun-
2	try that is a party to the trade agreement to
3	promote and enforce fundamental human
4	rights;
5	(F) provide for the establishment of a com-
6	mission composed of representatives specializing
7	in international and comparative human rights
8	including representatives of independent human
9	rights organizations of countries who are par-
10	ties to the trade agreement and academic re-
11	searchers, to receive, investigate, review, and
12	participate in the adjudication of any complaint
13	filed under the human rights provisions of the
14	trade agreement, and vest the commission with
15	the authority to establish objective indicators to
16	determine compliance with the obligations set
17	forth in subparagraphs (B), (C), and (D); and
18	(G) require any other country that is a
19	party to the trade agreement to cooperate fully
20	with investigations by the commission required
21	under subparagraph (F).
22	(3) Environmental and public safety
23	STANDARDS.—The environmental provisions shall—
24	(A) be included in the core text of the

trade agreement;

- 1 (B) prohibit each country that is a party
 2 to the trade agreement from weakening, elimi3 nating, or failing to enforce domestic environ4 mental or other public health or safety stand5 ards to promote trade or attract investment;
 - (C) require each country that is a party to the trade agreement to implement and enforce fully and effectively, including through domestic law, the country's obligations under multilateral environmental agreements and provide for the enforcement of such obligations under the trade agreement;
 - (D) prohibit the trade of goods derived from illegally harvested or extracted natural resources, at any stage of production, including timber and timber products, fish, wildlife, and associated products, mineral resources, and other environmentally sensitive goods;
 - (E) provide that the failure to meet the environmental standards required by the trade agreement be subject to dispute resolution and enforcement mechanisms and penalties that are at least as effective as the mechanisms and penalties that apply to the commercial provisions of the trade agreement; and

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1	(F) allow each country that is a party to
2	the trade agreement to adopt and implement
3	environmental, health, and safety standards,
4	recognizing the legitimate right of governments
5	to protect the environment and public health
6	and safety.
7	(4) FOOD AND PRODUCT HEALTH AND SAFETY
8	STANDARDS.—If the trade agreement contains
9	health and safety standards for food and other prod-
10	ucts, the trade agreement shall—
11	(A) establish that food, feed, food ingredi-
12	ents, and other related food products may be
13	imported into the United States from a country
14	that is a party to the trade agreement only if
15	such products meet or exceed United States
16	standards with respect to food safety, pes-
17	ticides, inspections, packaging, and labeling;
18	(B) establish that nonfood products may
19	be imported into the United States from a
20	country that is a party to the trade agreement
21	only if such products meet or exceed United
22	States standards with respect to health and
23	safety, inspections, packaging, and labeling;
24	(C) allow each country that is a party to

the trade agreement to impose standards de-

signed to protect public health and safety unless it can be clearly demonstrated that such standards do not protect the public health or safety;

(D)(i) authorize the Commissioner of Food and Drugs and the Consumer Product Safety Commission to assess the regulatory system of each country that is a party to the trade agreement to determine whether the system provides the same or better protection of health and safety for food and other products as provided under the regulatory system of the United States and authorize other appropriate United States Federal agencies to assess the regulatory system of each country that is party to the trade agreement to determine whether the system provides the same or better quality controls on manufactured goods as provided under the regulatory system of the United States;

(ii) if the Commissioner or the Commission determines that the regulatory system of such a country does not provide the same or better protection of health and safety for food and other products as provided under the regulatory system of the United States, or another appro-

priate agency determines that the regulatory system of such a country does not provide the same or better quality controls on manufactured goods as provided under the regulatory system of the United States, provide that the United States may prohibit the importation into the United States of food and other products from that country; and

(iii) provide a process by which producers from countries whose regulatory systems are determined pursuant to clause (ii) by the Commissioner, the Commission, or another appropriate agency not to provide the same or better protection or quality controls as that provided under the regulatory system of the United States may have specific facilities inspected and certified so as to allow products from approved facilities to be imported into the United States; and

(E) if harmonization of food or product health or safety standards is necessary to facilitate trade, provide that such harmonization be based on standards that are no less stringent than standards in the United States.

1	(5) Services provisions.—If the trade agree-
2	ment contains provisions related to the provision of
3	services, such provisions shall—
4	(A) preserve the right of United States
5	Federal, State, and local governments to main-
6	tain essential public services and to regulate,
7	for the benefit of the public, services provided
8	to consumers in the United States;
9	(B)(i) require each country that is a party
10	to the trade agreement to establish a positive
11	list of each service sector that will be subject to
12	the obligations of the country under the trade
13	agreement; and
14	(ii) apply the trade agreement only to the
15	service sectors that are on the list described in
16	clause (i);
17	(C) establish a general exception to market
18	access obligations that allows each country that
19	is a party to the trade agreement to maintain
20	or establish a ban on services that the country
21	considers harmful to public health or safety, the
22	environment, or public morals, if the ban is ap-
23	plied to domestic and foreign services and serv-

ice providers alike;

- (D) require service providers of each country that is a party to the trade agreement that provide services through commercial presence in the United States to consumers in the United States to comply with environmental, land use, safety, privacy, transparency, professional qualification, and consumer access laws and regulations in the United States;
 - (E) require that services provided to consumers in the United States, such as medical and financial services, that are subject to privacy laws and regulations in the United States may only be provided by service providers in other countries that provide privacy protections and protections for confidential information that are equal to or exceed the protections provided by privacy laws and regulations in the United States;
 - (F) not require the privatization of public services in any country that is a party to the trade agreement or the deregulation of a service, including services related to national security, social security, health, public safety, education, water, sanitation, other utilities, ports, or transportation;

1	(G) not subject local governments to the
2	service sector obligations under the trade agree-
3	ment;
4	(H) not include provisions with respect to
5	immigration or the movement of natural per-
6	sons; and
7	(I) not limit any nondiscriminatory na-
8	tional, regional, or local government program
9	that establishes reimbursement rates under
10	public health insurance programs, or otherwise
11	controls the costs of pharmaceuticals or medical
12	devices.
13	(6) Investment provisions.—If the trade
14	agreement contains provisions related to investment,
15	such provisions shall—
16	(A) preserve the ability of each country
17	that is a party to the trade agreement to regu-
18	late foreign investment in a manner consistent
19	with the needs and priorities of the country;
20	(B) allow each country that is a party to
21	the trade agreement to place prudential restric-
22	tions on speculative capital to reduce global fi-
23	nancial instability and trade volatility;

1	(C) not be subject to an investor-state dis-
2	pute settlement mechanism under the trade
3	agreement;
4	(D) ensure that foreign investors operating
5	in the United States are not afforded greater
6	rights than those afforded to domestic investors
7	by the Constitution and laws of the United
8	States;
9	(E) provide for government-to-government
10	dispute resolution relating to expropriation only
11	for those disputes relating to a government ac-
12	tion that destroys all value of the real property
13	of a foreign investor permanently, but not gov-
14	ernment actions that do not merely diminish
15	the value of property;
16	(F) define the term "investment" to mean
17	not more than a commitment of capital or ac-
18	quisition of real property and to exclude as-
19	sumption of risk or expectation of gain or prof-
20	it;
21	(G) define the term "investor" to mean
22	only a person who makes a commitment or ac-
23	quisition described in subparagraph (F); and
24	(H) define the standard of minimum treat-
25	ment to provide no greater legal rights than

1	United States citizens possess under the due
2	process clause of section 1 of the 14th amend-
3	ment to the Constitution of the United States.
4	(7) PROCUREMENT STANDARDS.—If the trade
5	agreement contains government procurement provi-
6	sions, such provisions shall—
7	(A) require each country that is a party to
8	the trade agreement to establish a positive list
9	of industry sectors, goods, or services that will
10	be subject to the obligations of the country
11	under the trade agreement;
12	(B) with respect to the United States,
13	apply only to State governments that specifi-
14	cally agree to the trade agreement and only to
15	the industry sectors, goods, or services specifi-
16	cally identified by the State government and
17	not apply to local governments; and
18	(C) include only technical specifications for
19	goods or services, supplier qualifications, or
20	other conditions for receiving government con-
21	tracts that do not undermine—
22	(i) prevailing wage policies;
23	(ii) recycled content policies;
24	(iii) sustainable harvest policies;
25	(iv) renewable energy policies;

1	(v) human rights; or
2	(vi) project labor agreements.
3	(8) Intellectual property require-
4	MENTS.—If the trade agreement contains provisions
5	related to the protection of intellectual property
6	rights, such provisions shall—
7	(A) promote adequate and effective protec-
8	tion of intellectual property rights;
9	(B) include only terms relating to patents
10	that do not, overtly or in application, limit the
11	flexibilities and rights established in the Dec-
12	laration on the TRIPS Agreement and Public
13	Health, adopted by the World Trade Organiza-
14	tion at the Fourth Ministerial Conference at
15	Doha, Qatar, on November 14, 2001, including
16	the flexibilities and rights relating to the pro-
17	motion of access to medicines and the issuance
18	of compulsory licenses on grounds determined
19	by member states;
20	(C) require that any provisions relating to
21	the patenting of traditional knowledge be con-
22	sistent with the Convention on Biological Diver-
23	sity, concluded at Rio de Janeiro June 5, 1992;
24	and

1	(D) ensure that the access of the public to
2	essential medicines and to technologies critical
3	to preventing climate change is not obstructed
4	by any provision of the trade agreement relat-
5	ing to the protection of intellectual property
6	rights.
7	(9) AGRICULTURAL STANDARDS.—If the trade
8	agreement contains provisions related to agriculture,
9	such provisions shall—
10	(A) ensure adequate and stable market re-
11	turns for farmers in each country that is a
12	party to the trade agreement;
13	(B) ensure adequate and affordable sup-
14	plies of safe food for consumers;
15	(C) protect the right of each country that
16	is a party to the trade agreement to encourage
17	conservation through the use of best practices
18	with respect to the management and production
19	of crops;
20	(D) ensure fair treatment of agricultural
21	workers in each country that is a party to the
22	trade agreement;
23	(E) protect the right of each country that
24	is a party to the trade agreement to prevent
25	dumping of agricultural commodities at below

1	the cost of production through border regula-
2	tions or other mechanisms and policies;
3	(F) protect the right of each country that
4	is a party to the trade agreement to establish
5	policies with respect to food and agriculture
6	that require farmers to receive fair remunera-
7	tion for management and labor that occurs on
8	farms and that allow for inventory management
9	and strategic food and renewable energy re-
10	serves, while ensuring that such policies do not
11	aid or abet, or otherwise contribute to or allow,
12	the dumping of agricultural commodities onto
13	world markets at below the cost of production;
14	(G) preserve any existing United States
15	law relating to antitrust and anticompetitive
16	business practices from being preempted or ren-
17	dered ineffective by the trade agreement; and
18	(H) not conflict with agricultural policy es-
19	tablished in the laws of the United States.
20	(10) Trade remedies and safeguards.—If
21	the trade agreement contains trade remedy provi-
22	sions, such provisions shall—
23	(A) preserve fully the ability of the United
24	States to enforce its trade laws, including anti-
25	dumping and countervailing duty laws and safe-

guard laws, the right to calculate 100 percent of the dumping in all antidumping proceedings, and the right to disburse domestically antidumping and countervailing duties as the United States so determines;

- (B) not decrease the effectiveness of domestic and international prohibitions on unfair trade, especially prohibitions on dumping and subsidies, and domestic and international safeguard provisions;
- (C) establish mechanisms to address and remedy market distortions that lead to dumping and subsidization, including overcapacity, cartelization, and market-access barriers, by imposing strong sanctions against subsidies, including applying the countervailing duty law when exporters receive tax rebates for indirect taxes upon export;
- (D) allow the United States to maintain adequate safeguards for a minimum of two years to ensure that surges of imported goods do not result in economic burdens on workers, firms, or farmers in the United States, including providing that such safeguards go into effect based on certain criteria;

- (E) establish mechanisms among the parties to the trade agreement to examine the trade consequences of significant currency movements and to scrutinize whether a party's currency is misaligned to promote a competitive advantage in international trade; and
 - (F) if the currency of a country that is party to the trade agreement is deliberately misaligned, establish safeguard remedies that apply for a minimum period of two years to offset substantial and sustained currency movements and also allow, alternatively, for the application of countervailing duties.
 - (11) DISPUTE RESOLUTION AND ENFORCEMENT PROVISIONS.—If the trade agreement contains provisions related to dispute resolution, such provisions shall—
 - (A) incorporate due process rules and procedures, including ensuring that dispute resolution proceedings are open to the public, that public access to information regarding enforcement, disputes, and ongoing negotiations related to disputes is provided in a timely manner, and that conflict of interest rules apply fully to adjudicators;

- (B) require that any dispute settlement panel, including an appellate panel, addressing issues involving intellectual property rights or environmental, health, labor, human rights, or other public interest issues include panelists with expertise in such issues;
 - (C) require an expedited process for all dispute settlement panels and processes relating to violations of an agreement's labor, human rights, and environmental obligations, recognizing that environmental and labor rights and the health, safety, and freedom of people and possibly irreversible damage to the physical environment are fundamentally different than property rights and thus require establishment of more expeditious timelines, together with the necessary resources for oversight and enforcement; and
 - (D) require that panels reviewing antidumping and countervailing duty proceedings of a party to the trade agreement apply a standard of review that gives deference to the administrating authority of the party whose measure is under review.

1	(12) TECHNICAL ASSISTANCE.—If the trade
2	agreement contains technical assistance provisions,
3	such provisions shall—
4	(A) be designed to raise standards in de-
5	veloping countries by providing assistance that
6	ensures respect for diversity of development
7	paths;
8	(B) be designed to empower civil society
9	and democratic governments to create sustain-
10	able, vibrant economies and respect basic
11	rights; and
12	(C) provide that technical assistance shall
13	not substitute for or supplant economic assist-
14	ance and not promote exportation of goods pro-
15	duced with the exploitation of labor or
16	unsustainable environmental practices.
17	(13) Exceptions for national security
18	AND OTHER REASONS.—Each agreement shall—
19	(A) include an essential security exception
20	that permits a country that is a party to the
21	trade agreement to apply measures that the
22	country considers necessary for the mainte-
23	nance or restoration of international peace or
24	security, or the protection of its own essential

security interests, including with respect to in-

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frastructure, services, manufacturing, and other sectors;

- (B) explicitly state that if a country invokes the essential security exception in a dispute settlement proceeding relating to any matter other than compliance with the agreement's worker rights, environment, human rights, health, or safety provisions, the dispute settlement body hearing the matter shall find that the exception applies;
- (C) include a provision that gives priority to the implementation of bilateral or multilateral agreements relating to public health, human and labor rights, the environment, or other public interest goals in the event of any inconsistency between the trade agreement and such bilateral or multilateral agreement; and
- (D) include in its list of general exceptions the following language: "Notwithstanding any other provision of this agreement, a provision of law that is nondiscriminatory on its face and relates to domestic health, consumer safety, the environment, labor rights, worker health and safety, economic equity, consumer access, the provision of goods or services, or investment,

shall not be subject to challenge under the dispute resolution mechanism established under this agreement, unless the primary purpose of the law is to discriminate with respect to market access.".

- (14) FEDERALISM.—The trade agreement may only require a State government in the United States to comply with procurement, investment, or services provisions contained in the trade agreement if the State government has been consulted in full and has given explicit consent to be bound by such provisions.
- (15) Taxation.—Each agreement shall provide for border tax equity for United States producers and United States exporters in the assessment and rebate of indirect taxes (such as consumption and sales taxes), including by—
 - (A) prohibiting the imposition of such taxes on United States exports when imported in excess of the level of such taxes applied at the border by the United States to imports from parties to the trade agreement, or
 - (B) prohibiting the rebate of taxes on exports in amounts in excess of any such taxes rebated by the United States on United States

1	exports in excess of any such taxes rebated by
2	the United States,
3	or by adopting measures under both subparagraphs
4	(A) and (B).
5	SEC. 5. RENEGOTIATION OF EXISTING TRADE AGREE-
6	MENTS.
7	(a) Plan.—The President shall, at the times speci-
8	fied under subsection (b), submit to the Congress a plan
9	for renegotiating each trade agreement that is in effect
10	on the date of the enactment of this Act to bring the trade
11	agreement into compliance with the requirements of sec-
12	tion 4(b).
13	(b) TIMING.—The plan under subsection (a) shall be
14	submitted not later than 90 days before the earlier of the
15	day on which the President—
16	(1) initiates negotiations with a foreign country
17	with respect to the trade agreement being renegoti-
18	ated; or
19	(2) submits a bill to Congress to implement the
20	revised trade agreement.
21	SEC. 6. ESTABLISHMENT OF CONGRESSIONAL TRADE
22	AGREEMENT REVIEW COMMITTEE.
23	(a) Establishment.—There is established a Con-
24	gressional Trade Agreement Review Committee (in this
25	section referred to as the "Committee").

1	(b) Functions.—
2	(1) IN GENERAL.—The Committee—
3	(A) shall receive the reports of the Comp-
4	troller General of the United States submitted
5	to the Committee under section 3(a)(1)(B);
6	(B) shall review the plan for renegotiation
7	of trade agreements submitted by the President
8	under section 5; and
9	(C) may, not later than 60 days after re-
10	ceiving the plan described in subparagraph (B),
11	taking into account the reports of the Comp-
12	troller General referred to in subparagraph (A),
13	add items for renegotiation to the plan, reject
14	recommendations in the plan, or otherwise
15	amend the plan.
16	(2) ACTION BY VOTE.—Action by the Com-
17	mittee under paragraph (1)(C) requires a vote of $2/3$
18	of the Members of the Committee.
19	(c) Appointment and Membership.—The Com-
20	mittee shall be composed of the chair and ranking mem-
21	bers of the following:
22	(1) The Committee on Agriculture of the House
23	of Representatives.
24	(2) The Committee on Education and Labor of
25	the House of Representatives.

1	(3) The Committee on Energy and Commerce
2	of the House of Representatives.
3	(4) The Committee on Financial Services of the
4	House of Representatives.
5	(5) The Committee on Natural Resources of the
6	House of Representatives.
7	(6) The Committee on Ways and Means of the
8	House of Representatives.
9	(7) The Committee on Agriculture, Nutrition,
10	and Forestry of the Senate.
11	(8) The Committee on Banking, Housing, and
12	Urban Affairs of the Senate.
13	(9) The Committee on Commerce, Science, and
14	Transportation of the Senate.
15	(10) The Committee on Energy and Natural
16	Resources of the Senate.
17	(11) The Committee on Environment and Pub-
18	lic Works of the Senate.
19	(12) The Committee on Finance of the Senate.
20	(13) The Committee on Health, Education,
21	Labor, and Pensions of the Senate.
22	SEC. 7. SENSE OF CONGRESS ON IMPROVING THE PROCESS
23	FOR UNITED STATES TRADE NEGOTIATIONS.
24	It is the sense of the Congress that if Congress con-
25	siders legislation to provide for special procedures for the

1	consideration of bills to implement trade agreements, that
2	legislation should include—
3	(1) readiness criteria for the President to use in
4	determining whether a country—
5	(A) is able to meet its obligations under a
6	trade agreement;
7	(B) meets the requirements described in
8	section 3(c); and
9	(C) is an appropriate country with which
10	to enter into a trade agreement;
11	(2) a process by which the Committee on Fi-
12	nance of the Senate and the Committee on Ways
13	and Means of the House of Representatives review
14	the determination of the President described in
15	paragraph (1) to verify that the country meets the
16	criteria;
17	(3) requirements for consultation with Congress
18	during trade negotiations that require more frequent
19	consultations than required by the Bipartisan Trade
20	Promotion Authority Act of 2002 (19 U.S.C. 3801
21	et seq.), including a process for consultation with
22	any committee of Congress with jurisdiction over
23	any area covered by the negotiations;
24	(4) binding negotiating objectives and require-
25	ments outlining what must and must not be included

1	in a trade agreement, including the requirements de-
2	scribed in section 4(b);
3	(5) a process for review and certification by the
4	Congress to ensure that the negotiating objectives
5	described in paragraph (4) have been met during the
6	negotiations;
7	(6) a process—
8	(A) by which a State may give informed
9	consent to be bound by nontariff provisions in
10	a trade agreement that relate to investment, the
11	service sector, and procurement; and
12	(B) that prevents a State from being
13	bound by the provisions described in subpara-
14	graph (A) if the State has not consented; and
15	(7) a requirement that a trade agreement be
16	approved by a majority vote in both Houses of Con-

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gress before the President may sign the trade agree-

ment.

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