112TH CONGRESS 2D SESSION

S. 2152

To promote United States policy objectives in Syria, including the departure from power of President Bashar Assad and his family, the effective transition to a democratic, free, and secure country, and the promotion of a prosperous future in Syria.

IN THE SENATE OF THE UNITED STATES

March 2, 2012

Mr. Rubio introduced the following bill; which was read twice and referred to the Committee on Finance

March 7, 2012

Committee discharged; referred to the Committee on Foreign Relations

A BILL

To promote United States policy objectives in Syria, including the departure from power of President Bashar Assad and his family, the effective transition to a democratic, free, and secure country, and the promotion of a prosperous future in Syria.

- 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 "Syria Democracy Transition Act of 2012".

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. Definitions.
- Sec. 3. Findings.
- Sec. 4. Statement of policy.

TITLE I—ACCELERATING THE PACE OF REGIME TRANSITION

- Sec. 101. Imposition of sanctions on foreign financial institutions that conduct transactions with the Central Bank of Syria.
- Sec. 102. Exportation of petroleum, oil, and natural gas produced in Syria.
- Sec. 103. Prohibition on certain vessels landing in the United States; enhanced inspections.
- Sec. 104. Promotion of multilateral action at the United Nations.

TITLE II—PROMOTING AN EFFECTIVE TRANSITION

- Sec. 201. Report on opposition groups.
- Sec. 202. Identification and disposition of weapons.
- Sec. 203. Transition funding and termination of sanctions.
- Sec. 204. Designating an official coordinator.

TITLE III—CREATING A PROSPEROUS FUTURE

- Sec. 301. Syrian-American Enterprise Fund.
- Sec. 302. Additional measures to stimulate economic growth in Syria.

3 SEC. 2. DEFINITIONS.

- 4 In this Act:
- 5 (1) ACCOUNT; CORRESPONDENT ACCOUNT; PAY-
- 6 ABLE-THROUGH ACCOUNT.—The terms "account",
- 7 "correspondent account", and "payable-through ac-
- 8 count" have the meanings given those terms in sec-
- 9 tion 5318A of title 31, United States Code.
- 10 (2) Appropriate congressional commit-
- 11 TEES.—The term "appropriate congressional com-
- mittees" means—
- (A) the Committee on Finance, the Com-
- mittee on Banking, Housing, and Urban Af-

1	fairs, and the Committee on Foreign Relations
2	of the Senate; and
3	(B) the Committee on Ways and Means,
4	the Committee on Financial Services, and the
5	Committee on Foreign Affairs of the House of
6	Representatives.
7	(3) Foreign financial institution.—The
8	term "foreign financial institution" has the meaning
9	of that term as determined by the Secretary of the
10	Treasury pursuant to section 104(i) of the Com-
11	prehensive Iran Sanctions, Accountability, and Di-
12	vestment Act of 2010 (22 U.S.C. 8513(i)).
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13	SEC. 3. FINDINGS.
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13 14	SEC. 3. FINDINGS. Congress makes the following findings:
13 14 15	SEC. 3. FINDINGS. Congress makes the following findings: (1) On December 12, 2003, President George
13 14 15 16	SEC. 3. FINDINGS. Congress makes the following findings: (1) On December 12, 2003, President George W. Bush signed the Syria Accountability and Leba-
13 14 15 16 17	SEC. 3. FINDINGS. Congress makes the following findings: (1) On December 12, 2003, President George W. Bush signed the Syria Accountability and Lebanese Sovereignty Restoration Act of 2003 (Public
13 14 15 16 17	SEC. 3. FINDINGS. Congress makes the following findings: (1) On December 12, 2003, President George W. Bush signed the Syria Accountability and Lebanese Sovereignty Restoration Act of 2003 (Public Law 108–175; 22 U.S.C. 2151 note) in order to
13 14 15 16 17 18	SEC. 3. FINDINGS. Congress makes the following findings: (1) On December 12, 2003, President George W. Bush signed the Syria Accountability and Lebanese Sovereignty Restoration Act of 2003 (Public Law 108–175; 22 U.S.C. 2151 note) in order to hold the Government of Syria accountable for its ac-
13 14 15 16 17 18 19 20	SEC. 3. FINDINGS. Congress makes the following findings: (1) On December 12, 2003, President George W. Bush signed the Syria Accountability and Lebanese Sovereignty Restoration Act of 2003 (Public Law 108–175; 22 U.S.C. 2151 note) in order to hold the Government of Syria accountable for its actions.
13 14 15 16 17 18 19 20 21	Congress makes the following findings: (1) On December 12, 2003, President George W. Bush signed the Syria Accountability and Lebanese Sovereignty Restoration Act of 2003 (Public Law 108–175; 22 U.S.C. 2151 note) in order to hold the Government of Syria accountable for its actions. (2) Current law in the United States prohibits

as determined by the Secretary of State for purposes

- of section 6(j)(1) of the Export Administration Act of 1979 (50 U.S.C. App. 2405(j)(1)) (as in effect pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.)) and other related statutes.
 - (3) In 2006, the Department of the Treasury issued a final ruling that imposes a special measure against the Commercial Bank of Syria, a quasi-government bank, as a financial institution of primary money laundering concern.
 - (4) Since mass peaceful demonstrations started on March 15, 2011, the Government of Syria, led by President Bashar al-Assad, has responded by launching a violent crackdown, committing human rights abuses, and violating its international obligations, including the International Covenant on Civil and Political Rights, adopted December 16, 1966, and the United Nations Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, done at New York December 10, 1984.
 - (5) On April 15, 2011, Christof Heyns, the United Nations Special Rapporteur on extrajudicial, summary, or arbitrary executions, stated that live ammunition has been used by the Government of

- 1 Syria against demonstrators "in clear violation of 2 international law".
 - Obama issued additional sanctions with respect to Syria, stating that "the Government of Syria's human rights abuses, including those related to the repression of the people of Syria, manifested most recently by the use of violence and torture against, and arbitrary arrests and detentions of, peaceful protestors by police, security forces, and other entities that have engaged in human rights abuses, constitute an unusual and extraordinary threat to the national security, foreign policy, and economy of the United States".
 - (7) On May 6, 2011, envoys of the 27 countries of the European Union agreed to impose sanctions on the Government of Syria for the human rights abuses it is perpetrating, including asset freezes and visa bans on 13 members of the Government of Syria and an arms embargo on the country.
 - (8) On May 18, 2011, President Obama issued an executive order sanctioning senior officials of the Syrian Arab Republic and their supporters, specifically designating seven people: President Bashar al-Assad, Vice President Farouk al-Shara, Prime Min-

- 1 ister Adel Safar, Minister of the Interior Mohammad
- 2 Ibrahim al-Shaar, Minister of Defense Ali Habib
- 3 Mahmoud, Head of Syrian Military Intelligence
- 4 Abdul Fatah Qudsiya, and Director of Political Se-
- 5 curity Directorate Mohammed Dib Zaitoun.
- 6 (9) On June 29, 2011, the Department of the
- 7 Treasury sanctioned the chief and deputy chief of
- 8 Iran's national police and the head of the Syrian Air
- 9 Force Intelligence for providing support to the Gov-
- 10 ernment of Syria in engaging in human rights
- abuses.
- 12 (10) In July 2011, supporters of President
- Bashar al-Assad attacked the embassies of the
- 14 United States and France, following demonstrations
- sanctioned by the Government of Syria outside the
- embassy of the United States.
- 17 (11) On August 11, 2011, the Department of
- the Treasury's Office of Foreign Asset Control
- named the Commercial Bank of Syria, a quasi-gov-
- 20 ernment bank, a Specially Designated National.
- With this designation, all property and assets of the
- bank in the United States or under control of
- United States persons, including overseas branches,
- were frozen.

- (12) On August 18, 2011, President Obama stated, "The future of Syria must be determined by its people, but President Bashar al-Assad is standing in their way. His calls for dialogue and reform have rung hollow while he is imprisoning, torturing and slaughtering his own people. We have consist-ently said that President Assad must lead a demo-cratic transition or get out of the way. He has not led. For the sake of the Syrian people, the time has come for President Assad to step aside.".
 - (13) On November 12, 2011, the Arab League voted to suspend Syria from membership, based on continuing violence and inability to adhere to a League-brokered plan.
 - (14) On November 15, 2011, King Abdullah of Jordan became the first Arab leader to openly urge Mr. Assad to step down, saying President Assad should "step down and make sure whoever comes behind me has the ability to change the status quo that we're seeing".
 - (15) On November 28, 2011, a report from the United Nations-backed Independent International Commission of Inquiry on Syria concluded that "the substantial body of evidence gathered by the commission indicates that these gross violations of

- human rights have been committed by Syrian military and security forces since the beginning of the protests in March".
 - (16) On January 17, 2012, President Obama made the following statement: "We will continue to consult very closely with Jordan to create the kind of international pressure and environment that encourage the current Syrian regime to step aside so that a more democratic process and transition can take place inside of Syria.".
 - (17) On January 30, 2012, Secretary of State Hillary Clinton said that "the status quo is unsustainable; the longer the Assad regime continues its attacks on the Syrian people and stands in the way of a peaceful transition, the greater the concern that instability will escalate and spill over throughout the region".
 - (18) On January 28, 2012, the League of Arab States decided to suspend its international monitoring mission due to escalating violence within Syria.
 - (19) On February 4, 2012, the Russian Federation and People's Republic of China vetoed a United Nations Security Council Resolution in support of the League of Arab States' Plan of Action.

- 1 (20) On February 13, 2012, the United Na-2 tion's High Commissioner for Human Rights said, 3 "The failure of the Security Council to agree on firm 4 collective action appears to have emboldened the 5 Syrian government to plan an all-out assault in an 6 effort to crush resistance with overwhelming force.".
- 7 (21) As of February 13, 2012, the United Na-8 tion estimates security forces of the Government of 9 Syria have killed well above 5,400 people, with tens 10 of thousands, including children, arrested and more 11 than 18,000 reportedly still arbitrarily held in deten-12 tion. Approximately 25,000 people have sought ref-13 uge in other countries, and more than 70,000 are es-14 timated to have been internally displaced.

15 SEC. 4. STATEMENT OF POLICY.

- 16 It is the policy of the United States—
- 17 (1) to strongly condemn the ongoing, wide18 spread, and systemic violations of human rights con19 ducted by the authorities in Syria, including the use
 20 of force against civilians, torture, extrajudicial
 21 killings, arbitrary executions, sexual violence, and in22 terference with access to medical treatment;
 - (2) to support the aspirations of the people of Syria for self-government based on democratic political, civil, and religious rights;

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- 1 (3) to assure the departure from power of 2 Bashar al-Assad and his family, and facilitate a 3 peaceful transition to a representative and inclusive 4 government that ensures freedom, justice, and pros-5 perity for all the people of Syria;
 - (4) to promote an effective transition to democracy by identifying and supporting organizations in Syria that are representative of the Syrian people, make demonstrable commitments to protect human rights, and religious freedom, reject terrorism, cooperate with international counterterrorism and non-proliferation efforts, and abstain from destabilizing neighboring countries;
 - (5) to identify weapons stockpiles and prevent the proliferation of conventional, biological, chemical, and other types of weapons in Syria; and
 - (6) to mobilize international support for a post-Assad democratic and inclusive Government of Syria.

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1 TITLE I—ACCELERATING THE 2 PACE OF REGIME TRANSITION

3	SEC. 101. IMPOSITION OF SANCTIONS ON FOREIGN FINAN-
4	CIAL INSTITUTIONS THAT CONDUCT TRANS-
5	ACTIONS WITH THE CENTRAL BANK OF
6	SYRIA.
7	(a) In General.—Subject to subsections (b), (c),
8	and (d), not later than 60 days after the date of the enact-
9	ment of this Act, the President shall—
10	(1) prohibit the opening or maintaining in the
11	United States of a correspondent account or a pay-
12	able-through account by a foreign financial institu-
13	tion that the President determines has knowingly
14	conducted any financial transaction with the Central
15	Bank of Syria; and
16	(2) freeze and prohibit all transactions in all
17	property and interests in property of each such for-
18	eign financial institution if such property and inter-
19	ests in property are in the United States or are in
20	the possession or control of a United States person.
21	(b) Exception for Sales of Food, Medicine,
22	AND MEDICAL DEVICES.—The President may not impose
23	sanctions under subsection (a) on a foreign financial insti-
24	tution for engaging in a transaction with the Central Bank

1 of Syria for the sale of food, medicine, or medical devices2 to Syria.

(c) Applicability.—

- (1) IN GENERAL.—Except as provided in paragraph (2), subsection (a) applies with respect to financial transactions commenced on or after the date of the enactment of this Act.
- (2) Petroleum transactions.—Subsection
 (a) applies with respect to financial transactions for
 the purchase of petroleum or petroleum products
 through the Central Bank of Syria commenced on or
 after the date that is 180 days after the date of the
 enactment of this Act.

(d) Waiver.—

(1) In General.—The President may waive the application of subsection (a) with respect to a foreign financial institution for a period of not more than 60 days, and may renew that waiver for additional periods of not more than 60 days, if the President determines and reports to the appropriate congressional committees every 60 days that the waiver is necessary to the national security interest of the United States.

1	(2) FORM.—A report submitted pursuant to
2	paragraph (1) shall be submitted in unclassified
3	form, but may contain a classified annex.
4	SEC. 102. EXPORTATION OF PETROLEUM, OIL, AND NAT-
5	URAL GAS PRODUCED IN SYRIA.
6	(a) Sanctions.—
7	(1) In general.—Except as provided in sub-
8	section (c), beginning 60 days after the date of the
9	enactment of this Act, the President shall impose
10	the sanctions described in section 6(a) of the Iran
11	Sanctions Act of 1996 (Public Law 104–172; 50
12	U.S.C. 1701 note) with respect to a person if the
13	President determines that the person knowingly, on
14	or after the date of the enactment of this Act, pro-
15	vides any service described in subsection (b) with re-
16	spect to the exportation of petroleum, oil, or lique-
17	fied natural gas to be refined or otherwise processed
18	outside of Syria if—
19	(A) the Government of Syria was directly
20	and significantly involved in the development,
21	extraction, production, transportation, or sale of
22	such petroleum, oil, or liquefied natural gas in
23	Syria; and

1	(B)(i) the fair market value of such petro-
2	leum, oil, or liquefied natural gas is \$1,000,000
3	or more; or
4	(ii) during a 12-month period, the aggre-
5	gate fair market value of such petroleum, oil, or
6	liquefied natural gas is \$5,000,000 or more.
7	(2) Sanctioned Persons.—The sanctions im-
8	posed on a person under paragraph (1) shall also be
9	imposed on any person against which such sanctions
10	may be imposed in accordance with section 5(c) of
11	the Iran Sanctions Act of 1996 (Public Law 104–
12	172; 50 U.S.C. 1701 note) as a result of the per-
13	son's relationship with the sanctioned person.
14	(b) Services Described.—The services described
15	in this subsection are—
16	(1) refining or otherwise processing petroleum,
17	oil, or liquefied natural gas;
18	(2) the provision of ships or shipping services;
19	or
20	(3) financing, brokering, underwriting, or pro-
21	viding insurance or reinsurance.
22	(c) Exception for Underwriters and Insur-
23	ANCE PROVIDERS EXERCISING DUE DILIGENCE.—The
24	President may not impose sanctions under this section
25	with respect to a person on the basis of underwriting serv-

- 1 ices or insurance or reinsurance provided by the person
- 2 if the President determines that the person has exercised
- 3 due diligence in establishing and enforcing official policies,
- 4 procedures, and controls to ensure that the person does
- 5 not underwrite or enter into a contract to provide insur-
- 6 ance or reinsurance with respect to the exportation of pe-
- 7 troleum, oil, or liquefied natural gas in violation of sub-
- 8 section (a).
- 9 SEC. 103. PROHIBITION ON CERTAIN VESSELS LANDING IN
- 10 THE UNITED STATES; ENHANCED INSPEC-
- 11 TIONS.
- 12 (a) Prohibition on Certain Vessels Landing in
- 13 THE UNITED STATES.—A vessel may not knowingly land
- 14 at any port in the United States to load or unload cargo
- 15 or engage in the trade of goods or services if the vessel
- 16 entered a port in Syria during the 180-day period pre-
- 17 ceding arrival of the vessel at the port in the United
- 18 States.
- 19 (b) Enforcement; Enhanced Inspections.—Not
- 20 later than 180 days after the date of the enactment of
- 21 this Act, the Secretary of Homeland Security, in consulta-
- 22 tion with the Secretary of the Treasury and the Secretary
- 23 of Commerce, shall prescribe regulations that—
- 24 (1) require each vessel requesting to land at a
- port in the United States to certify that the vessel

1	is not prohibited from landing at that port under
2	subsection (a);
3	(2) provide for, with respect to any vessel that
4	provides a false certification under paragraph (1)—
5	(A) the prohibition, for a period of 2 years,
6	on that vessel landing at a port in the United
7	States; or
8	(B) the prosecution of the owner of that
9	vessel under title 18, United States Code, if the
10	penalty provided for under such title is greater
11	than the penalty described in subparagraph (A);
12	(3) provide a mechanism for identifying foreign
13	ports at which vessels have landed during the pre-
14	ceding 180-day period that have also landed at ports
15	in Syria during that period;
16	(4) require enhanced inspection of all vessels
17	arriving at a port in the United States from a for-
18	eign port identified under paragraph (3); and
19	(5) set forth procedures for inspecting each ves-
20	sel described in paragraph (4) that are sufficiently
21	rigorous to establish whether the vessel was involved,
22	during the 180-day period preceding the arrival of
23	the vessel at the port in the United States, in any
24	activity that would be subject to sanctions under this

Act or any other provision of law.

1	(c) NATIONAL SECURITY WAIVER.—The Secretary of
2	Homeland Security, in consultation with the Secretary of
3	the Treasury and the Secretary of Commerce, may waive
4	the application of subsections (a) and (b) with respect to
5	a vessel not earlier than 30 days after the Secretary of
6	Homeland Security—
7	(1) determines that the waiver is in the national
8	security interests of the United States; and
9	(2) submits to the appropriate congressional
10	committees a report describing the reasons for the
11	determination.
12	(d) Port Defined.—For purposes of this section,
13	the term "port" means a seaport.
14	SEC. 104. PROMOTION OF MULTILATERAL ACTION AT THE
15	UNITED NATIONS.
16	The President shall use the voice, vote, and influence
17	of the United States at the United Nations Security Coun-
18	cil to urge the Security Council to adopt resolutions—
19	(1) freezing the assets of, and imposing a travel
20	ban on, all officials within the regime of Bashar
21	Assad and all family members of Mr. Assad;
22	(2) implementing a ban on passenger flights to
23	and from Syria; and
24	(3) restricting the shipment of goods to or from
25	Syria, including the insurance of such shipments.

1 TITLE II—PROMOTING AN 2 EFFECTIVE TRANSITION

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′3	SEC	201	REPORT	\mathbf{ON}	OPPOSITION	CROUPS
J	BEC.	401.		$\mathbf{O}_{\mathbf{I}}$	OI I OBILION	ditto of b.

- 4 (a) IN GENERAL.—Not later than 30 days after the 5 date of the enactment of this Act, the President shall sub-6 mit to the appropriate congressional committees a report
- o fint to the appropriate congressional committees a repe
- 7 on opposition groups in Syria.
- 8 (b) Content.—The report required under subsection
- 9 (a) shall include—
- 10 (1) an assessment of ties between these groups 11 and any designated foreign terrorist organizations 12 and individuals that pose a threat to the United 13 States and its allies, and an assessment of the po-14 tential of these groups to serve as part of a recog-15 nized transitional government, including the Syrian 16 National Council (SNC), the National Coordination 17 Commission of the Forces of Democratic Change 18 (NCC), the Free Syrian Army, and the Free Officers 19 Movement; and
 - (2) an assessment of the military capacity of opposition forces in Syria, including organization, quality and quantity of armaments, and need for and capability of utilizing assistance.

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1	SEC. 202. IDENTIFICATION AND DISPOSITION OF WEAPONS.			
2	Not later than 30 days after the date of the enact-			
3	ment of this Act, the President shall provide a briefing			
4	to the appropriate congressional committees on—			
5	(1) all known weapons stockpiles of the Govern-			
6	ment of Syria, with particular focus on biological,			
7	chemical, radiological, and nuclear weapons and mis-			
8	siles; and			
9	(2) a plan for the identification, recovery, and			
10	disposition of such weapons.			
11	SEC. 203. TRANSITION FUNDING AND TERMINATION OF			
12	SANCTIONS.			
13	(a) Termination of Sanctions.—The require-			
14	ments under sections 101, 102, and 103 to impose sanc-			
15	tions shall no longer have force or effect with respect to			
16	Syria if the President determines and certifies to the ap-			
17	propriate congressional committees that—			
18	(1) President Bashar Assad has been removed			
19	from power in Syria;			
20	(2) a democratic transitional authority is in			
21	place in Syria; and			
22	(3) the Government of Syria has—			
23	(A) ended its campaign of violence against			
24	the people of Syria;			
25	(B) ceased support for international ter-			
26	rorist oroms and terrorist activities in Iraq			

- 1 and has been removed from the Department of 2 State list of state sponsors of terrorism under 3 section 6 of the Export Administration Act (50 4 U.S.C. App. 2405(j) (as continued in effect 5 pursuant to the International Emergency Eco-6 nomic Powers Act; 50 U.S.C. 1701 et seq.)), 7 section 40 of the Arms Export Control Act (22) 8 U.S.C. 2780), and section 620A of the Foreign 9 Assistance Act of 1961 (22 U.S.C. 2371); and 10 (C) complied with Syria's commitments 11 under relevant multilateral proliferation control 12 regimes.
- 13 (b) Assistance To Support Democratic Transi-14 TION.—Upon making the certification described in sub-15 section (a), the President may establish a \$50,000,000 Syrian Stabilization Fund, to be drawn from amounts 16 made available for Economic Support Fund assistance and 17 Non-proliferation, Anti-terrorism, Demining, and Related 18 19 programs assistance, to help support opposition groups 20 and provide for the recovery, identification, and destruc-21 tion of weapons in Syria.
- 22 (c) NOTIFICATION REQUIREMENT.—Not later than 23 30 days after making the certification described in sub-24 section (a), the President shall submit to the appropriate 25 congressional committees a report detailing the assets fro-

- 1 zen under section 101 and describing the criteria for re-
- 2 leasing such assets.

3 SEC. 204. DESIGNATING AN OFFICIAL COORDINATOR.

- 4 The President shall expand the role of the Depart-
- 5 ment of State's Special Coordinator for Middle East Tran-
- 6 sitions to include Syria for purposes of assisting in pro-
- 7 viding the certification under section 203(a) and coordi-
- 8 nating transition efforts in Syria.

9 TITLE III—CREATING A

10 PROSPEROUS FUTURE

- 11 SEC. 301. SYRIAN-AMERICAN ENTERPRISE FUND.
- 12 (a) FINDINGS.—Congress makes the following find-
- 13 ings:
- 14 (1) The Support for East European Democracy
- 15 (SEED) Act of 1989 (22 U.S.C. 5401 et seq.) cre-
- ated 10 Enterprise Funds with the expressed pur-
- pose of transforming the entrenched command
- economies of the former Soviet Union to free mar-
- kets through capital injections in new businesses.
- 20 (2) These Enterprise Funds represented a new
- 21 way of delivering economic assistance, placing pools
- of public capital into the hands of private investment
- professionals to finance entrepreneurs on a tradi-
- 24 tional business-to-business basis.

- 1 (3) The first Fund created, the Polish-American Enterprise Fund, made 50 equity investments
 3 totaling \$243,000,000, over 10,000 small business
 4 loans and 125,000 micro loans, and eventually created a net asset base of \$374,000,000.
 - (4) Upon the closing of the Polish-American Enterprise Fund, for the first time in the history of United States foreign aid, a portion of the funds, \$120,000,000, or half of the initial grant, was returned to the United States taxpayer. The balance of the remaining assets, with the consent of Congress and with the approval of the Government of Poland, was transferred to the Polish-American Freedom Foundation established by the Fund to further support the system transformation in Poland.
 - (5) Subsequent funds included the following:
 - (A) The Hungarian-American Enterprise Fund, capitalized at \$63,000,000 with an eventual net asset base of \$28,000,000.
 - (B) The Czech and Slovak-American Enterprise Fund, capitalized at \$58,000,000 with an eventual net asset base of \$6,000,000.

1	(C) The Bulgarian-American Enterprise
2	Fund, capitalized at \$54,000,000 with an even-
3	tual net asset base of \$404,000,000.
4	(D) The Baltic-American Enterprise Fund,
5	capitalized at \$50,000,000 with an eventual net
6	asset base of \$62,000,000.
7	(E) The Romanian-American Enterprise
8	Fund, capitalized at \$58,000,000 with an even-
9	tual net asset base of \$150,000,000.
10	(F) The Albanian-American Enterprise
11	Fund, capitalized at \$30,000,000 with an even-
12	tual net asset base of \$171,000,000.
13	(G) The Western New Independent States
14	Enterprise Fund, capitalized at \$139,000,000
15	with an eventual net asset base of \$90,000,000.
16	(H) The Central Asian-American Enter-
17	prise Fund, capitalized at \$105,000,000 with
18	an eventual net asset base of \$17,000,000.
19	(I) The United States-Russia Investment
20	Fund, capitalized at \$307,000,000 with an
21	eventual net asset base of \$297,000,000.
22	(6) Overall, the 10 funds received capital of
23	\$1,105,000,000, and created total net assets of
24	\$1,612,000,000, for a return on the initial invest-
25	ment of 144 percent. Six of these funds returned a

- 1 portion of their public-sourced capital to the United
- 2 States Treasury and established charitable legacy
- foundations, whose collective capital totals
- 4 \$652,000,000. These foundations allow for develop-
- 5 ment activities to continue long after the initial
- 6 funds have been closed.
- 7 (b) Establishment.—The President is authorized
- 8 to designate a private, nonprofit organization (to be
- 9 known as the "Syrian-American Enterprise Fund") to re-
- 10 ceive funds and support made available under this section
- 11 after making the certification in section 203(a) and deter-
- 12 mining that such organization has been established for the
- 13 purposes specified in subsection (c). The President should
- 14 make such designation only after consultation with the
- 15 leadership of each House of Congress.
- 16 (c) Purposes.—The purposes of the Syrian-Amer-
- 17 ican Enterprise Fund are—
- 18 (1) to help support sustainable, equitable, and
- broad-based economic growth that generates busi-
- 20 ness and job creation and improves the livelihoods of
- 21 the people of Syria;
- (2) to promote the private sector and entrepre-
- 23 neurship in Syria, while considering the development
- impact of investments and profitability of those in-
- vestments, particularly in small- and medium-sized

- enterprises, and joint ventures with participants
 from the United States and Syria;
 - (3) to promote policies and practices conducive to strengthening the private sector in Syria through measures including loans, microloans, equity investments, insurance, guarantees, grants, feasibility studies, technical assistance, training for businesses receiving investment capital, and other measures;
 - (4) to promote good corporate governance and transparency in Syria, foster competition, catalyze productivity improvements in existing businesses, and strengthen local capital markets; and
 - (5) to promote security through the creation of viable private business, which support job creation in the private sector in Syria, and to further the creation of a middle class in Syria.

(d) Board of Directors.—

- (1) APPOINTMENT.—The Syrian-American Enterprise Fund shall be governed by a Board of Directors, which shall be comprised of 6 private citizens of the United States and 3 private citizens of Syria, appointed by the President of the United States.
- (2) QUALIFICATIONS.—Members of the Board of Directors shall be selected from among people

who have had successful business careers in private equity, banking, or finance that is similar to the experience of individuals who previously served on the Board of Directors of a successful Enterprise Fund established by the United States Government on or after January 1, 1990.

(e) Grants.—

- (1) IN GENERAL.—The President may use funds appropriated for the Department of State, foreign operations, and related programs, notwithstanding any other provision of law to carry out the purposes specified in subsection (c) through the Syrian-American Enterprise Fund.
- (2) ELIGIBLE PROGRAMS AND PROJECTS.—
 Grants awarded under this section may only be used for programs and projects that support the purposes set forth in subsection (c).

(3) Compliance requirements.—

- (A) IN GENERAL.—Grants may not be awarded to the Syrian-American Enterprise Fund under this section unless the Fund agrees to comply with the requirements under this section.
- 24 (B) GRANT AGREEMENT.—The grant 25 agreement between the United States Agency

American Enterprise Fund shall state that the Fund shall end its reinvestment cycle not later than 15 years after the Fund commences operations, unless the Secretary of State, in consultation with the Administrator of the United States Agency for International Development, and after consultation with the appropriate congressional committees, determines that the Fund should be extended.

(C) Prevention of Money Laundering and terrorist activity or, with respect to a private entity's governing board of governing board of fixed and that has as a principal officer of the entity's governing board of governing board of

trustees any individual that has been determined to be involved in or advocating money laundering or terrorist activity or determined to be a member of a designated foreign terrorist organization.

(D) DISPOSITION OF ASSETS.—The assets of the Syrian-American Enterprise Fund at the time the Fund is dissolved shall be returned to the General Fund of the United States Treasury and used to reduce the debt of the United States. In the event the assets of the Fund exceed the total amount appropriated or otherwise made available to the Fund by the United States Government, any such excess funds may be contributed to a charitable foundation for activities consistent with the purposes specified in subsection (c).

(f) Notification.—

(1) IN GENERAL.—Not later than 15 days before designating an organization to operate as the Syrian-American Enterprise Fund pursuant to subsection (a), the President shall provide the information described in paragraph (2) to the Chairman and Ranking Member of the appropriate congressional committees.

1	(2) Information.—The information described
2	in this paragraph is—
3	(A) the identity of the organization to be
4	designated to operate as the Syrian-American
5	Enterprise Fund pursuant to subsection (b);
6	(B) the names and qualifications of the in-
7	dividuals who will comprise the initial Board of
8	Directors; and
9	(C) the procedures referred to in sub-
10	section (e)(3)(C) that will apply to the Syrian-
11	American Enterprise Fund for purposes of cur-
12	tailing money-laundering and terrorist financing
13	activities.
14	(g) Public Disclosure.—
15	(1) Administrative expenses.—Not later
16	than 1 year after the Fund commences operations,
17	and annually thereafter until the Fund is dissolved,
18	the Fund shall submit to the appropriate congres-
19	sional committees and make publicly available a re-
20	port detailing the administrative expenses of the
21	Fund.
22	(2) GAO REPORT.—Not later than 3 years
23	after the date of the enactment of this Act, and
24	every 3 years thereafter until the Fund is dissolved,
25	the Comptroller General of the United States shall

1 submit to the appropriate congressional committees 2 a report assessing the activities of the Fund in— 3 (A) achieving the stated goals of promoting 4 private sector investment and employment in 5 Syria; and 6 (B) identifying those institutional or regu-7 latory constraints that inhibit a more effective 8 application of Fund resources. 9 (h) Operation Provisions.— 10 (1)APPLICABLE PROVISIONS.—Subsections 11 (d)(5), (g), (h), (i), (k), (l), (m), (n), (o), and (p) of 12 section 201 of the Support for East European De-13 mocracy (SEED) Act of 1989 (22 U.S.C. 5421) 14 shall apply with respect to the Syrian-American En-15 terprise Fund in the same manner as such provi-16 sions apply to Enterprise Funds designated pursu-17 ant to subsection (d) of such section. 18 (2) Reinvestment.—Returns on investments 19 of the Syrian-American Enterprise Fund and other 20 payments to the Fund may be reinvested in projects 21 carried out by the Fund without further appropria-22 tion by Congress. 23 (i) Best Practices and Procedures.—To the maximum extent practicable, the Board of Directors of the

Syrian-American Enterprise Fund should adopt the best

- 1 practices and procedures used by Enterprise Funds, in-
- 2 cluding those for which funding has been made available
- 3 pursuant to section 201 of the Support for East European
- 4 Democracy (SEED) Act of 1989 (22 U.S.C. 5421).
- 5 (j) Experience of Other Enterprise Funds.—
- 6 In implementing this section, the President shall ensure
- 7 that the Articles of Incorporation of the Syrian-American
- 8 Enterprise Fund (including provisions specifying the re-
- 9 sponsibilities of the Board of Directors of the Fund), the
- 10 terms of United States Government grant agreements
- 11 with the Fund, and United States Government oversight
- 12 of the Fund are, to the maximum extent practicable, con-
- 13 sistent with the Articles of Incorporation of, the terms of
- 14 grant agreements with, and the oversight of the Enter-
- 15 prise Funds established pursuant to section 201 of the
- 16 Support for East European Democracy (SEED) Act of
- 17 1989 (22 U.S.C. 5421) and comparable provisions of law.
- 18 (k) AUTHORIZATION OF APPROPRIATIONS.—
- 19 (1) In General.—There are authorized to be
- appropriated to the President \$100,000,000, to be
- drawn from amounts made available for Economic
- Support Fund assistance, to provide funding for
- grants to the Syrian-American Enterprise Fund,
- 24 which shall be used for the purposes specified in
- subsection (b).

1	(2) AVAILABILITY OF FUNDS.—Amounts appro-
2	priated pursuant to paragraph (1) shall remain
3	available until expended.
4	SEC. 302. ADDITIONAL MEASURES TO STIMULATE ECO-
5	NOMIC GROWTH IN SYRIA.
6	(a) Review of Eligibility of Syria for the
7	GENERALIZED SYSTEM OF PREFERENCES.—Not later
8	than 90 days after the President makes the certification
9	under section 203(a), the United States Trade Represent-
10	ative shall conduct a review of the eligibility of Syria to
11	be designated as a beneficiary developing country under
12	section 502 of the Trade Act of 1974 (19 U.S.C. 2462).
13	(b) Sense of Congress on Trade and Invest-
14	MENT AGREEMENT WITH SYRIA.—It is the sense of Con-
15	gress that the United States Trade Representative should,
16	after the date the President makes the certification under
17	section 203(a), initiate negotiations with the Government
18	of Syria with respect to a trade and investment agreement
19	between Syria and the United States.