Calendar No. 123

114TH CONGRESS 1ST SESSION

S. 1635

To authorize the Department of State for fiscal year 2016, and for other purposes.

IN THE SENATE OF THE UNITED STATES

June 18, 2015

Mr. CORKER, from the Committee on Foreign Relations, reported the following original bill; which was read twice and placed on the calendar

A BILL

To authorize the Department of State for fiscal year 2016, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Department of State Operations Authorization and Em-
- 6 bassy Security Act, Fiscal Year 2016".
- 7 (b) Table of Contents.—The table of contents for
- 8 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definitions.

TITLE I—DEPARTMENT OF STATE AUTHORITIES AND ACTIVITIES

Subtitle A—Basic Authorities and Activities

- Sec. 101. American spaces review.
- Sec. 102. Identifying bilateral investment treaty opportunities.
- Sec. 103. Reinstatement of Hong Kong report.
- Sec. 104. Interagency hostage recovery coordinator.
- Sec. 105. United States-China Strategic and Economic Dialogue review.
- Sec. 106. Report on human rights violations in Burma.
- Sec. 107. Combating anti-semitism.
- Sec. 108. Biotechnology grants.
- Sec. 109. Definition of "use" in passport and visa offenses.
- Sec. 110. Science and technology fellowships.
- Sec. 111. Name changes.
- Sec. 112. Anti-piracy information sharing.
- Sec. 113. Report reform.
- Sec. 114. Sense of Congress on the United States alliance with Japan.
- Sec. 115. Sense of Congress on the defense relationship between the United States and the Republic of India.
- Sec. 116. Sense of Congress on the United States alliance with the Republic of Korea.
- Sec. 117. Sense of Congress on the relationship between the United States and Taiwan.
- Sec. 118. Report on political freedom in Venezuela.
- Sec. 119. Strategy for the Middle East in the event of a comprehensive nuclear agreement with Iran.
- Sec. 120. Department of State international cyberspace policy strategy.
- Sec. 121. Waiver of fees for renewal of immigrant visa for adopted child in certain situations.
- Sec. 122. American Hostages in Iran Compensation Fund.
- Sec. 123. Sense of Congress on anti-Israel and anti-Semitic incitement within the Palestinian Authority.
- Sec. 124. Support for the sovereignty, independence, territorial integrity, and inviolability of post-Soviet countries in light of Russian aggression and interference.
- Sec. 125. Russian propaganda report.
- Sec. 126. Approval of export licences and letters of request to assist the Government of Ukraine.

Subtitle B—Additional Matters

- Sec. 131. Atrocities prevention board.
- Sec. 132. United States engagement in the indo-pacific.
- Sec. 133. Joint action plan to combat prejudice and discrimination and to foster inclusion.
- Sec. 134. Report on developing country debt sustainability.
- Sec. 135. United States strategy to prevent and respond to gender-based violence globally.
- Sec. 136. International corruption and accountability.
- Sec. 137. Quadrennial diplomacy and development review.
- Sec. 138. Disappeared persons in Mexico, Guatemala, Honduras, and El Salvador.
- Sec. 139. Report on implementation by the Government of Bahrain of recommendations from the Bahrain Independent Commission of Inquiry.

- Sec. 140. Report on United States humanitarian assistance to Haiti and whether recent elections in Haiti meet international election standards
- Sec. 141. Sense of Congress with respect to the imposition of additional sanctions against the Democratic People's Republic of Korea.

TITLE II—ORGANIZATION AND PERSONNEL OF THE DEPARTMENT OF STATE

Subtitle A—Organizational Matters

- Sec. 201. Rightsizing accountability.
- Sec. 202. Integration of foreign economic policy.
- Sec. 203. Review of Bureau of African Affairs and Bureau of Near Eastern Affairs jurisdictions.
- Sec. 204. Special envoys, representatives, advisors, and coordinators.
- Sec. 205. Conflict prevention, mitigation and resolution, and the inclusion and participation of women.
- Sec. 206. Information technology system security.
- Sec. 207. Analysis of embassy cost sharing.
- Sec. 208. Parent advisory committee to the Interagency Working Group to Prevent International Parental Child Abduction.
- Sec. 209. Improving research and evaluation of public diplomacy.
- Sec. 210. Enhanced institutional capacity of the Bureau of African Affairs.

Subtitle B—Personnel Matters

- Sec. 211. Review of Foreign Service Officer compensation.
- Sec. 212. Repeal of recertification requirement for senior Foreign Service.
- Sec. 213. Compensatory time off for travel.
- Sec. 214. Certificates of demonstrated competence.
- Sec. 215. Foreign Service assignment restrictions.
- Sec. 216. Security clearance suspensions.
- Sec. 217. Economic statecraft education and training.
- Sec. 218. Report on diversity recruitment, employment, retention, and promotion.
- Sec. 219. Expansion of the Charles B. Rangel International Affairs Program, the Thomas R. Pickering Foreign Affairs Fellowship Program, and the Donald M. Payne International Development Fellowship Program.
- Sec. 220. Retention of mid- and senior-level professionals from underrepresented groups.
- Sec. 221. Review of jurisdictional responsibilities of the Special Representative to Afghanistan and Pakistan and the Bureau of South and Central Asian Affairs.
- Sec. 222. Congressional notification of countries compliance with minimum standards for the elimination of trafficking.
- Sec. 223. International religious freedom training program.

TITLE III—INTERNATIONAL ORGANIZATIONS

Subtitle A—United States Contributions to International Organizations

- Sec. 301. Reports concerning the United Nations.
- Sec. 302. Annual report on financial contributions to international organizations.
- Sec. 303. Report on peacekeeping arrears, credits, and contributions.

Sec. 304. Assessment rate transparency.

Subtitle B—Accountability at International Organizations

- Sec. 311. Preventing abuse in peacekeeping.
- Sec. 312. Inclusion of peacekeeping abuses in country report on human rights practices.
- Sec. 313. Evaluation of United Nations peacekeeping missions.

Subtitle C—Personnel Matters

- Sec. 321. Encouraging employment of United States citizens at the United Nations.
- Sec. 322. Ensuring appropriate United Nations personnel salaries.

TITLE IV—CONSULAR AUTHORITIES

- Sec. 401. Visa ineligibility for international child abductors.
- Sec. 402. Presumption of immigrant intent for H and L visa classifications.
- Sec. 403. Visa information sharing.

TITLE V—EMBASSY SECURITY

Subtitle A—Allocation of Authorized Security Appropriations.

- Sec. 501. Worldwide security protection.
- Sec. 502. Embassy security, construction and maintenance.

Subtitle B—Contracting and Other Matters.

- Sec. 511. Local guard contracts abroad under diplomatic security program.
- Sec. 512. Disciplinary action resulting from unsatisfactory leadership in relation to a security incident.
- Sec. 513. Management and staff accountability.
- Sec. 514. Security enhancements for soft targets.

Subtitle C—Marine Corps Security Guard Program

Sec. 521. Additional reports on expansion and enhancement of Marine Corps Security Guard Program.

Subtitle D—Defending High Threat, High Risk Posts

- Sec. 531. Designation and reporting for high threat, high risk posts.
- Sec. 532. Designation and reporting for high-risk counterintelligence threat posts.
- Sec. 533. Enhanced qualifications for Deputy Assistant Secretary of State for high threat, high risk posts.
- Sec. 534. Security environment threat list briefings.
- Sec. 535. Comptroller General of the United States report on implementation of Benghazi Accountability Review Board recommendations.
- Sec. 536. Foreign Affairs Security Training Center.
- Sec. 537. Language training.

Subtitle E—Accountability Review Boards

- Sec. 541. Provision of copies of accountability review board reports to Congress.
- Sec. 542. Staffing.

TITLE VI—MANAGEMENT AND ACCOUNTABILITY

- Sec. 601. Short title.
- Sec. 602. Competitive hiring status for former employees of the Special Inspector General for Iraq Reconstruction.
- Sec. 603. Assurance of independence of IT systems.
- Sec. 604. Protecting the integrity of internal investigations.
- Sec. 605. Report on Inspector General inspection and auditing of Foreign Service posts and bureaus and operating units Department of State.

1 SEC. 2. DEFINITIONS.

In this Act:

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3	(1) Appropriate congressional commit-
4	TEES.—The term "appropriate congressional com-
5	mittees" means—
6	(A) the Committee on Foreign Relations of
7	the Senate;
8	(B) the Committee on Appropriations of
9	the Senate;
10	(C) the Committee on Foreign Affairs of
11	the House of Representatives; and
12	(D) the Committee on Appropriations of
13	the House of Representatives.
14	(2) Department.—The term "Department"
15	means the Department of State.
16	(3) Peacekeeping credits.—The term
17	"peacekeeping credits" means the amounts by which

United States assessed peacekeeping contributions

exceed actual expenditures, apportioned to the

United States, of peacekeeping operations by the

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1	United Nations during a United Nations peace-				
2	keeping fiscal year.				
3	(4) Secretary.—The term "Secretary" means				
4	the Secretary of State.				
5	TITLE I—DEPARTMENT OF				
6	STATE AUTHORITIES AND AC-				
7	TIVITIES				
8	Subtitle A—Basic Authorities and				
9	Activities				
10	SEC. 101. AMERICAN SPACES REVIEW.				
11	Not later than 180 days after the date of the enact-				
12	ment of this Act, the Secretary shall submit a report to				
13	the appropriate congressional committees that includes—				
14	(1) the full costs incurred by the Department to				
15	provide American Spaces, including—				
16	(A) American Centers, American Corners,				
17	Binational Centers, Information Resource Cen-				
18	ters, and Science Centers; and				
19	(B) the total costs of all associated—				
20	(i) employee salaries, including foreign				
21	service, American civilian, and locally em-				
22	ployed staff;				
23	(ii) programming expenses;				
24	(iii) operating expenses;				
25	(iv) contracting expenses; and				

1	(v) security expenses;
2	(2) a breakdown of the total costs described in
3	paragraph (1) by each space and type of space;
4	(3) the total fees collected for entry to, or the
5	use of, American Spaces and related resources, in-
6	cluding a breakdown by the type of fee for each
7	space and type of space; and
8	(4) the total usage rates, including by type of
9	service, for each space and type of space.
10	SEC. 102. IDENTIFYING BILATERAL INVESTMENT TREATY
11	OPPORTUNITIES.
12	Not later than 180 days after the date of the enact-
13	ment of this Act, the Secretary of State, in consultation
14	with the United States Trade Representative, shall submit
15	a report to the appropriate congressional committees that
16	includes a detailed description of—
17	(1) the status of all ongoing investment treaty
18	negotiations, including a strategy and timetable for
19	concluding each such negotiation;
20	(2) a strategy to expand the investment treaty
21	agenda, including through—
22	(A) launching new investment treaty nego-
23	tiations with foreign partners that are currently
24	capable of entering into such negotiations; and

1	(B) building the capacity of foreign part-
2	ners to enter into such negotiations, including
3	by encouraging the adoption of best practices
4	with respect to investment; and
5	(3) an estimate of any resources that will be
6	needed, including anticipated staffing levels—
7	(A) to conclude all ongoing negotiations
8	described in paragraph (1);
9	(B) to launch new investment treaty nego-
10	tiations, as described in paragraph (2)(A); and
11	(C) to build the capacity of foreign part-
12	ners, as described in paragraph (2)(B).
13	SEC. 103. REINSTATEMENT OF HONG KONG REPORT.
14	(a) In General.—Not later than 90 days after the
15	date of the enactment of this Act, and annually thereafter
16	through 2020, the Secretary shall submit the report re-
17	quired under section 301 of the United States-Hong Kong
18	Policy Act of 1992 (22 U.S.C. 5731) to the appropriate
19	congressional committees.
20	(b) Public Disclosure.—The report submitted
21	under subsection (a) should be unclassified and made pub-
22	licly available, including through the Department's public
23	website.
24	(c) Treatment of Hong Kong Under United
25	STATES LIAW —

1	(1)	SECRETARY	OF	STATE	CERTIFICATION	RE-
2	QUIREMI	ENT.—				

- (A) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, and annually thereafter, the Secretary shall certify to Congress whether Hong Kong Special Administrative Region is sufficiently autonomous to justify different treatment for its citizens from the treatment accorded to other citizens of the People's Republic of China in any new laws, agreements, treaties, or arrangements entered into between the United States and Hong Kong after the date of the enactment of this Act.
- (B) Factor for consideration.—In making a certification under subparagraph (A), the Secretary should consider the terms, obligations, and expectations expressed in the Joint Declaration with respect to Hong Kong.
- (C) EXCEPTION.—A certification shall not be required under this subsection with respect to any new laws, agreements, treaties, or arrangements that support human rights, rule of law, or democracy in the Hong Kong Special Administrative Region.

1	(2) WAIVER AUTHORITY.—The Secretary may
2	waive the application of paragraph (1) if the Sec-
3	retary—
4	(A) determines that such a waiver is in the
5	national interests of the United States; and
6	(B) on or before the date on which such
7	waiver would take effect, submits a notice of
8	and justification for, the waiver to the Com-
9	mittee on Foreign Relations of the Senate and
10	the Committee on Foreign Affairs of the House
11	of Representatives.
12	SEC. 104. INTERAGENCY HOSTAGE RECOVERY COORDI
13	NATOR.
13	MAIOI.
	(a) In General.—
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14 15	(a) In General.—
14 15 16	(a) In General.—Not later than 60 days after
14 15 16 17	(a) In General.— (1) In General.—Not later than 60 days after the date of the enactment of this Act, the President
14 15 16 17	(a) In General.— (1) In General.—Not later than 60 days after the date of the enactment of this Act, the President shall designate an existing Federal officer to coordinate
114 115 116 117 118	(a) In General.—Not later than 60 days after the date of the enactment of this Act, the President shall designate an existing Federal officer to coordinate efforts to secure the release of United States
14 15 16 17 18 19 20	(a) In General.— (1) In General.—Not later than 60 days after the date of the enactment of this Act, the President shall designate an existing Federal officer to coordinate efforts to secure the release of United States persons who are hostages of hostile groups or states.
14 15 16 17 18 19 20 21	(a) In General.—Not later than 60 days after the date of the enactment of this Act, the President shall designate an existing Federal officer to coordinate efforts to secure the release of United States persons who are hostages of hostile groups or state sponsors of terrorism. For purposes of carrying out
114 115 116 117 118 119 220 221 222 223	(a) In General.—Not later than 60 days after the date of the enactment of this Act, the President shall designate an existing Federal officer to coordinate efforts to secure the release of United States persons who are hostages of hostile groups or state sponsors of terrorism. For purposes of carrying out the duties described in paragraph (2), such officer
14 15 16 17 18 19 20 21	(a) IN GENERAL.—Not later than 60 days after the date of the enactment of this Act, the President shall designate an existing Federal officer to coordinate efforts to secure the release of United States persons who are hostages of hostile groups or state sponsors of terrorism. For purposes of carrying out the duties described in paragraph (2), such officer shall have the title of "Interagency Hostage Recov-

- 1 (A) Coordinate and direct all activities of
 2 the Federal Government relating to each hos3 tage situation described in paragraph (1) to en4 sure efforts to secure the release of all hostages
 5 in the hostage situation are properly resourced
 6 and correct lines of authority are established
 7 and maintained.
 - (B) Establish and direct a fusion cell consisting of appropriate personnel of the Federal Government with purview over each hostage situation described in paragraph (1).
 - (C) Develop a strategy to keep family members of hostages described in paragraph (1) informed of the status of such hostages and inform such family members of updates, procedures, and policies that do not compromise the national security of the United States.
- 18 (b) Limitation on Authority.—The authority of 19 the Interagency Hostage Recovery Coordinator shall be 20 limited to hostage cases outside the United States.
- 21 (c) Quarterly Report.—
- 22 (1) IN GENERAL.—On a quarterly basis, the 23 Coordinator shall submit to the appropriate congres-24 sional committees and the members of Congress de-25 scribed in paragraph (2) a report that includes a

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- summary of each hostage situation described in subsection (a)(1) and efforts to secure the release of all hostages in such hostage situation.
 - (2) Members of congress described in this subparagraph are, with respect to a United States person hostage covered by a report under paragraph (1), the Senators representing the State, and the Member, Delegate, or Resident Commissioner of the House of Representatives representing the district, where a hostage described in subjection (a)(1) resides.
- 12 (3) FORM OF REPORT.—Each report under this 13 subsection may be submitted in classified or unclas-14 sified form.
- (d) RULE OF CONSTRUCTION.—Nothing in this section shall be construed as authorizing the Federal Government to negotiate with a state sponsor of terrorism or an organization that the Secretary has designated as a foreign terrorist organization pursuant to section 219 of the Immigration and Nationality Act (8 U.S.C. 1189) or any other hostage-takers.
- 22 (e) Definitions.—In this section:
- 23 (1) HOSTILE GROUP.—The term "hostile group" means—

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1	(A) a group that is designated as a foreign
2	terrorist organization under section 219(a) of
3	the Immigration and Nationality Act (8 U.S.C.
4	1189(a));
5	(B) a group that is engaged in armed con-
6	flict with the United States; or
7	(C) any other group that the President de-
8	termines to be a hostile group for purposes of
9	this paragraph.
10	(2) State sponsor of terrorism.—The term
11	"state sponsor of terrorism"—
12	(A) means a country the government of
13	which the Secretary has determined, for pur-
14	poses of section 6(j) of the Export Administra-
15	tion Act of 1979, section 620A of the Foreign
16	Assistance Act of 1961, section 40 of the Arms
17	Export Control Act, or any other provision of
18	law, to be a government that has repeatedly
19	provided support for acts of international ter-
20	rorism; and
21	(B) includes North Korea.
22	SEC. 105. UNITED STATES-CHINA STRATEGIC AND ECO-
23	NOMIC DIALOGUE REVIEW.
24	(a) In General.—Not later than 180 days after the
25	date of the enactment of this Act, the Secretary, in coordi-

1	nation with the Secretary of the Treasury, and in con-
2	sultation with other departments and agencies, as appro-
3	priate, shall—
4	(1) conduct a review of the United States-China
5	Strategic and Economic Dialogue (referred to in this
6	section as the "Dialogue"); and
7	(2) submit a report to the appropriate congres-
8	sional committees that contains the findings of such
9	review.
10	(b) CONTENTS.—The report described in subsection
11	(a) shall include—
12	(1) a list of all commitments agreed to by the
13	United States and China at each of the first 6
14	rounds of meetings;
15	(2) an assessment of the status of each commit-
16	ment agreed to by the United States and China at
17	each of the first 6 rounds of meetings, including a
18	detailed description of—
19	(A) any actions that have been taken with
20	respect to such commitments;
21	(B) any aspects of such commitments that
22	remain unfulfilled; and
23	(C) any actions that remain necessary to
24	fulfill any unfulfilled commitments described in
25	subparagraph (B);

1	(3) an assessment of the effectiveness of the
2	Dialogue in achieving and fulfilling significant com-
3	mitments on United States priorities in the bilateral
4	relationship, including—
5	(A) the security situation in the East and
6	South China Seas, including a peaceful resolu-
7	tion of maritime disputes in the region;
8	(B) denuclearization of the Korean Penin-
9	sula;
10	(C) cybertheft of United States intellectual
11	property;
12	(D) the treatment of political dissidents,
13	media representatives, and ethnic and religious
14	minorities;
15	(E) reciprocal treatment of United States
16	journalists and academics in China, including
17	issuance of visas;
18	(F) expanding investment and trade oppor-
19	tunities for United States businesses;
20	(G) repatriation of North Korean refugees
21	from China to North Korea; and
22	(H) promoting and protecting rule of law
23	and democratic institutions in Hong Kong; and
24	(4) recommendations for enhancing the effec-
25	tiveness of the Dialogue in achieving and fulfilling

- significant commitments on United States priorities
 described in paragraph (3), including consideration
 of the use of predetermined benchmarks for assess-
- 4 ing whether the commitments achieved are signifi-
- 5 cantly furthering such priorities.

6 SEC. 106. REPORT ON HUMAN RIGHTS VIOLATIONS IN

- 7 BURMA.
- 8 Not later than 180 days after the date of the enact-
- 9 ment of this Act, the Secretary shall submit a report to
- 10 the Committee on Foreign Relations of the Senate and
- 11 the Committee on Foreign Affairs of the House of Rep-
- 12 resentatives that—
- 13 (1) describes in detail all known widespread or
- 14 systematic civil or political rights violations, includ-
- ing violations that may constitute crimes against hu-
- 16 manity against ethnic, racial, or religious minorities
- in Burma, including the Rohingya people; and
- 18 (2) provides recommendations for holding per-
- 19 petrators of the violations described in paragraph
- 20 (1) accountable for their actions.

21 SEC. 107. COMBATING ANTI-SEMITISM.

- Of the amount authorized to be appropriated for Dip-
- 23 lomatic and Consular Programs, \$500,000 shall be made
- 24 available to the Bureau for Democracy, Human Rights,
- 25 and Labor, to be used in support of efforts by American

- 1 and European Jewish and other civil society organizations,
- 2 focusing on youth, to combat anti-Semitism and other
- 3 forms of religious, ethnic, or racial intolerance in Europe.
- 4 SEC. 108. BIOTECHNOLOGY GRANTS.
- 5 Title I of the State Department Basic Authorities Act
- 6 of 1956 (22 U.S.C. 2651a et seq.), is amended by adding
- 7 at the end the following:
- 8 "SEC. 63. BIOTECHNOLOGY GRANTS AUTHORIZED.
- 9 "(a) IN GENERAL.—The Secretary of State is au-
- 10 thorized to support, through grants, cooperative agree-
- 11 ments, contracts, outreach, and public diplomacy activi-
- 12 ties, activities promoting the benefits of agricultural bio-
- 13 technology, biofuels, science-based regulatory systems, and
- 14 the application of such technologies for trade and develop-
- 15 ment.
- 16 "(b) Limitation.—The total amount of grants pro-
- 17 vided pursuant to subsection (a) shall not exceed \$500,000
- 18 in any fiscal year.".
- 19 SEC. 109. DEFINITION OF "USE" IN PASSPORT AND VISA OF-
- 20 FENSES.
- 21 (a) In General.—Chapter 75 of title 18, United
- 22 States Code, is amended by inserting before section 1541
- 23 the following:

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1	"SEC. 1540. DEFINITION OF 'USE' AND 'USES'.
2	"In this chapter, the terms 'use' and 'uses' shall be
3	given their plain meaning, which shall include use for iden-
4	tification purposes.".
5	(b) Clerical Amendment.—The table of sections
6	for chapter 75 of title 18, United States Code, is amended
7	by inserting before the item relating to section 1541 the
8	following:
	"1540. Definition of 'use' and 'uses'.".
9	SEC. 110. SCIENCE AND TECHNOLOGY FELLOWSHIPS.
10	Section 504 of the Foreign Relations Authorization
11	Act, Fiscal Year 1979 (22 U.S.C. 2656d) is amended by
12	adding at the end the following:
13	"(e) Grants and Cooperative Agreements Re-
14	LATED TO SCIENCE AND TECHNOLOGY FELLOWSHIP
15	Programs.—
16	"(1) In General.—The Secretary is authorized
17	to provide grants or enter into cooperative agree-
18	ments for science and technology fellowship pro-
19	grams of the Department of State.
20	"(2) Recruitment; stipends.—Assistance au-
21	thorized under paragraph (1) may be used—

"(A) to recruit fellows; and

propriate expenses to fellows.

"(B) to pay stipends, travel, and other ap-

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- 1 "(3) Classification of Stipends.—Stipends
- 2 paid under paragraph (2)(B) shall not be considered
- 3 compensation for purposes of section 209 of title 18,
- 4 United States Code.
- 5 "(4) LIMITATION.—The total amount of assist-
- 6 ance provided under this subsection may not exceed
- 7 \$500,000 in any fiscal year.".

8 SEC. 111. NAME CHANGES.

- 9 (a) Public Law 87–195.—Section 607(d) of the
- 10 Foreign Assistance Act of 1961 (22 U.S.C. 2357(d)) is
- 11 amended by striking "Assistant Secretary of State for
- 12 Oceans and International Environmental and Scientific
- 13 Affairs" and inserting "Assistant Secretary of State for
- 14 Oceans, Environment, and Science".
- 15 (b) Public Law 88–206.—Section 617(a) of the
- 16 Clean Air Act (42 U.S.C. 7671p(a)) is amended by strik-
- 17 ing "Assistant Secretary of State for Oceans and Inter-
- 18 national Environmental and Scientific Affairs" and insert-
- 19 ing "Assistant Secretary of State for Oceans, Environ-
- 20 ment, and Science".
- 21 (c) Public Law 93–126.—Section 9(a) of the De-
- 22 partment of State Appropriations Authorization Act of
- 23 1973 (22 U.S.C. 2655a) is amended—
- 24 (1) by striking "Bureau of Oceans and Inter-
- 25 national Environmental and Scientific Affairs" and

- 1 inserting "Bureau of Oceans, Environment, and
- 2 Science"; and
- 3 (2) by striking "Assistant Secretary of State
- 4 for Oceans and International Environmental and
- 5 Scientific Affairs" and inserting "Assistant Sec-
- 6 retary of State for Oceans, Environment, and
- 7 Science".
- 8 (d) Public Law 106–113.—Section 1112(a) of the
- 9 Admiral James W. Nance and Meg Donovan Foreign Re-
- 10 lations Authorization Act, Fiscal Years 2000 and 2001
- 11 (22 U.S.C. 2652c(a)) is amended by striking "Verification
- 12 and Compliance." and inserting "Arms Control,
- 13 Verification, and Compliance (referred to in this section
- 14 as the 'Assistant Secretary').".

15 SEC. 112. ANTI-PIRACY INFORMATION SHARING.

- The Secretary is authorized to provide for the partici-
- 17 pation of the United States in the Information Sharing
- 18 Centre located in Singapore, as established by the Re-
- 19 gional Cooperation Agreement on Combating Piracy and
- 20 Armed Robbery Against Ships in Asia, done at Singapore
- 21 November 11, 2004.
- 22 SEC. 113. REPORT REFORM.
- 23 (a) Human Rights Report.—Section 549 of the
- 24 Foreign Assistance Act of 1961 (22 U.S.C. 2347h) is re-
- 25 pealed.

- 1 (b) ROUGH DIAMONDS ANNUAL REPORT.—Section
- 2 12 of the Clean Diamond Trade Act (19 U.S.C. 3911)
- 3 is amended to read as follows:
- 4 "SEC. 12. REPORTS.
- 5 "For each country that, during the preceding 12-
- 6 month period, exported rough diamonds to the United
- 7 States, the exportation of which was not controlled
- 8 through the Kimberley Process Certification Scheme, and
- 9 if the failure to do so has significantly increased the likeli-
- 10 hood that those diamonds not so controlled are being im-
- 11 ported into the United States, the President shall submit
- 12 a semi-annual report to Congress that explains what ac-
- 13 tions have been taken by the United States or such coun-
- 14 try since the previous report to ensure that diamonds, the
- 15 exportation of which was not controlled through the Kim-
- 16 berley Process Certification Scheme, are not being im-
- 17 ported from that country into the United States. A coun-
- 18 try shall be included in the report required under this sec-
- 19 tion until the country is controlling the importation and
- 20 exportation of rough diamonds through the Kimberley
- 21 Process Certification Scheme.".
- 22 SEC. 114. SENSE OF CONGRESS ON THE UNITED STATES AL-
- 23 LIANCE WITH JAPAN.
- 24 It is the sense of Congress that—

- 1 (1) the alliance between the United States and 2 Japan is a cornerstone of peace, security, and sta-3 bility in the Asia-Pacific region and around the 4 world;
 - (2) Prime Minister Shiuzo Abe's visit to the United States in April 2015 and historic address to a Joint Session of Congress symbolized the strength and importance of ties between the United States and Japan;
 - (3) in 2015, which marks 70 years since the end of World War II, the United States and Japan continue to strengthen the alliance and work together to ensure a peaceful and prosperous future for the Asia-Pacific region and the world;
 - (4) the Governments and people of the United States and Japan share values, interests, and capabilities that have helped to build a strong rules-based international order, based on a commitment to rules, norms and institutions;
 - (5) the revised Guidelines for United States-Japan Defense Cooperation and Japan's policy of "Proactive Contribution to Peace" will reinforce deterrence, update the roles and missions of the United States and Japan, enable Japan to expand its contributions to regional and global security, and

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- allow the United States Government and the Government of Japan to enhance cooperation on security issues in the region and beyond;
 - (6) the United States remain resolute in its commitments under the Treaty of Mutual Cooperation and Security to respond to any armed attack in the territories under the administration of Japan;
 - (7) although the United States Government does not take a position on the ultimate sovereignty of the Senkaku Islands, the United States Government acknowledges that they are under the administration of Japan and opposes any unilateral actions that would seek to undermine such administration;
 - (8) the United States Government reaffirms that the unilateral actions of a third party will not affect the United States acknowledgment of the administration of Japan over the Senkaku Islands;
 - (9) the United States Government and the Government of Japan continue to work together on common security interests, including to confront the threat posed by the nuclear and ballistic missile programs of the Democratic People's Republic of Korea;
- (10) the United States Government and the
 Government of Japan remain committed to ensuring

1	maritime security and respect for international law,
2	including freedom of navigation and overflight; and
3	(11) the United States Government and the
4	Government of Japan continue to oppose the use of
5	coercion, intimidation, or force to change the status
6	quo, including in the East and South China Seas.
7	SEC. 115. SENSE OF CONGRESS ON THE DEFENSE RELA-
8	TIONSHIP BETWEEN THE UNITED STATES
9	AND THE REPUBLIC OF INDIA.
10	(a) FINDINGS.—Congress makes the following find-
11	ings:
12	(1) The United States has an upgraded, stra-
13	tegic-plus relationship with India based on regional
14	cooperation, space science cooperation, and defense
15	cooperation.
16	(2) The defense relationship between the United
17	States and the Republic of India is strengthened by
18	the common commitment of both countries to de-
19	mocracy.
20	(3) The United States and the Republic of
21	India share a common and long-standing commit-
22	ment to civilian control of the military.
23	(4) The United States and the Republic of
24	India have increasingly worked together on defense

1	cooperation across a range of activities, exercises,
2	initiatives, and research.
3	(b) Sense of Congress.—It is the sense of Con-
4	gress that the United States should—
5	(1) continue to expand defense cooperation with
6	the Republic of India;
7	(2) welcome the role of the Republic of India in
8	providing security and stability in the Indo-Pacific
9	region and beyond;
10	(3) work cooperatively with the Republic of
11	India on matters relating to our common defense;
12	(4) vigorously support the implementation of
13	the United States-India Defense Framework Agree-
14	ment; and
15	(5) support the India Defense Trade and Tech-
16	nology Initiative.
17	SEC. 116. SENSE OF CONGRESS ON THE UNITED STATES AL-
18	LIANCE WITH THE REPUBLIC OF KOREA.
19	It is the sense of Congress that—
20	(1) the alliance between the United States and
21	the Republic of Korea has served as an anchor for
22	stability, security, and prosperity on the Korean Pe-
23	ninsula, in the Asia-Pacific region, and around the
24	world;

- (2) the United States and the Republic of Korea continue to strengthen and adapt the bilateral, regional, and global scope of the comprehensive strategic alliance between the 2 nations, to serve as a linchpin of peace and stability in the Asia-Pacific region, recognizing the shared values of democracy, human rights, free and open markets, and the rule of law, as reaffirmed in the May 2013 "Joint Declaration in Commemoration of the 60th Anniversary of the Alliance between the Republic of Korea and the United States of America";
 - (3) the United States and the Republic of Korea continue to broaden and deepen the alliance by strengthening the combined defense posture on the Korean Peninsula, enhancing mutual security based on the Republic of Korea-United States Mutual Defense Treaty, and promoting cooperation for regional and global security in the 21st century;
 - (4) the United States and the Republic of Korea share deep concerns that the nuclear, cyber, and ballistic missiles programs of North Korea and its repeated provocations pose grave threats to peace and stability on the Korean Peninsula and Northeast Asia and recognize that both nations are determined to achieve the peaceful denuclearization of

- North Korea and remain fully committed to continuing close cooperation on the full range of issues related to North Korea;
 - (5) the United States and the Republic of Korea are particularly concerned that the nuclear and ballistic missile programs of North Korea, including North Korean efforts to miniaturize their nuclear technology and improve the mobility of their ballistic missiles, have gathered significant momentum and are poised to expand in the coming years;
 - (6) the Republic of Korea has made progress in enhancing future warfighting and interoperability capabilities by taking steps toward procuring Patriot Advanced Capability missiles, F-35 Joint Strike Fighter Aircraft, and RQ-4 Global Hawk Surveillance Aircraft;
 - (7) the United States supports the vision of a Korean Peninsula free of nuclear weapons, free from the fear of war, and peacefully reunited on the basis of democratic and free market principles, as articulated in President Park's address in Dresden, Germany; and
 - (8) the United States and the Republic of Korea share the future interests of both nations in

1	securing peace and stability on the Korean Penin-
2	sula and in Northeast Asia.
3	SEC. 117. SENSE OF CONGRESS ON THE RELATIONSHIP BE
4	TWEEN THE UNITED STATES AND TAIWAN.
5	It is the sense of the Congress that—
6	(1) the United States policy toward Taiwan is
7	based upon the Taiwan Relations Act (Public Law
8	96-8), which was enacted in 1979, and the Six As-
9	surances given by President Ronald Reagan in 1982
10	(2) provision of defensive weapons to Taiwar
11	should continue as mandated in the Taiwan Rela-
12	tions Act; and
13	(3) enhanced trade relations with Taiwan
14	should be pursued to mutually benefit the citizens of
15	both countries.
16	SEC. 118. REPORT ON POLITICAL FREEDOM IN VENEZUELA
17	Not later than 90 days after the date of the enact-
18	ment of this Act, the Secretary shall submit a report to
19	the appropriate congressional committees that includes—
20	(1) an assessment of the support provided by
21	the United States to the people of Venezuela in their
22	aspiration to live under conditions of peace and rep-
23	resentative democracy (as defined by the Inter-
24	American Democratic Charter of the Organization of

1	American States, done at Lima September 11,
2	2001);
3	(2) an assessment of work carried out by the
4	United States, in cooperation with the other member
5	states of the Organization of American States and
6	countries of the European Union, to ensure—
7	(A) the peaceful resolution of the current
8	political situation in Venezuela; and
9	(B) the immediate cessation of violence
10	against antigovernment protestors;
11	(3) a list of the government and security offi-
12	cials in Venezuela who—
13	(A) are responsible for, or complicit in, the
14	use of force in relation to antigovernment pro-
15	tests and similar acts of violence; and
16	(B) have had their financial assets in the
17	United States frozen or been placed on a visa
18	ban by the United States; and
19	(4) an assessment of United States support for
20	the development of democratic political processes
21	and independent civil society in Venezuela.

1	SEC. 119. STRATEGY FOR THE MIDDLE EAST IN THE EVENT
2	OF A COMPREHENSIVE NUCLEAR AGREE-
3	MENT WITH IRAN.
4	(a) Strategy Required.—The Secretary of State
5	shall, in coordination with the Secretary of Defense, other
6	members of the National Security Council, and the heads
7	of other appropriate departments and agencies of the
8	United States Government, develop a strategy for the
9	United States for the Middle East in the event of a com-
10	prehensive nuclear agreement with Iran.
11	(b) Elements.—The strategy shall include the fol-
12	lowing:
13	(1) Efforts to counter Iranian-sponsored ter-
14	rorism in Middle East region.
15	(2) Efforts to reassure United States allies and
16	partners in Middle East.
17	(3) Efforts to address the potential for a con-
18	ventional or nuclear arms race in the Middle East
19	(c) Submission to Congress.—Not later than 60
20	days after entering into a comprehensive nuclear agree-
21	ment with Iran, the Secretary shall submit the strategy
22	developed under subsection (a) to—
23	(1) the Committee on Armed Services, the
24	Committee on Foreign Relations, and the Select
25	Committee on Intelligence of the Senate: and

1	(2) the Committee on Armed Services, the
2	Committee on Foreign Affairs, and the Permanent
3	Select Committee on Intelligence of the House of
4	Representatives.
5	SEC. 120. DEPARTMENT OF STATE INTERNATIONAL CYBER-
6	SPACE POLICY STRATEGY.
7	(a) In General.—Not later than 90 days after the
8	date of the enactment of this Act, the Secretary of State
9	shall produce a comprehensive strategy, with a classified
10	annex if necessary, relating to United States international
11	policy with regard to cyberspace.
12	(b) Elements.—The strategy required in subsection
13	(a) shall include:
14	(1) A review of actions and activities under-
15	taken by the Secretary of State to date to support
16	the goal of the President's International Strategy for
17	Cyberspace, released in May 2011, to "work inter-
18	nationally to promote an open, interoperable, secure,
19	and reliable information and communications infra-
20	structure that supports international trade and com-
21	merce, strengthens international security, and fos-
22	ters free expression and innovation".
23	(2) A plan of action to guide the Secretary's di-
24	plomacy with regard to nation-states, including con-
25	ducting bilateral and multilateral activities to de-

- velop the norms of responsible international behavior in cyberspace, and status review of existing discussions in multilateral fora to obtain agreements on international norms in cyberspace.
 - (3) A review of the alternative concepts with regard to international norms in cyberspace offered by other prominent nation-state actors, including China, Russia, Brazil, and India.
 - (4) A detailed description of threats to United States national security in cyberspace from other nation-states, state-sponsored actors and private actors, to United States Federal and private sector infrastructure, United States intellectual property, and the privacy of United States citizens.
 - (5) A review of policy tools available to the President of United States to deter nation-states, state-sponsored actors, and private actors, including, but not limited to, those outlined in Executive Order 13694, released on April 1, 2015.
 - (6) A review of resources required by the Secretary, including the Office of the Coordinator for Cyber Issues, to conduct activities to build responsible norms of international cyber behavior.
- 24 (c) Consultation.—The Secretary shall consult, as 25 appropriate, with other United States Government agen-

- 1 cies, the United States private sector, and United States
- 2 nongovernmental organizations with recognized creden-
- 3 tials and expertise in foreign policy, national security, and
- 4 cybersecurity.
- 5 (d) Release.—The Secretary shall publicly release
- 6 the strategy required in subsection (a) and brief the Com-
- 7 mittee on Foreign Relations of the Senate and the Com-
- 8 mittee on Foreign Affairs of the House of Representatives
- 9 upon its release, including on the classified annex, should
- 10 the strategy include such an annex.
- 11 SEC. 121. WAIVER OF FEES FOR RENEWAL OF IMMIGRANT
- 12 VISA FOR ADOPTED CHILD IN CERTAIN SITU-
- 13 ATIONS.
- 14 Section 221(c) of the Immigration and Nationality
- 15 Act (8 U.S.C. 1201(c)) is amended to read as follows:
- 16 "(c) Period of Validity; Renewal or Replace-
- 17 MENT.—
- 18 "(1) Immigrant visas.—An immigrant visa
- shall be valid for such period, not exceeding 6
- 20 months, as shall be by regulations prescribed, except
- 21 that any visa issued to a child lawfully adopted by
- a United States citizen and spouse while such citizen
- is serving abroad in the United States Armed
- Forces, or is employed abroad by the United States
- 25 Government, or is temporarily abroad on business,

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shall be valid until such time, for a period not to exceed 3 years, as the adoptive citizen parent returns to the United States in due course of his service, employment, or business.

"(2) Nonimmigrant visas.—A nonimmigrant visa shall be valid for such periods as shall be prescribed by regulations. In prescribing the period of validity of a nonimmigrant visa in the case of nationals of any foreign country who are eligible for such visas, the Secretary of State shall, insofar as practicable, accord to such nationals the same treatment upon a reciprocal basis as such foreign country accords to nationals of the United States who are within a similar class, except that in the case of aliens who are nationals of a foreign country and who either are granted refugee status and firmly resettled in another foreign country or are granted permanent residence and residing in another foreign country, the Secretary of State may prescribe the period of validity of such a visa based upon the treatment granted by that other foreign country to alien refugees and permanent residents, respectively, in the United States.

"(3) VISA REPLACEMENT.—An immigrant visa may be replaced under the original number during

1	the fiscal year in which the original visa was issued
2	for an immigrant who establishes to the satisfaction
3	of the consular officer that the immigrant—
4	"(A) was unable to use the original immi-
5	grant visa during the period of its validity be-
6	cause of reasons beyond his control and for
7	which he was not responsible;
8	"(B) is found by a consular officer to be
9	eligible for an immigrant visa; and
10	"(C) pays again the statutory fees for an
11	application and an immigrant visa.
12	"(4) Fee Waiver.—If an immigrant visa was
13	issued, on or after March 27, 2013, for a child who
14	has been lawfully adopted, or who is coming to the
15	United States to be adopted, by a United States cit-
16	izen, any statutory immigrant visa fees relating to a
17	renewal or replacement of such visa may be waived
18	or, if already paid, may be refunded upon request,
19	subject to such criteria as the Secretary of State
20	may prescribe, if—
21	"(A) the immigrant child was unable to
22	use the original immigrant visa during the pe-
23	riod of its validity as a direct result of extraor-
24	dinary circumstances, including the denial of an
25	exit permit; and

1	"(B) if such inability was attributable to
2	factors beyond the control of the adopting par-
3	ent or parents and of the immigrant.".
4	SEC. 122. AMERICAN HOSTAGES IN IRAN COMPENSATION
5	FUND.
6	(a) Sense of Congress.—It is the sense of Con-
7	gress that ensuring justice for United States victims of
8	acts of terrorism by Iran who hold legal judgments against
9	Iran relating to such acts is of paramount importance and
10	should be expeditiously addressed.
11	(b) Establishment.—There is established in the
12	Treasury a fund, to be known as the "American Hostages
13	in Iran Compensation Fund" (in this section referred to
14	as the "Fund") for the purposes of—
15	(1) making payments to the Americans held
16	hostage in Iran and their spouses who are identified
17	as members of the proposed class in case number
18	1:00–CV–03110 (EGS) of the United States District
19	Court for the District of Columbia; and
20	(2) satisfying claims against Iran relating to
21	the taking of hostages and treatment of personnel of
22	the United States embassy in Tehran, Iran, between
23	November 3, 1979, and January 20, 1981.
24	(c) Funding.—
25	(1) Imposition of surcharge.—

1	(A) In general.—There is imposed a sur-
2	charge equal to 30 percent of the amount of—
3	(i) any fine or monetary penalty im-
4	posed, in whole or in part, for a violation
5	of a law or regulation specified in subpara-
6	graph (B) committed on or after the date
7	of the enactment of this Act; or
8	(ii) the monetary amount of a settle-
9	ment entered into by a person with respect
10	to a suspected violation of a law or regula-
11	tion specified in subparagraph (B) related
12	to activities undertaken on or after such
13	date of enactment.
14	(B) Laws and regulations speci-
15	FIED.—A law or regulation specified in this
16	subparagraph is any law or regulation that pro-
17	vides for a civil or criminal fine or monetary
18	penalty for any economic activity relating to
19	Iran that is administered by the Department of
20	State, the Department of the Treasury, the De-
21	partment of Justice, the Department of Com-
22	merce, or the Department of Energy.
23	(C) TERMINATION OF DEPOSITS.—The im-
24	position of the surcharge under subparagraph
25	(A) shall terminate on the date on which all

amounts described in subsection (d)(2) have been distributed to all recipients described in that subsection.

- (D) Rule of construction.—Nothing in this paragraph shall be construed to require a person that is found to have violated a law or regulation specified in subparagraph (B) to pay a surcharge under subparagraph (A) if that person has not been assessed a fine or monetary penalty described in clause (i) of subparagraph (A) or entered into a settlement described in clause (ii) of that subparagraph for that violation.
- (2) Deposits into fund; availability of amounts.—
 - (A) DEPOSITS.—The Secretary of the Treasury shall deposit in the Fund all surcharges collected pursuant to paragraph (1)(A), all contributions collected pursuant to paragraph (3), and any other funds made available pursuant to paragraph (4).
 - (B) PAYMENT OF SURCHARGE TO SECRETARY OF THE TREASURY.—A person upon which a surcharge is imposed under paragraph (1)(A) shall pay the surcharge to the Secretary

1	without regard to whether the fine or penalty
2	with respect to which the surcharge is im-
3	posed—
4	(i) is paid directly to the Federal
5	agency that administers the law or regula-
6	tion pursuant to which the fine or penalty
7	is imposed; or
8	(ii) is deemed satisfied by a payment
9	to another Federal agency.
10	(C) AVAILABILITY OF AMOUNTS IN
11	FUND.—Amounts in the Fund shall be avail-
12	able, without further appropriation, to make
13	payments under subsection (d).
14	(3) Contributions.—The President may ac-
15	cept such amounts as may be contributed by individ-
16	uals, business concerns, governments, or other enti-
17	ties for payments under this section and deposit
18	such amounts into the Fund.
19	(4) Other resources.—The President may
20	identify and use other funds available for compen-
21	sating claims under this section and deposit such
22	amounts into the Fund.
23	(d) Distribution of Funds.—
24	(1) Administration of fund.—Payments
25	from the Fund shall be administered by the Sec-

1	retary of State in accordance with such rules and
2	procedures as the Secretary may prescribe.
3	(2) Payments.—Subject to paragraphs (3) and
4	(4), payments shall be made from the Fund to the
5	following recipients in the following amounts:
6	(A) To each living former hostage identi-
7	fied as a member of the proposed class de-
8	scribed in subsection (b)(1), $$6,750$ for each
9	day of captivity of the former hostage.
10	(B) To the estate of each deceased former
11	hostage identified as a member of the proposed
12	class described in subsection (b)(1), $\$6,750$ for
13	each day of captivity of the former hostage.
14	(C) To each spouse of a former hostage
15	identified as a member of the proposed class de-
16	scribed in subsection $(b)(1)$ if the spouse is
17	identified as a member of that proposed class,
18	\$600,000.
19	(3) Priority.—Payments from the Fund shall
20	be distributed under paragraph (2) in the following
21	order:
22	(A) First, to each living former hostage de-
23	scribed in paragraph (2)(A).
24	(B) Second, to the estate of each deceased
25	former hostage described in paragraph (2)(B).

1	(C) Third, to each spouse of a former hos-
2	tage described in paragraph (2)(C).
3	(4) Consent of recipient.—A payment to a
4	recipient from the Fund under paragraph (2) shall
5	be made only after receiving the consent of the re-
6	cipient.
7	(e) Preclusion of Future Actions and Release
8	of Claims.—
9	(1) Preclusion of future actions.—A re-
10	cipient of a payment under subsection (d) may not
11	file or maintain an action against Iran in any Fed-
12	eral or State court for any claim relating to the
13	events described in subsection (b)(2).
14	(2) Release of all claims.—Upon the pay-
15	ment of all amounts described in subsection $(d)(2)$
16	to all recipients described in that subsection, all
17	claims against Iran relating to the events described
18	in subsection (b)(2) shall be deemed waived and for-
19	ever released.
20	(f) Deposit of Remaining Funds Into the
21	Treasury.—
22	(1) In general.—Any amounts remaining in
23	the Fund after the date specified in paragraph (2)
24	shall be deposited in the general fund of the Treas-
25	ury.

1	(2) Date specified.—The date specified in
2	this paragraph is the later of—
3	(A) the date on which all amounts de-
4	scribed in subsection (d)(2) have been made to
5	all recipients described in that subsection; or
6	(B) the date that is 5 years after the date
7	of the enactment of this Act.
8	(g) No Judicial Review.—Decisions made under
9	this section shall not be subject to review in any judicial,
10	administrative, or other proceeding.
11	(h) Report to Congress on Completion of Pay-
12	MENTS.—Not later than 60 days after determining that
13	a law or regulation specified in subsection (c)(1)(B) is ter-
14	minated or suspended or that amounts in the Fund will
15	be insufficient for the payment of all amounts described
16	in subsection $(d)(2)$ to all recipients described in that sub-
17	section by the date that is 444 days after the date of the
18	enactment of this Act, the Secretary of State shall submit
19	to Congress recommendations to expedite the completion
20	of the payment of those amounts.
21	SEC. 123. SENSE OF CONGRESS ON ANTI-ISRAEL AND ANTI-
22	SEMITIC INCITEMENT WITHIN THE PALES-
23	TINIAN AUTHORITY.
24	(a) Findings.—Congress finds that the 1995 In-
25	terim Agreement on the West Bank and the Gaza Strip,

1	commonly referred to as Oslo II, specifically details that
2	Israel and the Palestinian Authority shall "abstain from
3	incitement, including hostile propaganda, against each
4	other and, without derogating from the principle of free-
5	dom of expression, shall take legal measures to prevent
6	such incitement by any organizations, groups or individ-
7	uals within their jurisdiction".
8	(b) Sense of Congress.—Congress—
9	(1) expresses support and admiration for indi-
10	viduals and organizations working to encourage co-
11	operation between Israeli Jews and Palestinians, in-
12	cluding—
13	(A) Professor Mohammed Dajani Daoudi,
14	who took students from al-Quds University in
15	Jerusalem to visit Auschwitz in March 2014
16	only to return to death threats by fellow Pal-
17	estinians and expulsion from his teacher's
18	union;
19	(B) the Israel Palestine Center for Re-
20	search and Information, the only joint Israeli-
21	Palestinian public policy think-tank,
22	(C) United Hatzalah, a nonprofit, fully vol-
23	unteer Emergency Medical Services organiza-
24	tion that, mobilizing volunteers who are reli-
25	gious or secular Jews, Arabs, Muslims, and

1	Christians, provides EMS services to all people
2	in Israel regardless of race, religion, or national
3	origin; and
4	(D) Breaking the Impasse, an apolitical
5	initiative of Palestinian and Israeli business and
6	civil society leaders who advocate for a two-
7	state solution and an urgent diplomatic solution
8	to the conflict;
9	(2) reiterates strong condemnation of anti-
10	Israel and anti-Semitic incitement in the Palestinian
11	Authority as antithetical to the stated desire to
12	achieve a just, lasting, and comprehensive peace set-
13	tlement; and
14	(3) urges President Abbas and Palestinian Au-
15	thority officials to discontinue all official incitement
16	that runs contrary to the determination to put an
17	end to decades of confrontation.
18	SEC. 124. SUPPORT FOR THE SOVEREIGNTY, INDEPEND-
19	ENCE, TERRITORIAL INTEGRITY, AND INVIO-
20	LABILITY OF POST-SOVIET COUNTRIES IN
21	LIGHT OF RUSSIAN AGGRESSION AND INTER-
22	FERENCE.
23	It is the sense of Congress that Congress—
24	(1) supports the sovereignty, independence, ter-
25	ritorial integrity, and inviolability of post-Soviet

1	countries within their internationally recognized bor-
2	ders;
3	(2) expresses deep concern over increasingly ag-
4	gressive actions by the Russian Federation;
5	(3) is committed to providing sufficient funding
6	for the Bureau of European and Eurasian Affairs of
7	the Department of State to address subversive and
8	destabilizing activities by the Russian Federation
9	within post-Soviet countries;
10	(4) supports robust engagement between the
11	United States and post-Soviet countries through—
12	(A) the promotion of strengthened people-
13	to-people ties, including through educational
14	and cultural exchange programs;
15	(B) anticorruption assistance;
16	(C) public diplomacy;
17	(D) economic diplomacy; and
18	(E) other democratic reform efforts;
19	(5) encourages the President to further enhance
20	nondefense cooperation and diplomatic engagement
21	with post-Soviet countries;
22	(6) condemns the subversive and destabilizing
23	activities undertaken by the Russian Federation
24	within post-Soviet countries:

1	(7) encourages enhanced cooperation between
2	the United States and the European Union to pro-
3	mote greater Euro-Atlantic integration, including
4	through—
5	(A) the enlargement of the European
6	Union; and
7	(B) the Open Door policy of the North At-
8	lantic Treaty Organization;
9	(8) urges continued cooperation between the
10	United States and the European Union to maintain
11	sanctions against the Russian Federation until the
12	Government of Russia has—
13	(A) fully implemented all provisions of the
14	Minsk agreements, done at Minsk September 5,
15	2014 and February 12, 2015; and
16	(B) demonstrated respect for the territorial
17	sovereignty of Ukraine;
18	(9) calls on the member states of the European
19	Union to extend the current sanctions regime
20	against the Russian Federation; and
21	(10) urges the consideration of additional sanc-
22	tions if the Russian Federation continue to engage
23	in subversive and destabilizing activities within post-
24	Soviet countries.

1 SEC. 125. RUSSIAN PROPAGANDA REPORT.

2	(a) Sense of Congress.—It is the sense of Con-
3	gress that—
4	(1) the Russian Federation is waging a propa-
5	ganda war against the United States and our allies;
6	and
7	(2) a successful strategy must be implemented
8	to counter the threat posed by Russian propaganda.
9	(b) Report.—Not later than 120 days after the date
10	of the enactment of this Act, and annually for the fol-
11	lowing 3 years, the Secretary, in consultation with appro-
12	priate Federal officials, shall submit an unclassified re-
13	port, with a classified annex, to the Committee on Foreign
14	Relations of the Senate and the Committee on Foreign
15	Affairs of the House of Representatives that contains a
16	detailed analysis of—
17	(1) the recent use of propaganda by the Gov-
18	ernment of Russia, including—
19	(A) the forms of propaganda used, includ-
20	ing types of media and programming;
21	(B) the principal countries and regions tar-
22	geted by Russian propaganda; and
23	(C) the impact of Russian propaganda on
24	such targets:

1	(2) the response by United States allies, par-
2	ticularly European allies, to counter the threat of
3	Russian propaganda;
4	(3) the response by the United States to the
5	threat of Russian propaganda;
6	(4) the extent of the effectiveness of programs
7	currently in use to counter Russian propaganda;
8	(5) a strategy for improving the effectiveness of
9	such programs;
10	(6) any additional authority needed to counter
11	the threat of Russian propaganda; and
12	(7) the additional funding needed to success-
13	fully implement the strategy referred to in para-
14	graph (5).
15	SEC. 126. APPROVAL OF EXPORT LICENCES AND LETTERS
16	OF REQUEST TO ASSIST THE GOVERNMENT
17	OF UKRAINE.
18	(a) In General.—
19	(1) Export license applications.—
20	(A) Submission to congress.—The Sec-
21	retary shall submit to the specified congres-
22	sional committees a detailed list of all export li-
23	cense applications, including requests for mar-
24	keting licenses, for the sale of defense articles
25	and defense services to Ukraine

1	(B) Contents.—The list submitted under
2	subparagraph (A) shall include—
3	(i) the date on which the application
4	or request was first submitted;
5	(ii) the current status of each applica-
6	tion or request; and
7	(iii) the estimated timeline for adju-
8	dication of such applications or requests.
9	(C) Priority.—The Secretary should give
10	priority to processing the applications and re-
11	quests included on the list submitted under sub-
12	paragraph (A).
13	(2) Letters of Request.—The Secretary
14	shall submit to the specified congressional commit-
15	tees a detailed list of all pending Letters of Request
16	for Foreign Military Sales to Ukraine, including—
17	(A) the date on which each such letter was
18	first submitted;
19	(B) the current status of each such letter;
20	and
21	(C) the estimated timeline for the adju-
22	dication of each such letter.
23	(b) Reports.—
24	(1) In general.—Not later than 30 days after
25	the date of the enactment of this Act, and every 90

1	days thereafter until the date set forth in paragraph
2	(2), the Secretary shall submit a report to the speci-
3	fied congressional committees that describes the sta-
4	tus of the applications, requests for marketing li-
5	censes, and Letters of Request described in sub-
6	section (a).
7	(2) TERMINATION DATE.—The date set forth in
8	this paragraph is the earlier of—
9	(A) the date on which the President cer-
10	tifies to Congress that the sovereignty and ter-
11	ritorial integrity of the Government of Ukraine
12	has been restored; or
13	(B) the date that is 5 years after the date
14	of the enactment of this Act.
15	(c) Specified Congressional Committees De-
16	FINED.—In this section, the term "specified congressional
17	committees" means—
18	(1) the Committee on Foreign Relations of the
19	Senate;
20	(2) the Committee on Foreign Affairs of the
21	House of Representatives;
22	(3) the Committee on Armed Services of the
23	Senate; and
24	(4) the Committee on Armed Services of the
25	House of Representatives.

Subtitle B—Additional Matters

2	SEC. 131. ATROCITIES PREVENTION BOARD.
3	(a) Establishment.—The President is authorized
4	to establish, within the Executive Office of the President
5	an Interagency Atrocities Prevention Board (referred to
6	in this section as the "Board").
7	(b) Duties.—The Board is authorized—
8	(1) to coordinate an interagency approach to
9	preventing mass atrocities;
10	(2) to propose policies to integrate the early
11	warning systems of national security agencies, in-
12	cluding intelligence agencies, with respect to inci-
13	dents of mass atrocities and to coordinate the policy
14	response to such incidents;
15	(3) to identify relevant Federal agencies, which
16	shall track and report on Federal funding spent on
17	atrocity prevention efforts;
18	(4) to oversee the development and implementa-
19	tion of comprehensive atrocities prevention and re-
20	sponse strategies;
21	(5) to identify available resources and policy op-
22	tions necessary to prevent the emergence or esca-
23	lation of mass atrocities;
24	(6) to identify and propose policies to close gaps
25	in expertise, readiness, and planning for atrocities

1	prevention and early action across Federal agencies,
2	including training for employees at relevant Federal
3	agencies;
4	(7) to engage relevant civil society and non-
5	governmental organization stakeholders in regular
6	consultations to solicit current information on coun-
7	tries of concern; and
8	(8) to conduct an atrocity-specific expert review
9	of policy and programming of all countries at risk
10	for mass atrocities.
11	(c) Leadership.—
12	(1) IN GENERAL.—The Board shall be headed
13	by a Senior Director, who—
14	(A) shall be appointed by the President;
15	and
16	(B) shall report to the Assistant to the
17	President for National Security Affairs.
18	(2) Responsibilities.—The Senior Director is
19	authorized to have primary responsibility for—
20	(A) recommending and, if adopted, pro-
21	moting United States Government policies on
22	preventing mass atrocities; and
23	(B) carrying out the duties described in
24	subsection (b).

1	(d) Composition.—The Board shall be composed
2	of—
3	(1) representatives from—
4	(A) the Department of State;
5	(B) the United States Agency for Inter-
6	national Development;
7	(C) the Department of Defense;
8	(D) the Department of Justice;
9	(E) the Department of the Treasury;
10	(F) the Department of Homeland Security;
11	(G) the Central Intelligence Agency;
12	(H) the Office of the Director of National
13	Intelligence;
14	(I) the United States Mission to the
15	United Nations; and
16	(J) the Federal Bureau of Investigation;
17	and
18	(2) such other individuals as the President may
19	appoint.
20	(e) COORDINATION.—The Board is authorized to co-
21	ordinate with relevant officials and government agencies
22	responsible for foreign policy with respect to particular re-
23	gions and countries to help provide a cohesive, whole of
24	government response and policy direction to emerging and
25	ongoing atrocities.

1	(f) Report.—Not later than 90 days after the date
2	of the enactment of this Act, the President shall submit
3	to the appropriate congressional committees a classified
4	report, with an unclassified annex, which shall include—
5	(1) an update on the interagency review man-
6	dated by Presidential Study Directive 10 that in-
7	cludes—
8	(A) an evaluation of current mechanisms
9	and capacities for government-wide detection
10	early warning, information-sharing, contingency
11	planning, and coordination of efforts to prevent
12	and respond to situations of genocide, mass
13	atrocities, and other mass violence, including
14	such mass gender- and ethnicity-based violence
15	(B) an assessment of the funding spent by
16	relevant Federal agencies on atrocity prevention
17	activities;
18	(C) current annual global assessments of
19	sources of conflict and instability;
20	(D) recommendations to further strength-
21	en United States capabilities to improve the
22	mechanisms described in subparagraph (A); and
23	(E) evaluations of the various approaches
24	to enhancing capabilities and improving the
25	mechanisms described in subparagraph (A);

1	(2) recommendations to ensure burden sharing
2	by—
3	(A) improving international cooperation
4	and coordination to enhance multilateral mech-
5	anisms for preventing genocide and atrocities,
6	including improving the role of regional and
7	international organizations in conflict preven-
8	tion, mitigation, and response; and
9	(B) strengthening regional organizations;
10	and
11	(3) the implementation status of the rec-
12	ommendations contained in the interagency review
13	described in paragraph (1).
14	(g) Materials and Briefings.—The Senior Direc-
15	tor and the members of the Board shall brief the Com-
16	
	mittee on Foreign Relations of the Senate and the Com-
17	mittee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives
	mittee on Foreign Affairs of the House of Representatives
18	mittee on Foreign Affairs of the House of Representatives at least annually.
18 19 20	mittee on Foreign Affairs of the House of Representatives at least annually. (h) Sunset.—This section shall cease to be effective
18 19	mittee on Foreign Affairs of the House of Representatives at least annually. (h) Sunset.—This section shall cease to be effective on June 30, 2017.
18 19 20 21	mittee on Foreign Affairs of the House of Representatives at least annually. (h) Sunset.—This section shall cease to be effective on June 30, 2017. SEC. 132. UNITED STATES ENGAGEMENT IN THE INDO-PA-
18 19 20 21 22	mittee on Foreign Affairs of the House of Representatives at least annually. (h) Sunset.—This section shall cease to be effective on June 30, 2017. SEC. 132. UNITED STATES ENGAGEMENT IN THE INDO-PACIFIC.

- 1 and Ranking Members of the Committee on Foreign Rela-
- 2 tions of the Senate and the Committee on Foreign Affairs
- 3 of the House of Representatives of the United States en-
- 4 gagement in the Indo-Pacific, including with partners
- 5 across the Indo-Pacific region.
- 6 (b) Elements.—The assessment submitted under
- 7 subsection (a) shall include—
- 8 (1) a review of current and emerging United
- 9 States diplomatic, national security, and economic
- interests and trends in the Indo-Pacific region;
- 11 (2) a review of resources devoted to United
- 12 States diplomatic, economic, trade, development, and
- cultural engagement and plans in the Indo-Pacific
- region during the 10-year period ending on the date
- of the enactment of this Act;
- 16 (3) options for the realignment of United States
- engagement in the Indo-Pacific region to respond to
- 18 new opportunities and challenges, including linking
- 19 United States strategy more broadly across the
- 20 Indo-Pacific region; and
- 21 (4) the views of noted policy leaders and re-
- gional experts, including leaders and experts in the
- 23 Indo-Pacific region, on the opportunities and chal-
- lenges to United States engagement across the Indo-
- 25 Pacific region.

1	(c) Consultation.—The Secretary, as appropriate,
2	shall consult with—
3	(1) other United States Government agencies;
4	and
5	(2) independent, nongovernmental organizations
6	with recognized credentials and expertise in foreign
7	policy, national security, and international economic
8	affairs that have access to policy experts throughout
9	the United States and from the Indo-Pacific region.
10	SEC. 133. JOINT ACTION PLAN TO COMBAT PREJUDICE AND
11	DISCRIMINATION AND TO FOSTER INCLU-
12	SION.
13	(a) In General.—The Secretary is authorized to
14	enter into a bilateral joint action plan with the European
15	Union to combat prejudice and discrimination and to fos-
16	ter inclusion (referred to in this section as the "Joint Ac-
17	tion Plan'').
18	(b) CONTENTS OF JOINT ACTION PLAN.—The Joint
19	Action Plan shall—
20	(1) address anti-Semitism;
21	(2) address prejudice against, and the discrimi-
22	natory treatment of, racial, ethnic, and religious mi-
23	norities;
24	(3) promote equality of opportunity for access
25	to quality education and economic opportunities: and

1	(4) promote equal treatment by the justice sys-
2	tem.
3	(c) Cooperation.—In developing the Joint Action
4	Plan, the Secretary shall—
5	(1) leverage interagency policy expertise in the
6	United States and Europe;
7	(2) develop partnerships among civil society and
8	private sector stakeholders; and
9	(3) draw upon the extensive work done by the
10	Organization for Security and Co-operation in Eu-
11	rope to address anti-Semitism.
12	(d) Initiatives.—The Joint Action Plan may in-
13	clude initiatives for promoting equality of opportunity and
14	methods of eliminating prejudice and discrimination based
15	on religion, race, or ethnicity, including—
16	(1) training programs;
17	(2) regional initiatives to promote equality of
18	opportunity through the strengthening of democratic
19	institutions;
20	(3) public-private partnerships with enterprises
21	and nongovernmental organizations;
22	(4) exchanges of technical experts;
23	(5) scholarships and fellowships; and
24	(6) political empowerment and leadership initia-
25	tives.

- 1 (e) Deputy Assistant Secretary.—The Secretary
- 2 shall task an existing Deputy Assistant Secretary with the
- 3 responsibility for coordinating the implementation of the
- 4 Joint Action Plan with his or her European Union coun-
- 5 terpart.
- 6 (f) Legal Effects.—Any Joint Action Plan adopt-
- 7 ed under this section—
- 8 (1) shall not be legally binding; and
- 9 (2) shall create no rights or obligations under
- international or United States law.
- 11 (g) Rules of Construction.—Nothing in this sec-
- 12 tion may be construed to authorize—
- 13 (1) the Secretary to enter into a legally binding
- agreement or Joint Action Plan with the European
- Union; or
- 16 (2) any additional appropriations for the pur-
- poses and initiatives described in this section.
- 18 (h) Progress Report.—Not later than 180 days
- 19 after the date of the enactment of this Act, the Secretary
- 20 shall submit a progress report on the development of the
- 21 Joint Action Plan to the Committee on Foreign Relations
- 22 of the Senate and the Committee on Foreign Affairs of
- 23 the House of Representatives.

1	SEC. 134. REPORT ON DEVELOPING COUNTRY DEBT SUS-
2	TAINABILITY.
3	(a) In General.—Not later than 180 days after the
4	date of the enactment of this Act, the Secretary, in coordi-
5	nation with the Secretary of Treasury, shall submit a re-
6	port containing an assessment of the current external debt
7	environment for developing countries and identifying par-
8	ticular near-term risks to debt sustainability to—
9	(1) the appropriate congressional committees;
10	(2) the Committee on Banking, Housing, and
11	Urban Affairs of the Senate; and
12	(3) the Committee on Financial Services of the
13	House of Representatives.
14	(b) Contents.—The report submitted under sub-
15	section (a) shall assess—
16	(1) the impact of new lending relationships, in-
17	cluding the role of new creditors;
18	(2) the adequacy of current multilateral surveil-
19	lance mechanisms in guarding against debt distress
20	in developing countries;
21	(3) the ability of developing countries to borrow
22	on global capital markets; and
23	(4) the interaction between debt sustainability
24	objectives of the developing world and the develop-
25	ment-oriented investment agenda of the G-20, in-
26	cluding the impact of—

1	(A) current debt sustainability objectives
2	on investment in developing countries; and
3	(B) investment objectives proposed by the
4	G-20 on the ability to meet the goals of—
5	(i) the Heavily Indebted Poor Country
6	Initiative; and
7	(ii) the Multilateral Debt Relief Initia-
8	tive.
9	SEC. 135. UNITED STATES STRATEGY TO PREVENT AND RE-
10	SPOND TO GENDER-BASED VIOLENCE GLOB-
11	ALLY.
12	(a) Global Strategy Requirement.—Not later
13	than 180 days after the date of the enactment of this Act,
14	and biennially thereafter for 6 years, the Secretary of
15	State shall develop or update a United States global strat-
16	egy to prevent and respond to violence against women and
17	girls. The strategy shall be transmitted to the appropriate
18	congressional committees and made publicly available on
19	the Internet.
20	(b) Initial Strategy.—For the purposes of this
21	section, the "United States Strategy to Prevent and Re-
22	spond to Gender-Based Violence Globally", issued in Au-
23	gust 2012, shall be deemed to fulfill the initial require-
24	ment of subsection (a).

1 (c) Collaboration and Coordination.—In devel-2 oping the strategy under subsection (a), the Secretary of State shall consult with— 3 4 (1) the heads of relevant Federal agencies; (2) the Senior Policy Operating Group on Traf-6 ficking in Persons; and 7 (3) representatives of civil society and multilat-8 eral organizations with demonstrated experience in 9 addressing violence against women and girls or pro-10 moting gender equality internationally. 11 (d) Priority Country Selection.—To further the 12 objectives of the strategy described in subsection (a), the 13 Secretary shall identify no less than 4 eligible low-income and lower-middle income countries with significant levels 14 15 of violence against women and girls, including within displaced communities, that have the governmental or non-16 governmental organizational capacity to manage and im-17 plement gender-based violence prevention and response 18 program activities and should, when possible, be geo-19 graphically, ethnically, and culturally diverse from one an-21 other. 22 (e) Country Plans.—In each country identified

under subsection (d) the Secretary shall develop com-

prehensive, multisectoral, and holistic individual country

1	plans designed to address and respond to violence against
2	women and girls that include—
3	(1) an assessment and description of the cur-
4	rent or potential capacity of the government of each
5	identified country and civil society organizations in
6	each such identified country to address and respond
7	to violence against women and girls;
8	(2) an identification of coordination mecha-
9	nisms with Federal agencies that—
10	(A) have existing programs relevant to the
11	strategy;
12	(B) will be involved in new program activi-
13	ties; and
14	(C) are engaged in broader United States
15	strategies around development;
16	(3) a description of the monitoring and evalua-
17	tion mechanisms established for each identified
18	country, and their intended use in assessing overall
19	progress in prevention and response;
20	(4) a projection of the general levels of re-
21	sources needed to achieve the stated objectives in
22	each identified country, including an accounting of—
23	(A) activities and funding already ex-
24	pended by the Department of State, the United
25	States Agency for International Development.

1	other Federal agencies, donor country govern-
2	ments, and multilateral institutions; and
3	(B) leveraged private sector resources; and
4	(5) strategies, as appropriate, designed to ac-
5	commodate the needs of stateless, disabled, inter-
6	nally displaced, refugee, or religious or ethnic minor-
7	ity women and girls.
8	(f) Report on Priority Country Selection and
9	Country Plans.—Not more than 90 days after selection
10	of the priority countries required under subsection (d),
11	and annually thereafter, the Secretary of State shall sub-
12	mit to the appropriate congressional committees a report
13	detailing the priority country selection process, the devel-
14	opment of specific country plans, and include an overview
15	of all programming and specific activities being under-
16	taken, the budget resources requested, and the specific ac-
17	tivities to be supported by each Executive agency under
18	the strategy if such resources are provided.
19	(g) Rule of Construction.—Nothing in this sec-
20	tion may be construed to authorize any additional appro-
21	priations for the purposes and initiatives of this section.
22	SEC. 136. INTERNATIONAL CORRUPTION AND ACCOUNT-
23	ABILITY.
24	(a) Annual Report.—Not later than June 1 of each
25	year, the Secretary, in consultation with the Administrator

1	of the United States Agency for International Develop-
2	ment (referred to in this section as the "USAID Adminis-
3	trator"), the Secretary of Defense, and the heads of ap-
4	propriate intelligence agencies, shall submit to the appro-
5	priate congressional committees a Country Report on Cor-
6	ruption Practices, with a classified annex, which shall in-
7	clude information about countries for which a corruption
8	analysis was conducted under subsection (b).
9	(b) Corruption Analysis Elements.—The cor-
10	ruption analysis conducted under this subsection should
11	include, among other elements—
12	(1) an analysis of individuals and associations
13	that comprise corruption networks in the country,
14	including, as applicable—
15	(A) government officials;
16	(B) private sector actors;
17	(C) criminals; and
18	(D) members of illegal armed groups;
19	(2) the identification of the state functions that
20	have been captured by corrupt networks in the coun-
21	try, including, as applicable functions of—
22	(A) the judicial branch;
23	(B) the taxing authority;
24	(C) the central bank; and
25	(D) specific military or police units;

1	(3) the identification of—
2	(A) the key economic activities, whether
3	licit or illicit, which are dominated by members
4	of the corrupt network; and
5	(B) other revenue streams that enrich such
6	members; and
7	(4) the identification of enablers of corrupt
8	practices, within the country and outside the coun-
9	try.
10	(c) Publication and Briefings.—The Secretary
11	shall—
12	(1) publish the Country Report on Corruption
13	and Accountability submitted under subsection (a)
14	on the website of the Department; and
15	(2) brief the Committee on Foreign Relations of
16	the Senate and the Committee on Foreign Affairs of
17	the House of Representatives on the information
18	contained in the report published under paragraph
19	(1).
20	SEC. 137. QUADRENNIAL DIPLOMACY AND DEVELOPMENT
21	REVIEW.
22	(a) Requirement.—
23	(1) Quadrennial reviews required.—
24	Under the direction of the President, the Secretary
25	of State shall every 4 years, during a year following

- a year evenly divisible by 4, conduct a review of
 United States diplomacy and development (to be
 known as a "quadrennial diplomacy and development review").
 - (2) Scope of Reviews.—Each quadrennial diplomacy and development review shall be a comprehensive examination of the national diplomacy and development policy and strategic framework of the United States for the next 4-year period until a subsequent review is due under paragraph (1). The review shall include—
 - (A) recommendations regarding the longterm diplomacy and development policy and strategic framework of the United States;
 - (B) priorities of the United States for diplomacy and development; and
 - (C) guidance on the related programs, assets, capabilities, budget, policies, and authorities of the Department of State and United States Agency for International Development.
 - (3) Consultation.—In conducting each quadrennial diplomacy and development review, after consultation with Department of State and United States Agency for International Development officials, the Secretary of State should consult with—

- 1 (A) the heads of other relevant Federal 2 agencies, including the Secretary of Defense, 3 the Secretary of the Treasury, the Secretary of 4 Homeland Security, the Attorney General, the Secretary of Health and Human Services, the 6 Secretary of Agriculture, the Secretary of Com-7 merce, the Chief Executive Officer of the Mil-8 lennium Challenge Corporation, and the Direc-9 tor of National Intelligence; 10 (B) any other Federal agency that provides 11 foreign assistance, including at a minimum the 12 Export-Import Bank of the United States and 13 the Overseas Private Investment Corporation; 14 (C) the Committee on Foreign Relations 15 and the Committee on Appropriations of the 16 Senate and the Committee on Foreign Affairs 17 and the Committee on Appropriations of the 18 House of Representatives and, as appropriate, 19 other members of Congress; and 20 (D) other relevant governmental and non-21 governmental entities, including private sector 22 representatives, academics, and other policy ex-
- (b) CONTENTS OF REVIEW.—Each quadrennial diplo macy and development review shall—

perts.

- (1) delineate, as appropriate, the national diplo-macy and development policy and strategic frame-work of the United States, consistent with appro-priate national, Department of State, and United States Agency for International Development strate-gies, strategic plans, and relevant presidential direc-tives, including the national security strategy pre-scribed pursuant to section 108 of the National Se-curity Act of 1947 (50 U.S.C. 404a);
 - (2) outline and prioritize the full range of critical national diplomacy and development areas, capabilities, and resources, including those implemented across agencies, and address the full range of challenges confronting the United States in this regard;
 - (3) describe the interagency cooperation, and preparedness of relevant Federal assets, and the infrastructure, budget plan, and other elements of the diplomacy and development policies and programs of the United States required to execute successfully the full range of mission priorities outlined under paragraph (2);
 - (4) describe the roles of international organizations and multilateral institutions in advancing United States diplomatic and development objectives, including the mechanisms for coordinating and

- harmonizing development policies and programs with
 partner countries and among donors;
 - (5) identify the budget plan required to provide sufficient resources to successfully execute the full range of mission priorities outlined under paragraph (2);
 - (6) include an assessment of the organizational alignment of the Department of State and the United States Agency for International Development with the national diplomacy and development policy and strategic framework referred to in paragraph (1) and the diplomacy and development mission priorities outlined under paragraph (2);
 - (7) review and assess the effectiveness of the management mechanisms of the Department of State and the United States Agency for International Development for executing the strategic priorities outlined in the quadrennial diplomacy and development review, including the extent to which such effectiveness has been enhanced since the previous report; and
 - (8) the relationship between the requirements of the quadrennial diplomacy and development review and the acquisition strategy and expenditure plan

1	within the Department of State and the United
2	States Agency for International Development.
3	(c) Foreign Affairs Policy Board Review.—
4	The Secretary of State should apprise the Foreign Affairs
5	Policy Board on an ongoing basis of the work undertaken
6	in the conduct of the quadrennial diplomacy and develop-
7	ment review.
8	(d) Rule of Construction.—Nothing in this sec-
9	tion may be construed to authorize any additional appro-
10	priations for the purposes and initiatives under this sec-
11	tion.
12	SEC. 138. DISAPPEARED PERSONS IN MEXICO, GUATEMALA
13	HONDURAS, AND EL SALVADOR.
14	(a) FINDINGS.—Congress makes the following find-
15	ings:
16	(1) The United States—
17	(A) values governance, security, and the
18	rule of law in Mexico and Central America; and
19	(B) has reemphasized its commitment to
20	this region following the humanitarian crisis of
21	unaccompanied children from these countries
22	across the international border between the
23	United States and Mexico in 2014.
24	(2) Individuals migrating from Central America
25	to the United States face great peril during their

1	journey. Many go missing along the way and are
2	often never heard from again.
3	(b) REPORT OF DISAPPEARED PERSONS.—Not later
4	than 180 days after the date of the enactment of this Act,
5	and annually thereafter, the Secretary, in close consulta-
6	tion with the Administrator of the Drug Enforcement
7	Agency, the Secretary of Homeland Security, the Director
8	of the Federal Bureau of Investigation, and the heads of
9	other relevant Federal agencies, shall submit a report to
10	the Committee on Foreign Relations of the Senate and
11	the Committee on Foreign Affairs of the House of Rep-
12	resentatives that includes—
13	(1) the number of cases of enforced disappear-
14	ances in Mexico, Guatemala, Honduras, and El Sal-
15	vador;
16	(2) an assessment of causes for the disappear-
17	ances described in paragraph (1);
18	(3) the primary individuals and groups respon-
19	sible for such disappearances; and
20	(4) the official government response in those
21	countries to account for such disappeared persons.

1	SEC. 139. REPORT ON IMPLEMENTATION BY THE GOVERN
2	MENT OF BAHRAIN OF RECOMMENDATIONS
3	FROM THE BAHRAIN INDEPENDENT COMMIS-
4	SION OF INQUIRY.
5	(a) In General.—Not later than 60 days after the
6	date of the enactment of this Act, the Secretary shall sub-
7	mit an unclassified report to the appropriate congressional
8	committees that describes the implementation by the Gov-
9	ernment of Bahrain of the recommendations contained in
10	the 2011 Report of the Bahrain Independent Commission
11	of Inquiry (referred to in this section as the "Bahrain Re-
12	port'').
13	(b) CONTENT.—The report required under subsection
14	(a) shall include—
15	(1) a description of the specific steps taken by
16	the Government of Bahrain to implement each of the
17	26 recommendations contained in the Bahrain Re-
18	port;
19	(2) an assessment of whether the Government
20	of Bahrain has "fully complied with", "partially im-
21	plemented", or "not meaningfully implemented"
22	each recommendation referred to in paragraph (1)
23	and
24	(3) an assessment of the impact of the findings
25	in the Bahrain Report for the United States security

1	posture in the Arab Gulf and the area of responsi-
2	bility of the United States Central Command.
3	SEC. 140. REPORT ON UNITED STATES HUMANITARIAN AS
4	SISTANCE TO HAITI AND WHETHER RECENT
5	ELECTIONS IN HAITI MEET INTERNATIONAL
6	ELECTION STANDARDS.
7	(a) Reauthorization.—Section 5(a) of the Assess-
8	ing Progress in Haiti Act of 2014 (22 U.S.C. 2151 note)
9	is amended by striking "December 31, 2017" and insert-
10	ing "December 31, 2022".
11	(b) Report.—Section 5(b) of the Assessing Progress
12	in Haiti Act of 2014 (22 U.S.C. 2151 note) is amended—
13	(1) in paragraph (12), by striking "and" at the
14	end;
15	(2) in paragraph (13), by striking the period at
16	the end and inserting a semicolon; and
17	(3) by adding at the end the following:
18	"(14) a determination of whether recent Hai-
19	tian elections are free, fair and responsive to the
20	people of Haiti; and
21	"(15) a description of any attempts to dis-
22	qualify candidates for political officers in Haiti for
23	political reasons.".

1	SEC. 141. SENSE OF CONGRESS WITH RESPECT TO THE IM-
2	POSITION OF ADDITIONAL SANCTIONS
3	AGAINST THE DEMOCRATIC PEOPLE'S RE
4	PUBLIC OF KOREA.
5	(a) FINDINGS.—Congress makes the following find-
6	ings:
7	(1) The Democratic People's Republic of Korea
8	(in this section referred to as the "DPRK") tested
9	nuclear weapons on 3 separate occasions, in October
10	2006, in May 2009, and in February 2013.
11	(2) Nuclear experts have reported that the
12	DPRK may currently have as many as 20 nuclear
13	warheads and has the potential to possess as many
14	as 100 warheads within the next 5 years.
15	(3) According to the 2014 Department of De-
16	fense report, "Military and Security Developments
17	Involving the Democratic People's Republic of
18	Korea" (in this subsection referred to as the "2014
19	DoD report"), the DPRK has proliferated nuclear
20	technology to Libya via the proliferation network of
21	Pakistani scientist A.Q. Khan.
22	(4) According to the 2014 DoD report, "North
23	Korea also provided Syria with nuclear reactor tech-
24	nology until 2007.".

- 1 (5) On September 6, 2007, as part of "Oper-2 ation Orchard", the Israeli Air Force destroyed the 3 suspected nuclear facility in Syria.
 - (6) According to the 2014 DoD report, "North Korea has exported conventional and ballistic missile-related equipment, components, materials, and technical assistance to countries in Africa, Asia, and the Middle East.".
 - (7) On November 29, 1987, DPRK agents planted explosive devices onboard Korean Air flight 858, which killed all 115 passengers and crew on board.
 - (8) On March 26, 2010, the DPRK fired upon and sank the South Korean warship Cheonan, killing 46 of her crew.
 - (9) On November 23, 2010, the DPRK shelled South Korea's Yeonpyeong Island, killing 4 South Korean citizens.
 - (10) On February 7, 2014, the United Nations Commission of Inquiry on human rights in DPRK (in this subsection referred to as the "Commission of Inquiry") released a report detailing the atrocious human rights record of the DPRK.
- 24 (11) Dr. Michael Kirby, Chair of the Commis-25 sion of Inquiry, stated on March 17, 2014, "The

- Commission of Inquiry has found systematic, widespread, and grave human rights violations occurring
 in the Democratic People's Republic of Korea. It has
 also found a disturbing array of crimes against humanity. These crimes are committed against inmates
 of political and other prison camps; against starving
 populations; against religious believers; against persons who try to flee the country—including those
 forcibly repatriated by China.".
 - (12) Dr. Michael Kirby also stated, "These crimes arise from policies established at the highest level of the State. They have been committed, and continue to take place in the Democratic People's Republic of Korea, because the policies, institutions, and patterns of impunity that lie at their heart remain in place. The gravity, scale, duration, and nature of the unspeakable atrocities committed in the country reveal a totalitarian State that does not have any parallel in the contemporary world.".
 - (13) The Commission of Inquiry also notes, "Since 1950, the Democratic People's Republic of Korea has engaged in the systematic abduction, denial of repatriation, and subsequent enforced disappearance of persons from other countries on a large scale and as a matter of State policy. Well over

- 200,000 persons, including children, who were brought from other countries to the Democratic People's Republic of Korea may have become victims of enforced disappearance," and states that the DPRK has failed to account or address this injustice in any way.
 - (14) According to reports and analysis from organizations such as the International Network for the Human Rights of North Korean Overseas Labor, the Korea Policy Research Center, NK Watch, the Asian Institute for Policy Studies, the Center for International and Strategic Studies, and the George W. Bush Institute, there may currently be as many as 100,000 North Korean overseas laborers in various nations around the world.
 - (15) Such forced North Korean laborers are often subjected to harsh working conditions under the direct supervision of DPRK officials, and their salaries contribute to anywhere from \$150,000,000 to \$230,000,000 a year to the DPRK state coffers.
 - (16) According to the Director of National Intelligence's 2015 Worldwide Threat Assessment, "North Korea's nuclear weapons and missile programs pose a serious threat to the United States and to the security environment in East Asia.".

- 1 (17) The Worldwide Threat Assessment states,
 2 "North Korea has also expanded the size and so3 phistication of its ballistic missile forces, ranging
 4 from close-range ballistic missiles to ICBMs, while
 5 continuing to conduct test launches. In 2014, North
 6 Korea launched an unprecedented number of bal7 listic missiles.".
 - (18) On December 19, 2015, the Federal Bureau of Investigation declared that the DPRK was responsible for a cyberattack on Sony Pictures conducted on November 24, 2014.
 - (19) From 1988 to 2008, the DPRK was designated by the United States Government as a state sponsor of terrorism.
 - (20) The DPRK is currently in violation of United Nations Security Council Resolutions 1695 (2006), 1718 (2006), 1874 (2009), 2087 (2013), and 2094 (2013).
 - (21) The DPRK repeatedly violated agreements with the United States and the other so-called Six-Party Talks partners (the Republic of Korea, Japan, the Russian Federation, and the People's Republic of China) designed to halt its nuclear weapons program, while receiving significant concessions, including fuel, oil, and food aid.

1	(22) The Six-Party Talks have not been held
2	since December 2008.
3	(23) On May 9, 2015, the DPRK claimed that
4	it has test-fired a ballistic missile from a submarine.
5	(b) Sense of Congress.—It is the sense of Con-
6	gress that—
7	(1) the DPRK represents a serious threat to
8	the national security of the United States and
9	United States allies in East Asia and to inter-
10	national peace and stability, and grossly violates the
11	human rights of its own people;
12	(2) the Secretary of State and the Secretary of
13	the Treasury should impose additional sanctions
14	against the DPRK, including targeting its financial
15	assets around the world, specific designations relat-
16	ing to human rights abuses, and a redesignation of
17	the DPRK as a state sponsor of terror; and
18	(3) the President should not resume the nego-
19	tiations with the DPRK, either bilaterally or as part
20	of the Six-Party Talks, without strict preconditions,
21	including that the DPRK—
22	(A) adhere to its denuclearization commit-
23	ments outlined in the 2005 Joint Statement of
24	the Six-Party Talks:

1	(B) commit to halting its ballistic missile
2	programs and its proliferation activities;
3	(C) cease military provocations; and
4	(D) measurably and significantly improve
5	its human rights record.
6	TITLE II—ORGANIZATION AND
7	PERSONNEL OF THE DEPART-
8	MENT OF STATE
9	Subtitle A—Organizational Matters
10	SEC. 201. RIGHTSIZING ACCOUNTABILITY.
11	(a) In General.—Not later than 60 days after re-
12	ceiving rightsizing recommendations pursuant to a review
13	conducted by the Office of Management, Policy,
14	Rightsizing, and Innovation relating to overseas staffing
15	levels at United States overseas posts, the relevant chief
16	of mission, in coordination with the relevant regional bu-
17	reau, shall submit a response to the Office of Manage-
18	ment, Policy, Rightsizing, and Innovation that describes—
19	(1) any rightsizing recommendations that are
20	accepted by such chief of mission and regional bu-
21	reau;
22	(2) a detailed schedule for implementation of
23	any such recommendations;
24	(3) any recommendations that are rejected; and

- 1 (4) a detailed justification providing the basis 2 for the rejection of any such recommendations.
- 3 (b) ANNUAL REPORT.—On the date on which the
- 4 President's annual budget request is submitted to Con-
- 5 gress, the Secretary shall submit an annual report to the
- 6 appropriate congressional committees that describes the
- 7 status of all rightsizing recommendations and responses
- 8 described in subsection (a) from the preceding 5 years,
- 9 including—
- 10 (1) a list of all such rightsizing recommenda-11 tions made, including whether each such rec-12 ommendation was accepted or rejected by the rel-
- evant chief of mission and regional bureau;
- 14 (2) for each accepted recommendation, a de-15 tailed description of the current status of its imple-16 mentation according to the schedule provided pursu-17 ant to subsection (a)(2), including an explanation 18 for any departure from, or changes to, such sched-
- 19 ule; and
- 20 (3) for any rejected recommendations, the jus-21 tification provided pursuant to subsection (a)(4).
- 22 (c) Report on Regional Bureau Staffing.—In
- 23 conjunction with each report required under subsection
- 24 (b), the Secretary shall submit a supplemental report to
- 25 the appropriate congressional committees that includes—

1	(1) an enumeration of the domestic staff posi-
2	tions in each regional bureau of the Department;
3	(2) a detailed explanation of the extent to which
4	the staffing of each regional bureau reflects the
5	overseas requirements of the United States within
6	each such region;
7	(3) a detailed plan, including an implementa-
8	tion schedule, for how the Department will seek to
9	rectify any significant imbalances in staffing among
10	regional bureaus or between any regional bureau and
11	the overseas requirements of the United States with-
12	in such region if the Secretary determines that such
13	staffing does not reflect—
14	(A) the foreign policy priorities of the
15	United States; or
16	(B) the effective conduct of the foreign af-
17	fairs of the United States; and
18	(4) a detailed description of the implementation
19	status of any plan provided pursuant to paragraph
20	(3), including an explanation for any departure
21	from, or changes to, the implementation schedule

provided with such plan.

1 SEC. 202. INTEGRATION OF FOREIGN ECONOMIC POLICY.

- 2 (a) In General.—The Secretary, in conjunction
- 3 with the Under Secretary of Economic Growth, Energy,
- 4 and the Environment, shall establish—
- 5 (1) foreign economic policy priorities for each
- 6 regional bureau, including for individual countries,
- 7 as appropriate; and
- 8 (2) policies and guidance for integrating such
- 9 foreign economic policy priorities throughout the De-
- partment.
- 11 (b) DEPUTY ASSISTANT SECRETARY.—Within each
- 12 regional bureau of the Department, the Secretary shall
- 13 task an existing Deputy Assistant Secretary with appro-
- 14 priate training and background in economic and commer-
- 15 cial affairs with the responsibility for economic matters
- 16 and interests within the responsibilities of such regional
- 17 bureau, including the integration of the foreign economic
- 18 policy priorities established pursuant to subsection (a).
- 19 (c) Coordination.—The Deputy Assistant Sec-
- 20 retary given the responsibility for economic matters and
- 21 interests pursuant to subsection (b) within each bureau
- 22 shall—
- 23 (1) at the direction of the relevant Assistant
- Secretary, review and report to the Assistant Sec-
- 25 retary of such bureau on all economic matters and
- 26 interests; and

1	(2) serve as liaison with the Office of the Under
2	Secretary for Economic Growth, Energy, and the
3	Environment.
4	SEC. 203. REVIEW OF BUREAU OF AFRICAN AFFAIRS AND
5	BUREAU OF NEAR EASTERN AFFAIRS JURIS-
6	DICTIONS.
7	(a) In General.—Not later than 180 days after the
8	date of the enactment of this Act, the Secretary shall—
9	(1) conduct a review of the jurisdictional re-
10	sponsibility of the Bureau of African Affairs and
11	that of the Bureau of Near Eastern Affairs relating
12	to the North African countries of Morocco, Algeria,
13	Tunisia, and Libya; and
14	(2) submit a report to the appropriate congres-
15	sional committees that includes—
16	(A) the findings of the review conducted
17	under paragraph (1); and
18	(B) recommendations on whether jurisdic-
19	tional responsibility among the bureaus referred
20	to in paragraph (1) should be adjusted.
21	(b) Review.—The review conducted under sub-
22	section (a)(1) shall—
23	(1) identify regional strategic priorities;
24	(2) assess regional dynamics between the North
25	Africa and Sub-Saharan Africa regions, including

1	the degree to which the priorities identified pursuant
2	to paragraph (1)—
3	(A) are distinct between each such region;
4	or
5	(B) have similar application across such
6	regions;
7	(3) identify current priorities and effectiveness
8	of United States Government regional engagement
9	in North Africa and Sub-Saharan Africa, including
10	through security assistance, economic assistance, hu-
11	manitarian assistance, and trade;
12	(4) assess the degree to which such engagement
13	is—
14	(A) inefficient, duplicative, or uncoordi-
15	nated between the North Africa and Sub-Saha-
16	ran Africa regions; or
17	(B) otherwise harmed or limited as a re-
18	sult of the current division of jurisdictional re-
19	sponsibilities;
20	(5) assess the overall coherence and effective-
21	ness of the current division of jurisdictional respon-
22	sibilities in Africa between the Bureau of African
23	Affairs and the Bureau of Near Eastern Affairs, in-
24	cluding with regard to coordination with other
25	United States departments or agencies; and

1	(6) assess any opportunities and costs of trans-
2	ferring jurisdictional responsibility of Morocco, Alge-
3	ria, Tunisia and Libya from the Bureau of Near
4	Eastern Affairs to the Bureau of African Affairs.
5	SEC. 204. SPECIAL ENVOYS, REPRESENTATIVES, ADVISORS,
6	AND COORDINATORS.
7	Not later than 90 days after the date of the enact-
8	ment of this Act, the Secretary shall submit a report to
9	the appropriate congressional committees on special en-
10	voys, representatives, advisors, and coordinators of the
11	Department, which shall include—
12	(1) a tabulation of the current names, ranks,
13	positions, and responsibilities of all special envoy,
14	representative, advisor, and coordinator positions at
15	the Department, with a separate accounting of all
16	such positions at the level of Assistant Secretary (or
17	equivalent) or above; and
18	(2) for each position identified pursuant to
19	paragraph (1)—
20	(A) the date on which the position was cre-
21	ated;
22	(B) the mechanism by which the position
23	was created, including the authority under
24	which the position was created;

1	(C) the positions authorized under section
2	1(d) of the State Department Basic Authorities
3	Act of 1956 (22 U.S.C. 2651a(d));
4	(D) a description of whether, and the ex-
5	tent to which, the responsibilities assigned to
6	the position duplicate the responsibilities of
7	other current officials within the Department,
8	including other special envoys, representatives,
9	and advisors;
10	(E) which current official within the De-
11	partment would be assigned the responsibilities
12	of the position in the absence of the position;
13	(F) to which current official within the De-
14	partment the position directly reports;
15	(G) the total number of staff assigned to
16	support the position; and
17	(H) with the exception of those created by
18	statute, a detailed explanation of the necessity
19	of the position to the effective conduct of the
20	foreign affairs of the United States.

1	SEC. 205. CONFLICT PREVENTION, MITIGATION AND RESO-
2	LUTION, AND THE INCLUSION AND PARTICI-
3	PATION OF WOMEN.
4	Section 704 of the Foreign Service Act of 1980 (22
5	U.S.C. 4024) is amended by adding at the end the fol-
6	lowing:
7	"(e) The Secretary, in conjunction with the Adminis-
8	trator of the United States Agency for International De-
9	velopment, shall ensure that all appropriate personnel, re-
10	sponsible for, or deploying to, countries or regions consid-
11	ered to be at risk of, undergoing, or emerging from violent
12	conflict, including special envoys, members of mediation
13	or negotiation teams, relevant members of the civil service
14	or foreign service, and contractors, obtain training, as ap-
15	propriate, in the following areas, each of which shall in-
16	clude a focus on women and ensuring women's meaningful
17	inclusion and participation:
18	"(1) Conflict prevention, mitigation, and resolu-
19	tion.
20	"(2) Protecting civilians from violence, exploi-
21	tation, and trafficking in persons.
22	"(3) International human rights law and inter-
23	national humanitarian law.".
24	SEC. 206. INFORMATION TECHNOLOGY SYSTEM SECURITY.
25	(a) In General.—The Secretary shall regularly con-
26	sult with the Director of the National Security Agency and

- 1 any other departments or agencies the Secretary deter-
- 2 mines to be appropriate regarding the security of United
- 3 States Government and nongovernment information tech-
- 4 nology systems and networks owned, operated, managed,
- 5 or utilized by the Department, including any such systems
- 6 or networks facilitating the use of sensitive or classified
- 7 information.
- 8 (b) Consultation.—In performing the consulta-
- 9 tions required under subsection (a), the Secretary shall
- 10 make all such systems and networks available to the Di-
- 11 rector of the National Security Agency and any other such
- 12 departments or agencies to carry out such tests and proce-
- 13 dures as are necessary to ensure adequate policies and
- 14 protections are in place to prevent penetrations or com-
- 15 promises of such systems and networks, including by mali-
- 16 cious intrusions by any unauthorized individual or state
- 17 actor or other entity.
- 18 (c) Security Breach Reporting.—Not later than
- 19 180 days after the date of the enactment of this Act, and
- 20 every 180 days thereafter, the Secretary, in consultation
- 21 with the Director of the National Security Agency and any
- 22 other departments or agencies the Secretary determines
- 23 to be appropriate, shall submit a report to the appropriate
- 24 congressional committees that describes in detail—

1	(1) all known or suspected penetrations or com-
2	promises of the systems or networks described in
3	subsection (a) facilitating the use of classified infor-
4	mation; and
5	(2) all known or suspected significant penetra-
6	tions or compromises of any other such systems and
7	networks that occurred since the submission of the
8	prior report.
9	(d) Content.—Each report submitted under sub-
10	section (c) shall include—
11	(1) a description of the relevant information
12	technology system or network penetrated or com-
13	promised;
14	(2) an assessment of the date and time such
15	penetration or compromise occurred;
16	(3) an assessment of the duration for which
17	such system or network was penetrated or com-
18	promised, including whether such penetration or
19	compromise is ongoing;
20	(4) an assessment of the amount and sensitivity
21	of information accessed and available to have been
22	accessed by such penetration or compromise, includ-
23	ing any such information contained on systems and

networks owned, operated, managed, or utilized by

1	any other department or agency of the United States
2	Government;
3	(5) an assessment of whether such system or
4	network was penetrated by a malicious intrusion, in-
5	cluding an assessment of—
6	(A) the known or suspected perpetrators,
7	including state actors; and
8	(B) the methods used to conduct such pen-
9	etration or compromise; and
10	(6) a description of the actions the Department
11	has taken, or plans to take, to prevent future, simi-
12	lar penetrations or compromises of such systems and
13	networks.
14	SEC. 207. ANALYSIS OF EMBASSY COST SHARING.
15	Not later than 180 days after the date of the enact-
16	ment of this Act, the Comptroller General of the United
17	States shall submit a report to the appropriate congres-
18	sional committees that assesses the cost-effectiveness and
19	performance of the International Cooperative Administra-
20	tive Support Services system (referred to in this section
21	as the "ICASS system"), including by assessing—
22	(1) the general performance of the ICASS sys-
23	tem in providing cost-effective, timely, efficient, ap-
	, , , , , ,
24	propriate, and reliable services that meet the needs

1	(2) the extent to which additional cost savings
2	and greater performance can be achieved under the
3	current ICASS system and rules;
4	(3) the standards applied in the selection of the
5	ICASS provider and the extent to which such stand-
6	ards are consistently applied; and
7	(4) potential reforms to the ICASS system, in-
8	cluding—
9	(A) the selection of more than 1 service
10	provider under certain circumstances;
11	(B) options for all departments or agencies
12	to opt out of ICASS entirely or to opt out of
13	individual services, including by debundling
14	service packages;
15	(C) increasing the reliance on locally em-
16	ployed staff or outsourcing to local firms, as ap-
17	propriate; and
18	(D) other modifications to the current
19	ICASS system and rules that would incentivize
20	greater effectiveness and cost efficiency.

1	SEC. 208. PARENT ADVISORY COMMITTEE TO THE INTER-
2	AGENCY WORKING GROUP TO PREVENT
3	INTERNATIONAL PARENTAL CHILD ABDUC-
4	TION.
5	Section 433(b) of the Homeland Security Act of 2002
6	(6 U.S.C. 241(b)) is amended to read as follows:
7	"(b) Interagency Coordination.—
8	"(1) Interagency working group.—The
9	Secretary of State shall convene and chair an inter-
10	agency working group to prevent international pa-
11	rental child abduction, which shall be composed of
12	presidentially appointed, Senate confirmed, officials
13	from—
14	"(A) the Department of State;
15	"(B) the Department of Homeland Secu-
16	rity, including U.S. Customs and Border Pro-
17	tection and U.S. Immigration and Customs En-
18	forcement; and
19	"(C) the Department of Justice, including
20	the Federal Bureau of Investigation.
21	"(2) Advisory committee.—The Secretary of
22	State shall convene an advisory committee to the
23	interagency working group established pursuant to
24	paragraph (1), for the duration of the working
25	group's existence, which shall be composed of not

1	less than 3 left-behind parents, serving for 2-year
2	terms, who—
3	"(A) shall be selected by the Secretary;
4	and
5	"(B) shall periodically consult with the
6	interagency working group on all activities of
7	the interagency working group, as appro-
8	priate.".
9	SEC. 209. IMPROVING RESEARCH AND EVALUATION OF
10	PUBLIC DIPLOMACY.
11	(a) In General.—The Secretary shall—
12	(1) conduct regular research and evaluation of
13	public diplomacy programs and activities of the De-
14	partment, including through the routine use of audi-
15	ence research, digital analytics, and impact evalua-
16	tions, to plan and execute such programs and activi-
17	ties; and
18	(2) make the findings of the research and eval-
19	uations conducted under paragraph (1) available to
20	Congress.
21	(b) DIRECTOR OF RESEARCH AND EVALUATION.—
22	(1) Appointment.—Not later than 90 days
23	after the date of the enactment of this Act, the Sec-
24	retary shall appoint a Director of Research and
25	Evaluation in the Office of Policy, Planning, and

1	Resources for the Under Secretary for Public Diplo-
2	macy and Public Affairs.
3	(2) Limitation on appointment.—The ap-
4	pointment of a Director of Research and Evaluation
5	pursuant to paragraph (1) shall not result in an in-
6	crease in the overall full-time equivalent positions
7	within the Department.
8	(3) Responsibilities.—The Director of Re-
9	search and Evaluation shall—
10	(A) coordinate and oversee the research
11	and evaluation of public diplomacy programs of
12	the Department—
13	(i) to improve public diplomacy strate-
14	gies and tactics; and
15	(ii) to ensure that programs are in-
16	creasing the knowledge, understanding,
17	and trust of the United States by relevant
18	target audiences;
19	(B) report to the Director of Policy and
20	Planning;
21	(C) routinely organize and oversee audi-
22	ence research, digital analytics and impact eval-
23	uations across all public diplomacy bureaus and
24	offices of the Department;

1	(D) support embassy public affairs sec-
2	tions;
3	(E) share appropriate public diplomacy re-
4	search and evaluation information within the
5	Department and with other Federal depart-
6	ments and agencies;
7	(F) regularly design and coordinate stand-
8	ardized research questions, methodologies, and
9	procedures to ensure that public diplomacy ac-
10	tivities across all public diplomacy bureaus and
11	offices are designed to meet appropriate foreign
12	policy objectives; and
13	(G) report quarterly to the United States
14	Advisory Commission on Public Diplomacy,
15	through the Commission's Subcommittee on Re-
16	search and Evaluation established pursuant to
17	subsection (e), regarding the research and eval-
18	uation of all public diplomacy bureaus and of-
19	fices of the Department.
20	(4) Guidance and Training.—Not later than
21	180 days after his or her appointment pursuant to
22	paragraph (1), the Director of Research and Evalua-
23	tion shall create guidance and training for all public
24	diplomacy officers regarding the reading and inter-

pretation of public diplomacy program evaluation

findings to ensure that such findings and lessons learned are implemented in the planning and evaluation of all public diplomacy programs and activities throughout the Department.

(c) Prioritizing Research and Evaluation.—

- (1) In General.—The Director of Policy, Planning, and Resources shall ensure that research and evaluation, as coordinated and overseen by the Director of Research and Evaluation, supports strategic planning and resource allocation across all public diplomacy bureaus and offices of the Department.
- (2) Allocation of Resources.—Amounts allocated for the purposes of research and evaluation of public diplomacy programs and activities pursuant to subsection (a) shall be made available to be disbursed at the direction of the Director of Research and Evaluation among the research and evaluation staff across all public diplomacy bureaus and offices of the Department.
- (3) Sense of congress.—It is the sense of Congress that the Department should allocate, for the purposes of research and evaluation of public diplomacy activities and programs pursuant to subsection (a)—

1	(A) 3 to 5 percent of program funds made
2	available under the heading "EDUCATIONAL
3	AND CULTURAL EXCHANGE PROGRAMS"; and
4	(B) 3 to 5 percent of program funds allo-
5	cated for public diplomacy programs under the
6	heading "DIPLOMATIC AND CONSULAR PRO-
7	GRAMS".
8	(d) LIMITED EXEMPTION.—The Paperwork Reduc-
9	tion Act of 1980 (44 U.S.C. 3501 et seq.) shall not apply
10	to collections of information directed at foreign individuals
11	conducted by, or on behalf of, the Department for the pur-
12	pose of audience research and impact evaluations, in ac-
13	cordance with the requirements under this section and in
14	connection with the Department's activities conducted
15	pursuant to the United States Information and Edu-
16	cational Exchange Act (22 U.S.C. 1431 et seq.) or the
17	Mutual Educational and Cultural Exchange Act of 1961
18	(22 U.S.C. 2451 et seq.).
19	(e) Advisory Commission on Public Diplo-
20	MACY.—
21	(1) Subcommittee for research and eval-
22	UATION.—The Advisory Commission on Public Di-
23	plomacy shall establish a Subcommittee for Research
24	and Evaluation to monitor and advise on the re-

- search and evaluation activities of the Department and the Broadcasting Board of Governors.
- 3 (2) Report.—The Subcommittee for Research 4 and Evaluation established pursuant to paragraph 5 (1) shall submit an annual report to Congress in 6 conjunction with the Commission on Public Diplo-7 macy's Comprehensive Annual Report on the per-8 formance of the Department and the Broadcasting 9 Board of Governors in carrying out research and 10 evaluations of their respective public diplomacy pro-11 gramming.
 - (3) REAUTHORIZATION.—Section 1334 of the Foreign Affairs Reform and Restructuring Act of 1998 (22 U.S.C. 6553) is amended by striking "October 1, 2015" and inserting "October 1, 2020".
 - (f) Definitions.—In this section:
 - (1) AUDIENCE RESEARCH.—The term "audience research" means research conducted at the outset of public diplomacy program or campaign planning and design on specific audience segments to understand the attitudes, interests, knowledge and behaviors of such audience segments.
 - (2) DIGITAL ANALYTICS.—The term "digital analytics" means the analysis of qualitative and quantitative data, accumulated in digital format, to

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1	indicate the outputs and outcomes of a public diplo-
2	macy program or campaign.
3	(3) IMPACT EVALUATION.—The term "impact
4	evaluation" means an assessment of the changes in
5	the audience targeted by a public diplomacy program
6	or campaign that can be attributed to such program
7	or campaign.
8	SEC. 210. ENHANCED INSTITUTIONAL CAPACITY OF THE
9	BUREAU OF AFRICAN AFFAIRS.
10	(a) In General.—The Secretary shall strengthen
11	the institutional capacity of the Bureau of African Affairs
12	to oversee programs and engage in strategic planning and
13	crisis management by—
14	(1) establishing an office within the Bureau of
15	African Affairs that is separate and distinct from
16	the regional affairs office specifically charged with
17	overseeing strategy development and program imple-
18	mentation related to security assistance;
19	(2) planning to facilitate the long-term planning
20	process; and
21	(3) developing a concrete plan to rightsize the
22	Bureau of African Affairs not later than 180 days
23	after the date enactment of this Act.
24	(b) Report.—Not later than 90 days after the date
25	of the enactment of this Act, the Secretary shall submit

1	a report to the appropriate congressional committees that
2	describes the actions that have been taken to carry out
3	subsection (a).
4	(c) Authorization of Appropriations.—Nothing
5	in this section may be construed to authorize the appro-
6	priation of additional amounts to carry out this section,
7	and the Secretary shall use existing resources to carry out
8	the provisions of this section.
9	Subtitle B—Personnel Matters
10	SEC. 211. REVIEW OF FOREIGN SERVICE OFFICER COM-
11	PENSATION.
12	(a) Independent Assessment.—
13	(1) In general.—Not later than 30 days after
14	the date of the enactment of this Act, the Secretary
15	shall commission an independent assessment of For-
16	eign Service Officer compensation to ensure that
17	such compensation is achieving its purposes and the
18	goals of the Department, including to recruit, retain,
19	and maintain the world's premier diplomatic corps.
20	(2) Report.—Not later than 180 days after
21	the date of the enactment of this Act, the Secretary
22	the date of the chactment of this fiet, the secretary
22	shall submit a report to the appropriate congres-

1	(A) the results of the independent assess-
2	ment commissioned pursuant to paragraph (1);
3	and
4	(B) the views of the Secretary regarding
5	Foreign Service Officer compensation.
6	(b) CONTENT.—The report required under subsection
7	(a) shall include—
8	(1) a list of all compensation received by For-
9	eign Service Officers assigned domestically or over-
10	seas, including base salary and any other benefits,
11	allowances, differentials, or other financial incen-
12	tives;
13	(2) for each form of compensation described in
14	paragraph (1)—
15	(A) an explanation of its stated purpose;
16	(B) a description of all relevant authori-
17	ties, including statutory authority; and
18	(C) an assessment of the degree to which
19	its historical and current use matches its stated
20	purpose; and
21	(3) an assessment of the effectiveness of each
22	form of compensation described in paragraph (1)
23	in—
24	(A) achieving its stated purpose;

1	(B) achieving the recruiting and retention
2	goals of the Department; and
3	(C) achieving the assignment placement
4	needs of the Department.
5	SEC. 212. REPEAL OF RECERTIFICATION REQUIREMENT
6	FOR SENIOR FOREIGN SERVICE.
7	Section 305 of the Foreign Service Act of 1980 (22
8	U.S.C. 3945) is amended by striking subsection (d).
9	SEC. 213. COMPENSATORY TIME OFF FOR TRAVEL.
10	Section 5550b of title 5, United States Code, is
11	amended by adding at the end the following:
12	"(c) The maximum amount of compensatory time off
13	that may be earned under this section may not exceed 104
14	hours during any leave year (as defined in section
15	630.201(b) of title 5, Code of Federal Regulations).".
16	SEC. 214. CERTIFICATES OF DEMONSTRATED COM-
17	PETENCE.
18	Not later than 7 days after submitting the report re-
19	quired under section 304(a)(4) of the Foreign Service Act
20	of 1980 (22 U.S.C. 3944(a)(4)) to the Committee on For-
21	eign Relations of the Senate, the President shall make the
22	report available to the public, including by posting the on
23	the website of the Department in a conspicuous manner
24	and location.

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1	SEC. 215. FOREIGN SERVICE ASSIGNMENT RESTRICTIONS.
2	(a) Appeal of Assignment Restriction.—The
3	Secretary shall establish a right and process for employees
4	to appeal any assignment restriction or preclusion.
5	(b) Certification.—Upon full implementation of a
6	right and process for employees to appeal an assignment
7	restriction or preclusion, the Secretary shall submit a re-
8	port to the appropriate congressional committees that—
9	(1) certifies that such appeals process has been
10	fully implemented; and
11	(2) includes a detailed description of such proc-
12	ess.
13	(c) Notice.—The Secretary shall—
14	(1) publish the right and process established
15	pursuant to subsection (a) in the Foreign Affairs
16	Manual; and
17	(2) include a reference to such publication in
18	the report required under subsection (b).
19	(d) Prohibiting Discrimination.—Section
20	502(a)(2) of the Foreign Service Act of 1980 (22 U.S.C.
21	3982(a)(2)) is amended to read as follows:

"(2) In making assignments under paragraph (1), the Secretary shall ensure that a member of the Service is not assigned to, or restricted from, a position at a post in a particular geographic area, or domestically in a position working on issues relating to

1	a particular geographic area, exclusively on the basis
2	of the race, ethnicity, or religion of that member.".
3	SEC. 216. SECURITY CLEARANCE SUSPENSIONS.
4	(a) Suspension.—Section 610 of the Foreign Serv-
5	ice Act of 1980 (22 U.S.C. 4010) is amended—
6	(1) by striking the section heading and insert-
7	ing the following:
8	"SEC. 610. SEPARATION FOR CAUSE; SUSPENSION."; and
9	(2) by adding at the end the following:
10	"(c)(1) In order to promote the efficiency of the Serv-
11	ice, the Secretary may suspend a member of the Service
12	without pay when—
13	"(A) the member's security clearance is sus-
14	pended; or
15	"(B) there is reasonable cause to believe that
16	the member has committed a crime for which a sen-
17	tence of imprisonment may be imposed.
18	"(2) Any member of the Foreign Service for whom
19	a suspension is proposed under this subsection shall be
20	entitled to—
21	"(A) written notice stating the specific reasons
22	for the proposed suspension;
23	"(B) a reasonable time to respond orally and in
24	writing to the proposed suspension:

1	"(C) representation by an attorney or other
2	representative; and
3	"(D) a final written decision, including the spe-
4	cific reasons for such decision, as soon as prac-
5	ticable.
6	"(3) Any member suspended under this subsection
7	may file a grievance in accordance with the procedures ap-
8	plicable to grievances under chapter 11.
9	"(4) If a grievance is filed under paragraph (3)—
10	"(A) the review by the Foreign Service Griev-
11	ance Board shall be limited to a determination of
12	whether the provisions of paragraphs (1) and (2)
13	have been fulfilled; and
14	"(B) the Board may not exercise the authority
15	provided under section 1106(8).
16	"(5) In this subsection:
17	"(A) The term 'reasonable time' means—
18	"(i) with respect to a member of the For-
19	eign Service assigned to duty in the United
20	States, 15 days after receiving notice of the
21	proposed suspension; and
22	"(ii) with respect to a member of the For-
23	eign Service assigned to duty outside the
24	United States, 30 days after receiving notice of
25	the proposed suspension.

1	"(B) The terms 'suspend' and 'suspension'
2	mean placing a member of the Foreign Service in a
3	temporary status without duties and pay.".
4	(b) CLERICAL AMENDMENT.—The table of contents
5	in section 2 of such Act is amended by striking the item
6	relating to section 610 and inserting the following:
	"Sec. 610. Separation for cause; suspension.".
7	SEC. 217. ECONOMIC STATECRAFT EDUCATION AND TRAIN-
8	ING.
9	The Secretary shall establish curriculum at the For-
10	eign Services Institute to develop the practical foreign eco-
11	nomic policy expertise and skill sets of Foreign Service
12	officers, including by making available distance-learning
13	courses in commercial, economic, and business affairs, in-
14	cluding in—
15	(1) the global business environment;
16	(2) the economics of development;
17	(3) development and infrastructure finance;
18	(4) current trade and investment agreements
19	negotiations;
20	(5) implementing existing multilateral and
21	World Trade Organization agreements, and United
22	States trade and investment agreements;
23	(6) best practices for customs and export proce-
24	dures: and

1	(7) market analysis and global supply chain
2	management.
3	SEC. 218. REPORT ON DIVERSITY RECRUITMENT, EMPLOY-
4	MENT, RETENTION, AND PROMOTION.
5	(a) In General.—Not later than 180 days after the
6	date of the enactment of this Act, and quadrennially there-
7	after, the Secretary of State shall submit a comprehensive
8	report to Congress that—
9	(1) describes the efforts, consistent with exist-
10	ing law, including procedures, effects, and results of
11	the Department since the period covered by the prior
12	such report, to promote equal opportunity and inclu-
13	sion for all American employees in direct hire and
14	personal service contractors status, particularly em-
15	ployees of the Foreign Service, to include equal op-
16	portunity for all races, ethnicities, ages, genders,
17	and service-disabled veterans, with a focus on tradi-
18	tionally underrepresented minority groups;
19	(2) includes a section on—
20	(A) the diversity of selection boards;
21	(B) the employment of minority and serv-
22	ice-disabled veterans during the most recent 10-
23	vear period including—

1	(i) the number hired through direct
2	hires, internships, and fellowship pro-
3	grams;
4	(ii) the number promoted to senior
5	positions, including FS-01, GS-15, Senior
6	Executive Service, and Senior Foreign
7	Service; and
8	(iii) attrition rates by grade, civil and
9	foreign services, and the senior level ranks
10	listed in clause (ii);
11	(C) mentorship and retention programs;
12	and
13	(3) is organized in terms of real numbers and
14	percentages at all levels.
15	(b) Contents.—Each report submitted under sub-
16	section (a) shall describe the efforts of the Department—
17	(1) to propagate fairness, impartiality, and in-
18	clusion in the work environment domestically and
19	abroad;
20	(2) to eradicate harassment, intolerance, and
21	discrimination;
22	(3) to refrain from engaging in unlawful dis-
23	crimination in any phase of the employment process,
24	including recruitment, hiring, evaluation, assign-
25	ments, promotion, retention, and training;

1	(4) to eliminate illegal retaliation against em-
2	ployees for participating in a protected equal em-
3	ployment opportunity activity;
4	(5) to provide reasonable accommodation for
5	qualified employees and applicants with disabilities;
6	(6) to resolve workplace conflicts, confronta-
7	tions, and complaints in a prompt, impartial, con-
8	structive, and timely manner;
9	(7) to improve demographic data availability
10	and analysis regarding recruitment, hiring, pro-
11	motion, training, length in service, assignment re-
12	strictions, and pass-through programs;
13	(8) to recruit a diverse staff by—
14	(A) recruiting women, minorities, veterans,
15	and undergraduate and graduate students;
16	(B) recruiting at historically Black colleges
17	and universities, Hispanic serving institutions,
18	women's colleges, and colleges that typically
19	serve majority minority populations;
20	(C) sponsoring and recruiting at job fairs
21	in urban communities;
22	(D) placing job advertisements in news-
23	papers, magazines, and job sites oriented to-
24	ward women and people of color;

1	(E) providing opportunities through the
2	Foreign Service Internship Program and other
3	hiring initiatives; and
4	(F) recruiting mid- and senior-level profes-
5	sionals through programs such as—
6	(i) the International Career Advance-
7	ment Program;
8	(ii) the Public Policy and Inter-
9	national Affairs Fellowship Program;
10	(iii) the Institute for International
11	Public Policy Fellowship Program;
12	(iv) Seminar XXI at the Massachu-
13	setts Institute of Technology's Center for
14	International Studies; and
15	(v) other similar, highly respected,
16	international leadership programs; and
17	(9) to provide opportunities through—
18	(A) the Charles B. Rangel International
19	Affairs Fellowship Program;
20	(B) the Thomas R. Pickering Foreign Af-
21	fairs Fellowship Program; and
22	(C) the Donald M. Payne International
23	Development Fellowship Program.
24	(c) Scope of Initial Report.—The first report
25	submitted to Congress under this section shall include the

1	information described in subsection (b) for the 3 fiscal
2	years immediately preceding the fiscal year in which the
3	report is submitted.
4	SEC. 219. EXPANSION OF THE CHARLES B. RANGEL INTER-
5	NATIONAL AFFAIRS PROGRAM, THE THOMAS
6	R. PICKERING FOREIGN AFFAIRS FELLOW-
7	SHIP PROGRAM, AND THE DONALD M. PAYNE
8	INTERNATIONAL DEVELOPMENT FELLOW-
9	SHIP PROGRAM.
10	(a) Additional Fellowships Authorized.—Be-
11	ginning in fiscal year 2016, the Secretary shall—
12	(1) increase by 10 the number of fellows se-
13	lected for the Charles B. Rangel International Af-
14	fairs Program;
15	(2) increase by 10 the number of fellows se-
16	lected for the Thomas R. Pickering Foreign Affairs
17	Fellowship Program; and
18	(3) increase by 5 the number of fellows selected
19	for the Donald M. Payne International Development
20	Fellowship Program.
21	(b) PAYNE FELLOWSHIP PROGRAM.—Undergraduate
22	and graduate components of the Donald M. Payne Inter-
23	national Development Fellowship Program are authorized
24	to conduct outreach to attract outstanding students who

1	represent diverse ethnic and socioeconomic backgrounds
2	with an interest in pursuing a Foreign Service career.
3	SEC. 220. RETENTION OF MID- AND SENIOR-LEVEL PROFES-
4	SIONALS FROM UNDERREPRESENTED
5	GROUPS.
6	(a) In General.—The Secretary should provide at-
7	tention and oversight to the employment, retention, and
8	promotion of underrepresented groups to promote a di-
9	verse ethnic representation among mid- and senior-level
10	career professionals through programs such as—
11	(1) the International Career Advancement Pro-
12	gram;
13	(2) Seminar XXI at the Massachusetts Insti-
14	tute of Technology's Center for International Stud-
15	ies; and
16	(3) other highly respected international leader-
17	ship programs.
18	(b) Review of Past Programs.—The Secretary
19	should review past programs designed to increase minority
20	representation in international affairs positions, includ-
21	ing—
22	(1) the USAID Undergraduate Cooperative and
23	Graduate Economics Program;
24	(2) the Public Policy and International Affairs
25	Fellowship Program; and

1	(3) the Institute for International Public Policy
2	Fellowship Program.
3	SEC. 221. REVIEW OF JURISDICTIONAL RESPONSIBILITIES
4	OF THE SPECIAL REPRESENTATIVE TO AF-
5	GHANISTAN AND PAKISTAN AND THE BU-
6	REAU OF SOUTH AND CENTRAL ASIAN AF-
7	FAIRS.
8	(a) REVIEW.—The Secretary of State shall conduct
9	a review of the jurisdictional responsibilities of the Special
10	Representative to Afghanistan and Pakistan (SRAP) and
11	the Bureau of South and Central Asian Affairs (SCA).
12	(b) Report.—Not later than 180 days after the date
13	of the enactment of this Act, the Secretary shall submit
14	to the appropriate congressional committees a report on
15	the findings of the review conducted under subsection (a),
16	including recommendations on whether jurisdictional re-
17	sponsibility between the 2 offices should be adjusted.
18	SEC. 222. CONGRESSIONAL NOTIFICATION OF COUNTRIES
19	COMPLIANCE WITH MINIMUM STANDARDS
20	FOR THE ELIMINATION OF TRAFFICKING.
21	Section 110 of the Trafficking Victims Protection Act
22	of 2000 (22 U.S.C. 7107) is amended by adding at the
23	end the following:
24	"(g) Congressional Notification.—Not later
25	than 30 days before the anticipated submission of each

1	annual report under subsection (b)(1), the Secretary of
2	State shall notify and brief the appropriate congressional
3	committees concerning the countries that will be upgraded
4	to a higher tier or downgraded to a lower tier in such re-
5	port.".
6	SEC. 223. INTERNATIONAL RELIGIOUS FREEDOM TRAINING
7	PROGRAM.
8	Section 708 of the Foreign Service Act of 1980 (22
9	U.S.C. 4028) is amended—
10	(1) by redesignating subsections (b) and (c) as
11	subsections (d) and (e), respectively;
12	(2) in subsection (d), as redesignated, by insert-
13	ing "Refugees" before "The Secretary of State";
14	(3) in subsection (e), as redesignated, by insert-
15	ing "CHILD SOLDIERS" before "The Secretary of
16	State"; and
17	(4) by striking subsection (a) and inserting the
18	following:
19	"(a) Development of Curriculum.—
20	"(1) In General.—The Secretary of State
21	shall develop a curriculum for Foreign Service Offi-
22	cers that includes training on—
23	"(A) the scope and strategic value of inter-
24	national religious freedom:

1	"(B) how violations of international reli-
2	gious freedom harm fundamental United States
3	interests;
4	"(C) how the advancement of international
5	religious freedom can advance such interests;
6	"(D) how United States international reli-
7	gious freedom policy should be carried out in
8	practice by United States diplomats and other
9	Foreign Service Officers; and
10	"(E) the relevance and relationship of
11	international religious freedom to United States
12	defense, diplomacy, development, and public af-
13	fairs efforts to combat violent extremism.
14	"(2) Role of other officials.—The Sec-
15	retary of State shall carry out paragraph (1)—
16	"(A) with the assistance of the Ambas-
17	sador at Large for International Religious
18	Freedom appointed under section 101(b) of the
19	International Religious Freedom Act of 1998
20	(22 U.S.C. 6411(b));
21	"(B) in coordination with the Director of
22	the George P. Shultz National Foreign Affairs
23	Training Center and other Federal officials, as
24	appropriate; and

1	"(C) in consultation with the United
2	States Commission on International Religious
3	Freedom established under section 201(a) of
4	the International Religious Freedom Act of
5	1998 (22 U.S.C. 6431(a)).
6	"(3) Resources.—The Secretary of State shall
7	ensure the availability of sufficient resources to de-
8	velop and implement the curriculum required under
9	this subsection.
10	"(b) Religious Freedom Training.—
11	"(1) In general.—Not later than the date
12	that is 1 year after the date of the enactment of the
13	Department of State Operations Authorization and
14	Embassy Security Act, Fiscal Year 2016, the Direc-
15	tor of the George P. Shultz National Foreign Affairs
16	Training Center shall begin training on religious
17	freedom, using the curriculum developed under sub-
18	section (a), for Foreign Service officers, including—
19	"(A) entry level officers;
20	"(B) officers prior to departure for posting
21	outside the United States; and
22	"(C) incoming deputy chiefs of mission
23	and ambassadors

1	"(2) ELEMENTS.—The training required under
2	paragraph (1) shall be substantively incorporated
3	into—
4	"(A) the A-100 course attended by For-
5	eign Service Officers;
6	"(B) the specific country courses required
7	of Foreign Service Officers prior to a posting
8	outside the United States, with training tailored
9	to—
10	"(i) the particular religious demog-
11	raphy of such country;
12	"(ii) religious freedom conditions in
13	such country;
14	"(iii) religious engagement strategies;
15	and
16	"(iv) United States strategies for ad-
17	vancing religious freedom.
18	"(C) the courses required of incoming dep-
19	uty chiefs of mission and ambassadors.
20	"(c) Information Sharing.—The curriculum and
21	training materials developed pursuant to subsections (a)
22	and (b) shall be shared with the United States Armed
23	Forces and all other Federal departments and agencies
24	whose personnel serve as attachés, advisors, detailees, or

1	otherwise in United States embassies globally to provide
2	training on—
3	"(1) United States religious freedom policies;
4	"(2) religious traditions;
5	"(3) religious engagement strategies;
6	"(4) religious and cultural issues; and
7	"(5) efforts to combat terrorism and violent re-
8	ligious extremism.".
9	TITLE III—INTERNATIONAL
10	ORGANIZATIONS
11	Subtitle A—United States Con-
12	tributions to International Or-
13	ganizations
13	Samzanons
	SEC. 301. REPORTS CONCERNING THE UNITED NATIONS.
14	
14 15	SEC. 301. REPORTS CONCERNING THE UNITED NATIONS.
141516	SEC. 301. REPORTS CONCERNING THE UNITED NATIONS. (a) REPORT ON ANTI-SEMITIC ACTIVITY AT THE
14 15 16 17	SEC. 301. REPORTS CONCERNING THE UNITED NATIONS. (a) REPORT ON ANTI-SEMITIC ACTIVITY AT THE UNITED NATIONS AND ITS AGENCIES.—Not later than
14 15 16 17 18	SEC. 301. REPORTS CONCERNING THE UNITED NATIONS. (a) REPORT ON ANTI-SEMITIC ACTIVITY AT THE UNITED NATIONS AND ITS AGENCIES.—Not later than 180 days after the date of the enactment of this Act, and
14 15 16 17 18	SEC. 301. REPORTS CONCERNING THE UNITED NATIONS. (a) REPORT ON ANTI-SEMITIC ACTIVITY AT THE UNITED NATIONS AND ITS AGENCIES.—Not later than 180 days after the date of the enactment of this Act, and annually thereafter, the Secretary shall submit a report
14 15 16 17 18 19 20	SEC. 301. REPORTS CONCERNING THE UNITED NATIONS. (a) REPORT ON ANTI-SEMITIC ACTIVITY AT THE UNITED NATIONS AND ITS AGENCIES.—Not later than 180 days after the date of the enactment of this Act, and annually thereafter, the Secretary shall submit a report to the appropriate congressional committees that de-
14 15 16 17	SEC. 301. REPORTS CONCERNING THE UNITED NATIONS. (a) REPORT ON ANTI-SEMITIC ACTIVITY AT THE UNITED NATIONS AND ITS AGENCIES.—Not later than 180 days after the date of the enactment of this Act, and annually thereafter, the Secretary shall submit a report to the appropriate congressional committees that describes—
14 15 16 17 18 19 20 21	SEC. 301. REPORTS CONCERNING THE UNITED NATIONS. (a) REPORT ON ANTI-SEMITIC ACTIVITY AT THE UNITED NATIONS AND ITS AGENCIES.—Not later than 180 days after the date of the enactment of this Act, and annually thereafter, the Secretary shall submit a report to the appropriate congressional committees that describes— (1) all activities at the United Nations and its

1	(2) the use of United Nations resources to pro-
2	mote anti-Semitic or anti-Israel rhetoric or propa-
3	ganda, including publications, internet websites, and
4	textbooks or other educational materials used to
5	propagate political rhetoric regarding the Israeli-Pal-
6	estinian conflict; and
7	(3) specific actions taken by the United States
8	Government to address any of the activities de-
9	scribed in paragraphs (1) and (2).
10	(b) REPORT ON ALL UNITED STATES GOVERNMENT
11	Contributions to the United Nations.—Section 4(c)
12	of the United Nations Participation Act of 1945 (22
13	U.S.C. 287b(c)) is amended—
14	(1) by redesignating paragraphs (1), (2), (3),
15	(4), and (5) as paragraphs (2), (3), (5), (6), and
16	(7), respectively; and
17	(2) by inserting before paragraph (2), as so re-
18	designated, the following:
19	"(1) Contributions to the united Na-
20	TIONS.—
21	"(A) IN GENERAL.—A detailed description
22	of all assessed and voluntary contributions, in-
23	cluding in-kind contributions, of the United
24	States to the United Nations and to each of its
25	affiliated agencies and related bodies—

1	"(i) during the preceding fiscal year;
2	"(ii) estimated for the fiscal year in
3	which the report is submitted; and
4	"(iii) requested in the budget of the
5	President submitted to Congress under
6	section 1105(a) of title 31, United States
7	Code, for the following fiscal year.
8	"(B) Content.—The description required
9	under subparagraph (A) shall, for each fiscal
10	year specified in clauses (i), (ii), and (iii) of
11	that subparagraph, include—
12	"(i) the total amount or value of all
13	contributions described in that subpara-
14	graph;
15	"(ii) the approximate percentage of all
16	such contributions by the United States
17	compared to all contributions to the United
18	Nations and to each of its affiliated agen-
19	cies and related bodies from any source;
20	and
21	"(iii) for each such contribution de-
22	scribed in subparagraph (A)—
23	"(I) the amount or value of the
24	contribution;

1	"(II) whether the contribution
2	was assessed by the United Nations
3	or voluntary;
4	"(III) the purpose of the con-
5	tribution;
6	"(IV) the department or agency
7	of the United States Government re-
8	sponsible for the contribution; and
9	"(V) whether the United Nations
10	or an affiliated agency or related body
11	received the contribution and, if an af-
12	filiated agency or related body re-
13	ceived the contribution, which such
14	agency or body.
15	"(C) Public availability of informa-
16	TION.—Not later than 14 days after submitting
17	a report required under this subsection to the
18	designated congressional committees, the Direc-
19	tor of the Office of Management and Budget
20	shall post a text-based, searchable version of
21	the description required by subparagraph (A)
22	on a publicly available Internet website of that
23	Office.".

1	SEC. 302. ANNUAL REPORT ON FINANCIAL CONTRIBUTIONS
2	TO INTERNATIONAL ORGANIZATIONS.
3	Section 4(b) of the United Nations Participation Act
4	of 1945 (22 U.S.C. 287b(b)) is amended by striking "in
5	which the United States participates as a member" and
6	inserting ", including—
7	"(1) the amount of such contributions that
8	were assessed by an international organization and
9	the amount of such contributions that were vol-
10	untary; and
11	"(2) the ratio of United States contributions to
12	total contributions received for—
13	"(A) the United Nations, specialized agen-
14	cies of the United Nations, and other United
15	Nations funds, programs, and organizations;
16	"(B) peacekeeping;
17	"(C) inter-American organizations;
18	"(D) regional organizations; and
19	"(E) other international organizations.".
20	SEC. 303. REPORT ON PEACEKEEPING ARREARS, CREDITS,
21	AND CONTRIBUTIONS.
22	Section 4(c) of the United Nations Participation Act
23	(22 U.S.C. 287b(c)), as amended by section 301(b), is fur-
24	ther amended by adding at the end the following:
25	"(6) Peacekeeping credits—

1	"(A) IN GENERAL.—A complete and full
2	accounting of United States peacekeeping as-
3	sessments and contributions for United Nations
4	peacekeeping operations, including the fol-
5	lowing:
6	"(i) A tabulation of annual United
7	Nations peacekeeping assessment rates,
8	the peacekeeping contribution rate author-
9	ized by the United States, and the United
10	States public law that authorized the con-
11	tribution rate for the United Nations
12	peacekeeping budget for each fiscal year
13	beginning in fiscal year 1995 through the
14	fiscal year following the date of the report.
15	"(ii) A tabulation of current United
16	States accrued shortfalls and arrears in
17	each respective ongoing or closed United
18	Nations peacekeeping mission.
19	"(iii) A tabulation of all peacekeeping
20	credits, including—
21	"(I) the total amount of peace-
22	keeping credits determined by the
23	United Nations to be available to the
24	United States;

1	"(II) the total amount of peace-
2	keeping credits determined by the
3	United Nations to be unavailable to
4	the United States;
5	"(III) the total amount of peace-
6	keeping credits determined by the
7	United Nations to be available to the
8	United States from each open and
9	closed peacekeeping mission;
10	"(IV) the total amount of peace-
11	keeping credits determined by the
12	United Nations to be unavailable to
13	the United States from each open and
14	closed peacekeeping mission;
15	"(V) the total amount of peace-
16	keeping credits applied by the United
17	Nations toward shortfalls from pre-
18	vious years that are apportioned to
19	the United States;
20	"(VI) the total amount of peace-
21	keeping credits applied by the United
22	Nations toward offsetting future con-
23	tributions of the United States; and
24	"(VII) the total amount of peace-
25	keeping credits determined by the

1	United Nations to be available to the
2	United States that could be applied
3	toward offsetting United States con-
4	tributions in the following fiscal year.
5	"(iv) An explanation of any claim of
6	unavailability by the United Nations of any
7	peacekeeping credits described in clause
8	(iii)(IV).
9	"(v) A description of any efforts by
10	the United States to obtain reimbursement
11	in accordance with the requirements of this
12	Act, including Department of Defense ma-
13	teriel and services, and an explanation of
14	any failure to obtain any such reimburse-
15	ment.
16	"(B) Peacekeeping credits defined.—
17	In this paragraph, the term 'peacekeeping cred-
18	its' means the amounts by which, during a
19	United Nations peacekeeping fiscal year, the
20	contributions of the United States to the
21	United Nations for peacekeeping operations ex-
22	ceed the actual expenditures for peacekeeping
23	operations by the United Nations that are ap-
24	portioned to the United States.".

1 SEC. 304. ASSESSMENT RATE TRANSPARENCY.

2	(a) Report.—
3	(1) In general.—Not later than 30 days after
4	each time the United Nations General Assembly
5	modifies the assessment levels for peacekeeping op-
6	erations, the Secretary shall submit a report, which
7	may include a classified annex, to the Committee on
8	Foreign Relations of the Senate and the Committee
9	on Foreign Affairs of the House of Representatives.
10	(2) Contents.—Each report submitted under
11	paragraph (1) shall describe—
12	(A) the change, by amount and percentage,
13	of the peacekeeping assessment charged to each
14	member state; and
15	(B) how the economic and strategic inter-
16	ests of each of the permanent members of the
17	Security Council is being served by each peace-
18	keeping mission currently in force.
19	(b) Availability of Peacekeeping Assessment
20	DATA.—The Secretary shall direct the United States Per-
21	manent Representative to the United Nations to use the
22	voice, vote, and influence of the United States at the
23	United Nations to urge the United Nations—
24	(1) to share the raw data used to calculate
25	member state peacekeeping assessment rates; and

1	(2) to make available the formula for deter-
2	mining peacekeeping assessments.
3	Subtitle B—Accountability at
4	International Organizations
5	SEC. 311. PREVENTING ABUSE IN PEACEKEEPING.
6	Not later than 15 days before the anticipated date
7	of a vote (or, in the case of exigent circumstances, as far
8	in advance of the vote as is practicable) on a resolution
9	approving a new peacekeeping mission under the auspices
10	of the United Nations, the North Atlantic Treaty Organi-
11	zation, or any other multilateral organization in which the
12	United States participates, or to reauthorize an existing
13	such mission, the Secretary shall submit to the appro-
14	priate congressional committees a report on that mission
15	that includes the following:
16	(1) A description of the specific measures taken
17	and planned to be taken by the organization related
18	to the mission—
19	(A) to prevent individuals who are employ-
20	ees or contractor personnel of the organization
21	or members of the forces serving in the mission
22	from engaging in acts of trafficking in persons
23	exploitation of victims of trafficking, or sexua
24	exploitation or abuse; and

1	(B) to hold accountable any such individ-
2	uals who engage in any such acts while partici-
3	pating in the mission.
4	(2) An assessment of the effectiveness of each
5	of the measures described in paragraph (1).
6	(3) An accounting and assessment of all cases
7	in which the organization has taken action to inves-
8	tigate allegations that individuals described in para-
9	graph (1)(A) have engaged in acts described in that
10	paragraph, including a description of the status of
11	all such cases as of the date of the report.
12	SEC. 312. INCLUSION OF PEACEKEEPING ABUSES IN COUN-
13	TRY REPORT ON HUMAN RIGHTS PRACTICES.
14	Section 116(d) of the Foreign Assistance Act of 1961
15	(22 U.S.C. 2151n(d)) is amended—
16	(1) in paragraph (11)(C), by striking "; and"
17	and inserting a semicolon;
18	(2) in paragraph (12)(C)(ii), by striking the pe-
19	riod at the end and inserting "; and"; and
20	(3) by adding at the end the following:
21	"(13) for each country that contributes per-
22	sonnel to United Nations peacekeeping missions, a
23	description of—
24	"(A) any allegations of such personnel en-
25	gaging in acts of trafficking in persons, exploi-

1	tation of victims of trafficking, or sexual exploi-
2	tation and abuse while participating in such a
3	peacekeeping mission;
4	"(B) any repatriations of such personnel
5	resulting from an allegation described in sub-
6	paragraph (A);
7	"(C) any actions taken by such country
8	with respect to personnel repatriated as a result
9	of allegations described in subparagraph (A),
10	including whether such personnel faced prosecu-
11	tion related to such allegations; and
12	"(D) the extent to which any actions taken
13	as described in subparagraph (C) have been
14	communicated by such country to the United
15	Nations.".
16	SEC. 313. EVALUATION OF UNITED NATIONS PEACE-
17	KEEPING MISSIONS.
18	(a) In General.—Not later than 180 days after the
19	date of the enactment of this Act, the Secretary shall sub-
20	mit a report to the appropriate congressional committees
21	that includes—
22	(1) a comprehensive evaluation of current
23	United Nations peacekeeping missions;
24	(2) a prioritization of the peacekeeping mis-
25	sions:

1	(3) plans for phasing out and ending any mis-
2	sion that—
3	(A) has substantially met its objectives and
4	goals; or
5	(B) will not be able to meet its objectives
6	and goals; and
7	(4) a plan for reviewing the status of open-
8	ended mandates for—
9	(A) the United Nations Interim Adminis-
10	tration Mission in Kosovo (UNMIK);
11	(B) the United Nations Truce Supervision
12	Organization (UNTSO); and
13	(C) the United Nations Military Observer
14	Group in India and Pakistan (UNMOGIP).
15	(b) Approval of Future Peacekeeping Mis-
16	SIONS.—The President shall direct the United States Per-
17	manent Representative to the United Nations to use the
18	voice, vote, and influence of the United States at the
19	United Nations to ensure that no new United Nations
20	peacekeeping mission is approved without a periodic man-
21	date renewal.
22	(c) Funding Limitation.—The United States shall
23	not provide funding for any United Nations peacekeeping
24	mission beginning after the date of the enactment of this
25	Act unless the mission has a periodic mandate renewal.

Subtitle C—Personnel Matters

2	SEC. 321. ENCOURAGING EMPLOYMENT OF UNITED STATES
3	CITIZENS AT THE UNITED NATIONS.
4	Section 181 of the Foreign Relations Authorization
5	Act, Fiscal Years 1992 and 1993 (22 U.S.C. 276c-4) is
6	amended to read as follows:
7	"SEC. 181. EMPLOYMENT OF UNITED STATES CITIZENS BY
8	CERTAIN INTERNATIONAL ORGANIZATIONS.
9	"Not later than 180 days after the date of the enact-
10	ment of the Department of State Operations Authoriza-
11	tion and Embassy Security Act, Fiscal Year 2016, and
12	annually thereafter, the Secretary of State shall submit
13	to Congress a report that provides—
14	"(1) for each international organization that
15	had a geographic distribution formula in effect on
16	January 1, 1991, an assessment of whether that or-
17	ganization—
18	"(A) is taking good faith steps to increase
19	the staffing of United States citizens, including,
20	as appropriate, as assessment of any additional
21	steps the organization could be taking to in-
22	crease such staffing; and
23	"(B) has met the requirements of its geo-
24	graphic distribution formula; and

1	"(2) an assessment of United States represen-
2	tation among professional and senior-level positions
3	at the United Nations, including—
4	"(A) an assessment of the proportion of
5	United States citizens employed at the United
6	Nations Secretariat and at all United Nations
7	specialized agencies, funds, and programs rel-
8	ative to the total employment at the United Na-
9	tions Secretariat and at all such agencies,
10	funds, and programs;
11	"(B) as assessment of compliance by the
12	United Nations Secretariat and such agencies,
13	funds, and programs with any applicable geo-
14	graphic distribution formula; and
15	"(C) a description of any steps taken or
16	planned to be taken by the United States to in-
17	crease the staffing of United States citizens at
18	the United Nations Secretariat and such agen-
19	cies, funds and programs.".
20	SEC. 322. ENSURING APPROPRIATE UNITED NATIONS PER-
21	SONNEL SALARIES.
22	(a) Compensation of United Nations Per-
23	SONNEL.—The President shall direct the United States
24	Permanent Representative to the United Nations to use

1	the voice, vote, and influence of the United States at the
2	United Nations—
3	(1) to establish appropriate policies, procedures,
4	and assumptions for—
5	(A) determining comparable positions be-
6	tween officials in the professional and higher
7	categories of employment at the United Nations
8	headquarters in New York, New York, and in
9	the United States Federal civil service;
10	(B) calculating the margin between the
11	compensation of such officials at the United
12	Nations headquarters and the civil service; and
13	(C) determining the appropriate margin
14	for adoption by the United Nations to govern
15	compensation for such officials;
16	(2) to make all policies, procedures, and as-
17	sumptions described in paragraph (1) available to
18	the public; and
19	(3) to limit increases in the compensation of
20	United Nations officials to ensure that such officials
21	remain within the margin range established by
22	United Nations General Assembly Resolution A/
23	RES/40/244, or any subsequent margin range
24	adopted by the United Nations to govern compensa-
25	tion for United Nations officials.

1	(b) REPORT ON SALARY MARGINS.—The Secretary
2	shall submit an annual report to the appropriate congres-
3	sional committees, at the time of the submission of the
4	budget of the President to Congress under section 1105(a)
5	of title 31, United States Code, that
6	(1) describes the policies, procedures, and as-
7	sumptions established or used by the United Na-
8	tions—
9	(A) to determine comparable positions be-
10	tween officials in the professional and higher
11	categories of employment at the United Nations
12	headquarters in New York, New York, and in
13	the United States Federal civil service;
14	(B) to calculate the percentage difference,
15	or margin, between the compensation of such
16	officials at the United Nations headquarters
17	and the civil service; and
18	(C) to determine the margin range estab-
19	lished in United Nations General Assembly Res-
20	olution A/RES/40/244, or any subsequent mar-
21	gin range adopted by the United Nations to
22	govern compensation for United Nations offi-
23	cials;
24	(2) assesses, in accordance with the policies,
25	procedures, and assumptions described in paragraph

1	(1), the margin between net salaries of officials in
2	the professional and higher categories of employ-
3	ment at the United Nations in New York and those
4	of comparable positions in the United States Federal
5	civil service;
6	(3) assesses any changes in the margin de-
7	scribed in paragraph (2) from the previous year;
8	(4) assesses the extent to which any changes in
9	that margin resulted from modifications to the poli-
10	cies, procedures, and assumptions described in para-
11	graph (1); and
12	(5) provides the views of the Secretary on any
13	changes in that margin and any such modifications.
14	TITLE IV—CONSULAR
15	AUTHORITIES
16	SEC. 401. VISA INELIGIBILITY FOR INTERNATIONAL CHILD
17	ABDUCTORS.
18	Section 212(a)(10)(C)(iii) of the Immigration and
19	Nationality Act (8 U.S.C. 1182(a)(10)(C)(iii)) is amend-
20	ed —
21	(1) in subclause (I), by adding "or" at the end;
22	(2) in subclause (II), by striking "; or" at the
23	end and inserting a period; and
24	(3) by striking subclause (III).

1	SEC. 402. PRESUMPTION OF IMMIGRANT INTENT FOR H
2	AND L VISA CLASSIFICATIONS.
3	Section 214(b) of the Immigration and Nationality
4	Act (8 U.S.C. 1184(b)) is amended—
5	(1) by striking "(other than a nonimmigrant
6	described in subparagraph (L) or (V) of section
7	101(a)(15), and other than a nonimmigrant de-
8	scribed in any provision of section 101(a)(15)(H)(i)
9	except subclause (b1) of such section)";
10	(2) by striking "under section $101(a)(15)$." and
11	inserting "under the immigration laws."; and
12	(3) by striking "he" each place such term ap-
13	pears and inserting "the alien".
14	SEC. 403. VISA INFORMATION SHARING.
15	Section 222(f) of the Immigration and Nationality
16	Act (8 U.S.C. 1202(f)(2)) is amended—
17	(1) in the matter preceding paragraph (1), by
18	striking "issuance or refusal" and inserting
19	"issuance, refusal, or revocation"; and
20	(2) in paragraph (2)—
21	(A) in the matter preceding subparagraph
22	(A), by striking "and on the basis of reci-
23	procity";
24	(B) in subparagraph (A), by striking "il-
25	licit weapons; or" and inserting "illicit weapons,

1	for a visa, admission, or another immigration
2	benefit of persons who would be inadmissible to,
3	or removable from, the United States;";
4	(C) in subparagraph (B)—
5	(i) by striking "for the purposes" and
6	inserting "for 1 of the purposes"; and
7	(ii) by striking "or to deny visas to
8	persons who would be inadmissible to the
9	United States." and inserting "; or"; and
10	(D) by adding at the end the following:
11	"(C) with regard to any or all aliens in the
12	database, specified data elements from each
13	record, if the Secretary of State determines that
14	it is in the national interest to provide such in-
15	formation to a foreign government.".
16	TITLE V—EMBASSY SECURITY
17	Subtitle A—Allocation of Author-
18	ized Security Appropriations.
19	SEC. 501. WORLDWIDE SECURITY PROTECTION.
20	(a) In General.—Notwithstanding any other provi-
21	sion of law, funds made available in fiscal year 2016 for
22	worldwide security protection shall, before any such funds
23	may be allocated to any other authorized purpose, be allo-
24	cated for—

1	(1) immediate threat mitigation support in ac-
2	cordance with subsection (b) at facilities determined
3	to be high threat, high risk pursuant to section 531;
4	(2) immediate threat mitigation support in ac-
5	cordance with subsection (b) at other facilities; and
6	(3) locations with high vulnerabilities.
7	(b) Immediate Threat Mitigation Support
8	PRIORITIZATION.—In allocating funding for immediate
9	threat mitigation support pursuant to this section, the
10	Secretary shall prioritize funding for—
11	(1) the purchasing of additional security equip-
12	ment, including additional defensive weaponry;
13	(2) the paying of expenses of additional security
14	forces; and
15	(3) any other purposes necessary to mitigate
16	immediate threats to United States personnel serv-
17	ing overseas.
18	SEC. 502. EMBASSY SECURITY, CONSTRUCTION AND MAIN-
19	TENANCE.
20	(a) In General.—Notwithstanding any other provi-
21	sion of law, funds made available in fiscal year 2016 for
22	"embassy security, construction and maintenance" shall,
23	before any funds may be allocated to any other authorized
24	purpose, be allocated in the prioritized order of—

1	(1) immediate threat mitigation projects in ac-
2	cordance with subsection (b) at facilities determined
3	to be high threat, high risk pursuant to section 531;
4	(2) other security upgrades to facilities deter-
5	mined to be high threat, high risk pursuant to sec-
6	tion 531;
7	(3) all other immediate threat mitigation
8	projects in accordance with subsection (b); and
9	(4) security upgrades to all other facilities or
10	new construction for facilities determined to be high
11	threat, high risk pursuant to section 531.
12	(b) Immediate Threat Mitigation Projects
13	PRIORITIZATION.—In allocating funding for immediate
14	threat mitigation projects pursuant to this section, the
15	Secretary shall prioritize funding for the construction of
16	safeguards that provide immediate security benefits and
17	any other purposes necessary to mitigate immediate
18	threats to United States personnel serving overseas.
19	(c) Additional Limitation.—No funds authorized
20	to be appropriated shall be obligated or expended for new
21	embassy construction, other than for high threat, high risk
22	facilities, unless the Secretary certifies to the appropriate
23	congressional committees that—
24	(1) the Department has fully complied with the
25	requirements of subsection (a);

1	(2) high threat, high risk facilities are being se
2	cured to the best of the United States Government's
3	ability; and
4	(3) the Secretary will make funds available
5	from the Embassy Security, Construction and Main
6	tenance account or other sources to address any
7	changed security threats or new or emergent secu
8	rity needs, including new immediate threat mitiga
9	tion projects.
10	(d) Report.—The Secretary shall report to the ap
11	propriate congressional committees not later than 180
12	days after the date of the enactment of this Act on—
13	(1) funding for the priorities described in sub
14	section (a);
15	(2) efforts to secure high threat, high risk fa
16	cilities as well as high vulnerability locations facili
17	ties; and
18	(3) plans to make funds available from the Em
19	bassy Security, Construction and Maintenance ac
20	count or other sources to address any changed secu
21	rity threats or new or emergent security needs, in

cluding new immediate threat mitigation projects.

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1	Subtitle B—Contracting and Other
2	Matters.
3	SEC. 511. LOCAL GUARD CONTRACTS ABROAD UNDER DIP
4	LOMATIC SECURITY PROGRAM.
5	(a) In General.—Section 136(c)(3) of the Foreign
6	Relations Authorization Act, Fiscal Years 1990 and 1991
7	(22 U.S.C. 4864(c)(3)) is amended to read as follows:
8	"(3) in evaluating proposals for such contracts.
9	award contracts to technically acceptable firms offer-
10	ing the lowest evaluated price, except that—
11	"(A) the Secretary may award contracts on
12	the basis of best value (as determined by a cost-
13	technical tradeoff analysis), especially for posts
14	determined to be high threat, high risk pursu-
15	ant to section 531 of the Department of State
16	Operations Authorization and Embassy Secu-
17	rity Act, Fiscal Year 2016; and
18	"(B) proposals received from United
19	States persons and qualified United States joint
20	venture persons shall be evaluated by reducing
21	the bid price by 10 percent;".
22	(b) REPORT.—Not later than 1 year after the date
23	of the enactment of this Act, the Secretary shall submit
24	a report to the Committee on Foreign Relations of the

1	Senate and the Committee on Foreign Affairs of the
2	House of Representatives that includes—
3	(1) an explanation of the implementation of sec-
4	tion 136(c)(3) of the Foreign Relations Authoriza-
5	tion Act, Fiscal Years 1990 and 1991, as amended
6	by subsection (a); and
7	(2) for each instance in which a contract is
8	awarded pursuant to subparagraph (A) of such sec-
9	tion, a written justification and approval that de-
10	scribes the basis for such award and an explanation
11	of the inability of the Secretary to satisfy the needs
12	of the Department by awarding a contract to the
13	technically acceptable firm offering the lowest evalu-
14	ated price.
15	SEC. 512. DISCIPLINARY ACTION RESULTING FROM UNSAT-
16	ISFACTORY LEADERSHIP IN RELATION TO A
17	SECURITY INCIDENT.
18	Section 304(e) of the Diplomatic Security Act (22
19	U.S.C. 4834 (c)) is amended—
20	(1) by redesignating paragraphs (1), (2), and
21	(3) as subparagraphs (A), (B), and (C), respectively,
22	and moving such subparagraphs, as so redesignated,
23	2 ems to the right:

1	(2) by striking "Whenever" in the first sentence
2	immediately following the subsection heading and in-
3	serting the following:
4	"(1) In general.—Whenever"; and
5	(3) by inserting at the end the following:
6	"(2) Certain security incidents.—
7	"(A) Unsatisfactory leadership.—Un-
8	satisfactory leadership by a senior official with
9	respect to a security incident involving loss of
10	life, serious injury, or significant destruction of
11	property at or related to a United States Gov-
12	ernment mission abroad may be grounds for
13	disciplinary action.
14	"(B) DISCIPLINARY ACTION.—If a Board
15	finds reasonable cause to believe that a senior
16	official provided such unsatisfactory leadership,
17	the Board may recommend disciplinary action
18	subject to the procedures in paragraph (1).".
19	SEC. 513. MANAGEMENT AND STAFF ACCOUNTABILITY.
20	(a) AUTHORITY OF SECRETARY OF STATE.—Nothing
21	in this Act or in any other provision of law may be con-
22	strued to prevent the Secretary from using all authorities
23	invested in the office of Secretary to take personnel action
24	against any employee or official of the Department that
25	the Secretary determines has breached the duty of that

- 1 individual or has engaged in misconduct or unsatis-
- 2 factorily performed the duties of employment of that indi-
- 3 vidual, and such misconduct or unsatisfactory perform-
- 4 ance has significantly contributed to the serious injury,
- 5 loss of life, or significant destruction of property, or a seri-
- 6 ous breach of security, even if such action is the subject
- 7 of an Accountability Review Board's examination under
- 8 section 304(a) of the Diplomatic Security Act (22 U.S.C.
- 9 4834(a)).
- 10 (b) ACCOUNTABILITY.—Section 304 of the Diplo-
- 11 matic Security Act (22 U.S.C. 4834) is amended—
- 12 (1) in subsection (c), by inserting "or has en-
- gaged in misconduct or unsatisfactorily performed
- the duties of employment of that individual, and
- such misconduct or unsatisfactory performance has
- significantly contributed to the serious injury, loss of
- life, or significant destruction of property, or the se-
- rious breach of security that is the subject of the
- Board's examination as described in subsection (a),"
- after "breached the duty of that individual";
- 21 (2) by redesignating subsection (d) as sub-
- section (e); and
- 23 (3) by inserting after subsection (c) the fol-
- lowing:

1	"(d) Management Accountability.—Whenever a
2	Board determines that an individual has engaged in any
3	conduct described in subsection (c), the Board shall evalu-
4	ate the level and effectiveness of management and over-
5	sight conducted by employees or officials in the manage-
6	ment chain of such individual.".
7	SEC. 514. SECURITY ENHANCEMENTS FOR SOFT TARGETS
8	Section 29 of the State Department Basic Authorities
9	Act of 1956 (22 U.S.C. 2701) is amended, in the third
10	sentence, by inserting "physical security enhancements
11	and" after "Such assistance may include".
12	Subtitle C—Marine Corps Security
1213	Subtitle C—Marine Corps Security Guard Program
13	Guard Program
13 14	Guard Program SEC. 521. ADDITIONAL REPORTS ON EXPANSION AND EN
131415	Guard Program SEC. 521. ADDITIONAL REPORTS ON EXPANSION AND ENHANCEMENT OF MARINE CORPS SECURITY
13 14 15 16 17	Guard Program SEC. 521. ADDITIONAL REPORTS ON EXPANSION AND ENGLANCEMENT OF MARINE CORPS SECURITY GUARD PROGRAM.
13 14 15 16 17	Guard Program SEC. 521. ADDITIONAL REPORTS ON EXPANSION AND ENGLANCEMENT OF MARINE CORPS SECURITY GUARD PROGRAM. Section 1269(a)(2) of the Carl Levin and Howard P.
13 14 15 16 17 18	Guard Program SEC. 521. ADDITIONAL REPORTS ON EXPANSION AND ENGRAMENT OF MARINE CORPS SECURITY GUARD PROGRAM. Section 1269(a)(2) of the Carl Levin and Howard P. "Buck" McKeon National Defense Authorization Act for
13 14 15 16 17 18	Guard Program SEC. 521. ADDITIONAL REPORTS ON EXPANSION AND ENGLANCEMENT OF MARINE CORPS SECURITY GUARD PROGRAM. Section 1269(a)(2) of the Carl Levin and Howard P. "Buck" McKeon National Defense Authorization Act for Fiscal Year 2015 (Public Law 113–291; 10 U.S.C. 5983)

1	Subtitle D—Defending High
2	Threat, High Risk Posts
3	SEC. 531. DESIGNATION AND REPORTING FOR HIGH
4	THREAT, HIGH RISK POSTS.
5	(a) Report Required.—Not later than 90 days
6	after the date of the enactment of this Act and annually
7	thereafter, the Secretary, in consultation with the Director
8	of National Intelligence and the Secretary of Defense,
9	shall submit, to the Committee on Foreign Relations of
10	the Senate, the Select Committee on Intelligence of the
11	Senate, the Committee on Armed Services of the Senate,
12	the Committee on Foreign Affairs of the House of Rep-
13	resentatives, the Permanent Select Committee on Intel-
14	ligence of the House of Representatives, and the Com-
15	mittee on Armed Services of the House of Representatives,
16	a classified report, with an unclassified summary, evalu-
17	ating Department facilities that the Secretary determines
18	to be high threat, high risk in accordance with subsection
19	(e).
20	(b) Contents.—For each facility determined to be
21	high threat, high risk pursuant to subsection (a), the re-
22	port submitted under subsection (a) shall include—
23	(1) a narrative assessment describing the secu-
24	rity threats and risks facing posts overseas and the

- overall threat level to United States personnel under
 chief of mission authority;
- 3 (2) the number of diplomatic security per-4 sonnel, Marine Corps security guards, and other De-5 partment personnel dedicated to providing security 6 for United States personnel, information, and facili-7 ties;
 - (3) an assessment of host nation willingness and capability to provide protection in the event of a security threat or incident, pursuant to the obligations of the United States under the Vienna Convention on Consular Relations, done at Vienna April 24, 1963, and the 1961 Vienna Convention on Diplomatic Relations, done at Vienna April 18, 1961;
 - (4) an assessment of the quality and experience level of the team of United States senior security personnel assigned to the facility, considering collectively the assignment durations and lengths of government experience;
 - (5) the number of Foreign Service Officers who have received Foreign Affairs Counter Threat training;
 - (6) a summary of the requests made during the previous calendar year for additional resources,

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1	equipment, or personnel related to the security of
2	the facility and the status of such requests;
3	(7) an assessment of the ability of United
4	States personnel to respond to and survive a fire at-
5	tack, including—
6	(A) whether the facility has adequate fire
7	safety and security equipment for safe havens
8	and safe areas; and
9	(B) whether the employees working at the
10	facility have been adequately trained on the
11	equipment available;
12	(8) if it is a new facility, a detailed description
13	of the steps taken to provide security for the new fa-
14	cility, including whether a dedicated support cell was
15	established in the Department to ensure proper and
16	timely resourcing of security; and
17	(9) a listing of any high threat, high risk facili-
18	ties where the facilities of the Department and other
19	government agencies are not collocated, including—
20	(A) a rationale for the lack of collocation;
21	and
22	(B) a description of what steps, if any, are
23	being taken to mitigate potential security
24	vulnerabilities associated with the lack of col-
25	location.

1	(c) Determination of High Threat, High Risk
2	FACILITY.—In determining which facilities of the Depart-
3	ment constitute high threat, high risk facilities under this
4	section, the Secretary shall take into account with respect
5	to each facility whether there are—
6	(1) high to critical levels of political violence or
7	terrorism;
8	(2) national or local governments with inad-
9	equate capacity or political will to provide appro-
10	priate protection; and
11	(3) in locations where there are high to critical
12	levels of political violence or terrorism or where na-
13	tional or local governments lack the capacity or po-
14	litical will to provide appropriate protection—
15	(A) mission physical security platforms
16	that fall well below the Department's estab-
17	lished standards; or
18	(B) security personnel levels that are in-
19	sufficient for the circumstances.
20	(d) Inspector General Review and Report.—
21	The Inspector General for the Department of State and
22	the Broadcasting Board of Governors shall annually—
23	(1) review the determinations of the Secretary
24	with respect to high threat, high risk facilities, in-
25	cluding the basis for making such determinations:

1	(2) review contingency planning for high threat,
2	high risk facilities and evaluate the measures in
3	place to respond to attacks on such facilities;
4	(3) review the risk mitigation measures in place
5	at high threat, high risk facilities to determine how
6	the Secretary evaluates risk and whether the meas-
7	ures put in place sufficiently address the relevant
8	risks;
9	(4) review early warning systems in place at
10	high threat, high risk facilities and evaluate the
11	measures being taken to preempt and disrupt
12	threats to such facilities; and
13	(5) provide to the appropriate congressional
14	committees—
15	(A) an assessment of the determinations of
16	the Secretary with respect to high threat, high
17	risk facilities, including recommendations for
18	additions or changes to the list of such facili-
19	ties; and
20	(B) a report on the reviews and evalua-
21	tions undertaken pursuant to paragraphs (1)
22	through (4).
23	SEC. 532. DESIGNATION AND REPORTING FOR HIGH-RISK
24	COUNTERINTELLIGENCE THREAT POSTS.
25	(a) Definitions.—In this section:

1	(1) APPROPRIATE COMMITTEES OF CON-
2	GRESS.—The term "appropriate committees of Con-
3	gress' means—
4	(A) the Committee on Foreign Relations of
5	the Senate;
6	(B) the Select Committee on Intelligence
7	of the Senate;
8	(C) the Committee on Armed Services of
9	the Senate;
10	(D) the Committee on Appropriations of
11	the Senate;
12	(E) the Committee on Foreign Affairs of
13	the House of Representatives;
14	(F) the Permanent Select Committee on
15	Intelligence of the House of Representatives;
16	(G) the Committee on Armed Services of
17	the House of Representatives; and
18	(H) the Committee on Appropriations of
19	the House of Representatives
20	(2) Priority 1 counterintelligence
21	THREAT NATION.—The term "Priority 1 Counter-
22	intelligence Threat Nation" means a country des-
23	ignated as such by the October 2012 National Intel-
24	ligence Priorities Framework (NIPF).
25	(b) Report Required.—

1	(1) IN GENERAL.—Not later than 180 days
2	after the date of the enactment of this Act, the Sec-
3	retary, in conjunction with appropriate officials in
4	the intelligence community and the Secretary of De-
5	fense, shall submit a report to the appropriate com-
6	mittees of Congress that assesses the counterintel-
7	ligence threat to United States diplomatic facilities
8	in Priority 1 Counterintelligence Threat Nations.
9	(2) Contents.—The report required under

- (2) Contents.—The report required under paragraph (1) shall include—
 - (A) an assessment of the use of locally employed staff and guard forces and a listing of diplomatic facilities in Priority 1 Counterintelligence Threat Nations without controlled access areas; and
 - (B) recommendations for mitigating any counterintelligence threats and for any necessary facility upgrades, including costs assessment of any recommended mitigation or upgrades.

1	SEC. 533. ENHANCED QUALIFICATIONS FOR DEPUTY AS-
2	SISTANT SECRETARY OF STATE FOR HIGH
3	THREAT, HIGH RISK POSTS.
4	The Omnibus Diplomatic Security and Antiterrorism
5	Act of 1986 is amended by inserting after section 206 (22
6	U.S.C. 4824) the following new section:
7	"SEC. 207. DEPUTY ASSISTANT SECRETARY OF STATE FOR
8	HIGH THREAT, HIGH RISK POSTS.
9	"The individual serving as Deputy Assistant Sec-
10	retary of State for High Threat, High Risk Posts shall
11	have 1 or more of the following qualifications:
12	"(1) Service during the last 6 years at 1 or
13	more posts designated as high threat, high risk by
14	the Secretary of State at the time of service.
15	"(2) Previous service as the office director or
16	deputy director of 1 or more of the following De-
17	partment of State offices or successor entities car-
18	rying out substantively equivalent functions:
19	"(A) The Office of Mobile Security Deploy-
20	ments.
21	"(B) The Office of Special Programs and
22	Coordination.
23	"(C) The Office of Overseas Protective Op-
24	erations.
25	"(D) The Office of Physical Security Pro-
26	grams.

1	"(E) The Office of Intelligence and Threat
2	Analysis.
3	"(3) Previous service as the Regional Security
4	Officer at two or more overseas posts.
5	"(4) Other government or private sector experi-
6	ence substantially equivalent to service in the posi-
7	tions listed in paragraphs (1) through (3).".
8	SEC. 534. SECURITY ENVIRONMENT THREAT LIST BRIEF-
9	INGS.
10	(a) In General.—Not later than 90 days after the
11	date of the enactment of this Act and upon each subse-
12	quent update of the Security Environment Threat List
13	(SETL), the Assistant Secretary of State for Diplomatic
14	Security shall provide classified briefings to the appro-
15	priate congressional committees on the Security Environ-
16	ment Threat List.
17	(b) Content.—The briefings required under sub-
18	section (a) shall include—
19	(1) an overview of the Security Environment
20	Threat List; and
21	(2) a summary assessment of the security pos-
22	ture of those facilities where the Security Environ-
23	ment Threat List assesses the threat environment to
24	be most acute, including factors that informed such
25	assessment.

1	SEC. 535. COMPTROLLER GENERAL OF THE UNITED
2	STATES REPORT ON IMPLEMENTATION OF
3	BENGHAZI ACCOUNTABILITY REVIEW BOARD
4	RECOMMENDATIONS.
5	(a) In General.—Not later than 120 days after the
6	date of the enactment of this Act, the Comptroller General
7	of the United States shall submit a report to the Com-
8	mittee on Foreign Relations of the Senate and the Com-
9	mittee on Foreign Affairs of the House of Representatives
10	that describes the progress of the Secretary in imple-
11	menting the recommendations of the Benghazi Account-
12	ability Review Board.
13	(b) CONTENT.—The report required under subsection
14	(a) shall include—
15	(1) an assessment of the progress the Secretary
16	has made in implementing each specific rec-
17	ommendation of the Accountability Review Board;
18	and
19	(2) a description of any impediments to rec-
20	ommended reforms, such as budget constraints, bu-
21	reaucratic obstacles within the Department or in the
22	broader interagency community, or limitations under
23	current law.
24	(c) FORM.—The report required under subsection (a)
25	shall be submitted in unclassified form but may contain
26	a classified annex.

1 SEC. 536. FOREIGN AFFAIRS SECURITY TRAINING CENTER.

- 2 (a) Office of Management and Budget.—Not
- 3 later than 60 days after the date of the enactment of this
- 4 Act, the Director of the Office of Management and Budget
- 5 shall provide to the appropriate congressional committees
- 6 all documents and materials related to its consideration
- 7 and analysis concerning the Foreign Affairs Security
- 8 Training Center at Fort Picket, Virginia, and any alter-
- 9 native facilities.
- 10 (b) Department of State.—Not later than 60
- 11 days after the date of the enactment of this Act, the Sec-
- 12 retary shall provide to the appropriate congressional com-
- 13 mittees all documents and materials related to the deter-
- 14 mination to construct a new Foreign Affairs Security
- 15 Training Center at Fort Picket, Virginia, including any
- 16 that are related to the development and adoption of all
- 17 related training requirements, including any documents
- 18 and materials related to the consideration and analysis of
- 19 such facility performed by the Office of Management and
- 20 Budget.
- 21 SEC. 537. LANGUAGE TRAINING.
- 22 (a) IN GENERAL.—Title IV of the Diplomatic Secu-
- 23 rity Act (22 U.S.C. 4851 et seq.) is amended by adding
- 24 at the end the following:

1	"SEC. 416. LANGUAGE REQUIREMENTS FOR DIPLOMATIC
2	SECURITY PERSONNEL ASSIGNED TO HIGH
3	THREAT, HIGH RISK POSTS.
4	"(a) In General.—Diplomatic security personnel
5	assigned permanently to, or who are serving in, long-term
6	temporary duty status as designated by the Secretary of
7	State at a high threat, high risk post should receive lan-
8	guage training described in subsection (b) in order to pre-
9	pare such personnel for duty requirements at such post.
10	"(b) Language Training Described.—Language
11	training referred to in subsection (a) should prepare per-
12	sonnel described in such subsection—
13	"(1) to speak the language at issue with suffi-
14	cient structural accuracy and vocabulary to partici-
15	pate effectively in most formal and informal con-
16	versations on subjects germane to security; and
17	"(2) to read within an adequate range of speed
18	and with almost complete comprehension on subjects
19	germane to security.
20	"(c) Inspector General Review.—Not later than
21	September 30, 2016, the Inspector General of the Depart-
22	ment of State and Broadcasting Board of Governors
23	shall—
24	"(1) review the language training conducted
25	pursuant to this section; and

	200				
1	"(2) make the results of such review available				
2	to the Secretary of State and the appropriate con-				
3	gressional committees.".				
4	(b) CLERICAL AMENDMENT.—The table of contents				
5	of the Omnibus Diplomatic Security and Antiterrorism				
6	Act of 1986 (Public Law 99–399) is amended by inserting				
7	after the item relating the section 415 the following:				
	"Sec. 416. Language requirements for diplomatic security personnel assigned to high threat, high risk posts.".				
8	Subtitle E—Accountability Review				
9	Boards				
10	SEC. 541. PROVISION OF COPIES OF ACCOUNTABILITY RE-				
1011	SEC. 541. PROVISION OF COPIES OF ACCOUNTABILITY RE- VIEW BOARD REPORTS TO CONGRESS.				
11	VIEW BOARD REPORTS TO CONGRESS.				
11 12	VIEW BOARD REPORTS TO CONGRESS. Not later than 2 days after an Accountability Review				
11 12 13	VIEW BOARD REPORTS TO CONGRESS. Not later than 2 days after an Accountability Review Board provides its report to the Secretary of State in ac-				
11 12 13 14	VIEW BOARD REPORTS TO CONGRESS. Not later than 2 days after an Accountability Review Board provides its report to the Secretary of State in accordance with title III of the Omnibus Diplomatic and				
11 12 13 14 15	VIEW BOARD REPORTS TO CONGRESS. Not later than 2 days after an Accountability Review Board provides its report to the Secretary of State in accordance with title III of the Omnibus Diplomatic and Antiterrorism Act of 1986 (22 U.S.C. 4831 et seq.), the				
11 12 13 14 15	VIEW BOARD REPORTS TO CONGRESS. Not later than 2 days after an Accountability Review Board provides its report to the Secretary of State in accordance with title III of the Omnibus Diplomatic and Antiterrorism Act of 1986 (22 U.S.C. 4831 et seq.), the Secretary shall provide copies of the report to the appro-				
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23 other agency subunits that are not impacted by the inci-

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24 dent that is the subject of the Board's review.".

1 TITLE VI—MANAGEMENT AND 2 ACCOUNTABILITY

_	MOOOCHIMBILIII
3	SEC. 601. SHORT TITLE.
4	This title may be cited at the "Improving Depart-
5	ment of State Oversight Act of 2015".
6	SEC. 602. COMPETITIVE HIRING STATUS FOR FORMER EM-
7	PLOYEES OF THE SPECIAL INSPECTOR GEN-
8	ERAL FOR IRAQ RECONSTRUCTION.
9	Notwithstanding any other provision of law, any em-
10	ployee of the Special Inspector General for Iraq Recon-
11	struction who completes at least 12 months of service at
12	any time prior to the date of the termination of the Special
13	Inspector General for Iraq Reconstruction (October 5,
14	2013), and was not terminated for cause shall acquire
15	competitive status for appointment to any position in the
16	competitive service for which the employee possesses the
17	required qualifications.
18	SEC. 603. ASSURANCE OF INDEPENDENCE OF IT SYSTEMS.
19	The Secretary, with the concurrence of the Inspector
20	General of the Department of State and Broadcasting
21	Board of Governors, shall certify to the appropriate con-
22	gressional committees that the Department has made rea-
23	sonable efforts to ensure the integrity and independence
24	of the Office of the Inspector General Information Tech-
25	nology systems.

1	SEC. 604. PROTECTING THE INTEGRITY OF INTERNAL IN-
2	VESTIGATIONS.
3	Section 209(c)(5) of the Foreign Service Act of 1980
4	(22 U.S.C. 3929(c)(5)) is amended by inserting at the end
5	the following new subparagraph:
6	"(C) REQUIRED REPORTING OF ALLEGA-
7	TIONS AND INVESTIGATIONS AND INSPECTOR
8	GENERAL AUTHORITY.—
9	"(i) In general.—Each bureau, post
10	or other office (in this subparagraph, an
11	'entity') of the Department of State shall,
12	within five business days, report to the In-
13	spector General any allegations of—
14	"(I) waste, fraud, or abuse in a
15	Department program or operation;
16	$``(\Pi)$ criminal or serious mis-
17	conduct on the part of a Department
18	employee at the FS-1, GS-15, GM-
19	15 level or higher;
20	"(III) criminal misconduct on the
21	part of any Department employee;
22	and
23	"(IV) serious, noncriminal mis-
24	conduct on the part of any individual
25	who is authorized to carry a weapon,
26	make arrests or conduct searches

1	such as conduct that, if proved, would
2	constitute perjury or material dishon-
3	esty, warrant suspension as discipline
4	for a first offense, or result in loss of
5	law enforcement authority.
6	"(ii) Inspector general author-
7	ITY.—The Inspector General may, pursu-
8	ant to existing authority, investigate mat-
9	ters covered by clause (i).
10	"(iii) Limitation on investigations
11	OUTSIDE OF OFFICE OF INSPECTOR GEN-
12	ERAL.—No entity in the Department of
13	State with concurrent jurisdiction over
14	matters covered by clause (i), including the
15	Bureau of Diplomatic Security, may ini-
16	tiate an investigation of such matter unless
17	it has first reported the allegations to the
18	Inspector General as required by clause (i),
19	except as provided in clause (v) and (vi).
20	"(iv) Cooperation.—If an entity in
21	the Department of State initiates an inves-
22	tigation of a matter covered in clause (i)
23	the entity must, except as provided in
24	clause (v), fully cooperate with the Inspec-
25	tor General, including—

1	"(I) by providing to the Inspector
2	General all data and records obtained
3	in connection with its investigation
4	upon request of the Inspector General;
5	"(II) by coordinating, at the re-
6	quest of the Inspector General, such
7	entity's investigation with the Inspec-
8	tor General; and
9	"(III) by providing to the Inspec-
10	tor General requested support in aid
11	of the Inspector General's oversight
12	and investigative responsibilities.
13	"(v) Exceptions.—The Inspector
14	General may prescribe general rules under
15	which any requirement of clause (iii) or
16	clause (iv) may be dispensed with.
17	"(vi) Exigent circumstances.—
18	Compliance with clauses (i), (iii), and (iv)
19	of this subparagraph may be dispensed
20	with by an entity of the Department of
21	State if complying with them in an exigent
22	circumstance would pose an imminent
23	threat to human life, health or safety, or
24	result in the irretrievable loss or destruc-
25	tion of critical evidence or witness testi-

1	mony, in which case a report of the allega-
2	tion shall be made not later than 48 hours
3	after an entity begins an investigation
4	under the authority of this clause and co-
5	operation required under clause (iv) shall
6	commence not later than 48 hours after
7	the relevant exigent circumstance has
8	ended.
9	"(vii) Rule of construction.—
10	Nothing in this subparagraph may be in-
11	terpreted to affect any duty or authority of
12	the Inspector General under any provision
13	of law, including the Inspector General's
14	duties or authorities under the Inspector
15	General Act.".
16	SEC. 605. REPORT ON INSPECTOR GENERAL INSPECTION
17	AND AUDITING OF FOREIGN SERVICE POSTS
18	AND BUREAUS AND OPERATING UNITS DE
19	PARTMENT OF STATE.
20	(a) In General.—Not later than 180 days after the
21	date of the enactment of this Act, the Secretary shall sub-
22	mit a report to Congress on the requirement under section
23	209(a)(1) of the Foreign Service Act of 1980 (22 U.S.C.
24	3929(a)(1)) that the Inspector General of the Department
25	of State and Broadcasting Board of Governors inspect and

- 1 audit, at least every 5 years, the administration of activi-
- 2 ties and operations of each Foreign Service post and each
- 3 bureau and other operating unit of the Department.
- 4 (b) Consideration of Multi-Tier System.—The
- 5 report required under subsection (a) shall assess the advis-
- 6 ability and feasibility of implementing a multi-tier system
- 7 for inspecting Foreign Service posts featuring more (or
- 8 less) frequent inspections and audits of posts based on
- 9 risk, including security risk, as may be determined by the
- 10 Inspector General.
- 11 (c) Composition.—The report required under sub-
- 12 section (a) shall include separate portions prepared by the
- 13 Inspector General of the Department of State and Broad-
- 14 casting Board of Governors, and the Comptroller General
- 15 of the United States, respectively.

Calendar No. 123

114TH CONGRESS S. 1635

A BILL

To authorize the Department of State for fiscal year 2016, and for other purposes.

June 18, 2015

Read twice and placed on the calendar