^{115TH CONGRESS} 2D SESSION H.R.3776

AN ACT

To support United States international cyber diplomacy, 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,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Cyber Diplomacy Act3 of 2017".

4 SEC. 2. FINDINGS.

5 Congress finds the following:

6 (1) The stated goal of the United States Inter-7 national Strategy for Cyberspace, launched on May 16, 2011, is to "work internationally to promote an 8 9 open, interoperable, secure, and reliable information and communications infrastructure that supports 10 11 international trade and commerce, strengthens inter-12 national security, and fosters free expression and innovation * * * in which norms of responsible behav-13 14 ior guide States' actions, sustain partnerships, and 15 support the rule of law in cyberspace.".

16 (2) The Group of Governmental Experts (GGE) 17 on Developments in the Field of Information and 18 Telecommunications in the Context of International 19 Security, established by the United Nations General 20 Assembly, concluded in its June 24, 2013, report 21 "that State sovereignty and the international norms 22 and principles that flow from it apply to States' con-23 duct of [information and communications technology 24 or ICT] related activities and to their jurisdiction 25 over ICT infrastructure with their territory.".

1 (3) On January 13, 2015, China, Kazakhstan, 2 Kyrgyzstan, Russia, Tajikistan, and Uzbekistan pro-3 posed a troubling international code of conduct for 4 information security which defines responsible State 5 behavior in cyberspace to include "curbing the dissemination of information" and the "right to inde-6 7 pendent control of information and communications 8 technology" when a country's political security is 9 threatened.

10 (4) The July 22, 2015, GGE consensus report
11 found that, "norms of responsible State behavior can
12 reduce risks to international peace, security and sta13 bility.".

14 (5) On September 25, 2015, the United States
15 and China announced a commitment "that neither
16 country's government will conduct or knowingly sup17 port cyber-enabled theft of intellectual property, in18 cluding trade secrets or other confidential business
19 information, with the intent of providing competitive
20 advantages to companies or commercial sectors.".

(6) At the Antalya Summit from November 15–
16, 2015, the Group of 20 (G20) Leaders' Communique affirmed the applicability of international law
to State behavior in cyberspace, called on States to
refrain from cyber-enabled theft of intellectual prop-

erty for commercial gain, and endorsed the view that
 all States should abide by norms of responsible be havior.

4 (7) The March 2016 Department of State
5 International Cyberspace Policy Strategy noted that,
6 "the Department of State anticipates a continued in7 crease and expansion of our cyber-focused diplomatic
8 efforts for the foreseeable future.".

9 (8) On December 1, 2016, the Commission on 10 Enhancing National Cybersecurity established within 11 the Department of Commerce recommended "the 12 President should appoint an Ambassador for Cyber-13 security to lead U.S. engagement with the inter-14 national community on cybersecurity strategies, 15 standards, and practices.".

16 (9) The 2017 Group of 7 (G7) Declaration on 17 Responsible States Behavior in Cyberspace recog-18 nized on April 11, 2017, "the urgent necessity of in-19 creased international cooperation to promote security and stability in cyberspace * * * consisting of 20 21 the applicability of existing international law to 22 State behavior in cyberspace, the promotion of vol-23 untary, non-binding norms of responsible State behavior during peacetime" and reaffirmed "that the 24

same rights that people have offline must also be
 protected online.".

3 (10) In testimony before the Select Committee 4 on Intelligence of the Senate on May 11, 2017, the 5 Director of National Intelligence identified six cyber 6 threat actors, including Russia for "efforts to influence the 2016 US election": China, for "actively tar-7 8 geting the US Government, its allies, and US com-9 panies for cyber espionage"; Iran for "leverage[ing] 10 cyber espionage, propaganda, and attacks to support 11 its security priorities, influence events and foreign 12 perceptions, and counter threats"; North Korea for 13 "previously conduct[ing] cyber-attacks against US 14 commercial entities—specifically, Sony Pictures En-15 tertainment in 2014"; terrorists, who "use the Inter-16 net to organize, recruit, spread propaganda, raise 17 funds, collect intelligence, inspire action by followers, 18 and coordinate operations"; and criminals who "are 19 also developing and using sophisticated cyber tools 20 for a variety of purposes including theft, extortion, 21 and facilitation of other criminal activities".

(11) On May 11, 2017, President Trump issued
Presidential Executive Order No. 13800 on
Strengthening the Cybersecurity of Federal Networks and Infrastructure which designated the Sec-

1 retary of State to lead an interagency effort to de-2 velop strategic options for the President to deter ad-3 versaries from cyber threats and an engagement 4 strategy for international cooperation in cybersecurity, noting that "the United States is especially de-5 6 pendent on a globally secure and resilient internet 7 and must work with allies and other partners" to-8 ward maintaining "the policy of the executive branch 9 to promote an open, interoperable, reliable, and se-10 cure internet that fosters efficiency, innovation, com-11 munication, and economic prosperity, while respect-12 ing privacy and guarding against deception, fraud, 13 and theft.".

14 SEC. 3. UNITED STATES INTERNATIONAL CYBERSPACE15POLICY.

16 (a) IN GENERAL.—Congress declares that it is the policy of the United States to work internationally with 17 18 allies and other partners to promote an open, interoper-19 able, reliable, unfettered, and secure internet governed by the multistakeholder model which promotes human rights, 20 21 democracy, and rule of law, including freedom of expres-22 sion, innovation, communication, and economic prosperity, 23 while respecting privacy and guarding against deception, fraud, and theft. 24

1 (b) IMPLEMENTATION.—In implementing the policy 2 described in subsection (a), the President, in consultation 3 with outside actors, including technology companies, non-4 governmental organizations, security researchers, and 5 other relevant stakeholders, shall pursue the following ob-6 jectives in the conduct of bilateral and multilateral rela-7 tions:

8 (1) Clarifying the applicability of international
9 laws and norms, including the law of armed conflict,
10 to the use of ICT.

(2) Clarifying that countries that fall victim to
malicious cyber activities have the right to take proportionate countermeasures under international law,
provided such measures do not violate a fundamental human right or peremptory norm.

16 (3) Reducing and limiting the risk of escalation
17 and retaliation in cyberspace, such as massive de18 nial-of-service attacks, damage to critical infrastruc19 ture, or other malicious cyber activity that impairs
20 the use and operation of critical infrastructure that
21 provides services to the public.

(4) Cooperating with like-minded democratic
countries that share common values and cyberspace
policies with the United States, including respect for

1	human rights, democracy, and rule of law, to ad-
2	vance such values and policies internationally.
3	(5) Securing and implementing commitments
4	on responsible country behavior in cyberspace based
5	upon accepted norms, including the following:
6	(A) Countries should not conduct or know-
7	ingly support cyber-enabled theft of intellectual
8	property, including trade secrets or other con-
9	fidential business information, with the intent
10	of providing competitive advantages to compa-
11	nies or commercial sectors.
12	(B) Countries should cooperate in devel-
13	oping and applying measures to increase sta-
14	bility and security in the use of ICTs and to
15	prevent ICT practices that are acknowledged to
16	be harmful or that may pose threats to inter-
17	national peace and security.
18	(C) Countries should take all appropriate
19	and reasonable efforts to keep their territories
20	clear of intentionally wrongful acts using ICTs
21	in violation of international commitments.
22	(D) Countries should not conduct or know-
23	ingly support ICT activity that, contrary to
24	international law, intentionally damages or oth-
25	erwise impairs the use and operation of critical

infrastructure, and should take appropriate measures to protect their critical infrastructure from ICT threats.

4 (E) Countries should not conduct or know-5 ingly support malicious international activity 6 that, contrary to international law, harms the 7 information systems of authorized emergency 8 response teams (sometimes known as "computer emergency response teams" or "cyberse-9 10 curity incident response teams") or related pri-11 vate sector companies of another country.

(F) Countries should identify economic
drivers and incentives to promote securely-designed ICT products and to develop policy and
legal frameworks to promote the development of
secure internet architecture.

17 (G) Countries should respond to appro18 priate requests for assistance to mitigate mali19 cious ICT activity aimed at the critical infra20 structure of another country emanating from
21 their territory.

22 (H) Countries should not restrict cross23 border data flows or require local storage or
24 processing of data.

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1	(I) Countries should protect the exercise of
2	human rights and fundamental freedoms on the
3	Internet and commit to the principle that the
4	human rights that people have offline enjoy the
5	same protections online.
6	SEC. 4. DEPARTMENT OF STATE RESPONSIBILITIES.
7	(a) Office of Cyber Issues.—Section 1 of the
8	State Department Basic Authorities Act of 1956 (22
9	U.S.C. 2651a) is amended—
10	(1) by redesignating subsection (g) as sub-
11	section (h); and
12	(2) by inserting after subsection (f) the fol-
13	lowing new subsection:
14	"(g) Office of Cyber Issues.—
15	"(1) IN GENERAL.—There is established an Of-
16	fice of Cyber Issues (in this subsection referred to
17	as the 'Office'). The head of the Office shall have
18	the rank and status of ambassador and be appointed
19	by the President, by and with the advice and consent
20	of the Senate.
21	"(2) DUTIES.—
22	"(A) IN GENERAL.—The head of the Of-
23	fice shall perform such duties and exercise such
24	powers as the Secretary of State shall prescribe,
25	including implementing the policy of the United

1	States described in section 3 of the Cyber Di-
2	plomacy Act of 2017.
3	"(B) DUTIES DESCRIBED.—The principal
4	duties of the head of the Office shall be to—
5	"(i) serve as the principal cyber-policy
6	official within the senior management of
7	the Department of State and advisor to
8	the Secretary of State for cyber issues;
9	"(ii) lead the Department of State's
10	diplomatic cyberspace efforts generally, in-
11	cluding relating to international cybersecu-
12	rity, internet access, internet freedom, dig-
13	ital economy, cybercrime, deterrence and
14	international responses to cyber threats;
15	"(iii) promote an open, interoperable,
16	reliable, unfettered, and secure information
17	and communications technology infrastruc-
18	ture globally;
19	"(iv) represent the Secretary of State
20	in interagency efforts to develop and ad-
21	vance the United States international
22	cyberspace policy;
23	"(v) coordinate within the Depart-
24	ment of State and with other components
25	of the United States Government cyber-

"(A) cybersecurity and other relevant cyber 10 11 issues; and

"(B) international diplomacy. 12 "(4) Organizational placement.—The head 13 14 of the Office shall report to the Under Secretary for 15 Political Affairs or official holding a higher position 16 in the Department of State.

"(5) RULE OF CONSTRUCTION.—Nothing in 17 18 this subsection may be construed as precluding—

19 "(A) the Office from being elevated to a 20 Bureau of the Department of State; and "(B) the head of the Office from being ele-21 22 vated to an Assistant Secretary, if such an As-23 sistant Secretary position does not increase the 24 number of Assistant Secretary positions at the

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Department above the number authorized under subsection (c)(1).".

3 (b) SENSE OF CONGRESS.—It is the sense of Con-4 gress that the Office of Cyber Issues established under 5 section 1(g) of the State Department Basic Authorities Act of 1956 (as amended by subsection (a) of this section) 6 7 should be a Bureau of the Department of State headed 8 by an Assistant Secretary, subject to the rule of construc-9 tion specified in paragraph (5)(B) of such section 1(g). 10 (c) UNITED NATIONS.—The Permanent Representative of the United States to the United Nations shall use 11 12 the voice, vote, and influence of the United States to op-13 pose any measure that is inconsistent with the United States international cyberspace policy described in section 14 15 3.

16SEC. 5. INTERNATIONAL CYBERSPACE EXECUTIVE AR-17RANGEMENTS.

(a) IN GENERAL.—The President is encouraged to
enter into executive arrangements with foreign governments that support the United States international cyberspace policy described in section 3.

(b) TRANSMISSION TO CONGRESS.—The text of any
executive arrangement (including the text of any oral arrangement, which shall be reduced to writing) entered into
by the United States under subsection (a) shall be trans-

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mitted to the Committee on Foreign Affairs of the House 1 2 of Representatives and the Committee on Foreign Rela-3 tions of the Senate not later than 5 days after such ar-4 rangement is signed or otherwise agreed to, together with 5 an explanation of such arrangement, its purpose, how such arrangement is consistent with the United States inter-6 7 national cyberspace policy described in section 3, and how 8 such arrangement will be implemented.

9 (c) STATUS REPORT.—Not later than 1 year after 10 the text of an executive arrangement is transmitted to Congress pursuant to subsection (b) and annually there-11 after for 7 years, or until such an arrangement has been 12 13 discontinued, the President shall report to the Committee on Foreign Affairs of the House of Representatives and 14 15 the Committee on Foreign Relations of the Senate on the status of such arrangement, including an evidence-based 16 17 assessment of whether all parties to such arrangement have fulfilled their commitments under such arrangement 18 19 and if not, what steps the United States has taken or 20 plans to take to ensure all such commitments are fulfilled, 21 whether the stated purpose of such arrangement is being 22 achieved, and whether such arrangement positively im-23 pacts building of cyber norms internationally. Each such 24 report shall include metrics to support its findings.

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(d) EXISTING EXECUTIVE ARRANGEMENTS.—Not

2 later than 60 days after the date of the enactment of this 3 Act, the President shall satisfy the requirements of sub-4 section (c) for the following executive arrangements al-5 ready in effect: 6 (1) The arrangement announced between the 7 United States and Japan on April 25, 2014. 8 (2) The arrangement announced between the 9 United States and the United Kingdom on January 10 16, 2015. 11 (3) The arrangement announced between the 12 United States and China on September 25, 2015. 13 (4) The arrangement announced between the 14 United States and Korea on October 16, 2015. 15 (5) The arrangement announced between the 16 United States and Australia on January 19, 2016. 17 (6) The arrangement announced between the 18 United States and India on June 7, 2016. 19 (7) The arrangement announced between the 20 United States and Argentina on April 27, 2017. 21 (8) The arrangement announced between the 22 United States and Kenya on June 22, 2017. 23 (9) The arrangement announced between the 24 United States and Israel on June 26, 2017.

(10) Any other similar bilateral or multilateral
 arrangement announced before the date of the en actment of this Act.

4 SEC. 6. INTERNATIONAL STRATEGY FOR CYBERSPACE.

5 (a) STRATEGY REQUIRED.—Not later than 1 year 6 after the date of the enactment of this Act, the Secretary 7 of State, in coordination with the heads of other relevant 8 Federal departments and agencies, shall produce a strat-9 egy relating to United States international policy with re-10 gard to cyberspace.

(b) ELEMENTS.—The strategy required under sub-section (a) shall include the following:

(1) A review of actions and activities undertaken to support the United States international
cyberspace policy described in section 3.

16 (2) A plan of action to guide the diplomacy of 17 the Department of State with regard to foreign 18 countries, including conducting bilateral and multi-19 lateral activities to develop the norms of responsible 20 international behavior in cyberspace, and status re-21 view of existing efforts in multilateral fora to obtain 22 agreements on international norms in cyberspace.

23 (3) A review of alternative concepts with regard
24 to international norms in cyberspace offered by for25 eign countries.

1 (4) A detailed description of new and evolving 2 threats to United States national security in cyber-3 space from foreign countries, State-sponsored actors, 4 and private actors to Federal and private sector in-5 frastructure of the United States, intellectual prop-6 erty in the United States, and the privacy of citizens 7 of the United States.

8 (5) A review of policy tools available to the 9 President to deter and de-escalate tensions with for-10 eign countries, State-sponsored actors, and private 11 actors regarding threats in cyberspace, and to what 12 degree such tools have been used and whether or not 13 such tools have been effective.

14 (6) A review of resources required to conduct
15 activities to build responsible norms of international
16 cyber behavior.

17 (7) A clarification of the applicability of inter18 national laws and norms, including the law of armed
19 conflict, to the use of ICT.

20 (8) A clarification that countries that fall victim
21 to malicious cyber activities have the right to take
22 proportionate countermeasures under international
23 law, including exercising the right to collective and
24 individual self-defense.

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1	(9) A plan of action to guide the diplomacy of
2	the Department of State with regard to existing mu-
3	tual defense agreements, including the inclusion in
4	such agreements of information relating to the appli-
5	cability of malicious cyber activities in triggering
6	mutual defense obligations.
7	(c) Form of Strategy.—
8	(1) Public availability.—The strategy re-
9	quired under subsection (a) shall be available to the
10	public in unclassified form, including through publi-
11	cation in the Federal Register.
12	(2) CLASSIFIED ANNEX.—
13	(A) IN GENERAL.—If the Secretary of
14	State determines that such is appropriate, the
15	strategy required under subsection (a) may in-
16	clude a classified annex consistent with United
17	States national security interests.
18	(B) RULE OF CONSTRUCTION.—Nothing in
19	this subsection may be construed as authorizing
20	the public disclosure of an unclassified annex
21	under subparagraph (A).
22	(d) BRIEFING.—Not later than 30 days after the pro-
23	duction of the strategy required under subsection (a), the
24	Secretary of State shall brief the Committee on Foreign
25	Affairs of the House of Representatives and the Com-

mittee on Foreign Relations of the Senate on such strat egy, including any material contained in a classified
 annex.

4 (e) UPDATES.—The strategy required under sub5 section (a) shall be updated—

6 (1) not later than 90 days after there has been
7 any material change to United States policy as de8 scribed in such strategy; and

9 (2) not later than 1 year after each inaugura-10 tion of a new President.

(f) PREEXISTING REQUIREMENT.—Upon the production and publication of the report required under section
3(c) of the Presidential Executive Order No. 13800 on
Strengthening the Cybersecurity of Federal Networks and
Critical Infrastructure on May 11, 2017, such report shall
be considered as satisfying the requirement under subsection (a) of this section.

18 SEC. 7. ANNUAL COUNTRY REPORTS ON HUMAN RIGHTS 19 PRACTICES.

20 (a) REPORT RELATING TO ECONOMIC ASSIST21 ANCE.—Section 116 of the Foreign Assistance Act of
22 1961 (22 U.S.C. 2151n) is amended by adding at the end
23 the following new subsection:

24 "(h)(1) The report required by subsection (d) shall25 include an assessment of freedom of expression with re-

spect to electronic information in each foreign country.
 Such assessment shall consist of the following:

3 "(A) An assessment of the extent to which gov-4 ernment authorities in each country inappropriately 5 attempt to filter, censor, or otherwise block or re-6 move nonviolent expression of political or religious 7 opinion or belief via the internet, including electronic 8 mail, as well as a description of the means by which 9 such authorities attempt to block or remove such ex-10 pression.

11 "(B) An assessment of the extent to which gov-12 ernment authorities in each country have persecuted 13 or otherwise punished an individual or group for the 14 nonviolent expression of political, religious, or ideo-15 logical opinion or belief via the internet, including 16 electronic mail.

17 "(C) An assessment of the extent to which gov-18 ernment authorities in each country have sought to 19 inappropriately collect, request, obtain, or disclose 20 personally identifiable information of a person in 21 connection with such person's nonviolent expression 22 of political, religious, or ideological opinion or belief, 23 including expression that would be protected by the 24 International Covenant on Civil and Political Rights.

1	"(D) An assessment of the extent to which wire
2	communications and electronic communications are
3	monitored without regard to the principles of pri-
4	vacy, human rights, democracy, and rule of law.
5	((2) In compiling data and making assessments for
6	the purposes of paragraph (1), United States diplomatic
7	personnel shall consult with human rights organizations,
8	technology and internet companies, and other appropriate
9	nongovernmental organizations.
10	"(3) In this subsection—
11	"(A) the term 'electronic communication' has
12	the meaning given such term in section 2510 of title
13	18, United States Code;
14	"(B) the term 'internet' has the meaning given
15	such term in section $231(e)(3)$ of the Communica-
16	tions Act of 1934 (47 U.S.C. 231(e)(3));
17	"(C) the term 'personally identifiable informa-
18	tion' means data in a form that identifies a par-
19	ticular person; and
20	"(D) the term 'wire communication' has the
21	meaning given such term in section 2510 of title 18,
22	United States Code.".
23	(b) Report Relating to Security Assistance.—
24	Section 502B of the Foreign Assistance Act of 1961 (22
25	U.S.C. 2304) is amended—

(1) by redesignating the second subsection (i)
 (relating to child marriage status) as subsection (j);
 and

4 (2) by adding at the end the following new sub-5 section:

6 "(k)(1) The report required by subsection (b) shall
7 include an assessment of freedom of expression with re8 spect to electronic information in each foreign country.
9 Such assessment shall consist of the following:

10 "(A) An assessment of the extent to which gov-11 ernment authorities in each country inappropriately 12 attempt to filter, censor, or otherwise block or re-13 move nonviolent expression of political or religious 14 opinion or belief via the internet, including electronic 15 mail, as well as a description of the means by which 16 such authorities attempt to block or remove such ex-17 pression.

18 "(B) An assessment of the extent to which gov-19 ernment authorities in each country have persecuted 20 or otherwise punished an individual or group for the 21 nonviolent expression of political, religious, or ideo-22 logical opinion or belief via the internet, including 23 electronic mail.

24 "(C) An assessment of the extent to which gov-25 ernment authorities in each country have sought to

1	inappropriately collect, request, obtain, or disclose
2	personally identifiable information of a person in
3	connection with such person's nonviolent expression
4	of political, religious, or ideological opinion or belief,
5	including expression that would be protected by the
6	International Covenant on Civil and Political Rights.
7	"(D) An assessment of the extent to which wire
8	communications and electronic communications are
9	monitored without regard to the principles of pri-
10	vacy, human rights, democracy, and rule of law.
11	((2) In compiling data and making assessments for
12	the purposes of paragraph (1), United States diplomatic
13	personnel shall consult with human rights organizations,
14	technology and internet companies, and other appropriate
15	nongovernmental organizations.
16	"(3) In this subsection—
17	"(A) the term 'electronic communication' has
18	the meaning given such term in section 2510 of title
19	18, United States Code;
20	"(B) the term 'internet' has the meaning given
21	such term in section $231(e)(3)$ of the Communica-
22	tions Act of 1934 (47 U.S.C. 231(e)(3));
23	"(C) the term 'personally identifiable informa-
24	tion' means data in a form that identifies a par-
25	ticular person; and

"(D) the term 'wire communication' has the
 meaning given such term in section 2510 of title 18,
 United States Code.".

Passed the House of Representatives January 17, 2018.

Attest:

Clerk.

¹¹⁵TH CONGRESS H. R. 3776

AN ACT

To support United States international cyber diplomacy, and for other purposes.