116TH CONGRESS 1ST SESSION H.R. 1404

AN ACT

- To strengthen the United States response to Russian interference by providing transparency on the corruption of Russian President Vladimir Putin.
 - 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 "Vladimir Putin Trans-3 parency Act".

4 SEC. 2. FINDINGS.

5 Congress finds the following:

6 (1) According an Intelligence Community As-7 sessment dated January 6, 2017, "Russian Presi-8 dent Vladimir Putin ordered an influence campaign 9 in 2016 aimed at the U.S. presidential election. Rus-10 sia's goals were to undermine public faith in the US democratic process * * * Moscow's influence cam-11 12 paign followed a Russian messaging strategy that 13 blends covert intelligence operations—such as cyber 14 activity—with overt efforts by Russian Government 15 agencies, state-funded media, third-party inter-16 mediaries, and paid social media users or 'trolls.'".

17 (2) According to the Washington Post, official, 18 public reports from the Russian government put 19 Putin's average annual income between 2011 and 20 2016 at approximately \$112,000. But outside ex-21 perts nevertheless have alleged that Putin's true net 22 worth is in the billions—suggesting his extensive 23 corruption and connection to money laundering and 24 other activities undertaken order to enrich Putin un-25 justly and to hide his true financial condition from 26 the public.

3 (a) SENSE OF CONGRESS.—It is the sense of Con-4 gress that the United States should do more to expose the 5 corruption of Vladimir Putin, whose ill-gotten wealth is 6 perhaps the most powerful global symbol of his dishonesty 7 and his persistent efforts to undermine the rule of law and 8 democracy in the Russian Federation.

9 (b) ASSESSMENT.—Not later than 180 days after the date of the enactment of this Act, the Director of National 10 11 Intelligence, in coordination with the Secretary of Treasury and the Secretary of State, shall submit to the appro-12 13 priate congressional committees an assessment, based on all sources of intelligence, on the net worth and financial 14 and other assets of Russian President Vladimir Putin and 15 his family members, legitimate as well as illegitimate, in-16 cluding-17

18 (1) the estimated net worth of Vladimir Putin19 and his family members;

20 (2) a description of their legitimately and ille21 gitimately obtained assets, including all real, per22 sonal and intellectual property, bank or investment
23 or similar accounts, and any other financial or busi24 ness interests or holdings, including those outside of
25 Russia;

1 (3) the details of the legitimately and illegit-2 imately obtained assets, including real, personal and 3 intellectual property, bank or investment or similar 4 accounts, and any other financial or business inter-5 ests or holdings, including those outside of Russia, 6 that are owned or controlled by, accessible to, or 7 otherwise maintained for the benefit of Vladimir Putin, including their nature, location, manner of 8 9 acquisition, value, and publicly named owner (if 10 other than Vladimir Putin);

(4) the methods used by Vladimir Putin or others acting at his direction, with his knowledge, or for
his benefit, to conceal Putin's interest in his accounts, holdings, or other assets, including the establishment of "front" or shell companies and the
use of intermediaries; and

17 (5) an identification of the most significant sen18 ior Russian political figures, oligarchs, and any other
19 persons who have engaged in activity intended to
20 conceal the true financial condition of Vladimir
21 Putin.

(c) FORM.—The assessment required under sub-section (b) shall be submitted either—

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(1) in unclassified form to the extent consistent
with the protection of intelligence sources and meth-
ods, and may include a classified annex; or
(2) simultaneously as both an unclassified
version and a classified version.
(d) Appropriate Congressional Committees
DEFINED.—In this section, the term "appropriate con-
gressional committees'' means—
(1) the Select Committee on Intelligence, the
Committee on Foreign Relations, the Committee on
Banking, Housing, and Urban Affairs, and the Com-
mittee on Finance of the Senate; and

13 (2) the Permanent Select Committee on Intel-14 ligence, Committee on Foreign Affairs, the Committee on Financial Services, and the Committee on 15 Ways and Means of the House of Representatives. 16

Passed the House of Representatives March 12, 2019.

Attest:

Clerk.

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