

to time be needed as determined by the National Conference on Ministry to the Armed Forces or such successor organization.

(b) **VERIFICATION OF NAMES.**—The National Conference on Ministry to the Armed Forces, or any successor organization recognized in law for purposes of this section, may verify with the Chief of Chaplains of the Army, the Chief of Chaplains of the Navy, the Chief of Chaplains for the Air Force and the Space Force, and such agencies of the Department of Defense as the Secretary of the Army considers appropriate, the names of chaplains for memorialization in Arlington National Cemetery.

(c) **RULE OF CONSTRUCTION.**—Nothing in this section may be construed as authorizing the expansion of any monument or memorial that is located in Arlington National Cemetery as of the date of the enactment of this Act.

SA 3909. Mr. WARNOCK (for himself and Ms. COLLINS) submitted an amendment intended to be proposed to amendment SA 3867 submitted by Mr. REED and intended to be proposed to the bill H.R. 4350, to authorize appropriations for fiscal year 2022 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes; which was ordered to lie on the table; as follows:

At the end of subtitle D of title III, add the following:

SEC. 356. REPORT ON JOINT AND SHARED-USE CIVILIAN AIRPORTS AND USE OF FIRE-FIGHTING FOAM CONTAINING PERFLUOROALKYL OR POLYFLUOROALKYL SUBSTANCES.

Not later than March 1, 2022, the Secretary of Defense shall submit to the congressional defense committees a report on the following:

(1) The coordination between the Department of Defense and the Federal Aviation Administration regarding the joint and shared-use civilian airports that depend on emergency response services under the jurisdiction of the Department.

(2) The progress of the Department and the Federal Aviation Administration in establishing a formal consultation system to coordinate the review process and final actions on firefighting foam containing perfluoroalkyl or polyfluoroalkyl substances with the operators of joint and shared-use civilian airports.

(3) The timeline for the Department to issue directives on firefighting foam containing perfluoroalkyl or polyfluoroalkyl substances.

SA 3910. Mr. MORAN submitted an amendment intended to be proposed to amendment SA 3867 submitted by Mr. REED and intended to be proposed to the bill H.R. 4350, to authorize appropriations for fiscal year 2022 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes; which was ordered to lie on the table; as follows:

At the end of subtitle E of title VIII, add the following:

SEC. 857. BRIEFING ON EXPANDED SMALL UNMANNED AIRCRAFT SYSTEMS CAPABILITY.

The Secretary of Defense shall, not later than January 30, 2022, provide a briefing to

the Committees on Armed Services of the Senate and the House of Representatives on the evaluation of commercially available small unmanned aircraft systems (hereinafter referred to as “sUAS”) with capabilities that align with the Department’s priorities, including—

(1) the timing of the release of the updated list titled “Blue sUAS 2.0” of the Defense Innovation Unit that contains available fixed wing and multirotor commercial small unmanned aircraft systems compliant with section 848 of the National Defense Authorization Act for Fiscal Year 2020 (Public Law 116-92); and

(2) the advisability and feasibility of adding end-to-end sUAS solutions to such list, including the sUAS, supporting field management software, technical support, and training, all provided as an integrated collection and analysis capability.

SA 3911. Mr. MORAN submitted an amendment intended to be proposed to amendment SA 3867 submitted by Mr. REED and intended to be proposed to the bill H.R. 4350, to authorize appropriations for fiscal year 2022 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes; which was ordered to lie on the table; as follows:

At the subtitle G of title XII, add the following:

SEC. 1283. LIMITATION ON AVAILABILITY OF FUNDS TO IMPLEMENT THE ARMS TRADE TREATY.

(a) **LIMITATION.**—

(1) **IN GENERAL.**—None of the funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2022 for the Department of Defense may be obligated or expended to sustain a domestic prosecution based on any charge related to the Arms Trade Treaty, to make assessed payments for the Treaty’s Conference of States Parties or to meet in any other way expenses sustained by the Treaty Secretariat, to make voluntary contributions to any international organization or foreign nation for any purpose related to attendance at the Conference, or to implement the Treaty until the Senate approves a resolution advising and consenting to ratification of the Treaty and there is enacted legislation implementing the Treaty.

(2) **EXCEPTIONS.**—The limitation in paragraph (1) shall not apply to a United States delegation attending the Treaty’s Conference of State Parties, subsidiary bodies, or extraordinary meetings, or to the payment, to entities other than the Treaty Secretariat, of an attendance fee towards the cost of preparing and holding the Conference of State Parties, or subsidiary body meeting as applicable.

(b) **RULE OF CONSTRUCTION.**—Nothing in this section shall be construed to preclude the Department of Defense from assisting foreign countries in bringing their laws, regulations, and practices related to export control up to United States standards.

SA 3912. Mr. SCHUMER (for Ms. ERNST) proposed an amendment to the bill S. 1872, to award a Congressional Gold Medal, collectively, to the United States Army Rangers Veterans of World War II in recognition of their extraordinary service during World War II; as follows:

Strike all after the enacting clause and insert the following:

SECTION 1. SHORT TITLE.

This Act may be cited as the “United States Army Rangers Veterans of World War II Congressional Gold Medal Act”.

SEC. 2. DEFINITIONS.

In this Act—

(1) the term “Secretary” means the Secretary of the Treasury; and

(2) the term “United States Army Rangers Veteran of World War II” means any individual who—

(A) served in the Armed Forces—

(i) honorably;

(ii) in an active duty status; and

(iii) at any time during the period beginning on June 19, 1942, and ending on September 2, 1945; and

(B) was assigned to a Ranger Battalion of the Army at any time during the period described in subparagraph (A)(iii).

SEC. 3. FINDINGS.

Congress finds the following:

(1) In World War II, the Army formed 6 Ranger Battalions and 1 provisional battalion. All members of the Ranger Battalions were volunteers. The initial concept of Ranger units drew from the British method of using highly trained “commando” units and the military tradition of the United States of utilizing light infantry for scouting and raiding operations.

(2) The Ranger Battalions of World War II consisted of—

(A) the 1st Ranger Infantry Battalion, which was activated on June 19, 1942, in Northern Ireland;

(B) the 2d Ranger Infantry Battalion, which was activated on April 1, 1943, at Camp Forrest, Tennessee;

(C) the 3d Ranger Infantry Battalion, which was—

(i) activated as provisional on May 21, 1943, in North Africa; and

(ii) constituted on July 21, 1943, and concurrently consolidated with the provisional unit described in clause (i);

(D) the 4th Ranger Infantry Battalion, which was—

(i) activated as provisional on May 29, 1943, in North Africa; and

(ii) constituted on July 21, 1943, and concurrently consolidated with the provisional unit described in clause (i);

(E) the 5th Ranger Infantry Battalion, which was activated on September 1, 1943, at Camp Forrest, Tennessee;

(F) the 6th Ranger Infantry Battalion, which was—

(i) originally activated on January 20, 1941, at Fort Lewis, Washington, as the 98th Field Artillery Battalion; and

(ii) converted and redesignated on September 26, 1944, as the 6th Ranger Infantry Battalion; and

(G) the 29th Ranger Infantry Battalion, a provisional Army National Guard unit that was—

(i) activated on December 20, 1942, at Tidworth Barracks, England; and

(ii) disbanded on October 18, 1943.

(3) The first combat operations of Army Rangers occurred on August 19, 1942, when 50 Rangers took part in the British-Canadian raid on the French coastal town of Dieppe.

(4) The 1st Ranger Battalion, under the leadership of Major William O. Darby, was used in full strength during the landings at Arzew, Algeria, during the North African campaign. Due to the success of the Rangers in several difficult battles, particularly at El Guettar in March and April of 1943, 2 additional Ranger Battalions were organized in North Africa.

(5) During the North African campaign, the 1st Ranger Battalion was awarded battle honors for its actions in Tunisia. On March 20, 1943, the Battalion penetrated enemy

lines and captured the position Djebel el Ank in a nighttime attack, taking more than 200 prisoners. Two days later, the battalion was attacked by the 10th Panzer division of the German Afrika Korps and, despite heavy losses, continued to defend its position. The following day, the 1st Battalion counter-attacked to clear high ground overlooking the positions held by the Armed Forces. These actions demonstrated the ability of the Rangers to fight in difficult terrain and the courage to endure despite being outnumbered and exposed to heavy enemy fire.

(6) The 29th provisional Ranger Battalion was formed from volunteers drawn from the 29th Infantry Division stationed in England in the fall of 1942. The Battalion was activated on December 20, 1942, and accompanied British commandos on 3 small-scale raids in Norway. Nineteen members of the 29th Ranger Battalion conducted a raid on a German radar site in France on the night of September 3, 1943. After that raid, the 29th Ranger Battalion was disbanded because new Ranger units, the 2d and 5th Battalions, were being formed.

(7) During the summer and fall of 1943, the 1st, 3d, and 4th Ranger Battalions were heavily involved in the campaign in Sicily and the landings in Italy. The 1st and 4th Ranger Battalions conducted a night amphibious landing in Sicily and secured the landing beaches for the main force. The 3d Battalion landed separately at Licata, Sicily, and was able to silence gun positions on an 82-foot cliff overlooking the invasion beaches.

(8) During the invasion of Italy, the 1st and 4th Ranger Battalions landed at Maiori with the mission of seizing the high ground and protecting the flank of the remainder of the main landing by the United States. Enemy forces in the area were estimated to outnumber the Rangers by approximately 8 to 1. Despite these odds, the Rangers took the position and held off 7 enemy counterattacks.

(9) After the invasion of Italy, Rangers continued to be used, often in night attacks, to seize key terrain ahead of the advancing Allied forces. At the Anzio beachhead, the majority of the 1st, 3d, and 4th Ranger Battalions sustained heavy casualties after being cut off behind German lines. The Rangers had planned to infiltrate German positions under the cover of darkness and make a dawn attack on a critical road junction but were pinned down by enemy tanks and an elite German paratrooper unit. After 12 hours of desperate fighting and a failed relief attempt, the majority of the Ranger force was killed, wounded, or captured. Only 6 Rangers from the 1st and 3d Battalions, out of more than 767 men, returned to friendly lines. The 4th Battalion, which had been in reserve, also suffered 60 killed and 120 wounded out of 550 men. These 3 battalions were inactivated and the survivors were transferred to other units.

(10) In the United States, and later in Scotland, the 2d and 5th Ranger Battalions were formed to undertake operations in Western Europe. Those Battalions were engaged on D-Day, assaulting German positions at the Pointe du Hoc coastal battery, and remained in combat through September of 1944. Specifically, Rangers in the 2d Battalion, under the command of Lieutenant Colonel James E. Rudder—

(A) overcame mines, machine gun fire, and enemy artillery while scaling the 100-foot high cliffs at Pointe du Hoc;

(B) held against intense German efforts to retake the position; and

(C) after reaching the top of the cliffs, moved inland roughly 1 mile and sustained heavy casualties while searching for, and ultimately destroying, a German heavy artillery battery.

(11) During June, July, and August of 1944, the 2d and 5th Ranger Battalions were engaged in the campaign in Brest, which included close-range fighting in hedgerows and numerous villages. Later, in operations in Western Germany, the Battalions were frequently used to attack in darkness and gain vital positions to pave the way for the main Army attacks.

(12) During the final drive into Germany in late February and early March 1945, the 5th Ranger Battalion was cited for battle honors for outstanding performance. Under the cover of darkness, the unit drove into German lines and blocked the main German supply route in the sector. The Germans attacked the position of the Rangers from both sides, resulting in heavy Ranger casualties during 5 days of fighting. As a result of the actions of the Rangers, the main Army attack was able to overcome German defenses more easily, occupy the vital city of Trier, and reach the Rhine River.

(13) The 6th Ranger Battalion operated in the Pacific. In the most notable exploit of the 6th Ranger Battalion, in January and February of 1945, the Battalion formed the nucleus of a rescue force that liberated more than 500 Allied prisoners, including prisoners from the United States, from the Cabanatuan prisoner of war camp in the Philippines. With the help of local Filipino guerrillas, the Rangers, led by Lieutenant Colonel Henry A. Mucci, demonstrated extraordinary heroism by infiltrating Japanese-held territory to reach the prisoners of war and prevent them from being killed by the Japanese. After a 25-mile march at night through the jungle, the unit killed all Japanese sentries with no loss of life of the prisoners of war. The unit successfully returned to American lines having lost only 2 soldiers killed and having another 2 wounded.

(14) The 1st Ranger Infantry Battalion—

(A) participated in the campaigns of—

(i) Algeria-French Morocco (with arrowhead);

(ii) Tunisia;

(iii) Sicily (with arrowhead);

(iv) Naples-Foggia (with arrowhead);

(v) Anzio (with arrowhead); and

(vi) Rome-Arno; and

(B) for its contributions, received—

(i) the Presidential Unit Citation (Army) and streamer embroidered with “EL GUETTAR”; and

(ii) the Presidential Unit Citation (Army) and streamer embroidered with “SALERNO”.

(15) The 2d Ranger Infantry Battalion—

(A) participated in the campaigns of—

(i) Normandy (with arrowhead);

(ii) Northern France;

(iii) Rhineland;

(iv) Ardennes-Alsace; and

(v) Central Europe; and

(B) for its contributions, received—

(i) the Presidential Unit Citation (Army) and streamer embroidered with “POINTE DU HOE”; and

(ii) the French Croix de Guerre with Silver-Gilt Star, World War II, and streamer embroidered with “POINTE DU HOE”.

(16) The 3d Ranger Infantry Battalion—

(A) participated in the campaigns of—

(i) Sicily (with arrowhead);

(ii) Naples-Foggia (with arrowhead);

(iii) Anzio (with arrowhead); and

(iv) Rome-Arno; and

(B) for its contributions, received the Presidential Unit Citation (Army) and streamer embroidered with “SALERNO”.

(17) The 4th Ranger Infantry Battalion—

(A) participated in the campaigns of—

(i) Sicily (with arrowhead);

(ii) Naples-Foggia (with arrowhead);

(iii) Anzio (with arrowhead); and

(iv) Rome-Arno; and

(B) for its contributions, received the Presidential Unit Citation (Army) and streamer embroidered with “SALERNO”.

(18) The 5th Ranger Infantry Battalion—

(A) participated in the campaigns of—

(i) Normandy (with arrowhead);

(ii) Northern France;

(iii) Rhineland;

(iv) Ardennes-Alsace; and

(v) Central Europe; and

(B) for its contributions, received—

(i) the Presidential Unit Citation (Army) and streamer embroidered with “NORMANDY BEACHHEAD”; and

(ii) the Presidential Unit Citation (Army) and streamer embroidered with “SAAR RIVER AREA”; and

(iii) the French Croix de Guerre with Silver-Gilt Star, World War II, and streamer embroidered with “NORMANDY”.

(19) The 6th Ranger Infantry Battalion—

(A) participated in the campaigns of—

(i) New Guinea;

(ii) Leyte (with arrowhead); and

(iii) Luzon; and

(B) for its contributions, received—

(i) the Presidential Unit Citation (Army) and streamer embroidered with “CEBU, LUZON”; and

(ii) the Philippine Presidential Unit Citation and streamer embroidered with “17 OCTOBER 1944 TO 4 JULY 1945”.

(20) The United States will be forever indebted to the United States Army Rangers Veterans of World War II, whose bravery and sacrifice in combat contributed greatly to the military success of the United States and the allies of the United States.

SEC. 4. CONGRESSIONAL GOLD MEDAL.

(a) AWARD AUTHORIZED.—The President pro tempore of the Senate and the Speaker of the House of Representatives shall make appropriate arrangements for the award, on behalf of Congress, of a single gold medal of appropriate design to the United States Army Rangers Veterans of World War II, in recognition of their dedicated service during World War II.

(b) DESIGN AND STRIKING.—For the purposes of the award described in subsection (a), the Secretary shall strike the gold medal with suitable emblems, devices, and inscriptions, to be determined by the Secretary.

(c) SMITHSONIAN INSTITUTION.—

(1) IN GENERAL.—Following the award of the gold medal in honor of the United States Army Rangers Veterans of World War II, the gold medal shall be given to the Smithsonian Institution, where the medal shall be—

(A) available for display, as appropriate; and

(B) made available for research.

(2) SENSE OF CONGRESS.—It is the sense of Congress that the Smithsonian Institution should make the gold medal received under paragraph (1) available for display elsewhere, particularly at other locations associated with—

(A) the United States Army Rangers Veterans of World War II; or

(B) World War II.

(d) DUPLICATE MEDALS.—

(1) IN GENERAL.—The Secretary may strike and sell duplicates in bronze of the gold medal struck under this section, at a price sufficient to cover the cost of the medals, including the cost of labor, materials, dies, use of machinery, and overhead expenses.

(2) PROCEEDS OF SALES.—The amounts received from the sale of duplicate medals under paragraph (1) shall be deposited in the United States Mint Public Enterprise Fund.

(e) AUTHORITY TO USE FUND AMOUNTS.—There is authorized to be charged against the United States Mint Public Enterprise Fund such amounts as may be necessary to pay for the costs of the medals struck under this Act.

SEC. 5. STATUS OF MEDAL.

(a) **NATIONAL MEDAL.**—The gold medal struck under section 4 shall be a national medal for the purposes of chapter 51 of title 31, United States Code.

(b) **NUMISMATIC ITEMS.**—For the purposes of section 5134 of title 31, United States Code, all medals struck under section 4 shall be considered to be numismatic items.

SA 3913. Mr. CASEY submitted an amendment intended to be proposed to amendment SA 3867 submitted by Mr. REED and intended to be proposed to the bill H.R. 4350, to authorize appropriations for fiscal year 2022 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes; which was ordered to lie on the table; as follows:

At the end of subtitle G of title X, add the following:

SEC. 1064. NATIONAL CRITICAL CAPABILITIES REVIEWS.

(a) **IN GENERAL.**—The Trade Act of 1974 (19 U.S.C. 2101 et seq.) is amended by adding at the end the following:

“TITLE X—NATIONAL CRITICAL CAPABILITIES REVIEWS

“SEC. 1001. DEFINITIONS.

“In this title:

“(1) **APPROPRIATE CONGRESSIONAL COMMITTEES.**—The term ‘appropriate congressional committees’ means—

“(A) the Committee on Finance, the Committee on Armed Services, the Committee on Banking, Housing, and Urban Affairs, the Committee on Commerce, Science, and Transportation, the Committee on Health, Education, Labor, and Pensions, and the Committee on Homeland Security and Governmental Affairs of the Senate; and

“(B) the Committee on Ways and Means, the Committee on Armed Services, the Committee on Education and Labor, the Committee on Financial Services, the Committee on Homeland Security, and the Committee on Transportation and Infrastructure of the House of Representatives.

“(2) **COMMITTEE.**—The term ‘Committee’ means the Committee on National Critical Capabilities established under section 1002.

“(3) **CONTROL.**—The term ‘control’ means the power, direct or indirect, whether exercised or not exercised, to determine, direct, or decide important matters affecting an entity, subject to regulations prescribed by the Committee.

“(4) **COUNTRY OF CONCERN.**—The term ‘country of concern’—

“(A) has the meaning given the term ‘foreign adversary’ in section 8(c)(2) of the Secure and Trusted Communications Networks Act of 2019 (47 U.S.C. 1607(c)(2)); and

“(B) may include a nonmarket economy country (as defined in section 771(18) of the Tariff Act of 1930 (19 U.S.C. 1677(18))) identified by the Committee for purposes of this paragraph by regulation.

“(5) **COVERED TRANSACTION.**—

“(A) **IN GENERAL.**—Except as otherwise provided, the term ‘covered transaction’ means any of the following transactions, proposed or pending on or after the date of the enactment of this title:

“(i) Any transaction by a United States business that—

“(I) shifts or relocates to a country of concern, or transfers to an entity of concern, the design, development, production, manufacture, fabrication, supply, servicing, testing, management, operation, investment, owner-

ship, or any other essential elements involving one or more national critical capabilities identified under subparagraph (B)(ii); or

“(II) could result in an unacceptable risk to a national critical capability.

“(ii) Any other transaction, transfer, agreement, or arrangement, the structure of which is designed or intended to evade or circumvent the application of this title, subject to regulations prescribed by the Committee.

“(B) **REGULATIONS.**—

“(i) **IN GENERAL.**—The Committee shall prescribe regulations further defining the term ‘covered transaction’ in accordance with subchapter II of chapter 5, and chapter 7, of title 5, United States Code (commonly known as the ‘Administrative Procedure Act’).

“(ii) **IDENTIFICATION OF NATIONAL CRITICAL CAPABILITIES.**—For purposes of subparagraph (A)(I), the regulations prescribed by the Committee under clause (i) shall—

“(I) identify the national critical capabilities subject to that subparagraph based on criteria intended to limit application of that subparagraph to the subset of national critical capabilities that is likely to pose an unacceptable risk to the national security and crisis preparedness of the United States; and

“(II) enumerate, quantify, prioritize, and set forth sufficient allowances of, specific types and examples of such capabilities.

“(6) **CRISIS PREPAREDNESS.**—The term ‘crisis preparedness’ means preparedness for—

“(A) a public health emergency declared under section 319 of the Public Health Service Act (42 U.S.C. 247d); or

“(B) a major disaster declared under section 401 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5170).

“(7) **CRITICAL INFRASTRUCTURE.**—The term ‘critical infrastructure’ means systems and assets, whether physical or virtual, so vital to the United States that the incapacity or destruction of such systems and assets would have a debilitating impact on national security, national economic security, national public health or safety, or any combination of those matters.

“(8) **ENTITY OF CONCERN.**—The term ‘entity of concern’ means an entity—

“(A) the ultimate parent entity of which is domiciled in a country of concern; or

“(B) that is directly or indirectly controlled by, owned by, or subject to the influence of a foreign person that has a substantial nexus with a country of concern.

“(9) **FOREIGN ENTITY.**—

“(A) **IN GENERAL.**—Except as provided by subparagraph (B), the term ‘foreign entity’ means any branch, partnership, group or sub-group, association, estate, trust, corporation or division of a corporation, or organization organized under the laws of a foreign country if—

“(i) its principal place of business is outside the United States; or

“(ii) its equity securities are primarily traded on one or more foreign exchanges.

“(B) **EXCEPTION.**—The term ‘foreign entity’ does not include any entity described in subparagraph (A) that can demonstrate that a majority of the equity interest in such entity is ultimately owned by nationals of the United States.

“(10) **FOREIGN PERSON.**—The term ‘foreign person’ means—

“(A) any foreign national, foreign government, or foreign entity;

“(B) any entity over which control is exercised or exercisable by a foreign national, foreign government, or foreign entity; or

“(C) any entity over which control is exercised or exercisable by a person described in subparagraph (A) or (B).

“(11) **NATIONAL CRITICAL CAPABILITIES.**—The term ‘national critical capabilities’, sub-

ject to regulations prescribed by the Committee—

“(A) means systems and assets, whether physical or virtual, so vital to the United States that the inability to develop such systems and assets or the incapacity or destruction of such systems or assets would have a debilitating impact on national security or crisis preparedness; and

“(B) includes the following:

“(i) The production, in sufficient quantities, of any of the following articles:

“(I) Medical supplies, medicines, and personal protective equipment.

“(II) Articles essential to the operation, manufacture, supply, service, or maintenance of critical infrastructure.

“(III) Articles critical to infrastructure construction after a natural or manmade disaster.

“(IV) Articles that are components of systems critical to the operation of weapons systems, intelligence collection systems, or items critical to the conduct of military or intelligence operations.

“(V) Any other articles identified in regulations prescribed under section 1007.

“(ii) Supply chains for the production of articles described in clause (i).

“(iii) Essential supply chains for the Department of Defense.

“(iv) Any other supply chains identified in regulations prescribed under section 1007.

“(v) Services critical to the production of articles described in clause (i) or a supply chain described in clause (ii), (iii), or (iv).

“(vi) Medical services.

“(vii) Services critical to the maintenance of critical infrastructure.

“(viii) Services critical to infrastructure construction after a natural or manmade disaster.

“(ix) Any other services identified in regulations prescribed under section 1007.

“(12) **NATIONAL SECURITY.**—The term ‘national security’ includes—

“(A) national security, as defined in section 721(a) of the Defense Production Act of 1950 (50 U.S.C. 4565(a));

“(B) national defense, as defined in section 702 of that Act (50 U.S.C. 4552); and

“(C) agricultural security and natural resources security.

“(13) **PARTY.**—The term ‘party’, with respect to a transaction, has the meaning given that term in regulations prescribed by the Committee.

“(14) **UNITED STATES.**—The term ‘United States’ means the several States, the District of Columbia, and any territory or possession of the United States.

“(15) **UNITED STATES BUSINESS.**—The term ‘United States business’ means a person engaged in interstate commerce in the United States.

“SEC. 1002. COMMITTEE ON NATIONAL CRITICAL CAPABILITIES.

“(a) **IN GENERAL.**—There is established a committee, to be known as the ‘Committee on National Critical Capabilities’, which shall carry out this title and such other assignments as the President may designate.

“(b) **MEMBERSHIP.**—

“(1) **IN GENERAL.**—The Committee shall be comprised of the head, or a designee of the head, of each of the following:

“(A) The Office of the United States Trade Representative.

“(B) The Department of Commerce.

“(C) The Office of Science and Technology Policy.

“(D) The Department of the Treasury.

“(E) The Department of Homeland Security.

“(F) The Department of Defense.

“(G) The Department of State.

“(H) The Department of Justice.

“(I) The Department of Energy.