^{118TH CONGRESS} 1ST SESSION H.R. 1189

AN ACT

- To require the development of a strategy to eliminate the availability to foreign adversaries of goods and technologies capable of supporting undersea cables, 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 "Undersea Cable Con-3 trol Act".

4 SEC. 2. STRATEGY TO ELIMINATE THE AVAILABILITY TO
5 FOREIGN ADVERSARIES OF GOODS AND
6 TECHNOLOGIES CAPABLE OF SUPPORTING
7 UNDERSEA CABLES.

8 (a) IN GENERAL.—The President, acting through the Secretary of State and in consultation with the Secretary 9 10 of Commerce, shall develop a strategy to eliminate the 11 availability to foreign adversaries of goods and technologies capable of supporting undersea cables consistent 12 13 with United States policy described in section 1752 of the Export Control Reform Act of 2018 (50 U.S.C. 4811). 14 15 (b) MATTERS TO BE INCLUDED.—The strategy required under subsection (a) shall include the following: 16

(1) An identification of goods and technologies
capable of supporting the construction, maintenance,
or operation of an undersea cable project.

20 (2) An identification of United States and mul21 tilateral export controls and licensing policies for
22 goods and technologies identified pursuant to para23 graph (1) with respect to foreign adversaries.

(3) An identification of United States allies and
partners that have a share of the global market with
respect to the goods and technologies so identified,

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including a detailed description of the availability of
 such goods and technologies without restriction in
 sufficient quantities and comparable in quality to
 those produced in the United States.

5 (4) A description of ongoing negotiations with 6 other countries to achieve unified export controls 7 and licensing policies for goods and technologies so 8 identified to eliminate availability to foreign adver-9 saries.

10 (5) An identification of all entities under the
11 control, ownership, or influence of a foreign adver12 sary that support the construction, operation, or
13 maintenance of undersea cables.

(6) A description of efforts taken to promote
United States leadership at international standardssetting bodies for equipment, systems, software, and
virtually defined networks relevant to undersea cables, taking into account the different processes followed by such bodies.

20 (7) A description of the presence and activities
21 of foreign adversaries at international standards-set22 ting bodies relevant to undersea cables, including in23 formation on the differences in the scope and scale
24 of the engagement of foreign adversaries at such
25 bodies compared to engagement at such bodies by

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the United States and its allies and partners, and
the security risks raised by the proposals of foreign
adversaries at such bodies.
(c) REPORT.—
(1) IN GENERAL.—Not later than 90 days after
the date of the enactment of this Act and annually
thereafter for 3 years, the President shall submit to
the appropriate congressional committees a report
that contains the strategy required under subsection
(a).
(2) FORM.—Each report required under this
subsection shall—
(A) be submitted in unclassified form, but
may contain a classified annex; and
(B) be made available on a publicly acces-
sible Federal Government website.
(d) Agreement.—
(1) IN GENERAL.—Not later than 1 year after
the date of the enactment of this Act, the President
shall seek to—
(A) establish bilateral or plurilateral agree-
ments with allies and partners identified pursu-
ant to subsection $(b)(3)$ to seek to eliminate the
availability to foreign adversaries of goods and

1	technologies identified pursuant to subsection
2	(b)(1); and
3	(B) include in such agreements penalty
4	provisions for non-compliance.
5	(2) BRIEFINGS.—The President shall brief the
6	congressional committees specified in subsection
7	(c)(1) on negotiations to establish agreements de-
8	scribed in paragraph (1) beginning not later than 30
9	days after the date of the enactment of this Act and
10	every 180 days thereafter until each such agreement
11	is established.
12	(e) ACTIONS.—
13	(1) IN GENERAL.—The Secretary of Commerce
14	shall evaluate the export, reexport, and in-country
15	transfer of the technologies identified pursuant to
16	subsection $(b)(1)$ for appropriate controls under the
17	Export Administration Regulations, including by
18	evaluating, for each technology so identified, whether
19	to add the technology to the Commerce Control List
20	maintained under title 15, Code of Federal Regula-
21	tions.
22	(2) Levels of control.—
23	(A) IN GENERAL.—In determining the
24	level of control appropriate for technologies

25 identified pursuant to subsection (b)(1), includ-

1 ing requirements for a license or other author-2 ization for the export, reexport, or in-country 3 transfer of any such technology, the Secretary 4 of Commerce (in coordination with the Secretary of Defense, the Secretary of State, and 5 6 the heads of other Federal agencies, as appro-7 priate) shall take into account the potential end 8 uses and end users of the technology.

9 (B) STATEMENT OF POLICY.—At a min-10 imum, it is the policy of the United States to 11 work with its allies and partners to control the 12 export, reexport, or in-country transfer of tech-13 nologies identified pursuant to subsection (b)(1)14 to or in a country subject to an embargo, in-15 cluding an arms embargo, imposed by the 16 United States.

17 (3) NOTIFICATION.—Not later than 1 year 18 after the date of enactment of this Act, and annually 19 thereafter for 3 years, the President, acting through 20 the Secretary of Commerce, shall submit to the ap-21 propriate congressional committees an unclassified 22 notification describing the results of actions taken 23 pursuant to this subsection in the preceding period, 24 including a description of—

1	(A) the individual items evaluated for con-
2	trols;
3	(B) the rationale, including foreign avail-
4	ability and economic impact assessments, for
5	adding or not adding an item to the Commerce
6	Control List maintained under title 15, Code of
7	Federal Regulations, pursuant to the evaluation
8	under paragraph (1) with respect to such item;
9	and
10	(C) reviews by the End-User Review Com-
11	mittee specified in Supplement No. 9 to part
12	748 of title 15, Code of Federal Regulations,
13	with respect to the use of items identified pur-
14	suant to subsection $(b)(1)$ by entities under the
15	influence, control, or ownership of a foreign ad-
16	versary.
17	(f) DEFINITIONS.—In this section:
18	(1) Appropriate congressional commit-
19	TEES.—The term "appropriate congressional com-
20	mittees" means—
21	(A) the Committee on Foreign Affairs of
22	the House of Representatives; and
23	(B) the Committee on Foreign Relations
24	and the Committee on Banking, Housing, and
25	Urban Affairs of the Senate.

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(2) FOREIGN ADVERSARY.—The term "foreign 1 2 adversary"-3 (A) has the meaning given such term in 4 section 8(c) of the Secure and Trusted Communications Networks Act of 2019 (47 U.S.C. 5 6 1607(c)); and (B) includes the People's Republic of 7 8 China.

Passed the House of Representatives March 27, 2023.

Attest:

Clerk.

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