Making appropriations for the Department of State, foreign operations, and related programs for the fiscal year ending September 30, 2024, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JULY 17, 2023

Mr. Diaz-Balart, from the Committee on Appropriations, reported the following bill, which was committed to the Committee of the Whole House on the State of the Union and ordered to be printed

A BILL

Making appropriations for the Department of State, foreign operations, and related programs for the fiscal year ending September 30, 2024, and for other purposes.
Be it enacted by the Senate and House of Representa-
tives of the United States of America in Congress assembled,
That the following sums are appropriated, out of any
money in the Treasury not otherwise appropriated, for the
Department of State, foreign operations, and related pro-
grams for the fiscal year ending September 30, 2024, and
for other purposes, namely:

TITLE I
DEPARTMENT OF STATE AND RELATED
AGENCY
Department of State
Administration of Foreign Affairs
Diplomatic Programs

For necessary expenses of the Department of State
and the Foreign Service not otherwise provided for, includ-
ing for training, human resources management, and sala-
ries, including employment without regard to civil service
and classification laws of persons on a temporary basis
(not to exceed $700,000), as authorized by section 801
of the United States Information and Educational Ex-
change Act of 1948 (62 Stat. 11; Chapter 36); for the
regional bureaus of the Department of State and overseas
activities as authorized by law; for the functional bureaus
of the Department of State, including representation to
certain international organizations in which the United
States participates pursuant to treaties ratified pursuant to the advice and consent of the Senate or specific Acts of Congress, general administration, and arms control, nonproliferation, and disarmament activities as authorized; and for security activities, $8,815,620,000, of which $712,418,000 may remain available until September 30, 2025, and of which $4,066,168,000 is for Worldwide Security Protection, which may remain available until expended: Provided, That funds appropriated or otherwise made available by this Act under this heading and under the heading “Consular and Border Security Programs” shall be made available to increase consular staff, reduce passport processing times, and lower wait times for visa services, including by assigning onboard staff for temporary duty to meet immediate consular staffing needs.

CONSULAR AND BORDER SECURITY PROGRAMS

Of the amounts deposited in the Consular and Border Security Programs account in this or any prior fiscal year pursuant to section 7069(e) of the Department of State, Foreign Operations, and Related Programs Appropriations Act, 2022 (division K of Public Law 117–103), $300,000,000 shall be available until expended for the purposes of such account, including to reduce passport backlogs and reduce visa wait times: Provided, That the Secretary of State may by regulation authorize State offi-
cials or the United States Postal Service to collect and retain the execution fee for each application for a passport accepted by such officials or by that Service.

CAPITAL INVESTMENT FUND

For necessary expenses of the Capital Investment Fund, as authorized, $346,210,000, to remain available until expended.

OFFICE OF INSPECTOR GENERAL

For necessary expenses of the Office of Inspector General, $108,165,000, of which $16,225,000 may remain available until September 30, 2025: Provided, That funds appropriated under this heading are made available notwithstanding section 209(a)(1) of the Foreign Service Act of 1980 (22 U.S.C. 3929(a)(1)), as it relates to post inspections.

In addition, for the Special Inspector General for Afghanistan Reconstruction (SIGAR) for reconstruction oversight, $26,835,000, to remain available until September 30, 2025: Provided, That funds appropriated under this heading that are made available for the printing and reproduction costs of SIGAR shall not exceed amounts for such costs during the prior fiscal year.

EDUCATIONAL AND CULTURAL EXCHANGE PROGRAMS

For necessary expenses of educational and cultural exchange programs, as authorized, $700,946,000, to re-
main available until expended, of which not less than
$287,500,000 shall be for the Fulbright Program: Pro-
vided, That fees or other payments received from, or in
connection with, English teaching, educational advising
and counseling programs, and exchange visitor programs
as authorized may be credited to this account, to remain
available until expended: Provided further, That any sub-
stantive modifications from the prior fiscal year to pro-
grams funded by this Act under this heading shall be sub-
ject to prior consultation with, and the regular notification
procedures of, the Committees on Appropriations.

REPRESENTATION EXPENSES
For representation expenses as authorized,
$7,415,000.

PROTECTION OF FOREIGN MISSIONS AND OFFICIALS
For necessary expenses, not otherwise provided, to
enable the Secretary of State to provide for extraordinary
protective services, as authorized, $27,492,000, to remain
available until September 30, 2025.

EMBASSY SECURITY, CONSTRUCTION, AND MAINTENANCE
For necessary expenses for carrying out the Foreign
Service Buildings Act of 1926 (22 U.S.C. 292 et seq.),
preserving, maintaining, repairing, and planning for real
property that are owned or leased by the Department of
State, and renovating, in addition to funds otherwise avail-
able, the Harry S Truman Building, $917,381,000, to remain available until September 30, 2028, of which not to exceed $25,000 may be used for overseas representation expenses as authorized: Provided, That none of the funds appropriated in this paragraph shall be available for acquisition of furniture, furnishings, or generators for other departments and agencies of the United States Government.

In addition, for the costs of worldwide security upgrades, acquisition, and construction as authorized, $1,095,801,000, to remain available until expended.

EMERGENCIES IN THE DIPLOMATIC AND CONSULAR SERVICE

For necessary expenses to enable the Secretary of State to meet unforeseen emergencies arising in the Diplomatic and Consular Service, as authorized, $10,685,000, to remain available until expended, of which not to exceed $1,000,000 may be transferred to, and merged with, funds appropriated by this Act under the heading “Repatriation Loans Program Account”.

REPATRIATION LOANS PROGRAM ACCOUNT

For the cost of direct loans, $1,800,000, as authorized: Provided, That such costs, including the cost of modifying such loans, shall be as defined in section 502 of the Congressional Budget Act of 1974: Provided further, That such funds are available to subsidize gross obligations for
the principal amount of direct loans not to exceed $5,167,004.

PAYMENT TO THE AMERICAN INSTITUTE IN TAIWAN

For necessary expenses to carry out the Taiwan Relations Act (Public Law 96–8), $34,964,000.

INTERNATIONAL CENTER, WASHINGTON, DISTRICT OF COLUMBIA

Not to exceed $1,842,732 shall be derived from fees collected from other executive agencies for lease or use of facilities at the International Center in accordance with section 4 of the International Center Act (Public Law 90–553), and, in addition, as authorized by section 5 of such Act, $744,000, to be derived from the reserve authorized by such section, to be used for the purposes set out in that section.

PAYMENT TO THE FOREIGN SERVICE RETIREMENT AND DISABILITY FUND

For payment to the Foreign Service Retirement and Disability Fund, as authorized, $158,900,000.

INTERNATIONAL ORGANIZATIONS

CONTRIBUTIONS TO INTERNATIONAL ORGANIZATIONS

For necessary expenses, not otherwise provided for, to meet annual obligations of membership in international multilateral organizations, pursuant to treaties ratified pursuant to the advice and consent of the Senate, conven-
tions, or specific Acts of Congress, $245,795,000: Provided, That the Secretary of State shall, at the time of the submission of the President’s budget to Congress under section 1105(a) of title 31, United States Code, transmit to the Committees on Appropriations the most recent biennial budget prepared by the United Nations for the operations of the United Nations: Provided further, That the Secretary of State shall notify the Committees on Appropriations at least 15 days in advance (or in an emergency, as far in advance as is practicable) of any United Nations action to increase funding for any United Nations program without identifying an offsetting decrease elsewhere in the United Nations budget: Provided further, That not later than May 1, 2024, and 30 days after the end of fiscal year 2024, the Secretary of State shall report to the Committees on Appropriations any credits attributable to the United States, including from the United Nations Tax Equalization Fund, and provide updated fiscal year 2024 and fiscal year 2025 assessment costs including offsets from available credits and updated foreign currency exchange rates: Provided further, That any such credits shall only be available for United States assessed contributions to the United Nations regular budget, and the Committees on Appropriations shall be notified when such credits are applied to any assessed con-
tribution, including any payment of arrearages: Provided further, That any notification regarding funds appropriated or otherwise made available under this heading in this Act or prior Acts making appropriations for the Department of State, foreign operations, and related programs submitted pursuant to section 7015 of this Act, section 34 of the State Department Basic Authorities Act of 1956 (22 U.S.C. 2706), or any operating plan submitted pursuant to section 7062 of this Act, shall include an estimate of all known credits currently attributable to the United States and provide updated assessment costs including offsets from available credits and updated foreign currency exchange rates: Provided further, That any payment of arrearages under this heading shall be directed to activities that are mutually agreed upon by the United States and the respective international organization and shall be subject to the regular notification procedures of the Committees on Appropriations: Provided further, That none of the funds appropriated under this heading shall be available for a United States contribution to an international organization for the United States share of interest costs made known to the United States Government by such organization for loans incurred on or after October 1, 1984, through external borrowings: Provided further, That none of the funds appropriated or otherwise
made available under this heading may be made available for the United Nations Relief and Works Agency.

CONTRIBUTIONS FOR INTERNATIONAL PEACEKEEPING ACTIVITIES

For necessary expenses to pay assessed and other expenses of international peacekeeping activities directed to the maintenance or restoration of international peace and security, $1,268,886,000, of which $190,333,000 may remain available until September 30, 2025: Provided, That none of the funds made available by this Act shall be obligated or expended for any new or expanded United Nations peacekeeping mission unless, at least 15 days in advance of voting for such mission in the United Nations Security Council (or in an emergency as far in advance as is practicable), the Committees on Appropriations are notified of: (1) the estimated cost and duration of the mission, the objectives of the mission, the national interest that will be served, and the exit strategy; and (2) the sources of funds, including any reprogrammings or transfers, that will be used to pay the cost of the new or expanded mission, and the estimated cost in future fiscal years: Provided further, That none of the funds appropriated under this heading may be made available for obligation unless the Secretary of State certifies and reports to the Committees on Appropriations on a peacekeeping
mission-by-mission basis that the United Nations is implementing effective policies and procedures to prevent United Nations employees, contractor personnel, and peacekeeping troops serving in such mission from trafficking in persons, exploiting victims of trafficking, or committing acts of sexual exploitation and abuse or other violations of human rights, and to hold accountable individuals who engage in such acts while participating in such mission, including prosecution in their home countries and making information about such prosecutions publicly available on the website of the United Nations:

Provided further, That the Secretary of State shall work with the United Nations and foreign governments contributing peacekeeping troops to implement effective vetting procedures to ensure that such troops have not violated human rights: Provided further, That funds shall be available for peacekeeping expenses unless the Secretary of State determines that United States manufacturers and suppliers are not being given opportunities to provide equipment, services, and material for United Nations peacekeeping activities equal to those being given to foreign manufacturers and suppliers: Provided further, That none of the funds appropriated or otherwise made available under this heading may be used for any United Nations peacekeeping mission that will involve United States
Armed Forces under the command or operational control of a foreign national, unless the President’s military advisors have submitted to the President a recommendation that such involvement is in the national interest of the United States and the President has submitted to Congress such a recommendation: Provided further, That not later than May 1, 2024, and 30 days after the end of fiscal year 2024, the Secretary of State shall report to the Committees on Appropriations any credits attributable to the United States, including those resulting from United Nations peacekeeping missions or the United Nations Tax Equalization Fund, and provide updated fiscal year 2024 and fiscal year 2025 assessment costs, including offsets from available credits: Provided further, That any such credits shall only be available for United States assessed contributions to United Nations peacekeeping missions, and the Committees on Appropriations shall be notified when such credits are applied to any assessed contribution, including any payment of arrearages: Provided further, That any notification regarding funds appropriated or otherwise made available under this heading in this Act or prior Acts making appropriations for the Department of State, foreign operations, and related programs submitted pursuant to section 7015 of this Act, section 34 of the State Department Basic Authorities Act of 1956.
(22 U.S.C. 2706), or any operating plan submitted pursuant to section 7062 of this Act, shall include an estimate of all known credits currently attributable to the United States and provide updated assessment costs, including offsets from available credits: Provided further, That any payment of arrearages with funds appropriated by this Act shall be subject to the regular notification procedures of the Committees on Appropriations: Provided further, That the Secretary of State shall work with the United Nations and members of the United Nations Security Council to evaluate and prioritize peacekeeping missions, and to consider a draw down when mission goals have been substantially achieved.

INTERNATIONAL COMMISSIONS

For necessary expenses, not otherwise provided for, to meet obligations of the United States arising under treaties, or specific Acts of Congress, as follows:

INTERNATIONAL BOUNDARY AND WATER COMMISSION, UNITED STATES AND MEXICO

For necessary expenses for the United States Section of the International Boundary and Water Commission, United States and Mexico, and to comply with laws applicable to the United States Section, including not to exceed $6,000 for representation expenses, as follows:
SALARIES AND EXPENSES

For salaries and expenses, not otherwise provided for, $70,000,000, of which $10,500,000 may remain available until September 30, 2025.

CONSTRUCTION

For detailed plan preparation and construction of authorized projects, $76,530,000, to remain available until expended, as authorized: Provided, That of the funds appropriated under this heading in this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs for the United States Section, up to $5,000,000 may be transferred to, and merged with, funds appropriated under the heading “Salaries and Expenses” to carry out the purposes of the United States Section, which shall be subject to prior consultation with, and the regular notification procedures of, the Committees on Appropriations: Provided further, That such transfer authority is in addition to any other transfer authority provided in this Act.

AMERICAN SECTIONS, INTERNATIONAL COMMISSIONS

For necessary expenses, not otherwise provided, for the International Joint Commission and the International Boundary Commission, United States and Canada, as authorized by treaties between the United States and Canada or Great Britain, and for technical assistance grants
and the Community Assistance Program of the North American Development Bank, $16,204,000: Provided, That of the amount provided under this heading for the International Joint Commission, up to $1,250,000 may remain available until September 30, 2025, and up to $9,000 may be made available for representation expenses: Provided further, That of the amount provided under this heading for the International Boundary Commission, up to $1,000 may be made available for representation expenses.

INTERNATIONAL FISHERIES COMMISSIONS

For necessary expenses for international fisheries commissions, not otherwise provided for, as authorized by law, $62,864,000: Provided, That the United States share of such expenses may be advanced to the respective commissions pursuant to section 3324 of title 31, United States Code.

RELATED AGENCY

United States Agency for Global Media

INTERNATIONAL BROADCASTING OPERATIONS

For necessary expenses to enable the United States Agency for Global Media (USAGM), as authorized, to carry out international communication activities, and to make and supervise grants for radio, Internet, and television broadcasting to the Middle East, $798,196,000, of
which $39,910,000 may remain available until September 30, 2025: Provided, That in addition to amounts otherwise available for such purposes, up to $64,208,000 of the amount appropriated under this heading may remain available until expended for satellite transmissions and Internet freedom programs, of which not less than $43,500,000 shall be for Internet freedom programs: Provided further, That of the funds appropriated under this heading, not less than $35,000,000 shall be made available for the Office of Cuba Broadcasting (OCB) pursuant to the requirements included in section 7045 of this Act: Provided further, That of the funds appropriated under this heading and made available for the Open Technology Fund, not less than $5,000,000 shall be made available for grants for innovative methods to reach audiences inside of Cuba: Provided further, That such funds are in addition to amounts otherwise made available for such purposes: Provided further, That of the funds appropriated under this heading and made available for USAGM networks, not less than $5,000,000 shall be made available for programming produced about Cuba by OCB, which are in addition to funds made available for OCB: Provided further, That of the total amount appropriated under this heading, not to exceed $35,000 may be used for representation expenses, of which $10,000 may be used for such
expenses within the United States as authorized, and not to exceed $30,000 may be used for representation expenses of Radio Free Europe/Radio Liberty: *Provided further,* That funds appropriated under this heading shall be made available in accordance with the principles and standards set forth in section 303(a) and (b) of the United States International Broadcasting Act of 1994 (22 U.S.C. 6202) and section 305(b) of such Act (22 U.S.C. 6204): *Provided further,* That the USAGM Chief Executive Officer shall notify the Committees on Appropriations within 15 days of any determination by the USAGM that any of its broadcast entities, including its grantee organizations, provides an open platform for international terrorists or those who support international terrorism, or is in violation of the principles and standards set forth in section 303(a) and (b) of such Act or the entity’s journalistic code of ethics: *Provided further,* That in addition to funds made available under this heading, and notwithstanding any other provision of law, up to $5,000,000 in receipts from advertising and revenue from business ventures, up to $500,000 in receipts from cooperating international organizations, and up to $1,000,000 in receipts from privatization efforts of the Voice of America and the International Broadcasting Bureau, shall remain available until expended for carrying out authorized purposes: *Provided*
further, That significant modifications to USAGM broadcast hours previously justified to Congress, including changes to transmission platforms (shortwave, medium wave, satellite, Internet, and television), for all USAGM language services shall be subject to the regular notification procedures of the Committees on Appropriations.

BROADCASTING CAPITAL IMPROVEMENTS

For the purchase, rent, construction, repair, preservation, and improvement of facilities for radio, television, and digital transmission and reception; the purchase, rent, and installation of necessary equipment for radio, television, and digital transmission and reception, including to Cuba, as authorized; and physical security worldwide, in addition to amounts otherwise available for such purposes, $9,700,000, to remain available until expended, as authorized.

RELATED PROGRAMS

THE ASIA FOUNDATION

For a grant to The Asia Foundation, as authorized by The Asia Foundation Act (22 U.S.C. 4402), $19,580,000, to remain available until expended.

UNITED STATES INSTITUTE OF PEACE

For necessary expenses of the United States Institute of Peace, as authorized by the United States Institute of Peace Act (22 U.S.C. 4601 et seq.), $38,634,000, to re-
main available until September 30, 2025, which shall not
be used for construction activities.

CENTER FOR MIDDLE EASTERN-WESTERN DIALOGUE

TRUST FUND

For necessary expenses of the Center for Middle Eastern-Western Dialogue Trust Fund, as authorized by section 633 of the Departments of Commerce, Justice, and State, the Judiciary, and Related Agencies Appropriations Act, 2004 (22 U.S.C. 2078), the total amount of the interest and earnings accruing to such Fund on or before September 30, 2024, to remain available until expended.

EISENHOWER EXCHANGE FELLOWSHIP PROGRAM

For necessary expenses of Eisenhower Exchange Fellowships, Incorporated, as authorized by sections 4 and 5 of the Eisenhower Exchange Fellowship Act of 1990 (20 U.S.C. 5204–5205), all interest and earnings accruing to the Eisenhower Exchange Fellowship Program Trust Fund on or before September 30, 2024, to remain available until expended: Provided, That none of the funds appropriated herein shall be used to pay any salary or other compensation, or to enter into any contract providing for the payment thereof, in excess of the rate authorized by section 5376 of title 5, United States Code; or for purposes which are not in accordance with section 200 of title
2 of the Code of Federal Regulations, including the restrictions on compensation for personal services.

ISRAELI ARAB SCHOLARSHIP PROGRAM

For necessary expenses of the Israeli Arab Scholarship Program, as authorized by section 214 of the Foreign Relations Authorization Act, Fiscal Years 1992 and 1993 (22 U.S.C. 2452 note), all interest and earnings accruing to the Israeli Arab Scholarship Fund on or before September 30, 2024, to remain available until expended.

EAST-WEST CENTER

To enable the Secretary of State to provide for carrying out the provisions of the Center for Cultural and Technical Interchange Between East and West Act of 1960, by grant to the Center for Cultural and Technical Interchange Between East and West in the State of Hawaii, $19,580,000.

NATIONAL ENDOWMENT FOR DEMOCRACY

For grants made by the Department of State to the National Endowment for Democracy, as authorized by the National Endowment for Democracy Act (22 U.S.C. 4412), $315,000,000, to remain available until expended, of which $215,000,000 shall be allocated in the traditional and customary manner, including for the core institutes, and $100,000,000 shall be for democracy programs: Provided, That the requirements of section 7062(a) of this
Act shall not apply to funds made available under this heading.

OTHER COMMISSIONS

Commission for the Preservation of America’s Heritage Abroad

For necessary expenses for the Commission for the Preservation of America’s Heritage Abroad, as authorized by chapter 3123 of title 54, United States Code, $770,000, of which $115,000 may remain available until September 30, 2025: Provided, That the Commission may procure temporary, intermittent, and other services notwithstanding paragraph (3) of section 312304(b) of such chapter: Provided further, That such authority shall terminate on October 1, 2024: Provided further, That the Commission shall notify the Committees on Appropriations prior to exercising such authority.

UNITED STATES COMMISSION ON INTERNATIONAL RELIGIOUS FREEDOM

For necessary expenses for the United States Commission on International Religious Freedom, as authorized by title II of the International Religious Freedom Act of 1998 (22 U.S.C. 6431 et seq.), $4,500,000, to remain
available until September 30, 2025, including not more than $4,000 for representation expenses.

COMMISSION ON SECURITY AND COOPERATION IN EUROPE

SALARIES AND EXPENSES

For necessary expenses of the Commission on Security and Cooperation in Europe, as authorized by Public Law 94–304 (22 U.S.C. 3001 et seq.), $2,908,000, including not more than $6,000 for representation expenses, to remain available until September 30, 2025.

CONGRESSIONAL-EXECUTIVE COMMISSION ON THE PEOPLE’S REPUBLIC OF CHINA

SALARIES AND EXPENSES

For necessary expenses of the Congressional-Executive Commission on the People’s Republic of China, as authorized by title III of the U.S.-China Relations Act of 2000 (22 U.S.C. 6911 et seq.), $2,300,000, including not more than $3,000 for representation expenses, to remain available until September 30, 2025.

UNITED STATES-CHINA ECONOMIC AND SECURITY REVIEW COMMISSION

SALARIES AND EXPENSES

For necessary expenses of the United States-China Economic and Security Review Commission, as authorized by section 1238 of the Floyd D. Spence National Defense
Authorization Act for Fiscal Year 2001 (22 U.S.C. 7002), $4,000,000, including not more than $4,000 for representation expenses, to remain available until September 30, 2025: Provided, That the authorities, requirements, limitations, and conditions contained in the second through fifth provisos under this heading in the Department of State, Foreign Operations, and Related Programs Appropriations Act, 2010 (division F of Public Law 111–117) shall continue in effect during fiscal year 2024 and shall apply to funds appropriated under this heading.
TITLE II

UNITED STATES AGENCY FOR INTERNATIONAL DEVELOPMENT

FUNDS APPROPRIATED TO THE PRESIDENT

OPERATING EXPENSES

For necessary expenses to carry out the provisions of section 667 of the Foreign Assistance Act of 1961, $1,214,808,000, of which up to $182,221,000 may remain available until September 30, 2025: Provided, That none of the funds appropriated under this heading and under the heading “Capital Investment Fund” in this title may be made available to finance the construction (including architect and engineering services), purchase, or long-term lease of offices for use by the United States Agency for International Development, unless the USAID Administrator has identified such proposed use of funds in a report submitted to the Committees on Appropriations at least 15 days prior to the obligation of funds for such purposes: Provided further, That contracts or agreements entered into with funds appropriated under this heading may entail commitments for the expenditure of such funds through the following fiscal year: Provided further, That the authority of sections 610 and 109 of the Foreign Assistance Act of 1961 may be exercised by the Secretary of State to transfer funds appropriated to carry out chap-
ter 1 of part I of such Act to “Operating Expenses” in accordance with the provisions of those sections: Provided further, That of the funds appropriated or made available under this heading, not to exceed $250,000 may be available for representation and entertainment expenses, of which not to exceed $5,000 may be available for entertainment expenses, and not to exceed $100,500 shall be for official residence expenses, for USAID during the current fiscal year: Provided further, That of the funds appropriated under this heading, up to $20,000,000 may be transferred to, and merged with, funds appropriated or otherwise made available in title II of this Act under the heading “Capital Investment Fund”, subject to prior consultation with, and the regular notification procedures of, the Committees on Appropriations.

CAPITAL INVESTMENT FUND

For necessary expenses for overseas construction and related costs, and for the procurement and enhancement of information technology and related capital investments, pursuant to section 667 of the Foreign Assistance Act of 1961, $230,599,000, to remain available until expended: Provided, That this amount is in addition to funds otherwise available for such purposes: Provided further, That funds appropriated under this heading shall be available

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subject to the regular notification procedures of the Committees on Appropriations.

OFFICE OF INSPECTOR GENERAL

For necessary expenses to carry out the provisions of section 667 of the Foreign Assistance Act of 1961, $87,500,000, of which up to $13,125,000 may remain available until September 30, 2025, for the Office of Inspector General of the United States Agency for International Development.
TITLE III

BILATERAL ECONOMIC ASSISTANCE

FUNDS APPROPRIATED TO THE PRESIDENT

For necessary expenses to enable the President to carry out the provisions of the Foreign Assistance Act of 1961, and for other purposes, as follows:

GLOBAL HEALTH PROGRAMS

For necessary expenses to carry out the provisions of chapters 1 and 10 of part I of the Foreign Assistance Act of 1961, for global health activities, in addition to funds otherwise available for such purposes, $3,623,712,000, to remain available until September 30, 2025, and which shall be apportioned directly to the United States Agency for International Development: Provided, That this amount shall be made available for training, equipment, and technical assistance to build the capacity of public health institutions and organizations in developing countries, and for such activities as: (1) child survival and maternal health programs; (2) immunization and oral rehydration programs; (3) other health, nutrition, water and sanitation programs which directly address the needs of mothers and children, and related education programs; (4) assistance for children displaced or orphaned by causes other than AIDS; (5) programs for the prevention, treatment, control of, and research on HIV/AIDS,
tuberculosis, polio, malaria, and other infectious diseases
including neglected tropical diseases, and for assistance to
communities severely affected by HIV/AIDS, including
children infected or affected by AIDS; (6) disaster pre-
paredness training for health crises; (7) programs to pre-
vent, prepare for, and respond to unanticipated and
emerging global health threats; and (8) family planning/
reproductive health: Provided further, That funds appro-
priated under this paragraph may be made available for
a United States contribution to The GAVI Alliance: Pro-
vided further, That none of the funds made available in
this Act nor any unobligated balances from prior appro-
priations Acts may be made available to any organization
or program which, as determined by the President of the
United States, supports or participates in the manage-
ment of a program of coercive abortion or involuntary
sterilization: Provided further, That any determination
made under the previous proviso must be made not later
than 6 months after the date of enactment of this Act,
and must be accompanied by the evidence and criteria uti-
lized to make the determination: Provided further, That
none of the funds made available under this Act may be
used to pay for the performance of abortion as a method
of family planning or to motivate or coerce any person
to practice abortions: Provided further, That nothing in
this paragraph shall be construed to alter any existing statutory prohibitions against abortion under section 104 of the Foreign Assistance Act of 1961: Provided further, That none of the funds made available under this Act may be used to lobby for or against abortion: Provided further, That in order to reduce reliance on abortion in developing nations, funds shall be available only to voluntary family planning projects which offer, either directly or through referral to, or information about access to, a broad range of family planning methods and services, and that any such voluntary family planning project shall meet the following requirements: (1) service providers or referral agents in the project shall not implement or be subject to quotas, or other numerical targets, of total number of births, number of family planning acceptors, or acceptors of a particular method of family planning (this provision shall not be construed to include the use of quantitative estimates or indicators for budgeting and planning purposes); (2) the project shall not include payment of incentives, bribes, gratuities, or financial reward to: (A) an individual in exchange for becoming a family planning acceptor; or (B) program personnel for achieving a numerical target or quota of total number of births, number of family planning acceptors, or acceptors of a particular method of family planning; (3) the project shall not deny any right
or benefit, including the right of access to participate in any program of general welfare or the right of access to health care, as a consequence of any individual’s decision not to accept family planning services; (4) the project shall provide family planning acceptors comprehensible information on the health benefits and risks of the method chosen, including those conditions that might render the use of the method inadvisable and those adverse side effects known to be consequent to the use of the method; and (5) the project shall ensure that experimental contraceptive drugs and devices and medical procedures are provided only in the context of a scientific study in which participants are advised of potential risks and benefits; and, not less than 60 days after the date on which the USAID Administrator determines that there has been a violation of the requirements contained in paragraph (1), (2), (3), or (5) of this proviso, or a pattern or practice of violations of the requirements contained in paragraph (4) of this proviso, the Administrator shall submit to the Committees on Appropriations a report containing a description of such violation and the corrective action taken by the Agency: Provided further, That in awarding grants for natural family planning under section 104 of the Foreign Assistance Act of 1961 no applicant shall be discriminated against because of such applicant’s religious or con-
scientious commitment to offer only natural family plan-
ning; and, additionally, all such applicants shall comply
with the requirements of the previous proviso: *Provided
further*, That for purposes of this or any other Act author-
izing or appropriating funds for the Department of State,
foreign operations, and related programs, the term “moti-
vate”, as it relates to family planning assistance, shall not
be construed to prohibit the provision, consistent with
local law, of information or counseling about all pregnancy
options: *Provided further*, That information provided about
the use of condoms as part of projects or activities that
are funded from amounts appropriated by this Act shall
be medically accurate and shall include the public health
benefits and failure rates of such use.

In addition, for necessary expenses to carry out the
provisions of the Foreign Assistance Act of 1961 for the
prevention, treatment, and control of, and research on,
HIV/AIDS, $6,395,000,000, to remain available until
September 30, 2028, which shall be apportioned directly
to the Department of State: *Provided*, That funds appro-
 priated under this paragraph may be made available, not-
withstanding any other provision of law, except for the
United States Leadership Against HIV/AIDS, Tubercu-
losis, and Malaria Act of 2003 (Public Law 108–25),
for a United States contribution to the Global Fund to
Fight AIDS, Tuberculosis and Malaria (Global Fund):

Provided further, That the amount of such contribution shall be $2,000,000,000: Provided further, That up to 5 percent of the aggregate amount of funds made available to the Global Fund in fiscal year 2024 may be made available to USAID for technical assistance related to the activities of the Global Fund, subject to the regular notification procedures of the Committees on Appropriations: Provided further, That of the funds appropriated under this paragraph, up to $20,000,000 may be made available, in addition to amounts otherwise available for such purposes, for administrative expenses of the Office of the United States Global AIDS Coordinator.

DEVELOPMENT ASSISTANCE

For necessary expenses to carry out the provisions of sections 103, 105, 106, 214, and sections 251 through 255, and chapter 10 of part I of the Foreign Assistance Act of 1961, $3,000,000,000, to remain available until September 30, 2025: Provided, That funds made available under this heading shall be apportioned to the United States Agency for International Development.

INTERNATIONAL DISASTER ASSISTANCE

For necessary expenses to carry out the provisions of section 491 of the Foreign Assistance Act of 1961 for international disaster relief, rehabilitation, and recon-
struction assistance, $3,905,460,000, to remain available until expended: Provided, That funds made available under this heading shall be apportioned to the United States Agency for International Development not later than 60 days after the date of enactment of this Act.

TRANSITION INITIATIVES

For necessary expenses for international disaster rehabilitation and reconstruction assistance administered by the Office of Transition Initiatives, United States Agency for International Development, pursuant to section 491 of the Foreign Assistance Act of 1961, and to support transition to democracy and long-term development of countries in crisis, $80,000,000, to remain available until expended: Provided, That such support may include assistance to develop, strengthen, or preserve democratic institutions and processes, revitalize basic infrastructure, and foster the peaceful resolution of conflict: Provided further, That funds appropriated under this heading may not be made available for programs for which the sole purpose is to transport individuals: Provided further, That the USAID Administrator shall submit a report to the Committees on Appropriations at least 5 days prior to beginning a new, or terminating a, program of assistance: Provided further, That if the Secretary of State determines that it is important to the national interest of the United States to pro-
vide transition assistance in excess of the amount appropri-
ated under this heading, up to $15,000,000 of the
funds appropriated by this Act to carry out the provisions
of part I of the Foreign Assistance Act of 1961 may be
used for purposes of this heading and under the authori-
ties applicable to funds appropriated under this heading:
Provided further, That funds made available pursuant to
the previous proviso shall be made available subject to
prior consultation with the Committees on Appropriations.

COMPLEX CRISIS FUND

For necessary expenses to carry out the provisions
of section 509(b) of the Global Fragility Act of 2019 (title
V of division J of Public Law 116–94), $30,000,000, to
remain available until expended: Provided, That funds ap-
propriated under this heading may be made available not-
withstanding any other provision of law, except sections
7007, 7008, and 7018 of this Act and section 620M of
the Foreign Assistance Act of 1961: Provided further,
That funds appropriated under this heading shall be ap-
portioned to the United States Agency for International
Development.

ECONOMIC SUPPORT FUND

For necessary expenses to carry out the provisions
of chapter 4 of part II of the Foreign Assistance Act of
1961, $2,977,850,000, to remain available until September 30, 2025.

DEMONCACY FUND

For necessary expenses to carry out the provisions of the Foreign Assistance Act of 1961 for the promotion of democracy globally, including to carry out the purposes of section 502(b)(3) and (5) of Public Law 98–164 (22 U.S.C. 4411), $210,700,000, to remain available until September 30, 2025, which shall be made available for the Human Rights and Democracy Fund of the Bureau of Democracy, Human Rights, and Labor, Department of State: Provided, That funds appropriated under this heading that are made available to the National Endowment for Democracy and its core institutes are in addition to amounts otherwise made available by this Act for such purposes: Provided further, That the Assistant Secretary for Democracy, Human Rights, and Labor, Department of State, shall consult with the Committees on Appropriations prior to the initial obligation of funds appropriated under this paragraph.

For an additional amount for such purposes, $145,000,000, to remain available until September 30, 2025, which shall be made available for the Bureau for Development, Democracy, and Innovation, United States Agency for International Development.
ASSISTANCE FOR EUROPE, EURASIA AND CENTRAL ASIA

For necessary expenses to carry out the provisions of the Foreign Assistance Act of 1961, the FREEDOM Support Act (Public Law 102–511), and the Support for Eastern European Democracy (SEED) Act of 1989 (Public Law 101–179), $770,334,000, to remain available until September 30, 2025, which shall be available, notwithstanding any other provision of law, except section 7047 of this Act, for assistance and related programs for countries identified in section 3 of the FREEDOM Support Act (22 U.S.C. 5801) and section 3(c) of the SEED Act of 1989 (22 U.S.C. 5402), in addition to funds otherwise available for such purposes: Provided, That funds appropriated by this Act under the headings “Global Health Programs”, “Economic Support Fund”, and “International Narcotics Control and Law Enforcement” that are made available for assistance for such countries shall be administered in accordance with the responsibilities of the coordinator designated pursuant to section 102 of the FREEDOM Support Act and section 601 of the SEED Act of 1989: Provided further, That funds appropriated under this heading shall be considered to be economic assistance under the Foreign Assistance Act of 1961 for purposes of making available the administrative authorities contained in that Act for the use of economic assist-
Provided further, That funds appropriated under this heading may be made available for contributions to multilateral initiatives to counter hybrid threats.

DEPARTMENT OF STATE

MIGRATION AND REFUGEE ASSISTANCE

For necessary expenses not otherwise provided for, to enable the Secretary of State to carry out the provisions of section 2(a) and (b) of the Migration and Refugee Assistance Act of 1962 (22 U.S.C. 2601), and other activities to meet refugee and migration needs; salaries and expenses of personnel and dependents as authorized by the Foreign Service Act of 1980 (22 U.S.C. 3901 et seq.); allowances as authorized by sections 5921 through 5925 of title 5, United States Code; purchase and hire of passenger motor vehicles; and services as authorized by section 3109 of title 5, United States Code, $2,548,250,000, to remain available until expended, of which not less than $5,000,000 shall be made available for refugees resettling in Israel.

INDEPENDENT AGENCIES

PEACE CORPS

(INCLUDING TRANSFER OF FUNDS)

For necessary expenses to carry out the provisions of the Peace Corps Act (22 U.S.C. 2501 et seq.), including the purchase of not to exceed five passenger motor vehicles
for administrative purposes for use outside of the United States, $410,500,000, of which $7,300,000 is for the Office of Inspector General, to remain available until September 30, 2025: Provided, That the Director of the Peace Corps may transfer to the Foreign Currency Fluctuations Account, as authorized by section 16 of the Peace Corps Act (22 U.S.C. 2515), an amount not to exceed $5,000,000: Provided further, That funds transferred pursuant to the previous proviso may not be derived from amounts made available for Peace Corps overseas operations: Provided further, That of the funds appropriated under this heading, not to exceed $104,000 may be available for representation expenses, of which not to exceed $4,000 may be made available for entertainment expenses: Provided further, That in addition to the requirements under section 7015(a) of this Act, the Peace Corps shall consult with the Committees on Appropriations prior to any decision to open, close, or suspend a domestic or overseas office or a country program unless there is a substantial risk to volunteers or other Peace Corps personnel: Provided further, That none of the funds appropriated under this heading shall be used to pay for abortions: Provided further, That notwithstanding the previous proviso, section 614 of division E of Public Law 113–76 shall apply to funds appropriated under this heading.
MILLENNIUM CHALLENGE CORPORATION

For necessary expenses to carry out the provisions of the Millennium Challenge Act of 2003 (22 U.S.C. 7701 et seq.) (MCA), $905,000,000, to remain available until expended: Provided, That of the funds appropriated under this heading, up to $122,000,000 may be available for administrative expenses of the Millennium Challenge Corporation: Provided further, That section 605(e) of the MCA (22 U.S.C. 7704(e)) shall apply to funds appropriated under this heading: Provided further, That funds appropriated under this heading may be made available for a Millennium Challenge Compact entered into pursuant to section 609 of the MCA (22 U.S.C. 7708) only if such Compact obligates, or contains a commitment to obligate subject to the availability of funds and the mutual agreement of the parties to the Compact to proceed, the entire amount of the United States Government funding anticipated for the duration of the Compact: Provided further, That of the funds appropriated under this heading, not to exceed $100,000 may be available for representation and entertainment expenses, of which not to exceed $5,000 may be available for entertainment expenses.

INTER-AMERICAN FOUNDATION

For necessary expenses to carry out the functions of the Inter-American Foundation in accordance with the
provisions of section 401 of the Foreign Assistance Act of 1969, $22,500,000, to remain available until September 30, 2025: Provided, That of the funds appropriated under this heading, not to exceed $2,000 may be available for representation expenses.

UNITED STATES AFRICAN DEVELOPMENT FOUNDATION

For necessary expenses to carry out the African Development Foundation Act (title V of Public Law 96–533; 22 U.S.C. 290h et seq.), $30,000,000, to remain available until September 30, 2025, of which not to exceed $2,000 may be available for representation expenses: Provided, That funds made available to grantees may be invested pending expenditure for project purposes when authorized by the Board of Directors of the United States African Development Foundation (USADF): Provided further, That interest earned shall be used only for the purposes for which the grant was made: Provided further, That notwithstanding section 505(a)(2) of the African Development Foundation Act (22 U.S.C. 290h–3(a)(2)), in exceptional circumstances the Board of Directors of the USADF may waive the $250,000 limitation contained in that section with respect to a project and a project may exceed the limitation by up to 10 percent if the increase is due solely to foreign currency fluctuation: Provided further, That the USADF shall submit a report to the appro-
priate congressional committees after each time such waiv-
er authority is exercised: Provided further, That the
USADF may make rent or lease payments in advance
from appropriations available for such purpose for offices,
builtinwers, grounds, and quarters in Africa as may be nec-
essary to carry out its functions: Provided further, That
the USADF may maintain bank accounts outside the
United States Treasury and retain any interest earned on
such accounts, in furtherance of the purposes of the Afri-
can Development Foundation Act: Provided further, That
the USADF may not withdraw any appropriation from the
treasury prior to the need of spending such funds for pro-
gram purposes.

DEPARTMENT OF THE TREASURY

INTERNATIONAL AFFAIRS TECHNICAL ASSISTANCE

For necessary expenses to carry out the provisions
of section 129 of the Foreign Assistance Act of 1961,
$30,000,000, to remain available until expended, of which
not more than $6,000,000 may be used for administrative
expenses: Provided, That amounts made available under
this heading may be made available to contract for services
as described in section 129(d)(3)(A) of the Foreign Assist-
ance Act of 1961, without regard to the location in which
such services are performed.
DEBT RESTRUCTURING

For “Bilateral Economic Assistance—Department of the Treasury—Debt Restructuring” there is appropriated $46,280,000, to remain available until September 30, 2027, for the costs, as defined in section 502 of the Congressional Budget Act of 1974, of modifying loans and loan guarantees for, or credits extended to, such countries as the President may determine, including the costs of selling, reducing, or canceling amounts owed to the United States pursuant to multilateral debt restructurings, including Paris Club debt restructurings and the “Common Framework for Debt Treatments beyond the Debt Service Suspension Initiative”: Provided, That such amounts may be used notwithstanding any other provision of law.

TROPICAL FOREST AND CORAL REEF CONSERVATION

For the costs, as defined in section 502 of the Congressional Budget Act of 1974, of modifying loans and loan guarantees, as the President may determine, for which funds have been appropriated or otherwise made available for programs within the International Affairs Budget Function 150, including the costs of selling, reducing, or canceling amounts owed to the United States as a result of concessional loans made to eligible countries pursuant to part V of the Foreign Assistance Act of 1961,
$15,000,000, to remain available until September 30, 2027.
TITLE IV

INTERNATIONAL SECURITY ASSISTANCE

DEPARTMENT OF STATE

INTERNATIONAL NARCOTICS CONTROL AND LAW ENFORCEMENT

For necessary expenses to carry out section 481 of the Foreign Assistance Act of 1961, $1,497,469,000, to remain available until September 30, 2025: Provided, That the Department of State may use the authority of section 608 of the Foreign Assistance Act of 1961, without regard to its restrictions, to receive excess property from an agency of the United States Government for the purpose of providing such property to a foreign country or international organization under chapter 8 of part I of such Act, subject to the regular notification procedures of the Committees on Appropriations: Provided further, That section 482(b) of the Foreign Assistance Act of 1961 shall not apply to funds appropriated under this heading, except that any funds made available notwithstanding such section shall be subject to the regular notification procedures of the Committees on Appropriations: Provided further, That funds appropriated under this heading shall be made available to support training and technical assistance for foreign law enforcement, corrections, judges, and other judicial authorities, utilizing regional partners: Provided further,
ther, That funds made available under this heading that
are transferred to another department, agency, or instru-
mentality of the United States Government pursuant to
section 632(b) of the Foreign Assistance Act of 1961 val-
ued in excess of $5,000,000, and any agreement made
pursuant to section 632(a) of such Act, shall be subject
to the regular notification procedures of the Committees
on Appropriations: Provided further, That funds made
available under this heading for Program Development
and Support may be made available notwithstanding pre-
obligation requirements contained in this Act, except for
the notification requirements of section 7015.

NONPROLIFERATION, ANTI-TERRORISM, DEMINING AND
RELATED PROGRAMS

For necessary expenses for nonproliferation, anti-ter-
rorism, demining and related programs and activities,
$921,000,000, to remain available until September 30,
2025, to carry out the provisions of chapter 8 of part II
of the Foreign Assistance Act of 1961 for anti-terrorism
assistance, chapter 9 of part II of the Foreign Assistance
Act of 1961, section 504 of the FREEDOM Support Act
(22 U.S.C. 5854), section 23 of the Arms Export Control
Act (22 U.S.C. 2763), or the Foreign Assistance Act of
1961 for demining activities, the clearance of unexploded
ordnance, the destruction of small arms, and related ac-
tivities, notwithstanding any other provision of law, includ-
ing activities implemented through nongovernmental and
international organizations, and section 301 of the For-
eign Assistance Act of 1961 for a United States contribu-
tion to the Comprehensive Nuclear Test Ban Treaty Pre-
paratory Commission, and for a voluntary contribution to
the International Atomic Energy Agency (IAEA): Pro-
vided, That funds made available under this heading for
the Nonproliferation and Disarmament Fund shall be
made available, notwithstanding any other provision of law
and subject to prior consultation with, and the regular no-
tification procedures of, the Committees on Appropria-
tions, to promote bilateral and multilateral activities relat-
ing to nonproliferation, disarmament, and weapons de-
struction, and shall remain available until expended: Pro-
vided further, That such funds may also be used for such
countries other than the Independent States of the former
Soviet Union and international organizations when it is
in the national security interest of the United States to
do so: Provided further, That funds appropriated under
this heading may be made available for the IAEA unless
the Secretary of State determines that Israel is being de-
nied its right to participate in the activities of that Agen-
cy: Provided further, That funds made available for con-
ventional weapons destruction programs, including
demining and related activities, in addition to funds otherwise available for such purposes, may be used for administrative expenses related to the operation and management of such programs and activities, subject to the regular notification procedures of the Committees on Appropriations.

PEACEKEEPING OPERATIONS

For necessary expenses to carry out the provisions of section 551 of the Foreign Assistance Act of 1961, $420,458,000, of which $301,133,000 may remain available until September 30, 2025: Provided, That funds appropriated under this heading may be used, notwithstanding section 660 of the Foreign Assistance Act of 1961, to provide assistance to enhance the capacity of foreign civilian security forces, including gendarmes, to participate in peacekeeping operations: Provided further, That of the funds appropriated under this heading, not less than $30,000,000 shall be made available for a United States contribution to the Multinational Force and Observers mission in the Sinai: Provided further, That funds appropriated under this heading may be made available to pay assessed expenses of international peacekeeping activities in Somalia under the same terms and conditions, as applicable, as funds appropriated by this Act under the heading “Contributions for International Peacekeeping
Activities”: Provided further, That funds appropriated under this heading shall be subject to the regular notification procedures of the Committees on Appropriations.

Funds Appropriated to the President

International Military Education and Training

For necessary expenses to carry out the provisions of section 541 of the Foreign Assistance Act of 1961, $125,425,000, to remain available until September 30, 2025: Provided, That the civilian personnel for whom military education and training may be provided under this heading may include civilians who are not members of a government whose participation would contribute to improved civil-military relations, civilian control of the military, or respect for human rights: Provided further, That of the funds appropriated under this heading, $3,500,000 shall remain available until expended to increase the participation of women in programs and activities funded under this heading, following consultation with the Committees on Appropriations: Provided further, That of the funds appropriated under this heading, not to exceed $50,000 may be available for entertainment expenses.

Foreign Military Financing Program

For necessary expenses for grants to enable the President to carry out the provisions of section 23 of the Arms Export Control Act (22 U.S.C. 2763),
$6,703,049,000: Provided, That to expedite the provision of assistance to foreign countries and international organizations, the Secretary of State, following consultation with the Committees on Appropriations and subject to the regular notification procedures of such Committees, may use the funds appropriated under this heading to procure defense articles and services to enhance the capacity of foreign security forces: Provided further, That funds appropriated or otherwise made available under this heading shall be nonrepayable notwithstanding any requirement in section 23 of the Arms Export Control Act: Provided further, That funds made available under this heading shall be obligated upon apportionment in accordance with paragraph (5)(C) of section 1501(a) of title 31, United States Code.

None of the funds made available under this heading shall be available to finance the procurement of defense articles, defense services, or design and construction services that are not sold by the United States Government under the Arms Export Control Act unless the foreign country proposing to make such procurement has first signed an agreement with the United States Government specifying the conditions under which such procurement may be financed with such funds: Provided, That all country and funding level increases in allocations shall be sub-
mitted through the regular notification procedures of section 7015 of this Act: Provided further, That funds made available under this heading may be used, notwithstanding any other provision of law, for demining, the clearance of unexploded ordnance, and related activities, and may include activities implemented through nongovernmental and international organizations: Provided further, That a country that is a member of the North Atlantic Treaty Organization (NATO) or is a major non-NATO ally designated by section 517(b) of the Foreign Assistance Act of 1961 may utilize funds made available under this heading for procurement of defense articles, defense services, or design and construction services that are not sold by the United States Government under the Arms Export Control Act: Provided further, That funds appropriated under this heading shall be expended at the minimum rate necessary to make timely payment for defense articles and services: Provided further, That not more than $72,000,000 of the funds appropriated under this heading may be obligated for necessary expenses, including the purchase of passenger motor vehicles for replacement only for use outside of the United States, for the general costs of administering military assistance and sales, except that this limitation may be exceeded only through the regular notification procedures of the Committees on Appropria-
tions: Provided further, That of the funds made available under this heading for general costs of administering military assistance and sales, not to exceed $4,000 may be available for entertainment expenses and not to exceed $130,000 may be available for representation expenses: Provided further, That not more than $1,541,392,546 of funds realized pursuant to section 21(e)(1)(A) of the Arms Export Control Act (22 U.S.C. 2761(e)(1)(A)) may be obligated for expenses incurred by the Department of Defense during fiscal year 2024 pursuant to section 43(b) of the Arms Export Control Act (22 U.S.C. 2792(b)), except that this limitation may be exceeded only through the regular notification procedures of the Committees on Appropriations.
TITLE V

MULTILATERAL ASSISTANCE

INTERNATIONAL FINANCIAL INSTITUTIONS

GLOBAL ENVIRONMENT FACILITY

For payment to the International Bank for Reconstruction and Development as trustee for the Global Environment Facility by the Secretary of the Treasury, $139,575,000, to remain available until expended.

CONTRIBUTION TO THE INTERNATIONAL BANK FOR RECONSTRUCTION AND DEVELOPMENT

For payment to the International Bank for Reconstruction and Development by the Secretary of the Treasury for the United States share of the paid-in portion of the increases in capital stock, $206,500,000, to remain available until expended.

LIMITATION ON CALLABLE CAPITAL SUBSCRIPTIONS

The United States Governor of the International Bank for Reconstruction and Development may subscribe without fiscal year limitation to the callable capital portion of the United States share of increases in capital stock in an amount not to exceed $1,421,275,728.70.
CONTRIBUTION TO THE INTERNATIONAL DEVELOPMENT ASSOCIATION

For payment to the International Development Association by the Secretary of the Treasury, $1,097,010,000, to remain available until expended.

CONTRIBUTION TO THE ASIAN DEVELOPMENT FUND

For payment to the Asian Development Bank’s Asian Development Fund by the Secretary of the Treasury, $43,610,000, to remain available until expended.

CONTRIBUTION TO THE AFRICAN DEVELOPMENT BANK

For payment to the African Development Bank by the Secretary of the Treasury for the United States share of the paid-in portion of the increases in capital stock, $32,417,000, to remain available until expended.

LIMITATION ON CALLABLE CAPITAL SUBSCRIPTIONS

The United States Governor of the African Development Bank may subscribe without fiscal year limitation to the callable capital portion of the United States share of increases in capital stock in an amount not to exceed $856,174,624.

CONTRIBUTION TO THE INTERNATIONAL FUND FOR AGRICULTURAL DEVELOPMENT

For payment to the International Fund for Agricultural Development by the Secretary of the Treasury, $30,000,000, to remain available until expended.
TITLE VI

EXPORT AND INVESTMENT ASSISTANCE

Export-Import Bank of the United States

Inspector General

For necessary expenses of the Office of Inspector General in carrying out the provisions of the Inspector General Act of 1978 (5 U.S.C. App.), $8,860,000, of which up to $1,329,000 may remain available until September 30, 2025.

PROGRAM ACCOUNT

The Export-Import Bank of the United States is authorized to make such expenditures within the limits of funds and borrowing authority available to such corporation, and in accordance with law, and to make such contracts and commitments without regard to fiscal year limitations, as provided by section 9104 of title 31, United States Code, as may be necessary in carrying out the program for the current fiscal year for such corporation: Provided, That none of the funds available during the current fiscal year may be used to make expenditures, contracts, or commitments for the export of nuclear equipment, fuel, or technology to any country, other than a nuclear-weapon state as defined in Article IX of the Treaty on the Non-Proliferation of Nuclear Weapons eligible to receive economic or military assistance under this Act, that has deto-
nated a nuclear explosive after the date of enactment of this Act.

ADMINISTRATIVE EXPENSES

For administrative expenses to carry out the direct and guaranteed loan and insurance programs, including hire of passenger motor vehicles and services as authorized by section 3109 of title 5, United States Code, and not to exceed $30,000 for official reception and representation expenses for members of the Board of Directors, not to exceed $125,000,000, of which up to $18,750,000 may remain available until September 30, 2025: Provided, That the Export-Import Bank (the Bank) may accept, and use, payment or services provided by transaction participants for legal, financial, or technical services in connection with any transaction for which an application for a loan, guarantee or insurance commitment has been made: Provided further, That notwithstanding subsection (b) of section 117 of the Export Enhancement Act of 1992, subsection (a) of such section shall remain in effect until September 30, 2024: Provided further, That the Bank shall charge fees for necessary expenses (including special services performed on a contract or fee basis, but not including other personal services) in connection with the collection of monies owed the Bank, repossession or sale of pledged collateral or other assets acquired by the Bank in satisfaction
of moneys owed the Bank, or the investigation or appraisal
of any property, or the evaluation of the legal, financial,
or technical aspects of any transaction for which an appli-
cation for a loan, guarantee or insurance commitment has
been made, or systems infrastructure directly supporting
transactions: Provided further, That in addition to other
funds appropriated for administrative expenses, such fees
shall be credited to this account for such purposes, to re-
main available until expended.

PROGRAM BUDGET APPROPRIATIONS

For the cost of direct loans, loan guarantees, insur-
ance, and tied-aid grants as authorized by section 10 of
the Export-Import Bank Act of 1945, as amended, not
to exceed $15,000,000, to remain available until Sep-
tember 30, 2027: Provided, That such costs, including the
cost of modifying such loans, shall be as defined in section
502 of the Congressional Budget Act of 1974: Provided
further, That such funds shall remain available until Sep-
tember 30, 2039, for the disbursement of direct loans,
loan guarantees, insurance and tied-aid grants obligated
in fiscal years 2024 through 2027.

RECEIPTS COLLECTED

Receipts collected pursuant to the Export-Import
Bank Act of 1945 (Public Law 79–173) and the Federal
Credit Reform Act of 1990, in an amount not to exceed
the amount appropriated herein, shall be credited as offset-
setting collections to this account: Provided, That the
sums herein appropriated from the General Fund shall be
reduced on a dollar-for-dollar basis by such offsetting col-
lections so as to result in a final fiscal year appropriation
from the General Fund estimated at $0.

UNITED STATES INTERNATIONAL DEVELOPMENT

FINANCE CORPORATION

INSPECTOR GENERAL

For necessary expenses of the Office of Inspector
General in carrying out the provisions of the Inspector
General Act of 1978 (5 U.S.C. App.), $7,200,000, to re-
main available until September 30, 2025.

CORPORATE CAPITAL ACCOUNT

The United States International Development Fi-
nance Corporation (the Corporation) is authorized to
make such expenditures and commitments within the lim-
its of funds and borrowing authority available to the Cor-
poration, and in accordance with the law, and to make
such expenditures and commitments without regard to fis-
cal year limitations, as provided by section 9104 of title
31, United States Code, as may be necessary in carrying
out the programs for the current fiscal year for the Cor-
poration: Provided, That for necessary expenses of the ac-
tivities described in subsections (b), (c), (e), (f), and (g)
of section 1421 of the BUILD Act of 2018 (division F
of Public Law 115–254) and for administrative expenses
to carry out authorized activities and project-specific
transaction costs described in section 1434(d) of such Act,
$769,029,000: Provided further, That of the amount pro-
vided—

(1) $198,000,000 shall remain available until
September 30, 2026, for administrative expenses to
carry out authorized activities (including an amount
for official reception and representation expenses
which shall not exceed $25,000) and project-specific
transaction costs as described in section 1434(k) of
such Act; and

(2) $571,029,000 shall remain available until
September 30, 2026, for the activities described in
subsections (b), (e), (f), and (g) of section 1421
of the BUILD Act of 2018, except such amounts ob-
ligated in a fiscal year for activities described in sec-
tion 1421(c) of such Act shall remain available for
disbursement for the term of the underlying project:
Provided further, That amounts made available
under this paragraph may be paid to the “United
States International Development Finance Corpora-
tion—Program Account” for programs authorized
by subsections (b), (e), (f), and (g) of section 1421 of the BUILD Act of 2018:

Provided further, That funds may only be obligated pursuant to section 1421(g) of the BUILD Act of 2018 subject to prior consultation with the appropriate congressional committees and the regular notification procedures of the Committees on Appropriations: Provided further, That funds appropriated by this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs for support by the Corporation in upper-middle income countries shall be subject to prior consultation with the Committees on Appropriations: Provided further, That in fiscal year 2024 collections of amounts described in section 1434(h) of the BUILD Act of 2018 shall be credited as offsetting collections to this appropriation: Provided further, That such collections collected in fiscal year 2024 in excess of $769,029,000 shall be credited to this account and shall be available in future fiscal years only to the extent provided in advance in appropriations Acts: Provided further, That in fiscal year 2024, if such collections are less than $769,029,000, receipts collected pursuant to the BUILD Act of 2018 and the Federal Credit Reform Act of 1990, in an amount equal to such shortfall, shall be credited as offsetting collections to this appropriation: Provided further, That funds
appropriated or otherwise made available under this heading may not be used to provide any type of assistance that
is otherwise prohibited by any other provision of law or to provide assistance to any foreign country that is otherwise prohibited by any other provision of law: Provided further, That the sums herein appropriated from the General Fund shall be reduced on a dollar-for-dollar basis by the offsetting collections described under this heading so as to result in a final fiscal year appropriation from the General Fund estimated at $558,000,000.

PROGRAM ACCOUNT

Amounts paid from “United States International Development Finance Corporation—Corporate Capital Account” (CCA) shall remain available until September 30, 2026: Provided, That amounts paid to this account from CCA or transferred to this account pursuant to section 1434(j) of the BUILD Act of 2018 (division F of Public Law 115–254) shall be available for the costs of direct and guaranteed loans provided by the Corporation pursuant to section 1421(b) of such Act and the costs of modifying loans and loan guarantees transferred to the Corporation pursuant to section 1463 of such Act: Provided further, That such costs, including the cost of modifying such loans, shall be as defined in section 502 of the Congressional Budget Act of 1974: Provided further, That
such amounts obligated in a fiscal year shall remain available for disbursement for the following 8 fiscal years: *Provided further*, That funds made available in this Act and transferred to carry out the Foreign Assistance Act of 1961 pursuant to section 1434(j) of the BUILD Act of 2018 may remain available for obligation for 1 additional fiscal year: *Provided further*, That the total loan principal or guaranteed principal amount shall not exceed $10,000,000,000.

**Trade and Development Agency**

For necessary expenses to carry out the provisions of section 661 of the Foreign Assistance Act of 1961, $87,000,000, to remain available until September 30, 2025, of which no more than $21,000,000 may be used for administrative expenses: *Provided*, That of the funds appropriated under this heading, not more than $5,000 may be available for representation and entertainment expenses.
TITLE VII

GENERAL PROVISIONS

ALLOWANCES AND DIFFERENTIALS

Sec. 7001. Funds appropriated under title I of this Act shall be available, except as otherwise provided, for allowances and differentials as authorized by subchapter 59 of title 5, United States Code; for services as authorized by section 3109 of such title and for hire of passenger transportation pursuant to section 1343(b) of title 31, United States Code.

UNOBLIGATED BALANCES REPORT

Sec. 7002. Any department or agency of the United States Government to which funds are appropriated or otherwise made available by this Act shall provide to the Committees on Appropriations a quarterly accounting of cumulative unobligated balances and obligated, but unexpended, balances by program, project, and activity, and Treasury Account Fund Symbol of all funds received by such department or agency in fiscal year 2024 or any previous fiscal year, disaggregated by fiscal year: Provided, That the report required by this section shall be submitted not later than 30 days after the end of each fiscal quarter and should specify by account the amount of funds obligated pursuant to bilateral agreements which have not been further sub-obligated.
CONSULTING SERVICES

SEC. 7003. The expenditure of any appropriation under title I of this Act for any consulting service through procurement contract, pursuant to section 3109 of title 5, United States Code, shall be limited to those contracts where such expenditures are a matter of public record and available for public inspection, except where otherwise provided under existing law, or under existing Executive order issued pursuant to existing law.

DIPLOMATIC FACILITIES

SEC. 7004. (a) CAPITAL SECURITY COST SHARING EXCEPTION.—Notwithstanding paragraph (2) of section 604(e) of the Secure Embassy Construction and Counterterrorism Act of 1999 (title VI of division A of H.R. 3427, as enacted into law by section 1000(a)(7) of Public Law 106–113 and contained in appendix G of that Act), as amended by section 111 of the Department of State Authorities Act, Fiscal Year 2017 (Public Law 114–323), a project to construct a facility of the United States may include office space or other accommodations for members of the United States Marine Corps.

(b) CONSULTATION AND NOTIFICATION.—Funds appropriated by this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs, which may be made available for the
acquisition of property or award of construction contracts
for overseas United States diplomatic facilities during fis-
cal year 2024, shall be subject to prior consultation with,
and the regular notification procedures of, the Committees
on Appropriations: Provided, That notifications pursuant
to this subsection shall include the information enumer-
ated under the heading “Embassy Security, Construction,
and Maintenance” in the report accompanying this Act.

e) INTERIM AND TEMPORARY FACILITIES
ABROAD.—

(1) SECURITY VULNERABILITIES.—Funds ap-
propriated by this Act under the heading “Embassy
Security, Construction, and Maintenance” may be
made available, following consultation with the ap-
propriate congressional committees, to address secu-

(2) CONSULTATION.—Notwithstanding any
other provision of law, the opening, closure, or any
significant modification to an interim or temporary
United States diplomatic facility shall be subject to
prior consultation with the appropriate congressional
committees and the regular notification procedures
of the Committees on Appropriations, except that
such consultation and notification may be waived if there is a security risk to personnel.

(d) SOFT TARGETS.—Funds appropriated by this Act under the heading “Embassy Security, Construction, and Maintenance” may be made available for security upgrades to soft targets, including schools, recreational facilities, and residences used by United States diplomatic personnel and their dependents.

(e) LIMITATION ON ART IN EMBASSIES.—Section 5112 of the Department of State Authorization Act of 2021 (title LI of division E of Public Law 117-81) shall continue in effect during fiscal year 2024, notwithstanding subsection (c) of such section.

PERSONNEL ACTIONS

SEC. 7005. Any costs incurred by a department or agency funded under title I of this Act resulting from personnel actions taken in response to funding reductions included in this Act shall be absorbed within the total budgetary resources available under title I to such department or agency: Provided, That the authority to transfer funds between appropriations accounts as may be necessary to carry out this section is provided in addition to authorities included elsewhere in this Act: Provided further, That use of funds to carry out this section shall be treated as a reprogramming of funds under section 7015 of this Act.
PROHIBITION ON PUBLICITY OR PROPAGANDA

SEC. 7006. No part of any appropriation contained in this Act shall be used for publicity or propaganda purposes within the United States not authorized before enactment of this Act by Congress: Provided, That up to $25,000 may be made available to carry out the provisions of section 316 of the International Security and Development Cooperation Act of 1980 (Public Law 96–533; 22 U.S.C. 2151a note).

PROHIBITION AGAINST DIRECT FUNDING FOR CERTAIN COUNTRIES

SEC. 7007. None of the funds appropriated or otherwise made available pursuant to titles III through VI of this Act shall be obligated or expended to finance directly any assistance or reparations for the governments of Cuba, North Korea, Iran, or Syria: Provided, That for purposes of this section, the prohibition on obligations or expenditures shall include direct loans, credits, insurance, and guarantees of the Export-Import Bank or its agents.

COUPS D’ÉTAT

SEC. 7008. None of the funds appropriated or otherwise made available pursuant to titles III through VI of this Act shall be obligated or expended to finance directly any assistance to the government of any country whose duly elected head of government is deposed by military
coup d'état or decree or, after the date of enactment of this Act, a coup d'état or decree in which the military plays a decisive role: Provided, That assistance may be resumed to such government if the Secretary of State certifies and reports to the appropriate congressional committees that subsequent to the termination of assistance a democratically elected government has taken office: Provided further, That the provisions of this section shall not apply to assistance to promote democratic elections or public participation in democratic processes, or to support a democratic transition: Provided further, That funds made available pursuant to the previous provisos shall be subject to prior consultation with, and the regular notification procedures of, the Committees on Appropriations.

TRANSFER OF FUNDS AUTHORITY

Sec. 7009. (a) Department of State and United States Agency for Global Media.—

(1) Department of state.—

(A) In general.—Not to exceed 5 percent of any appropriation made available for the current fiscal year for the Department of State under title I of this Act may be transferred between, and merged with, such appropriations, but no such appropriation, except as otherwise specifically provided, shall be increased by more
than 10 percent by any such transfers, and no
such transfer may be made to increase the ap-
propriation under the heading “Representation
Expenses”.

(B) EMBASSY SECURITY.—Funds appro-
priated under the headings “Diplomatic Pro-
grams”, including for Worldwide Security Pro-
tection, “Embassy Security, Construction, and
Maintenance”, and “Emergencies in the Diplo-
matic and Consular Service” in this Act may be
transferred to, and merged with, funds appro-
priated under such headings if the Secretary of
State determines and reports to the Committees
on Appropriations that to do so is necessary to
implement the recommendations of the
Benghazi Accountability Review Board, for
emergency evacuations, or to prevent or re-
respond to security situations and requirements,
following consultation with, and subject to the
regular notification procedures of, such Com-
mittees.

(C) EMERGENCIES IN THE DIPLOMATIC
AND CONSULAR SERVICE.—Of the amount made
available under the heading “Diplomatic Pro-
grams” for Worldwide Security Protection, not
to exceed $50,000,000 may be transferred to, and merged with, funds made available by this Act under the heading “Emergencies in the Diplomatic and Consular Service”, to be available only for emergency evacuations and rewards, as authorized.

(D) CAPITAL INVESTMENT FUND.—Of the amount made available under the heading, “Diplomatic Programs”, up to $43,000,000 may be transferred to, and merged with, funds made available in title I of this Act under the heading “Capital Investment Fund”.

(E) PRIOR CONSULTATION.—The transfer authorities provided by subparagraphs (B), (C), and (D) are in addition to any transfer authority otherwise available in this Act and under any other provision of law and the exercise of such authority shall be subject to prior consultation with the Committees on Appropriations.

(2) UNITED STATES AGENCY FOR GLOBAL MEDIA.—Not to exceed 5 percent of any appropriation made available for the current fiscal year for the United States Agency for Global Media under title I of this Act may be transferred between, and
merged with, such appropriations, but no such ap-
propriation, except as otherwise specifically provided,
shall be increased by more than 10 percent by any
such transfers.

(3) Treatment as reprogramming.—Any
transfer pursuant to this subsection shall be treated
as a reprogramming of funds under section 7015 of
this Act and shall not be available for obligation or
expenditure except in compliance with the proce-
dures set forth in that section.

(b) Limitation on transfers of funds be-
tween agencies.—

(1) In general.—None of the funds made
available under titles II through V of this Act may
be transferred to any department, agency, or instru-
mentality of the United States Government, except
pursuant to a transfer made by, or transfer author-
ity provided in, this Act or any other appropriations
Act.

(2) Allocation and transfers.—Notwith-
standing paragraph (1), in addition to transfers
made by, or authorized elsewhere in, this Act, funds
appropriated by this Act to carry out the purposes
of the Foreign Assistance Act of 1961 may be allo-
cated or transferred to agencies of the United States

(3) Notification.—Any agreement entered into by the United States Agency for International Development or the Department of State with any department, agency, or instrumentality of the United States Government pursuant to section 632(b) of the Foreign Assistance Act of 1961 valued in excess of $1,000,000 and any agreement made pursuant to section 632(a) of such Act, with funds appropriated by this Act or prior Acts making appropriations for the Department of State, foreign operations, and related programs under the headings “Global Health Programs”, “Development Assistance”, “Economic Support Fund”, and “Assistance for Europe, Eurasia and Central Asia” shall be subject to the regular notification procedures of the Committees on Appropriations: Provided, That the requirement in the previous sentence shall not apply to agreements entered into between USAID and the Department of State.

(c) United States International Development Finance Corporation.—
(1) Transfers.—Amounts transferred pursuant to section 1434(j) of the BUILD Act of 2018 (division F of Public Law 115–254) may only be transferred from funds made available under title III of this Act: Provided, That any such transfers, and any amounts transferred to the United States International Development Finance Corporation (the Corporation) pursuant to section 632 of the Foreign Assistance Act of 1961, shall be subject to prior consultation with, and the regular notification procedures of, the Committees on Appropriations: Provided further, That the Secretary of State, the Administrator of the United States Agency for International Development, and the Chief Executive Officer of the Corporation, as appropriate, shall ensure that the programs funded by such transfers are coordinated with, and complement, foreign assistance programs implemented by the Department of State and USAID.

(2) Transfer of Funds from Millennium Challenge Corporation.—Funds appropriated under the heading “Millennium Challenge Corporation” in this Act or prior Acts making appropriations for the Department of State, foreign operations, and related programs may be transferred to
accounts under the heading “United States International Development Finance Corporation” and, when so transferred, may be used for the costs of activities described in subsections (b) and (c) of section 1421 of the BUILD Act of 2018: Provided, That such funds shall be subject to the limitations provided in the second, third, and fifth provisos under the heading “United States International Development Finance Corporation—Program Account” in this Act: Provided further, That any transfer executed pursuant to the transfer authority provided in this paragraph shall not exceed 10 percent of an individual Compact awarded pursuant to section 609(a) of the Millennium Challenge Act of 2003 (title VI of Public Law 108–199): Provided further, That such funds shall not be available for administrative expenses of the United States International Development Finance Corporation: Provided further, That such authority shall be subject to prior consultation with, and the regular notification procedures of, the Committees on Appropriations: Provided further, That the transfer authority provided in this section is in addition to any other transfer authority provided by law: Provided further, That within 60 days of the termination in whole or in part...
of the Compact from which funds were transferred
under this authority to the United States International Development Finance Corporation, any un-
obligated balances shall be transferred back to the
Millennium Challenge Corporation, subject to the
regular notification procedures of the Committees on
Appropriations.

(d) Transfer of Funds Between Accounts.—
None of the funds made available under titles II through
V of this Act may be obligated under an appropriations
account to which such funds were not appropriated, except
for transfers specifically provided for in this Act, unless
the President, not less than 5 days prior to the exercise
of any authority contained in the Foreign Assistance Act
of 1961 to transfer funds, consults with and provides a
written policy justification to the Committees on Approp-
riations.

(e) Audit of Inter-Agency Transfers of
Funds.—Any agreement for the transfer or allocation of
funds appropriated by this Act or prior Acts making ap-
propriations for the Department of State, foreign oper-
ations, and related programs entered into between the De-
partment of State or USAID and another agency of the
United States Government under the authority of section
632(a) of the Foreign Assistance Act of 1961, or any com-
parable provision of law, shall expressly provide that the Inspector General (IG) for the agency receiving the transfer or allocation of such funds, or other entity with audit responsibility if the receiving agency does not have an IG, shall perform periodic program and financial audits of the use of such funds and report to the Department of State or USAID, as appropriate, upon completion of such audits: \textit{Provided,} That such audits shall be transmitted to the Committees on Appropriations by the Department of State or USAID, as appropriate: \textit{Provided further,} That funds transferred under such authority may be made available for the cost of such audits.

\textbf{PROHIBITION AND LIMITATION ON CERTAIN EXPENSES}

\textbf{Sec. 7010. (a) First-Class Travel.—}None of the funds made available by this Act may be used for first-class travel by employees of United States Government departments and agencies funded by this Act in contravention of section 301–10.122 through 301–10.124 of title 41, Code of Federal Regulations.

\textbf{(b) Computer Networks.—}None of the funds made available by this Act for the operating expenses of any United States Government department or agency may be used to establish or maintain a computer network for use by such department or agency unless such network has filters designed to block access to sexually explicit
websites: Provided, That nothing in this subsection shall limit the use of funds necessary for any Federal, State, Tribal, or local law enforcement agency, or any other entity carrying out the following activities: criminal investigations, prosecutions, and adjudications; administrative discipline; and the monitoring of such websites undertaken as part of official business.

(c) Prohibition on Promotion of Tobacco.— None of the funds made available by this Act should be available to promote the sale or export of tobacco or tobacco products (including electronic nicotine delivery systems), or to seek the reduction or removal by any foreign country of restrictions on the marketing of tobacco or tobacco products (including electronic nicotine delivery systems), except for restrictions which are not applied equally to all tobacco or tobacco products (including electronic nicotine delivery systems) of the same type.

(d) Email Servers Outside the .gov Domain.— None of the funds appropriated by this Act under the headings “Diplomatic Programs” and “Capital Investment Fund” in title I, and “Operating Expenses” and “Capital Investment Fund” in title II that are made available to the Department of State and the United States Agency for International Development may be made available to support the use or establishment of email accounts
or email servers created outside the .gov domain or not fitted for automated records management as part of a Federal government records management program in contravention of the Presidential and Federal Records Act Amendments of 2014 (Public Law 113–187).

(e) REPRESENTATION AND ENTERTAINMENT EXPENSES.—Each Federal department, agency, or entity funded in titles I or II of this Act, and the Department of the Treasury and independent agencies funded in titles III or VI of this Act, shall take steps to ensure that domestic and overseas representation and entertainment expenses further official agency business and United States foreign policy interests, and—

(1) are primarily for fostering relations outside of the Executive Branch;

(2) are principally for meals and events of a protocol nature;

(3) are not for employee-only events; and

(4) do not include activities that are substantially of a recreational character.

(f) LIMITATIONS ON ENTERTAINMENT EXPENSES.—None of the funds appropriated or otherwise made available by this Act under the headings “International Military Education and Training” or “Foreign Military Financing Program” for Informational Program activities or
under the headings “Global Health Programs”, “Development Assistance”, “Economic Support Fund”, and “Assistance for Europe, Eurasia and Central Asia” may be obligated or expended to pay for—

(1) alcoholic beverages; or

(2) entertainment expenses for activities that are substantially of a recreational character, including entrance fees at sporting events, theatrical and musical productions, and amusement parks.

AVAILABILITY OF FUNDS

SEC. 7011. No part of any appropriation contained in this Act shall remain available for obligation after the expiration of the current fiscal year unless expressly so provided by this Act: Provided, That funds appropriated for the purposes of chapters 1 and 8 of part I, section 661, chapters 4, 5, 6, 8, and 9 of part II of the Foreign Assistance Act of 1961, section 23 of the Arms Export Control Act (22 U.S.C. 2763), and funds made available for “United States International Development Finance Corporation” and under the heading “Assistance for Europe, Eurasia and Central Asia” shall remain available for an additional 4 years from the date on which the availability of such funds would otherwise have expired, if such funds are initially obligated before the expiration of their respective periods of availability contained in this Act:
Provided further, That notwithstanding any other provision of this Act, any funds made available for the purposes of chapter 1 of part I and chapter 4 of part II of the Foreign Assistance Act of 1961 which are allocated or obligated for cash disbursements in order to address balance of payments or economic policy reform objectives, shall remain available for an additional 4 years from the date on which the availability of such funds would otherwise have expired, if such funds are initially allocated or obligated before the expiration of their respective periods of availability contained in this Act: Provided further, That the Secretary of State and the Administrator of the United States Agency for International Development shall provide a report to the Committees on Appropriations not later than October 31, 2024, detailing by account and source year, the use of this authority during the previous fiscal year: Provided further, That any funds obligated for an additional period of availability pursuant to this section in this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs shall be subject to the regular notification procedures of the Committees on Appropriations: Provided further, That any notification submitted pursuant to the previous proviso shall indicate the source year of funds, the
purpose of initial obligation, the reason for de-obligation,
and the purpose for re-obligation.

LIMITATION ON ASSISTANCE TO COUNTRIES IN DEFAULT

SEC. 7012. No part of any appropriation provided
under titles III through VI in this Act shall be used to
furnish assistance to the government of any country which
is in default during a period in excess of 1 calendar year
in payment to the United States of principal or interest
on any loan made to the government of such country by
the United States pursuant to a program for which funds
are appropriated under this Act unless the President de-
termines, following consultation with the Committees on
Appropriations, that assistance for such country is in the
national interest of the United States.

PROHIBITION ON TAXATION OF UNITED STATES
ASSISTANCE

SEC. 7013. (a) PROHIBITION ON TAXATION.—None
of the funds appropriated under titles III through VI of
this Act may be made available to provide assistance for
a foreign country under a new bilateral agreement gov-
erning the terms and conditions under which such assist-
ance is to be provided unless such agreement includes a
provision stating that assistance provided by the United
States shall be exempt from taxation, or reimbursed, by
the foreign government, and the Secretary of State and
the Administrator of the United States Agency for International Development shall expeditiously seek to negotiate amendments to existing bilateral agreements, as necessary, to conform with this requirement.

(b) Notification and Reimbursement of Foreign Taxes.—An amount equivalent to 200 percent of the total taxes assessed during fiscal year 2024 on funds appropriated by this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs by a foreign government or entity against United States assistance programs, either directly or through grantees, contractors, and subcontractors, shall be withheld from obligation from funds appropriated for assistance for fiscal year 2025 and for prior fiscal years and allocated for the central government of such country or for the West Bank and Gaza program, as applicable, if, not later than September 30, 2025, such taxes have not been reimbursed.

(c) De Minimis Exception.—Foreign taxes of a de minimis nature shall not be subject to the provisions of subsection (b).

(d) Reprogramming of Funds.—Funds withheld from obligation for each foreign government or entity pursuant to subsection (b) shall be reprogrammed for assistance for countries which do not assess taxes on United
States assistance or which have an effective arrangement that is providing substantial reimbursement of such taxes, and that can reasonably accommodate such assistance in a programmatically responsible manner.

(e) Determinations.—

(1) In general.—The provisions of this section shall not apply to any foreign government or entity that assesses such taxes if the Secretary of State reports to the Committees on Appropriations that—

(A) such foreign government or entity has an effective arrangement that is providing substantial reimbursement of such taxes; or

(B) the foreign policy interests of the United States outweigh the purpose of this section to ensure that United States assistance is not subject to taxation.

(2) Consultation.—The Secretary of State shall consult with the Committees on Appropriations at least 15 days prior to exercising the authority of this subsection with regard to any foreign government or entity.

(f) Implementation.—The Secretary of State shall issue and update rules, regulations, or policy guidance, as
appropriate, to implement the prohibition against the tax-
ation of assistance contained in this section.

(g) DEFINITIONS.—As used in this section:

(1) BILATERAL AGREEMENT.—The term “bilateral
agreement” refers to a framework bilateral
agreement between the Government of the United
States and the government of the country receiving
assistance that describes the privileges and immuni-
ties applicable to United States foreign assistance
for such country generally, or an individual agree-
ment between the Government of the United States
and such government that describes, among other
things, the treatment for tax purposes that will be
accorded the United States assistance provided
under that agreement.

(2) TAXES AND TAXATION.—The term “taxes
and taxation” shall include value added taxes and
customs duties but shall not include individual in-
come taxes assessed to local staff.

RESERVATIONS OF FUNDS

SEC. 7014. (a) EXTENSION OF AVAILABILITY.—The
original period of availability of funds appropriated by this
Act and administered by the Department of State or the
United States Agency for International Development that
are specifically designated for particular programs or ac-
tivities by this or any other Act may be extended for an additional fiscal year if the Secretary of State or the USAID Administrator, as appropriate, determines and reports promptly to the Committees on Appropriations that the termination of assistance to a country or a significant change in circumstances makes it unlikely that such designated funds can be obligated during the original period of availability: Provided, That such designated funds that continue to be available for an additional fiscal year shall be obligated only for the purpose of such designation.

(b) Other Acts.—Ceilings and specifically designated funding levels contained in this Act shall not be applicable to funds or authorities appropriated or otherwise made available by any subsequent Act unless such Act specifically so directs: Provided, That specifically designated funding levels or minimum funding requirements contained in any other Act shall not be applicable to funds appropriated by this Act.

NOTIFICATION REQUIREMENTS

Sec. 7015. (a) Notification of Changes in Programs, Projects, and Activities.—None of the funds made available in titles I, II, and VI, and under the headings “Peace Corps” and “Millennium Challenge Corporation”, of this Act or prior Acts making appropriations for the Department of State, foreign operations, and related
programs to the departments and agencies funded by this Act that remain available for obligation in fiscal year 2024, or provided from any accounts in the Treasury of the United States derived by the collection of fees or of currency reflows or other offsetting collections, or made available by transfer, to the departments and agencies funded by this Act, shall be available for obligation to—

(1) create new programs;
(2) suspend or eliminate a program, project, or activity;
(3) close, suspend, open, or reopen a mission or post;
(4) create, close, reorganize, downsize, or rename bureaus, centers, or offices; or
(5) contract out or privatize any functions or activities presently performed by Federal employees; unless previously justified to the Committees on Appropriations or such Committees are notified 15 days in advance of such obligation.

(b) Notification of Reprogramming of Funds.—None of the funds provided under titles I, II, and VI of this Act or prior Acts making appropriations for the Department of State, foreign operations, and related programs, to the departments and agencies funded under such titles that remain available for obligation in
fiscal year 2024, or provided from any accounts in the
Treasury of the United States derived by the collection
of fees available to the department and agency funded
under title I of this Act, shall be available for obligation
or expenditure for programs, projects, or activities
through a reprogramming of funds in excess of
$1,000,000 or 10 percent, whichever is less, that—

(1) augments or changes existing programs,
projects, or activities;

(2) relocates an existing office or employees;

(3) reduces by 10 percent funding for any existing
program, project, or activity, or numbers of personnel by 10 percent as approved by Congress; or

(4) results from any general savings, including
savings from a reduction in personnel, which would
result in a change in existing programs, projects, or
activities as approved by Congress;

unless the Committees on Appropriations are notified 15
days in advance of such reprogramming of funds.

(c) Notification Requirement.—None of the
funds made available by this Act under the headings
“Global Health Programs”, “Development Assistance”,
Corps”, “Millennium Challenge Corporation”, “Inter-
national Narcotics Control and Law Enforcement”, “Non-
proliferation, Anti-terrorism, Demining and Related Pro-
grams”, “Peacekeeping Operations”, “International Mili-
tary Education and Training”, “Foreign Military Financ-
ing Program”, “United States International Development
Finance Corporation”, and “Trade and Development
Agency” shall be available for obligation for programs,
projects, activities, type of materiel assistance, countries,
or other operations not justified or in excess of the amount
justified to the Committees on Appropriations for obliga-
tion under any of these specific headings unless the Com-
mittees on Appropriations are notified 15 days in advance
of such obligation: Provided, That the President shall not
enter into any commitment of funds appropriated for the
purposes of section 23 of the Arms Export Control Act
for the provision of major defense equipment, other than
conventional ammunition, or other major defense items
defined to be aircraft, ships, missiles, or combat vehicles,
not previously justified to Congress or 20 percent in excess
of the quantities justified to Congress unless the Commit-
tees on Appropriations are notified 15 days in advance of
such commitment: Provided further, That requirements of
this subsection or any similar provision of this or any
other Act shall not apply to any reprogramming for a pro-
gram, project, or activity for which funds are appropriated
under titles III through VI of this Act of less than 10 percent of the amount previously justified to Congress for obligation for such program, project, or activity for the current fiscal year: Provided further, That any notification submitted pursuant to subsection (f) of this section shall include information (if known on the date of transmittal of such notification) on the use of notwithstanding authority.

(d) DEPARTMENT OF DEFENSE PROGRAMS AND FUNDING NOTIFICATIONS.—

(1) PROGRAMS.—None of the funds appropriated by this Act or prior Acts making appropriations for the Department of State, foreign operations, and related programs may be made available to support or continue any program initially funded under any authority of title 10, United States Code, or any Act making or authorizing appropriations for the Department of Defense, unless the Secretary of State, in consultation with the Secretary of Defense and in accordance with the regular notification procedures of the Committees on Appropriations, submits a justification to such Committees that includes a description of, and the estimated costs associated with, the support or continuation of such program.
(2) FUNDING.—Notwithstanding any other provision of law, funds transferred by the Department of Defense to the Department of State and the United States Agency for International Development for assistance for foreign countries and international organizations shall be subject to the regular notification procedures of the Committees on Appropriations.

(3) NOTIFICATION ON EXCESS DEFENSE ARTICLES.—Prior to providing excess Department of Defense articles in accordance with section 516(a) of the Foreign Assistance Act of 1961, the Department of Defense shall notify the Committees on Appropriations to the same extent and under the same conditions as other committees pursuant to subsection (f) of that section: Provided, That before issuing a letter of offer to sell excess defense articles under the Arms Export Control Act, the Department of Defense shall notify the Committees on Appropriations in accordance with the regular notification procedures of such Committees if such defense articles are significant military equipment (as defined in section 47(9) of the Arms Export Control Act) or are valued (in terms of original acquisition cost) at $7,000,000 or more, or if notification is required...
elsewhere in this Act for the use of appropriated funds for specific countries that would receive such excess defense articles: Provided further, That such Committees shall also be informed of the original acquisition cost of such defense articles.

(e) WAIVER.—The requirements of this section or any similar provision of this Act or any other Act, including any prior Act requiring notification in accordance with the regular notification procedures of the Committees on Appropriations, may be waived if failure to do so would pose a substantial risk to human health or welfare: Provided, That in case of any such waiver, notification to the Committees on Appropriations shall be provided as early as practicable, but in no event later than 3 days after taking the action to which such notification requirement was applicable, in the context of the circumstances necessitating such waiver: Provided further, That any notification provided pursuant to such a waiver shall contain an explanation of the emergency circumstances.

(f) COUNTRY NOTIFICATION REQUIREMENTS.—None of the funds appropriated under titles III through VI of this Act may be obligated or expended for assistance for Afghanistan, Burma, Central African Republic, Cambodia, Colombia, Cuba, El Salvador, Ethiopia, Haiti, Honduras, Iran, Iraq, Lebanon, Libya, Mexico, Nicaragua,
Pakistan, the Russian Federation, Rwanda, Somalia, South Sudan, Sudan, Syria, Tunisia, Ukraine, Venezuela, Yemen, and Zimbabwe except as provided through the regular notification procedures of the Committees on Appropriations.

(g) Trust Funds.—Funds appropriated or otherwise made available in title III of this Act and prior Acts making funds available for the Department of State, foreign operations, and related programs that are made available for a trust fund held by an international financial institution shall be subject to the regular notification procedures of the Committees on Appropriations, and such notification shall include the information specified under this section in the report accompanying this Act.

(h) Other Program Notification Requirements.—

(1) Other Programs.—Funds appropriated by this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs that are made available for the following programs and activities shall be subject to the regular notification procedures of the Committees on Appropriations—

(A) the Global Engagement Center;
(B) the Power Africa and Prosper Africa initiatives;

(C) funds under the headings “International Disaster Assistance” and “Migration and Refugee Assistance” that are made available to a country listed in section 7007 of this Act;

(D) the Prevention and Stabilization Fund and the Multi-Donor Global Fragility Fund;

(E) the Indo-Pacific Strategy;

(F) the Countering PRC Influence Fund and the Countering Russian Influence Fund;

(G) assistance made available pursuant to section 7059; and

(H) funds specifically allocated for the Partnership for Global Infrastructure and Investment.

(2) DEMOCRACY PROGRAM POLICY AND PROCEDURES.—Modifications to democracy program policy and procedures, including relating to the use of consortia, by the Department of State and USAID shall be subject to prior consultation with, and the regular notification procedures of, the Committees on Appropriations.
(3) **Arms sales.**—The reports, notifications, and certifications, and any other documents, required to be submitted pursuant to section 36(a) of the Arms Export Control Act (22 U.S.C. 2776), and such documents submitted pursuant to section 36(b) through (d) of such Act with respect to countries that have received assistance provided with funds appropriated by this Act or prior Acts making appropriations for the Department of State, foreign operations, and related programs, shall be concurrently submitted to the Committees on Appropriations and shall include information about the source of funds for any sale or transfer, as applicable, if known at the time of submission.

(i) **Withholding of funds.**—Funds appropriated by this Act under titles III and IV that are withheld from obligation or otherwise not programmed as a result of application of a provision of law in this or any other Act shall, if reprogrammed, be subject to the regular notification procedures of the Committees on Appropriations.

(j) **Requirement to inform.**—The Secretary of State and Administrator of USAID, as applicable, shall promptly inform the appropriate congressional committees of each instance in which funds appropriated by this Act for assistance have been diverted or destroyed, to include
the type and amount of assistance, a description of the
incident and parties involved, and an explanation of the
response of the Department of State or USAID, as appro-
priate.

DOCUMENTS, REPORT POSTING, RECORDS MANAGEMENT,
AND RELATED CYBERSECURITY PROTECTIONS

SEC. 7016. (a) DOCUMENT REQUESTS.—None of the funds appropriated or made available pursuant to titles III through VI of this Act shall be available to a non-
governmental organization, including any contractor, which fails to provide upon timely request any document, file, or record necessary to the auditing requirements of the Department of State and the United States Agency for International Development.

(b) PUBLIC POSTING OF REPORTS.—

(1) Except as provided in paragraphs (2) and (3), any report required by this Act to be submitted to Congress by any Federal agency receiving funds made available by this Act shall be posted on the public website of such agency not later than 45 days following the receipt of such report by Congress.

(2) Paragraph (1) shall not apply to a report if—
(A) the head of such agency determines and reports to the Committees on Appropriations that—

(i) the public posting of the report would compromise national security, including the conduct of diplomacy; or

(ii) the report contains proprietary or other privileged information; or

(B) the public posting of the report is specifically exempted in the report accompanying this Act.

(3) The agency posting such report shall do so only after the report has been made available to the Committees on Appropriations.

(4) The head of the agency posting such report shall do so in a central location on the public website of such agency.

(c) RECORDS MANAGEMENT AND RELATED CYBERSECURITY PROTECTIONS.—The Secretary of State and USAID Administrator shall—

(1) regularly review and update the policies, directives, and oversight necessary to comply with Federal statutes, regulations, and presidential executive orders and memoranda concerning the preservation of all records made or received in the conduct
of official business, including record emails, instant messaging, and other online tools;

(2) use funds appropriated by this Act under the headings “Diplomatic Programs” and “Capital Investment Fund” in title I, and “Operating Expenses” and “Capital Investment Fund” in title II, as appropriate, to improve Federal records management pursuant to the Federal Records Act (44 U.S.C. Chapters 21, 29, 31, and 33) and other applicable Federal records management statutes, regulations, or policies for the Department of State and USAID;

(3) direct departing employees, including senior officials, that all Federal records generated by such employees belong to the Federal Government;

(4) substantially reduce, compared to the previous fiscal year, the response time for identifying and retrieving Federal records, including requests made pursuant to section 552 of title 5, United States Code (commonly known as the “Freedom of Information Act”); and

(5) strengthen cybersecurity measures to mitigate vulnerabilities, including those resulting from the use of personal email accounts or servers outside the .gov domain, improve the process to identify and
remove inactive user accounts, update and enforce
guidance related to the control of national security
information, and implement the recommendations of
the applicable reports of the cognizant Office of In-
spector General.

USE OF FUNDS IN CONTRAVENTION OF THIS ACT

SEC. 7017. If the President makes a determination
not to comply with any provision of this Act on constitu-
tional grounds, the head of the relevant Federal agency
shall notify the Committees on Appropriations in writing
within 5 days of such determination, the basis for such
determination and any resulting changes to program or
policy.

PROHIBITION ON FUNDING FOR ABORTIONS AND
IN VOLUNTARY STERILIZATION

SEC. 7018. None of the funds made available to carry
out part I of the Foreign Assistance Act of 1961, as
amended, may be used to pay for the performance of abor-
tions as a method of family planning or to motivate or
eoerce any person to practice abortions. None of the funds
made available to carry out part I of the Foreign Assist-
ance Act of 1961, as amended, may be used to pay for
the performance of involuntary sterilization as a method
of family planning or to coerce or provide any financial
incentive to any person to undergo sterilizations. None of
the funds made available to carry out part I of the Foreign Assistance Act of 1961, as amended, may be used to pay for any biomedical research which relates in whole or in part, to methods of, or the performance of, abortions or involuntary sterilization as a means of family planning.

None of the funds made available to carry out part I of the Foreign Assistance Act of 1961, as amended, may be obligated or expended for any country or organization if the President certifies that the use of these funds by any such country or organization would violate any of the above provisions related to abortions and involuntary sterilizations.

ALLOCATIONS AND REPORTS

SEC. 7019. (a) ALLOCATION TABLES.—Subject to subsection (b), funds appropriated by this Act under titles III through V shall be made available in the amounts specifically designated in the respective tables included in the report accompanying this Act: Provided, That such designated amounts for foreign countries and international organizations shall serve as the amounts for such countries and international organizations transmitted to Congress in the report required by section 653(a) of the Foreign Assistance Act of 1961, and shall be made available for such foreign countries and international organizations
notwithstanding the date of the transmission of such report.

(b) AUTHORIZED DEVIATIONS.—Unless otherwise provided for by this Act, the Secretary of State and the Administrator of the United States Agency for International Development, as applicable, may only deviate up to 5 percent from the amounts specifically designated in the respective tables included in the report accompanying this Act.

(c) LIMITATION.—For specifically designated amounts that are included, pursuant to subsection (a), in the report required by section 653(a) of the Foreign Assistance Act of 1961, deviations authorized by subsection (b) may only take place after submission of such report.

(d) EXCEPTIONS.—Subsections (a) and (b) shall not apply to—

(1) funds for which the initial period of availability has expired; and

(2) amounts designated by this Act as minimum funding requirements.

(e) REPORTS.—The Secretary of State, USAID Administrator, and other designated officials, as appropriate, shall submit the reports required, in the manner described, in the report accompanying this Act.
(f) CLARIFICATION.—Funds appropriated by this Act under the headings “International Disaster Assistance” and “Migration and Refugee Assistance” shall not be included for purposes of meeting amounts designated for countries in this Act, unless such headings are specifically designated as the source of funds.

MULTI-YEAR PLEDGES

Sec. 7020. None of the funds appropriated or otherwise made available by this Act may be used to make any pledge for future year funding for any multilateral or bilateral program funded in titles III through VI of this Act unless such pledge was: (1) previously justified, including the projected future year costs, in a congressional budget justification; (2) included in an Act making appropriations for the Department of State, foreign operations, and related programs or previously authorized by an Act of Congress; (3) notified in accordance with the regular notification procedures of the Committees on Appropriations, including the projected future year costs; or (4) the subject of prior consultation with the Committees on Appropriations and such consultation was conducted at least 7 days in advance of the pledge.
PROHIBITION ON ASSISTANCE TO GOVERNMENTS

SUPPORTING INTERNATIONAL TERRORISM

SEC. 7021. (a) LETHAL MILITARY EQUIPMENT EX-
PORTS.—

(1) PROHIBITION.—None of the funds appro-
priated or otherwise made available under titles III
through VI of this Act may be made available to any
foreign government which provides lethal military
equipment to a country the government of which the
Secretary of State has determined supports inter-
ational terrorism for purposes of section 1754(c) of
the Export Reform Control Act of 2018 (50 U.S.C.
4813(c)); Provided, That the prohibition under this
section with respect to a foreign government shall
terminate 12 months after that government ceases
to provide such military equipment; Provided further,
That this section applies with respect to lethal mili-
tary equipment provided under a contract entered
into after October 1, 1997.

(2) DETERMINATION.—Assistance restricted by
paragraph (1) or any other similar provision of law,
may be furnished if the President determines that to
do so is important to the national interest of the
United States.
(3) REPORT.—Whenever the President makes a determination pursuant to paragraph (2), the President shall submit to the Committees on Appropriations a report with respect to the furnishing of such assistance, including a detailed explanation of the assistance to be provided, the estimated dollar amount of such assistance, and an explanation of how the assistance furthers the United States national interest.

(b) BILATERAL ASSISTANCE.—

(1) LIMITATIONS.—Funds appropriated for bilateral assistance in titles III through VI of this Act and funds appropriated under any such title in prior Acts making appropriations for the Department of State, foreign operations, and related programs, shall not be made available to any foreign government which the President determines—

(A) grants sanctuary from prosecution to any individual or group which has committed an act of international terrorism;

(B) otherwise supports international terrorism; or

(C) is controlled by an organization designated as a terrorist organization under sec-

(2) WAIVER.—The President may waive the application of paragraph (1) to a government if the President determines that national security or humanitarian reasons justify such waiver: Provided, That the President shall publish each such waiver in the Federal Register and, at least 15 days before the waiver takes effect, shall notify the Committees on Appropriations of the waiver (including the justification for the waiver) in accordance with the regular notification procedures of the Committees on Appropriations.

AUTHORIZATION REQUIREMENTS

DEFINITION OF PROGRAM, PROJECT, AND ACTIVITY

Sec. 7023. For the purpose of titles II through VI of this Act, “program, project, and activity” shall be defined at the appropriations Act account level and shall include all appropriations and authorizations Acts funding directives, ceilings, and limitations with the exception that for the “Economic Support Fund”, “Assistance for Europe, Eurasia and Central Asia”, and “Foreign Military Financing Program” accounts, “program, project, and activity” shall also be considered to include country, regional, and central program level funding within each such account, and for the development assistance accounts of the United States Agency for International Development, “program, project, and activity” shall also be considered to include central, country, regional, and program level funding, either as—

(1) justified to Congress; or

(2) allocated by the Executive Branch in accordance with the report required by section 653(a) of the Foreign Assistance Act of 1961 or as modified pursuant to section 7019 of this Act.
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AUTHORITIES FOR THE PEACE CORPS, INTER-AMERICAN

FOUNDATION, AND UNITED STATES AFRICAN DEVELO-

PMENT FOUNDATION

Sec. 7024. Unless expressly provided to the contrary,
provisions of this or any other Act, including provisions
contained in prior Acts authorizing or making appropri-
tions for the Department of State, foreign operations, and
related programs, shall not be construed to prohibit activi-
ties authorized by or conducted under the Peace Corps
Act, the Inter-American Foundation Act, or the African
Development Foundation Act: Provided, That prior to con-
ducting activities in a country for which assistance is pro-
hibited, the agency shall consult with the Committees on
Appropriations and report to such Committees within 15
days of taking such action.

COMMERCE, TRADE AND SURPLUS COMMODITIES

Sec. 7025. (a) WORLD MARKETS.—None of the
funds appropriated or made available pursuant to titles
III through VI of this Act for direct assistance and none
of the funds otherwise made available to the Export-Im-
port Bank and the United States International Develop-
ment Finance Corporation shall be obligated or expended
to finance any loan, any assistance, or any other financial
commitments for establishing or expanding production of
any commodity for export by any country other than the
United States, if the commodity is likely to be in surplus on world markets at the time the resulting productive ca-
pacity is expected to become operative and if the assist-
ance will cause substantial injury to United States pro-
ducers of the same, similar, or competing commodity: Pro-
vided, That such prohibition shall not apply to the Export-
Import Bank if in the judgment of its Board of Directors
the benefits to industry and employment in the United
States are likely to outweigh the injury to United States
producers of the same, similar, or competing commodity,
and the Chairman of the Board so notifies the Committees
on Appropriations: Provided further, That this subsection
shall not prohibit—

(1) activities in a country that is eligible for as-
sistance from the International Development Asso-
ciation, is not eligible for assistance from the Inter-
national Bank for Reconstruction and Development,
and does not export on a consistent basis the agri-
cultural commodity with respect to which assistance
is furnished; or

(2) activities in a country the President deter-
mines is recovering from widespread conflict, a hu-
manitarian crisis, or a complex emergency.

(b) EXPORTS.—None of the funds appropriated by
this or any other Act to carry out chapter 1 of part I
of the Foreign Assistance Act of 1961 shall be available for any testing or breeding feasibility study, variety improvement or introduction, consultancy, publication, conference, or training in connection with the growth or production in a foreign country of an agricultural commodity for export which would compete with a similar commodity grown or produced in the United States: Provided, That this subsection shall not prohibit—

(1) activities designed to increase food security in developing countries where such activities will not have a significant impact on the export of agricultural commodities of the United States;

(2) research activities intended primarily to benefit United States producers;

(3) activities in a country that is eligible for assistance from the International Development Association, is not eligible for assistance from the International Bank for Reconstruction and Development, and does not export on a consistent basis the agricultural commodity with respect to which assistance is furnished; or

(4) activities in a country the President determines is recovering from widespread conflict, a humanitarian crisis, or a complex emergency.
(c) **International Financial Institutions.**—

The Secretary of the Treasury shall instruct the United States executive director of each international financial institution to use the voice and vote of the United States to oppose any assistance by such institution, using funds appropriated or otherwise made available by this Act, for the production or extraction of any commodity or mineral for export, if it is in surplus on world markets and if the assistance will cause substantial injury to United States producers of the same, similar, or competing commodity.

### SEPARATE ACCOUNTS

**Sec. 7026. (a) Separate Accounts for Local Currencies.**—

1. **Agreements.**—If assistance is furnished to the government of a foreign country under chapters 1 and 10 of part I or chapter 4 of part II of the Foreign Assistance Act of 1961 under agreements which result in the generation of local currencies of that country, the Administrator of the United States Agency for International Development shall—

   (A) require that local currencies be deposited in a separate account established by that government;

   (B) enter into an agreement with that government which sets forth—
(i) the amount of the local currencies
to be generated; and

(ii) the terms and conditions under
which the currencies so deposited may be
utilized, consistent with this section; and

(C) establish by agreement with that gov-
ernment the responsibilities of USAID and that
government to monitor and account for deposits
into and disbursements from the separate ac-
count.

(2) USES OF LOCAL CURRENCIES.—As may be
agreed upon with the foreign government, local cur-
currencies deposited in a separate account pursuant to
subsection (a), or an equivalent amount of local cur-
currencies, shall be used only—

(A) to carry out chapter 1 or 10 of part
I or chapter 4 of part II of the Foreign Assist-
ance Act of 1961 (as the case may be), for such
purposes as—

(i) project and sector assistance activi-
ties; or

(ii) debt and deficit financing; or

(B) for the administrative requirements of
the United States Government.
1 (3) Programming Accountability.—USAID shall take all necessary steps to ensure that the equivalent of the local currencies disbursed pursuant to subsection (a)(2)(A) from the separate account established pursuant to subsection (a)(1) are used for the purposes agreed upon pursuant to subsection (a)(2).

(4) Termination of Assistance Programs.—Upon termination of assistance to a country under chapter 1 or 10 of part I or chapter 4 of part II of the Foreign Assistance Act of 1961 (as the case may be), any unencumbered balances of funds which remain in a separate account established pursuant to subsection (a) shall be disposed of for such purposes as may be agreed to by the government of that country and the United States Government.

(b) Separate Accounts for Cash Transfers.—

(1) In general.—If assistance is made available to the government of a foreign country, under chapter 1 or 10 of part I or chapter 4 of part II of the Foreign Assistance Act of 1961, as cash transfer assistance or as nonproject sector assistance, that country shall be required to maintain such funds in
a separate account and not commingle with any other funds.

(2) **APPLICABILITY OF OTHER PROVISIONS OF LAW.**—Such funds may be obligated and expended notwithstanding provisions of law which are inconsistent with the nature of this assistance, including provisions which are referenced in the Joint Explanatory Statement of the Committee of Conference accompanying House Joint Resolution 648 (House Report No. 98–1159).

(3) **NOTIFICATION.**—At least 15 days prior to obligating any such cash transfer or nonproject sector assistance, the President shall submit a notification through the regular notification procedures of the Committees on Appropriations, which shall include a detailed description of how the funds proposed to be made available will be used, with a discussion of the United States interests that will be served by such assistance (including, as appropriate, a description of the economic policy reforms that will be promoted by such assistance).

(4) **EXEMPTION.**—Nonproject sector assistance funds may be exempt from the requirements of paragraph (1) only through the regular notification procedures of the Committees on Appropriations.
ELIGIBILITY FOR ASSISTANCE

SEC. 7027. (a) ASSISTANCE THROUGH NONGOVERN-
MENTAL ORGANIZATIONS.—Restrictions contained in this
or any other Act with respect to assistance for a country
shall not be construed to restrict assistance in support of
programs of nongovernmental organizations from funds
appropriated by this Act to carry out the provisions of
chapters 1, 10, 11, and 12 of part I and chapter 4 of
part II of the Foreign Assistance Act of 1961 and from
funds appropriated under the heading “Assistance for Eu-

tope, Eurasia and Central Asia”: Provided, That before
using the authority of this subsection to furnish assistance
in support of programs of nongovernmental organizations,
the President shall notify the Committees on Appropria-
tions pursuant to the regular notification procedures, in-
cluding a description of the program to be assisted, the
assistance to be provided, and the reasons for furnishing
such assistance: Provided further, That nothing in this
subsection shall be construed to alter any existing statu-
tory prohibitions against abortion or involuntary steriliza-
tions contained in this or any other Act.

(b) PUBLIC LAW 480.—During fiscal year 2024, re-
strictions contained in this or any other Act with respect
to assistance for a country shall not be construed to re-
strict assistance under the Food for Peace Act (Public
Law 83–480; 7 U.S.C. 1721 et seq.): Provided, That none
of the funds appropriated to carry out title I of such Act
and made available pursuant to this subsection may be
obligated or expended except as provided through the reg-
ular notification procedures of the Committees on Approp-
riations.

(c) Exception.—This section shall not apply—

(1) with respect to section 620A of the Foreign
Assistance Act of 1961 or any comparable provision
of law prohibiting assistance to countries that sup-
port international terrorism; or

(2) with respect to section 116 of the Foreign
Assistance Act of 1961 or any comparable provision
of law prohibiting assistance to the government of a
country that violates internationally recognized
human rights.

IMPACT ON JOBS IN THE UNITED STATES

SEC. 7028. None of the funds appropriated or other-
wise made available under titles III through VI of this
Act may be obligated or expended to provide—

(1) any financial incentive to a business enter-
prise currently located in the United States for the
purpose of inducing such an enterprise to relocate
outside the United States if such incentive or in-
ducement is likely to reduce the number of employ-
ees of such business enterprise in the United States because United States production is being replaced by such enterprise outside the United States;

(2) assistance for any program, project, or activity that contributes to the violation of internationally recognized workers’ rights, as defined in section 507(4) of the Trade Act of 1974, of workers in the recipient country, including any designated zone or area in that country: Provided, That the application of section 507(4)(D) and (E) of such Act (19 U.S.C. 2467(4)(D) and (E)) should be commensurate with the level of development of the recipient country and sector, and shall not preclude assistance for the informal sector in such country, micro and small-scale enterprise, and smallholder agriculture;

(3) any assistance to an entity outside the United States if such assistance is for the purpose of directly relocating or transferring jobs from the United States to other countries and adversely impacts the labor force in the United States; or

(4) for the enforcement of any rule, regulation, policy, or guidelines implemented pursuant to the Supplemental Guidelines for High Carbon Intensity Projects approved by the Export-Import Bank of the United States on December 12, 2013, when enforce-
ment of such rule, regulation, policy, or guidelines
would prohibit, or have the effect of prohibiting, any
coal-fired or other power-generation project the pur-
pose of which is to—

(A) provide affordable electricity in Intern-
national Development Association (IDA)-eligible
countries and IDA-blend countries; and

(B) increase exports of goods and services
from the United States or prevent the loss of
jobs from the United States.

INTERNATIONAL FINANCIAL INSTITUTIONS

SEC. 7029. (a) COMPENSATION.—None of the funds
appropriated under title V of this Act may be made as
payment to any international financial institution while
the United States executive director to such institution is
compensated by the institution at a rate which, together
with whatever compensation such executive director re-
ceives from the United States, is in excess of the rate pro-
vided for an individual occupying a position at level IV
of the Executive Schedule under section 5315 of title 5,
United States Code, or while any alternate United States
executive director to such institution is compensated by
the institution at a rate in excess of the rate provided for
an individual occupying a position at level V of the Execu-
(b) **HUMAN RIGHTS.**—The Secretary of the Treasury shall instruct the United States executive director of each international financial institution to use the voice and vote of the United States to promote human rights due diligence and risk management, as appropriate, in connection with any loan, grant, policy, or strategy of such institution.

(c) **FRAUD AND CORRUPTION.**—The Secretary of the Treasury shall instruct the United States executive director of each international financial institution to use the voice of the United States to include in loan, grant, and other financing agreements improvements in borrowing countries’ financial management and judicial capacity to investigate, prosecute, and punish fraud and corruption.

(d) **BENEFICIAL OWNERSHIP INFORMATION.**—The Secretary of the Treasury shall instruct the United States executive director of each international financial institution to use the voice of the United States to encourage such institution to collect, verify, and publish, to the maximum extent practicable, beneficial ownership information (excluding proprietary information) for any corporation or limited liability company, other than a publicly listed com-
pany, that receives funds from any such financial institu-
tion.

(c) Whistleblower Protections.—The Secretary of the Treasury shall instruct the United States executive director of each international financial institution to use the voice of the United States to encourage such institution to effectively implement and enforce policies and procedures which meet or exceed best practices in the United States for the protection of whistleblowers from retaliation, including—

(1) protection against retaliation for internal and lawful public disclosure;

(2) legal burdens of proof;

(3) statutes of limitation for reporting retaliation;

(4) access to binding independent adjudicative bodies, including shared cost and selection external arbitration; and

(5) results that eliminate the effects of proven retaliation, including provision for the restoration of prior employment.

(f) Grievance Mechanisms and Procedures.—The Secretary of the Treasury shall instruct the United States executive director of each international financial institution to use the voice of the United States to support
independent investigative and adjudicative mechanisms and procedures that meet or exceed best practices in the United States to provide due process and fair compensation, including the right to reinstatement, for employees who are subjected to harassment, discrimination, retaliation, false allegations, or other misconduct.

(g) CAPITAL INCREASES.—None of the funds appropriated by this Act may be made available to support a new capital increase for an international financial institution unless the President submits a budget request for such increase to Congress and determines and reports to the Committees on Appropriations that—

1. the institution has completed a thorough analysis of the development challenges facing the relevant geographical region, the role of the institution in addressing such challenges and its role relative to other financing partners, and the steps to be taken to enhance the efficiency and effectiveness of the institution; and
2. the governors of such institution have approved the capital increase.

(h) OPPOSITION TO LENDING TO THE PEOPLE’S REPUBLIC OF CHINA.—The Secretary of the Treasury shall instruct the United States executive director at each multilateral development bank to use the voice and vote of
the United States to oppose any loan, extension of financial assistance, or technical assistance by such bank to the People’s Republic of China.

(i) Contributions to Financial Intermediary Funds.—The Secretary of the Treasury shall ensure that no United States contribution to a financial intermediary fund may be used to provide any loan, extension of financial assistance, or technical assistance to the People’s Republic of China or to any country or region subject to comprehensive sanctions by the United States.

(j) Report to Congress and Withholding.—

(1) Not later than 120 days after the date of enactment of this Act, the Secretary of the Treasury shall submit a report to the Committees on Appropriations indicating the amount of funds that a financial intermediary fund is budgeting for the year in which the report is submitted for a country or region described in subsection (i).

(2) If a report under paragraph (1) indicates that a financial intermediary fund plans to spend funds for a country or region described under subsection (i), including through projects implemented by a multilateral development bank, then 10 percent of the United States contribution to such bank shall
be withheld from obligation for the remainder of the fiscal year in which the report is submitted.

(k) GUIDANCE ON MULTILATERAL DEVELOPMENT BANKS.—None of the funds appropriated or otherwise made available by this Act under the heading “Multilateral Assistance” may be used to implement, administer, or otherwise carry out Executive Order 14008 (relating to Executive Order on Tackling the Climate Crisis at Home and Abroad), including the memorandum entitled “Guidance on Fossil Fuel Energy at the Multilateral Development Banks”, issued by the Department of the Treasury on August 16, 2021.

TECHNOLOGY SECURITY

Sec. 7030. (a) INSECURE COMMUNICATIONS NETWORKS.—Funds appropriated by this Act shall be made available for programs, including through the Digital Connectivity and Cybersecurity Partnership, to—

(1) advance the adoption of secure, next-generation communications networks and services, including 5G, and cybersecurity policies, in countries receiving assistance under this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs;

(2) counter the establishment of insecure communications networks and services, including 5G,
promoted by the People’s Republic of China and other state-backed enterprises that are subject to undue or extrajudicial control by their country of origin; and

(3) provide policy and technical training on deploying open, interoperable, reliable, and secure networks to information communication technology professionals in countries receiving assistance under this Act, as appropriate:

Provided, That such funds, including funds appropriated under the heading “Economic Support Fund”, may be used to strengthen civilian cybersecurity and information and communications technology capacity, including participation of foreign law enforcement and military personnel in non-military activities, notwithstanding any other provision of law and following consultation with the Committees on Appropriations.

(b) CHIPS FOR AMERICA INTERNATIONAL TECHNOLOGY SECURITY AND INNOVATION FUND.—

(1) Within 45 days of enactment of this Act, the Secretary of State shall allocate amounts made available from the Creating Helpful Incentives to Produce Semiconductors (CHIPS) for America International Technology Security and Innovation Fund for fiscal year 2024 pursuant to the transfer
authority in section 102(c)(1) of the CHIPS Act of 2022 (division A of Public Law 117–167), to the accounts specified and in the amounts specified, in the table titled “CHIPS for America International Technology Security and Innovation Fund” in the report accompanying this Act: Provided, That such funds shall be subject to prior consultation with, and the regular notification procedures of, the Committees on Appropriations: Provided further, That amounts transferred to the Export-Import Bank of the United States and the United States International Development Finance Corporation pursuant to the transfer authority in section 102(c)(1) of the CHIPS Act of 2022 (division A of Public Law 117–167) may be made available for the costs of direct loans and loan guarantees, including the cost of modifying such loans, as defined in section 502 of the Congressional Budget Act of 1974.

(2) Neither the President nor his designee may allocate any amounts that are made available for any fiscal year under section 102(c)(2) of the CHIPS Act of 2022 if there is in effect an Act making or continuing appropriations for part of a fiscal year for the Department of State, Foreign Operations, and Related Programs: Provided, That in any
fiscal year, the matter preceding this proviso shall
not apply to the allocation, apportionment, or allot-
ment of amounts for continuing administration of
programs allocated using funds transferred from the
CHIPS for America International Technology Secu-
rity and Innovation Fund, which may be allocated
pursuant to the transfer authority in section
102(c)(1) of the CHIPS Act of 2022 only in
amounts that are no more than the allocation for
such purposes in paragraph (1) of this subsection.

(3) Concurrent with the annual budget submis-
sion of the President for fiscal year 2025, the Sec-
retary of State shall submit to the Committees on
Appropriations proposed allocations by account and
by program, project, or activity, with detailed jus-
tifications, for amounts made available under section
102(c)(2) of the CHIPS Act of 2022 for fiscal year
2025.

(4) The Secretary of State shall provide the
Committees on Appropriations quarterly reports on
the status of balances of projects and activities fund-
ed by the CHIPS for America International Tech-
nology Security and Innovation Fund for amounts
allocated pursuant to paragraph (1) of this sub-
section, including all uncommitted, committed, and unobligated funds.

FINANCIAL MANAGEMENT, BUDGET TRANSPARENCY, AND ANTI-CORRUPTION

SEC. 7031. (a) LIMITATION ON DIRECT GOVERNMENT-TO-GOVERNMENT ASSISTANCE. —

(1) REQUIREMENTS.—Funds appropriated by this Act may be made available for direct government-to-government assistance only if—

(A)(i) each implementing agency or ministry to receive assistance has been assessed and is considered to have the systems required to manage such assistance and any identified vulnerabilities or weaknesses of such agency or ministry have been addressed;

(ii) the recipient agency or ministry employs and utilizes staff with the necessary technical, financial, and management capabilities;

(iii) the recipient agency or ministry has adopted competitive procurement policies and systems;

(iv) effective monitoring and evaluation systems are in place to ensure that such assistance is used for its intended purposes;
(v) no level of acceptable fraud is assumed; and

(vi) the government of the recipient country is taking steps to publicly disclose on an annual basis its national budget, to include income and expenditures;

(B) the recipient government is in compliance with the principles set forth in section 7013 of this Act;

(C) the recipient agency or ministry is not headed or controlled by an organization designated as a foreign terrorist organization under section 219 of the Immigration and Nationality Act (8 U.S.C. 1189);

(D) the Government of the United States and the government of the recipient country have agreed, in writing, on clear and achievable objectives for the use of such assistance, which should be made available on a cost-reimbursable basis;

(E) the recipient government is taking steps to protect the rights of civil society, including freedoms of expression, association, and assembly; and
(F) the government of the recipient coun-
try is taking steps to reduce corruption.

(2) Consultation and Notification.—In
addition to the requirements in paragraph (1), funds
may only be made available for direct government-
to-government assistance subject to prior consulta-
tion with, and the regular notification procedures of,
the Committees on Appropriations: Provided, That
such notification shall contain an explanation of how
the proposed activity meets the requirements of
paragraph (1): Provided further, That the require-
ments of this paragraph shall only apply to direct
government-to-government assistance in excess of
$5,000,000 and all funds available for cash transfer,
budget support, and cash payments to individuals.

(3) Suspension of Assistance.—The Admin-
istrator of the United States Agency for Inter-
national Development or the Secretary of State, as
appropriate, shall suspend any direct government-to-
government assistance if the Administrator or the
Secretary has credible information of material mis-
use of such assistance, unless the Administrator or the
Secretary reports to the Committees on Approp-
riations that it is in the national interest of the
United States to continue such assistance, including
a justification, or that such misuse has been appropriately addressed.

(4) Submission of Information.—The Secretary of State shall submit to the Committees on Appropriations, concurrent with the fiscal year 2025 congressional budget justification materials, amounts planned for assistance described in paragraph (1) by country, proposed funding amount, source of funds, and type of assistance.

(5) Debt Service Payment Prohibition.—None of the funds made available by this Act may be used by the government of any foreign country for debt service payments owed by any country to any international financial institution or to the Government of the People’s Republic of China.

(b) National Budget and Contract Transparency.—

(1) Minimum Requirements of Fiscal Transparency.—The Secretary of State shall continue to update and strengthen the “minimum requirements of fiscal transparency” for each government receiving assistance appropriated by this Act, as identified in the report required by section 7031(b) of the Department of State, Foreign Oper-

(2) Determination and Report.—For each government identified pursuant to paragraph (1), the Secretary of State, not later than 180 days after the date of enactment of this Act, shall make or update any determination of “significant progress” or “no significant progress” in meeting the minimum requirements of fiscal transparency, and make such determinations publicly available in an annual “Fiscal Transparency Report” to be posted on the Department of State website: Provided, That such report shall include the elements included under this section in the report accompanying this Act.

(3) Assistance.—Funds appropriated under title III of this Act shall be made available for programs and activities to assist governments identified pursuant to paragraph (1) to improve budget transparency and to support civil society organizations in such countries that promote budget transparency.

(c) Anti-Kleptocracy and Human Rights.—

(1) Ineligibility.—

(A) Officials of foreign governments and their immediate family members about whom the Secretary of State has credible information
have been involved, directly or indirectly, in sig-
nificant corruption, including corruption related
to the extraction of natural resources, or a
gross violation of human rights, including the
wrongful detention of locally employed staff of
a United States diplomatic mission or a United
States citizen or national, shall be ineligible for
entry into the United States.

(B) Concurrent with the application of
subparagraph (A), the Secretary shall, as ap-
propriate, refer the matter to the Office of For-
eign Assets Control, Department of the Treas-
ury, to determine whether to apply sanctions
authorities in accordance with United States
law to block the transfer of property and inter-
ests in property, and all financial transactions,
in the United States involving any person de-
scribed in such subparagraph.

(C) The Secretary shall also publicly or
privately designate or identify the officials of
foreign governments and their immediate family
members about whom the Secretary has such
credible information without regard to whether
the individual has applied for a visa.
(2) **EXCEPTION.**—Individuals shall not be ineligible for entry into the United States pursuant to paragraph (1) if such entry would further important United States law enforcement objectives or is necessary to permit the United States to fulfill its obligations under the United Nations Headquarters Agreement: *Provided,* That nothing in paragraph (1) shall be construed to derogate from United States Government obligations under applicable international agreements.

(3) **WAIVER.**—The Secretary may waive the application of paragraph (1) if the Secretary determines that the waiver would serve a compelling national interest or that the circumstances which caused the individual to be ineligible have changed sufficiently.

(4) **REPORT.**—Not later than 30 days after the date of enactment of this Act, and every 90 days thereafter until September 30, 2025, the Secretary of State shall submit a report, including a classified annex if necessary, to the appropriate congressional committees and the Committees on the Judiciary describing the information related to corruption or violation of human rights concerning each of the individuals found ineligible in the previous 12 months.
pursuant to paragraph (1)(A) as well as the individuals who the Secretary designated or identified pursuant to paragraph (1)(B), or who would be ineligible but for the application of paragraph (2), a list of any waivers provided under paragraph (3), and the justification for each waiver.

(d) EXTRACTION OF NATURAL RESOURCES.—

(1) ASSISTANCE.—Funds appropriated by this Act may be made available to promote and support transparency and accountability of expenditures and revenues related to the extraction of natural resources, including by strengthening implementation and monitoring of the Extractive Industries Transparency Initiative, implementing and enforcing section 8204 of the Food, Conservation, and Energy Act of 2008 (Public Law 110–246; 122 Stat. 2052) and the amendments made by such section, and to prevent the sale of conflict diamonds, and for technical assistance to promote independent audit mechanisms and support civil society participation in natural resource management.

(2) PROHIBITION.—None of the funds appropriated by this Act under title III may be made available to support mining activities related to the extraction of minerals until the Secretary of State
certifies and reports to the appropriate congressional committees that comparable mining activities are permitted in areas in the United States which were allowable prior to 2023: Provided, That the restriction in this paragraph shall not apply to United States entities.

(e) FOREIGN ASSISTANCE WEBSITE.—Funds appropriated by this Act under titles I and II, and funds made available for any independent agency in title III, as appropriate, shall be made available to support the provision of additional information on United States Government foreign assistance on the “ForeignAssistance.gov” website: Provided, That all Federal agencies funded under this Act shall provide such information on foreign assistance, upon request and in a timely manner, to the Department of State and the United States Agency for International Development.

DEMOCRACY PROGRAMS

Sec. 7032. (a) FUNDING.—Of the funds appropriated by this Act under the headings “Development Assistance”, “Economic Support Fund”, “Democracy Fund”, “Assistance for Europe, Eurasia and Central Asia”, and “International Narcotics Control and Law Enforcement”, $2,900,000,000 shall be made available for democracy programs.
(b) Authorities.—

(1) Availability.—Funds made available by this Act for democracy programs pursuant to subsection (a) and under the heading “National Endowment for Democracy” may be made available notwithstanding any other provision of law, and with regard to the National Endowment for Democracy (NED), any regulation.

(2) Beneficiaries.—Funds made available by this Act for the NED are made available pursuant to the authority of the National Endowment for Democracy Act (title V of Public Law 98–164), including all decisions regarding the selection of beneficiaries.

(c) Definition of Democracy Programs.—For purposes of funds appropriated by this Act, the term “democracy programs” means programs that support: outcomes of improved democratic governance; credible and observable electoral processes; strong, multi-party political systems with rights to contest government; rule of law; freedoms of expression, assembly, association, and religion; human rights, including property rights; activities by non-governmental organizations and other civil society, including independent media, that promote the outcomes described in this subsection.
(d) Program Prioritization.—Funds made available for support to strengthen government institutions, including ministries, should be prioritized for countries demonstrating strong separation of powers, checks and balances, rule of law, and credible and observable electoral processes.

(e) Restrictions on Foreign Government Interference.—With respect to the provision of assistance for democracy programs in this Act, the organizations implementing such assistance, the specific nature of the assistance, and the participants in such programs shall not be subject to prior approval by the government of any foreign country.

(f) Informing Programming.—The Secretary of State, Administrator of the United States Agency for International Development, and President of the NED should coordinate on plans for democracy programs supported with funds appropriated by this Act during joint regional and country planning for fiscal year 2024.

International Religious Freedom

Sec. 7033. (a) International Religious Freedom Office.—Funds appropriated by this Act under the heading “Diplomatic Programs” shall be made available for the Office of International Religious Freedom, Department of State.
(b) Assistance.—(1) Of the funds appropriated by this Act under the headings “Economic Support Fund”, “Democracy Fund”, and “International Broadcasting Operations”, not less than $50,000,000 shall be made available for international religious freedom programs: Provided, That funds made available by this Act under the headings “Economic Support Fund” and “Democracy Fund” pursuant to this section shall be the responsibility of the Ambassador-at-Large for International Religious Freedom, in consultation with other relevant United States Government officials, and shall be subject to prior consultation with the Committees on Appropriations.

(2) Funds appropriated by this Act under the headings “International Disaster Assistance” and “Migration and Refugee Assistance” shall be made available for humanitarian assistance for vulnerable and persecuted ethnic and religious minorities

(c) Authority.—Funds appropriated by this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs under the heading “Economic Support Fund” may be made available notwithstanding any other provision of law for assistance for ethnic and religious minorities in Iraq and Syria.
(d) DESIGNATION OF NON-STATE ACTORS.—Section 7033(e) of the Department of State, Foreign Operations, and Related Programs Appropriations Act, 2017 (division J of Public Law 115–31) shall continue in effect during fiscal year 2024.

SPECIAL PROVISIONS

SEC. 7034. (a) VICTIMS OF WAR, DISPLACED CHILDREN, AND DISPLACED BURMESE.—Funds appropriated in title III of this Act that are made available for victims of war, displaced children, displaced Burmese, and to combat trafficking in persons and assist victims of such trafficking may be made available notwithstanding any other provision of law.

(b) FORENSIC ASSISTANCE.—

(1) Funds appropriated by this Act under the heading “Economic Support Fund” shall be made available for forensic anthropology assistance related to the exhumation and identification of victims of war crimes, crimes against humanity, and genocide, which shall be administered by the Assistant Secretary for Democracy, Human Rights, and Labor, Department of State.

(2) Of the funds appropriated by this Act under the heading “International Narcotics Control and Law Enforcement”, not less than $10,000,000 shall
be made available for DNA forensic technology programs to combat human trafficking in Central America and Mexico.

(c) WORLD FOOD PROGRAMME.—Funds managed by the Bureau for Humanitarian Assistance, United States Agency for International Development from this Act may be made available as a general contribution to the World Food Programme.

(d) DIRECTIVES AND AUTHORITIES.—

(1) RESEARCH AND TRAINING.—Funds appropriated by this Act under the heading “Assistance for Europe, Eurasia and Central Asia” shall be made available to carry out the Program for Research and Training on Eastern Europe and the Independent States of the Former Soviet Union as authorized by the Soviet-Eastern European Research and Training Act of 1983 (22 U.S.C. 4501 et seq.).

(2) GENOCIDE VICTIMS MEMORIAL SITES.—Funds appropriated by this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs under the headings “Economic Support Fund” and “Assistance for Europe, Eurasia and Central Asia” may be made available as contributions to establish and maintain memorial sites of genocide, subject to the
regular notification procedures of the Committees on Appropriations.

(3) Special Envoy for Holocaust Issues.—Funds appropriated by this Act under the heading “Diplomatic Programs” may be made available for the Special Envoy for Holocaust Issues notwithstanding the limitation of section 7064(e)(3) of this Act.

(4) Private Sector Partnerships.—Of the funds appropriated by this Act under the headings “Development Assistance” and “Economic Support Fund” that are made available for private sector partnerships, including partnerships with philanthropic foundations, up to $50,000,000 may remain available until September 30, 2026: Provided, That funds made available pursuant to this paragraph may only be made available following prior consultation with, and the regular notification procedures of, the Committees on Appropriations.

(5) Innovation.—The USAID Administrator may use funds appropriated by this Act under title III to make innovation incentive awards in accordance with the terms and conditions of section 7034(e)(4) of the Department of State, Foreign Operations, and Related Programs Appropriations Act,
2019 (division F of Public Law 116–6): Provided,
That each individual award may not exceed $100,000.

(6) Exchange Visitor Program.—None of the funds made available by this Act may be used to modify the Exchange Visitor Program administered by the Department of State to implement the Mutual Educational and Cultural Exchange Act of 1961 (Public Law 87–256; 22 U.S.C. 2451 et seq.), except through the formal rulemaking process pursuant to the Administrative Procedure Act (5 U.S.C. 551 et seq.) and notwithstanding the exceptions to such rulemaking process in such Act: Provided, That funds made available for such purpose shall only be made available after consultation with, and subject to the regular notification procedures of, the Committees on Appropriations, regarding how any proposed modification would affect the public diplomacy goals of, and the estimated economic impact on, the United States: Provided further, That such consultation shall take place not later than 30 days prior to the publication in the Federal Register of any regulatory action modifying the Exchange Visitor Program.
(7) Payments.—Funds appropriated by this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs under the headings “Diplomatic Programs” and “Operating Expenses”, except for funds designated by Congress as an emergency requirement pursuant to a concurrent resolution on the budget or the Balanced Budget and Emergency Deficit Control Act of 1985, are available to provide payments pursuant to section 901(i)(2) of title IX of division J of the Further Consolidated Appropriations Act, 2020 (22 U.S.C. 2680b(i)(2)): Provided, That funds made available pursuant to this paragraph shall be subject to prior consultation with the Committees on Appropriations.

(e) Partner Vetting.—Prior to initiating a partner vetting program, providing a direct vetting option, or making a significant change to the scope of an existing partner vetting program, the Secretary of State and USAID Administrator, as appropriate, shall consult with the Committees on Appropriations: Provided, That the Secretary and the Administrator shall provide a direct vetting option for prime awardees in any partner vetting program initiated or significantly modified after the date of enactment of this Act, unless the Secretary or Administrator, as ap-
applicable, informs the Committees on Appropriations on a case-by-case basis that a direct vetting option is not feasible for such program: Provided further, That the Secretary and the Administrator may restrict the award of, terminate, or cancel contracts, grants, or cooperative agreements or require an awardee to restrict the award of, terminate, or cancel a sub-award based on information in connection with a partner vetting program.

(f) INTERNATIONAL CHILD ABDUCTIONS.—The Secretary of State should withhold funds appropriated under title III of this Act for assistance for the central government of any country that is not taking appropriate steps to comply with the Convention on the Civil Aspects of International Child Abductions, done at the Hague on October 25, 1980: Provided, That the Secretary shall report to the Committees on Appropriations within 15 days of withholding funds under this subsection.

(g) TRANSFER OF FUNDS FOR EXTRAORDINARY PROTECTION.—The Secretary of State may transfer to, and merge with, funds under the heading “Protection of Foreign Missions and Officials” unobligated balances of expired funds appropriated under the heading “Diplomatic Programs” for fiscal year 2024, at no later than the end of the fifth fiscal year after the last fiscal year for which such funds are available for the purposes for which appro-
priated. Provided, That not more than $50,000,000 may be transferred.

(h) EXTENSION OF AUTHORITIES.—

(1) INCENTIVES FOR CRITICAL POSTS.—The authority contained in section 1115(d) of the Supplemental Appropriations Act, 2009 (Public Law 111–32) shall remain in effect through September 30, 2024.

(2) SPECIAL INSPECTOR GENERAL FOR AFGHANISTAN RECONSTRUCTION COMPETITIVE STATUS.—Notwithstanding any other provision of law, any employee of the Special Inspector General for Afghanistan Reconstruction (SIGAR) who completes at least 12 months of continuous service after enactment of this Act or who is employed on the date on which SIGAR terminates, whichever occurs first, shall acquire competitive status for appointment to any position in the competitive service for which the employee possesses the required qualifications.

(3) TRANSFER OF BALANCES.—Section 7081(h) of the Department of State, Foreign Operations, and Related Programs Appropriations Act, 2017 (division J of Public Law 115–31) shall continue in effect during fiscal year 2024.
(4) Protective services.—Section 7071 of the Department of State, Foreign Operations, and Related Programs Appropriations Act, 2022 (division K of Public Law 117–103) shall continue in effect during fiscal year 2024 and shall be applied to funds appropriated by this Act by substituting “$40,000,000” for “$30,000,000”.

(5) Extension of loan guarantees to Israel.—Chapter 5 of title I of the Emergency Wartime Supplemental Appropriations Act, 2003 (Public Law 108–11; 117 Stat. 576) is amended under the heading “Loan Guarantees to Israel”—

(A) in the matter preceding the first proviso, by striking “September 30, 2028” and inserting “September 30, 2029”; and

(B) in the second proviso, by striking “September 30, 2028” and inserting “September 30, 2029”.

(6) Extension of certain personal services contract authority.—The authority provided in section 2401 of division C of the Extending Government Funding and Delivering Emergency Assistance Act (Public Law 117–43) shall remain in effect through September 30, 2024.
(7) Extension of certain requirements.—
During the current fiscal year, sections (2), (3), and
(4) of the PEPFAR Extension Act of 2018 (Public
Law 115–305) shall be applied by substituting
“2024” for “2023” each place it occurs.

(i) Monitoring and Evaluation.—

(1) Beneficiary feedback.—Funds appropriated by this Act that are made available for moni-
toring and evaluation of assistance under the head-
ings “Development Assistance”, “International Dis-
aster Assistance”, and “Migration and Refugee As-
stance” shall be made available for the regular and
systematic collection of feedback obtained directly
from beneficiaries to enhance the quality and rel-
evance of such assistance: Provided, That the Sec-
retary of State and USAID Administrator shall reg-
ularly conduct oversight to ensure that such feed-
back is collected and used by implementing partners
to maximize the cost-effectiveness and utility of such
assistance.

(2) Ex-post evaluations.—Of the funds ap-
propriated by this Act under titles III and IV, not
less than $10,000,000 should be made available for
ex-post evaluations of the effectiveness and sustain-
ability of United States Government-funded assist-
ance programs.

(j) HIV/AIDS WORKING CAPITAL FUND.—Funds
available in the HIV/AIDS Working Capital Fund estab-
lished pursuant to section 525(b)(1) of the Foreign Oper-
ations, Export Financing, and Related Programs Approp-
riations Act, 2005 (Public Law 108–447) may be made
available for pharmaceuticals and other products for child
survival, malaria, and tuberculosis to the same extent as
HIV/AIDS pharmaceuticals and other products, subject to
the terms and conditions in such section: Provided, That
the authority in section 525(b)(5) of the Foreign Oper-
ations, Export Financing, and Related Programs Approp-
riations Act, 2005 (Public Law 108–447) shall be exer-
cised by the Assistant Administrator for Global Health,
USAID, with respect to funds deposited for such non-
HIV/AIDS pharmaceuticals and other products, and shall
be subject to the regular notification procedures of the
Committees on Appropriations: Provided further, That the
Secretary of State shall include in the congressional budg-
et justification an accounting of budgetary resources, dis-
bursements, balances, and reimbursements related to such
fund.

(k) LOANS, CONSULTATION, AND NOTIFICATION.—
(1) Loan guarantees.—Funds appropriated under the headings “Economic Support Fund” and “Assistance for Europe, Eurasia and Central Asia” by this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs may be made available for the costs, as defined in section 502 of the Congressional Budget Act of 1974, of loan guarantees for Egypt, Jordan, Small Island Developing States, and Ukraine, which are authorized to be provided: Provided, That amounts made available under this paragraph for the costs of such guarantees shall not be considered assistance for the purposes of provisions of law limiting assistance to a country.

(2) Foreign military financing direct loans.—During fiscal year 2024, direct loans under section 23 of the Arms Export Control Act may be made available for North Atlantic Treaty Organization (NATO) or Major Non-NATO Allies, notwithstanding section 23(c)(1) of the Arms Export Control Act, gross obligations for the principal amounts of which shall not exceed $8,000,000,000: Provided, That funds appropriated under the heading “Foreign Military Financing Program” in this Act and prior Acts making appropriations for the Depart-
ment of State, foreign operations, and related pro-
grams, including balances that were previously des-
ignated by the Congress for Overseas Contingency
Operation/Global War on Terrorism pursuant to sec-
tion 251(b)(2)(A)(ii) of the Balanced Budget and
Emergency Deficit Control Act of 1985, may be
made available for the costs, as defined in section
502 of the Congressional Budget Act of 1974, of
such loans: Provided further, That such costs, in-
cluding the cost of modifying such loans, shall be as
defined in section 502 of the Congressional Budget
Act of 1974 and may include the costs of selling, re-
ducing, or cancelling any amounts owed to the
United States or any agency of the United States:
Provided further, That the Government of the
United States may charge fees for such loans, which
shall be collected from borrowers in accordance with
section 502(7) of the Congressional Budget Act of
1974: Provided further, That no funds made avail-
able to the North Atlantic Treaty Organization
(NATO) or Major Non-NATO Allies by this or any
other appropriations Act for this fiscal year or prior
fiscal years may be used for payment of any fees as-
associated with such loans: Provided further, That such
loans shall be repaid in not more than 12 years, in-
cluding a grace period of up to one year on repay-
ment of principal: Provided further, That amounts
made available under this paragraph for such costs
shall not be considered assistance for the purposes
of provisions of law limiting assistance to a country.

(3) FOREIGN MILITARY FINANCING LOAN GUAR-
ANTEES.—Funds appropriated under the heading
“Foreign Military Financing Program” in this Act
and prior Acts making appropriations for the De-
partment of State, foreign operations, and related
programs, including balances that were previously
designated by the Congress for Overseas Conting-
gency Operations/Global War on Terrorism pursuant
to section 251(b)(2)(A)(ii) of the Balanced Budget
and Emergency Deficit Control Act of 1985, may be
made available, notwithstanding the third proviso
under such heading, for the costs of loan guarantees
under section 24 of the Arms Export Control Act for
North Atlantic Treaty Organization (NATO) or
Major Non-NATO Allies: Provided, That such funds
are available to subsidize gross obligations for the
principal amount of commercial loans, and total loan
principal, any part of which is to be guaranteed, not
to exceed $8,000,000,000: Provided further, That no
loan guarantee with respect to any one borrower
may exceed 80 percent of the loan principal: *Provided further,* That any loan guaranteed under this paragraph may not be subordinated to another debt contracted by the borrower or to any other claims against the borrower in the case of default: *Provided further,* That repayment in United States dollars of any loan guaranteed under this paragraph shall be required within a period not to exceed 12 years after the loan agreement is signed: *Provided further,* That the Government of the United States may charge fees for such loan guarantees, as may be determined, notwithstanding section 24 of the Arms Export Control Act, which shall be collected from borrowers or third parties on behalf of such borrowers in accordance with section 502(7) of the Congressional Budget Act of 1974: *Provided further,* That amounts made available under this paragraph for the costs of such guarantees shall not be considered assistance for the purposes of provisions of law limiting assistance to a country.

(4) LIMITATION.—Prior to offering Foreign Military Financing Program loans or loan guarantees to Major Non-NATO Allies, the Secretary of State shall determine and report to the appropriate congressional committees that such partners do not
support any foreign adversary as defined by 15 CFR § 7.4.

(5) Consultation and notification.— Funds made available pursuant to the authorities of this subsection shall be subject to prior consultation with the appropriate congressional committees and the regular notification procedures of the Committees on Appropriations.

(l) Local Works.—

(1) Funding.—Of the funds appropriated by this Act under the headings “Development Assistance” and “Economic Support Fund”, not less than $50,000,000 shall be made available for Local Works pursuant to section 7080 of the Department of State, Foreign Operations, and Related Programs Appropriations Act, 2015 (division J of Public Law 113–235), which may remain available until September 30, 2028.

(2) Eligible entities.—For the purposes of section 7080 of the Department of State, Foreign Operations, and Related Programs Appropriations Act, 2015 (division J of Public Law 113–235), “eligible entities” shall be defined as small local, international, and United States-based nongovernmental organizations, educational institutions, and other
small entities that have received less than a total of $5,000,000 from USAID over the previous 5 fiscal years: Provided, That departments or centers of such educational institutions may be considered individually in determining such eligibility.

(m) DEFINITIONS.—

(1) APPROPRIATE CONGRESSIONAL COMMITTEES.—Unless otherwise defined in this Act, for purposes of this Act the term “appropriate congressional committees” means the Committees on Appropriations and Foreign Relations of the Senate and the Committees on Appropriations and Foreign Affairs of the House of Representatives.

(2) FUNDS APPROPRIATED BY THIS ACT AND PRIOR ACTS.—Unless otherwise defined in this Act, for purposes of this Act the term “funds appropriated by this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs” means funds that remain available for obligation, and have not expired.

(3) INTERNATIONAL FINANCIAL INSTITUTIONS.—In this Act “international financial institutions” means the International Bank for Reconstruction and Development, the International Development Association, the International Finance Cor-
poration, the Inter-American Development Bank, the International Monetary Fund, the International Fund for Agricultural Development, the Asian Development Bank, the Asian Development Fund, the Inter-American Investment Corporation, the North American Development Bank, the European Bank for Reconstruction and Development, the African Development Bank, the African Development Fund, and the Multilateral Investment Guarantee Agency.

(4) **SPEND PLAN.**—In this Act, the term “spend plan” means a plan for the uses of funds appropriated for a particular entity, country, program, purpose, or account and which shall include, at a minimum, a description of—

(A) realistic and sustainable goals, criteria for measuring progress, and a timeline for achieving such goals;

(B) amounts and sources of funds by account;

(C) how such funds will complement other ongoing or planned programs; and

(D) implementing partners, to the maximum extent practicable.

(5) **SUCCESSOR OPERATING UNIT.**—Any reference to a particular operating unit or office in this
Act or prior Acts making appropriations for the Department of State, foreign operations, and related programs shall be deemed to include any successor operating unit performing the same or similar functions.

(6) USAID.—In this Act, the term “USAID” means the United States Agency for International Development.

LAW ENFORCEMENT AND SECURITY

SEC. 7035. (a) ASSISTANCE.—

(1) COMMUNITY-BASED POLICE ASSISTANCE.— Funds made available under titles III and IV of this Act to carry out the provisions of chapter 1 of part I and chapters 4 and 6 of part II of the Foreign Assistance Act of 1961, may be used, notwithstanding section 660 of that Act, to enhance the effectiveness and accountability of civilian police authority through training and technical assistance in human rights, the rule of law, anti-corruption, strategic planning, and through assistance to foster civilian police roles that support democratic governance, including assistance for programs to prevent conflict, respond to disasters, address violence against women and girls, and foster improved police relations with the communities they serve.
(2) Combat casualty care.—

(A) Consistent with the objectives of the Foreign Assistance Act of 1961 and the Arms Export Control Act, funds appropriated by this Act under the headings “Peacekeeping Operations” and “Foreign Military Financing Program” shall be made available for combat casualty training and equipment in an amount above the prior fiscal year.

(B) The Secretary of State shall offer combat casualty care training and equipment as a component of any package of lethal assistance funded by this Act with funds appropriated under the headings “Peacekeeping Operations” and “Foreign Military Financing Program”:

Provided, That the requirement of this subparagraph shall apply to a country in conflict, unless the Secretary determines that such country has in place, to the maximum extent practicable, functioning combat casualty care treatment and equipment that meets or exceeds the standards recommended by the Committee on Tactical Combat Casualty Care: Provided further, That any such training and equipment for
combat casualty care shall be made available through an open and competitive process.

(b) AUTHORITIES.—

(1) RECONSTITUTING CIVILIAN POLICE AUTHORITY.—In providing assistance with funds appropriated by this Act under section 660(b)(6) of the Foreign Assistance Act of 1961, support for a nation emerging from instability may be deemed to mean support for regional, district, municipal, or other sub-national entity emerging from instability, as well as a nation emerging from instability.

(2) DISARMAMENT, DEMOBILIZATION, AND REINTEGRATION.—Section 7034(d) of the Department of State, Foreign Operations, and Related Programs Appropriations Act, 2015 (division J of Public Law 113–235) shall continue in effect during fiscal year 2024.

(3) COMMERCIAL LEASING OF DEFENSE ARTICLES.—Notwithstanding any other provision of law, and subject to the regular notification procedures of the Committees on Appropriations, the authority of section 23(a) of the Arms Export Control Act (22 U.S.C. 2763) may be used to provide financing to Israel, Egypt, the North Atlantic Treaty Organization (NATO), and Major Non-NATO Allies for the
procurement by leasing (including leasing with an option to purchase) of defense articles from United States commercial suppliers, not including Major Defense Equipment (other than helicopters and other types of aircraft having possible civilian application), if the President determines that there are compelling foreign policy or national security reasons for those defense articles being provided by commercial lease rather than by government-to-government sale under such Act.

(4) **SPECIAL DEFENSE ACQUISITION FUND.**—

Not to exceed $900,000,000 may be obligated pursuant to section 51(c)(2) of the Arms Export Control Act (22 U.S.C. 2795(c)(2)) for the purposes of the Special Defense Acquisition Fund (the Fund), to remain available for obligation until September 30, 2026: *Provided,* That the provision of defense articles and defense services to foreign countries or international organizations from the Fund shall be subject to the concurrence of the Secretary of State.

(5) **EXTENSION OF WAR RESERVES STOCKPILE AUTHORITY.**—

(A) Section 12001(d) of the Department of Defense Appropriations Act, 2005 (Public Law
108–287; 118 Stat. 1011) is amended by striking “2025” and inserting “2026”.

(B) Section 514(b)(2)(A) of the Foreign Assistance Act of 1961 (22 U.S.C. 2321h(b)(2)(A)) is amended by striking “or 2025” and inserting “2025 and 2026”.

(6) TECHNICAL AMENDMENTS.—

(A) Notwithstanding Section 503(a)(3) of Public Law 87-195 (22 U.S.C. 2311(a)(3)), the procurement of defense articles and services funded on a non-repayable basis under section 23 of the Arms Export Control Act may be priced to include the costs of salaries of members of the Armed Forces of the United States engaged in security assistance activities pursuant to 10 U.S.C. 341 (relating to the State Partnership Program): Provided, That this section shall only apply to funds that remain available for obligation in fiscal year 2024.

(B) Notwithstanding any other provision of law, equipment procured with funds appropriated by this Act or prior Acts making appropriations for the Department of State, foreign operations, and related programs under the heading “Pakistan Counterinsurgency Capa-
bility Fund” may be used for any other pro-
gram and in any region: Provided, That use of
this authority shall be subject to prior consulta-
tion with the Committees on Appropriations.

(c) LIMITATIONS.—

(1) CHILD SOLDIERS.—Funds appropriated by
this Act should not be used to support any military
training or operations that include child soldiers.

(2) LANDMINES AND CLUSTER MUNITIONS.—

(A) AUTHORITY.—Notwithstanding any
other provision of law, demining equipment
available to the United States Agency for Inter-
national Development and the Department of
State and used in support of the clearance of
landmines and unexploded ordnance for human-
itarian purposes may be disposed of on a grant
basis in foreign countries, subject to such terms
and conditions as the Secretary of State may
prescribe.

(B) CLUSTER MUNITIONS.—No military
assistance shall be furnished for cluster muni-
tions, no defense export license for cluster mu-
nitions may be issued, and no cluster munitions
or cluster munitions technology shall be sold or
transferred, unless—
(i) the submunitions of the cluster munitions, after arming, do not result in more than 1 percent unexploded ordnance across the range of intended operational environments, and the agreement applicable to the assistance, transfer, or sale of such cluster munitions or cluster munitions technology specifies that the cluster munitions will only be used against clearly defined military targets and will not be used where civilians are known to be present or in areas normally inhabited by civilians; or

(ii) such assistance, license, sale, or transfer is for the purpose of demilitarizing or permanently disposing of such cluster munitions.

(3) CROWD CONTROL.—If the Secretary of State has information that a unit of a foreign security force uses excessive force to repress peaceful expression or assembly concerning corruption, harm to the environment or human health, or the fairness of electoral processes, or in countries that are undemocratic or undergoing democratic transition, the Secretary shall promptly determine if such information is credible: Provided, That if the information is de-
terminated to be credible, funds appropriated by this Act should not be used for tear gas, small arms, light weapons, ammunition, or other items for crowd control purposes for such unit, unless the Secretary of State determines that the foreign government is taking effective measures to bring the responsible members of such unit to justice.

(d) Reports.—

(1) Security assistance report.—Not later than 120 days after the date of enactment of this Act, the Secretary of State shall submit to the Committees on Appropriations a report on funds obligated and expended during fiscal year 2023, by country and purpose of assistance, under the headings “Peacekeeping Operations”, “International Military Education and Training”, and “Foreign Military Financing Program”.

(2) Annual foreign military training report.—For the purposes of implementing section 656 of the Foreign Assistance Act of 1961, the term “military training provided to foreign military personnel by the Department of Defense and the Department of State” shall be deemed to include all military training provided by foreign governments with funds appropriated to the Department of De-
fense or the Department of State, except for training provided by the government of a country designated by section 517(b) of such Act (22 U.S.C. 2321k(b)) as a Major Non-North Atlantic Treaty Organization ally: Provided, That such third-country training shall be clearly identified in the report submitted pursuant to section 656 of such Act.

COMBATING TRAFFICKING IN PERSONS

SEC. 7036. (a) Office to Monitor and Combat Trafficking in Persons.—Of the funds appropriated by this Act under the heading “Diplomatic Programs”, not less than $25,000,000 shall be made available for the Office to Monitor and Combat Trafficking in Persons.

(b) Programs to Combat Trafficking in Persons.—Of the funds appropriated by this Act under the headings “Development Assistance”, “Economic Support Fund”, “Assistance for Europe, Eurasia and Central Asia”, and “International Narcotics Control and Law Enforcement”, not less than $123,900,000 shall be made available for activities to combat trafficking in persons internationally, including for the Program to End Modern Slavery, of which not less than $92,000,000 shall be from funds made available under the heading “International Narcotics Control and Law Enforcement”: Provided, That funds made available by this Act under the headings “De-
development Assistance”, “Economic Support Fund”, and
“Assistance for Europe, Eurasia and Central Asia” that
are made available for activities to combat trafficking in
persons should be obligated and programmed consistent
with the country-specific recommendations included in the
annual Trafficking in Persons Report, and shall be coordi-
nated with the Office to Monitor and Combat Trafficking
in Persons, Department of State.

(e) Training.—Of the funds made available by this
Act, not less than $1,000,000 shall be made available to
further develop, standardize, and update training for all
United States Government personnel under Chief of Mis-
sion authority posted at United States embassies and con-
sulates abroad, on recognizing signs of human trafficking,
and protocols for reporting such cases.

(d) Conferences.—Funds appropriated by this Act
that are made available for international conferences may
not be made available for such conferences in Tier 3 coun-
tries, as defined by section 104 of the Victims of Traf-
ficking and Violence Protection Act of 2000 (Public Law
106–386), unless the purpose of the conference is to com-
bat human trafficking or is in the United States national
security interest, as determined by the Secretary of State.
SEC. 7037. (a) LIMITATION ON ASSISTANCE.—None of the funds appropriated under titles III through VI of this Act may be provided to support a Palestinian state unless the Secretary of State determines and certifies to the appropriate congressional committees that—

(1) the governing entity of a new Palestinian state—

(A) has demonstrated a firm commitment to peaceful co-existence with the State of Israel; and

(B) is taking appropriate measures to counter terrorism and terrorist financing in the West Bank and Gaza, including the dismantling of terrorist infrastructures, and is cooperating with appropriate Israeli and other appropriate security organizations; and

(2) the Palestinian Authority (or the governing entity of a new Palestinian state) is working with other countries in the region to vigorously pursue efforts to establish a just, lasting, and comprehensive peace in the Middle East that will enable Israel and an independent Palestinian state to exist within the context of full and normal relationships, which should include—
(A) termination of all claims or states of belligerency;

(B) respect for and acknowledgment of the sovereignty, territorial integrity, and political independence of every state in the area through measures including the establishment of demilitarized zones;

(C) their right to live in peace within secure and recognized boundaries free from threats or acts of force;

(D) freedom of navigation through international waterways in the area; and

(E) a framework for achieving a just settlement of the refugee problem.

(b) Sense of Congress.—It is the sense of Congress that the governing entity should enact a constitution assuring the rule of law, an independent judiciary, and respect for human rights for its citizens, and should enact other laws and regulations assuring transparent and accountable governance.

(c) Waiver.—The President may waive subsection (a) if the President determines that it is important to the national security interest of the United States to do so.

(d) Exemption.—The restriction in subsection (a) shall not apply to assistance intended to help reform the
Palestinian Authority and affiliated institutions, or the governing entity, in order to help meet the requirements of subsection (a), consistent with the provisions of section 7040 of this Act ("Limitation on Assistance for the Palestinian Authority").

**PROHIBITION ON ASSISTANCE TO THE PALESTINIAN BROADCASTING CORPORATION**

SEC. 7038. None of the funds appropriated or otherwise made available by this Act may be used to provide equipment, technical support, consulting services, or any other form of assistance to the Palestinian Broadcasting Corporation.

**ASSISTANCE FOR THE WEST BANK AND GAZA**

SEC. 7039. (a) **Oversight.**—For fiscal year 2024, 30 days prior to the initial obligation of funds for the bilateral West Bank and Gaza Program, the Secretary of State shall certify to the Committees on Appropriations that procedures have been established to assure the Comptroller General of the United States will have access to appropriate United States financial information in order to review the uses of United States assistance for the Program funded under the heading "Economic Support Fund" for the West Bank and Gaza.

(b) **Vetting.**—Prior to the obligation of funds appropriated by this Act under the heading "Economic Sup-
port Fund” for assistance for the West Bank and Gaza, the Secretary of State shall take all appropriate steps to ensure that such assistance is not provided to or through any individual, private or government entity, or educational institution that the Secretary knows or has reason to believe advocates, plans, sponsors, engages in, or has engaged in, terrorist activity nor, with respect to private entities or educational institutions, those that have as a principal officer of the entity’s governing board or governing board of trustees any individual that has been determined to be involved in, or advocating terrorist activity or determined to be a member of a designated foreign terrorist organization: Provided, That the Secretary of State shall, as appropriate, establish procedures specifying the steps to be taken in carrying out this subsection and shall terminate assistance to any individual, entity, or educational institution which the Secretary has determined to be involved in or advocating terrorist activity.

(c) Prohibition.—

(1) Recognition of acts of terrorism.— None of the funds appropriated under titles III through VI of this Act for assistance under the West Bank and Gaza Program may be made available for—
(A) the purpose of recognizing or otherwise honoring individuals who commit, or have committed acts of terrorism; and

(B) any educational institution located in the West Bank or Gaza that is named after an individual who the Secretary of State determines has committed an act of terrorism.

(2) Security assistance and reporting requirement.—Notwithstanding any other provision of law, none of the funds made available by this or prior appropriations Acts, including funds made available by transfer, may be made available for obligation for security assistance for the West Bank and Gaza until the Secretary of State reports to the Committees on Appropriations on—

(A) the benchmarks that have been established for security assistance for the West Bank and Gaza and on the extent of Palestinian compliance with such benchmarks; and

(B) the steps being taken by the Palestinian Authority to end torture and other cruel, inhuman, and degrading treatment of detainees, including by bringing to justice members of Palestinian security forces who commit such crimes.
(d) **Oversight by the United States Agency for International Development.**—

(1) The Administrator of the United States Agency for International Development shall ensure that Federal or non-Federal audits of all contractors and grantees, and significant subcontractors and sub-grantees, under the West Bank and Gaza Program, are conducted at least on an annual basis to ensure, among other things, compliance with this section.

(2) Of the funds appropriated by this Act, up to $1,500,000 may be used by the Office of Inspector General of the United States Agency for International Development for audits, investigations, and other activities in furtherance of the requirements of this subsection: *Provided,* That such funds are in addition to funds otherwise available for such purposes.

(e) **Comptroller General of the United States Audit.**—Subsequent to the certification specified in subsection (a), the Comptroller General of the United States shall conduct an audit and an investigation of the treatment, handling, and uses of all funds for the bilateral West Bank and Gaza Program, including all funds provided as cash transfer assistance, in fiscal year 2024
under the heading “Economic Support Fund”, and such audit shall address—

(1) the extent to which such Program complies with the requirements of subsections (b) and (c); and

(2) an examination of all programs, projects, and activities carried out under such Program, including both obligations and expenditures.

(f) Notification Procedures.—Funds made available in this Act for West Bank and Gaza shall be subject to the regular notification procedures of the Committees on Appropriations.

LIMITATION ON ASSISTANCE FOR THE PALESTINIAN AUTHORITY

SEC. 7040. (a) Prohibition of Funds.—None of the funds appropriated by this Act to carry out the provisions of chapter 4 of part II of the Foreign Assistance Act of 1961 may be obligated or expended with respect to providing funds to the Palestinian Authority.

(b) Waiver.—The prohibition included in subsection (a) shall not apply if the President certifies in writing to the Speaker of the House of Representatives, the President pro tempore of the Senate, and the Committees on Appropriations that waiving such prohibition is important to the national security interest of the United States.
(c) Period of Application of Waiver.—Any waiver pursuant to subsection (b) shall be effective for no more than a period of 6 months at a time and shall not apply beyond 12 months after the enactment of this Act.

(d) Report.—Whenever the waiver authority pursuant to subsection (b) is exercised, the President shall submit a report to the Committees on Appropriations detailing the justification for the waiver, the purposes for which the funds will be spent, and the accounting procedures in place to ensure that the funds are properly disbursed: Provided, That the report shall also detail the steps the Palestinian Authority has taken to arrest terrorists, confiscate weapons and dismantle the terrorist infrastructure.

(e) Certification.—If the President exercises the waiver authority under subsection (b), the Secretary of State must certify and report to the Committees on Appropriations prior to the obligation of funds that the Palestinian Authority has established a single treasury account for all Palestinian Authority financing and all financing mechanisms flow through this account, no parallel financing mechanisms exist outside of the Palestinian Authority treasury account, and there is a single comprehensive civil service roster and payroll, and the Palestinian Authority is acting to counter incitement of violence against Israelis and is supporting activities aimed at pro-
moting peace, coexistence, and security cooperation with Israel.

(f) Prohibition to Hamas and the Palestine Liberation Organization.—

(1) None of the funds appropriated in titles III through VI of this Act may be obligated for salaries of personnel of the Palestinian Authority located in Gaza or may be obligated or expended for assistance to Hamas or any entity effectively controlled by Hamas, any power-sharing government of which Hamas is a member, or that results from an agreement with Hamas and over which Hamas exercises undue influence.

(2) Notwithstanding the limitation of paragraph (1), assistance may be provided to a power-sharing government only if the President certifies and reports to the Committees on Appropriations that such government, including all of its ministers or such equivalent, has publicly accepted and is complying with the principles contained in section 620K(b)(1)(A) and (B) of the Foreign Assistance Act of 1961, as amended.

(3) The President may exercise the authority in section 620K(e) of the Foreign Assistance Act of 1961, as added by the Palestinian Anti-Terrorism
Act of 2006 (Public Law 109–446) with respect to this subsection.

(4) Whenever the certification pursuant to paragraph (2) is exercised, the Secretary of State shall submit a report to the Committees on Appropriations within 120 days of the certification and every quarter thereafter on whether such government, including all of its ministers or such equivalent are continuing to comply with the principles contained in section 620K(b)(1) (A) and (B) of the Foreign Assistance Act of 1961, as amended: Provided, That the report shall also detail the amount, purposes and delivery mechanisms for any assistance provided pursuant to the abovementioned certification and a full accounting of any direct support of such government.

(5) None of the funds appropriated under titles III through VI of this Act may be obligated for assistance for the Palestine Liberation Organization.

MIDDLE EAST AND NORTH AFRICA

SEC. 7041. (a) EGYPT.—

(1) ASSISTANCE.—Of the funds appropriated by this Act for assistance for Egypt—

(A) not less than $125,000,000 shall be made available from funds under the heading “Economic
Support Fund'', of which not less than $40,000,000 should be made available for higher education programs, including not less than $15,000,000 for scholarships for Egyptian students with high financial need to attend not-for-profit institutions of higher education in Egypt that are currently accredited by a regional accreditation agency recognized by the United States Department of Education, or meets standards equivalent to those required for United States institutional accreditation by a regional accrediting agency recognized by such Department: Provided, That such funds shall be made available for democracy programs, and for development programs in the Sinai.

(B) not less than $1,300,000,000 shall be made available from funds under the heading “Foreign Military Financing Program”, to remain available until September 30, 2025: Provided, That such funds may be transferred to an interest bearing account in the Federal Reserve Bank of New York.

(2) ADDITIONAL SECURITY ASSISTANCE.—In addition to funds made available pursuant to paragraph (1), not less than $75,000,000 of the funds appropriated under the heading “Foreign Military Financing Program” shall be made available for assistance for Egypt.
(3) CERTIFICATION AND REPORT.—Funds appropriated by this Act that are available for assistance for Egypt may be made available notwithstanding any other provision of law restricting assistance for Egypt, except for this subsection and section 620M of the Foreign Assistance Act of 1961, and may only be made available for assistance for the Government of Egypt if the Secretary of State certifies and reports to the Committees on Appropriations that such government is—

(A) sustaining the strategic relationship with the United States; and

(B) meeting its obligations under the 1979 Egypt-Israel Peace Treaty.

(b) IRAN.—

(1) FUNDING.—Funds appropriated by this Act under the headings “Diplomatic Programs”, “Economic Support Fund”, and “Nonproliferation, Anti-terrorism, Demining and Related Programs” shall be made available by the Secretary of State—

(A) to support the United States policy to prevent Iran from achieving the capability to produce or otherwise obtain a nuclear weapon;

(B) to support an expeditious response to any violation of United Nations Security Coun-
cil Resolutions or to efforts that advance Iran’s nuclear program;

(C) to support the implementation and enforcement of sanctions against Iran for support of nuclear weapons development, terrorism, human rights abuses, and ballistic missile and weapons proliferation; and

(D) for democracy programs in support of the aspirations of the Iranian people.

(2) Reports.—

(A) Semi-annual report.—The Secretary of State shall submit to the Committees on Appropriations the semi-annual report required by section 135(d)(4) of the Atomic Energy Act of 1954 (42 U.S.C. 2160e(d)(4)), as added by section 2 of the Iran Nuclear Agreement Review Act of 2015 (Public Law 114–17).

(B) Sanctions report.—Not later than 180 days after the date of enactment of this Act, the Secretary of State, in consultation with the Secretary of the Treasury, shall submit to the appropriate congressional committees a report on—

(i) the status of United States bilateral sanctions on Iran;
(ii) the reimposition and renewed enforcement of secondary sanctions; and

(iii) the impact such sanctions have had on Iran’s destabilizing activities throughout the Middle East.

(3) LIMITATIONS.—None of the funds appropriated by this Act may be—

(A) used to implement or enforce a future agreement with the Government of Iran relating to the nuclear program of Iran, or a renewal of the Joint Comprehensive Plan of Action adopted on October 18, 2015, until such agreement is transmitted to Congress pursuant to section 135 of the Iran Nuclear Agreement Review Act of 2015 (42 U.S.C. 2160e) and such agreement is subject to the advice and consent of the Senate as a treaty and has received the concurrence of two-thirds of Senators concurring;

(B) made available to any foreign entity or person that is subject to United Nations or United States bilateral sanctions with respect to the Government of Iran or an entity organized under the laws of Iran or otherwise subject to the jurisdiction of such government; or
(C) used to revoke the designation of the
Islamic Revolutionary Guard Corps as a For-
eign Terrorist Organization pursuant to section
219 of the Immigration and Nationality Act (8

(c) IRAQ.—

(1) PURPOSES.—Funds appropriated under ti-
tles III and IV of this Act shall be made available
for assistance for Iraq for—

(A) bilateral economic assistance and inter-
national security assistance, including in the
Kurdistan Region of Iraq;

(B) stabilization assistance;

(C) programs to support government
transparency and accountability, judicial inde-
pendence, protect the right of due process, and
combat corruption;

(D) humanitarian assistance, including in
the Kurdistan Region of Iraq;

(E) programs to protect and assist reli-
gious and ethnic minority populations; and

(F) programs to increase United States
private sector investment.

(2) LIMITATION.—Funds appropriated by this
Act under titles III through VI may not be made
available to an organization or entity controlled by, or an affiliate of, the Badr Organization or to any other organization or entity for which the Secretary of State has credible information is a proxy of Iran.

(d) **ISRAEL.**—Of the funds appropriated by this Act under the heading “Foreign Military Financing Program”, not less than $3,300,000,000 shall be available for grants only for Israel which shall be disbursed within 30 days of enactment of this Act: Provided, That to the extent that the Government of Israel requests that funds be used for such purposes, grants made available for Israel under this heading shall, as agreed by the United States and Israel, be available for advanced weapons systems, of which not less than $725,300,000 shall be available for the procurement in Israel of defense articles and defense services, including research and development.

(e) **JORDAN.**—Of the funds appropriated by this Act under titles III and IV, not less than $1,650,000,000 shall be made available for assistance for Jordan, of which not less than $845,100,000 shall be made available for budget support for the Government of Jordan and not less than $425,000,000 shall be made available under the heading “Foreign Military Financing Program”.

(f) **LEBANON.**—
(1) LIMITATION.—None of the funds appropriated by this Act may be made available for the Lebanese Internal Security Forces (ISF) or the Lebanese Armed Forces (LAF) if the ISF or the LAF is controlled by a foreign terrorist organization, as designated pursuant to section 219 of the Immigration and Nationality Act (8 U.S.C. 1189).

(2) SECURITY ASSISTANCE.—

(A) Funds appropriated by this Act under the headings “International Narcotics Control and Law Enforcement” and “Foreign Military Financing Program” that are made available for assistance for Lebanon may be made available for programs and equipment for the ISF and the LAF to address security and stability requirements in areas affected by conflict in Syria, following consultation with the appropriate congressional committees.

(B) Funds appropriated by this Act under the heading “Foreign Military Financing Program” that are made available for assistance for Lebanon may only be made available for programs to—
(i) professionalize the LAF to mitigate internal and external threats from non-state actors, including Hizballah;

(ii) strengthen the security of borders and combat terrorism, including training and equipping the LAF to secure the borders of Lebanon and address security and stability requirements in areas affected by conflict in Syria, interdicting arms shipments, and preventing the use of Lebanon as a safe haven for terrorist groups; and

(iii) implement United Nations Security Council Resolution 1701:

Provided, That prior to obligating funds made available by this subparagraph for assistance for the LAF, the Secretary of State shall submit to the Committees on Appropriations a spend plan, including actions to be taken to ensure equipment provided to the LAF is used only for the intended purposes, except such plan may not be considered as meeting the notification requirements under section 7015 of this Act or under section 634A of the Foreign Assistance Act of 1961: Provided further, That any notification submitted pursuant to such
section shall include any funds specifically intended for lethal military equipment.

(g) Morocco.—Funds appropriated under titles III and IV of this Act shall be made available for assistance for Morocco.

(h) Saudi Arabia.—

(1) None of the funds appropriated by this Act under the heading “International Military Education and Training” should be made available for assistance for the Government of Saudi Arabia.

(2) None of the funds appropriated or otherwise made available by this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs should be obligated or expended by the Export-Import Bank of the United States to guarantee, insure, or extend (or participate in the extension of) credit in connection with the export of nuclear technology, equipment, fuel, materials, or other nuclear technology-related goods or services to Saudi Arabia unless the Government of Saudi Arabia—

(A) has in effect a nuclear cooperation agreement pursuant to section 123 of the Atomic Energy Act of 1954 (42 U.S.C. 2153);
(B) has committed to renounce uranium enrichment and reprocessing on its territory under that agreement; and

(C) has signed and implemented an Additional Protocol to its Comprehensive Safeguards Agreement with the International Atomic Energy Agency.

(i) SYRIA.—

(1) NON-LETHAL ASSISTANCE.—Funds appropriated by this Act under titles III and IV may be made available, notwithstanding any other provision of law, for non-lethal stabilization assistance to address the needs of civilians affected by conflict in Syria.

(2) LIMITATIONS.—Funds made available pursuant to paragraph (1) of this subsection—

(A) may not be made available for a project or activity that supports or otherwise legitimizes the Government of Iran, foreign terrorist organizations (as designated pursuant to section 219 of the Immigration and Nationality Act (8 U.S.C. 1189)), or a proxy of Iran in Syria;

(B) may not be made available for activities that further the strategic objectives of the
Government of the Russian Federation that the Secretary of State determines may threaten or undermine United States national security interests; and

(C) may not be used in areas of Syria controlled by a government led by Bashar al-Assad or associated forces or made available to an organization or entity effectively controlled by an official or immediate family member of an official of such government.

(3) MONITORING, OVERSIGHT, CONSULTATION, AND NOTIFICATION.—

(A) Prior to the obligation of funds appropriated by this Act and made available for assistance for Syria, the Secretary of State shall take all practicable steps to ensure that mechanisms are in place for monitoring, oversight, and control of such assistance inside Syria.

(B) Section 7015(j) of this Act regarding the notification of assistance diverted or destroyed shall apply to funds made available for assistance for Syria.

(C) Funds made available pursuant to this subsection may only be made available following consultation with the appropriate congressional
committees and shall be subject to the regular notification procedures of the Committees on Appropriations: Provided, That such consultation shall include the steps taken to comply with subparagraph (A).

(j) WEST BANK AND GAZA.—

(1) REPORT ON ASSISTANCE.—Prior to the initial obligation of funds made available by this Act under the heading “Economic Support Fund” for assistance for the West Bank and Gaza, the Secretary of State shall report to the Committees on Appropriations that the purpose of such assistance is to—

(A) advance Middle East peace;

(B) improve security in the region;

(C) continue support for transparent and accountable government institutions;

(D) promote a private sector economy; or

(E) address urgent humanitarian needs.

(2) LIMITATIONS.—

(A) None of the funds appropriated under the heading “Economic Support Fund” in this Act may be made available for assistance for the Palestinian Authority, if after the date of enactment of this Act—
(i) the Palestinians obtain the same
standing as member states or full member-
ship as a state in the United Nations or
any specialized agency thereof outside an
agreement negotiated between Israel and
the Palestinians; or

(ii) the Palestinians initiate an Inter-
national Criminal Court (ICC) judicially
authorized investigation, or actively sup-
port such an investigation, that subjects
Israeli nationals to an investigation for al-
leged crimes against Palestinians.

(B)(i) The President may waive the provi-
sions of section 1003 of the Foreign Relations
(Public Law 100–204) if the President deter-
mines and certifies in writing to the Speaker of
the House of Representatives, the President pro
tempore of the Senate, and the appropriate con-
gressional committees that the Palestinians
have not, after the date of enactment of this
Act—

(I) obtained in the United Nations or
any specialized agency thereof the same
standing as member states or full member-
ship as a state outside an agreement negotiated between Israel and the Palestinians;

(II) initiated or actively supported an ICC investigation against Israeli nationals for alleged crimes against Palestinians; and

(III) initiated any further action, whether directly or indirectly, based on an Advisory Opinion of the International Court of Justice that undermines direct negotiations to resolve the Israeli-Palestinian conflict, including matters related to final status and Israel’s longstanding security rights and responsibilities.

(ii) Not less than 90 days after the President is unable to make the certification pursuant to clause (i) of this subparagraph, the President may waive section 1003 of Public Law 100–204 if the President determines and certifies in writing to the Speaker of the House of Representatives, the President pro tempore of the Senate, and the Committees on Appropriations that the Palestinians have entered into direct and meaningful negotiations with Israel: Provided, That any waiver of the provi-
sions of section 1003 of Public Law 100–204
under clause (i) of this subparagraph or under
previous provisions of law must expire before
the waiver under this clause may be exercised.

(iii) Any waiver pursuant to this subparagraph shall be effective for no more than a period of 6 months at a time and shall not apply beyond 12 months after the enactment of this Act.

(3) APPLICATION OF TAYLOR FORCE ACT.—Funds appropriated by this Act under the heading “Economic Support Fund” that are made available for assistance for the West Bank and Gaza shall be made available consistent with section 1004(a) of the Taylor Force Act (title X of division S of Public Law 115–141).

(4) SECURITY REPORT.—The reporting requirements in section 1404 of the Supplemental Appropriations Act, 2008 (Public Law 110–252) shall apply to funds made available by this Act, including a description of modifications, if any, to the security strategy of the Palestinian Authority.

(5) INCITEMENT REPORT.—Not later than 90 days after the date of enactment of this Act, the Secretary of State shall submit a report to the ap-
propriate congressional committees detailing steps taken by the Palestinian Authority to counter incitement of violence against Israelis and to promote peace and coexistence with Israel.

(6) Office Requirements.—The Office of Palestinian Affairs in Jerusalem shall report directly to the United States Ambassador to Israel, consistent with the operations of the previous Palestinian Affairs Unit, and may not administer or manage funds appropriated under title III of this Act.

AFRICA

Sec. 7042. (a) Counter Illicit Armed Groups.—Funds appropriated by this Act shall be made available for programs and activities in areas affected by the Lord’s Resistance Army (LRA) or other illicit armed groups in Eastern Democratic Republic of the Congo and the Central African Republic, including to improve physical access, telecommunications infrastructure, and early-warning mechanisms and to support the disarmament, demobilization, and reintegration of former LRA combatants, especially child soldiers.

(b) Ethiopia.—Funds appropriated by this Act that are made available for assistance for Ethiopia should be used to support—
(1) implementation of the cessation of hostilities agreement in Tigray;

(2) political dialogues and confidence building measures to end other conflicts in the country;

(3) civil society and protect human rights;

(4) efforts to provide unimpeded access to humanitarian assistance;

(5) investigations and prosecutions of gross violations of human rights; and

(6) restoration of basic services in areas impacted by conflict.

(c) MALAWI.— Funds appropriated by this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs that are made available for higher education programs in Malawi shall be made available for higher education and workforce development programs in agriculture as described under this section in the report accompanying this Act.

(d) POWER AFRICA ALL-OF-THE-ABOVE ENERGY POLICY.— None of the funds appropriated under title III of this Act may be made available for renewable energy programs as part of Power Africa until the Administrator of the United States Agency for International Development certifies and reports to the appropriate congressional committees that no less than the total funds allocated for
renewable energy during the previous fiscal year has been
allocated in fiscal year 2024 for other sources of energy
included in paragraph (8) of section 3 of the Electrify Af-
rica Act of 2015 (Public Law 114–121).

(e) SOUTH SUDAN.—None of the funds appropriated
by this Act under title IV may be made available for as-
sistance for the central Government of South Sudan, ex-
cept to support implementation of outstanding issues of
the Comprehensive Peace Agreement, mutual arrange-
ments related to post-referendum issues associated with
such Agreement, or any other viable peace agreement in
South Sudan: Provided, That funds appropriated by this
Act and prior Acts making appropriations for the Depart-
ment of State, foreign operations, and related programs
that are made available for any new program, project, or
activity in South Sudan shall be subject to prior consulta-
tion with the appropriate congressional committees.

(f) SUDAN.—Funds appropriated by this Act and
prior Acts making appropriations for the Department of
State, foreign operations, and related programs that are
made available for any new program, project, or activity
in Sudan shall be subject to prior consultation with the
appropriate congressional committees and the regular no-
tification procedures of the Committees on Appropria-
tions.
(g) ZIMBABWE.—

(1) INSTRUCTION.—The Secretary of the Treasury shall instruct the United States executive director of each international financial institution to vote against any extension by the respective institution of any loan or grant to the Government of Zimbabwe, except to meet basic human needs or to promote democracy, unless the Secretary of State certifies and reports to the Committees on Appropriations that the rule of law has been restored, including respect for ownership and title to property, and freedoms of expression, association, and assembly.

(2) LIMITATION.—None of the funds appropriated by this Act shall be made available for assistance for the central Government of Zimbabwe, except for health and education, unless the Secretary of State certifies and reports as required in paragraph (1).

EAST ASIA AND THE PACIFIC

SEC. 7043. (a) BURMA.—

(1) USES OF FUNDS.—Funds appropriated by this Act under the heading “Economic Support Fund” may be made available for assistance for Burma to support implementation of paragraphs (1) through (7) of section 5575 of the BURMA Act of
2022 (subtitle E of title LV of division E of Public Law 117–263), and, which—

(A) may be made available notwithstanding any other provision of law that restricts assistance to countries, except for the limitations of section 5576 of such Act and section 7008 of this Act, and following consultation with the appropriate congressional committees;

(B) may be made available for support for the administrative operations and programs of entities that support peaceful efforts to establish an inclusive and representative democracy in Burma and a federal union to foster equality and justice among Burma’s diverse ethnic groups;

(C) shall be made available for programs to promote ethnic and religious tolerance, unity, and accountability and to combat violence against women and girls across Burma, and among Burmese displaced and refugee populations in the region;

(D) shall be made available for community-based organizations with experience operating in Thailand and may be made available elsewhere outside of Burma to provide food, med-
ical, and other humanitarian assistance to in-
ternally displaced persons in Burma, in addition
to assistance for Burmese refugees from funds
appropriated by this Act under the heading
“Migration and Refugee Assistance”; and

(E) shall be made available for programs
and activities to investigate and document viola-
tions of human rights in Burma committed by
the military junta and its affiliated militias.

(2) INTERNATIONAL SECURITY ASSISTANCE.—
None of the funds appropriated by this Act under
the headings “International Military Education and
Training” and “Foreign Military Financing Pro-
gram” may be made available for assistance for
Burma.

(3) LIMITATIONS.—None of the funds appro-
priated by this Act that are made available for as-
sistance for Burma may be made available to the
State Administration Council or any organization or
entity controlled by, or an affiliate of, the armed
forces of Burma, or to any individual or organization
that has committed a gross violation of human
rights or advocates violence against ethnic or reli-
gious groups or individuals in Burma, as determined
by the Secretary of State for programs administered
by the Department of State and the United States Agency for International Development or the President of the National Endowment for Democracy (NED) for programs administered by NED.

(4) Consultation.—Any new program or activity in Burma initiated in fiscal year 2024 shall be subject to prior consultation with the appropriate congressional committees.

(b) Cambodia.—

(1) Certification and exceptions.—

(A) Certification.—None of the funds appropriated by this Act that are made available for assistance for the Government of Cambodia may be obligated or expended unless the Secretary of State certifies and reports to the Committees on Appropriations that such Government is taking effective steps to—

(i) strengthen regional security and stability, particularly regarding territorial disputes in the South China Sea and the enforcement of international sanctions with respect to North Korea;

(ii) assert its sovereignty against interference by the People's Republic of China, including by verifiably maintaining
the neutrality of Ream Naval Base, other
military installations in Cambodia, and
dual use facilities such as the runway at
the Dara Sakor development project;

(iii) cease violence, threats, and har-
assment against civil society and the polit-
ical opposition in Cambodia, and dismiss
any politically motivated criminal charges
against critics of the government; and

(iv) respect the rights, freedoms, and
responsibilities enshrined in the Constitu-
tion of the Kingdom of Cambodia as en-
acted in 1993.

(B) EXCEPTIONS.—The certification re-
quired by subparagraph (A) shall not apply to
funds appropriated by this Act and made avail-
able for programs to strengthen the sovereignty
of Cambodia, and programs to educate and in-
form the people of Cambodia of the influence
activities of the People’s Republic of China in
Cambodia.

(2) USES OF FUNDS.—Funds appropriated
under title III of this Act for assistance for Cam-

bodia shall be made available for—
(A) research, documentation, and education programs associated with the Khmer Rouge in Cambodia; and

(B) programs in the Khmer language to monitor, map, and publicize the efforts by the People’s Republic of China to expand its influence in Cambodia.

(c) INDO-PACIFIC STRATEGY AND THE ASIA REASSURANCE INITIATIVE ACT OF 2018.—

(1) DIPLOMATIC ENGAGEMENT.—Of the funds appropriated under title I of this Act, not less than $1,238,255,000 should be made available to support implementation of the Indo-Pacific Strategy and the Asia Reassurance Initiative Act of 2018 (Public Law 115–409): Provided, That funds under the heading “Diplomatic Program” that are allocated pursuant to this paragraph may be transferred to, and merged with, funds under the heading “Related Programs” in title I of this Act and under the heading “Operating Expenses” in title II of this Act to carry out the purposes of this paragraph: Provided further, That the transfer authority of this paragraph is in addition to any other transfer authority provided by this Act or any other Act and shall be subject to
prior consultation with, and the regular notification
procedures of, the Committees on Appropriations.

(2) Assistance.—Of the funds appropriated
under titles III and IV of this Act, not less than
$2,161,745,000 shall be made available to support
implementation of the Indo-Pacific Strategy and the
Asia Reassurance Initiative Act of 2018 (Public Law
115–409).

(3) Countering PRC Influence Fund.—Of the
funds appropriated by this Act under the head-
ings “Development Assistance”, “Economic Support
Fund”, “International Narcotics Control and Law
Enforcement”, “Nonproliferation, Anti-terrorism,
Demining and Related Programs”, and “Foreign
Military Financing Program”, not less than
$400,000,000 shall be made available for a Coun-
tering PRC Influence Fund to counter the influence
of the Government of the People’s Republic of China
and the Chinese Communist Party and entities act-
ing on their behalf globally, which shall be subject
to prior consultation with the Committees on Approp-
riations: Provided, That such funds are in addition
to amounts otherwise made available for such pur-
poses: Provided further, That up to 10 percent of
such funds shall be held in reserve to respond to un-
anticipated opportunities to counter PRC influence:

Provided further, That the uses of such funds shall be the joint responsibility of the Secretary of State and the USAID Administrator, and shall be allocated as described under this section in the report accompanying this Act: 

Provided further, That funds made available pursuant to this paragraph under the heading “Foreign Military Financing Program” may remain available until September 30, 2025: 

Provided further, That funds appropriated by this Act for such Fund under the headings “International Narcotics Control and Law Enforcement”, “Non-proliferation, Anti-terrorism, Demining and Related Programs”, and “Foreign Military Financing Program” may be transferred to, and merged with, funds appropriated under such headings: 

Provided further, That such transfer authority is in addition to any other transfer authority provided by this Act or any other Act, and is subject to the regular notification procedures of the Committees on Appropriations.

(4) Restriction on uses of funds.—None of the funds appropriated by this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs may be
made available for any project or activity that di-
rectly supports or promotes—

(A) the Belt and Road Initiative or any
dual-use infrastructure projects of the People’s
Republic of China; or

(B) the use of technology, including bio-
technology, digital, telecommunications, and
cyber, developed by the People’s Republic of
China unless the Secretary of State, in con-
sultation with the USAID Administrator and
the heads of other Federal agencies, as appro-
priate, determines that such use does not ad-
versely impact the national security of the
United States.

(5) MAPS.—None of the funds made available
by this Act should be used to create, procure, or dis-
play any map that inaccurately depicts the territory
and social and economic system of Taiwan and the
islands or island groups administered by Taiwan au-
thorities.

(d) NORTH KOREA.—

(1) CYBERSECURITY.—None of the funds ap-
propriated by this Act or prior Acts making appro-
priations for the Department of State, foreign oper-
ations, and related programs may be made available
for assistance for the central government of a country the Secretary of State determines and reports to the appropriate congressional committees engages in significant transactions contributing materially to the malicious cyber-intrusion capabilities of the Government of North Korea: Provided, That the Secretary of State shall submit the report required by section 209 of the North Korea Sanctions and Policy Enhancement Act of 2016 (Public Law 114–122; 22 U.S.C. 9229) to the Committees on Appropriations: Provided further, That the Secretary of State may waive the application of the restriction in this paragraph with respect to assistance for the central government of a country if the Secretary determines and reports to the appropriate congressional committees that to do so is important to the national security interest of the United States, including a description of such interest served.

(2) BROADCASTS.—Funds appropriated by this Act under the heading “International Broadcasting Operations” shall be made available to maintain broadcasting hours into North Korea at levels not less than the prior fiscal year.

(3) HUMAN RIGHTS.—Funds appropriated by this Act under the headings “Economic Support
Fund” and “Democracy Fund” shall be made available for the promotion of human rights in North Korea: Provided, That the authority of section 7032(b)(1) of this Act shall apply to such funds.

(4) LIMITATION ON USE OF FUNDS.—None of the funds made available by this Act under the heading “Economic Support Fund” may be made available for assistance for the Government of North Korea.

(e) PACIFIC ISLANDS COUNTRIES.—

(1) OPERATIONS.—Funds appropriated under title I in this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs may be made available for establishing and operating diplomatic facilities in Kiribati, Tonga, Solomon Islands, and Vanuatu, subject to section 7015(a)(3) of this Act and following consultation with the Committees on Appropriations.

(2) ASSISTANCE.—Of the funds appropriated by this Act under the headings “Development Assistance”, “Economic Support Fund”, “International Narcotics Control and Law Enforcement”, “Non-proliferation, Anti-terrorism, Demining and Related Programs”, and “Foreign Military Financing Pro-
gram”, not less than $175,000,000 shall be made available for assistance for Pacific Islands countries following consultation with the Committees on Appropriations: Provided, That funds made available pursuant to this paragraph shall be made available for joint development and security programs between the United States and such countries in coordination with regional allies and partners, including Taiwan.

(f) PeoplE’s RepublIc of ChinA.—

(1) Prohibition.—

(A) None of the funds appropriated by this Act may be made available for assistance for the Government of People’s Republic of China or the Chinese Communist Party.

(B) None of the funds made available by this Act shall be used to implement, administer, carry out, modify, revise, or enforce any action that directly supports or facilitates forced labor or other violations of human rights, crimes against humanity, or genocide in the People’s Republic of China.

(2) Hong Kong.—

(A) Democracy programs.—Of the funds appropriated by this Act under the first paragraph under the heading “Democracy
Fund”, not less than $5,000,000 shall be made available for democracy and Internet freedom programs for Hong Kong, including legal and other support for democracy activists.

(B) REPORT.—The report required under section 7043(f)(3)(C) of the Department of State, Foreign Operations, and Related Programs Appropriations Act, 2021 (division K of Public Law 116–260) shall be updated and submitted to the Congress in the manner described.

(g) PHILIPPINES.—Of the funds appropriated by this Act under the heading “Foreign Military Financing Program”, not less than $40,000,000 shall be made available for assistance for the Philippines.

(h) TAIWAN.—

(1) GLOBAL COOPERATION AND TRAINING FRAMEWORK.—Of the funds appropriated by this Act under the heading “Economic Support Fund”, not less than $4,000,000 shall be made available for the Global Cooperation and Training Framework, which shall be administered by the American Institute in Taiwan, and shall be apportioned and allotted to the American Institute in Taiwan not later than 60 days after the date of enactment of this Act.
(2) FOREIGN MILITARY FINANCING PROGRAM.—Of the funds appropriated by this Act under the heading “Foreign Military Financing Program”, not less than $500,000,000 shall be made available for assistance for Taiwan, as authorized by section 5502(h) of the Taiwan Enhanced Resilience Act (subtitle A of title LV of division E of Public Law 117–263): Provided, That the Secretary of State, in coordination with the Secretary of Defense, shall prioritize the delivery of defense articles and services for Taiwan.

(3) FOREIGN MILITARY FINANCING PROGRAM LOAN AND LOAN GUARANTEE AUTHORITY.—Funds appropriated by this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs under the heading “Foreign Military Financing Program”, except for amounts designated as an emergency requirement pursuant to a concurrent resolution on the budget or the Balanced Budget and Emergency Deficit Control Act of 1985, may be made available for the costs, as defined in section 502 of the Congressional Budget Act of 1974, of direct loans and loan guarantees for Taiwan, as authorized by section 5502(g) of the...

(4) FELLOWSHIP PROGRAM.—Funds appropriated by this Act under the heading “Payment to the American Institute in Taiwan” shall be made available to establish a Taiwan Fellowship Program.

(5) CONSULTATION.—Not later than 60 days after the date of enactment of this Act, the Secretary of State shall consult with the Committees on Appropriations on the uses of funds made available pursuant to this subsection: Provided, That such funds shall be subject to the regular notification procedures of the Committees on Appropriations.

(i) TIBET.—

(1) PROGRAMS FOR TIBETAN COMMUNITIES.—

(A) Notwithstanding any other provision of law, of the funds appropriated by this Act under the heading “Economic Support Fund”, not less than $10,000,000 shall be made available to nongovernmental organizations with experience working with Tibetan communities to support activities which preserve cultural traditions and promote sustainable development, education, and environmental conservation in Tibetan communities in the Tibet Autonomous
Region and in other Tibetan communities in China, as authorized by section 346(d) of the Tibetan Policy and Support Act of 2020 (subtitle E of title III of division FF of Public Law 116–260).

(B) Of the funds appropriated by this Act under the heading “Economic Support Fund”, not less than $8,000,000 shall be made available for programs to promote and preserve Tibetan culture and language in the refugee and diaspora Tibetan communities, development, and the resilience of Tibetan communities and the Central Tibetan Administration in India and Nepal, and to assist in the education and development of the next generation of Tibetan leaders from such communities, as authorized by section 346(e) of the Tibetan Policy and Support Act of 2020 (subtitle E of title III of division FF of Public Law 116–260): Provided, that such funds are in addition to amounts made available in subparagraph (A) for programs inside Tibet.

(C) Of the funds appropriated by this Act under the heading “Economic Support Fund”, not less than $5,000,000 shall be made avail-
able for programs to strengthen the capacity of
the Central Tibetan Administration, as author-
ized by section 346(f) of the Tibetan Policy and
Support Act of 2020 (subtitle E of title III of
division FF of Public Law 116–260), of which
not less than $2,000,000 shall be provided to
address economic growth and capacity building
activities, including for displaced Tibetan ref-
pee families in India and Nepal to help them
meet basic needs: Provided, That such funds
shall be administered by USAID.

SOUTH AND CENTRAL ASIA

SEC. 7044. (a) AFGHANISTAN.—

(1) RESTRICTION.—None of the funds appro-
priated by this Act and prior Acts making appro-
priations for the Department of State, foreign oper-
ations, and related programs and made available for
assistance for Afghanistan may be made available for—

(A) assistance to the Taliban; or

(B) a United States contribution to a
multi-donor trust fund for Afghanistan unless
the Secretary of State certifies and reports to
the appropriate congressional committees that
such contribution will not benefit the Taliban, directly or indirectly.

(2) AFGHAN WOMEN-LED ORGANIZATIONS.— Funds appropriated by this Act that are made available for assistance for Afghanistan shall be made available for a program for Afghan women-led organizations to support education, human rights, and economic livelihoods in Afghanistan: Provided, That such program shall be co-designed by Afghan women.

(3) AFGHAN STUDENTS.— Funds appropriated under title III of this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs shall be made available to—

(A) support the higher education of students from Afghanistan studying outside of the country, including the costs of reimbursement to institutions hosting such students, as appropriate: Provided, That the Secretary of State and the Administrator of the United States Agency for International Development, as appropriate, shall consult with the Committees on Appropriations prior to the initial obligation of funds for such purposes; and
(B) provide modified learning opportunities for women and girls in Afghanistan, including but not limited to, efforts to expand internet access, online schooling, and distribution of educational content.

(b) PAKISTAN.—

(1) LIMITATION.—Funds appropriated by this Act under the heading “Foreign Military Financing Program” that are made available for assistance for Pakistan may only be made available to support counterterrorism and counterinsurgency capabilities in Pakistan.

(2) WITHHOLDING.—Of the funds appropriated under titles III and IV of this Act that are made available for assistance for Pakistan, $33,000,000 shall be withheld from obligation until the Secretary of State reports to the appropriate congressional committees that Dr. Shakil Afridi has been released from prison and cleared of all charges relating to the assistance provided to the United States in locating Osama bin Laden.

(c) SRI LANKA.—

(1) ASSISTANCE.—Funds appropriated under title III of this Act shall be made available for assistance for Sri Lanka for democracy and economic
development programs, particularly in areas recovering from ethnic and religious conflict.

(2) CERTIFICATION.—Funds appropriated by this Act for assistance for the central Government of Sri Lanka may be made available only if the Secretary of State certifies and reports to the Committees on Appropriations that such Government is taking effective and consistent steps to—

(A) protect the rights and freedoms of the people of Sri Lanka regardless of ethnicity and religious belief, including by investigating violations of human rights and the laws of war and holding perpetrators of such violations accountable;

(B) engage in the fundamental, systemic, political, economic, military, and legal reform necessary to recover from the current financial collapse and to prevent conflict and economic crises in the future;

(C) increase transparency and accountability in governance and combat corruption;

(D) assert its sovereignty against influence by the People’s Republic of China; and
(E) promote reconciliation between ethnic and religious groups, particularly arising from past conflict in Sri Lanka:

Provided, That the limitations of this paragraph shall not apply to funds made available for humanitarian assistance and disaster relief; to protect human rights, locate and identify missing persons, and assist victims of torture and trauma; to promote justice, accountability, and reconciliation; to enhance maritime security and domain awareness; to promote fiscal transparency and sovereignty; and for International Military Education and Training.

(3) LIMITATION.—Funds appropriated by this Act that are made available for assistance for the Sri Lankan armed forces may only be made available for humanitarian assistance, disaster relief, instruction in human rights and related curricula development, maritime security and domain awareness, including professionalization and training for the navy and coast guard, and for programs and activities under the heading “International Military Education and Training”.
LATIN AMERICA AND THE CARIBBEAN

SEC. 7045. (a) ASSISTANCE FOR LATIN AMERICA AND THE CARIBBEAN.—

(1) ASSISTANCE.—Funds appropriated by this Act under titles III and IV and made available for countries in Latin America and the Caribbean shall be prioritized for countries and programs that are—

(A) countering fentanyl and other narcotics trafficking;

(B) respecting norms of democracy, constitutional order, and human rights;

(C) cooperating in the countering of regional and global authoritarian threats; and

(D) demonstrating commitment and progress in offsetting large-scale migration and human trafficking from or through the Western Hemisphere.

(2) STRATEGIC PRIORITIES.—Not later than 30 days after the date of enactment of this Act, the Secretary of State shall consult with the appropriate congressional committees on a hemispheric plan to further the strategic priorities contained in paragraph (1): Provided, That such plan shall include baseline definitions for the requirements in subparagraphs (A), (B), (C), and (D).
(b) Central America.—

(1) Assistance.—Funds appropriated under titles III and IV of this Act shall be made available for assistance for countries in Central America, including Panama and Costa Rica, and shall be allocated to address the unique circumstances of each country in support of United States security interests in the region.

(2) Limitation on Assistance to Certain Central Governments.—

(A) Of the funds made available pursuant to paragraph (1), 50 percent of such funds that are made available for assistance for each of the central governments of El Salvador, Guatemala, and Honduras, may only be obligated after the Secretary of State certifies and reports to the Committees on Appropriations that such government is—

(i) cooperating with the United States to counter drug trafficking, human trafficking and smuggling, and other illicit transnational crime;

(ii) cooperating with the United States and other governments in the region to facilitate the return, repatriation, and reintegration of migrants arriving at the southwest border of the United States who do not qualify for asylum, consistent with international law;
(iii) taking demonstrable actions to secure national borders and stem mass migration towards Mexico and the United States, including positive governance related to combating crime and violence, building economic opportunity, improving services, and protecting human rights;

(iv) improving strategies to combat money laundering and other global financial crimes, and counter corruption, including investigating and prosecuting government officials, military personnel, and police officers credibly alleged to be corrupt;

(v) improving rule of law and taking positive steps to counter impunity; and

(vi) improving the conditions for businesses to operate and invest, including investment-friendly tax reform, transparent and expeditious dispute resolution, and legal frameworks protecting private property rights.

(B) EXCEPTIONS.—The limitation of subparagraph (A) shall not apply to funds appropriated by this Act that are made available for—

(i) judicial entities to combat corruption and impunity;

(ii) investigation of human rights abuses;
(iii) support for women’s economic empowerment;
(iv) prevention of violence against women and girls;
(v) security assistance to combat transnational crime, including narcotics trafficking;
(vi) security assistance to protect national borders; and
(vii) security assistance associated with migration protection.

(c) COLOMBIA.—

(1) LIMITATION.—None of the funds appropriated by this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs that are made available for assistance for Colombia may be made available for—
(A) reparation payments or cash subsidies outlined in the 2016 Peace Accords; and
(B) alternative development assistance on properties where substances deemed illegal under the Controlled Substance Act of 1970 are grown, produced, imported, or distributed.

(2) OVERSIGHT.—Of the funds appropriated by this Act and prior Acts making appropriations for the Depart-
ment of State, foreign operations, and related programs under the heading “Economic Support Fund”, up to $1,000,000 may be used by the Inspector General of the United States Agency for International Development for audits and other activities related to compliance with the limitations in paragraph (1): Provided, That such funds are in addition to funds otherwise available for such purposes.

(3) **AUTHORITY.**—Aircraft supported by funds made available by this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs and made available for assistance for Colombia may be used to transport personnel and supplies involved in drug eradication and interdiction, including security for such activities.

(d) **CUBA.**—

(1) **DEMOCRACY PROGRAMS.**—Of the funds appropriated by this Act under the heading “Economic Support Fund”, not less than $30,000,000 shall be made available to promote democracy and strengthen civil society in Cuba, including to support political prisoners, and shall be administered by the United States Agency for International Development, the National Endowment for Democracy, and the Bureau for Democracy Human Rights and Labor, Department of State: Provided, That no funds
shall be obligated for business promotion, economic reform, entrepreneurship, or any other assistance that is not democracy building as expressly authorized in the Cuban Liberty and Democratic Solidarity (LIBERTAD) Act of 1996 and the Cuban Democracy Act of 1992.

(2) Office of Cuba Broadcasting.—Not less than 50 percent of broadcast production of the Office of Cuba Broadcasting shall be allocated for medium- and short-wave broadcasting.

c Cuban Doctors.—

(1) Report.—Not later than 90 days after the date of enactment of this Act, the Secretary of State shall submit a report to the appropriate congressional committees listing the countries and international organizations for which the Secretary has credible information are directly paying the Government of Cuba for coerced and trafficked labor of Cuban medical professionals: Provided, That such report shall be submitted in unclassified form but may include a classified annex.

(2) Limitation.—None of the funds appropriated by this Act under title III may be made available for assistance for the central government of a country or international organization that is listed in the report required by paragraph (1).
(3) Resumption of Assistance.—The Secretary may resume assistance to the government of a country or international organization listed in the report required by paragraph (1) if the Secretary determines and reports to the appropriate congressional committees that such government or international organization no longer pays the Government of Cuba for coerced and trafficked labor of Cuban medical professionals.

(f) Facilitating Irresponsible Migration.—

(1) None of the funds appropriated or otherwise made available by this Act may be used to encourage, mobilize, publicize, or manage mass-migration caravans towards the United States southwest border: Provided, That not later than 180 days after the date of enactment of this Act, the Secretary of State shall report to the appropriate congressional committees with analysis on the organization and funding of mass-migration caravans in the Western Hemisphere.

(2) None of the funds appropriated or otherwise made available by this Act may be made available to designate foreign nationals residing in Mexico and awaiting entry into the United States on the Mexico side of the United States border as of May 19, 2023 for Priority 2 processing under the refugee resettlement priority system.
unless such Priority 2 designation is expressly authorized by a subsequent Act of Congress.

(g) HAITI.—

(1) ASSISTANCE.—Funds appropriated by this Act under titles III and IV shall be made available for assistance for Haiti to support the basic needs of the Haitian people.

(2) CERTIFICATION.—Funds appropriated by this Act that are made available for assistance for Haiti may only be made available for the central Government of Haiti if the Secretary of State certifies and reports to the appropriate congressional committees by January 1, 2025 that credible elections have been held in Haiti and it is in the national interest of the United States to provide such assistance.

(3) EXCEPTIONS.—Notwithstanding paragraph (1), funds may be made available to support—

(A) free and fair elections;

(B) anti-gang police and administration of justice programs, including to reduce pre-trial detention and eliminate inhumane prison conditions;

(C) public health, food security, subsistence farmers, water and sanitation, education,
and other programs to meet basic human needs;

and

(D) disaster relief and recovery.

(4) CONSULTATION.—Funds appropriated by this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs that are made available for assistance for Haiti shall be subject to prior consultation with the Committees on Appropriations: Provided, That the requirement of this paragraph shall also apply to any funds from such Acts that are made available for support for an international security force in Haiti.

(5) HAITIAN COAST GUARD.—The Government of Haiti shall be eligible to purchase defense articles and services under the Arms Export Control Act (22 U.S.C. 2751 et seq.) for the Coast Guard.

(h) MEXICO.—

(1) Of the funds appropriated under title IV in this Act that are made available for assistance for Mexico, 15 percent shall be withheld from obligation until the Secretary of State certifies and reports to the appropriate congressional committees that the Government of Mexico has taken steps to—
(A) reduce the amount of fentanyl arriving at the United States-Mexico border; and

(B) dismantle and hold accountable transnational criminal organizations.

(2) Prior to the initial obligation of funds made available for assistance for Mexico under the heading “Economic Support Fund”, but not later than 30 days after the date of enactment of this Act, the Secretary shall report to the appropriate congressional committees on how such funds are strategically aligned to address the proliferation of fentanyl and other opioids from Mexico to the United States.

(i) NICARAGUA.—Funds appropriated by this Act that are made available for assistance for Nicaragua shall only be made available for democracy promotion, including to support religious freedom.

(j) ORGANIZATION OF AMERICAN STATES.—The Secretary of State shall reduce funds appropriated by this Act under the headings “Development Assistance” and “Economic Support Fund” that are made available for assistance for Member States of the Organization of American States (OAS) by an amount equal to the amount of arrears in excess of 100 percent of 2023 assessed quotas, as of the date of enactment of this Act, and re-apply such amount to the Coordinating Office of the OAS General
Secretariat: Provided, That the Secretary of State may waive the requirement of this subsection for a Member State if the Secretary determines and reports to the Committees on Appropriations that it is important to the national security interest of the United States.

(k) THE CARIBBEAN.—Of the funds appropriated by this Act under titles III and IV, not less than $97,500,000 shall be made available for the Caribbean Basin Security Initiative: Provided, That funds made available above the fiscal year 2023 level shall be prioritized for countries within the transit zones of illicit drug shipments toward the United States, that have increased interdiction of illicit drugs, and are most directly impacted by the crisis in Haiti.

(l) VENEZUELA.—

(1) ASSISTANCE.—

(A) Of the funds appropriated by this Act under the heading "Economic Support Fund", $50,000,000 shall be made available for democracy programs for Venezuela.

(B) Of the funds made available pursuant to subparagraph (A) that are allocated for electoral-related activities, 50 percent may only be obligated after the Secretary of State certifies and reports to the appropriate congressional
committees that elections related to such activities—

(i) allow for the diaspora from Venezuela to participate; and

(ii) are open for credible, unaccompanied international observation.

(C) Funds shall be made available for assistance for communities in countries supporting or otherwise impacted by migrants from Venezuela: Provided, That such amounts are in addition to funds otherwise made available for assistance for such countries and are subject to the regular notification procedures of the Committees on Appropriations.

(2) LIMITATIONS.—None of the funds appropriated by this Act may be used to negotiate the lifting of sanctions on the purchase or trade of gold extracted from Venezuela until the Secretary of State submits a report to the appropriate congressional committees on human rights abuses, crimes against humanity involving Indigenous peoples, environmental harm, and patrimonial theft associated with state-sponsored and illegal gold extraction from Venezuela’s Orinoco Mining Arc and in national parks and reserves in Venezuela, including the Canaima
National Park, and following consultation with such
committees.

(m) WITHHOLDING.—Of the funds appropriated by
this Act under the heading “Diplomatic Programs” and
made available for the Office of the Secretary, 15 percent
shall be withheld from obligation until the Secretary of
State reports to the appropriate congressional committees
that negotiations have begun with each of the governments
listed in section 302 of H.R. 2, as passed by the House
of Representatives on May 5, 2023, to carry out the direc-
tives of such section: Provided, That such report shall de-
tail the status of such negotiations with each government.

EUROPE AND EURASIA

SEC. 7046. (a) GEORGIA.—Funds appropriated by
this Act under titles III and IV may be made available
for assistance for Georgia.

(b) UKRAINE.—

(1) STRATEGY REQUIREMENT.—Not later than
60 days after the date of enactment of this Act, the
President shall submit to the Speaker of the House
of Representatives, the President Pro Tempore of
the Senate, and the appropriate congressional com-
mittees a strategy to prioritize United States na-
tional security interests and respond to Russian ag-
gression in Ukraine and its impact on the region,
which shall include an explanation of how United States assistance for Ukraine and affected countries in the region advances the objectives of such strategy. Provided, That such strategy shall include clear goals, benchmarks, timelines, and strategic objectives with respect to funds appropriated by this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs that are made available for assistance for Ukraine: Provided further, That such strategy shall also include details on the staffing requirements necessary to carry out such strategy.

(2) PURPOSE.—

(A) Funds appropriated under titles I and II of this Act shall be made available to support additional staff in Ukraine and neighboring countries to conduct monitoring and oversight of funds and ensure the safety and security of United States personnel.

(B) Funds appropriated under titles III through VI of this Act and made available for assistance for Ukraine shall only be made available to support the ability of the Government of Ukraine to—
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(i) defend their sovereignty and withstand the impacts of Russia’s invasion;

(ii) combat corruption; and

(iii) promote transparency and democracy.

(3) IN-PERSON MONITORING.—Funds appropriated by this Act under the headings “Economic Support Fund”, “Assistance for Europe, Eurasia and Central Asia”, “International Narcotics Control and Law Enforcement”, and “Nonproliferation, Anti-Terrorism, Demining and Related Programs”, and made available for project-based assistance for Ukraine may not be obligated for any project or activity that is—

(A) not regularly accessible for the purpose of conducting effective oversight in accordance with applicable federal statutes and regulations; and

(B) conducted in areas where project and resource disbursement monitoring cannot be performed by United States personnel or by vetted third party monitors unless the Secretary of State, in consultation with the Administrator of the United States Agency for International Development, certifies and reports to the appro-
appropriate congressional committees that to do so is in the national security interest of the United States: Provided, That such report shall include a detailed justification for waiving such limitations.

(4) COST MATCHING.—

(A) At any time during fiscal years 2024 and 2025, no United States contribution from funds appropriated under title III of this Act to the Government of Ukraine may cause the total amount of United States Government contributions from funds appropriated under title III of this Act to the Government of Ukraine to exceed 50 percent of the total amount of non-defense funds contributed to the Government of Ukraine from all sources.

(B) The President may waive the limitation of subparagraph (A) if the President determines that the limitation included therein threatens the national security interest of the United States.

(C) The President shall notify the appropriate congressional committees not less than 5 days before making the determination in sub-
paragraph (B) and shall include in the notification—

(i) a detailed justification as to why
the limitation of subparagraph (A) threat-
ens the national security interest of the
United States; and

(ii) an explanation as to why other do-
nors to the Government of Ukraine are un-
able to match United States assistance.

(D) If the President makes the determina-
tion described in subparagraph (B), the Sec-
retary of State shall submit a report to Speaker
of the House of Representatives, the President
Pro Tempore of the Senate, and the appro-
priate congressional committees every 120 days
for the duration of such determination detailing
steps taken to increase other donor contribu-
tions and an update to the justification required
by subparagraph (C).

(5) CERTIFICATION.—Not later than 15 days
prior to the initial obligation of funds made available
for assistance for Ukraine under the headings “Eco-
nomic Support Fund”, “Assistance for Europe, Eur-
asia and Central Asia”, “International Narcotics
Control and Law Enforcement”, “Nonproliferation,
Anti-Terrorism, Demining and Related Programs”, and “Foreign Military Financing Program”, the Secretary of State, following consultation with the USAID Administrator, shall certify and report to the appropriate congressional committees that mechanisms for monitoring and oversight of funds are in place and functioning across all programs and activities to ensure accountability of such funds to prevent waste, fraud, abuse, diversion, and corruption, including such mechanisms as—

(A) use of third-party monitors;
(B) enhanced end-use monitoring;
(C) external and independent audits and evaluations;
(D) randomized spot checks; and
(E) regular reporting on outcomes achieved and progress made toward stated program objectives.

(6) CONTINUATION.—The requirements of section 1705 of the Additional Ukraine Supplemental Appropriations Act, 2023 (division M of Public Law 117–328) shall apply to funds appropriated by this Act under title III that are made available for assistance for Ukraine for such purposes.
(7) Notification Requirement.—Notifications submitted pursuant to the requirement of section 7015(f) of this Act with respect to assistance for Ukraine shall include for each program notified, as applicable—

(A) the total amount made available for such program by account and fiscal year;

(B) any amount that remains unobligated for such program;

(C) any amount that is obligated but unexpended for such program; and

(D) any amount committed but not yet notified for such program.

(8) Obligation Report.—Not later than 60 days after the date of enactment of this Act and every 90 days thereafter until all such funds have been expended, the Secretary of State and the USAID Administrator shall provide a comprehensive report to the appropriate congressional committees on assistance for Ukraine since February 24, 2022 that includes total amounts—

(A) made available by account and fiscal year;

(B) that remain unobligated;

(C) that is obligated but unexpended; and
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(D) that is committed but not yet notified.

(9) OVERSIGHT REPORTS.—Not later than 90
days after the date of enactment of this Act and
every 90 days thereafter until all such funds have
been expended, the Secretary of State, in coordina-
tion with the USAID Administrator, shall report to
the appropriate congressional committees on the use
and planned uses of funds provided for Ukraine, in-
cluding categories and amounts, the intended results
and the results achieved, a summary of other donor
contributions, and a description of the efforts under-
taken by the Secretary and Administrator to in-
crease other donor contributions: Provided, That
such reports shall also include the metrics estab-
lished to measure such results and determine effec-
tiveness of funds provided and a detailed description
of coordination and information sharing with the Of-
ices of the Inspectors General, including a full ac-
counting of any reported allegations of waste, fraud,
abuse, and corruption, steps taken to verify such al-
legations, and steps taken to address all verified alle-
gations.

(10) PUBLIC AVAILABILITY.—The requirements
of paragraphs (1), (8), and (9) shall be publicly
posted on the Department of State and the USAID
website not later than 5 days after submission: Provided, That the reports shall be easily accessible and centrally located on such websites.

(c) TERRITORIAL INTEGRITY.—None of the funds appropriated by this Act may be made available for assistance for a government of an Independent State of the former Soviet Union if such government directs any action in violation of the territorial integrity or national sovereignty of any other Independent State of the former Soviet Union, such as those violations included in the Helsinki Final Act: Provided, That except as otherwise provided in section 7047(a) of this Act, funds may be made available without regard to the restriction in this subsection if the President determines that to do so is in the national security interest of the United States: Provided further, That prior to executing the authority contained in the previous proviso, the Secretary of State shall consult with the Committees on Appropriations on how such assistance supports the national security interest of the United States.

(d) SECTION 907 OF THE FREEDOM SUPPORT ACT.—Section 907 of the FREEDOM Support Act (22 U.S.C. 5812 note) shall not apply to—

(1) activities to support democracy or assistance under title V of the FREEDOM Support Act

(2) any assistance provided by the Trade and Development Agency under section 661 of the Foreign Assistance Act of 1961;

(3) any activity carried out by a member of the United States and Foreign Commercial Service while acting within his or her official capacity;

(4) any insurance, reinsurance, guarantee, or other assistance provided by the United States International Development Finance Corporation as authorized by the BUILD Act of 2018 (division F of Public Law 115–254);

(5) any financing provided under the Export-Import Bank Act of 1945 (Public Law 79–173); or

(6) humanitarian assistance.

e) TURKEY.—None of the funds made available by this Act may be used to facilitate or support the sale of defense articles or defense services to the Turkish Presidential Protection Directorate (TPPD) under chapter 2 of the Arms Export Control Act (22 U.S.C. 2761 et seq.) unless the Secretary of State determines and reports to the appropriate congressional committees that members of
the TPPD who are named in the July 17, 2017, indictment by the Superior Court of the District of Columbia, and against whom there are pending charges, have returned to the United States to stand trial in connection with the offenses contained in such indictment or have otherwise been brought to justice: Provided, That the limitation in this paragraph shall not apply to the use of funds made available by this Act for the security of borders, for North Atlantic Treaty Organization or coalition operations, or to enhance the protection of United States officials and facilities in Turkey.

COUNTERING RUSSIAN INFLUENCE AND AGGRESSION

SEC. 7047. (a) PROHIBITION.—None of the funds appropriated by this Act may be made available for assistance for the central Government of the Russian Federation.

(b) ANNEXATION OF TERRITORY.—

(1) PROHIBITION.—None of the funds appropriated by this Act may be made available for assistance for the central government of a country that the Secretary of State determines and reports to the Committees on Appropriations has taken affirmative steps intended to support or be supportive of the Russian Federation annexation of Crimea or other territory in Ukraine: Provided, That except as other-
wise provided in subsection (a), the Secretary may waive the restriction on assistance required by this paragraph if the Secretary determines and reports to such Committees that to do so is in the national interest of the United States, and includes a justification for such interest.

(2) LIMITATION.—None of the funds appropriated by this Act may be made available for—

(A) the implementation of any action or policy that recognizes the sovereignty of the Russian Federation over Crimea or other territory in Ukraine;

(B) the facilitation, financing, or guarantee of United States Government investments in Crimea or other territory in Ukraine under the control of the Russian Federation or Russian-backed forces, if such activity includes the participation of Russian Government officials, or other Russian owned or controlled financial entities; or

(C) assistance for Crimea or other territory in Ukraine under the control of the Russian Federation or Russian-backed forces, if such assistance includes the participation of
Russian Government officials, or other Russian
owned or controlled financial entities.

(3) **INTERNATIONAL FINANCIAL INSTITU-
TIONS.**—The Secretary of the Treasury shall in-
struct the United States executive director of each
international financial institution to use the voice
and vote of the United States to oppose any assist-
ance by such institution (including any loan, credit,
grant, or guarantee) for any program that violates
the sovereignty or territorial integrity of Ukraine.

(4) **DURATION.**—The requirements and limita-
tions of this subsection shall cease to be in effect if
the Secretary of State determines and reports to the
appropriate congressional committees that the Gov-
ernment of Ukraine has reestablished sovereignty
over Crimea and other territory in Ukraine under
the control of the Russian Federation or Russian-
backed forces.

(c) **OCCUPATION OF THE GEORGIAN TERRITORIES OF
ABKHAZIA AND TSKHINVALI REGION/SOUTH OSSETIA.—**

(1) **PROHIBITION.**—None of the funds appro-
priated by this Act may be made available for assist-
ance for the central government of a country that
the Secretary of State determines and reports to the
Committees on Appropriations has recognized the
independence of, or has established diplomatic rela-
tions with, the Russian Federation occupied Geor-
gian territories of Abkhazia and Tskhinvali Region/
South Ossetia: Provided, That the Secretary shall
publish on the Department of State website a list of
any such central governments in a timely manner:
Provided further, That the Secretary may waive the
restriction on assistance required by this paragraph
if the Secretary determines and reports to the Com-
mittees on Appropriations that to do so is in the na-
tional interest of the United States, and includes a
justification for such interest.

(2) LIMITATION.—None of the funds appro-
priated by this Act may be made available to sup-
port the Russian Federation occupation of the Geor-
gian territories of Abkhazia and Tskhinvali Region/
South Ossetia.

(3) INTERNATIONAL FINANCIAL INSTITU-
tIONS.—The Secretary of the Treasury shall in-
struct the United States executive director of each
international financial institution to use the voice
and vote of the United States to oppose any assist-
ance by such institution (including any loan, credit,
grant, or guarantee) for any program that violates
the sovereignty and territorial integrity of Georgia.
(d) Countering Russian Influence Fund.—Of the funds appropriated by this Act under the headings “Assistance for Europe, Eurasia and Central Asia”, “International Narcotics Control and Law Enforcement”, “International Military Education and Training”, and “Foreign Military Financing Program”, not less than $300,000,000 shall be made available to carry out the purposes of the Countering Russian Influence Fund, as authorized by section 254 of the Countering Russian Influence in Europe and Eurasia Act of 2017 (Public Law 115–44; 22 U.S.C. 9543) and notwithstanding the country limitation in subsection (b) of such section, and programs to enhance the capacity of law enforcement and security forces in countries in Europe, Eurasia, and Central Asia and strengthen security cooperation between such countries and the United States and the North Atlantic Treaty Organization, as appropriate: Provided, That funds made available pursuant to this paragraph under the heading “Foreign Military Financing Program” may remain available until September 30, 2025.

(e) Funding Limitation.—None of the funds made available by this Act may be used to remove prohibitions related to transactions involving the Central Bank of the Russian Federation, the National Wealth Fund of the Russian Federation, or the Ministry of Finance of the
Russian Federation unless the Secretary of State certifies and reports to the appropriate congressional committees that the Government of Ukraine has entered into an agreement with the Government of the Russian Federation resolving compensation to Ukraine by the Russian Federation for damages resulting from the invasion of Ukraine by the Russian Federation.

UNITED NATIONS

SEC. 7048. (a) TRANSPARENCY AND ACCOUNTABILITY.—Of the funds appropriated by this Act that are available for contributions to the United Nations (including the Department of Peacekeeping Operations), international organizations, or any United Nations agency, 15 percent may not be obligated for such organization, department, or agency until the Secretary of State determines and reports to the appropriate congressional committees that the organization, department, or agency is—

(1) posting on a publicly available website, consistent with privacy regulations and due process, regular financial and programmatic audits of such organization, department, or agency, and providing the United States Government with necessary access to such financial and performance audits;

(2) effectively implementing and enforcing policies and procedures which meet or exceed best prac-
ties in the United States for the protection of whistleblowers from retaliation, including—

(A) protection against retaliation for internal and lawful public disclosures;

(B) legal burdens of proof;

(C) statutes of limitation for reporting retaliation;

(D) access to binding independent adjudicative bodies, including shared cost and selection of external arbitration; and

(E) results that eliminate the effects of proven retaliation, including provision for the restoration of prior employment; and

(3) effectively implementing and enforcing policies and procedures on the appropriate use of travel funds, including restrictions on first-class and business-class travel.

(b) Restrictions on United Nations Delegations and Organizations.—

(1) Restrictions on United States Delegations.—None of the funds made available by this Act may be used to pay expenses for any United States delegation to any specialized agency, body, or commission of the United Nations if such agency, body, or commission is chaired or presided over by
a country, the government of which the Secretary of
State has determined, for purposes of section
1754(c) of the Export Reform Control Act of 2018
(50 U.S.C. 4813(c)), supports international ter-
rorism.

(2) Restrictions on contributions.—None
of the funds made available by this Act may be used
by the Secretary of State as a contribution to any
organization, agency, commission, or program within
the United Nations system if such organization,
agency, commission, or program is chaired or pre-
sided over by a country the government of which the
Secretary of State has determined, for purposes of
section 620A of the Foreign Assistance Act of 1961,
section 40 of the Arms Export Control Act, section
1754(c) of the Export Reform Control Act of 2018
(50 U.S.C. 4813(c)), or any other provision of law,
is a government that has repeatedly provided sup-
port for acts of international terrorism.

(c) United Nations Human Rights Council.—

(1) None of the funds appropriated by this Act
and prior Acts making appropriations for the De-
partment of State, foreign operations, and related
programs may be made available in support of the
United Nations Human Rights Council unless the
Secretary of State determines and reports to the appropriate congressional committees that participation in the Council is important to the national security interest of the United States and that such Council is taking significant steps to remove Israel as a permanent agenda item and ensure integrity in the election of members to such Council: Provided, That such report shall include a description of the national security interest served and provide a detailed reform agenda, including a timeline to remove Israel as a permanent agenda item and ensure integrity in the election of members to such Council: Provided further, That the Secretary of State shall withhold, from funds appropriated by this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs made available under the heading “Contributions to International Organizations” in title I of such acts for a contribution to the United Nations Regular Budget, the United States proportionate share of the total annual amount of the United Nations Regular Budget funding for the United Nations Human Rights Council until such determination and report is made: Provided further, That if the Secretary is unable to make such determination and report, such
amounts may be reprogrammed for purposes other
than the United Nations Regular Budget, subject to
the regular notification procedures of the Commit-
tees on Appropriations: *Provided further, That the
Secretary shall report to the Committees on Appro-
priations not later than September 30, 2024, on the
resolutions considered in the United Nations Human
Rights Council during the previous 12 months, and
on steps taken to remove Israel as a permanent
agenda item and to improve the quality of member-
ship through competitive elections.

(2) None of the funds appropriated by this Act
or prior Acts making appropriations for the Depart-
ment of State, foreign operations, and related pro-
grams may be made available for the United Nations
International Commission of Inquiry on the Occu-
pied Palestinian Territory, including East Jeru-
salem, and Israel.

(d) **United Nations Relief and Works Agency.**—Prior to each obligation of funds for the United Na-
tions Relief and Works Agency (UNRWA), the Secretary
of State shall certify and report to the appropriate con-
gressional committees, in writing, on whether UNRWA
is—
(1) utilizing Operations Support Officers in the West Bank, Gaza, and other fields of operation to inspect UNRWA installations and reporting any inappropriate use;

(2) acting promptly to address any staff or beneficiary violation of its own policies (including the policies on neutrality and impartiality of employees) and the legal requirements under section 301(c) of the Foreign Assistance Act of 1961;

(3) implementing procedures to maintain the neutrality of its facilities, including implementing a no-weapons policy, and conducting regular inspections of its installations, to ensure they are only used for humanitarian or other appropriate purposes;

(4) taking necessary and appropriate measures to ensure it is operating in compliance with the conditions of section 301(c) of the Foreign Assistance Act of 1961 and continuing regular reporting to the Department of State on actions it has taken to ensure conformance with such conditions;

(5) not engaging in operations with financial institutions or related entities in violation of relevant United States law, and is taking steps to improve the financial transparency of the organization;
(6) in compliance with the United Nations Board of Auditors’ biennial audit requirements and is implementing in a timely fashion the Board’s recommendations; and

(7) establishing or updating, and implementing procedures to—

(A) prevent the use of UNRWA resources for disseminating anti-American, anti-Israel, or anti-Semitic rhetoric; or incitement of violence; and

(B) ensure the content of all educational materials currently taught in UNRWA-administered schools and summer camps is consistent with the values of human rights, dignity, and tolerance and does not induce incitement of violence or antisemitism.

(c) PROHIBITION OF PAYMENTS TO UNITED NATIONS MEMBERS.—None of the funds appropriated or made available pursuant to titles III through VI of this Act for carrying out the Foreign Assistance Act of 1961, may be used to pay in whole or in part any assessments, arrearages, or dues of any member of the United Nations or, from funds appropriated by this Act to carry out chapter 1 of part I of the Foreign Assistance Act of 1961, the costs for participation of another country’s delegation
at international conferences held under the auspices of multilateral or international organizations.

(f) REPORTS.—

(1) Not later than 45 days after the date of enactment of this Act, the Secretary of State shall submit a report to the Committees on Appropriations detailing the amount of funds available for obligation or expenditure in fiscal year 2024 for contributions to any organization, department, agency, or program within the United Nations system or any international program that are withheld from obligation or expenditure due to any provision of law: Provided, That the Secretary shall update such report each time additional funds are withheld by operation of any provision of law: Provided further, That the reprogramming of any withheld funds identified in such report, including updates thereof, shall be subject to prior consultation with, and the regular notification procedures of, the Committees on Appropriations.

(2) Not later than 90 days after the date of enactment of this Act, the Secretary shall submit a report to the appropriate congressional committees on United Nations buildings and facilities, as described
under this section in the report accompanying this Act.

(g) Sexual Exploitation and Abuse in Peacekeeping Operations.—The Secretary of State shall, to the maximum extent practicable, withhold assistance to any unit of the security forces of a foreign country if the Secretary has credible information that such unit has engaged in sexual exploitation or abuse, including while serving in a United Nations peacekeeping operation, until the Secretary determines that the government of such country is taking effective steps to hold the responsible members of such unit accountable and to prevent future incidents:

Provided, That the Secretary shall promptly notify the government of each country subject to any withholding of assistance pursuant to this paragraph, and shall notify the appropriate congressional committees of such withholding not later than 10 days after a determination to withhold such assistance is made: Provided further, That the Secretary shall, to the maximum extent practicable, assist such government in bringing the responsible members of such unit to justice.

(h) Additional Availability.—Subject to the regular notification procedures of the Committees on Appropriations, funds appropriated by this Act which are returned or not made available due to the second proviso
under the heading “Contributions for International Peace-
keeping Activities” in title I of this Act or section 307(a)
of the Foreign Assistance Act of 1961 (22 U.S.C.
2227(a)), shall remain available for obligation until Sep-
tember 30, 2025: Provided, That the requirement to with-
hold funds for programs in Burma under section 307(a)
of the Foreign Assistance Act of 1961 shall not apply to
funds appropriated by this Act.

(i) PROCUREMENT RESTRICTIONS.—None of the
funds appropriated by this Act and prior Acts making ap-
propriations for the Department of State, foreign oper-
ations, and related programs may be used for the procure-
ment by any entity of the United Nations system or any
other multilateral organization of goods or services origi-
nating in or produced by any person in the Russian Fed-
eration, including any entity that is a shell or front com-
pany organized to disguise or obscure financial activity re-
lating to such goods or services.

(j) ACCOUNTABILITY REQUIREMENT.—Not later
than 30 days after the date of enactment of this Act, the
Secretary of State, in coordination with the Administrator
of the United States Agency for International Develop-
ment, shall seek to enter into written agreements with
each international organization that receives funding ap-
propriated by this Act to provide timely access to the In-
inspectors General of the Department of State and the
United States Agency for International Development and
the Comptroller General of the United States to such or-
ganization’s financial data and other information, includ-
ing investigative records and reports of sexual misconduct,
relevant to United States contributions to such organiza-
tion, as determined by the Inspectors and Comptroller
General: Provided, That not later than 180 days after the
date of enactment of this Act, the Inspectors and Comptroller
General shall consult with the appropriate congres-
sional committees on the implementation of such require-
ments.

(k) WORLD HEALTH ORGANIZATION.—None of the
funds appropriated or otherwise made available by this
Act may be made available for the World Health Organi-
zation.

(l) INTERNATIONAL CONVENTIONS.—None of the
funds provided by this Act shall be made available to im-
plement or support any international convention, agree-
ment, protocol, legal instrument, or agreed outcome with
legal force drafted by the intergovernmental negotiating
body of the World Health Assembly or any other United
Nations body until such instrument has been subject to
the requirements of article II, section 2, clause 2 of the
Constitution of the United States, which requires the ad-
vice and consent of the Senate, with two-thirds of Senators
concurring.

ARMS TRADE TREATY

Sec. 7049. None of the funds appropriated by this
Act may be obligated or expended to implement the Arms
Trade Treaty until the Senate approves a resolution of
ratification for the Treaty.

GLOBAL INTERNET FREEDOM

Sec. 7050. (a) Funding.—Of the funds available for
obligation during fiscal year 2024 under the headings
“International Broadcasting Operations”, “Economic
Support Fund”, “Democracy Fund”, and “Assistance for
Europe, Eurasia and Central Asia”, not less than
$94,000,000 shall be made available for programs to pro-
mote Internet freedom globally, as authorized by section
9707 of the Department of State Authorization Act 2022
(title XCVII of division I of Public Law 117–263).

(b) Coordination and Spend Plans.—After con-
sultation among the relevant agency heads to coordinate
and de-conflict planned activities, but not later than 90
days after the date of enactment of this Act, the Secretary
of State and the Chief Executive Officer of the United
States Agency for Global Media, in consultation with the
President of the Open Technology Fund, shall submit to
the Committees on Appropriations spend plans for funds
made available by this Act for programs to promote Internet freedom globally, which shall include a description of safeguards established by relevant agencies to ensure that such programs are not used for illicit purposes: Provided, That the Department of State spend plan shall include funding for all such programs for all relevant Department of State and United States Agency for International Development offices and bureaus.

TORTURE AND OTHER CRUEL, INHUMAN, OR DEGRADING TREATMENT OR PUNISHMENT

Sec. 7051. None of the funds made available by this Act may be used to support or justify the use of torture and other cruel, inhuman, or degrading treatment or punishment by any official or contract employee of the United States Government.

AIRCRAFT TRANSFER, COORDINATION, AND USE

Sec. 7052. (a) Transfer Authority.—Notwithstanding any other provision of law or regulation, aircraft procured with funds appropriated by this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs under the headings “Diplomatic Programs”, “International Narcotics Control and Law Enforcement”, “Andean Counterdrug Initiative”, and “Andean Counterdrug Programs” may be used for any other program and in any region.
(b) Property Disposal.—The authority provided in subsection (a) shall apply only after the Secretary of State determines and reports to the Committees on Appropriations that the equipment is no longer required to meet programmatic purposes in the designated country or region: Provided, That any such transfer shall be subject to prior consultation with, and the regular notification procedures of, the Committees on Appropriations.

(c) Aircraft Coordination.—

(1) Authority.—The uses of aircraft purchased or leased by the Department of State and the United States Agency for International Development with funds made available in this Act or prior Acts making appropriations for the Department of State, foreign operations, and related programs shall be coordinated under the authority of the appropriate Chief of Mission: Provided, That such aircraft may be used to transport, on a reimbursable or non-reimbursable basis, Federal and non-Federal personnel supporting Department of State and USAID programs and activities: Provided further, That official travel for other agencies for other purposes may be supported on a reimbursable basis, or without reimbursement when traveling on a space available basis: Provided further, That funds received by the Depart-
ment of State in connection with the use of aircraft owned, leased, or chartered by the Department of State may be credited to the Working Capital Fund of the Department and shall be available for expenses related to the purchase, lease, maintenance, chartering, or operation of such aircraft.

(2) Scope.—The requirement and authorities of this subsection shall only apply to aircraft, the primary purpose of which is the transportation of personnel.

(d) Aircraft Operations and Maintenance.—To the maximum extent practicable, the costs of operations and maintenance, including fuel, of aircraft funded by this Act shall be borne by the recipient country.

PARKING FINES AND REAL PROPERTY TAXES OWED BY FOREIGN GOVERNMENTS

Sec. 7053. The terms and conditions of section 7055 of the Department of State, Foreign Operations, and Related Programs Appropriations Act, 2010 (division F of Public Law 111–117) shall apply to this Act: Provided, That subsection (f)(2)(B) of such section shall be applied by substituting “September 30, 2023” for “September 30, 2009”.
INTERNATIONAL MONETARY FUND

SEC. 7054. (a) Extensions.—The terms and conditions of sections 7086(b)(1) and (2) and 7090(a) of the Department of State, Foreign Operations, and Related Programs Appropriations Act, 2010 (division F of Public Law 111–117) shall apply to this Act.

(b) Repayment.—The Secretary of the Treasury shall instruct the United States Executive Director of the International Monetary Fund (IMF) to seek to ensure that any loan will be repaid to the IMF before other private or multilateral creditors.

EXTRADITION

SEC. 7055. (a) Limitation.—None of the funds appropriated in this Act may be used to provide assistance (other than funds provided under the headings “Development Assistance”, “International Disaster Assistance”, “Complex Crises Fund”, “International Narcotics Control and Law Enforcement”, “Migration and Refugee Assistance”, “United States Emergency Refugee and Migration Assistance Fund”, and “Nonproliferation, Anti-terrorism, Demining and Related Assistance”) for the central government of a country which has notified the Department of State of its refusal to extradite to the United States any individual indicted for a criminal offense for which the maximum penalty is life imprisonment without the
possibility of parole or for killing a law enforcement officer, as specified in a United States extradition request. 

(b) CLARIFICATION.—Subsection (a) shall only apply to the central government of a country with which the United States maintains diplomatic relations and with which the United States has an extradition treaty and the government of that country is in violation of the terms and conditions of the treaty.

(e) WAIVER.—The Secretary of State may waive the restriction in subsection (a) on a case-by-case basis if the Secretary certifies to the Committees on Appropriations that such waiver is important to the national interest of the United States.

ENTERPRISE FUNDS

SEC. 7056. (a) NOTIFICATION.—None of the funds made available under titles III through VI of this Act may be made available for Enterprise Funds unless the appropriate congressional committees are notified at least 15 days in advance.

(b) DISTRIBUTION OF ASSETS PLAN.—Prior to the distribution of any assets resulting from any liquidation, dissolution, or winding up of an Enterprise Fund, in whole or in part, the President shall submit to the appropriate congressional committees a plan for the distribution of the assets of the Enterprise Fund.
(c) Transition or Operating Plan.—Prior to a transition to and operation of any private equity fund or other parallel investment fund under an existing Enterprise Fund, the President shall submit such transition or operating plan to the appropriate congressional committees.

LIMITATIONS RELATED TO GLOBAL HEALTH ASSISTANCE

SEC. 7057. (a) None of the funds appropriated or otherwise made available by this Act may be made available for the United Nations Population Fund.

(b) None of the funds appropriated or otherwise made available by this Act for global health assistance may be made available to any foreign nongovernmental organization that promotes or performs abortion, except in cases of rape or incest or when the life of the mother would be endangered if the fetus were carried to term.

GLOBAL HEALTH ACTIVITIES

SEC. 7058. (a) In General.—Funds appropriated by titles III and IV of this Act that are made available for bilateral assistance for child survival activities or disease programs including activities relating to research on, and the prevention, treatment and control of, HIV/AIDS may be made available notwithstanding any other provision of law except for provisions under the heading “Global Health Programs” and the United States Leadership

(b) Limitation.—Of the funds appropriated by this Act, not more than $461,000,000 may be made available for family planning/reproductive health.

(c) Pandemics and Other Infectious Disease Outbreaks.—

(1) Global health security.—Funds appropriated by this Act under the heading “Global Health Programs” shall be made available for global health security programs to accelerate the capacity of countries to prevent, detect, and respond to infectious disease outbreaks, including by strengthening public health capacity where there is a high risk of emerging zoonotic infectious diseases: Provided, That not later than 60 days after the date of enactment of this Act, the Administrator of the United States Agency for International Development and the Secretary of State, as appropriate, shall consult with the Committees on Appropriations on the planned uses of such funds.

(2) Extraordinary measures.—If the Secretary of State determines and reports to the Committees on Appropriations that an international in-
fectious disease outbreak is sustained, severe, and is spreading internationally, or that it is in the national interest to respond to a Public Health Emergency of International Concern, not to exceed an aggregate total of $200,000,000 of the funds appropriated by this Act under the headings “Global Health Programs”, “Development Assistance”, “International Disaster Assistance”, “Complex Crises Fund”, “Economic Support Fund”, “Democracy Fund”, “Assistance for Europe, Eurasia and Central Asia”, “Migration and Refugee Assistance”, and “Millennium Challenge Corporation” may be made available to combat such infectious disease or public health emergency, and may be transferred to, and merged with, funds appropriated under such headings for the purposes of this paragraph.

(3) Emergency Reserve Fund.—Up to $50,000,000 of the funds appropriated by this Act under the heading “Global Health Programs” may be made available for the Emergency Reserve Fund established pursuant to section 7058(c)(1) of the Department of State, Foreign Operations, and Related Programs Appropriations Act, 2017 (division J of Public Law 115–31): Provided, That such funds
shall be made available under the same terms and conditions of such section.

(4) **Consultation and Notification.**—Funds made available by this subsection shall be subject to prior consultation with the appropriate congressional committees and the regular notification procedures of the Committees on Appropriations.

(d) **Limitations.**—Notwithstanding any other provision of law, none of the funds made available by this Act may be made available to support, directly or indirectly,—

(1) the Wuhan Institute of Virology located in the City of Wuhan in the People’s Republic of China;

(2) the EcoHealth Alliance, Inc.;

(3) any laboratory owned or controlled by the governments of the People’s Republic of China, the Republic of Cuba, the Islamic Republic of Iran, the Democratic People’s Republic of Korea, the Russian Federation, the Bolivarian Republic of Venezuela under the regime of Nicolás Maduro Moros, or any other country determined by the Secretary of State to be a foreign adversary; or

(4) gain-of-function research.
(e) **Childhood Cancer.**—Funds appropriated under titles III and VI of this Act may be made available for public-private partnerships, including in coordination with relevant multilateral organizations and research entities, to address childhood cancer: *Provided,* That the Secretary of State, in consultation with the USAID Administrator, shall submit a report to the appropriate congressional committees not later than 180 days after the date of enactment of this Act on the feasibility of such partnerships: *Provided further,* The Secretary and Administrator shall consult with the appropriate congressional committees on uses of funds for such partnerships prior to the initial obligation of funds and submission of such report.

**Women’s Equality and Empowerment**

Sec. 7059. (a) **In General.**—Funds appropriated by this Act shall be made available to promote the equality and empowerment of women and girls in United States Government diplomatic and development efforts by raising the status, increasing the economic participation and opportunities for political leadership, and protecting the rights of women and girls worldwide.

(b) **Women’s Economic Empowerment.**—Of the funds appropriated under title III of this Act, $200,000,000 shall be made available to expand economic opportunities for women by increasing the number and ca-
pacity of women-owned enterprises, improving property
dights for women, increasing women’s access to financial
ervices and capital, enhancing the role of women in econ-
omic decision-making at the local, national, and inter-
ational levels, and improving women’s ability to partici-
pate in the global economy: Provided, That prior to the
initial obligation of funds, the Secretary of State and the
Administrator of the United States Agency for Inter-
national Development, as applicable, shall consult with the
Committees on Appropriations on the uses of funds made
available pursuant to this subsection.

(c) Women’s Leadership Program.—Of the funds
appropriated under title III of this Act, not less than
$50,000,000 shall be made available for programs specifi-
cally designed to increase leadership opportunities for
women in countries where women and girls suffer discrimi-
nation due to law, policy, or practice, by strengthening
protections for women’s political status, expanding wom-
en’s participation in political parties and elections, and in-
creasing women’s opportunities for leadership positions in
the public and private sectors at the local, provincial, and
national levels.

(d) Prevention of Violence Against Women
and Girls.—
(1) Of the funds appropriated under titles III and IV of this Act, not less than $250,000,000 shall be made available to prevent and respond to violence against women and girls.

(2) Funds appropriated under titles III and IV of this Act that are available to train foreign police, judicial, and military personnel, including for international peacekeeping operations, shall address, where appropriate, prevention and response to violence against women and girls and trafficking in persons, and shall promote the integration of women into the police and other security forces.

(3) Funds made available pursuant to this subsection should include efforts to combat a variety of forms of violence against women and girls, including child marriage, rape, and female genital cutting and mutilation.

(e) WOMEN, PEACE, AND SECURITY.—Of the funds appropriated by this Act under the headings “Development Assistance”, “Economic Support Fund”, “Assistance for Europe, Eurasia and Central Asia”, and “International Narcotics Control and Law Enforcement”, $150,000,000 should be made available to support a multi-year strategy to expand, and improve coordination of, United States Government efforts to empower women
as equal partners in conflict prevention, peace building, transitional processes, and reconstruction efforts in countries affected by conflict or in political transition, and to ensure the equal provision of relief and recovery assistance to women and girls.

(f) PROHIBITION.—None of the funds appropriated by this Act may be made available for the Gender Equity and Equality Action Fund.

SECTOR ALLOCATIONS

SEC. 7060. (a) BASIC EDUCATION AND HIGHER EDUCATION.—

(1) BASIC EDUCATION.—

(A) Of the funds appropriated under title III of this Act, not less than $970,000,000 shall be made available for the Nita M. Lowey Basic Education Fund: Provided, That such funds shall also be used for secondary education activities: Provided further, That of the funds made available by this paragraph, $150,000,000 should be available for the education of girls in areas of conflict.

(B) Of the funds appropriated under title III of this Act for assistance for basic education programs, not less than $160,000,000 shall be
made available for contributions to multilateral partnerships that support education.

(2) Higher Education.—Of the funds appropriated by title III of this Act, not less than $285,000,000 shall be made available for assistance for higher education: Provided, That of such amount, not less than $35,000,000 shall be made available for new and ongoing partnerships between higher education institutions in the United States and developing countries focused on building the capacity of higher education institutions and systems in developing countries: Provided further, That of such amount and in addition to the previous proviso, not less than $50,000,000 shall be made available for higher education programs pursuant to section 7060(a)(3) of the Department of State, Foreign Operations, and Related Programs Appropriations Act, 2021 (division K of Public Law 116–260).

(b) Conservation Programs.—

(1) Biodiversity.—Of the funds appropriated under title III of this Act, not less than $385,000,000 shall be made available for biodiversity conservation programs.

(2) Wildlife Poaching and Trafficking.—
(A) Of the funds appropriated under titles III and IV of this Act, not less than $125,000,000 shall be made available to combat the transnational threat of wildlife poaching and trafficking.

(B) None of the funds appropriated under title IV of this Act may be made available for training or other assistance for any military unit or personnel that the Secretary of State determines has been credibly alleged to have participated in wildlife poaching or trafficking, unless the Secretary reports to the appropriate congressional committees that to do so is in the national security interest of the United States.

(c) DEVELOPMENT PROGRAMS.—Of the funds appropriated by this Act under the heading “Development Assistance”, not less than $18,500,000 shall be made available for United States Agency for International Development cooperative development programs and not less than $31,500,000 shall be made available for the American Schools and Hospitals Abroad program.

(d) DISABILITY PROGRAMS.—Funds appropriated by this Act under the heading “Development Assistance” shall be made available for programs and activities administered by USAID to address the needs of, and protect
and promote the rights of, people with disabilities in developing countries.

(c) Food Security and Agricultural Development.—Of the funds appropriated by title III of this Act, not less than $1,010,600,000 shall be made available for food security and agricultural development programs to carry out the purposes of the Global Food Security Act of 2016 (Public Law 114–195), as amended, including for the Feed the Future Innovation Labs: Provided, That funds may be made available for a contribution as authorized by section 3202 of the Food, Conservation, and Energy Act of 2008 (Public Law 110–246), as amended by section 3310 of the Agriculture Improvement Act of 2018 (Public Law 115–334).

(f) Micro, Small, and Medium-Sized Enterprises.—Of the funds appropriated by this Act, not less than $265,000,000 shall be made available to support the development of, and access to financing for, micro, small, and medium-sized enterprises that benefit the poor, especially women.

(g) Water and Sanitation.—Of the funds appropriated by this Act, not less than $475,000,000 shall be made available for water supply and sanitation projects pursuant to section 136 of the Foreign Assistance Act of
1961, of which not less than $237,000,000 shall be for programs in sub-Saharan Africa.

(h) Deviation.—Unless otherwise provided for by this Act, the Secretary of State and the USAID Administrator, as applicable, may deviate below the minimum funding requirements designated in sections 7059 and 7060 of this Act by up to 10 percent, notwithstanding such designation: Provided, That such deviations shall only be exercised to address unforeseen or exigent circumstances, including a change in country context: Provided further, That concurrent with the submission of the report required by section 653(a) of the Foreign Assistance Act of 1961, the Secretary shall submit to the Committees on Appropriations in writing any proposed deviations utilizing such authority that are planned at the time of submission of such report: Provided further, That any deviations proposed subsequent to the submission of such report shall be subject to prior consultation with such Committees: Provided further, That not later than November 1, 2025, the Secretary shall submit a report to the Committees on Appropriations on the use of the authority of this subsection.

ENVIRONMENT PROGRAMS

Sec. 7061. (a) Green Climate Fund.—None of the funds appropriated or otherwise made available by this
Act may be made available as a contribution, grant, or any other payment to the Green Climate Fund.

(b) CLEAN TECHNOLOGY FUND.—None of the funds appropriated or otherwise made available by this Act may be made available as a contribution, grant, or any other payment to the Clean Technology Fund.

c) CLIMATE DAMAGES.—None of the funds appropriated or otherwise made available by this Act may be made available to pay compensation to any country, organization, or individual for loss and damages attributed to climate change.

d) ATTRIBUTION.—Funds appropriated by this Act and made available for the sectors and programs in sections 7032, 7036, 7059, and 7060 shall not be attributed to, or counted toward targets for, climate change programs.

e) TRANSIT PIPELINES.—None of the funds appropriated or otherwise made available by this Act may be used by the Secretary of State to impede the uninterrupted transmission of hydrocarbons by pipeline through the territory of one Party not originating in the territory of that Party, for delivery to the territory of the other Party as ratified by The Agreement between the Government of the United States of America and the Government
of Canada concerning Transit Pipelines, signed at Wash-

(f) Study.—The Comptroller General of the United
States shall conduct a study on funds appropriated in
prior Acts making appropriations for the Department of
State, foreign operations, and related programs from fiscal
years 2020 through 2023 made available for climate
change programs and whether such funds have had a di-
rect result on lowering global temperatures.

BUDGET DOCUMENTS

Sec. 7062. (a) Operating Plans.—Not later than
45 days after the date of enactment of this Act, each de-
partment, agency, or organization funded in titles I, II,
and VI of this Act, and the Department of the Treasury
and Independent Agencies funded in title III of this Act,
including the Inter-American Foundation and the United
States African Development Foundation, shall submit to
the Committees on Appropriations an operating plan for
funds appropriated to such department, agency, or organi-
ization in such titles of this Act, or funds otherwise avail-
able for obligation in fiscal year 2024, that provides de-
tails of the uses of such funds at the program, project,
and activity level: Provided, That such plans shall include,
as applicable, a comparison between the congressional
budget justification funding levels, the most recent con-
gressional directives or approved funding levels, and the
funding levels proposed by the department or agency; and
a clear, concise, and informative description/justification:
Provided further, That operating plans that include
changes in levels of funding for programs, projects, and
activities specified in the congressional budget justifica-
tion, in this Act, or amounts specifically designated in the
respective tables included in the report accompanying this
Act, as applicable, shall be subject to the notification and
reprogramming requirements of section 7015 of this Act.

(b) Spend Plans.—

(1) Prior to the initial obligation of funds, the
Secretary of State or Administrator of the United
States Agency for International Development, as ap-
propriate, shall submit to the Committees on Appropri-
ations a spend plan for funds made available by
this Act for—

(A) assistance for countries in Central
America and the Caribbean, Iraq, Pacific Is-
lands Countries, Pakistan, and Tunisia;

(B) assistance for the Africa Regional
Counterterrorism program, Caribbean Basin
Security Initiative, Central America Regional
Security Initiative, Global Peace Operations Ini-
tiative, Indo-Pacific Strategy and the Coun-
entering PRC Influence Fund, Partnership for Global Infrastructure and Investment, Power Africa, and Trans-Sahara Counterterrorism Partnership;

(C) assistance made available pursuant to the following sections in this Act: section 7032; section 7036; section 7047(d) (on a country-by-country basis); section 7059; and subsections (a), (b), (d), (e), (f), and (g) of section 7060;

(D) Funds provided under the heading “International Narcotics Control and Law Enforcement” for International Organized Crime and for Cybererime and Intellectual Property Rights: Provided, That the spend plans shall include bilateral and global programs funded under such heading along with a brief description of the activities planned for each country; and

(E) implementation of the Global Fragility Act of 2019.

(2) Not later than 90 days after the date of enactment of this Act, the Secretary of the Treasury shall submit to the Committees on Appropriations a detailed spend plan for funds made available by this Act under the heading “Department of the Treas-
ury, International Affairs Technical Assistance” in title III.

(3) Notwithstanding paragraph (1), up to 10 percent of the funds contained in a spend plan required by this subsection may be obligated prior to the submission of such spend plan if the Secretary of State, the USAID Administrator, or the Secretary of the Treasury, as applicable, determines that the obligation of such funds is necessary to avoid significant programmatic disruption: Provided, That not less than seven days prior to such obligation, the Secretary or Administrator, as appropriate, shall consult with the Committees on Appropriations on the justification for such obligation and the proposed uses of such funds.

(e) CLARIFICATION.—The spend plans referenced in subsection (b) shall not be considered as meeting the notification requirements in this Act or under section 634A of the Foreign Assistance Act of 1961.

(d) CONGRESSIONAL BUDGET JUSTIFICATION.—The congressional budget justification for Department of State operations and foreign operations shall be provided to the Committees on Appropriations concurrent with the date of submission of the President’s budget for fiscal year 2025: Provided, That the appendices for such justification...
shall be provided to the Committees on Appropriations not later than 10 calendar days thereafter.

REORGANIZATION

SEC. 7063. (a) PRIOR CONSULTATION AND NOTIFICATION.—Funds appropriated by this Act, prior Acts making appropriations for the Department of State, foreign operations, and related programs, or any other Act may not be used to implement a reorganization, redesign, or other plan described in subsection (b) by the Department of State, the United States Agency for International Development, or any other Federal department, agency, or organization funded by this Act without prior consultation by the head of such department, agency, or organization with the appropriate congressional committees: Provided, That such funds shall be subject to the regular notification procedures of the Committees on Appropriations: Provided further, That any such notification submitted to such Committees shall include a detailed justification for any proposed action: Provided further, That congressional notifications submitted in prior fiscal years pursuant to similar provisions of law in prior Acts making appropriations for the Department of State, foreign operations, and related programs may be deemed to meet the notification requirements of this section.
(b) DESCRIPTION OF ACTIVITIES.—Pursuant to subsection (a), a reorganization, redesign, or other plan shall include any action to—

(1) expand, eliminate, consolidate, or downsize covered departments, agencies, or organizations, including bureaus and offices within or between such departments, agencies, or organizations, including the transfer to other agencies of the authorities and responsibilities of such bureaus and offices;

(2) expand, eliminate, consolidate, or downsize the United States official presence overseas, including at bilateral, regional, and multilateral diplomatic facilities and other platforms; or

(3) expand or reduce the size of the permanent Civil Service, Foreign Service, eligible family member, and locally employed staff workforce of the Department of State and USAID from the staffing levels previously justified to the Committees on Appropriations for fiscal year 2024.

DEPARTMENT OF STATE MANAGEMENT

Sec. 7064. (a) WORKING CAPITAL FUND.—Funds appropriated by this Act or otherwise made available to the Department of State for payments to the Working Capital Fund that are made available for new service cen-
ters, shall be subject to the regular notification procedures of the Committees on Appropriations.

(b) Certification.—

(1) Compliance.—Not later than 45 days after the initial obligation of funds appropriated under titles III and IV of this Act that are made available to a Department of State bureau or office with responsibility for the management and oversight of such funds, the Secretary of State shall certify and report to the Committees on Appropriations, on an individual bureau or office basis, that such bureau or office is in compliance with Department and Federal financial and grants management policies, procedures, and regulations, as applicable.

(2) Considerations.—When making a certification required by paragraph (1), the Secretary of State shall consider the capacity of a bureau or office to—

(A) account for the obligated funds at the country and program level, as appropriate;

(B) identify risks and develop mitigation and monitoring plans;

(C) establish performance measures and indicators;

(D) review activities and performance; and
(E) assess final results and reconcile finances.

(3) PLAN.—If the Secretary of State is unable to make a certification required by paragraph (1), the Secretary shall submit a plan and timeline detailing the steps to be taken to bring such bureau or office into compliance.

(c) INFORMATION TECHNOLOGY PLATFORM.—None of the funds appropriated in title I of this Act under the heading “Administration of Foreign Affairs” may be made available for a new major information technology investment without the concurrence of the Chief Information Officer, Department of State.

(d) OTHER MATTERS.—

(1) In addition to amounts appropriated or otherwise made available by this Act under the heading “Diplomatic Programs”—

(A) as authorized by section 810 of the United States Information and Educational Exchange Act, not to exceed $5,000,000, to remain available until expended, may be credited to this appropriation from fees or other payments received from English teaching, library, motion pictures, and publication programs and
from fees from educational advising and counseling and exchange visitor programs; and

(B) not to exceed $15,000, which shall be derived from reimbursements, surcharges, and fees for use of Blair House facilities.

(2) Funds appropriated or otherwise made available by this Act under the heading “Diplomatic Programs” are available for acquisition by exchange or purchase of passenger motor vehicles as authorized by law and, pursuant to section 1108(g) of title 31, United States Code, for the field examination of programs and activities in the United States funded from any account contained in title I of this Act.

(3) Of the funds appropriated under the heading “Diplomatic Programs” in this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs, $2,000,000 shall be made available to carry out section 9803 of the Department of State Authorization Act of 2022 (division I of Public Law 117–263).

(4) Consistent with section 204 of the Admiral James W. Nance and Meg Donovan Foreign Relations Authorization Act, Fiscal Years 2000 and 2001 (22 U.S.C. 2452b), up to $25,000,000 of the amounts made available under the heading “Diplom-
matic Programs” in this Act may be obligated and expended for United States participation in international fairs and expositions abroad, including for construction and operation of a United States pavilion at Expo 2025.

(5) Of the funds appropriated by this Act under the heading “Diplomatic Programs”, not less than $500,000 shall be made available for additional personnel for the Bureau of Legislative Affairs, Department of State.

(e) LIMITATIONS.—

(1) None of the funds appropriated by this Act under the heading “Diplomatic Programs” may be made available to carry out the functions of the Global Engagement Center established pursuant to section 1287 of the National Defense Authorization Act for Fiscal Year 2017 (22 U.S.C. 2656 note) unless prior to the initial obligation of such funds—

(A) the Secretary of State certifies and reports to the appropriate congressional committees that—

(i) no funds will be used for purposes other than countering foreign propaganda and disinformation by foreign state and non-state actors that threaten United
States national security pursuant to section 1287(i) of such Act;

(ii) programs and activities will not be designed to influence public opinion in the United States or in a manner that abridges the freedom of speech or of the press of United States persons enshrined in the First Amendment of the United States Constitution;

(iii) the development of tactics, techniques, and procedures to expose and refute foreign propaganda and disinformation and proactively support the promotion of credible, fact-based narratives and policies will be directed solely on audiences outside the United States; and

(iv) the Department of State has resolved with the Office of Inspector General, Department of State (OIG) and the OIG has closed each of the 18 recommendations detailed in the report “Inspection of the Global Engagement Center” (ISP I-22-15) dated September 2022; and

(B) the Secretary submits to the Committees on Appropriations a spend plan for the ac-
tivities of the Center in fiscal year 2024: Provided, That such plan shall detail amounts planned for each function authorized in section 1287(b) of the National Defense Authorization Act for Fiscal Year 2017 (22 U.S.C. 2656 note): Provided further, That such plan shall also include a list of each entity that received funding in the previous fiscal year.

(2) None of the funds appropriated by this Act under the heading “Diplomatic Programs” may be reprogrammed for support of an international conference unless such conference has been previously justified in a congressional budget justification: Provided, That any such reprogramming shall be subject to prior consultation with the Committees on Appropriations.

(3)(A) Notwithstanding any other provision of law, none of the funds appropriated or otherwise made available under the heading “Diplomatic Programs” in this Act and prior Acts making appropriations for the Department of State, foreign operations, and related programs may be made available for support of a Special Envoy, Special Representative, Special Coordinator, Special Negotiator, Envoy, Representative, Coordinator, Special Advisor, or
other position performing a similar function unless such Special Envoy, Special Representative, Special Coordinator, Special Negotiator, Envoy, Representative, Coordinator, Special Advisor, or other position performing a similar function—

(i) is expressly authorized by statute;

or

(ii) has affirmatively received the advice and consent of the Senate.

(B) The limitations of this paragraph shall be construed to include the applicable office personnel and bureau managed funds of such office.

(4) Not later than 15 days prior to entering into a bilateral or multilateral agreement authorized by section 303(a) of the Convention on Cultural Property Implementation Act (19 U.S.C. 2602) or the extension of an agreement pursuant to section 303(e) of such Act, the Secretary of State shall certify and report to the Committees on Appropriations that any import restrictions authorized by such agreement comply with the provisions of sections 302 and 305 of such Act.
UNITED STATES AGENCY FOR INTERNATIONAL DEVELOPMENT MANAGEMENT

SEC. 7065. (a) AUTHORITY.—Up to $170,000,000 of the funds made available in title III of this Act pursuant to or to carry out the provisions of part I of the Foreign Assistance Act of 1961, including funds appropriated under the heading “Assistance for Europe, Eurasia and Central Asia”, may be used by the United States Agency for International Development to hire and employ individuals in the United States and overseas on a limited appointment basis pursuant to the authority of sections 308 and 309 of the Foreign Service Act of 1980 (22 U.S.C. 3948 and 3949).

(b) RESTRICTION.—The authority to hire individuals contained in subsection (a) shall expire on September 30, 2025.

(c) PROGRAM ACCOUNT CHARGED.—The account charged for the cost of an individual hired and employed under the authority of this section shall be the account to which the responsibilities of such individual primarily relate: Provided, That funds made available to carry out this section may be transferred to, and merged with, funds appropriated by this Act in title II under the heading “Operating Expenses”.

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(d) FOREIGN SERVICE LIMITED EXTENSIONS.—Individuals hired and employed by USAID, with funds made available in this Act or prior Acts making appropriations for the Department of State, foreign operations, and related programs, pursuant to the authority of section 309 of the Foreign Service Act of 1980 (22 U.S.C. 3949), may be extended for a period of up to 4 years notwithstanding the limitation set forth in such section.

(e) DISASTER SURGE CAPACITY.—Funds appropriated under title III of this Act to carry out part I of the Foreign Assistance Act of 1961, including funds appropriated under the heading “Assistance for Europe, Eurasia and Central Asia”, may be used, in addition to funds otherwise available for such purposes, for the cost (including the support costs) of individuals detailed to or employed by USAID whose primary responsibility is to carry out programs in response to natural disasters, or man-made disasters subject to the regular notification procedures of the Committees on Appropriations.

(f) PERSONAL SERVICES CONTRACTORS.—Funds appropriated by this Act to carry out chapter 1 of part I, chapter 4 of part II, and section 667 of the Foreign Assistance Act of 1961, and title II of the Food for Peace Act (Public Law 83–480; 7 U.S.C. 1721 et seq.), may be used by USAID to employ up to 40 personal services con-
tractors in the United States, notwithstanding any other provision of law, for the purpose of providing direct, interim support for new or expanded overseas programs and activities managed by the agency until permanent direct hire personnel are hired and trained: Provided, That not more than 15 of such contractors shall be assigned to any bureau or office: Provided further, That such funds appropriated to carry out title II of the Food for Peace Act (Public Law 83–480; 7 U.S.C. 1721 et seq.), may be made available only for personal services contractors assigned to the Bureau for Humanitarian Assistance.

(g) Small Business.—In entering into multiple award indefinite-quantity contracts with funds appropriated by this Act, USAID may provide an exception to the fair opportunity process for placing task orders under such contracts when the order is placed with any category of small or small disadvantaged business.

(h) Crisis Operations Staffing.—Up to $86,000,000 of the funds made available in title III of this Act pursuant to, or to carry out the provisions of, part I of the Foreign Assistance Act of 1961 and section 509(b) of the Global Fragility Act of 2019 (title V of division J of Public Law 116–94) may be made available for the United States Agency for International Development to appoint and employ personnel in the excepted service
to prevent or respond to foreign crises and contexts with growing instability: Provided, That functions carried out by personnel hired under the authority of this subsection shall be related to the purpose for which the funds were appropriated: Provided further, That such funds are in addition to funds otherwise available for such purposes and may remain attributed to any minimum funding requirement for which they were originally made available: Provided further, That the USAID Administrator shall coordinate with the Director of the Office of Personnel Management and consult with the appropriate congressional committees on implementation of this provision.

STABILIZATION AND DEVELOPMENT IN REGIONS IMPACTED BY EXTREMISM AND CONFLICT

(b) Transitional Justice.—Funds appropriated by this Act under the headings “Economic Support Fund” and “International Narcotics Control and Law Enforcement” may be made available for programs to promote accountability for genocide, crimes against humanity, and war crimes, which shall be in addition to any other funds made available by this Act for such purposes: Provided, That such programs shall include components to develop local investigative and judicial skills, and to collect and preserve evidence and maintain the chain of custody of evidence, including for use in prosecutions, and may include the establishment of, and assistance for, transitional justice mechanisms: Provided further, That such funds shall be administered by the Ambassador-at-Large for the Office of Global Criminal Justice, Department of State, and shall be subject to prior consultation with the Committees on Appropriations: Provided further, That funds made available by this paragraph shall be made available on an open and competitive basis.

DEBT-FOR-DEVELOPMENT

Sec. 7067. In order to enhance the continued participation of nongovernmental organizations in debt-for-development and debt-for-nature exchanges, a nongovernmental organization which is a grantee or contractor of the United States Agency for International Development
may place in interest bearing accounts local currencies which accrue to that organization as a result of economic assistance provided under title III of this Act and, subject to the regular notification procedures of the Committees on Appropriations, any interest earned on such investment shall be used for the purpose for which the assistance was provided to that organization.

EXTENSION OF CONSULAR FEES AND RELATED AUTHORITIES

Sec. 7068. (a) Section 1(b)(1) of the Passport Act of June 4, 1920 (22 U.S.C. 214(b)(1)) shall be applied through fiscal year 2024 by substituting “the costs of providing consular services” for “such costs”.

(b) Section 21009 of the Emergency Appropriations for Coronavirus Health Response and Agency Operations (division B of Public Law 116–136; 134 Stat. 592) shall be applied during fiscal year 2024 by substituting “2020 through 2024” for “2020 and 2021”.

(c) Discretionary amounts made available to the Department of State under the heading “Administration of Foreign Affairs” of this Act, and discretionary unobligated balances under such heading from prior Acts making appropriations for the Department of State, foreign operations, and related programs, may be transferred to the Consular and Border Security Programs account if the
Secretary of State determines and reports to the Committees on Appropriations that to do so is necessary to sustain consular operations, following consultation with such Committees: Provided, That such transfer authority is in addition to any transfer authority otherwise available in this Act and under any other provision of law: Provided further, That no amounts may be transferred from amounts designated as an emergency requirement pursuant to a concurrent resolution on the budget or the Balanced Budget and Emergency Deficit Control Act of 1985.

(d) In addition to the uses permitted pursuant to section 286(v)(2)(A) of the Immigration and Nationality Act (8 U.S.C. 1356(v)(2)(A)), for fiscal year 2024, the Secretary of State may also use fees deposited into the Fraud Prevention and Detection Account for the costs of providing consular services.

(e) Amounts repurposed pursuant to this section that were previously designated by the Congress as an emergency requirement pursuant to the Balanced Budget and Emergency Deficit Control Act of 1985 or a concurrent resolution on the budget are designated by the Congress as an emergency requirement pursuant to legislation establishing fiscal year 2024 budget enforcement in the House of Representatives.
PROMOTION OF UNITED STATES ECONOMIC INTERESTS

SEC. 7069. (a) DIPLOMATIC ENGAGEMENT.—Pursuant to section 704 of the Championing American Business Through Diplomacy Act of 2019 (title VII of division J of Public Law 116–94) the Secretary of State, in consultation with the Secretary of Commerce, shall prioritize the allocation of funds appropriated by this Act under the heading “Diplomatic Programs” for support of Chief of Mission diplomatic engagement to foster commercial relations and safeguard United States economic and business interests in the country in which each Chief of Mission serves, including activities and initiatives to create and maintain an enabling environment, promote and protect such interests, and resolve commercial disputes: Provided, That each Mission Resource Request and Bureau Resource Request shall include amounts required to prioritize the activities described in this subsection.

(b) TRAINING.—In carrying out section 705 of the Championing American Business Through Diplomacy Act of 2019 (title VII of division J of Public Law 116–94) the Secretary of State shall annually assess training needs across the economic and commercial diplomacy issue areas and ensure after a review of course offerings, course attendance records, and course evaluation results, that current offerings meet training needs.
(c) ASSISTANCE.—The Secretary of State should direct each Chief of Mission to consider how best to advance and support commercial relations and the safeguarding of United States business interests in the development and execution of the applicable Integrated Country Strategy and the Mission Resource Request for each country receiving bilateral assistance from funds appropriated by this Act.

ADDITIONAL LIMITATIONS ON OPERATIONS AND ASSISTANCE

SEC. 7070. (a) None of the funds appropriated or otherwise made available by this Act or prior Acts making appropriations for the Department of State, foreign operations, and related programs may be made available for drag queen workshops, performances, or documentaries.

(b) None of the funds appropriated or otherwise made available by this Act may be used to carry out any program, project, or activity that teaches or trains any idea or concept that condones an individual being discriminated against or receiving adverse or beneficial treatment based on race or sex, that condones an individual feeling discomfort, guilt, anguish, or any other form of psychological distress on account of that individual’s race or sex, as well as any idea or concept that regards one race as inherently superior to another race, the United States or
its institutions as being systemically racist or sexist, an
individual as being inherently racist, sexist, or oppressive
by virtue of that individual’s race or sex, an individual’s
moral character as being necessarily determined by race
or sex, an individual as bearing responsibility for actions
committed in the past by other members of the same race
or sex, or meritocracy being racist, sexist, or having been
created by a particular race to oppress another race.

(e) None of the funds appropriated or otherwise made
available by this Act may be made available to implement,
administer, apply, enforce, or carry out Executive Order
13985 of January 20, 2021 (86 Fed. Reg. 7009), Execu-
tive Order 14035 of June 25, 2021 (86 Fed. Reg. 34593),
or Executive Order 14091 of February 16, 2023 (88 Fed.
Reg. 10825).

(d) None of the funds appropriated or otherwise
made available by this Act may be obligated or expended
to—

(1) classify or facilitate the classification of any
communications by a United States person as misin-
formation, disinformation, or malinformation; or

(2) partner with or fund nonprofit or other or-
ganizations that pressure or recommend private
companies to censor, filter, or otherwise suppress
lawful and constitutionally protected speech of
United States persons, including recommending the censoring or removal of content on social media platforms.

(e) None of the funds made available by this Act or any other Act shall be used or transferred to another Federal Agency, board, or commission to fund any domestic or international non-governmental organization or any other program, organization, or association coordinated or operated by such non-governmental organization that either offers counseling regarding sex change surgeries, promotes sex change surgeries for any reason as an option, conducts or subsidizes sex change surgeries, promotes the use of medications or other substances to halt the onset of puberty or sexual development of minors, or otherwise promotes transgenderism.

(f) None of the funds appropriated or otherwise made available by this Act may be obligated or expended to fly or display a flag over a facility of a United States Federal department or agency funded by this Act other than the—

(1) United States flag;

(2) Foreign Service flag pursuant to 2 FAM 154.2-1;

(3) POW/MIA flag;

(4) flag of a State, insular area, or the District of Columbia at domestic locations;
(5) flag of an Indian Tribal government; or
(6) sovereign flag of other countries.

PRESIDENTIAL PERMIT REFORM

Sec. 7071. Funds appropriated by this Act shall be made available to carry out the responsibilities delegated to the Secretary of State pursuant to Executive Order 13867 (April 10, 2019) or any successor Executive Order: Provided, That the Secretary shall carry out such responsibilities within the 60 day time period set forth in section 2 of such Executive Order: Provided further, That Agency heads for whom the Secretary refers such applications for pertinent information or advise pursuant to such Executive Order should respond not later than the 30 days: Provided further, That Executive Order 13867, or any successor Executive Order, should not be construed to require the application of the National Environmental Policy Act of 1969 prior to the Secretary providing advice to the President of the United States concerning any new or amended Presidential permit application.

RESCISSIONS

(INCLUDING RESCISSIONS OF FUNDS)

Sec. 7072. (a) Embassy Security, Construction, and Maintenance.—Of the unobligated balances from amounts available under the heading “Embassy Security, Construction, and Maintenance” from prior Acts making
appropriations for the Department of State, foreign operations, and related programs, $174,000,000 are rescinded.

(b) Development Assistance.—Of the unobligated and unexpended balances from amounts available under the heading “Development Assistance” from prior Acts making appropriations for the Department of State, foreign operations, and related programs, $709,500,000 are rescinded.

e) Economic Support Fund.—Of the unobligated and unexpended balances from amounts available under the heading “Economic Support Fund” from prior Acts making appropriations for the Department of State, foreign operations, and related programs, $808,600,000 are rescinded.

d) Peace Corps.—Of the unobligated balances from amounts available under the heading “Peace Corps” from prior Acts making appropriations for the Department of State, foreign operations, and related programs, $18,000,000 are rescinded.

e) International Narcotics Control and Law Enforcement.—Of the unobligated, and unexpended balances from amounts available under the heading “International Narcotics Control and Law Enforcement” from prior Acts making appropriations for the Depart-
ment of State, foreign operations, and related programs, $40,000,000 are rescinded.

(f) Export-Import Bank of the United States.—Of the unobligated balances available under the heading “Export and Investment Assistance, Export-Import Bank of the United States, Subsidy Appropriation” for tied-aid grants from prior Acts making appropriations for the Department of State, foreign operations, and related programs, $59,000,000 are rescinded.

(g) Section 60103.—Of the unobligated balances of amounts appropriated or otherwise made available for activities of the Environmental Protection Agency under section 60103 of Public Law 117–169 (commonly known as the “Inflation Reduction Act of 2022”), $11,135,000,000 are hereby permanently rescinded.

(h) Restriction.—No amounts may be rescinded from amounts that were previously designated by the Congress as an emergency requirement pursuant to a concurrent resolution on the budget or the Balanced Budget and Emergency Deficit Control Act of 1985.
TITLE VIII—COUNTERING THE MALIGN INFLUENCE OF THE PEOPLE’S REPUBLIC OF CHINA

BILATERAL ECONOMIC ASSISTANCE

Funds Appropriated to the President

ECONOMIC SUPPORT FUND

For an additional amount for “Economic Support Fund”, $1,000,000,000, to remain available until expended for programs to advance United States national security interests in the Indo-Pacific and counter the malign influence of the People’s Republic of China: Provided,

That, if expressly authorized and established in the Treasury of the United States, funds made available under this title may be transferred to a “Compact Assistance Fund”.

TITLE IX—ADDITIONAL GENERAL PROVISION

SPENDING REDUCTION ACCOUNT

Sec. 9001. $0.

This Act may be cited as the “Department of State, Foreign Operations, and Related Programs Appropriations Act, 2024”.

HR 4665 RH
A BILL
[Report No. 118-146]

H.R. 4665

118TH CONGRESS

Making appropriations for the Department of State, foreign operations, and related programs for the fiscal year ending September 30, 2024, and for other purposes.

JULY 17, 2023

Committed to the Committee of the Whole House on the State of the Union and ordered to be printed.