119TH CONGRESS 1ST SESSION

^s H. R. 1679

AN ACT

- To direct the Secretary of Commerce, in coordination with the heads of other relevant Federal departments and agencies, to conduct an interagency review of and report to Congress on ways to increase the global competitiveness of the United States in attracting foreign direct investment.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

2	This Act may be cited as the "Global Investment in
3	American Jobs Act of 2025".
4	SEC. 2. SENSE OF CONGRESS.
5	It is the sense of Congress that—
6	(1) the ability of the United States to attract
7	foreign direct investment from responsible private-
8	sector entities based in trusted countries is directly
9	linked to the long-term economic prosperity, global
10	competitiveness, and security of the United States;
11	(2) it is a top national priority to enhance the
12	global competitiveness, economic prosperity, and se-
13	curity of the United States by—
14	(A) removing unnecessary barriers to for-
15	eign direct investment from responsible private-
16	sector entities based in trusted countries and
17	the jobs that such investment creates through-
18	out the United States;
19	(B) promoting policies to ensure the
20	United States remains the premier global des-
21	tination to invest, hire, innovate, provide serv-
22	ices, and manufacture products;
23	(C) promoting policies to ensure the
24	United States remains the global leader in de-
25	veloping and deploying cutting-edge tech-
26	nologies, such as self-driving vehicle technology,

- 1 artificial intelligence, Internet of Things, quan-2 tum computing, blockchain; and
 - (D) promoting policies that maintain and expand resilient supply chains and reduce the dependence of the United States on supply chains from China;
 - (3) maintaining the United States commitment to an open investment policy with private-sector entities based in trusted countries encourages other countries to reciprocate and enable the United States to open new markets abroad for United States companies and their products;
 - (4) while foreign direct investment by responsible private-sector entities based in trusted countries can enhance the United States economic strength, policies regarding foreign direct investment should reflect security interests and should not disadvantage domestic investors or companies;
 - (5) United States efforts to attract foreign direct investment from responsible private-sector entities based in trusted countries should be consistent with efforts to maintain and improve domestic standard of living;
 - (6) as digital information becomes increasingly important to the United States economy and the de-

- 1 velopment of new technologies and services that will
- 2 be crucial to the country's competitiveness in the
- 3 21st century global economy, barriers including data
- 4 localization and infringement of intellectual property
- 5 rights must be further addressed; and
- 6 (7) foreign direct investment by companies or
- 7 other entities owned, directed, supported, or influ-
- 8 enced by the Chinese Communist Party is a threat
- 9 to U.S. security and merits an aggressive policy
- framework to protect U.S. interests, jobs, intellec-
- tual property, and security.

12 SEC. 3. FOREIGN DIRECT INVESTMENT REVIEW.

- 13 (a) Review.—The Secretary of Commerce and the
- 14 Comptroller General of the Government Accountability Of-
- 15 fice, in consultation with the Federal Interagency Invest-
- 16 ment Working Group established by Executive Order
- 17 13577 and in consultation with the heads of other relevant
- 18 Federal departments and agencies, shall conduct an inter-
- 19 agency review of the global competitiveness of the United
- 20 States in attracting foreign direct investment from respon-
- 21 sible private-sector entities based in trusted countries and
- 22 addressing key foreign trade barriers that firms in ad-
- 23 vanced technology sectors face in the global digital econ-
- 24 omy.

- 1 (b) Specific Matters To Be Included.—The re-2 view conducted pursuant to subsection (a) shall include 3 a review of the following:
- (1) The current economic impact of foreign direct investment in the United States, with particular focus on manufacturing, services, trade (with an emphasis on digital trade), and U.S. jobs.
- 8 (2) Trends in global cross-border investment 9 and data flows and the underlying factors for such 10 trends.
 - (3) Federal Government policies that facilitate foreign direct investment attraction and retention from responsible private-sector entities based in trusted countries.
 - (4) Foreign direct investment as compared to direct investment by domestic entities.
 - (5) Foreign direct investment that takes the form of greenfield investment as compared to foreign direct investment relating to merger and acquisition activity.
 - (6) The unique challenges posed by foreign direct investment, particularly acquisitions, in the United States by State-owned or State-backed enterprises, especially from State-directed economies, including companies or other entities owned, directed,

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- supported, or influenced by the Chinese CommunistParty.
 - (7) Specific information on the prevalence of investments made by State-owned or State-backed enterprises, especially from State-directed economies, including companies or other entities owned, directed, supported, or influenced by the Chinese Communist Party, with a particular focus on investments relating to manufacturing, services, trade (with an emphasis on digital trade), and jobs.
 - (8) How other trusted countries are dealing with the challenge of State-directed and State-supported investment and whether there are opportunities to work with like-minded nations to address such challenge.
 - (9) Ongoing Federal Government efforts to improve the investment climate and facilitate greater levels of foreign direct investment in the United States from responsible private-sector entities based in trusted countries.
 - (10) Innovative and noteworthy initiatives by State and local government to attract foreign investment from responsible private-sector entities based in trusted countries.

- 1 (11) Initiatives by other countries to identify 2 best practices for increasing global competitiveness 3 in attracting foreign direct investment from respon-4 sible private-sector entities based in trusted coun-5 tries.
 - (12) The impact that protectionist policies by other countries, including forced data localization rules, forced localization of production, industrial subsidies, and the infringement of intellectual property rights, have on the advanced technology economy of the United States and the ability for United States located firms to develop innovative technologies.
 - (13) Other barriers to the ability of the United States to compete globally in an increasingly connected and digital global economy, including, the use of technical barriers to trade, country-specific standards for technology products and digital services.
 - (14) The adequacy of efforts by the Federal Government to encourage and facilitate foreign direct investment in the United States.
 - (15) Efforts by the Chinese Communist Party to circumvent existing laws to gain access to U.S. markets, foreign direct investment responsible pri-

- 1 vate-sector entities based in trusted countries, or in-
- 2 tellectual property.
- 3 (c) Limitation.—The review conducted pursuant to
- 4 subsection (a) shall not address laws or policies relating
- 5 to the Committee on Foreign Investment in the United
- 6 States.
- 7 (d) Public Comment.—Before—
- 8 (1) conducting the review pursuant to sub-
- 9 section (a), the Secretary shall publish notice of the
- 10 review in the Federal Register and shall provide an
- opportunity for public comment on the matters to be
- 12 covered by the review; and
- 13 (2) the submission of the report pursuant to
- subsection (e), the Secretary shall publish the pro-
- posed findings and recommendations in the Federal
- Register and shall provide an opportunity for public
- 17 comment.
- 18 (e) Report to Congress.—Not later than one year
- 19 after the date of the enactment of this Act, the Secretary,
- 20 in coordination with the Federal Interagency Investment
- 21 Working Group and the heads of other relevant Federal
- 22 departments and agencies, shall submit to Congress a re-
- 23 port on the findings of the review required pursuant to
- 24 subsection (a) and include recommendations for increasing
- 25 the global competitiveness of the United States in attract-

1	ing foreign direct investment from responsible private-sec-
2	tor entities based in trusted countries in a manner that
3	strengthens or maintains the security, labor, consumer, fi-
4	nancial, or environmental protections of the United States.
5	(f) DEFINITIONS.—In this Act:
6	(1) Responsible private-sector entity.—
7	The term "responsible private-sector entity" means
8	an entity that the Secretary of Commerce deter-
9	mines is—
10	(A) not organized under the laws of a for-
11	eign adversary; and
12	(B) not owned, controlled, or otherwise
13	subject to the influence of, a foreign adversary.
14	(2) Secretary.—The term "Secretary" means
15	the Secretary of Commerce.
16	(3) Trusted country.—The term "trusted
17	country" means a country that is not determined by
18	the Secretary of Commerce to be a of the United
19	States.
	Passed the House of Representatives June 23, 2025.
	Attest:

Clerk.

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