Let me first say, I agree with all the eloquent statements made by my colleagues on both sides of the aisle pertaining to this bill.

I want to thank Mrs. Lowey, again, because it is a really important bill. It is really important that we don’t try to hide this under the rug. It is really important that we don’t try to try to hide it or sugarcoat it. Whether it happens here, whether it happens in Europe, no matter where it happens, any form of anti-Semitism, any form of hatred of one group toward another needs to be roundly condemned and stopped. That is what we are trying to do here.

It hasn’t even been a century since we heard this canary in the coal mine: political parties scapegoating Jews; insidious campaigns that question the humanity of Jewish populations or their legitimacy as members of certain societies; governments, popularly elected governments, saying that it was okay to hate.

We don’t think it is okay to hate. That is why we are doing this. What we hear today is unnerving in light of that history.

Mr. Speaker, we know what happened when too few good people stood up and spoke out. We don’t allow that to happen. I am proud to stand with my colleagues today to support this measure. I urge all Members to do the same.

I thank the others on this side of the aisle and the other side of the aisle who have spoken on this, especially Chairwoman Royce.

I urge my colleagues to support this bill.

Mr. Speaker, I yield back the balance of my time.

Mr. ROYCE of California. Mr. Speaker, I yield myself such time as I may consume.

First, let me say that the words just spoken by Ranking Member Eliot Engel are precisely the sentiment that I think we all wish to convey. We must do all we can to combat anti-Semitism in all of its insidious forms, and we do it because the consequences, the horrifying consequences of doing nothing in the face of such evil, are unconscionable. We must not repeat the mistakes of the past by remaining silent, as this same poison affects our communities today.

Passage of this bill sends a clear signal that anti-Semitism has no place in free societies and urges all European partners to provide practical guidance that will empower law enforcement and better equip them to tackle this rising problem, and it sends the message that our own law enforcement is willing to work hand in hand with theirs in order to tackle this problem.

I appreciate the work of Congresswoman Lowey and Congresswoman Ros-Lehtinen and, of course, Mr. Engel, the ranking member. I urge my colleagues to join me in support of this bill.

Mr. Speaker, I yield back the balance of my time.

Mr. SMITH of New Jersey. Mr. Speaker, I rise today in support of H.R. 672, the Combating Anti-Semitism Act of 2017, sponsored by my friend Nita Lowey. I and all of our fellow Co-Chairs of the Bi-Partisan Task Force for Combating Anti-Semitism are original co-sponsors.

Among its provisions, the bill would require the State Department to include in existing annual reports information about the security challenges and needs of European Jewish communities and European law enforcement. This report would also document related U.S. government efforts to partner with European law enforcement agencies and civil society groups.

H.R. 672 is important and timely. As witnesses testified at a hearing I chaired in the Bi-Partisan Task Force on “Across Borders,” physical attacks on European Jewish communities, and other forms of anti-Semitic hatred, remain rampant on the continent. Rabbi Andy Baker, Personal Representative of the OSCE Chairperson-in-Office on Combating Anti-Semitism and Director of International Jewish Affairs for the American Jewish Committee noted that even after the deadly anti-Semitic attacks in Paris, Brussels and Copenhagen, “problems still remain. Governments have taken different approaches, and some only in stop-gap measures.” Rabbi Baker also emphasized that “We need to be clear-eyed in confronting and combating anti-Semitism, which manifests itself on both the right and the left.”

At the same hearing, Paul Goldberg, Director of the Security Community Network and Senior Advisor to the Rutgers University Faith-Based Communities Security Program, warned that “Ever-more connected, extremist groups in the United States are borrowing, adapting and enhancing the tactics and strategies adopted in Europe.” This is an especially sobering warning, given the man recent anti-Semitic incidents here in the United States.

Mark Weitzman, Director of Government Affairs for the Simon Wiesenthal Center, emphasized that “Fighting anti-Semitism has always been a bipartisan commitment and in today’s fractured political world it is more necessary than ever that the U.S. maintain its diplomatic and moral leadership in this issue… we would strongly suggest that the position of Special Envoy to Monitor and Combat Anti-Semitism even be upgraded, to that of Ambassadors, thus demonstrating the importance attached by our government to this issue. H.R. 672 is an example of such bi-partisan spirit. It would ensure that the Special Envoy, other U.S. officials, the Congress, and civil society—especially European Jewish communities that their security groups—have key information to act fully and effectively. With the right information, consistent action, the United States can help ensure the safety and security of Jewish communities in Europe and elsewhere.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. Royce) that the House suspend the rules and pass the bill, H.R. 672, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed. A motion to reconsider was laid on the table.

Expressing the Sense of the House Regarding the Fight Against Corruption in Central America

Mr. ROYCE of California. Mr. Speaker, I move to suspend the rules and agree to the resolution (H. Res. 145) expressing the sense of the House of Representatives regarding the fight against corruption in Central America, as amended.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. Res. 145

Whereas according to Transparency International’s 2016 Corruption Perception Index, the citizens of Honduras, Guatemala, El Salvador, and Nicaragua perceive high levels of government corruption;

Whereas widespread corruption in Central America weakens citizens’ faith in public institutions, limits government capacity to advance development goals, and allows drug traffickers and other criminals to thrive;

Whereas the International Commission against Impunity in Guatemala (CICIG) was created at the request of the Guatemalan Government in 2007, and has strengthened the capacity of Guatemalan institutions, especially the Office of the Attorney General, to combat corruption;

Whereas the Office of the Attorney General of Guatemala and CICIG have recently collaborated to investigate and prosecute a series of corruption cases involving high-level government officials, demonstrating that it is possible for governments in Central America to confront entrenched corruption, and that no one is above the law;

Whereas the Attorney General of El Salvador has made significant progress in tackling corruption at the highest levels;

Whereas after thousands of Hondurans joined street protests against corruption and in favor of an International Commission against Impunity in Honduras (MACCIH), the Honduran Government reached an agreement with the Organization of American States to create the Mission to Support the Fight against Corruption and Impunity in Honduras (MACCIH);

Whereas MACCIH has begun to assist the Office of the Attorney General of Honduras with the investigation into more than $300,000,000 that was embezzled from the Institute of Social Security; and

(1) reaffirms that combating corruption in all of its forms is as important to the democratic legitimacy of our hemisphere as any other challenge; and

(2) acknowledges that the International Commission against Impunity in Guatemala (CICIG) and the Mission to Support the Fight against Corruption and Impunity in Honduras (MACCIH) are currently making important contributions to this effort;
Mr. ROYCE of California. Mr. Speaker, and it is an important measure, Mr. ROYCE of California. I yield my self such time as I may consume. Mr. Speaker, I rise in support of the continued success of the Alliance for Prosperity in the Northern Triangle. Mr. Speaker, I reserve the balance of my time. Mr. ENGEL. Mr. Speaker, I yield myself such time as I may consume. Mr. Speaker, I rise in strong support of this measure. Let me start by thanking the chairman of the Foreign Affairs Committee, Mr. ROYCE, from California. I am also especially grateful to another colleague from California, NORMA TORRES, a valuable member of the Foreign Affairs Committee, for authorizing this bipartisan resolution, and also for her leadership as the founding co-chair of the Central America Caucus. Mr. Speaker, when a child from El Salvador, Guatemala, or Honduras arrives at our southern border, he or she didn’t get there because it was an easy journey. It was because poverty, crime, or lack of opportunity at home left that child no option but to face that long, dangerous trek. No child anywhere should be forced to make that heartbreaking choice. The best way to ensure that this doesn’t happen is not to build a wall or isolate ourselves from our neighbors. It is to stop children from having to make that journey in the first place. It is by making long-term, strategic investments in a more secure and prosperous Central America. Over the last 2 years, Democrats and Republicans in Congress have come together to do just that. We made a bold, new foreign assistance commitment to Central America that helps address the root causes of child migration from the region. A big part of this effort is supporting those individuals who are working day in and day out to root out corruption in Central America: the attorneys general of Guatemala and Honduras; the heads of the International Commission Against Impunity in Guatemala; and the Mission to Support the Fight Against Corruption and Impunity in Honduras.

These brave individuals put their lives on the line on a daily basis. This resolution that we are voting on signals that the United States agrees with them and has their back. To Guatemala’s Attorney General Thelma Aldana, Honduran Attorney General Oscar Chinchilla, Salvadoran Attorney General Douglas Melendez, CICIG Commissioner Ivan Velasquez, and MACCIH Chief of Mission Juan Jimenez, Today we come to the floor of the House of Representatives to say thank you and to proclaim that we stand with you and your institutions in the fight against corruption.

This measure sends a strong message that our Congress, which has the ultimate say over funding for Central America, stands with those who are committed to putting an end to corruption in El Salvador, Guatemala, and Honduras.

We may have a new President in the White House and a new Secretary of State at Foggy Bottom, but Congress continues to have the power of the purse; and Democrats and Republicans, alike, believe that continued international support for the attorney general and CICIG and MACCIH is key to the continued success of the Alliance for Prosperity in the Northern Triangle. In December, I led a letter to the attorney general of El Salvador, Guatemala, and Honduras, along with Representative ROS-LEHTINEN and several other members of the Foreign Affairs Committee, commending their efforts, pledging our ongoing support, and, most importantly, noting how crucial it is that they be able to carry out their work free from any interference from political leaders in their countries. With passage of H. Res. 145, the entire House of Representatives can and will send that signal.

Mr. Speaker, I urge my colleagues to support this important resolution, and I reserve the balance of my time. Mr. ROYCE of California. Mr. Speaker, I yield 4 minutes to the gentleman from Florida, (Ms. ROS-LEHTINEN), who chairs the Foreign Affairs Subcommittee on the Middle East and North Africa. Ms. ROS-LEHTINEN. Mr. Speaker, I thank the chairman for the time. I applaud the work the both Chairman ROYCE and Ranking Member ENGEL have done in helping to focus more of our foreign policy priority here in our own Western Hemisphere. I also applaud Congresswoman NORMA TORRES for authoring the measure that we have before us today, H. Res. 145, reaffirming our dedication to the fight against corruption in Central America. It is an important measure, Mr. Speaker, and it is an important flight.

For years, I have been a strong advocate for this fight because, where corruption is allowed to spread, drug trafficking and crime inevitably thrive;
and this is negative for our neighbors, it is bad for us, and it is bad for our interests. That is why it is vital that we make battling corruption in the region more of a priority of our foreign policy.

In fact, earlier this year, I traveled to Guatemala with my good friend Albo Simes, and we saw firsthand how these governments are attempting to tackle corruption in their countries. It is not easy, Mr. Speaker. They are making progress and taking some of the tough decisions necessary to do much more to be done and so much more that they need to do, but they need help from the United States.

That is what we heard when we hosted the attorneys general from the Northern Triangle countries here in Washington, D.C., just last month to discuss what they are doing to fight corruption and what assistance they might need from us. That is why this resolution before us is so important and so timely.

We must urge the governments of Central America to do more to battle corruption, but we also must pledge to do more ourselves because they cannot do it alone. Central American governments must take a stand and voice their support for anticorruption programs. They must respect and defend the authority of the judicial branch, and they must make it a priority. That is not easy for them to do.

Some of these governments have shown a willingness to take these steps, but, sadly, Mr. Speaker, not all of them have. While we urge willing partners to take the steps necessary to fight corruption, we must be willing to do more for those unwilling.

That is why I have reintroduced my NICA Act, which aims at tightening the economic screws on the Ortega regime until we see some drastic reforms, including efforts to end corruption. It is our hope that our neighbors to the south that our partners to the south can live in far more open, free, and democratic societies.

It is also in the benefit of our security and it is in the benefit of our national interests to do so. That is why I urge my colleagues to support H. Res. 145. I also urge my colleagues to support my NICA Act and to take a more engaged role in our foreign policy interests in our own Western Hemisphere.

Mr. ENGEL. Mr. Speaker, it is now my pleasure to yield 4 minutes to the gentlewoman from California (Mrs. TORRES), the author of this resolution, a leader on Central American issues, and a valued member of the Foreign Affairs Committee.

Mrs. TORRES. Mr. Speaker, I rise in strong support of H. Res. 145, expressing the support of the House of Representatives for the fight against corruption in Central America.

In too many Central American countries, it has become common practice for government officials to use public office to enrich themselves instead of serving the public good. For too long, corruption has allowed violence and poverty to hold these countries back.

But recently, the people of Central America have made it clear that they are ready for a change. In the last 2 years, young people from across the region have taken to the streets and demonstrated, and some real progress has been made.

In Guatemala, Honduras, and El Salvador, the attorneys general have demonstrated independence and real courage.

In Guatemala, Attorney General Thelma Aldana has worked closely with CICIG, the International Commission Against Impunity in Guatemala. Under the leadership of Ivan Velasquez, CICIG has been instrumental in improving the capacity of Guatemala’s prosecutors and has assisted with effective investigations into corruption and human rights violations.

In Honduras, Attorney General Oscar Chinchilla has worked with the Mission to Support the Fight Against Corruption and Impunity in Honduras, MACCIH, since 2016. Led by Juan Jimenez, MACCIH has promoted important legal reforms and is assisting with the investigations of high-profile corruption cases.

In El Salvador, Attorney General Douglas Melendez has made significant progress in tackling high-level corruption cases. I hope that the Government of El Salvador will recognize the value of CICIG and MACCIH and accept the international assistance that the attorney general and his prosecutors so clearly need.

Mr. Speaker, the countries of the Northern Triangle are at a crucial point in this fight against corruption, and we cannot turn back the progress that has been made. This resolution will send a very clear message that the United States will be a steadfast partner in the struggle against corruption in Central America.

I urge all of my colleagues to support this bipartisan resolution.

Mr. Speaker, in closing, I thank Chairman ROYCE and Ranking Member ENGEL for their support and hard work in advancing this resolution.

Additionally, I thank Congressman MOOLENAAR, who worked with me to draft and introduce this resolution and who has been a strong supporter and advocate of the fight against corruption in Central America.

I also thank all of the cosponsors of this resolution.

Mr. ROYCE of California. Mr. Speaker, I thank Congresswoman NORMA Torres for authoring this bill.

Mr. Speaker, I yield 2 minutes to the gentleman from Michigan (Mr. MOOLENAAR), a member of the Committee on Appropriations.

Mr. MOOLENAAR. Mr. Speaker, I also thank Chairman ROYCE and Ranking Member ENGEL for supporting this bipartisan resolution and moving it through the Foreign Affairs Committee.

I especially want to thank Congresswoman TORRES for her leadership as a true champion on this issue and helping us all understand the importance of this.

This resolution makes it clear that the United States strongly supports the anticorruption efforts in the Northern Triangle of Central America. Already, officials across the region are making headway. The attorney general of Guatemala, in particular, has made progress in taking on corruption at the highest levels of government.

This resolution will reinforce support for these efforts in the region and will send a clear message to the millions of people who live in El Salvador, Guatemala, and Honduras that the United States wants them to have a safe country, free of corrupt officials who steal from them.

By supporting the efforts of our allies to fight corruption, it is my hope that these governments will continue to promote respect for the rule of law, thereby making it better for residents to live, work, and raise a family in their homelands.

Mr. ENGEL. Mr. Speaker, I yield myself such time as I may consume.

Let me say that, as a father, I cannot imagine being faced with the choice of letting my children risk violence or death from criminal gangs or malnutrition, or taking a dangerous journey hundreds of miles on their own. No parent or child should ever be forced to make this choice. Unfortunately, far too many of our families from Guatemala, El Salvador, and Honduras must do so on a daily basis.

The good news is that our Congress has decided to make a much-needed, long-term investment in Central America. At the core of these efforts is our commitment to support institutions and individuals that are rooting out corruption.

H. Res. 145 makes it clear that our continued investment in Central America will depend on support for anticorruption efforts from the Salvadoran, Guatemalan, and Honduran Governments.

Let me finally note that I am heartened that the fight against corruption in the hemisphere is not just limited to Central America. From Brazil to Chile to the Caribbean, the citizens of the Americas have finally had enough and have vowed to put an end to corruption once and for all. The least that our Congress can do is support these valiant efforts.

I again thank Chairman ROYCE for working so well with me, putting our heads together over time, and passing good resolutions and legislation like this.

I again thank Congresswoman TORRES for introducing this crucial resolution and for her work on it.

Mr. Speaker, I urge my colleagues to support its passage, and I yield back the balance of my time.
Mr. Speaker, this important measure by Congresswoman Norma Torres affirms this body’s support for all efforts to combat corruption in Central America. The people of this region have been living in societies that, because of corruption and violence, have become endemic, has led to gang violence, to criminality, to high levels of impunity. And these conditions directly affect the ability of these governments to bring peace and prosperity to all of its citizens, and that, in turn, fuels the flows of those who leave illegally, migrants, to the Northern Hemisphere—well, to the United States.

So the citizens of Northern Triangle countries, those in this region, want to live in safety in their own countries, and we can help by supporting efforts by the International Commission Against Impunity in Guatemala and its counterpart in Honduras, and those others in the region that are fighting for those efforts that enable an independent judiciary and a judiciary that combats corruption.

Norma Torres’ work on Central America has helped to build capacity in those countries to begin providing security for its citizens, and I urge my colleagues to support this measure.

Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. Royce) that the House suspend the rules and agree to the resolution. H. Res. 145, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the resolution, as amended, was agreed to.

A motion to reconsider was laid on the table.

CAESAR SYRIA CIVILIAN PROTECTION ACT OF 2017

Mr. ROYCE. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 1677) to halt the wholesale slaughter of the Syrian people, encourage a negotiated political settlement, and hold Syrian human rights abusers accountable for their crimes, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 1677

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE AND TABLE OF CONTENTS.

(a) Short Title. — This Act may be cited as the \"Caesar Syria Civilian Protection Act of 2017.\"

(b) Table of Contents. — The table of contents for this Act is as follows:

Sec. 1. Short title and table of contents.
Sec. 2. Sense of Congress.
Sec. 3. Statement of policy.

TITLE I — ADDITIONAL ACTIONS IN CONNECTION WITH THE NATIONAL EMERGENCY WITH RESPECT TO SYRIA

Sec. 101. Sanctions with respect to Central Bank of Syria and foreign persons who engage in certain transactions.

Sec. 102. Prohibitions with respect to the transfer of arms and related materials to Syria.
Sec. 103. Rule of construction.
Sec. 104. Definition of terms.

TITLE II — AMENDMENTS TO SYRIA HUMAN RIGHTS ACCOUNTABILITY ACT OF 2012

Sec. 201. Imposition of sanctions with respect to certain persons who are responsible for or complicit in human rights abuses committed against citizens of Syria and other persons.
Sec. 202. Imposition of sanctions with respect to the transfer of goods or technologies to Syria that are likely to be used to commit human rights abuses.
Sec. 203. Imposition of sanctions with respect to persons who hinder humanitarian access.
Sec. 204. Report on certain persons who are responsible for or complicit in certain human rights abuses in Syria.

TITLE III — REPORTS AND WAIVER FOR HUMANITARIAN-RELATED ACTIVITIES WITH RESPECT TO SYRIA

Sec. 301. Briefing on monitoring and evaluating of ongoing assistance programs in Syria and to the Syrian people.
Sec. 302. Assessment of potential methods to enhance the protection of civilians.
Sec. 303. Assistance to support entities taking actions relating to gathering evidence for investigations into war crimes or crimes against humanity in Syria since March 2011.

TITLE IV — SUSPENSION OF SANCTIONS WITH RESPECT TO SYRIA

Sec. 401. Suspension of sanctions with respect to Syria.
Sec. 402. Waivers and exemptions.

TITLE V — REGULATORY AUTHORITY, COST LIMITATION, AND SUNSET

Sec. 501. Implementation and regulatory authority.
Sec. 502. Cost limitation.
Sec. 503. Authority to consolidate reports.
Sec. 504. Sunset.

Sec. 101. Sanctions with respect to Central Bank of Syria and foreign persons that engage in certain transactions.

(a) Application of Certain Measures to Central Bank of Syria. — Except as provided in subsections (a) and (b) of section 402, the President shall apply the sanctions described in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the

(b) Blocking Property of Foreign Persons That Engage in Certain Transactions.—

(1) In General.—Beginning on and after the date that is 30 days after the date of the enactment of this Act, the President shall impose on a foreign person the sanctions described in subsection (c) if the President determines that such foreign person, on or after such date of enactment, knowingly engages in an activity described in paragraph (2).

(2) Activities Described. — A foreign person engages in an activity described in this paragraph if the foreign person—

(A) knowingly provides significant financial, material or technological support to—

(i) Government of Syria (including government entities operating as a business enterprise) and the Central Bank of Syria, or any of its agencies or instrumentalities; or

(ii) a foreign person subject to sanctions pursuant to—

(I) the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) with respect to Syria or any other provision of law that imposes sanctions with respect to Syria; or

(II) a resolution that is agreed to by the United Nations Security Council that imposes sanctions with respect to Syria.

(b) Sanctions with respect to Central Bank of Syria and foreign persons that engage in certain transactions.

It is the sense of Congress that—

(1) Bashar al-Assad’s murderous actions against the people of Syria have directly precipitated the deaths of more than 50 percent of Syria’s critical infrastructure, and forced the displacement of more than 14,000,000 people, precipitating one of the worst humanitarian crises in more than 60 years;

(2) international actions to protect vulnerable populations and persons in violation of international humanitarian law and impede the lifesaving movement of humanitarian organizations and diplomatic institutions; and

(3) Assad’s continued claim of leadership and war crimes in Syria serve as a rallying point for the extremist ideology of the Islamic State, Jabhat al-Nusra, and other terrorist organizations.

SEC. 3. STATEMENT OF POLICY.

It is the policy of the United States that all diplomatic and coercive economic measures should be utilized to compel the government of Bashar al-Assad to immediately halt the wholesale slaughter of the Syrian people and to support an immediate transition to a democratic government in Syria that respects the rule of law, human rights, and peaceful co-existence with its neighbors.

SEC. 4. IMPLEMENTATION AND REGULATORY AUTHORITY.

(a) Application of Certain Measures to Central Bank of Syria. — Except as provided in subsections (a) and (b) of section 402, the President shall apply the sanctions described in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the

(b) Blocking Property of Foreign Persons That Engage in Certain Transactions.—

(1) In General.—Beginning on and after the date that is 30 days after the date of the enactment of this Act, the President shall impose on a foreign person the sanctions described in subsection (c) if the President determines that such foreign person, on or after such date of enactment, knowingly engages in an activity described in paragraph (2).

(2) Activities Described. — A foreign person engages in an activity described in this paragraph if the foreign person—

(A) knowingly provides significant financial, material or technological support to—

(i) Government of Syria (including government entities operating as a business enterprise) and the Central Bank of Syria, or any of its agencies or instrumentalities; or

(ii) a foreign person subject to sanctions pursuant to—

(I) the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) with respect to Syria or any other provision of law that imposes sanctions with respect to Syria; or

(II) a resolution that is agreed to by the United Nations Security Council that imposes sanctions with respect to Syria; or

(III) the Central Bank of Syria or any of its agencies or instrumentalities; or

(IV) a foreign person subject to sanctions pursuant to—

(a) Application of Certain Measures to Central Bank of Syria. — Except as provided in subsections (a) and (b) of section 402, the President shall apply the sanctions described in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the CENTRAL BANK OF SYRIA.—Except as provided in subsections (a) and (b) of section 402, the