	(Original Signature of Member)
	CONGRESS H.R.
То р	provide for export approvals for high-performance computers to India.
	IN THE HOUSE OF REPRESENTATIVES
Mr. Mi	EEKS introduced the following bill; which was referred to the Committee on
	A BILL
Т	o provide for export approvals for high-performance computers to India.
1	Be it enacted by the Senate and House of Representa-
2 <i>ti</i>	ves of the United States of America in Congress assembled,
3 s	ECTION 1. SHORT TITLE.
4	This Act may be cited as the "Technology Exports
5 to	India Act".
6 s	EC. 2. FINDINGS.
7	Congress finds the following:
8	(1) In 2016, the United States designated India
9	a U.S. Major Defense Partner, providing it access to

1 a wide range of military and dual-use items regu-2 lated by the Department of Commerce. 3 (2) For items controlled for national security 4 reasons by the Department of Commerce, India is 5 subject to a general policy of approval for licenses 6 for civil or military end uses in India or for the Government of India so long as the items are not for 7 8 nuclear, missile or chemical or biological activities. 9 (3) However, currently the export of high-per-10 formance computers meeting certain specifications to 11 India requires authorization of the United States 12 Government under section 1211 of the National De-13 fense Authorization Act for Fiscal Year 1998 (50 14 U.S.C. App. 2404 note). 15 (4) Under Department of Commerce regula-16 tions, the restricted high-performance computers in-17 clude such commodities as digital computers, elec-18 tronic assemblies, and related equipment controlled 19 under Export Control Classification (ECCN) 4A003. 20 (5) Destination countries listed as "Computer 21 Tier 3" eligible countries in section 740.7(d) of title 22 15 of the Code of Federal Regulations, such as 23 India, cannot receive such commodities, software, or 24 technology without a Department of Commerce li-

cense, with limited exceptions for deemed exports.

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1	(6) The Bureau of Industry and Security of the
2	Department of Commerce has issued only a few li-
3	censes for exports of such commodities to India.
4	(7) The President does not currently have the
5	authority to remove or delete India from the ex-
6	cluded "Computer Tier 3" eligible countries list.
7	(8) In January 2023, the United States and
8	India announced the elevation of a strategic partner-
9	ship with an initiative on critical and emerging tech-
10	nology (iCET).
11	(9) As part of this initiative, the United States
12	and India emphasized a commitment to resolving
13	issues related to regulatory barriers to jointly
14	strengthen our innovation landscape, increase de-
15	fense cooperation and develop resilient supply
16	chains.
17	SEC. 3. SENSE OF CONGRESS.
18	It is the sense of Congress that—
19	(1) greater technological and defense coopera-
20	tion with India is critical to tackling shared geo-
21	political and security challenges;
22	(2) it is important to reduce regulatory barriers
23	to technological cooperation with India in ways that
24	enhance our national security and advance strategic
25	priorities;

1	(3) providing the President with the flexibility
2	to export high-performance computers to India
3	would bolster United States-India technological co-
4	operation and demonstrate Congress's commitment
5	to India as a strategic partner; and
6	(4) removing India from the "Computer Tier
7	3" eligible countries list in section 740.7(d) of title
8	15 of the Code of Federal Regulations would help to
9	strengthen the bilateral relationship.
10	SEC. 4. EXPORT APPROVALS FOR HIGH-PERFORMANCE
11	COMPUTERS TO INDIA.
12	Section 1211(e)(3) of the National Defense Author-
13	ization Act for Fiscal Year 1998 (50 U.S.C. App. 2404
14	note) is amended—
15	(1) by striking "A country" and inserting the
16	following:
17	"(A) In general.—A country";
18	(2) by striking "(A) the country" and inserting
19	the following:
20	"(i) the country";
21	(3) by striking "(B) the country" and inserting
22	the following:
23	"(ii) the country"; and

1	"(B) Exception.—Notwithstanding sub-
2	paragraph (A), a country may be removed from
3	the list of covered countries under subsection
4	(b) if the Department of Defense, the Depart-
5	ment of State, and the Department of Com-
6	merce recognize the status of the country as a
7	'Major Defense Partner' pursuant to section
8	1258(b) of the National Defense Authorization
9	Act for Fiscal Year 2018 (22 U.S.C. 2751
10	note).".