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(Original	Signature	of Member)

119TH CONGRESS 1ST SESSION



To authorize support for Ukraine, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. MEEKS introduced the following bill; which was referred to the Committee on _____

A BILL

To authorize support for Ukraine, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Ukraine Support Act".
- 6 (b) TABLE OF CONTENTS.—The table of contents for
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.

TITLE I—DIPLOMACY AND SUPPORT FOR UKRAINE

- Sec. 101. Affirming support for Ukraine.
- Sec. 102. Reaffirming the importance of NATO.
- Sec. 103. Condemning the kidnapping of Ukrainian children.

- Sec. 104. Support for Ukraine under title II of the BUILD Act of 2018.
- Sec. 105. Vessel war risk insurance.
- Sec. 106. Insurance for Ukraine Initiative.
- Sec. 107. Codification of a Special Coordinator for Ukrainian Reconstruction.
- Sec. 108. Support for Radio Free Europe.
- Sec. 109. Authorizing programs to counter and combat Russian disinformation activities.
- Sec. 110. Establishment of Ukraine Reconstruction Trust Fund.
- Sec. 111. United States-European Nuclear Energy Cooperation.

TITLE II—SECURITY ASSISTANCE

- Sec. 201. Lend-lease authority.
- Sec. 202. Direct loans and foreign military financing.
- Sec. 203. Support for Baltic countries.
- Sec. 204. Extension of Ukraine Security Assistance Initiative.
- Sec. 205. Report on allied and partner military contributions.
- Sec. 206. Report on United States-Ukraine intelligence support and cooperation.

TITLE III—SANCTIONS AND EXPORT CONTROLS

- Sec. 301. Sanctions trigger determination.
- Sec. 302. Imposition of sanctions with respect to Russian financial institutions.
- Sec. 303. Impositions of sanctions with respect to Russian oil and mining industry.
- Sec. 304. Imposition of sanctions on certain persons affiliated with or supporting the Government of the Russian Federation.
- Sec. 305. Crimea tunnel sanctions.
- Sec. 306. Zaporizhzhia nuclear power plant sanctions.
- Sec. 307. Rosatom sanctions.
- Sec. 308. Imposition of price cap vessel sanctions.
- Sec. 309. SWIFT sanctions.
- Sec. 310. Russian sovereign debt sanctions.
- Sec. 311. Imposition of sanctions on Russia-North Korea cooperation.
- Sec. 312. Sanctions for kidnapping Ukrainian children.
- Sec. 313. Imposition of dual-use export controls.
- Sec. 314. Duties on the Russian Federation.
- Sec. 315. Ending Russian oil import loophole.
- Sec. 316. Taxing capital gains on Russian sovereign assets.
- Sec. 317. Sanctions described.
- Sec. 318. Implementation; regulations; penalties.
- Sec. 319. Exceptions; waiver.
- Sec. 320. Termination.
- Sec. 321. Congressional review of Russia sanctions.
- Sec. 322. Definitions.

1**TITLE I—DIPLOMACY AND**2**SUPPORT FOR UKRAINE**

3 SEC. 101. AFFIRMING SUPPORT FOR UKRAINE.

4 (a) FINDINGS.—Congress finds the following:

1 (1) On February 24, 2022, the Russian Federa-2 tion launched an unprovoked and brutal full-scale in-3 vasion of Ukraine, violating Ukraine's sovereignty and territorial integrity, subjecting the nation to 4 5 acts of aggression that have threatened its independ-6 ence and security. 7 (2) For three years, the people of Ukraine have 8 demonstrated extraordinary resilience, courage, and 9 determination in the face of relentless attacks on 10 their homes, communities, sovereignty, and funda-11 mental freedoms. 12 (3) Since the beginning of the invasion, Russia 13 has engaged in widespread and systematic war 14 crimes, including— 15 (A) deliberate targeting of civilian infra-16 structure, including residential buildings, 17 schools, hospitals, and evacuation corridors; 18 (B) the forced deportation and kidnapping 19 of at least 19,000 Ukrainian children to Rus-

21 Ukrainian identity;

(C) the destruction of Ukraine's agricultural and energy infrastructure to create humanitarian crises and disrupt global food supply chains; and

sian-controlled territories in an attempt to erase

1 (D) the use of torture, extrajudicial 2 killings, and mass graves in occupied Ukrainian 3 territories, as documented by the United Na-4 tions, the International Criminal Court, and 5 leading human rights organizations.

6 (4) Despite these atrocities, the people of
7 Ukraine remain unyielding, demonstrating that their
8 spirit and commitment to self-determination cannot
9 be extinguished.

10 (5) The Russian Federation, despite its over11 whelming use of force, has suffered catastrophic
12 military losses, with estimates exceeding 800,000
13 casualties, illustrating that President Vladimir
14 Putin's war of conquest has become both a strategic
15 failure and a humanitarian disaster for Russia.

(6) Ukraine, despite facing an adversary with a
far larger population, army, and military arsenal,
continues to fight courageously for its sovereignty,
demonstrating its resilience and determination.

20 (7) Russia's war has destabilized global secu21 rity, undermining the principles of sovereignty and
22 nonaggression and emboldening authoritarian re23 gimes seeking to redraw international borders by
24 force.

1	(8) The United States, the North Atlantic
2	Treaty Organization (NATO), the European Union,
3	and allied nations have demonstrated historic unity
4	in their support for Ukraine, reaffirming their com-
5	mitment to upholding international law, territorial
6	integrity, and democratic values.
7	(b) SENSE OF CONGRESS.—It is the sense of Con-
8	gress that the United States—
9	(1) recognizes that discussions surrounding the
10	future of Ukraine must include Ukraine;
11	(2) condemns in the strongest possible terms
12	the Russian Federation's ongoing war crimes, its
13	targeted destruction of Ukrainian society, and its
14	blatant violations of international law;
15	(3) reaffirms its commitment to the people of
16	Ukraine and the principles of sovereignty, independ-
17	ence, and territorial integrity within internationally
18	recognized borders;
19	(4) urges the immediate and unconditional
20	withdrawal of all Russian forces from Ukrainian ter-
21	ritory, including Crimea and the Donbas, and af-
22	firms that any negotiations must be based on
23	Ukraine's sovereignty, not dictated by Russian ulti-

1 (5) demands international institutions take de-2 cisive action to ensure the safe return of at least 3 19,000 kidnaped Ukrainian children, recognizing 4 that their forced deportation is a war crime and an 5 act of genocide under international law; 6 (6) supports the continued prosecution of Vladi-7 mir Putin and Russian political and military leaders 8 for war crimes, crimes against humanity, and geno-9 cide, reinforcing that those who orchestrate such 10 atrocities must be held accountable before the world; 11 and 12 (7) stresses that any sustainable peace deal 13 must be built with Ukraine and our European allies 14 at the table. 15 SEC. 102. REAFFIRMING THE IMPORTANCE OF NATO. 16 (a) FINDINGS.—Congress finds the following: 17 (1) The United States and its democratic allies 18 and partners face unprecedented international chal-19 lenges and evolving threats to global security. 20 (2) The North Atlantic Treaty Organization 21 (NATO) was founded on April 4, 1949, to counter 22 Soviet expansion, prevent further world wars in Eu-23 rope, and strengthen transatlantic security, and is 24 built on the democratic principles of freedom, secu-25 rity, and national sovereignty.

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(3) Article 5 of the North Atlantic Treaty un-2 derpins the principle of "collective defense" and has served as a guiding value of United States foreign 3 4 policy for over 75 years. (4) The United States' commitment to Article 5 6 5 enhances deterrence against adversaries such as 7 Russia, China, and Iran that seek to spread their 8 malign influence. 9 (5) The unity of NATO allies strengthens col-10 lective security and the stability of democratic 11 states. 12 (6) NATO serves as a bulwark against the pro-13 liferation of malign influence, technologies, and de-14 stabilizing operations by adversaries. 15 (7) Authoritarian regimes such as Russia, 16 China, Iran, and North Korea have increased col-17 laboration in political, economic, and security sectors 18 to undermine democratic principles. 19 (8) In the only invocation of Article 5, NATO 20 allies provided military and intelligence support to 21 the United States following the September 11, 2001, 22 attacks, and many NATO allies incurred significant 23 casualties in Afghanistan. 24 (9) NATO has remained steadfast in its sup-25 port for Ukraine, with member countries providing

1	military and non-security assistance, strengthening
2	Ukraine's defense capabilities, and imposing costs on
3	Russia for its illegal invasion.
4	(10) Finland and Sweden made the sovereign
5	decision to accede to NATO following Russia's inva-
6	sion of Ukraine.
7	(11) NATO continues to address systemic chal-
8	lenges posed by China to Euro-Atlantic interests and
9	security.
10	(12) NATO member states have strengthened
11	their defense and cyber capabilities, including
12	through the Defense Innovation Accelerator for the
13	North Atlantic (DIANA) program.
14	(b) SENSE OF CONGRESS.—It is the sense of Con-
15	gress that—
16	(1) the United States reaffirms its full and un-
17	wavering commitment to NATO;
18	(2) NATO remains vital to United States na-
19	tional security interests and the United States re-
20	mains fully committed to defending its allies under
21	Article 5 of the North Atlantic Treaty;
22	(3) NATO's open-door policy is essential to Eu-
23	ropean security, and every sovereign state has the
24	right to determine its security arrangements, includ-
25	ing Ukraine;

1 (4) the United States remembers and honors 2 the thousands of NATO coalition soldiers who sac-3 rificed their lives following the invocation of Article 4 5 after the September 11, 2001, attacks; 5 (5) all NATO allies should dedicate at least 26 percent of their gross domestic product to national 7 defense or establish concrete plans to meet their 2 8 percent obligations by the Washington Summit; and 9 (6) NATO allies must continue cooperation in 10 advanced defense technologies, counter-intelligence, 11 and cybersecurity programs to counter evolving 12 threats from adversaries such as Russia, China, and 13 Iran. 14 SEC. 103. CONDEMNING THE KIDNAPPING OF UKRAINIAN 15 CHILDREN. 16 (a) FINDINGS.—Congress finds the following: 17 (1) On January 12, 1951, the Convention on 18 the Prevention and Punishment of the Crime of 19 Genocide (commonly known as the "Genocide Con-20 vention") entered into force. The Russian Federa-21 tion is a party to the Convention and is therefore 22 bound by its obligations.

23 (2) On February 24, 2022, the Russian Federa24 tion escalated its 8-year occupation of sovereign

1	Ukrainian territory by launching a full-scale,
2	unprovoked invasion of Ukraine.
3	(3) Russian armed forces have committed wide-
4	spread and systematic atrocities against Ukrainian
5	civilians, including the targeting of civilian infra-
6	structure and protected sites.
7	(4) On March 9, 2022, Russian forces attacked
8	a maternity hospital in Mariupol, Ukraine, resulting
9	in the deaths of 5 individuals and injuries to 17 oth-
10	ers, in violation of international humanitarian law.
11	(5) On March 22, 2022, the Ukrainian Ministry
12	of Foreign Affairs announced that the Russian mili-
13	tary had illegally abducted and forcibly transferred
14	2,389 Ukrainian children from temporarily occupied
15	areas of Ukraine to the Russian Federation.
16	(6) On June 2, 2022, Ukrainian President
17	Volodymyr Zelenskyy stated that an estimated
18	200,000 Ukrainian children had been forcibly trans-
19	ferred to Russia.
20	(7) Article II(e) of the Genocide Convention de-
21	fines "forcibly transferring children of the group to
22	another group" as an act of genocide.
23	(8) Maria Lvova-Belova, Children's Rights
24	Commissioner for the President of Russia, publicly
25	admitted to overseeing the abduction and forced

transfer of Ukrainian children and their adoption by
 Russian families.

3 (9) Ukrainian authorities have stated that
4 many abducted children have living family members
5 in Ukraine but have been separated due to Russia's
6 renewed invasion.

7 (10) On June 16, 2022, Russian authorities an8 nounced that children born in occupied Ukrainian
9 territories after the February 24, 2022 invasion
10 would automatically be deemed Russian citizens,
11 contributing to the erasure of Ukrainian identity.

(11) On June 22, 2022, the United Nations
Human Rights Office of the High Commissioner
verified that at least 320 children had been killed as
a result of Russia's renewed invasion of Ukraine.

16 (12) On July 11, 2022, United Nations Sec17 retary-General António Guterres ordered an inves18 tigation into the deaths and injuries of Ukrainian
19 children in the context of the conflict.

20 (13) On July 13, 2022, Secretary of State
21 Antony J. Blinken called on the Russian Federation
22 to "immediately halt its systemic filtration oper23 ations in Ukraine", which have resulted in the dis24 appearance, detention, or forcible deportation of be-

tween 900,000 and 1,600,000 Ukrainians, including
 approximately 260,000 children.

- 3 (b) SENSE OF CONGRESS.—It is the sense of Con4 gress that—
- 5 (1) the abduction and forcible transfer of chil6 dren and facilitation of illegal adoptions of Ukrain7 ian children by the Russian Federation is contrary
 8 to Russia's obligations under the Genocide Conven9 tion and constitute acts of genocide;

10 (2) the Russian Federation is deliberately seek-11 ing to wipe out a generation of Ukrainian children, 12 thereby crippling Ukraine's ability to nurture the 13 next generation of Ukrainian citizens and leaders 14 rebuild their country after Russia's and to 15 unprovoked war, with the purpose of demolishing 16 Ukraine's unique language, culture, history, and 17 identity;

(3) the Russian Federation's unprovoked invasion of Ukraine has significantly increased the risks
of children being exposed to human trafficking and
exploitation, child labor, gender-based violence, hunger, injury, trauma, deprivation of education and
shelter, and death; and

24 (4) the Government of the Russian Federation,25 under the leadership of Vladimir Putin, bears full

1	responsibility for the wrongful and illegal abduction
2	and forcible transfer of children from Ukraine, and
3	Congress condemns these actions in the strongest
4	terms.
5	SEC. 104. SUPPORT FOR UKRAINE UNDER TITLE II OF THE
6	BUILD ACT OF 2018.
7	Section 1412(c) of the Better Utilization of Invest-
8	ments Leading to Development Act of 2018 (22 U.S.C.
9	9612(c)) is amended—
10	(1) in paragraph (1) , by inserting "in Ukraine
11	and" after "the provision of support under title II";
12	and
13	(2) in paragraph (2) —
14	(A) by striking "The Corporation" and in-
15	serting the following:
16	"(A) IN GENERAL.—The Corporation";
17	(B) by striking "(A) the President" and
18	inserting the following:
19	"(i) the President";
20	(C) by striking "(B) such support" and in-
21	serting the following:
22	"(ii) such support"; and
23	(D) by adding at the end the following:

"(B) NON-APPLICABILITY TO UKRAINE.—
 The provisions of subparagraph (A) shall not
 apply with respect to Ukraine.".

4 SEC. 105. VESSEL WAR RISK INSURANCE.

5 (a) ELIGIBILITY.—Notwithstanding section 53902 of title 46, United States Code, for the period beginning on 6 7 the date of enactment of this Act, and ending 5 years after 8 such date, a covered vessel shall be deemed to be eligible 9 for insurance or reinsurance under chapter 539 of title 46, United States Code, if such vessel is engaged in trans-10 11 portation in waterborne commerce importing cargo to, or exporting cargo from, Ukraine. 12

(b) EXPANSION OF CARGO.—Subparagraphs (B)
through (D) of section 53903(a)(3) of title 46, United
States Code, shall not apply to cargo imported or exported
to or from Ukraine.

17 (c) DEFINITIONS.—In this section:

18 (1) COVERED VESSEL.—The term "covered ves19 sel" means a vessel that is owned by a citizen of—
20 (A) a member country of the North Atlan21 tic Treaty Organization;
22 (B) Ukraine; or

23 (C) any other country the Secretary of
24 State, in consultation with the Secretary of
25 Transportation, determines, in the interest of

national security, shall be considered eligible for
 insurance or reinsurance under chapter 539 of
 title 46, United States Code.

4 (2) OWNED BY A CITIZEN.—The term "owned
5 by a citizen" means ownership by an entity that is
6 considered to be a citizen of a country in the same
7 manner as an entity is deemed to be a citizen of the
8 United States under section 50501 of title 46,
9 United States Code.

10 SEC. 106. INSURANCE FOR UKRAINE INITIATIVE.

(a) ESTABLISHMENT.—There is established in the
Department of State an entity to be known as the "Insurance for Ukraine Initiative".

14 (b) OBJECTIVES.—The objectives of the Insurance15 for Ukraine Initiative are the following:

- 16 (1) Bolster confidence in Ukraine's eventual
 17 economic recovery from Russia's full-scale invasion
 18 through the provision of war risk insurance.
- 19 (2) Encourage European allies and partners to
 20 finance and invest in Ukraine's economic recovery,
 21 including through the provision of war risk insur22 ance.

23 (3) Promote closer economic integration be24 tween Ukraine and other countries in Europe as well

as the United States and further Ukraine's acces sion to the European Union.

3 (4) Coordinate dialogue and fora for extensive
4 outreach with private sector insurance companies re5 lating to the provision of war risk insurance to
6 Ukraine.

7 (5) Work with Ukraine, international organiza8 tions, and Middle Eastern and African allies and
9 partners to ensure the bountiful and affordable ship10 ment of grain and other food commodities from
11 Ukraine.

12 (c) REPORT.—Not later than 1 year after the date 13 of the enactment of this Act, and annually thereafter for 14 the following 3 years, the Secretary of State shall submit 15 to the appropriate congressional committees a report that 16 includes assessments of—

17 (1) progress towards the achievement of each of18 the objectives set forth in subsection (b); and

(2) legislative proposals that would further theobjectives set forth in subsection (b).

(d) DIPLOMATIC AND POLITICAL SUPPORT.—The
Secretary of State, in coordination with the heads of other
relevant Federal departments and agencies, shall seek to
provide diplomatic and political support to countries that
provide or provide support for war risk insurance for

Ukraine, including by using the diplomatic and political
 influence and expertise of the Department of State to
 build the capacity of such countries.

4 (e) APPROPRIATE CONGRESSIONAL COMMITTEES DE5 FINED.—In this section, the term "appropriate congres6 sional committees" means—

7 (1) the Committee on Foreign Affairs of the8 House of Representatives; and

9 (2) the Committee on Foreign Relations of the10 Senate.

11 SEC. 107. CODIFICATION OF A SPECIAL COORDINATOR FOR 12 UKRAINIAN RECONSTRUCTION.

(a) IN GENERAL.—There is established within the
Department of State a Special Coordinator for Ukrainian
Reconstruction.

16 (b) SELECTION.—The Special Coordinator shall be17 chosen by the Secretary of State and shall report directly18 to the Secretary.

19 (c) QUALIFICATIONS.—The Special Coordinator shall20 be an individual with—

21 (1) private sector experience; and

(2) knowledge of Ukraine and foreign policypertaining thereto.

24 (d) DUTIES.—The Special Coordinator shall assist25 in—

1	(1) harnessing the tools of different agencies of
2	the United States government to promote the recon-
3	struction of Ukraine;
4	(2) coordinate cooperation amongst different
5	agencies and bureaus of the United States govern-
6	ment to aid the recovery of Ukraine following its
7	war to protect its sovereignty; and
8	(3) work with the United States Development
9	Finance Corporation to mobilize private capital for
10	the reconstruction of Ukraine.
11	SEC. 108. SUPPORT FOR RADIO FREE EUROPE.
12	(a) SENSE OF CONGRESS.—It is the sense of Con-
13	gress that—
14	(1) Radio Free Europe/Radio Liberty shall be
15	immediately restored to its full capacity and oper-
16	ational position prior to Executive order attempting

17 to shutter the agency;

18 (2) Radio Free Europe provides reliable, uncen19 sored, and accessible news and reporting in Ukraine
20 and other countries where media freedom is re21 stricted;

(3) Radio Free Europe/Radio Liberty is one of
the most critical sources of unrestricted, independent
news and reporting for audiences on the periphery of
the Russian Federation;

1	(4) the Government of the Russian Federation
2	has engaged in systematic targeting of Radio Free
3	Europe/Radio Liberty reporters inside the Russian
4	Federation, which has negatively impacted the orga-
5	nization's ability to provide timely, reliable, and ac-
6	curate news from inside the country; and
7	(5) despite pressure from the Government of
8	the Russian Federation, Radio Free Europe/Radio
9	Liberty's audience continues to grow inside the Rus-
10	sian Federation and surrounding countries.
11	(b) Authorization of Appropriations.—There is
12	authorized to be appropriated \$250,000,000 for Radio
13	Free Europe/Radio Liberty for fiscal year 2026.
14	(c) AUTHORIZATION OF NEW BUREAUS.—Radio Free
15	Europe/Radio Liberty may explore opening new bureaus
16	to help expand its ability to reach audiences on the periph-
17	ery of the Russian Federation.
18	(d) Initiatives to Bolster Radio Free Europe/
19	RADIO LIBERTY BUREAUS AROUND RUSSIAN FEDERA-
20	TION'S PERIPHERY.—To help expand its reach to Rus-
21	sian-speaking audiences and increase its reach to audi-
22	ences through digital media, Radio Free Europe/Radio
23	Liberty should—
24	(1) evaluate where Russian disinformation is

24 (1) evaluate where Russian disinformation is25 most deeply pervasive in the Eurasia region;

1	(2) develop strategies to better communicate
2	with predominately Russian-speaking regions;
3	(3) build on efforts to increase capacity and
4	programming to counter disinformation in real time;
5	(4) expand Russian language investigative jour-
6	nalism;
7	(5) improve the technical capacity of the
8	Ukraine bureau; and
9	(6) continue efforts to increase digital news
10	services.
11	(e) REPORT REQUIRED.—Not later than 90 days
12	after the date of the enactment of this Act, the President
13	shall submit to the appropriate congressional committees
14	a report that includes—
15	(1) recommendations of locations to open new
16	bureaus to help reach new audiences in the broader
17	Eurasia region;
18	(2) an assessment of current staffing and an-
19	ticipated staffing needs in order to effectively reach
20	audiences in the broader Eurasia region; and
21	(3) an assessment of the impact of the Govern-
22	ment of the Russian Federation closing down Radio
23	Free Europe/Radio Liberty within the Russian Fed-
24	eration.

1 (f) APPROPRIATE CONGRESSIONAL COMMITTEES DE-2 FINED.—In this section, the term "appropriate congressional committees" means-3 4 (1) the Committee on Foreign Affairs and the 5 Committee on Appropriations of the House of Rep-6 resentatives; and (2) the Committee on Foreign Relations and 7 8 the Committee on Appropriations of the Senate. 9 SEC. 109. AUTHORIZING PROGRAMS TO COUNTER AND 10 COMBAT RUSSIAN DISINFORMATION ACTIVI-11 TIES. 12 (a) Countering Russian Influence Fund.—The Secretary of State should use funds available for obliga-13 14 tion in the Countering Russian Influence Fund— 15 (1) to prioritize assisting Ukraine to detect and combat disinformation from the Russian Federation 16 17 and its proxies; and 18 (2) to assist the Government of Ukraine in de-19 veloping new defense strategies and technologies. 20 (b) STRATEGY REQUIRED.— 21 (1) IN GENERAL.—Not later than 60 days after 22 the date of the enactment of this Act, the Secretary 23 of State shall submit to the Committee on Foreign 24 Affairs of the House of Representatives and the 25 Committee on Foreign Relations of the Senate a

plan for countering and combating disinformation by
 the Russian Federation and supporting free and
 independent media in Ukraine that includes—

4 (A) a plan to assist the Government of
5 Ukraine in combating and responding to malign
6 influence operations of the Russian Federation
7 aimed at inflaming tensions and dividing
8 Ukrainian society;

9 (B) an assessment of effective efforts and 10 programs to improve media literacy in Ukraine 11 and recommendations for how the United 12 States can assist in supporting and expanding 13 those programs;

14 (C) a plan to assist the Government of 15 Ukraine improve efforts to detect and remove 16 content originating from Russian troll farms, 17 bots, and other sources aimed at sowing divi-18 disinformation sion and disseminating in 19 Ukraine or targeting Ukrainian audiences;

20 (D) recommendations to increase support
21 for independent media outlets, including Radio
22 Free Europe/Radio Liberty; and

(E) recommendations to increase support
for independent media outlets catering to Russian-speaking populations residing in Russian-

occupied Crimea, the Donbas region of Ukraine,
 and throughout Ukraine.

3 (2) FORM.—The strategy required by para4 graph (1) shall be submitted in unclassified form,
5 but may include a classified annex if necessary.

6 SEC. 110. ESTABLISHMENT OF UKRAINE RECONSTRUCTION 7 TRUST FUND.

8 (a) IN GENERAL.—Subchapter A of chapter 98 of the
9 Internal Revenue Code of 1986 is amended by adding at
10 the end the following new section:

11 "SEC. 9512. UKRAINE RECONSTRUCTION TRUST FUND.

12 "(a) CREATION OF TRUST FUND.—There is estab13 lished in the Treasury of the United States a trust fund
14 to be known as the 'Ukraine Reconstruction Trust Fund',
15 consisting of such amounts as may be appropriated to
16 such fund as provided in this section.

17 "(b) TRANSFERS TO TRUST FUND.—There are here18 by appropriated to the Ukraine Reconstruction Trust
19 Fund amounts equivalent to the net revenues received in
20 the Treasury from the taxes imposed under section 892A.

21 "(c) EXPENDITURES FROM TRUST FUND.—Amounts
22 in the Ukraine Reconstruction Trust Fund shall be avail23 able, as provided in appropriations Acts, only to the Sec24 retary of State for purposes of—

"(1) reconstruction and rebuilding efforts in
 Ukraine,

3 "(2) humanitarian assistance to the people of4 Ukraine,

5 "(3) fostering long-term economic growth and
6 private sector development in Ukraine, and

7 "(4) bolstering transparent and accountable8 governance of the Ukrainian economy.

9 "(d) TRUST FUND NOT INTEREST-BEARING.—Sec10 tion 9602(b) shall not apply to the Ukraine Reconstruc11 tion Trust Fund.

12 "(e) REQUIREMENTS UNDER FOREIGN ASSISTANCE ACT OF 1961.—Any assistance made available from 13 amounts in the Ukraine Reconstruction Trust Fund shall 14 15 be subject to all applicable requirements for the provision of such assistance for the same or similar purpose author-16 ized by the Foreign Assistance Act of 1961 (22 U.S.C. 17 2151 et seq.), including requirements under such Act re-18 lating to administrative authorities, congressional notifica-19 tions, and reporting.". 20

(b) CLERICAL AMENDMENT.—The table of sections
for subchapter A of chapter 98 of such Code is amended
by adding at the end the following new item:

"Sec. 9512. Ukraine Reconstruction Trust Fund.".

24 (c) REPORT.—

1	(1) IN GENERAL.—Not later than 1 year after
2	the date of the enactment of this Act, and annually
3	thereafter for 3 years, the Secretary of State shall
4	submit to the appropriate congressional committees
5	a report detailing the use of any funds made avail-
6	able from the Ukrainian Reconstruction Trust Fund.
7	(2) Appropriate congressional commit-
8	TEES DEFINED.—In this subsection, the term "ap-
9	propriate congressional committees' means—
10	(A) the Committee on Foreign Affairs, the
11	Committee on Ways and Means, and the Com-
12	mittee on Appropriations of the House of Rep-
13	resentatives; and
14	(B) the Committee on Foreign Relations,
15	the Committee on Finance, and the Committee
16	on Appropriations of the Senate.
17	SEC. 111. UNITED STATES-EUROPEAN NUCLEAR ENERGY
18	COOPERATION.
19	(a) FINDINGS.—Congress finds the following:
20	(1) On February 24, 2022, the Russian Federa-
21	tion initiated a full-scale invasion of Ukraine which
22	has severely threatened energy security in the
23	United States, Europe, and around the world.
24	(2) The security of Ukraine's energy grid has
25	been vital to Ukraine's success in its defense of its

territory and ensuring the Ukrainian government
 can effectively provide goods and services to Ukrain ian citizens.

4 (3) Ukraine has operated four nuclear power
5 plants with 15 reactors, primarily Russian-designed
6 water-water energetic reactor (VVER) reactors.

7 (4) Russia, in its war of aggression against
8 Ukraine, has systematically targeted Ukraine's en9 ergy infrastructure through heavy shelling and tar10 geted attacks, particularly in the winter months
11 when innocent Ukrainian civilians are most vulner12 able.

(5) Since March 2022, Russian forces have illegally occupied the Zaporizhzhia Nuclear Power Station, the largest nuclear power plant in Europe, and
Russian forces have surrounded the station with
landmines, further threatening regional security.

(6) Russian-designed VVER reactors have been
built across Europe, including in Belarus, Bulgaria,
the Czech Republic, Finland, Germany, Hungary,
Slovakia, Turkey, and Ukraine.

(7) Russia uses its nuclear power plant designs
and fuel services to spread malign influence and
threaten United States and European energy security.

(8) As of 2021, Russia owned about 20 percent
 of the total uranium conversion infrastructure world wide and in 2020, had the largest uranium enrich ment capacity at close to 46 percent.

5 (b) SENSE OF CONGRESS.—It is the sense of Con-6 gress that—

7 (1) in countries seeking or developing a nuclear 8 power industry, the Department of State should 9 prioritize the utilization of products and services 10 from the United States, and then prioritize products 11 and services from Europe and other allied or partner 12 countries, including Canada, Japan, the United 13 Kingdom, and the Republic of Korea when not di-14 rectly competing with the United States;

15 (2) the United States and its allies must focus 16 cooperation, including capacity building and on 17 early-stage project support, to expand the nuclear 18 industry in Europe in a way that maintains non-19 proliferation, security, and safety standards and 20 aligns with international obligations and treaties 21 while combating Russian and Chinese malign influ-22 ence; and

23 (3) the United States should continue to pursue
24 the Foundational Infrastructure for Responsible Use
25 of Small Modular Reactor Technology program as a

means of helping partner countries meet their clean
 energy needs with scalable, flexible, secure, and safe
 nuclear power programs.

4 (c) STRATEGY REQUIRED.—The Secretary of State,
5 in consultation with the Secretary of Energy and the
6 heads of other relevant Federal departments and agencies,
7 shall develop a strategy to strengthen United States-Euro8 pean nuclear energy cooperation and combat Russian ma9 lign influence in the nuclear energy sector in Europe.

10 (d) ELEMENTS.—The strategy required by subsection11 (c) shall include, at a minimum, the following elements:

(1) An overview and assessment of the Secretary of State's efforts to broaden participation by
United States nuclear industry entities in Europe
and promote the accessibility and competitiveness of
United States, European, and partner technologies
and services against Russian and Chinese technologies in Europe.

19 (2) An overview of different nuclear reactor
20 types that are currently deployed or under regu21 latory review in Europe, including large light-water
22 reactors, small modular light-water reactors, and
23 non-light-water reactors, and—

24 (A) what role, if any, each reactor type25 could have in reducing Russia's influence over

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European energy supply by 2030, 2035, 2040,
 2045, and 2050;

(B) challenges that each reactor type may face with rapid deployment, including costs, market barriers to first-of-a-kind designs, supply chain constraints, and regulatory requirements;

8 (C) the impacts of each reactor type on 9 maintaining strong nonproliferation standards, 10 including the minimization of weapons-usable 11 nuclear material; and

(D) opportunities for the use of United
States, European, and partner technologies and
services in the deployment or potential deployment of each reactor type.

16 (3) An overview of different fuel cycles that are
17 currently deployed or under consideration in Europe,
18 including use of low enriched uranium, including
19 high assay low enriched uranium, and spent fuel re20 processing, along with an analysis of the implica21 tions of each fuel cycle on—

(A) reducing and eliminating Russia's
market share in Europe for uranium, conversion, enrichment, and reactor fuel between now
and 2030;

1	(B) achieving long-term energy security
2	free of Russian influence; and
3	(C) maintaining strong nonproliferation
4	standards, including the minimization of weap-
5	ons-usable material as well as high nuclear safe-
6	ty and security standards.
7	(4) An overview of nuclear reactor designs and
8	fuel cycle infrastructure that the United States Gov-
9	ernment is currently funding the development of,
10	and—
11	(A) the potential, if any, that each of these
12	technologies have to decrease or eliminate Rus-
13	sia's market share in the United States and
14	Europe for nuclear power reactors, uranium
15	mining and milling, conversion, enrichment, fuel
16	fabrication, deconversion, and spent nuclear
17	fuel reprocessing in the short, medium, and
18	long term;
19	(B) the impact of these technologies on the
20	minimization of weapons-usable nuclear mate-
21	rial, including the use of highly enriched ura-
22	nium or plutonium fuels; and
23	(C) an assessment of the use cases for
24	each of these designs and fuel cycles.

1	(5) An overview of the United States Govern-
2	ment's diplomatic engagements regarding the nu-
3	clear energy sector in Europe.
4	(6) A list of countries in Europe with active nu-
5	clear power programs, and—
6	(A) an analysis of each country's nuclear
7	energy policy;
8	(B) an overview of existing areas of co-
9	operation with regards to nuclear energy be-
10	tween each country and—
11	(i) the United States;
12	(ii) other European and friendly coun-
13	tries; and
14	(iii) adversarial countries including
15	China and Russia;
16	(C) an overview of potential areas for fu-
17	ture cooperation between each country and the
18	United States with regards to nuclear energy;
19	and
20	(D) a summary of fuel types used in each
21	country's nuclear power programs.
22	(7) An overview of Russian and Chinese influ-
23	ence in the European nuclear energy sector.
24	(8) An overview of how the United States Gov-
25	ernment is working with allies and partners to

counter Russian malign influence within the Euro pean energy sector to include steps taken to counter
 Russian influence in the mining and milling, conver sion, enrichment, and fuel fabrication processes as
 well as in reactor construction.

6 (9) An overview of how the United States Gov-7 ernment balances the urgent strategic need for col-8 laboration with allies and partners on countering 9 Russia's influence on nuclear energy in Europe, with 10 commercial competitiveness issues that may arise be-11 tween United States companies and companies in 12 Europe, Canada, Japan, and the Republic of Korea.

(10) An assessment of Rosatom's role in Russia's energy sector, to include an overview of
strengths and vulnerabilities of the conglomerate.

(e) SUBMISSION.—Not later than 120 days after the
date of the enactment of this Act, the Secretary of State
shall submit to the appropriate congressional committees
the strategy required by subsection (c).

(f) FORM.—The strategy required by subsection (c)
shall be submitted in unclassified form, but may contain
a classified annex, so long as such annex is provided separately from the unclassified strategy.

24 (g) AUTHORIZATION OF APPROPRIATIONS.—There is
25 authorized to be appropriated \$30,000,000 for each of fis-

cal years 2025 through 2029 to support critically needed 1 2 engagement in Europe consistent with the strategy required by subsection (c) on countering Russian malign in-3 4 fluence and with a particular focus on responsible nuclear 5 power program capacity building, early stage nuclear 6 power project support, and countering Russian 7 disinformation campaigns.

8 (h) DEFINITIONS.—In this section:

9 (1) APPROPRIATE CONGRESSIONAL COMMIT10 TEES.—The term "appropriate congressional com11 mittees" means—

12 (A) the Committee on Foreign Affairs of13 the House of Representatives;

14 (B) the Committee on Foreign Relations of15 the Senate;

16 (C) the Committee on Energy and Com17 merce of the House of the Representatives; and
18 (D) the Committee on Energy and Natural
19 Resources of the Senate.

(2) HIGH ASSAY LOW ENRICHED URANIUM.—
The term "high assay low enriched uranium" means
uranium enriched so that the concentration of the
fissile isotope uranium-235 (U-235) is between 5
percent and 20 percent of the mass of uranium.

(3) LOW ENRICHED URANIUM.—The term "low
 enriched uranium" means fuel in which the weight
 percent of U-235 in the uranium is less than 20 per cent.

5 **TITLE II—SECURITY** 6 **ASSISTANCE**

7 SEC. 201. LEND-LEASE AUTHORITY.

8 Section 2 of the Ukraine Democracy Defense Lend9 Lease Act of 2022 (Public Law 117–118; 136 Stat. 1184)
10 is amended—

(1) in subsection (a)(1), by striking "fiscal
years 2022 and 2023" and inserting "fiscal years
2022 through 2028";

14 (2) by redesignating subsection (c) as sub-15 section (d); and

16 (3) by inserting after subsection (b) the fol-17 lowing new subsection:

"(c) REPORT.—Not later than 90 days after any use
of the authority provided by subsection (a), the Secretary
of State, in consultation with the Secretary of Defense,
shall submit to Congress a report that includes—

"(1) a description of the defense articles loaned
or leased to the Government of Ukraine, or to the
government of an Eastern European country im-

1	pacted by the Russian Federation's invasion of
2	Ukraine, under such authority; and
3	((2) a strategy and timeline for recovery and
4	return of such defense articles.".
5	SEC. 202. DIRECT LOANS AND FOREIGN MILITARY FINANC-
6	ING.
7	(a) DIRECT LOANS.—
8	(1) IN GENERAL.—Through fiscal year 2026,
9	direct loans under section 23 of the Arms Export
10	Control Act may be made available for Ukraine and
11	North Atlantic Treaty Organization allies, notwith-
12	standing section $23(c)(1)$ of the Arms Export Con-
13	trol Act, gross obligations for the principal amounts
14	of which shall not exceed \$8,000,000,000.
15	(2) Other unobligated balances.—The un-
16	obligated balances of amounts made available by any
17	Act making appropriations for the Department of
18	State, foreign operations, and related programs,
19	under the heading "International Security Assist-
20	ance—Funds Appropriated to the President—For-
21	eign Military Financing" shall also be made avail-
22	able for the cost of loans and loan guarantees as au-
23	thorized by this section.
24	(b) TERMS AND CONDITIONS.—The terms and condi-

25 tions described in section 2606 of the Ukraine Supple-

mental Appropriations Act of 2022 (division N of Public
 Law 117-103) shall apply to amounts made available by
 this section in the same manner and to the same extent
 as amounts made available by such section except that
 subsection (b) of such section shall be applied by striking
 "\$4,000,000,000" and inserting "\$8,000,000,000".

7 (c)EMERGENCY **DESIGNATION.**—Amounts 8 repurposed pursuant to this section that were previously 9 designated by the Congress as an emergency requirement 10 pursuant to a concurrent resolution on the budget or the Balanced Budget and Emergency Deficit Control Act of 11 12 1985, are designated by the Congress as being for an requirement 13 emergency section pursuant to 14 251(b)(2)(A)(i) of the Balanced Budget and Emergency 15 Deficit Control Act of 1985: *Provided*, That such amounts shall be available only if the President designates such 16 17 amounts as an emergency requirement pursuant to section 18 251(b)(2)(A)(i).

19 SEC. 203. SUPPORT FOR BALTIC COUNTRIES.

(a) ASSISTANCE AUTHORIZED.—The Secretary of
State shall carry out programs, projects, and activities to
build the capacity of the national militaries and border
guard forces of Baltic countries, pursuant to the 2024 Bilateral Defense Cooperation Roadmaps for 2024-2028,
which provide for the promotion of "defense cooperation
in integrated air and missile defense, maritime domain
 awareness, cyber, irregular warfare, participation in inter national military operations and exercises, infrastructure
 development, and training".

5 (b) AUTHORIZATION OF APPROPRIATIONS.—There is 6 authorized to be appropriated to the Secretary of State, 7 for each of the fiscal years 2026, 2027, and 2028, in addi-8 tion to amounts already authorized to be appropriated for 9 such purposes to carry out the assistance described in sub-10 section (a)—

(1) \$30,000,000 for Foreign Military Financing
grants authorized under section 23 of the Arms Export Control Act (22 U.S.C. 2763) for each Baltic
country; and

(2) \$4,000,000 for Nonproliferation, Anti-terrorism, Demining, and Related programs, including
as authorized under the Foreign Assistance Act (22
U.S.C. 2151 et seq.) for each Baltic country.

(c) BRIEFING.—Not later than 120 days after the
date of the enactment of this Act, the Secretary of State
shall brief the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House
of Representatives regarding—

24 (1) the most pressing security needs of Baltic25 countries;

1	(2) a plan for the disbursement of funds so ob-
2	ligated; and
3	(3) an analysis of European and other allied
4	country support for Baltic countries.
5	SEC. 204. EXTENSION OF UKRAINE SECURITY ASSISTANCE
6	INITIATIVE.
7	Section 1250 of the National Defense Authorization
8	Act for Fiscal Year 2016 (Public Law 114–92; 129 Stat.
9	1068) is amended—
10	(1) in subsection (f), by adding at the end the
11	following:
12	"(11) For fiscal year 2026, \$300,000,000.
13	"(12) For fiscal year 2027, \$300,000,000.";
14	and
15	(2) in subsection (h), by striking "December
16	31, 2026" and inserting "December 31, 2027".
17	SEC. 205. REPORT ON ALLIED AND PARTNER MILITARY
18	CONTRIBUTIONS.
19	(a) IN GENERAL.—Not later than 90 days after the
20	date of enactment of this Act, and every 90 days there-
21	after, the Secretary of State, in consultation with the Sec-
22	retary of Defense, shall submit to the Committee on For-
23	eign Relations of the Senate and the Committee on For-
24	eign Affairs of the House of Representatives a report in-
25	cluding-

(1) a detailed description of all military con tributions made or planned by allied and partner
 countries, disaggregated by country, including de tails of types and quantities of platforms and sys tems provided;

6 (2) a description and analysis of military capa7 bilities identified as current Ukrainian operational
8 needs; and

9 (3) a description of United States efforts to 10 meet identified Ukrainian operational needs through 11 transfers of United States arms and military equip-12 ment or through support and facilitation of allied 13 and partner transfer of arms and military equip-14 ment.

(b) FORM.—The report required under subsection (a)
shall be submitted in unclassified form but may contain
a classified annex that is submitted separately from the
unclassified portion.

19 (c) APPROPRIATE CONGRESSIONAL COMMITTEES DE20 FINED.—In this section, the term "appropriate congres21 sional committees" means—

(1) the Committee on Foreign Affairs and the
Permanent Select Committee on Intelligence of the
House of Representatives; and

(2) the Committee on Foreign Relations and
 the Select Committee on Intelligence of the Senate.
 SEC. 206. REPORT ON UNITED STATES-UKRAINE INTEL LIGENCE SUPPORT AND COOPERATION.

5 (a) IN GENERAL.—Not later than 120 days after the
6 date of enactment of this Act, and every 90 days there7 after, the Director of National Intelligence, in coordination
8 with the Secretary of State and Secretary of Defense, shall
9 submit to the appropriate congressional committees, a re10 port including—

(1) a detailed description of current United
States intelligence support and cooperation to and
with Ukrainian military and intelligence services;

(2) a description and analysis of the consequences of ceasing such intelligence support and
cooperation to Ukraine, including as related to targeting, battlefield effectiveness, early warning capabilities, counterintelligence, and cybersecurity; and

(3) a description of United States efforts and
initiatives currently underway or planned to increase
Ukrainian intelligence, counterintelligence, and cybersecurity capabilities.

23 (b) FORM.—The report required under subsection (a)24 shall be submitted in classified form.

1 (c) APPROPRIATE CONGRESSIONAL COMMITTEES DE-FINED.—In this section, the term "appropriate congres-2 3 sional committees" means-

4 (1) the Committee on Foreign Affairs and the 5 Permanent Select Committee on Intelligence of the 6 House of Representatives; and

7 (2) the Committee on Foreign Relations and 8 the Select Committee on Intelligence of the Senate.

TITLE III—SANCTIONS AND 9

10

EXPORT CONTROLS

11 SEC. 301. SANCTIONS TRIGGER DETERMINATION.

12 Not later than 15 days after the date of enactment of this Act, and at minimum every 90 days thereafter, the 13 President shall make a determination as to whether the 14 15 Russian Federation or any proxy thereof, is engaged in— 16 (1) conducting a war of aggression against 17 Ukraine; or 18 (2) refusing to sincerely and actually negotiate 19 a peace agreement with Ukraine; or 20 (3) acting in violation of a negotiated peace 21 agreement with Ukraine. 22 SEC. 302. IMPOSITION OF SANCTIONS WITH RESPECT TO 23

RUSSIAN FINANCIAL INSTITUTIONS.

24 (a) IMPOSITION OF SANCTIONS.—

1	(1) IN GENERAL.—Upon making an affirmative
2	determination under section 301 and not later than
3	15 days following such a determination, the Presi-
4	dent shall impose the sanctions described in section
5	317 with respect to 3 or more of the following finan-
6	cial institutions:
7	(A) Sberbank.
8	(B) VTB
9	(C) Gazprombank.
10	(D) VEB.RF.
11	(E) The Russian Direct Investment Fund.
12	(F) Credit Bank of Moscow.
13	(G) Alfa Bank.
14	(H) Rosselkhozbank.
15	(I) FC Bank Otkritie.
16	(J) Promsvyazbank.
17	(K) Sovcombank.
18	(L) Transkapitalbank.
19	(M) The Central Bank of the Russian Fed-
20	eration.
21	(2) Subsidiaries and successor entities.—
22	The President may impose the sanctions described
23	in section $310(a)(1)$ with respect to any subsidiary
24	of, or successor entity to, a financial institution
25	specified in paragraph (1).

1 (b) Additional Russian Financial Institu-2 tions.—

3	(1) LIST REQUIRED.—Not later than 30 days
4	after making an affirmative determination under
5	section 301, and every 90 days thereafter, the Presi-
6	dent shall submit to the appropriate committees of
7	Congress a list of foreign persons that the President
8	determines—
9	(A) are significant financial institutions
10	owned or operated by the Government of the
11	Russian Federation; and
12	(B) should be sanctioned in the interest of
13	United States national security.
14	(2) Imposition of sanctions.—Upon the sub-
15	mission of each list required by paragraph (1), the
16	President shall impose the sanctions described in
17	section $310(a)(1)$ with respect to each foreign person
18	identified on the list.
19	SEC. 303. IMPOSITIONS OF SANCTIONS WITH RESPECT TO
20	RUSSIAN OIL AND MINING INDUSTRY.
21	Upon making an affirmative determination under
22	section 301 and not later than 15 days following such a
23	determination, the President shall impose the sanctions
24	described in section 317 with respect to all Russian com-
25	naniag anonating primarily in any of the following gestarg

1	(1) Oil and gas extraction, refinement, or pro-
2	duction.
3	(2) Coal extraction mining, refinement, or pro-
4	duction.
5	(3) Mineral extraction and processing.
6	SEC. 304. IMPOSITION OF SANCTIONS ON CERTAIN PER-
7	SONS AFFILIATED WITH OR SUPPORTING
8	THE GOVERNMENT OF THE RUSSIAN FED-
9	ERATION.
10	(a) IN GENERAL.—Upon making an affirmative de-
11	termination under section 301 and not later than 15 days
12	following such a determination, the President shall impose
13	the sanctions described in section 317 with respect to all
14	individuals listed under subsection (b) or included in the
15	additional lists under subsection (c).
16	(b) Officials Specified.—The officials specified in
17	this subsection are the following:
18	(1) The President of the Russian Federation.
19	(2) The Prime Minister of the Russian Federa-
20	tion.
21	(3) The Foreign Minister of the Russian Fed-
22	eration.
23	(4) The Minister of Defense of the Russian
24	Federation.

1	(5) The Minister of Transport of the Russian
2	Federation
3	(6) The Minister of Energy of the Russian Fed-
4	eration
5	(7) The Minister of Finance of the Russian
6	Federation
7	(8) The Minister of Energy and Trade of the
8	Russian Federation
9	(9) The Deputy Minister of Defense of the Rus-
10	sian Federation
11	(10) The Deputy Foreign Minister of the Rus-
12	sian Federation
13	(11) The Deputy Minister of Transport of the
14	Russian Federation
15	(12) The Deputy Energy Minister of the Rus-
16	sian Federation
17	(13) The Deputy Finance Minister of the Rus-
18	sian Federation
19	(14) The Deputy Minister of Industry and
20	Trade of the Russian Federation
21	(15) The Chief of the General Staff of the
22	Armed Forces of the Russian Federation.
23	(16) The Commander-in-Chief of the Land
24	Forces of the Russian Federation.

1	(17) The Commander-in-Chief of the Aerospace
2	Forces of the Russian Federation.
3	(18) The Commander of the Airborne Forces of
4	the Russian Federation.
5	(19) The Commander-in-Chief of the Navy of
6	the Russian Federation.
7	(20) The Commander of the Strategic Rocket
8	Forces of the Russian Federation.
9	(21) The Commander of the Special Operations
10	Forces of the Russian Federation.
11	(22) The Commander of Logistical Support of
12	the Armed Forces of the Russian Federation.
13	(c) Additional Officials.—
14	(1) LIST REQUIRED.—Not later than 30 days
14 15	(1) LIST REQUIRED.—Not later than 30 days after making an affirmative determination under
15	after making an affirmative determination under
15 16	after making an affirmative determination under section 301 and every 90 days thereafter, the Presi-
15 16 17	after making an affirmative determination under section 301 and every 90 days thereafter, the Presi- dent shall submit to the appropriate committees of
15 16 17 18	after making an affirmative determination under section 301 and every 90 days thereafter, the Presi- dent shall submit to the appropriate committees of Congress a list of foreign persons that the President
15 16 17 18 19	after making an affirmative determination under section 301 and every 90 days thereafter, the Presi- dent shall submit to the appropriate committees of Congress a list of foreign persons that the President determines—
15 16 17 18 19 20	after making an affirmative determination under section 301 and every 90 days thereafter, the Presi- dent shall submit to the appropriate committees of Congress a list of foreign persons that the President determines— (A) are—
15 16 17 18 19 20 21	after making an affirmative determination under section 301 and every 90 days thereafter, the Presi- dent shall submit to the appropriate committees of Congress a list of foreign persons that the President determines— (A) are— (i) senior officials of any branch of

1	(ii) senior officials of the Government
2	of the Russian Federation, including any
3	intelligence agencies or security services of
4	the Russian Federation, with significant
5	roles in planning or implementing such op-
6	erations; and
7	(B) with respect to which sanctions should
8	be imposed in the interest of the national secu-
9	rity of the United States.
10	(2) Imposition of sanctions.—Upon the sub-
11	mission of each list required by paragraph (1) , the
12	President shall impose the sanctions described in
13	section 310 with respect to each foreign person on
14	the list.
15	SEC. 305. CRIMEA TUNNEL SANCTIONS.
16	(a) FINDINGS.—Congress makes the following find-
17	ings:
18	(1) In February and March 2014, the Russian
19	Federation invaded the Crimean peninsula and an-
20	nexed Crimea, internationally recognized as Ukrain-
21	ian territory.
22	(2) Following its annexation of Crimea, the
23	Russian Federation constructed the Kerch Strait
24	Bridge to connect the Russian mainland with the
25	Crimean peninsula.

(3) On February 24, 2022, the Government of
 the Russian Federation, led by Vladimir Putin,
 launched an unprovoked, full-scale invasion of
 Ukraine.

5 (4) The Russian Federation has used Crimea as
6 an integral part of its full scale invasion of Ukraine,
7 including to house Russian troops, store ammunition
8 and weapons, and host the Black Sea Fleet.

9 (5) In October 2023, it was publicly reported 10 that Russian and Chinese business officials met and 11 exchanged emails to discuss building a tunnel from 12 the Russian mainland to illegally occupied Crimea.

13 (b) IMPOSITION OF SANCTIONS.—Upon making an 14 affirmative determination under section 301 and not later 15 than 15 days following such a determination, the President shall impose the sanctions described in section 317 16 17 with respect to all foreign persons that knowingly participate in the construction, maintenance, or repair of a tun-18 19 nel or bridge that connects the Russian mainland with the 20 Crimean peninsula.

21 SEC. 306. ZAPORIZHZHIA NUCLEAR POWER PLANT SANC22 TIONS.

(a) IN GENERAL.—Upon making an affirmative determination under section 301 and not later than 15 days
following such a determination, the President shall impose

the sanctions described in section 317 with respect to all
 foreign persons that have endangered the integrity, safety,
 or undermined Ukrainian operational control of the
 Zaporizhzhia Nuclear Power Station located in south eastern Ukraine since the Russian Federation launched an
 unprovoked, full-scale invasion of Ukraine.

7 (b) EXCEPTION RELATED TO UKRAINIAN OPER8 ATIONAL CONTROL.—Sanctions under this section shall
9 not apply to any foreign person seeking to reestablish
10 Ukrainian operational control of the Zaporizhzhia Nuclear
11 Power Station or the surrounding region.

12 SEC. 307. ROSATOM SANCTIONS.

(a) IN GENERAL.—Upon making an affirmative determination under section 301 and not later than 15 days
following such a determination, the President shall impose
the sanctions described in section 317 with respect to—

- 17 (1) Rosatom;
- 18 (2) Rosatom subsidiaries; and

(3) a foreign person that knowingly directly or
indirectly engages in any significant transaction for
nuclear reactor construction and related services
with Rosatom.

(b) WAIVER.—The President may waive the application of sanctions for a transaction or transactions with
a United States person, a foreign person, or a foreign fi-

nancial institution (as the case may be) described under
 this section if—

3	(1) the President determines that the trans-
4	action relates to activities necessary to the produc-
5	tion of medical isotopes or industrial isotopes; and
6	(2) the President certifies to the appropriate
7	congressional committees that—
8	(A) domestic medical isotope or industrial
9	isotope production is insufficient to meet
10	United States patient and industry require-
11	ments; and
12	(B) the United States is taking measurable
13	steps to establish medical isotope or industrial
14	isotope supply chains that are not reliant on
15	Rosatom or other Russian source material.
16	SEC. 308. IMPOSITION OF PRICE CAP VESSEL SANCTIONS.
17	(a) IN GENERAL.—Upon making an affirmative de-
18	termination under section 301 and not later than 15 days
19	following such a determination, the President shall impose
20	the sanctions described in section 317 with respect to any
21	foreign vessel that knowingly transports Russian oil in
22	contravention of the Russian oil price cap policy.
23	(b) EXCEPTION FOR SAFETY OF VESSELS AND

24 CREW.—Sanctions under this section shall not apply with
25 respect to a person providing provisions to a vessel other-

wise subject to sanctions under this section if such provi sions are intended for the safety and care of the crew
 aboard the vessel, the protection of human life aboard the
 vessel, or the maintenance of the vessel to avoid any envi ronmental or other significant damage.

6 (c) STRATEGY.—Not later than 60 days after the 7 date of enactment of this Act, the Secretary of State and 8 the Secretary of the Treasury shall jointly submit to the 9 Committee on Foreign Affairs of the House of Representa-10 tives and the Committee on Foreign Relations of the Sen-11 ate a strategy to enhance international compliance with 12 the Russian oil price cap policy.

13 (d) MATTERS.—The strategy under subsection (a)14 shall include—

(1) an overview of general international compli-ance with the Russian oil price cap policy;

17 (2) a list of the countries known to have pur18 chased significant quantities of Russian oil at prices
19 above the price agreed to in the Russian oil price
20 cap policy set forth by the Group of Seven ("G7")
21 nations;

(3) any known methods used by such countries
to avoid detection of their purchases of Russian oil
at prices above the price agreed to in the Russian
oil price cap policy;

1 (4) an assessment of possible incentives the 2 United States could provide to countries listed pur-3 suant to paragraph (2) to encourage compliance 4 with the Russian oil price cap policy; 5 (5) an assessment of whether the imposition of 6 additional sanctions, including possible secondary 7 sanctions, would enhance international compliance 8 with the Russian oil price cap policy; 9 (6) a description of the views of the government 10 of each country participating in the Russian oil price 11 cap policy regarding whether the price cap under 12 such policy should be lowered or not; and 13 (7) a description of the United States diplo-

14 matic engagement with the government of each 15 country participating in the Russian oil price cap 16 policy regarding the appropriateness of the current 17 cap, including any diplomatic engagement intended 18 to encourage support for the lowering of the price 19 cap.

20 SEC. 309. SWIFT SANCTIONS.

(a) IN GENERAL.—Upon making an affirmative determination under section 301 and not later than 15 days
following such a determination, the President shall impose
the sanctions described in section 317 with respect to any
global communication financial service that does not cease

the provision of financial communication messaging serv ices to any financial institution listed under section 302
 of this Act.

4 (b) ENABLING OR FACILITATION OF ACCESS TO SPE5 CIALIZED FINANCIAL MESSAGING SERVICES THROUGH
6 INTERMEDIARY FINANCIAL INSTITUTIONS.—For purposes
7 of this section, enabling or facilitating direct or indirect
8 access to specialized financial messaging services includes
9 doing so by serving as an intermediary financial institu10 tion with access to such messaging services.

11 SEC. 310. RUSSIAN SOVEREIGN DEBT SANCTIONS.

Upon making an affirmative determination under section 302 and not later than 30 days following such a determination, the President shall prohibit all transactions by United States persons involving the sovereign debt of the Government of the Russian Federation issued on or after the date of the enactment of this Act, including govnermental bonds.

19SEC. 311. IMPOSITION OF SANCTIONS ON RUSSIA-NORTH20KOREA COOPERATION.

(a) IN GENERAL.—Upon making an affirmative determination under section 301 and not later than 15 days
following such a determination, the President shall impose
the sanctions described in section 317 with respect to the
following:

(1) Any foreign person that is responsible for or
 facilitates the transfer or sale of arms or material
 support from North Korea to be used in Russia's il legal war in Ukraine.

5 (2) Any foreign person that knowingly, directly
6 or indirectly, imports, exports, or reexports to, into,
7 or from North Korea any goods services or tech8 nology for weapons that may be used by Russian
9 forces or their proxies in Russia's illegal war in
10 Ukraine.

(3) Any foreign financial institution that knowingly facilitates a significant transaction or provides
significant financial services for a foreign person described in paragraph (1) or (2).

(4) Any foreign person that engages in a significant transaction related to the transfer or sale of
arms or material support with a foreign person described in paragraph (1) or (2) or foreign financial
institution described in paragraph (3).

20 (5) Any foreign person assisting in the logistical
21 supply and movement of North Korean personnel,
22 arms or material support to be used in Russia's ille23 gal war in Ukraine.

(b) REPORT.—Not later than 90 days after the dateof the enactment of this Act, and every 180 days there-

after, the President shall submit to the appropriate con gressional committees a report that describes significant
 activities by the Democratic People's Republic of Korea
 to support the Russian Federation and its proxies in Rus sia's illegal war in Ukraine.

6 (c) MATTERS TO BE INCLUDED.—The report re-7 quired by this section shall include the following:

8 (1) The number of North Korean troops that 9 have been sent to fight Ukraine, casualties inflicted 10 on these troops, and the impact on the battlefield of 11 having North Korean military personnel on the 12 frontlines.

(2) The identity and nationality of foreign persons and foreign financial institutions that are subject to sanctions under section 317.

16 (3) A description of the conduct engaged in by17 such persons and institutions.

(4) An assessment of the extent to which a foreign government has provided material support to
the Government of North Korea or any person acting for or on behalf of that government to conduct
significant activities to materially support Russia's
illegal war in Ukraine.

24 (5) A United States strategy to counter North
25 Korea's efforts to conduct significant activities to

support Russia's war in Ukraine, that includes ef forts to engage foreign governments to halt the ca pability of the Government of North Korea and per sons acting for or on behalf of that government to
 conduct significant activities supporting Russia's il legal war in Ukraine.

7 (d) FORM.—The report required by this section shall
8 be submitted in unclassified form, but may include a clas9 sified annex.

10sec. 312. Sanctions for kidnapping ukrainian chil-11dren.

Upon making an affirmative determination under section 301 and not later than 15 days following such a determination, the President shall impose the sanctions described in section 317 with respect to all foreign persons that have directed or in anyway participated in the kidnapping and wrongful patriation of Ukrainian children.

18 SEC. 313. IMPOSITION OF DUAL-USE EXPORT CONTROLS.

(a) IN GENERAL.—Upon making an affirmative determination under section 301, a foreign-produced item
shall be subject to the Export Administration Regulations
(pursuant to the Export Control Reform Act of 2018 (50
U.S.C. 4801 et seq.)) if the item—

24 (1) meets—

1	(A) the product scope requirements de-
2	scribed in subsection (b); and
3	(B) the destination scope requirements de-
4	scribed in subsection (c); and
5	(2) is exported, reexported, or in-country trans-
6	ferred to the Russia Federation from abroad or in-
7	volves the Government of the Russian Federation.
8	(b) PRODUCT SCOPE REQUIREMENTS.—A foreign-
9	produced item meets the product scope requirements of
10	this subsection if the item—
11	(1) is a direct product of United States-origin
12	technology or software subject to the Export Admin-
13	istration Regulations that is specified in a covered
14	Export Control Classification Number; or
15	(2) is produced by any plant or major compo-
16	nent of a plant that is located outside the United
17	States, if the plant or major component of a plant,
18	whether made in the United States or a foreign
19	country, itself is a direct product of United States-
20	origin technology or software subject to the Export
21	Administration Regulations that is specified in a
22	covered Export Control Classification Number.
23	(c) DESTINATION SCOPE REQUIREMENTS.—A for-
24	eign-produced item meets the destination scope require-
25	ments of this subsection if there is knowledge that the for-

eign-produced item is destined to the Russian Federation
 or will be incorporated into or used in the production or
 development of any part, component, or equipment subject
 to the Export Administration Regulations and produced
 in or destined to the Russian Federation.

6 (d) LICENSING POLICY.—In carrying out this section, 7 the Secretary of Commerce shall apply a presumption that 8 an export, reexport, release, or in-country transfer of 9 items meets the product scope requirements set forth in 10 subsection (b) and the destination scope requirements set 11 forth in subsection (c).

12 (e) EXCEPTIONS.—The license requirements set forth13 in this section shall not apply to—

14 (1) food, medicine, or medical devices that15 are—

- 16 (A) designated as EAR99; or
- 17 (B) not designated under or listed on the18 Commerce Control List; or

19 (2) services, software, or hardware (other than
20 services, software, or hardware for end-users owned
21 or controlled by the Government of Iran) that are—
22 (A) necessarily and ordinarily incident to
23 communications; or
24 (B) designated as—

25 (i) EAR99; or

1	(ii) Export Control Classification
2	Number 5A992.c or 5D992.c, and classi-
3	fied in accordance with section 740.17 of
4	title 15, Code of Federal Regulations; and
5	(C) subject to a general license issued by
6	the Department of Commerce or Department of
7	Treasury.
8	(f) Department of Commerce Strategy.—
9	(1) Strategy required.—Not later than 60
10	days after the date of the enactment of this Act, the
11	Secretary of Commerce (in consultation with the
12	Secretary of State, the Secretary of Defense, and
13	the Director of National Intelligence) shall develop a
14	strategy to prevent the illegal export to Iran by
15	United States persons regarding technologies used
16	or that may be used in the design, development, pro-
17	duction, or operational employment of unmanned
18	aircraft systems by Iran, including the following
19	microelectronics:
20	(A) Microcontrollers.
21	(B) Voltage regulators.
22	(C) Digital signal controllers.
23	(D) GPS modules.
24	(E) Microprocessors.

1	(2) ELEMENTS.—The strategy under paragraph
2	(1) shall include, at a minimum, the following ele-
3	ments:
4	(A) A process for the Secretary of Com-
5	merce (in coordination with the Secretaries and
6	heads specified in paragraph (1)) to proactively
7	identify—
8	(i) current and emerging technologies
9	used or that may be used by Iran in the
10	design, development, production, or oper-
11	ational employment of unmanned aircraft
12	systems (including critical components
13	thereof);
14	(ii) United States manufacturers of
15	such technologies; and
16	(iii) foreign manufacturers and
17	proliferators of such technologies.
18	(B) A process for the Secretary of Com-
19	merce (in coordination with the Secretaries and
20	heads specified in paragraph (1)) to proactively
21	identify third-party distributors and resellers of
22	the technologies specified in subparagraph
23	(A)(i) that, through the use of intermediaries
24	with no or nominal operations or assets, or
25	through other mechanisms, contrive to cir-

cumvent export controls for such items with re spect to Iran.

3 (C) A methodology for the Secretary of 4 Commerce to proactively engage the United 5 States manufacturers identified pursuant to the 6 process under subparagraph (A)(ii), to provide 7 such manufacturers with timely updates to the 8 list of third-party distributors and resellers 9 identified pursuant to the process under sub-10 paragraph (B).

(3) SUBMISSION.—Not later than 60 days after
the date of the enactment of this Act, the Secretary
of Commerce shall submit to the appropriate congressional committees the strategy under paragraph
(1).

16 (4) FORM.—The report required by subsection
17 (a)(1) shall be submitted in unclassified form, but
18 portions of the report described in paragraphs (1)
19 and (2) may contain a classified annex, so long as
20 such annex is provided separately from the unclassi21 fied report.

22 (g) DEPARTMENT OF STATE STRATEGY.—

(1) STRATEGY REQUIRED.—The Secretary of
State (in coordination with the Secretary of Commerce, the Secretary of Defense, and the Director of

1	National Intelligence) shall develop a strategy to
2	prevent the export to Iran of technologies from the
3	United States and allied and partner countries
4	which are used, or may be used, by Iran in the de-
5	sign, development, production, or operational em-
6	ployment of unmanned aircraft systems (including
7	the microelectronics listed in subparagraphs (A)
8	through (F) of subsection $(a)(1)$).
9	(2) ELEMENTS.—The strategy under paragraph
10	(1) shall include, at a minimum, the following ele-
11	ments:
12	(A) A process for the Secretary of State
13	(in consultation with the relevant Secretaries
14	and heads specified in paragraph (1)) to
15	proactively identify foreign manufacturers of
16	the technologies referred to in such paragraph.
17	(B) A process for the Secretary of State to
18	engage with any ally or partner of the United
19	States regarding technologies which have been
20	incorporated into an unmanned aircraft system
21	produced by Iran, for the purpose of synchro-
22	nizing the export control regime of such ally or
00	
23	partner with the United States export controls

ant to the strategy under subsection (a) with
 respect to such technology.

3 (3) SUBMISSION.—Not later than 90 days after 4 the date of the enactment of this Act, the Secretary 5 of State shall submit to the appropriate congres-6 sional committees the strategy under paragraph (1). (4) FORM.—The report required by subsection 7 8 (b)(1) shall be submitted in unclassified form, but 9 portions of the report described in paragraphs (1) 10 and (2) may contain a classified annex, so long as 11 such annex is provided separately from the unclassi-12 fied report.

13 (h) REQUIREMENT FOR SECRETARY OF DEFENSE TO14 DEVELOP RANGE OF OPTIONS.—

15 (1) IN GENERAL.—Not later than 30 days after 16 the date of the enactment of this Act, the Secretary 17 of Defense (in coordination with the Secretary of 18 State and the Director of National Intelligence) shall 19 develop a range of options that may be employed by 20 the Armed Forces of the United States to counter 21 or otherwise deny Iran the ability to acquire tech-22 nologies used, or that may be used, in the design, 23 development, production, or operational employment 24 of unmanned aircraft systems by Iran, including the 25 following technologies:

1	(A) Microcontrollers.
2	(B) Voltage regulators.
-3	(C) Digital signal controllers.
4	(D) GPS modules.
5	(E) Microprocessors.
6	(F) Computer Aided Design (CAD) soft-
7	ware.
8	(G) Computer numerical control machines.
9	(2) Briefing.—Not later than 45 days after
10	the date of the enactment of this Act, the Secretary
11	of Defense shall provide to the appropriate congres-
12	sional committees a briefing on the options devel-
13	oped under paragraph (1).
14	SEC. 314. DUTIES ON THE RUSSIAN FEDERATION.
14 15	SEC. 314. DUTIES ON THE RUSSIAN FEDERATION.
14 15	SEC. 314. DUTIES ON THE RUSSIAN FEDERATION.(a) IN GENERAL.—Not later than 15 days after making an affirmative determination under section 301, the
14 15 16	SEC. 314. DUTIES ON THE RUSSIAN FEDERATION. (a) IN GENERAL.—Not later than 15 days after making an affirmative determination under section 301, the President shall, notwithstanding any other provision of
14 15 16 17	SEC. 314. DUTIES ON THE RUSSIAN FEDERATION. (a) IN GENERAL.—Not later than 15 days after making an affirmative determination under section 301, the President shall, notwithstanding any other provision of
14 15 16 17 18	SEC. 314. DUTIES ON THE RUSSIAN FEDERATION. (a) IN GENERAL.—Not later than 15 days after mak- ing an affirmative determination under section 301, the President shall, notwithstanding any other provision of law, increase the rate of duty for all goods and services
14 15 16 17 18 19	SEC. 314. DUTIES ON THE RUSSIAN FEDERATION. (a) IN GENERAL.—Not later than 15 days after making an affirmative determination under section 301, the President shall, notwithstanding any other provision of law, increase the rate of duty for all goods and services imported into the United States from the Russian Federa-
 14 15 16 17 18 19 20 	SEC. 314. DUTIES ON THE RUSSIAN FEDERATION. (a) IN GENERAL.—Not later than 15 days after mak- ing an affirmative determination under section 301, the President shall, notwithstanding any other provision of law, increase the rate of duty for all goods and services imported into the United States from the Russian Federa- tion to a rate of not less 500 percent ad valorem.
 14 15 16 17 18 19 20 21 	 SEC. 314. DUTIES ON THE RUSSIAN FEDERATION. (a) IN GENERAL.—Not later than 15 days after making an affirmative determination under section 301, the President shall, notwithstanding any other provision of law, increase the rate of duty for all goods and services imported into the United States from the Russian Federation to a rate of not less 500 percent ad valorem. (b) REPORT.—Not later than 60 days after making

Finance of the Senate, a report indicating the impact of
 these ad valorem tariffs on exports to the United States.

3 SEC. 315. ENDING RUSSIAN OIL IMPORT LOOPHOLE.

4 (a) IN GENERAL.—The Ending Importation of Rus5 sian Oil Act (Public Law 117–109; 136 Stat. 1154) is
6 amended—

7 (1) by redesignating section 3 as section 4; and

8 (2) by inserting after section 2 the following:

9 "SEC. 3. PROHIBITION ON IMPORTATION OF ENERGY PROD-

10 UCTS PRODUCED AT REFINERIES OUTSIDE
11 THE RUSSIAN FEDERATION.

12 "All products classified under chapter 27 of the Har-13 monized Tariff Schedule that were produced at any refin-14 ery that uses crude oil originating in the Russian Federa-15 tion shall be banned from importation into the United 16 States.".

17 (b) CONFORMING AMENDMENTS.—Section 4 of the
18 Ending Importation of Russian Oil Act (Public Law 117–
19 109; 136 Stat. 1154), as redesignated by subsection
20 (a)(1), is amended—

- (1) in subsection (a), by inserting "or 3" after
 "section 2"; and
- 23 (2) in subsection (c)(1), by inserting "or 3"
 24 after "section 2".

SEC. 316. TAXING CAPITAL GAINS ON RUSSIAN SOVEREIGN ASSETS.

3 (a) IN GENERAL.—Not later than 15 days after mak-4 ing an affirmative determination under section 301, not-5 withstanding any other provision of law, there is hereby 6 imposed for each taxable year on the disqualified income 7 of any specified foreign government a tax equal to 100 8 percent thereof.

9 (b) WITHHOLDING.—

10 (1) IN GENERAL.—Notwithstanding section 203 11 of the International Emergency Economic Powers 12 Act (or any other provision of law), any person hav-13 ing control, receipt, custody, disposal, or payment of 14 disqualified income with respect to which tax is im-15 posed under subsection (a) shall deduct and withhold 16 from such income a tax equal to 100 percent there-17 of.

(2) APPLICATION OF CERTAIN RULES.—For
purposes of subchapter B of chapter 3, section 33,
and such other provisions as the Secretary may provide, paragraph (1) shall be treated as part of subchapter A of chapter 3.

23 (c) DEFINITIONS.—For purposes of this section:

(1) DISQUALIFIED INCOME.—The term "disqualified income" means any interest or dividends
payable with respect to assets which are blocked

using the authorities provided by section 203 of the
 International Emergency Economic Powers Act.

3 (2) SPECIFIED FOREIGN GOVERNMENT.—The
4 term "specified foreign government" means the for5 eign governments (within the meaning of section 892
6 of the Internal Revenue Code of 1986 and the regu7 lations issued thereunder) of Russia and Belarus.

8 (d) OVERRIDE OF TREATY OBLIGATIONS.—Notwith-9 standing any other provision of law, this section (and the 10 amendments made by this section) shall apply without re-11 gard to any treaty obligation of the United States.

(e) EFFECTIVE DATE.—The amendments made by
this section shall apply to interest and dividends received
after the date of the enactment of this Act.

15 SEC. 317. SANCTIONS DESCRIBED.

16 The sanctions described in this section are the fol-17 lowing:

18 (1) PROPERTY BLOCKING.—The President shall 19 exercise all of the powers granted by the Inter-20 national Emergency Economic Powers Act (50 21 U.S.C. 1701 et seq.) to the extent necessary to block 22 and prohibit all transactions in all property and in-23 terests in property of the foreign person if such 24 property and interests in property are in the United 25 States, come within the United States, or are or

1	come within the possession or control of a United
2	States person.
3	(2) ALIENS INADMISSIBLE FOR VISAS, ADMIS-
4	SION, OR PAROLE.—
5	(A) VISAS, ADMISSION, OR PAROLE.—In
6	the case of an alien, the alien is—
7	(i) inadmissible to the United States;
8	(ii) ineligible to receive a visa or other
9	documentation to enter the United States;
10	and
11	(iii) otherwise ineligible to be admitted
12	or paroled into the United States or to re-
13	ceive any other benefit under the Immigra-
14	tion and Nationality Act (8 U.S.C. 1101 et
15	seq.).
16	(B) CURRENT VISAS REVOKED.—
17	(i) IN GENERAL.—The visa or other
18	entry documentation of an alien described
19	in subparagraph (A) shall be revoked, re-
20	gardless of when such visa or other entry
21	documentation is or was issued.
22	(ii) Immediate effect.—A revoca-
23	tion under clause (i) shall—
24	(I) take effect immediately; and

1 (II)automatically cancel anv other valid visa or entry documenta-2 3 tion that is in the alien's possession. 4 (3) LOANS FROM INTERNATIONAL FINANCIAL 5 INSTITUTIONS.—The President shall direct the United States Executive Director of each inter-6 7 national financial institution to use the voice, vote, 8 and influence of the United States to oppose any 9 loan, loan guarantee, or equity investment from the 10 international financial institution that would directly 11 or indirectly benefit the sanctioned foreign person. 12 SEC. 318. IMPLEMENTATION; REGULATIONS; PENALTIES.

(a) IMPLEMENTATION.—The President may exercise
all authorities provided to the President under sections
203 and 205 of the International Emergency Economic
Powers Act (50 U.S.C. 1702 and 1704) to carry out this
title.

(b) REGULATIONS.—The President shall issue such
regulations, licenses, and orders as are necessary to carry
out this title.

(c) PENALTIES.—A person that violates, attempts to
violate, conspires to violate, or causes a violation of this
Act or any regulation, license, or order issued to carry out
this title shall be subject to the penalties set forth in subsections (b) and (c) of section 206 of the International

Emergency Economic Powers Act (50 U.S.C. 1705(b) and
 1705(c)).

- 3 SEC. 319. EXCEPTIONS; WAIVER.
- 4 (a) EXCEPTIONS.—

5 (1)EXCEPTION TO COMPLY WITH INTER-6 NATIONAL OBLIGATIONS.—Sanctions described in 7 section 317(2) shall not apply with respect to the 8 admission of an alien if admitting or paroling the 9 alien into the United States is necessary to permit 10 the United States to comply with the Agreement re-11 garding the Headquarters of the United Nations, 12 signed at Lake Success June 26, 1947, and entered 13 into force November 21, 1947, between the United 14 Nations and the United States, or other applicable 15 international obligations.

16 (2) EXCEPTION RELATING TO THE PROVISION
17 OF HUMANITARIAN ASSISTANCE.—Sanctions under
18 this title may not be imposed with respect to trans19 actions or the facilitation of transactions for—

- 20 (A) the sale of agricultural commodities,
 21 food, medicine, or medical devices; or
 22 (B) the manifold of humanitarian equitation equitation.
- (B) the provision of humanitarian assist-ance; or
- 24 (C) financial transactions relating to hu25 manitarian assistance;

(3) EXCEPTION FOR INTELLIGENCE, LAW EN FORCEMENT, AND NATIONAL SECURITY ACTIVI TIES.—Sanctions under this title shall not apply to
 any authorized intelligence, law enforcement, or na tional security activities of the United States.

6 (b) NATIONAL SECURITY WAIVER.—The President
7 may waive the imposition of sanctions under this title with
8 respect to a person if the President—

9 (1) determines that such a waiver is in the ex10 traordinarily vital to national security of the United
11 States; and

(2) submits to the appropriate committees of
Congress a notification of the waiver and the reasons for the waiver no less than 15 days before the
use of the waiver.

16 SEC. 320. TERMINATION.

(a) IN GENERAL.—The President may terminate the
application of sanctions, export controls, duties, prohibitions, or penalties under this title if the President certifies
to Congress that the Russian Federation has ceased conducting a war of aggression against Ukraine or act in violation of a negotiated peace agreement with Ukraine.

(b) REIMPOSITION.—The President shall immediately
reimpose all previous terminated sanctions, export controls, duties, prohibitions, and penalties imposed under

this title should the Russian Federation restart a war of
 aggression against Ukraine or act in violation of a nego tiated peace agreement with Ukraine.

4 SEC. 321. CONGRESSIONAL REVIEW OF RUSSIA SANCTIONS.

5 (a) SUBMISSION TO CONGRESS OF PROPOSED AC-6 TION.—

7 (1) IN GENERAL.—Notwithstanding any other
8 provision of law, before taking any action described
9 in paragraph (2), the President shall submit to the
10 appropriate congressional committees and leadership
11 a report that describes the proposed action and the
12 reasons for that action.

13 (2) ACTIONS DESCRIBED.—

14 (A) IN GENERAL.—An action described in
15 this paragraph is—

16 (i) an action to terminate the applica17 tion of any sanction, export control, duty,
18 or prohibition described in subparagraph
19 (B);

20 (ii) with respect to sanctions, export
21 controls, duties, or prohibitions described
22 in subparagraph (B) imposed by the Presi23 dent with respect to a person, an action to
24 waive the application of those sanctions
25 with respect to that person; or
1	(iii) a licensing action that signifi-
2	cantly alters United States foreign policy
3	with respect to Russia.
4	(B) SANCTIONS, EXPORT CONTROLS, DU-
5	TIES, AND PROHIBITIONS DESCRIBED.—The
6	sanctions, export controls, duties, and prohibi-
7	tions described in this subparagraph are sanc-
8	tions, export controls, duties, and prohibitions
9	with respect to Russia provided for under—
10	(i) this Act;
11	(ii) Executive Order 13849 (22 U.S.C.
12	9521 note; relating to authorizing the im-
13	plementation of certain sanctions set forth
14	in the Countering America's Adversaries
15	Through Sanctions Act (22 U.S.C. 9401 et
16	seq.));
17	(iii) Executive Order 13883 (22
18	U.S.C. 5605 note; relating to administra-
19	tion of proliferation sanctions and amend-
20	ment of Executive Order 12851 (22 U.S.C.
21	2797 note; relating to the administration
22	of proliferation sanctions, Middle East
23	arms control, and related congressional re-
24	porting responsibilities));

1	(iv) Executive Order 14024 (50
2	U.S.C. 1701 note; relating to blocking
3	property with respect to specified harmful
4	foreign activities of the Government of the
5	Russian Federation);
6	(v) Executive Order 14039 (22 U.S.C.
7	9526 note; relating to blocking property
8	with respect to certain Russian energy ex-
9	port pipelines);
10	(vi) Executive Order 14065 (50
11	U.S.C. 1701 note; relating to blocking
12	property of certain persons and prohibiting
13	certain transactions with respect to contin-
14	ued Russian efforts to undermine the sov-
15	ereignty and territorial integrity of
16	Ukraine);
17	(vii) Executive Order 14066 (50
18	U.S.C. 1701 note; relating to prohibiting
19	certain imports and new investments with
20	respect to continued Russian Federation
21	efforts to undermine the sovereignty and
22	territorial integrity of Ukraine);
23	(viii) Executive Order 14068 (50
24	U.S.C. 1701 note; relating to prohibiting
25	certain imports, exports, and new invest-

1	ment with respect to continued Russian
2	Federation aggression);
3	(ix) Executive Order 14071 (50
4	U.S.C. 1701 note; relating to prohibiting
5	new investment in and certain services to
6	the Russian Federation in response to con-
7	tinued Russian Federation aggression);
8	and
9	(x) Executive Order 14114 (88 Fed.
10	Reg. 89271; relating to taking additional
11	steps with respect to the Russian Federa-
12	tion's harmful activities).
13	(3) Description of type of action.—Each
14	report submitted under paragraph (1) with respect
15	to an action described in paragraph (2) shall include
16	a description of whether the action—
17	(A) is not intended to significantly alter
18	United States foreign policy with respect to
19	Russia; or
20	(B) is intended to significantly alter
21	United States foreign policy with respect to
22	Russia.
23	(4) Inclusion of additional matter.—
24	(A) IN GENERAL.—Each report submitted
25	under paragraph (1) that relates to an action

1	that is intended to significantly alter United
2	States foreign policy with respect to Russia
3	shall include a description of—
4	(i) the significant alteration to United
5	States foreign policy with respect to Rus-
6	sia;
7	(ii) the anticipated effect of the action
8	on the national security interests of the
9	United States; and
10	(iii) the policy objectives for which the
11	sanctions affected by the action were ini-
12	tially imposed.
13	(B) REQUESTS FROM BANKING AND FI-
14	NANCIAL SERVICES COMMITTEES.—The Com-
15	mittee on Banking, Housing, and Urban Affairs
16	of the Senate or the Committee on Financial
17	Services of the House of Representatives may
18	request the submission to the Committee of the
19	matter described in clauses (ii) and (iii) of sub-
20	paragraph (A) with respect to a report sub-
21	mitted under paragraph (1) that relates to an
22	action that is not intended to significantly alter
23	United States foreign policy with respect to
24	Russia.

1 (5) Confidentiality of proprietary infor-2 MATION.—Proprietary information that can be asso-3 ciated with a particular person with respect to an 4 action described in paragraph (2) may be included 5 in a report submitted under paragraph (1) only if 6 the appropriate congressional committees and lead-7 ership provide assurances of confidentiality, unless 8 that person otherwise consents in writing to such 9 disclosure.

10 (6) RULE OF CONSTRUCTION.—Paragraph
11 (2)(A)(iii) shall not be construed to require the sub12 mission of a report under paragraph (1) with respect
13 to the routine issuance of a license that does not sig14 nificantly alter United States foreign policy with re15 spect to Russia.

16 (b) PERIOD FOR REVIEW BY CONGRESS.—

17 (1) IN GENERAL.—During the period of 30 cal18 endar days beginning on the date on which the
19 President submits a report under subsection
20 (a)(1)—

(A) in the case of a report that relates to
an action that is not intended to significantly
alter United States foreign policy with respect
to Russia, the Committee on Banking, Housing,
and Urban Affairs of the Senate and the Com-

mittee on Financial Services of the House of
 Representatives should, as appropriate, hold
 hearings and briefings and otherwise obtain in formation in order to fully review the report;
 and

6 (B) in the case of a report that relates to 7 an action that is intended to significantly alter 8 United States foreign policy with respect to 9 Russia, the Committee on Foreign Relations of 10 the Senate and the Committee on Foreign Af-11 fairs of the House of Representatives should, as 12 appropriate, hold hearings and briefings and otherwise obtain information in order to fully 13 14 review the report.

15 (2) EXCEPTION.—The period for congressional
16 review under paragraph (1) of a report required to
17 be submitted under subsection (a)(1) shall be 60 cal18 endar days if the report is submitted on or after
19 July 10 and on or before September 7 in any cal20 endar year.

(3) LIMITATION ON ACTIONS DURING INITIAL
(3) CONGRESSIONAL REVIEW PERIOD.—Notwithstanding
any other provision of law, during the period for
congressional review provided for under paragraph
(1) of a report submitted under subsection (a)(1)

proposing an action described in subsection (a)(2),
including any additional period for such review as
applicable under the exception provided in paragraph
(2), the President may not take that action unless
a joint resolution of approval with respect to that action is enacted in accordance with subsection (c).

7 (4) LIMITATION ON ACTIONS DURING PRESI-8 DENTIAL CONSIDERATION OF A JOINT RESOLUTION 9 OF DISAPPROVAL.—Notwithstanding any other pro-10 vision of law, if a joint resolution of disapproval re-11 lating to a report submitted under subsection (a)(1)12 proposing an action described in subsection (a)(2)13 passes both Houses of Congress in accordance with 14 subsection (c), the President may not take that ac-15 tion for a period of 12 calendar days after the date 16 of passage of the joint resolution of disapproval.

17 (5) LIMITATION ON ACTIONS DURING CONGRES-18 SIONAL RECONSIDERATION OF A JOINT RESOLUTION 19 OF DISAPPROVAL.—Notwithstanding any other pro-20 vision of law, if a joint resolution of disapproval re-21 lating to a report submitted under subsection (a)(1)22 proposing an action described in subsection (a)(2)23 passes both Houses of Congress in accordance with 24 subsection (c), and the President vetoes the joint 25 resolution, the President may not take that action

1	for a period of 10 calendar days after the date of
2	the President's veto.
3	(6) Effect of enactment of a joint reso-

4	LUTION OF DISAPPROVAL.—Notwithstanding any
5	other provision of law, if a joint resolution of dis-
6	approval relating to a report submitted under sub-
7	section $(a)(1)$ proposing an action described in sub-
8	section $(a)(2)$ is enacted in accordance with sub-
9	section (c), the President may not take that action.
10	(c) Joint Resolutions of Disapproval or Ap-
11	PROVAL.—

12	(1) DEFINITIONS.—In this subsection:
13	(A) JOINT RESOLUTION OF APPROVAL
14	The term "joint resolution of approval" means
15	only a joint resolution of either House of Con-
16	gress—
17	(i) the title of which is as follows: "A
18	joint resolution approving the President's
19	proposal to take an action relating to the
20	application of certain sanctions with re-
21	spect to Russia."; and
22	(ii) the sole matter after the resolving
23	clause of which is the following: "Congress
24	approves of the action relating to the appli-
25	cation of sanctions imposed with respect to

1	Russia proposed by the President in the
2	report submitted to Congress under this
3	section of the Ukraine Support Act with
4	the first blank space being filled with the
5	appropriate date and the second blank
6	space being filled with a short description
7	of the proposed action.".
8	(B) JOINT RESOLUTION OF DIS-
9	APPROVAL.—The term "joint resolution of dis-
10	approval" means only a joint resolution of ei-
11	ther House of Congress—
12	(i) the title of which is as follows: "A
13	joint resolution disapproving the Presi-
14	dent's proposal to take an action relating
15	to the application of certain sanctions with
16	respect to Russia."; and
17	(ii) the sole matter after the resolving
18	clause of which is the following: "Congress
19	disapproves of the action relating to the
20	application of sanctions imposed with re-
21	spect to Russia proposed by the President
22	in the report submitted to Congress under
23	this section of the Ukraine Support Act
24	with the first blank space being filled with
25	the appropriate date and the second blank

1	space being filled with a short description
2	of the proposed action.".
3	(2) INTRODUCTION.—During the period of 30
4	calendar days provided for under subsection $(b)(1)$,
5	including any additional period as applicable under
6	the exception provided in subsection $(b)(2)$, a joint
7	resolution of approval or joint resolution of dis-
8	approval may be introduced—
9	(A) in the House of Representatives, by
10	the majority leader or the minority leader; and
11	(B) in the Senate, by the majority leader
12	(or the majority leader's designee) or the mi-
13	nority leader (or the minority leader's des-
14	ignee).
15	(3) FLOOR CONSIDERATION IN HOUSE OF REP-
16	RESENTATIVES.—If a committee of the House of
17	Representatives to which a joint resolution of ap-
18	proval or joint resolution of disapproval has been re-
19	ferred has not reported the joint resolution within
20	10 calendar days after the date of referral, that
21	committee shall be discharged from further consider-
22	ation of the joint resolution.
23	(4) Consideration in the senate.—

1	(A) Committee referral.—A joint reso-
2	lution of approval or joint resolution of dis-
3	approval introduced in the Senate shall be—
4	(i) referred to the Committee on
5	Banking, Housing, and Urban Affairs of
6	the Senate if the joint resolution relates to
7	a report under subsection $(a)(3)(A)$ that
8	relates to an action that is not intended to
9	significantly alter United States foreign
10	policy with respect to Russia; and
11	(ii) referred to the Committee on For-
12	eign Relations of the Senate if the joint
13	resolution relates to a report under sub-
14	section $(a)(3)(B)$ that relates to an action
15	that is intended to significantly alter
16	United States foreign policy with respect
17	to Russia.
18	(B) REPORTING AND DISCHARGE.—If the
19	committee to which a joint resolution of ap-
20	proval or joint resolution of disapproval was re-
21	ferred has not reported the joint resolution
22	within 10 calendar days after the date of refer-
23	ral of the joint resolution, that committee shall
24	be discharged from further consideration of the

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joint resolution and the joint resolution shall be 2 placed on the appropriate calendar.

3 (C) PROCEEDING TO CONSIDERATION.— 4 Notwithstanding Rule XXII of the Standing 5 Rules of the Senate, it is in order at any time 6 after the Committee on Banking, Housing, and 7 Urban Affairs or the Committee on Foreign Re-8 lations of the Senate, as the case may be, re-9 ports a joint resolution of approval or joint res-10 olution of disapproval to the Senate or has been 11 discharged from consideration of such a joint 12 resolution (even though a previous motion to 13 the same effect has been disagreed to) to move 14 to proceed to the consideration of the joint reso-15 lution, and all points of order against the joint 16 resolution (and against consideration of the 17 joint resolution) are waived. The motion to pro-18 ceed is not debatable. The motion is not subject 19 to a motion to postpone. A motion to reconsider 20 the vote by which the motion is agreed to or 21 disagreed to shall not be in order.

22 (D) RULINGS OF THE CHAIR ON PROCE-23 DURE.—Appeals from the decisions of the Chair 24 relating to the application of the rules of the 25 Senate, as the case may be, to the procedure re-

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lating to a joint resolution of approval or joint 2 resolution of disapproval shall be decided without debate. 3

4 (\mathbf{E}) CONSIDERATION OF VETO MES-SAGES.—Debate in the Senate of any veto mes-5 6 sage with respect to a joint resolution of ap-7 proval or joint resolution of disapproval, includ-8 ing all debatable motions and appeals in con-9 nection with the joint resolution, shall be lim-10 ited to 10 hours, to be equally divided between, 11 and controlled by, the majority leader and the 12 minority leader or their designees.

13 (5) Rules relating to senate and house 14 OF REPRESENTATIVES.—

15 (A) TREATMENT OF SENATE JOINT RESO-16 LUTION IN HOUSE.—In the House of Rep-17 resentatives, the following procedures shall 18 apply to a joint resolution of approval or a joint 19 resolution of disapproval received from the Sen-20 ate (unless the House has already passed a 21 joint resolution relating to the same proposed 22 action):

23 (i) The joint resolution shall be re-24 ferred to the appropriate committees.

1(ii) If a committee to which a joint2resolution has been referred has not re-3ported the joint resolution within 2 cal-4endar days after the date of referral, that5committee shall be discharged from further6consideration of the joint resolution.7(iii) Beginning on the third legislative

8 day after each committee to which a joint 9 resolution has been referred reports the 10 joint resolution to the House or has been 11 from further consideration discharged 12 thereof, it shall be in order to move to pro-13 ceed to consider the joint resolution in the 14 House of Representatives. All points of 15 order against the motion are waived. Such 16 a motion shall not be in order after the 17 House of Representatives has disposed of a 18 motion to proceed on the joint resolution. 19 The previous question shall be considered 20 as ordered on the motion to its adoption 21 without intervening motion. The motion 22 shall not be debatable. A motion to recon-23 sider the vote by which the motion is dis-24 posed of shall not be in order.

1	(iv) The joint resolution shall be con-
2	sidered as read. All points of order against
3	the joint resolution and against its consid-
4	eration are waived. The previous question
5	shall be considered as ordered on the joint
6	resolution to final passage without inter-
7	vening motion except 2 hours of debate
8	equally divided and controlled by the spon-
9	sor of the joint resolution (or a designee)
10	and an opponent. A motion to reconsider
11	the vote on passage of the joint resolution
12	shall not be in order.
13	(B) TREATMENT OF HOUSE JOINT RESO-
14	LUTION IN SENATE.—
15	(i) Receipt before passage.—If,
16	before the passage by the Senate of a joint
17	resolution of approval or joint resolution of
18	disapproval, the Senate receives an iden-
19	tical joint resolution from the House of
20	Representatives, the following procedures
21	shall apply:
22	(I) That joint resolution shall not
23	be referred to a committee.
24	(II) With respect to that joint
25	resolution—

1	(aa) the procedure in the
2	Senate shall be the same as if no
3	joint resolution had been received
4	from the House of Representa-
5	tives; but
6	(bb) the vote on passage
7	shall be on the joint resolution
8	from the House of Representa-
9	tives.
10	(ii) Receipt after passage.—If,
11	following passage of a joint resolution of
12	approval or joint resolution of disapproval
13	in the Senate, the Senate receives an iden-
14	tical joint resolution from the House of
15	Representatives, that joint resolution shall
16	be placed on the appropriate Senate cal-
17	endar.
18	(iii) NO COMPANION MEASURE.—If a
19	joint resolution of approval or a joint reso-
20	lution of disapproval is received from the
21	House, and no companion joint resolution
22	has been introduced in the Senate, the
23	Senate procedures under this subsection
24	shall apply to the House joint resolution.

(C) APPLICATION TO REVENUE MEAS-1 2 URES.—The provisions of this paragraph shall 3 not apply in the House of Representatives to a 4 joint resolution of approval or joint resolution 5 of disapproval that is a revenue measure. 6 (d) TOLLING.—The requirements of this section may 7 not be tolled by either the House of Representatives or 8 the Senate. 9 SEC. 322. DEFINITIONS. 10 In this title: 11 (1) ADMISSION; ADMITTED; ALIEN.—The terms 12 "admission", "admitted", and "alien" have the 13 meanings given those terms in section 101 of the 14 Immigration and Nationality Act (8 U.S.C. 1101). 15 (2)APPROPRIATE COMMITTEES OF CON-GRESS.—The term "appropriate committees of Con-16 17 gress" means-18 (A) the Committee on Foreign Relations 19 and the Committee on Banking, Housing, and 20 Urban Affairs of the Senate; and 21 (B) the Committee on Foreign Affairs and 22 the Committee on Financial Services of the 23 House of Representatives. 24 (3) FINANCIAL INSTITUTION.—The term "financial institution" means a financial institution

1	specified in subparagraph (A), (B), (C), (D), (E),
2	(F), (G), (H), (I), (J), (M), or (Y) of section
3	5312(a)(2) of title 31, United States Code.
4	(4) FOREIGN FINANCIAL INSTITUTION.—The
5	term "foreign financial institution" has the meaning
6	given that term in regulations prescribed by the Sec-
7	retary of the Treasury.
8	(5) FOREIGN PERSON.—The term "foreign per-
9	son" means an individual or entity that is not a
10	United States person.
11	(6) KNOWINGLY.—The term "knowingly" with
12	respect to conduct, a circumstance, or a result,
13	means that a person had actual knowledge, or
14	should have known, of the conduct, the cir-
15	cumstance, or the result.
16	(7) UNITED STATES PERSON.—The term
17	"United States person" means—
18	(A) a United States citizen or an alien law-
19	fully admitted for permanent residence to the
20	United States; or
21	(B) an entity organized under the laws of
22	the United States or any jurisdiction within the
23	United States, including a foreign branch of
24	such an entity.

1	(8) WAR OF AGGRESSION.—The term "war of
2	aggression" is implicated when any of the following
3	have occurred in the 30 days prior to a sanctions
4	trigger determination—
5	(A) a ground, amphibious, or airborne as-
6	sault;
7	(B) any naval, aerial, or terrestrial block-
8	ade;
9	(C) any drone or missile attack; and
10	(D) any cyber attack that has any physical
11	repercussion in the sovereign territory of
12	Ukraine.