

116TH CONGRESS 1ST SESSION

# H.R.3494

# **AN ACT**

To authorize appropriations for fiscal years 2018, 2019, and 2020 for intelligence and intelligence-related activities of the United States Government, the Community Management Account, and the Central Intelligence Agency Retirement and Disability System, 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.
- 4 This Act may be cited as the "Damon Paul Nelson
- 5 and Matthew Young Pollard Intelligence Authorization
- 6 Act for Fiscal Years 2018, 2019, and 2020".

### 7 SEC. 2. DIVISIONS AND TABLE OF CONTENTS.

- 8 (a) Divisions.—This Act is organized into two divi-
- 9 sions as follows:
- 10 (1) Division A—Intelligence Authorizations for
- Fiscal Year 2020.
- 12 (2) Division B—Intelligence Authorizations for
- 13 Fiscal Years 2018 and 2019.
- 14 (b) Table of Contents for
- 15 this Act is as follows:
  - Sec. 1. Short title.
  - Sec. 2. Divisions and table of contents.
  - Sec. 3. Definitions.

# DIVISION A—INTELLIGENCE AUTHORIZATIONS FOR FISCAL YEAR 2020

#### TITLE I—INTELLIGENCE ACTIVITIES

- Sec. 101. Authorization of appropriations.
- Sec. 102. Classified schedule of authorizations.
- Sec. 103. Intelligence community management account.

# TITLE II—CENTRAL INTELLIGENCE AGENCY RETIREMENT AND DISABILITY SYSTEM

Sec. 201. Authorization of appropriations.

### TITLE III—GENERAL INTELLIGENCE COMMUNITY MATTERS

- Sec. 301. Restriction on conduct of intelligence activities.
- Sec. 302. Increase in employee compensation and benefits authorized by law.
- Sec. 303. Paid parental leave.
- Sec. 304. Unfunded requirements of the intelligence community.

- Sec. 305. Extending the Intelligence Identities Protection Act of 1982.
- Sec. 306. Intelligence community public-private talent exchange.
- Sec. 307. Assessment of contracting practices to identify certain security and counterintelligence concerns.
- Sec. 308. Required counterintelligence briefings and notifications.

# TITLE IV—MATTERS RELATING TO ELEMENTS OF THE INTELLIGENCE COMMUNITY

- Sec. 401. Establishment of Climate Security Advisory Council.
- Sec. 402. Transfer of National Intelligence University to the Office of the Director of National Intelligence.
- Sec. 403. Death benefits for survivors of Central Intelligence Agency personnel.
- Sec. 404. Foreign Threat Response Center.

#### TITLE V—MATTERS RELATING TO FOREIGN COUNTRIES

- Sec. 501. Annual reports on influence operations and campaigns in the United States by the Communist Party of China.
- Sec. 502. Report on repression of ethnic Muslim minorities in the Xinjiang region of the People's Republic of China.
- Sec. 503. Report on efforts by People's Republic of China to influence election in Taiwan.
- Sec. 504. Assessment of legitimate and illegitimate financial and other assets of Vladimir Putin.
- Sec. 505. Assessments of intentions of political leadership of the Russian Federation.
- Sec. 506. Report on death of Jamal Khashoggi.
- Sec. 507. Assessments regarding the Northern Triangle and Mexico.
- Sec. 508. Sense of Congress and report on Iranian efforts in Syria.
- Sec. 509. Annual reports on influence operations and campaigns in the United States by the Russian Federation.

#### TITLE VI—FEDERAL EFFORTS AGAINST DOMESTIC TERRORISM

- Sec. 601. Definitions.
- Sec. 602. Annual strategic intelligence assessment of and comprehensive report on domestic terrorism.
- Sec. 603. Report characterizing domestic terrorism activity within the United States.

### TITLE VII—REPORTS AND OTHER MATTERS

- Sec. 701. Modification of requirements for submission to Congress of certain reports.
- Sec. 702. Increased transparency regarding counterterrorism budget of the United States.
- Sec. 703. Task force on illicit financing of espionage and foreign influence operations.
- Sec. 704. Study on role of retired and former personnel of intelligence community with respect to certain foreign intelligence operations.
- Sec. 705. Report by Director of National Intelligence on fifth-generation wireless network technology.
- Sec. 706. Establishment of 5G prize competition.
- Sec. 707. Establishment of deepfakes prize competition.
- Sec. 708. Removal and neutralization of IMSI catchers.
- Sec. 709. Plan for strengthening the supply chain intelligence function.

- Sec. 710. Securing energy infrastructure.
- Sec. 711. Collection, analysis, and dissemination of workforce data.
- Sec. 712. Report on best practices to protect privacy and civil liberties of Chinese Americans.
- Sec. 713. Intelligence assessment of relationship between women and violent extremism.
- Sec. 714. Report on use by intelligence community of facial recognition technology.
- Sec. 715. Report on deepfake technology, foreign weaponization of deepfakes, and related notifications.
- Sec. 716. Rule of construction with respect to certain crimes relating to terrorism.
- Sec. 717. Report on international mobile subscriber identity-catchers and United States national security.
- Sec. 718. Whistleblower disclosures to Congress and committees of Congress.
- Sec. 719. Report containing threat assessment on terrorist use of conventional and advanced conventional weapons.
- Sec. 720. Assessment of homeland security vulnerabilities associated with certain retired and former personnel of the intelligence community.
- Sec. 721. Expansion of availability of financial assets of Iran to victims of terrorism.
- Sec. 722. Report on terrorist screening database.
- Sec. 723. Sense of Congress on Americans and foreign individuals who contribute to the national security of the United States who are held captive.

# DIVISION B—INTELLIGENCE AUTHORIZATIONS FOR FISCAL YEARS 2018 AND 2019

#### TITLE XXI—INTELLIGENCE ACTIVITIES

- Sec. 2101. Authorization of appropriations.
- Sec. 2102. Classified Schedule of Authorizations.
- Sec. 2103. Intelligence Community Management Account.

# TITLE XXII—CENTRAL INTELLIGENCE AGENCY RETIREMENT AND DISABILITY SYSTEM

- Sec. 2201. Authorization of appropriations.
- Sec. 2202. Computation of annuities for employees of the Central Intelligence Agency.

### TITLE XXIII—GENERAL INTELLIGENCE COMMUNITY MATTERS

- Sec. 2301. Restriction on conduct of intelligence activities.
- Sec. 2302. Increase in employee compensation and benefits authorized by law.
- Sec. 2303. Modification of special pay authority for science, technology, engineering, or mathematics positions and addition of special pay authority for cyber positions.
- Sec. 2304. Modification of appointment of Chief Information Officer of the Intelligence Community.
- Sec. 2305. Director of National Intelligence review of placement of positions within the intelligence community on the Executive Schedule.
- Sec. 2306. Supply Chain and Counterintelligence Risk Management Task Force.

- Sec. 2307. Consideration of adversarial telecommunications and cybersecurity infrastructure when sharing intelligence with foreign governments and entities.
- Sec. 2308. Cyber protection support for the personnel of the intelligence community in positions highly vulnerable to cyber attack.
- Sec. 2309. Elimination of sunset of authority relating to management of supply-chain risk.
- Sec. 2310. Limitations on determinations regarding certain security classifications.
- Sec. 2311. Joint Intelligence Community Council.
- Sec. 2312. Intelligence community information technology environment.
- Sec. 2313. Report on development of secure mobile voice solution for intelligence community.
- Sec. 2314. Policy on minimum insider threat standards.
- Sec. 2315. Submission of intelligence community policies.
- Sec. 2316. Expansion of intelligence community recruitment efforts.

# TITLE XXIV—MATTERS RELATING TO ELEMENTS OF THE INTELLIGENCE COMMUNITY

## Subtitle A—Office of the Director of National Intelligence

- Sec. 2401. Authority for protection of current and former employees of the Office of the Director of National Intelligence.
- Sec. 2402. Designation of the program manager-information sharing environment.
- Sec. 2403. Technical modification to the executive schedule.
- Sec. 2404. Chief Financial Officer of the Intelligence Community.
- Sec. 2405. Chief Information Officer of the Intelligence Community.

#### Subtitle B—Central Intelligence Agency

- Sec. 2411. Central Intelligence Agency subsistence for personnel assigned to austere locations.
- Sec. 2412. Special rules for certain monthly workers' compensation payments and other payments for Central Intelligence Agency personnel.
- Sec. 2413. Expansion of security protective service jurisdiction of the Central Intelligence Agency.
- Sec. 2414. Repeal of foreign language proficiency requirement for certain senior level positions in the Central Intelligence Agency.

## Subtitle C—Office of Intelligence and Counterintelligence of Department of Energy

- Sec. 2421. Consolidation of Department of Energy Offices of Intelligence and Counterintelligence.
- Sec. 2422. Establishment of Energy Infrastructure Security Center.
- Sec. 2423. Repeal of Department of Energy Intelligence Executive Committee and budget reporting requirement.

### Subtitle D—Other Elements

- Sec. 2431. Plan for designation of counterintelligence component of Defense Security Service as an element of intelligence community.
- Sec. 2432. Notice not required for private entities.
- Sec. 2433. Establishment of advisory board for National Reconnaissance Office.

Sec. 2434. Collocation of certain Department of Homeland Security personnel at field locations.

#### TITLE XXV—ELECTION MATTERS

- Sec. 2501. Report on cyber attacks by foreign governments against United States election infrastructure.
- Sec. 2502. Review of intelligence community's posture to collect against and analyze Russian efforts to influence the Presidential election.
- Sec. 2503. Assessment of foreign intelligence threats to Federal elections.
- Sec. 2504. Strategy for countering Russian cyber threats to United States elections.
- Sec. 2505. Assessment of significant Russian influence campaigns directed at foreign elections and referenda.
- Sec. 2506. Information sharing with State election officials.
- Sec. 2507. Notification of significant foreign cyber intrusions and active measures campaigns directed at elections for Federal offices.
- Sec. 2508. Designation of counterintelligence officer to lead election security matters.

#### TITLE XXVI—SECURITY CLEARANCES

- Sec. 2601. Definitions.
- Sec. 2602. Reports and plans relating to security clearances and background investigations.
- Sec. 2603. Improving the process for security clearances.
- Sec. 2604. Goals for promptness of determinations regarding security clearances.
- Sec. 2605. Security Executive Agent.
- Sec. 2606. Report on unified, simplified, Governmentwide standards for positions of trust and security clearances.
- Sec. 2607. Report on clearance in person concept.
- Sec. 2608. Reports on reciprocity for security clearances inside of departments and agencies.
- Sec. 2609. Intelligence community reports on security clearances.
- Sec. 2610. Periodic report on positions in the intelligence community that can be conducted without access to classified information, networks, or facilities.
- Sec. 2611. Information sharing program for positions of trust and security clearances.
- Sec. 2612. Report on protections for confidentiality of whistleblower-related communications.

#### TITLE XXVII—REPORTS AND OTHER MATTERS

### Subtitle A—Matters Relating to Russia and Other Foreign Powers

- Sec. 2701. Limitation relating to establishment or support of cybersecurity unit with the Russian Federation.
- Sec. 2702. Report on returning Russian compounds.
- Sec. 2703. Assessment of threat finance relating to Russia.
- Sec. 2704. Notification of an active measures campaign.
- Sec. 2705. Notification of travel by accredited diplomatic and consular personnel of the Russian Federation in the United States.
- Sec. 2706. Report on outreach strategy addressing threats from United States adversaries to the United States technology sector.
- Sec. 2707. Report on Iranian support of proxy forces in Syria and Lebanon.

- Sec. 2708. Annual report on Iranian expenditures supporting foreign military and terrorist activities.
- Sec. 2709. Expansion of scope of committee to counter active measures and report on establishment of Foreign Malign Influence Center.

# Subtitle B—Reports

- Sec. 2711. Technical correction to Inspector General study.
- Sec. 2712. Reports on authorities of the Chief Intelligence Officer of the Department of Homeland Security.
- Sec. 2713. Review of intelligence community whistleblower matters.
- Sec. 2714. Report on role of Director of National Intelligence with respect to certain foreign investments.
- Sec. 2715. Report on surveillance by foreign governments against United States telecommunications networks.
- Sec. 2716. Biennial report on foreign investment risks.
- Sec. 2717. Modification of certain reporting requirement on travel of foreign diplomats.
- Sec. 2718. Semiannual reports on investigations of unauthorized disclosures of classified information.
- Sec. 2719. Congressional notification of designation of covered intelligence officer as persona non grata.
- Sec. 2720. Reports on intelligence community participation in vulnerabilities equities process of Federal Government.
- Sec. 2721. Inspectors General reports on classification.
- Sec. 2722. Reports on global water insecurity and national security implications and briefing on emerging infectious disease and pandemics.
- Sec. 2723. Annual report on memoranda of understanding between elements of intelligence community and other entities of the United States Government regarding significant operational activities or policy.
- Sec. 2724. Study on the feasibility of encrypting unclassified wireline and wireless telephone calls.
- Sec. 2725. Modification of requirement for annual report on hiring and retention of minority employees.
- Sec. 2726. Reports on intelligence community loan repayment and related programs.
- Sec. 2727. Repeal of certain reporting requirements.
- Sec. 2728. Inspector General of the Intelligence Community report on senior executives of the Office of the Director of National Intelligence.
- Sec. 2729. Briefing on Federal Bureau of Investigation offering permanent residence to sources and cooperators.
- Sec. 2730. Intelligence assessment of North Korea revenue sources.
- Sec. 2731. Report on possible exploitation of virtual currencies by terrorist actors.

#### Subtitle C—Other Matters

- Sec. 2741. Public Interest Declassification Board.
- Sec. 2742. Technical and clerical amendments to the National Security Act of 1947.
- Sec. 2743. Technical amendments related to the Department of Energy.
- Sec. 2744. Sense of Congress on notification of certain disclosures of classified information.

Sec. 2745. Sense of Congress on consideration of espionage activities when considering whether or not to provide visas to foreign individuals to be accredited to a United Nations mission in the United States.

2	In this Act:
3	(1) Congressional intelligence commit-
4	TEES.—The term "congressional intelligence com-
5	mittees" has the meaning given such term in section
6	3 of the National Security Act of 1947 (50 U.S.C.
7	3003).
8	(2) Intelligence community.—The term
9	"intelligence community" has the meaning given
10	such term in section 3 of the National Security Act
11	of 1947 (50 U.S.C. 3003).
12	DIVISION A—INTELLIGENCE AU-
13	THORIZATIONS FOR FISCAL
14	<b>YEAR 2020</b>
15	TITLE I—INTELLIGENCE
16	ACTIVITIES
17	SEC. 101. AUTHORIZATION OF APPROPRIATIONS.
18	Funds are hereby authorized to be appropriated for
19	fiscal year 2020 for the conduct of the intelligence and
20	intelligence-related activities of the following elements of
21	the United States Government:
22	(1) The Office of the Director of National Intel-
23	ligence.

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SEC. 3. DEFINITIONS.

1 (2) The Central Intelligence Agency. 2 (3) The Department of Defense. 3 (4) The Defense Intelligence Agency. 4 (5) The National Security Agency. (6) The Department of the Army, the Depart-6 ment of the Navy, and the Department of the Air 7 Force. 8 (7) The Coast Guard. 9 (8) The Department of State. 10 (9) The Department of the Treasury. 11 (10) The Department of Energy. 12 (11) The Department of Justice. 13 (12) The Federal Bureau of Investigation. 14 (13) The Drug Enforcement Administration. 15 (14) The National Reconnaissance Office. 16 (15) The National Geospatial-Intelligence Agen-17 cy. 18 (16) The Department of Homeland Security. 19 SEC. 102. CLASSIFIED SCHEDULE OF AUTHORIZATIONS. 20 (a) Specifications of Amounts.—The amounts 21 authorized to be appropriated under section 101 for the 22 conduct of the intelligence activities of the elements listed 23 in paragraphs (1) through (16) of section 101, are those specified in the classified Schedule of Authorizations prepared to accompany this Act.

1	(b) Availability of Classified Schedule of Au-
2	THORIZATIONS.—
3	(1) Availability.—The classified Schedule of
4	Authorizations referred to in subsection (a) shall be
5	made available to the Committee on Appropriations
6	of the Senate, the Committee on Appropriations of
7	the House of Representatives, and to the President
8	(2) Distribution by the president.—Sub-
9	ject to paragraph (3), the President shall provide for
10	suitable distribution of the classified Schedule of Au-
11	thorizations referred to in subsection (a), or of ap-
12	propriate portions of such Schedule, within the exec-
13	utive branch.
14	(3) Limits on disclosure.—The President
15	shall not publicly disclose the classified Schedule of
16	Authorizations or any portion of such Schedule ex-
17	cept—
18	(A) as provided in section 601(a) of the
19	Implementing Recommendations of the 9/11
20	Commission Act of 2007 (50 U.S.C. 3306(a));
21	(B) to the extent necessary to implement
22	the budget; or
23	(C) as otherwise required by law.

1	SEC. 103. INTELLIGENCE COMMUNITY MANAGEMENT AC-
2	COUNT.
3	(a) AUTHORIZATION OF APPROPRIATIONS.—There is
4	authorized to be appropriated for the Intelligence Commu-
5	nity Management Account of the Director of National In-
6	telligence for fiscal year 2020 the sum of $$565,637,000$ .
7	(b) Classified Authorization of Appropria-
8	TIONS.—In addition to amounts authorized to be appro-
9	priated for the Intelligence Community Management Ac-
10	count by subsection (a), there are authorized to be appro-
11	priated for the Intelligence Community Management Ac-
12	count for fiscal year 2020 such additional amounts as are
13	specified in the classified Schedule of Authorizations re-
14	ferred to in section 102(a).
15	TITLE II—CENTRAL INTEL-
16	LIGENCE AGENCY RETIRE-
17	MENT AND DISABILITY SYS-
18	TEM
19	SEC. 201. AUTHORIZATION OF APPROPRIATIONS.
20	There is authorized to be appropriated for the Cen-
21	tral Intelligence Agency Retirement and Disability fund

 $22\ \, \$514,\!000,\!000\ \, {\rm for\ \, fiscal\ \, year\ \, 2020}.$ 

1	TITLE III—GENERAL INTEL-
2	LIGENCE COMMUNITY MAT-
3	TERS
4	SEC. 301. RESTRICTION ON CONDUCT OF INTELLIGENCE
5	ACTIVITIES.
6	The authorization of appropriations by this Act shall
7	not be deemed to constitute authority for the conduct of
8	any intelligence activity which is not otherwise authorized
9	by the Constitution or the laws of the United States.
10	SEC. 302. INCREASE IN EMPLOYEE COMPENSATION AND
11	BENEFITS AUTHORIZED BY LAW.
12	Appropriations authorized by this Act for salary, pay,
13	retirement, and other benefits for Federal employees may
14	be increased by such additional or supplemental amounts
15	as may be necessary for increases in such compensation
16	or benefits authorized by law.
17	SEC. 303. PAID PARENTAL LEAVE.
18	(a) Purpose.—The purpose of this section is to—
19	(1) help the intelligence community recruit and
20	retain a dynamic, multi-talented, and diverse work-
21	force capable of meeting the security goals of the
22	United States; and
23	(2) establish best practices and processes for
24	other elements of the Federal Government seeking to
25	pursue similar policies

1 (b) AUTHORIZATION OF PAID PARENTAL LEAVE FOR INTELLIGENCE COMMUNITY EMPLOYEES.— 3 (1) IN GENERAL.—Title III of the National Se-4 curity Act of 1947 (50 U.S.C. 3071 et seq.) is 5 amended by inserting after section 304 the fol-6 lowing: 7 "SEC. 305. PAID PARENTAL LEAVE. 8 "(a) Paid Parental Leave.—Notwithstanding any other provision of law, a civilian employee of an element 10 of the intelligence community shall have available a total of 12 administrative workweeks of paid parental leave in 12 the event of the birth of a child of the employee, or placement of a child with the employee for adoption or foster care in order to care for such son or daughter. Such paid 14 15 parental leave shall be used during the 12-month period beginning on the date of the birth or placement. Nothing in this section shall be construed to modify or otherwise affect the eligibility of an employee of an element of the 18 intelligence community for benefits relating to leave under 19 20 any other provision of law. "(b) Treatment of Parental Leave Request.— 21 22 Notwithstanding any other provision of law— 23 "(1) an element of the intelligence community 24 shall accommodate an employee's leave request

under subsection (a), including a request to use such

1	leave intermittently or to create a reduced work
2	schedule, to the extent that the requested leave
3	schedule does not unduly disrupt operations; and
4	"(2) to the extent that an employee's requested
5	leave described in paragraph (1) arises out of med-
6	ical necessity related to a serious health condition
7	connected to the birth of a child, the employing ele-
8	ment shall handle the scheduling consistent with the
9	treatment of employees who are using leave under
10	subparagraph (C) or (D) of section 6382(a)(1) of
11	title 5, United States Code.
12	"(c) Rules Relating to Paid Leave.—Notwith-
13	standing any other provision of law—
14	"(1) an employee may not be required to first
15	use all or any portion of any unpaid leave available
16	to the employee before being allowed to use the paid
17	parental leave described in subsection (a); and
18	"(2) paid parental leave under subsection (a)—
19	"(A) shall be payable from any appropria-
20	tion or fund available for salaries or expenses
21	for positions within the employing element;
22	"(B) may not be considered to be annual
23	or vacation leave for purposes of section 5551
24	or 5552 of title 5, United States Code, or for
25	any other purpose;

1	"(C) if not used by the employee before the
2	end of the 12-month period described in sub-
3	section (a) to which the leave relates, may not
4	be available for any subsequent use and may
5	not be converted into a cash payment;
6	"(D) may be granted only to the extent
7	that the employee does not receive a total of
8	more than 12 weeks of paid parental leave in
9	any 12-month period beginning on the date of
10	a birth or placement;
11	"(E) may not be granted—
12	"(i) in excess of a lifetime aggregate
13	total of 30 administrative workweeks based
14	on placements of a foster child for any in-
15	dividual employee; or
16	"(ii) in connection with temporary fos-
17	ter care placements expected to last less
18	than 1 year;
19	"(F) may not be granted for a child being
20	placed for foster care or adoption if such leave
21	was previously granted to the same employee
22	when the same child was placed with the em-
23	ployee for foster care in the past;
24	"(G) shall be used in increments of hours
25	(or fractions thereof), with 12 administrative

1	workweeks equal to 480 hours for employees
2	with a regular full-time work schedule and con-
3	verted to a proportional number of hours for
4	employees with part-time, seasonal, or uncom-
5	mon tours of duty; and
6	"(H) may not be used during off-season
7	(nonpay status) periods for employees with sea-
8	sonal work schedules.
9	"(d) Implementation Plan.—Not later than 1
10	year after the date of the enactment of this section, the
11	Director of National Intelligence shall submit to the con-
12	gressional intelligence committees an implementation plan
13	that includes—
14	"(1) processes and procedures for implementing
15	the paid parental leave policies under subsections (a)
16	through (e);
17	"(2) an explanation of how the implementation
18	of subsections (a) through (c) will be reconciled with
19	policies of other elements of the Federal Govern-
20	ment, including the impact on elements funded by
21	the National Intelligence Program that are housed
22	within agencies outside the intelligence community;
23	and

1	"(3) all costs or operational expenses associated
2	with the implementation of subsections (a) through
3	(e).
4	"(e) DIRECTIVE.—Not later than 180 days after the
5	Director of National Intelligence submits the implementa-
6	tion plan under subsection (d), the Director of National
7	Intelligence shall issue a written directive to implement
8	this section, which directive shall take effect on the date
9	of issuance.
10	"(f) Annual Report.—The Director of National In-
11	telligence shall submit to the congressional intelligence
12	committees an annual report that—
13	"(1) details the number of employees of each
14	element of the intelligence community who applied
15	for and took paid parental leave under subsection
16	(a) during the year covered by the report;
17	"(2) details the number of—
18	"(A) employees of each element of the in-
19	telligence community stationed abroad who ap-
20	plied for and took paid parental leave under
21	subsection (a) during the year covered by the
22	report; and
23	"(B) employees of each element of the in-
24	telligence community stationed abroad who ap-
25	plied for paid parental leave but such applica-

- 1 tion was not granted because of an undue im-
- 2 pact on operations as specified in subsection
- (b)(1); and
- 4 "(3) includes updates on major implementation
- 5 challenges or costs associated with paid parental
- 6 leave.
- 7 "(g) Definition of Child.—For purposes of this
- 8 section, the term 'child' means a biological, adopted, or
- 9 foster child, a stepchild, a legal ward, or a child of a per-
- 10 son standing in loco parentis, who is—
- 11 "(1) under 18 years of age; or
- 12 "(2) 18 years of age or older and incapable of
- self-care because of a mental or physical disability.".
- 14 (2) CLERICAL AMENDMENT.—The table of con-
- tents in the matter preceding section 2 of the Na-
- 16 tional Security Act of 1947 (50 U.S.C. 3002) is
- amended by inserting after the item relating to sec-
- tion 304 the following:

"Sec. 305. Paid parental leave.".

- 19 (c) APPLICABILITY.—Section 305 of the National Se-
- 20 curity Act of 1947, as added by subsection (b), shall apply
- 21 with respect to leave taken in connection with the birth
- 22 or placement of a child that occurs on or after the date
- 23 on which the Director of National Intelligence issues the
- 24 written directive under subsection (e) of such section 305.

1	SEC. 304. UNFUNDED REQUIREMENTS OF THE INTEL-
2	LIGENCE COMMUNITY.
3	(a) In General.—Title V of the National Security
4	Act of 1947 (50 U.S.C. 3091 et seq.) is amended by add-
5	ing at the end the following new section:
6	"SEC. 512. UNFUNDED PRIORITIES OF THE INTELLIGENCE
7	COMMUNITY.
8	"(a) Briefings.—Upon the request of an appro-
9	priate congressional committee, the Director of National
10	Intelligence shall provide to the committee a briefing on
11	the unfunded priorities of an element of the intelligence
12	community.
13	"(b) Definitions.—In this section:
14	"(1) Appropriate congressional commit-
15	TEES.—The term 'appropriate congressional com-
16	mittees' means—
17	"(A) the congressional intelligence commit-
18	tees; and
19	"(B) the Committees on Appropriations of
20	the House of Representatives and the Senate.
21	"(2) Unfunded priority.—The term 'un-
22	funded priority', in the case of a fiscal year, means
23	a program, activity, or other initiative of an element
24	of the intelligence community that—
25	"(A) was submitted by the head of the ele-
26	ment to the Director of National Intelligence in

1	the budget proposal for the element for that fis-
2	cal year, but was not included by the Director
3	in the consolidated budget proposal submitted
4	to the President for that fiscal year; or
5	"(B) was submitted by the Director in the
6	consolidated budget proposal submitted to the
7	President for that fiscal year, but was not in-
8	cluded in the budget of the President submitted
9	to Congress for that fiscal year pursuant to sec-
10	tion 1105 of title 31, United States Code.".
11	(b) Clerical Amendment.—The table of sections
12	in the first section of such Act is amended by inserting
13	after the item relating to section 511 the following new
14	item:
	"Sec. 512. Unfunded priorities of the intelligence community.".
15	SEC. 305. EXTENDING THE INTELLIGENCE IDENTITIES PRO-
16	TECTION ACT OF 1982.
17	Section 605(4) of the National Security Act of 1947
18	(50 U.S.C. 3126(4)) is amended—
19	(1) in subparagraph (A)—
20	(A) by striking clause (ii);
21	(B) in clause (i), by striking ", and" and
22	inserting ";"; and
23	(C) by striking "agency—" and all that
24	follows through "whose identity" and inserting
25	"agency whose identity"; and

1	(2) in subparagraph (B)(i), by striking "resides
2	and acts outside the United States" and inserting
3	"acts".
4	SEC. 306. INTELLIGENCE COMMUNITY PUBLIC-PRIVATE
5	TALENT EXCHANGE.
6	(a) Policies, Processes, and Procedures Re-
7	QUIRED.—Not later than 270 days after the date of the
8	enactment of this Act, the Director of National Intel-
9	ligence shall develop policies, processes, and procedures to
10	facilitate the rotation of personnel of the intelligence com-
11	munity to the private sector, and personnel from the pri-
12	vate sector to the intelligence community.
13	(b) Detail Authority.—Under policies developed
14	by the Director pursuant to subsection (a), pursuant to
15	a written agreement with a private-sector organization,
16	and with the consent of the employee, a head of an ele-
17	ment of the intelligence community may arrange for the
18	temporary detail of an employee of such element to such
19	private-sector organization, or from such private-sector or-
20	ganization to such element under this section.
21	(c) AGREEMENTS.—
22	(1) IN GENERAL.—A head of an element of the
23	intelligence community exercising the authority of
24	the head under subsection (a) shall provide for a
25	written agreement among the element of the intel-

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- ligence community, the private-sector organization, and the employee concerned regarding the terms and conditions of the employee's detail under this section. The agreement—
  - (A) shall require that the employee of the element, upon completion of the detail, serve in the element, or elsewhere in the civil service if approved by the head of the element, for a period that is at least equal to the length of the detail;
  - (B) shall provide that if the employee of the element fails to carry out the agreement, such employee shall be liable to the United States for payment of all non-salary and benefit expenses of the detail, unless that failure was for good and sufficient reason, as determined by the head of the element;
  - (C) shall contain language informing such employee of the prohibition on sharing, using, or otherwise improperly handling classified of unclassified non-public information for the benefit or advantage of the private-sector organization;

- 1 (D) shall contain language governing the 2 handling of classified information by such em-3 ployee during the detail; and
  - (E) shall contain language requiring the employee to acknowledge the obligations of the employee under section 1905 of title 18, United States Code.
  - (2) Amount of Liability.—An amount for which an employee is liable under paragraph (1) shall be treated as a debt due the United States.
  - (3) WAIVER.—The head of an element of the intelligence community may waive, in whole or in part, collection of a debt described in paragraph (2) based on a determination that the collection would be against equity and good conscience and not in the best interests of the United States, after taking into account any indication of fraud, misrepresentation, fault, or lack of good faith on the part of the employee.
- 20 (d) TERMINATION.—A detail under this section may, 21 at any time and for any reason, be terminated by the head 22 of the element of the intelligence community concerned or 23 the private-sector organization concerned.
- 24 (e) Duration.—

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- 1 (1) IN GENERAL.—A detail under this section 2 shall be for a period of not less than 3 months and 3 not more than 2 years, renewable up to a total of 4 3 years.
- 5 (2) Longer Periods.—A detail under this sec-6 tion may be for a period in excess of 2 years, but 7 not more than 3 years, if the head of the element 8 making the detail determines that such detail is nec-9 essary to meet critical mission or program require-10 ments.
- 11 (3) LIMITATION.—No employee of an element 12 of the intelligence community may be detailed under 13 this section for more than a total of 5 years, inclu-14 sive of all such details.
- (f) Status of Federal Employees Detailed toPrivate-Sector Organizations.—
- 17 (1) IN GENERAL.—An employee of an element 18 of the intelligence community who is detailed to a 19 private-sector organization under this section shall 20 be considered, during the period of detail, to be on 21 a regular work assignment in the element. The writ-22 ten agreement established under subsection (c)(1) 23 shall address the specific terms and conditions re-24 lated to the employee's continued status as a Fed-25 eral employee.

- 1 (2) REQUIREMENTS.—In establishing a tem2 porary detail of an employee of an element of the in3 telligence community to a private-sector organiza4 tion, the head of the element shall—
  - (A) certify that the temporary detail of such employee shall not have an adverse or negative impact on mission attainment or organizational capabilities associated with the detail; and
  - (B) in the case of an element of the intelligence community in the Department of Defense, ensure that the normal duties and functions of such employees are not, as a result of and during the course of such temporary detail, performed or augmented by contractor personnel in violation of the provisions of section 2461 of title 10, United States Code.
- 18 (g) Terms and Conditions for Private-Sector
  19 Employees.—An employee of a private-sector organiza20 tion who is detailed to an element of the intelligence com21 munity under this section—
- 22 (1) shall continue to receive pay and benefits 23 from the private-sector organization from which such 24 employee is detailed and shall not receive pay or

1	benefits from the element, except as provided in
2	paragraph (2);
3	(2) is deemed to be an employee of the element
4	for the purposes of—
5	(A) chapters 73 and 81 of title 5, United
6	States Code;
7	(B) sections 201, 203, 205, 207, 208, 209
8	603, 606, 607, 643, 654, 1905, and 1913 of
9	title 18, United States Code;
10	(C) sections 1343, 1344, and 1349(b) of
11	title 31, United States Code;
12	(D) chapter 171 of title 28, United States
13	Code (commonly known as the "Federal Tort
14	Claims Act") and any other Federal tort liabil-
15	ity statute;
16	(E) the Ethics in Government Act of 1978
17	(5 U.S.C. App.); and
18	(F) chapter 21 of title 41, United States
19	Code;
20	(3) may perform work that is considered inher-
21	ently governmental in nature only when requested in
22	writing by the head of the element;
23	(4) may not be used to circumvent any limita-
24	tion or restriction on the size of the workforce of the
25	element;

1	(5) shall be subject to the same requirements
2	applicable to an employee performing the same func-
3	tions and duties proposed for performance by the
4	private sector employee; and
5	(6) in the case of an element of the intelligence
6	community in the Department of Defense, may not
7	be used to circumvent the provisions of section 2461
8	of title 10, United States Code.
9	(h) Prohibition Against Charging Certain
10	Costs to the Federal Government.—A private-sec-
11	tor organization may not charge an element of the intel-
12	ligence community or any other agency of the Federal
13	Government, as direct costs under a Federal contract, the
14	costs of pay or benefits paid by the organization to an
15	employee detailed to an element of the intelligence commu-
16	nity under this section for the period of the detail and
17	any subsequent renewal periods.
18	(i) Additional Administrative Matters.—In
19	carrying out this section, the Director, pursuant to proce-
20	dures developed under subsection (a)—
21	(1) shall, to the degree practicable, ensure that
22	small business concerns are represented with respect
23	to details authorized by this section;
24	(2) may, notwithstanding any other provision of
25	law, establish criteria for elements of the intelligence

- community to use appropriated funds to reimburse small business concerns for the salaries and benefits of its employees during the periods when the small business concern agrees to detail its employees to the intelligence community under this section;
  - (3) shall take into consideration the question of how details under this section might best be used to help meet the needs of the intelligence community, including with respect to the training of employees;
  - (4) shall take into consideration areas of private-sector expertise that are critical to the intelligence community; and
  - (5) shall establish oversight mechanisms to determine whether the public-private exchange authorized by this section improves the efficiency and effectiveness of the intelligence community.
  - (j) DEFINITIONS.—In this section:
    - (1) Detail.—The term "detail" means, as appropriate in the context in which such term is used—
  - (A) the assignment or loan of an employee of an element of the intelligence community to a private-sector organization without a change of position from the intelligence community element that employs the individual; or

1	(B) the assignment or loan of an employee
2	of a private-sector organization to an element of
3	the intelligence community without a change of
4	position from the private-sector organization
5	that employs the individual.
6	(2) Private-sector organization.—The
7	term "private-sector organization" means—
8	(A) a for-profit organization; or
9	(B) a not-for-profit organization.
10	(3) Small business concern.—The term
11	"small business concern" has the meaning given
12	such term in section 3703(e)(2) of title 5, United
13	States Code.
14	SEC. 307. ASSESSMENT OF CONTRACTING PRACTICES TO
15	IDENTIFY CERTAIN SECURITY AND COUNTER-
16	INTELLIGENCE CONCERNS.
17	(a) Assessment.—
17 18	
	(a) Assessment.—
18	(a) Assessment.— (1) Contracting practices.—The Director of
18 19	<ul> <li>(a) Assessment.—</li> <li>(1) Contracting practices.—The Director of National Intelligence shall conduct an assessment of</li> </ul>
18 19 20	<ul> <li>(a) Assessment.—</li> <li>(1) Contracting practices.—The Director of National Intelligence shall conduct an assessment of the authorities, policies, processes, and standards</li> </ul>
18 19 20 21	(a) Assessment.—  (1) Contracting practices.—The Director of National Intelligence shall conduct an assessment of the authorities, policies, processes, and standards used by the elements of the intelligence community

1	(A) carries out any joint research and de-
2	velopment activities with a covered foreign
3	country; or
4	(B) performs any contract or other agree-
5	ment entered into with a covered foreign coun-
6	try.
7	(2) Elements.—The assessment under para-
8	graph (1) shall include the following:
9	(A) An assessment of whether the authori-
10	ties, policies, processes, and standards specified
11	in paragraph (1) sufficiently identify security
12	and counterintelligence concerns.
13	(B) Identification of any authority gaps in
14	such authorities, policies, processes, and stand-
15	ards that prevent the intelligence community
16	from considering the activities specified in sub-
17	paragraphs (A) and (B) of paragraph (1) when
18	evaluating offers for a contract.
19	(3) Consultation.—In carrying out para-
20	graph (1), the Director shall consult with each head
21	of an element of the intelligence community.
22	(b) Report.—
23	(1) Requirement.—Not later than 180 days
24	after the date of the enactment of this Act, the Di-
25	rector shall submit to the congressional intelligence

1	committees a report on the assessment under sub-
2	section $(a)(1)$ .
3	(2) Matters included.—The report under
4	paragraph (1) shall include the following:
5	(A) The assessment under subsection
6	(a)(1).
7	(B) An identification of any known con-
8	tractors that have—
9	(i) carried out activities specified in
10	subparagraphs (A) and (B) of subsection
11	(a)(1); and
12	(ii) submitted an offer for a contract
13	with an element of the intelligence commu-
14	nity.
15	(C) A description of the steps that the Di-
16	rector and the heads of the elements of the in-
17	telligence community took to identify contrac-
18	tors under subparagraph (B).
19	(3) FORM.—The report under paragraph (1)
20	shall be submitted in unclassified form, but may in-
21	clude a classified annex.
22	(e) Covered Foreign Country Defined.—In this
23	section, the term "covered foreign country" means the
24	government, or any entity affiliated with the military or
25	intelligence services of, the following foreign countries:

1	(1) The People's Republic of China.
2	(2) The Russian Federation.
3	(3) The Democratic People's Republic of Korea
4	(4) The Islamic Republic of Iran.
5	SEC. 308. REQUIRED COUNTERINTELLIGENCE BRIEFINGS
6	AND NOTIFICATIONS.
7	(a) Foreign Counterintelligence and Cyber-
8	SECURITY THREATS TO FEDERAL ELECTION CAM-
9	PAIGNS.—
10	(1) Reports required.—
11	(A) In General.—As provided in sub-
12	paragraph (B), for each Federal election, the
13	Director of National Intelligence, in coordina-
14	tion with the Under Secretary of Homeland Se-
15	curity for Intelligence and Analysis and the Di-
16	rector of the Federal Bureau of Investigation
17	shall make publicly available on an Internet
18	website an advisory report on foreign counter-
19	intelligence and cybersecurity threats to election
20	campaigns for Federal offices. Each such report
21	shall include, consistent with the protection of
22	sources and methods, each of the following:
23	(i) A description of foreign counter-
24	intelligence and cybersecurity threats to
25	election campaigns for Federal offices.

1	(ii) A summary of best practices that
2	election campaigns for Federal offices can
3	employ in seeking to counter such threats.
4	(iii) An identification of any publicly
5	available resources, including United
6	States Government resources, for coun-
7	tering such threats.
8	(B) Schedule for submittal.—A re-
9	port under this subsection shall be made avail-
10	able as follows:
11	(i) In the case of a report regarding
12	an election held for the office of Senator or
13	Member of the House of Representatives
14	during 2018, not later than the date that
15	is 60 days after the date of the enactment
16	of this Act.
17	(ii) In the case of a report regarding
18	an election for a Federal office during any
19	subsequent year, not later than the date
20	that is 1 year before the date of the elec-
21	tion.
22	(C) Information to be included.—A
23	report under this subsection shall reflect the
24	most current information available to the Direc-

- tor of National Intelligence regarding foreign
  counterintelligence and cybersecurity threats.
- 3 (2) Treatment of campaigns subject to 4 HEIGHTENED THREATS.—If the Director of the Fed-5 eral Bureau of Investigation and the Under Sec-6 retary of Homeland Security for Intelligence and 7 Analysis jointly determine that an election campaign 8 for Federal office is subject to a heightened foreign 9 counterintelligence or cybersecurity threat, the Di-10 rector and the Under Secretary, consistent with the 11 protection of sources and methods, may make avail-12 able additional information to the appropriate rep-13 resentatives of such campaign.
- 14 (b) Briefings on Counterintelligence Activi-15 ties of the Federal Bureau of Investigation.—
- (1) IN GENERAL.—Title V of the National Security Act of 1947 (50 U.S.C. 3091 et seq.), as amended by section 304, is further amended by adding at the end the following new section:
- 20 "SEC. 513. BRIEFINGS AND NOTIFICATIONS ON COUNTER-
- 21 INTELLIGENCE ACTIVITIES OF THE FEDERAL
- 22 BUREAU OF INVESTIGATION.
- 23 "(a) QUARTERLY BRIEFINGS.—In addition to, and 24 without any derogation of, the requirement under section 25 501 to keep the congressional intelligence committees fully

- 1 and currently informed of the intelligence and counter-
- 2 intelligence activities of the United States, not less fre-
- 3 quently than once each quarter, the Director of the Fed-
- 4 eral Bureau of Investigation shall provide to the congres-
- 5 sional intelligence committees a briefing on the counter-
- 6 intelligence activities of the Federal Bureau of Investiga-
- 7 tion. Such briefings shall include, at a minimum, an over-
- 8 view and update of—
- 9 "(1) the counterintelligence posture of the Bu-
- 10 reau;
- "(2) counterintelligence investigations; and
- 12 "(3) any other information relating to the coun-
- terintelligence activities of the Bureau that the Di-
- 14 rector determines necessary.
- 15 "(b) Notifications.—In addition to the quarterly
- 16 briefings under subsection (a), the Director of the Federal
- 17 Bureau of Investigation shall promptly notify the congres-
- 18 sional intelligence committees of any counterintelligence
- 19 investigation carried out by the Bureau with respect to
- 20 any counterintelligence risk or threat that is related to an
- 21 election or campaign for Federal office.
- "(c) Guidelines.—
- 23 "(1) Development and consultation.—The
- 24 Director shall develop guidelines governing the scope
- of the briefings provided under subsection (a), the

1	notifications provided under subsection (b), and the
2	information required by section 308(a)(2) of the
3	Damon Paul Nelson and Matthew Young Pollard In-
4	telligence Authorization Act for Fiscal Years 2018,
5	2019, and 2020. The Director shall consult the con-
6	gressional intelligence committees during such devel-
7	opment.
8	"(2) Submission.—The Director shall submit
9	to the congressional intelligence committees—
10	"(A) the guidelines under paragraph (1)
11	upon issuance; and
12	"(B) any updates to such guidelines by not
13	later than 15 days after making such update.".
14	(2) CLERICAL AMENDMENT.—The table of con-
15	tents at the beginning of such Act, as amended by
16	section 304, is further amended by inserting after
17	the item relating to section 512 the following new
18	item:

"Sec. 513. Briefings and notifications on counterintelligence activities of the Federal Bureau of Investigation.".

## TITLE IV—MATTERS RELATING TO ELEMENTS OF THE INTEL-2 LIGENCE COMMUNITY 3 4 SEC. 401. ESTABLISHMENT OF CLIMATE SECURITY ADVI-5 SORY COUNCIL. 6 (a) Establishment.—Title I of the National Security Act of 1947 (50 U.S.C. 3021 et seq.) is amended by 7 8 adding at the end the following new section: 9 "SEC. 120. CLIMATE SECURITY ADVISORY COUNCIL. 10 "(a) Establishment.—The Director of National Intelligence shall establish a Climate Security Advisory 11 12 Council for the purpose of— 13 "(1) assisting intelligence analysts of various 14 elements of the intelligence community with respect to analysis of climate security and its impact on the 15 16 areas of focus of such analysts; 17 "(2) facilitating coordination between the ele-18 ments of the intelligence community and elements of 19 the Federal Government that are not elements of the 20 intelligence community in collecting data on, and 21 conducting analysis of, climate change and climate 22 security; and 23 "(3) ensuring that the intelligence community is 24 adequately prioritizing climate change in carrying

out its activities.

1	"(b) Composition of Council.—
2	"(1) Members.—The Council shall be com-
3	posed of the following individuals appointed by the
4	Director of National Intelligence:
5	"(A) An appropriate official from the Na-
6	tional Intelligence Council, who shall chair the
7	Council.
8	"(B) The lead official with respect to cli-
9	mate and environmental security analysis
10	from—
11	"(i) the Central Intelligence Agency;
12	"(ii) the Bureau of Intelligence and
13	Research of the Department of State;
14	"(iii) the National Geospatial-Intel-
15	ligence Agency;
16	"(iv) the Office of Intelligence and
17	Counterintelligence of the Department of
18	Energy;
19	"(v) the Office of the Under Secretary
20	of Defense for Intelligence; and
21	"(vi) the Defense Intelligence Agency.
22	"(C) Three appropriate officials from ele-
23	ments of the Federal Government that are not
24	elements of the intelligence community that are
25	responsible for—

1	"(i) providing decision-makers with a
2	predictive understanding of the climate;
3	"(ii) making observations of our
4	Earth system that can be used by the pub-
5	lie, policymakers, and to support strategic
6	decisions; or
7	"(iii) coordinating Federal research
8	and investments in understanding the
9	forces shaping the global environment,
10	both human and natural, and their impacts
11	on society.
12	"(D) Any other officials as the Director of
13	National Intelligence or the chair of the Council
14	may determine appropriate.
15	"(2) Responsibilities of Chair.—The chair
16	of the Council shall have responsibility for—
17	"(A) identifying agencies to supply individ-
18	uals from elements of the Federal Government
19	that are not elements of the intelligence com-
20	munity;
21	"(B) securing the permission of the rel-
22	evant agency heads for the participation of such
23	individuals on the Council; and
24	"(C) any other duties that the Director of
25	National Intelligence may direct.

1	"(c) Duties and Responsibilities of Council.—
2	The Council shall carry out the following duties and re-
3	sponsibilities:
4	"(1) To meet at least quarterly to—
5	"(A) exchange appropriate data between
6	elements of the intelligence community and ele-
7	ments of the Federal Government that are not
8	elements of the intelligence community;
9	"(B) discuss processes for the routine ex-
10	change of such data and implementation of
11	such processes; and
12	"(C) prepare summaries of the business
13	conducted at each meeting.
14	"(2) To assess and determine best practices
15	with respect to the analysis of climate security, in-
16	cluding identifying publicly available information
17	and intelligence acquired through clandestine means
18	that enables such analysis.
19	"(3) To assess and identify best practices with
20	respect to prior efforts of the intelligence community
21	to analyze climate security.
22	"(4) To assess and describe best practices for
23	identifying and disseminating climate security indi-
24	cators and warnings.

- "(5) To recommend methods of incorporating analysis of climate security and the best practices identified under paragraphs (2) through (4) into existing analytic training programs.
  - "(6) To consult, as appropriate, with other elements of the intelligence community that conduct analysis of climate change or climate security and elements of the Federal Government that are not elements of the intelligence community that conduct analysis of climate change or climate security, for the purpose of sharing information about ongoing efforts and avoiding duplication of existing efforts.
  - "(7) To work with elements of the intelligence community that conduct analysis of climate change or climate security and elements of the Federal Government that are not elements of the intelligence community that conduct analysis of climate change or climate security—
    - "(A) to exchange appropriate data between such elements, establish processes, procedures and practices for the routine exchange of such data, discuss the implementation of such processes; and
- 24 "(B) to enable and facilitate the sharing of25 findings and analysis between such elements.

1	"(8) To assess whether the elements of the in-
2	telligence community that conduct analysis of cli-
3	mate change or climate security may inform the re-
4	search direction of academic work and the sponsored
5	work of the United States Government.
6	"(9) At the discretion of the chair of the Coun-
7	cil, to convene conferences of analysts and non-intel-
8	ligence community personnel working on climate
9	change or climate security on subjects that the chair
10	shall direct.
11	"(d) Sunset.—The Council shall terminate on the
12	date that is 4 years after the date of the enactment of
13	this section.
14	"(e) Definitions.—In this section:
15	"(1) CLIMATE SECURITY.—The term 'climate
16	security' means the effects of climate change on the
17	following:
18	"(A) The national security of the United
19	States, including national security infrastruc-
20	ture.
21	"(B) Subnational, national, and regional
22	political stability.
23	"(C) The security of allies and partners of
24	the United States

1	"(D) Ongoing or potential political vio-
2	lence, including unrest, rioting, guerrilla war-
3	fare, insurgency, terrorism, rebellion, revolution,
4	civil war, and interstate war.
5	"(2) CLIMATE INTELLIGENCE INDICATIONS AND
6	WARNINGS.—The term 'climate intelligence indica-
7	tions and warnings' means developments relating to
8	climate security with the potential to—
9	"(A) imminently and substantially alter
10	the political stability or degree of human secu-
11	rity in a country or region; or
12	"(B) imminently and substantially threat-
13	en—
14	"(i) the national security of the
15	United States;
16	"(ii) the military, political, or eco-
17	nomic interests of allies and partners of
18	the United States; or
19	"(iii) citizens of the United States
20	abroad.".
21	(b) CLERICAL AMENDMENT.—The table of contents
22	in the first section of the National Security Act of 1947
23	is amended by inserting after the item relating to section
24	119B the following new item:

"Sec. 120. Climate Security Advisory Council.".

1	(c) Initial Appointments.—Not later than 90 days
2	after the date of the enactment of this Act, the Director
3	of National Intelligence shall appoint the members of the
4	Council under section 120 of the National Security Act
5	of 1947, as added by subsection (a).
6	SEC. 402. TRANSFER OF NATIONAL INTELLIGENCE UNIVER-
7	SITY TO THE OFFICE OF THE DIRECTOR OF
8	NATIONAL INTELLIGENCE.
9	(a) Transfer.—Not later than 90 days after the
10	date of the enactment of this Act, the Director of the De-
11	fense Intelligence Agency shall transfer to the Director of
12	National Intelligence the National Intelligence University,
13	including the functions, personnel, assets, and liabilities
14	of the University.
15	(b) Degree-Granting Authority.—
16	(1) Regulations.—Under regulations pre-
17	scribed by the Director of National Intelligence, the
18	President of the National Intelligence University
19	may, upon the recommendation of the faculty of the
20	University, confer appropriate degrees upon grad-
21	uates who meet the degree requirements.
22	(2) LIMITATION.—A degree may not be con-
23	ferred under this section unless—
24	(A) the appropriate head of a Department
25	of the Federal Government has recommended

1	approval of the degree in accordance with any
2	Federal policy applicable to the granting of aca-
3	demic degrees by departments and agencies of
4	the Federal Government; and
5	(B) the University is accredited by the ap-
6	propriate civilian academic accrediting agency
7	or organization to award the degree, as deter-
8	mined by such appropriate head of a Depart-
9	ment.
10	(c) Congressional Notification Require-
11	MENTS.—
12	(1) Notification.—When seeking to establish
13	degree-granting authority under this section, the Di-
14	rector shall submit to the congressional intelligence
15	committees—
16	(A) a copy of the self-assessment question-
17	naire required by the Federal policy specified in
18	subsection $(b)(2)(A)$ ; and
19	(B) any subsequent recommendations and
20	rationale of the appropriate head of a Depart-
21	ment specified in such subsection regarding es-
22	tablishing such degree-granting authority.
23	(2) Modification.—Upon any modification or
24	redesignation of existing degree-granting authority,
25	the Director shall submit to the congressional intel-

- ligence committees a report containing the rationale for the proposed modification or redesignation and any subsequent recommendation described in paragraph (1)(B) with respect to the proposed modification or redesignation.
- 6 (3) ACTIONS ON NONACCREDITATION.—The Di7 rector shall submit to the congressional intelligence
  8 committees a report containing an explanation of
  9 any action by the appropriate academic accrediting
  10 agency or organization not to accredit the University
  11 to award any new or existing degree.
- (d) Conforming Repeal.—Effective 90 days after the date of the enactment of this Act, section 2161 of title 10, United States Code, is repealed, and the table of sections at the beginning of chapter 108 of such title is amended by striking the item relating to such section 2161.
- 18 SEC. 403. DEATH BENEFITS FOR SURVIVORS OF CENTRAL
- 19 INTELLIGENCE AGENCY PERSONNEL.
- 20 (a) Sense of Congress.—It is the sense of Con-21 gress that—
- 22 (1) officers of the Central Intelligence Agency 23 who die during a period of assignment to a duty sta-24 tion in a foreign country should receive death bene-25 fits, regardless of whether the officers—

1	(A) were killed on or off duty;
2	(B) were killed due to an act of terrorism;
3	or
4	(C) have surviving dependents;
5	(2) section 8 of the Central Intelligence Agency
6	Act of 1949 (50 U.S.C. 3510) has provided the
7	Agency an appropriate authority for compensating
8	officers who die abroad who fall into any gaps in ex-
9	isting death benefit regulations of the Agency, even
10	before the clarifying amendments made by this Act;
11	(3) notwithstanding that the improved authority
12	provided by section 11(e) of such Act (50 U.S.C.
13	3511(c)), as added by subsection (c) of this section,
14	is permissive, the Director of the Agency should
15	promptly use such authority to modify the regula-
16	tions on death benefits of the Agency to implement
17	such section 11(c);
18	(4) the Director should not modify such regula-
19	tions in a manner that limits or reduces the individ-
20	uals covered by such regulations as in effect on the
21	day before the date of the enactment of this Act;
22	and
23	(5) upon modifying such regulations, the Direc-
24	tor should submit such regulations to the congres-

- 1 sional intelligence committees pursuant to section
- 2 11(b) of such Act.
- 3 (b) Clarification of Current Authority.—Sec-
- 4 tion 8 of the Central Intelligence Agency Act of 1949 (50
- 5 U.S.C. 3510) is amended by inserting before "rental of"
- 6 the following: "payment of death benefits in cases in which
- 7 the circumstances of the death of an employee of the
- 8 Agency is not covered by section 11, other similar provi-
- 9 sions of Federal law, or any regulation issued by the Di-
- 10 rector providing death benefits, but that the Director de-
- 11 termines such payment appropriate;".
- 12 (c) Improvements to Benefits.—
- 13 (1) REQUIREMENTS.—Section 11 of such Act
- 14 (50 U.S.C. 3511) is amended by adding at the end
- the following new subsections:
- 16 "(c) Payments.—(1) In carrying out subsection (a),
- 17 the Director may pay to the survivor of a deceased covered
- 18 individual an amount equal to 1 year's salary at level II
- 19 of the Executive Schedule under section 5313 of title 5,
- 20 United States Code.
- 21 "(2) A covered individual may designate one or more
- 22 persons to receive all or a portion of the amount payable
- 23 to a survivor under paragraph (1). The designation of a
- 24 person to receive a portion of the amount shall indicate
- 25 the percentage of the amount, to be specified only in 10

1	percent increments, that the designated person may re-
2	ceive. The balance of the amount, if any, shall be paid
3	in accordance with subsection (f)(2)(B).
4	"(d) Exception.—The Director may not make a
5	payment under subsection (a) if the Director determines
6	that the death was by reason of willful misconduct by the
7	decedent.
8	"(e) Finality.—Any determination made by the Di-
9	rector under this section is final and may not be reviewed.
10	"(f) Definitions.—In this section:
11	"(1) The term 'covered individual' means any of
12	the following individuals who die during a period of
13	assignment to a duty station in a foreign country,
14	regardless of whether the death is the result of inju-
15	ries sustained while in the performance of duty:
16	"(A) An employee of the Agency.
17	"(B) An employee of an element of the
18	Federal Government other than the Agency who
19	is detailed or assigned to the Agency at the
20	time of death.
21	"(C) An individual affiliated with the
22	Agency, as determined by the Director.
23	"(2) The term 'State' means each of the several
24	States, the District of Columbia, the Commonwealth
25	of Puerto Rico, the Commonwealth of the Northern

1	Mariana Islands, and any territory or possession of
2	the United States.
3	"(3) The term 'survivor' means, with respect to
4	the death of a covered individual—
5	"(A) a person designated by the covered
6	individual under subsection (e)(2); or
7	"(B) if a covered individual does not make
8	such a designation—
9	"(i) the surviving spouse of the cov-
10	ered individual, if any;
11	"(ii) if there is no surviving spouse,
12	any surviving children of the covered indi-
13	vidual and the descendants of any deceased
14	children by representation;
15	"(iii) if there is none of the above, the
16	surviving parents of the covered individual
17	or the survivor of the parents.
18	"(iv) if there is none of the above, the
19	duly-appointed executor or administrator
20	of the estate of the covered individual; or
21	"(v) if there is none of the above,
22	other next of kin of the covered individual
23	entitled under the laws of the last State in
24	which the covered individual was domiciled
25	before the covered individual's death.".

1	(2) APPLICATION.—Section 11 of such Act, as
2	amended by paragraph (1), shall apply with respect
3	to the following:
4	(A) Deaths occurring during the period be-
5	ginning on September 11, 2001, and ending or
6	the day before the date of the enactment of this
7	Act for which the Director of the Central Intel-
8	ligence Agency has not paid a death benefit to
9	the survivors of the decedent equal to or greater
10	than the amount specified in subsection (c)(1)
11	of such section 11, except that the total of any
12	such death benefits may not exceed such
13	amount specified in subsection $(c)(1)$ of such
14	section 11.
15	(B) Deaths occurring on or after the date
16	of the enactment of this Act.
17	(3) Designations.—If the Director carries out
18	subsection (e) of section 11 of such Act, as added
19	by paragraph (1), the Director shall—
20	(A) request all covered individuals (as de-
21	fined in such section 11) to make a designation
22	under paragraph (2) of such subsection (c); and
23	(B) ensure that any new covered individual
24	may make such a designation at the time at

1	which the individual becomes a covered indi-
2	vidual.
3	(d) Briefing on Provision of VA and DOD
4	HEALTH CARE SERVICES TO CIA OFFICERS.—
5	(1) FINDINGS.—Congress finds that officers of
6	the Central Intelligence Agency—
7	(A) serve, and have served, overseas in
8	dangerous areas or austere environments;
9	(B) may be wounded, incur brain or psy-
10	chological trauma, or suffer from other chronic
11	injuries as a result of such service; and
12	(C) face challenges in getting the expert
13	medical and psychological care the officers need
14	when the officers return to the United States.
15	(2) Requirement.—Not later than 180 days
16	after the date of the enactment of this Act, the Gen-
17	eral Counsel of the Central Intelligence Agency and
18	the Deputy Director of the Agency for Operations,
19	in coordination with the Under Secretary of Vet-
20	erans Affairs for Health and the Director of the De-
21	fense Health Agency of the Department of Defense,
22	shall jointly provide to the appropriate congressional
23	committees a briefing on—
24	(A) the extent to which the Director of the
25	Agency believes that the officers of the Agency

1	could benefit from health care services provided
2	by the Secretary of Veterans Affairs, the Sec-
3	retary of Defense, or both;
4	(B) the legal and policy constraints with
5	respect to providing such services to such offi-
6	cers; and
7	(C) recommendations with respect to the
8	legislative or regulatory actions that Congress,
9	the Secretary of Veterans Affairs, and the Sec-
10	retary of Defense could implement to facilitate
11	the provision of such services.
12	(3) Appropriate congressional commit-
13	TEES DEFINED.—In this subsection, the term "ap-
14	propriate congressional committees" means—
15	(A) the congressional intelligence commit-
16	tees;
17	(B) the Committee on Armed Services and
18	the Committee on Veterans' Affairs of the
19	House of Representatives; and
20	(C) the Committee on Armed Services and
21	the Committee on Veterans' Affairs of the Sen-
22	ate.

## 1 SEC. 404. FOREIGN THREAT RESPONSE CENTER.

2	(a) Establishment.—The National Security Act of
3	1947 (50 U.S.C. 3001 et seq.) is amended by inserting
4	after section 119B the following new section:
5	"SEC. 119C. FOREIGN THREAT RESPONSE CENTER.
6	"(a) Establishment.—There is within the Office of
7	the Director of National Intelligence a Foreign Threat Re-
8	sponse Center (in this section referred to as the 'Center').
9	"(b) Mission.—The primary missions of the Center
10	shall be as follows:
11	"(1) To serve as the primary organization in
12	the United States Government for analyzing and in-
13	tegrating all intelligence possessed or acquired by
14	the United States Government pertaining to foreign
15	threats.
16	"(2) To synchronize the efforts of the intel-
17	ligence community with respect to countering foreign
18	efforts to undermine the national security, political
19	sovereignty, and economic activity of the United
20	States and the allies of the United States, including
21	by—
22	"(A) ensuring that each such element is
23	aware of and coordinating on such efforts; and
24	"(B) overseeing the development and im-
25	plementation of comprehensive and integrated
26	policy responses to such efforts.

1	"(3) In coordination with the relevant elements
2	of the Department of State, the Department of De-
3	fense, the Federal Bureau of Investigation, the intel-
4	ligence community, and other departments and
5	agencies of the United States—
6	"(A) to develop policy recommendations for
7	the President to detect, deter, and respond to
8	foreign threats, including with respect to covert
9	activities pursuant to section 503; and
10	"(B) to monitor and assess foreign efforts
11	to carry out such threats.
12	"(4) In coordination with the head of the Glob-
13	al Engagement Center established by section 1287
14	of the National Defense Authorization Act for Fiscal
15	Year 2017 (Public Law 114–328), to examine cur-
16	rent and emerging foreign efforts to use propaganda
17	and information operations relating to the threats
18	described in paragraph (1).
19	"(5) To identify and close gaps across the de-
20	partments and agencies of the Federal Government
21	with respect to expertise, readiness, and planning to
22	address foreign threats.
23	"(c) Director.—
24	"(1) Appointment.—There is a Director of
25	the Center who shall be the head of the Center and

1	who shall be appointed by the Director of National
2	Intelligence, with the concurrence of the Secretary of
3	State. The Director may not simultaneously serve in
4	any other capacity in the executive branch.
5	"(2) Reporting.—The Director of the Center
6	shall directly report to the Director of National In-
7	telligence.
8	"(3) Responsibilities.—The Director of the
9	Center shall—
10	"(A) ensure that the relevant departments
11	and agencies of the Federal Government par-
12	ticipate in the mission of the Center, including
13	by recruiting detailees from such departments
14	and agencies in accordance with subsection
15	(e)(1); and
16	"(B) have primary responsibility within the
17	United States Government, in coordination with
18	the Director of National Intelligence, for estab-
19	lishing requirements for the collection of intel-
20	ligence related to, or regarding, foreign threats,
21	in accordance with applicable provisions of law
22	and Executive orders.
23	"(d) Annual Reports.—
24	"(1) In general.—At the direction of the Di-
25	rector of National Intelligence but not less than

1	once each year, the Director of the Center shall sub-
2	mit to the appropriate congressional committees a
3	report on foreign threats.
4	"(2) Matters included.—Each report under
5	paragraph (1) shall include, with respect to the pe-
6	riod covered by the report, a discussion of the fol-
7	lowing:
8	"(A) The nature of the foreign threats.
9	"(B) The ability of the United States Gov-
10	ernment to address such threats.
11	"(C) The progress of the Center in achiev-
12	ing its missions.
13	"(D) Recommendations the Director deter-
14	mines necessary for legislative actions to im-
15	prove the ability of the Center to achieve its
16	missions.
17	"(3) FORM.—Each report under paragraph (1)
18	shall be submitted in unclassified form, but may in-
19	clude a classified annex.
20	"(e) Employees.—
21	"(1) Detailees.—Any Federal Government
22	employee may be detailed to the Center on a reim-
23	bursable or nonreimbursable basis, and such detail
24	shall be without interruption or loss of civil service

1	status or privilege for a period of not more than 8
2	years.
3	"(2) Personal Service Contractors.—The
4	Director of National Intelligence, in consultation
5	with the Secretary of State, may hire United States
6	citizens or aliens as personal services contractors for
7	purposes of personnel resources of the Center, if—
8	"(A) the Director of National Intelligence
9	determines that existing personnel resources are
10	insufficient;
11	"(B) the period in which services are pro-
12	vided by a personal services contractor, includ-
13	ing options, does not exceed 3 years, unless the
14	Director of National Intelligence determines
15	that exceptional circumstances justify an exten-
16	sion of up to 1 additional year;
17	"(C) not more than 10 United States citi-
18	zens or aliens are employed as personal services
19	contractors under the authority of this para-
20	graph at any time; and
21	"(D) the authority of this paragraph is
22	only used to obtain specialized skills or experi-
23	ence or to respond to urgent needs.
24	"(3) SECURITY CLEARANCES.—Each employee
25	detailed to the Center and contractor of the Center

1 shall have the security clearance appropriate for the assigned duties of the employee or contractor. 2 3 "(f) Board.— 4 "(1) Establishment.—There is established a 5 Board of the Foreign Threat Response Center (in 6 this section referred to as the 'Board'). 7 "(2) Functions.—The Board shall conduct 8 oversight of the Center to ensure the Center is 9 achieving the missions of the Center. In conducting 10 such oversight, upon a majority vote of the members 11 of the Board, the Board may recommend to the Di-12 rector of National Intelligence that the Director of 13 the Center should be removed for failing to achieve 14 such missions. 15 "(3) Membership.— APPOINTMENT.—The Board shall 16 17 consist of seven members. The head of each de-18 partment or agency of the Federal Government 19 specified in subparagraph (B) shall appoint a 20 senior official from that department or agency, 21 who shall be a member of the Senior Executive

"(B) DEPARTMENTS AND AGENCIES REPRESENTED.—The department or agency of the

Service, as a member.

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1	Federal Government specified in this subpara-
2	graph are the following:
3	"(i) The Department of State.
4	"(ii) The Department of Defense.
5	"(iii) The Department of Justice.
6	"(iv) The Department of the Treas-
7	ury.
8	"(v) The Department of Homeland
9	Security.
10	"(vi) The Central Intelligence Agency.
11	"(vii) The Federal Bureau of Inves-
12	tigation.
13	"(4) Meetings.—The Board shall meet not
14	less than biannually and shall be convened by the
15	member appointed by the Secretary of State.
16	"(g) International Engagement.—The Director
17	of the Center may convene biannual conferences to coordi-
18	nate international efforts against foreign threats.
19	"(h) TERMINATION.—The Center shall terminate on
20	the date that is 8 years after the date of the enactment
21	of this section.
22	"(i) Definitions.—In this section:
23	"(1) Appropriate congressional commit-
24	TEES.—the term 'appropriate congressional commit-
25	tees' means—

1	"(A) the congressional intelligence commit-
2	tees;
3	"(B) the Committee on Foreign Affairs
4	and the Committee on Armed Services of the
5	House of Representatives; and
6	"(C) the Committee on Foreign Relations
7	and the Committee on Armed Services of the
8	Senate.
9	"(2) Foreign threats.—The term 'foreign
10	threats' means efforts to influence, through overt or
11	covert malign activities, the national security, polit-
12	ical sovereignty, or economic activity of the United
13	States or the allies of the United States, made by
14	the government of any of the following foreign coun-
15	tries:
16	"(A) Russia.
17	"(B) Iran.
18	"(C) North Korea.
19	"(D) China.
20	"(E) Any other foreign country that the
21	Director determines appropriate for purposes of
22	this section.".
23	(b) CLERICAL AMENDMENT.—The table of contents
24	at the beginning of such Act is amended by inserting after
25	the item relating to section 119B the following new item:
	"Sec. 119C. Foreign Threat Response Center.".

1	(c) Conforming Amendment.—Section 507(a) of
2	such Act (50 U.S.C. 3106) is amended by adding at the
3	end the following new paragraph:
4	"(6) An annual report submitted under section
5	119C(d)(1).".
6	TITLE V—MATTERS RELATING
7	TO FOREIGN COUNTRIES
8	SEC. 501. ANNUAL REPORTS ON INFLUENCE OPERATIONS
9	AND CAMPAIGNS IN THE UNITED STATES BY
10	THE COMMUNIST PARTY OF CHINA.
11	(a) Reports.—Title XI of the National Security Act
12	of 1947 (50 U.S.C. 3231 et seq.), as amended by section
13	2718, is further amended by adding at the end the fol-
14	lowing new section:
15	"SEC. 1106. ANNUAL REPORTS ON INFLUENCE OPERATIONS
16	AND CAMPAIGNS IN THE UNITED STATES BY
17	THE COMMUNIST PARTY OF CHINA.
18	"(a) Requirement.—On an annual basis, consistent
19	with the protection of intelligence sources and methods,
20	the Director of the National Counterintelligence and Secu-
21	rity Center shall submit to the congressional intelligence
22	committees, the Committee on Foreign Affairs of the
23	House of Representatives, and the Committee on Foreign
24	Relations of the Senate a report on the influence oper-

- 1 ations and campaigns in the United States conducted by
- 2 the Communist Party of China.
- 3 "(b) Contents.—Each report under subsection (a)
- 4 shall include the following:
- 5 "(1) A description of the organization of the
- 6 United Front Work Department of the People's Re-
- 7 public of China, or the successors of the United
- 8 Front Work Department, and the links between the
- 9 United Front Work Department and the Central
- 10 Committee of the Communist Party of China.
- 11 "(2) An assessment of the degree to which or-
- ganizations that are associated with or receive fund-
- ing from the United Front Work Department, par-
- 14 ticularly such entities operating in the United
- 15 States, are formally tasked by the Chinese Com-
- munist Party or the Government of China.
- 17 "(3) A description of the efforts by the United
- 18 Front Work Department and subsidiary organiza-
- tions of the United Front Work Department to tar-
- get, coerce, and influence foreign populations, par-
- ticularly those of ethnic Chinese descent.
- 22 "(4) An assessment of attempts by the Chinese
- Embassy, consulates, and organizations affiliated
- 24 with the Chinese Communist Party (including, at a
- 25 minimum, the United Front Work Department) to

- influence the United States-based Chinese Student
   Scholar Associations.
- 3 "(5) A description of the evolution of the role 4 of the United Front Work Department under the 5 leadership of the President of China.
- 6 "(6) An assessment of the activities of the
  7 United Front Work Department designed to influ8 ence the opinions of elected leaders of the United
  9 States, or candidates for elections in the United
  10 States, with respect to issues of importance to the
  11 Chinese Communist Party.
  - "(7) A listing of all known organizations affiliated with the United Front Work Department that are operating in the United States as of the date of the report.
- "(8) With respect to reports submitted after the first report, an assessment of the change in goals, tactics, techniques, and procedures of the influence operations and campaigns conducted by the Chinese Communist Party.
- 21 "(c) Coordination.—In carrying out subsection (a),
- 22 the Director shall coordinate with the Director of the Fed-
- 23 eral Bureau of Investigation, the Director of the Central
- 24 Intelligence Agency, the Director of the National Security

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- 1 Agency, and any other relevant head of an element of the
- 2 intelligence community.
- 3 "(d) FORM.—Each report submitted under sub-
- 4 section (a) shall be submitted in unclassified form, but
- 5 may include a classified annex.".
- 6 (b) CLERICAL AMENDMENT.—The table of contents
- 7 in the first section of the National Security Act of 1947,
- 8 as amended by section 2718, is further amended by insert-
- 9 ing after the item relating to section 1105 the following
- 10 new item:

"Sec. 1106. Annual reports on influence operations and campaigns in the United States by the Communist Party of China.".

- 11 (c) Initial Report.—The Director of the National
- 12 Counterintelligence and Security Center shall submit to
- 13 the congressional intelligence committees, the Committee
- 14 on Foreign Affairs of the House of Representatives, and
- 15 the Committee on Foreign Relations of the Senate the
- 16 first report under section 1106 of the National Security
- 17 Act of 1947, as added by subsection (a), by not later than
- 18 180 days after the date of the enactment of this Act.
- 19 SEC. 502. REPORT ON REPRESSION OF ETHNIC MUSLIM MI-
- 20 NORITIES IN THE XINJIANG REGION OF THE
- 21 PEOPLE'S REPUBLIC OF CHINA.
- 22 (a) Report.—Not later than 150 days after the date
- 23 of the enactment of this Act, consistent with the protection
- 24 of intelligence sources and methods, the Director of Na-

- 1 tional Intelligence shall submit to the congressional intel-
- 2 ligence committees, the Committee on Foreign Affairs of
- 3 the House of Representatives, and the Committee on For-
- 4 eign Relations of the Senate a report on activity by the
- 5 People's Republic of China to repress ethnic Muslim mi-
- 6 norities in the Xinjiang region of China.
- 7 (b) Contents.—The report under subsection (a)
- 8 shall include the following:
- 9 (1) An assessment of the number of individuals
- detained in "political reeducation camps", and the
- 11 conditions in such camps for detainees, in the
- 12 Xinjiang region of China, including whether detain-
- ees endure torture, forced renunciation of faith, or
- other mistreatment.
- 15 (2) A description, as possible, of the geographic
- location of such camps.
- 17 (3) A description, as possible, of the methods
- used by China to "reeducate" detainees and the ele-
- ments of China responsible for such "reeducation".
- 20 (4) A description of any forced labor in such
- camps, and any labor performed in regional factories
- for low wages under the threat of being sent back
- to "political reeducation camps".
- 24 (5) An assessment of the level of access China
- 25 grants to foreign persons observing the situation in

- 1 Xinjiang and a description of measures used to im-2 pede efforts to monitor the conditions in Xinjiang.
- 3 (6) An assessment of the surveillance, detection, 4 and control methods used by China to target ethnic 5 minorities, including new "high-tech" policing mod-6 els and a description of any civil liberties or privacy 7 protections provided under such models.
- 8 (7) An assessment and identification of the 9 technological and financial support provided by 10 United States-based companies, including techno-11 logical support for the development of facial recogni-12 tion capabilities or technologies for digital surveil-13 lance, social control, or censorship, and financial 14 support, including from financial institutions, invest-15 ment vehicles, and pension funds, to China-based 16 companies or Chinese government entities providing 17 material support to the digital surveillance or repres-18 sion of Uyghur and other ethnic minorities in 19 Xinjiang by the Xinjiang authorities.
- 20 (c) COORDINATION.—The Director of National Intel-21 ligence shall carry out subsection (a) in coordination with 22 the Director of the Central Intelligence Agency, the Direc-23 tor of the National Security Agency, the Director of the
- 24 National Geospatial-Intelligence Agency, and the head of

- 1 any other agency of the Federal Government that the Di-2 rector of National Intelligence determines appropriate.
- 3 (d) FORM.—The report submitted under subsection
- 4 (a) shall be submitted in unclassified form, but may in-
- 5 clude a classified annex.

## 6 SEC. 503. REPORT ON EFFORTS BY PEOPLE'S REPUBLIC OF

## 7 CHINA TO INFLUENCE ELECTION IN TAIWAN.

- 8 (a) REPORT.—Consistent with section 3(c) of the
- 9 Taiwan Relations Act (Public Law 96-8; 22 U.S.C.
- 10 3302(c)), and consistent with the protection of intelligence
- 11 sources and methods, not later than 45 days after the date
- 12 of the election for the President and Vice President of Tai-
- 13 wan in 2020, the Director of National Intelligence shall
- 14 submit to the congressional intelligence committees, the
- 15 Committee on Foreign Affairs of the House of Representa-
- 16 tives, and the Committee on Foreign Relations of the Sen-
- 17 ate a report on any—
- 18 (1) influence operations conducted by China to
- interfere in or undermine such election; and
- 20 (2) efforts by the United States to disrupt such
- 21 operations.
- 22 (b) Elements.—The report under subsection (a)
- 23 shall include the following:
- 24 (1) A description of any significant efforts by
- 25 the intelligence community to coordinate technical

- and material support for Taiwan to identify, disrupt, and combat influence operations specified in subsection (a)(1).
  - (2) A description of any efforts by the United States Government to build the capacity of Taiwan to disrupt external efforts that degrade a free and fair election process.
  - (3) An assessment of whether and to what extent China conducted influence operations specified in subsection (a)(1), and, if such operations occurred—
    - (A) a comprehensive list of specific governmental and nongovernmental entities of China that were involved in supporting such operations and a description of the role of each such entity; and
- 17 (B) an identification of any tactics, tech-18 niques, and procedures used in such operations.
- 19 (c) FORM.—The report under subsection (a) shall be 20 submitted in unclassified form, but may include a classi-21 fied annex.

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1	SEC. 504. ASSESSMENT OF LEGITIMATE AND ILLEGITIMATE
2	FINANCIAL AND OTHER ASSETS OF VLADIMIR
3	PUTIN.
4	(a) Sense of Congress.—It is the sense of Con-
5	gress that the United States should do more to expose the
6	corruption of Vladimir Putin, whose ill-gotten wealth is
7	perhaps the most powerful global symbol of his dishonesty
8	and his persistent efforts to undermine the rule of law and
9	democracy in the Russian Federation.
10	(b) Assessment.—Not later than 180 days after the
11	date of the enactment of this Act, consistent with the pro-
12	tection of intelligence sources and methods, the Director
13	of National Intelligence shall submit to the appropriate
14	congressional committees an assessment, based on all
15	sources of intelligence, on the net worth and financial and
16	other assets, legitimate as well as illegitimate, of Russian
17	President Vladimir Putin and his family members, includ-
18	ing—
19	(1) the estimated net worth of Vladimir Putin
20	and his family members;
21	(2) a description of their legitimately and ille-
22	gitimately obtained assets, including all real, per-
23	sonal, and intellectual property, bank or investment
24	or similar accounts, and any other financial or busi-
25	ness interests or holdings, including those outside of
26	Russia;

- 1 (3) the details of the legitimately and illegit-2 imately obtained assets, including real, personal, and 3 intellectual property, bank or investment or similar 4 accounts, and any other financial or business inter-5 ests or holdings, including those outside of Russia, 6 that are owned or controlled by, accessible to, or 7 otherwise maintained for the benefit of Vladimir Putin, including their nature, location, manner of 8 9 acquisition, value, and publicly named owner (if 10 other than Vladimir Putin);
  - (4) the methods used by Vladimir Putin or others acting at his direction, with his knowledge, or for his benefit, to conceal Putin's interest in his accounts, holdings, or other assets, including the establishment of "front" or shell companies and the use of intermediaries; and
  - (5) an identification of the most significant senior Russian political figures, oligarchs, and any other persons who have engaged in activity intended to conceal the true financial condition of Vladimir Putin.
- 22 (c) FORM.—The assessment required under sub-23 section (b) shall be submitted either—

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1	(1) in unclassified form to the extent consistent
2	with the protection of intelligence sources and meth-
3	ods, and may include a classified annex; or
4	(2) simultaneously as both an unclassified
5	version and a classified version.
6	(d) Appropriate Congressional Committees
7	DEFINED.—In this section, the term "appropriate con-
8	gressional committees" means—
9	(1) the Select Committee on Intelligence, the
10	Committee on Foreign Relations, the Committee on
11	Banking, Housing, and Urban Affairs, and the Com-
12	mittee on Finance of the Senate; and
13	(2) the Permanent Select Committee on Intel-
14	ligence, Committee on Foreign Affairs, the Com-
15	mittee on Financial Services, and the Committee on
16	Ways and Means of the House of Representatives.
17	SEC. 505. ASSESSMENTS OF INTENTIONS OF POLITICAL
18	LEADERSHIP OF THE RUSSIAN FEDERATION.
19	(a) In General.—Not later than 90 days after the
20	date of the enactment of this Act, consistent with the pro-
21	tection of intelligence sources and methods, the Director
22	of National Intelligence, and the head of any element of
23	the intelligence community that the Director determines
24	appropriate, shall submit to the appropriate congressional

- 1 committees each of the assessments described in sub-
- 2 section (b).
- 3 (b) Assessments Described.—The assessments
- 4 described in this subsection are assessments based on in-
- 5 telligence obtained from all sources that assess the current
- 6 intentions of the political leadership of the Russian Fed-
- 7 eration with respect to the following:
- 8 (1) Potential military action against members
- 9 of the North Atlantic Treaty Organization (NATO).
- 10 (2) Potential responses to an enlarged United
- 11 States or NATO military presence in eastern Europe
- or to increased United States military support for
- allies and partners in the region, such as the provi-
- sion of additional lethal military equipment to
- 15 Ukraine or Georgia.
- 16 (3) Potential actions taken for the purpose of
- exploiting perceived divisions among the govern-
- ments of Russia's Western adversaries.
- 19 (c) FORM.—Each assessment required under sub-
- 20 section (a) may be submitted in classified form but shall
- 21 also include an unclassified executive summary, consistent
- 22 with the protection of intelligence sources and methods.
- 23 (d) Appropriate Congressional Committees.—
- 24 In this section, the term "appropriate congressional com-
- 25 mittees" means—

- 1 (1) the Permanent Select Committee on Intel-
- 2 ligence, the Committee on Foreign Affairs, and the
- 3 Committee on Armed Services of the House of Rep-
- 4 resentatives; and
- 5 (2) the Select Committee on Intelligence, the
- 6 Committee on Foreign Relations, and the Committee
- 7 on Armed Services of the Senate.

#### 8 SEC. 506. REPORT ON DEATH OF JAMAL KHASHOGGI.

- 9 (a) In General.—Not later than 30 days after the
- 10 date of the enactment of this Act, consistent with the pro-
- 11 tection of intelligence sources and methods, the Director
- 12 of National Intelligence shall submit to the congressional
- 13 intelligence committees, the Committee on Foreign Affairs
- 14 of the House of Representatives, and the Committee on
- 15 Foreign Relations of the Senate a report on the death of
- 16 Jamal Khashoggi. Such report shall include identification
- 17 of those who carried out, participated in, ordered, or were
- 18 otherwise complicit in or responsible for the death of
- 19 Jamal Khashoggi, to the extent consistent with the protec-
- 20 tion of sources and methods.
- 21 (b) FORM.—The report submitted under subsection
- 22 (a) shall be submitted in unclassified form.

1	SEC. 507. ASSESSMENTS REGARDING THE NORTHERN TRI-
2	ANGLE AND MEXICO.
3	(a) Assessments of Activities by Drug Traf-
4	FICKING ORGANIZATIONS IN THE NORTHERN TRIANGLE
5	AND MEXICO.—
6	(1) Report.—Not later than 90 days after the
7	date of the enactment of this Act, the Director of
8	National Intelligence, in coordination with the Chief
9	of Intelligence of the Drug Enforcement Administra-
10	tion and the Assistant Secretary of State for Intel-
11	ligence and Research, shall submit to the appro-
12	priate congressional committees a report containing
13	an analytical assessment of the activities of drug
14	trafficking organizations in the Northern Triangle
15	and Mexico. Such assessment shall include, at a
16	minimum—
17	(A) an assessment of the effect of drug
18	trafficking organizations on the security and
19	economic situation in the Northern Triangle;
20	(B) an assessment of the effect of the ac-
21	tivities of drug trafficking organizations on the
22	migration of persons from the Northern Tri-
23	angle to the United States-Mexico border;
24	(C) a summary of any relevant activities
25	by elements of the intelligence community in re-

1	lation to drug trafficking organizations in the
2	Northern Triangle and Mexico;
3	(D) a summary of key methods and routes
4	used by drug trafficking organizations in the
5	Northern Triangle and Mexico to the United
6	States;
7	(E) an assessment of the intersection be-
8	tween the activities of drug trafficking organi-
9	zations, human traffickers and human smug-
10	glers, and other organized criminal groups in
11	the Northern Triangle and Mexico; and
12	(F) an assessment of the illicit funds and
13	financial transactions that support the activities
14	of drug trafficking organizations and connected
15	criminal enterprises in the Northern Triangle
16	and Mexico.
17	(2) FORM.—The report required by paragraph
18	(2) may be submitted in classified form, but if so
19	submitted, shall contain an unclassified summary.
20	(3) AVAILABILITY.—The report under para-
21	graph (1), or the unclassified summary of the report
22	described in paragraph (2), shall be made publicly

available.

1	(b) Assessment of Human Trafficking and
2	SMUGGLING FROM THE NORTHERN TRIANGLE TO THE
3	UNITED STATES-MEXICO BORDER.—
4	(1) Report required.—Not later than 90
5	days after the date of the enactment of this Act, the
6	Director of National Intelligence, in coordination
7	with the Under Secretary of Homeland Security for
8	Intelligence and Analysis and the Assistant Sec-
9	retary of State for Intelligence and Research, shall
10	submit to the appropriate congressional committees
11	a report containing an analytical assessment of
12	human trafficking and human smuggling by individ-
13	uals and organizations in the Northern Triangle and
14	Mexico. Such assessment shall include, at a min-
15	imum—
16	(A) an assessment of the effect of human
17	trafficking and human smuggling on the secu-
18	rity and economic situation in the Northern
19	Triangle;
20	(B) a summary of any relevant activities
21	by elements of the intelligence community in re-
22	lation to human trafficking and human smug-
23	gling in the Northern Triangle and Mexico;
24	(C) an assessment of the methods and
25	routes used by human traffickers and human

1	smuggler organizations to move persons from
2	the Northern Triangle to the United States-
3	Mexico border;
4	(D) an assessment of the intersection be-
5	tween the activities of human traffickers and
6	human smugglers, drug trafficking organiza-
7	tions, and other organized criminal groups in
8	the Northern Triangle and Mexico; and
9	(E) an assessment of the illicit funds and
10	financial transactions that support the activities
11	of human traffickers and human smugglers and
12	connected criminal enterprises in the Northern
13	Triangle and Mexico.
14	(2) FORM.—The report required by paragraph
15	(1) may be submitted in classified form, but if so
16	submitted, shall contain an unclassified summary.
17	(3) AVAILABILITY.—The report under para-
18	graph (1), or the unclassified summary of the report
19	described in paragraph (2), shall be made publicly
20	available.
21	(e) Prioritization of Intelligence Resources
22	FOR THE NORTHERN TRIANGLE AND MEXICO.—
23	(1) REVIEW OF INTELLIGENCE COMMUNITY EF-
24	FORTS IN NORTHERN TRIANGLE AND MEXICO.—The
25	Director of National Intelligence, in coordination

with the Under Secretary of Homeland Security for Intelligence and Analysis, the Assistant Secretary of State for Intelligence and Research, the Chief of Intelligence of the Drug Enforcement Administration, and other appropriate officials in the intelligence community, shall carry out a comprehensive review of the current intelligence collection priorities of the intelligence community for the Northern Triangle and Mexico in order to identify whether such priorities are appropriate and sufficient in light of the threat posed by the activities of drug trafficking organizations and human traffickers and human smugglers to the security of the United States and the Western Hemisphere.

#### (2) Report and Briefings.—

(A) Report on initial review.—Not later than 120 days after the date of the enactment of this Act, the Director of National Intelligence shall submit to the congressional intelligence committees a comprehensive description of the results of the review required by paragraph (1), including whether the priorities described in that paragraph are appropriate and sufficient in light of the threat posed by the activities of drug trafficking organizations and

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human traffickers and human smugglers to the security of the United States and the Western Hemisphere. If the report concludes that such priorities are not so appropriate and sufficient, the report shall also include a description of the actions to be taken to modify such priorities in order to assure that such priorities are so appropriate and sufficient.

(B) QUARTERLY BRIEFINGS.—Not later than 90 days after the date on which the report under subparagraph (A) is submitted, and every 90 days thereafter for a 5-year period, the Director of National Intelligence shall provide to congressional intelligence committees a briefing on the intelligence community's collection priorities and activities in the Northern Triangle and Mexico with a focus on the threat posed by the activities of drug trafficking organizations and human traffickers and human smugglers to the security of the United States and the Western Hemisphere. The first briefing under this subparagraph shall also include a description of the amount of funds expended by the intelligence community to the efforts de-

1	scribed in paragraph (1) during each of fiscal
2	years 2018 and 2019.
3	(3) FORM.—The report and briefings required
4	by paragraph (2) may be submitted or provided in
5	classified form, but if so submitted or provided, shall
6	include an unclassified summary.
7	(d) DEFINITIONS.—In this section:
8	(1) Appropriate congressional commit-
9	TEES.—The term "appropriate congressional com-
10	mittees" means—
11	(A) the Committee on Foreign Affairs, the
12	Committee on Homeland Security, and the Per-
13	manent Select Committee on Intelligence of the
14	House of Representatives; and
15	(B) the Committee on Foreign Relations,
16	the Committee on Homeland Security and Gov-
17	ernmental Affairs, and the Select Committee on
18	Intelligence of the Senate.
19	(2) Human trafficking.—The term "human
20	trafficking" has the meaning given the term "severe
21	forms of trafficking in persons" by section 103 of
22	the Victims of Trafficking and Violence Protection
23	Act of 2000 (22 U.S.C. 7102).

1	(3) NORTHERN TRIANGLE.—The term "North-
2	ern Triangle" means El Salvador, Guatemala, and
3	Honduras.
4	SEC. 508. SENSE OF CONGRESS AND REPORT ON IRANIAN
5	EFFORTS IN SYRIA.
6	(a) Sense of Congress.—It is the sense of Con-
7	gress that, regardless of the ultimate number of United
8	States military personnel deployed to Syria, it is a vital
9	interest of the United States to prevent the Islamic Re-
10	public of Iran, Hizbollah, and other Iranian-backed forces
11	from establishing a strong and enduring presence in Syria
12	that can be used to project power in the region and threat-
13	en the United States and its allies, including Israel.
14	(b) Report.—
15	(1) Report required.—Not later than 180
16	days after the date of enactment of this Act, the Di-
17	rector of National Intelligence, in coordination with
18	the Secretary of State and the Secretary of Defense,
19	shall submit to the appropriate congressional com-
20	mittees a report that assesses—
21	(A) efforts by Iran to establish long-term
22	influence in Syria through military, political,
23	economic, social, and cultural means; and
24	(B) the threat posed by such efforts to
25	United States interests and allies.

1	(2) Elements.—The report under paragraph
2	(1) shall include each of the following:
3	(A) An assessment of—
4	(i) how Iran and Iranian-backed
5	forces, including the Islamic Revolutionary
6	Guard Corps and Hizbollah, have provided
7	or are currently providing manpower,
8	training, weapons, equipment, and funding
9	to the Syrian government led by President
10	Bashar al-Assad;
11	(ii) the support provided by Iran and
12	Hizbollah to Shia militias operating in
13	Syria that are composed of domestic fight-
14	ers from Syria and foreign fighters from
15	countries like Afghanistan, Iraq, Lebanon,
16	and Pakistan;
17	(iii) the threat posed by Iran and Ira-
18	nian-backed forces to the al-Tanf garrison
19	and to areas of northeast Syria that are
20	currently controlled by local partner forces
21	of the United States;
22	(iv) the degree to which efforts of the
23	United States to sustain and strengthen
24	Kurdish forces in Syria may undermine the

1	influence of Iran and Iranian-backed forces
2	in Syria;
3	(v) how Iran and Iranian-backed
4	forces seek to enhance the long-term influ-
5	ence of such entities in Syria through non-
6	military means such as purchasing stra-
7	tegic real estate in Syria, constructing Shia
8	religious centers and schools, securing loy-
9	alty from Sunni tribes in exchange for ma-
10	terial assistance, and inducing the Assad
11	government to open Farsi-language depart-
12	ments at Syrian universities; and
13	(vi) whether the prominent role of
14	Iran in Syria, including the influence of
15	Iran over government institutions, may in-
16	crease the likelihood of the reconstitution
17	of the Islamic State of Iraq and Syria in
18	Syria.
19	(B) An analysis of—
20	(i) how Iran is working with the Rus-
21	sian Federation, Turkey, and other coun-
22	tries to increase the influence of Iran in
23	Syria; and
24	(ii) the goals of Iran in Syria, includ-
25	ing, but not limited to, protecting the

1 Assad government, increasing the regional 2 influence of Iran, threatening Israel from a 3 more proximate location, building weaponproduction facilities and other military infrastructure, and securing a land bridge to 6 connect Iran through Iraq and Syria to the 7 stronghold of Hizbollah in southern Leb-8 anon. 9 (C) A description of— 10 (i) how the efforts of Iran to transfer 11 advanced weapons to Hizbollah and to es-12 tablish a military presence in Syria has led 13 to direct and repeated confrontations with 14 Israel; and 15 (ii) the intelligence and military sup-16 port that the United States provides to 17 Israel to help Israel identify and appro-18 priately address specific threats to Israel 19 from Iran and Iranian-backed forces in 20 Syria. 21 (3) FORM.—The report under paragraph (1) 22 shall be submitted in unclassified form, but may in-

clude a classified annex.

1	(4) Appropriate congressional commit-
2	TEES DEFINED.—In this section, the term "appro-
3	priate congressional committees" means—
4	(A) the Committee on Armed Services, the
5	Committee on Foreign Relations, and the Select
6	Committee on Intelligence of the Senate; and
7	(B) the Committee on Armed Services, the
8	Committee on Foreign Affairs, and the Perma-
9	nent Select Committee on Intelligence of the
10	House of Representatives.
11	SEC. 509. ANNUAL REPORTS ON INFLUENCE OPERATIONS
12	AND CAMPAIGNS IN THE UNITED STATES BY
13	THE RUSSIAN FEDERATION.
14	(a) Reports.—Title XI of the National Security Act
15	of 1947 (50 U.S.C. 3231 et seq.), as amended by section
16	501, is further amended by adding at the end the following
17	new section:
18	"SEC. 1107. ANNUAL REPORTS ON INFLUENCE OPERATIONS
19	AND CAMPAIGNS IN THE UNITED STATES BY
20	THE RUSSIAN FEDERATION.
21	"(a) Requirement.—On an annual basis, the Direc-
22	tor of the National Counterintelligence and Security Cen-
23	ter shall submit to the congressional intelligence commit-
24	tees a report on the influence operations and campaigns
25	in the United States conducted by the Russian Federation.

- 1 "(b) Contents.—Each report under subsection (a)
  2 shall include the following:
- "(1) A description and listing of the Russian
  organizations and persons involved in influence operations and campaigns operating in the United States
  as of the date of the report.
  - "(2) An assessment of organizations that are associated with or receive funding from organizations and persons identified in paragraph (1), particularly such entities operating in the United States.
    - "(3) A description of the efforts by the organizations and persons identified in paragraph (1) to target, coerce, and influence populations within the United States.
    - "(4) An assessment of the activities of the organizations and persons identified in paragraph (1) designed to influence the opinions of elected leaders of the United States or candidates for election in the United States.
    - "(5) With respect to reports submitted after the first report, an assessment of the change in goals, tactics, techniques, and procedures of the influence operations and campaigns conducted by the organizations and persons identified in paragraph (1).

- 1 "(c) Coordination.—In carrying out subsection (a),
- 2 the Director shall coordinate with the Director of the Fed-
- 3 eral Bureau of Investigation, the Director of the Central
- 4 Intelligence Agency, the Director of the National Security
- 5 Agency, and any other relevant head of an element of the
- 6 intelligence community.
- 7 "(d) FORM.—Each report submitted under sub-
- 8 section (a) shall be submitted in unclassified form, but
- 9 may include a classified annex.".
- 10 (b) CLERICAL AMENDMENT.—The table of contents
- 11 in the first section of the National Security Act of 1947,
- 12 as amended by section 501, is further amended by insert-
- 13 ing after the item relating to section 1106 the following
- 14 new item:

"Sec. 1107. Annual reports on influence operations and campaigns in the United States by the Russian Federation.".

- 15 (c) Initial Report.—The Director of the National
- 16 Counterintelligence and Security Center shall submit to
- 17 the congressional intelligence committees the first report
- 18 under section 1107 of the National Security Act of 1947,
- 19 as added by subsection (a), by not later than 180 days
- 20 after the date of the enactment of this Act.

# 21 TITLE VI—FEDERAL EFFORTS

## 22 AGAINST DOMESTIC TERRORISM

- 23 SEC. 601. DEFINITIONS.
- In this title:

1	(1) Appropriate congressional commit-
2	TEES.—The term "appropriate congressional com-
3	mittees" means—
4	(A) the Permanent Select Committee on
5	Intelligence, the Committee on Homeland Secu-
6	rity, and the Committee on the Judiciary of the
7	House of Representatives; and
8	(B) the Select Committee on Intelligence,
9	the Committee on Homeland Security and Gov-
10	ernmental Affairs, and the Committee on the
11	Judiciary of the Senate.
12	(2) Domestic Terrorism.—The term "domes-
13	tic terrorism" has the meaning given that term in
14	section 2331 of title 18, United States Code.
15	(3) Hate crime.—The term "hate crime"
16	means a criminal offense under—
17	(A) sections 241, 245, 247, and 249 of
18	title 18, United States Code; and
19	(B) section 3631 of title 42, United States
20	Code.
21	(4) International Terrorism.—The term
22	"international terrorism" has the meaning given
23	that term in section 2331 of title 18, United States
24	Code.

- (5) TERMS IN ATTORNEY GENERAL'S GUIDE-LINES FOR DOMESTIC FBI OPERATIONS.—The terms "assessments", "full investigations", "enterprise in-vestigations", "predicated investigations", and "pre-liminary investigations" have the meanings given those terms in the most recent, approved version of the Attorney General's Guidelines for Domestic FBI Operations (or successor).
  - (6) Terms in fbi budget materials.—The terms "Consolidated Strategy Guide", "Field Office Strategic Plan", "Integrated Program Management Process", and "Threat Review and Prioritization" have the meanings given those terms in the materials submitted to Congress by the Attorney General in support of the Federal Bureau of Investigation budget for fiscal year 2020.
    - (7) Terrorism.—The term "terrorism" includes domestic terrorism and international terrorism.
    - (8) TERRORISM INFORMATION.—The term "terrorism information" has the meaning given that term in section 1016(a) of the Intelligence Reform and Terrorism Prevention Act of 2004 (6 U.S.C. 485).

1	(9) Time utilization and recordkeeping
2	DATA.—The term "time utilization and record-
3	keeping data" means data collected on resource utili-
4	zation and workload activity of personnel of the Fed-
5	eral Bureau of Investigation in accordance with Fed-
6	eral law.
7	SEC. 602. ANNUAL STRATEGIC INTELLIGENCE ASSESSMENT
8	OF AND COMPREHENSIVE REPORT ON DO-
9	MESTIC TERRORISM.
10	(a) Report Required.—
11	(1) In general.—Not later than 180 days
12	after the date of the enactment of this Act, and an-
13	nually thereafter through 2025, the Director of Na-
14	tional Intelligence, the Director of the Federal Bu-
15	reau of Investigation, and the Under Secretary of
16	Homeland Security for Intelligence and Analysis
17	shall jointly submit to the appropriate congressional
18	committees a report on domestic terrorism con-
19	taining the following:
20	(A) Strategic intelligence assessment under
21	subsection (b).
22	(B) Discussion of activities under sub-
23	section (e).
24	(C) Data on domestic terrorism under sub-
25	section (d).

1	(2) Responsibilities.—
2	(A) COORDINATION OF REPORTS AND IN-
3	TEGRATION OF INFORMATION.—The Director of
4	National Intelligence, acting through the Direc-
5	tor of the National Counterterrorism Center,
6	shall be the lead official for coordinating the
7	production of and integrating terrorism infor-
8	mation into—
9	(i) each report under paragraph (1);
10	and
11	(ii) each strategic intelligence assess-
12	ment under subsection (b).
13	(B) Information sharing.—The Direc-
14	tor of the Federal Bureau of Investigation and
15	the Under Secretary of Homeland Security for
16	Intelligence and Analysis shall provide to the
17	Director of the National Counterterrorism Cen-
18	ter all appropriate information requested by the
19	Director of the National Counterterrorism Cen-
20	ter to carry out this section.
21	(b) STRATEGIC INTELLIGENCE ASSESSMENT.—The
22	Director of National Intelligence, the Director of the Fed-
23	eral Bureau of Investigation, and the Under Secretary of
24	Homeland Security for Intelligence and Analysis shall in-
25	clude—

- 1 (1) in the first report under subsection (a)(1), 2 a strategic intelligence assessment of domestic ter-3 rorism in the United States during fiscal years 4 2017, 2018, and 2019; and
- 5 (2) in each subsequent report under such sub-6 section, a strategic intelligence assessment of domes-7 tic terrorism in the United States during the prior 8 fiscal year.
- 9 (c) DISCUSSION OF ACTIVITIES.—Each report under 10 subsection (a)(1) shall discuss and compare the following:
- 11 (1) The criteria for opening, managing, and 12 closing domestic and international terrorism inves-13 tigations by the Federal Government.
  - (2) Standards and procedures for the Federal Bureau of Investigation, the Office of Intelligence and Analysis of the Department of Homeland Security, and the National Counterterrorism Center, with respect to the review, prioritization, and mitigation of domestic and international terrorism threats in the United States.
  - (3) The planning, development, production, analysis, and evaluation by the United States Government of intelligence products relating to terrorism, including both raw and finished intelligence.

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1	(4) The sharing of information relating to do-
2	mestic and international terrorism by and between—
3	(A) the Federal Government;
4	(B) State, local, Tribal, territorial, and for-
5	eign governments;
6	(C) the appropriate congressional commit-
7	tees;
8	(D) non-governmental organizations; and
9	(E) the private sector.
10	(5) The criteria and methodology used by the
11	Federal Bureau of Investigation, the Office of Intel-
12	ligence and Analysis of the Department of Home-
13	land Security, and the National Counterterrorism
14	Center, to identify or assign terrorism classifications
15	to incidents of terrorism or investigations of ter-
16	rorism, including—
17	(A) a comparison of the criteria and meth-
18	odology used with respect to domestic terrorism
19	and international terrorism;
20	(B) the identification of any changes made
21	to investigative classifications; and
22	(C) a discussion of the rationale for any
23	changes identified under subparagraph (B).
24	(6) Applicable Federal requirements and com-
25	pliance by the Federal Government with privacy,

- civil rights, and civil liberties policies and protections with respect to the production of the report, including protections against the public release of names or other personally identifiable information of individuals involved in incidents, investigations, indictments, prosecutions, or convictions for which data is reported under this section.
  - (7) Information regarding any training or resources provided by the Federal Bureau of Investigation, the Department of Homeland Security, or the National Counterterrorism Center, to assist Federal, State, local, and Tribal law enforcement agencies in understanding, detecting, deterring, and investigating acts of domestic terrorism, including the date, type, subject, and recipient agencies of such training or resources.

### (d) Data on Domestic Terrorism.—

- (1) Data required.—The Director of National Intelligence, the Director of the Federal Bureau of Investigation, and the Under Secretary of Homeland Security for Intelligence and Analysis shall include in each report under subsection (a)(1) the following data:
- 24 (A) For each completed or attempted inci-25 dent of domestic terrorism that has occurred in

1	the United States during the applicable pe-
2	riod—
3	(i) a description of such incident;
4	(ii) the date and location of such inci-
5	dent;
6	(iii) the number and type of completed
7	and attempted Federal non-violent crimes
8	committed during such incident;
9	(iv) the number and type of completed
10	and attempted Federal and State property
11	crimes committed during such incident, in-
12	cluding an estimate of economic damages
13	resulting from such crimes; and
14	(v) the number and type of completed
15	and attempted Federal violent crimes com-
16	mitted during such incident, including the
17	number of people injured or killed as a re-
18	sult of such crimes.
19	(B) For the applicable period—
20	(i) an identification of each assess-
21	ment, preliminary investigation, full inves-
22	tigation, and enterprise investigation with
23	a nexus to domestic terrorism opened,
24	pending, or closed by the Federal Bureau
25	of Investigation;

1	(ii) the number of assessments or in-
2	vestigations identified under clause (i) as-
3	sociated with each domestic terrorism in-
4	vestigative classification (including subcat-
5	egories);
6	(iii) the number and domestic ter-
7	rorism investigative classification (includ-
8	ing subcategories) with respect to such in-
9	vestigations initiated as a result of a refer-
10	ral or investigation by a State, local, Trib-
11	al, territorial, or foreign government of a
12	hate crime;
13	(iv) the number of Federal criminal
14	charges with a nexus to domestic ter-
15	rorism, including the number of indict-
16	ments and complaints associated with each
17	domestic terrorism investigative classifica-
18	tion (including subcategories), a summary
19	of the allegations contained in each such
20	indictment, the disposition of the prosecu-
21	tion, and, if applicable, the sentence im-
22	posed as a result of a conviction on such
23	charges;
24	(v) referrals of incidents of domestic
25	terrorism by State, local, Tribal, or terri-

1	torial governments to departments or agen-
2	cies of the Federal Government for inves-
3	tigation or prosecution, including the num-
4	ber of such referrals associated with each
5	domestic terrorism investigation classifica-
6	tion (including any subcategories), and a
7	summary of each such referral that in-
8	cludes the rationale for such referral and
9	the disposition of the applicable Federal in-
10	vestigation or prosecution;
11	(vi) intelligence products produced by
12	the intelligence community relating to do-
13	mestic terrorism, including—
14	(I) the number of such products
15	associated with each domestic ter-
16	rorism investigative classification (in-
17	cluding any subcategories); and
18	(II) with respect to the Federal
19	Bureau of Investigation, at a min-
20	imum, all relevant data available
21	through the Integrated Program Man-
22	agement Process;
23	(vii) with respect to the National
24	Counterterrorism Center, the number of
25	staff (expressed in terms of full-time

1	equivalents and positions) working on mat-
2	ters relating to domestic terrorism de-
3	scribed in clauses (i) through (vi);
4	(viii) with respect to the Federal Bu-
5	reau of Investigation—
6	(I) the number of staff (ex-
7	pressed in terms of full-time equiva-
8	lents and positions) working on mat-
9	ters relating to domestic terrorism de-
10	scribed in clauses (i) through (vi); and
11	(II) a summary of time utiliza-
12	tion and recordkeeping data for per-
13	sonnel working on such matters, in-
14	cluding the number or percentage of
15	such personnel associated with each
16	domestic terrorism investigative classi-
17	fication (including any subcategories)
18	in the FBI Headquarters Operational
19	Divisions and Field Divisions; and
20	(ix) with respect to the Office of Intel-
21	ligence and Analysis of the Department of
22	Homeland Security, the number of staff
23	(expressed in terms of full-time equivalents
24	and positions) working on matters relating

1	to domestic terrorism described in clauses
2	(i) through (vi).
3	(2) Applicable Period.—For purposes of this
4	subsection, the applicable period is the following:
5	(A) For the first report required under
6	subsection (a)(1)—
7	(i) with respect to the data described
8	in paragraph (1)(A) of this subsection, the
9	period on or after April 19, 1995; and
10	(ii) with respect to the data described
11	in paragraph (1)(B) of this subsection,
12	each of fiscal years 2017, 2018, and 2019.
13	(B) For each subsequent report required
14	under subsection (a)(1), the prior fiscal year.
15	(e) Provision of Other Documents and Mate-
16	RIALS.—
17	(1) In general.—Together with each report
18	under subsection (a)(1), the Director of National In-
19	telligence, the Director of the Federal Bureau of In-
20	vestigation, and the Under Secretary of Homeland
21	Security for Intelligence and Analysis shall also sub-
22	mit to the appropriate congressional committees the
23	following documents and materials:

1	(A) With respect to the Federal Bureau of
2	Investigation, at a minimum, the most recent,
3	approved versions of—
4	(i) the Attorney General's Guidelines
5	for Domestic FBI Operations (or any suc-
6	cessor);
7	(ii) the FBI Domestic Investigations
8	and Operations Guide (or any successor);
9	(iii) the FBI Counterterrorism Policy
10	Guide (or any successor);
11	(iv) materials relating to terrorism
12	within the Threat Review and
13	Prioritization process for the headquarters
14	and field divisions of the Federal Bureau
15	of Investigation;
16	(v) the Consolidated Strategy Guide
17	(or any successor); and
18	(vi) the Field Office Strategic Plans
19	(or any successor).
20	(B) With respect to the intelligence com-
21	munity, each finished intelligence product de-
22	scribed in subsection (d)(1)(B)(vi).
23	(2) Nonduplication.—If any documents or
24	materials required under paragraph (1) have been
25	previously submitted to the appropriate congres-

1	sional committees under such paragraph and have
2	not been modified since such submission, the Direc-
3	tor of National Intelligence, the Director of the Fed-
4	eral Bureau of Investigation, and the Under Sec-
5	retary of Homeland Security for Intelligence and
6	Analysis may provide a list of such documents or
7	materials in lieu of making the submission under
8	paragraph (1) for those documents or materials.
9	(f) FORMAT.—The information required under sub-
10	section (d) may be provided in a format that uses the
11	marking associated with the Central Records System (or
12	any successor system) of the Federal Bureau of Investiga-
13	tion.
14	(g) Classification and Public Release.—Each
15	report under subsection (a) shall be—
16	(1) unclassified, but may contain a classified
17	annex;
18	(2) with respect to the unclassified portion of
19	the report, made available on the public internet
20	websites of the National Counterterrorism Center,
21	Federal Bureau of Investigation, and Department of
22	Homeland Security—
23	(A) not later than 30 days after submis-
24	sion to the appropriate congressional commit-
25	tees: and

1	(B) in an electronic format that is fully in-
2	dexed and searchable; and
3	(3) with respect to a classified annex, submitted
4	to the appropriate congressional committees in an
5	electronic format that is fully indexed and search-
6	able.
7	(h) Information Quality.—Each report submitted
8	under subsection (a), to the extent applicable, shall comply
9	with the guidelines issued by the Director of the Office
10	of Management and Budget pursuant to section 515 of
11	title V of the Consolidated Appropriations Act, 2001 (Pub-
	lic Law 106–554; 114 Stat. 2763A–154).
12	ne naw 100–334; 114 Stat. 2703A–134).
12 13	SEC. 603. REPORT CHARACTERIZING DOMESTIC TER-
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	SEC. 603. REPORT CHARACTERIZING DOMESTIC TER-
13 14	SEC. 603. REPORT CHARACTERIZING DOMESTIC TER- RORISM ACTIVITY WITHIN THE UNITED
13 14 15 16	SEC. 603. REPORT CHARACTERIZING DOMESTIC TER- RORISM ACTIVITY WITHIN THE UNITED STATES.
13 14 15 16 17	SEC. 603. REPORT CHARACTERIZING DOMESTIC TERRORISM ACTIVITY WITHIN THE UNITED STATES.  (a) REPORT.—Not later than 150 days after the date
13 14 15 16 17	SEC. 603. REPORT CHARACTERIZING DOMESTIC TERRORISM ACTIVITY WITHIN THE UNITED STATES.  (a) REPORT.—Not later than 150 days after the date of the enactment of this Act, the Director of the Federal Bureau of Investigation, in coordination with the Under
13 14 15 16 17 18	SEC. 603. REPORT CHARACTERIZING DOMESTIC TERRORISM ACTIVITY WITHIN THE UNITED STATES.  (a) REPORT.—Not later than 150 days after the date of the enactment of this Act, the Director of the Federal Bureau of Investigation, in coordination with the Under
13 14 15 16 17 18	SEC. 603. REPORT CHARACTERIZING DOMESTIC TER- RORISM ACTIVITY WITHIN THE UNITED STATES.  (a) REPORT.—Not later than 150 days after the date of the enactment of this Act, the Director of the Federal Bureau of Investigation, in coordination with the Under Secretary of Homeland Security for Intelligence and Anal-
13 14 15 16 17 18 19 20	RORISM ACTIVITY WITHIN THE UNITED STATES.  (a) REPORT.—Not later than 150 days after the date of the enactment of this Act, the Director of the Federal Bureau of Investigation, in coordination with the Under Secretary of Homeland Security for Intelligence and Analysis, shall submit to the congressional intelligence commit-
13 14 15 16 17 18 19 20 21	RORISM ACTIVITY WITHIN THE UNITED STATES.  (a) REPORT.—Not later than 150 days after the date of the enactment of this Act, the Director of the Federal Bureau of Investigation, in coordination with the Under Secretary of Homeland Security for Intelligence and Analysis, shall submit to the congressional intelligence committees a report on domestic terrorism activity within the

1	(1) Activities conducted by domestic terrorist
2	groups to restrict free speech using violence or in-
3	timidation.
4	(2) Activities conducted by domestic terrorist
5	groups that are dangerous to human life and are a
6	violation of the criminal laws of the United States
7	or of any State.
8	(3) The prevalence of any domestic terrorist
9	group's activities within the United States and
10	abroad.
11	(c) Coordination.—The Director shall carry out
12	subsection (a) in coordination with the head of any other
13	agency of the Federal Government that the Director deter-
14	mines appropriate.
15	(d) FORM.—The report submitted under subsection
16	(a) shall be submitted in unclassified form, but may in-
17	clude a classified annex.
18	TITLE VII—REPORTS AND
19	OTHER MATTERS
20	SEC. 701. MODIFICATION OF REQUIREMENTS FOR SUBMIS-
21	SION TO CONGRESS OF CERTAIN REPORTS.
22	(a) Modification of Reports Relating to
23	Guantanamo Bay.—
24	(1) Modification.—Section 506I(b) of the
25	National Security Act of 1947 (50 U.S.C. 3105(b))

- is amended by striking "once every 6 months" and inserting "annually".
- 3 (2) Modification.—Section 319(a) of the 4 Supplemental Appropriations Act, 2009 (10 U.S.C. 5 801 note) is amended by striking "every 90 days" 6 and inserting "annually".
- 7 (3) Repeal.—Section 601 of the Intelligence 8 Authorization Act for Fiscal Year 2017 (division N 9 of Public Law 115–31; 131 Stat. 827) is repealed.
- 10 (b) Modification to Reports on Analytic In-11 Tegrity.—Subsection (c) of section 1019 of the Intel-12 ligence Reform and Terrorism Prevention Act of 2004 (50 13 U.S.C. 3364) is amended—
- 14 (1) in the heading, by striking "REPORTS" and 15 inserting "BRIEFINGS"; and
- 16 (2) by striking "submit to the congressional in-17 telligence committees, the heads of the relevant ele-18 ments of the intelligence community, and the heads 19 of analytic training departments a report con-20 taining" and inserting "provide to the congressional 21 intelligence committees, the heads of the relevant 22 elements of the intelligence community, and the 23 heads of analytic training departments a briefing with". 24

1	(e) Repeal of Reports Relating to Intel-
2	LIGENCE FUNCTIONS.—Section 506J of the National Se-
3	curity Act of 1947 (50 U.S.C. 3105a) is repealed and the
4	table of contents in the first section of such Act is amend-
5	ed by striking the item relating to section 506J.
6	(d) Repeal of Reports Relating to Cuba.—Sec-
7	tion 108 of the Cuban Liberty and Democratic Solidarity
8	(LIBERTAD) Act of 1996 (22 U.S.C. 6038) is repealed.
9	(e) Repeal of Reports Relating to Entertain-
10	MENT INDUSTRY.—Section 308 of the Intelligence Au-
11	thorization Act for Fiscal Year 2017 (50 U.S.C. 3332)
12	is amended—
13	(1) in subsection $(b)(2)$ —
14	(A) by striking "paragraph (1) shall—"
15	and all that follows through "permit an ele-
16	ment" and insert "paragraph (1) shall permit
17	an element";
18	(B) by striking "approval; and" and insert-
19	ing "approval."; and
20	(C) by striking subparagraph (B); and
21	(2) by striking subsection (c).
22	SEC. 702. INCREASED TRANSPARENCY REGARDING
23	COUNTERTERRORISM BUDGET OF THE
24	UNITED STATES.
25	(a) FINDINGS —Congress finds the following:

- 1 (1) Consistent with section 601(a) of the Imple-2 menting Recommendations of the 9/11 Commission 3 Act of 2007 (50 U.S.C. 3306(a)), the recent practice 4 of the intelligence community has been to release to 5 the public—
  - (A) around the date on which the President submits to Congress a budget for a fiscal year pursuant to section 1105 of title 31, United States Code, the "top-line" amount of total funding requested for the National Intelligence Program for such fiscal year; and
  - (B) the amount of requested and appropriated funds for the National Intelligence Program and Military Intelligence Program for certain prior fiscal years, consistent with the protection of intelligence sources and methods.
  - (2) The Directorate of Strategic Operational Planning of the National Counterterrorism Center is responsible for producing an annual National Counterterrorism Budget report, which examines the alignment of intelligence and other resources in the applicable fiscal year budget with the counterterrorism goals and areas of focus in the National Strategy for Counterterrorism.

- 1 (b) Sense of Congress.—It is the sense of Con-2 gress that—
- 3 (1) despite the difficulty of compiling and re-4 leasing to the public comprehensive information on 5 the resource commitments of the United States to 6 counterterrorism activities and programs, including 7 with respect to such activities and programs of the intelligence community, the United States Govern-8 9 ment could take additional steps to enhance the un-10 derstanding of the public with respect to such re-11 source commitments, in a manner consistent with 12 the protection of intelligence sources and methods 13 and other national security interests; and
  - (2) the United States Government should release to the public as much information as possible regarding the funding of counterterrorism activities and programs, including activities and programs of the intelligence community, in a manner consistent with the protection of intelligence sources and methods and other national security interests.
- 21 (c) Briefing on Public Release of Informa-
- 22 TION.—

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23 (1) REQUIREMENT.—Not later than 90 days 24 after the date of the enactment of this Act, and not 25 later than 90 days after the beginning of each fiscal

- year thereafter, the President shall ensure that the congressional intelligence committees receive a briefing from appropriate personnel of the United States Government on the feasibility of releasing to the public additional information relating to counterterrorism efforts of the intelligence community.
  - (2) Elements.—Each briefing required by paragraph (1) shall include a discussion of the feasibility of—
    - (A) subject to paragraph (3), releasing to the public the National Counterterrorism Budget report described in subsection (a)(2) for the prior fiscal year; and
    - (B) declassifying other reports, documents, or activities of the intelligence community relating to counterterrorism and releasing such information to the public in a manner consistent with the protection of intelligence sources and methods and other national security interests.
  - (3) Release of National Counterter-RORISM BUDGET REPORT.—The President may satisfy the requirement under paragraph (2)(A) during a fiscal year by, not later than 90 days after the beginning of the fiscal year, releasing to the public the National Counterterrorism Budget report (with any

1	redactions the Director determines necessary to pro-
2	tect intelligence sources and methods and other na-
3	tional security interests) for the prior fiscal year.
4	SEC. 703. TASK FORCE ON ILLICIT FINANCING OF ESPIO-
5	NAGE AND FOREIGN INFLUENCE OPER-
6	ATIONS.
7	(a) Establishment.—Not later than 30 days after
8	the date of the enactment of this Act, the Director of Na-
9	tional Intelligence shall establish a task force to study and
10	assess the illicit financing of espionage and foreign influ-
11	ence operations directed at the United States.
12	(b) Membership.—The task force shall be composed
13	of the following individuals (or designees of the indi-
14	vidual):
15	(1) The Director of the Central Intelligence
16	Agency.
17	(2) The Director of the Federal Bureau of In-
18	vestigation.
19	(3) The Assistant Secretary of the Treasury for
20	Intelligence and Analysis.
21	(4) The Assistant Secretary of State for Intel-
22	ligence and Research.
23	(5) Such other heads of the elements of the in-
24	telligence community that the Director of National
25	Intelligence determines appropriate.

1	(c) Chairperson; Meetings.—
2	(1) Chairperson.—The Director of National
3	Intelligence shall appoint a senior official within the
4	Office of the Director of National Intelligence to
5	serve as the chairperson of the task force.
6	(2) Meetings.—The task force shall meet reg-
7	ularly but not less frequently than on a quarterly
8	basis.
9	(d) Reports.—
10	(1) Initial Report.—Not later than 180 days
11	after the date of the enactment of this Act, the task
12	force shall submit to the appropriate congressional
13	committees a report on the illicit financing of espio-
14	nage and foreign influence operations directed at the
15	United States. The report shall address the fol-
16	lowing:
17	(A) The extent of the collection by the in-
18	telligence community, from all sources (includ-
19	ing the governments of foreign countries), of in-
20	telligence and information relating to illicit fi-
21	nancing of espionage and foreign influence op-
22	erations directed at the United States, and any
23	gaps in such collection.
24	(B) Any specific legal, regulatory, policy,
25	or other prohibitions, or financial, human, tech-

nical, or other resource limitations or constraints, that have affected the ability of the Director of National Intelligence or other heads of relevant elements of the intelligence community in collecting or analyzing intelligence or information relating to illicit financing of espionage and foreign influence operations directed at the United States.

- (C) The methods, as of the date of the report, by which hostile governments of foreign countries or foreign organizations, and any groups or persons acting on behalf of or with the support of such governments or organizations, seek to disguise or obscure relationships between such governments, organizations, groups, or persons and United States persons, for the purpose of conducting espionage or foreign influence operations directed at the United States, including by exploiting financial laws, systems, or instruments, of the United States.
- (D) The existing practices of the intelligence community for ensuring that intelligence and information relating to the illicit financing of espionage and foreign influence operations is analyzed and shared with other elements of the

1	intelligence community, and any recommenda-
2	tions for improving such analysis and sharing.
3	(2) Annual update.—Not later than Novem-
4	ber 1, 2020, and each year thereafter through the
5	date specified in subsection (e), the task force shall
6	submit to the appropriate congressional committees
7	an update on the report under paragraph (1).
8	(3) FORM.—Each report submitted under this
9	subsection may be submitted in classified form, but
10	if submitted in such form, shall include an unclassi-
11	fied summary.
12	(e) Termination.—The task force shall terminate
13	on January 1, 2025.
14	(f) Appropriate Congressional Committees De-
15	FINED.—In this section, the term "appropriate congres-
16	sional committees" means the following:
17	(1) The congressional intelligence committees.
18	(2) The Committee on Foreign Affairs and the
19	Committee on Financial Services of the House of
20	Representatives.
21	(3) The Committee on Foreign Relations and
22	the Committee on Banking, Housing, and Urban Af-
23	fairs of the Senate

1	SEC. 704. STUDY ON ROLE OF RETIRED AND FORMER PER-
2	SONNEL OF INTELLIGENCE COMMUNITY
3	WITH RESPECT TO CERTAIN FOREIGN INTEL-
4	LIGENCE OPERATIONS.
5	(a) Study.—The Director of National Intelligence
6	shall conduct a study on former intelligence personnel pro-
7	viding covered intelligence assistance.
8	(b) Elements.—The study under subsection (a)
9	shall include the following:
10	(1) An identification of, and discussion of the
11	effectiveness of, existing laws, policies, procedures,
12	and other measures relevant to the ability of ele-
13	ments of the intelligence community to prevent
14	former intelligence personnel from providing covered
15	intelligence assistance—
16	(A) without proper authorization; or
17	(B) in a manner that would violate legal or
18	policy controls if the personnel performed such
19	assistance while working for the United States
20	Government; and
21	(2) Make recommendations for such legislative,
22	regulatory, policy, or other changes as may be nec-
23	essary to ensure that the United States consistently
24	meets the objectives described in paragraph (1).
25	(c) Report and Plan.—Not later than 90 days
26	after the date of the enactment of this Act, the Director

1	shall submit to the congressional intelligence committees,
2	the Committee on Homeland Security and Governmental
3	Affairs of the Senate, and the Committee on Homeland
4	Security of the House of Representatives—
5	(1) a report on the findings of the Director with
6	respect to each element of the study under sub-
7	section (a); and
8	(2) a plan to implement any recommendations
9	made by the Director that the Director may imple-
10	ment without changes to Federal law.
11	(d) FORM.—The report and plan under subsection (c)
12	may be submitted in classified form.
13	(e) Definitions.—In this section:
14	(1) COVERED INTELLIGENCE ASSISTANCE.—
15	The term "covered intelligence assistance" means
16	assistance—
17	(A) provided by former intelligence per-
18	sonnel directly to, or for the benefit of, the gov-
19	ernment of a foreign country or indirectly to, or
20	for the benefit of, such a government through
21	a company or other entity; and
22	(B) that relates to intelligence or law en-
23	forcement activities of a foreign country, includ-
24	ing with respect to operations that involve
25	abuses of human rights, violations of the laws

1	of the United States, or infringements on the
2	privacy rights of United States persons.
3	(2) Former intelligence personnel.—The
4	term "former intelligence personnel" means retired
5	or former personnel of the intelligence community,
6	including civilian employees of elements of the intel-
7	ligence community, members of the Armed Forces,
8	and contractors of elements of the intelligence com-
9	munity.
10	SEC. 705. REPORT BY DIRECTOR OF NATIONAL INTEL-
11	LIGENCE ON FIFTH-GENERATION WIRELESS
12	NETWORK TECHNOLOGY.
13	(a) Report.—Not later than 180 days after the date
14	of the enactment of this Act, the Director of National In-
15	telligence shall submit to the congressional intelligence
16	committees a report on—
17	(1) the threat to the national security of the
18	United States posed by the global and regional adop-
19	tion of fifth-generation wireless network (in this sec-
20	tion referred to as "5G wireless network") tech-
21	nology built by foreign companies;
22	(2) the threat to the national security of the
23	United States posed by telecommunications compa-
24	nies that are subject to the jurisdiction of a foreign

1	(3) possible efforts to mitigate the threat.
2	(b) Contents.—The report under subsection (a)
3	shall include—
4	(1) the timeline and scale of global and regional
5	adoption of foreign 5G wireless network technology
6	(2) the implications of such global and regional
7	adoption on the cyber and espionage threat to the
8	United States, the interests of the United States
9	and the cyber and collection capabilities of the
10	United States;
11	(3) the threat to the national security of the
12	United States from acquisition, importation, trans-
13	fer, installation, or use of any communications tech-
14	nology by any person subject to the jurisdiction of
15	the United States that involves communications
16	technology designed, developed, manufactured or
17	supplied by, controlled by, or subject to, the jurisdic-
18	tion of a foreign adversary; and
19	(4) the effect of possible mitigation efforts, in
20	cluding with respect to—
21	(A) a policy of the United States Govern-
22	ment promoting the use of strong, end-to-end
23	encryption for data transmitted over 5G wire-
24	less networks;

1	(B) a policy of the United States Govern-
2	ment promoting or funding free, open-source
3	implementation of 5G wireless network tech-
4	nology;
5	(C) subsidies or incentives provided by the
6	United States Government that could be used
7	to promote the adoption of secure 5G wireless
8	network technology developed by companies of
9	the United States or companies of allies of the
10	United States; and
11	(D) a strategy by the United States Gov-
12	ernment to reduce foreign influence and polit-
13	ical pressure in international standard-setting
14	bodies.
15	(e) FORM.—The report submitted under subsection
16	(a) shall be submitted in unclassified form, but may in-
17	clude a classified annex.
18	SEC. 706. ESTABLISHMENT OF 5G PRIZE COMPETITION.
19	(a) Prize Competition.—Pursuant to section 24 of
20	the Stevenson-Wydler Technology Innovation Act of 1980
21	(15 U.S.C. 3719), the Director of National Intelligence,
22	acting through the Director of the Intelligence Advanced
23	Research Projects Agency, shall carry out a program to
24	award prizes competitively to stimulate research and de-

 $25\,\,$  velopment relevant to 5G technology.

- 1 (b) Prize Amount.—In carrying out the program
- 2 under subsection (a), the Director may award not more
- 3 than a total of \$5,000,000 to one or more winners of the
- 4 prize competition.
- 5 (c) Consultation.—In carrying out the program
- 6 under subsection (a), the Director may consult with the
- 7 heads of relevant departments and agencies of the Federal
- 8 Government.
- 9 (d) 5G TECHNOLOGY DEFINED.—In this section, the
- 10 term "5G technology" means hardware, software, or other
- 11 technologies relating to fifth-generation wireless networks.
- 12 SEC. 707. ESTABLISHMENT OF DEEPFAKES PRIZE COMPETI-
- 13 **TION.**
- 14 (a) Prize Competition.—Pursuant to section 24 of
- 15 the Stevenson-Wydler Technology Innovation Act of 1980
- 16 (15 U.S.C. 3719), the Director of National Intelligence,
- 17 acting through the Director of the Intelligence Advanced
- 18 Research Projects Agency, shall carry out a program to
- 19 award prizes competitively to stimulate the research, de-
- 20 velopment, or commercialization of technologies to auto-
- 21 matically detect machine-manipulated media.
- 22 (b) Prize Amount.—In carrying out the program
- 23 under subsection (a), the Director may award not more
- 24 than a total of \$5,000,000 to one or more winners of the
- 25 prize competition.

1	(c) Consultation.—In carrying out the program
2	under subsection (a), the Director may consult with the
3	heads of relevant departments and agencies of the Federal
4	Government.
5	(d) Machine-Manipulated Media Defined.—In
6	this section, the term "machine-manipulated media"
7	means video, image, or audio recordings generated or sub-
8	stantially modified using machine-learning techniques in
9	order to falsely depict events, to falsely depict the speech
10	or conduct of an individual, or to depict individuals who
11	do not exist.
12	SEC. 708. REMOVAL AND NEUTRALIZATION OF IMSI CATCH-
13	ERS.
13 14	ERS.  (a) IN GENERAL.—The Secretary of Homeland Secu-
14 15	(a) In General.—The Secretary of Homeland Secu-
<ul><li>14</li><li>15</li><li>16</li></ul>	(a) IN GENERAL.—The Secretary of Homeland Security, in collaboration with the Director of National Intel-
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	(a) IN GENERAL.—The Secretary of Homeland Security, in collaboration with the Director of National Intelligence, the Chairman of the Federal Communications
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	(a) IN GENERAL.—The Secretary of Homeland Security, in collaboration with the Director of National Intelligence, the Chairman of the Federal Communications Commission, and the heads of such other Federal agencies
14 15 16 17 18	(a) IN GENERAL.—The Secretary of Homeland Security, in collaboration with the Director of National Intelligence, the Chairman of the Federal Communications Commission, and the heads of such other Federal agencies as the Secretary determines appropriate, and following
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li><li>19</li></ul>	(a) IN GENERAL.—The Secretary of Homeland Security, in collaboration with the Director of National Intelligence, the Chairman of the Federal Communications Commission, and the heads of such other Federal agencies as the Secretary determines appropriate, and following consultation with appropriate private entities, shall—
14 15 16 17 18 19 20	(a) IN GENERAL.—The Secretary of Homeland Security, in collaboration with the Director of National Intelligence, the Chairman of the Federal Communications Commission, and the heads of such other Federal agencies as the Secretary determines appropriate, and following consultation with appropriate private entities, shall—  (1) undertake an effort to remove or neutralized
14 15 16 17 18 19 20 21	(a) In General.—The Secretary of Homeland Security, in collaboration with the Director of National Intelligence, the Chairman of the Federal Communications Commission, and the heads of such other Federal agencies as the Secretary determines appropriate, and following consultation with appropriate private entities, shall—  (1) undertake an effort to remove or neutralized unauthorized IMSI catchers installed by foreign en-

1	(2) conduct further assessments, not less than
2	once every 90 days, to identify new IMSI catchers
3	for removal or neutralization.
4	(b) IMSI CATCHER DEFINED.—The term "IMSI
5	catcher" means an international mobile subscriber iden-
6	tity-catcher or other device used for intercepting mobile
7	phone identifying information and location data.
8	SEC. 709. PLAN FOR STRENGTHENING THE SUPPLY CHAIN
9	INTELLIGENCE FUNCTION.
10	(a) In General.—Not later than 180 days after the
11	date of the enactment of this Act, the Director of the Na-
12	tional Counterintelligence and Security Center, in coordi-
13	nation with the Director of the Defense Counterintel-
14	ligence and Security Agency and other interagency part-
15	ners, shall submit to Congress a plan for strengthening
16	the supply chain intelligence function.
17	(b) Elements.—The plan submitted under sub-
18	section (a) shall address the following:
19	(1) The appropriate workforce model, including
20	size, mix, and seniority, from the elements of the in-
21	telligence community and other interagency part-
22	ners.
23	(2) The budgetary resources necessary to imple-
24	ment the plan

1	(3) The appropriate governance structure with-
2	in the intelligence community and with interagency
3	partners.
4	(4) The authorities necessary to implement the
5	plan.
6	SEC. 710. SECURING ENERGY INFRASTRUCTURE.
7	(a) Definitions.—In this section:
8	(1) Appropriate congressional commit-
9	TEES.—The term "appropriate congressional com-
10	mittees" means—
11	(A) the congressional intelligence commit-
12	tees;
13	(B) the Committee on Homeland Security
14	and Governmental Affairs and the Committee
15	on Energy and Natural Resources of the Sen-
16	ate; and
17	(C) the Committee on Homeland Security
18	and the Committee on Energy and Commerce
19	of the House of Representatives.
20	(2) COVERED ENTITY.—The term "covered en-
21	tity" means an entity identified pursuant to section
22	9(a) of Executive Order No. 13636 of February 12,
23	2013 (78 Fed. Reg. 11742), relating to identifica-
24	tion of critical infrastructure where a cybersecurity
25	incident could reasonably result in catastrophic re-

- gional or national effects on public health or safety,
   economic security, or national security.
  - (3) Exploit.—The term "exploit" means a software tool designed to take advantage of a security vulnerability.
    - (4) Industrial control system' means an operational technology used to measure, control, or manage industrial functions, and includes supervisory control and data acquisition systems, distributed control systems, and programmable logic or embedded controllers.
    - (5) NATIONAL LABORATORY.—The term "National Laboratory" has the meaning given the term in section 2 of the Energy Policy Act of 2005 (42 U.S.C. 15801).
    - (6) Program.—The term "Program" means the pilot program established under subsection (b).
    - (7) Secretary.—Except as otherwise specifically provided, the term "Secretary" means the Secretary of Energy.
    - (8) SECURITY VULNERABILITY.—The term "security vulnerability" means any attribute of hardware, software, process, or procedure that could enable or facilitate the defeat of a security control.

1	(b) Pilot Program for Securing Energy Infra-
2	STRUCTURE.—Not later than 180 days after the date of
3	the enactment of this Act, the Secretary shall establish
4	a 2-year control systems implementation pilot program
5	within the National Laboratories for the purposes of—
6	(1) partnering with covered entities in the en-
7	ergy sector (including critical component manufac-
8	turers in the supply chain) that voluntarily partici-
9	pate in the Program to identify new classes of secu-
10	rity vulnerabilities of the covered entities; and
11	(2) evaluating technology and standards, in
12	partnership with covered entities, to isolate and de-
13	fend industrial control systems of covered entities
14	from security vulnerabilities and exploits in the most
15	critical systems of the covered entities, including—
16	(A) analog and nondigital control systems;
17	(B) purpose-built control systems; and
18	(C) physical controls.
19	(c) Working Group To Evaluate Program
20	STANDARDS AND DEVELOP STRATEGY.—
21	(1) Establishment.—The Secretary shall es-
22	tablish a working group—
23	(A) to evaluate the technology and stand-
24	ards used in the Program under subsection
25	(b)(2); and

1	(B) to develop a national cyber-informed
2	engineering strategy to isolate and defend cov-
3	ered entities from security vulnerabilities and
4	exploits in the most critical systems of the cov-
5	ered entities.
6	(2) Membership.—The working group estab-
7	lished under paragraph (1) shall be composed of not
8	fewer than 10 members, to be appointed by the Sec-
9	retary, at least 1 member of which shall represent
10	each of the following:
11	(A) The Department of Energy.
12	(B) The energy industry, including electric
13	utilities and manufacturers recommended by
14	the Energy Sector coordinating councils.
15	(C)(i) The Department of Homeland Secu-
16	rity; or
17	(ii) the Industrial Control Systems Cyber
18	Emergency Response Team.
19	(D) The North American Electric Reli-
20	ability Corporation.
21	(E) The Nuclear Regulatory Commission.
22	(F)(i) The Office of the Director of Na-
23	tional Intelligence; or

1	(ii) the intelligence community (as defined
2	in section 3 of the National Security Act of
3	1947 (50 U.S.C. 3003)).
4	(G)(i) The Department of Defense; or
5	(ii) the Assistant Secretary of Defense for
6	Homeland Security and America's Security Af-
7	fairs.
8	(H) A State or regional energy agency.
9	(I) A national research body or academic
10	institution.
11	(J) The National Laboratories.
12	(d) Reports on the Program.—
13	(1) Interim report.—Not later than 180
14	days after the date on which funds are first dis-
15	bursed under the Program, the Secretary shall sub-
16	mit to the appropriate congressional committees an
17	interim report that—
18	(A) describes the results of the Program;
19	(B) includes an analysis of the feasibility
20	of each method studied under the Program; and
21	(C) describes the results of the evaluations
22	conducted by the working group established
23	under subsection $(c)(1)$ .
24	(2) Final Report.—Not later than 2 years
25	after the date on which funds are first disbursed

1	under the Program, the Secretary shall submit to
2	the appropriate congressional committees a final re-
3	port that—
4	(A) describes the results of the Program;
5	(B) includes an analysis of the feasibility
6	of each method studied under the Program; and
7	(C) describes the results of the evaluations
8	conducted by the working group established
9	under subsection $(c)(1)$ .
10	(e) Exemption From Disclosure.—Information
11	shared by or with the Federal Government or a State,
12	Tribal, or local government under this section—
13	(1) shall be deemed to be voluntarily shared in-
14	formation;
15	(2) shall be exempt from disclosure under sec-
16	tion 552 of title 5, United States Code, or any provi-
17	sion of any State, Tribal, or local freedom of infor-
18	mation law, open government law, open meetings
19	law, open records law, sunshine law, or similar law
20	requiring the disclosure of information or records;
21	and
22	(3) shall be withheld from the public, without
23	discretion, under section 552(b)(3) of title 5, United
24	States Code, and any provision of any State, Tribal.

1	or local law requiring the disclosure of information
2	or records.
3	(f) Protection From Liability.—
4	(1) In general.—A cause of action against a
5	covered entity for engaging in the voluntary activi-
6	ties authorized under subsection (b)—
7	(A) shall not lie or be maintained in any
8	court; and
9	(B) shall be promptly dismissed by the ap-
10	plicable court.
11	(2) Voluntary activities.—Nothing in this
12	section subjects any covered entity to liability for not
13	engaging in the voluntary activities authorized under
14	subsection (b).
15	(g) No New Regulatory Authority for Fed-
16	ERAL AGENCIES.—Nothing in this section authorizes the
17	Secretary or the head of any other department or agency
18	of the Federal Government to issue new regulations.
19	(h) Authorization of Appropriations.—
20	(1) PILOT PROGRAM.—There is authorized to
21	be appropriated \$10,000,000 to carry out subsection
22	(b).
23	(2) Working group and report.—There is
24	authorized to be appropriated \$1,500,000 to carry
25	out subsections (c) and (d).

1	(3) Availability.—Amounts made available
2	under paragraphs (1) and (2) shall remain available
3	until expended.
4	SEC. 711. COLLECTION, ANALYSIS, AND DISSEMINATION OF
5	WORKFORCE DATA.
6	(a) Initial Reporting.—
7	(1) In General.—Not later than 180 days
8	after the date of the enactment of this Act, and sub-
9	ject to paragraph (3), the Director of National Intel-
10	ligence shall make available to the public, the appro-
11	priate congressional committees, and the workforce
12	of the intelligence community a report which in-
13	cludes aggregate demographic data and other infor-
14	mation regarding the diversity and inclusion efforts
15	of the workforce of the intelligence community.
16	(2) Contents.—A report made available under
17	paragraph (1)—
18	(A) shall include unclassified reports and
19	barrier analyses relating to diversity and inclu-
20	sion efforts;
21	(B) shall include aggregate demographic
22	data—
23	(i) by segment of the workforce of the
24	intelligence community and grade or rank;

1	(ii) relating to attrition and promotion
2	rates;
3	(iii) that addresses the compliance of
4	the intelligence community with validated
5	inclusion metrics, such as the New Inclu-
6	sion Quotient index score; and
7	(iv) that provides demographic com-
8	parisons to the relevant nongovernmental
9	labor force and the relevant civilian labor
10	force;
11	(C) shall include an analysis of applicant
12	flow data, including the percentage and level of
13	positions for which data are collected, and a
14	discussion of any resulting policy changes or
15	recommendations;
16	(D) shall include demographic data relat-
17	ing to participants in professional development
18	programs of the intelligence community and the
19	rate of placement into senior positions for par-
20	ticipants in such programs;
21	(E) shall include any voluntarily collected
22	demographic data relating to the membership of
23	any external advisory committee or board to
24	which individuals in senior positions in the in-
25	telligence community appoint members; and

1	(F) may include data in proportions or
2	percentages to account for concerns relating to
3	the protection of classified information.
4	(b) UPDATES.—After making available a report
5	under subsection (a), the Director of National Intelligence
6	shall annually provide a report (which may be provided
7	as part of an annual report required under another provi-
8	sion of law) to the workforce of the intelligence community
9	(including senior leadership), the public, and the appro-
10	priate congressional committees that includes—
11	(1) demographic data and information on the
12	status of diversity and inclusion efforts of the intel-
13	ligence community;
14	(2) an analysis of applicant flow data, including
15	the percentage and level of positions for which data
16	are collected, and a discussion of any resulting policy
17	changes or recommendations; and
18	(3) demographic data relating to participants in
19	professional development programs of the intel-
20	ligence community and the rate of placement into
21	senior positions for participants in such programs.
22	(c) Expand the Collection and Analysis of
23	VOLUNTARY APPLICANT FLOW DATA.—
24	(1) In general.—The Director of National In-
25	telligence shall develop a system to collect and ana-

- lyze applicant flow data for as many positions within
  the intelligence community as practicable, in order
  to identify areas for improvement in attracting diverse talent, with particular attention to senior and
  management positions.
- 6 (2) Phased implementation.—The collection 7 of applicant flow data may be implemented by the 8 Director of National Intelligence in a phased ap-9 proach commensurate with the resources available to 10 the intelligence community.
- 11 (d) Identify Additional Categories for Vol-12 untary Data Collection of Current Employees.—
- 13 (1) IN GENERAL.—The Director of National In-14 telligence may submit to the Office of Management 15 and Budget and to the appropriate congressional 16 committees a recommendation regarding whether the 17 intelligence community should voluntarily collect 18 more detailed data on demographic categories in ad-19 dition to the race and ethnicity categories specified 20 in the statistical policy directive issued by the Office 21 of Management and Budget entitled "Standards for 22 Maintaining, Collecting, and Presenting Federal 23 Data on Race and Ethnicity".

1	(2) Process.—In making a recommendation
2	under paragraph (1), the Director of National Intel-
3	ligence shall—
4	(A) engage in close consultation with inter-
5	nal stakeholders, such as employee resource or
6	affinity groups;
7	(B) ensure that there is clear communica-
8	tion with the workforce of the intelligence com-
9	munity—
10	(i) to explain the purpose of the po-
11	tential collection of such data; and
12	(ii) regarding legal protections relat-
13	ing to any anticipated use of such data;
14	and
15	(C) ensure adherence to relevant standards
16	and guidance issued by the Federal Govern-
17	ment.
18	(e) Definitions.—In this section:
19	(1) Applicant flow data.—The term "appli-
20	cant flow data" means data that tracks the rate of
21	applications for job positions among demographic
22	categories.
23	(2) Appropriate congressional commit-
24	TEES.—The term "appropriate congressional com-
25	mittees" means—

1	(A) the Committee on Foreign Relations,
2	the Committee on Armed Services, the Com-
3	mittee on Homeland Security and Govern-
4	mental Affairs, the Select Committee on Intel-
5	ligence, and the Committee on Appropriations
6	of the Senate; and
7	(B) the Committee on Foreign Affairs, the
8	Committee on Armed Services, the Committee
9	on Homeland Security, the Permanent Select
10	Committee on Intelligence, and the Committee
11	on Appropriations of the House of Representa-
12	tives.
13	(3) DIVERSITY.—The term "diversity" means
14	diversity of persons based on gender, race, ethnicity,
15	disability status, veteran status, sexual orientation,
16	gender identity, national origin, and other demo-
17	graphic categories.
18	SEC. 712. REPORT ON BEST PRACTICES TO PROTECT PRI-
19	VACY AND CIVIL LIBERTIES OF CHINESE
20	AMERICANS.
21	(a) Sense of Congress.—It is the sense of Con-
22	gress that—
23	(1) the People's Republic of China appears to
24	be specifically targeting the Chinese-American com-
25	munity for intelligence purposes;

- 1 (2) such targeting carries a substantial risk 2 that the loyalty of such Americans may be generally 3 questioned and lead to unacceptable stereotyping, 4 targeting and racial profiling;
  - (3) the United States Government has a duty to warn and protect all Americans including those of Chinese descent from these intelligence efforts by the People's Republic of China;
    - (4) the broad stereotyping, targeting and racial profiling of Americans of Chinese descent is contrary to the values of the United States and reinforces the flawed narrative perpetuated by the People's Republic of China that ethnically Chinese individuals worldwide have a duty to support the People's Republic of China; and
    - (5) the United States efforts to combat the People's Republic of China's intelligence activities should actively safeguard and promote the constitutional rights of all Chinese Americans.
- 20 (b) Report.—Not later than 180 days after the date 21 of the enactment of this Act, the Director of National In-22 telligence, acting through the Office of Civil Liberties, Pri-23 vacy, and Transparency, in coordination with the civil lib-

erties and privacy officers of the elements of the intel-

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- 1 ligence community, shall submit a report to the congres-
- 2 sional intelligence committees containing—
- 3 (1) a review of how the policies, procedures,
- and practices of the intelligence community that gov-
- 5 ern the intelligence activities and operations tar-
- 6 geting the People's Republic of China affect policies,
- 7 procedures, and practices relating to the privacy and
- 8 civil liberties of Americans of Chinese descent who
- 9 may be targets of espionage and influence operations
- by China; and
- 11 (2) recommendations to ensure that the privacy
- and civil liberties of Americans of Chinese descent
- are sufficiently protected.
- (c) FORM.—The report under subsection (b) shall be
- 15 submitted in unclassified form, but may include a classi-
- 16 fied annex.
- 17 SEC. 713. INTELLIGENCE ASSESSMENT OF RELATIONSHIP
- 18 BETWEEN WOMEN AND VIOLENT EXTREMISM.
- 19 (a) IN GENERAL.—Not later than 180 days after the
- 20 date of the enactment of this Act, and annually thereafter,
- 21 the Director of National Intelligence, in consultation with
- 22 the Secretary of Defense, the Secretary of State, and the
- 23 head of any element of the intelligence community the Di-
- 24 rector determines appropriate, shall submit to the appro-
- 25 priate congressional committees an intelligence assessment

- 1 on the relationship between women and violent extremism
- 2 and terrorism throughout the world, including an assess-
- 3 ment of—

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- (1) the historical trends and current state of women's varied roles worldwide in all aspects of violent extremism and terrorism, including as recruiters, sympathizers, perpetrators, and combatants, as well as peace-builders and preventers;
  - (2) how women's roles in all aspects of violent extremism and terrorism are likely to change in the near- and medium-term;
  - (3) the extent to which the unequal status of women affects the ability of armed combatants and terrorist groups to enlist or conscript women as combatants and perpetrators of violence;
  - (4) how terrorist groups violate the rights of women and girls, including child, early, and forced marriage, abduction, sexual violence, and human trafficking, and the extent to which such violations contribute to the spread of conflict and terrorist activities; and
  - (5) opportunities to address the security risk posed by female extremists and leverage the roles of women in counterterrorism efforts.

1	(b) FORM.—The assessment required under sub-
2	section (a) shall be submitted in unclassified form, but
3	may include a classified annex.
4	(c) Appropriate Congressional Committees De-
5	FINED.—In this section, the term "appropriate congres-
6	sional committees" means—
7	(1) the Select Committee on Intelligence, the
8	Committee on Foreign Relations, and the Committee
9	on Armed Services, of the Senate; and
10	(2) the Permanent Select Committee on Intel-
11	ligence, the Committee on Foreign Affairs, and the
12	Committee on Armed Services, of the House of Rep-
13	resentatives.
	resentatives.  SEC. 714. REPORT ON USE BY INTELLIGENCE COMMUNITY
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13 14	SEC. 714. REPORT ON USE BY INTELLIGENCE COMMUNITY
13 14 15	SEC. 714. REPORT ON USE BY INTELLIGENCE COMMUNITY OF FACIAL RECOGNITION TECHNOLOGY.
13 14 15 16	SEC. 714. REPORT ON USE BY INTELLIGENCE COMMUNITY  OF FACIAL RECOGNITION TECHNOLOGY.  (a) SENSE OF CONGRESS.—It is the sense of Con-
13 14 15 16 17	SEC. 714. REPORT ON USE BY INTELLIGENCE COMMUNITY OF FACIAL RECOGNITION TECHNOLOGY.  (a) SENSE OF CONGRESS.—It is the sense of Congress that—
13 14 15 16 17	SEC. 714. REPORT ON USE BY INTELLIGENCE COMMUNITY  OF FACIAL RECOGNITION TECHNOLOGY.  (a) SENSE OF CONGRESS.—It is the sense of Congress that—  (1) the use of facial recognition technology for
13 14 15 16 17 18	SEC. 714. REPORT ON USE BY INTELLIGENCE COMMUNITY  OF FACIAL RECOGNITION TECHNOLOGY.  (a) SENSE OF CONGRESS.—It is the sense of Congress that—  (1) the use of facial recognition technology for the purpose of suppressing or burdening criticism or
13 14 15 16 17 18 19 20	SEC. 714. REPORT ON USE BY INTELLIGENCE COMMUNITY  OF FACIAL RECOGNITION TECHNOLOGY.  (a) SENSE OF CONGRESS.—It is the sense of Congress that—  (1) the use of facial recognition technology for the purpose of suppressing or burdening criticism or dissent, or for disadvantaging persons based on their
13 14 15 16 17 18 19 20 21	SEC. 714. REPORT ON USE BY INTELLIGENCE COMMUNITY  OF FACIAL RECOGNITION TECHNOLOGY.  (a) SENSE OF CONGRESS.—It is the sense of Congress that—  (1) the use of facial recognition technology for the purpose of suppressing or burdening criticism or dissent, or for disadvantaging persons based on their ethnicity, race, gender, sexual orientation, or reli-

1	technology to any country that is using such tech-
2	nology for the suppression of human rights; and
3	(3) it is incumbent upon the intelligence com-
4	munity to develop clear policies and procedures that
5	prevent the abuse of facial recognition technology.
6	(b) REPORT REQUIRED.—Not later than 1 year after
7	the date of the enactment of this Act, the Director of Na-
8	tional Intelligence shall submit to the congressional intel-
9	ligence committees a report on the use of facial recognition
10	technology by the intelligence community. Such report
11	shall include each of the following:
12	(1) An analysis of the current use of facial rec-
13	ognition technology by the intelligence community.
14	(2) An analysis of the accuracy of facial rec-
15	ognition technology, including a discussion of the ap-
16	propriate threshold for use, and data disaggregated
17	by race, gender, ethnicity, and age.
18	(3) Whether the Government has adequate pro-
19	cedures in place to audit or test technology they pur-
20	chase to assess its accuracy, including on the basis
21	of race, gender, ethnicity, and age.
22	(4) The extent to which the intelligence commu-
23	nity has codified policies governing the use of facial

recognition technology that adequately prevent ad-

- verse impacts on privacy, civil rights, and civil liberties.
  - (5) An analysis of the ability of the intelligence community to use facial recognition technology to identify individuals in a way that respects constitutional rights, civil rights, civil liberties, and privacy of such individuals.
    - (6) Identification of risks and safeguards to uphold the constitutional rights, civil rights, civil liberties, and privacy of individuals, including for communities of color and religious minorities.
    - (7) Whether such technology is deployed in public areas or on photos of public areas in a manner that could raise First Amendment concerns.
    - (8) An identification of existing policies, procedures, or practices that permit the sharing of facial recognition data and technology with foreign governments or other non-United States Government entities.
    - (9) An identification of measures in place to protect data security.
    - (10) An identification of any redress procedures to address complaints in cases where the use of facial recognition resulted in harm to an individual.

1	(11) An analysis of existing transparency, over-
2	sight, and audits of the use of facial recognition to
3	measure the efficacy of the technology on an ongoing
4	basis, as measured against the cost and impact on
5	individual rights.
6	(e) FORM.—The report under subsection (a) shall be
7	submitted in unclassified form, but may include a classi-
8	fied annex.
9	(d) Facial Recognition Data Defined.—In this
10	section, the term "facial recognition data" means any
11	unique attribute or feature of the face of an end user that
12	is used by facial recognition technology to assign a unique,
13	persistent identifier, or for the unique personal identifica-
14	tion of a specific individual.
15	SEC. 715. REPORT ON DEEPFAKE TECHNOLOGY, FOREIGN
16	WEAPONIZATION OF DEEPFAKES, AND RE-
17	LATED NOTIFICATIONS.
18	(a) Report on Foreign Weaponization of
19	DEEPFAKES AND DEEPFAKE TECHNOLOGY.—
20	(1) Report required.—Not later than 180
21	days after the date of the enactment of this Act, the
22	Director of National Intelligence, in consultation
23	with the heads of the elements of the intelligence
24	community determined appropriate by the Director,

1	shall submit to the congressional intelligence com-
2	mittees a report on—
3	(A) the potential national security impacts
4	of machine-manipulated media (commonly
5	known as "deepfakes"); and
6	(B) the actual or potential use of machine-
7	manipulated media by foreign governments to
8	spread disinformation or engage in other malign
9	activities.
10	(2) Matters to be included.—The report
11	under subsection (a) shall include the following:
12	(A) An assessment of the technical capa-
13	bilities of foreign governments, including for-
14	eign intelligence services, foreign government-
15	affiliated entities, and foreign individuals, with
16	respect to machine-manipulated media, ma-
17	chine-generated text, generative adversarial net-
18	works, and related machine-learning tech-
19	nologies, including—
20	(i) an assessment of the technical ca-
21	pabilities of the People's Republic of China
22	and the Russian Federation with respect to
23	the production and detection of machine-
24	manipulated media; and

1	(ii) an annex describing those govern-
2	mental elements within China and Russia
3	known to have supported or facilitated ma-
4	chine-manipulated media research, develop-
5	ment, or dissemination, as well as any
6	civil-military fusion, private-sector, aca-
7	demic, or non-governmental entities which
8	have meaningfully participated in such ac-
9	tivities.
10	(B) An updated assessment of how foreign
11	governments, including foreign intelligence serv-
12	ices, foreign government-affiliated entities, and
13	foreign individuals, could use or are using ma-
14	chine-manipulated media and machine-gen-
15	erated text to harm the national security inter-
16	ests of the United States, including an assess-
17	ment of the historic, current, or potential future
18	efforts of China and Russia to use machine-ma-
19	nipulated media, including with respect to—
20	(i) the overseas or domestic dissemi-
21	nation of misinformation;
22	(ii) the attempted discrediting of polit-
23	ical opponents or disfavored populations;
24	and

[	(iii) intelligence or influence oper-
2	ations directed against the United States,
3	allies or partners of the United States, or
1	other jurisdictions believed to be subject to
5	Chinese or Russian interference.

- (C) An updated identification of the counter-technologies that have been or could be developed and deployed by the United States Government, or by the private sector with Government support, to deter, detect, and attribute the use of machine-manipulated media and machine-generated text by foreign governments, foreign-government affiliates, or foreign individuals, along with an analysis of the benefits, limitations and drawbacks of such identified counter-technologies, including any emerging concerns related to privacy.
- (D) An identification of the offices within the elements of the intelligence community that have, or should have, lead responsibility for monitoring the development of, use of, and response to machine-manipulated media and machine-generated text, including—

1	(i) a description of the coordination of
2	such efforts across the intelligence commu-
3	nity;
4	(ii) a detailed description of the exist-
5	ing capabilities, tools, and relevant exper-
6	tise of such elements to determine whether
7	a piece of media has been machine manip-
8	ulated or machine generated, including the
9	speed at which such determination can be
10	made, the confidence level of the element
11	in the ability to make such a determination
12	accurately, and how increasing volume and
13	improved quality of machine-manipulated
14	media or machine-generated text may neg-
15	atively impact such capabilities; and
16	(iii) a detailed description of planned
17	or ongoing research and development ef-
18	forts intended to improve the ability of the
19	intelligence community to detect machine-
20	manipulated media and machine-generated
21	text.
22	(E) A description of any research and de-
23	velopment activities carried out or under consid-
24	eration to be carried out by the intelligence
25	community, including the Intelligence Advanced

1	Research Projects Activity, relevant to machine-
2	manipulated media and machine-generated text
3	detection technologies.
4	(F) Updated recommendations regarding
5	whether the intelligence community requires ad-
6	ditional legal authorities, financial resources, or
7	specialized personnel to address the national se-
8	curity threat posed by machine-manipulated
9	media and machine generated text.
10	(G) Other additional information the Di-
11	rector determines appropriate.
12	(b) FORM.—The report under subsection (a) shall be
13	submitted in unclassified form, but may include a classi-
14	fied annex.
15	(e) Requirement for Notification.—The Direc-
16	tor of National Intelligence, in cooperation with the heads
17	of any other relevant departments or agencies of the Fed-
18	eral Government, shall notify the congressional intel-
19	ligence committees each time the Director of National In-
20	telligence determines—
21	(1) there is credible information or intelligence
22	that a foreign entity has attempted, is attempting,
23	or will attempt to deploy machine-manipulated
24	media or machine-generated text aimed at the elec-

1	tions or domestic political processes of the United
2	States; and
3	(2) that such intrusion or campaign can be at-
4	tributed to a foreign government, a foreign govern-
5	ment-affiliated entity, or a foreign individual.
6	(d) Annual Update.—Upon submission of the re-
7	port in subsection (a), on an annual basis, the Director
8	of National Intelligence, in consultation with the heads of
9	the elements of the intelligence community determined ap-
10	propriate by the Director, shall submit to the congres-
11	sional intelligence committees any significant updates with
12	respect to the matters described in subsection (a).
13	(e) Definitions.—
14	(1) Machine-generated text.—The term
15	"machine-generated text" means text generated
16	using machine-learning techniques in order to resem-
17	ble writing in natural language.
18	(2) Machine-manipulated media.—The term
19	"machine-manipulated media" has the meaning
20	given that term in section 707.
21	SEC. 716. RULE OF CONSTRUCTION WITH RESPECT TO CER-
22	TAIN CRIMES RELATING TO TERRORISM.
23	Nothing in this Act, or the amendments made by this
24	Act, shall be construed to contradict chapter 113B of title
25	18, United States Code, including with respect to—

1	(1) section 2332b (relating to acts of terrorism
2	transcending national boundaries);
3	(2) section 2339 (relating to harboring or con-
4	cealing terrorists); and
5	(3) section 2339A (relating to providing mate-
6	rial support to terrorists).
7	SEC. 717. REPORT ON INTERNATIONAL MOBILE SUB-
8	SCRIBER IDENTITY-CATCHERS AND UNITED
9	STATES NATIONAL SECURITY.
10	(a) Report Required.—Not later than 180 days
11	after the date of the enactment of this Act, the Director
12	of National Intelligence, in consultation with the Secretary
13	of Homeland Security, the Director of the Federal Bureau
14	of Investigation, and the heads of other agencies the Di-
15	rector of National Intelligence determines appropriate,
16	shall submit to the congressional intelligence committees
17	a report describing—
18	(1) the threats that international mobile sub-
19	scriber identity-catchers pose to national security
20	and, specifically, the safety and security of Govern-
21	ment personnel;
22	(2) the prevalence of international mobile sub-
23	scriber identity-catchers used by both foreign actors
24	and domestic law enforcement within the United
25	States:

- 1 (3) actions taken by Federal agencies, as of the 2 date of the report, to remove or neutralize inter-3 national mobile subscriber identity-catchers installed 4 by foreign entities, with a primary focus on the Na-5 tional Capital Region (as defined in section 2674(f) 6 of title 10, United States Code);
  - (4) policy recommendations for Congress to consider that would empower law enforcement and the intelligence community to counter such foreign intelligence operations while minimizing interference with legitimate domestic law enforcement operations;
  - (5) the extent to which private entities, as well as Federal entities not primarily responsible for national security or homeland security, are able to remove, neutralize, or otherwise render ineffective international mobile subscriber identity-catchers; and
  - (6) recommendations for new software programs, or the hardening of existing software programs, to reduce mobile phone susceptibility to international mobile subscriber identity-catchers.
- 21 (b) FORM.—To the extent practicable, the report 22 shall be submitted in an unclassified, law enforcement sen-23 sitive form for the purposes of distribution to other con-24 gressional committees, but may also include a classified 25 annex.

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1	SEC. 718. WHISTLEBLOWER DISCLOSURES TO CONGRESS
2	AND COMMITTEES OF CONGRESS.
3	Section 2302 of title 5, United States Code, is
4	amended—
5	(1) in subsection (b)(8)(B), by inserting "Con-
6	gress (including any committee of Congress)," before
7	"the Special Counsel"; and
8	(2) in subsection (c)(2)(C)(iii)(III), by inserting
9	after "Congress" the following: "(including any com-
10	mittee of Congress)".
11	SEC. 719. REPORT CONTAINING THREAT ASSESSMENT ON
12	TERRORIST USE OF CONVENTIONAL AND AD-
13	VANCED CONVENTIONAL WEAPONS.
14	(a) Report Required.—Not later than 180 days
15	after the date of the enactment of this Act, and annually
16	thereafter for a period of 4 years, the Under Secretary
17	of Homeland Security for Intelligence and Analysis, in co-
18	ordination with the Director of the Federal Bureau of In-
19	vestigation, shall develop and submit to the entities in ac-
20	cordance with subsection (b) a report containing a threat
21	assessment regarding the availability of conventional
22	weapons, including conventional weapons lacking serial
23	numbers, and advanced conventional weapons, for use in
24	furthering acts of terrorism, including the provision of ma-
25	terial support or resources to a foreign terrorist organiza-

1	tion and to individuals or groups supporting or engaging
2	in domestic terrorism.
3	(b) Dissemination of Report.—Consistent with
4	the protection of classified and confidential unclassified in-
5	formation, the Under Secretary shall—
6	(1) submit the initial report required under
7	subsection (a) to Federal, State, local, and Tribal
8	law enforcement officials, including officials who op-
9	erate within State, local, and regional fusion centers
10	under the Department of Homeland Security State,
11	Local, and Regional Fusion Center Initiative estab-
12	lished by section 210A of the Homeland Security
13	Act of 2002 (6 U.S.C. 124h); and
14	(2) submit each report required under sub-
15	section (a) to the appropriate congressional commit-
16	tees.
17	(c) Definitions.—In this section:
18	(1) Appropriate congressional commit-
19	TEES.—The term "appropriate congressional com-
20	mittees" means—
21	(A) the Permanent Select Committee on
22	Intelligence, the Committee on Homeland Secu-
23	rity, and the Committee on the Judiciary of the
24	House of Representatives; and

1	(B) the Select Committee on Intelligence,
2	the Committee on Homeland Security and Gov-
3	ernmental Affairs, and the Committee on the
4	Judiciary of the Senate.
5	(2) Domestic Terrorism.—The term "domes-
6	tic terrorism" has the meaning given that term in
7	section 2331 of title 18, United States Code.
8	(3) Foreign terrorist organization.—The
9	term "foreign terrorist organization" means an or-
10	ganization designated as a foreign terrorist organiza-
11	tion under section 219 of the Immigration and Na-
12	tionality Act (8 U.S.C. 1189).
13	SEC. 720. ASSESSMENT OF HOMELAND SECURITY
13 14	SEC. 720. ASSESSMENT OF HOMELAND SECURITY  VULNERABILITIES ASSOCIATED WITH CER-
14	VULNERABILITIES ASSOCIATED WITH CER-
14 15	VULNERABILITIES ASSOCIATED WITH CER-
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	VULNERABILITIES ASSOCIATED WITH CER- TAIN RETIRED AND FORMER PERSONNEL OF THE INTELLIGENCE COMMUNITY.
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	VULNERABILITIES ASSOCIATED WITH CERTAIN RETIRED AND FORMER PERSONNEL OF THE INTELLIGENCE COMMUNITY.  (a) Assessment Required.—Not later than the
14 15 16 17 18	VULNERABILITIES ASSOCIATED WITH CERTAIN RETIRED AND FORMER PERSONNEL OF THE INTELLIGENCE COMMUNITY.  (a) ASSESSMENT REQUIRED.—Not later than the date that is 120 days after submission of the report re-
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li><li>19</li></ul>	VULNERABILITIES ASSOCIATED WITH CERTAIN RETIRED AND FORMER PERSONNEL OF THE INTELLIGENCE COMMUNITY.  (a) ASSESSMENT REQUIRED.—Not later than the date that is 120 days after submission of the report required under section 704 of this Act, and annually there-
14 15 16 17 18 19 20	VULNERABILITIES ASSOCIATED WITH CERTAIN RETIRED AND FORMER PERSONNEL OF THE INTELLIGENCE COMMUNITY.  (a) ASSESSMENT REQUIRED.—Not later than the date that is 120 days after submission of the report required under section 704 of this Act, and annually thereafter, the Director of National Intelligence, in coordination
14 15 16 17 18 19 20 21	VULNERABILITIES ASSOCIATED WITH CERTAIN RETIRED AND FORMER PERSONNEL OF THE INTELLIGENCE COMMUNITY.  (a) ASSESSMENT REQUIRED.—Not later than the date that is 120 days after submission of the report required under section 704 of this Act, and annually thereafter, the Director of National Intelligence, in coordination with the Under Secretary of Homeland Security for Intel-
14 15 16 17 18 19 20 21 22	VULNERABILITIES ASSOCIATED WITH CERTAIN RETIRED AND FORMER PERSONNEL OF THE INTELLIGENCE COMMUNITY.  (a) ASSESSMENT REQUIRED.—Not later than the date that is 120 days after submission of the report required under section 704 of this Act, and annually thereafter, the Director of National Intelligence, in coordination with the Under Secretary of Homeland Security for Intelligence and Analysis, the Director of the Federal Bureau of Investigation, the Director of the Central Intelligence

1	priate congressional committees an assessment of the
2	homeland security vulnerabilities associated with retired
3	and former personnel of intelligence community providing
4	covered intelligence assistance.
5	(b) Form.—The assessment under subsection (a)
6	may be submitted in classified form.
7	(c) Definitions.—In this section:
8	(1) Appropriate congressional commit-
9	TEES.—The term "appropriate congressional com-
10	mittees" means—
11	(A) the congressional intelligence commit-
12	tees;
13	(B) the Committee on Homeland Security
14	and Governmental Affairs of the Senate; and
15	(C) the Committee on Homeland Security
16	of the House of Representatives.
17	(2) COVERED INTELLIGENCE ASSISTANCE.—
18	The term "covered intelligence assistance" has the
19	meaning given that term in section 704 of this Act.
20	SEC. 721. EXPANSION OF AVAILABILITY OF FINANCIAL AS-
21	SETS OF IRAN TO VICTIMS OF TERRORISM.
22	(a) FINDINGS.—Congress makes the following find-
23	ings:
24	(1) On October 23, 1983, terrorists sponsored
25	by the Government of Iran bombed the United

1	States Marine barracks in Beirut, Lebanon. The ter-
2	rorists killed 241 servicemen and injured scores
3	more.
4	(2) Those servicemen were killed or injured
5	while on a peacekeeping mission.
6	(3) Terrorism sponsored by the Government of
7	Iran threatens the national security of the United
8	States.
9	(4) The United States has a vital interest in en-
10	suring that members of the Armed Forces killed or
11	injured by such terrorism, and the family members
12	of such members, are able to seek justice.
13	(b) Amendments.—Section 502 of the Iran Threat
14	Reduction and Syria Human Rights Act of 2012 (22
15	U.S.C. 8772) is amended—
16	(1) in subsection $(a)(1)$ —
17	(A) in subparagraph (A), by striking "in
18	the United States" the first place it appears
19	and inserting "by or";
20	(B) in subparagraph (B), by inserting ",
21	or an asset that would be blocked if the asset
22	were located in the United States," after
23	"unblocked)"; and
24	(C) in the flush text at the end—

1	(i) by inserting after "in aid of execu-
2	tion" the following: ", or to an order di-
3	recting that the asset be brought to the
4	State in which the court is located and
5	subsequently to execution or attachment in
6	aid of execution,"; and
7	(ii) by inserting ", without regard to
8	concerns relating to international comity"
9	after "resources for such an act"; and
10	(2) in subsection (b)—
11	(A) by striking "that are identified" and
12	inserting the following: "that are—
13	"(1) identified";
14	(B) by striking the period at the end and
15	inserting "; and; and
16	(C) by adding at the end the following:
17	"(2) identified in and the subject of proceedings
18	in the United States District Court for the Southern
19	District of New York in Peterson et al. v. Islamic
20	Republic of Iran et al., Case No. 13 Civ. 9195
21	(LAP).".
22	(c) Report.—
23	(1) In general.—Not later than 90 days after
24	the date of the enactment of this Act, the Director
25	of National Intelligence shall submit to Congress a

- 1 report on threats against the United States military
- and defense interests, personnel, and their families,
- 3 posed by organizations that are designated by the
- 4 Secretary of State as a foreign terrorist organization
- 5 pursuant to section 219 of the Immigration and Na-
- 6 tionality Act (8 U.S.C. 1189) with connections to
- 7 the Government of Iran, as determined by the Direc-
- 8 tor.
- 9 (2) FORM.—The report under paragraph (1)
- shall be submitted in unclassified form, but may
- 11 contain a classified annex.
- 12 SEC. 722. REPORT ON TERRORIST SCREENING DATABASE.
- 13 (a) Report.—Not later than 180 days after the date
- 14 of the enactment of this Act, the Director of National In-
- 15 telligence and the Secretary of State shall jointly submit
- 16 to the congressional intelligence committees, the Com-
- 17 mittee on Foreign Affairs of the House of Representatives,
- 18 and the Committee on Foreign Relations of the Senate
- 19 a report on the terrorist screening database of the Federal
- 20 Bureau of Investigation.
- 21 (b) Matters Included.—The report under sub-
- 22 section (a) shall identify the following:
- 23 (1) Which foreign countries receive access to
- 24 the terrorist screening database.

- 1 (2) Which foreign countries have successfully 2 petitioned to add individuals to the terrorist screen-3 ing database.
  - (3) What standards exist for determining which countries get access to the terrorist screening database.
    - (4) The extent to which the human rights record of the government of a foreign country is considered in the determination to give the country access to the terrorist screening database.
    - (5) What procedures, if any, exist to remove access to the terrorist screening database from a foreign country.
- 14 (6) What procedures, if any, exist to inform an 15 individual, or the legal counsel of an individual, of 16 the placement of the individual on the terrorist 17 screening database.
- 18 (c) FORM.—The report under subsection (a) shall be 19 submitted in unclassified form, but may include a classi-20 fied annex.

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1	SEC. 723. SENSE OF CONGRESS ON AMERICANS AND FOR-
2	EIGN INDIVIDUALS WHO CONTRIBUTE TO
3	THE NATIONAL SECURITY OF THE UNITED
4	STATES WHO ARE HELD CAPTIVE.
5	It is the sense of Congress that the United States
6	Government should—
7	(1) prioritize the safety and protection for all
8	Americans, including citizens of the United States
9	who are wrongfully detained by foreign governments;
10	(2) make every effort to bring these Americans
11	back home; and
12	(3) provide assistance to and, as appropriate,
13	advocate on behalf of foreign individuals detained
14	abroad who contributed directly to the national secu-
15	rity of the United States.
16	DIVISION B—INTELLIGENCE AU-
17	THORIZATIONS FOR FISCAL
18	YEARS 2018 AND 2019
19	TITLE XXI—INTELLIGENCE
20	ACTIVITIES
21	SEC. 2101. AUTHORIZATION OF APPROPRIATIONS.
22	(a) FISCAL YEAR 2019.—Funds are hereby author-
23	ized to be appropriated for fiscal year 2019 for the con-
24	duct of the intelligence and intelligence-related activities
25	of the following elements of the United States Govern-
26	ment:

1	(1) The Office of the Director of National Intel-
2	ligence.
3	(2) The Central Intelligence Agency.
4	(3) The Department of Defense.
5	(4) The Defense Intelligence Agency.
6	(5) The National Security Agency.
7	(6) The Department of the Army, the Depart-
8	ment of the Navy, and the Department of the Air
9	Force.
10	(7) The Coast Guard.
11	(8) The Department of State.
12	(9) The Department of the Treasury.
13	(10) The Department of Energy.
14	(11) The Department of Justice.
15	(12) The Federal Bureau of Investigation.
16	(13) The Drug Enforcement Administration.
17	(14) The National Reconnaissance Office.
18	(15) The National Geospatial-Intelligence Agen-
19	ey.
20	(16) The Department of Homeland Security.
21	(b) FISCAL YEAR 2018.—Funds that were appro-
22	priated for fiscal year 2018 for the conduct of the intel-
23	ligence and intelligence-related activities of the elements
24	of the United States set forth in subsection (a) are hereby
25	authorized.

## 1 SEC. 2102. CLASSIFIED SCHEDULE OF AUTHORIZATIONS.

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2	(a) Specifications of Amounts.—The amounts
3	authorized to be appropriated under section 2101 for the
4	conduct of the intelligence activities of the elements listed
5	in paragraphs (1) through (16) of section 2101, are those
6	specified in the classified Schedule of Authorizations pre-
7	pared to accompany this Act.
8	(b) AVAILABILITY OF CLASSIFIED SCHEDULE OF AU-
9	THORIZATIONS.—
10	(1) AVAILABILITY.—The classified Schedule of
11	Authorizations referred to in subsection (a) shall be
12	made available to the Committee on Appropriations
13	of the Senate, the Committee on Appropriations of
14	the House of Representatives, and to the President.
15	(2) Distribution by the president.—Sub-
16	ject to paragraph (3), the President shall provide for
17	suitable distribution of the classified Schedule of Au-
18	thorizations referred to in subsection (a), or of ap-
19	propriate portions of such Schedule, within the exec-
20	utive branch.
21	(3) Limits on disclosure.—The President
22	shall not publicly disclose the classified Schedule of
23	Authorizations or any portion of such Schedule ex-

24 cept—

1	(A) as provided in section 601(a) of the
2	Implementing Recommendations of the 9/11
3	Commission Act of 2007 (50 U.S.C. 3306(a));
4	(B) to the extent necessary to implement
5	the budget; or
6	(C) as otherwise required by law.
7	SEC. 2103. INTELLIGENCE COMMUNITY MANAGEMENT AC-
8	COUNT.
9	(a) AUTHORIZATION OF APPROPRIATIONS.—There is
10	authorized to be appropriated for the Intelligence Commu-
11	nity Management Account of the Director of National In-
12	telligence for fiscal year 2019 the sum of \$522,424,000.
13	(b) Classified Authorization of Appropria-
14	TIONS.—In addition to amounts authorized to be appro-
15	priated for the Intelligence Community Management Ac-
16	count by subsection (a), there are authorized to be appro-
17	priated for the Intelligence Community Management Ac-
18	count for fiscal year 2019 such additional amounts as are
19	specified in the classified Schedule of Authorizations re-
20	ferred to in section 2102(a).

1	TITLE XXII—CENTRAL INTEL-
2	LIGENCE AGENCY RETIRE-
3	MENT AND DISABILITY SYS-
4	TEM
5	SEC. 2201. AUTHORIZATION OF APPROPRIATIONS.
6	There is authorized to be appropriated for the Cen-
7	tral Intelligence Agency Retirement and Disability Fund
8	\$514,000,000 for fiscal year 2019.
9	SEC. 2202. COMPUTATION OF ANNUITIES FOR EMPLOYEES
10	OF THE CENTRAL INTELLIGENCE AGENCY.
11	(a) Computation of Annuities.—
12	(1) In general.—Section 221 of the Central
13	Intelligence Agency Retirement Act (50 U.S.C.
14	2031) is amended—
15	(A) in subsection (a)(3)(B), by striking the
16	period at the end and inserting ", as deter-
17	mined by using the annual rate of basic pay
18	that would be payable for full-time service in
19	that position.";
20	(B) in subsection (b)(1)(C)(i), by striking
21	"12-month" and inserting "2-year";
22	(C) in subsection $(f)(2)$ , by striking "one
23	year" and inserting "two years";

1	(D) in subsection $(g)(2)$ , by striking "one
2	year" each place such term appears and insert-
3	ing "two years";
4	(E) by redesignating subsections (h), (i),
5	(j), $(k)$ , and $(l)$ as subsections $(i)$ , $(j)$ , $(k)$ , $(l)$ ,
6	and (m), respectively; and
7	(F) by inserting after subsection (g) the
8	following:
9	"(h) Conditional Election of Insurable Inter-
10	EST SURVIVOR ANNUITY BY PARTICIPANTS MARRIED AT
11	THE TIME OF RETIREMENT.—
12	"(1) Authority to make designation.—
13	Subject to the rights of former spouses under sub-
14	section (b) and section 222, at the time of retire-
15	ment a married participant found by the Director to
16	be in good health may elect to receive an annuity re-
17	duced in accordance with subsection $(f)(1)(B)$ and
18	designate in writing an individual having an insur-
19	able interest in the participant to receive an annuity
20	under the system after the participant's death, ex-
21	cept that any such election to provide an insurable
22	interest survivor annuity to the participant's spouse
23	shall only be effective if the participant's spouse
24	waives the spousal right to a survivor annuity under

1	this Act. The amount of the annuity shall be equal
2	to 55 percent of the participant's reduced annuity
3	"(2) Reduction in Participant's annuity.—
4	The annuity payable to the participant making such
5	election shall be reduced by 10 percent of an annuity
6	computed under subsection (a) and by an additional
7	5 percent for each full 5 years the designated indi-
8	vidual is younger than the participant. The total re-
9	duction under this subparagraph may not exceed 40
10	percent.
11	"(3) Commencement of Survivor Annu-
12	ITY.—The annuity payable to the designated indi-
13	vidual shall begin on the day after the retired partic-
14	ipant dies and terminate on the last day of the
15	month before the designated individual dies.
16	"(4) RECOMPUTATION OF PARTICIPANT'S AN-
17	NUITY ON DEATH OF DESIGNATED INDIVIDUAL.—An
18	annuity that is reduced under this subsection shall
19	effective the first day of the month following the
20	death of the designated individual, be recomputed
21	and paid as if the annuity had not been so re-
22	duced.".

(2) Conforming amendments.—

(A) CENTRAL INTELLIGENCE AGENCY RE-

TIREMENT ACT.—The Central Intelligence

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1 Agency Retirement Act (50 U.S.C. 2001 et 2 seq.) is amended— 3 (i) in section 232(b)(1) (50 U.S.C. 2052(b)(1)), by striking "221(h)," and in-4 serting "221(i),"; and 5 6 (ii) in section 252(h)(4) (50 U.S.C. 2082(h)(4)), by striking "221(k)" and in-7 8 serting "221(l)". 9 (B) CENTRAL INTELLIGENCE AGENCY ACT 10 OF 1949.—Subsection (a) of section 14 of the 11 Central Intelligence Agency Act of 1949 (50 12 U.S.C. 3514(a)) is amended by striking "221(h)(2), 221(i), 221(l)," and inserting 13 14 "221(i)(2), 221(j), 221(m),". 15 (b) Annuities for Former Spouses.—Subparagraph (B) of section 222(b)(5) of the Central Intelligence 16 17 Agency Retirement Act (50 U.S.C. 2032(b)(5)(B)) is amended by striking "one year" and inserting "two 18 19 years". 20 (c) Prior Service Credit.—Subparagraph (A) of 21 section 252(b)(3) of the Central Intelligence Agency Re-22 tirement Act (50 U.S.C. 2082(b)(3)(A)) is amended by 23 striking "October 1, 1990" both places that term appears and inserting "March 31, 1991".

1	(d) Reemployment Compensation.—Section 273
2	of the Central Intelligence Agency Retirement Act (50
3	U.S.C. 2113) is amended—
4	(1) by redesignating subsections (b) and (c) as
5	subsections (c) and (d), respectively; and
6	(2) by inserting after subsection (a) the fol-
7	lowing:
8	"(b) Part-Time Reemployed Annuitants.—The
9	Director shall have the authority to reemploy an annuitant
10	on a part-time basis in accordance with section 8344(1)
11	of title 5, United States Code.".
12	(e) EFFECTIVE DATE AND APPLICATION.—The
13	amendments made by subsection (a)(1)(A) and subsection
14	(c) shall take effect as if enacted on October 28, 2009,
15	and shall apply to computations or participants, respec-
16	tively, as of such date.
17	TITLE XXIII—GENERAL INTEL-
18	LIGENCE COMMUNITY MAT-
19	TERS
20	SEC. 2301. RESTRICTION ON CONDUCT OF INTELLIGENCE
21	ACTIVITIES.
22	The authorization of appropriations by this division
23	shall not be deemed to constitute authority for the conduct
24	of any intelligence activity which is not otherwise author-
25	ized by the Constitution or the laws of the United States.

1	SEC. 2302. INCREASE IN EMPLOYEE COMPENSATION AND
2	BENEFITS AUTHORIZED BY LAW.
3	Appropriations authorized by this division for salary,
4	pay, retirement, and other benefits for Federal employees
5	may be increased by such additional or supplemental
6	amounts as may be necessary for increases in such com-
7	pensation or benefits authorized by law.
8	SEC. 2303. MODIFICATION OF SPECIAL PAY AUTHORITY
9	FOR SCIENCE, TECHNOLOGY, ENGINEERING,
10	OR MATHEMATICS POSITIONS AND ADDITION
11	OF SPECIAL PAY AUTHORITY FOR CYBER PO-
12	SITIONS.
13	Section 113B of the National Security Act of 1947
14	(50 U.S.C. 3049a) is amended—
15	(1) by amending subsection (a) to read as fol-
16	lows:
17	"(a) Special Rates of Pay for Positions Re-
18	QUIRING EXPERTISE IN SCIENCE, TECHNOLOGY, ENGI-
19	NEERING, OR MATHEMATICS.—
20	"(1) In general.—Notwithstanding part III
21	of title 5, United States Code, the head of each ele-
22	ment of the intelligence community may, for one or
23	more categories of positions in such element that re-
24	quire expertise in science, technology, engineering,
25	or mathematics—

1	"(A) establish higher minimum rates of
2	pay; and
3	"(B) make corresponding increases in all
4	rates of pay of the pay range for each grade or
5	level, subject to subsection (b) or (c), as appli-
6	cable.
7	"(2) Treatment.—The special rate supple-
8	ments resulting from the establishment of higher
9	rates under paragraph (1) shall be basic pay for the
10	same or similar purposes as those specified in sec-
11	tion 5305(j) of title 5, United States Code.";
12	(2) by redesignating subsections (b) through (f)
13	as subsections (c) through (g), respectively;
14	(3) by inserting after subsection (a) the fol-
15	lowing:
16	"(b) Special Rates of Pay for Cyber Posi-
17	TIONS.—
18	"(1) In general.—Notwithstanding subsection
19	(c), the Director of the National Security Agency
20	may establish a special rate of pay—
21	"(A) not to exceed the rate of basic pay
22	payable for level II of the Executive Schedule
23	under section 5313 of title 5, United States
24	Code, if the Director certifies to the Under Sec-
25	retary of Defense for Intelligence, in consulta-

tion with the Under Secretary of Defense for Personnel and Readiness, that the rate of pay is for positions that perform functions that execute the cyber mission of the Agency; or

"(B) not to exceed the rate of basic pay payable for the Vice President of the United States under section 104 of title 3, United States Code, if the Director certifies to the Secretary of Defense, by name, individuals that have advanced skills and competencies and that perform critical functions that execute the cyber mission of the Agency.

"(2) PAY LIMITATION.—Employees receiving a special rate under paragraph (1) shall be subject to an aggregate pay limitation that parallels the limitation established in section 5307 of title 5, United States Code, except that—

"(A) any allowance, differential, bonus, award, or other similar cash payment in addition to basic pay that is authorized under title 10, United States Code, (or any other applicable law in addition to title 5 of such Code, excluding the Fair Labor Standards Act of 1938 (29 U.S.C. 201 et seq.)) shall also be counted as part of aggregate compensation; and

1	"(B) aggregate compensation may not ex-
2	ceed the rate established for the Vice President
3	of the United States under section 104 of title
4	3, United States Code.
5	"(3) Limitation on number of recipi-
6	ENTS.—The number of individuals who receive basic
7	pay established under paragraph (1)(B) may not ex-
8	ceed 100 at any time.
9	"(4) Limitation on use as comparative
10	REFERENCE.—Notwithstanding any other provision
11	of law, special rates of pay and the limitation estab-
12	lished under paragraph (1)(B) may not be used as
13	comparative references for the purpose of fixing the
14	rates of basic pay or maximum pay limitations of
15	qualified positions under section 1599f of title 10,
16	United States Code, or section 226 of the Homeland
17	Security Act of 2002 (6 U.S.C. 147).";
18	(4) in subsection (c), as redesignated by para-
19	graph (2), by striking "A minimum" and inserting
20	"Except as provided in subsection (b), a minimum";
21	(5) in subsection (d), as redesignated by para-
22	graph (2), by inserting "or (b)" after "by subsection
23	(a)"; and
24	(6) in subsection (g), as redesignated by para-
25	graph (2)—

1	(A) in paragraph (1), by striking "Not
2	later than 90 days after the date of the enact-
3	ment of the Intelligence Authorization Act for
4	Fiscal Year 2017" and inserting "Not later
5	than 90 days after the date of the enactment of
6	the Damon Paul Nelson and Matthew Young
7	Pollard Intelligence Authorization Act for Fis-
8	cal Years 2018 and 2019"; and
9	(B) in paragraph (2)(A), by inserting "or
10	(b)" after "subsection (a)".
11	SEC. 2304. MODIFICATION OF APPOINTMENT OF CHIEF IN-
12	FORMATION OFFICER OF THE INTELLIGENCE
13	COMMUNITY.
14	Section 103G(a) of the National Security Act of 1947
15	(50 U.S.C. 3032(a)) is amended by striking "President"
16	and inserting "Director".
17	SEC. 2305. DIRECTOR OF NATIONAL INTELLIGENCE RE-
18	VIEW OF PLACEMENT OF POSITIONS WITHIN
19	THE INTELLIGENCE COMMUNITY ON THE EX-
20	ECUTIVE SCHEDULE.
21	(a) Review.—The Director of National Intelligence,
22	in coordination with the Director of the Office of Per-
23	sonnel Management, shall conduct a review of positions
24	within the intelligence community regarding the placement
25	of such positions on the Executive Schedule under sub-

- 1 chapter II of chapter 53 of title 5, United States Code.
- 2 In carrying out such review, the Director of National In-
- 3 telligence, in coordination with the Director of the Office
- 4 of Personnel Management, shall determine—
- 5 (1) the standards under which such review will
- 6 be conducted;
- 7 (2) which positions should or should not be on
- 8 the Executive Schedule; and
- 9 (3) for those positions that should be on the
- 10 Executive Schedule, the level of the Executive
- 11 Schedule at which such positions should be placed.
- 12 (b) Report.—Not later than 60 days after the date
- 13 on which the review under subsection (a) is completed, the
- 14 Director of National Intelligence shall submit to the con-
- 15 gressional intelligence committees, the Committee on
- 16 Homeland Security and Governmental Affairs of the Sen-
- 17 ate, and the Committee on Oversight and Reform of the
- 18 House of Representatives an unredacted report describing
- 19 the standards by which the review was conducted and the
- 20 outcome of the review.
- 21 SEC. 2306. SUPPLY CHAIN AND COUNTERINTELLIGENCE
- 22 RISK MANAGEMENT TASK FORCE.
- 23 (a) Appropriate Congressional Committees
- 24 Defined.—In this section, the term "appropriate con-
- 25 gressional committees" means the following:

1	(1) The congressional intelligence committees.
2	(2) The Committee on Armed Services and the
3	Committee on Homeland Security and Governmental
4	Affairs of the Senate.
5	(3) The Committee on Armed Services, the
6	Committee on Homeland Security, and the Com-
7	mittee on Oversight and Reform of the House of
8	Representatives.
9	(b) REQUIREMENT TO ESTABLISH.—The Director of
10	National Intelligence shall establish a Supply Chain and
11	Counterintelligence Risk Management Task Force to
12	standardize information sharing between the intelligence
13	community and the acquisition community of the United
14	States Government with respect to the supply chain and
15	counterintelligence risks.
16	(c) Members.—The Supply Chain and Counterintel-
17	ligence Risk Management Task Force established under
18	subsection (b) shall be composed of—
19	(1) a representative of the Defense Security
20	Service of the Department of Defense;
21	(2) a representative of the General Services Ad-
22	ministration;
23	(3) a representative of the Office of Federal
24	Procurement Policy of the Office of Management
25	and Budget;

1	(4) a representative of the Department of
2	Homeland Security;
3	(5) a representative of the Federal Bureau of
4	Investigation;
5	(6) the Director of the National Counterintel-
6	ligence and Security Center; and
7	(7) any other members the Director of National
8	Intelligence determines appropriate.
9	(d) SECURITY CLEARANCES.—Each member of the
10	Supply Chain and Counterintelligence Risk Management
11	Task Force established under subsection (b) shall have a
12	security clearance at the top secret level and be able to
13	access sensitive compartmented information.
14	(e) Annual Report.—The Supply Chain and Coun-
15	terintelligence Risk Management Task Force established
16	under subsection (b) shall submit to the appropriate con-
17	gressional committees an annual report that describes the
18	activities of the Task Force during the previous year, in-
19	cluding identification of the supply chain and counterintel-
20	ligence risks shared with the acquisition community of the
21	United States Government by the intelligence community.

1	SEC. 2307. CONSIDERATION OF ADVERSARIAL TELE-
2	COMMUNICATIONS AND CYBERSECURITY IN-
3	FRASTRUCTURE WHEN SHARING INTEL-
4	LIGENCE WITH FOREIGN GOVERNMENTS AND
5	ENTITIES.
6	Whenever the head of an element of the intelligence
7	community enters into an intelligence sharing agreement
8	with a foreign government or any other foreign entity, the
9	head of the element shall consider the pervasiveness of
10	telecommunications and cybersecurity infrastructure,
11	equipment, and services provided by adversaries of the
12	United States, particularly China and Russia, or entities
13	of such adversaries in the country or region of the foreign
14	government or other foreign entity entering into the agree-
15	ment.
16	SEC. 2308. CYBER PROTECTION SUPPORT FOR THE PER-
17	SONNEL OF THE INTELLIGENCE COMMUNITY
18	IN POSITIONS HIGHLY VULNERABLE TO
19	CYBER ATTACK.
20	(a) Definitions.—In this section:
21	(1) Personal accounts.—The term "personal
22	accounts" means accounts for online and tele-
23	communications services, including telephone, resi-
24	dential Internet access, email, text and multimedia
25	messaging, cloud computing, social media, health
26	care, and financial services, used by personnel of the

1	intelligence community outside of the scope of their
2	employment with elements of the intelligence com-
3	munity.
4	(2) Personal Technology Devices.—The
5	term "personal technology devices" means tech-
6	nology devices used by personnel of the intelligence
7	community outside of the scope of their employment
8	with elements of the intelligence community, includ-
9	ing networks to which such devices connect.
10	(b) Authority To Provide Cyber Protection
11	Support.—
12	(1) In general.—Subject to a determination
13	by the Director of National Intelligence, the Director
14	may provide cyber protection support for the per-
15	sonal technology devices and personal accounts of
16	the personnel described in paragraph (2).
17	(2) AT-RISK PERSONNEL.—The personnel de-
18	scribed in this paragraph are personnel of the intel-
19	ligence community—
20	(A) who the Director determines to be
21	highly vulnerable to cyber attacks and hostile
22	information collection activities because of the
23	positions occupied by such personnel in the in-

telligence community; and

1	(B) whose personal technology devices or
2	personal accounts are highly vulnerable to cyber
3	attacks and hostile information collection activi-
4	ties.
5	(c) Nature of Cyber Protection Support.—
6	Subject to the availability of resources, the cyber protec-
7	tion support provided to personnel under subsection (b)
8	may include training, advice, assistance, and other services
9	relating to cyber attacks and hostile information collection
10	activities.
11	(d) Limitation on Support.—Nothing in this sec-
12	tion shall be construed—
13	(1) to encourage personnel of the intelligence
14	community to use personal technology devices for of-
15	ficial business; or
16	(2) to authorize cyber protection support for
17	senior intelligence community personnel using per-
18	sonal devices, networks, and personal accounts in an
19	official capacity.
20	(e) Report.—Not later than 180 days after the date
21	of the enactment of this Act, the Director shall submit
22	to the congressional intelligence committees a report on
23	the provision of cyber protection support under subsection
24	(b). The report shall include—

1	(1) a description of the methodology used to
2	make the determination under subsection (b)(2); and
3	(2) guidance for the use of cyber protection
4	support and tracking of support requests for per-
5	sonnel receiving cyber protection support under sub-
6	section (b).
7	SEC. 2309. ELIMINATION OF SUNSET OF AUTHORITY RELAT-
8	ING TO MANAGEMENT OF SUPPLY-CHAIN
9	RISK.
10	Section 309 of the Intelligence Authorization Act for
11	Fiscal Year 2012 (Public Law 112–87; 50 U.S.C. 3329
12	note) is amended by striking subsection (g).
13	SEC. 2310. LIMITATIONS ON DETERMINATIONS REGARDING
	CERTAIN SECURITY CLASSIFICATIONS.
14	CERTAIN SECURITY CLASSIFICATIONS.  (a) Prohibition.—An officer of an element of the
14 15	
14 15 16	(a) Prohibition.—An officer of an element of the
14 15 16 17	(a) Prohibition.—An officer of an element of the intelligence community who has been nominated by the
14 15 16 17	(a) Prohibition.—An officer of an element of the intelligence community who has been nominated by the President for a position that requires the advice and con-
114 115 116 117 118	(a) Prohibition.—An officer of an element of the intelligence community who has been nominated by the President for a position that requires the advice and consent of the Senate may not make a classification decision
14 15 16 17	(a) Prohibition.—An officer of an element of the intelligence community who has been nominated by the President for a position that requires the advice and consent of the Senate may not make a classification decision with respect to information related to such officer's nomi-
114 115 116 117 118 119 220	(a) Prohibition.—An officer of an element of the intelligence community who has been nominated by the President for a position that requires the advice and consent of the Senate may not make a classification decision with respect to information related to such officer's nomination.
14 15 16 17 18 19 20 21	(a) Prohibition.—An officer of an element of the intelligence community who has been nominated by the President for a position that requires the advice and consent of the Senate may not make a classification decision with respect to information related to such officer's nomination.  (b) Classification Determinations.—
14 15 16 17 18 19 20 21	<ul> <li>(a) Prohibition.—An officer of an element of the intelligence community who has been nominated by the President for a position that requires the advice and consent of the Senate may not make a classification decision with respect to information related to such officer's nomination.</li> <li>(b) Classification Determinations.— <ul> <li>(1) In General.—Except as provided in para-</li> </ul> </li> </ul>

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1	with the officer or another officer who reports di-
2	rectly to such officer, a classification decision with
3	respect to information relating to the officer shall be
4	made by the Director of National Intelligence.
5	(2) Nominations of director of national
6	INTELLIGENCE.—In a case described in paragraph

7 (1) in which the officer nominated is the Director of

National Intelligence, the classification decision shall

- 9 be made by the Principal Deputy Director of Na-
- tional Intelligence.

- 11 (c) Reports.—Whenever the Director or the Prin-
- 12 cipal Deputy Director makes a decision under subsection
- 13 (b), the Director or the Principal Deputy Director, as the
- 14 case may be, shall submit to the congressional intelligence
- 15 committees a report detailing the reasons for the decision.
- 16 SEC. 2311. JOINT INTELLIGENCE COMMUNITY COUNCIL.
- 17 (a) Meetings.—Section 101A(d) of the National Se-
- 18 curity Act of 1947 (50 U.S.C. 3022(d)) is amended—
- 19 (1) by striking "regular"; and
- 20 (2) by inserting "as the Director considers ap-
- 21 propriate" after "Council".
- (b) Report on Function and Utility of the
- 23 Joint Intelligence Community Council.—
- 24 (1) IN GENERAL.—No later than 180 days after
- 25 the date of the enactment of this Act, the Director

1	of National Intelligence, in coordination with the Ex-
2	ecutive Office of the President and members of the
3	Joint Intelligence Community Council, shall submit
4	to the congressional intelligence committees a report
5	on the function and utility of the Joint Intelligence
6	Community Council.
7	(2) Contents.—The report required by para-
8	graph (1) shall include the following:
9	(A) The number of physical or virtua
10	meetings held by the Council per year since the
11	Council's inception.
12	(B) A description of the effect and accom-
13	plishments of the Council.
14	(C) An explanation of the unique role of
15	the Council relative to other entities, including
16	with respect to the National Security Counci
17	and the Executive Committee of the intelligence
18	community.
19	(D) Recommendations for the future role
20	and operation of the Council.
21	(E) Such other matters relating to the
22	function and utility of the Council as the Direc-
23	tor considers appropriate.

1	(3) FORM.—The report submitted under para-
2	graph (1) shall be submitted in unclassified form,
3	but may include a classified annex.
4	SEC. 2312. INTELLIGENCE COMMUNITY INFORMATION
5	TECHNOLOGY ENVIRONMENT.
6	(a) Definitions.—In this section:
7	(1) Core service.—The term "core service"
8	means a capability that is available to multiple ele-
9	ments of the intelligence community and required
10	for consistent operation of the intelligence commu-
11	nity information technology environment.
12	(2) Intelligence community information
13	TECHNOLOGY ENVIRONMENT.—The term "intel-
14	ligence community information technology environ-
15	ment" means all of the information technology serv-
16	ices across the intelligence community, including the
17	data sharing and protection environment across mul-
18	tiple classification domains.
19	(b) Roles and Responsibilities.—
20	(1) Director of National Intelligence.—
21	The Director of National Intelligence shall be re-
22	sponsible for coordinating the performance by ele-
23	ments of the intelligence community of the intel-
24	ligence community information technology environ-
25	ment, including each of the following:

1	(A) Ensuring compliance with all applica-
2	ble environment rules and regulations of such
3	environment.
4	(B) Ensuring measurable performance
5	goals exist for such environment.
6	(C) Documenting standards and practices
7	of such environment.
8	(D) Acting as an arbiter among elements
9	of the intelligence community related to any
10	disagreements arising out of the implementa-
11	tion of such environment.
12	(E) Delegating responsibilities to the ele-
13	ments of the intelligence community and car-
14	rying out such other responsibilities as are nec-
15	essary for the effective implementation of such
16	environment.
17	(2) Core service providers.—Providers of
18	core services shall be responsible for—
19	(A) providing core services, in coordination
20	with the Director of National Intelligence; and
21	(B) providing the Director with informa-
22	tion requested and required to fulfill the re-
23	sponsibilities of the Director under paragraph
24	(1).
25	(3) Use of core services.—

1	(A) In general.—Except as provided in
2	subparagraph (B), each element of the intel-
3	ligence community shall use core services when
4	such services are available.
5	(B) Exception.—The Director of Na-
6	tional Intelligence may provide for a written ex-
7	ception to the requirement under subparagraph
8	(A) if the Director determines there is a com-
9	pelling financial or mission need for such excep-
10	tion.
11	(c) Management Accountability.—Not later than
12	90 days after the date of the enactment of this Act, the
13	Director of National Intelligence shall designate and main-
14	tain one or more accountable executives of the intelligence
15	community information technology environment to be re-
16	sponsible for—
17	(1) management, financial control, and integra-
18	tion of such environment;
19	(2) overseeing the performance of each core
20	service, including establishing measurable service re-
21	quirements and schedules;
22	(3) to the degree feasible, ensuring testing of
23	each core service of such environment, including
24	testing by the intended users, to evaluate perform-

1	ance against measurable service requirements and to
2	ensure the capability meets user requirements; and
3	(4) coordinate transition or restructuring ef-
4	forts of such environment, including phaseout of leg-
5	acy systems.
6	(d) Security Plan.—Not later than 180 days after
7	the date of the enactment of this Act, the Director of Na-
8	tional Intelligence shall develop and maintain a security
9	plan for the intelligence community information tech-
10	nology environment.
11	(e) Long-Term Roadmap.—Not later than 180 days
12	after the date of the enactment of this Act, and during
13	each of the second and fourth fiscal quarters thereafter
14	the Director of National Intelligence shall submit to the
15	congressional intelligence committees a long-term road-
16	map that shall include each of the following:
17	(1) A description of the minimum required and
18	desired core service requirements, including—
19	(A) key performance parameters; and
20	(B) an assessment of current, measured
21	performance.
22	(2) implementation milestones for the intel-
23	ligence community information technology environ-
24	ment, including each of the following:

1	(A) A schedule for expected deliveries of
2	core service capabilities during each of the fol-
3	lowing phases:
4	(i) Concept refinement and technology
5	maturity demonstration.
6	(ii) Development, integration, and
7	demonstration.
8	(iii) Production, deployment, and
9	sustainment.
10	(iv) System retirement.
11	(B) Dependencies of such core service ca-
12	pabilities.
13	(C) Plans for the transition or restruc-
14	turing necessary to incorporate core service ca-
15	pabilities.
16	(D) A description of any legacy systems
17	and discontinued capabilities to be phased out.
18	(3) Such other matters as the Director deter-
19	mines appropriate.
20	(f) Business Plan.—Not later than 180 days after
21	the date of the enactment of this Act, and during each
22	of the second and fourth fiscal quarters thereafter, the Di-
23	rector of National Intelligence shall submit to the congres-
24	sional intelligence committees a business plan that in-
25	cludes each of the following:

- 1 (1) A systematic approach to identify core serv2 ice funding requests for the intelligence community
  3 information technology environment within the pro4 posed budget, including multiyear plans to imple5 ment the long-term roadmap required by subsection
  6 (e).
  - (2) A uniform approach by which each element of the intelligence community shall identify the cost of legacy information technology or alternative capabilities where services of the intelligence community information technology environment will also be available.
  - (3) A uniform effort by which each element of the intelligence community shall identify transition and restructuring costs for new, existing, and retiring services of the intelligence community information technology environment, as well as services of such environment that have changed designations as a core service.
- 20 (g) QUARTERLY PRESENTATIONS.—Beginning not 21 later than 180 days after the date of the enactment of 22 this Act, the Director of National Intelligence shall provide 23 to the congressional intelligence committees quarterly up-24 dates regarding ongoing implementation of the intelligence 25 community information technology environment as com-

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- 1 pared to the requirements in the most recently submitted
- 2 security plan required by subsection (d), long-term road-
- 3 map required by subsection (e), and business plan re-
- 4 quired by subsection (f).
- 5 (h) Additional Notifications.—The Director of
- 6 National Intelligence shall provide timely notification to
- 7 the congressional intelligence committees regarding any
- 8 policy changes related to or affecting the intelligence com-
- 9 munity information technology environment, new initia-
- 10 tives or strategies related to or impacting such environ-
- 11 ment, and changes or deficiencies in the execution of the
- 12 security plan required by subsection (d), long-term road-
- 13 map required by subsection (e), and business plan re-
- 14 quired by subsection (f).
- 15 (i) Sunset.—The section shall have no effect on or
- 16 after September 30, 2024.
- 17 SEC. 2313. REPORT ON DEVELOPMENT OF SECURE MOBILE
- 18 VOICE SOLUTION FOR INTELLIGENCE COM-
- 19 **MUNITY.**
- 20 (a) In General.—Not later than 180 days after the
- 21 date of the enactment of this Act, the Director of National
- 22 Intelligence, in coordination with the Director of the Cen-
- 23 tral Intelligence Agency and the Director of the National
- 24 Security Agency, shall submit to the congressional intel-
- 25 ligence committees a classified report on the feasibility,

- 1 desirability, cost, and required schedule associated with
- 2 the implementation of a secure mobile voice solution for
- 3 the intelligence community.
- 4 (b) Contents.—The report required by subsection
- 5 (a) shall include, at a minimum, the following:
- 6 (1) The benefits and disadvantages of a secure
- 7 mobile voice solution.
- 8 (2) Whether the intelligence community could 9 leverage commercially available technology for classi-10 fied voice communications that operates on commer-11 cial mobile networks in a secure manner and identi-12 fying the accompanying security risks to such net-
- 14 (3) A description of any policies or community 15 guidance that would be necessary to govern the po-16 tential solution, such as a process for determining 17 the appropriate use of a secure mobile telephone and 18 any limitations associated with such use.
- 19 SEC. 2314. POLICY ON MINIMUM INSIDER THREAT STAND-
- ARDS.

works.

- 21 (a) POLICY REQUIRED.—Not later than 60 days after
- 22 the date of the enactment of this Act, the Director of Na-
- 23 tional Intelligence shall establish a policy for minimum in-
- 24 sider threat standards that is consistent with the National

1	Insider Threat Policy and Minimum Standards for Execu-
2	tive Branch Insider Threat Programs.
3	(b) Implementation.—Not later than 180 days
4	after the date of the enactment of this Act, the head of
5	each element of the intelligence community shall imple-
6	ment the policy established under subsection (a).
7	SEC. 2315. SUBMISSION OF INTELLIGENCE COMMUNITY
8	POLICIES.
9	(a) Definitions.—In this section:
10	(1) Electronic repository.—The term
11	"electronic repository" means the electronic distribu-
12	tion mechanism, in use as of the date of the enact-
13	ment of this Act, or any successor electronic dis-
14	tribution mechanism, by which the Director of Na-
15	tional Intelligence submits to the congressional intel-
16	ligence committees information.
17	(2) Policy.—The term "policy", with respect
18	to the intelligence community, includes unclassified
19	or classified—
20	(A) directives, policy guidance, and policy
21	memoranda of the intelligence community;
22	(B) executive correspondence of the Direc-
23	tor of National Intelligence; and
24	(C) any equivalent successor policy instru-
25	ments.

1	(b) Submission of Policies.—
2	(1) Current Policy.—Not later than 180
3	days after the date of the enactment of this Act, the
4	Director of National Intelligence shall submit to the
5	congressional intelligence committees using the elec-
6	tronic repository all nonpublicly available policies
7	issued by the Director of National Intelligence for
8	the intelligence community that are in effect as of
9	the date of the submission.
10	(2) Continuous updates.—Not later than 15
11	days after the date on which the Director of Na-
12	tional Intelligence issues, modifies, or rescinds a pol-
13	icy of the intelligence community, the Director
14	shall—
15	(A) notify the congressional intelligence
16	committees of such addition, modification, or
17	removal; and
18	(B) update the electronic repository with
19	respect to such addition, modification, or re-
20	moval.
21	SEC. 2316. EXPANSION OF INTELLIGENCE COMMUNITY RE-
22	CRUITMENT EFFORTS.
23	In order to further increase the diversity of the intel-
24	ligence community workforce, not later than 90 days after

25 the date of the enactment of this Act, the Director of Na-

1	tional Intelligence, in consultation with heads of elements
2	of the Intelligence Community, shall create, implement,
3	and submit to the congressional intelligence committees a
4	written plan to ensure that rural and underrepresented re-
5	gions are more fully and consistently represented in such
6	elements' employment recruitment efforts. Upon receipt of
7	the plan, the congressional committees shall have 60 days
8	to submit comments to the Director of National Intel-
9	ligence before such plan shall be implemented.
10	TITLE XXIV—MATTERS RELAT-
11	ING TO ELEMENTS OF THE IN-
12	TELLIGENCE COMMUNITY
13	Subtitle A—Office of the Director
14	of National Intelligence
15	SEC. 2401. AUTHORITY FOR PROTECTION OF CURRENT AND
16	FORMER EMPLOYEES OF THE OFFICE OF THE
17	DIRECTOR OF NATIONAL INTELLIGENCE.
18	Section 5(a)(4) of the Central Intelligence Agency
19	Act of 1949 (50 U.S.C. 3506(a)(4)) is amended by strik-
20	ing "such personnel of the Office of the Director of Na-
21	tional Intelligence as the Director of National Intelligence
22	may designate;" and inserting "current and former per-
23	sonnel of the Office of the Director of National Intel-
24	ligence and their immediate families as the Director of Na-
25	tional Intelligence may designate:".

1	SEC. 2402. DESIGNATION OF THE PROGRAM MANAGER-IN-
2	FORMATION SHARING ENVIRONMENT.
3	(a) Information Sharing Environment.—Sec-
4	tion 1016(b) of the Intelligence Reform and Terrorism
5	Prevention Act of 2004 (6 U.S.C. 485(b)) is amended—
6	(1) in paragraph (1), by striking "President"
7	and inserting "Director of National Intelligence";
8	and
9	(2) in paragraph (2), by striking "President"
10	both places that term appears and inserting "Direc-
11	tor of National Intelligence".
12	(b) Program Manager.—Section 1016(f)(1) of the
13	Intelligence Reform and Terrorism Prevention Act of
14	2004 (6 U.S.C. 485(f)(1)) is amended by striking "The
15	individual designated as the program manager shall serve
16	as program manager until removed from service or re-
17	placed by the President (at the President's sole discre-
18	tion)." and inserting "Beginning on the date of the enact-
19	ment of the Damon Paul Nelson and Matthew Young Pol-
20	lard Intelligence Authorization Act for Fiscal Years 2018,
21	2019 and 2020, each individual designated as the program
22	manager shall be appointed by the Director of National
23	Intelligence.".

1	SEC. 2403. TECHNICAL MODIFICATION TO THE EXECUTIVE
2	SCHEDULE.
3	Section 5315 of title 5, United States Code, is
4	amended by adding at the end the following:
5	"Director of the National Counterintelligence and Se-
6	curity Center.".
7	SEC. 2404. CHIEF FINANCIAL OFFICER OF THE INTEL-
8	LIGENCE COMMUNITY.
9	Section 103I(a) of the National Security Act of 1947
10	(50 U.S.C. 3034(a)) is amended by adding at the end the
11	following new sentence: "The Chief Financial Officer shall
12	report directly to the Director of National Intelligence.".
13	SEC. 2405. CHIEF INFORMATION OFFICER OF THE INTEL-
14	LIGENCE COMMUNITY.
15	Section 103G(a) of the National Security Act of 1947
15 16	Section 103G(a) of the National Security Act of 1947 (50 U.S.C. 3032(a)) is amended by adding at the end the
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16	(50 U.S.C. 3032(a)) is amended by adding at the end the
16 17	(50 U.S.C. 3032(a)) is amended by adding at the end the following new sentence: "The Chief Information Officer
16 17 18	(50 U.S.C. 3032(a)) is amended by adding at the end the following new sentence: "The Chief Information Officer shall report directly to the Director of National Intel-
16 17 18 19	(50 U.S.C. 3032(a)) is amended by adding at the end the following new sentence: "The Chief Information Officer shall report directly to the Director of National Intelligence.".
16 17 18 19 20	(50 U.S.C. 3032(a)) is amended by adding at the end the following new sentence: "The Chief Information Officer shall report directly to the Director of National Intelligence.".  Subtitle B—Central Intelligence
16 17 18 19 20 21	(50 U.S.C. 3032(a)) is amended by adding at the end the following new sentence: "The Chief Information Officer shall report directly to the Director of National Intelligence.".  Subtitle B—Central Intelligence  Agency
<ul><li>16</li><li>17</li><li>18</li><li>19</li><li>20</li><li>21</li><li>22</li></ul>	(50 U.S.C. 3032(a)) is amended by adding at the end the following new sentence: "The Chief Information Officer shall report directly to the Director of National Intelligence.".  Subtitle B—Central Intelligence  Agency  SEC. 2411. CENTRAL INTELLIGENCE AGENCY SUBSISTENCE
16 17 18 19 20 21 22 23	(50 U.S.C. 3032(a)) is amended by adding at the end the following new sentence: "The Chief Information Officer shall report directly to the Director of National Intelligence.".  Subtitle B—Central Intelligence  Agency  SEC. 2411. CENTRAL INTELLIGENCE AGENCY SUBSISTENCE  FOR PERSONNEL ASSIGNED TO AUSTERE LO-

1	(1) in paragraph (1), by striking "(50 U.S.C.
2	403–4a).," and inserting "(50 U.S.C. 403–4a),";
3	(2) in paragraph (6), by striking "and" at the
4	end;
5	(3) in paragraph (7), by striking the period at
6	the end and inserting "; and"; and
7	(4) by adding at the end the following new
8	paragraph:
9	"(8) Upon the approval of the Director, pro-
10	vide, during any fiscal year, with or without reim-
11	bursement, subsistence to any personnel assigned to
12	an overseas location designated by the Agency as an
13	austere location.".
13	
14	SEC. 2412. SPECIAL RULES FOR CERTAIN MONTHLY WORK-
	SEC. 2412. SPECIAL RULES FOR CERTAIN MONTHLY WORK- ERS' COMPENSATION PAYMENTS AND OTHER
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14 15	ERS' COMPENSATION PAYMENTS AND OTHER
14 15 16	ERS' COMPENSATION PAYMENTS AND OTHER PAYMENTS FOR CENTRAL INTELLIGENCE
14 15 16 17	ERS' COMPENSATION PAYMENTS AND OTHER PAYMENTS FOR CENTRAL INTELLIGENCE AGENCY PERSONNEL.
14 15 16 17	ERS' COMPENSATION PAYMENTS AND OTHER PAYMENTS FOR CENTRAL INTELLIGENCE AGENCY PERSONNEL.  (a) IN GENERAL.—The Central Intelligence Agency
114 115 116 117 118	PAYMENTS FOR CENTRAL INTELLIGENCE  AGENCY PERSONNEL.  (a) IN GENERAL.—The Central Intelligence Agency  Act of 1949 (50 U.S.C. 3501 et seq.) is amended by in-
14 15 16 17 18 19 20	PAYMENTS FOR CENTRAL INTELLIGENCE  AGENCY PERSONNEL.  (a) IN GENERAL.—The Central Intelligence Agency  Act of 1949 (50 U.S.C. 3501 et seq.) is amended by inserting after section 19 the following new section:
14 15 16 17 18 19 20 21	PAYMENTS FOR CENTRAL INTELLIGENCE AGENCY PERSONNEL.  (a) IN GENERAL.—The Central Intelligence Agency Act of 1949 (50 U.S.C. 3501 et seq.) is amended by inserting after section 19 the following new section:  "SEC. 19A. SPECIAL RULES FOR CERTAIN INDIVIDUALS IN-

1	"(1) COVERED DEPENDENT.—The term 'cov-
2	ered dependent' means a family member (as defined
3	by the Director) of a covered employee who, on or
4	after September 11, 2001—
5	"(A) accompanies the covered employee to
6	an assigned duty station in a foreign country;
7	and
8	"(B) becomes injured by reason of a quali-
9	fying injury.
10	"(2) COVERED EMPLOYEE.—The term 'covered
11	employee' means an officer or employee of the Cen-
12	tral Intelligence Agency who, on or after September
13	11, 2001, becomes injured by reason of a qualifying
14	injury.
15	"(3) Covered individual.—The term 'cov-
16	ered individual' means an individual who—
17	"(A)(i) is detailed to the Central Intel-
18	ligence Agency from other agencies of the
19	United States Government or from the Armed
20	Forces; or
21	"(ii) is affiliated with the Central Intel-
22	ligence Agency, as determined by the Director;
23	and

1	"(B) who, on or after September 11, 2001,
2	becomes injured by reason of a qualifying in-
3	jury.
4	"(4) Qualifying injury.—The term 'quali-
5	fying injury' means the following:
6	"(A) With respect to a covered dependent,
7	an injury incurred—
8	"(i) during a period in which the cov-
9	ered dependent is accompanying the cov-
10	ered employee to an assigned duty station
11	in a foreign country;
12	"(ii) in connection with war, insur-
13	gency, hostile act, terrorist activity, or
14	other incident designated by the Director;
15	and
16	"(iii) that was not the result of the
17	willful misconduct of the covered depend-
18	ent.
19	"(B) With respect to a covered employee
20	or a covered individual, an injury incurred—
21	"(i) during a period of assignment to
22	a duty station in a foreign country;
23	"(ii) in connection with a war, insur-
24	gency, hostile act, terrorist activity, or

1	other incident designated by the Director;
2	and
3	"(iii) that was not the result of the
4	willful misconduct of the covered employee
5	or the covered individual.
6	"(b) Adjustment of Compensation for Certain
7	Injuries.—
8	"(1) Increase.—The Director may increase
9	the amount of monthly compensation paid to a cov-
10	ered employee under section 8105 of title 5, United
11	States Code. Subject to paragraph (2), the Director
12	may determine the amount of each such increase by
13	taking into account—
14	"(A) the severity of the qualifying injury;
15	"(B) the circumstances by which the cov-
16	ered employee became injured; and
17	"(C) the seniority of the covered employee.
18	"(2) Maximum.—Notwithstanding chapter 81
19	of title 5, United States Code, the total amount of
20	monthly compensation increased under paragraph
21	(1) may not exceed the monthly pay of the max-
22	imum rate of basic pay for GS-15 of the General
23	Schedule under section 5332 of such title.
24	"(c) Costs for Treating Qualifying Injuries.—
25	The Director may pay the costs of treating a qualifying

- 1 injury of a covered employee, a covered individual, or a
- 2 covered dependent, or may reimburse a covered employee,
- 3 a covered individual, or a covered dependent for such
- 4 costs, that are not otherwise covered by chapter 81 of title
- 5 5, United States Code, or other provision of Federal law.
- 6 "(d) Treatment of Amounts.—For purposes of
- 7 section 104 of the Internal Revenue Code of 1986,
- 8 amounts paid pursuant to this section shall be treated as
- 9 amounts paid under chapter 81 of title 5, United States
- 10 Code.".
- 11 (b) REGULATIONS.—Not later than 120 days after
- 12 the date of the enactment of this Act, the Director of the
- 13 Central Intelligence Agency shall—
- 14 (1) prescribe regulations ensuring the fair and
- equitable implementation of section 19A of the Cen-
- tral Intelligence Agency Act of 1949, as added by
- subsection (a); and
- 18 (2) submit to the congressional intelligence
- 19 committees such regulations.
- 20 (c) Application.—Section 19A of the Central Intel-
- 21 ligence Agency Act of 1949, as added by subsection (a),
- 22 shall apply with respect to—
- (1) payments made to covered employees (as
- defined in such section) under section 8105 of title

1	5, United States Code, beginning on or after the							
2	date of the enactment of this Act; and							
3	(2) treatment described in subsection (b) of							
4	such section 19A occurring on or after the date of							
5	the enactment of this Act.							
6	SEC. 2413. EXPANSION OF SECURITY PROTECTIVE SERVICE							
7	JURISDICTION OF THE CENTRAL INTEL							
8	LIGENCE AGENCY.							
9	Subsection (a)(1) of section 15 of the Central Intel-							
10	ligence Agency Act of 1949 (50 U.S.C. 3515(a)) is amend-							
11	ed—							
12	(1) in subparagraph (B), by striking "500							
13	feet;" and inserting "500 yards;"; and							
14	(2) in subparagraph (D), by striking "500							
15	feet." and inserting "500 yards.".							
16	SEC. 2414. REPEAL OF FOREIGN LANGUAGE PROFICIENCY							
17	REQUIREMENT FOR CERTAIN SENIOR LEVEL							
18	POSITIONS IN THE CENTRAL INTELLIGENCE							
19	AGENCY.							
20	(a) Repeal of Foreign Language Proficiency							
21	REQUIREMENT.—Section 104A of the National Security							
22	Act of 1947 (50 U.S.C. 3036) is amended by striking sub-							
23	section (g).							
24	(b) Conforming Repeal of Report Require-							
25	MENT.—Section 611 of the Intelligence Authorization Act							

- 1 for Fiscal Year 2005 (Public Law 108–487) is amended
- 2 by striking subsection (c).
- 3 Subtitle C—Office of Intelligence
- and Counterintelligence of De-
- 5 partment of Energy
- 6 SEC. 2421. CONSOLIDATION OF DEPARTMENT OF ENERGY
- 7 OFFICES OF INTELLIGENCE AND COUNTER-
- 8 INTELLIGENCE.
- 9 (a) In General.—Section 215 of the Department of
- 10 Energy Organization Act (42 U.S.C. 7144b) is amended
- 11 to read as follows:
- 12 "OFFICE OF INTELLIGENCE AND COUNTERINTELLIGENCE
- "Sec. 215. (a) Definitions.—In this section, the
- 14 terms 'intelligence community' and 'National Intelligence
- 15 Program' have the meanings given such terms in section
- 16 3 of the National Security Act of 1947 (50 U.S.C. 3003).
- 17 "(b) In General.—There is in the Department an
- 18 Office of Intelligence and Counterintelligence. Such office
- 19 shall be under the National Intelligence Program.
- 20 "(c) DIRECTOR.—(1) The head of the Office shall be
- 21 the Director of the Office of Intelligence and Counterintel-
- 22 ligence, who shall be an employee in the Senior Executive
- 23 Service, the Senior Intelligence Service, the Senior Na-
- 24 tional Intelligence Service, or any other Service that the
- 25 Secretary, in coordination with the Director of National

- 1 Intelligence, considers appropriate. The Director of the
- 2 Office shall report directly to the Secretary.
- 3 "(2) The Secretary shall select an individual to serve
- 4 as the Director from among individuals who have substan-
- 5 tial expertise in matters relating to the intelligence com-
- 6 munity, including foreign intelligence and counterintel-
- 7 ligence.
- 8 "(d) Duties.—(1) Subject to the authority, direc-
- 9 tion, and control of the Secretary, the Director shall per-
- 10 form such duties and exercise such powers as the Sec-
- 11 retary may prescribe.
- 12 "(2) The Director shall be responsible for estab-
- 13 lishing policy for intelligence and counterintelligence pro-
- 14 grams and activities at the Department.".
- 15 (b) Conforming Repeal.—Section 216 of the De-
- 16 partment of Energy Organization Act (42 U.S.C. 7144c)
- 17 is hereby repealed.
- 18 (c) Clerical Amendment.—The table of contents
- 19 at the beginning of the Department of Energy Organiza-
- 20 tion Act is amended by striking the items relating to sec-
- 21 tions 215 and 216 and inserting the following new item:

<sup>&</sup>quot;Sec. 215. Office of Intelligence and Counterintelligence.".

1	SEC. 2422. ESTABLISHMENT OF ENERGY INFRASTRUCTURE						
2	SECURITY CENTER.						
3	Section 215 of the Department of Energy Organiza-						
4	tion Act (42 U.S.C. 7144b), as amended by section 2421,						
5	is further amended by adding at the end the following:						
6	"(e) Energy Infrastructure Security Cen-						
7	TER.—(1)(A) The President shall establish an Energy In-						
8	frastructure Security Center, taking into account all ap-						
9	propriate government tools to analyze and disseminate in-						
10	telligence relating to the security of the energy infrastruc-						
11	ture of the United States.						
12	"(B) The Director of Intelligence and Counterintel-						
13	ligence shall appoint the head of the Energy Infrastruc-						
14	ture Security Center.						
15	"(C) The Energy Infrastructure Security Center shall						
16	be located within the Office of Intelligence and Counter-						
17	intelligence.						
18	"(2) In establishing the Energy Infrastructure Secu-						
19	rity Center, the Director of the Office of Intelligence and						
20	Counterintelligence shall address the following missions						
21	and objectives to coordinate and disseminate intelligence						
22	relating to the security of the energy infrastructure of the						
23	United States:						
24	"(A) Establishing a primary organization with-						
25	in the United States Government for analyzing and						
26	integrating all intelligence possessed or acquired by						

- the United States pertaining to the security of the energy infrastructure of the United States.
- "(B) Ensuring that appropriate departments and agencies have full access to and receive intelligence support needed to execute the plans or activities of the agencies, and perform independent, alternative analyses.
  - "(C) Establishing a central repository on known and suspected foreign threats to the energy infrastructure of the United States, including with respect to any individuals, groups, or entities engaged in activities targeting such infrastructure, and the goals, strategies, capabilities, and networks of such individuals, groups, or entities.
    - "(D) Disseminating intelligence information relating to the security of the energy infrastructure of the United States, including threats and analyses, to the President, to the appropriate departments and agencies, and to the appropriate committees of Congress.
- "(3) The President may waive the requirements of this subsection, and any parts thereof, if the President determines that such requirements do not materially improve the ability of the United States Government to prevent and halt attacks against the energy infrastructure of the

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1	United States. Such waiver shall be made in writing to
2	Congress and shall include a description of how the mis-
3	sions and objectives in paragraph (2) are being met.
4	"(4) If the President decides not to exercise the waiv-
5	er authority granted by paragraph (3), the President shall
6	submit to Congress from time to time updates and plans
7	regarding the establishment of an Energy Infrastructure
8	Security Center.".
9	SEC. 2423. REPEAL OF DEPARTMENT OF ENERGY INTEL-
10	LIGENCE EXECUTIVE COMMITTEE AND BUDG-
11	ET REPORTING REQUIREMENT.
12	Section 214 of the Department of Energy Organiza-
13	tion Act (42 U.S.C. 7144a) is amended—
14	(1) by striking "(a)"; and
15	(2) by striking subsections (b) and (c).
16	Subtitle D—Other Elements
17	SEC. 2431. PLAN FOR DESIGNATION OF COUNTERINTEL-
18	LIGENCE COMPONENT OF DEFENSE SECU-
19	RITY SERVICE AS AN ELEMENT OF INTEL-
20	LIGENCE COMMUNITY.
21	Not later than 90 days after the date of the enact-
22	ment of this Act, the Director of National Intelligence and
23	Under Secretary of Defense for Intelligence, in coordina-
24	tion with the Director of the National Counterintelligence
25	and Security Center, shall submit to the congressional in-

- 1 telligence committees, the Committee on Armed Services
- 2 of the Senate, and the Committee on Armed Services of
- 3 the House of Representatives a plan to designate the coun-
- 4 terintelligence component of the Defense Security Service
- 5 of the Department of Defense as an element of the intel-
- 6 ligence community by not later than January 1, 2021.
- 7 Such plan shall—
- 8 (1) address the implications of such designation
- 9 on the authorities, governance, personnel, resources,
- information technology, collection, analytic products,
- information sharing, and business processes of the
- 12 Defense Security Service and the intelligence com-
- munity; and
- 14 (2) not address the personnel security functions
- of the Defense Security Service.
- 16 SEC. 2432. NOTICE NOT REQUIRED FOR PRIVATE ENTITIES.
- 17 Section 3553 of title 44, United States Code, is
- 18 amended—
- 19 (1) by redesignating subsection (j) as sub-
- section (k); and
- 21 (2) by inserting after subsection (i) the fol-
- lowing:
- 23 "(j) Rule of Construction.—Nothing in this sec-
- 24 tion shall be construed to require the Secretary to provide

1	notice to any private entity before the Secretary issues a
2	binding operational directive under subsection (b)(2).".
3	SEC. 2433. ESTABLISHMENT OF ADVISORY BOARD FOR NA-
4	TIONAL RECONNAISSANCE OFFICE.
5	(a) Establishment.—Section 106A of the National
6	Security Act of 1947 (50 U.S.C. 3041a) is amended by
7	adding at the end the following new subsection:
8	"(d) Advisory Board.—
9	"(1) Establishment.—There is established in
10	the National Reconnaissance Office an advisory
11	board (in this section referred to as the 'Board').
12	"(2) Duties.—The Board shall—
13	"(A) study matters relating to the mission
14	of the National Reconnaissance Office, includ-
15	ing with respect to promoting innovation, com-
16	petition, and resilience in space, overhead re-
17	connaissance, acquisition, and other matters;
18	and
19	"(B) advise and report directly to the Di-
20	rector with respect to such matters.
21	"(3) Members.—
22	"(A) Number and appointment.—
23	"(i) In general.—The Board shall
24	be composed of five members appointed by
25	the Director from among individuals with

1	demonstrated academic, government, busi-
2	ness, or other expertise relevant to the mis-
3	sion and functions of the National Recon-
4	naissance Office.
5	"(ii) Notification.—Not later than
6	30 days after the date on which the Direc-
7	tor appoints a member to the Board, the
8	Director shall notify the congressional in-
9	telligence committees and the congressional
10	defense committees (as defined in section
11	101(a) of title 10, United States Code) of
12	such appointment.
13	"(B) Terms.—Each member shall be ap-
14	pointed for a term of 2 years. Except as pro-
15	vided by subparagraph (C), a member may not
16	serve more than three terms.
17	"(C) VACANCY.—Any member appointed to
18	fill a vacancy occurring before the expiration of
19	the term for which the member's predecessor
20	was appointed shall be appointed only for the
21	remainder of that term. A member may serve
22	after the expiration of that member's term until

a successor has taken office.

1	"(D) Chair.—The Board shall have a
2	Chair, who shall be appointed by the Director
3	from among the members.
4	"(E) Travel expenses.—Each member
5	shall receive travel expenses, including per diem
6	in lieu of subsistence, in accordance with appli-
7	cable provisions under subchapter I of chapter
8	57 of title 5, United States Code.
9	"(F) Executive secretary.—The Direc-
10	tor may appoint an executive secretary, who
11	shall be an employee of the National Reconnais-
12	sance Office, to support the Board.
13	"(4) Meetings.—The Board shall meet not
14	less than quarterly, but may meet more frequently
15	at the call of the Director.
16	"(5) Reports.—Not later than March 31 of
17	each year, the Board shall submit to the Director
18	and to the congressional intelligence committees a
19	report on the activities and significant findings of
20	the Board during the preceding year.
21	"(6) Nonapplicability of certain require-
22	MENTS.—The Federal Advisory Committee Act (5
23	U.S.C. App.) shall not apply to the Board.

1	"(7) Termination.—The Board shall termi-
2	nate on the date that is 3 years after the date of the
3	first meeting of the Board.".
4	(b) Initial Appointments.—Not later than 180
5	days after the date of the enactment of this Act, the Direc-
6	tor of the National Reconnaissance Office shall appoint
7	the initial five members to the advisory board under sub-
8	section (d) of section 106A of the National Security Act
9	of 1947 (50 U.S.C. 3041a), as added by subsection (a).
10	SEC. 2434. COLLOCATION OF CERTAIN DEPARTMENT OF
11	HOMELAND SECURITY PERSONNEL AT FIELD
12	LOCATIONS.
13	(a) Identification of Opportunities for Col-
13 14	(a) IDENTIFICATION OF OPPORTUNITIES FOR COL- LOCATION.—Not later than 60 days after the date of the
14	LOCATION.—Not later than 60 days after the date of the
14 15	LOCATION.—Not later than 60 days after the date of the enactment of this Act, the Under Secretary of Homeland
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	LOCATION.—Not later than 60 days after the date of the enactment of this Act, the Under Secretary of Homeland Security for Intelligence and Analysis shall identify, in
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	LOCATION.—Not later than 60 days after the date of the enactment of this Act, the Under Secretary of Homeland Security for Intelligence and Analysis shall identify, in consultation with the Commissioner of U.S. Customs and
14 15 16 17 18	LOCATION.—Not later than 60 days after the date of the enactment of this Act, the Under Secretary of Homeland Security for Intelligence and Analysis shall identify, in consultation with the Commissioner of U.S. Customs and Border Protection, the Administrator of the Transpor-
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li><li>19</li></ul>	LOCATION.—Not later than 60 days after the date of the enactment of this Act, the Under Secretary of Homeland Security for Intelligence and Analysis shall identify, in consultation with the Commissioner of U.S. Customs and Border Protection, the Administrator of the Transportation Security Administration, the Director of U.S. Immi-
14 15 16 17 18 19 20	LOCATION.—Not later than 60 days after the date of the enactment of this Act, the Under Secretary of Homeland Security for Intelligence and Analysis shall identify, in consultation with the Commissioner of U.S. Customs and Border Protection, the Administrator of the Transportation Security Administration, the Director of U.S. Immigration and Customs Enforcement, and the heads of such
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li><li>19</li><li>20</li><li>21</li></ul>	LOCATION.—Not later than 60 days after the date of the enactment of this Act, the Under Secretary of Homeland Security for Intelligence and Analysis shall identify, in consultation with the Commissioner of U.S. Customs and Border Protection, the Administrator of the Transportation Security Administration, the Director of U.S. Immigration and Customs Enforcement, and the heads of such other elements of the Department of Homeland Security
14 15 16 17 18 19 20 21 22	LOCATION.—Not later than 60 days after the date of the enactment of this Act, the Under Secretary of Homeland Security for Intelligence and Analysis shall identify, in consultation with the Commissioner of U.S. Customs and Border Protection, the Administrator of the Transportation Security Administration, the Director of U.S. Immigration and Customs Enforcement, and the heads of such other elements of the Department of Homeland Security as the Under Secretary considers appropriate, opportuni-

1	operational units from U.S. Customs and Border Protec-
2	tion, the Transportation Security Administration, U.S.
3	Immigration and Customs Enforcement, and other ele-
4	ments of the Department of Homeland Security.
5	(b) Plan for Collocation.—Not later than 120
6	days after the date of the enactment of this Act, the Under
7	Secretary shall submit to the congressional intelligence
8	committees a report that includes a plan for collocation
9	as described in subsection (a).
10	TITLE XXV—ELECTION MATTERS
11	SEC. 2501. REPORT ON CYBER ATTACKS BY FOREIGN GOV-
12	ERNMENTS AGAINST UNITED STATES ELEC-
13	TION INFRASTRUCTURE.
14	(a) Definitions.—In this section:
15	(1) Appropriate congressional commit-
16	TEES.—The term "appropriate congressional com-
17	mittees" means—
18	(A) the congressional intelligence commit-
19	tees;
20	(B) the Committee on Homeland Security
21	and Governmental Affairs of the Senate;
22	(C) the Committee on Homeland Security
23	of the House of Representatives;
24	(D) the Committee on Foreign Relations of
	, , , , , , , , , , , , , , , , , , ,

1	(E) the Committee on Foreign Affairs of
2	the House of Representatives.
3	(2) Congressional Leadership.—The term
4	"congressional leadership" includes the following:
5	(A) The majority leader of the Senate.
6	(B) The minority leader of the Senate.
7	(C) The Speaker of the House of Rep-
8	resentatives.
9	(D) The minority leader of the House of
10	Representatives.
11	(3) State.—The term "State" means any
12	State of the United States, the District of Columbia,
13	the Commonwealth of Puerto Rico, and any territory
14	or possession of the United States.
15	(b) REPORT REQUIRED.—Not later than 60 days
16	after the date of the enactment of this Act, the Under
17	Secretary of Homeland Security for Intelligence and Anal-
18	ysis shall submit to congressional leadership and the ap-
19	propriate congressional committees a report on cyber at-
20	tacks and attempted cyber attacks by foreign governments
21	on United States election infrastructure in States and lo-
22	calities in connection with the 2016 Presidential election
23	in the United States and such cyber attacks or attempted
24	cyber attacks as the Under Secretary anticipates against
25	such infrastructure. Such report shall identify the States

1	and localit	ies aff	ected an	d shall i	nclude	cyber	attack	s and
2	attempted	cyber	attacks	against	voter	registi	ration	data-

- 3 bases, voting machines, voting-related computer networks,
- 4 and the networks of Secretaries of State and other election
- 5 officials of the various States.
- 6 (c) FORM.—The report submitted under subsection
- 7 (b) shall be submitted in unclassified form, but may in-
- 8 clude a classified annex.
- 9 SEC. 2502. REVIEW OF INTELLIGENCE COMMUNITY'S POS-
- 10 TURE TO COLLECT AGAINST AND ANALYZE
- 11 RUSSIAN EFFORTS TO INFLUENCE THE PRES-
- 12 **IDENTIAL ELECTION.**
- 13 (a) REVIEW REQUIRED.—Not later than 1 year after
- 14 the date of the enactment of this Act, the Director of Na-
- 15 tional Intelligence shall—
- 16 (1) complete an after action review of the pos-
- ture of the intelligence community to collect against
- and analyze efforts of the Government of Russia to
- interfere in the 2016 Presidential election in the
- 20 United States; and
- 21 (2) submit to the congressional intelligence
- committees a report on the findings of the Director
- with respect to such review.
- (b) Elements.—The review required by subsection
- 25 (a) shall include, with respect to the posture and efforts

1	described in paragraph (1) of such subsection, the fol-
2	lowing:
3	(1) An assessment of whether the resources of
4	the intelligence community were properly aligned to
5	detect and respond to the efforts described in sub-
6	section (a)(1).
7	(2) An assessment of the information sharing
8	that occurred within elements of the intelligence
9	community.
10	(3) An assessment of the information sharing
11	that occurred between elements of the intelligence
12	community.
13	(4) An assessment of applicable authorities nec-
14	essary to collect on any such efforts and any defi-
15	ciencies in those authorities.
16	(5) A review of the use of open source material
17	to inform analysis and warning of such efforts.
18	(6) A review of the use of alternative and pre-
19	dictive analysis.
20	(c) Form of Report.—The report required by sub-
21	section (a)(2) shall be submitted to the congressional intel-
22	ligence committees in a classified form.
23	SEC. 2503. ASSESSMENT OF FOREIGN INTELLIGENCE
24	THREATS TO FEDERAL ELECTIONS.
25	(a) DEFINITIONS—In this section:

1	(1) Appropriate congressional commit-
2	TEES.—The term "appropriate congressional com-
3	mittees" means—
4	(A) the congressional intelligence commit-
5	tees;
6	(B) the Committee on Homeland Security
7	and Governmental Affairs of the Senate; and
8	(C) the Committee on Homeland Security
9	of the House of Representatives.
10	(2) Congressional Leadership.—The term
11	"congressional leadership" includes the following:
12	(A) The majority leader of the Senate.
13	(B) The minority leader of the Senate.
14	(C) The Speaker of the House of Rep-
15	resentatives.
16	(D) The minority leader of the House of
17	Representatives.
18	(3) Security vulnerability.—The term "se-
19	curity vulnerability" has the meaning given such
20	term in section 102 of the Cybersecurity Information
21	Sharing Act of 2015 (6 U.S.C. 1501).
22	(b) In General.—The Director of National Intel-
23	ligence, in coordination with the Director of the Central
24	Intelligence Agency, the Director of the National Security
25	Agency, the Director of the Federal Bureau of Investiga-

1	tion, the Secretary of Homeland Security, and the heads
2	of other relevant elements of the intelligence community,
3	shall—
4	(1) commence not later than 1 year before any
5	regularly scheduled Federal election occurring after
6	December 31, 2018, and complete not later than
7	180 days before such election, an assessment of se-
8	curity vulnerabilities of State election systems; and
9	(2) not later than 180 days before any regularly
10	scheduled Federal election occurring after December
11	31, 2018, submit a report on such security
12	vulnerabilities and an assessment of foreign intel-
13	ligence threats to the election to—
14	(A) congressional leadership; and
15	(B) the appropriate congressional commit-
16	tees.
17	(c) UPDATE.—Not later than 90 days before any reg-
18	ularly scheduled Federal election occurring after Decem-
19	ber 31, 2018, the Director of National Intelligence shall—
20	(1) update the assessment of foreign intel-
21	ligence threats to that election; and
22	(2) submit the updated assessment to—
23	(A) congressional leadership; and
24	(B) the appropriate congressional commit-
25	tees.

1	SEC. 2504. STRATEGY FOR COUNTERING RUSSIAN CYBER
2	THREATS TO UNITED STATES ELECTIONS.
3	(a) Appropriate Congressional Committees
4	Defined.—In this section, the term "appropriate con-
5	gressional committees" means the following:
6	(1) The congressional intelligence committees.
7	(2) The Committee on Armed Services and the
8	Committee on Homeland Security and Governmental
9	Affairs of the Senate.
10	(3) The Committee on Armed Services and the
11	Committee on Homeland Security of the House of
12	Representatives.
13	(4) The Committee on Foreign Relations of the
14	Senate.
15	(5) The Committee on Foreign Affairs of the
16	House of Representatives.
17	(b) REQUIREMENT FOR A STRATEGY.—Not later
18	than 90 days after the date of the enactment of this Act,
19	the Director of National Intelligence, in coordination with
20	the Secretary of Homeland Security, the Director of the
21	Federal Bureau of Investigation, the Director of the Cen-
22	tral Intelligence Agency, the Secretary of State, the Sec-
23	retary of Defense, and the Secretary of the Treasury, shall
24	develop a whole-of-government strategy for countering the
25	threat of Russian cyber attacks and attempted cyber at-
26	tacks against electoral systems and processes in the

- 1 United States, including Federal, State, and local election
- 2 systems, voter registration databases, voting tabulation
- 3 equipment, and equipment and processes for the secure
- 4 transmission of election results.
- 5 (c) Elements of the Strategy.—The strategy re-
- 6 quired by subsection (b) shall include the following ele-
- 7 ments:
- 8 (1) A whole-of-government approach to pro-
- 9 tecting United States electoral systems and proc-
- 10 esses that includes the agencies and departments in-
- dicated in subsection (b) as well as any other agen-
- cies and departments of the United States, as deter-
- mined appropriate by the Director of National Intel-
- ligence and the Secretary of Homeland Security.
- 15 (2) Input solicited from Secretaries of State of
- the various States and the chief election officials of
- the States.
- 18 (3) Technical security measures, including
- auditable paper trails for voting machines, securing
- wireless and Internet connections, and other tech-
- 21 nical safeguards.
- 22 (4) Detection of cyber threats, including attacks
- and attempted attacks by Russian government or
- nongovernment cyber threat actors.

1	(5) Improvements in the identification and at-
2	tribution of Russian government or nongovernment
3	cyber threat actors.

- (6) Deterrence, including actions and measures that could or should be undertaken against or communicated to the Government of Russia or other entities to deter attacks against, or interference with, United States election systems and processes.
- (7) Improvements in Federal Government communications with State and local election officials.
- 11 (8) Public education and communication ef-12 forts.
- 13 (9) Benchmarks and milestones to enable the 14 measurement of concrete steps taken and progress 15 made in the implementation of the strategy.
- 16 (d) Congressional Briefing.—Not later than 90
  17 days after the date of the enactment of this Act, the Direc18 tor of National Intelligence and the Secretary of Home19 land Security shall jointly brief the appropriate congres20 sional committees on the strategy developed under sub-

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1	SEC. 2505. ASSESSMENT OF SIGNIFICANT RUSSIAN INFLU-
2	ENCE CAMPAIGNS DIRECTED AT FOREIGN
3	ELECTIONS AND REFERENDA.
4	(a) Russian Influence Campaign Defined.—In
5	this section, the term "Russian influence campaign"
6	means any effort, covert or overt, and by any means, at-
7	tributable to the Russian Federation directed at an elec-
8	tion, referendum, or similar process in a country other
9	than the Russian Federation or the United States.
10	(b) Assessment Required.—Not later than 60
11	days after the date of the enactment of this Act, the Direc-
12	tor of National Intelligence shall submit to the congres-
13	sional intelligence committees a report containing an ana-
14	lytical assessment of the most significant Russian influ-
15	ence campaigns, if any, conducted during the 3-year pe-
16	riod preceding the date of the enactment of this Act, as
17	well as the most significant current or planned such Rus-
18	sian influence campaigns, if any. Such assessment shall
19	include—
20	(1) a summary of such significant Russian in-
21	fluence campaigns, including, at a minimum, the
22	specific means by which such campaigns were con-
23	ducted, are being conducted, or likely will be con-
24	ducted, as appropriate, and the specific goal of each
25	such campaign;

1	(2) a summary of any defenses against or re-
2	sponses to such Russian influence campaigns by the
3	foreign state holding the elections or referenda;
4	(3) a summary of any relevant activities by ele-
5	ments of the intelligence community undertaken for
6	the purpose of assisting the government of such for-
7	eign state in defending against or responding to
8	such Russian influence campaigns; and
9	(4) an assessment of the effectiveness of such
10	defenses and responses described in paragraphs (2)
11	and (3).
12	(c) FORM.—The report required by subsection (b)
13	may be submitted in classified form, but if so submitted,
14	shall contain an unclassified summary.
	SEC. 2506. INFORMATION SHARING WITH STATE ELECTION
15	SEC. 2000. INFORMATION SHARMAG WITH STATE ELECTION
<ul><li>15</li><li>16</li></ul>	OFFICIALS.
16	OFFICIALS.
16 17	OFFICIALS.  (a) State Defined.—In this section, the term
16 17 18	OFFICIALS.  (a) STATE DEFINED.—In this section, the term "State" means any State of the United States, the Dis-
16 17 18 19	OFFICIALS.  (a) STATE DEFINED.—In this section, the term "State" means any State of the United States, the District of Columbia, the Commonwealth of Puerto Rico, and
16 17 18 19 20	OFFICIALS.  (a) STATE DEFINED.—In this section, the term "State" means any State of the United States, the District of Columbia, the Commonwealth of Puerto Rico, and any territory or possession of the United States.
16 17 18 19 20 21	OFFICIALS.  (a) STATE DEFINED.—In this section, the term "State" means any State of the United States, the District of Columbia, the Commonwealth of Puerto Rico, and any territory or possession of the United States.  (b) SECURITY CLEARANCES.—
16 17 18 19 20 21 22	officials.  (a) State Defined.—In this section, the term "State" means any State of the United States, the District of Columbia, the Commonwealth of Puerto Rico, and any territory or possession of the United States.  (b) Security Clearances.—  (1) In General.—Not later than 30 days after

- Analysis, and any other official of the Department of Homeland Security designated by the Secretary of Homeland Security, in sponsoring a security clear-ance up to the top secret level for each eligible chief election official of a State or the District of Colum-bia, and additional eligible designees of such election official as appropriate, at the time that such election official assumes such position.
  - (2) Interim clearances.—Consistent with applicable policies and directives, the Director of National Intelligence may issue interim clearances, for a period to be determined by the Director, to a chief election official as described in paragraph (1) and up to one designee of such official under such paragraph.

## (c) Information Sharing.—

(1) In GENERAL.—The Director of National Intelligence shall assist the Under Secretary of Homeland Security for Intelligence and Analysis and the Under Secretary responsible for overseeing critical infrastructure protection, cybersecurity, and other related programs of the Department (as specified in section 103(a)(1)(H) of the Homeland Security Act of 2002 (6 U.S.C. 113(a)(1)(H))) with sharing any appropriate classified information related to threats

- 1 to election systems and to the integrity of the elec-2 tion process with chief election officials and such designees who have received a security clearance 3 under subsection (b).
- (2) Coordination.—The Under Secretary of 6 Homeland Security for Intelligence and Analysis 7 shall coordinate with the Director of National Intelligence and the Under Secretary responsible for 8 9 overseeing critical infrastructure protection, cyberse-10 curity, and other related programs of the Department (as specified in section 103(a)(1)(H) of the 12 Homeland Security Act of 2002 (6 U.S.C. 13 113(a)(1)(H))) to facilitate the sharing of informa-14 tion to the affected Secretaries of State or States.

#### 15 SEC. 2507. NOTIFICATION OF SIGNIFICANT FOREIGN CYBER

16 INTRUSIONS AND ACTIVE MEASURES CAM-

17 PAIGNS DIRECTED AT ELECTIONS FOR FED-

18 ERAL OFFICES.

- 19 (a) Definitions.—In this section:
- 20 (1) ACTIVE MEASURES CAMPAIGN.—The term "active measures campaign" means a foreign semi-21 22 covert or covert intelligence operation.
- 23 (2) CANDIDATE, ELECTION, AND POLITICAL PARTY.—The terms "candidate", "election", and 24 "political party" have the meanings given those 25

1	terms in section 301 of the Federal Election Cam-
2	paign Act of 1971 (52 U.S.C. 30101).
3	(3) Congressional leadership.—The term
4	"congressional leadership" includes the following:
5	(A) The majority leader of the Senate.
6	(B) The minority leader of the Senate.
7	(C) The Speaker of the House of Rep-
8	resentatives.
9	(D) The minority leader of the House of
10	Representatives.
11	(4) Cyber intrusion.—The term "cyber in-
12	trusion" means an electronic occurrence that actu-
13	ally or imminently jeopardizes, without lawful au-
14	thority, electronic election infrastructure, or the in-
15	tegrity, confidentiality, or availability of information
16	within such infrastructure.
17	(5) Electronic election infrastruc-
18	TURE.—The term "electronic election infrastruc-
19	ture" means an electronic information system of any
20	of the following that is related to an election for
21	Federal office:
22	(A) The Federal Government.
23	(B) A State or local government.
24	(C) A political party.
25	(D) The election campaign of a candidate.

1	(6) Federal office.—The term "Federal of-
2	fice" has the meaning given that term in section 301
3	of the Federal Election Campaign Act of 1971 (52
4	U.S.C. 30101).
5	(7) High confidence.—The term "high con-
6	fidence", with respect to a determination, means
7	that the determination is based on high-quality in-
8	formation from multiple sources.
9	(8) Moderate confidence.—The term "mod-
10	erate confidence", with respect to a determination,
11	means that a determination is credibly sourced and
12	plausible but not of sufficient quality or corrobo-
13	rated sufficiently to warrant a higher level of con-
14	fidence.
15	(9) Other appropriate congressional com-
16	MITTEES.—The term "other appropriate congres-
17	sional committees" means—
18	(A) the Committee on Armed Services, the
19	Committee on Homeland Security and Govern-
20	mental Affairs, and the Committee on Appro-
21	priations of the Senate; and
22	(B) the Committee on Armed Services, the
23	Committee on Homeland Security, and the
24	Committee on Appropriations of the House of
25	Representatives.

- 1 (b) Determinations of Significant Foreign
- 2 Cyber Intrusions and Active Measures Cam-
- 3 Paigns.—The Director of National Intelligence, the Di-
- 4 rector of the Federal Bureau of Investigation, and the
- 5 Secretary of Homeland Security shall jointly carry out
- 6 subsection (c) if such Directors and the Secretary jointly
- 7 determine—
- 8 (1) that on or after the date of the enactment
- 9 of this Act, a significant foreign cyber intrusion or
- active measures campaign intended to influence an
- 11 upcoming election for any Federal office has oc-
- 12 curred or is occurring; and
- 13 (2) with moderate or high confidence, that such
- intrusion or campaign can be attributed to a foreign
- state or to a foreign nonstate person, group, or other
- 16 entity.
- 17 (c) Briefing.—
- 18 (1) IN GENERAL.—Not later than 14 days after
- making a determination under subsection (b), the
- 20 Director of National Intelligence, the Director of the
- 21 Federal Bureau of Investigation, and the Secretary
- of Homeland Security shall jointly provide a briefing
- to the congressional leadership, the congressional in-
- telligence committees and, consistent with the pro-
- 25 tection of sources and methods, the other appro-

1	priate congressional committees. The briefing shall
2	be classified and address, at a minimum, the fol-
3	lowing:

- (A) A description of the significant foreign cyber intrusion or active measures campaign, as the case may be, covered by the determination.
- (B) An identification of the foreign state or foreign nonstate person, group, or other entity, to which such intrusion or campaign has been attributed.
- (C) The desirability and feasibility of the public release of information about the cyber intrusion or active measures campaign.
- (D) Any other information such Directors and the Secretary jointly determine appropriate.
- (2) ELECTRONIC ELECTION INFRASTRUCTURE BRIEFINGS.—With respect to a significant foreign cyber intrusion covered by a determination under subsection (b), the Secretary of Homeland Security, in consultation with the Director of National Intelligence and the Director of the Federal Bureau of Investigation, shall offer to the owner or operator of any electronic election infrastructure directly affected by such intrusion, a briefing on such intrusion, including steps that may be taken to mitigate

1	such intrusion. Such briefing may be classified and
2	made available only to individuals with appropriate
3	security clearances.
4	(3) Protection of sources and meth-
5	ods.—This subsection shall be carried out in a man-
6	ner that is consistent with the protection of sources
7	and methods.
8	SEC. 2508. DESIGNATION OF COUNTERINTELLIGENCE OFFI-
9	CER TO LEAD ELECTION SECURITY MATTERS.
10	(a) In General.—The Director of National Intel-
11	ligence shall designate a national counterintelligence offi-
12	cer within the National Counterintelligence and Security
13	Center to lead, manage, and coordinate counterintelligence
14	matters relating to election security.
15	(b) Additional Responsibilities.—The person
16	designated under subsection (a) shall also lead, manage,
17	and coordinate counterintelligence matters relating to
18	risks posed by interference from foreign powers (as de-
19	fined in section 101 of the Foreign Intelligence Surveil-
20	lance Act of 1978 (50 U.S.C. 1801)) to the following:
21	(1) The Federal Government election security
22	supply chain.
23	(2) Election voting systems and software.
24	(3) Voter registration databases.
25	(4) Critical infrastructure related to elections.

1	(5) Such other Government goods and services
2	as the Director of National Intelligence considers ap-
3	propriate.
4	TITLE XXVI—SECURITY
5	CLEARANCES
6	SEC. 2601. DEFINITIONS.
7	In this title:
8	(1) Appropriate congressional commit-
9	TEES.—The term "appropriate congressional com-
10	mittees" means—
11	(A) the congressional intelligence commit-
12	tees;
13	(B) the Committee on Armed Services of
14	the Senate;
15	(C) the Committee on Appropriations of
16	the Senate;
17	(D) the Committee on Homeland Security
18	and Governmental Affairs of the Senate;
19	(E) the Committee on Armed Services of
20	the House of Representatives;
21	(F) the Committee on Appropriations of
22	the House of Representatives;
23	(G) the Committee on Homeland Security
24	of the House of Representatives, and

1	(H) the Committee on Oversight and Re	;-
2	form of the House of Representatives.	

- (2) APPROPRIATE INDUSTRY PARTNERS.—The term "appropriate industry partner" means a contractor, licensee, or grantee (as defined in section 101(a) of Executive Order No. 12829 (50 U.S.C. 3161 note; relating to National Industrial Security Program)) that is participating in the National Industrial Security Program established by such Executive order.
- (3) Continuous vetting.—The term "continuous vetting" has the meaning given such term in Executive Order No. 13467 (50 U.S.C. 3161 note; relating to reforming processes related to suitability for government employment, fitness for contractor employees, and eligibility for access to classified national security information).
- (4) COUNCIL.—The term "Council" means the Security, Suitability, and Credentialing Performance Accountability Council established pursuant to such Executive order, or any successor entity.
- (5) SECURITY EXECUTIVE AGENT.—The term "Security Executive Agent" means the officer serving as the Security Executive Agent pursuant to sec-

1	tion 803 of the National Security Act of 1947, as
2	added by section 2605.
3	(6) Suitability and credentialing execu-
4	TIVE AGENT.—The term "Suitability and
5	Credentialing Executive Agent" means the Director
6	of the Office of Personnel Management acting as the
7	Suitability and Credentialing Executive Agent in ac-
8	cordance with Executive Order No. 13467 (50
9	U.S.C. 3161 note; relating to reforming processes
10	related to suitability for government employment
11	fitness for contractor employees, and eligibility for
12	access to classified national security information), or
13	any successor entity.
	any successor entity.  SEC. 2602. REPORTS AND PLANS RELATING TO SECURITY
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13 14	SEC. 2602. REPORTS AND PLANS RELATING TO SECURITY
13 14 15	SEC. 2602. REPORTS AND PLANS RELATING TO SECURITY CLEARANCES AND BACKGROUND INVESTIGA
13 14 15 16 17	SEC. 2602. REPORTS AND PLANS RELATING TO SECURITY CLEARANCES AND BACKGROUND INVESTIGA TIONS.
13 14 15 16 17	SEC. 2602. REPORTS AND PLANS RELATING TO SECURITY  CLEARANCES AND BACKGROUND INVESTIGA  TIONS.  (a) SENSE OF CONGRESS.—It is the sense of Con-
13 14 15 16 17	SEC. 2602. REPORTS AND PLANS RELATING TO SECURITY  CLEARANCES AND BACKGROUND INVESTIGA  TIONS.  (a) SENSE OF CONGRESS.—It is the sense of Congress that—
13 14 15 16 17 18	SEC. 2602. REPORTS AND PLANS RELATING TO SECURITY  CLEARANCES AND BACKGROUND INVESTIGA  TIONS.  (a) SENSE OF CONGRESS.—It is the sense of Congress that—  (1) ensuring the trustworthiness and security of
13 14 15 16 17 18 19 20	SEC. 2602. REPORTS AND PLANS RELATING TO SECURITY  CLEARANCES AND BACKGROUND INVESTIGA  TIONS.  (a) SENSE OF CONGRESS.—It is the sense of Congress that—  (1) ensuring the trustworthiness and security of the workforce, facilities, and information of the Federal
13 14 15 16 17 18 19 20 21	SEC. 2602. REPORTS AND PLANS RELATING TO SECURITY  CLEARANCES AND BACKGROUND INVESTIGA  TIONS.  (a) Sense of Congress.—It is the sense of Congress that—  (1) ensuring the trustworthiness and security of the workforce, facilities, and information of the Federal Government is of the highest priority to national content of the sense of the highest priority to national content of the highest priority to national conten

- framework to improve its efficiency, effectiveness,
  and accountability;
  - (3) the current system for security clearance, suitability and fitness for employment, and credentialing lacks efficiencies and capabilities to meet the current threat environment, recruit and retain a trusted workforce, and capitalize on modern technologies; and
    - (4) changes to policies or processes to improve this system should be vetted through the Council to ensure standardization, portability, and reciprocity in security clearances across the Federal Government.

# (b) ACCOUNTABILITY PLANS AND REPORTS.—

- (1) Plans.—Not later than 90 days after the date of the enactment of this Act, the Council shall submit to the appropriate congressional committees and make available to appropriate industry partners the following:
  - (A) A plan, with milestones, to reduce the background investigation inventory to 200,000, or an otherwise sustainable steady-level, by the end of year 2020. Such plan shall include notes of any required changes in investigative and adjudicative standards or resources.

1 (B) A plan to consolidate the conduct of 2 background investigations associated with the processing for security clearances in the most 3 effective and efficient manner between the Na-4 tional Background Investigation Bureau and 6 the Defense Security Service, or a successor or-7 ganization. Such plan shall address required 8 funding, personnel, contracts, information tech-9 nology, field office structure, policy, governance, 10 schedule, transition costs, and effects on stakeholders.

# (2) Report on the future of Personnel SECURITY.—

- (A) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Chairman of the Council, in coordination with the members of the Council, shall submit to the appropriate congressional committees and make available to appropriate industry partners a report on the future of personnel security to reflect changes in threats, the workforce, and technology.
- Contents.—The report submitted under subparagraph (A) shall include the following:

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1	(i) A risk framework for granting and
2	renewing access to classified information.
3	(ii) A discussion of the use of tech-
4	nologies to prevent, detect, and monitor
5	threats.
6	(iii) A discussion of efforts to address
7	reciprocity and portability.
8	(iv) A discussion of the characteristics
9	of effective insider threat programs.
10	(v) An analysis of how to integrate
11	data from continuous evaluation, insider
12	threat programs, and human resources
13	data.
14	(vi) Recommendations on interagency
15	governance.
16	(3) Plan for implementation.—Not later
17	than 180 days after the date of the enactment of
18	this Act, the Chairman of the Council, in coordina-
19	tion with the members of the Council, shall submit
20	to the appropriate congressional committees and
21	make available to appropriate industry partners a
22	plan to implement the report's framework and rec-
23	ommendations submitted under paragraph (2)(A).
24	(4) Congressional notifications.—Not less
25	frequently than quarterly, the Security Executive

- 1 Agent shall make available to the public a report re-
- 2 garding the status of the disposition of requests re-
- 3 ceived from departments and agencies of the Federal
- 4 Government for a change to, or approval under, the
- 5 Federal investigative standards, the national adju-
- 6 dicative guidelines, continuous evaluation, or other
- 7 national policy regarding personnel security.

### 8 SEC. 2603. IMPROVING THE PROCESS FOR SECURITY

- 9 CLEARANCES.
- 10 (a) Reviews.—Not later than 180 days after the
- 11 date of the enactment of this Act, the Security Executive
- 12 Agent, in coordination with the members of the Council,
- 13 shall submit to the appropriate congressional committees
- 14 and make available to appropriate industry partners a re-
- 15 port that includes the following:
- 16 (1) A review of whether the information re-
- 17 quested on the Questionnaire for National Security
- Positions (Standard Form 86) and by the Federal
- 19 Investigative Standards prescribed by the Office of
- 20 Personnel Management and the Office of the Direc-
- 21 tor of National Intelligence appropriately supports
- 22 the adjudicative guidelines under Security Executive
- Agent Directive 4 (known as the "National Security
- Adjudicative Guidelines"). Such review shall include
- identification of whether any such information cur-

1	rently collected is unnecessary to support the adju-
2	dicative guidelines.
3	(2) An assessment of whether such Question-
4	naire, Standards, and guidelines should be revised to
5	account for the prospect of a holder of a security
6	clearance becoming an insider threat.
7	(3) Recommendations to improve the back-
8	ground investigation process by—
9	(A) simplifying the Questionnaire for Na-
10	tional Security Positions (Standard Form 86)
11	and increasing customer support to applicants
12	completing such Questionnaire;
13	(B) using remote techniques and central-
14	ized locations to support or replace field inves-
15	tigation work;
16	(C) using secure and reliable digitization of
17	information obtained during the clearance proc-
18	ess;
19	(D) building the capacity of the back-
20	ground investigation labor sector; and
21	(E) replacing periodic reinvestigations with
22	continuous evaluation techniques in all appro-
23	priate circumstances.
24	(b) Policy, Strategy, and Implementation.—
25	Not later than 180 days after the date of the enactment

1	of this Act, the Security Executive Agent shall, in coordi-
2	nation with the members of the Council, establish the fol-
3	lowing:
4	(1) A policy and implementation plan for the
5	issuance of interim security clearances.
6	(2) A policy and implementation plan to ensure
7	contractors are treated consistently in the security
8	clearance process across agencies and departments
9	of the United States as compared to employees of
10	such agencies and departments. Such policy shall
11	address—
12	(A) prioritization of processing security
13	clearances based on the mission the contractors
14	will be performing;
15	(B) standardization in the forms that
16	agencies issue to initiate the process for a secu-
17	rity clearance;
18	(C) digitization of background investiga-
19	tion-related forms;
20	(D) use of the polygraph;
21	(E) the application of the adjudicative
22	guidelines under Security Executive Agent Di-
23	rective 4 (known as the "National Security Ad-
24	judicative Guidelines");

1	(F) reciprocal recognition of clearances
2	across agencies and departments of the United
3	States, regardless of status of periodic reinves-
4	tigation;
5	(G) tracking of clearance files as individ-
6	uals move from employment with an agency or
7	department of the United States to employment
8	in the private sector;
9	(H) collection of timelines for movement of
10	contractors across agencies and departments;
11	(I) reporting on security incidents and job
12	performance, consistent with section 552a of
13	title 5, United States Code (commonly known
14	as the "Privacy Act of 1974"), that may affect
15	the ability to hold a security clearance;
16	(J) any recommended changes to the Fed-
17	eral Acquisition Regulations (FAR) necessary
18	to ensure that information affecting contractor
19	clearances or suitability is appropriately and ex-
20	peditiously shared between and among agencies
21	and contractors; and
22	(K) portability of contractor security clear-
23	ances between or among contracts at the same
24	agency and between or among contracts at dif-

1	ferent agencies that require the same level of
2	clearance.
3	(3) A strategy and implementation plan that—
4	(A) provides for periodic reinvestigations
5	as part of a security clearance determination
6	only on an as-needed, risk-based basis;
7	(B) includes actions to assess the extent to
8	which automated records checks and other con-
9	tinuous evaluation methods may be used to ex-
10	pedite or focus reinvestigations; and
11	(C) provides an exception for certain popu-
12	lations if the Security Executive Agent—
13	(i) determines such populations re-
14	quire reinvestigations at regular intervals;
15	and
16	(ii) provides written justification to
17	the appropriate congressional committees
18	for any such determination.
19	(4) A policy and implementation plan for agen-
20	cies and departments of the United States, as a part
21	of the security clearance process, to accept auto-
22	mated records checks generated pursuant to a secu-
23	rity clearance applicant's employment with a prior
24	employer.

1	(5) A policy for the use of certain background
2	materials on individuals collected by the private sec-
3	tor for background investigation purposes.
4	(6) Uniform standards for agency continuous
5	evaluation programs to ensure quality and reci-
6	procity in accepting enrollment in a continuous vet-
7	ting program as a substitute for a periodic investiga-
8	tion for continued access to classified information.
9	SEC. 2604. GOALS FOR PROMPTNESS OF DETERMINATIONS
10	REGARDING SECURITY CLEARANCES.
11	(a) RECIPROCITY DEFINED.—In this section, the
12	term "reciprocity" means reciprocal recognition by Fed-
13	eral departments and agencies of eligibility for access to
14	classified information.
15	(b) In General.—The Council shall reform the se-
16	curity clearance process with the objective that, by Decem-
17	ber 31, 2021, 90 percent of all determinations, other than
18	determinations regarding populations identified under sec-
19	tion 2603(b)(3)(C), regarding—
20	(1) security clearances—
21	(A) at the secret level are issued in 30
22	days or fewer; and
23	(B) at the top secret level are issued in 90
24	days or fewer: and

- 1 (2) reciprocity of security clearances at the 2 same level are recognized in 2 weeks or fewer.
- 3 (c) Certain Reinvestigations.—The Council shall
- 4 reform the security clearance process with the goal that
- 5 by December 31, 2021, reinvestigation on a set periodicity
- 6 is not required for more than 10 percent of the population
- 7 that holds a security clearance.
- 8 (d) Equivalent Metrics.—
- 9 (1) IN GENERAL.—If the Council develops a set 10 of performance metrics that it certifies to the appro-11 priate congressional committees should achieve sub-12 stantially equivalent outcomes as those outlined in 13 subsections (b) and (c), the Council may use those 14 metrics for purposes of compliance within this provi-
- 16 (2) Notice.—If the Council uses the authority 17 provided by paragraph (1) to use metrics as de-18 scribed in such paragraph, the Council shall, not 19 later than 30 days after communicating such metrics 20 to departments and agencies, notify the appropriate 21 congressional committees that it is using such au-22 thority.
- 23 (e) Plan.—Not later than 180 days after the date 24 of the enactment of this Act, the Council shall submit to 25 the appropriate congressional committees and make avail-

sion.

- able to appropriate industry partners a plan to carry out this section. Such plan shall include recommended interim 3 milestones for the goals set forth in subsections (b) and 4 (c) for 2019, 2020, and 2021. SEC. 2605. SECURITY EXECUTIVE AGENT. 6 (a) IN GENERAL.—Title VIII of the National Security Act of 1947 (50 U.S.C. 3161 et seq.) is amended— 8 (1) by redesignating sections 803 and 804 as 9 sections 804 and 805, respectively; and 10 (2) by inserting after section 802 the following: 11 "SEC. 803. SECURITY EXECUTIVE AGENT. "(a) IN GENERAL.—The Director of National Intel-12 ligence, or such other officer of the United States as the President may designate, shall serve as the Security Exec-14 utive Agent for all departments and agencies of the United 16 States. 17 "(b) Duties.—The duties of the Security Executive 18 Agent are as follows: 19 "(1) To direct the oversight of investigations, 20 reinvestigations, adjudications, and, as applicable, 21 polygraphs for eligibility for access to classified in-22 formation or eligibility to hold a sensitive position 23 made by any Federal agency.
- 24 "(2) To review the national security back-25 ground investigation and adjudication programs of

- Federal agencies to determine whether such programs are being implemented in accordance with this section.
  - "(3) To develop and issue uniform and consistent policies and procedures to ensure the effective, efficient, timely, and secure completion of investigations, polygraphs, and adjudications relating to determinations of eligibility for access to classified information or eligibility to hold a sensitive position.
  - "(4) Unless otherwise designated by law, to serve as the final authority to designate a Federal agency or agencies to conduct investigations of persons who are proposed for access to classified information or for eligibility to hold a sensitive position to ascertain whether such persons satisfy the criteria for obtaining and retaining access to classified information or eligibility to hold a sensitive position, as applicable.
  - "(5) Unless otherwise designated by law, to serve as the final authority to designate a Federal agency or agencies to determine eligibility for access to classified information or eligibility to hold a sensitive position in accordance with Executive Order No. 12968 (50 U.S.C. 3161 note; relating to access to classified information).

- 1 "(6) To ensure reciprocal recognition of eligi-2 bility for access to classified information or eligibility 3 to hold a sensitive position among Federal agencies, 4 including acting as the final authority to arbitrate 5 and resolve disputes among such agencies involving 6 the reciprocity of investigations and adjudications of 7 eligibility. 8 "(7) To execute all other duties assigned to the
- 9 Security Executive Agent by law.
- 10 "(c) AUTHORITIES.—The Security Executive Agent 11 shall—
  - "(1) issue guidelines and instructions to the heads of Federal agencies to ensure appropriate uniformity, centralization, efficiency, effectiveness, timeliness, and security in processes relating to determinations by such agencies of eligibility for access to classified information or eligibility to hold a sensitive position, including such matters as investigations, polygraphs, adjudications, and reciprocity;
    - "(2) have the authority to grant exceptions to, or waivers of, national security investigative requirements, including issuing implementing or clarifying guidance, as necessary;
- 24 "(3) have the authority to assign, in whole or 25 in part, to the head of any Federal agency (solely or

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- jointly) any of the duties of the Security Executive
- 2 Agent described in subsection (b) or the authorities
- described in paragraphs (1) and (2), provided that
- 4 the exercise of such assigned duties or authorities is
- 5 subject to the oversight of the Security Executive
- 6 Agent, including such terms and conditions (includ-
- 7 ing approval by the Security Executive Agent) as the
- 8 Security Executive Agent determines appropriate;
- 9 and
- 10 "(4) define and set standards for continuous
- evaluation for continued access to classified informa-
- tion and for eligibility to hold a sensitive position.".
- 13 (b) Report on Recommendations for Revising
- 14 AUTHORITIES.—Not later than 30 days after the date on
- 15 which the Chairman of the Council submits to the appro-
- 16 priate congressional committees the report required by
- 17 section 2602(b)(2)(A), the Chairman shall submit to the
- 18 appropriate congressional committees such recommenda-
- 19 tions as the Chairman may have for revising the authori-
- 20 ties of the Security Executive Agent.
- 21 (c) Conforming Amendment.—Section
- 22 103H(j)(4)(A) of such Act (50 U.S.C. 3033(j)(4)(A)) is
- 23 amended by striking "in section 804" and inserting "in
- 24 section 805".

- 1 (d) CLERICAL AMENDMENT.—The table of contents
- 2 in the matter preceding section 2 of such Act (50 U.S.C.
- 3 3002) is amended by striking the items relating to sections
- 4 803 and 804 and inserting the following:
  - "Sec. 803. Security Executive Agent.
  - "Sec. 804. Exceptions.
  - "Sec. 805. Definitions.".
- 5 SEC. 2606. REPORT ON UNIFIED, SIMPLIFIED, GOVERN-
- 6 MENTWIDE STANDARDS FOR POSITIONS OF
- 7 TRUST AND SECURITY CLEARANCES.
- 8 Not later than 90 days after the date of the enact-
- 9 ment of this Act, the Security Executive Agent and the
- 10 Suitability and Credentialing Executive Agent, in coordi-
- 11 nation with the other members of the Council, shall jointly
- 12 submit to the appropriate congressional committees and
- 13 make available to appropriate industry partners a report
- 14 regarding the advisability and the risks, benefits, and
- 15 costs to the Government and to industry of consolidating
- 16 to not more than three tiers for positions of trust and se-
- 17 curity clearances.
- 18 SEC. 2607. REPORT ON CLEARANCE IN PERSON CONCEPT.
- 19 (a) Sense of Congress.—It is the sense of Con-
- 20 gress that to reflect the greater mobility of the modern
- 21 workforce, alternative methodologies merit analysis to
- 22 allow greater flexibility for individuals moving in and out
- 23 of positions that require access to classified information,
- 24 while still preserving security.

1	(b) Report Required.—Not later than 90 days
2	after the date of the enactment of this Act, the Security
3	Executive Agent shall submit to the appropriate congres-
4	sional committees and make available to appropriate in-
5	dustry partners a report that describes the requirements,
6	feasibility, and advisability of implementing a clearance in
7	person concept described in subsection (c).
8	(c) CLEARANCE IN PERSON CONCEPT.—The clear-
9	ance in person concept—
10	(1) permits an individual who once held a secu-
11	rity clearance to maintain his or her eligibility for
12	access to classified information, networks, and facili-
13	ties for up to 3 years after the individual's eligibility
14	for access to classified information would otherwise
15	lapse; and
16	(2) recognizes, unless otherwise directed by the
17	Security Executive Agent, an individual's security
18	clearance and background investigation as current,
19	regardless of employment status, contingent on en-
20	rollment in a continuous vetting program.
21	(d) Contents.—The report required under sub-
22	section (b) shall address—
23	(1) requirements for an individual to voluntarily
24	remain in a continuous evaluation program validated

by the Security Executive Agent even if the indi-

1	vidual is not in a position requiring access to classi-
2	fied information;
3	(2) appropriate safeguards for privacy;
4	(3) advantages to government and industry;
5	(4) the costs and savings associated with imple-
6	mentation;
7	(5) the risks of such implementation, including
8	security and counterintelligence risks;
9	(6) an appropriate funding model; and
10	(7) fairness to small companies and inde-
11	pendent contractors.
12	SEC. 2608. REPORTS ON RECIPROCITY FOR SECURITY
	CLEARANCES INSIDE OF DEPARTMENTS AND
13	
13 14 15	CLEARANCES INSIDE OF DEPARTMENTS AND
13 14	CLEARANCES INSIDE OF DEPARTMENTS AND AGENCIES.
13 14 15	CLEARANCES INSIDE OF DEPARTMENTS AND AGENCIES.  (a) RECIPROCALLY RECOGNIZED DEFINED.—In this
13 14 15 16 17	CLEARANCES INSIDE OF DEPARTMENTS AND AGENCIES.  (a) RECIPROCALLY RECOGNIZED DEFINED.—In this section, the term "reciprocally recognized" means recip-
13 14 15 16 17	CLEARANCES INSIDE OF DEPARTMENTS AND AGENCIES.  (a) RECIPROCALLY RECOGNIZED DEFINED.—In this section, the term "reciprocally recognized" means reciprocal recognition by Federal departments and agencies of
13 14 15 16 17 18	CLEARANCES INSIDE OF DEPARTMENTS AND AGENCIES.  (a) RECIPROCALLY RECOGNIZED DEFINED.—In this section, the term "reciprocally recognized" means reciprocal recognition by Federal departments and agencies of eligibility for access to classified information.
13 14 15 16 17 18	CLEARANCES INSIDE OF DEPARTMENTS AND AGENCIES.  (a) RECIPROCALLY RECOGNIZED DEFINED.—In this section, the term "reciprocally recognized" means reciprocal recognition by Federal departments and agencies of eligibility for access to classified information.  (b) REPORTS TO SECURITY EXECUTIVE AGENT.—
13 14 15 16 17 18 19 20	CLEARANCES INSIDE OF DEPARTMENTS AND AGENCIES.  (a) RECIPROCALLY RECOGNIZED DEFINED.—In this section, the term "reciprocally recognized" means reciprocal recognition by Federal departments and agencies of eligibility for access to classified information.  (b) REPORTS TO SECURITY EXECUTIVE AGENT.—The head of each Federal department or agency shall sub-
13 14 15 16 17 18 19 20 21	CLEARANCES INSIDE OF DEPARTMENTS AND AGENCIES.  (a) RECIPROCALLY RECOGNIZED DEFINED.—In this section, the term "reciprocally recognized" means reciprocal recognition by Federal departments and agencies of eligibility for access to classified information.  (b) Reports to Security Executive Agent.—The head of each Federal department or agency shall submit an annual report to the Security Executive Agent.

1	ciprocally recognized after such individuals move to
2	another part of such department or agency; and
3	(2) breaks out the information described in
4	paragraph (1) by type of clearance and the reasons
5	for any delays.
6	(c) Annual Report.—Not less frequently than once
7	each year, the Security Executive Agent shall submit to
8	the appropriate congressional committees and make avail-
9	able to industry partners an annual report that summa-
10	rizes the information received pursuant to subsection (b)
11	during the period covered by such report.
12	SEC. 2609. INTELLIGENCE COMMUNITY REPORTS ON SECU-
	RITY CLEARANCES.
13 14	RITY CLEARANCES.  (a) Sense of Congress.—It is the sense of Con-
13 14	
13	(a) Sense of Congress.—It is the sense of Con-
13 14 15 16	(a) Sense of Congress.—It is the sense of Congress that—
13 14 15	<ul><li>(a) Sense of Congress.—It is the sense of Congress that—</li><li>(1) despite sustained efforts by Congress and</li></ul>
13 14 15 16 17	<ul> <li>(a) Sense of Congress.—It is the sense of Congress that—</li> <li>(1) despite sustained efforts by Congress and the executive branch, an unacceptable backlog in</li> </ul>
13 14 15 16 17	<ul> <li>(a) Sense of Congress.—It is the sense of Congress that—</li> <li>(1) despite sustained efforts by Congress and the executive branch, an unacceptable backlog in processing and adjudicating security clearances per-</li> </ul>
13 14 15 16 17 18	<ul> <li>(a) Sense of Congress.—It is the sense of Congress that—</li> <li>(1) despite sustained efforts by Congress and the executive branch, an unacceptable backlog in processing and adjudicating security clearances persists, both within elements of the intelligence com-</li> </ul>
13 14 15 16 17 18 19 20	(a) Sense of Congress.—It is the sense of Congress that—  (1) despite sustained efforts by Congress and the executive branch, an unacceptable backlog in processing and adjudicating security clearances persists, both within elements of the intelligence community and in other departments of the Federal
13 14 15 16 17 18 19 20 21	(a) Sense of Congress.—It is the sense of Congress that—  (1) despite sustained efforts by Congress and the executive branch, an unacceptable backlog in processing and adjudicating security clearances persists, both within elements of the intelligence community and in other departments of the Federal Government, with some processing times exceeding a

- to hire and retain highly qualified individuals, and
  thus to fulfill the missions of such elements;
- 3 (3) the prospect of a lengthy clearance process
  4 deters some such individuals from seeking employ5 ment with the intelligence community in the first
  6 place, and, when faced with a long wait time, those
  7 with conditional offers of employment may opt to
  8 discontinue the security clearance process and pur9 sue different opportunities;
  - (4) now more than ever, therefore, the broken security clearance process badly needs fundamental reform; and
  - (5) in the meantime, to ensure the ability of elements of the intelligence community to hire and retain highly qualified personnel, elements should consider, to the extent possible and consistent with national security, permitting new employees to enter on duty immediately or nearly so, and to perform, on a temporary basis pending final adjudication of their security clearances, work that either does not require a security clearance or requires only a low-level interim clearance.
- (b) IN GENERAL.—Section 506H of the National Security Act of 1947 (50 U.S.C. 3104) is amended—
- 25 (1) in subsection (a)(1)—

1	(A) in subparagraph (A)(ii), by inserting
2	"and" after the semicolon;
3	(B) in subparagraph (B)(ii), by striking ";
4	and" and inserting a period; and
5	(C) by striking subparagraph (C);
6	(2) by redesignating subsection (b) as sub-
7	section (c);
8	(3) by inserting after subsection (a) the fol-
9	lowing new subsection (b):
10	"(b) Intelligence Community Reports.—(1)
11	Not later than March 1 of each year, the Director of Na-
12	tional Intelligence shall submit to the congressional intel-
13	ligence committees, the Committee on Homeland Security
14	and Governmental Affairs of the Senate, and the Com-
15	mittee on Homeland Security of the House of Representa-
16	tives a report on the security clearances processed by each
17	element of the intelligence community during the pre-
18	ceding fiscal year. Each such report shall separately iden-
19	tify security clearances processed for Federal employees
20	and contractor employees sponsored by each such element.
21	"(2) Each report submitted under paragraph (1)
22	shall include each of the following for each element of the
23	intelligence community for the fiscal year covered by the
24	report:

1	"(A) The total number of initial security clear-
2	ance background investigations sponsored for new
3	applicants.
4	"(B) The total number of security clearance
5	periodic reinvestigations sponsored for existing em-
6	ployees.
7	"(C) The total number of initial security clear-
8	ance background investigations for new applicants
9	that were adjudicated with notice of a determination
10	provided to the prospective applicant, including—
11	"(i) the total number that were adju-
12	dicated favorably and granted access to classi-
13	fied information; and
14	"(ii) the total number that were adju-
15	dicated unfavorably and resulted in a denial or
16	revocation of a security clearance.
17	"(D) The total number of security clearance
18	periodic background investigations that were adju-
19	dicated with notice of a determination provided to
20	the existing employee, including—
21	"(i) the total number that were adju-
22	dicated favorably; and
23	"(ii) the total number that were adju-
24	dicated unfavorably and resulted in a denial or
25	revocation of a security clearance.

1	"(E) The total number of pending security
2	clearance background investigations, including initial
3	applicant investigations and periodic reinvestiga-
4	tions, that were not adjudicated as of the last day
5	of such year and that remained pending as follows:
6	"(i) For 180 days or less.
7	"(ii) For 180 days or longer, but less than
8	12 months.
9	"(iii) For 12 months or longer, but less
10	than 18 months.
11	"(iv) For 18 months or longer, but less
12	than 24 months.
13	"(v) For 24 months or longer.
14	"(F) In the case of security clearance deter-
15	minations completed or pending during the year pre-
16	ceding the year for which the report is submitted
17	that have taken longer than 12 months to com-
18	plete—
19	"(i) an explanation of the causes for the
20	delays incurred during the period covered by
21	the report; and
22	"(ii) the number of such delays involving a
23	polygraph requirement.
24	"(G) The percentage of security clearance in-
25	vestigations, including initial and periodic reinves-

1	tigations, that resulted in a denial or revocation of
2	a security clearance.
3	"(H) The percentage of security clearance in-
4	vestigations that resulted in incomplete information.
5	"(I) The percentage of security clearance inves-
6	tigations that did not result in enough information
7	to make a decision on potentially adverse informa-
8	tion.
9	"(3) The report required under this subsection shall
10	be submitted in unclassified form, but may include a clas-
11	sified annex."; and
12	(4) in subsection (c), as redesignated by para-
13	graph (2), by striking "subsection (a)(1)" and in-
14	serting "subsections (a)(1) and (b)".
15	SEC. 2610. PERIODIC REPORT ON POSITIONS IN THE INTEL-
16	LIGENCE COMMUNITY THAT CAN BE CON-
17	DUCTED WITHOUT ACCESS TO CLASSIFIED
18	INFORMATION, NETWORKS, OR FACILITIES.
19	Not later than 180 days after the date of the enact-
20	ment of this Act and not less frequently than once every
21	5 years thereafter, the Director of National Intelligence
22	shall submit to the congressional intelligence committees
23	a report that reviews the intelligence community for which
24	positions can be conducted without access to classified in-

- 1 formation, networks, or facilities, or may only require a
- 2 security clearance at the secret level.
- 3 SEC. 2611. INFORMATION SHARING PROGRAM FOR POSI-
- 4 TIONS OF TRUST AND SECURITY CLEAR-
- 5 ANCES.
- 6 (a) Program Required.—
- 7 (1) IN GENERAL.—Not later than 90 days after
- 8 the date of the enactment of this Act, the Security
- 9 Executive Agent and the Suitability and
- 10 Credentialing Executive Agent shall establish and
- implement a program to share between and among
- agencies of the Federal Government and industry
- partners of the Federal Government relevant back-
- 14 ground information regarding individuals applying
- for and currently occupying national security posi-
- tions and positions of trust, in order to ensure the
- 17 Federal Government maintains a trusted workforce.
- 18 (2) Designation.—The program established
- under paragraph (1) shall be known as the "Trusted
- 20 Information Provider Program" (in this section re-
- 21 ferred to as the "Program").
- 22 (b) Privacy Safeguards.—The Security Executive
- 23 Agent and the Suitability and Credentialing Executive
- 24 Agent shall ensure that the Program includes such safe-
- 25 guards for privacy as the Security Executive Agent and

1	the Suitability and Credentialing Executive Agent consider
2	appropriate.
3	(e) Provision of Information to the Federal
4	GOVERNMENT.—The Program shall include requirements
5	that enable investigative service providers and agencies of
6	the Federal Government to leverage certain pre-employ-
7	ment information gathered during the employment or mili-
8	tary recruiting process, and other relevant security or
9	human resources information obtained during employment
10	with or for the Federal Government, that satisfy Federal
11	investigative standards, while safeguarding personnel pri-
12	vacy.
13	(d) Information and Records.—The information
14	and records considered under the Program shall include
15	the following:
16	(1) Date and place of birth.
17	(2) Citizenship or immigration and naturaliza-
18	tion information.
19	(3) Education records.
20	(4) Employment records.
21	(5) Employment or social references.
22	(6) Military service records.
23	(7) State and local law enforcement checks.
24	(8) Criminal history checks.
25	(9) Financial records or information.

1	(10) Foreign travel, relatives, or associations.
2	(11) Social media checks.
3	(12) Such other information or records as may
4	be relevant to obtaining or maintaining national se-
5	curity, suitability, fitness, or credentialing eligibility.
6	(e) Implementation Plan.—
7	(1) In general.—Not later than 90 days after
8	the date of the enactment of this Act, the Security
9	Executive Agent and the Suitability and
10	Credentialing Executive Agent shall jointly submit to
11	the appropriate congressional committees and make
12	available to appropriate industry partners a plan for
13	the implementation of the Program.
14	(2) Elements.—The plan required by para-
15	graph (1) shall include the following:
16	(A) Mechanisms that address privacy, na-
17	tional security, suitability or fitness,
18	credentialing, and human resources or military
19	recruitment processes.
20	(B) Such recommendations for legislative
21	or administrative action as the Security Execu-
22	tive Agent and the Suitability and Credentialing
23	Executive Agent consider appropriate to carry
24	out or improve the Program.

1	(f) Plan for Pilot Program on Two-Way Infor-
2	MATION SHARING.—
3	(1) In general.—Not later than 180 days
4	after the date of the enactment of this Act, the Se-
5	curity Executive Agent and the Suitability and
6	Credentialing Executive Agent shall jointly submit to
7	the appropriate congressional committees and make
8	available to appropriate industry partners a plan for
9	the implementation of a pilot program to assess the
10	feasibility and advisability of expanding the Program
11	to include the sharing of information held by the
12	Federal Government related to contract personnel
13	with the security office of the employers of those
14	contractor personnel.
15	(2) Elements.—The plan required by para-
16	graph (1) shall include the following:
17	(A) Mechanisms that address privacy, na-
18	tional security, suitability or fitness,
19	credentialing, and human resources or military
20	recruitment processes.
21	(B) Such recommendations for legislative
22	or administrative action as the Security Execu-
23	tive Agent and the Suitability and Credentialing
24	Executive Agent consider appropriate to carry

out or improve the pilot program.

1	(g) REVIEW.—Not later than 1 year after the date
2	of the enactment of this Act, the Security Executive Agent
3	and the Suitability and Credentialing Executive Agent
4	shall jointly submit to the appropriate congressional com-
5	mittees and make available to appropriate industry part-
6	ners a review of the plans submitted under subsections
7	(e)(1) and (f)(1) and utility and effectiveness of the pro-
8	grams described in such plans.
9	SEC. 2612. REPORT ON PROTECTIONS FOR CONFIDEN-
9	SEC. 2012. INDI ON I INDIDONO I ON CONTIDEN
10	TIALITY OF WHISTLEBLOWER-RELATED COM-
10	TIALITY OF WHISTLEBLOWER-RELATED COM-
10 11	TIALITY OF WHISTLEBLOWER-RELATED COM- MUNICATIONS.
10 11 12	TIALITY OF WHISTLEBLOWER-RELATED COM- MUNICATIONS.  Not later than 180 days after the date of the enact-
10 11 12 13	TIALITY OF WHISTLEBLOWER-RELATED COM- MUNICATIONS.  Not later than 180 days after the date of the enact- ment of this Act, the Security Executive Agent shall, in
10 11 12 13 14	MUNICATIONS.  Not later than 180 days after the date of the enactment of this Act, the Security Executive Agent shall, in coordination with the Inspector General of the Intelligence
<ul><li>10</li><li>11</li><li>12</li><li>13</li><li>14</li><li>15</li></ul>	MUNICATIONS.  Not later than 180 days after the date of the enactment of this Act, the Security Executive Agent shall, in coordination with the Inspector General of the Intelligence Community, submit to the appropriate congressional com-

19 toring, protect the confidentiality of whistleblower-related

20 communications.

1	TITLE XXVII—REPORTS AND
2	OTHER MATTERS
3	Subtitle A—Matters Relating to
4	Russia and Other Foreign Powers
5	SEC. 2701. LIMITATION RELATING TO ESTABLISHMENT OR
6	SUPPORT OF CYBERSECURITY UNIT WITH
7	THE RUSSIAN FEDERATION.
8	(a) Appropriate Congressional Committees
9	Defined.—In this section, the term "appropriate con-
10	gressional committees" means—
11	(1) the congressional intelligence committees;
12	(2) the Committee on Armed Services of the
13	Senate and the Committee on Armed Services of the
14	House of Representatives; and
15	(3) the Committee on Foreign Relations of the
16	Senate and the Committee on Foreign Affairs of the
17	House of Representatives.
18	(b) Limitation.—
19	(1) In general.—No amount may be ex-
20	pended by the Federal Government, other than the
21	Department of Defense, to enter into or implement
22	any bilateral agreement between the United States
23	and the Russian Federation regarding cybersecurity,
24	including the establishment or support of any cyber-
25	security unit unless at least 30 days prior to the

- 1 conclusion of any such agreement, the Director of
  2 National Intelligence submits to the appropriate con3 gressional committees a report on such agreement
  4 that includes the elements required by subsection
  5 (c).
- 6 (2)DEPARTMENT OF DEFENSE AGREE-7 MENTS.—Any agreement between the Department of 8 Defense and the Russian Federation regarding cy-9 bersecurity shall be conducted in accordance with 10 section 1232 of the National Defense Authorization 11 Act for Fiscal Year 2017 (Public Law 114–328), as 12 amended by section 1231 of the National Defense 13 Authorization Act for Fiscal Year 2018 (Public Law 14 115–91).
- 15 (c) ELEMENTS.—If the Director submits a report 16 under subsection (b) with respect to an agreement, such 17 report shall include a description of each of the following:
- 18 (1) The purpose of the agreement.
- (2) The nature of any intelligence to be sharedpursuant to the agreement.
- 21 (3) The expected value to national security re-22 sulting from the implementation of the agreement.
- 23 (4) Such counterintelligence concerns associated 24 with the agreement as the Director may have and

- 1 such measures as the Director expects to be taken
- 2 to mitigate such concerns.
- 3 (d) Rule of Construction.—This section shall not
- 4 be construed to affect any existing authority of the Direc-
- 5 tor of National Intelligence, the Director of the Central
- 6 Intelligence Agency, or another head of an element of the
- 7 intelligence community, to share or receive foreign intel-
- 8 ligence on a case-by-case basis.

## 9 SEC. 2702. REPORT ON RETURNING RUSSIAN COMPOUNDS.

- 10 (a) COVERED COMPOUNDS DEFINED.—In this sec-
- 11 tion, the term "covered compounds" means the real prop-
- 12 erty in New York, the real property in Maryland, and the
- 13 real property in San Francisco, California, that were
- 14 under the control of the Government of Russia in 2016
- 15 and were removed from such control in response to various
- 16 transgressions by the Government of Russia, including the
- 17 interference by the Government of Russia in the 2016
- 18 election in the United States.
- 19 (b) REQUIREMENT FOR REPORT.—Not later than
- 20 180 days after the date of the enactment of this Act, the
- 21 Director of National Intelligence shall submit to the con-
- 22 gressional intelligence committees, and the Committee on
- 23 Foreign Relations of the Senate and the Committee on
- 24 Foreign Affairs of the House of Representatives (only with
- 25 respect to the unclassified report), a report on the intel-

1	ligence risks of returning the covered compounds to Rus-
2	sian control.
3	(c) FORM OF REPORT.—The report required by this
4	section shall be submitted in classified and unclassified
5	forms.
6	SEC. 2703. ASSESSMENT OF THREAT FINANCE RELATING
7	TO RUSSIA.
8	(a) Threat Finance Defined.—In this section,
9	the term "threat finance" means—
10	(1) the financing of cyber operations, global in-
11	fluence campaigns, intelligence service activities, pro-
12	liferation, terrorism, or transnational crime and
13	drug organizations;
14	(2) the methods and entities used to spend,
15	store, move, raise, conceal, or launder money or
16	value, on behalf of threat actors;
17	(3) sanctions evasion; and
18	(4) other forms of threat finance activity do-
19	mestically or internationally, as defined by the Presi-
20	dent.
21	(b) Report Required.—Not later than 60 days
22	after the date of the enactment of this Act, the Director
23	of National Intelligence, in coordination with the Assistant
24	Secretary of the Treasury for Intelligence and Analysis,
25	shall submit to the congressional intelligence committees

1	a report containing an assessment of Russian threat fi-
2	nance. The assessment shall be based on intelligence from
3	all sources, including from the Office of Terrorism and
4	Financial Intelligence of the Department of the Treasury.
5	(c) Elements.—The report required by subsection
6	(b) shall include each of the following:
7	(1) A summary of leading examples from the 3-
8	year period preceding the date of the submittal of
9	the report of threat finance activities conducted by,
10	for the benefit of, or at the behest of—
11	(A) officials of the Government of Russia;
12	(B) persons subject to sanctions under any
13	provision of law imposing sanctions with respect
14	to Russia;
15	(C) Russian nationals subject to sanctions
16	under any other provision of law; or
17	(D) Russian oligarchs or organized crimi-
18	nals.
19	(2) An assessment with respect to any trends or
20	patterns in threat finance activities relating to Rus-
21	sia, including common methods of conducting such
22	activities and global nodes of money laundering used
23	by Russian threat actors described in paragraph (1)
24	and associated entities.

1	(3) An assessment of any connections between
2	Russian individuals involved in money laundering
3	and the Government of Russia.
4	(4) A summary of engagement and coordination
5	with international partners on threat finance relat-
6	ing to Russia, especially in Europe, including exam-
7	ples of such engagement and coordination.
8	(5) An identification of any resource and collec-
9	tion gaps.
10	(6) An identification of—
11	(A) entry points of money laundering by
12	Russian and associated entities into the United
13	States;
14	(B) any vulnerabilities within the United
15	States legal and financial system, including spe-
16	cific sectors, which have been or could be ex-
17	ploited in connection with Russian threat fi-
18	nance activities; and
19	(C) the counterintelligence threat posed by
20	Russian money laundering and other forms of
21	threat finance, as well as the threat to the
22	United States financial system and United
23	States efforts to enforce sanctions and combat
24	organized crime.

1	(7) Any other matters the Director determines
2	appropriate.
3	(d) FORM OF REPORT.—The report required under
4	subsection (b) may be submitted in classified form.
5	SEC. 2704. NOTIFICATION OF AN ACTIVE MEASURES CAM-
6	PAIGN.
7	(a) Definitions.—In this section:
8	(1) Appropriate congressional commit-
9	TEES.—The term "appropriate congressional com-
10	mittees" means—
11	(A) the congressional intelligence commit-
12	tees;
13	(B) the Committee on Armed Services of
14	the Senate and the Committee on Armed Serv-
15	ices of the House of Representatives; and
16	(C) the Committee on Foreign Relations of
17	the Senate and the Committee on Foreign Af-
18	fairs of the House of Representatives.
19	(2) Congressional leadership.—The term
20	"congressional leadership" includes the following:
21	(A) The majority leader of the Senate.
22	(B) The minority leader of the Senate.
23	(C) The Speaker of the House of Rep-
24	resentatives.

1	(D) The minority leader of the House of
2	Representatives.
3	(b) REQUIREMENT FOR NOTIFICATION.—The Direc-
4	tor of National Intelligence, in cooperation with the Direc-
5	tor of the Federal Bureau of Investigation and the head
6	of any other relevant agency, shall notify the congressional
7	leadership and the Chairman and Vice Chairman or Rank-
8	ing Member of each of the appropriate congressional com-
9	mittees, and of other relevant committees of jurisdiction,
10	each time the Director of National Intelligence determines
11	there is credible information that a foreign power has, is,
12	or will attempt to employ a covert influence or active
13	measures campaign with regard to the modernization, em-
14	ployment, doctrine, or force posture of the nuclear deter-
15	rent or missile defense.
16	(c) Content of Notification.—Each notification
17	required by subsection (b) shall include information con-
18	cerning actions taken by the United States to expose or
19	halt an attempt referred to in subsection (b).
20	SEC. 2705. NOTIFICATION OF TRAVEL BY ACCREDITED DIP-
21	LOMATIC AND CONSULAR PERSONNEL OF
22	THE RUSSIAN FEDERATION IN THE UNITED
23	STATES.
24	In carrying out the advance notification requirements
25	set out in section 502 of the Intelligence Authorization

1	Act for Fiscal Year 2017 (division N of Public Law 115–
2	31; 131 Stat. 825; 22 U.S.C. 254a note), the Secretary
3	of State shall—
4	(1) ensure that the Russian Federation provides
5	notification to the Secretary of State at least 2 busi-
6	ness days in advance of all travel that is subject to
7	such requirements by accredited diplomatic and con-
8	sular personnel of the Russian Federation in the
9	United States, and take necessary action to secure
10	full compliance by Russian personnel and address
11	any noncompliance; and
12	(2) provide notice of travel described in para-
13	graph (1) to the Director of National Intelligence
14	and the Director of the Federal Bureau of Investiga-
15	tion within 1 hour of receiving notice of such travel.
16	SEC. 2706. REPORT ON OUTREACH STRATEGY ADDRESSING
17	THREATS FROM UNITED STATES ADVER-
18	SARIES TO THE UNITED STATES TECH-
19	NOLOGY SECTOR.
20	(a) Appropriate Committees of Congress De-
21	FINED.—In this section, the term "appropriate commit-
22	tees of Congress" means—

(1) the congressional intelligence committees;

1	(2) the Committee on Armed Services and the
2	Committee on Homeland Security and Governmental
3	Affairs of the Senate; and
4	(3) the Committee on Armed Services, Com-
5	mittee on Homeland Security, and the Committee on
6	Oversight and Reform of the House of Representa-
7	tives.
8	(b) Report Required.—Not later than 180 days
9	after the date of the enactment of this Act, the Director
10	of National Intelligence shall submit to the appropriate
11	committees of Congress a report detailing outreach by the
12	intelligence community and the Defense Intelligence En-
13	terprise to United States industrial, commercial, scientific,
14	technical, and academic communities on matters relating
15	to the efforts of adversaries of the United States to ac-
16	quire critical United States technology, intellectual prop-
17	erty, and research and development information.
18	(c) Contents.—The report required by subsection
19	(b) shall include the following:
20	(1) A review of the current outreach efforts of
21	the intelligence community and the Defense Intel-
22	ligence Enterprise described in subsection (b), in-
23	cluding the type of information conveyed in the out-
24	reach.

1	(2) A determination of the appropriate element
2	of the intelligence community to lead such outreach
3	efforts.
4	(3) An assessment of potential methods for im-
5	proving the effectiveness of such outreach, including
6	an assessment of the following:
7	(A) Those critical technologies, infrastruc-
8	ture, or related supply chains that are at risk
9	from the efforts of adversaries described in sub-
10	section (b).
11	(B) The necessity and advisability of
12	granting security clearances to company or
13	community leadership, when necessary and ap-
14	propriate, to allow for tailored classified brief-
15	ings on specific targeted threats.
16	(C) The advisability of partnering with en-
17	tities of the Federal Government that are not
18	elements of the intelligence community and rel-
19	evant regulatory and industry groups described
20	in subsection (b), to convey key messages across
21	sectors targeted by United States adversaries.
22	(D) Strategies to assist affected elements
23	of the communities described in subparagraph
24	(C) in mitigating, deterring, and protecting

against the broad range of threats from the ef-

1	forts of adversaries described in subsection (b),
2	with focus on producing information that en-
3	ables private entities to justify business deci-
4	sions related to national security concerns.
5	(E) The advisability of the establishment
6	of a United States Government-wide task force
7	to coordinate outreach and activities to combat
8	the threats from efforts of adversaries described
9	in subsection (b).
10	(F) Such other matters as the Director of
11	National Intelligence may consider necessary.
12	(d) Consultation Encouraged.—In preparing the
13	report required by subsection (b), the Director is encour-
14	aged to consult with other government agencies, think
15	tanks, academia, representatives of the financial industry,
16	or such other entities as the Director considers appro-
17	priate.
18	(e) FORM.—The report required by subsection (b)
19	shall be submitted in unclassified form, but may include
20	a classified annex as necessary.
21	SEC. 2707. REPORT ON IRANIAN SUPPORT OF PROXY
22	FORCES IN SYRIA AND LEBANON.
23	(a) Definitions.—In this section:

1	(1) Appropriate committees of con-
2	GRESS.—The term "appropriate committees of Con-
3	gress" means—
4	(A) the Committee on Armed Services, the
5	Committee on Foreign Relations, and the Select
6	Committee on Intelligence of the Senate; and
7	(B) the Committee on Armed Services, the
8	Committee on Foreign Affairs, and the Perma-
9	nent Select Committee on Intelligence of the
10	House of Representatives.
11	(2) Arms or related material.—The term
12	"arms or related material" means—
13	(A) nuclear, biological, chemical, or radio-
14	logical weapons or materials or components of
15	such weapons;
16	(B) ballistic or cruise missile weapons or
17	materials or components of such weapons;
18	(C) destabilizing numbers and types of ad-
19	vanced conventional weapons;
20	(D) defense articles or defense services, as
21	those terms are defined in paragraphs (3) and
22	(4), respectively, of section 47 of the Arms Ex-
23	port Control Act (22 U.S.C. 2794);

1	(E) defense information, as that term is
2	defined in section 644 of the Foreign Assist-
3	ance Act of 1961 (22 U.S.C. 2403); or
4	(F) items designated by the President for
5	purposes of the United States Munitions List
6	under section 38(a)(1) of the Arms Export
7	Control Act (22 U.S.C. 2778(a)(1)).
8	(b) Report Required.—Not later than 180 days
9	after the date of the enactment of this Act, the Director
10	of National Intelligence shall submit to the appropriate
11	committees of Congress a report on Iranian support of
12	proxy forces in Syria and Lebanon and the threat posed
13	to Israel, other United States regional allies, and other
14	specified interests of the United States as a result of such
15	support.
16	(c) MATTERS FOR INCLUSION.—The report required
17	under subsection (b) shall include information relating to
18	the following matters with respect to both the strategic
19	and tactical implications for the United States and its al-
20	lies:
21	(1) A description of arms or related materiel
22	transferred by Iran to Hizballah since March 2011,
23	including the number of such arms or related mate-
24	riel and whether such transfer was by land, sea, or

- air, as well as financial and additional technological
  capabilities transferred by Iran to Hizballah.
  - (2) A description of Iranian and Iranian-controlled personnel, including Hizballah, Shiite militias, and Iran's Revolutionary Guard Corps forces, operating within Syria, including the number and geographic distribution of such personnel operating within 30 kilometers of the Israeli borders with Syria and Lebanon.
    - (3) An assessment of Hizballah's operational lessons learned based on its recent experiences in Syria.
    - (4) A description of any rocket-producing facilities in Lebanon for nonstate actors, including whether such facilities were assessed to be built at the direction of Hizballah leadership, Iranian leadership, or in consultation between Iranian leadership and Hizballah leadership.
    - (5) An analysis of the foreign and domestic supply chains that significantly facilitate, support, or otherwise aid Hizballah's acquisition or development of missile production facilities, including the geographic distribution of such foreign and domestic supply chains.

1	(6) An assessment of the provision of goods,
2	services, or technology transferred by Iran or its af-
3	filiates to Hizballah to indigenously manufacture or
4	otherwise produce missiles.
5	(7) An identification of foreign persons that are
6	based on credible information, facilitating the trans-
7	fer of significant financial support or arms or re-
8	lated materiel to Hizballah.
9	(8) A description of the threat posed to Israel
10	and other United States allies in the Middle East by
11	the transfer of arms or related material or other
12	support offered to Hizballah and other proxies from
13	Iran.
14	(d) FORM OF REPORT.—The report required under
15	subsection (b) shall be submitted in unclassified form, but
16	may include a classified annex.
17	SEC. 2708. ANNUAL REPORT ON IRANIAN EXPENDITURES
18	SUPPORTING FOREIGN MILITARY AND TER-
19	RORIST ACTIVITIES.
20	(a) Annual Report Required.—Not later than 90
21	days after the date of the enactment of this Act and not
22	less frequently than once each year thereafter, the Direc-
23	tor of National Intelligence shall submit to Congress a re-

24 port describing Iranian expenditures in the previous cal-

1	endar year on military and terrorist activities outside the
2	country, including each of the following:
3	(1) The amount spent in such calendar year on
4	activities by the Islamic Revolutionary Guard Corps,
5	including activities providing support for—
6	(A) Hizballah;
7	(B) Houthi rebels in Yemen;
8	(C) Hamas;
9	(D) proxy forces in Iraq and Syria; or
10	(E) any other entity or country the Direc-
11	tor determines to be relevant.
12	(2) The amount spent in such calendar year for
13	ballistic missile research and testing or other activi-
14	ties that the Director determines are destabilizing to
15	the Middle East region.
16	(b) FORM.—The report required under subsection (a)
17	shall be submitted in unclassified form, but may include
18	a classified annex.
19	SEC. 2709. EXPANSION OF SCOPE OF COMMITTEE TO
20	COUNTER ACTIVE MEASURES AND REPORT
21	ON ESTABLISHMENT OF FOREIGN MALIGN IN-
22	FLUENCE CENTER.
23	(a) Scope of Committee To Counter Active
24	Measures.—

1	(1) In General.—Section 501 of the Intel-
2	ligence Authorization Act for Fiscal Year 2017
3	(Public Law 115–31; 50 U.S.C. 3001 note) is
4	amended—
5	(A) in subsections (a) through (h)—
6	(i) by inserting ", the People's Repub-
7	lic of China, the Islamic Republic of Iran,
8	the Democratic People's Republic of
9	Korea, or other nation state" after "Rus-
10	sian Federation" each place it appears;
11	and
12	(ii) by inserting ", China, Iran, North
13	Korea, or other nation state" after "Rus-
14	sia" each place it appears; and
15	(B) in the section heading, by inserting ",
16	THE PEOPLE'S REPUBLIC OF CHINA, THE
17	ISLAMIC REPUBLIC OF IRAN, THE DEMO-
18	CRATIC PEOPLE'S REPUBLIC OF KOREA,
19	OR OTHER NATION STATE" after "RUSSIAN
20	FEDERATION''.
21	(2) CLERICAL AMENDMENT.—The table of con-
22	tents in section 1(b) of such Act is amended by
23	striking the item relating to section 501 and insert-
24	ing the following new item:

"Sec. 501. Committee to counter active measures by the Russian Federation,

the People's Republic of China, the Islamic Republic of Iran, the Democratic People's Republic of Korea, or other nation states to exert covert influence over peoples and governments.".
(b) Report on Foreign Malign Influence Re-
SPONSE.—
(1) In General.—Not later than 180 days
after the date of the enactment of this Act, the Di-
rector of National Intelligence, in coordination with
such elements of the intelligence community as the
Director considers relevant, shall submit to the con-
gressional intelligence committees a report on the
feasibility and advisability of establishing a center,
to be known as the "Foreign Malign Influence Re-
sponse Center'', that—
(A) is comprised of analysts from all ap-
propriate elements of the intelligence commu-
nity, including elements with related diplomatic
and law enforcement functions;
(B) has access to all intelligence and other
reporting acquired by the United States Gov-

21 (C) provides comprehensive assessment, 22 and indications and warning, of such activities; 23 and

overt and covert malign activities,

States political processes and elections;

ernment on foreign efforts to influence, through

1	(D) provides for enhanced dissemination of
2	such assessment to United States policy mak-
3	ers.
4	(2) Contents.—The report required by para-
5	graph (1) shall include the following:
6	(A) A discussion of the desirability of the
7	establishment of such center and any barriers
8	to such establishment.
9	(B) Such recommendations and other mat-
10	ters as the Director considers appropriate.
11	(c) Report on Ability To Identify Foreign In-
12	FLUENCE EFFORTS.—
13	(1) In General.—Not later than 180 days
14	after the date of the enactment of this Act, the Di-
15	rector of National Intelligence shall submit to the
16	congressional intelligence committees a report con-
17	cerning the ability of the intelligence community
18	to—
19	(A) identify foreign influence efforts aimed
20	at sowing discord or interfering, or both, in the
21	political processes of the United States; and
22	(B) report such efforts to appropriate au-
23	thorities.
24	(2) Contents.—The report under paragraph
25	(1) shall include the following:

1	(A) A description of the current level of
2	ongoing communication and coordination across
3	the intelligence community and law enforce-
4	ment, including the Department of Justice, the
5	Department of State, the Department of Home-
6	land Security, and the Federal Bureau of Inves-
7	tigation, with respect to combating foreign in-
8	fluence efforts described in subparagraph (A) of
9	such paragraph.
10	(B) Identification of the offices or compo-
11	nents of the departments and agencies of the
12	Federal Government that are tasked with any
13	responsibility with respect to combating such
14	foreign influence efforts.
15	(C) Identification of the number of per-
16	sonnel within each element of the intelligence
17	community and other elements of the Federa
18	Government that are focused on combating
19	such foreign influence efforts, whether on a
20	temporary or permanent basis.
21	(D) Identification of the legal authorities
22	that are most relevant to combating such for-
23	eign influence efforts, including—
24	(i) which such legal authorities pose

challenges or barriers to effectively combat

1	such foreign influence efforts and a de-
2	scription of the reasons for such challenges
3	or barriers; and
4	(ii) which such legal authorities pose
5	challenges or barriers with respect to ele-
6	ments of the intelligence community and
7	other elements of the Federal Government
8	working together to combat such foreign
9	influence efforts and a description of the
10	reasons for such challenges or barriers.
11	(E) A description of the current level of
12	communication or engagement between the in-
13	telligence community and private internet-plat-
14	forms or social media companies with respect to
15	combating such foreign influence efforts.
16	(F) A description of the additional re-
17	sources the Director determines is necessary to
18	effectively identify such foreign influence ef-
19	forts, and the roles and responsibilities across
20	the intelligence community that would best sup-
21	port the shared objective of identifying such
22	foreign influence efforts.
23	(G) Any other matters the Director deter-
24	mines appropriate.

1	(3) FORM.—The report under paragraph (1)
2	may be submitted in classified form.
3	Subtitle B—Reports
4	SEC. 2711. TECHNICAL CORRECTION TO INSPECTOR GEN-
5	ERAL STUDY.
6	Section 11001(d) of title 5, United States Code, is
7	amended—
8	(1) in the subsection heading, by striking
9	"AUDIT" and inserting "REVIEW";
10	(2) in paragraph (1), by striking "audit" and
11	inserting "review"; and
12	(3) in paragraph (2), by striking "audit" and
13	inserting "review".
14	SEC. 2712. REPORTS ON AUTHORITIES OF THE CHIEF IN-
15	TELLIGENCE OFFICER OF THE DEPARTMENT
16	OF HOMELAND SECURITY.
17	(a) DEFINITIONS.—In this section:
18	(1) Appropriate committees of con-
19	
- /	GRESS.—The term "appropriate committees of Con-
20	GRESS.—The term "appropriate committees of Congress" means—
20	gress'' means—
20 21	gress' means—  (A) the congressional intelligence commit-

1	(C) the Committee on Homeland Security
2	of the House of Representatives.
3	(2) Homeland security intelligence en-
4	TERPRISE.—The term "Homeland Security Intel-
5	ligence Enterprise" has the meaning given such
6	term in Department of Homeland Security Instruc-
7	tion Number 264–01–001, or successor authority.
8	(b) Report Required.—Not later than 120 days
9	after the date of the enactment of this Act, the Secretary
10	of Homeland Security, in consultation with the Under Sec-
11	retary of Homeland Security for Intelligence and Analysis,
12	shall submit to the appropriate committees of Congress
13	a report on the authorities of the Under Secretary.
14	(c) Elements.—The report required by subsection
15	(b) shall include each of the following:
16	(1) An analysis of whether the Under Secretary
17	has the legal and policy authority necessary to orga-
18	nize and lead the Homeland Security Intelligence
19	Enterprise, with respect to intelligence, and, if not,
20	a description of—
21	(A) the obstacles to exercising the authori-
22	ties of the Chief Intelligence Officer of the De-
23	partment and the Homeland Security Intel-
24	ligence Council, of which the Chief Intelligence
25	Officer is the chair; and

1	(B) the legal and policy changes necessary
2	to effectively coordinate, organize, and lead in-
3	telligence activities of the Department of Home-
4	land Security.
5	(2) A description of the actions that the Sec-
6	retary has taken to address the inability of the
7	Under Secretary to require components of the De-
8	partment, other than the Office of Intelligence and
9	Analysis of the Department to—
10	(A) coordinate intelligence programs; and
11	(B) integrate and standardize intelligence
12	products produced by such other components.
13	SEC. 2713. REVIEW OF INTELLIGENCE COMMUNITY WHIS-
	SEC. 2713. REVIEW OF INTELLIGENCE COMMUNITY WHISTLEBLOWER MATTERS.
13	
13 14	TLEBLOWER MATTERS.
13 14 15	TLEBLOWER MATTERS.  (a) REVIEW OF WHISTLEBLOWER MATTERS.—The
13 14 15 16 17	TLEBLOWER MATTERS.  (a) REVIEW OF WHISTLEBLOWER MATTERS.—The Inspector General of the Intelligence Community, in con-
13 14 15 16 17	TLEBLOWER MATTERS.  (a) REVIEW OF WHISTLEBLOWER MATTERS.—The Inspector General of the Intelligence Community, in consultation with the inspectors general for the Central Intel-
13 14 15 16 17 18	TLEBLOWER MATTERS.  (a) REVIEW OF WHISTLEBLOWER MATTERS.—The Inspector General of the Intelligence Community, in consultation with the inspectors general for the Central Intelligence Agency, the National Security Agency Agenc
13 14 15 16 17 18	TLEBLOWER MATTERS.  (a) REVIEW OF WHISTLEBLOWER MATTERS.—The Inspector General of the Intelligence Community, in consultation with the inspectors general for the Central Intelligence Agency, the National Security Agency, the National Geospatial-Intelligence Agency, the Defense Intelligence
13 14 15 16 17 18 19 20 21	TLEBLOWER MATTERS.  (a) REVIEW OF WHISTLEBLOWER MATTERS.—The Inspector General of the Intelligence Community, in consultation with the inspectors general for the Central Intelligence Agency, the National Security Agency, the National Geospatial-Intelligence Agency, the Defense Intelligence Agency, and the National Reconnaissance Office,
13 14 15 16 17 18 19 20 21 22	TLEBLOWER MATTERS.  (a) REVIEW OF WHISTLEBLOWER MATTERS.—The Inspector General of the Intelligence Community, in consultation with the inspectors general for the Central Intelligence Agency, the National Security Agency, the National Geospatial-Intelligence Agency, the Defense Intelligence Agency, and the National Reconnaissance Office, shall conduct a review of the authorities, policies, investigation.

- 1 (b) Objective of Review.—The objective of the re-
- 2 view required under subsection (a) is to identify any dis-
- 3 crepancies, inconsistencies, or other issues, which frustrate
- 4 the timely and effective reporting of intelligence commu-
- 5 nity whistleblower matters to appropriate inspectors gen-
- 6 eral and to the congressional intelligence committees, and
- 7 the fair and expeditious investigation and resolution of
- 8 such matters.
- 9 (c) CONDUCT OF REVIEW.—The Inspector General of
- 10 the Intelligence Community shall take such measures as
- 11 the Inspector General determines necessary in order to en-
- 12 sure that the review required by subsection (a) is con-
- 13 ducted in an independent and objective fashion.
- 14 (d) Report.—Not later than 270 days after the date
- 15 of the enactment of this Act, the Inspector General of the
- 16 Intelligence Community shall submit to the congressional
- 17 intelligence committees a written report containing the re-
- 18 sults of the review required under subsection (a), along
- 19 with recommendations to improve the timely and effective
- 20 reporting of intelligence community whistleblower matters
- 21 to inspectors general and to the congressional intelligence
- 22 committees and the fair and expeditious investigation and
- 23 resolution of such matters.

1	SEC. 2714. REPORT ON ROLE OF DIRECTOR OF NATIONAL
2	INTELLIGENCE WITH RESPECT TO CERTAIN
3	FOREIGN INVESTMENTS.
4	(a) REPORT.—Not later than 180 days after the date
5	of the enactment of this Act, the Director of National In-
6	telligence, in consultation with the heads of the elements
7	of the intelligence community determined appropriate by
8	the Director, shall submit to the congressional intelligence
9	committees a report on the role of the Director in pre-
10	paring analytic materials in connection with the evaluation
11	by the Federal Government of national security risks asso-
12	ciated with potential foreign investments into the United
13	States.
14	(b) Elements.—The report under subsection (a)
15	shall include—
16	(1) a description of the current process for the
17	provision of the analytic materials described in sub-
18	section (a);
19	(2) an identification of the most significant ben-
20	efits and drawbacks of such process with respect to
21	the role of the Director, including the sufficiency of
22	resources and personnel to prepare such materials
23	and
24	(3) recommendations to improve such process.

1	SEC. 2715. REPORT ON SURVEILLANCE BY FOREIGN GOV-
2	ERNMENTS AGAINST UNITED STATES TELE-
3	COMMUNICATIONS NETWORKS.
4	(a) Appropriate Congressional Committees
5	Defined.—In this section, the term "appropriate con-
6	gressional committees" means the following:
7	(1) The congressional intelligence committees.
8	(2) The Committee on the Judiciary and the
9	Committee on Homeland Security and Governmental
10	Affairs of the Senate.
11	(3) The Committee on the Judiciary and the
12	Committee on Homeland Security of the House of
13	Representatives.
14	(b) Report.—Not later than 180 days after the date
15	of the enactment of this Act, the Director of National In-
16	telligence shall, in coordination with the Director of the
17	Central Intelligence Agency, the Director of the National
18	Security Agency, the Director of the Federal Bureau of
19	Investigation, and the Secretary of Homeland Security,
20	submit to the appropriate congressional committees a re-
21	port describing—
22	(1) any attempts known to the intelligence com-
23	munity by foreign governments to exploit cybersecu-
24	rity vulnerabilities in United States telecommuni-
25	cations networks (including Signaling System No. 7)

1	to target for surveillance United States persons, in-
2	cluding employees of the Federal Government; and
3	(2) any actions, as of the date of the enactment
4	of this Act, taken by the intelligence community to
5	protect agencies and personnel of the United States
6	Government from surveillance conducted by foreign
7	governments.
8	SEC. 2716. BIENNIAL REPORT ON FOREIGN INVESTMENT
9	RISKS.
10	(a) Intelligence Community Interagency
11	Working Group.—
12	(1) Requirement to establish.—The Direc-
13	tor of National Intelligence shall establish an intel-
14	ligence community interagency working group to
15	prepare the biennial reports required by subsection
16	(b).
17	(2) Chairperson.—The Director of National
18	Intelligence shall serve as the chairperson of such
19	interagency working group.
20	(3) Membership.—Such interagency working
21	group shall be composed of representatives of each
22	element of the intelligence community that the Di-
23	rector of National Intelligence determines appro-
24	priate.

1	(b) Biennial Report on Foreign Investment
2	Risks.—
3	(1) Report required.—Not later than 180
4	days after the date of the enactment of this Act and
5	not less frequently than once every 2 years there-
6	after, the Director of National Intelligence shall sub-
7	mit to the congressional intelligence committees, the
8	Committee on Homeland Security and Governmental
9	Affairs of the Senate, and the Committee on Home-
10	land Security of the House of Representatives a re-
11	port on foreign investment risks prepared by the
12	interagency working group established under sub-
13	section (a).
14	(2) Elements.—Each report required by para-
15	graph (1) shall include identification, analysis, and
16	explanation of the following:
17	(A) Any current or projected major threats
18	to the national security of the United States
19	with respect to foreign investment.
20	(B) Any strategy used by a foreign country
21	that such interagency working group has identi-
22	fied to be a country of special concern to use
23	foreign investment to target the acquisition of
24	critical technologies, critical materials, or crit-

ical infrastructure.

1	(C) Any economic espionage efforts di-
2	rected at the United States by a foreign coun-
3	try, particularly such a country of special con-
4	cern.
5	SEC. 2717. MODIFICATION OF CERTAIN REPORTING RE-
6	QUIREMENT ON TRAVEL OF FOREIGN DIP-
7	LOMATS.
8	Section $502(d)(2)$ of the Intelligence Authorization
9	Act for Fiscal Year 2017 (Public Law 115–31) is amended
10	by striking "the number" and inserting "a best estimate".
11	SEC. 2718. SEMIANNUAL REPORTS ON INVESTIGATIONS OF
12	UNAUTHORIZED DISCLOSURES OF CLASSI-
13	FIED INFORMATION.
14	(a) In General.—Title XI of the National Security
15	
	Act of 1947 (50 U.S.C. 3231 et seq.) is amended by add-
16	Act of 1947 (50 U.S.C. 3231 et seq.) is amended by adding at the end the following new section:
16 17	ing at the end the following new section:
	ing at the end the following new section:
17	ing at the end the following new section:  "SEC. 1105. SEMIANNUAL REPORTS ON INVESTIGATIONS OF
17 18	ing at the end the following new section:  "SEC. 1105. SEMIANNUAL REPORTS ON INVESTIGATIONS OF  UNAUTHORIZED DISCLOSURES OF CLASSI-
17 18 19	ing at the end the following new section:  "SEC. 1105. SEMIANNUAL REPORTS ON INVESTIGATIONS OF  UNAUTHORIZED DISCLOSURES OF CLASSI- FIED INFORMATION.
17 18 19 20	ing at the end the following new section:  "SEC. 1105. SEMIANNUAL REPORTS ON INVESTIGATIONS OF  UNAUTHORIZED DISCLOSURES OF CLASSI-  FIED INFORMATION.  "(a) DEFINITIONS.—In this section:
17 18 19 20 21	ing at the end the following new section:  "SEC. 1105. SEMIANNUAL REPORTS ON INVESTIGATIONS OF  UNAUTHORIZED DISCLOSURES OF CLASSI-  FIED INFORMATION.  "(a) DEFINITIONS.—In this section:  "(1) COVERED OFFICIAL.—The term 'covered

1	"(B) the inspectors general with oversight
2	responsibility for an element of the intelligence
3	community.
4	"(2) Investigation.—The term 'investigation'
5	means any inquiry, whether formal or informal, into
6	the existence of an unauthorized public disclosure of
7	classified information.
8	"(3) Unauthorized disclosure of classi-
9	FIED INFORMATION.—The term 'unauthorized dis-
10	closure of classified information' means any unau-
11	thorized disclosure of classified information to any
12	recipient.
13	"(4) Unauthorized public disclosure of
14	CLASSIFIED INFORMATION.—The term 'unauthorized
15	public disclosure of classified information' means the
16	unauthorized disclosure of classified information to a
17	journalist or media organization.
18	"(b) Intelligence Community Reporting.—
19	"(1) In general.—Not less frequently than
20	once every 6 months, each covered official shall sub-
21	mit to the congressional intelligence committees a
22	report on investigations of unauthorized public dis-

closures of classified information.

1	"(2) Elements.—Each report submitted under
2	paragraph (1) shall include, with respect to the pre-
3	ceding 6-month period, the following:
4	"(A) The number of investigations opened
5	by the covered official regarding an unauthor-
6	ized public disclosure of classified information.
7	"(B) The number of investigations com-
8	pleted by the covered official regarding an un-
9	authorized public disclosure of classified infor-
10	mation.
11	"(C) Of the number of such completed in-
12	vestigations identified under subparagraph (B),
13	the number referred to the Attorney General
14	for criminal investigation.
15	"(c) Department of Justice Reporting.—
16	"(1) In general.—Not less frequently than
17	once every 6 months, the Assistant Attorney General
18	for National Security of the Department of Justice,
19	in consultation with the Director of the Federal Bu-
20	reau of Investigation, shall submit to the congres-
21	sional intelligence committees, the Committee on the
22	Judiciary of the Senate, and the Committee on the
23	Judiciary of the House of Representatives a report
24	on the status of each referral made to the Depart-

ment of Justice from any element of the intelligence

1	community regarding an unauthorized disclosure of
2	classified information made during the most recent
3	365-day period or any referral that has not yet been
4	closed, regardless of the date the referral was made.
5	"(2) Contents.—Each report submitted under
6	paragraph (1) shall include, for each referral covered
7	by the report, at a minimum, the following:
8	"(A) The date the referral was received.
9	"(B) A statement indicating whether the
10	alleged unauthorized disclosure described in the
11	referral was substantiated by the Department
12	of Justice.
13	"(C) A statement indicating the highest
14	level of classification of the information that
15	was revealed in the unauthorized disclosure.
16	"(D) A statement indicating whether an
17	open criminal investigation related to the refer-
18	ral is active.
19	"(E) A statement indicating whether any
20	criminal charges have been filed related to the
21	referral.
22	"(F) A statement indicating whether the
23	Department of Justice has been able to at-
24	tribute the unauthorized disclosure to a par-
25	ticular entity or individual.

1 "(d) FORM OF REPORTS.—Each report so	ıbmitted
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- 2 under this section shall be submitted in unclassified form,
- 3 but may have a classified annex.".
- 4 (b) CLERICAL AMENDMENT.—The table of contents
- 5 in the first section of the National Security Act of 1947
- 6 is amended by inserting after the item relating to section
- 7 1104 the following new item:

"Sec. 1105. Semiannual reports on investigations of unauthorized disclosures of classified information.".

## 8 SEC. 2719. CONGRESSIONAL NOTIFICATION OF DESIGNA-

- 9 TION OF COVERED INTELLIGENCE OFFICER
- 10 AS PERSONA NON GRATA.
- 11 (a) Covered Intelligence Officer Defined.—
- 12 In this section, the term "covered intelligence officer"
- 13 means—
- 14 (1) a United States intelligence officer serving
- in a post in a foreign country; or
- 16 (2) a known or suspected foreign intelligence of-
- 17 ficer serving in a United States post.
- 18 (b) REQUIREMENT FOR REPORTS.—Not later than
- 19 72 hours after a covered intelligence officer is designated
- 20 as a persona non grata, the Director of National Intel-
- 21 ligence, in consultation with the Secretary of State, shall
- 22 submit to the congressional intelligence committees, the
- 23 Committee on Foreign Relations of the Senate, and the
- 24 Committee on Foreign Affairs of the House of Representa-

1	tives a notification of that designation. Each such notifica-
2	tion shall include—
3	(1) the date of the designation;
4	(2) the basis for the designation; and
5	(3) a justification for the expulsion.
6	SEC. 2720. REPORTS ON INTELLIGENCE COMMUNITY PAR-
7	TICIPATION IN VULNERABILITIES EQUITIES
8	PROCESS OF FEDERAL GOVERNMENT.
9	(a) Definitions.—In this section:
10	(1) Vulnerabilities equities policy and
11	PROCESS DOCUMENT.—The term "Vulnerabilities
12	Equities Policy and Process document" means the
13	executive branch document entitled "Vulnerabilities
14	Equities Policy and Process" dated November 15,
15	2017.
16	(2) Vulnerabilities equities process.—
17	The term "Vulnerabilities Equities Process" means
18	the interagency review of vulnerabilities, pursuant to
19	the Vulnerabilities Equities Policy and Process docu-
20	ment or any successor document.
21	(3) Vulnerability.—The term "vulnerability"
22	means a weakness in an information system or its
23	components (for example, system security proce-
24	dures, hardware design, and internal controls) that

1	could be exploited or could affect confidentiality, in-
2	tegrity, or availability of information.
3	(b) Reports on Process and Criteria Under
4	VULNERABILITIES EQUITIES POLICY AND PROCESS.—
5	(1) In general.—Not later than 90 days after
6	the date of the enactment of this Act, the Director
7	of National Intelligence shall submit to the congres-
8	sional intelligence committees a written report de-
9	scribing—
10	(A) with respect to each element of the in-
11	telligence community—
12	(i) the title of the official or officials
13	responsible for determining whether, pur-
14	suant to criteria contained in the
15	Vulnerabilities Equities Policy and Process
16	document or any successor document, a
17	vulnerability must be submitted for review
18	under the Vulnerabilities Equities Process;
19	and
20	(ii) the process used by such element
21	to make such determination; and
22	(B) the roles or responsibilities of that ele-
23	ment during a review of a vulnerability sub-
24	mitted to the Vulnerabilities Equities Process.

1	(2) Changes to process or criteria.—Not
2	later than 30 days after any significant change is
3	made to the process and criteria used by any ele-
4	ment of the intelligence community for determining
5	whether to submit a vulnerability for review under
6	the Vulnerabilities Equities Process, such element
7	shall submit to the congressional intelligence com-
8	mittees a report describing such change.
9	(3) FORM OF REPORTS.—Each report sub-

(3) FORM OF REPORTS.—Each report submitted under this subsection shall be submitted in unclassified form, but may include a classified annex.

## (c) Annual Reports.—

- (1) In General.—Not less frequently than once each calendar year, the Director of National Intelligence shall submit to the congressional intelligence committees a classified report containing, with respect to the previous year—
  - (A) the number of vulnerabilities submitted for review under the Vulnerabilities Equities Process;
- (B) the number of vulnerabilities described in subparagraph (A) disclosed to each vendor responsible for correcting the vulnerability, or

1	to the public, pursuant to the Vulnerabilities
2	Equities Process; and
3	(C) the aggregate number, by category, of
4	the vulnerabilities excluded from review under
5	the Vulnerabilities Equities Process, as de-
6	scribed in paragraph 5.4 of the Vulnerabilities
7	Equities Policy and Process document.
8	(2) Unclassified information.—Each report
9	submitted under paragraph (1) shall include an un-
10	classified appendix that contains—
11	(A) the aggregate number of vulnerabilities
12	disclosed to vendors or the public pursuant to
13	the Vulnerabilities Equities Process; and
14	(B) the aggregate number of vulnerabilities
15	disclosed to vendors or the public pursuant to
16	the Vulnerabilities Equities Process known to
17	have been patched.
18	(3) Non-duplication.—The Director of Na-
19	tional Intelligence may forgo submission of an an-
20	nual report required under this subsection for a cal-
21	endar year, if the Director notifies the intelligence
22	committees in writing that, with respect to the same
23	calendar year, an annual report required by para-
24	graph 4.3 of the Vulnerabilities Equities Policy and
25	Process document already has been submitted to

1	Congress, and such annual report contains the infor-
2	mation that would otherwise be required to be in-
3	cluded in an annual report under this subsection.
4	SEC. 2721. INSPECTORS GENERAL REPORTS ON CLASSI-
5	FICATION.
6	(a) Reports Required.—Not later than October 1,
7	2019, each Inspector General listed in subsection (b) shall
8	submit to the congressional intelligence committees a re-
9	port that includes, with respect to the department or agen-
10	cy of the Inspector General, analyses of the following:
11	(1) The accuracy of the application of classi-
12	fication and handling markers on a representative
13	sample of finished reports, including such reports
14	that are compartmented.
15	(2) Compliance with declassification procedures.
16	(3) The effectiveness of processes for identi-
17	fying topics of public or historical importance that
18	merit prioritization for a declassification review.
19	(b) Inspectors General Listed.—The Inspectors
20	General listed in this subsection are as follows:
21	(1) The Inspector General of the Intelligence
22	Community.
23	(2) The Inspector General of the Central Intel-
24	ligence Agency.

1	(3) The Inspector General of the National Se-
2	curity Agency.
3	(4) The Inspector General of the Defense Intel-
4	ligence Agency.
5	(5) The Inspector General of the National Re-
6	connaissance Office.
7	(6) The Inspector General of the National
8	Geospatial-Intelligence Agency.
9	SEC. 2722. REPORTS ON GLOBAL WATER INSECURITY AND
10	NATIONAL SECURITY IMPLICATIONS AND
11	BRIEFING ON EMERGING INFECTIOUS DIS-
12	EASE AND PANDEMICS.
13	(a) Reports on Global Water Insecurity and
14	NATIONAL SECURITY IMPLICATIONS.—
15	(1) Reports required.—Not later than 180
16	days after the date of the enactment of this Act and
17	not less frequently than once every 5 years there-
18	after, the Director of National Intelligence shall sub-
19	mit to the congressional intelligence committees a
20	report on the implications of water insecurity on the
21	national security interest of the United States, in-
22	cluding consideration of social, economic, agricul-
23	tural, and environmental factors.
24	(2) Assessment scope and focus.—Each re-
25	port submitted under paragraph (1) shall include an

1	assessment of water insecurity described in such
2	subsection with a global scope, but focus on areas of
3	the world—
4	(A) of strategic, economic, or humanitarian
5	interest to the United States—
6	(i) that are, as of the date of the re-
7	port, at the greatest risk of instability,
8	conflict, human insecurity, or mass dis-
9	placement; or
10	(ii) where challenges relating to water
11	insecurity are likely to emerge and become
12	significant during the 5-year or the 20-
13	year period beginning on the date of the
14	report; and
15	(B) where challenges relating to water in-
16	security are likely to imperil the national secu-
17	rity interests of the United States or allies of
18	the United States.
19	(3) Consultation.—In researching a report
20	required by paragraph (1), the Director shall consult
21	with—
22	(A) such stakeholders within the intel-
23	ligence community, the Department of Defense,
24	and the Department of State as the Director
25	considers appropriate; and

1	(B) such additional Federal agencies and
2	persons in the private sector as the Director
3	considers appropriate.
4	(4) FORM.—Each report submitted under para-
5	graph (1) shall be submitted in unclassified form,
6	but may include a classified annex.
7	(b) Briefing on Emerging Infectious Disease
8	AND PANDEMICS.—
9	(1) Appropriate congressional commit-
10	TEES DEFINED.—In this subsection, the term "ap-
11	propriate congressional committees" means—
12	(A) the congressional intelligence commit-
13	tees;
14	(B) the Committee on Foreign Affairs, the
15	Committee on Armed Services, the Committee
16	on Energy and Commerce, and the Committee
17	on Appropriations of the House of Representa-
18	tives; and
19	(C) the Committee on Foreign Relations,
20	the Committee on Armed Services, the Com-
21	mittee on Health, Education, Labor, and Pen-
22	sions, and the Committee on Appropriations of
23	the Senate.
24	(2) Briefing.—Not later than 120 days after
25	the date of the enactment of this Act, the Director

1	of National Intelligence shall provide to the appro-
2	priate congressional committees a briefing on the an-
3	ticipated geopolitical effects of emerging infectious
4	disease (including deliberate, accidental, and natu-
5	rally occurring infectious disease threats) and
6	pandemics, and their implications on the national se-
7	curity of the United States.
8	(3) Content.—The briefing under paragraph
9	(2) shall include an assessment of—
10	(A) the economic, social, political, and se-
11	curity risks, costs, and impacts of emerging in-
12	fectious diseases on the United States and the
13	international political and economic system;
14	(B) the economic, social, political, and se-
15	curity risks, costs, and impacts of a major
16	transnational pandemic on the United States
17	and the international political and economic
18	system; and
19	(C) contributing trends and factors to the
20	matters assessed under subparagraphs (A) and
21	(B).
22	(4) Examination of response capacity.—In
23	examining the risks, costs, and impacts of emerging
24	infectious disease and a possible transnational pan-

demic under paragraph (3), the Director of National

1	Intelligence shall also examine in the briefing under
2	paragraph (2) the response capacity within affected
3	countries and the international system. In consid-
4	ering response capacity, the Director shall include—
5	(A) the ability of affected nations to effect
6	tively detect and manage emerging infectious
7	diseases and a possible transnational pandemic
8	(B) the role and capacity of internationa
9	organizations and nongovernmental organiza-
10	tions to respond to emerging infectious disease
11	and a possible pandemic, and their ability to co-
12	ordinate with affected and donor nations; and
13	(C) the effectiveness of current inter-
14	national frameworks, agreements, and health
15	systems to respond to emerging infectious dis-
16	eases and a possible transnational pandemic.
17	(5) FORM.—The briefing under paragraph (2)
18	may be classified.

1	SEC. 2723. ANNUAL REPORT ON MEMORANDA OF UNDER-
2	STANDING BETWEEN ELEMENTS OF INTEL-
3	LIGENCE COMMUNITY AND OTHER ENTITIES
4	OF THE UNITED STATES GOVERNMENT RE-
5	GARDING SIGNIFICANT OPERATIONAL AC-
6	TIVITIES OR POLICY.
7	Section 311 of the Intelligence Authorization Act for
8	Fiscal Year 2017 (50 U.S.C. 3313) is amended—
9	(1) by redesignating subsection (b) as sub-
10	section (c); and
11	(2) by striking subsection (a) and inserting the
12	following:
13	"(a) In General.—Each year, concurrent with the
14	annual budget request submitted by the President to Con-
15	gress under section 1105 of title 31, United States Code,
16	each head of an element of the intelligence community
17	shall submit to the congressional intelligence committees
18	a report that lists each memorandum of understanding or
19	other agreement regarding significant operational activi-
20	ties or policy entered into during the most recently com-
21	pleted fiscal year between or among such element and any
22	other entity of the United States Government.
23	"(b) Provision of Documents.—Each head of an
24	element of an intelligence community who receives a re-
25	quest from the Select Committee on Intelligence of the
26	Senate or the Permanent Select Committee on Intelligence

- 1 of the House of Representatives for a copy of a memo-
- 2 randum of understanding or other document listed in a
- 3 report submitted by the head under subsection (a) shall
- 4 submit to such committee the requested copy as soon as
- 5 practicable after receiving such request.".
- 6 SEC. 2724. STUDY ON THE FEASIBILITY OF ENCRYPTING
- 7 UNCLASSIFIED WIRELINE AND WIRELESS
- 8 TELEPHONE CALLS.
- 9 (a) Study Required.—Not later than 180 days
- 10 after the date of the enactment of this Act, the Director
- 11 of National Intelligence shall complete a study on the fea-
- 12 sibility of encrypting unclassified wireline and wireless
- 13 telephone calls between personnel in the intelligence com-
- 14 munity.
- 15 (b) Report.—Not later than 90 days after the date
- 16 on which the Director completes the study required by
- 17 subsection (a), the Director shall submit to the congres-
- 18 sional intelligence committees a report on the Director's
- 19 findings with respect to such study.
- 20 SEC. 2725. MODIFICATION OF REQUIREMENT FOR ANNUAL
- 21 REPORT ON HIRING AND RETENTION OF MI-
- NORITY EMPLOYEES.
- 23 (a) Expansion of Period of Report.—Subsection
- 24 (a) of section 114 of the National Security Act of 1947

1	(50 U.S.C. 3050) is amended by inserting "and the pre-
2	ceding 5 fiscal years" after "fiscal year".
3	(b) Clarification on Disaggregation of
4	DATA.—Subsection (b) of such section is amended, in the
5	matter before paragraph (1), by striking "disaggregated
6	data by category of covered person from each element of
7	the intelligence community" and inserting "data,
8	disaggregated by category of covered person and by ele-
9	ment of the intelligence community,".
10	SEC. 2726. REPORTS ON INTELLIGENCE COMMUNITY LOAN
11	REPAYMENT AND RELATED PROGRAMS.
12	(a) Sense of Congress.—It is the sense of Con-
13	gress that—
14	(1) there should be established, through the
15	issuing of an Intelligence Community Directive or
16	otherwise, an intelligence community-wide program
17	for student loan repayment, student loan forgive-
18	ness, financial counseling, and related matters, for
19	employees of the intelligence community;
20	(2) creating such a program would enhance the
21	ability of the elements of the intelligence community
22	to recruit, hire, and retain highly qualified per-
23	sonnel, including with respect to mission-critical and

hard-to-fill positions;

- 1 (3) such a program, including with respect to
  2 eligibility requirements, should be designed so as to
  3 maximize the ability of the elements of the intel4 ligence community to recruit, hire, and retain highly
  5 qualified personnel, including with respect to mis6 sion-critical and hard-to-fill positions; and
  - (4) to the extent possible, such a program should be uniform throughout the intelligence community and publicly promoted by each element of the intelligence community to both current employees of the element as well as to prospective employees of the element.
- (b) Report on Potential Intelligence Commu-14 NITY-WIDE PROGRAM.—
  - (1) In GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Director of National Intelligence, in cooperation with the heads of the elements of the intelligence community and the heads of any other appropriate department or agency of the Federal Government, shall submit to the congressional intelligence committees a report on potentially establishing and carrying out an intelligence community-wide program for student loan repayment, student loan forgiveness, financial

1	counseling, and related matters, as described in sub-
2	section (a).
3	(2) Matters included.—The report under
4	paragraph (1) shall include, at a minimum, the fol-
5	lowing:
6	(A) A description of the financial resources
7	that the elements of the intelligence community
8	would require to establish and initially carry
9	out the program specified in paragraph (1).
10	(B) A description of the practical steps to
11	establish and carry out such a program.
12	(C) The identification of any legislative ac-
13	tion the Director determines necessary to estab-
14	lish and carry out such a program.
15	(c) Annual Reports on Established Pro-
16	GRAMS.—
17	(1) COVERED PROGRAMS DEFINED.—In this
18	subsection, the term "covered programs" means any
19	loan repayment program, loan forgiveness program,
20	financial counseling program, or similar program,
21	established pursuant to title X of the National Secu-
22	rity Act of 1947 (50 U.S.C. 3191 et seq.) or any
23	other provision of law that may be administered or

used by an element of the intelligence community.

1	(2) Annual reports required.—Not less
2	frequently than once each year, the Director of Na-
3	tional Intelligence shall submit to the congressional
4	intelligence committees a report on the covered pro-
5	grams. Each such report shall include, with respect
6	to the period covered by the report, the following:
7	(A) The number of personnel from each
8	element of the intelligence community who used
9	each covered program.
10	(B) The total amount of funds each ele-
11	ment expended for each such program.
12	(C) A description of the efforts made by
13	each element to promote each covered program
14	pursuant to both the personnel of the element
15	of the intelligence community and to prospec-
16	tive personnel.
17	SEC. 2727. REPEAL OF CERTAIN REPORTING REQUIRE-
18	MENTS.
19	(a) Correcting Long-Standing Material Weak-
20	NESSES.—Section 368 of the Intelligence Authorization
21	Act for Fiscal Year 2010 (Public Law 110–259; 50 U.S.C.
22	3051 note) is hereby repealed.
23	(b) Interagency Threat Assessment and Co-
24	ORDINATION GROUP.—Section 210D of the Homeland Se-
25	curity Act of 2002 (6 U.S.C. 124k) is amended—

1	(1) by striking subsection (c); and
2	(2) by redesignating subsections (d) through (i)
3	as subsections (c) through (h), respectively; and
4	(3) in subsection (c), as so redesignated—
5	(A) in paragraph (8), by striking "; and"
6	and inserting a period; and
7	(B) by striking paragraph (9).
8	(c) Inspector General Report.—Section 8H of
9	the Inspector General Act of 1978 (5 U.S.C. App.) is
10	amended—
11	(1) by striking subsection (g); and
12	(2) by redesignating subsections (h) and (i) as
13	subsections (g) and (h), respectively.
14	SEC. 2728. INSPECTOR GENERAL OF THE INTELLIGENCE
15	COMMUNITY REPORT ON SENIOR EXECU-
16	TIVES OF THE OFFICE OF THE DIRECTOR OF
17	NATIONAL INTELLIGENCE.
18	(a) Senior Executive Service Position De-
19	FINED.—In this section, the term "Senior Executive Serv-
20	ice position" has the meaning given that term in section
21	3132(a)(2) of title 5, United States Code, and includes
22	any position above the GS-15, step 10, level of the Gen-
23	eral Schedule under section 5332 of such title.
24	(b) Report.—Not later than 90 days after the date
25	of the enactment of this Act, the Inspector General of the

- 1 Intelligence Community shall submit to the congressional
- 2 intelligence committees a report on the number of Senior
- 3 Executive Service positions in the Office of the Director
- 4 of National Intelligence.
- 5 (c) Matters Included.—The report under sub-
- 6 section (b) shall include the following:
- 7 (1) The number of required Senior Executive
- 8 Service positions for the Office of the Director of
- 9 National Intelligence.
- 10 (2) Whether such requirements are reasonably
- based on the mission of the Office.
- 12 (3) A discussion of how the number of the Sen-
- ior Executive Service positions in the Office compare
- to the number of senior positions at comparable or-
- ganizations.
- 16 (d) Cooperation.—The Director of National Intel-
- 17 ligence shall provide to the Inspector General of the Intel-
- 18 ligence Community any information requested by the In-
- 19 spector General of the Intelligence Community that is nec-
- 20 essary to carry out this section by not later than 14 cal-
- 21 endar days after the date on which the Inspector General
- 22 of the Intelligence Community makes such request.

1	SEC. 2729. BRIEFING ON FEDERAL BUREAU OF INVESTIGA-
2	TION OFFERING PERMANENT RESIDENCE TO
3	SOURCES AND COOPERATORS.
4	Not later than 30 days after the date of the enact-
5	ment of this Act, the Director of the Federal Bureau of
6	Investigation shall provide to the congressional intelligence
7	committees a briefing on the ability of the Federal Bureau
8	of Investigation to offer, as an inducement to assisting the
9	Bureau, permanent residence within the United States to
10	foreign individuals who are sources or cooperators in coun-
11	terintelligence or other national security-related investiga-
12	tions. The briefing shall address the following:
13	(1) The extent to which the Bureau may make
14	such offers, whether independently or in conjunction
15	with other agencies and departments of the United
16	States Government, including a discussion of the au-
17	thorities provided by section 101(a)(15)(S) of the
18	Immigration and Nationality Act (8 U.S.C.
19	1101(a)(15)(S)), section 7 of the Central Intel-
20	ligence Agency Act (50 U.S.C. 3508), and any other
21	provision of law under which the Bureau may make
22	such offers.
23	(2) An overview of the policies and operational
24	practices of the Bureau with respect to making such
25	offers.

1	(3) The sufficiency of such policies and prac-
2	tices with respect to inducing individuals to cooper-
3	ate with, serve as sources for such investigations, or
4	both.
5	(4) Whether the Director recommends any leg-
6	islative actions to improve such policies and prac-
7	tices, particularly with respect to the counterintel-
8	ligence efforts of the Bureau.
9	SEC. 2730. INTELLIGENCE ASSESSMENT OF NORTH KOREA
10	REVENUE SOURCES.
11	(a) Assessment Required.—Not later than 180
12	days after the date of the enactment of this Act, the Direc-
13	tor of National Intelligence, in coordination with the As-
14	sistant Secretary of State for Intelligence and Research
15	and the Assistant Secretary of the Treasury for Intel-
16	ligence and Analysis, shall produce an intelligence assess-
17	ment of the revenue sources of the North Korean regime.
18	Such assessment shall include revenue from the following
19	sources:
20	(1) Trade in coal, iron, and iron ore.
21	(2) The provision of fishing rights to North Ko-
22	rean territorial waters.
23	(3) Trade in gold, titanium ore, vanadium ore,
24	copper, silver, nickel, zinc, or rare earth minerals,
25	and other stores of value

1	(4) Trade in textiles.
2	(5) Sales of conventional defense articles and
3	services.
4	(6) Sales of controlled goods, ballistic missiles,
5	and other associated items.
6	(7) Other types of manufacturing for export, as
7	the Director of National Intelligence considers ap-
8	propriate.
9	(8) The exportation of workers from North
10	Korea in a manner intended to generate significant
11	revenue, directly or indirectly, for use by the govern-
12	ment of North Korea.
13	(9) The provision of nonhumanitarian goods
14	(such as food, medicine, and medical devices) and
15	services by other countries.
16	(10) The provision of services, including bank-
17	ing and other support, including by entities located
18	in the Russian Federation, China, and Iran.
19	(11) Online commercial activities of the Govern-
20	ment of North Korea, including online gambling.
21	(12) Criminal activities, including cyber-enabled
22	crime and counterfeit goods.
23	(b) Elements.—The assessment required under
24	subsection (a) shall include an identification of each of the
25	following:

1	(1) The sources of North Korea's funding.
2	(2) Financial and non-financial networks, in-
3	cluding supply chain management, transportation,
4	and facilitation, through which North Korea accesses
5	the United States and international financial sys-
6	tems and repatriates and exports capital, goods, and
7	services; and
8	(3) the global financial institutions, money serv-
9	ices business, and payment systems that assist
10	North Korea with financial transactions.
11	(c) Submittal to Congress.—Upon completion of
12	the assessment required under subsection (a), the Director
13	of National Intelligence shall submit to the congressional
1 1	intelligence committees a copy of such assessment.
14	
15	SEC. 2731. REPORT ON POSSIBLE EXPLOITATION OF VIR-
	2
15	SEC. 2731. REPORT ON POSSIBLE EXPLOITATION OF VIR-
15 16 17	SEC. 2731. REPORT ON POSSIBLE EXPLOITATION OF VIRTUAL CURRENCIES BY TERRORIST ACTORS.
15 16 17	SEC. 2731. REPORT ON POSSIBLE EXPLOITATION OF VIRTUAL CURRENCIES BY TERRORIST ACTORS.  (a) Short Title.—This section may be cited as the
15 16 17 18	SEC. 2731. REPORT ON POSSIBLE EXPLOITATION OF VIRTUAL CURRENCIES BY TERRORIST ACTORS.  (a) Short Title.—This section may be cited as the "Stop Terrorist Use of Virtual Currencies Act".
15 16 17 18 19	SEC. 2731. REPORT ON POSSIBLE EXPLOITATION OF VIRTUAL CURRENCIES BY TERRORIST ACTORS.  (a) Short Title.—This section may be cited as the "Stop Terrorist Use of Virtual Currencies Act".  (b) Report.—Not later than 1 year after the date
15 16 17 18 19 20	SEC. 2731. REPORT ON POSSIBLE EXPLOITATION OF VIRTUAL CURRENCIES BY TERRORIST ACTORS.  (a) Short Title.—This section may be cited as the "Stop Terrorist Use of Virtual Currencies Act".  (b) Report.—Not later than 1 year after the date of the enactment of this Act, the Director of National In-
15 16 17 18 19 20 21	SEC. 2731. REPORT ON POSSIBLE EXPLOITATION OF VIRTUAL CURRENCIES BY TERRORIST ACTORS.  (a) SHORT TITLE.—This section may be cited as the "Stop Terrorist Use of Virtual Currencies Act".  (b) Report.—Not later than 1 year after the date of the enactment of this Act, the Director of National Intelligence, in consultation with the Secretary of the Treas-

- 1 terrorist actors. Such report shall include the following 2 elements:
- 3 (1) An assessment of the means and methods 4 by which international terrorist organizations and 5 State sponsors of terrorism use virtual currencies.
  - (2) An assessment of the use by terrorist organizations and State sponsors of terrorism of virtual currencies compared to the use by such organizations and States of other forms of financing to support operations, including an assessment of the collection posture of the intelligence community on the use of virtual currencies by such organizations and States.
    - (3) A description of any existing legal impediments that inhibit or prevent the intelligence community from collecting information on or helping prevent the use of virtual currencies by international terrorist organizations and State sponsors of terrorism and an identification of any gaps in existing law that could be exploited for illicit funding by such organizations and States.
- 22 (c) FORM OF REPORT.—The report required by sub-23 section (b) shall be submitted in unclassified form, but 24 may include a classified annex.

1	(d) Dissemination to State and Local Part-
2	NERS.—Consistent with the protection of classified and
3	confidential unclassified information, the Under Secretary
4	shall share the report required by subsection (b) with
5	State, local, and regional officials who operate within
6	State, local, and regional fusion centers through the De-
7	partment of Homeland Security State, Local, and Re-
8	gional Fusion Center Initiative established in section 210A
9	of the Homeland Security Act of 2002 (6 U.S.C. 124h).
10	Subtitle C—Other Matters
11	SEC. 2741. PUBLIC INTEREST DECLASSIFICATION BOARD.
12	Section 710(b) of the Public Interest Declassification
13	Act of 2000 (Public Law 106–567; 50 U.S.C. 3161 note)
14	is amended by striking "December 31, 2018" and insert-
15	ing "December 31, 2028".
16	SEC. 2742. TECHNICAL AND CLERICAL AMENDMENTS TO
17	THE NATIONAL SECURITY ACT OF 1947.
18	(a) Table of Contents.—The table of contents at
19	the beginning of the National Security Act of 1947 (50
20	
	U.S.C. 3001 et seq.) is amended—
21	<ul><li>U.S.C. 3001 et seq.) is amended—</li><li>(1) by inserting after the item relating to sec-</li></ul>
21 22	
	(1) by inserting after the item relating to sec-
	(1) by inserting after the item relating to section 2 the following new item:
22	(1) by inserting after the item relating to section 2 the following new item:  "Sec. 3. Definitions.";

"Sec. 113B. Special pay authority for science, technology, engineering, or

	mathematics positions.";
1	(4) by striking the items relating to sections
2	202, 203, 204, 208, 209, 210, 211, 212, 213, and
3	214; and
4	(5) by inserting after the item relating to sec-
5	tion 311 the following new item:
	"Sec. 312. Repealing and saving provisions.".
6	(b) OTHER TECHNICAL CORRECTIONS.—Such Act is
7	further amended—
8	(1) in section 102A—
9	(A) in subparagraph (G) of paragraph (1)
10	of subsection (g), by moving the margins of
11	such subparagraph 2 ems to the left; and
12	(B) in paragraph (3) of subsection (v), by
13	moving the margins of such paragraph 2 ems to
14	the left;
15	(2) in section 106—
16	(A) by inserting "SEC. 106." before "(a)";
17	and
18	(B) in subparagraph (I) of paragraph (2)
19	of subsection (b), by moving the margins of
20	such subparagraph 2 ems to the left;
21	(3) by striking section 107;
22	(4) in section 108(c), by striking "in both a
23	classified and an unclassified form" and inserting

1	"to Congress in classified form, but may include an
2	unclassified summary";
3	(5) in section 112(c)(1), by striking "section
4	103(c)(7)" and inserting "section $102A(i)$ ";
5	(6) by amending section 201 to read as follows:
6	"SEC. 201. DEPARTMENT OF DEFENSE.
7	"Except to the extent inconsistent with the provisions
8	of this Act or other provisions of law, the provisions of
9	title 5, United States Code, shall be applicable to the De-
10	partment of Defense.";
11	(7) in section 205, by redesignating subsections
12	(b) and (c) as subsections (a) and (b), respectively;
13	(8) in section 206, by striking "(a)";
14	(9) in section 207, by striking "(c)";
15	(10) in section 308(a), by striking "this Act"
16	and inserting "sections 2, 101, 102, 103, and 303
17	of this Act";
18	(11) by redesignating section 411 as section
19	312;
20	(12) in section 503—
21	(A) in paragraph (5) of subsection (c)—
22	(i) by moving the margins of such
23	paragraph 2 ems to the left; and

1	(ii) by moving the margins of sub-
2	paragraph (B) of such paragraph 2 ems to
3	the left; and
4	(B) in paragraph (2) of subsection (d), by
5	moving the margins of such paragraph 2 ems to
6	the left; and
7	(13) in subparagraph (B) of paragraph (3) of
8	subsection (a) of section 504, by moving the margins
9	of such subparagraph 2 ems to the right.
10	SEC. 2743. TECHNICAL AMENDMENTS RELATED TO THE DE-
11	PARTMENT OF ENERGY.
12	(a) NATIONAL NUCLEAR SECURITY ADMINISTRATION
13	Act.—
14	(1) Clarification of functions of the ad-
15	MINISTRATOR FOR NUCLEAR SECURITY.—Subsection
16	(b) of section 3212 of the National Nuclear Security
17	Administration Act (50 U.S.C. 2402(b)) is amend-
18	$\operatorname{ed}$ —
19	(A) by striking paragraphs (11) and (12);
20	and
21	(B) by redesignating paragraphs (13)
22	through (19) as paragraphs (11) through (17),
23	respectively.

1	(2) Counterintelligence programs.—Sec-
2	tion 3233(b) of the National Nuclear Security Ad-
3	ministration Act (50 U.S.C. 2423(b)) is amended—
4	(A) by striking "Administration" and in-
5	serting "Department"; and
6	(B) by inserting "Intelligence and" after
7	"the Office of".
8	(b) Atomic Energy Defense Act.—Section
9	4524(b)(2) of the Atomic Energy Defense Act (50 U.S.C.
10	2674(b)(2)) is amended by inserting "Intelligence and"
11	after "The Director of".
12	(c) NATIONAL SECURITY ACT OF 1947.—Paragraph
13	(2) of section 106(b) of the National Security Act of 1947
14	(50 U.S.C. 3041(b)(2)) is amended—
15	(1) in subparagraph (E), by inserting "and
16	Counterintelligence" after "Office of Intelligence";
17	(2) by striking subparagraph (F); and
18	(3) by redesignating subparagraphs (G), (H),
19	and (I) as subparagraphs (F), (G), and (H), respec-
20	tively.
21	SEC. 2744. SENSE OF CONGRESS ON NOTIFICATION OF CER-
22	TAIN DISCLOSURES OF CLASSIFIED INFOR-
23	MATION.
24	(a) DEFINITIONS.—In this section:

1	(1) Adversary foreign government.—The
2	term "adversary foreign government" means the
3	government of any of the following foreign countries:
4	(A) North Korea.
5	(B) Iran.
6	(C) China.
7	(D) Russia.
8	(E) Cuba.
9	(2) COVERED CLASSIFIED INFORMATION.—The
10	term "covered classified information" means classi-
11	fied information that was—
12	(A) collected by an element of the intel-
13	ligence community; or
14	(B) provided by the intelligence service or
15	military of a foreign country to an element of
16	the intelligence community.
17	(3) Established intelligence channels.—
18	The term "established intelligence channels" means
19	methods to exchange intelligence to coordinate for-
20	eign intelligence relationships, as established pursu-
21	ant to law by the Director of National Intelligence,
22	the Director of the Central Intelligence Agency, the
23	Director of the National Security Agency, or other
24	head of an element of the intelligence community.

1	(4) Individual in the executive branch.—
2	The term "individual in the executive branch"
3	means any officer or employee of the executive
4	branch, including individuals—
5	(A) occupying a position specified in article
6	II of the Constitution;
7	(B) appointed to a position by an indi-
8	vidual described in subparagraph (A); or
9	(C) serving in the civil service or the Sen-
10	ior Executive Service (or similar service for sen-
11	ior executives of particular departments or
12	agencies).
13	(b) FINDINGS.—Congress finds that section 502 of
14	the National Security Act of 1947 (50 U.S.C. 3092) re-
15	quires elements of the intelligence community to keep the
16	congressional intelligence committees "fully and currently
17	informed" about all "intelligence activities" of the United
18	States, and to "furnish to the congressional intelligence
19	committees any information or material concerning intel-
20	ligence activities * * * which is requested by either of the
21	congressional intelligence committees in order to carry out
22	its authorized responsibilities.".
23	(c) Sense of Congress.—It is the sense of Con-
24	gress that—

1	(1) section 502 of the National Security Act of
2	1947 (50 U.S.C. 3092), together with other intel-
3	ligence community authorities, obligates an element
4	of the intelligence community to submit to the con-
5	gressional intelligence committees written notifica-
6	tion, by not later than 7 days after becoming aware
7	that an individual in the executive branch has dis-
8	closed covered classified information to an official of
9	an adversary foreign government using methods
10	other than established intelligence channels; and
11	(2) each such notification should include—
12	(A) the date and place of the disclosure of
13	classified information covered by the notifica-
14	tion;
15	(B) a description of such classified infor-
16	mation;
17	(C) identification of the individual who
18	made such disclosure and the individual to
19	whom such disclosure was made; and
20	(D) a summary of the circumstances of
21	such disclosure.

1	SEC. 2745. SENSE OF CONGRESS ON CONSIDERATION OF
2	ESPIONAGE ACTIVITIES WHEN CONSIDERING
3	WHETHER OR NOT TO PROVIDE VISAS TO
4	FOREIGN INDIVIDUALS TO BE ACCREDITED
5	TO A UNITED NATIONS MISSION IN THE
6	UNITED STATES.
7	It is the sense of the Congress that the Secretary of
8	State, in considering whether or not to provide a visa to
9	a foreign individual to be accredited to a United Nations
10	mission in the United States, should consider—
11	(1) known and suspected intelligence activities
12	espionage activities, including activities constituting
13	precursors to espionage, carried out by the indi-
14	vidual against the United States, foreign allies of the
15	United States, or foreign partners of the United
16	States; and
17	(2) the status of an individual as a known or
18	suspected intelligence officer for a foreign adversary.
	Passed the House of Representatives July 17, 2019
	Attest:

Clerk.

## 116TH CONGRESS H. R. 3494

## AN ACT

To authorize appropriations for fiscal years 2018, 2019, and 2020 for intelligence and intelligence-related activities of the United States Government, the Community Management Account, and the Central Intelligence Agency Retirement and Disability System, and for other purposes.